1.1

#### A bill for an act

relating to operation of state government; appropriating money for the legislature, 12 office of the governor and lieutenant governor, secretary of state, attorney general, 1.3 state auditor, Military and Veterans Affairs, and certain state agencies, departments, 1.4 offices, boards, commissions, councils, Minnesota State Lottery, Minnesota 1.5 Humanities Center, and certain retirement accounts; canceling certain 2021 1.6 appropriated funds; modifying Legislative Coordinating Commission provisions; 1.7 creating the Legislative Commission on Cybersecurity; modifying the legislative 1.8 auditor's duties; prohibiting a businesses address on the secretary of state's website 1.9 under certain circumstances; modifying provisions pertaining to peacetime 1.10 emergencies, administrative procedures, and distribution of state employees during 1.11 a layoff; establishing the SAVI program; determining growth of state employment; 1.12 changing audits of state use of federal funds; making changes affecting the budget 1.13 and budget forecast; authorizing virtual payments; modifying provisions affecting 1.14 the motor pool; changing the name of the office of MN.IT Services; requiring the 1.15 state to contract with a pharmacy benefit manager; adding provisions related to 1.16 1.17 cosmetology, public employee pay, non-health-related licensing board, retirement, standard of time, federal funds for COVID-19 spending, executive orders, unfilled 1.18 state agency positions, obsolete rules report, state surplus property, repair of 1.19 Christopher Columbus statue, campaign finance, and elections; changing provisions 1.20 of the legislative advisory commission; providing for expenditure and review of 1.21 federal money; requiring a report on the use of federal money; establishing a 1.22 stadium payoff fund; changing pari-mutuel horse racing and lawful gambling and 1.23 gambling taxes provisions; providing veterans and military affairs policy; 1.24 establishing the capitol flag program; commemorating India Day; requiring a 1.25 review of the state's COVID-19 response; requiring reports; amending Minnesota 1.26 Statutes 2020, sections 3.30, subdivision 2; 3.3005, subdivisions 2, 2a, 4, 5, by 1.27 1.28 adding a subdivision; 3.302, subdivision 3; 3.303, subdivision 1; 3.8853, subdivision 4, by adding a subdivision; 3.971, subdivision 2, by adding a 1.29 subdivision; 3.972, subdivisions 2, 2a; 3.9741, subdivision 5; 3.978, subdivision 1.30 2; 3.979, subdivision 3; 3.98, subdivision 1; 4.07, by adding a subdivision; 10.578; 1.31 10A.01, subdivisions 26, 35; 10A.09, subdivisions 1, 2, 5, 6, by adding a 1.32 subdivision; 10A.14, by adding a subdivision; 10A.20, subdivision 13; 10A.27, 1.33 subdivision 13; 10A.275, subdivision 1; 10A.31, subdivision 7; 10A.323; 12.31, 1.34 subdivision 2; 13.64, subdivisions 3, 4; 14.05, subdivision 1; 14.389, subdivision 1.35 5; 14.57; 15.01; 15.057; 16A.06, by adding a subdivision; 16A.152, subdivision 1.36 2; 16A.28, subdivision 3; 16B.24, subdivision 1, by adding a subdivision; 16B.281, 1.37 subdivisions 3, 6; 16B.2975, by adding a subdivision; 16B.48, subdivision 2; 1.38

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16B.54, subdivisions 1, 2; 16E.01; 16E.016; 16E.02; 16E.03, subdivisions 1, 2, 2.1 2.2 3, 6; 16E.036; 16E.04, subdivision 3; 16E.0465, subdivision 2; 16E.05, subdivision 1; 16E.07, subdivision 12; 16E.21, subdivision 2; 97A.057, subdivision 1; 138.081, 2.3 subdivisions 1, 2, 3; 138.31, by adding a subdivision; 138.34; 138.38; 138.40; 2.4 138.661, subdivision 2, by adding a subdivision; 138.665, subdivision 2; 138.666; 2.5 138.667; 138.669; 138.763, subdivision 1; 155A.23, subdivision 16, by adding a 2.6 subdivision; 155A.271, subdivision 2; 179A.20, by adding a subdivision; 190.07; 2.7 197.791, subdivisions 4, 5, 5a, 5b; 198.006; 201.061, subdivisions 1a, 3, 4; 201.091, 2.8 subdivision 4; 201.121, subdivisions 1, 3; 201.225, subdivisions 2, 5; 203B.01, 2.9 subdivision 3; 203B.04, subdivisions 1, 4; 203B.07, subdivision 3; 203B.08, 2.10 subdivision 3; 203B.081, subdivisions 1, 2, 3; 203B.12, subdivision 7; 203B.121, 2.11 subdivisions 2, 4; 203B.24, subdivision 1; 204B.09, subdivision 3; 204B.14, 2.12 subdivision 3; 204B.16, subdivision 1; 204B.21, by adding a subdivision; 204B.36, 2.13 subdivision 2; 204C.05, subdivisions 1a, 1b; 204C.10; 204C.12, subdivision 2; 2.14 204C.21, subdivision 1; 204C.24, by adding a subdivision; 204C.27; 204C.32; 2.15 204C.33, subdivision 1; 204C.36, subdivision 1; 204C.37; 204D.08, subdivision 2.16 4; 204D.13, subdivision 1; 204D.195; 204D.27, subdivision 5; 204D.28, 2.17 subdivisions 9, 10; 205.065, subdivision 5; 205.185, subdivision 3; 205A.03, 2.18 subdivision 4; 205A.10, subdivision 3; 206.805, subdivision 1; 206.89, subdivisions 2.19 4, 5; 206.90, subdivision 6; 207A.13; 207A.14, subdivision 3; 208.03; 208.05; 2.20 214.01, subdivision 3; 240.01, subdivision 18; 240.06, subdivision 7; 240.11; 2.21 240.131, subdivision 7; 240.24, subdivisions 2a, 3; 240.30, subdivision 5; 297E.021, 2.22 subdivisions 3, 4, by adding a subdivision; 349.151, subdivision 2; 349A.01, by 2.23 adding a subdivision; 349A.08, subdivision 9; 353.27, subdivision 3c; 353.505; 2.24 367.25, subdivision 1; 412.02, subdivision 2a; 477A.03, subdivision 2b; 645.071; 2.25 proposing coding for new law in Minnesota Statutes, chapters 3; 5; 10; 10A; 15; 2.26 16A; 16B; 43A; 138; 196; 201; 204B; 204C; 206; 609; repealing Minnesota Statutes 2.27 2020, sections 3.972, subdivisions 2c, 2d; 16E.0466, subdivision 1; 16E.05, 2.28 subdivision 3; 16E.071; 16E.145; 116O.03, subdivision 9; 116O.04, subdivision 2.29 3; 135A.17, subdivision 2; 155A.23, subdivision 2; 201.061, subdivision 7; 2.30 204C.12, subdivision 3. 2.31 2.32 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: **ARTICLE 1** 2.33 **STATE GOVERNMENT APPROPRIATIONS** 2.34 Section 1. STATE GOVERNMENT APPROPRIATIONS. 2.35 The sums shown in the columns marked "Appropriations" are appropriated to the agencies 2.36 and for the purposes specified in this article. The appropriations are from the general fund, 2.37 or another named fund, and are available for the fiscal years indicated for each purpose. 2.38 The figures "2022" and "2023" used in this article mean that the appropriations listed under 2.39 them are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively. 2.40 "The first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The biennium" 2.41 is fiscal years 2022 and 2023. 2.42 APPROPRIATIONS 2.43 Available for the Year 2.44

Ending June 30 2022 2023

2.45

2.46

	HF1952 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH1952-1
3.1	Sec. 2. LEGISLATURE			
3.2	Subdivision 1. Total Appropriation	<u>\$</u>	<u>98,130,000 §</u>	97,739,000
3.3	The amounts that may be spent for each	<u>l</u>		
3.4	purpose are specified in the following			
3.5	subdivisions.			
3.6	Subd. 2. Senate		37,430,000	37,545,000
3.7	Subd. 3. House of Representatives		38,857,000	38,857,000
3.8	Subd. 4. Legislative Coordinating Cor	mmission	21,843,000	21,337,000
3.9	The base for this appropriation in fiscal	year		
3.10	2024 and each year thereafter is \$21,562	2,000.		
3.11	\$190,000 the first year and \$170,000 the	<u>e</u>		
3.12	second year are for the Legislative			
3.13	Commission on Cybersecurity.			
3.14	\$50,000 each year is to comply with			
3.15	accessibility standards pursuant to Minn	lesota		
3.16	Statutes, section 3.199. If the appropriat	tion		
3.17	for either year is insufficient, the appropr	iation		
3.18	for the other year is available for it. The	base		
3.19	for this appropriation in fiscal year 2024	4 and		
3.20	each year thereafter is \$250,000.			
3.21	From its funds, \$10,000 each year is for	• -		
3.22	purposes of the legislators' forum, throu	ıgh		
3.23	which Minnesota legislators meet with			
3.24	counterparts from South Dakota, North			
3.25	Dakota, and Manitoba to discuss issues	of		
3.26	mutual concern.			
3.27	Legislative Auditor. \$8,096,000 the firs	t year		
3.28	and \$7,596,000 the second year are for	the		
3.29	Office of the Legislative Auditor.			
3.30	Of the amount in fiscal year 2021, \$500	,000		
3.31	is for the audit required under article 4, se	ection		
3.32	65. This is a onetime appropriation.			

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- 4.1 Within the resources that become available to
- 4.2 <u>the legislative auditor from the removal of</u>
- 4.3 responsibility for conducting the annual single
- 4.4 <u>audit of federal funds, the legislative auditor</u>
- 4.5 <u>must increase the number of special review</u>
- 4.6 <u>staff by at least two full-time equivalents.</u>
- 4.7 The legislative auditor may use any unspent
- 4.8 amounts appropriated under Laws 2017, First
- 4.9 Special Session chapter 6, article 18, section
- 4.10 2, subdivision 3, paragraph (b), and
- 4.11 <u>subdivision 5, paragraph (b); and Laws 2019,</u>
- 4.12 First Special Session chapter 9, article 14,
- 4.13 section 2, subdivision 3, paragraphs (i) and
- 4.14 (j), to conduct audits required by Minnesota
- 4.15 Statutes, section 3.972, subdivision 2a, in
- 4.16 fiscal years 2022 and 2023.
- 4.17 **Revisor of Statutes.** \$7,207,000 in each year
- 4.18 is for the Office of the Revisor of Statutes.
- 4.19 Legislative Reference Library. \$1,775,000
- 4.20 <u>in each year is for the Legislative Reference</u>
- 4.21 Library.
- 4.22 Legislative Budget Office. \$1,483,000 in each
- 4.23 year is for the Legislative Budget Office.

