State of Minnesota

HOUSE OF REPRESENTATIVES

FIFTH SPECIAL SESSION H. F. No. 1

10/12/2020 Authored by Murphy; Carlson, L.; Marquart; Lee; Dehn and others

The bill was read for the first time and referred to the Committee on Ways and Means

10/13/2020 Adoption of Report: Placed on the General Register

Read for the Second Time

Calendar for the Day, Amended Read Third Time as Amended

Passed by the House as Amended and transmitted to the Senate to include Floor Amendments

10/15/2020 Passed by the Senate as Amended and returned to the House

10/16/2020 Presented to Governor 10/21/2020 Governor Approval

10/14/2020

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A bill for an act

relating to public finance; authorizing spending to acquire and better public land and buildings and for other improvements of a capital nature with certain conditions; modifying prior appropriations; establishing new programs and modifying existing programs; authorizing the sale and issuance of state bonds; modifying provisions for individual and corporate franchise and other miscellaneous taxes; modifying provisions relating to direct support professionals; making other minor policy, technical, and conforming changes; authorizing transfers; appropriating money for the operations of state government; amending Minnesota Statutes 2018, sections 16A.641, by adding a subdivision; 41B.025, by adding a subdivision; 123B.53, subdivisions 1, 4; 126C.63, subdivision 8; 126C.66, subdivision 3; 126C.69, as amended; 126C.71; 134.45, subdivision 5; 137.61; 137.62, subdivision 2, by adding a subdivision; 137.63; 137.64; 272.38, subdivision 1; 273.13, subdivision 25; 290.0131, subdivision 10; 290.0133, subdivision 12; 299C.106, subdivision 3, by adding subdivisions; 363A.36, by adding a subdivision; 363A.44, subdivision 1; 462A.37, subdivision 1, by adding a subdivision; Minnesota Statutes 2019 Supplement, sections 16A.968, subdivision 3; 256B.0659, subdivision 11, as amended; 256B.85, subdivision 16; 273.13, subdivision 34; 462A.37, subdivisions 2, 5; Laws 2008, chapter 179, section 18, subdivision 3, as amended; Laws 2014, chapter 294, article 1, section 7, subdivision 11, as amended; Laws 2015, First Special Session chapter 5, article 1, sections 10, subdivision 7, as amended; 13; Laws 2017, First Special Session chapter 8, article 1, sections 15, subdivisions 3, as amended, 4; 18, subdivision 3; 20, subdivision 21, as amended; Laws 2018, chapter 214, article 1, sections 2, subdivision 6; 7, subdivision 1; 16, subdivision 19; 21, subdivisions 1, 18, 26, 29; article 3, section 7, subdivision 1, as amended; Laws 2019, First Special Session chapter 11, article 6, section 7, subdivision 2, as amended; proposing coding for new law in Minnesota Statutes, chapters 16A; 116J; 240A; repealing Minnesota Statutes 2018, sections 16A.633, subdivision 4; 126C.65, subdivision 2; 126C.68, subdivisions 1, 2, 4; Minnesota Statutes 2019 Supplement, section 126C.68, subdivision 3.

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

1.32 ARTICLE 1

1.33 **GENERAL OBLIGATION BONDS**

1.34 Section 1. CAPITAL IMPROVEMENT APPROPRIATIONS.

The sums shown in the column under "Appropriations" a	re appropriated fron	n the bond
proceeds fund, or another named fund, to the state agencies	or officials indicated	d, to be
spent for public purposes. Appropriations of bond proceeds	must be spent as autl	horized by
the Minnesota Constitution, article XI, section 5, clause (a),	to acquire and bette	r public
land and buildings and other public improvements of a capit	tal nature, or as auth	orized by
the Minnesota Constitution, article XI, section 5, clauses (b)	to (j), or article XIV	V. Unless
otherwise specified, money appropriated in this act:		
(1) may be used to pay state agency staff costs that are at	ttributed directly to t	the capital
program or project in accordance with accounting policies ac	dopted by the commi	issioner of
management and budget;		
(2) is available until the project is completed or abandoned	l subject to Minnesot	ta Statutes,
section 16A.642;		
(3) for activities under Minnesota Statutes, sections 16B	.307, 84,946, and 13	35A.046.
should not be used for projects that can be financed within a	,	
Minnesota Statutes, section 16B.322 or 16C.144; and		
(4) is available for a grant to a political subdivision after the	e commissioner of ma	anagement
and budget determines that an amount sufficient to complete		
act has been committed to the project, as required by Minnes	•	
		RIATIONS
	AFFROFI	MAHONS
Sec. 2. <u>UNIVERSITY OF MINNESOTA</u>		
Subdivision 1. Total Appropriation	<u>\$</u>	<u>/5,381,000</u>
To the Board of Regents of the University of		
Minnesota for the purposes specified in this		
section.		
Subd. 2. Higher Education Asset Preservation		
and Replacement (HEAPR)	3	8,495,000
To be spent in accordance with Minnesota		
Statutes, section 135A.046.		
Subd. 3. Twin Cities - Institute of Child Development Building	<u>2</u>	9,200,000
To predesign, design, renovate, expand,		
furnish, and equip research, learning, and		
outreach spaces in the Institute of Child		

3.1	Development building on the Twin Cities	
3.2	campus. This project includes the demolition	
3.3	and replacement of the 1968 building addition.	
3.4 3.5	Subd. 4. Duluth - A.B. Anderson Hall Renovation	4,400,000
3.6	To predesign, design, renovate, furnish, and	
3.7	equip campus teaching and learning spaces,	
3.8	including mechanical systems, in A.B.	
3.9	Anderson Hall on the Duluth campus.	
3.10 3.11	Subd. 5. Twin Cities - Fraser Hall Chemistry Undergraduate Teaching Laboratory	3,286,000
3.12	To predesign and design (1) the renovation of	
3.13	Fraser Hall, and (2) an addition to Fraser Hall,	
3.14	for an undergraduate chemistry teaching	
3.15	laboratory facility on the Twin Cities campus.	
3.16	This project includes design of the demolition	
3.17	of obsolete portions of Fraser Hall.	
3.18	Subd. 6. University Share	
3.19	Except for the appropriations for HEAPR, the	
3.20	appropriations in this section are intended to	
3.21	cover approximately two-thirds of the cost of	
3.22	each project. The remaining costs must be paid	
3.23	from university sources.	
3.24	Subd. 7. Unspent Appropriations	
3.25	Upon substantial completion of a project	
3.26	authorized in this section and after written	
3.27	notice to the commissioner of management	
3.28	and budget, the Board of Regents must use	
3.29	any money remaining in the appropriation for	
3.30	that project for HEAPR under Minnesota	
3.31	Statutes, section 135A.046. The Board of	
3.32	Regents must report by February 1 of each	
3.33	even-numbered year to the chairs of the house	
3.34	of representatives and senate committees with	

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4.1	jurisdiction over capital investment and higher		
4.2	education finance, and to the chairs of the		
4.3	house of representatives Ways and Means		
4.4	Committee and the senate Finance Committee,		
4.5	on how the remaining money has been		
4.6	allocated or spent.		
4.7 4.8	Sec. 3. MINNESOTA STATE COLLEGES AND UNIVERSITIES		
4.9	Subdivision 1. Total Appropriation	<u>\$</u>	90,888,000
4.10	To the Board of Trustees of the Minnesota		
4.11	State Colleges and Universities for the		
4.12	purposes specified in this section.		
4.13 4.14	Subd. 2. Higher Education Asset Preservation and Replacement (HEAPR)		46,347,000
4.15	To be spent in accordance with Minnesota		
4.16	Statutes, section 135A.046.		
4.17	Subd. 3. Anoka-Ramsey Community College		16,282,000
4.18	To design, renovate, and equip the business		
4.19	and nursing building at Anoka-Ramsey		
4.20	Community College, Coon Rapids campus.		
4.21 4.22	Subd. 4. Minneapolis Community and Technical College		990,000
4.23	To design phases 1 and 2 of the Management		
4.24	Education Center shared with Metropolitan		
4.25	State University on the Minneapolis		
4.26	Community and Technical College campus to		
4.27	support baccalaureate programming		
4.28	expansion.		
4.29	Subd. 5. Normandale Community College		26,634,000
4.30	To design, renovate, and equip Phase 2 of the		
4.31	College Services building at Normandale		
4.32	Community College.		
4.33	Subd. 6. Pine Technical and Community College		635,000

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To design the renovation of the main building

5.2	allied health space and an addition of the
5.3	technical trade and applied learning labs at
5.4	Pine Technical and Community College.
5.5	Subd. 7. Debt Service
5.6	(a) Except as provided in paragraph (b), the
5.7	Board of Trustees shall pay the debt service
5.8	on one-third of the principal amount of state
5.9	bonds sold to finance projects authorized by
5.10	this section. After each sale of general
5.11	obligation bonds, the commissioner of
5.12	management and budget shall notify the board
5.13	of the amounts assessed for each year for the
5.14	life of the bonds.
5.15	(b) The board need not pay debt service on
5.16	bonds sold to finance HEAPR. Where a
5.17	nonstate match is required, the debt service is
5.18	due on a principal amount equal to one-third
5.19	of the total project cost, less the match
5.20	committed before the bonds are sold.
5.21	(c) The commissioner of management and
5.22	budget shall reduce the board's assessment
5.23	each year by one-third of the net income from
5.24	investment of general obligation bond
5.25	proceeds in proportion to the amount of
5.26	principal and interest otherwise required to be
5.27	paid by the board. The board shall pay its
5.28	resulting net assessment to the commissioner
5.29	of management and budget by December 1
5.30	each year. If the board fails to make a payment
5.31	when due, the commissioner of management
5.32	and budget shall reduce allotments for
5.33	appropriations from the general fund otherwise
5.34	available to the board and apply the amount
5.35	of the reduction to cover the missed debt

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service payment. The commissioner of

6.2	management and budget shall credit the
6.3	payments received from the board to the bond
6.4	debt service account in the state bond fund
6.5	each December 1 before money is transferred
6.6	from the general fund under Minnesota
6.7	Statutes, section 16A.641, subdivision 10.
6.8	Subd. 8. Unspent Appropriations
6.9	(a) Upon substantial completion of a project
6.10	authorized in this section and after written
6.11	notice to the commissioner of management
6.12	and budget, the board must use any money
6.13	remaining in the appropriation for that project
6.14	$\underline{\text{for HEAPR under Minnesota Statutes, section}}$
6.15	$\underline{135A.046.TheBoardofTrusteesmustreport}$
6.16	by February 1 of each even-numbered year to
6.17	$\underline{\text{the chairs of the house of representatives and}}$
6.18	senate committees with jurisdiction over
6.19	capital investment and higher education
6.20	finance and to the chairs of the house of
6.21	representatives Ways and Means Committee
6.22	and the senate Finance Committee, on how
6.23	the remaining money has been allocated or
6.24	spent.
6.25	(b) The unspent portion of an appropriation
6.26	for a project in this section that is complete is
6.27	available for HEAPR under this subdivision,
6.28	at the same campus as the project for which
6.29	the original appropriation was made and the
6.30	debt service requirement under this section is
6.31	reduced accordingly. Minnesota Statutes,
6.32	section 16A.642, applies from the date of the
6.33	original appropriation to the unspent amount
6.34	transferred.

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7.1	Subdivision 1. Total Appropriation		<u>\$</u>	3,951,000
7.2	To the commissioner of education for	the		
7.3	purposes specified in this section.			
7.4	Subd. 2. Library Construction Gran	<u>nts</u>		2,951,000
7.5	For library construction grants under			
7.6	Minnesota Statutes, section 134.45.			
7.7 7.8	Subd. 3. Dassel-Cokato School Distr Facility	ict; Athletic		1,000,000
7.9	For a grant to Independent School Dist	crict No.		
7.10	466, Dassel-Cokato, to construct and	<u>install</u>		
7.11	the new floor in the recreation center.			
7.12	Sec. 5. MINNESOTA STATE ACAI	<u>DEMIES</u>		
7.13	Subdivision 1. Total Appropriation		<u>\$</u>	8,980,000
7.14	To the commissioner of administration	n for the		
7.15	purposes specified in this section.			
7.16	Subd. 2. Asset Preservation			3,150,000
7.17	For capital asset preservation improve	ements		
7.18	and betterments on both campuses of	the		
7.19	Minnesota State Academies, to be spe	ent in		
7.20	accordance with Minnesota Statutes,	section		
7.21	<u>16B.307.</u>			
7.22	Subd. 3. Safety Corridor			5,830,000
7.23	To design, construct, furnish, and equ	ip a		
7.24	safety corridor on the Minnesota State	<u>e</u>		
7.25	Academy for the Deaf campus, include	ling but		
7.26	not limited to abatement of asbestos a	<u>ınd</u>		
7.27	hazardous materials, construction, and	<u>d</u>		
7.28	renovations necessary to establish a co	<u>entral</u>		
7.29	point of access, a reception and visito	r area,		
7.30	and security monitoring with connects	ions to		
7.31	Smith, Quinn, and Noyes Halls. This			
7.32	appropriation also includes money to			
7.33	predesign, design, renovate, furnish, an	nd equip		

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9.1	appropriation to replace buildings if,
9.2	considering the embedded energy in the
9.3	building, that is the most energy-efficient and
9.4	carbon-reducing method of renovation. At
9.5	least 60 days before encumbering any of this
9.6	appropriation to replace a building, the
9.7	commissioner must report to the chairs and
9.8	ranking minority members of the committees
9.9	in the senate and the house of representatives
9.10	with jurisdiction over capital investment of
9.11	the intention to use this appropriation for a
9.12	building replacement, including identifying
9.13	the building to be replaced, the age of the
9.14	building, the cost to renovate the building, the
9.15	cost to replace the building, and the
9.16	commissioner's rationale for replacing the
9.17	building.
9.18	(b) \$5,000,000 of this appropriation is for the
9.19	Soudan mine shaft rehabilitation. The Soudan
9.20	mine shaft rehabilitation project is exempt
9.21	from using the Designer Selection Board
9.22	process as defined in Minnesota Statutes,
9.23	section 16B.33, and is exempt from any
9.24	requirement for a minimum number of
9.25	proposals as set forth in Minnesota Statutes,
9.26	section 16C.33, subdivision 5, paragraph (c).
9.27	Subd. 3. Flood Hazard Mitigation
9.28	(a) For the state share of flood hazard
9.29	mitigation grants for publicly owned capital
9.30	improvements to prevent or alleviate flood
9.31	damage under Minnesota Statutes, section
9.32	<u>103F.161.</u>
9.33	(b) To the extent practical, levee projects shall
9.34	meet the state standard of three feet above the

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17,000,000

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100-year flood elevation.

10.1	(c) Project priorities shall be determined by
10.2	the commissioner as appropriate, based on
10.3	need and consideration of available leveraging
10.4	of federal, state, and local funds.
10.5	(d) This appropriation may be used for projects
10.6	in the following municipalities: Afton, Austin,
10.7	Breckenridge, Browns Valley, Carver, Delano,
10.8	Faribault, Golden Valley, Halstad, Hawley,
10.9	Hendrum, Inver Grove Heights, Jordan,
10.10	Montevideo, Moorhead, Newfolden,
10.11	Nielsville, Owatonna, Round Lake Township
10.12	in Jackson County, Sioux Valley Township
10.13	in Jackson County, and Waseca.
10.14	(e) This appropriation also may be used for
10.15	projects in the following watershed districts:
10.16	Bois de Sioux Watershed District, Buffalo-Red
10.17	River Watershed District, Cedar River
10.18	Watershed District;Lower Minnesota River
10.19	Watershed District, Middle Snake Tamarac
10.20	Rivers Watershed District, Prior Lake-Spring
10.21	Lake Watershed District, Red Lake Watershed
10.22	District, Roseau River Watershed District,
10.23	Shell Rock River Watershed District, Two
10.24	Rivers Watershed District, Upper Minnesota
10.25	River Watershed District, and Wild Rice River
10.26	Watershed District.
10.27	(f) This appropriation may also be used for a
10.28	project in the Southern Minnesota Rivers
10.29	Basin Area II.
10.30	(g) For any project listed in this subdivision
10.31	that the commissioner determines is not ready
10.32	to proceed, does not have the nonstate match
10.33	committed, or does not expend all the money

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granted to it, the commissioner may allocate

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that project's unexpended money to a priority

 (h) Notwithstanding paragraph (c), \$2,000,000 of this appropriation is for flood hazard mitigation for the Toelle Coulee in the city of Browns Valley. (i) To the extent practicable and consistent with the project, recipients of appropriations for flood control projects in this subdivision 	
mitigation for the Toelle Coulee in the city of Browns Valley. (i) To the extent practicable and consistent with the project, recipients of appropriations	
Browns Valley. (i) To the extent practicable and consistent with the project, recipients of appropriations	
(i) To the extent practicable and consistent with the project, recipients of appropriations	
with the project, recipients of appropriations	
for flood control projects in this subdivision	
for mode control projects in this subdivision	
shall create wetlands that are eligible for	
wetland replacement credit to replace wetlands	
drained or filled as the result of repair,	
reconstruction, replacement, or rehabilitation	
of an existing public road under Minnesota	
Statutes, section 103G.222, subdivision 1,	
paragraphs (l) and (m).	
(j) To the extent that the cost of a project	
exceeds two percent of the median household	
income in a municipality or township	
multiplied by the number of households in the	
municipality or township, this appropriation	
is also for the local share of the project.	
Subd. 4. Canisteo and Hill Annex Open-Pit Mine Groups	2,000,000
(a) For predesign, design, and engineering of	
projects to mitigate the threat to property,	
public safety, and water quality from rising	
water levels at the Canisteo and Hill Annex	
mine complexes. The commissioner must give	
priority to work that addresses the most	
immediate risks to public safety. If the	
predesign, design, and engineering for the	
Canisteo and Hill Annex mine complexes is	
complete, the commissioner may use any	
remaining money from this appropriation to	
	for flood control projects in this subdivision shall create wetlands that are eligible for wetland replacement credit to replace wetlands drained or filled as the result of repair, reconstruction, replacement, or rehabilitation of an existing public road under Minnesota Statutes, section 103G.222, subdivision 1, paragraphs (I) and (m). (j) To the extent that the cost of a project exceeds two percent of the median household income in a municipality or township multiplied by the number of households in the municipality or township, this appropriation is also for the local share of the project. Subd. 4. Canisteo and Hill Annex Open-Pit Mine Groups (a) For predesign, design, and engineering of projects to mitigate the threat to property, public safety, and water quality from rising water levels at the Canisteo and Hill Annex mine complexes. The commissioner must give priority to work that addresses the most immediate risks to public safety. If the predesign, design, and engineering for the Canisteo and Hill Annex mine complexes is complete, the commissioner may use any

12.1	construct mitigation measures at the Canisteo	
12.2	or Hill Annex mine complex.	
12.3	(b) The commissioner, in cooperation with the	
12.4	Department of Iron Range Resources and	
12.5	Rehabilitation, Western Mesabi Mine Planning	
12.6	Board, and Itasca County, shall provide a	
12.7	status report on this project to the chairs and	
12.8	ranking minority members of the legislative	
12.9	committees with jurisdiction over capital	
12.10	investment and environment and natural	
12.11	resources finance by February 15, 2021, April	
12.12	15, 2021, July 1, 2021, and September 1, 2021.	
12.13	This report must include but is not limited to	
12.14	recommendations on lease ownership and	
12.15	costs, the findings of the pit wall stability	
12.16	study, final engineering, and design work,	
12.17	including cost estimates to complete the outlet	
12.18	and recommendations on ownership,	
12.19	operations, and maintenance of the constructed	
12.20	outlet.	
12.21	Subd. 5. Dam Renovation, Repair, Removal	20,000,000
12.22	(a) For design, engineering, and construction	
12.23	to repair, reconstruct, or remove publicly	
12.24	owned dams and respond to dam safety	
12.25	emergencies on publicly owned dams. Of this	
12.26	appropriation, at least \$18,000,000 is for the	
12.27	reconstruction of the Lake Bronson Dam in	
12.28	Lake Bronson State Park.	
12.29	(b) The commissioner shall determine project	
12.30	priorities as appropriate under Minnesota	
12.31	Statutes, sections 103G.511 and 103G.515. If	
12.32	the commissioner determines that a project is	
12.33	not ready to proceed, this appropriation may	
12.34	be used for other projects on the	
12.35	commissioner's priority list.	

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13.1 13.2	Subd. 6. State Park and Recreation Accessibility	n Area		3,000,000
13.3	For the predesign, design, and constr	uction of		
13.4	accessibility improvements at William	n O'Brien		
13.5	State Park.			
13.6 13.7	Subd. 7. Lake Vermilion-Soudan U	J nderground		5,800,000
13.8	For the predesign, design, and constr	ruction of		
13.9	a campground and related infrastruc	ture at		
13.10	Lake Vermilion-Soudan Undergroun	nd Mine		
13.11	State Park.			
13.12	Subd. 8. Shade Tree Program			1,000,000
13.13	For grants to cities, counties, townsh	nips, and		
13.14	park and recreation boards in cities o	f the first		
13.15	class, for the removal and the planting	g of shade		
13.16	trees on public land to provide enviro	onmental		
13.17	benefits; replace trees lost to forest p	pests,		
13.18	disease, or storm; or to establish a m	nore		
13.19	diverse community forest better able	e to		
13.20	withstand disease and forest pests. T	<u>The</u>		
13.21	commissioner must give priority to	grant		
13.22	requests to remove and replace trees	with		
13.23	active infestations of emerald ash bo	orer. For		
13.24	purposes of this appropriation, "shace	de tree"		
13.25	means a woody perennial grown prin	narily for		
13.26	aesthetic or environmental purposes	with		
13.27	minimal to residual timber value. An	ny tree		
13.28	planted with money under this subdi	ivision		
13.29	must be a climate-adapted species to	<u>)</u>		
13.30	Minnesota.			
13.31	Subd. 9. Forests for the Future			1,000,000
13.32	For the acquisition of lands for the fo	orests for		
13.33	the future program under Minnesota	Statutes,		
13.34	section 84.66.			

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14.1	Subd. 10. Blazing Star State Trail			1,740,000
14.2	To complete the segment of the Blazi	ng Star		
14.3	Trail, established under Minnesota St	atutes,		
14.4	section 85.015, subdivision 19, between	een the		
14.5	cities of Albert Lea and Hayward, con	necting		
14.6	both cities to Myre-Big Island State P	erk.		
14.7	Subd. 11. Camp Ripley; Veterans St	tate Trail		1,000,000
14.8	For construction of the Camp Ripley/V	Veterans		
14.9	State Trail under Minnesota Statutes,	section		
14.10	85.015, subdivision 28.			
14.11 14.12	Subd. 12. Heartland State Trail; De to Frazee Segment	troit Lakes		<u>2,000,000</u>
14.13	For land acquisition, final engineering	g, and		
14.14	design of the proposed Heartland Stat	te Trail		
14.15	between its current terminus at Becker	County		
14.16	CSAH 10 and Trunk Highway 87 in I	Frazee,		
14.17	and for the construction of a trail brid	ge over		
14.18	Becker County CSAH 10.			
14.19 14.20	Subd. 13. Heartland State Trail; Ita Park Connector	sca State		2,000,000
14.21	For final engineering and design of the	ne trail		
14.22	segment of the Heartland State Trail 1	ocated		
14.23	within Itasca State Park and for the			
14.24	construction of a trail tunnel under Tr	<u>runk</u>		
14.25	Highway 71.			
14.26 14.27	Subd. 14. Dakota County; Lake Byl Improvements	lesby Dam		6,000,000
14.28	For a grant to Dakota County under Mi	nnesota		
14.29	Statutes, sections 103G.511 and 103G	.515, to		
14.30	design and construct capital improven	nents to		
14.31	the hydroelectric generating facility, in	cluding		
14.32	replacement of obsolete turbines, at the	<u>ne</u>		
14.33	Byllesby Dam, located on the Cannor	n River.		

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15.1	The commissioner of natural resources shall	
15.2	report to legislature as provided in Minnesota	
15.3	Statutes, section 3.195, and to the chairs and	
15.4	ranking minority members of the house and	
15.5	senate committees with jurisdiction over	
15.6	capital investment, environment and natural	
15.7	resources finance and policy, and energy on	
15.8	the amount and use of the renovated dam's	
15.9	electricity generated, any revenue raised from	
15.10	the sale of the electricity generated, how the	
15.11	revenue is expended, and any other benefits.	
15.12	The first report is due on October 1, 2021, and	
15.13	a second report is due October 1, 2023.	
15.14	Subd. 15. Ely; Regional Trailhead Development	1,500,000
15.15	For a grant to the city of Ely to complete	
15.16	predesign, design, construction, furnishing,	
15.17	and equipping the trailhead facility with	
15.18	parking, visitor information, and restrooms	
15.19	for trail users on the west end of the city near	
15.20	marked Trunk Highway 169.	
15.21 15.22	Subd. 16. Hutchinson; Campbell and Otter Lakes Restoration	3,100,000
15.23	For a grant to the city of Hutchinson to	
15.24	predesign, design, engineer, and construct	
15.24	capital improvements and betterments of Otter	
15.26	Lake, Campbell Lake, the South Fork Crow	
15.27	River, and other tributaries to the lakes in	
15.28	order to improve water quality, increase the	
15.29	areas for recreational activities, and restore	
15.30	fish and wildlife habitat. The project includes	
15.31	stream and shoreline restoration and the	
15.32	installation of a forebay at the mouth of the	
15.33	lake basin to collect from the river sediment	
15.34	originating from outside the city before it	

Article 1 Sec. 7.

infrastructure in Indian Creek to reduce

erosion and improve water quality in the

Minnesota River-Mankato watershed.

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	HF1 FIRST ENGROSSMENT	REVISOR	JSK	205-H0001-1
17.1	Subd. 21. Otter Tail County; Res	gional Trail		375,000
17.2	For a grant to Otter Tail County for	or the		
17.3	predesign and design of the Perhan	n to Pelican		
17.4	Rapids Regional Trail segment loc	ated within		
17.5	Maplewood State Park.			
17.6	Subd. 22. Pine County; Oberstan	<u>r Trail</u>		650,000
17.7	For a grant to Pine County under l	Minnesota		
17.8	Statutes, section 85.019, subdivisi	on 4c, to		
17.9	construct a 1.9-mile segment of the	e Oberstar		
17.10	Trail.			
17.11	Subd. 23. Rochester; Cascade Pa	nrk		2,500,000
17.12	For a grant to the city of Rocheste	r to		
17.13	predesign, design, construct, furni	sh, and		
17.14	equip improvements of a capital n	ature,		
17.15	including a pavilion, an amphithea	ater,		
17.16	performance facilities, picnic shel	ters,		
17.17	restroom facilities, play areas, par	k access,		
17.18	and landscaping.			
17.19 17.20	Subd. 24. Scott County; McMah Mitigation	on Lake Flood		600,000
17.21	For the state share of a flood hazard	l mitigation		
17.22	grant to Scott County for publicly	owned		
17.23	capital improvements to prevent o	r alleviate		
17.24	flood damage on McMahon Lake	<u>under</u>		
17.25	Minnesota Statutes, section 103F.	<u>161.</u>		
17.26	Subd. 25. Silver Bay; Trailhead	<u>Center</u>		1,100,000
17.27	For a grant to the city of Silver Ba	y to		
17.28	predesign, design, construct, furni	sh, and		
17.29	equip a multimodal trailhead cente	er for the		
17.30	various hiking, bicycling, snowmo	obile, and		
17.31	all-terrain vehicle trails that conve	erge in the		
17.32	area. The center includes separated	trail access		
17.33	for motorized and nonmotorized u	sers and		
17.34	open space for trail users, parking	, a wayside		

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REVISOR

HF1 FIRST ENGROSSMENT

19.1	Minnesota Statutes, section 115A.54, in order	
19.2	to acquire land, design, construct, renovate,	
19.3	and equip a new resource recovery campus	
19.4	consisting of a new solid waste transfer station	
19.5	and problem materials management facility.	
19.6	Subd. 3. Dakota and Scott Counties	<u>2,00</u>
19.7	For a capital assistance grant under Minnesota	
19.8	Statutes, sections 115A.54 to 115A.541, to	
19.9	Dakota County or Scott County to acquire	
19.10	land, design, and engineer a new regional	
19.11	household hazardous waste collection and	
19.12	recycling facility to be located at a site in	
19.13	Dakota County or Scott County that best	
19.14	supports access needs for the residents of	
19.15	Dakota and Scott Counties. This is phase 1 of	
19.16	the project.	
19.17	Subd. 4. Pope-Douglas; Solid Waste Facility	<u>5,00</u>
19.18	For a grant to the Pope-Douglas Solid Waste	
19.19	Management Joint Powers Board under the	
19.20	solid waste capital assistance grant program	
19.21	under Minnesota Statutes, section 115A.54.	
9.22	This appropriation may be used to design,	
19.23	construct, and equip a new organics	
19.24	composting facility in Douglas County; and	
19.25	to design, construct, and equip a new	
19.26	environmental learning center in Alexandria	
19.27	for problem materials recycling and disposal	
19.28	of household hazardous waste. This	
19.29	appropriation may also be used to acquire land	
19.30	and for demolition costs associated with the	
19.31	projects described in this section and is	
19.32	intended to replace outdated public facilities	
19.33	and infrastructure to serve the recycling and	
19.34	composting needs of Douglas, Pope, Otter	
19.35	Tail, Grant, Stevens, Stearns, Benton, and	

constructing, furnishing, and equipping a

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Landfill.

metals.

project.

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areas.

facility.

RESOURCES

Replacement Program

be a fair market value as determined by the

board. The board may enter into agreements

with the federal government, other state

agencies, political subdivisions, nonprofit

22.1	organizations, fee title owners, or other	
22.2	qualified private entities to acquire wetland	
22.3	replacement credits in accordance with	
22.4	Minnesota Rules, chapter 8420.	
22.5 22.6	Subd. 3. Local Government Roads Wetland Replacement Program	8,000,000
22.7	From the general fund to the board to	
22.8	administer its statutory responsibilities and	
22.9	acquire wetland banking credits to replace	
22.10	those wetlands drained or filled as a result of	
22.11	repairing, reconstructing, replacing, or	
22.12	rehabilitating existing public roads as required	
22.13	by Minnesota Statutes, section 103G.222,	
22.14	subdivision 1. Notwithstanding Minnesota	
22.15	Statutes, section 103G.222, subdivision 3, the	
22.16	board may implement the wetland replacement	
22.17	program when consistent with the watershed	
22.18	approach of section 404 of the federal Clean	
22.19	Water Act. The purchase price paid for	
22.20	acquiring wetland credits must be determined	
22.21	by the board. The board may enter into	
22.22	agreements with the federal government, other	
22.23	state agencies, political subdivisions, nonprofit	
22.24	organizations, fee title owners, or other	
22.25	qualified private entities to acquire wetland	
22.26	replacement credits in accordance with	
22.27	Minnesota Rules, chapter 8420. Of this	
22.28	appropriation, up to \$560,000 is available for	
22.29	the development of the required elements of	
22.30	an in-lieu fee wetland mitigation program in	
22.31	accordance with Minnesota Statutes, section	
22.32	103G.2242, subdivision 3, and up to \$440,000	
22.33	is available for mitigation stewardship in	
22.34	accordance with Minnesota Statutes, section	
22.35	103B.103, subdivision 3. This appropriation	
22.36	is onetime.	

23.25 Sec. 10. AGRICULTURE

enhancement.

HF1 FIRST ENGROSSMENT

Program

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To the commissioner of administration to 23.26

construct, renovate, and equip the Department 23.27

of Agriculture/Department of Health 23.28

23.29 Laboratory Building in St. Paul, including but

not limited to creating a dedicated biosafety 23.30

level 3 laboratory space, to meet safety, 23.31

energy, and operational efficiency needs. 23.32

\$779,000 of this appropriation is from the 23.33

general fund for relocation expenses associated 23.34

with this project. 23.35

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HF1 FIRST ENGROSSMENT

25.1	and associated infrastructure located on the		
25.2	Capitol complex as the first phase of overall		
25.3	site redevelopment. This appropriation may		
25.4	also be used to design modifications necessary		
25.5	to maintain access to the Capitol complex		
25.6	tunnel system as well as to provide security,		
25.7	irrigation, and landscaping for the site.		
25.8	Before beginning demolition, the		
25.9	commissioner must develop an executable		
25.10	design feature to be implemented in the		
25.11	interior or exterior of the building constructed		
25.12	on the site or incorporated into the site design.		
25.13	The design feature must reflect portions of the		
25.14	original exterior facade design, which might		
25.15	include design elements of the main entry way,		
25.16	or must incorporate a significant reuse of terra		
25.17	cotta ornamentation if determined to be in		
25.18	sufficient good condition for reuse.		
25.19 25.20	Subd. 4. Capitol Complex Tunnel; ADA Compliance		100,000
25.21	To predesign capital improvements to the		
25.22	tunnel connecting the State Office Building		
25.23	with the State Capitol, necessary to bring the		
25.24	tunnel into compliance with the Americans		
25.25	with Disabilities Act (ADA).		
25.26	Sec. 13. AMATEUR SPORTS COMMISSION		
25.27	Subdivision 1. Total Appropriation	<u>\$</u>	6,087,000
25.28	To the Minnesota Amateur Sports		
25.29	Commission for the purposes specified in this		
25.30	section.		
25.31	Subd. 2. Asset Preservation		837,000
25.32	For asset preservation improvements and		
25.33	betterments of a capital nature at the National		
25.34	Sports Center in Blaine, to be spent in		

	HF1 FIRST ENGROSSMENT	REVISOR	JSK	205-H0001-1
26.1 26.2	accordance with Minnesota Statutes 16B.307.	s, section		
26.3 26.4	Subd. 3. National Sports Center; Development and Maintenance F.			3,000,000
26.5	For demolition of a maintenance fac	cility and		
26.6	to construct and equip a new mainte	enance		
26.7	facility for the National Sports Cent	ter in		
26.8	Blaine.			
26.9	Subd. 4. Mighty Ducks			2,000,000
26.10	For grants to local government unit	s under		
26.11	Minnesota Statutes, section 240A.0	9,		
26.12	paragraph (b), to improve indoor air	r quality		
26.13	or eliminate R-22. This appropriation	n shall not		
26.14	be used to acquire ice resurfacing of	r edging		
26.15	equipment.			
26.16 26.17	Subd. 5. Construction and Renova Skate Parks	ation of Public		250,000
26.18	For grants under Minnesota Statutes	s, section		
26.19	240A.20, subdivision 2, clause (2),	for design		
26.20	of skate parks from designers with	expertise		
26.21	in the field of skate park design.			
26.22	Sec. 14. MILITARY AFFAIRS			
26.23	Subdivision 1. Total Appropriation	<u>n</u>	<u>\$</u>	24,545,000
26.24	To the adjutant general for the purp	oses		
26.25	specified in this section.			
26.26	Subd. 2. Rosemount Readiness Co	enter enter		1,000,000
26.27	To design the renovation of existing	g space at		
26.28	the Rosemount Readiness Center, in	ncluding		
26.29	mechanical, electrical, building env	elope,		
26.30	energy efficiency, and life safety			
26.31	improvements.			
26.32	Subd. 3. Fergus Falls Readiness C	<u>'enter</u>		2,100,000

HF1 FIRST ENGROSSMENT

energy efficiency, and life safety

energy efficiency, and life safety

energy efficiency, and life safety

on the existing property.

on the existing property.

on the existing property.

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	HF1 FIRST ENGROSSMENT	REVISOR	JSK		205-Н0001-1
28.1	Sec. 15. PUBLIC SAFETY				
28.2	Subdivision 1. Total Appropriation			<u>\$</u>	50,355,000
28.3	To the commissioner of public safety or	other			
28.4	named entity for the purposes specified i	n this			
28.5	section.				
28.6	Subd. 2. State Emergency Operations	Center			29,545,000
28.7	To the commissioner of administration to	<u>to</u>			
28.8	acquire a site, update the predesign, and	<u>to</u>			
28.9	design, construct, furnish, and equip a n	<u>ew</u>			
28.10	State Emergency Operations Center and	<u>[</u>			
28.11	Homeland Security and Emergency				
28.12	Management Office. This appropriation	may			
28.13	also be used to design and complete haza	rdous			
28.14	materials abatement and demolition as no	eeded			
28.15	on the acquired site.				
28.16 28.17	Subd. 3. Southern Minnesota BCA Re Office and Laboratory	egional			100,000
28.18	To the commissioner of administration	<u>for</u>			
28.19	predesign of a new Bureau of Criminal				
28.20	Apprehension regional office and labora	atory			
28.21	facility in the Mankato area.				
28.22	Subd. 4. Chisholm; Public Safety Faci	lity			1,910,000
28.23	For a grant to the city of Chisholm to con	struct			
28.24	a new public safety facility for fire prote	ection			
28.25	and law enforcement.				
28.26	Subd. 5. Crystal; Police Department E	Expansion			4,000,000
28.27	For a grant to the city of Crystal to design	gn <u>,</u>			
28.28	construct, furnish, and equip an expansi	on of			
28.29	the city's police department facility.				
28.30 28.31	Subd. 6. Edina; South Metro Public S Training Facility	<u>afety</u>			1,000,000
28.32	For a grant to the city of Edina to prede	sign,			
28.33	design, construct, expand, renovate, fur	nish,			

29.34

purposes specified in this section.

Subd. 4. Anoka County; Marked U.S. Highway 30.28

30.29 10/169

From the bond proceeds account in the state 30.30

transportation fund as provided in Minnesota 30.31

Statutes, section 174.50, for a grant to Anoka 30.32

County for environmental analysis, 30.33

city of Coon Rapids.

HF1 FIRST ENGROSSMENT

Minnesota Statutes, section 174.52,

subdivision 2, for construction and

Minnesota Statutes, section 174.52,

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preliminary engineering, and final design for 30.34

the interchanges on marked U.S. Highway 30.35

31.1	10/169 at County State-Aid Highway 56	
31.2	(Ramsey Boulevard) and County State-Aid	
31.3	Highway 57 (Sunfish Lake Boulevard) and	
31.4	the associated railroad grade separations,	
31.5	frontage roads, backage roads, and connecting	
31.6	local streets to support the U.S. Highway	
31.7	10/169 improvements in the city of Ramsey.	
31.8 31.9	Subd. 5. Anoka County; Marked Trunk Highway 65 Interchange	1,500,000
31.10	From the bond proceeds account in the state	
31.11	transportation fund as provided in Minnesota	
31.12	Statutes, section 174.50, for a grant to Anoka	
31.13	County to complete preliminary engineering,	
31.14	environmental analysis, and final design of a	
31.15	grade separation and associated improvements	
31.16	to Anoka County State-Aid Highway 12,	
31.17	known as 109th Avenue, at marked Trunk	
31.18	Highway 65 in the city of Blaine.	
31.19	Subd. 6. Dakota County; Diffley Road	4,000,000
31.20	From the bond proceeds account in the state	
31.20 31.21	From the bond proceeds account in the state transportation fund as provided in Minnesota	
31.21	transportation fund as provided in Minnesota	
31.21 31.22	transportation fund as provided in Minnesota Statutes, section 174.50, for one or more	
31.21 31.22 31.23	transportation fund as provided in Minnesota Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan,	
31.21 31.22 31.23 31.24	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196,	
31.21 31.22 31.23 31.24 31.25	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to	
31.21 31.22 31.23 31.24 31.25 31.26	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to reconstruct Diffley Road between Lexington	
31.21 31.22 31.23 31.24 31.25 31.26 31.27	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to reconstruct Diffley Road between Lexington Avenue and Braddock Trail, and Daniel Drive	6,500,000
31.21 31.22 31.23 31.24 31.25 31.26 31.27 31.28	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to reconstruct Diffley Road between Lexington Avenue and Braddock Trail, and Daniel Drive at Diffley Road. Subd. 7. Golden Valley; Douglas Drive and	6,500,000
31.21 31.22 31.23 31.24 31.25 31.26 31.27 31.28 31.29 31.30	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to reconstruct Diffley Road between Lexington Avenue and Braddock Trail, and Daniel Drive at Diffley Road. Subd. 7. Golden Valley; Douglas Drive and Highway 55	6,500,000
31.21 31.22 31.23 31.24 31.25 31.26 31.27 31.28 31.29 31.30	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to reconstruct Diffley Road between Lexington Avenue and Braddock Trail, and Daniel Drive at Diffley Road. Subd. 7. Golden Valley; Douglas Drive and Highway 55 From the bond proceeds account in the state	6,500,000
31.21 31.22 31.23 31.24 31.25 31.26 31.27 31.28 31.29 31.30 31.31 31.32	Statutes, section 174.50, for one or more grants to Dakota County, the city of Eagan, and Independent School District No. 196, Rosemount-Apple Valley-Eagan, to reconstruct Diffley Road between Lexington Avenue and Braddock Trail, and Daniel Drive at Diffley Road. Subd. 7. Golden Valley; Douglas Drive and Highway 55 From the bond proceeds account in the state transportation fund as provided in Minnesota	6,500,000

32.3	and extended frontage road south of Highway
32.4	55, retaining wall construction, underground
32.5	utility relocation, sidewalk and trail
32.6	connections to existing facilities, Americans
32.7	with Disabilities Act-compliant facilities, and
32.8	landscaping.
32.9 32.10	Subd. 8. Maple Grove; Trunk Highway 610 Local Road Improvements
32.11	From the bond proceeds account in the state
32.12	transportation fund as provided in Minnesota
32.13	Statutes, section 174.50, for a grant to the city
32.14	of Maple Grove or Hennepin County, or both,
32.15	in amounts determined by the commissioner
32.16	to acquire right-of-way, predesign, design,
32.17	engineer, and construct roadway connections
32.18	between marked Trunk Highway 610 and I-94,
32.19	and the extension to County Road 30 in
32.20	Hennepin County. The project includes
32.21	completion of the update of the environmental
32.22	impact statement with an environmental
32.23	assessment for the project.
32.24	Subd. 9. McLeod County; CSAH 15
32.25	From the bond proceeds account in the state
32.26	transportation fund as provided in Minnesota
32.27	Statutes, section 174.50, for a grant to McLeod
32.28	County to acquire land or interests in land and
32.29	to design and construct a new urban street
32.30	extension of County State-Aid Highway
32.31	(CSAH) 15, including railroad crossing, storm
32.32	water, and drainage improvements. This

appropriation is added to and is for the same

purpose as the appropriation in Laws 2017,

First Special Session chapter 8, article 1,

HF1 FIRST ENGROSSMENT

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33.1	section 15, subdivision 3, paragraph (k), as	
33.2	amended by Laws 2018, chapter 214, article	
33.3	2, section 33.	
33.4 33.5	Subd. 10. Oak Park Heights; Realignment of 60th Street	790,000
33.6	From the bond proceeds account in the state	
33.7	transportation fund as provided in Minnesota	
33.8	Statutes, section 174.50, for a grant to the city	
33.9	of Oak Park Heights to design, engineer,	
33.10	construct, furnish, and equip a realignment of	
33.11	60th Street, lying south of State Highway 36,	
33.12	from Krueger Lane to a current service road	
33.13	east of Norell Avenue and west of Nova Scotia	
33.14	Avenue, including the installation of a	
33.15	roundabout at the intersection with Norell	
33.16	Avenue. This project includes off-street trails	
33.17	and sidewalks, and public safety	
33.18	improvements, utility relocations and	
33.19	connections, trail connections, accessibility	
33.20	features, and landscaping and storm water	
33.21	management, all in conjunction with the	
33.22	realignment of 60th Street.	
33.23 33.24	Subd. 11. Ramsey County; I-35E and County Road J Interchange	1,500,000
33.25	From the bond proceeds account in the state	
33.26	transportation fund as provided in Minnesota	
33.27	Statutes, section 174.50, for a grant to Ramsey	
33.28	County to complete the preliminary	
33.29	engineering and environmental analysis for a	
33.30	full access interchange on County Road J at	
33.31	Interstate Highway 35E and associated	
33.32	improvements on County Road J supporting	
33.33	the interchange from Centerville Road to Otter	
33.34	Lake Road in the cities of North Oaks and	
33.35	Lino Lakes and White Bear Township.	

HF1 FIRST ENGROSSMENT

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JSK

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HF1 FIRST ENGROSSMENT

engineering.

	HF1 FIRST ENGROSSMENT	REVISOR	JSK	205-Н0001-1
37.1 37.2	Subd. 20. Safe Routes to School; Facilities	Pedestrian and		3,000,000
37.3	For grants under Minnesota Statutes, section			
37.4	<u>174.40.</u>			
37.5	Subd. 21. Rail Service Improvement	<u>ent</u>		4,000,000
37.6	For rail service improvement grant	s under		
37.7	Minnesota Statutes, section 222.50	<u>.</u>		
37.8	Subd. 22. Port Development Assis	<u>stance</u>		14,000,000
37.9	For grants under Minnesota Statute	es, chapter		
37.10	457A. Any improvements made wi	th the		
37.11	proceeds of these grants must be pu	<u>ıblicly</u>		
37.12	owned.			
37.13	Subd. 23. Grassy Point Bridge			3,000,000
37.14	For preliminary design, design, eng	gineering,		
37.15	construction, reconstruction, repair	<u>, or</u>		
37.16	improvements to the Grassy Point	Bridge.		
37.17 37.18	Subd. 24. Greater Minnesota Tra Program	nsit Capital		2,000,000
37.19	For capital assistance for publicly of	owned		
37.20	greater Minnesota transit systems t	o acquire		
37.21	property, predesign, design, construc	ct, furnish,		
37.22	and equip transit capital facilities u	<u>nder</u>		
37.23	Minnesota Statutes, section 174.24	<u>2</u>		
37.24	subdivision 3c.			
37.25 37.26	Subd. 25. International Falls-Koo County Airport Improvements	ochiching		1,800,000
37.27	For a grant to the International			
37.28	Falls-Koochiching County Airport			
37.29	Commission to provide for the non	<u>federal</u>		
37.30	share of a project at International Fa	lls Airport		
37.31	for land acquisition, predesign, des	ign, and		
37.32	reconstruction of the runway, taxiw	vay, and		
37.33	apron.			

38.1 38.2	Subd. 26. Rochester International Airport Runway and Associated Improvements	11,400,000
38.3	(a) The following appropriations are for one	
38.4	or more grants to the city of Rochester for	
38.5	improvements to the Rochester International	
38.6	Airport. If any of these appropriations for a	
38.7	specified phase is not needed to complete that	
38.8	phase, the unexpended and unencumbered	
38.9	amount may be applied to another phase of	
38.10	the Rochester Airport project for which an	
38.11	appropriation is made in this subdivision. Each	
38.12	appropriation for a phase is available when	
38.13	the commissioner of management and budget	
38.14	determines that an amount sufficient to	
38.15	complete that phase is committed to the	
38.16	project.	
38.17	(b) \$2,900,000 is appropriated for Phase 2, for	
38.18	property acquisition; site mitigation; petroleum	
38.19	pipeline relocation and all associated predesign	
38.20	and design at the Rochester International	
38.21	Airport.	
38.22	(c) \$460,000 is appropriated for Phase 3, for	
38.23	relocation of 31st Ave. SW and 90th Street;	
38.24	utility relocation; grading and drainage	
38.25	improvements; to modify airport fencing and	
38.26	all associated predesign and design at the	
38.27	Rochester International Airport.	
38.28	(d) \$1,000,000 is appropriated for Phase 4, for	
38.29	removal of taxiways; reconstruction of the	
38.30	southern portion of Runway 2 and adjacent	
38.31	Taxiway B including paved shoulders;	
38.32	installation of lighting and signage and all	
38.33	associated predesign and design at the	
38 34	Rochester International Airport.	

39.1	(e) \$1,270,000 is appropriated for Phase 5, to	
39.2	modify airport fencing; construct an extension	
39.3	of Runway 2 and Taxiway B including paved	
39.4	shoulders; construct paved shoulders on the	
39.5	remaining portion of Runway 2 located south	
39.6	of the runway-runway intersection; acquisition	
39.7	and installation of navigational aids;	
39.8	installation of lighting and signage and all	
39.9	associated predesign and design at the	
39.10	Rochester International Airport.	
39.11	(f) \$3,670,000 is appropriated for Phase 6, to	
39.12	demolish and reconstruct a portion of Taxiway	
39.13	B including paved shoulders; to reposition	
39.14	navigational aids; acquire and install	
39.15	instrument approach improvements; for	
39.16	grading and drainage improvements;	
39.17	installation of lighting and signage and all	
39.18	associated predesign and design at the	
39.19	Rochester International Airport.	
39.20	(g) \$2,100,000 is appropriated for Phase 7, to	
39.21	reconstruct taxiway and runway intersections;	
39.22	to remove Taxiways A6, E, F, G and a portion	
39.23	of Runway 20; to reconstruct Taxiway D; for	
39.24	grading and drainage improvements;	
39.25	installation of lighting and signage and all	
39.26	associated predesign and design at the	
39.27	Rochester International Airport.	
39.28	Subd. 27. Thief River Falls; Airport	5,500,000
39.29	For a grant to the Thief River Falls Regional	
39.30	Airport Authority to predesign, design,	
39.31	construct, furnish, and equip a new cargo	
39.32	hangar building to include office space, a	
39.33	parking area, and connection to roadway and	
39.34	utilities.	

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41.1	subdivision is in addition to any grant, loan,	
41.2	or loan guarantee for this project made by the	
41.3	commissioner under Minnesota Statutes,	
41.4	sections 222.46 to 222.62. This appropriation	
41.5	is in addition to the appropriations under Laws	
41.6	2006, chapter 258, section 16, subdivision 6;	
41.7	Laws 2008, chapter 179, section 16,	
41.8	subdivision 5; Laws 2009, chapter 93, article	
41.9	1, section 11, subdivision 4; Laws 2010,	
41.10	chapter 189, section 15, subdivision 5; Laws	
41.11	2015, First Special Session chapter 5, article	
41.12	1, section 10, subdivision 4; Laws 2017, First	
41.13	Special Session chapter 8, article 1, section	
41.14	15, subdivision 7; and Laws 2018, chapter	
41.15	214, article 1, section 16, subdivision 4.	
41.16	Subd. 32. Northfield; Regional Transit Hub	1,750,000
41.17	For a grant to the city of Northfield to acquire	
41.18	real property; prepare the site, including any	
41.19	environmental remediation; and predesign,	
41.20	design, construct, furnish, and equip a regional	
41.21	transit hub, including a pavilion, railroad quiet	
41.22	zone safety improvements, and trail	
41.23	connections.	
41.24 41.25	Subd. 33. Albert Lea; Highway 65 Flood Mitigation	2,682,000
41.26	For a grant to the city of Albert Lea for	
41.27	preliminary design, final design, right-of-way	
41.28	acquisition if needed, environmental	
41.29	remediation, site preparation, including	
41.30	demolition of existing buildings and structures	
41.31	deemed undesirable for storm water drainage	
41.32	ponds, soil excavation and disposal, lining of	
41.33	pond, retaining walls, and storm sewer	
41.34	drainage systems, and construction of storm	
41.35	water drainage ponds and storm water	

42.1	drainage systems for city storm water drainage	
42.2	in connection with the marked U.S. Highway	
42.3	65 flood mitigation project in Albert Lea. The	
42.4	flood mitigation project is to raise the roadway	
42.5	above flood levels.	
42.6 42.7	Subd. 34. Chisago County; U.S. Highway 8 Reconstruction	8,000,000
42.8	(a) For a grant to Chisago County to	
42.9	predesign, design, engineer, and construct a	
42.10	reconstruction of marked U.S. Highway 8	
42.11	from Karmel Avenue in Chisago City to	
42.12	Interstate 35 and pedestrian and bike trails	
42.13	along and crossings of this portion of U.S.	
42.14	Highway 8. This reconstruction may include	
42.15	expanding segments of U.S. Highway 8 to	
42.16	four lanes, constructing or reconstructing	
42.17	frontage roads and backage roads, and	
42.18	realigning local roads to consolidate, remove,	
42.19	and relocate access onto and off of U.S.	
42.20	Highway 8. This appropriation is for the	
42.21	portion of the project that is eligible for use	
42.22	of proceeds of general obligation bonds. This	
42.23	appropriation is available until the project is	
42.24	completed or abandoned.	
42.25	(b) Amounts planned by the Department of	
42.26	Transportation for the resurfacing of U.S.	
42.27	Highway 8, as reflected in MnDOT's Metro	
42.28	District Ten-Year Capital Highway Investment	
42.29	Study 2020-2029, shall instead be applied to	
42.30	the reconstruction of U.S. Highway 8 to	
42.31	supplement appropriations for that purpose	
42.32	from any fund in this section.	

43.35

where County State-Aid Highway 24 crosses

44.9	removal of an existing structure, and
44.10	construction of a rail grade crossing separation
44.11	at Sturgeon Lake Road. This appropriation is
44.12	in addition to the appropriation for the same
44.13	purpose in Laws 2017, First Special Session
44.14	chapter 8, article 1, section 15, subdivision 4.
44.15	Sec. 17. METROPOLITAN COUNCIL
44.16	Subdivision 1. Total Appropriation
44.17	To the Metropolitan Council for the purposes
44.18	specified in this section.
44.19 44.20	Subd. 2. Metropolitan Cities Inflow and Infiltration Grants
44.21	For grants to cities within the metropolitan
44.22	area, as defined in Minnesota Statutes, section
44.23	473.121, subdivision 2, for capital
44.24	improvements in municipal wastewater
44.25	collection systems to reduce the amount of
44.26	inflow and infiltration to the Metropolitan
44.27	Council's metropolitan sanitary sewer disposal
44.28	system. Grants from this appropriation are for
44.29	up to 50 percent of the cost to mitigate inflow
44.30	and infiltration in the publicly owned
44.31	municipal wastewater collection systems. To
44.32	be eligible for a grant, a city must be identified
44.33	by the council as a contributor of excessive
44.34	inflow and infiltration in the metropolitan

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43.1	disposar system of have a measured now rate	
45.2	within 20 percent of its allowable	
45.3	council-determined inflow and infiltration	
45.4	limits. The council must award grants based	
45.5	on applications from cities that identify	
45.6	eligible capital costs and include a timeline	
45.7	for inflow and infiltration mitigation	
45.8	construction, pursuant to guidelines	
45.9	established by the council.	
45.10	Subd. 3. Metropolitan Regional Parks and Trails	5,000,000
45.11	For the cost of improvements and betterments	
45.12	of a capital nature and acquisition by the	
45.13	council and local government units of regional	
45.14	recreational open-space lands in accordance	
45.15	with the council's policy plan as provided in	
45.16	Minnesota Statutes, section 473.147. This	
45.17	appropriation must not be used to purchase	
45.18	easements.	
45.19	Subd. 4. Bus Rapid Transit Lines	55,000,000
45.20	For design, engineering, right-of-way	
45.21	acquisition, and construction of the B line bus	
45.22	rapid transit line between Minneapolis and St.	
45.23	Paul, and the D line bus rapid transit line	
45.24	between Brooklyn Center and Bloomington.	
45.25	To the extent money remains after the B line	
45.26	and D line projects are completed, this	
45.27	appropriation is also for preliminary design,	
45.28	design, and engineering of the E line bus rapid	
45.29	transit from Minneapolis to Southdale Transit	
45.30	<u>Center.</u>	
45.31 45.32	Subd. 5. Anoka County; Rice Creek North Regional Trail	500,000
45.33	For a grant to Anoka County for design of one	
45.34	or more multiuse trails in Circle Pines and	
45.35	Lino Lakes that are within, or generally	
10.00		

46.1	parallel to and within, the Rice Creek North	
46.2	Regional Trail corridor. The trails include	
46.3	bridges, separated trails, elevated walkways,	
46.4	or paved pathways. If money remains after	
46.5	substantial completion of design, the	
46.6	unexpended and unencumbered amount may	
46.7	be used for engineering for the project.	
46.8	Subd. 6. Carver County; Lake Waconia	2,500,000
46.9	For a grant to Carver County to design,	
46.10	construct, and equip a waterfront pavilion with	
46.11	restrooms and a concession building, and to	
46.12	design, construct, and equip utility connections	
46.13	at Lake Waconia Regional Park.	
46.14 46.15	Subd. 7. Dakota County; Veterans Memorial Greenway	5,000,000
46.16	For a grant to Dakota County to construct	
46.17	improvements for the Veterans Memorial	
46.18	Greenway, including memorials, a community	
46.19	gathering space, and a new trail connection	
46.20	between Lebanon Hills Regional Park and the	
46.21	Mississippi River.	
46.22 46.23 46.24	Subd. 8. Minneapolis Park and Recreation Board; Mississippi River Trail Connection at 26th Avenue North	3,000,000
46.25	(a) For a grant to the Minneapolis Park and	
46.26	Recreation Board to design and construct a	
46.27	trail connection paralleling the Mississippi	
46.28	River between 26th Avenue North and the	
46.29	Minneapolis Grand Rounds at Ole Olson Park,	
46.30	all within Above the Falls Regional Park. This	
46.31	appropriation is intended to augment work	
46.32	being completed by the city of Minneapolis	
46.33	to reconstruct and create a multimodal corridor	
46.34	beginning at Theodore Wirth Regional Park	

47.1	and extending east to the Mississippi River	
47.2	along 26th Avenue North.	
47.3	(b) All project lighting must follow the	
47.4	International Dark Sky Community Program	
47.5	guidelines, published June 2018, and follow	
47.6	best practices for bird-safe lighting. The height	
47.7	of any beacon light must comply with the	
47.8	Minneapolis shoreland overlay district	
47.9	ordinance governing height of structures. A	
47.10	beacon light must be off from March 15 to	
47.11	May 31 and August 15 to October 31 each	
47.12	year, and off between the hours of 11 p.m. and	
47.13	6 a.m. at all other times of the year. All	
47.14	lighting must be shielded and use bird-safe	
47.15	light colors.	
47.16 47.17	Subd. 9. Ramsey County; Battle Creek Winter Recreation Area	1,800,000
47.18	For a grant to Ramsey County to design,	
47.19	construct, furnish, and equip a maintenance	
47.20	building for the Nordic ski competition and	
47.21	winter recreation area, including related	
47.22	earthwork and landscaping, and for a marker	
47.23	commemorating the Olympic	
47.24	accomplishments of Minnesotan Jessie	
47.25	Diggins, in Battle Creek Regional Park.	
47.26	Subd. 10. St. Paul; Como Zoo	1,000,000
47.27	For a grant to the city of St. Paul to improve	
47.28	and replace outdated mechanical systems and	
47.29	other building structural components to	
47.30	achieve greater energy efficiency at Como	
47.31	Zoo.	
47.32	Subd. 11. St. Paul; Wakan Tipi	1,000,000
47.33	For a grant to the city of St. Paul for the	
47.34	Wakan Tipi Center project. The city may enter	

48.1	into a lease or management agreement under	
48.2	Minnesota Statutes, section 16A.695. This	
48.3	appropriation is added to the appropriation for	
48.4	the Nature Sanctuary Visitor Center in Laws	
48.5	2018, chapter 214, article 1, section 17,	
48.6	subdivision 6, and is for the same purposes.	
48.7 48.8	Subd. 12. Three Rivers Park District; Mississippi Gateway	5,000,000
48.9	For a grant to Three Rivers Park District to	
48.10	predesign, design, and engineer improvements	
48.11	to the Mississippi Gateway Regional Park,	
48.12	and to construct a canopy walkway and	
48.13	playground development, pedestrian trail	
48.14	connections, landscape restoration and	
48.15	enhancements, and habitat restoration.	
48.16 48.17	Subd. 13. White Bear Lake Communities; Lake Links Trail	3,600,000
48.18	For grants to complete design and construction	
48.19	of a multiuse paved trail and route for	
48.20	pedestrians, bicycles, and wheelchairs around	
48.21	White Bear Lake in Ramsey and Washington	
48.22	Counties, as follows:	
48.23	(1) \$2,600,000 of this appropriation is for a	
48.24	grant to the city of Dellwood in Washington	
48.25	County to design, engineer, construct, and	
48.26	equip trail improvements consistent with the	
48.27	completed preliminary engineering along or	
48.28	parallel with the shore of White Bear Lake	
48.29	between the Mahtomedi city limits and the	
48.30	western line of Washington County;	
48.31	(2) \$500,000 of this appropriation is for a	
48.32	grant to White Bear Township in Ramsey	
48.33	County to design, engineer, construct, and	
48.34	equip trail improvements along and parallel	
48.35	with the shore of White Bear Lake between	

section 16B.307.

Subd. 3. St. Peter Regional Treatment Center 49.22

Campus - Phase 2 49.23

49.24 To design the second phase of a multiphase

project to develop additional residential, 49.25

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County; and

Pacific Avenue.

in this section.

Sec. 18. HUMAN SERVICES

Subd. 2. Asset Preservation

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49.26 program, activity, and ancillary facilities for

49.27 the Minnesota sex offender program on the

lower campus of the St. Peter Regional 49.28

Treatment Center. Any money remaining from 49.29

this appropriation after design is substantially 49.30

completed, and after written notice to the 49.31

commissioner of management and budget, 49.32

may be used for asset preservation. 49.33

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50.2	Services Facility
50.3	For design, construction, and furnishing of a
50.4	large motor activity and ancillary space for
50.5	the Child and Adolescent Behavioral Health
50.6	Hospital. The appropriation also includes
50.7	money for design and construction of a small
50.8	maintenance shed, courtyard interiors, a
50.9	parking lot, playground equipment, and
50.10	landscaping activities.
50.11 50.12	Subd. 5. Regional Behavioral Health Crisis Facilities Grant Program
50.13	To the commissioner of human services for
50.14	regional behavioral health crisis facilities
50.15	grants under Minnesota Statutes, section
50.16	<u>245G.011.</u>
50.17 50.18	Subd. 6. St. Louis Park; Perspectives Family Center
50.19	To the commissioner of human services for a
50.20	grant to the city of St. Louis Park to construct,
50.21	furnish, and equip the expansion and
50.22	renovation of the existing Perspectives Family
50.23	Center facility in St. Louis Park subject to
50.24	Minnesota Statutes, section 16A.695. The
50.25	expanded and renovated facility must be used
50.26	to promote the public welfare by providing
50.27	any or all of the following programs and
50.28	services: (1) supportive housing programs for
50.29	homeless women and their children; (2) mental
50.30	and chemical health programs; (3)
50.31	employment services; (4) academic, social
50.32	skills, and nutritional programs for homeless
50.33	and at-risk children; (5) an all-day therapeutic
50.34	early childhood development program for
50.35	homeless and at-risk children; and (6) a
50.36	culturally sensitive safe and nurturing

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51.1	environment for at-risk children to me	eet with		
51.2	their nonresidential parents.			
51.3 51.4	Subd. 7. St. Louis County; Regional Health Crisis Facility	Behavioral		1,365,000
51.5	To the commissioner of human service	es for a		
51.6	grant to St. Louis County for a regiona	a <u>l</u>		
51.7	behavioral health crisis facility. This			
51.8	appropriation is in addition to and for the	ne same		
51.9	purposes as the grant awarded to the c	county		
51.10	under Minnesota Statutes, section 245	G.011.		
51.11	Sec. 19. VETERANS AFFAIRS			
51.12	Subdivision 1. Total Appropriation		<u> </u>	<u>6,750,000</u>
51.13	To the commissioner of administration	for the		
51.14	purposes specified in this section.			
51.15	Subd. 2. Asset Preservation			6,300,000
51.16	For asset preservation improvements a	and		
51.17	betterments of a capital nature at the v	eterans		
51.18	homes in Minneapolis, Hastings, Fergu	ıs Falls,		
51.19	Silver Bay, and Luverne, and the Little	e Falls		
51.20	Cemetery, to be spent in accordance w	<u>vith</u>		
51.21	Minnesota Statutes, section 16B.307.			
51.22 51.23	Subd. 3. Fergus Falls Veterans Home Greenhouse	<u>e</u>		100,000
51.24	To design, construct, and equip a new			
51.25	greenhouse at the Minnesota Veterans	Home		
51.26	in Fergus Falls.			
51.27	Subd. 4. Martin County; Veterans M	<u> 1emorial</u>		350,000
51.28	For a grant to Martin County to design	n and		
51.29	construct a memorial to those who have	eserved		
51.30	in the military of the United States of A	<u>america</u>		
51.31	and those who have died in the line of	duty.		
51.32	Sec. 20. CORRECTIONS			
51.33	Subdivision 1. Total Appropriation		<u>\$</u>	<u>44,498,000</u>

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52.1	To the commissioner of administration to	for the		
52.2	purposes specified in this section.			
52.3	Subd. 2. Asset Preservation			25,000,000
52.4	For asset preservation improvements an	<u>nd</u>		
52.5	betterments of a capital nature at Minne	esota		
52.6	correctional facilities statewide, to be sp	ent in		
52.7	accordance with Minnesota Statutes, se	ection		
52.8	<u>16B.307.</u>			
52.9 52.10	Subd. 3. Minnesota Correctional Fact Willow River	ility -		1,877,000
52.11	To design, construct, and equip a			
52.12	communications system to accommoda	ite a		
52.13	new radio tower, a microwave system,			
52.14	electrical and data connectivity, and an			
52.15	environmentally controlled, secure stru	cture		
52.16	to house the communications equipment	t at the		
52.17	Minnesota Correctional Facility - Willo	<u>ow</u>		
52.18	River.			
52.19 52.20	Subd. 4. Minnesota Correctional Factorial Fact	<u>ility -</u>		954,000
52.21	To predesign and design the construction	on and		
52.22	renovation of new and existing building	gs at		
52.23	the Minnesota Correctional Facility -			
52.24	Faribault, in order to upgrade the minir	<u>num</u>		
52.25	security housing unit (Dakota Building) and		
52.26	expand offender programming space.			
52.27 52.28	Subd. 5. Minnesota Correctional Factorional Factoriona	ility - St.		800,000
52.29	To design, renovate, construct, equip, a	<u>nd</u>		
52.30	install a new fire suppression system in I	Living		
52.31	Units A, B, and C at the Minnesota			
52.32	Correctional Facility - St. Cloud. This			
52.33	installation includes but is not limited to	cells,		
52.34	common areas, and control areas and m	nust		
52.35	comply with all applicable codes.			