4.24 Sec. 3. <u>GOVERNOR AND LIEUTENANT</u>
4.25 GOVERNOR

4.26 (a) This appropriation is to fund the Office of

- 4.27 the Governor and Lieutenant Governor.
- 4.28 (b) \$19,000 the first year and \$19,000 the
- 4.29 second year are for necessary expenses in the
- 4.30 <u>normal performance of the governor's and</u>
- 4.31 <u>lieutenant governor's duties for which no other</u>
- 4.32 reimbursement is provided.
- 4.33 (c) By September 1 of each year, the
- 4.34 commissioner of management and budget shall

\$ 3,622,000 \$ 3,622,000

	HF1952 FIRST UNOFFIC ENGROSSMENT	CIAL	REVISOR	SGS	UEH1952-1
5.1	report to the chairs and	l ranking minorit	<u>y</u>		
5.2	members of the legisla	tive committees	with		
5.3	jurisdiction over state g	overnment finance	ce any		
5.4	personnel costs incurre	d by the Offices	of the		
5.5	Governor and Lieutena	ant Governor that	twere		
5.6	supported by appropria	tions to other age	encies		
5.7	during the previous fis	cal year. The Off	ice of		
5.8	the Governor shall info	orm the chairs an	<u>d</u>		
5.9	ranking minority mem	bers of the comm	nittees		
5.10	before initiating any in	teragency agreen	nents.		
5.11	Sec. 4. <u>STATE AUDI</u>	<u>FOR</u>	<u>\$</u>	<u>10,665,000 \$</u>	<u>10,602,000</u>
5.12	Sec. 5. ATTORNEY	GENERAL	<u>\$</u>	<u>26,629,000</u> <u>\$</u>	26,429,000
5.13	Appropr	iations by Fund			
5.14		2022	2023		
5.15	General	23,713,000	23,513,000		
5.16 5.17	State Government Special Revenue	2,521,000	2,521,000		
5.18	Environmental	145,000	145,000		
5.19	Remediation	250,000	250,000		
5.20	Sec. 6. SECRETARY	OF STATE	<u>\$</u>	<u>17,218,000</u> <u>\$</u>	17,152,000
5.21	The base for this appro	priation in fiscal	year		
5.22	2024 and each year the	reafter is \$12,902	2,000.		
5.23	<u>\$9,750,000 each year i</u>	s for transfer to t	he		
5.24	voting equipment gran	t account under			
5.25	Minnesota Statutes, see	ction 206.95. The	e base		
5.26	for this appropriation i	n fiscal year 202	4 and		
5.27	each year thereafter is	\$5,500,000.			
5.28 5.29	Sec. 7. <u>CAMPAIGN I</u> DISCLOSURE BOA		PUBLIC §	<u>1,123,000 §</u>	<u>1,123,000</u>
5.30	Sec. 8. STATE BOAR	D OF INVEST	MENT §	<u>139,000 §</u>	<u>139,000</u>
5.31	Sec. 9. ADMINISTRA	ATIVE HEARIN	<u>NGS §</u>	<u>8,231,000</u> <u>\$</u>	8,231,000
5.32	Appropr	iations by Fund			
5.33		2022	2023		

	HF1952 FIRST UNOFFICIAL ENGROSSMENT	REVIS	OR	SGS	UEH1952-1
6.1	General 400	,000 400	,000		
6.2	Workers'				
6.3	Compensation 7,831	,000 7,831	,000		
6.4	\$263,000 each year is for municipation of the second secon	oal boundary			
6.5	adjustments.				
6.6	Sec. 10. OFFICE OF MN.IT S	ERVICES	<u>\$</u>	<u>7,300,000</u> <u>\$</u>	7,300,000
6.7	(a) \$5,000,000 each year is for each yea	nhancements			
6.8	to cybersecurity across state gov	ernment.			
6.9	Of this amount, \$2,100,000 in fise	cal year 2022			
6.10	and \$2,050,000 in fiscal year 20	23 are to			
6.11	implement recommendations fro	m the			
6.12	Governor's Blue Ribbon Counci	lon			
6.13	Information Technology, establis	shed by			
6.14	Executive Order 19-02 and re-es	tablished by			
6.15	Executive Order 20-77. The base	e for this			
6.16	appropriation is \$1,400,000 in fi	scal years			
6.17	2024 and 2025.				
6.18	(b) The commissioner of manage	ement and			
6.19	budget is authorized to provide of				
6.20	assistance of up to \$50,000,000	from the			
6.21	special revenue fund or other stat	utory general			
6.22	funds as defined in Minnesota Sta	tutes, section			
6.23	16A.671, subdivision 3, paragra	oh (a), to the			
6.24	Office of MN.IT Services for the	e purpose of			
6.25	managing revenue and expenditu	ire			
6.26	differences. These funds shall be	repaid with			
6.27	interest by the end of the fiscal y	ear 2023			
6.28	closing period.				
6.29	(c) During the biennium ending Ju	une 30, 2023,			
6.30	Office of MN.IT Services must	not charge			
6.31	fees to a public noncommercial	educational			
6.32	television broadcast station eligible	e for funding			
6.33	under Minnesota Statutes, chapte	er 129D, for			
6.34	access to the state broadcast infr	astructure. If			
6.35	the access fees not charged to pu	blic			

	HF1952 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH1952-1
7.1	noncommercial educational television			
7.2	broadcast stations total more than \$400,0	000		
7.3	for the biennium, the office may charge	for		
7.4	access fees in excess of these amounts.			
7.5	Sec. 11. ADMINISTRATION			
7.6	Subdivision 1. Total Appropriation	<u>\$</u>	<u>25,709,000</u> <u>\$</u>	25,535,000
7.7	The base for this appropriation in fiscal	year		
7.8	2024 and each year thereafter is \$25,525,	,000.		
7.9	The amounts that may be spent for each			
7.10	purpose are specified in the following			
7.11	subdivisions.			
7.12	Subd. 2. Government and Citizen Serv	vices	10,251,000	10,077,000
7.13	\$174,000 the first year is for the repair a	nd		
7.14	reinstallation of the statue of Christopher	<u>r</u>		
7.15	Columbus and its pedestal required under	er		
7.16	article 2, section 104. This is a onetime			
7.17	appropriation and is available until June	30,		
7.18	<u>2023.</u>			
7.19	Council on Developmental Disabilities	<u>.</u>		
7.20	\$74,000 each year is for the Council on			
7.21	Developmental Disabilities.			
7.22	<b>State Agency Accommodation</b>			
7.23	Reimbursement. \$200,000 the first year	r and		
7.24	\$200,000 the second year may be transfe	erred		
7.25	to the accommodation account established	ed in		
7.26	Minnesota Statutes, section 16B.4805.			
7.27	State Historic Preservation Office.			
7.28	\$10,000 each year is for the State Histor	ic		
7.29	Preservation Office to install flag poles a	and		
7.30	staffs and to purchase United States and			
7.31	Minnesota state flags to satisfy the			
7.32	requirements in Minnesota Statutes, sect	ion		
7.33	138.6675. This is a onetime appropriation	<u>n.</u>		

	HF1952 FIRST UNOFFICIAL ENGROSSMENT	REVISOR	SGS	UEH1952-1
8.1	Subd. 3. Strategic Management Serv	ices	2,124,000	2,124,000
8.2	Subd. 4. Fiscal Agent		13,334,000	13,334,000
8.3	The appropriations under this section a	ire to		
8.4	the commissioner of administration for	r the		
8.5	purposes specified.			
8.6	In-Lieu of Rent. \$10,515,000 in each	year is		
8.7	for space costs of the legislature and ve	eterans		
8.8	organizations, ceremonial space, and			
8.9	statutorily free space.			
8.10	Public Television. (a) \$1,550,000 each	n year		
8.11	is for matching grants for public televi	sion.		
8.12	(b) \$250,000 each year is for public tele	evision		
8.13	equipment grants under Minnesota Sta	tutes,		
8.14	section 129D.13.			
8.15	(c) The commissioner of administration	n must		
8.16	consider the recommendations of the			
8.17	Minnesota Public Television Associati	on		
8.18	before allocating the amounts appropri-	ated in		
8.19	paragraphs (a) and (b) for equipment of	<u>r</u>		
8.20	matching grants.			
8.21	Public Radio. (a) \$392,000 each year	is for		
8.22	community service grants to public			
8.23	educational radio stations. This approp	riation		
8.24	may be used to disseminate emergency	<u>/</u>		
8.25	information in foreign languages.			
8.26	(b) \$117,000 each year is for equipment	grants		
8.27	to public educational radio stations. The	nis		
8.28	appropriation may be used for the repa	ir,		
8.29	rental, and purchase of equipment inclu-	uding		
8.30	equipment under \$500.			
8.31	(c) \$510,000 each year is for equipment	grants		
8.32	to Minnesota Public Radio, Inc., includ	ling		