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53.1 53.2	Subd. 6. Minnesota Correctional Facility - Stillwater	2,600,000
53.3	To design, renovate, construct, equip, and	
53.4	install a fire suppression system in four living	
53.5	units at the Minnesota Correctional Facility -	
53.6	Stillwater. This installation includes but is not	
53.7	limited to the cells, common areas, and control	
53.8	areas in Buildings 3, 5, 9, and 12 and must	
53.9	comply with all applicable codes.	
53.10	Subd. 7. Minnesota Correctional Facility - Togo	2,600,000
53.11	To design, construct, and equip a new sewer	
53.12	treatment system at the Minnesota	
53.13	Correctional Facility - Togo. The system	
53.14	includes but is not limited to settling ponds,	
53.15	pumping stations, and other underground	
53.16	infrastructure improvements associated with	
53.17	the sewer system complying with all Pollution	
53.18	Control Agency and code requirements. As	
53.19	part of the project, the existing septic	
53.20	system/drain field shall be decommissioned.	
53.21 53.22	Subd. 8. Arrowhead Regional Corrections Joint Powers Board	3,250,000
53.23	For a grant to the Arrowhead Regional	
53.24	Corrections Joint Powers Board to renovate,	
53.25	remodel, and complete other capital	
53.26	improvements to buildings that support	
53.27	vocational, educational, and farm work	
53.28	programming and experiences at the Northeast	
53.29	Regional Corrections Center.	
53.30 53.31	Subd. 9. Carlton County; Regional Corrections Facility	2,000,000
53.32	For a grant to Carlton County for predesign	
53.33	and design of a corrections facility providing	
53.34	emphasis on serving as a regional facility for	
53.35	female offenders. This statewide	

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54.1	demonstration project shall address current	
54.2	state requirements of parity in serving male	
54.3	and female offenders under Minnesota	
54.4	Statutes, section 241.70, subdivision 1, and	
54.5	will use the Sequential Intercept Model to	
54.6	improve service and system-level responses	
54.7	for adults with mental and substance abuse	
54.8	disorders in the criminal justice system.	
54.9	Subd. 10. Martin County Justice Center	2,167,000
54.10	For a grant to Martin County for site	
54.11	preparation, predesign, and design of a new	
54.12	county justice center to provide space for	
54.13	functions related to the county justice system,	
54.14	which may include the county jail, courtrooms,	
54.15	court offices and related purposes, offices for	
54.16	the sheriff and other law enforcement	
54.17	personnel, county and state corrections, the	
54.18	county attorney, dispatch, and emergency	
54.19	management.	
54.20 54.21	Subd. 11. Prairie Lake Youth JPB; School and Recreation Center	2,500,000
54.22	For a grant to the Prairie Lake Youth Joint	
54.23	Powers Board to predesign, design, construct,	
54.24	furnish, and equip an indoor recreation and	
54.25	educational building adjoining the current	
54.26	building for the Prairie Lakes Youth Program.	
54.27	Subd. 12. Winona County Jail	750,000
54.28	For a grant to Winona County to acquire land	
54.29	for a new county jail.	
54.30	Subd. 13. Unspent Appropriations	
54.31	The unspent portion of an appropriation for a	
54.32	Department of Corrections project in this	
54.33	section that is complete, upon written notice	
54.34	to the commissioner of management and	

55.35	postsecondary degrees or certification in

construct the renovation of the front office and

technology center spaces for the program. The

program is to provide high school and

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the unspent amount transferred.

DEVELOPMENT

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116J.435.

116J.436.

Infrastructure

Infrastructure

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56.3	agreement for operation of the program, under	
56.4	Minnesota Statutes, section 16A.695.	
56.5	Subd. 6. Workforce Center; Asset Preservation	642,000
56.6	To the commissioner of administration for	
56.7	asset preservation improvements and	
56.8	betterments of a capital nature at the South	
56.9	Minneapolis CareerForce location to be spent	
56.10	in accordance with Minnesota Statutes, section	
56.11	<u>16B.307.</u>	
56.12 56.13	Subd. 7. Alexandria; Runestone Community Center Expansion	5,600,000
56.14	For a grant to the city of Alexandria to design,	
56.15	construct, furnish, and equip an expansion and	
56.16	renovation of the Runestone Community	
56.17	Center in Alexandria.	
56.18 56.19	Subd. 8. Annandale; Infrastructure Improvements	4,090,000
56.20	For a grant to the city of Annandale for	
56.21	predesign, design, construction, and	
56.22	replacement or renovation of street, storm	
56.23	sewer, sanitary sewer, water main, and other	
56.24	capital improvements that are made necessary	
56.25	by, or are most economically completed if	
56.26	performed at the same time as, road work on	
56.27	marked Trunk Highways 24 and 55 in the city	
56.28	of Annandale.	
56.29 56.30	Subd. 9. Becker; Business Park Public Infrastructure	20,500,000
56.31	For a grant to the city of Becker to acquire	
56.32	land, predesign, design, construct, furnish, and	
56.33	equip public infrastructure, including water,	
56.34	sanitary sewer, storm sewer and drainage	
56.35	systems, roads, and lighting for a business	

authority.

	THT TRST ENGROSSMENT	REVISOR	JSK	203-110001-1
58.1 58.2	Subd. 13. Cohasset; Mississippi Riv <u>Development</u>	<u>verfront</u>		1,200,000
58.3	For a grant to the city of Cohasset to	prepare		
58.4	the site for, predesign, design, and co	onstruct_		
58.5	a road, utilities, green space, and a m	narina on		
58.6	Mississippi riverfront property in the	e city.		
58.7 58.8	Subd. 14. Crookston; Colborn Pro <u>Development</u>	<u>perty</u>		895,000
58.9	For a grant to the city of Crookston	<u>for</u>		
58.10	development of the southern end of	the city		
58.11	limits commonly known as the Colb	<u>orn</u>		
58.12	Property. This appropriation include	s money		
58.13	for construction of roads and storm v	water_		
58.14	infrastructure, for site preparation, as	nd for		
58.15	other improvements of publicly own	ed		
58.16	infrastructure.			
58.17	Subd. 15. Deephaven; Northome A	venue Bridge		750,000
58.18	For a grant to the city of Deephaven	to		
58.19	predesign, design, construct, furnish	, and		
58.20	equip a bridge to carry Northome Ave	enue over		
58.21	a pedestrian and bike trail in the city	of		
58.22	Deephaven.			
58.23 58.24	Subd. 16. Duluth; Seawall and Sur Improvements	<u>face</u>		13,500,000
58.25	For a grant to the city of Duluth to pr	edesign,		
58.26	design, construct, furnish, and equip	seawall		
58.27	and lakewalk infrastructure with rela	<u>ited</u>		
58.28	surface improvements, including a bo	oardwalk_		
58.29	and bike trails, public gathering space	ees, and		
58.30	loading areas, along the shore of Lak	<u>ke</u>		
58.31	Superior in the city of Duluth. This			
58.32	appropriation may also be used for de	emolition		
58.33	and removal of existing seawall and	lakewalk_		
58.34	structures.			
58.35	Subd. 17. Duluth; Lake Superior Z	<u> </u>		204,000

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HF1 FIRST ENGROSSMENT

5,000,000

HF1 FIRST ENGROSSMENT

59.1

For a grant to the city of Grand Rapids for the

design, construction, and equipping of capital

59.32

59.33

60.1	improvements to the IRA Civic Center. This	
60.2	appropriation includes money for replacement	
60.3	of the truss/roof structure, replacement of the	
60.4	facility's existing ice-making system, and other	
60.5	improvements and betterments of a capital	
60.6	nature for health, safety, and Americans with	
60.7	Disabilities Act (ADA) compliance.	
60.8	Subd. 22. Hastings; City Hall	2,000,000
60.9	For a grant to the city of Hastings for repairs,	
60.10	construction, and other capital improvements	
60.11	necessary for renovation of the historic City	
60.12	Hall in Hastings. This appropriation includes	
60.13	money for repairs of the dome and roofing,	
60.14	HVAC improvements, repairs to the interior	
60.15	walls and exterior masonry of the building,	
60.16	site regrading, and project management.	
60.17	Subd. 23. Hennepin County; Avivo	1,700,000
60.18	For a grant to Hennepin County for Phase 1	
60.19	of the Avivo regional career and employment	
60.20	center project in Minneapolis, subject to	
60.21	Minnesota Statutes, section 16A.695. Phase	
60.22	1 includes geotechnical and environmental	
60.23	investigation, demolition, and site work;	
60.24	predesign and design of the renovation and	
60.25	expansion of a building; and predesign and	
60.26	design for the replacement of or improvements	
60.27	to building systems on the Avivo campus,	
60.28	including HVAC, mechanical, electrical, and	
60.29	accessibility improvements.	
60.30	Subd. 24. Hibbing; Mine View "Window to the	
60.31	World"	1,300,000
60.32	For a grant to the city of Hibbing to construct	
60.33	the mine view "Windows to the World"	
60.34	facility on the Susquehanna mine dump.	

61.1	Subd. 25. Litchfield; Wellness Center	5,000,000
61.2	(a) For a grant to the city of Litchfield to	
61.3	acquire land for and to predesign, design,	
61.4	construct, furnish, and equip a community	
61.5	wellness/recreation center that will include a	
61.6	gymnasium and general fitness spaces, a	
61.7	dedicated walking section, a community room,	
61.8	and any locker rooms and mechanical	
61.9	equipment needed for future additions to the	
61.10	facility.	
61.11	(b) This appropriation is not available until	
61.12	the commissioner of employment and	
61.13	economic development has determined that	
61.14	the school district and the city have entered	
61.15	into an agreement that addresses the city's and	
61.16	school district's relative contributions to the	
61.17	project and the operations and use of the	
61.18	facilities. The city may enter into a lease or	
61.19	management agreement with the school	
61.20	district.	
61.21 61.22	Subd. 26. Minneapolis; Central City Storm Tunnel	8,500,000
61.23	For a grant to the city of Minneapolis for	
61.24	design and construction necessary to expand	
61.25	the Central City Storm Tunnel in Minneapolis.	
61.26 61.27	Subd. 27. Minneapolis; Outdoor Performance Venue	12,500,000
61.28	(a) For a grant to the city of Minneapolis to	
61.29	predesign, design, construct, furnish, and	
61.30	equip a new outdoor music performance venue	
61.31	on the Upper Harbor site along the Mississippi	
61.32	River in North Minneapolis. The venue will	
61.33	accommodate approximately 7,000 to 10,000	
61.34	people in a combination of temporary seating	
61.35	or standing room. A portion of the venue will	

62.1	be designed to allow it to be enclosed for	
62.2	smaller events on a year-round basis.	
62.3	(b) The city may operate the outdoor music	
62.4	venue directly or enter into a lease or	
62.5	management agreement with a for-profit or a	
62.6	nonprofit operator, subject to Minnesota	
62.7	Statutes, section 16A.695. The lease or	
62.8	management agreement must provide for a	
62.9	program of free use of the venue that will	
62.10	benefit the adjacent North Minneapolis	
62.11	community and that will be curated and	
62.12	controlled by a North Minneapolis	
62.13	community-based partner.	
62.14	(c) The city of Minneapolis contract with the	
62.15	developer of the project or the lease or	
62.16	management agreement, or both, must identify	
62.17	community benefits from the development,	
62.18	construction, management, operation, and	
62.19	maintenance of the venue intended to benefit	
62.20	the adjacent communities, including benefits	
62.21	related to procurement, employment,	
62.22	sustainability, and other commitments from	
62.23	the operator of the venue.	
62.24	Subd. 28. New Ulm; German Park	
62.25	Amphitheater	300,000
62.26	For a grant to the city of New Ulm to design,	
62.27	acquire, install, furnish, and equip a capital	
62.28	improvement permanent shade structure	
62.29	system for the German Park amphitheater,	
62.30	compliant with the Americans with Disabilities	
62.31	Act.	
62.32 62.33	Subd. 29. North Mankato; Caswell Park Improvements	2,000,000
		
62.34	For a grant to the city of North Mankato to	
62.35	predesign, design, construct, furnish, and	

Article 1 Sec. 21.

63.31

63.32

predesign, design, construct, furnish, and

equip the renovation of the Guidant John Rose

and design the playwrights center facility in

development program and workshop facility.

St. Paul for use as a comprehensive play

Subd. 42. St. Paul; Victoria Theater

1,000,000

65.30

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65.32

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66.1	For a grant to the city of St. Paul to acquire	
66.2	property located at 825 University Avenue	
66.3	West, and to predesign, design, construct,	
66.4	furnish, and equip the renovation of the	
66.5	historic Victoria Theater, to serve as a regional	
66.6	multicultural community and event center.	
66.7	This appropriation includes money for:	
66.8	demolition work; improvements to or	
66.9	replacement of the mechanical, electrical,	
66.10	plumbing, heating, ventilating, and air	
66.11	conditioning systems; repairs to the existing	
66.12	roof and exterior enclosure; site	
66.13	improvements; construction or renovation of	
66.14	interior spaces; and other improvements of a	
66.15	capital nature. The city of St. Paul may enter	
66.16	into a lease or management agreement with a	
66.17	nonprofit organization for this facility under	
66.18	Minnesota Statutes, section 16A.695.	
66.19 66.20	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park	500,000
66.20	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park	500,000
66.20 66.21	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for	500,000
66.20 66.21 66.22	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul -	500,000
66.20 66.21 66.22 66.23	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the	500,000
66.20 66.21 66.22 66.23 66.24	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional	500,000
66.20 66.21 66.22 66.23 66.24 66.25	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park.	500,000
66.20 66.21 66.22 66.23 66.24 66.25	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28 66.29	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and retain for the life of the project residents of	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28 66.29 66.30	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and retain for the life of the project residents of the adjacent communities in living wage jobs,	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28 66.29 66.30 66.31	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and retain for the life of the project residents of the adjacent communities in living wage jobs, improve environmental conditions of the	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28 66.29 66.30 66.31 66.32	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and retain for the life of the project residents of the adjacent communities in living wage jobs, improve environmental conditions of the project site, use clean and efficient energy	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28 66.29 66.30 66.31 66.32 66.33	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and retain for the life of the project residents of the adjacent communities in living wage jobs, improve environmental conditions of the project site, use clean and efficient energy sources, and work with Hmong cultural leaders	500,000
66.20 66.21 66.22 66.23 66.24 66.25 66.26 66.27 66.28 66.29 66.30 66.31 66.32	Subd. 43. St. Paul; Hmong Cultural Plaza, Phalen Regional Park (a) For a grant to city of St. Paul for construction of Phase II of the Saint Paul - Changsha China Friendship Garden, at the Hmong Cultural Plaza, in Phalen Regional Park. (b) In implementing the project, the city, or any entity with which the city contracts for implementation of the project, must hire and retain for the life of the project residents of the adjacent communities in living wage jobs, improve environmental conditions of the project site, use clean and efficient energy	500,000

		200 110001 1
67.1	to help tell the story of the Minnesota Hmong	
67.2	experience.	
67.3	Subd. 44. Wadena; Access Road	1,300,000
67.4	For a grant to the city of Wadena to acquire a	
67.5	permanent easement for and to predesign,	
67.6	design, engineer, and construct an access road	
67.7	just northeast of 11th Street Northwest in	
67.8	Wadena, going from marked Trunk Highway	
67.9	10 to the new hospital complex.	
67.10	Subd. 45. Wayzata; Lake Effect Boardwalk	4,000,000
67.11	For a grant to the city of Wayzata to design	
67.12	and construct a boardwalk and restore the lake	
67.13	edge on Lake Minnetonka in downtown	
67.14	Wayzata as a part of the Lake Effect Project.	
67.15 67.16	Subd. 46. Western Lake Superior Sanitary District; Engine Generators	6,750,000
67.17	For a grant to the Sanitary Board of the	
67.18	Western Lake Superior Sanitary District to	
67.19	design and construct engine generators as part	
67.20	of the combined heat and power system to	
67.21	capture and process heat and generate	
67.22	electricity for use at the Western Lake	
67.23	Superior Sanitary District wastewater	
67.24	treatment facilities.	
67.25	Subd. 47. Willernie; Public Infrastructure	160,000
67.26	For a grant to the city of Willernie to replace	
67.27	the roof of the city hall, and, if any money is	
67.28	remaining, for capital improvements in	
67.29	conjunction with the Washington County road	
67.30	12 project, including replacing and extending	
67.31	the sidewalk, replacement of a water main,	
67.32	and moving or removing a retaining wall.	

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(c) \$22,198,000 is for drinking water projects

listed on the commissioner of health's project

68.31

69.2 drinking water revolving fund program.

HF1 FIRST ENGROSSMENT

- 69.3 (d) After all eligible projects under paragraph
- (b) or (c) have been funded in a fiscal year, 69.4
- 69.5 the Public Facilities Authority may transfer
- any remaining, uncommitted money to eligible 69.6
- projects under a program defined in paragraph 69.7
- 69.8 (b) or (c) based on that program's project
- priority list. 69.9

Subd. 4. Point Source Implementation Grants 69.10

69.11 **Program**

- For grants to eligible municipalities under the 69.12
- point source implementation grants program 69.13
- 69.14 under Minnesota Statutes, section 446A.073.
- 69.15 This appropriation must be used for qualified
- 69.16 capital projects.

Subd. 5. Albertville; Wastewater Treatment 69.17

System Improvements 69.18

- For a grant to the city of Albertville to design 69.19
- and construct wastewater infrastructure 69.20
- improvements related to nonnative species 69.21
- 69.22 control.

69.23 Subd. 6. Arden Hills; Water Main

- For a grant to the city of Arden Hills to install 69.24
- a water main extending along Lexington 69.25
- 69.26 Avenue, from County Road E to marked
- Interstate Highway 694. 69.27
- Subd. 7. Aurora; East Range Joint Powers 69.28
- 5,000,000 69.29 **Board**; Water System
- 69.30 For a grant to the city of Aurora, Hoyt Lakes,
- or Biwabik, or the Town of White for the East 69.31
- Mesabi Joint Water System, to acquire land 69.32
- or a permanent interest in land, design, 69.33
- engineer, construct, furnish, and equip a 69.34

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70.1	comprehensive municipally owned	cooperative		
70.2	joint drinking water system in the political			
70.3	subdivisions that are part of the Ea	ast Range		
70.4	Joint Powers Board.			
70.5	Subd. 8. Austin; Wastewater Tre	atment Plant		7,450,000
70.6	For a grant to the city of Austin to	design and		
70.7	engineer improvements for upgrad	les to the		
70.8	city's wastewater treatment facility	<u>/.</u>		
70.9	Subd. 9. Bemidji; Water Treatme	ent Plant		10,194,000
70.10	For a grant to the city of Bemidji to	predesign,		
70.11	design, engineer, construct, furnish	, and equip		
70.12	phase 2 of the project to upgrade t	he city's		
70.13	water treatment plant including the	e addition		
70.14	of a filtration system to remove per	<u>fluoroalkyl</u>		
70.15	substances from the city's drinking	g water.		
70.16	Subd. 10. Buhl; Water Infrastru	<u>cture</u>		1,500,000
70.17	For a grant to the city of Buhl to p	redesign,		
70.18	design, and construct wastewater, c	lean water,		
70.19	and storm sewer infrastructure in t	he city of		
70.20	Buhl.			
70.21 70.22	Subd. 11. Caledonia; Wastewater Plant	r Treatment		7,000,000
70.23	For a grant to the city of Caledonia	a to		
70.24	construct and equip a new wastew	ater		
70.25	treatment facility.			
70.26 70.27	Subd. 12. Deer River; Water and Systems	Wastewater		4,000,000
70.28	For a grant to the city of Deer Rive	r to design,		
70.29	engineer, and construct improvem	ents and		
70.30	additions to the city's wastewater	collection		
70.31	and treatment system, including co	onstruction		
70.32	of a stabilization pond, and replace	ement and		
70.33	expansion of storm sewer lines, san	itary sewer		
70.34	lines, and water lines in the city of l	Deer River.		

71.1 71.2	Subd. 13. East Itasca Joint Sewer Board; Regional Wastewater System	750,000
/1.2	Regional Wastewater System	750,000
71.3	For a grant to the city of Nashwauk for	
71.4	preliminary and final engineering of a regional	
71.5	wastewater treatment system located in the	
71.6	city of Nashwauk to serve the communities	
71.7	represented by the East Itasca Joint Sewer	
71.8	Board and other communities.	
71.9	Subd. 14. Floodwood; Stabilization Ponds	2,000,000
71.10	For a grant to the city of Floodwood for	
71.11	predesign, design, engineering, and	
71.12	construction and expansion of stabilization	
71.13	ponds.	
71.14	Subd. 15. Foley; Wastewater Infrastructure	8,000,000
71.15	For a grant to the city of Foley to predesign,	
71.16	design, construct, and equip wastewater	
71.17	infrastructure improvements, which may also	
71.18	include acquisition of real property needed for	
71.19	the wastewater infrastructure improvements.	
71.20 71.21	Subd. 16. Forest Lake; Wastewater Infrastructure.	<u>1,700,000</u>
71.22	For a grant to the city of Forest Lake to	
71.23	predesign, design, engineer, construct or	
71.24	reconstruct, and equip ten sanitary sewer	
71.25	system lift stations in the city.	
71.26 71.27	Subd. 17. Lincoln-Pipestone Rural Water System	5,750,000
71.28	For a grant to the Lincoln-Pipestone Rural	
71.29	Water System to predesign and design water	
71.30	source development in its service area,	
71.31	including new wells, a water softening	
71.32	treatment plant (lime softening plant), and new	
71.33	water distribution pipes.	

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73.2	and construct capital improvements to the	
73.3	publicly owned portions of the city's	
73.4	wastewater infrastructure to reduce or	
73.5	eliminate inflow and infiltration.	
73.6 73.7	Subd. 23. Oronoco; Regional Wastewater System Infrastructure Grant	24,027,000
73.8	(a) Of this amount, \$1,350,000 is for a grant	
73.9	to the city of Oronoco to acquire land and	
73.10	easements, design, and engineer a wastewater	
73.11	collection, conveyance, and treatment system	
73.12	and associated water distribution	
73.13	improvements to serve the city of Oronoco	
73.14	and the region including the Oronoco Estates	
73.15	Manufactured Home Community. Any amount	
73.16	remaining after completion of design,	
73.17	engineering, and acquisition may be applied	
73.18	to the purposes described in subdivision 2.	
73.19	(b) Of this amount, \$22,677,000 is for a grant	
73.20	to the city of Oronoco to construct and provide	
73.21	construction-related engineering for a	
73.22	wastewater collection, conveyance, and	
73.23	treatment system and associated water	
73.24	distribution improvements to serve the city of	
73.25	Oronoco and the region including the Oronoco	
73.26	Estates Manufactured Home Community.	
73.27	Subd. 24. Randolph; Wastewater Infrastructure	13,000,000
73.28	For a grant to the city of Randolph to acquire	
73.29	land, predesign, environmental review, design,	
73.30	construct, install, furnish, and equip a	
73.31	wastewater collection system and treatment	
73.32	system, including wastewater stabilization	
73.33	ponds and spray irrigation fields, in and within	
73.34	one and one-half miles of the city of Randolph.	

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HF1 FIRST ENGROSSMENT

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75.1 75.2	Subd. 29. South St. Paul; Concord Street Public Utilities	2,000,000
75.3	For a grant to the city of South St. Paul to	
75.4	predesign, design, construct, and install	
75.5	sanitary sewer, water main, and storm sewer	
75.6	improvements, including removal of replaced	
75.7	infrastructure as necessary, in the Concord	
75.8	Street corridor in conjunction with the	
75.9	reconstruction and renovation of the street.	
75.10	Subd. 30. Spring Park; City Utilities	1,500,000
75.11	For a grant to the city of Spring Park for	
75.12	improvements to the city's water and sewer	
75.13	system in the northwest area of the city on	
75.14	West Arm Drive.	
75.15 75.16	Subd. 31. Two Harbors; Wastewater Treatment Plant	11,500,000
75.17	For a grant to the city of Two Harbors to	
75.18	predesign, design, construct, furnish, and	
75.19	equip improvements to the wastewater	
75.20	treatment facility in the city of Two Harbors,	
75.21	including a new activated sludge biological	
75.22	treatment system and mercury removal	
75.23	improvements, new aeration basins, final	
75.24	clarifiers, biosolids treatment units, mercury	
75.25	filter backwash supply tank, operations and	
75.26	controls building, and associated electrical and	
75.27	controls equipment.	
75.28 75.29	Subd. 32. Twin Lakes Township; Water Infrastructure	7,500,000
75.30	For a grant to Twin Lakes Township for the	
75.31	design and construction of a water distribution	
75.32	system, support facilities, and related water	
75.33	improvements, including a water main	
75.34	extension from the city of Carlton, along	

205-H0001-1

REVISOR

HF1 FIRST ENGROSSMENT

	HF1 FIRST ENGROSSMENT	REVISOR	JSK	205-H0001-1
77.1	Minnesota Statutes, section 462A.20)2,		
77.2	subdivision 3a, for projects to increa	ase the		
77.3	supply of affordable housing and the	2		
77.4	restrictions of Minnesota Statutes, se	ection		
77.5	462A.202, subdivision 7, do not app	ly to this		
77.6	appropriation.			
77.7 77.8	Sec. 24. MINNESOTA HISTORIC SOCIETY	CAL		
77.9	Subdivision 1. Total Appropriation	<u>1</u>	<u>\$</u>	3,100,000
77.10	To the Minnesota Historical Society	for the		
77.11	purposes specified in this section.			
77.12	Subd. 2. Historic Sites Asset Prese	<u>rvation</u>		2,350,000
77.13	For capital improvements and better	rments at		
77.14	state historic sites, buildings, landsc	aping at		
77.15	historic buildings, exhibits, markers	, and		
77.16	monuments, to be spent in accordance	ce with		
77.17	Minnesota Statutes, section 16B.307	7. The		
77.18	society shall determine project prior	ities as		
77.19	appropriate based on need.			
77.20	Subd. 3. County and Local Preserv	vation Grants		750,000
77.21	For grants to county and local jurisdi	ictions as		
77.22	matching money for historic preserv	ration		
77.23	projects of a capital nature, as provide	ded in		
77.24	Minnesota Statutes, section 138.052	<u>5.</u>		
77.25	Sec. 25. BOND SALE EXPENSES	3		
77.26	Subdivision 1. Total Appropriation	<u>1</u>	<u>\$</u>	1,393,000
77.27	To the commissioner of managemen	t and		
77.28	budget for the purposes specified in	this		
77.29	section.			
77.30	Subd. 2. Bond Sale Expenses			1,393,000
77.31	From the bond proceeds fund for bo	nd sale		
77.32	expenses under Minnesota Statutes,	section		
77.33	16A.641, subdivision 8.			

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Sec. 26. BOND SALE AUTHORIZATION.

Subdivision 1. **Bond proceeds fund.** To provide the money appropriated in this act from the bond proceeds fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$1,148,356,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

Subd. 2. Transportation fund. To provide the money appropriated in this act from the bond proceeds account in the state transportation fund, the commissioner of management and budget shall sell and issue bonds of the state in an amount up to \$243,959,000 in the manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

Sec. 27. CANCELLATIONS; BOND SALE AUTHORIZATION REDUCTIONS.

(a) The amounts of the general obligation bond proceeds appropriations and trunk highway bond proceeds appropriations listed in the cancellation report submitted to the legislature in January 2020, pursuant to Minnesota Statutes, section 16A.642, are canceled on the effective date of this section. The corresponding bond sale authorizations are reduced by the same amounts. If an appropriation in this section is canceled more than once, the cancellation must be given effect only once.

(b) The unobligated amount remaining from the appropriation in Laws 2018, chapter 214, article 1, section 21, subdivision 27, is canceled. The bond sale authorization in Laws 2018, chapter 214, article 1, section 26, subdivision 1, is reduced by the same amount.

Sec. 28. **BOND SALE SCHEDULE.**

The commissioner of management and budget shall schedule the sale of state general obligation bonds so that, during the biennium ending June 30, 2021, no more than \$1,139,619,000 will need to be transferred from the general fund to the state bond fund to pay principal and interest due and to become due on outstanding state general obligation bonds. During the biennium, before each sale of state general obligation bonds, the commissioner of management and budget shall calculate the amount of debt service payments needed on bonds previously issued and shall estimate the amount of debt service payments that will be needed on the bonds scheduled to be sold. The commissioner shall adjust the amount of bonds scheduled to be sold so as to remain within the limit set by this section. The amount needed to make the debt service payments is appropriated from the general fund as provided in Minnesota Statutes, section 16A.641.

Sec.	29.	EFFE	CTIVE	DATE
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This article is effective the day following final enactment.

79.3 **ARTICLE 2**

TRUNK HIGHWAY BONDS 79.4

Section 1. BOND APPROPRIATIONS.

The sums shown in the column under "Appropriations" are appropriated from the bond proceeds account in the trunk highway fund to the state agencies or officials indicated, to be spent for public purposes. Appropriations of bond proceeds must be spent as authorized by the Minnesota Constitution, articles XI and XIV. Unless otherwise specified, money appropriated in this article for a capital program or project may be used to pay state agency staff costs that are attributed directly to the capital program or project in accordance with accounting policies adopted by the commissioner of management and budget.

SUMMARY 79.13

79.16	TOTAL	<u>\$</u>	300,300,000
79.15	Department of Management and Budget		300,000
79.14	Department of Transportation	<u>\$</u>	300,000,000

APPROPRIATIONS 79.17

Sec. 2. **DEPARTMENT OF** 79.18

TRANSPORTATION 79.19

Subdivision 1. State Road Construction \$ 84,000,000 79.20

(a) From the bond proceeds account in the 79.21

trunk highway fund for the environmental 79.22

analysis, predesign, design, engineering, 79.23

79.24 construction, reconstruction, and improvement

of trunk highways, including design-build 79.25

contracts, internal department costs associated 79.26

with delivering the construction program, 79.27

consultant usage to support these activities, 79.28

and the cost of payments to landowners for 79.29

lands acquired for highway rights-of-way. The 79.30

79.31 amount under this subdivision must be

allocated to maintain regional balance 79.32

throughout the state. The commissioner may 79.33

80.1	use up to 17 percent of this amount for	
80.2	program delivery.	
80.3	(b) This appropriation is primarily for keeping	
80.4	projects in the State Transportation	
80.5	Improvement Program on schedule due to	
80.6	reduced revenues from the COVID-19	
80.7	pandemic. If the appropriation is not needed	
80.8	for keeping projects on schedule, it is available	
80.9	for other trunk highway construction,	
80.10	reconstruction and improvement projects	
80.11	identified through the Capital Highway	
80.12	Investment Plan.	
80.13	(c) Projects to construct, reconstruct, or	
80.14	improve trunk highways from this	
80.15	appropriation will follow eligible investment	
80.16	priorities identified in the State Highway	
80.17	Investment Plan, and may include pavements,	
80.18	bridges, culverts, flood mitigation, traveler	
80.19	safety, greater Minnesota mobility and Twin	
80.20	Cities mobility, freight, bicycle and pedestrian	
80.21	infrastructure, regional and community	
80.22	investment priorities, interchange construction	
80.23	or reconstruction, and lane additions, in	
80.24	addition to the associated installation of safety	
80.25	barriers, lighting, signage, noise mitigation	
80.26	measures, and retaining walls.	
80.27	Subd. 2. Railroad Grade Separations	110,000,000
80.28	From the bond proceeds account in the trunk	
80.29	highway fund to construct rail safety projects	
80.30	at highway-railroad grade crossings in	
80.31	accordance with Minnesota Statutes, section	
80.32	<u>219.016.</u>	
80.33	Subd. 3. Project Development	25,000,000

81.1	From the bond proceeds account in the trunk	
81.2	highway fund for environmental analysis,	
81.3	predesign, design and engineering and	
81.4	right-of-way acquisition for regional and	
81.5	community investment priority projects on the	
81.6	trunk highway system identified in the State	
81.7	Highway Investment Plan to prepare the	
81.8	projects for construction and application for	
81.9	federal grants or other funding opportunities.	
81.10	In consultation with the commissioner of	
81.11	Minnesota Management and Budget, the	
81.12	commissioner of transportation is authorized	
81.13	to use funds from this appropriation on	
81.14	existing bond-eligible trunk highway projects	
81.15	within the State Transportation Improvement	
81.16	Program.	
81.17	Subd. 4. Flood Mitigation	23,000,000
81.18	From the bond proceeds account in the trunk	
81.19	highway fund for reconstruction of trunk	
81.20	highways that experience frequent flooding	
81.21	in Sibley County and Le Sueur County, to	
81.22	modify the elevation of the roadways and	
81.23	reduce closures due to river flooding, for	
81.24	portions of the projects that are eligible for	
81.25	trunk highway bond proceeds.	
81.26	Subd. 5. Facilities Capital Program	58,000,000
81.27	From the bond proceeds account in the trunk	
81.28	highway fund for transportation facilities. Of	
81.29	this appropriation: \$15,200,000 is for	
81.30	construction of an addition and renovation of	
81.31	the Eden Prairie truck station; \$15,800,000 is	
81.32	for construction of an addition and renovation	
81.33	of the Mendota Heights truck station;	
81.34	\$10,500,000 is for construction of a new truck	
81.35	station in Clearwater; \$14,100,000 is for	

82.1	construction of a new truck station in Jordan;		
82.2	and \$2,400,000 is for design of a new		
82.3	headquarters building in Eveleth or Virginia.		
82.4	Any unspent portion of this appropriation		
82.5	remaining after completion of a project listed		
82.6	in this subdivision, after written notice to the		
82.7	commissioner of management and budget, is		
82.8	available for the purposes of this subdivision.		
82.9	Sec. 3. <u>BOND SALE EXPENSES</u>	<u>\$</u>	300,000
82.10	This appropriation is to the commissioner of		
82.11	management and budget for bond sale		
82.12	expenses under Minnesota Statutes, sections		
82.13	16A.641, subdivision 8, and 167.50,		
82.14	subdivision 4.		
82.15	Sec. 4. BOND SALE AUTHORIZATION.		
82.16	To provide the money appropriated in this article from the bond pro	oceeds acco	ount in the
82.17	trunk highway fund, the commissioner of management and budget shall	l sell and is	sue bonds
82.18	of the state in an amount up to \$300,300,000 in the manner, upon the	terms, and	with the
82.19	effect prescribed by Minnesota Statutes, sections 167.50 to 167.52, an	d by the M	linnesota
82.20	Constitution, article XIV, section 11, at the times and in the amounts r	equested by	y the
82.21	commissioner of transportation. The proceeds of the bonds, except acc	rued interes	st and any
82.22	premium received from the sale of the bonds, must be deposited in the bo	and proceed	ls account
82.23	in the trunk highway fund.		
82.24	Sec. 5. EFFECTIVE DATE.		
82.25	This article is effective the day following final enactment.		
82.26	ARTICLE 3		
82.27	EQUITY APPROPRIATIONS		
82.28	Section 1. CAPITAL IMPROVEMENT APPROPRIATIONS.		
82.29	The sums shown in the column under "Appropriations" are appropria	ated from th	ne general
82.30	fund in fiscal year 2021 to the state agencies or officials indicated, to	be spent for	r public
82.31	purposes. These are one-time appropriations. Money appropriated in the	nis article is	available
82.32	until the project is completed or abandoned subject to Minnesota Statut	tes, section	16A.642.

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2,000,000

84.9	appropriation is not available if any money,
84.10	including privately raised funds, is used to
84.11	construct a sports dome.
84.12	Sec. 4. <u>HUMAN SERVICES</u>
84.13	To the commissioner of human services for a
84.14	grant to the Red Lake Band of Chippewa
84.15	Indians to predesign, design, construct,
84.16	furnish, and equip a family and child services
84.17	building.
84.18 84.19	Sec. 5. EMPLOYMENT AND ECONOMIC DEVELOPMENT
84.20	Subdivision 1. Total Appropriation
84.21	To the commissioner of employment and
84.22	economic development for the purposes
84.23	specified in this section.
84.24	Subd. 2. Minneapolis American Indian Center
84.25	For a grant to the Minneapolis American
84.26	Indian Center for the same purposes and
84.27	subject to the same requirements as Laws
84.28	2018, chapter 214, article 1, section 21,

Subd. 3. Indigenous Peoples Task Force,

For a grant to the Indigenous Peoples Task

Force to design, construct, furnish, and equip

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Article 3 Sec. 6.

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This article is effective the day following final enactment.

87.1	ARTICLE 4
87.2	APPROPRIATION BONDS
87.3	Section 1. [16A.963] ELECTRIC VEHICLE INFRASTRUCTURE APPROPRIATION
87.4	BONDS.
87.5	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
87.6	(b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of
87.7	the state payable during a biennium from one or more of the following sources:
87.8	(1) money appropriated by law from the general fund in any biennium for debt service
87.9	due with respect to obligations described in subdivision 2, paragraph (a);
87.10	(2) proceeds of the sale of obligations described in subdivision 2, paragraph (a);
87.11	(3) payments received for that purpose under agreements and ancillary arrangements
87.12	described in subdivision 2, paragraph (d); and
87.13	(4) investment earnings on amounts in clauses (1) to (3).
87.14	(c) "Debt service" means the amount payable in any biennium of principal, premium, if
87.15	any, and interest on appropriation bonds, and the fees, charges, and expenses related to the
87.16	bonds.
87.17	Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of
87.18	this subdivision, the commissioner may sell and issue appropriation bonds of the state under
87.19	this section for public purposes as provided by law, including for the purposes of financing
87.20	the cost of acquiring and installing electric vehicle charging infrastructure on publicly owned
87.21	property. Appropriation bonds may be sold and issued in amounts that, in the opinion of
87.22	the commissioner, are necessary to provide sufficient money to the commissioner of
87.23	administration under subdivision 7, not to exceed \$2,000,000 net of costs of issuance, for
87.24	the purposes as provided under this subdivision, and to pay debt service including capitalized
87.25	interest, costs of issuance, costs of credit enhancement, or make payments under other
87.26	agreements entered into under paragraph (d).
87.27	(b) Proceeds of the appropriation bonds must be credited to a special appropriation
87.28	electric vehicle infrastructure bond proceeds fund in the state treasury. All income from
87.29	investment of the bond proceeds, as estimated by the commissioner, is appropriated to the
87.30	commissioner for the payment of principal and interest on the appropriation bonds.
87.31	(c) Appropriation bonds may be issued in one or more issues or series on the terms and
87.32	conditions the commissioner determines to be in the best interests of the state, but the term

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on any series of appropriation bonds may not exceed 21 years. The appropriation bonds of each issue and series thereof shall be dated and bear interest, and may be includable in or excludable from the gross income of the owners for federal income tax purposes.

- (d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner, included in an interest exchange agreement, that the agreement relates to an appropriation bond, shall be conclusive.
- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds, or a separate document authorized by the order or resolution.
- (f) The appropriation bonds are not subject to chapter 16C.
- Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, 88.24 88.25 notes, or other similar instruments, and in the manner provided in section 16A.672. In the 88.26 event that any provision of section 16A.672 conflicts with this section, this section shall control. 88.27
- 88.28 (b) Every appropriation bond shall include a conspicuous statement of the limitation established in subdivision 6. 88.29
- 88.30 (c) Appropriation bonds may be sold at either public or private sale upon such terms as the commissioner shall determine are not inconsistent with this section and may be sold at 88.31 any price or percentage of par value. Any bid received may be rejected. 88.32
 - (d) Appropriation bonds must bear interest at a fixed or variable rate.

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(e) Notwithstanding any other law, appropriation bonds issued under this section shall be fully negotiable.

Subd. 4. Refunding bonds. The commissioner may issue appropriation bonds for the purpose of refunding any appropriation bonds then outstanding, including the payment of any redemption premiums on the bonds, any interest accrued or to accrue to the redemption date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any refunding bonds may, at the discretion of the commissioner, be applied to the purchase or payment at maturity of the appropriation bonds to be refunded, to the redemption of the outstanding appropriation bonds on any redemption date, or to pay interest on the refunding bonds and may, pending application, be placed in escrow to be applied to the purchase, payment, retirement, or redemption. Any escrowed proceeds, pending such use, may be invested and reinvested in obligations that are authorized investments under section 11A.24. The income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been fully satisfied, any balance of the proceeds and any investment income may be returned to the general fund or, if applicable, the special appropriation electric vehicle infrastructure bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed, delivered, and secured by appropriations in the same manner as the appropriation bonds to be refunded.

- Subd. 5. Appropriation bonds as legal investments. Any of the following entities may legally invest any sinking funds, money, or other funds belonging to them or under their control in any appropriation bonds issued under this section:
- (1) the state, the investment board, public officers, municipal corporations, political subdivisions, and public bodies;
- (2) banks and bankers, savings and loan associations, credit unions, trust companies, savings banks and institutions, investment companies, insurance companies, insurance associations, and other persons carrying on a banking or insurance business; and
- 89.29 (3) personal representatives, guardians, trustees, and other fiduciaries.
 - Subd. 6. No full faith and credit; state not required to make appropriations. The appropriation bonds are not public debt of the state, and the full faith, credit, and taxing powers of the state are not pledged to the payment of the appropriation bonds or to any payment that the state agrees to make under this section. Appropriation bonds shall not be obligations paid directly, in whole or in part, from a tax of statewide application on any

90.1	class of property, income, transaction, or privilege. Appropriation bonds shall be payable
90.2	in each fiscal year only from amounts that the legislature may appropriate for debt service
90.3	for any fiscal year, provided that nothing in this section shall be construed to require the
90.4	state to appropriate money sufficient to make debt service payments with respect to the
90.5	appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no
90.6	longer be outstanding on the earlier of (1) the first day of a fiscal year for which the
90.7	legislature shall not have appropriated amounts sufficient for debt service, or (2) the date
90.8	of final payment of the principal of and interest on the appropriation bonds.
90.9	Subd. 7. Appropriation of proceeds. The proceeds of appropriation bonds issued under
90.10	subdivision 2, paragraph (a), and interest credited to the special appropriation electric vehicle
90.11	infrastructure bond proceeds fund are appropriated as follows:
90.12	(1) to the commissioner of administration to design, install, and equip electrical
90.13	infrastructure and electric vehicle charging stations on state-owned property as specified in
90.14	subdivision 2, paragraph (a); and
90.15	(2) to the commissioner for debt service on the bonds including capitalized interest,
90.16	nonsalary costs of issuance of the bonds, costs of credit enhancement of the bonds, and
90.17	payments under any agreements entered into under subdivision 2, paragraph (d), as permitted
90.18	by state and federal law.
90.19	Subd. 8. Appropriation for debt service and other purposes. An amount needed to
90.20	pay principal and interest on appropriation bonds issued under subdivision 2, paragraph (a),
90.21	is appropriated each fiscal year from the general fund to the commissioner, subject to repeal,
90.22	unallotment under section 16A.152, or cancellation, otherwise pursuant to subdivision 6,
90.23	for deposit into the bond payments account established for such purpose in the special
90.24	appropriation electric vehicle infrastructure bond proceeds fund. The appropriation is
90.25	available beginning in fiscal year 2021 and remains available through fiscal year 2042.
90.26	Subd. 9. Waiver of immunity. The waiver of immunity by the state provided for by
90.27	section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary
90.28	contracts to which the commissioner is a party.
90.29	Sec. 2. [16A.964] PUBLIC TELEVISION EQUIPMENT APPROPRIATION BONDS.
90.30	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
90.31	(b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of
90.32	the state payable during a biennium from one or more of the following sources:

	(1) money appropriated by law from the general fund in any biennium for debt service
due	with respect to obligations described in subdivision 2, paragraph (a);
	(2) proceeds of the sale of obligations described in subdivision 2, paragraph (a);
	(3) payments received for that purpose under agreements and ancillary arrangements
des	cribed in subdivision 2, paragraph (d); and
	(4) investment earnings on amounts in clauses (1) to (3).
	(c) "Debt service" means the amount payable in any biennium of principal, premium, if
any	, and interest on appropriation bonds, and the fees, charges, and expenses related to the
bon	<u>ids.</u>
	(d) "Equipment" means the physical infrastructure and hardware used for the production,
diss	semination, interconnection, and transmission of digital media content, the useful life of
whi	ch may range from seven to 40 years.
	(e) "Public station" has the meaning given in section 129D.12, subdivision 2.
	Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of
this	subdivision, the commissioner may sell and issue appropriation bonds of the state under
this	section for public purposes as provided by law, including for the purposes of financing
the	cost of various items of capital equipment necessary to the ongoing operations of public
stat	ions. Appropriation bonds may be sold and issued in amounts that, in the opinion of the
con	nmissioner, are necessary to provide sufficient money to the commissioner of
adn	ninistration under subdivision 7, not to exceed \$15,000,000 net of costs of issuance, for
the	purposes as provided under this subdivision, and to pay debt service including capitalized
inte	erest, costs of issuance, costs of credit enhancement, or make payments under other
agre	eements entered into under paragraph (d). Notwithstanding section 129D.155, any money
repa	aid to the commissioner of administration upon a sale or other disposition of equipment
acq	uired under this section shall be transferred to the commissioner and applied toward
prir	ncipal and interest on outstanding bonds.
	(b) Proceeds of the appropriation bonds must be credited to a special appropriation public
tele	vision equipment bond proceeds fund in the state treasury. All income from investment
of t	he bond proceeds, as estimated by the commissioner, is appropriated to the commissioner
for	the payment of principal and interest on the appropriation bonds.
	(c) Appropriation bonds may be issued in one or more issues or series on the terms and
con	ditions the commissioner determines to be in the best interests of the state, but the term
on s	any series of appropriation bonds may not exceed 21 years. The appropriation bonds of

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each issue and series thereof shall be dated and bear interest, and may be includable	in or
excludable from the gross income of the owners for federal income tax purposes.	

- (d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner, included in an interest exchange agreement, that the agreement relates to an appropriation bond, shall be conclusive.
- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds, or a separate document authorized by the order or resolution.
 - (f) The appropriation bonds are not subject to chapter 16C.
- Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, 92.23 notes, or other similar instruments, and in the manner provided in section 16A.672. In the 92.24 92.25 event that any provision of section 16A.672 conflicts with this section, this section shall 92.26 control.
- (b) Every appropriation bond shall include a conspicuous statement of the limitation 92.27 92.28 established in subdivision 6.
- (c) Appropriation bonds may be sold at either public or private sale upon such terms as 92.29 the commissioner shall determine are not inconsistent with this section and may be sold at 92.30 any price or percentage of par value. Any bid received may be rejected. 92.31
- (d) Appropriation bonds must bear interest at a fixed or variable rate. 92.32

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(e) Notwithstanding any other law, appropriation bonds issued under this section shall be fully negotiable.

Subd. 4. **Refunding bonds.** The commissioner may issue appropriation bonds for the purpose of refunding any appropriation bonds then outstanding, including the payment of any redemption premiums on the bonds, any interest accrued or to accrue to the redemption date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any refunding bonds may, at the discretion of the commissioner, be applied to the purchase or payment at maturity of the appropriation bonds to be refunded, to the redemption of the outstanding appropriation bonds on any redemption date, or to pay interest on the refunding bonds and may, pending application, be placed in escrow to be applied to the purchase, payment, retirement, or redemption. Any escrowed proceeds, pending such use, may be invested and reinvested in obligations that are authorized investments under section 11A.24. The income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been fully satisfied, any balance of the proceeds and any investment income may be returned to the general fund or, if applicable, the special appropriation public television equipment bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed, delivered, and secured by appropriations in the same manner as the appropriation bonds to be refunded.

- Subd. 5. Appropriation bonds as legal investments. Any of the following entities may legally invest any sinking funds, money, or other funds belonging to them or under their control in any appropriation bonds issued under this section:
- (1) the state, the investment board, public officers, municipal corporations, political subdivisions, and public bodies;
- (2) banks and bankers, savings and loan associations, credit unions, trust companies, savings banks and institutions, investment companies, insurance companies, insurance associations, and other persons carrying on a banking or insurance business; and
- (3) personal representatives, guardians, trustees, and other fiduciaries. 93.29
 - Subd. 6. No full faith and credit; state not required to make appropriations. The appropriation bonds are not public debt of the state, and the full faith, credit, and taxing powers of the state are not pledged to the payment of the appropriation bonds or to any payment that the state agrees to make under this section. Appropriation bonds shall not be obligations paid directly, in whole or in part, from a tax of statewide application on any

94.1	class of property, income, transaction, or privilege. Appropriation bonds shall be payable
94.2	in each fiscal year only from amounts that the legislature may appropriate for debt service
94.3	for any fiscal year, provided that nothing in this section shall be construed to require the
94.4	state to appropriate money sufficient to make debt service payments with respect to the
94.5	appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no
94.6	longer be outstanding on the earlier of (1) the first day of a fiscal year for which the
94.7	legislature shall not have appropriated amounts sufficient for debt service, or (2) the date
94.8	of final payment of the principal of and interest on the appropriation bonds.
94.9	Subd. 7. Appropriation of proceeds. The proceeds of appropriation bonds issued under
94.10	subdivision 2, paragraph (a), and interest credited to the special appropriation public
94.11	television equipment bond proceeds fund are appropriated as follows:
94.12	(1) to the commissioner of administration for equipment grants to public stations under
94.13	section 129D.15 and as further specified in subdivision 2, paragraph (a), which grants must
94.14	be allocated two-sevenths to Twin Cities PBS, one-seventh to KSMQ public television in
94.15	Austin, one-seventh to Pioneer public television in Granite Falls, one-seventh to Lakeland
94.16	PBS in Bemidji, one-seventh to Prairie Public in Fargo/Moorhead, and one-seventh to
94.17	WDSE public television in Duluth; and
94.18	(2) to the commissioner for debt service on the bonds including capitalized interest,
94.19	nonsalary costs of issuance of the bonds, costs of credit enhancement of the bonds, and
94.20	payments under any agreements entered into under subdivision 2, paragraph (d), as permitted
94.21	by state and federal law.
94.22	Subd. 8. Appropriation for debt service and other purposes. An amount needed to
94.23	pay principal and interest on appropriation bonds issued under subdivision 2, paragraph (a),
94.24	is appropriated each fiscal year from the general fund to the commissioner, subject to repeal,
94.25	unallotment under section 16A.152, or cancellation, otherwise pursuant to subdivision 6,
94.26	for deposit into the bond payments account established for such purpose in the special
94.27	appropriation public television equipment bond proceeds fund. The appropriation is available
94.28	beginning in fiscal year 2021 and remains available through fiscal year 2042.
94.29	Subd. 9. Waiver of immunity. The waiver of immunity by the state provided for by
94.30	section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary
94.31	contracts to which the commissioner is a party.

Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section. 94.33

Sec. 3. [16A.966] RESPONSE TO RELEASES APPROPRIATION BONDS.

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5.1	(b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of
5.2	the state payable during a biennium from one or more of the following sources:
5.3	(1) money appropriated by law from the general fund in any biennium for debt service
5.4	due with respect to obligations described in subdivision 2, paragraph (a);
5.5	(2) proceeds of the sale of obligations described in subdivision 2, paragraph (a);
5.6	(3) payments received for that purpose under agreements and ancillary arrangements
5.7	described in subdivision 2, paragraph (d); and
5.8	(4) investment earnings on amounts in clauses (1) to (3).
5.9	(c) "Debt service" means the amount payable in any biennium of principal, premium, if
5.10	any, and interest on appropriation bonds, and the fees, charges, and expenses related to the
5.11	bonds.
5.12	Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of
5.13	this subdivision, the commissioner may sell and issue appropriation bonds of the state under
5.14	this section for public purposes as provided by law, including for the purposes of financing
.15	the cost of implementing removal or remedial actions permitted under section 115B.17 and
.16	further subject to the conditions in chapter 115B to address risks to human health and the
.17	environment at contaminated sites. Appropriation bonds may be sold and issued in amounts
.18	that, in the opinion of the commissioner, are necessary to provide sufficient money to the
.19	commissioner of the Pollution Control Agency under subdivision 7, not to exceed
.20	\$30,400,000 net of costs of issuance, for the purposes as provided under this subdivision,
21	and to pay debt service including capitalized interest, costs of issuance, costs of credit
22	enhancement, or make payments under other agreements entered into under paragraph (d).
23	Notwithstanding section 115B.17, subdivision 6 or 16, any money recovered in a civil action
24	or any money received from the disposition of property acquired for a response action and
25	financed with bonds under this section shall be transferred to the commissioner and applied
26	toward principal and interest on outstanding bonds.
27	(b) Proceeds of the appropriation bonds must be credited to a special appropriation state
.28	response to releases bond proceeds fund in the state treasury. All income from investment
29	of the bond proceeds, as estimated by the commissioner, is appropriated to the commissioner
30	for the payment of principal and interest on the appropriation bonds.
31	(c) Appropriation bonds may be issued in one or more issues or series on the terms and
32	conditions the commissioner determines to be in the best interests of the state, but the term
33	on any series of appropriation bonds may not exceed 21 years. The appropriation bonds of

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each issue and series thereof shall be dated and bear interest, and may be includable in or excludable from the gross income of the owners for federal income tax purposes.

- (d) At the time of, or in anticipation of, issuing the appropriation bonds, and at any time thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter into agreements and ancillary arrangements relating to the appropriation bonds, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner included in an interest exchange agreement that the agreement relates to an appropriation bond shall be conclusive.
- (e) The commissioner may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of appropriation bonds in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of appropriation bonds set forth in the order or resolution authorizing the issuance of the appropriation bonds, or a separate document authorized by the order or resolution.
 - (f) The appropriation bonds are not subject to chapter 16C.
- Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, 96.23 notes, or other similar instruments, and in the manner provided in section 16A.672. In the 96.24 event that any provision of section 16A.672 conflicts with this section, this section shall 96.25 96.26 control.
- (b) Every appropriation bond shall include a conspicuous statement of the limitation 96.27 96.28 established in subdivision 6.
- (c) Appropriation bonds may be sold at either public or private sale upon such terms as 96.29 the commissioner shall determine are not inconsistent with this section and may be sold at 96.30 any price or percentage of par value. Any bid received may be rejected. 96.31
- (d) Appropriation bonds must bear interest at a fixed or variable rate. 96.32

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(e) Notwithstanding any other law, appropriation bonds issued under this section shall be fully negotiable.

Subd. 4. **Refunding bonds.** The commissioner may issue appropriation bonds for the purpose of refunding any appropriation bonds then outstanding, including the payment of any redemption premiums on the bonds, any interest accrued or to accrue to the redemption date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any refunding bonds may, at the discretion of the commissioner, be applied to the purchase or payment at maturity of the appropriation bonds to be refunded, to the redemption of the outstanding appropriation bonds on any redemption date, or to pay interest on the refunding bonds and may, pending application, be placed in escrow to be applied to the purchase, payment, retirement, or redemption. Any escrowed proceeds, pending such use, may be invested and reinvested in obligations that are authorized investments under section 11A.24. The income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been fully satisfied, any balance of the proceeds and any investment income may be returned to the general fund or, if applicable, the special appropriation state response to releases bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed, delivered, and secured by appropriations in the same manner as the appropriation bonds to be refunded.

- Subd. 5. Appropriation bonds as legal investments. Any of the following entities may legally invest any sinking funds, money, or other funds belonging to them or under their control in any appropriation bonds issued under this section:
- (1) the state, the investment board, public officers, municipal corporations, political subdivisions, and public bodies;
- (2) banks and bankers, savings and loan associations, credit unions, trust companies, savings banks and institutions, investment companies, insurance companies, insurance associations, and other persons carrying on a banking or insurance business; and
- (3) personal representatives, guardians, trustees, and other fiduciaries. 97.29
- Subd. 6. No full faith and credit; state not required to make appropriations. The 97.30 appropriation bonds are not public debt of the state, and the full faith, credit, and taxing 97.31 powers of the state are not pledged to the payment of the appropriation bonds or to any 97.32 payment that the state agrees to make under this section. Appropriation bonds shall not be 97.33 obligations paid directly, in whole or in part, from a tax of statewide application on any 97.34

8.1	class of property, income, transaction, or privilege. Appropriation bonds shall be payable
8.2	in each fiscal year only from amounts that the legislature may appropriate for debt service
8.3	for any fiscal year, provided that nothing in this section shall be construed to require the
8.4	state to appropriate money sufficient to make debt service payments with respect to the
8.5	appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no
8.6	longer be outstanding on the earlier of (1) the first day of a fiscal year for which the
8.7	legislature shall not have appropriated amounts sufficient for debt service, or (2) the date
8.8	of final payment of the principal of and interest on the appropriation bonds.
8.9	Subd. 7. Appropriation of proceeds. The proceeds of appropriation bonds issued under
8.10	subdivision 2, paragraph (a), and interest credited to the special appropriation state response
8.11	to releases bond proceeds fund are appropriated as follows:
8.12	(1) to the commissioner of the Pollution Control Agency for removal and remedial
8.13	actions as specified in subdivision 2, paragraph (a), at the following sites: the Esko
8.14	Groundwater Contamination Superfund site; the city of Duluth Dump #1 Superfund site;
8.15	the Perham Arsenic site; and the Precision Plating State Superfund site; and
8.16	(2) to the commissioner for debt service on the bonds including capitalized interest,
8.17	nonsalary costs of issuance of the bonds, costs of credit enhancement of the bonds, and
8.18	payments under any agreements entered into under subdivision 2, paragraph (d), as permitted
8.19	by state and federal law.
8.20	Subd. 8. Appropriation for debt service and other purposes. An amount needed to
8.21	pay principal and interest on appropriation bonds issued under subdivision 2, paragraph (a),
8.22	is appropriated each fiscal year from the general fund to the commissioner, subject to repeal,
8.23	unallotment under section 16A.152, or cancellation, otherwise pursuant to subdivision 6,
8.24	for deposit into the bond payments account established for such purpose in the special
8.25	appropriation state response to releases bond proceeds fund. The appropriation is available
8.26	beginning in fiscal year 2021 and remains available through fiscal year 2042.
8.27	Subd. 9. Waiver of immunity. The waiver of immunity by the state provided for under
8.28	section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary
8.29	contracts to which the commissioner is a party.
8.30	Sec. 4. Minnesota Statutes 2018, section 462A.37, subdivision 1, is amended to read:
8.31	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
8.32	the meanings given.
	the meanings given.

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99.1	(c) "Community land trust" means an entity that meets the requirements of section
99.2	462A.31, subdivisions 1 and 2.
99.3	(d) "Debt service" means the amount payable in any fiscal year of principal, premium,
99.4	if any, and interest on housing infrastructure bonds and the fees, charges, and expenses
99.5	related to the bonds.
99.6	(e) "Foreclosed property" means residential property where foreclosure proceedings
99.7	have been initiated or have been completed and title transferred or where title is transferred
99.8	in lieu of foreclosure.
99.9	(f) "Housing infrastructure bonds" means bonds issued by the agency under this chapter
99.10	that <u>:</u>
99.11	(1) are qualified 501(c)(3) bonds, within the meaning of Section 145(a) of the Internal
99.12	Revenue Code;
99.13	(2) finance qualified residential rental projects within the meaning of Section 142(d) of
99.14	the Internal Revenue Code;
99.15	(3) finance the construction or rehabilitation of single family houses that qualify for
99.16	mortgage financing within the meaning of Section 143 of the Internal Revenue Code; or
99.17	(4) are tax-exempt bonds that are not private activity bonds, within the meaning of
99.18	Section 141(a) of the Internal Revenue Code, for the purpose of financing or refinancing
99.19	affordable housing authorized under this chapter.
99.20	(g) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended.
99.21	(h) "Senior" means a person 55 years of age or older with an annual income not greater
99.22	than 50 percent of:
99.23	(1) the metropolitan area median income for persons in the metropolitan area; or
99.24	(2) the statewide median income for persons outside the metropolitan area.
99.25	(i) "Senior housing" means housing intended and operated for occupancy by at least one

senior per unit with at least 80 percent of the units occupied by at least one senior per unit, and for which there is publication of, and adherence to, policies and procedures that demonstrate an intent by the owner or manager to provide housing for seniors. Senior housing may be developed in conjunction with and as a distinct portion of mixed-income senior housing developments that use a variety of public or private financing sources.

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- (j) "Supportive housing" means housing that is not time-limited and provides or coordinates with linkages to services necessary for residents to maintain housing stability and maximize opportunities for education and employment.
- Sec. 5. Minnesota Statutes 2019 Supplement, section 462A.37, subdivision 2, is amended to read:
- Subd. 2. **Authorization.** (a) The agency may issue up to \$30,000,000 in aggregate principal amount of housing infrastructure bonds in one or more series to which the payment made under this section may be pledged. The housing infrastructure bonds authorized in this subdivision may be issued to fund loans, or grants for the purposes of clause (4), on terms and conditions the agency deems appropriate, made for one or more of the following purposes:
- 100.12 (1) to finance the costs of the construction, acquisition, and rehabilitation of supportive 100.13 housing for individuals and families who are without a permanent residence;
- 100.14 (2) to finance the costs of the acquisition and rehabilitation of foreclosed or abandoned 100.15 housing to be used for affordable rental housing and the costs of new construction of rental 100.16 housing on abandoned or foreclosed property where the existing structures will be demolished 100.17 or removed;
- 100.18 (3) to finance that portion of the costs of acquisition of property that is attributable to the land to be leased by community land trusts to low- and moderate-income homebuyers;
- 100.20 (4) to finance the acquisition, improvement, and infrastructure of manufactured home parks under section 462A.2035, subdivision 1b;
- 100.22 (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction of senior housing; and
- 100.24 (6) to finance the costs of acquisition and rehabilitation of federally assisted rental
 100.25 housing and for the refinancing of costs of the construction, acquisition, and rehabilitation
 100.26 of federally assisted rental housing, including providing funds to refund, in whole or in part,
 100.27 outstanding bonds previously issued by the agency or another government unit to finance
 100.28 or refinance such costs-; and
- 100.29 (7) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction 100.30 of single family housing.

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101.1	(b) Among comparable proposals for permanent supportive housing, preference shall
101.2	be given to permanent supportive housing for veterans and other individuals or families
101.3	who:
101.4	(1) either have been without a permanent residence for at least 12 months or at least four
101.5	times in the last three years; or
101.6	(2) are at significant risk of lacking a permanent residence for 12 months or at least four
101.7	times in the last three years.
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101.8	(c) Among comparable proposals for senior housing, the agency must give priority to
101.9	requests for projects that:
101.10	(1) demonstrate a commitment to maintaining the housing financed as affordable to
101.11	seniors;
101.12	(2) leverage other sources of funding to finance the project, including the use of
101.13	low-income housing tax credits;
101.14	(3) provide access to services to residents and demonstrate the ability to increase physical
101.15	supports and support services as residents age and experience increasing levels of disability;
101.16	(4) provide a service plan containing the elements of clause (3) reviewed by the housing
	authority, economic development authority, public housing authority, or community
101.18	development agency that has an area of operation for the jurisdiction in which the project
101.19	is located; and
101.20	(5) include households with incomes that do not exceed 30 percent of the median
101.20	household income for the metropolitan area.
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101.22	To the extent practicable, the agency shall balance the loans made between projects in the
101.23	metropolitan area and projects outside the metropolitan area. Of the loans made to projects
101.24	outside the metropolitan area, the agency shall, to the extent practicable, balance the loans
101.25	made between projects in counties or cities with a population of 20,000 or less, as established
101.26	by the most recent decennial census, and projects in counties or cities with populations in
101.27	excess of 20,000.
101.28	Sec. 6. Minnesota Statutes 2018, section 462A.37, is amended by adding a subdivision to
101.29	read:
101 20	Subd 2a Additional authorization. In addition to the amount authorized in subdivisions
101.30	Subd. 2g. Additional authorization. In addition to the amount authorized in subdivisions 2 to 2f. the agency may issue up to \$100,000,000 in housing infrastructure bonds in one or
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more series to which the payments under this section may be pledged.