1upgrades to Minnesota's Emergency Alert and AMBER Alert Systems:3(d) The appropriations in paragraphs (a) to (c) may not be used for indirect costs claimed by3(a) The appropriations in paragraphs (a) to (c) may not be used for indirect costs claimed by3(a) The commissioner of administration must4(a) The commendations of the5(b) The commendations of the6Association of Minnesota Public Educational7Kasociation of Minnesota Public Educational8Associations of theore awarding grants under9Madro Stations before awarding grants under9No grantee is eligible for a grant unless they9No grantee is eligible for a grant unless they9are a member of the Association of Minnesota9Public Educational Radio Stations on or before9July 1, 2021.9(f) Any unencumbered balance remaining the first year for grants to public television or9sec. 12. CAPITOL AREA ARCHITECTURAL ND PLANNING BOARD9Sec. 13. MINNESOTA MANAGEMENT AND BUDGET9Sec. 13. MINNESOTA MANAGEMENT AND BUDGET9Sec. 14. REVENUE9Instructure equivalents.9Sec. 14. REVENUE9Sociation 1, Total Appropriation9Subdivision		HF1952 FIRST UNOFFI ENGROSSMENT	CIAL	REVISOR	SGS	UEH1952-1
9.3(d) The appropriations in paragraphs (a) to (c)9.4may not be used for indirect costs claimed by9.5an institution or governing body.9.6(c) The commissioner of administration must9.7consider the recommendations of the9.8Association of Minnesota Public Educational9.9Radio Stations before awarding grants under9.10Minnesota Statutes, section 12'D.14, using9.11the appropriations in paragraphs (a) and (b).9.12No grantee is eligible for a grant unless they9.13are a member of the Association of Minnesota9.14Public Educational Radio Stations on or before9.15July 1, 2021.9.16(f) Any unencumbered balance remaining the public radio stations does not cancel and is9.19available for the second year.9.20Sec. 12. CAPITOL AREA ARCHITECTURAL AND PLANNING BOARDs 351,000 s9.21Sec. 13. MINNESOTA MANAGEMENT AND BUDGETs 25,299,000 s25,299,0009.22Sec. 14. REVENUE9.23Sec. 14. REVENUE9.24Subdivision 1. Total Appropriations by Fund9.35Qu2220239.31General158,057,0009.32General158,057,0009.33Highway User Tax9.34Distribution2,195,0009.34Highway User Tax9.34Distribution9.34Distribution9.34Lighway User Tax9.34Distribution9.34Distribution<	9.1	upgrades to Minnesota	's Emergency Al	ert and		
nay not be used for indirect costs claimed by96(c) The commissioner of administration must97consider the recommendations of the98Association of Minnesota Public Educational99Radio Stations before awarding grants under910Minnesota Statutes, section 129D.14, using911the appropriations in paragraphs (a) and (b).912No grantee is eligible for a grant unless they913are a member of the Association of Minnesota914Public Educational Radio Stations on or before915July 1, 2021.916(f) Any unencumbered balance remaining the917first year for grants to public television or918public radio stations does not cancel and is919available for the second year.920Sec. 12. CAPITOL AREA ARCHITECTURAL AND PLANNING BOARD\$921Sec. 13. MINNESOTA MANAGEMENT AND BUDGET\$922Sec. 14. REVENUE923BUDGET\$924The commissioner of management and budget must reduce executive budget officer staffing925sec. 14. REVENUE926Appropriations by Fund937Subdivision 1. Total Appropriations by Fund938General9392022931General932Itelath Care Access933Itighway User Tax Distribution933Highway User Tax Distribution934Highway User Tax Distribution9351052,000934Subribution<	9.2	AMBER Alert System	<u>IS.</u>			
9.5an institution or governing body.9.6(e) The commissioner of administration must9.7consider the recommendations of the9.8Association of Minnesota Public Educational9.9Radio Stations before awarding grants under9.10Minnesota Statutes, section 129D.14, using9.11the appropriations in paragraphs (a) and (b).9.12No grantee is eligible for a grant unless they9.13are a member of the Association of Minnesota9.14Public Educational Radio Stations on or before9.15July 1, 2021.9.16(f) Any unencumbered balance remaining the9.17first year for grants to public television or9.18public radio stations does not cancel and is9.19available for the second year.9.20Sec. 12. CAPITOL AREA ARCHITECTURAL AND PLANNING BOARD\$ 351,000 \$ 351,0009.21Phe commissioner of management and budget must reduce executive budget officer staffing9.22Sec. 14. REVENUE9.23Subdivision 1. Total Appropriation\$ 162,271,000 \$ 162,271,0009.24Heath Care Access9.2520239.26Appropriations by Fund9.23156,057,0009.24Heath Care Access9.2520239.24Heath Care Access9.251,760,0009.24Heath Care Access9.2520029.26Appropriations by Fund9.31General9.331,950,0009.34Highway User	9.3	(d) The appropriations	in paragraphs (a	) to (c)		
9.6(c) The commissioner of administration must9.7consider the recommendations of the9.8Association of Minnesota Public Educational9.9Radio Stations before awarding grants under9.10Minnesota Statutes, section 129D.14, using9.11the appropriations in paragraphs (a) and (b).9.12No grantee is cligible for a grant unless they9.13are a member of the Association of Minnesota9.14Public Educational Radio Stations on or before9.15July 1, 2021.9.16(f) Any unencumbered balance remaining the9.17first year for grants to public television or9.18public radio stations does not cancel and is9.19available for the second year.920Sec. 12. CAPITOL AREA ARCHITECTURAL AND PLANNING BOARD\$ 351,000 \$ 351,000 \$ 25,299,000921The commissioner of management and budget922Sec. 13. MINNESOTA MANAGEMENT AND BUDGET\$ 25,299,000 \$ 25,299,000 \$ 25,299,000923The commissioner of management and budget924The commissioner of management and budget925six full-time equivalents.926Sec. 14. REVENUE928Subdivision 1. Total Appropriation\$ 162,271,000 \$ 162,271,000929 <u>Appropriations by Fund</u> 931General158,057,000932Iteath Care Access1,760,000933 <u>Highway User Tax</u> Distribution2,195,000934Highway User Tax Distribution2,195,000935Highy Care Tax D	9.4	may not be used for in	direct costs clain	ned by		
9.7consider the recommendations of the9.8Association of Minnesota Public Educational9.8Radio Stations before awarding grants under9.10Minnesota Statutes, section 129D.14, using9.11the appropriations in paragraphs (a) and (b).9.12No grantee is eligible for a grant unless they9.13are a member of the Association of Minnesota9.14Public Educational Radio Stations on or before9.15July 1, 2021.9.16(f) Any unencumbered balance remaining the9.17first year for grants to public television or9.18public radio stations does not cancel and is9.19available for the second year.9.20Sec. 12. CAPITOL AREA ARCHITECTURAL AND PLANNING BOARD\$ 351,000 \$ 351,0009.21Public Educational management and budget9.22Sec. 13. MINNESOTA MANAGEMENT AND BUDGET\$ 25,299,000 \$ 25,299,0009.23Fue commissioner of management and budget9.24The commissioner of management and budget9.25six full-time equivalents.9.26Sec. 14. REVENUE9.28Subdivision 1. Total Appropriation\$ 162,271,000 \$ 162,271,0009.29Appropriations by Fund9.3020229.31General158,057,0009.32Health Care Access1,760,0009.33Highway User Tax9.34Distribution2,195,0009.33Highway User Tax9.34Distribution2,195,000	9.5	an institution or gover	ning body.			
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9.20 9.21Sec. 12. CAPITOL AREA ARCHITECTURAL AND PLANNING BOARD\$ 351,000 \$351,0009.22 9.23Sec. 13. MINNESOTA MANAGEMENT AND BUDGET\$ 25,299,000 \$25,299,0009.24The commissioner of management and budget must reduce executive budget officer staffing29.26Interest of the equivalents.10009.27Sec. 14. REVENUE162,271,000 \$9.28Subdivision 1. Total Appropriation 1. Total Appropriations by Fund162,271,000 \$9.302022 1. 202220239.31General158,057,000 1.760,0001.760,0009.33Highway User Tax Distribution2,195,0002,195,000	9.18	public radio stations does not cancel and is				
9.21AND PLANNING BOARD§ $351,000$ § $351,000$ 9.22Sec. 13. MINNESOTA MANAGEMENT AND BUDGETS $25,299,000$ § $25,299,000$ 9.23BUDGETS $25,299,000$ § $25,299,000$ 9.24The commissioner of management and budget must reduce executive budget officer staffingS $25,299,000$ § $25,299,000$ 9.24The commissioner of management and budget must reduce executive budget officer staffing $45,299,000$ § $25,299,000$ 9.26levels by six full-time equivalents. $45,271,000$ § $162,271,000$ §9.27Sec. 14. REVENUE $50,57,000$ $162,271,000$ § $162,271,000$ 9.29Appropriations by Fund9.30 $2022$ $2023$ 9.31General $158,057,000$ $1,760,000$ 9.32Health Care Access $1,760,000$ $1,760,000$ 9.33Highway User Tax Distribution $2,195,000$ $2,195,000$	9.19	available for the secon	nd year.			
9.21AND PLANNING BOARD§ $351,000$ § $351,000$ 9.22Sec. 13. MINNESOTA MANAGEMENT AND BUDGETS $25,299,000$ § $25,299,000$ 9.23BUDGETS $25,299,000$ § $25,299,000$ 9.24The commissioner of management and budget must reduce executive budget officer staffingS $25,299,000$ § $25,299,000$ 9.24The commissioner of management and budget must reduce executive budget officer staffing $45,299,000$ § $25,299,000$ 9.26levels by six full-time equivalents. $45,271,000$ § $162,271,000$ §9.27Sec. 14. REVENUE $50,57,000$ $162,271,000$ § $162,271,000$ 9.29Appropriations by Fund9.30 $2022$ $2023$ 9.31General $158,057,000$ $1,760,000$ 9.32Health Care Access $1,760,000$ $1,760,000$ 9.33Highway User Tax Distribution $2,195,000$ $2,195,000$	9.20	Sec. 12. CAPITOL A	REA ARCHITH	CTURAL		
9.23 $\underline{BUDGET}$ § $\underline{25,299,000}$ § $\underline{25,299,000}$ 9.24 $\underline{The commissioner of management and budget}$ 9.25 $\underline{must reduce executive budget officer staffing}$ 9.26 $\underline{levels by six full-time equivalents.}$ 9.27Sec. 14. $\underline{REVENUE}$ 9.28 $\underline{Subdivision 1. Total Appropriation}$ §9.29 $\underline{Appropriations by Fund}$ 9.30 $\underline{2022}$ $\underline{2023}$ 9.31 $\underline{General}$ $\underline{158,057,000}$ 9.32 $\underline{Health Care Access}$ $\underline{1,760,000}$ 9.33 $\underline{Highway User Tax}$ $\underline{2,195,000}$ 9.34 $\underline{Distribution}$ $\underline{2,195,000}$	9.21				<u>351,000</u> <u>\$</u>	351,000
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9.27       Sec. 14. REVENUE         9.28       Subdivision 1. Total Appropriation       §       162,271,000 §       162,271,000         9.29       Appropriations by Fund         9.30 $2022$ $2023$ 9.31       General       158,057,000       158,057,000         9.32       Health Care Access       1,760,000       1,760,000         9.33       Highway User Tax       2,195,000       2,195,000				taffing		
9.28       Subdivision 1. Total Appropriation       \$       162,271,000 \$       162,271,000         9.29       Appropriations by Fund	9.26	levels by six full-time	equivalents.			
9.29       Appropriations by Fund         9.30       2022       2023         9.31       General       158,057,000       158,057,000         9.32       Health Care Access       1,760,000       1,760,000         9.33       Highway User Tax       2,195,000       2,195,000	9.27	Sec. 14. <u><b>REVENUE</b></u>				
9.30 <u>2022</u> <u>2023</u> 9.31 <u>General</u> <u>158,057,000</u> <u>158,057,000</u> 9.32 <u>Health Care Access</u> <u>1,760,000</u> <u>1,760,000</u> 9.33 <u>Highway User Tax</u> <u>2,195,000</u> <u>2,195,000</u>	9.28	Subdivision 1. Total A	Appropriation	<u>\$</u>	<u>162,271,000</u> <u>\$</u>	162,271,000
9.31       General       158,057,000       158,057,000         9.32       Health Care Access       1,760,000       1,760,000         9.33       Highway User Tax       2,195,000       2,195,000         9.34       Distribution       2,195,000       2,195,000	9.29	Appropr	riations by Fund			
9.32       Health Care Access       1,760,000       1,760,000         9.33       Highway User Tax       2,195,000       2,195,000         9.34       Distribution       2,195,000       2,195,000	9.30		2022	2023		
9.33     Highway User Tax       9.34     Distribution       2,195,000     2,195,000	9.31	General	158,057,000	158,057,000		
9.34 Distribution 2,195,000 2,195,000	9.32	Health Care Access	1,760,000	1,760,000		
9.35 Environmental 259,000 259,000			<u>2,195,000</u>	<u>2,195,0</u> 00		
	9.35	Environmental	259,000	259,000		

Article 1 Sec. 14.

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UEH1952-1

ENGROSSMENT					
Subd. 2. Tax System	Management	133,924,000	133,924,000		
Appropr	riations by Fund				
General	129,710,000	129,710,000			
Health Care Access	1,760,000	1,760,000			
Highway User Tax Distribution	2,195,000	2,195,000			
Environmental	259,000	259,000			
Taxpayer Assistance.	(a)\$600,000 eac	ch year			
is for the commissione	er of revenue to r	make			
grants to one or more n	onprofit organiz	ations,			
qualifying under section	on 501(c)(3) of t	he			
Internal Revenue Code	e of 1986, to coor	dinate,			
facilitate, encourage, a	and aid in the pro	ovision			
of taxpayer assistance	services. The				
unencumbered balance	e in the first year	does			
not cancel but is availa	ble for the secon	d year.			
(b) For purposes of thi	s section, "taxpa	iver			
assistance services" me	-				
preparation services pr					
to low-income, elderly					
Minnesota residents to					
and state income tax re	•				
property tax refund cla	aims and to prov	ide			
personal representation	before the Depa	rtment			
of Revenue and Intern	al Revenue Serv	vice.			
Subd. 3. Debt Collect	ion Managemer	nt	28,347,000	28,347,000	
Sec. 15. GAMBLING	CONTROL	<u>\$</u>	5,728,000	<u>\$ 5,123,000</u>	
These appropriations a	are from the law	ful			
gambling regulation a					
revenue fund. The bas	•				
in fiscal year 2024 is \$5,093,000. The base for					
this appropriation in fiscal year 2025 and each					
year thereafter is \$4,92					
<u> </u>					

	HF1952 FIRST UNOFFICIAL F ENGROSSMENT	REVISOR		SGS		UEH1952-1
11.1	\$865,000 the first year and \$260,000 the					
11.2	second year are to create an information					
11.3	system and to update the board's website. T	The				
11.4	base for this appropriation in fiscal year 20	024				
11.5	is \$230,000. The base for this appropriation	<u>on</u>				
11.6	in fiscal year 2025 and each year thereafter	r is				
11.7	<u>\$60,000.</u>					
11.8	Sec. 16. RACING COMMISSION	5	<u>\$</u>	<u>913,000</u>	<u>\$</u>	<u>913,000</u>
11.9	These appropriations are from the racing a	ind				
11.10	card playing regulation accounts in the spec	cial				
11.11	revenue fund.					
11.12	Sec. 17. STATE LOTTERY					
11.13	Notwithstanding Minnesota Statutes, section	on				
11.14	349A.10, subdivision 3, the State Lottery's	<u>5</u>				
11.15	operating budget must not exceed \$36,500,0	000				
11.16	in fiscal year 2022 and \$36,500,000 in fisc	cal				
11.17	<u>year 2023.</u>					
11.18	Sec. 18. AMATEUR SPORTS COMMIS	SSION S	<u>\$</u>	<u>306,000</u>	<u>\$</u>	<u>306,000</u>
11.19 11.20	Sec. 19. <u>COUNCIL FOR MINNESOTA</u> <u>AFRICAN HERITAGE</u>		<u>\$</u>	<u>532,000</u>	<u>\$</u>	532,000
11.21	Sec. 20. COUNCIL ON LATINO AFFA	IRS S	<u>\$</u>	525,000	<u>\$</u>	525,000
11.22 11.23	Sec. 21. COUNCIL ON ASIAN-PACIFI MINNESOTANS		<u>\$</u>	<u>515,000</u>	<u>\$</u>	<u>515,000</u>
11.24	Sec. 22. INDIAN AFFAIRS COUNCIL	•	<u>\$</u>	846,000	\$	846,000
		<u> </u>	<u> </u>	010,000	<u>Ψ</u>	010,000
11.25 11.26	Sec. 23. <u>MINNESOTA HISTORICAL</u> <u>SOCIETY</u>					
11.27	Subdivision 1. Total Appropriation		<u>\$</u>	23,768,000	<u>\$</u>	23,518,000
11.28	The amounts that may be spent for each					
11.29	purpose are specified in the following					
11.30	subdivisions.					
11.31	Subd. 2. Operations and Programs			23,197,000		23,197,000
11.32	Subd. 3. Fiscal Agent					
11.33	(a) Global Minnesota			39,000		<u>39,000</u>