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- Sec. 7. Minnesota Statutes 2019 Supplement, section 462A.37, subdivision 5, is amended to read:
- Subd. 5. **Additional appropriation.** (a) The agency must certify annually to the commissioner of management and budget the actual amount of annual debt service on each series of bonds issued under subdivisions 2a to 2f this section.
 - (b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure bonds issued under subdivision 2a remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- 102.12 (c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure bonds issued under subdivision 2b remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure bonds issued under subdivision 2c remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$2,800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (e) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2d remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- 102.30 (f) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2e remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary

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103.1	to make the transfers are appropriated from the general fund to the commissioner of
103.2	management and budget.
103.3	(g) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure
103.4	bonds issued under subdivision 2f remain outstanding, the commissioner of management
103.5	and budget must transfer to the housing infrastructure bond account established under section
103.6	462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary
103.7	to make the transfers are appropriated from the general fund to the commissioner of
103.8	management and budget.
103.9	(h) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure
103.10	bonds issued under subdivision 2g remain outstanding, the commissioner of management
103.11	and budget must transfer to the housing infrastructure bond account established under section
103.12	462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary
103.13	to make the transfers are appropriated from the general fund to the commissioner of
103.14	management and budget.
103.15	(i) The agency may pledge to the payment of the housing infrastructure bonds the
103.16	payments to be made by the state under this section.
103.17	Sec. 8. EFFECTIVE DATE.
103.18	This article is effective the day following final enactment.
103.19	ARTICLE 5
103.20	MISCELLANEOUS
103.21	Section 1. Minnesota Statutes 2018, section 16A.641, is amended by adding a subdivision
103.22	to read:
103.23	Subd. 4c. Negotiated sales authority. Notwithstanding the public sale requirements of
103.24	subdivision 4 and section 16A.66, subdivision 2, the commissioner may sell bonds, including
103.25	refunding bonds, at negotiated sale.
103.26	Sec. 2. Minnesota Statutes 2019 Supplement, section 16A.968, subdivision 3, is amended
103.27	to read:
103.28	Subd. 3. Appropriation bonds authorization. (a) Appropriation bonds may be sold
103.29	and issued in amounts that, in the opinion of the commissioner, are necessary to provide
103.30	sufficient funds to the commissioner of employment and economic development under
103.31	subdivision 8, not to exceed \$97,720,000 net of costs of issuance, for the purposes as

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provided under this subdivision, and pay debt service including capitalized interest, costs
of issuance, costs of credit enhancement, or make payments under other agreements entered
into under subdivision 2, paragraph (d). Notwithstanding section 16A.642, this authorization
is available until December 31, 2027.

- (b) The bonds authorized by this subdivision are for the purposes of financing public infrastructure projects authorized and approved by the city of Duluth under sections 469.50 to 469.54. No bonds shall be sold under this subdivision until: (1) there has been a request pursuant to subdivision 2, paragraph (a); and (2) for any parking structure the requirements in section 469.54, subdivisions 2 and 3, paragraph (a), have been met. Upon certification of the required qualified expenditures under section 469.54, subdivision 3, paragraph (a), by a medical business entity, bonds may be sold for a parking structure or structures benefiting that medical business entity, notwithstanding the status of certified qualified expenditures for another medical business entity.
- 104.14 Sec. 3. Minnesota Statutes 2018, section 41B.025, is amended by adding a subdivision to 104 15
- 104.16 Subd. 9. **Report.** The authority shall submit quarterly reports to the governor and the legislative committees and divisions with jurisdiction over agriculture and capital investment 104.17 that provide an estimate of when funding for the authority's state bond-financed loan 104.18 programs is projected to be exhausted. 104.19

Sec. 4. [116J.417] GREATER MINNESOTA CHILD CARE FACILITY CAPITAL 104.20 **GRANT PROGRAM.** 104.21

Subdivision 1. Purpose. The purpose of the greater Minnesota child care facility capital grant program established in this section is to keep or enhance jobs, increase the tax base, or expand or create new economic development in the area in which the grants are made, by providing facilities for the child care necessary to support workers and their families.

- Subd. 2. Creation of accounts. Two greater Minnesota child care facility capital grant accounts are created. One account is created in the special revenue fund and one in the bond proceeds fund. Money in the accounts is appropriated to the commissioner to make grants under this section. Money in the greater Minnesota child care facility capital grant accounts is available until encumbered or spent subject to section 16A.642.
- Subd. 3. Eligible applicant. (a) A city, county, or school district, or a joint powers board 104.31 established by two or more cities, counties, or school districts is eligible to apply for and 104.32

105.1	receive a grant from either greater Minnesota child care facility capital grant account
105.2	established in this section.
105.3	(b) A private child care provider licensed as a child care center or to provide in-home
105.4	family child care is eligible to apply for and receive a grant from the greater Minnesota
105.5	child care facility capital grant account in the general fund.
105.6	(c) An applicant must be located outside of the metropolitan area as defined in section
105.7	473.121, subdivision 2.
105.8	Subd. 4. Local government authority. A city, county, or school district may own a
105.9	child care facility and operate a child care facility program that meets the requirements for
105.10	state licensing under Minnesota Rules, chapter 9503. A city, county, or school district may
105.11	enter into a lease or management agreement with one or more licensed child care providers
105.12	to operate a child care program in a facility owned by the city, county, or school district. A
105.13	lease or management agreement for state bond-financed property is subject to section
105.14	<u>16A.695.</u>
105.15	Subd. 5. Eligible project. (a) A grant may be used to acquire land or an interest in land,
105.16	predesign, design, renovate, construct, furnish, and equip facilities in which to provide child
105.17	care or for other child care facility improvements that support the purposes for which this
105.18	grant program is established. Money from the account in the general fund may also be used
105.19	to upgrade or expand existing nonprofit child care facilities for purposes of meeting state
105.20	requirements.
105.21	(b) All projects must increase child care capacity in the community that is served by the
105.22	provider and meet all state requirements for child care facilities or programs.
105.23	Subd. 6. Grants. (a) The commissioner shall make grants to eligible applicants to provide
105.24	up to 50 percent of the capital costs of eligible child care facility capital projects. An eligible
105.25	applicant receiving a grant must provide for the remainder of the costs of the project, either
105.26	in cash or in kind. In-kind contributions may include the cost of project elements made
105.27	before or after the grant award is made.
105.28	(b) The commissioner may also distribute money from the general fund account through
105.29	a regional organization within the meaning of section 15.75 to provide grants to eligible
105.30	applicants based on the manner of application and criteria established by the commissioner.
105.31	(c) If the commissioner awards a grant for less than 50 percent of the project cost, the

105.32 commissioner must provide the applicant and the chairs and ranking minority members of

106.1	the senate and house of representatives committees with jurisdiction over economic
106.2	development finance a written explanation for awarding less than 50 percent.
106.3	Subd. 7. Application; criteria. The commissioner must develop forms and procedures
106.4	for soliciting and reviewing applications for grants under this section. An applicant shall
106.5	apply for a grant in the manner and at the times the commissioner shall determine. At a
106.6	minimum, an application must include:
106.7	(1) evidence of the need for improved, expanded, or new child care facilities in the area;
106.8	(2) a description of the new or expanded facility or other improvements to be made;
106.9	(3) a description of the specific state requirements making improvements necessary, if
106.10	applicable;
106.11	(4) estimated costs of the capital project and the sources of funding to complete it;
106.12	(5) estimated costs of the expanded services and the sources of funding to provide them;
106.13	(6) the applicant's analysis of the expected economic benefits to the area in which the
106.14	project would be located;
106.15	(7) the feasibility study that shows the financial and operational sustainability of the
106.16	project funded;
106.17	(8) the average number of children provided care by the applicant during the year prior
106.18	to the application, if any, and the expected number of children that could be provided child
106.19	care after the proposed project is completed; and
106.20	(9) other information that the commissioner determines is necessary or useful in
106.21	evaluating the impact of the proposed project on the local economy.
106.22	Subd. 8. Maximum grant amount. Grants must not be awarded for more than \$500,000
106.23	per project or more than \$2,000,000 in two years to an applicant for one or more projects
106.24	in the same city or county.
106.25	Subd. 9. Cancellation of grant; return of money. If the commissioner determines that
106.26	a grantee is unable to proceed with an approved project or has not expended or obligated
106.27	the grant money within five years of entering into the grant agreement with the commissioner,
106.28	the commissioner shall cancel the grant and the money is available for the commissioner
106.29	to make other grants under this section. Money made available to the commissioner from
106.30	a canceled grant is subject to cancellation under section 16A.642 as if it had been appropriated
106.31	to the program in the year in which the grant is canceled.

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Sec. 5. Minnesota Statutes 2018, section 123B.53, subdivision 1, is amended to read:

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- Subdivision 1. **Definitions.** (a) For purposes of this section, the eligible debt service revenue of a district is defined as follows:
 - (1) the amount needed to produce between five and six percent in excess of the amount needed to meet when due the principal and interest payments on the obligations of the district for eligible projects according to subdivision 2, including the amounts necessary for repayment of debt service loans, capital loans, and lease purchase payments under section 126C.40, subdivision 2, excluding long-term facilities maintenance levies under section 123B.595 excluding the amounts listed in paragraph (b), minus
- 107.10 (2) the amount of debt service excess levy reduction for that school year calculated according to the procedure established by the commissioner.
- (b) The obligations in this paragraph are excluded from eligible debt service revenue:
- 107.13 (1) obligations under section 123B.61;
- 107.14 (2) the part of debt service principal and interest paid from the taconite environmental protection fund or Douglas J. Johnson economic protection trust, excluding the portion of taconite payments from the Iron Range school consolidation and cooperatively operated school account under section 298.28, subdivision 7a;
- 107.18 (3) obligations issued under Laws 1991, chapter 265, article 5, section 18, as amended
 107.19 by Laws 1992, chapter 499, article 5, section 24 obligations for long-term facilities
 107.20 maintenance under section 123B.595;
- (4) obligations under section 123B.62; and
- 107.22 (5) obligations equalized under section 123B.535.
- 107.23 (c) For purposes of this section, if a preexisting school district reorganized under sections
 107.24 123A.35 to 123A.43, 123A.46, and 123A.48 is solely responsible for retirement of the
 107.25 preexisting district's bonded indebtedness; or capital loans or debt service loans, debt service
 107.26 equalization aid must be computed separately for each of the preexisting districts.
- 107.27 (d) For purposes of this section, the adjusted net tax capacity determined according to sections 127A.48 and 273.1325 shall be adjusted to include the tax capacity of property generally exempted from ad valorem taxes under section 272.02, subdivision 64.

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Sec. 6. Minnesota Statutes 2018, section 123B.53, subdivision 4, is amended to read:

- Subd. 4. **Debt service equalization revenue.** (a) The debt service equalization revenue of a district equals the sum of the first tier debt service equalization revenue and the second tier debt service equalization revenue.
- (b) The first tier debt service equalization revenue of a district equals the greater of zero or the eligible debt service revenue minus the amount raised by a levy of 15.74 percent times the adjusted net tax capacity of the district minus the second tier debt service equalization revenue of the district.
- (c) The second tier debt service equalization revenue of a district equals the greater of 108.9 zero or the eligible debt service revenue, minus the amount raised by a levy of 26.24 percent 108.10 times the adjusted net tax capacity of the district. 108.11
- (d) Notwithstanding paragraphs (b) and (c), for a district with a capital loan under sections 108.12 126C.60 to 126C.72, the first tier debt equalization revenue equals zero, and the second tier 108.13 debt equalization revenue equals the portion of the district's eligible debt service levy under 108.14 subdivision 2 in excess of the district's maximum effort debt service levy under section 108.15 126C.63, subdivision 8. 108.16
- Sec. 7. Minnesota Statutes 2018, section 126C.63, subdivision 8, is amended to read: 108.17
- 108.18 Subd. 8. Maximum effort debt service levy. (a) "Maximum effort debt service levy" means the lesser of: 108.19
- 108.20 (1) a levy in whichever of the following amounts is applicable:
- (i) in any district receiving a debt service loan for a debt service levy payable in 2002 108.21 and thereafter, or granted a capital loan after January 1, 2002, a levy in total dollar amount 108.22 computed at a rate of 33.59 percent of adjusted net tax capacity for taxes payable in 2002 108.23 and thereafter; or 108.24
- (ii) in any district receiving a debt service loan for a debt service levy payable in 2001 108.25 or earlier, or granted a capital loan before January 2, 2002, a levy in a total dollar amount 108.26 computed at a rate of 29.39 percent of adjusted net tax capacity for taxes payable in 2002 108.27 and thereafter; or 108.28
- (2) a levy in any district for which a capital loan was approved prior to August 1, 1981, 108.29 a levy in a total dollar amount equal to the sum of the amount of the required debt service 108.30 levy and an amount which when levied annually will in the opinion of the commissioner

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109.1	be sufficient to retire the remaining interest and principal on any outstanding loans from
109.2	the state within 30 years of the original date when the capital loan was granted.
109.3	(b) The board in any district affected by the provisions of paragraph (a), clause (2), may
109.4	elect instead to determine the amount of its levy according to the provisions of paragraph
109.5	(a), clause (1). If a district's capital loan is not paid within 30 years because it elects to
109.6	determine the amount of its levy according to the provisions of paragraph (a), clause (2),
109.7	the liability of the district for the amount of the difference between the amount it levied
109.8	under paragraph (a), clause (2), and the amount it would have levied under paragraph (a),
109.9	clause (1), and for interest on the amount of that difference, must not be satisfied and
109.10	discharged pursuant to Minnesota Statutes 1988, or an earlier edition of Minnesota Statutes
109.11	if applicable, section 124.43, subdivision 4.
109.12	(2) the unpaid balance on the district's capital loan after deducting the amount to be paid
109.13	on the district's capital loan in December of the year in which the levy is certified.
109.14	Sec. 8. Minnesota Statutes 2018, section 126C.66, subdivision 3, is amended to read:
109.15	Subd. 3. Principal interest Payments. All payments of principal and interest on debt
109.16	service notes or on capital loan contracts, as received by the commissioner, are appropriated
109.17	to the loan repayment account.
109.18	Sec. 9. Minnesota Statutes 2018, section 126C.69, as amended by Laws 2019, First Special
109.19	Session chapter 10, article 3, section 40, is amended to read:
109.20	126C.69 CAPITAL <u>GRANTS AND</u> LOANS.
109.21	Subdivision 1. Capital grant and loan requests and uses. Capital grants and loans are
109.22	available only to qualifying districts. Capital grants and loans must not be used for the
109.23	construction of swimming pools, ice arenas, athletic facilities, auditoriums, bus garages, or
109.24	heating system improvements. Proceeds of the grants and loans may be used only for sites
109.25	for education facilities and for acquiring, bettering, furnishing, or equipping education
109.26	facilities. Contracts must be entered into within 18 months after the date on which each
109.27	grant and loan is granted approved. For purposes of this section, "education facilities"
109.28	includes space for Head Start programs and social service programs.
109.29	Subd. 2. Capital loans grant and loan eligibility. Beginning July 1, 1999 2020, a

district is not eligible for a capital grant and loan unless the district's estimated net debt tax

109.31 rate as computed by the commissioner after debt service equalization aid would be more

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than 41.98 percent of adjusted net tax capacity. The estimate must assume a 20-year maturity schedule for new debt.

- Subd. 3. District request for review and comment. A district or a joint powers district that intends to apply for a capital grant and loan must submit a proposal to the commissioner for review and comment according to section 123B.71 by July 1 of an odd-numbered year. The commissioner shall prepare a review and comment on the proposed facility, regardless of the amount of the capital expenditure required to construct the facility. In addition to the information provided under section 123B.71, subdivision 9, the commissioner shall require that predesign packages comparable to those required under section 16B.335 be prepared by the applicant school district. The predesign packages must be sufficient to define the scope, cost, and schedule of the project and must demonstrate that the project has been analyzed according to appropriate space needs standards and also consider the following criteria in determining whether to make a positive review and comment.
- (a) To grant a positive review and comment the commissioner shall determine that all of the following conditions are met: 110.15
- (1) the facilities are needed for pupils for whom no adequate facilities exist or will exist; 110.16
- (2) there is evidence to indicate that the facilities will have a useful public purpose for 110.17 at least the term of the bonds; 110.18
- (3) no form of cooperation with another district would provide the necessary facilities; 110.19
- (4) the facilities are comparable in size and quality to facilities recently constructed in 110.20 other districts that have similar enrollments; 110.21
- (5) the facilities are comparable in size and quality to facilities recently constructed in 110.22 other districts that are financed without a capital loan; 110.23
- (6) the district is projected to have adequate funds in its general operating budget to 110.24 support a quality education for its students for at least the next five years; 110.25
- (7) the current facility poses a threat to the life, health, and safety of pupils, and cannot 110.26 reasonably be brought into compliance with fire, health, or life safety codes; 110.27
- (8) the district has made a good faith effort, as evidenced by its maintenance expenditures, 110.28 to adequately maintain the existing facility during the previous ten years and to comply with fire, health, and life safety codes and state and federal requirements for accessibility 110.30 for people with disabilities; 110.31

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- 111.1 (9) the district has made a good faith effort to encourage integration of social service 111.2 programs within the new facility; 111.3 (10) evaluations by boards of adjacent districts have been received; and 111.4 (11) the proposal includes a comprehensive technology plan that assures information
- (b) The commissioner may grant a negative review and comment if:

access for the students, parents, and community.

- 111.7 (1) the state demographer has examined the population of the communities to be served 111.8 by the facility and determined that the communities have not grown during the previous 111.9 five years;
- (2) the state demographer determines that the economic and population bases of the communities to be served by the facility are not likely to grow or to remain at a level sufficient, during the next ten years, to ensure use of the entire facility;
- (3) the need for facilities could be met within the district or adjacent districts at a comparable cost by leasing, repairing, remodeling, or sharing existing facilities or by using temporary facilities;
- 111.16 (4) the district plans do not include cooperation and collaboration with health and human 111.17 services agencies and other political subdivisions; or
- (5) if the application is for new construction, an existing facility that would meet the district's needs could be purchased at a comparable cost from any other source within the area.
- Subd. 4. **Multiple district proposals; review and comment.** In addition to the requirements of subdivision 3, the commissioner may use additional requirements to determine a positive review and comment on projects that are designed to serve more than one district. These requirements may include:
- (1) reducing or increasing the number of districts that plan to use the facility;
- 111.26 (2) location of the facility; and
- (3) formation of a joint powers agreement among the participating districts.
- Subd. 5. **Adjacent district comments.** The district must present the proposed project to the board of each adjacent district at a public meeting of that district. The board of an adjacent district must make a written evaluation of how the project will affect the future education and building needs of the adjacent district. The board must submit the evaluation to the applying district within 30 days of the meeting.

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Subd. 6. District application for capital grant and loan. The school board of a district desiring a capital grant and loan shall adopt a resolution stating the amount proposed to be borrowed funded, the purpose for which the debt is to be incurred funding is requested, and an estimate of the dates when the facilities for which the loan funding is requested will be contracted for and completed. Applications for grants and loans must be accompanied by a copy of the adopted board resolution and copies of the adjacent district evaluations. The commissioner shall retain the evaluation as part of a permanent record of the district submitting the evaluation.

Applications must be in the form and accompanied by the additional data required by the commissioner. Applications must be received by the commissioner by September 1 of an odd-numbered year. A district must resubmit an application each odd-numbered year. Capital grant and loan applications that do not receive voter approval or are not approved in law cancel July 1 of the year following application. When an application is received, the commissioner shall obtain from the commissioner of revenue the information in the Revenue Department's official records that is required to be used in computing the debt limit of the 112.15 district under section 475.53, subdivision 4.

Subd. 7. Commissioner review; district proposals. By November 1 of each odd-numbered year, the commissioner must review all applications for capital grants and loans that have received a positive review and comment. When reviewing applications, the commissioner must consider whether the criteria in subdivision 3 have been met. The commissioner may not approve an application if all of the required deadlines have not been met. The commissioner may either approve or reject an application for a capital grant and loan.

Subd. 8. Commissioner recommendations. The commissioner shall examine and consider applications for capital grants and loans that have been approved and promptly notify any district rejected of the decision.

The commissioner shall report each capital grant and loan that has been approved by the commissioner and that has received voter approval to the education committees of the legislature by January 1 of each even-numbered year. The commissioner must not report a capital grant and loan that has not received voter approval. The commissioner shall also report on the money remaining in the capital loan account and, if necessary, request that another bond issue be authorized.

Subd. 9. Grant and loan amount limits. (a) A grant and loan must not be recommended 112.33 for approval for a district exceeding an amount computed as follows: 112.34

Article 5 Sec. 9.

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- (1) the amount requested by the district under subdivision 6;
- (2) plus the aggregate principal amount of general obligation bonds of the district outstanding on June 30 of the year following the year the application was received, not exceeding the limitation on net debt of the district in section 475.53, subdivision 4, or 637 percent of its adjusted net tax capacity as most recently determined, whichever is less;
- (3) less the maximum net debt permissible for the district on December 1 of the year the application is received, under the limitation in section 475.53, subdivision 4, or 637 percent of its adjusted net tax capacity as most recently determined, whichever is less;
- (4) less any amount by which the amount voted exceeds the total cost of the facilities 113.9 for which the grant and loan is granted approved. 113.10
- (b) The grant and loan may be approved in an amount computed as provided in paragraph 113.11 (a), clauses (1) to (3), subject to later reduction according to paragraph (a), clause (4). 113.12
- (c) The loan amount equals the lesser of the total grant and loan approved or: 113.13
- 113.14 (1) the product of the maximum effort tax rate times 50 times the district's most recent adjusted net tax capacity at the time the capital grant and loan is approved under subdivision 113.15 10, minus 113.16
- (2) the district's capital loan balance outstanding at the time the capital grant and loan 113.17 is approved under subdivision 10, minus 113.18
- (3) the district's principal and interest balance outstanding for eligible bonds issued for 113.19 113.20 prior capital projects at the time the capital loan and grant is approved.
- (d) The grant amount equals the difference between the total grant and loan approved 113.21 and the loan amount under paragraph (c). 113.22
- Subd. 10. Legislative action. Each capital grant and loan must be approved in a law. 113.23
- If the aggregate amount of the capital grants and loans exceeds the amount that is or can 113.24 be made available, the commissioner shall allot the available amount among any number 113.25 of qualified applicant districts, according to the commissioner's judgment and discretion, based upon the districts' respective needs. 113.27
- Subd. 11. District referendum. After receipt of the review and comment on the project 113.28 and before January 1 of the even-numbered year, the question authorizing the borrowing 113.29 of money for the facilities must be submitted by the school board to the voters of the district 113.30 at a regular or special election. The question submitted must state the total amount to be 113.31 borrowed from all sources. Approval of a majority of those voting on the question is sufficient 113.32

to authorize the issuance of the obligations on public sale in accordance with chapter 475. 114.1

The face of the ballot must include the following statement: "APPROVAL OF THIS 114.2

QUESTION DOES NOT GUARANTEE THAT THE SCHOOL DISTRICT WILL 114.3

RECEIVE A CAPITAL GRANT AND LOAN FROM THE STATE. THE GRANT AND 114.4

LOAN MUST BE APPROVED BY THE STATE LEGISLATURE AND IS DEPENDENT 114.5

ON AVAILABLE FUNDING." The district must mail to the commissioner a certificate by 114.6

the clerk showing the vote at the election. 114.7

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- Subd. 12. Contract. (a) Each capital grant and loan must be evidenced by a contract between the district and the state acting through the commissioner. The contract must obligate the state to reimburse the district, from the maximum effort school loan fund, for eligible capital expenses for construction of the facility for which the grant and loan is granted approved, an amount computed as provided in subdivision 9. The commissioner must receive from the district a certified resolution of the board estimating the costs of construction and reciting that contracts for construction of the facilities for which the grant and loan is granted approved have been awarded, that bonds of the district have been issued and sold or that other district funds have been set aside in the amount necessary to pay all estimated costs of construction in excess of the amount of the grant and loan, and that all work, when completed, meets or exceeds standards established in the State Building Code. The contract must obligate the district to repay the loan out of the excesses of its maximum effort debt service levy over its required debt service levy, including interest at a rate equal to the weighted average annual rate payable on Minnesota state school loan bonds issued or reissued for the project. Beginning July 1, 2020, no interest assessments shall be made on capital loan balances.
- (b) The district must each year, as long as it is indebted to the state, levy for debt service (i) the amount of its maximum effort debt service levy or (ii) the amount of its required debt service levy, whichever is greater, except as the required debt service levy may be reduced by a loan under section 126C.68. The district shall remit payments to the commissioner according to section 126C.71. The actual debt service levy shall be adjusted under section 477A.09.
- (c) The commissioner shall supervise the collection of outstanding accounts due the fund and may, by notice to the proper county auditor, require the maximum levy to be made as required in this subdivision. Interest on capital loans must be paid on December 15 of the year after the year the loan is granted and annually in later years. By September 30, the commissioner shall notify the county auditor of each county containing taxable property situated within the district of the amount of the maximum effort debt service levy of the

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district for that year. The county auditor or auditors shall extend upon the tax rolls an ad valorem tax upon all taxable property within the district in the aggregate amount so certified.

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Subd. 13. Loan forgiveness. If any capital loan is not paid within 50 years after it is granted from maximum effort debt service levies in excess of required debt service levies, the liability of the district on the loan is satisfied and discharged and interest on the loan ceases.

Subd. 14. Participation by county auditor; record of contract; payment of loan. The district must file a copy of the capital loan contract with the county auditor of each county in which any part of the district is situated. The county auditor shall enter the capital loan, evidenced by the contract, in the auditor's bond register. The commissioner shall keep a record of each capital grant and loan and contract showing the name and address of the district, the date of the contract, and the amount of the grant and loan initially approved. On receipt of the resolution required in subdivision 12 and documentation of expenditures under the contract, the commissioner shall issue payments, which may be dispersed in accordance with the schedule in the contract, on the capital grant and loan account for the amount that may be disbursed under subdivision 1. Interest on each disbursement of the eapital loan amount accrues from the date on which the commissioner of management and budget issues the payment. 115.18

Subd. 15. Bond sale limitations. (a) A district having an outstanding state loan must not issue and sell any bonds on the public market, except to refund state loans, unless it agrees to make the maximum effort debt service levy in each later year at the higher rate provided in section 126C.63, subdivision 8, and unless it schedules the maturities of the bonds according to section 475.54, subdivision 2. A district that refunds bonds at a lower interest rate may continue to make the maximum effort debt service levy in each later year at the current rate provided in section 126C.63, subdivision 8, if the district can demonstrate to the commissioner's satisfaction that the district's repayments of the state loan will not be reduced below the previous year's level. The district must report each sale to the commissioner.

- (b) For a capital loan issued prior to July 1, 2001, after the district's capital loan has been outstanding for 30 years, the district must not issue bonds on the public market except to refund the loan.
- (c) For a capital loan issued on or after July 1, 2001, after the district's capital loan has 115.32 been outstanding for 20 years, the district must not issue bonds on the public market except 115.33 to refund the loan. 115.34

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EFFECTIVE DATE. This section is effective retroactively from July 1, 2020.

REVISOR

Sec. 10. Minnesota Statutes 2018, section 126C.71, is amended to read:

126C.71 PAYMENT AND APPLICATIONS OF PAYMENT.

- Subdivision 1. **Payment.** (a) On November 20 of each year, each district having an outstanding capital loan or debt service loan shall compute the excess amount in the debt redemption fund. The commissioner shall prescribe the form and calculation to be used in computing the excess amount. A completed copy of this form shall be sent to the commissioner before December 1 of each year. The commissioner may recompute the excess amount and shall promptly notify the district of the recomputed amount.
- 116.10 (b) On December 15 of each year, the district shall remit to the commissioner, at a minimum, an amount equal to the greater of:
- (i) the excess amount in the debt redemption fund; or
- (ii) the amount by which the maximum effort debt service levy exceeds the required debt service levy for that calendar year.
- Any late payments shall be assessed an interest charge using the interest rates specified for the debt service notes and capital loan contracts.
- (e) (b) If a payment required under the Maximum Effort School Aid Law paragraph (a) is not made within 30 days, the commissioner may reduce any subsequent payments due the district under this chapter and chapters 120B, 122A, 123A, 123B, 124D, 125A, and 127A by the amount due, after providing written notice to the district.
- Subd. 2. Application of payments. The commissioner shall apply payments received 116.21 under the Maximum Effort School Aid Law and aids withheld according to subdivision 1, 116.22 paragraph (b), as follows: First, to payment of interest accrued on its notes, if any; second, 116.23 to interest on its contracts, if any; third, toward principal of its notes, if any; and last, toward 116.24 the principal of its contracts, if any. While more than one note or more than one contract is 116.25 held, priority of payment of interest must be given to the one of earliest date, and after 116.26 interest accrued on all notes is paid, similar priority shall be given in the application of any 116.27 remaining amount to the payment of principal. In any year when the receipts from a district 116.28 are not sufficient to pay the interest accrued on any of its notes or contracts, the deficiency 116.29 must be added to the principal, and the commissioner shall notify the district and each county 116.30 auditor concerned of the new amount of principal of the note or contract.

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Sec. 11. Minnesota Statutes 2018, section 134.45, subdivision 5, is amended to read:

REVISOR

Subd. 5. **Qualification**; **accessibility grants.** A public library jurisdiction may apply for a grant in an amount up to \$200,000 \$300,000 or 50 percent of the approved costs of removing architectural barriers from a building or site, whichever is less. Grants may be made only for projects in existing buildings used as a library, or to prepare another existing building for use as a library. Renovation of an existing building may include an addition to the building if the additional space is necessary to provide accessibility or if relocating public spaces to the ground level provides improved overall accessibility. Grants must not be used to pay part of the cost of meeting accessibility requirements in a new building.

- 117.10 Sec. 12. Minnesota Statutes 2018, section 137.61, is amended to read:
- 117.11 **137.61 PURPOSE.**
- Sections 137.61 to 137.65 provide for a biomedical science research funding program to further the investment in biomedical science research facilities in Minnesota to benefit the state's economy, advance the biomedical technology industry, benefit human health, and facilitate research collaboration between the University of Minnesota and other private and public institutions in this state. Sections 137.61 to 137.65 also provide funding for design, land acquisition, site preparation, and preconstruction services for the new clinical research facility on the University of Minnesota's Twin Cities campus.
- 117.19 Sec. 13. Minnesota Statutes 2018, section 137.62, subdivision 2, is amended to read:
- Subd. 2. **Biomedical science research facility.** "Biomedical science research facility"
 means a facility located on the campus of the University of Minnesota to be used as a
 research facility and laboratory for biomedical science and biomedical technology. A hospital
 licensed under sections 144.50 to 144.56 is not a biomedical science research facility.

 Biomedical science research facility includes the clinical research facility defined in this
 section.
- Sec. 14. Minnesota Statutes 2018, section 137.62, is amended by adding a subdivision to read:
- Subd. 2a. Clinical research facility. "Clinical research facility" means a facility located on the Twin Cities campus of the University of Minnesota to connect a broad array of clinical research units and activities from across the university, providing a consolidated home for the Clinical Translational Science Institute and related programs that support education, research, clinical training, and patient care.

Sec. 15. Minnesota Statutes 2018, section 137.63, is amended to read:

137.63 BIOMEDICAL SCIENCE RESEARCH FACILITIES FUNDING

REVISOR

PROGRAM. 118.3

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Subdivision 1. Program established. A biomedical science research facilities funding program is established to provide appropriations to the Board of Regents of the University of Minnesota for up to 75 percent of the project costs for each of four projects approved by the Board of Regents under section 137.64, other than the clinical research facility. Appropriations to the Board of Regents for the clinical research facility are for 100 percent of the project costs for design, land acquisition, site preparation, and preconstruction services.