	HF1952 FIRST UNOFFICIAL R ENGROSSMENT	REVISOR		SGS	UEH1952-1
12.1	(b) Minnesota Air National Guard Museum	<u>n</u>		17,000	17,000
12.2	(c) Hockey Hall of Fame			100,000	100,000
12.3	(d) Farmamerica			365,000	115,000
12.4	\$250,000 the first year is for site				
12.5	improvements, including classroom, upgrad	es,			
12.6	visitor center remodeling, and expanded				
12.7	agricultural literacy programming.				
12.8	(e) Minnesota Military Museum			50,000	50,000
12.9	Any unencumbered balance remaining in the	<u>his</u>			
12.10	subdivision the first year does not cancel b	out			
12.11	is available for the second year of the				
12.12	biennium.				
12.13	Sec. 24. BOARD OF THE ARTS				
12.14	Subdivision 1. Total Appropriation		<u>\$</u>	<u>7,541,000</u> §	7,541,000
12.15	The amounts that may be spent for each				
12.16	purpose are specified in the following				
12.17	subdivisions.				
12.18	Subd. 2. Operations and Services			602,000	602,000
12.19	Subd. 3. Grants Program			4,800,000	4,800,000
12.20	Subd. 4. Regional Arts Councils			2,139,000	2,139,000
12.21	Any unencumbered balance remaining in the	his			
12.22	section the first year does not cancel, but is	<u>s</u>			
12.23	available for the second year.				
12.24 12.25	Sec. 25. <u>MINNESOTA HUMANITIES</u> <u>CENTER</u>		<u>\$</u>	<u>375,000</u> <u>\$</u>	<u>375,000</u>
12.26	Sec. 26. BOARD OF ACCOUNTANCY		<u>\$</u>	<u>675,000</u> <u>\$</u>	675,000
12.27 12.28 12.29 12.30	Sec. 27. <u>BOARD OF ARCHITECTURE</u> ENGINEERING, LAND SURVEYING, LANDSCAPE ARCHITECTURE, GEOSCIENCE, AND INTERIOR DESI	2	<u>\$</u>	<u>851,000</u> <u>\$</u>	<u>851,000</u>
12.31 12.32	Sec. 28. <u>BOARD OF COSMETOLOGIS</u> <u>EXAMINERS</u>		<u>\$</u>	<u>2,923,000</u> <u>\$</u>	<u>2,923,000</u>
12.33	Sec. 29. BOARD OF BARBER EXAMIN	NERS	<u>\$</u>	<u>343,000 §</u>	343,000

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13.1 13.2	Sec. 30. <u>GENERAL (</u> <u>ACCOUNTS</u>	CONTINGENT	<u>\$</u>	<u>1,000,000</u> <u>\$</u>	<u>500,000</u>	
13.3	Appropr	riations by Fund				
13.4		2022	2023			
13.5	General	500,000	<u>0</u>			
13.6 13.7	State Government Special Revenue	400,000	400,000			
13.8 13.9	Workers' Compensation	100,000	100,000			
13.10	(a) The appropriations	in this section may	y only			
13.11	be spent with the appro	oval of the govern	nor			
13.12	after consultation with	the Legislative				
13.13	Advisory Commission	pursuant to Minr	nesota			
13.14	Statutes, section 3.30.					
13.15	(b) If an appropriation in this section for either					
13.16	year is insufficient, the	appropriation fo	or the			
13.17	other year is available	for it.				
13.18	(c) If a contingent acco	ount appropriation	<u>n is</u>			
13.19	made in one fiscal year	r, it should be				
13.20	considered a biennial a	appropriation.				
13.21	Sec. 31. TORT CLAI	MS	<u>\$</u>	<u>161,000 §</u>	<u>161,000</u>	
13.22	These appropriations a	re to be spent by	the			
13.23	commissioner of mana	gement and budg	get			
13.24	according to Minnesot	a Statutes, section	<u>n</u>			
13.25	<u>3.736, subdivision 7. I</u>	f the appropriation	on for			
13.26	either year is insufficie	ent, the appropria	tion			
13.27	for the other year is av	ailable for it.				
13.28 13.29	Sec. 32. <u>MINNESOT</u> <u>SYSTEM</u>	A STATE RETII	<u>REMENT</u>			
13.30	Subdivision 1. Total A	ppropriation	<u>\$</u>	<u>14,886,000</u> <u>\$</u>	14,878,000	
13.31	The amounts that may	be spent for each	<u>1</u>			
13.32	purpose are specified i	n the following				
13.33	subdivisions.					
13.34 13.35	Subd. 2. Combined La Constitutional Office		lan	8,886,000	8,878,000	

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14.1	Under Minnesota Statutes, sections	3A.03,		
14.2	subdivision 2; 3A.04, subdivisions 3	and 4;		
14.3	and 3A.115.			
14.4	If an appropriation in this section for	either		
14.5	year is insufficient, the appropriation	n for the		
14.6	other year is available for it.			
14.7	Subd. 3. Judges Retirement Plan		6,000,000	6,000,000
14.8	For transfer to the judges retirement	fund		
14.9	under Minnesota Statutes, section 49	00.123.		
14.10	This transfer continues each fiscal years	ear until		
14.11	the judges retirement plan reaches 10	0 percent		
14.12	funding as determined by an actuaria	al		
14.13	valuation prepared according to Min	nesota		
14.14	Statutes, section 356.214.			
14.15 14.16	Sec. 33. PUBLIC EMPLOYEES RE ASSOCIATION	<u>TIREMENT</u> <u>§</u>	<u>15,000,000</u> <u>\$</u>	<u>15,000,000</u>
14.17	(a) \$9,000,000 in each year is for dir	ect state		
14.18	aid to the public employees police an	nd fire		
14.19	retirement plan authorized under Mi	nnesota		
14.20	Statutes, section 353.65, subdivision	<u>3b.</u>		
14.21	(b) State payments from the general	fund to		
14.22	the Public Employees Retirement As	sociation		
14.23	on behalf of the former MERF divis	ion		
14.24	account are \$6,000,000 on Septembe	er 15,		
14.25	2021, and \$6,000,000 on September	15,2022.		
14.26	These amounts are estimated to be n	eeded		
14.27	under Minnesota Statutes, section 35	53.505.		
14.28 14.29	Sec. 34. <u>TEACHERS RETIREME</u> ASSOCIATION	<u>NT</u> <u>\$</u>	<u>29,831,000</u> <u>\$</u>	<u>29,831,000</u>
14.30	The amounts estimated to be needed	are as		
14.31	follows:			
14.32	<b>Special Direct State Aid. \$27,331,0</b>	000 each		
14.33	year is for special direct state aid aut	horized		
14.34	under Minnesota Statutes, section 35	54.436.		

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15.1	Special Direct State Matching Aid.			
15.2	\$2,500,000 each year is for special direct	state		
15.3	matching aid authorized under Minnesot	ta		
15.4	Statutes, section 354.435.			
15.5 15.6	Sec. 35. <u>ST. PAUL TEACHERS RETIR</u> FUND	<u>REMENT</u>	<u>14,827,000</u> <u>\$</u>	<u>14,827,000</u>
15.7	The amounts estimated to be needed for			
15.8	special direct state aid to the first class c	ity		
15.9	teachers retirement fund association autho	rized		
15.10	under Minnesota Statutes, section 354A.	.12,		
15.11	subdivisions 3a and 3c.			
15.12	Sec. 36. MILITARY AFFAIRS			
15.13	Subdivision 1. Total Appropriation	<u>\$</u>	<u>24,393,000</u> <u>\$</u>	24,589,000
15.14	The amounts that may be spent for each			
15.15	purpose are specified in the following			
15.16	subdivisions.			
15.17	Subd. 2. Maintenance of Training Faci	ilities	9,772,000	9,842,000
15.18	Subd. 3. General Support		3,507,000	3,633,000
15.19	Subd. 4. Enlistment Incentives		11,114,000	11,114,000
15.20	The appropriations in this subdivision ar	re		
15.21	available until June 30, 2025, except that	t any		
15.22	unspent amounts allocated to a program			
15.23	otherwise supported by this appropriatio	n are		
15.24	canceled to the general fund upon receip	ot of		
15.25	federal funds in the same amount to supp	port		
15.26	administration of that program.			
15.27	If the amount for fiscal year 2022 is			
15.28	insufficient, the amount for 2023 is available	lable		
15.29	in fiscal year 2022.			
15.30	Sec. 37. VETERANS AFFAIRS			
15.31	Subdivision 1. Total Appropriation	<u>\$</u>	<u>79,851,000</u> <u>\$</u>	<u>79,389,000</u>

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16.1	The amounts that may be spent for	r each			
16.2	purpose are specified in the following				
16.3	subdivisions.				
16.4	Subd. 2. Veterans Programs and	Services	19,218,000	19,134,000	
16.5	The base for this appropriation in	fiscal year			
16.6	2024 and each year thereafter is \$1	8,236,000.			
16.7	(a) Veterans Service Organizatio	ons.			
16.8	\$353,000 each year is for grants to	o the			
16.9	following congressionally chartered	ed veterans			
16.10	service organizations as designated	d by the			
16.11	commissioner: Disabled American	n Veterans,			
16.12	Military Order of the Purple Heart	t, the			
16.13	American Legion, Veterans of For	eign Wars,			
16.14	Vietnam Veterans of America, AM	VETS, and			
16.15	Paralyzed Veterans of America. This funding				
16.16	must be allocated in direct proportion to the				
16.17	funding currently being provided l	by the			
16.18	commissioner to these organizatio	ns.			
16.19	(b) Minnesota Assistance Council for				
16.20	Veterans. \$750,000 each year is for a grant				
16.21	to the Minnesota Assistance Council for				
16.22	Veterans to provide assistance throughout				
16.23	Minnesota to veterans and their families who				
16.24	are homeless or in danger of home	elessness,			
16.25	including assistance with the follo	wing:			
16.26	(1) utilities;				
16.27	(2) employment; and				
16.28	(3) legal issues.				
16.29	The assistance authorized under this	s paragraph			
16.30	must be made only to veterans wh	o have			
16.31	resided in Minnesota for 30 days p	prior to			
16.32	application for assistance and acco	ording to			
16.33	other guidelines established by the				

- 17.1 commissioner. In order to avoid duplication
- 17.2 of services, the commissioner must ensure that
- 17.3 this assistance is coordinated with all other
- 17.4 <u>available programs for veterans.</u>
- 17.5 (c) Honor Guards. \$200,000 each year is for
- 17.6 compensation for honor guards at the funerals
- 17.7 of veterans under Minnesota Statutes, section
- 17.8 <u>197.231.</u>
- 17.9 (d) Minnesota GI Bill. \$200,000 each year is
- 17.10 for the costs of administering the Minnesota
- 17.11 GI Bill postsecondary educational benefits,
- 17.12 on-the-job training, and apprenticeship
- 17.13 program under Minnesota Statutes, section
- 17.14 **<u>197.791.</u>**
- 17.15 (e) Gold Star Program. \$100,000 each year
- 17.16 is for administering the Gold Star Program for
- 17.17 surviving family members of deceased
- 17.18 veterans.
- 17.19 (f) County Veterans Service Office.
- 17.20 \$1,100,000 each year is for funding the
- 17.21 County Veterans Service Office grant program
- 17.22 <u>under Minnesota Statutes, section 197.608.</u>
- 17.23 (g) Veteran Homelessness Initiative.
- 17.24 \$750,000 each year is for an initiative to
- 17.25 prevent and end veteran homelessness. The
- 17.26 commissioner of veterans affairs may provide
- 17.27 housing vouchers and other services to
- 17.28 alleviate homelessness among veterans and
- 17.29 former service members in Minnesota. The
- 17.30 commissioner may contract for program
- 17.31 administration and may establish a vacancy
- 17.32 reserve fund. This is a onetime appropriation.
- 17.33 (h) **9/11 Task Force.** \$112,000 the first year
- 17.34 is for the Advisory Task Force on 9/11 and