Subd. 2. Project requirements. The Board of Regents of the University of Minnesota, either acting on its own or in collaboration with another private or public entity, must pay at least 25 percent of the project costs for each of four projects, other than the clinical research facility. The board must not use tuition revenue to pay for the university's share of the costs for the projects approved under section 137.64.

Sec. 16. Minnesota Statutes 2018, section 137.64, is amended to read:

137.64 CONDITIONS FOR PAYMENTS TO UNIVERSITY.

Subdivision 1. Certifications. Before the commissioner may make any payments authorized in this section to the Board of Regents for a biomedical science research facility project, the commissioner must certify that the board has, by board resolution, approved the maximum project cost for the project and complied with the requirements of section 137.63, subdivision 2. For each project approved by the board, the board must certify to the commissioner the amount of the annual payments of principal and interest required to service each series of bonds issued by the University of Minnesota for the project, and the actual amount of the state's annual payment to the University of Minnesota under subdivision 2. The annual payment must not exceed the amount required to pay debt service on the bonds issued to finance 75 percent of the project costs of biomedical science research facilities authorized before 2019. The annual payment may additionally be for the amount required to pay debt service on the bonds issued to finance 100 percent of the costs of the clinical research facility.

Subd. 2. Payments. On July 15 of each year after the certification under subdivision 1, but no earlier than July 15, 2009, and for so long thereafter as any bonds issued by the board for the construction of a project, or any refunding bonds issued under subdivision 7, are outstanding, the state must transfer to the board annual payments as certified under

- subdivision 1, up to the maximum amounts in the appropriation schedule under subdivision

 3. Payments under this section are to reimburse the Board of Regents for the state's share

 of the project costs for the biomedical science research facility projects, provided that the

 principal amount of bonds issued by the University of Minnesota to pay the state's share of

 the costs must not exceed \$219,000,000.
- Subd. 3. **Appropriations.** Annual appropriations are made from the general fund to the commissioner of management and budget for transfer to the Board of Regents, as follows:
- (1) up to \$850,000 is appropriated in fiscal year 2010;
- (2) up to \$3,650,000 is appropriated in fiscal year 2011;
- (3) up to \$7,825,000 is appropriated in fiscal year 2012;
- (4) up to \$12,100,000 is appropriated in fiscal year 2013;
- (5) up to \$14,825,000 is appropriated in fiscal year 2014; and
- 119.13 (6) up to \$15,550,000 is appropriated in fiscal year 2015 and each year thereafter, up to 25 years following the certification of the last project by the commissioner. through fiscal
- 119.15 year 2020; and
- 119.16 (7) up to \$13,930,000 is appropriated in fiscal year 2021 and each year thereafter through fiscal year 2039.
- Subd. 4. **Report to legislature.** The Board of Regents must report to the committees of the legislature with responsibility for capital investment by January 15 of each even-numbered year on the biomedical science research facility projects authorized under this section. The report must at a minimum include for each project, the total cost, the number of researchers, research grants, and the amount of debt issued by the board.
- Subd. 5. **Reinvestment.** The Board of Regents must, to the extent permitted under federal law and University of Minnesota policies, place a priority on reducing the state's share of project costs by dedicating a share of the proceeds from any commercialization or licensing revenues attributable to research conducted in the biomedical science facilities to reducing the appropriations needed under subdivision 3.
- Subd. 6. **Services to individuals and firms.** Consistent with its mission and governing policies and the requirements for tax-exempt bonds, the university shall make available laboratory and other services on a fee-for-service basis to individuals and firms in the bioscience industry in Minnesota. The university will not assert patent rights when providing services that do not involve its innovative intellectual contributions.

120.1	Subd. 7. Refunding of bonds; allocation of savings realized. (a) The board may issue
120.2	bonds in one or more series to refund bonds that were issued for a project before January
120.3	1, 2019, if refunding is determined by the board to be in the best interest of the university.
120.4	The principal amount of bonds issued in each refunding must not exceed the amount
120.5	necessary to defease the associated bonds outstanding immediately prior to refunding. The
120.6	amount of the state's annual payment to the university required for the debt service on the
120.7	refunded bonds, or original bonds if not yet refunded, or a combination of the two, shall be
120.8	up to the maximum annual appropriation under subdivision 3 for all series.
120.9	(b) The amount of the annual appropriation under subdivision 3 that is not needed to
120.10	pay the annual debt service under paragraph (a) is appropriated to the Board of Regents of
120.11	the University of Minnesota to pay the annual debt service amount on bonds issued by the
120.12	university to pay the costs of design, land acquisition, site preparation, and preconstruction
120.13	services of the clinical research facility.
120.14	(c) In any year that the state general fund appropriation authorized in this section exceeds
120.15	the amount needed to pay debt service on bonds issued by the university for purposes
120.16	specified in sections 137.61 to 137.65, the excess amount is canceled to the state general
120.17	<u>fund.</u>
	C 17 1240 A 201 DDOMOTING CONCEDUCTION AND DENOVATION OF
120.18	Sec. 17. [240A.20] PROMOTING CONSTRUCTION AND RENOVATION OF
120.18 120.19	Sec. 17. [240A.20] PROMOTING CONSTRUCTION AND RENOVATION OF PUBLIC SKATE PARKS THROUGHOUT THE STATE.
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120.19	PUBLIC SKATE PARKS THROUGHOUT THE STATE.
120.19 120.20	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled,
120.19 120.20 120.21	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and
120.19 120.20 120.21 120.22	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or biking.
120.19 120.20 120.21 120.22 120.23	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or biking. Subd. 2. Promotion of public skate parks. The Minnesota Amateur Sports Commission
120.19 120.20 120.21 120.22 120.23 120.24	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or biking. Subd. 2. Promotion of public skate parks. The Minnesota Amateur Sports Commission shall:
120.19 120.20 120.21 120.22 120.23 120.24 120.25	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or biking. Subd. 2. Promotion of public skate parks. The Minnesota Amateur Sports Commission shall: (1) develop new public skate parks statewide; and
120.19 120.20 120.21 120.22 120.23 120.24 120.25 120.26	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or 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
120.19 120.20 120.21 120.22 120.23 120.24 120.25 120.26 120.27	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or 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.
120.19 120.20 120.21 120.22 120.23 120.24 120.25 120.26 120.27	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or 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)
120.19 120.20 120.21 120.22 120.23 120.24 120.25 120.26 120.27 120.28 120.29	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or 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
120.19 120.20 120.21 120.22 120.23 120.24 120.25 120.26 120.27 120.28 120.29 120.30	PUBLIC SKATE PARKS THROUGHOUT THE STATE. Subdivision 1. Definition. For purposes of this section, "skate" means wheeled, nonmotorized recreation, including skateboarding, roller blading, and roller skating, and not including cycling or 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 or counties or consortia of cities. A proposal for a skate

121.1	(b) The location for all proposed facilities must be in areas of maximum demonstrated
121.2	interest and must maximize accessibility to an arterial highway, transit, or pedestrian or
121.3	bike path.
121.4	(c) To the extent possible, all proposed facilities must be dispersed equitably, must be
121.5	located to maximize potential for full utilization, must accommodate noncompetitive family
121.6	and community skating for all ages, and must encourage use of skate parks by a diverse
121.7	population.
121.8	(d) The commission will give priority to proposals that come from more than one local
121.9	government unit.
121.10	(e) The commission may also use the money to upgrade, rehabilitate, or renovate current
121.11	facilities.
121.12	(f) To the extent possible, 50 percent of all grants must be awarded to communities in
121.13	greater Minnesota.
121.14	(g) A grant awarded under subdivision 2, clause (2), may not exceed \$250,000 unless
121.15	the grantee demonstrates that the facility will have a regional or statewide draw. A grant
121.16	awarded under subdivision 2, clause (2), may be for up to \$750,000 for a skate park with
121.17	regional impact. A grant awarded under subdivision 2, clause (2), may be for up to
121.18	\$2,000,000 for a skate park with statewide draw.
121.19	(h) In selecting projects to be awarded grants under this section, the commission must
121.20	give priority to those projects that are designated by experts in the field of skate park design
121.21	and are to be constructed by professionals with experience in the construction of skate parks.
121.22	(i) To be eligible for a grant under this section, a local government must have engaged
121.23	or must commit to engage youth in the planning, design, and programming for the skate
121.24	park.
121.25	Subd. 4. Technical assistance. To the extent possible, the commission shall provide
121.26	technical assistance on skate park planning, design, and operation to communities.
121.27	Subd. 5. Agreements with local governments and cooperative purchasing
121.28	agreements. (a) The Minnesota Amateur Sports Commission may enter into agreements
121.29	with local units of government and provide financial assistance in the form of grants for the
121.30	construction of skate parks that, in the determination of the commission, conform to its
121.31	<u>criteria.</u>
121.32	(b) The commission may enter into cooperative purchasing agreements under section
121.33	471.59 with local governments to purchase skate park equipment and services through state

122.1	contracts. The cooperative skate park equipment purchasing revolving fund is a separate
122.2	account in the state treasury. The commission may charge a fee to cover the commission's
122.3	administrative expenses to government units that have joint or cooperative purchasing
122.4	agreements with the state under section 471.59. The fees collected must be deposited in the
122.5	revolving fund established by this subdivision. Money in the fund is appropriated to the
122.6	commission to administer the programs and services covered by this subdivision.
122.7	Sec. 18. Minnesota Statutes 2018, section 363A.36, is amended by adding a subdivision
122.8	to read:
122.9	Subd. 1a. Scope of application; state capital funding. (a) An agency that uses state
122.10	money to pay for part or all of a capital project is subject to and must comply with the
122.11	restrictions in subdivision 1, for contracts exceeding \$100,000. A political subdivision that
122.12	uses state money to pay for part or all of a capital project is subject to and must comply
122.13	with the restrictions in subdivision 1, for contracts exceeding \$250,000.
122.14	(b) For the purposes of this subdivision, the following terms have the meanings given
122.15	them:
122.16	(1) "agency" means a state board, commission, authority, department, or other agency
122.17	of the executive branch of state government; the Metropolitan Council; the Minnesota
122.18	Historical Society; the Minnesota State Colleges and Universities; or the University of
122.19	Minnesota;
122.20	(2) "capital project" means the acquisition and betterment of land and buildings and
122.21	other public improvements in the state, including acquisition of real property or an interest
122.22	in real property, predesign, design, engineering, site preparation and related environmental
122.23	work, renovation, construction, furnishing, and equipping;
122.24	(3) "political subdivision" means a county, home rule charter or statutory city, town,
122.25	school district, metropolitan or regional agency other than the Metropolitan Council, public
122.26	corporation established in law, or other special or limited purpose district created or
122.27	authorized by law; and
122.28	(4) "state money" means the proceeds of state general obligation bonds issued under
122.29	article XI, section 5, clause (a), of the Minnesota Constitution.
122.30	(c) This subdivision applies to a capital project or discrete phase of a capital project for
122.31	which state money has been appropriated on or after January 1, 2022.

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Sec. 19. Minnesota Statutes 2018, section 363A.44, subdivision 1, is amend	ed to read:
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Subdivision 1. Scope. (a) No department, agency of the state, the Metropolitan Council, or an agency subject to section 473.143, subdivision 1, shall execute a contract for goods or services or an agreement for goods or services in excess of \$500,000 with a business that has 40 or more full-time employees in this state or a state where the business has its primary place of business on a single day during the prior 12 months, unless the business has an equal pay certificate or it has certified in writing that it is exempt. A certificate is valid for four years.

(b) An agency that uses state money to pay for part or all of a capital project is subject 123.9 123.10 to and must comply with the restrictions in this section for contracts exceeding \$500,000. A political subdivision that uses state money to pay for part or all of a capital project is 123.11 subject to and must comply with the restrictions in this section for contracts exceeding 123.12 \$1,000,000. For purposes of this paragraph, "agency," "political subdivision," "capital 123.13 project," and "state money" have the meanings given in section 363A.36, subdivision 1a. 123.14 This paragraph applies to a capital project or discrete phase of a capital project for which 123.15 state money has been appropriated on or after January 1, 2022.

(b) (c) This section does not apply to a business with respect to a specific contract if the commissioner of administration determines that application of this section would cause undue hardship to the contracting entity. This section does not apply to a contract to provide goods and services to individuals under chapters 43A, 62A, 62C, 62D, 62E, 256B, 256I, 256L, and 268A, with a business that has a license, certification, registration, provider agreement, or provider enrollment contract that is prerequisite to providing those goods and services. This section does not apply to contracts entered into by the State Board of Investment for investment options under section 352.965, subdivision 4.

Sec. 20. Laws 2008, chapter 179, section 18, subdivision 3, as amended by Laws 2011, 123.25 First Special Session chapter 12, section 32, and Laws 2012, chapter 293, section 41, is 123.26 amended to read: 123.27

Subd. 3. Systemwide Campus Redevelopment, 123.28

(a) To demolish surplus, nonfunctional, or 123.30

deteriorated facilities and infrastructure or to 123.31

renovate surplus, nonfunctional, or 123.32

Reuse, or Demolition

deteriorated facilities and infrastructure at 123.33

Department of Human Services campuses. 123.34

124.1	These projects must facilitate the
124.2	redevelopment or reuse of these campuses
124.3	consistent with redevelopment plan concepts
124.4	developed and approved under Laws 2003,
124.5	First Special Session chapter 14, article 6,
124.6	section 64, subdivision 2. If a surplus campus
124.7	is sold or transferred to a local unit of
124.8	government, unspent portions of this
124.9	appropriation may be granted to that local unit
124.10	of government for the purposes stated in this
124.11	subdivision. Unspent portions of this
124.12	appropriation may be used to design,
124.13	construct, furnish, and equip a maintenance
124.14	and storage facility to support the maintenance
124.15	and operation of the Brainerd campus if the
124.16	commissioner determines that it is less
124.17	expensive than renovating existing space.
124.18	Notwithstanding Minnesota Statutes, section
124.19	16A.642, the bond authorization and
124.20	appropriation of bond proceeds for this project
124.21	are available until December 30, 2014.
124.22	(b) Up to \$125,000 is for preparation and site
124.23	development, including demolition of
124.24	buildings and infrastructure, to implement the
124.25	redevelopment and reuse of the Ah Gwah
124.26	Ching Regional Treatment Center. This
124.27	amount may be granted to Cass County for
124.28	the purposes stated in this subdivision. If the
124.29	campus is sold or transferred by Cass County
124.30	to the city of Walker, unspent portions of this
124.31	appropriation may be granted to the city of
124.32	Walker for the purposes stated in this
124.33	subdivision. Notwithstanding any requirement
124.34	in paragraph (a) or Minnesota Statutes, section
124.35	16A.695, Cass County may convey for no
124.36	consideration approximately 9.4 acres of the

125.1	campus of the former Ah Gwah Ching
125.2	Regional Treatment Center to Independent
125.3	School District No. 113, Walker Hackensack
125.4	Akeley, for school purposes.
125.5	Sec. 21. Laws 2014, chapter 294, article 1, section 7, subdivision 11, as amended by Laws
125.6	2017, First Special Session chapter 8, article 2, section 26, is amended to read:
125.7	Subd. 11. Central Minnesota Regional Parks 500,000
125.8	For a grant to the city of Sartell to acquire land
125.9	and develop recreation facilities at Sauk River
125.10	Regional Park design, engineer, and construct
125.11	a trail, including overlooks, fishing platforms,
125.12	and pedestrian crossings, along the Mississippi
125.13	River as part of improvements to Linear Park
125.14	and Sartell Veterans Park in the city of Sartell
125.15	and to acquire up to 68 acres of land located
125.16	along the Sauk River near the confluence of
125.17	the Mississippi to serve as part of the Central
125.18	Minnesota Regional Parks and Trails.
125.19	Notwithstanding Minnesota Statutes, section
125.20	16A.642, the bond sale authorization and
125.21	appropriation of bond proceeds for this project
125.22	are available until June 30, 2020 December
125.23	<u>31, 2024</u> .
125.24	Sec. 22. Laws 2015, First Special Session chapter 5, article 1, section 10, subdivision 7,
125.25	as amended by Laws 2017, First Special Session chapter 8, article 2, section 32, is amended
125.26	to read:
125.27	Subd. 7. Richfield - 77th Street Underpass 10,000,000
125.28	For a grant to the city of Richfield for
125.29	right-of-way acquisition for an extension of
125.30	77th Street under marked Trunk Highway
125.31	77/Cedar Avenue in the city of Richfield to
125.32	provide local and regional access between

125.33 Richfield, the Minneapolis/St. Paul

126.1	International Airport, the city of Bloomington,		
126.2	and the Mall of America. After right-of-way		
126.3	acquisition is completed, the city may use any		
126.4	remaining money appropriated in this		
126.5	subdivision for construction of the extension.		
126.6	Notwithstanding Minnesota Statutes, section		
126.7	16A.642, the bond sale authorization and		
126.8	appropriation of bond proceeds for the project		
126.9	in this subdivision are available until		
126.10	December 31, 2021 2024.		
126.11 126.12	Sec. 23. Laws 2015, First Special Session chapter 5, article 1, section read:	n 13, is a	mended to
126.13	Sec. 13. CORRECTIONS	\$	1,200,000
126.14	To the commissioner of administration for a		
126.15	grant to the Arrowhead Regional Corrections		
126.16	Joint Powers Board to demolish an existing		
126.17	facility and to design, construct, furnish, and		
126.18	equip a replacement food processing facility		
126.19	on the campus of the Northeast Regional		
126.20	Corrections Center, to meet health, safety, and		
126.21	security standards required for compliance		
126.22	with Minnesota Rules, chapter 2911. Nonstate		
126.23	contributions to improvements at the center		
126.24	made before or after the enactment of this		
126.25	subdivision are considered to be a sufficient		
126.26	match, and no further nonstate match is		
126.27	required. Notwithstanding Minnesota Statutes,		
126.28	section 16A.642, the bond sale authorization		
126.29	and appropriation of bond proceeds for the		
126.30	project in this subdivision are available until		
126.31	December 31, 2024.		

127.1	Sec. 24. Laws 2017, First Special Session chapter 8, article 1, s	ection 15, subdivision 3,
127.2	as amended by Laws 2018, chapter 214, article 2, section 33, is a	mended to read:
127.3	Subd. 3. Local Road Improvement Fund Grants	115,932,000
127.4	(a) From the bond proceeds account in the	

- (a) From the bond proceeds account in the
- state transportation fund as provided in 127.5
- Minnesota Statutes, section 174.50, for trunk 127.6
- highway corridor projects under Minnesota 127.7
- Statutes, section 174.52, subdivision 2, for 127.8
- construction and reconstruction of local roads 127.9
- with statewide or regional significance under 127.10
- Minnesota Statutes, section 174.52, 127.11
- subdivision 4, or for grants to counties to assist
- in paying the costs of rural road safety capital 127.13
- improvement projects on county state-aid 127.14
- 127.15 highways under Minnesota Statutes, section
- 174.52, subdivision 4a. 127.16
- (b) Of this amount, \$9,000,000 is for a grant
- to Anoka County to design, acquire land for, 127.18
- engineer, and construct improvements to, 127.19
- including the realignment of County State-Aid 127.20
- Highway 23 (Lake Drive), County State-Aid 127.21
- 127.22 Highway 54 (West Freeway Drive), West
- Freeway Drive, and to Hornsby Street in the 127.23
- city of Columbus to support the overall 127.24
- interchange project. Notwithstanding 127.25
- Minnesota Statutes, section 16A.642, the bond 127.26
- sale authorization and appropriation of bond 127.27
- proceeds for the project in this paragraph are 127.28
- 127.29 available until December 31, 2024.
- (c) Of this amount, \$3,246,000 is for a grant 127 30
- to the city of Blaine to predesign, design, and 127.31
- reconstruct 105th Avenue in the vicinity of 127.32
- the National Sports Center in Blaine. The
- 127.34 reconstruction will include changing the street
- from five lanes to four lanes with median, turn 127.35

128.1	lanes, sidewalk, trail, landscaping, lighting,
128.2	and consolidation of access driveways. This
128.3	appropriation is not available until the
128.4	commissioner of management and budget
128.5	determines that at least \$3,000,000 is
128.6	committed to the project from sources
128.7	available to the city, including municipal state
128.8	aid and county turnback funds.
128.9	(d) Of this amount, \$25,000,000 is for a grant
128.10	to Hennepin County, the city of Minneapolis,
128.11	or both, for design, right-of-way acquisition,
128.12	engineering, and construction of public
128.13	improvements related to the Interstate
128.14	Highway 35W and Lake Street access project
128.15	and related improvements within the Interstate
128.16	Highway 35W corridor, notwithstanding any
128.17	provision of Minnesota Statutes, section
128.18	174.52, or rule to the contrary. This
128.19	appropriation is not available until the
128.20	commissioner of management and budget
128.21	determines that an amount sufficient to
128.22	complete this portion of the Interstate
128.23	Highway 35W and Lake Street access project
128.24	has been committed to this portion of the
128.25	project.
128.26	(e) Of this amount, \$10,500,000 is for a grant
128.27	to Carver County for environmental analysis
128.28	and to acquire right-of-way access, predesign,
128.29	design, engineer, and construct an interchange
128.30	at marked Trunk Highway 212 and Carver
128.31	County Road 44 in the city of Chaska,
128.32	including a new bridge and ramps, to support
128.33	the development of approximately 400 acres
128.34	of property in the city of Chaska's
128.35	comprehensive plan.

129.1	(f) Of this amount, \$700,000 is for a grant to
129.2	Redwood County for improvements to Nobles
129.3	Avenue, including paving, as the main access
129.4	road to a new State Veterans Cemetery to be
129.5	located in Paxton Township.
129.6	(g) Of this amount, \$1,000,000 is for a grant
129.7	to the town of Appleton in Swift County for
129.8	upgrades to an existing township road to
129.9	provide for a paved, ten-ton capacity township
129.10	road extending between marked Trunk
129.11	Highways 7 and 119.
129.12	(h) Of this amount, \$20,500,000 is for a grant
129.13	to Ramsey County for preliminary and final
129.14	design, right-of-way acquisition, engineering,
129.15	contract administration, and construction of
129.16	public improvements related to the
129.17	construction of the interchange of marked
129.18	Interstate Highway 694 and Rice Street,
129.19	Ramsey County State-Aid Highway 49, in
129.20	Ramsey County.
129.21	(i) Of this amount, \$11,300,000 is for a grant
129.22	to Hennepin County for preliminary and final
129.23	design, engineering, environmental analysis,
129.24	right-of-way acquisition, construction, and
129.25	reconstruction of local roads related to the (1)
129.26	realignment at the intersections of marked U.S.
129.27	Highway 12 with Hennepin County State-Aid
129.28	Highway 92; (2) realignment and safety
129.29	improvements at the intersection of marked
129.30	U.S. Highway 12 with Hennepin County
129.31	State-Aid Highway 90; and (3) safety median
129.32	improvements from the interchange with
129.33	Wayzata Boulevard in Wayzata to
129.34	approximately one-half mile east of the

130.33 130.34	Subd. 4. Rail Grade Separation on Crude Oil Rail Corridors 71,124,000
130.32	is amended to read:
130.31	Sec. 25. Laws 2017, First Special Session chapter 8, article 1, section 15, subdivision 4,
130.30	Excelsior Road and College Road.
130.29	four-lane divided urban roadway, between
130.28	to Cypress Drive, including expansion to a
130.27	engineering, and construction of improvements
130.26	environmental cleanup, predesign, design,
130.25	interests in land, environmental analysis and
130.24	project cost for the acquisition of land or
130.23	to the city of Baxter for 50 percent of total
130.22	(1) Of this amount, \$6,000,000 is for a grant
130.21	improvements.
130.20	crossing, storm water, and drainage
	Highway (CSAH) 15, including railroad
130.18	urban street extension of County State-Aid
130.17	in land and to design and construct a new
130.16	to McLeod County to acquire land or interests
130.15	(k) Of this amount, \$2,350,000 is for a grant
130.14	require a nonstate contribution.
130.13	public utilities. This appropriation does not
130.12	sanitary sewers, storm water sewers, and other
130.11	of public infrastructure, including water lines,
130.10	The project includes replacement or renovation
130.9	Community College in Inver Grove Heights.
130.8	abutting Trunk Highway 52 and Inver Hills
130.7	between 80th Street and Concord Boulevard
130.6	reconstruction of Broderick Boulevard
130.5	preliminary design, design, engineering, and
130.4	to the city of Inver Grove Heights for
130.3	(j) Of this amount, \$1,000,000 is for a grant
130.2	Hennepin County State-Aid Highway 6.
130.1	interchange of marked U.S. Highway 12 with
120.1	intended on a few cultural II C. History 12 with

131.1	(a) Of this amount, \$42,262,000 is for a grant
131.2	to the city of Moorhead for environmental
131.3	analysis, design, engineering, removal of an
131.4	existing structure, and construction of a rail
131.5	grade crossing separation in the vicinity of
131.6	21st Street South.
131.7	(b) \$14,100,000 is for a grant to Anoka County
131.8	for environmental analysis, design,
131.9	engineering, removal of an existing structure,
131.10	and construction of a rail grade crossing
131.11	separation at Anoka County State-Aid
131.12	Highway 78, known as Hanson Boulevard, in
131.13	Coon Rapids. Any unspent portion of the
131.14	appropriation under this paragraph may be
131.15	used by Anoka County for design costs of
131.16	other rail crossings in Anoka County that are
131.17	on the commissioner's rail safety priority list.
131.18	(c) Of this amount, \$14,762,000 is for a grant
131.19	to the city of Red Wing for acquisition of
131.20	right-of-way, environmental analysis, design,
131.21	engineering, removal of an existing structure,
131.22	and construction of a rail grade crossing
131.23	separation at Sturgeon Lake Road.
131.24	Notwithstanding Minnesota Statutes, section
131.25	16A.642, the bond sale authorization and
131.26	appropriation of bond proceeds for the project
131.27	in this paragraph are available until December
131.28	31, 2024.
131.29	(d) Any unspent portion of this appropriation
131.30	after completion of a project in this
131.31	subdivision may be used for grants in
131.32	accordance with Minnesota Statutes, section
131.33	219.016.

132.1	Sec. 26. Laws 2017, First Special Session chapter 8, article 1, section 18, subdivision 3,
132.2	is amended to read:
132.3 132.4	Subd. 3. Minneapolis Veterans Home Truss Bridge Project 7,851,000
132.5	To design, construct, renovate, and equip the
132.6	historic truss bridge on the Minneapolis
132.7	Veterans Home campus, including asbestos
132.8	and hazardous materials abatement and
132.9	associated site work. One-half of the unspent
132.10	portion of this appropriation after the project
132.11	has been substantially completed, upon written
132.12	notice to the commissioner of management
132.13	and budget, is for asset preservation of
132.14	veterans homes statewide under Minnesota
132.15	Statutes, section 16B.307, and one-half is for
132.16	comprehensive campus security and safety
132.17	upgrades at the veterans homes statewide,
132.18	including predesign and design, acquisition
132.19	and installation, construction, furnishing, and
132.20	equipping. Notwithstanding Minnesota
132.21	Statutes, section 16A.642, the bond sale
132.22	authorization and appropriation of bond
132.23	proceeds in this subdivision are available until
132.24	<u>December 31, 2024.</u>
132.25	Sec. 27. Laws 2017, First Special Session chapter 8, article 1, section 20, subdivision 21,
132.26	as amended by Laws 2018, chapter 214, article 2, section 40, is amended to read:
132.27 132.28	Subd. 21. St. Paul - Minnesota Museum of American Art 6,000,000
132.29	For a grant to the St. Paul Port Authority to
132.30	acquire, design, construct, furnish, and equip
132.31	new museum galleries and an art study facility
132.32	for the Minnesota Museum of American Art.
132.33	This facility provides space to celebrate the
132.34	legacy of Minnesota art and artists and is part
132.35	of the restoration of the historic Pioneer

133.1	Endicott Building, and a part of a multiphase
133.2	project, of which only the museum galleries
133.3	and art study facility constructed with this
133.4	appropriation shall be state bond financed
133.5	property subject to Minnesota Statutes, section
133.6	16A.695. This appropriation is not available
133.7	until the commissioner of management and
133.8	budget has determined that:
133.9	(1) at least an amount equal to this
133.10	appropriation has been committed or
133.11	previously expended for design, construction,
133.12	and furnishing of the adjacent Minnesota
133.13	Museum of American Art Center for
133.14	Creativity facilities, which are not subject to
133.15	Minnesota Statutes, section 16A.695, with
133.16	funds from nonstate sources; and
133.17	(2) sufficient other state and nonstate funds
133.18	are available, if funds beyond this
133.19	appropriation are required, to complete the
133.20	museum galleries and art study facility.
133.21	Funds invested in the Minnesota Museum of
133.22	American Art Center for Creativity facilities
133.23	by an investor receiving an assignment of state
133.24	historic tax credits as provided in Minnesota
133.25	Statutes, section 290.0681, are nonstate funds
133.26	for purposes of this requirement. Only
133.27	expenditures made after January 1, 2012, shall
133.28	qualify for the required match. Due to the
133.29	integrated nature of the overall development,
133.30	public bidding shall not be required.
133.31	Notwithstanding Minnesota Statutes, section
133.32	16A.642, the bond sale authorization and
133.33	appropriation of bond proceeds for this project
133.34	are available until December 31, 2024.