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- 18.1 Global War on Terrorism Remembrance. The
- 18.2 task force must collect, memorialize, and
- 18.3 publish stories of Minnesotans' service in the
- 18.4 Global War on Terrorism and impacts on their
- 18.5 dependents. The task force must host a
- 18.6 remembrance program in September 2021.
- 18.7 <u>This is a onetime appropriation.</u>
- 18.8 (i) Camp Bliss. \$75,000 each year is for a
- 18.9 grant to Independent Lifestyles, Inc. for
- 18.10 expenses related to retreats for veterans at
- 18.11 Camp Bliss in Walker, Minnesota, including
- 18.12 therapy, transportation, and activities
- 18.13 customized for veterans. This is a onetime
- 18.14 appropriation.
- 18.15 Subd. 3. Veterans Health Care
- 18.16 (a) **Transfers.** \$59,633,000 the first year and
- 18.17 **\$59,605,000** the second year may be
- 18.18 transferred to a veterans homes special
- 18.19 revenue account in the special revenue fund
- 18.20 <u>in the same manner as other receipts are</u>
- 18.21 deposited according to Minnesota Statutes,
- 18.22 section 198.34, and are appropriated to the
- 18.23 commissioner of veterans affairs for the
- 18.24 operation of veterans homes facilities and
- 18.25 programs. The base for this transfer in fiscal
- 18.26 year 2024 and each year thereafter is
- 18.27 **\$58,736,000**.
- 18.28 (b) Veteran Suicide Prevention Initiative.
- 18.29 **\$1,000,000** the first year and \$650,000 the
- 18.30 second year are to address the problem of
- 18.31 death by suicide among veterans in Minnesota.
- 18.32 The commissioner of veterans affairs may use
- 18.33 funds for personnel, training, research,
- 18.34 marketing, and professional or technical
- 18.35 contracts. The base for this appropriation in

<u>60,633,000</u> <u>60,255,000</u>

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19.1	fiscal year 2024 and each year the	reafter is		
19.2	<u>\$550,000.</u>			
19.3	Sec. 38. APPROPRIATION; D	<u>DEPARTMENT OF A</u>	DMINISTRATI	<u>ON.</u>
19.4	\$5,499,000 in fiscal year 2021 i	s appropriated from the	general fund to the	ne commissioner
19.5	of administration to reimburse the	Federal Emergency M	anagement Agen	cy for the real
19.6	property described in article 2, sec	tion 103. This is a oneti	ime appropriation	and is available
19.7	until June 30, 2022.			
19.8	EFFECTIVE DATE. This see	ction is effective the da	y following final	enactment.
19.9	Sec. 39. APPROPRIATION; S	ECRETARY OF STA	<u>.TE.</u>	
19.10	\$919,000 in fiscal year 2021 is	appropriated from the	general fund to t	he secretary of
19.11	state to implement the requiremen	ts of article 4. This is a	onetime appropr	iation and is
19.12	available until June 30, 2022.			
19.13	EFFECTIVE DATE. This see	ction is effective the da	y following final	enactment.
19.14	Sec. 40. <u>HAVA APPROPRIAT</u>	IONS; MODIFICATI	<u>ION.</u>	
19.15	(a) Notwithstanding any law to	the contrary, the secreta	ry of state must us	e all unobligated
19.16	amounts in the Help America Vote	Act account appropriat	ed under Laws 20	19, First Special
19.17	Session chapter 10, article 1, secti	on 40, to make grants t	o political subdiv	visions for the
19.18	purchase of election equipment in	the manner prescribed	under Minnesota	Statutes, section
19.19	206.95. Expenditures under this se	ection are subject to the	e federal Omnibus	Appropriations
19.20	Act of 2018, Public Law 115-1410	). These funds are avai	lable until March	23, 2023.
19.21	(b) Notwithstanding any law to	the contrary, the secreta	ry of state must us	e all unobligated
19.22	amounts in the Help America Vote	Act account appropria	ted under Laws 2	.020, chapter 77,
19.23	section 3, to make grants to politic	cal subdivisions for the	purchase of elect	tion equipment
19.24	in the manner prescribed under Mi	nnesota Statutes, sectio	n 206.95. Expend	litures under this
19.25	section are subject to the federal Co	onsolidated Appropriation	ons Act, 2020, Pul	blic Law 116-93,
19.26	Title V. These funds are available	until December 21, 202	24.	
19.27	EFFECTIVE DATE. This see	ction is effective the da	y following final	enactment.
19.28	Sec. 41. CANCELLATION; F	ISCAL YEAR 2021.		
19.29	(a) \$379,000 of the fiscal year	2021 general fund appr	ropriation under I	Laws 2019, First
19.30	Special Session chapter 10, article	1, section 10 is cancel	ed.	

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20.1	(b) \$300,000 of the fiscal year	r 2021 general fund app	ropriation under	Laws 2019, First
20.2	Special Session chapter 10, article 1, section 11, subdivision 1 is canceled. This amount is			
20.3	from the fiscal year 2021 appropriate	riation for government a	nd citizen servic	es.
20.4	(c) \$1,367,000 of the fiscal year	ar 2021 general fund app	propriation under	Laws 2019, First
20.5	Special Session chapter 10, articl	e 1, section 13 is cancel	ed.	
20.6	(d) \$8,274,000 of the fiscal yes	ar 2021 general fund app	propriation under	Laws 2019, First
20.7	Special Session chapter 10, article	e 1, section 14, subdivis	ion 1 is canceled	. Of this amount,
20.8	\$7,305,000 is from the fiscal year	r 2021 appropriation for	tax system mana	agement, and
20.9	\$969,000 is from the fiscal year 2	2021 appropriation for d	ebt collection ma	anagement.
20.10	(e) \$86,000 of the fiscal year 2	020 general fund approp	oriation for movin	ng and relocation
20.11	expenses under Laws 2019, First S	Special Session chapter 1	0, article 1, sectio	n 24, subdivision
20.12	2, as amended by Laws 2020, cha	apter 104, article 2, sect	ion 4 is canceled	<u>.</u>
20.13	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.			
20.14	Sec. 42. CANCELLATIONS;	ITA ACCOUNT.		
20.15	(a) $\$170,000$ from the inform	ation and tales any in	ations to shu alas	v avatama and
20.15	(a) \$179,000 from the information of the informatio			
20.16	services account established unde	er minnesota Statutes, s	ection 10E.21, is	
20.17	general fund.			
20.18	(b) \$14,000 from the information (b) (b) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	tion and telecommunica	tions technology	systems and
20.19	services account established under Minnesota Statutes, section 16E.21, is canceled to the			
20.20	workers' compensation fund.			
20.21	(c) \$5,000 from the information	n and telecommunication	ns technology syst	tems and services
20.22	account established under Minne	sota Statutes, section 16	E.21, is canceled	l to the state
20.23	government special revenue fund	<u>.</u>		
20.24	EFFECTIVE DATE. This se	ection is effective the da	y following final	enactment.
20.25		ARTICLE 2		
20.25	STATE C	ARTICLE 2 OVERNMENT OPER	ATIONS	
20.26	STATE G		AIIUNS	
20.27	Section 1. Minnesota Statutes 2	020, section 3.30, subd	ivision 2, is amer	ided to read:
20.28	Subd. 2. Members; duties. (a	) <del>The majority leader of</del>	the senate or a de	signee, the chair
20.29	of the senate Committee on Finar	nce, and the chair of the	senate Division	<del>of Finance</del>
20.30	responsible for overseeing the ite	ms being considered by	the commission	<del>, the speaker of</del>
20.31	the house or a designee, the chair	of the house of represe	ntatives Commit	t <del>ee on Ways and</del>

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Means, and the chair of the appropriate finance committee, or division of the house of 21.1 representatives committee responsible for overseeing the items being considered by the 21.2 21.3 commissioner, constitute the Legislative Advisory Commission. The division chair of the Finance Committee in the senate and the division chair of the appropriate finance committee 21.4 or division in the house of representatives The Legislative Advisory Commission is composed 21.5 of the majority leader of the senate or a designee, the minority leader of the senate or a 21.6 designee, the president of the senate, the chair of the senate Committee on Finance, the 21.7 21.8 ranking minority member of the senate Committee on Finance, the chair of the appropriate senate committee with budget jurisdiction over the item under consideration, the ranking 21.9 minority member of the appropriate senate committee with budget jurisdiction over the item 21.10 under consideration, the speaker of the house of representatives or a designee, the minority 21.11 leader of the house of representatives or a designee, the majority leader of the house of 21.12 representatives, the chair of the house of representatives Committee on Ways and Means, 21.13 the ranking minority member of the house of representatives Committee on Ways and 21.14 Means, the chair of the appropriate house of representatives committee with budget 21.15 jurisdiction over the item under consideration, and the ranking minority member of the 21.16 appropriate house of representatives committee with budget jurisdiction over the item under 21.17 consideration. The Legislative Advisory Commission members that serve on the commission 21.18 by being the chair or ranking minority member of the appropriate committee with budget 21.19 jurisdiction over the item under consideration shall rotate according to the items being 21.20 considered by the commission. If any of the members elect not to serve on the commission, 21.21 the house of which they are members, if in session, shall select some other member for the 21.22 vacancy. If the legislature is not in session, vacancies in the house of representatives 21.23 membership of the commission shall be filled by the last speaker of the house or, if the 21.24 speaker is not available, by the last chair of the house of representatives Rules Committee, 21.25 and by the last senate Committee on Committees or other appointing authority designated 21.26 by the senate rules in case of a senate vacancy. The commissioner of management and 21.27 budget shall be secretary of the commission and keep a permanent record and minutes of 21.28 its proceedings, which are public records. The commissioner of management and budget 21.29 shall post to the agency website all actions of the commission. Members shall receive 21.30 traveling and subsistence expenses incurred attending meetings of the commission. The 21.31 commission shall meet from time to time upon the call of the governor or upon the call of 21.32 the secretary at the request of two or more of its members. A recommendation of the 21.33 commission must be made at a meeting of the commission unless a written recommendation 21.34 21.35 is signed by all the members entitled to vote on the item.

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22.1	(b) Members shall receive tr	aveling and subsistence e	expenses incurre	ed while attending
22.2	meetings of the commission.			
22.3	(c) The chair of the commission	ion alternates between a m	ember of the ser	nate and a member
22.4	of the house of representatives i	in January of each odd-nu	imbered year.	
22.5	(d) The commissioner of ma	magement and budget sha	all serve as secre	etary of the
22.6	Legislative Advisory Commission	on. The secretary shall kee	ep a permanent r	ecord and minutes
22.7	of the commission's proceeding	s, which are public record	<u>ls.</u>	
22.8	(e) The commissioner of ma	nagement and budget sha	all post to the ag	gency website all
22.9	actions of the commission.			
22.10	(f) The commission shall me	eet from time to time upon	n the call of the	governor or upon
22.11	the call of the secretary at the re	equest of two or more of t	he commission'	s members.
22.12	Sec. 2. Minnesota Statutes 202	20, section 3.3005, is ame	ended by adding	g a subdivision to
22.13	read:			
22.14	Subd. 1a. Application. This	section applies to the exp	penditure of all	federal money
22.15	whether that federal money is a	ppropriated under section	4.07 or another	r section, unless
22.16	the federal money is specifically	y excluded from the requi	rements of this	section.
22.17	Sec. 3. Minnesota Statutes 202	20, section 3.3005, subdiv	vision 2, is ame	nded to read:
22.18	Subd. 2. Governor's reques	<b>st to legislature.</b> <u>(a)</u> A sta	te agency shall 1	not expend money
22.19	received by it under federal law	for any purpose unless a	request to spen	d federal money
22.20	from that source for that purpos	e in that biennium has be	en submitted by	the governor to
22.21	the legislature as a part of a bud	lget request submitted dur	ring or within te	n days before the
22.22	start of a regular legislative sess	ion, or unless specifically	authorized by l	aw or as provided
22.23	by this section. A budget reques	st submitted to the legisla	ture according t	o this subdivision
22.24	must be submitted at least 20 da	ays before the deadline se	t by the legislat	ure for legislative
22.25	budget committees to act on fin	ance bills.		
22.26	(b) A budget request to spen	d federal funds submitted	to the legislatu	re under this
22.27	subdivision must clearly identify	the federal funds submitte	d for review und	ler this subdivision
22.28	and subject to the review period	l under subdivision 2a. A	state agency is	prohibited from
22.29	expending money subject to the	requirements of paragraph	n (a) if the reque	st to spend federal
22.30	money from that source for that	purpose in that biennium	has not previou	sly been reviewed
22.31	by the commission and is not cle	arly identified in the gover	rnor's federal fui	nds budget request
22.32	for review under this subdivisio	on.		

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23.1 Sec. 4. Minnesota Statutes 2020, section 3.3005, subdivision 2a, is amended to read:

Subd. 2a. Review of federal funds spending request. (a) Twenty days after a governor's 23.2 budget request that includes a request to spend federal money is submitted to the legislature 23.3 under subdivision 2, a state agency may expend money included in that request unless, 23.4 within the 20-day period, a member of the Legislative Advisory Commission requests further 23.5 review. If a Legislative Advisory Commission member requests further review of a federal 23.6 funds spending request, the agency may not expend the federal funds until the request has 23.7 been satisfied and withdrawn, the expenditure is approved in law, or, if the commission has 23.8 not provided a negative review under paragraph (b), the regular session of the legislature 23.9 is adjourned for the year. 23.10

23.11 (b) If a member requests further review under paragraph (a), the member may request

23.12 the chair of the Legislative Advisory Commission to call a public meeting to review the

23.13 proposed expenditure of federal funds on which the member requested more information.

23.14 The chair of the commission must call a public meeting of the commission to review the

23.15 proposed expenditure within ten days. If at the public meeting a majority of the commission

23.16 members provide a negative recommendation on the proposed expenditure that is under

23.17 review, the agency is prohibited from expending the money. The commission may hold a

23.18 separate public meeting and may revoke its negative recommendation. If the negative

23.19 recommendation is revoked by the commission, the agency may expend the federal funds

23.20 after the regular session of the legislature is adjourned for the year.

23.21 Sec. 5. Minnesota Statutes 2020, section 3.3005, subdivision 4, is amended to read:

Subd. 4. Interim procedures; urgencies. (a) If federal money is awarded to the state 23.22 for expenditure after the deadline in subdivision 2 or while the legislature is not in session, 23.23 and the availability of money from that source or for that purpose or in that fiscal year could 23.24 not reasonably have been anticipated and included in the governor's budget request, and an 23.25 urgency requires that all or part of the money be encumbered or expended before the 23.26 legislature reconvenes or prior to the end of the 20-day period specified in subdivision 2, 23.27 23.28 it may be allotted to a state agency after the requirements of subdivision 5 are met Legislative Advisory Commission has reviewed the request. If the members of the commission make 23.29 a positive recommendation or no recommendation, or if the commission has not reviewed 23.30 the request within ten days after the date the request was submitted, the commissioner may 23.31 approve the request and the federal money may be allotted for expenditure. If the commission 23.32 23.33 makes a negative recommendation or a recommendation for further review within ten days after the date the request was submitted, the commissioner is prohibited from approving 23.34

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24.1	the expenditure of the federal mo	ney. If a request to exper	nd federal money	submitted under
24.2	this subdivision receives a negativ			
24.3	the request may be submitted aga			
24.4	(b) For the purpose of this sul	odivision, a recommenda	ation of the comn	nission must be
24.5	made at a meeting of the commis	sion unless a written rec	commendation is	signed by all
24.6	members entitled to vote on the i	tem.		
24.7	(c) For the purposes of this su	bdivision, an urgency e	xists if:	
24.8	(1) the expenditure of the fede	ral funds would prevent	imminent harm to	life or property;
24.9	or			
24.10	(2) failure to encumber or spe	end the federal funds bef	ore the expiration	n of the earliest
24.11	time provided under this subdivis	sion would result in a los	ss of the federal f	unds.
24.12	Sec. 6. Minnesota Statutes 2020	0, section 3.3005, subdiv	vision 5, is amend	led to read:
24.13	Subd. 5. Legislative Advisor	y Commission review.	Federal money th	at is awarded
24.14	and becomes available under sub	division 3, 3a, <u>or</u> 3b <del>, or</del>	4 may be allotted	after the
24.15	commissioner of management an	d budget has submitted	the request to the	members of the
24.16	Legislative Advisory Commission	n for their review and red	commendation <del>fo</del>	<del>r further review</del> .
24.17	If a recommendation is not made within ten days, no further review by the Legislative			
24.18	Advisory Commission is required	d, and the commissioner	<del>- shall approve or</del>	disapprove the
24.19	request. If a recommendation by a	any member is for further	r review the gover	<del>nor shall submit</del>
24.20	the request to the Legislative Ad-	visory Commission for i	ts review and rec	ommendation.
24.21	Failure or refusal of the commiss	ion to make a recomme	ndation promptly	is a negative
24.22	recommendation. If a member of	the commission makes	a negative recom	mendation or
24.23	requests further review on a reque	est within 20 days after th	ne date the reques	t was submitted,
24.24	the commissioner is prohibited fr	om approving the exper	nditure of the fede	eral money. If a
24.25	request to expend federal money	submitted under this sul	odivision receives	s a negative
24.26	recommendation or a request for	further review, the reque	est may be submi	tted again under
24.27	subdivision 2. If the members of	the commission make a	positive recomm	endation or no
24.28	recommendation, the commission	ner may approve the req	uest and the feder	ral money may
24.29	be allotted for expenditure.			
24.30	Sec. 7. Minnesota Statutes 2020	0, section 3.302, subdivi	sion 3, is amende	ed to read:
24.31	Subd. 3. State documents. T	he library is a depository	of all document	s published by

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used in this chapter, "document" includes any publication issued by the state, constitutional
officers, departments, commissions, councils, bureaus, research centers, societies, task
forces, including advisory task forces created under section 15.014 or 15.0593, or other
agencies supported by state funds, or any publication prepared for the state by private
individuals or organizations considered to be of interest or value to the library. Intraoffice
or interoffice memos and forms and information concerning only the internal operation of
an agency are not included.

25.8 Sec. 8. Minnesota Statutes 2020, section 3.303, subdivision 1, is amended to read:

Subdivision 1. Purpose. The Legislative Coordinating Commission is created to
 coordinate the legislative activities of the senate and house of representatives and the joint
 legislative commissions, committees, offices, and task forces.

25.12 Sec. 9. Minnesota Statutes 2020, section 3.8853, subdivision 4, is amended to read:

Subd. 4. Access to data; treatment. Upon request of the director of the Legislative 25.13 Budget Office, the head or chief administrative officer of each department or agency of 25.14 state government, including the supreme court, must promptly supply data that are used to 25.15 used by the agency to prepare or necessary for the Legislative Budget Office to review or 25.16 prepare a fiscal note, including data that are not public data under section 13.64 or other 25.17 applicable law, unless there are federal laws or regulations that prohibit the provision of the 25.18 not public data for this purpose. Not public data supplied under this subdivision may only 25.19 be used by the Legislative Budget Office to review a department or agency's work in 25.20 preparing a fiscal note and may not be used or disseminated for any other purpose, including 25.21 use by or dissemination to a legislator or to any officer, department, agency, or committee 25.22 within the legislative branch. Violation of this subdivision by the director or other staff of 25.23 the Legislative Budget Office is cause for removal, suspension without pay, or immediate 25.24 25.25 dismissal at the direction of the oversight commission.

25.26 Sec. 10. Minnesota Statutes 2020, section 3.8853, is amended by adding a subdivision to25.27 read:

### 25.28 Subd. 4a. Access employees. Upon request of the director of the Legislative Budget

25.29 Office, the head or chief administrative officer of each department or agency of state

25.30 government, including the supreme court, must permit reasonable access to employees with

- 25.31 subject matter expertise to assist the Legislative Budget Office prepare and review fiscal
- 25.32 notes or enacted legislation.

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26.1	Sec. 11. [3.888] LEGISLATIVE COMMISSION ON CYBERSECURITY.
26.2	Subdivision 1. Membership. The Legislative Commission on Cybersecurity consists
26.3	of the following eight members:
26.4	(1) four senators, including two senators appointed by the senate majority leader and
26.5	two senators appointed by the senate minority leader; and
26.6	(2) four members of the house of representatives, including two members appointed by
26.7	the speaker of the house and two members appointed by the minority leader of the house.
26.8	Subd. 2. Terms; vacancies. Members of the commission serve for a two-year term
26.9	beginning upon appointment and expiring on appointment of a successor after the opening
26.10	of the next regular session of the legislature in the odd-numbered year. A vacancy in the
26.11	membership of the commission must be filled for the unexpired term in a manner that will
26.12	preserve the representation established by this section.
26.13	Subd. 3. Duties. The commission shall provide oversight of the state's cybersecurity
26.14	measures. The commission shall review the policies and practices of state agencies with
26.15	regard to cybersecurity and may recommend changes in policy to adequately protect the
26.16	state from cybersecurity threats. The commission may develop recommendations and draft
26.17	legislation to support and strengthen the state's cybersecurity infrastructure.
26.18	Subd. 4. Chair. The commission shall elect a chair by a majority vote of members
26.19	present. If the commission is unable to elect a chair by a majority vote at its first meeting
26.20	of a biennium, the ranking member of the majority party shall serve as chair. The officers
26.21	shall alternate between a member of the senate and a member of the house of representatives.
26.22	A chair shall serve a two-year term expiring upon election of a new chair after the opening
26.23	of the next regular session of the legislature in the odd-numbered year.
26.24	Subd. 5. Meetings. The commission must meet at least three times per calendar year.
26.25	The meetings of the commission are subject to section 3.055, except that the commission
26.26	may close a meeting when necessary to safeguard the state's cybersecurity. The minutes,
26.27	recordings, and documents from a closed meeting under this subdivision shall be maintained
26.28	by the Legislative Coordinating Commission and shall not be made available to the public
26.29	until eight years after the date of the meeting.
26.30	Subd. 6. Administration. The Legislative Coordinating Commission shall provide
26.31	administrative services for the commission.
26.32	Subd. 7. Expiration. The commission expires December 31, 2028.
26.33	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.

27.1 Sec. 12. Minnesota Statutes 2020, section 3.971, subdivision 2, is amended to read:

Subd. 2. Staff; compensation. (a) The legislative auditor shall establish a Financial
Audits Division and a Program Evaluation Division to fulfill the duties prescribed in this
section.

(b) Each division may be supervised by a deputy auditor, appointed by the legislative 27.5 auditor, with the approval of the commission, for a term coterminous with the legislative 27.6 auditor's term. The deputy auditors may be removed before the expiration of their terms 27.7 only for cause. The legislative auditor and deputy auditors may each appoint a confidential 27.8 secretary an administrative support specialist to serve at pleasure. The salaries and benefits 27.9 27.10 of the legislative auditor, deputy auditors, and confidential secretaries administrative support specialists shall be determined by the compensation plan approved by the Legislative 27.11 Coordinating Commission. The deputy auditors may perform and exercise the powers, 27.12 duties and responsibilities imposed by law on the legislative auditor when authorized by 27.13 the legislative auditor. 27.14

## 27.15 (c) The legislative auditor must appoint a fiscal oversight officer with duties that include 27.16 performing the review under section 3.972, subdivision 4.

27.17 (d) (c) The legislative auditor, deputy auditors, and the confidential secretaries

administrative support specialists shall serve in the unclassified civil service, but the fiscal
oversight officer and all other employees of the legislative auditor are shall serve in the
classified civil service. Compensation for employees of the legislative auditor in the classified
service shall be governed by a plan prepared by the legislative auditor and approved by the
Legislative Coordinating Commission and the legislature under section 3.855, subdivision
3.