134.32 Hennepin County. Of this amount, \$350,000

is for crossings at Townline Road and marked

135.1	County Road 19 in the city of Loretto; at least		
135.2	\$450,000 is for crossings at marked Road		
135.3	116/County Road 115 and Arrowhead Drive		
135.4	in the city of Medina; and at least \$400,000 is		
135.5	for crossings at East Lake Street and Barry		
135.6	Avenue in the city of Wayzata. Any unspent		
135.7	portion of this appropriation remaining after		
135.8	completion of a project listed in this		
135.9	subdivision, after written notice to the		
135.10	commissioner of management and budget, is		
135.11	available for the purposes of this subdivision.		
135.12	Sec. 31. Laws 2018, chapter 214, article 1, section 21, subdivision 1	, is am	ended to read:
135.13			109,344,000
135.14	Subdivision 1. Total Appropriation	\$	109,085,000
135.15	To the commissioner of employment and		
135.16	economic development for the purposes		
135.17	specified in this section.		
		a •	
135.18	Sec. 32. Laws 2018, chapter 214, article 1, section 21, subdivision 18	3, 1s am	ended to read:
135.19	Subd. 18. Pipestone County - Dental Facility		500,000
135.20	For a grant to Pipestone County to predesign,		
135.21	design, construct, furnish, and equip a dental		
135.22	care facility in Pipestone County. The county		
135.23	may enter into an agreement under Minnesota		
135.24	Statutes, section 16A.695, for operation of the		
135.25	dental clinic. This project is not subject to the		
135.26	requirements of Minnesota Statutes, section		
135.27	<u>16B.325.</u>		
135.28	Sec. 33. Laws 2018, chapter 214, article 1, section 21, subdivision 20	5, is am	ended to read:
135.29	Subd. 26. St. Paul - Minnesota Museum of		2 500 000
135.30	American Art		2,500,000
135.31	For a grant to the St. Paul Port Authority to		
135.32	acquire, design, construct, furnish, and equip		

136.1	the Minnesota Museum of American Art in
136.2	the historic Pioneer Endicott Building. This
136.3	appropriation is in addition to the amount
136.4	appropriated by Laws 2017, First Special
136.5	Session chapter 8, article 1, section 20,
136.6	subdivision 21, and is available in accordance
136.7	with the requirements of that subdivision. This
136.8	appropriation may be used as needed for the
136.9	costs of the project, including but not limited
136.10	to secure loading dock, and art restoration and
136.11	exhibit preparation areas.
136.12	Notwithstanding Minnesota Statutes, section
136.13	16A.642, the bond sale authorization and
136.14	appropriation of bond proceeds for this project
136.15	are available until December 31, 2024.
136.16	Sec. 34. Laws 2018, chapter 214, article 1, section 21, subdivision 29, is amended to read:
136.17	Subd. 29. Wabasha - National Eagle Center and
136.17 136.18 136.19	Subd. 29. Wabasha - National Eagle Center and Wabasha Rivertown Resurgence Riverfront Revitalization 8,000,000
136.18	Wabasha Rivertown Resurgence Riverfront
136.18 136.19	Wabasha Rivertown Resurgence Riverfront Revitalization 8,000,000
136.18 136.19 136.20	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a
136.18 136.19 136.20 136.21	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land,
136.18 136.19 136.20 136.21 136.22	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish,
136.18 136.19 136.20 136.21 136.22 136.23	Wabasha Rivertown Resurgence Riverfront Revitalization 8,000,000 (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the
136.18 136.19 136.20 136.21 136.22 136.23 136.24	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and construct improvements to the riverfront in
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26 136.27	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and construct improvements to the riverfront in Wabasha for infrastructure, large vessel
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26 136.27 136.28	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and construct improvements to the riverfront in Wabasha for infrastructure, large vessel landing areas and docks, and public access
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26 136.27 136.28 136.29 136.30	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and construct improvements to the riverfront in Wabasha for infrastructure, large vessel landing areas and docks, and public access and program areas.
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26 136.27 136.28 136.29 136.30	Wabasha Rivertown Resurgence Riverfront Revitalization (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and construct improvements to the riverfront in Wabasha for infrastructure, large vessel landing areas and docks, and public access and program areas. (b) \$2,500,000 of this appropriation is for a
136.18 136.19 136.20 136.21 136.22 136.23 136.24 136.25 136.26 136.27 136.28 136.29 136.30	Wabasha Rivertown Resurgence Riverfront Revitalization 8,000,000 (a) \$1,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land, predesign, design, renovate, construct, furnish, and equip the renovation and expansion of the National Eagle Center in order to expand program and exhibit space, and increase aviary space for eagles, and for to design and construct improvements to the riverfront in Wabasha for infrastructure, large vessel landing areas and docks, and public access and program areas. (b) \$2,500,000 of this appropriation is for a grant to the city of Wabasha to acquire land,

137.1	space, and increase aviary space for eagles. If
137.2	the acquisition of land, design, renovation,
137.3	construction, furnishing, and equipping of the
137.4	National Eagle Center expansion of its
137.5	program space, gift shop, exhibit space, and
137.6	aviary space is complete, the City of Wabasha
137.7	may use any remaining money from this
137.8	appropriation toward the renovation of the
137.9	historical buildings on Main Street.
137.10	(c) \$4,000,000 of this appropriation is for a
137.11	grant to the city of Wabasha to predesign,
137.12	design, construct, renovate, furnish, and equip
137.13	the new auditorium, expansion of the Preston
137.14	Cook Exhibit, and final renovation of the
137.15	historical buildings on Main Street.
137.16 137.17	Sec. 35. Laws 2018, chapter 214, article 3, section 7, subdivision 1, as amended by Laws 2019, chapter 2, article 2, section 10, is amended to read:
137.18	Subdivision 1. Appropriation. \$2,000,000 is appropriated from the bond proceeds
137.19	account in the state transportation fund to the commissioner of transportation for a grant to
137.20	Anoka County for engineering, and final design, and right-of-way acquisition required for
137.21	construction of a railroad crossing grade separation on Anoka County State-Aid Highway
137.22	56, otherwise known as Ramsey Boulevard, at the Burlington Northern Santa Fe Railroad
137.23	in the city of Ramsey and associated improvements on U.S. Trunk Highway $10/169$ in the
137.24	city of Ramsey. Any portion of this appropriation not needed to complete engineering and
137.25	final design may be applied to right-of-way acquisition costs.
137.26	Sec. 36. Laws 2019, First Special Session chapter 11, article 6, section 7, subdivision 2,
137.27	as amended by Laws 2020, chapter 116, article 6, section 17, is amended to read:
137.28	Subd. 2. Debt service equalization aid. For debt service equalization aid under
137.29	Minnesota Statutes, section 123B.53, subdivision 6:
137.30	\$ 20,684,000 2020
137.31	25,398,000
137.32	$\frac{25,380,000}{1}$ 2021

137.33

The 2020 appropriation includes \$2,292,000 for 2019 and \$18,392,000 for 2020.

The 2021 appropriation includes \$2,043,000 for 2020 and \$23,355,000 \$23,337,000 for 2021.

Sec. 37. RED LAKE AND NETT LAKE CAPITAL LOANS.

- (a) Notwithstanding the capital loan contracts issued to Independent School District No.
- 138.5 38, Red Lake, and Independent School District No. 707, Nett Lake, under Minnesota Statutes,
- section 126C.69, the capital loan balance outstanding for Independent School District No.
- 138.7 38, Red Lake, as of July 1, 2020, on the capital loan granted on April 27, 2015, is reduced
- to \$228,743. The capital loan balance outstanding for Independent School District No. 707,
- Nett Lake, as of July 1, 2020, on the capital loan granted on October 24, 2006, is reduced
- to \$1,261,384. The capital loan balances on these loans in excess of these amounts are
- 138.11 forgiven.

138.3

- (b) All capital loan contracts issued prior to 2015 to Independent School District No.
- 138.13 38, Red Lake, under Minnesota Statutes, section 126C.69, cancel as of July 1, 2020, and
- the capital loan balances on these loans are forgiven. The capital loan contract issued prior
- 138.15 to 1995 to Independent School District No. 707, Nett Lake, under Minnesota Statutes,
- section 126C.69, cancels as of July 1, 2020, and the capital loan balance on this loan is
- 138.17 forgiven.
- (c) Maximum effort loan aid for Independent School District No. 38, Red Lake, and
- 138.19 Independent School District No. 707, Nett Lake, is the amount the districts would have
- 138.20 received under Minnesota Statutes, section 477A.09, based on the capital loan contracts
- issued under Minnesota Statutes, section 126C.69, without the loan forgiveness granted
- 138.22 under paragraphs (a) and (b).
- (d) Notwithstanding any law to the contrary, the maximum effort capital loan authorized
- in 2018 for Independent School District No. 38, Red Lake, must be repaid as a capital grant
- and loan according to the provisions of section 9.

138.26 Sec. 38. <u>LAKE VERMILION-SOUDAN UNDERGROUND MINE STATE PARK;</u>

138.27 **SECONDARY UNIT DESIGNATION.**

- The commissioner of natural resources must manage the area within the statutory
- boundary of Lake Vermilion-Soudan Underground Mine State Park that is located south of
- 138.30 State Highway 169 as a secondary unit within the state park, as authorized in Minnesota
- 138.31 Statutes, section 86A.08. The secondary unit is designated a state recreation area and must
- be managed in a manner consistent with Minnesota Statutes, section 86A.05, subdivision
- 138.33 3. Within the secondary unit, in addition to other activities authorized in Lake

139.1	Vermilion-Soudan Underground Mine State Park, the commissioner must permit ingress
139.2	and egress on designated routes by off-highway vehicles, as defined in Minnesota Statutes,
139.3	section 84.771, into campgrounds and overnight facilities developed south of State Highway
139.4	<u>169.</u>
139.5	Sec. 39. RECOMMENDATIONS FOR MODIFYING SUSTAINABLE BUILDING
139.6	REQUIREMENTS FOR SMALL PROJECTS.
139.7	The commissioners of administration and commerce must provide recommendations by
139.8	February 15, 2021, to the chairs and ranking minority members of the committees in the
139.9	senate and the house of representatives with jurisdiction over capital investment for revisions
139.10	to the sustainable building guidelines under Minnesota Statutes, section 16B.325, and the
139.11	way that those guidelines are implemented and enforced, to simplify the approval and
139.12	exemption processes and reduce compliance costs for small scale projects.
139.13	Sec. 40. REPEALER.
139.14	(a) Minnesota Statutes 2018, sections 126C.65, subdivision 2; and 126C.68, subdivisions
139.15	1, 2, and 4, are repealed.
139.16	(b) Minnesota Statutes 2019 Supplement, section 126C.68, subdivision 3, is repealed.
139.17	(c) Minnesota Statutes 2018, section 16A.633, subdivision 4, is repealed.
139.18	Sec. 41. EFFECTIVE DATE.
139.19	Except as otherwise provided, this article is effective the day following final enactment.
139.20	ARTICLE 6
139.21	GENERAL FUND SPENDING OFFSETS
139.22	Section 1. PREMIUM SECURITY ACCOUNT TRANSFER.
139.23	The commissioner of management and budget must transfer \$105,000,000 to the general
139.24	fund in fiscal year 2021 from the premium security account established in Minnesota Statutes,
139.25	section 62E.25, subdivision 1. This is a onetime transfer.
139.26	EFFECTIVE DATE. This section is effective the day following final enactment.

140.1	Sec. 2. GENERAL OBLIGATION BOND REFINANCING SAVINGS.
140.2	The general fund debt service, as estimated in the February 2020 state budget forecast
140.3	is reduced by \$41,666,000 in fiscal year 2021, \$5,784,000 in fiscal year 2022, and \$1,000
140.4	in fiscal year 2023.
140.5	EFFECTIVE DATE. This section is effective the day following final enactment.
140.6	ARTICLE 7
140.7	INDIVIDUAL INCOME AND CORPORATE FRANCHISE TAXES
140.8	Section 1. Minnesota Statutes 2018, section 290.0131, subdivision 10, is amended to read
140.9	Subd. 10. Section 179 expensing. (a) For property placed in service in taxable years
140.10	beginning before January 1, 2020, except for qualifying depreciable property, 80 percent
140.11	of the amount by which the deduction allowed under the dollar limits of section 179 of the
140.12	Internal Revenue Code exceeds the deduction allowable by section 179 of the Internal
140.13	Revenue Code, as amended through December 31, 2003, is an addition.
140.14	(b) For purposes of this subdivision, "qualifying depreciable property" means:
140.15	(1) property for which a depreciation deduction is allowed under section 167 of the
140.16	Internal Revenue Code; and
140.17	(2) property received as part of an exchange that qualifies for gain or loss recognition
140.18	deferral under section 1031 of the Internal Revenue Code of 1986, as amended through
140.19	December 16, 2016, but that does not qualify for gain or loss recognition deferral under
140.20	section 1031 of the Internal Revenue Code of 1986, as amended through December 31,
140.21	<u>2018.</u>
140.22	EFFECTIVE DATE. This section is effective for property placed in service in taxable
140.23	years beginning after December 31, 2019, except that for taxpayers with qualifying
140.24	depreciable property, this section is effective retroactively and applies to the same tax periods
140.25	to which section 13303 of Public Law 115-97 relates.
140.26	Sec. 2. Minnesota Statutes 2018, section 290.0133, subdivision 12, is amended to read:
140.27	Subd. 12. Section 179 expensing. (a) For property placed in service in taxable years
140.28	beginning before January 1, 2020, except for qualifying depreciable property, 80 percent
140.29	of the amount by which the deduction allowed under the dollar limits of section 179 of the
140.30	Internal Revenue Code exceeds the deduction allowable by section 179 of the Internal

140.31 Revenue Code, as amended through December 31, 2003, is an addition.

141.1	(b) For purposes of this subdivision, "qualifying depreciable property" means:
141.2	(1) property for which a depreciation deduction is allowed under section 167 of the
141.3	Internal Revenue Code; and
141.4	(2) property received as part of an exchange that qualifies for gain or loss recognition
141.5	deferral under section 1031 of the Internal Revenue Code of 1986, as amended through
141.6	December 16, 2016, but that does not qualify for gain or loss recognition deferral under
141.7	section 1031 of the Internal Revenue Code of 1986, as amended through December 31,
141.8	<u>2018.</u>
141.9	EFFECTIVE DATE. This section is effective for property placed in service in taxable
141.10	years beginning after December 31, 2019, except that for taxpayers with qualifying
141.11	depreciable property, this section is effective retroactively and applies to the same tax periods
141.12	to which section 13303 of Public Law 115-97 relates.
141.13	Sec. 3. <u>SECTION 179 EXPENSING</u> ; <u>SUBTRACTIONS</u> .
141.14	No taxpayer with qualifying depreciable property is allowed a subtraction in computing
141.15	the taxpayer's net income for that qualifying depreciable property placed in service in taxable
141.16	years beginning after December 31, 2017, due to the retroactive exception for qualifying
141.17	depreciable property from the additions required under Minnesota Statutes, sections 290.0131,
141.18	subdivision 10, and 290.0133, subdivision 12. A taxpayer who claimed a subtraction under
141.19	Minnesota Statutes, section 290.0132, subdivision 14, or 290.0134, subdivision 14, for that
141.20	qualifying depreciable property must recompute the taxpayer's tax in the year in which the
141.21	qualifying depreciable property was placed in service and in each year a subtraction was
141.22	<u>claimed.</u>
141.23	EFFECTIVE DATE. This section is effective retroactively and applies to the same tax
141.24	periods to which section 13303 of Public Law 115-97 relates.
141.05	ARTICLE 8
141.25	
141.26	MISCELLANEOUS TAXES
141.27	Section 1. Minnesota Statutes 2018, section 272.38, subdivision 1, is amended to read:
141.28	Subdivision 1. Taxes to be first paid. (a) No structures, standing timber, minerals, sand,
141.29	gravel, peat, subsoil, or topsoil shall be removed from any tract of land until all the taxes
141.30	assessed against such tract and due and payable shall have been fully paid and discharged.
141.31	When the commissioner of management and budget or the county auditor has reason to
141.32	believe that any such structure, timber, minerals, sand, gravel, peat, subsoil, or topsoil will

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be removed from such tract before such taxes shall have been paid, either may direct the
county attorney to bring suit in the name of the state to enjoin any and all persons from
removing such structure, timber, minerals, sand, gravel, peat, subsoil, or topsoil therefrom
until such taxes are paid. No bond shall be required of plaintiff in such suit.

- (b) If the county auditor determines that the removal of a structure is in the public interest, including the health, safety, and well-being of the surrounding area, and that removal will not impair the collection of property taxes, the county auditor may waive the requirements of this subdivision.
- **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 2. Minnesota Statutes 2018, section 273.13, subdivision 25, is amended to read:
- Subd. 25. **Class 4.** (a) Class 4a is residential real estate containing four or more units and used or held for use by the owner or by the tenants or lessees of the owner as a residence for rental periods of 30 days or more, excluding property qualifying for class 4d. Class 4a also includes hospitals licensed under sections 144.50 to 144.56, other than hospitals exempt under section 272.02, and contiguous property used for hospital purposes, without regard to whether the property has been platted or subdivided. The market value of class 4a property has a classification rate of 1.25 percent.
- 142.18 (b) Class 4b includes:
- (1) residential real estate containing less than four units, including property rented as a short-term rental property for more than 14 days in the preceding year, that does not qualify as class 4bb, other than seasonal residential recreational property;
- (2) manufactured homes not classified under any other provision;
- 142.23 (3) a dwelling, garage, and surrounding one acre of property on a nonhomestead farm 142.24 classified under subdivision 23, paragraph (b) containing two or three units; and
- 142.25 (4) unimproved property that is classified residential as determined under subdivision 142.26 33.
- For the purposes of this paragraph, "short-term rental property" means nonhomestead residential real estate rented for periods of less than 30 consecutive days.
- The market value of class 4b property has a classification rate of 1.25 percent.
- (c) Class 4bb includes:

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- (1) nonhomestead residential real estate containing one unit, other than seasonal residential recreational property;
- (2) a single family dwelling, garage, and surrounding one acre of property on a nonhomestead farm classified under subdivision 23, paragraph (b); and
- 143.5 (3) a condominium-type storage unit having an individual property identification number that is not used for a commercial purpose. 143.6
- 143.7 Class 4bb property has the same classification rates as class 1a property under subdivision 22. 143.8
- Property that has been classified as seasonal residential recreational property at any time 143.9 during which it has been owned by the current owner or spouse of the current owner does 143.10 not qualify for class 4bb. 143.11
 - (d) Class 4c property includes:
- (1) except as provided in subdivision 22, paragraph (c), real and personal property 143.13 devoted to commercial temporary and seasonal residential occupancy for recreation purposes, 143.14 for not more than 250 days in the year preceding the year of assessment. For purposes of 143.15 this clause, property is devoted to a commercial purpose on a specific day if any portion of 143.16 the property is used for residential occupancy, and a fee is charged for residential occupancy. 143.17 Class 4c property under this clause must contain three or more rental units. A "rental unit" 143.18 is defined as a cabin, condominium, townhouse, sleeping room, or individual camping site equipped with water and electrical hookups for recreational vehicles. A camping pad offered 143.20 for rent by a property that otherwise qualifies for class 4c under this clause is also class 4c 143.21 under this clause regardless of the term of the rental agreement, as long as the use of the 143.22 camping pad does not exceed 250 days. In order for a property to be classified under this 143.23 clause, either (i) the business located on the property must provide recreational activities, 143.24 at least 40 percent of the annual gross lodging receipts related to the property must be from 143.25 business conducted during 90 consecutive days, and either (A) at least 60 percent of all paid bookings by lodging guests during the year must be for periods of at least two consecutive 143.27 nights; or (B) at least 20 percent of the annual gross receipts must be from charges for 143.28 providing recreational activities, or (ii) the business must contain 20 or fewer rental units, 143.29 and must be located in a township or a city with a population of 2,500 or less located outside 143.30 the metropolitan area, as defined under section 473.121, subdivision 2, that contains a portion 143.31 of a state trail administered by the Department of Natural Resources. For purposes of item 143.32 (i)(A), a paid booking of five or more nights shall be counted as two bookings. Class 4c 143.33 property also includes commercial use real property used exclusively for recreational 143.34

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purposes in conjunction with other class 4c property classified under this clause and devoted to temporary and seasonal residential occupancy for recreational purposes, up to a total of two acres, provided the property is not devoted to commercial recreational use for more than 250 days in the year preceding the year of assessment and is located within two miles of the class 4c property with which it is used. In order for a property to qualify for classification under this clause, the owner must submit a declaration to the assessor designating the cabins or units occupied for 250 days or less in the year preceding the year of assessment by January 15 of the assessment year. Those cabins or units and a proportionate share of the land on which they are located must be designated class 4c under this clause as otherwise provided. The remainder of the cabins or units and a proportionate share of the land on which they are located will be designated as class 3a. The owner of property desiring designation as class 4c property under this clause must provide guest registers or other records demonstrating that the units for which class 4c designation is sought were not occupied for more than 250 days in the year preceding the assessment if so requested. The portion of a property operated as a (1) restaurant, (2) bar, (3) gift shop, (4) conference center or meeting room, and (5) other nonresidential facility operated on a commercial basis not directly related to temporary and seasonal residential occupancy for recreation purposes does not qualify for class 4c. For the purposes of this paragraph, "recreational activities" means renting ice fishing houses, boats and motors, snowmobiles, downhill or cross-country ski equipment; providing marina services, launch services, or guide services; or selling bait and fishing tackle;

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- 144.22 (2) qualified property used as a golf course if:
- (i) it is open to the public on a daily fee basis. It may charge membership fees or dues, but a membership fee may not be required in order to use the property for golfing, and its green fees for golfing must be comparable to green fees typically charged by municipal courses; and
- (ii) it meets the requirements of section 273.112, subdivision 3, paragraph (d).
- A structure used as a clubhouse, restaurant, or place of refreshment in conjunction with the golf course is classified as class 3a property;
- (3) real property up to a maximum of three acres of land owned and used by a nonprofit community service oriented organization and not used for residential purposes on either a temporary or permanent basis, provided that:
- (i) the property is not used for a revenue-producing activity for more than six days in the calendar year preceding the year of assessment; or

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(ii) the organization makes annual charitable contributions and donations at least equal to the property's previous year's property taxes and the property is allowed to be used for public and community meetings or events for no charge, as appropriate to the size of the facility.

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For purposes of this clause:

- (A) "charitable contributions and donations" has the same meaning as lawful gambling purposes under section 349.12, subdivision 25, excluding those purposes relating to the payment of taxes, assessments, fees, auditing costs, and utility payments;
 - (B) "property taxes" excludes the state general tax;
- (C) a "nonprofit community service oriented organization" means any corporation, society, association, foundation, or institution organized and operated exclusively for charitable, religious, fraternal, civic, or educational purposes, and which is exempt from federal income taxation pursuant to section 501(c)(3), (8), (10), or (19) of the Internal Revenue Code; and
- (D) "revenue-producing activities" shall include but not be limited to property or that 145.15 portion of the property that is used as an on-sale intoxicating liquor or 3.2 percent malt 145.16 liquor establishment licensed under chapter 340A, a restaurant open to the public, bowling 145.17 alley, a retail store, gambling conducted by organizations licensed under chapter 349, an 145.18 insurance business, or office or other space leased or rented to a lessee who conducts a 145.19 for-profit enterprise on the premises. 145.20
 - Any portion of the property not qualifying under either item (i) or (ii) is class 3a. The use of the property for social events open exclusively to members and their guests for periods of less than 24 hours, when an admission is not charged nor any revenues are received by the organization shall not be considered a revenue-producing activity.
 - The organization shall maintain records of its charitable contributions and donations and of public meetings and events held on the property and make them available upon request any time to the assessor to ensure eligibility. An organization meeting the requirement under item (ii) must file an application by May 1 with the assessor for eligibility for the current year's assessment. The commissioner shall prescribe a uniform application form and instructions;
- (4) postsecondary student housing of not more than one acre of land that is owned by a 145.31 nonprofit corporation organized under chapter 317A and is used exclusively by a student 145.32

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coope	perative, sorority, or fraternity for on-campus housing	or housing located within two
miles	es of the border of a college campus;	

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- (5)(i) manufactured home parks as defined in section 327.14, subdivision 3, excluding manufactured home parks described in items (ii) and (iii), (ii) manufactured home parks as defined in section 327.14, subdivision 3, that are described in section 273.124, subdivision 3a, and (iii) class I manufactured home parks as defined in section 327C.01, subdivision
- (6) real property that is actively and exclusively devoted to indoor fitness, health, social, 146.8 recreational, and related uses, is owned and operated by a not-for-profit corporation, and is 146.9 located within the metropolitan area as defined in section 473.121, subdivision 2; 146.10
- (7) a leased or privately owned noncommercial aircraft storage hangar not exempt under 146.11 section 272.01, subdivision 2, and the land on which it is located, provided that:
- (i) the land is on an airport owned or operated by a city, town, county, Metropolitan 146.13 Airports Commission, or group thereof; and 146.14
- (ii) the land lease, or any ordinance or signed agreement restricting the use of the leased 146.15 premise, prohibits commercial activity performed at the hangar. 146.16
- If a hangar classified under this clause is sold after June 30, 2000, a bill of sale must be 146.17 filed by the new owner with the assessor of the county where the property is located within 146.18 60 days of the sale; 146.19
- (8) a privately owned noncommercial aircraft storage hangar not exempt under section 146.20 272.01, subdivision 2, and the land on which it is located, provided that: 146.21
- (i) the land abuts a public airport; and 146.22
- (ii) the owner of the aircraft storage hangar provides the assessor with a signed agreement 146.23 restricting the use of the premises, prohibiting commercial use or activity performed at the 146.24 146.25 hangar; and
- (9) residential real estate, a portion of which is used by the owner for homestead purposes, 146.26 and that is also a place of lodging, if all of the following criteria are met: 146.27
- (i) rooms are provided for rent to transient guests that generally stay for periods of 14 146.28 or fewer days; 146.29
- (ii) meals are provided to persons who rent rooms, the cost of which is incorporated in 146.30 the basic room rate; 146.31

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- (iii) meals are not provided to the general public except for special events on fewer than seven days in the calendar year preceding the year of the assessment; and
 - (iv) the owner is the operator of the property.
- The market value subject to the 4c classification under this clause is limited to five rental units. Any rental units on the property in excess of five, must be valued and assessed as class 3a. The portion of the property used for purposes of a homestead by the owner must be classified as class 1a property under subdivision 22;
- (10) real property up to a maximum of three acres and operated as a restaurant as defined under section 157.15, subdivision 12, provided it: (i) is located on a lake as defined under section 103G.005, subdivision 15, paragraph (a), clause (3); and (ii) is either devoted to commercial purposes for not more than 250 consecutive days, or receives at least 60 percent of its annual gross receipts from business conducted during four consecutive months. Gross receipts from the sale of alcoholic beverages must be included in determining the property's qualification under item (ii). The property's primary business must be as a restaurant and not as a bar. Gross receipts from gift shop sales located on the premises must be excluded. Owners of real property desiring 4c classification under this clause must submit an annual declaration to the assessor by February 1 of the current assessment year, based on the property's relevant information for the preceding assessment year;
- (11) lakeshore and riparian property and adjacent land, not to exceed six acres, used as a marina, as defined in section 86A.20, subdivision 5, which is made accessible to the public and devoted to recreational use for marina services. The marina owner must annually provide evidence to the assessor that it provides services, including lake or river access to the public by means of an access ramp or other facility that is either located on the property of the marina or at a publicly owned site that abuts the property of the marina. No more than 800 feet of lakeshore may be included in this classification. Buildings used in conjunction with a marina for marina services, including but not limited to buildings used to provide food and beverage services, fuel, boat repairs, or the sale of bait or fishing tackle, are classified as class 3a property; and
- (12) real and personal property devoted to noncommercial temporary and seasonal residential occupancy for recreation purposes.
- Class 4c property has a classification rate of 1.5 percent of market value, except that (i)
 each parcel of noncommercial seasonal residential recreational property under clause (12)
 has the same classification rates as class 4bb property, (ii) manufactured home parks assessed
 under clause (5), item (i), have the same classification rate as class 4b property, the market

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value of manufactured home parks assessed under clause (5), item (ii), have a classification rate of 0.75 percent if more than 50 percent of the lots in the park are occupied by shareholders in the cooperative corporation or association and a classification rate of one percent if 50 percent or less of the lots are so occupied, and class I manufactured home parks as defined in section 327C.01, subdivision 13, have a classification rate of 1.0 percent, (iii) commercial-use seasonal residential recreational property and marina recreational land as described in clause (11), has a classification rate of one percent for the first \$500,000 of market value, and 1.25 percent for the remaining market value, (iv) the market value of property described in clause (4) has a classification rate of one percent, (v) the market value of property described in clauses (2), (6), and (10) has a classification rate of 1.25 percent, (vi) that portion of the market value of property in clause (9) qualifying for class 4c property has a classification rate of 1.25 percent, and (vii) property qualifying for classification under clause (3) that is owned or operated by a congressionally chartered veterans organization has a classification rate of one percent. The commissioner of veterans affairs must provide a list of congressionally chartered veterans organizations to the commissioner of revenue by June 30, 2017, and by January 1, 2018, and each year thereafter.

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(e) Class 4d property is qualifying low-income rental housing certified to the assessor by the Housing Finance Agency under section 273.128, subdivision 3. If only a portion of the units in the building qualify as low-income rental housing units as certified under section 273.128, subdivision 3, only the proportion of qualifying units to the total number of units in the building qualify for class 4d. The remaining portion of the building shall be classified by the assessor based upon its use. Class 4d also includes the same proportion of land as the qualifying low-income rental housing units are to the total units in the building. For all properties qualifying as class 4d, the market value determined by the assessor must be based on the normal approach to value using normal unrestricted rents.

(f) The first tier of market value of class 4d property has a classification rate of 0.75 percent. The remaining value of class 4d property has a classification rate of 0.25 percent. For the purposes of this paragraph, the "first tier of market value of class 4d property" means the market value of each housing unit up to the first tier limit. For the purposes of this paragraph, all class 4d property value must be assigned to individual housing units. The first tier limit is \$100,000 for assessment year 2014. For subsequent years, the limit is adjusted each year by the average statewide change in estimated market value of property classified as class 4a and 4d under this section for the previous assessment year, excluding valuation change due to new construction, rounded to the nearest \$1,000, provided, however, that the limit may never be less than \$100,000. Beginning with assessment year 2015, the

commissioner of revenue must certify the limit for each assessment year by November 1 of the previous year.

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- 149.3 **EFFECTIVE DATE.** This section is effective beginning with assessments in 2021 and thereafter.
- Sec. 3. Minnesota Statutes 2019 Supplement, section 273.13, subdivision 34, is amended to read:
- Subd. 34. Homestead of veteran with a disability or family caregiver. (a) All or a portion of the market value of property owned by a veteran and serving as the veteran's homestead under this section is excluded in determining the property's taxable market value if the veteran has a service-connected disability of 70 percent or more as certified by the United States Department of Veterans Affairs. To qualify for exclusion under this subdivision, the veteran must have been honorably discharged from the United States armed forces, as indicated by United States Government Form DD214 or other official military discharge papers.
- (b)(1) For a disability rating of 70 percent or more, \$150,000 of market value is excluded, except as provided in clause (2); and
- 149.17 (2) for a total (100 percent) and permanent disability, \$300,000 of market value is excluded.
- (c) If a veteran with a disability qualifying for a valuation exclusion under paragraph 149.19 (b), clause (2), predeceases the veteran's spouse, and if upon the death of the veteran the 149.20 spouse holds the legal or beneficial title to the homestead and permanently resides there, 149.21 the exclusion shall carry over to the benefit of the veteran's spouse until such time as the 149.22 spouse remarries, or sells, transfers, or otherwise disposes of the property, except as otherwise 149.23 provided in paragraph (n). Qualification under this paragraph requires an application under 149.24 paragraph (h), and a spouse must notify the assessor if there is a change in the spouse's 149.25 marital status, ownership of the property, or use of the property as a permanent residence. 149.26
- (d) If the spouse of a member of any branch or unit of the United States armed forces who dies due to a service-connected cause while serving honorably in active service, as indicated on United States Government Form DD1300 or DD2064, holds the legal or beneficial title to a homestead and permanently resides there, the spouse is entitled to the benefit described in paragraph (b), clause (2), until such time as the spouse remarries or sells, transfers, or otherwise disposes of the property, except as otherwise provided in paragraph (n).

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- (e) If a veteran meets the disability criteria of paragraph (a) but does not own property classified as homestead in the state of Minnesota, then the homestead of the veteran's primary family caregiver, if any, is eligible for the exclusion that the veteran would otherwise qualify for under paragraph (b).
- (f) In the case of an agricultural homestead, only the portion of the property consisting of the house and garage and immediately surrounding one acre of land qualifies for the valuation exclusion under this subdivision.
- (g) A property qualifying for a valuation exclusion under this subdivision is not eligible for the market value exclusion under subdivision 35, or classification under subdivision 22, paragraph (b).
- (h) To qualify for a valuation exclusion under this subdivision a property owner must 150.11 apply to the assessor by December 15 of the first assessment year for which the exclusion 150.12 is sought. For an application received after December 15, the exclusion shall become effective 150.13 for the following assessment year. Except as provided in paragraph (c), the owner of a property that has been accepted for a valuation exclusion must notify the assessor if there 150.15 is a change in ownership of the property or in the use of the property as a homestead. 150.16
- (i) A first-time application by a qualifying spouse for the market value exclusion under 150.17 paragraph (d) must be made any time within two years of the death of the service member. 150.18
- (j) For purposes of this subdivision: 150.19
- (1) "active service" has the meaning given in section 190.05; 150.20
- (2) "own" means that the person's name is present as an owner on the property deed; 150.21
- 150.22 (3) "primary family caregiver" means a person who is approved by the secretary of the United States Department of Veterans Affairs for assistance as the primary provider of 150.23 personal care services for an eligible veteran under the Program of Comprehensive Assistance 150.24 for Family Caregivers, codified as United States Code, title 38, section 1720G; and 150.25
- (4) "veteran" has the meaning given the term in section 197.447. 150.26
- (k) If a veteran dying after December 31, 2011, did not apply for or receive the exclusion 150.27 under paragraph (b), clause (2), before dying, the veteran's spouse is entitled to the benefit 150.28 under paragraph (b), clause (2), until the spouse remarries or sells, transfers, or otherwise 150.29 150.30 disposes of the property, except as otherwise provided in paragraph (n), if:
- (1) the spouse files a first-time application within two years of the death of the service 150.31 member or by June 1, 2019, whichever is later;

151.1	(2) upon the death of the veteran, the spouse holds the legal or beneficial title to the
151.2	homestead and permanently resides there;
151.3	(3) the veteran met the honorable discharge requirements of paragraph (a); and
151.4	(4) the United States Department of Veterans Affairs certifies that:
151.5	(i) the veteran met the total (100 percent) and permanent disability requirement under
151.6	paragraph (b), clause (2); or
151.7	(ii) the spouse has been awarded dependency and indemnity compensation.
151.8	(l) The purpose of this provision of law providing a level of homestead property tax
151.9	relief for veterans with a disability, their primary family caregivers, and their surviving
151.10	spouses is to help ease the burdens of war for those among our state's citizens who bear
151.11	those burdens most heavily.
151.12	(m) By July 1, the county veterans service officer must certify the disability rating and
151.13	permanent address of each veteran receiving the benefit under paragraph (b) to the assessor.
151.14	(n) A spouse who received the benefit in paragraph (c), (d), or (k) but no longer holds
151.15	the legal or beneficial title to the property may continue to receive the exclusion for a
151.16	property other than the property for which the exclusion was initially granted until the spouse
151.17	remarries or sells, transfers, or otherwise disposes of the property, provided that:
151.18	(1) the spouse applies under paragraph (h) for the continuation of the exclusion allowed
151.19	under this paragraph;
151.20	(2) the spouse holds the legal or beneficial title to the property for which the continuation
151.21	of the exclusion is sought under this paragraph, and permanently resides there;
151.22	(3) the estimated market value of the property for which the exclusion is sought under
151.23	this paragraph is less than or equal to the estimated market value of the property that first
151.24	received the exclusion, based on the value of each property on the date of the sale of the
151.25	property that first received the exclusion; and
151.26	(4) the spouse has not previously received the benefit under this paragraph for a property
151.27	other than the property for which the exclusion is sought.
151.28	EFFECTIVE DATE. This section is effective beginning with taxes payable in 2021.
151.29	Sec. 4. SCHOOL BUILDING EFFICIENCIES; DULUTH SCHOOL DISTRICT.
151.30	Subdivision 1. Plan. (a) Independent School District No. 709, Duluth, must develop a
151.31	plan to sell Historic Old Central High School to another party. The plan must document the

152.1	current operating costs of the facility, the expected maintenance costs for the facility over
152.2	the next 20 years, and describe the alternatives for the programs and staff currently located
152.3	at Historic Old Central High School.
152.4	(b) The plan must also document potential building projects, which may include:
152.5	(1) constructing or acquiring new administrative space;
152.6	(2) adding transportation maintenance and bus storage facilities;
152.7	(3) improving roads and infrastructure; and
152.8	(4) preparing sites for building or demolishing the Duluth Central High School facility
152.9	constructed in 1971.
152.10	(c) The plan must be submitted by the school board to the commissioner of education
152.11	after the hearing required in subdivision 2.
152.12	(d) The commissioner must examine the plan, and if the commissioner concludes that
152.13	the plan will yield financial, student, and staff efficiencies for the district, approve the plan
152.14	Subd. 2. Public hearing. At least 30 days prior to submitting the projects listed in the
152.15	plan developed under subdivision 1 for review and comment, the school board must hold
152.16	a public hearing on the plan and the building projects. The school board must allow public
152.17	testimony on the proposal.
152.18	Subd. 3. Review and comment. The district must submit the projects included in the
152.19	plan to the commissioner of education for review and comment under Minnesota Statutes
152.20	section 123B.71.
152.21	Subd. 4. Bond authorization. (a) Independent School District No. 709, Duluth, may
152.22	issue general obligation bonds in an amount not to exceed \$31,500,000 under this section
152.23	to finance the school facility plan approved by the district and the commissioner of education
152.24	under subdivision 1. The district must comply with Minnesota Statutes, chapter 475, except
152.25	Minnesota Statutes, sections 475.58 and 475.59. The authority to issue bonds under this
152.26	section is in addition to any other bonding authority granted to the district.
152.27	(b) At least 20 days before the issuance of bonds or the final certification of levies under
152.28	this section, the district must publish notice of the intended projects, the amount of the bonds
152.29	to be issued, and the total amount of the district's debt.
152.30	(c) The debt service required by the bonds issued is debt service revenue under Minnesota
152.31	Statutes, section 123B.53.

153.1	Subd. 5. Long-term facilities maintenance revenue. The commissioner of education
153.2	must ensure that the district's long-term facilities maintenance plan under Minnesota Statutes
153.3	section 123B.595, reflects the savings outlined in the plan developed in subdivision 1.
153.4	Subd. 6. Report. On February 15 of each even-numbered year, Independent School
153.5	District No. 709, Duluth, must submit a report on the outcomes and efficiencies achieved
153.6	under this section to the commissioner of education and to the chairs and ranking minority
153.7	members of the legislative committees having jurisdiction over education finance.
153.8	EFFECTIVE DATE. This section is effective the day following final enactment.
153.9	Sec. 5. STATE HIGH SCHOOL LEAGUE; FUNDING FLEXIBILITY.
153.10	Notwithstanding Minnesota Statutes, section 128C.24, the Minnesota State High School
153.11	League may reduce the transfer of sales tax savings to a nonprofit charitable foundation
153.12	created for the purpose of promoting high school extracurricular activities by up to \$500,000
153.13	in total over the 2019-2020 and 2020-2021 school years. Any sales tax savings amounts
153.14	not transferred must be used for operations of the Minnesota State High School League.
153.15	EFFECTIVE DATE. This section is effective the day following final enactment and
153.16	applies retroactively to sales tax savings in the 2019-2020 and 2020-2021 school years.
153.17	ARTICLE 9
153.18 153.19	SUPPLEMENTAL STATE GOVERNMENT APPROPRIATIONS
133.17	GOVERNMENT ATTROTRIATIONS
153.20	Section 1. Minnesota Statutes 2018, section 299C.106, subdivision 3, is amended to read
153.21	Subd. 3. Submission and storage of unrestricted sexual assault examination kit
153.22	<u>kits.</u> (a) Within 60 days of receiving an unrestricted sexual assault examination kit, a law
153.23	enforcement agency shall submit the kit for testing to a forensic laboratory, unless the law
153.24	enforcement agency deems the result of the kit would not add evidentiary value to the case
153.25	If a kit is not submitted during this time, the agency shall make a record, in consultation
153.26	with the county attorney, stating the reasons why the kit was not submitted. Restricted sexual
153.27	assault examination kits shall not be submitted for testing. The testing laboratory shall return
153.28	unrestricted sexual assault examination kits to the submitting agency for storage after testing
153.29	is complete. The submitting agency must store unrestricted sexual assault examination kits
153.30	indefinitely.
153.31	(b) Within 60 days of a hospital preparing a restricted sexual assault examination kit or
152 22	a law enforcement agency receiving a restricted sexual assault examination kit from a

154.1	hospital, the hospital or the agency shall submit the kit to the Bureau of Criminal
154.2	Apprehension. The bureau shall store all restricted sexual assault examination kits collected
154.3	by hospitals or law enforcement agencies in the state. The bureau shall retain a restricted
154.4	sexual assault examination kit for at least 30 months from the date the bureau receives the
154.5	<u>kit.</u>
154.6	EFFECTIVE DATE. This section is effective January 1, 2021.
154.7	Sec. 2. Minnesota Statutes 2018, section 299C.106, is amended by adding a subdivision
154.8	to read:
154.9	Subd. 3a. Uniform consent form. The superintendent of the Bureau of Criminal
154.10	Apprehension shall develop a uniform sexual assault examination kit consent form. The
154.11	form must clearly explain the differences between designating a kit as unrestricted or
154.12	restricted. In developing and designing the consent form, the superintendent must consult
154.13	with hospital administrators, sexual assault nurse examiners, the Minnesota Coalition Against
154.14	Sexual Assault, and other stakeholders. The uniform consent form shall be widely distributed
154.15	to law enforcement agencies, medical providers, and other stakeholders. The superintendent
154.16	must make the form available on the bureau's website.
154.17	Sec. 3. Minnesota Statutes 2018, section 299C.106, is amended by adding a subdivision
154.18	to read:
154.19	Subd. 3b. Web database requirement. The commissioner, in consultation with the
154.20	commissioner of administration, must maintain a website with a searchable database
154.21	providing sexual assault victims with information on the status of their individual sexual
154.22	assault examination kit. The superintendent must strictly control access to the database to
154.23	protect the privacy of the victims' data.
154.24	Sec. 4. APPROPRIATIONS; DIRECT CARE AND TREATMENT.
154.25	\$16,029,000 in fiscal year 2021 is appropriated from the general fund to the commissioner
154.26	of human services to support direct care and treatment services. The commissioner may
154.27	transfer this appropriation between direct care and treatment appropriations. This
154.28	appropriation is available until June 30, 2022. This is a onetime appropriation.

Article 9 Sec. 4.

154.29

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

155.1 Sec. 5. APPROPRIATIONS; DEPARTMENT OF PUBLIC SAFE	TY
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- Subdivision 1. **Appropriations.** The appropriations in this section are to the commissioner 155.2 of public safety. The amounts that may be spent for each purpose are specified in the 155.3 following subdivisions. 155.4
- 155.5 Subd. 2. Patrolling highways. (a) \$7,168,000 in fiscal year 2021 is appropriated from the trunk highway fund for staff and operating costs to patrol highways. 155.6
- 155.7 (b) The base from the trunk highway fund for patrolling highways is \$102,452,000 in each of fiscal years 2022 and 2023. 155.8
- Subd. 3. Commercial vehicle enforcement. (a) \$648,000 in fiscal year 2021 is 155.9 appropriated from the trunk highway fund for commercial vehicle enforcement staff and 155.10 155.11 operating costs.
- (b) The base for commercial vehicle enforcement is \$9,686,000 in each of fiscal years 155.12 2022 and 2023. 155.13
- 155.14 Subd. 4. Civil unrest costs. \$5,072,000 in fiscal year 2021 is appropriated from the trunk highway fund for costs incurred by the agency related to the response to civil unrest 155.15 in the Minneapolis-St. Paul area. This is a onetime appropriation. 155.16
- Subd. 5. Capitol security. (a) \$1,278,000 in fiscal year 2021 is appropriated from the 155.17 general fund for capitol security staff and operating costs. 155.18
- (b) The base for capitol security is \$10,528,000 in each of fiscal years 2022 and 2023. 155.19
- Subd. 6. Civil unrest costs; summer. \$3,581,000 in fiscal year 2021 is appropriated 155.20 from the general fund for costs incurred by the agency related to the response to civil unrest 155.21 in the Minneapolis-St. Paul area. This is a onetime appropriation. 155.22
- 155.23 Subd. 7. Appropriations; Department of Public Safety; State Patrol. (a) \$193,000 155.24 in fiscal year 2021 is appropriated from the general fund to the commissioner of public safety for the salary increases. This is a onetime appropriation. 155.25
- 155.26 (b) \$3,394,000 in fiscal year 2021 is appropriated from the trunk highway fund to the commissioner of public safety for the salary increases. This is a onetime appropriation. 155.27
- (c) \$49,000 in fiscal year 2021 is appropriated from the highway user tax distribution 155.28 fund to the commissioner of public safety for the salary increases. This is a onetime 155.29 155.30 appropriation.
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 155.31

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156.1	Sec. 6. STATE PATROL TROOPER SALARY INCREASE.
156.2	The commissioner of public safety must increase the salary paid to state patrol troopers
156.3	by 8.4 percent.
156.4	EFFECTIVE DATE. This section is effective the day following final enactment.
156.5	Sec. 7. APPROPRIATION; DEPARTMENT OF CORRECTIONS.
156.6	\$7,500,000 in fiscal year 2021 is appropriated from the general fund to the commissioner
156.7	of corrections for overtime and staffing. This is a onetime appropriation. Of this amount,
156.8	\$7,500,000 is for fiscal year 2021 employee compensation costs and continuity of operations
156.9	of the challenge incarceration programs at Togo and Willow River through June 30, 2021.
156.10	EFFECTIVE DATE. This section is effective the day following final enactment.
156.11	Sec. 8. APPROPRIATION; DEPARTMENT OF PUBLIC SAFETY; BUREAU OF
156.12	CRIMINAL APPREHENSION.
156.13	(a) \$4,482,000 in fiscal year 2021 is appropriated from the general fund to the
156.14	commissioner of public safety for use by the Bureau of Criminal Apprehension in storing,
156.15	tracking, and testing sexual assault examination kits; and forensic testing to combat violent
156.16	<u>crime.</u>
156.17	(b) Of the amount appropriated in paragraph (a), \$3,096,000 in fiscal year 2021 is to
156.18	pay for the testing of unrestricted sexual assault examination kits, storage of restricted kits,
156.19	and the development of an informational website for sexual assault survivors to learn the
156.20	status of the testing of the survivor's individual sexual assault examination kit. The base for
156.21	this appropriation is \$2,067,000 in fiscal year 2022 and each year thereafter.
156.22	(c) Of the amount appropriated in paragraph (a), \$1,386,000 in fiscal year 2021 is for
156.23	staffing and operating costs to provide for training, supplies, and equipment; and renovate
156.24	space to enhance the capacity for forensic testing to combat violent crime. The base for this
156.25	appropriation is \$844,000 in fiscal year 2022 and each year thereafter.
156.26	EFFECTIVE DATE. This section is effective the day following final enactment.
156.27	Sec. 9. APPROPRIATION; NATURAL RESOURCES CIVIL UNREST COSTS.
156.28	\$2,112,000 in fiscal year 2021 is appropriated from the general fund to the commissioner
156.29	of natural resources for costs incurred by the agency related to the response to civil unrest

in the Minneapolis-St. Paul area. This is a onetime appropriation.

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157.1	EFFECTIVE DATE. This section is effective the day following final enactment.
157.2	Sec. 10. APPROPRIATION; DEPARTMENT OF TRANSPORTATION.
157.3	\$865,000 is appropriated in fiscal year 2021 from the trunk highway fund to the
157.4	commissioner of transportation for the costs incurred by the agency related to civil unrest
157.5	response in the Minneapolis-St. Paul area. This is a onetime appropriation.
157.6	EFFECTIVE DATE. This section is effective the day following final enactment.
157.7	Sec. 11. APPROPRIATION CHANGES; MEDICAL ASSISTANCE.
157.8	As a result of Minnesota receiving the 6.2 percentage increase in the federal medical
157.9	assistance percentage enacted under section 6008 of the Families First Coronavirus Response
157.10	Act, Public Law 116-127, from October 1, 2020, to December 31, 2020, the fiscal year 2021
157.11	general fund appropriation in Laws 2019, First Special Session chapter 9, article 14, section
157.12	2, subdivision 15, is reduced by \$59,456,000. The planning estimate for fiscal year 2022
157.13	for the same appropriation is increased by \$34,400,000.
157.14	EFFECTIVE DATE. This section is effective the day following final enactment.
157.15	Sec. 12. COVID-19 APPROPRIATION; FUNDING SOURCE.
157.16	Subdivision 1. Application. This section applies to funds as specified in the following
157.17	paragraphs:
157.18	(1) funds allocated pursuant to the coronavirus relief fund request number 14 that are
157.19	returned to the state by December 10, 2020; and
157.20	(2) \$10,000,000 of the unappropriated funds in the coronavirus relief fund. The
157.21	commissioner shall direct \$10,000,000 of federal CARES Act funding to appropriate state
157.22	activities that have been funded by the state general fund.
157.23	Subd. 2. Appropriation. The commissioner of management and budget shall review
157.24	all appropriations and transfers from the general fund in Laws 2020, chapters 66, 70, 71,
157.25	74, and 81, to determine whether those appropriations and transfers are eligible expenditures
157.26	from the coronavirus relief federal fund. The commissioner shall designate a total amount
157.27	of general fund appropriations and transfers in Laws 2020, chapters 66, 70, 71, 74, and 81,
157.28	up to but not greater than the amount determined under subdivision 1, to be an eligible
157.29	expenditure from the coronavirus relief federal fund. All appropriations and transfers
157.30	designated by the commissioner in an amount up to, but not greater than the amounts as
157.21	provided under subdivision 1 are conceled to the general fund. The commissioner may

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158.1	designate a portion of an appropriation or transfer for cancellation. Each amount designated
158.2	under this subdivision is appropriated from the coronavirus relief federal fund for the
158.3	purposes of the original general fund appropriation.
158.4	EFFECTIVE DATE. This section is effective the day following final enactment.
158.5	Sec. 13. FUND MAXIMIZATION.
158.6	On or after December 31, 2020, the commissioner of management and budget is
158.7	authorized to use best efforts to maximize the use of federal CARES Act funding, consistent
158.8	with applicable federal guidance, and to use any unobligated amounts to fund eligible state
158.9	activities appropriated for in Laws 2020, chapters 66, 70, 71, 74, or 81.
158.10	EFFECTIVE DATE. This section is effective the day following final enactment.
158.11	ARTICLE 10
158.12	DIRECT SUPPORT PROFESSIONALS
158.13	Section 1. Minnesota Statutes 2019 Supplement, section 256B.0659, subdivision 11, as
158.14	amended by Laws 2020, chapter 115, article 4, section 128, is amended to read:
158.15	Subd. 11. Personal care assistant; requirements. (a) A personal care assistant must
158.16	meet the following requirements:
158.17	(1) be at least 18 years of age with the exception of persons who are 16 or 17 years of
158.18	age with these additional requirements:
158.19	(i) supervision by a qualified professional every 60 days; and
158.20	(ii) employment by only one personal care assistance provider agency responsible for
158.21	compliance with current labor laws;
158.22	(2) be employed by a personal care assistance provider agency;
158.23	(3) enroll with the department as a personal care assistant after clearing a background
158.24	study. Except as provided in subdivision 11a, before a personal care assistant provides
158.25	services, the personal care assistance provider agency must initiate a background study on
158.26	the personal care assistant under chapter 245C, and the personal care assistance provider
158.27	agency must have received a notice from the commissioner that the personal care assistant
158.28	is:

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(i) not disqualified under section 245C.14; or

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- (ii) disqualified, but the personal care assistant has received a set aside of the disqualification under section 245C.22;
- (4) be able to effectively communicate with the recipient and personal care assistance provider agency;
 - (5) be able to provide covered personal care assistance services according to the recipient's personal care assistance care plan, respond appropriately to recipient needs, and report changes in the recipient's condition to the supervising qualified professional, physician, or advanced practice registered nurse;
- 159.9 (6) not be a consumer of personal care assistance services;
- 159.10 (7) maintain daily written records including, but not limited to, time sheets under subdivision 12;
 - (8) effective January 1, 2010, complete standardized training as determined by the commissioner before completing enrollment. The training must be available in languages other than English and to those who need accommodations due to disabilities. Personal care assistant training must include successful completion of the following training components: basic first aid, vulnerable adult, child maltreatment, OSHA universal precautions, basic roles and responsibilities of personal care assistants including information about assistance with lifting and transfers for recipients, emergency preparedness, orientation to positive behavioral practices, fraud issues, and completion of time sheets. Upon completion of the training components, the personal care assistant must demonstrate the competency to provide assistance to recipients;
 - (9) complete training and orientation on the needs of the recipient; and
- (10) be limited to providing and being paid for up to 275 310 hours per month of personal care assistance services regardless of the number of recipients being served or the number of personal care assistance provider agencies enrolled with. The number of hours worked per day shall not be disallowed by the department unless in violation of the law.
- (b) A legal guardian may be a personal care assistant if the guardian is not being paid for the guardian services and meets the criteria for personal care assistants in paragraph (a).
- (c) Persons who do not qualify as a personal care assistant include parents, stepparents, and legal guardians of minors; spouses; paid legal guardians of adults; family foster care providers, except as otherwise allowed in section 256B.0625, subdivision 19a; and staff of a residential setting.

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- (d) Personal care assistance services qualify for the enhanced rate described in subdivision
 17a if the personal care assistant providing the services:
 - (1) provides covered services to a recipient who qualifies for 12 or more hours per day of personal care assistance services; and
 - (2) satisfies the current requirements of Medicare for training and competency or competency evaluation of home health aides or nursing assistants, as provided in the Code of Federal Regulations, title 42, section 483.151 or 484.36, or alternative state-approved training or competency requirements.
 - **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 2. Minnesota Statutes 2019 Supplement, section 256B.85, subdivision 16, is amended to read:
- Subd. 16. **Support workers requirements.** (a) Support workers shall:
- (1) enroll with the department as a support worker after a background study under chapter 245C has been completed and the support worker has received a notice from the commissioner that the support worker:
- (i) is not disqualified under section 245C.14; or
- 160.17 (ii) is disqualified, but has received a set-aside of the disqualification under section 245C.22;
- 160.19 (2) have the ability to effectively communicate with the participant or the participant's representative;
- 160.21 (3) have the skills and ability to provide the services and supports according to the participant's CFSS service delivery plan and respond appropriately to the participant's needs;
- (4) complete the basic standardized CFSS training as determined by the commissioner 160.23 before completing enrollment. The training must be available in languages other than English 160.24 and to those who need accommodations due to disabilities. CFSS support worker training 160.25 must include successful completion of the following training components: basic first aid, 160.26 vulnerable adult, child maltreatment, OSHA universal precautions, basic roles and 160.27 responsibilities of support workers including information about basic body mechanics, emergency preparedness, orientation to positive behavioral practices, orientation to 160.29 responding to a mental health crisis, fraud issues, time cards and documentation, and an 160.30 overview of person-centered planning and self-direction. Upon completion of the training 160.31

161.1	components, the support worker must pass the certification test to provide assistance to
161.2	participants;

161.3 (5) complete employer-directed training and orientation on the participant's individual needs: 161.4

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- 161.5 (6) maintain the privacy and confidentiality of the participant; and
- (7) not independently determine the medication dose or time for medications for the 161.6 161.7 participant.
- (b) The commissioner may deny or terminate a support worker's provider enrollment 161.8 and provider number if the support worker: 161.9
- 161.10 (1) does not meet the requirements in paragraph (a);
- (2) fails to provide the authorized services required by the employer; 161.11
- (3) has been intoxicated by alcohol or drugs while providing authorized services to the 161.12 participant or while in the participant's home; 161.13
- (4) has manufactured or distributed drugs while providing authorized services to the 161.14 participant or while in the participant's home; or 161.15
- (5) has been excluded as a provider by the commissioner of human services, or by the 161.16 United States Department of Health and Human Services, Office of Inspector General, from 161.17 participation in Medicaid, Medicare, or any other federal health care program. 161.18
- (c) A support worker may appeal in writing to the commissioner to contest the decision 161.19 to terminate the support worker's provider enrollment and provider number. 161.20
- (d) A support worker must not provide or be paid for more than 275 310 hours of CFSS 161.21 per month, regardless of the number of participants the support worker serves or the number 161.22 of agency-providers or participant employers by which the support worker is employed. 161.23 The department shall not disallow the number of hours per day a support worker works 161.24
- unless it violates other law. 161.25

- (e) CFSS qualify for an enhanced rate if the support worker providing the services:
- (1) provides services, within the scope of CFSS described in subdivision 7, to a participant 161.27 who qualifies for 12 or more hours per day of CFSS; and 161.28
- (2) satisfies the current requirements of Medicare for training and competency or 161.29 competency evaluation of home health aides or nursing assistants, as provided in the Code 161.30

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162.1	of Federal Regulations, title 42, section 483.151 or 484.36, or alternative state-approved
162.2	training or competency requirements.

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

Sec. 3. TEMPORARY PERSONAL CARE ASSISTANCE COMPENSATION FOR 162.4 SERVICES PROVIDED BY A PARENT OR SPOUSE. 162.5

(a) Notwithstanding Minnesota Statutes, section 256B.0659, subdivisions 3, paragraph 162.6 (a), clause (1); 11, paragraph (c); and 19, paragraph (b), clause (3), during a peacetime 162.7 emergency declared by the governor under Minnesota Statutes, section 12.31, subdivision 162.8 2, for an outbreak of COVID-19, a parent, stepparent, or legal guardian of a minor who is 162.9 a personal care assistance recipient or a spouse of a personal care assistance recipient may 162.10

provide and be paid for providing personal care assistance services.

- (b) This section expires February 7, 2021. 162.12
- 162.13 **EFFECTIVE DATE.** This section is effective the day following final enactment or upon federal approval, whichever is later. The commissioner of human services shall notify 162.14 the revisor of statutes when federal approval is obtained. 162.15

Sec. 4. DIRECT SUPPORT PROFESSIONALS TEMPORARY RATE INCREASE. 162.16

- 162.17 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have the meanings given. 162.18
- (b) "Commissioner" means the commissioner of human services. 162.19
- 162.20 (c) "Covered program" has the meaning given in Minnesota Statutes, section 256B.0711, subdivision 1, paragraph (b). 162.21
- 162.22 (d) "Direct support professional" means an individual employed to personally provide personal care assistance services covered by medical assistance under Minnesota Statutes, 162.23 section 256B.0625, subdivisions 19a and 19c; or to personally provide medical assistance 162.24 services covered under Minnesota Statutes, section 256B.0913, 256B.092, or 256B.49, or 162.25 chapter 256S. Direct support professional does not include managerial or administrative 162.26 162.27 staff who do not personally provide the services described in this paragraph.
- (e) "Direct support services" has the meaning given in Minnesota Statutes, section 162.28 256B.0711, subdivision 1, paragraph (c). 162.29
- Subd. 2. **Temporary rates for direct support services.** (a) To respond to the infectious 162.30 disease known as COVID-19, the commissioner must temporarily increase rates and enhanced 162.31

163.1	rates by 8.4 percent for direct support services provided under a covered program or under
163.2	Minnesota Statutes, section 256B.0659, while this section is effective.
163.3	(b) Providers that receive a rate increase under this section must:
163.4	(1) use at least 80 percent of the additional revenue to increase wages, salaries, and
163.5	benefits for direct support professionals and any corresponding increase in the employer's
163.6	share of FICA taxes, Medicare taxes, state and federal unemployment taxes, and workers'
163.7	compensation premiums; and
163.8	(2) use any remainder of the additional revenue for activities and items necessary to
163.9	support compliance with Centers for Disease Control and Prevention guidance on sanitation
163.10	and personal protective equipment.
163.11	Subd. 3. Capitation rates and directed payments. (a) To implement the temporary
163.12	rate increase under this section, managed care plans and county-based purchasing plans
163.13	shall pay at least the fee-for-service rate inclusive of the 8.4 percent increase for the direct
163.14	support services.
163.15	(b) If federal approval is not received due to the provisions of this subdivision, the
163.16	commissioner must adjust the capitation rates paid to managed care plans and county-based
163.17	purchasing plans for that contract year to reflect the removal of this provision. Contracts
163.18	between managed care plans and providers and between county-based purchasing plans and
163.19	providers must allow recovery of payments from providers if federal approval for the
163.20	provisions of this subdivision is not received and the commissioner reduces capitation
163.21	payments as a result. Payment recoveries must not exceed the amount equal to any decrease
163.22	in rates that results from this paragraph.
163.23	Subd. 4. Consumer-directed community supports budgets. The commissioner shall
163.24	temporarily adjust consumer-directed community supports budgets to account for the rate
163.25	increase required in subdivision 2.
163.26	Subd. 5. Consumer support grants; increased maximum allowable grant. The
163.27	commissioner shall temporarily increase the maximum allowable monthly grant level for
163.28	each recipient of consumer support grants to account for the rate increase required in
163.29	subdivision 2.
163.30	Subd. 6. Distribution plans. (a) A provider agency or individual provider that receives
163.31	a rate increase under subdivision 2 shall prepare and, upon request, submit to the
163.32	commissioner a distribution plan that specifies the anticipated amount and proposed uses
163.33	of the additional revenue the provider will receive under subdivision 2.

164.1	(b) Within 60 days of final enactment of this section, the provider must post the
164.2	distribution plan and leave it posted for a period of at least six weeks in an area of the
164.3	provider's operation to which all direct support professionals have access. The provider
164.4	must post with the distribution plan instructions on how to contact the commissioner if
164.5	direct support professionals do not believe they have received the wage increase or benefits
164.6	specified in the distribution plan. The instructions must include a mailing address, e-mail
164.7	address, and telephone number that the direct support professional may use to contact the
164.8	commissioner or the commissioner's representative.

- Subd. 7. Expiration. This section expires February 7, 2021. 164.9
- 164.10 **EFFECTIVE DATE.** This section is effective the day following final enactment or upon federal approval, whichever is later. The commissioner shall notify the revisor of 164.11 statutes when federal approval is obtained. 164.12
- Sec. 5. APPROPRIATION; HOME AND COMMUNITY-BASED DIRECT 164.13 SUPPORT PROFESSIONALS. 164.14
- (a) \$13,279,000 in fiscal year 2021 is appropriated from the general fund to the 164.15 164.16 commissioner of human services to implement the direct support professional provisions 164.17 in this act.
- 164.18 (b) \$12,000 in fiscal year 2021 is appropriated from the general fund to the commissioner of human services for information technology systems. This is a onetime appropriation. 164.19
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 164.20

APPENDIX

Repealed Minnesota Statutes: 205-H0001-1

16A.633 CAPITAL FUNDING; MAINTAINING DATA AND REPORTING.

Subd. 4. **Report on jobs created or retained.** By September 1 of each odd-numbered year, the commissioner must report to legislative committees with jurisdiction over capital investment on the jobs created or retained as a result of capital project funding by the state, whether with state general obligation bond proceeds or other state funding sources, during the previous biennium. Each state agency must provide the commissioner the information necessary, and must require its capital project grantees to provide the information necessary, for the commissioner to make the report. The report must include, but is not limited to, the following information: the number and types of jobs for each project, whether the jobs are new or retained, where the jobs are located, and pay ranges of the jobs. The Board of Regents of the University of Minnesota, the Board of Trustees of the Minnesota State Colleges and Universities, and each state agency receiving an appropriation for a capital project shall collect and provide the information at the time and in the manner required by the commissioner. This subdivision does not apply to Department of Transportation state-aid projects valued less than \$5,000,000.

126C.65 FUND ESTABLISHED; DIVISION INTO ACCOUNTS.

Subd. 2. **Debt service loan account.** A debt service loan account must be maintained out of which loans under section 126C.68 must be made. All money appropriated to the fund by section 126C.66 shall be paid into this account initially.

126C.68 DEBT SERVICE LOANS.

Subdivision 1. Qualification; application; award; interest. Any district in which the required levy for debt service in any year will exceed its maximum effort debt service levy by ten percent or by \$5,000, whichever is less, is qualified for a debt service loan hereunder in an amount not exceeding the amount applied for, and not exceeding one percent of the net debt of the district, and not exceeding the difference between the required and the maximum effort debt service levy in that year. Applications must be filed with the commissioner in each calendar year up to and including July 1. The commissioner shall determine whether the applicant is entitled to a loan and the amount thereof, and on or before October 1 shall certify to each applicant district the amount granted and its due date. The commissioner shall notify the county auditor of each county in which the district is located that the amount certified is available and appropriated for payment of principal and interest on its outstanding bonds. The auditors shall reduce by that amount the taxes otherwise leviable as the district's debt service levy on the tax rolls for that year. Each debt service loan shall bear interest from its date at a rate equal to the average annual rate payable on Minnesota state school loan bonds most recently issued prior to the disbursement of the loan to the district, but in no event less than 3-1/2 percent per annum on the principal amount from time to time remaining unpaid. Interest is payable on December 15 of the year following that in which the loan is received and annually thereafter.

- Subd. 2. **Note.** Each debt service loan must be evidenced by a note executed on behalf of the district by the signatures of its chair or vice-chair and the school district clerk. The note must be dated November 1 of the year in which executed, and must state its principal amount, interest rate, and that it is payable at the commissioner's office. The note must have printed thereon, or the commissioner shall attach thereto, a grill for entry of the date and amount of each payment and allocations of each payment to accrued interest or principal. The note must also include a certificate to be executed by the county auditor of each county in which any portion of the district is situated, prior to the delivery of the note, stating that the county auditor has entered the debt service loan evidenced thereby in the auditor's bond register. The notes must be delivered to the commissioner not later than November 15 of the year in which executed. The commissioner shall cause a record to be made and preserved showing the obligor district and the date and principal amount of each note.
- Subd. 3. **Payment.** The commissioner shall issue to each district whose note has been so received a payment on the debt service loan account of the maximum effort school loan fund, payable on presentation to the commissioner of management and budget out of any money in such account. The payment shall be issued by the commissioner in sufficient time to coincide with the next date on which the district is obligated to make principal or interest payments on its bonded debt in the ensuing year. Interest must accrue from the date such payment is issued. The proceeds thereof must be used by the district to pay principal or interest on its bonded debt falling due in the ensuing year.
- Subd. 4. **Levy.** Each district receiving a debt service loan shall levy for debt service in that year and each year thereafter, until all its debts to the fund are paid, (a) the amount of its maximum effort debt service levy, or (b) the amount of its required debt service levy less the amount of any debt

APPENDIX

Repealed Minnesota Statutes: 205-H0001-1

service loan in that year, whichever is greater. The district shall remit payments to the commissioner according to section 126C.71. By September 30, the commissioner shall notify the county auditor of each county containing taxable property situated within the school district of the amount of the maximum effort debt service levy of the district for that year, and said county auditor or auditors shall extend upon the tax rolls an ad valorem tax upon all taxable property within the district in the aggregate amount so certified.