27.24 (e) (d) While in office, a person appointed deputy for the Financial Audit Division must 27.25 hold an active license as a certified public accountant.

(e) Notwithstanding Minnesota Statutes, section 43A.32, subdivisions 2 and 3, or any
 other law to the contrary, an employee of the legislative auditor is prohibited from being a
 candidate for an elected public office.

27.29 Sec. 13. Minnesota Statutes 2020, section 3.971, is amended by adding a subdivision to 27.30 read:

27.31 Subd. 8a. Special reviews. The legislative auditor may conduct a special review to: (1)

27.32 <u>fulfill a legal requirement; (2) investigate allegations that an individual or organization</u>

27.33 subject to audit by the legislative auditor may not have complied with legal requirements

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28.1	related to the use of public money,	other public resources	, or government d	ata classified as
28.2	not public; (3) respond to a legislative request for a review of an organization or program			
28.3	subject to audit by the legislative a	uditor; or (4) investiga	te allegations that	an individual
28.4	may not have complied with section	on 43A.38 or 43A.39.		
28.5	Sec. 14. Minnesota Statutes 2020	), section 3.972, subdiv	vision 2, is amend	ed to read:
28.6	Subd. 2. Audits of state and s	emistate agencies. The	e legislative audito	or shall <del>make a</del>
28.7	constant, as resources permit, audit	of all the financial affa	i <del>rs</del> activities of (1)	all departments
28.8	and, agencies of, offices, and other	r organizations in the st	tate <del>,</del> executive bra	nch; (2) courts,
28.9	offices, and other organizations in	the state judicial branch	n; and <del>of the finan</del>	eial records and
28.10	transactions of $(3)$ public boards, a	ssociations, <del>and</del> societi	es <u>, and other publi</u>	ic organizations
28.11	created by state law or supported,	wholly or in part, by st	ate funds. <del>Once ir</del>	<del>1 each year, if</del>
28.12	funds and personnel permit, without	at previous notice, The	legislative auditor	shall <del>visit each</del>
28.13	state department and agency, assoc	viation or society and, s	so far as practicab	<del>le,</del>
28.14	(1) inspect;			
28.15	(2) thoroughly examine its bool	<del>cs and accounts, verify</del> i	ng the funds, secu	rities, and other
28.16	<del>assets;</del>			
28.17	(3) eheck the items of receipts	and disbursements with	h its voucher reco	r <del>ds;</del>
28.18	(4) ascertain the character of th	e official bonds for its	officers and the fi	nancial ability
28.19	of the bonding institution;			
28.20	(5) inspect its sources of revenu	ie and the use and dispo	osition of state app	propriations and
28.21	property;			
28.22	(6) investigate the methods of p	wurchase and sale and th	<del>e character of con</del>	tracts on public
28.23	account;			
28.24	(7) ascertain proper custody an	d depository for its fur	ids and securities;	
28.25	(8) verify the inventory of publ	ic property and other a	essets held in trust	<del>; and</del>
28.26	<del>(9)</del> ascertain that all financial tr	ansactions and operatic	ons involving the p	oublic funds and
28.27	property of the state comply with t	he spirit and purpose c	of the law, are sour	nd by modern
28.28	standards of financial managemen	t <u>,</u> and are for the best p	protection of the pr	ublic <del>interest</del>
28.29	funds and other public resources.			

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29.1 Sec. 15. Minnesota Statutes 2020, section 3.972, subdivision 2a, is amended to read:

Subd. 2a. Audits of Department of Human Services. (a) To ensure continuous effective 29.2 legislative oversight and accountability, the legislative auditor shall give high priority to 29.3 auditing the programs, services, and benefits administered by the Department of Human 29.4 Services. The audits shall determine whether As resources permit, the legislative auditor 29.5 shall track and assess expenditures throughout the human service delivery system, from the 29.6 department offered to the point of service delivery, and determine whether human services 29.7 programs and provided, services, and benefits are being provided cost-effectively and only 29.8 to eligible persons individuals and organizations, and complied in compliance with applicable 29.9 legal requirements. 29.10

29.11 (b) The legislative auditor shall, based on an assessment of risk and using professional standards to provide a statistically significant sample, no less than three times each year, 29.12 test a representative sample of persons enrolled in a medical assistance program or 29.13 MinnesotaCare to determine whether they are eligible to receive benefits under those 29.14 programs. The legislative auditor shall report the results to the commissioner of human 29.15 services and recommend corrective actions. The commissioner shall provide a response to 29.16 the legislative auditor within 20 business days, including corrective actions to be taken to 29.17 address any problems identified by the legislative auditor and anticipated completion dates. 29.18 The legislative auditor shall monitor the commissioner's implementation of corrective actions 29.19 and periodically report the results to the Legislative Audit Commission and the chairs and 29.20 ranking minority members of the legislative committees with jurisdiction over health and 29.21 human services policy and finance. The legislative auditor's reports to the commission and 29.22 the chairs and ranking minority members must include recommendations for any legislative 29.23 actions needed to ensure that medical assistance and MinnesotaCare benefits are provided 29.24 only to eligible persons. 29.25

29.26 Sec. 16. Minnesota Statutes 2020, section 3.9741, subdivision 5, is amended to read:

Subd. 5. State Data security; account; appropriation. (a) The data security account
is created in the special revenue fund. Money in the account is appropriated to the legislative
auditor.

29.30 (b) Subject to available funds appropriated under paragraph (a), the legislative auditor
 29.31 shall:

29.32 (1) review and audit the audit reports of subscribers and requesters submitted under
 29.33 section 168.327, subdivision 6, including producing findings and opinions;

- 30.1 (2) in collaboration with the commissioner and affected subscribers and requesters,
   30.2 recommend corrective action plans to remediate any deficiencies identified under clause
   30.3 (1); and
- 30.4 (3) review and audit driver records subscription services and bulk data practices of the
   30.5 Department of Public Safety, including identifying any deficiencies and making
   30.6 recommendations to the commissioner.
- 30.7 (c) The legislative auditor shall submit any reports, findings, and recommendations
   30.8 under this subdivision to the legislative commission on data practices.
- 30.9 Sec. 17. Minnesota Statutes 2020, section 3.978, subdivision 2, is amended to read:

Subd. 2. Inquiry and inspection power; duty to aid legislative auditor. All public 30.10 officials and their deputies and employees, and all corporations, firms, and individuals 30.11 having business involving the receipt, disbursement, or custody of public funds shall at all 30.12 times afford reasonable facilities for examinations by the legislative auditor, make returns 30.13 and reports required by the legislative auditor, attend and answer under oath the legislative 30.14 auditor's lawful inquiries, produce and exhibit all books, accounts, documents, data of any 30.15 30.16 classification, and property that the legislative auditor may need requests to inspect, and in all things aid cooperate with the legislative auditor in the performance of duties. 30.17

30.18 Sec. 18. Minnesota Statutes 2020, section 3.979, subdivision 3, is amended to read:

30.19 Subd. 3. Audit data. (a) "Audit" as used in this subdivision means a financial audit, 30.20 review, program evaluation, <u>best practices special</u> review, or investigation. Data relating to 30.21 an audit are not public or with respect to data on individuals are confidential until the final 30.22 report of the audit has been released by the legislative auditor or the audit is no longer being 30.23 actively pursued. Upon release of a final audit report by the legislative auditor, data relating 30.24 to an audit are public except data otherwise classified as not public.

30.25 (b) Data related to an audit but not published in the audit report and that the legislative 30.26 auditor reasonably believes will be used in litigation are not public and with respect to data 30.27 on individuals are confidential until the litigation has been completed or is no longer being 30.28 actively pursued.

30.29 (c) Data on individuals that could reasonably be used to determine the identity of an
30.30 individual supplying data for an audit are private if the data supplied by the individual were
30.31 needed for an audit and the individual would not have provided the data to the legislative

auditor without an assurance that the individual's identity would remain private, or the

legislative auditor reasonably believes that the subject would not have provided the data.

31.3 (d) The definitions of terms provided in section 13.02 apply for purposes of this

31.4 subdivision.

31.2

31.5 Sec. 19. Minnesota Statutes 2020, section 3.98, subdivision 1, is amended to read:

Subdivision 1. **Preparation; duties.** (a) The head or chief administrative officer of each department or agency of the state government, including the supreme court, shall prepare a fiscal note consistent with the standards and procedures adopted under section 3.8853, at the request of the chair of the standing committee to which a bill has been referred, or the chair of the house of representatives Ways and Means Committee, or the chair of the senate Committee on Finance, and as assigned by the director of the Legislative Budget Office. The Legislative Budget Office may prepare a fiscal note if an agency does not comply with

31.13 <u>this subdivision</u>.

31.14 (b) For purposes of this subdivision, "supreme court" includes all agencies, committees,
31.15 and commissions supervised or appointed by the state supreme court or the state court
31.16 administrator.

31.17 Sec. 20. Minnesota Statutes 2020, section 4.07, is amended by adding a subdivision to
31.18 read:

Subd. 4. Federal funds savings; reports. Beginning July 1, 2021, each state agency 31.19 must submit a detailed report to the chairs and ranking minority members of the senate 31.20 Committee on Finance and the house of representatives Committee on Ways and Means, 31.21 and the chairs and ranking minority members of the legislative committees with jurisdiction 31.22 over the budget for the agency concerning the use of any federal funds as described within 31.23 this section. The report must detail the use of any federal funds in the calendar quarter 31.24 preceding the report that permitted the agency to redirect or reduce the use of state funds. 31.25 Agencies must continue reporting pursuant to this section on the first day of each subsequent 31.26 calendar quarter until July 1, 2025, and annually on June 30 of each year beginning in 2026. 31.27 For the purposes of this section, "agency" has the meaning given in section 16A.011, 31.28 31.29 subdivision 2.

#### 31.30 Sec. 21. [5.42] DISPLAY OF BUSINESS ADDRESS ON WEBSITE.

31.31 (a) The secretary of state must not display on its website the addresses of an eligible

31.32 business entity that has made a written request to have the addresses omitted from the

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32.1	website. A business entity is eligib	ble to have all addresses	s omitted from dis	play if the entity
32.2	certifies that:			
32.3	(1) there is only one sharehold	ler, member, manager, o	or owner of the b	usiness entity;
32.4	(2) the shareholder, manager, 1	member, or owner is a	natural person; ar	nd
32.5	(3) at least one of the addresses	provided is the resident	ial address of the	sole shareholder,
32.6	manager, member, or owner.			
32.7	The secretary of state shall post a	notice that this option	is available and a	link to the form
32.8	needed to make a request on the se	ecretary's website. The	secretary of state	shall also attach
32.9	a copy of the request form to all bu	siness filing forms prov	vided in a paper fo	ormat that require
32.10	a business entity to submit an add	ress.		
32.11	(b) This section does not chang	e the classification of d	ata under chapter	13 and addresses
32.12	shall be made available to the publ	ic in response to request	s made by telepho	one, mail, e-mail,
32.13	and facsimile transmission.			
32.14	EFFECTIVE DATE. This se	ction is effective Augus	st 1, 2022, and ap	plies to business
32.15	entity filings filed with the secreta	ary of state on or after t	hat date.	
32.16	Sec. 22. [10.551] INDIA DAY.			
32.17	(a) August 15 of each year is c	lesignated India Day to	commemorate a	nd to celebrate
32.18	the diverse culture, heritage, and the	raditions of the Minnes	otans of Indian ar	cestry. This date
32.19	is a time for the Indian-American	Minnesotan communit	y to celebrate the	ir contributions
32.20	to our state.			
32.21	(b) The diverse culture, tradition	ons, and value of this c	ommunity have c	ontributed to the
32.22	vitality of Minnesota. Each year, t	the governor shall issue	e a proclamation l	nonoring the
32.23	observance and encouraging Mini	nesotans to take the opp	portunity to learn	about and
32.24	appreciate the Indian-American Mi	innesotan community ar	nd their contribution	ons to Minnesota.
32.25	Sec. 23. Minnesota Statutes 202	0, section 12.31, subdi-	vision 2, is amen	ded to read:
32.26	Subd. 2. Declaration of peace	etime emergency. (a) T	The governor may	declare a
32.27	peacetime emergency. A peacetim	ne declaration of emerg	ency may be dec	lared only when
32.28	an act of nature, a technological fa	ailure or malfunction, a	terrorist inciden	t, an industrial
32.29	accident, a hazardous materials ac	cident, or a civil distur	bance endangers	life and property
32.30	and local government resources a	re inadequate to handle	the situation. If	the peacetime
32.31	emergency occurs on Indian lands	, the governor or state d	irector of emerger	ncy management

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shall consult with tribal authorities before the governor makes such a declaration. Nothing 33.1 in this section shall be construed to limit the governor's authority to act without such 33.2 consultation when the situation calls for prompt and timely action. When the governor 33.3 declares a peacetime emergency, the governor must immediately notify the majority and 33.4 minority leaders of the senate and the speaker and majority and minority leaders of the 33.5 house of representatives. A peacetime emergency must not be continued for more than five 33.6 days unless extended by resolution of the Executive Council for up to an additional 25 days 33.7 33.8 for a cumulative total of 30 days. An order, or proclamation declaring, continuing, or terminating an emergency must be given prompt and general publicity and filed with the 33.9 secretary of state. 33.10

(b) The governor shall not extend a peacetime emergency beyond the 30 days provided 33.11 in paragraph (a), unless the extension is approved by majority vote of each house of the 33.12 legislature, the legislature may terminate a peacetime emergency extending beyond 30 days. 33.13 The governor may make additional proposals to extend the peacetime emergency, and the 33.14 legislature may, by majority vote of each house, extend the peacetime emergency for up to 33.15 an additional 30 days per proposal. If the governor determines a need to extend the peacetime 33.16 emergency declaration beyond 30 days or beyond a peacetime emergency declaration 33.17 extended by up to 30 days by the legislature under this paragraph and the legislature is not 33.18 sitting in session, the governor must provide at least three days' notice to the majority and 33.19 minority leaders in both houses of the legislature of the governor's intent to issue a call 33.20 immediately convening both houses of the legislature. Nothing in this section limits the 33.21 governor's authority over or command of the National Guard as described in the Military 33.22 Code, chapters 190 to 192A, and required by the Minnesota Constitution, article V, section 33.23 3. 33.24

33.25 (c) The governor shall not allow a peacetime emergency declaration to expire and declare
 33.26 <u>a new peacetime emergency for the same emergency in an effort to avoid obtaining legislative</u>
 33.27 approval for an extension of a peacetime emergency as provided under this subdivision.

(d) If a peacetime emergency declaration is in effect under this subdivision and the
governor determines the need to declare an additional, separate peacetime emergency in
response to a different event than the event for which the first emergency was declared, the
governor is not required to make an additional declaration under this subdivision for the
second peacetime emergency except for purposes of receiving federal aid under section
12.22. A second peacetime emergency declared under this paragraph shall be effective for
the duration of the first peacetime emergency declaration. An extension of either the first

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34.1 or second peacetime emergency declaration, or both, under this paragraph is subject to
34.2 legislative approval as required in paragraph (b).

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

34.4 Sec. 24. Minnesota Statutes 2020, section 13.64, subdivision 3, is amended to read:

Subd. 3. Unofficial fiscal note. (a) For purposes of this subdivision, "unofficial fiscal
note" means a fiscal note requested by or on behalf of a member of the legislature on draft
language for a bill that has not been introduced. <u>Unofficial fiscal notes are public data unless</u>
a classification under paragraph (b) applies.

34.9 (b) This paragraph applies if a request for an unofficial fiscal note is accompanied by a directive from the requester that the data be classified under this paragraph subdivision. 34.10 Government data on the request, the bill draft, and the unofficial fiscal note are private data 34.11 on individuals or nonpublic data, provided except that the data are accessible to, and may 34.12 be disclosed by, the requester. If the proposed bill draft used to develop the unofficial fiscal 34.13 note or an updated version is subsequently used for an introduced bill, or any legislation, 34.14 including an amendment or a proposed bill, that any member of the legislature offers for 34.15 34.16 consideration by a legislative committee introduced as a bill, included in an introduced bill, offered as an amendment, or otherwise distributed at a public meeting or event, or if an 34.17 unofficial fiscal note is distributed at a public meeting or event, the fiscal note becomes 34.18 public data. 34.19

34.20 (c) An agency must not share data that is classified under this subdivision as nonpublic
 34.21 data or private data on individuals with another agency without authorization from the bill
 34.22 author, as obtained from the director of the Legislative Budget Office. This paragraph
 34.23 supersedes any authorization to share data with the commissioner of management and budget
 34.24 under section 15.08 or 16A.06, subdivision 7, or other applicable law.

34.25 Sec. 25. Minnesota Statutes 2020, section 13.64, subdivision 4, is amended to read:

Subd. 4. Fiscal note data must be shared with Legislative Budget Office. A head or 34.26 chief administrative officer of a department or agency of the state government, including 34.27 the supreme court, must provide data that are used to prepare a fiscal note or for the 34.28 34.29 Legislative Budget Office to review the accuracy of fiscal notes on enacted legislation, including data that are not public data under this section to the director of the Legislative 34.30 Budget Office upon the director's request and consistent with section 3.8853, subdivision 34.31 4, unless there are federal laws or regulations that prohibit the provision of the not public 34.32 data for this purpose. The data must be supplied according to any standards and procedures 34.33

adopted under section 3.8853, subdivision 3, including any standards and procedures

35.2 governing timeliness. Notwithstanding section 13.05, subdivision 9, a responsible authority

- 35.3 may not require the Legislative Budget Office to pay a cost for supplying data requested
- 35.4 under this subdivision.

35.5 Sec. 26. Minnesota Statutes 2020, section 14.05, subdivision 1, is amended to read:

Subdivision 1. Authority to adopt original rules restricted. Each agency shall adopt, 35.6 amend, suspend, or repeal its rules in accordance with the procedures specified in sections 35.7 14.001 to 14.69, and only pursuant to specific authority delegated by law and in full 35.8 compliance with its duties and obligations. If a law authorizing rules is repealed, the rules 35.9 adopted pursuant to that law are automatically repealed on the effective date of the law's 35.10 repeal unless there is another law authorizing the rules. Except as provided in section 14.06 35.11 sections 14.388 and 14.3895, sections 14.001 to 14.69 shall not be specific authority for an 35.12 agency to adopt, amend, suspend, or repeal rules. 35.13

### 35.14 EFFECTIVE DATE. This section is effective July 1, 2021, and applies to rules adopted 35.15 on or after that date.

35.16 Sec. 27. Minnesota Statutes 2020, section 14.389, subdivision 5, is amended to read:

35.17 Subd. 5. Option. A law authorizing or requiring rules to be adopted under this section
35.18 may refer specifically to this subdivision. If the law contains a specific reference to this
35.19 subdivision, as opposed to a general reference to this section:

(1) the notice required in subdivision 2 must include a statement that a public hearing
will be held if 100 25 or more people request a hearing. The request must be in the manner
specified in section 14.25; and

35.23 (2) if 100 25 or more people submit a written request for a public hearing, the agency
35.24 may adopt the rule only after complying with all of the requirements of chapter 14 for rules
35.25 adopted after a public hearing.

## 35.26 EFFECTIVE DATE. This section is effective July 1, 2021, and applies to rules proposed 35.27 on or after that date.

35.28 Sec. 28. Minnesota Statutes 2020, section 14.57, is amended to read:

### 35.29 **14.57 INITIATION; DECISION; AGREEMENT TO ARBITRATE.**

35.30 (a) An agency shall initiate a contested case proceeding when one is required by law.

35.31 Unless otherwise provided by law, An agency shall decide submit a contested case only to

36.1 <u>the Office of Administrative Hearings for disposition</u> in accordance with the contested case

36.2 procedures of the Administrative Procedure Act. Upon initiation of a contested case

36.3 proceeding, an agency may, by order, provide that the report or order of the administrative

36.4 law judge constitutes the final decision in the case.

(b) As an alternative to initiating or continuing with a contested case proceeding, the
parties, subsequent to agency approval, may enter into a written agreement to submit the
issues raised to arbitration by an administrative law judge according to sections 572B.01
to 572B.31.

# 36.9 EFFECTIVE DATE. This section is effective August 1, 2021, and applies to contested 36.10 cases initiated on or after that date.

36.11 Sec. 29. Minnesota Statutes 2020, section 15.01, is amended to read:

#### 36.12 **15.01 DEPARTMENTS OF THE STATE.**

The following agencies are designated as the departments of the state government: the 36.13 Department of Administration; the Department of Agriculture; the Department of Commerce; 36.14 the Department of Corrections; the Department of Education; the Department of Employment 36.15 and Economic Development; the Department of Health; the Department of Human Rights; 36.16 36.17 the Department of Information Technology Services; the Department of Iron Range Resources and Rehabilitation; the Department of Labor and Industry; the Department of 36.18 Management and Budget; the Department of Military Affairs; the Department of Natural 36.19 Resources; the Department of Public Safety; the Department of Human Services; the 36.20 Department of Revenue; the Department of Transportation; the Department of Veterans 36.21 Affairs; and their successor departments. 36.22

## 36.23 Sec. 30. [15.4442] GEOGRAPHIC DISTRIBUTION OF STATE EMPLOYEE 36.24 LAYOFFS.

36.25 Notwithstanding any law to the contrary, if layoffs of employees of executive branch

36.26 state agencies are necessary due to an anticipated budget deficit, each executive branch state

36.27 agency must make personnel reductions so that economies of the state outside of the

- 36.28 metropolitan area, as defined in section 473.121, subdivision 2, are not disproportionately
- 36.29 affected by the layoffs. "Executive branch state agency" has the meaning given in section
- 36.30 <u>16A.011</u>, subdivision 12a.
- 36.31 EFFECTIVE DATE. This section is effective the day following final enactment and
   36.32 applies to collective bargaining agreements entered into on or after that date.

37.1	Sec. 31. [15.761] SAVI PROGRAM.
37.2	Subdivision 1. Program established. The state agency value initiative (SAVI) program
37.3	is established to encourage state agencies to identify cost-effective and efficiency measures
37.4	in agency programs and operations that result in cost savings for the state. All state agencies
37.5	not separately authorized to carry forward operating funds may participate in this program.
37.6	Subd. 2. Retained savings. (a) In order to encourage innovation and creative cost savings
37.7	by state employees, upon approval of the commissioner of management and budget, 50
37.8	percent of any appropriations for agency operations that remain unspent at the end of a
37.9	biennium because of unanticipated innovation, efficiencies, or creative cost-savings may
37.10	be carried forward and retained by the agency to fund specific agency proposals or projects.
37.11	Agencies choosing to spend retained savings funds must ensure that project expenditures
37.12	do not create future obligations beyond the amounts available from the retained savings.
37.13	The retained savings must be used only to fund projects that directly support the performance
37.14	of the agency's duties. This section does not restrict authority granted by other law to carry
37.15	forward money for a different period or for different purposes.
37.16	(b) This section supersedes any contrary provision of section 16A.28.
37.17	Subd. 3. Review process. An agency may spend money for a project after:
37.18	(1) the agency has posted notice of spending for the proposed project on the agency
37.19	website for at least 30 days;
37.20	(2) the commissioner of management and budget has approved spending money from
37.21	the SAVI account for the project; and
37.22	(3) the commissioner has notified the Legislative Advisory Commission for its review
37.23	and comment.
37.24	Subd. 4. SAVI-dedicated account. Each agency that participates in the SAVI program
37.25	shall have a SAVI-dedicated account in the special revenue fund, or other appropriate fund
37.26	as determined by the commissioner of management and budget, into which the agency's
37.27	savings are deposited. The agency will manage and review projects that are funded from
37.28	this account. Money in the account is appropriated to the participating agency for purposes
37.29	authorized by this section.
37.30	<b>EFFECTIVE DATE.</b> This section is effective June 30, 2022, and first applies to funds
37.31	to be carried forward from the biennium ending June 30, 2022, to the biennium beginning
37.32	July 1, 2022.

Article 2 Sec. 31.

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#### Sec. 32. [16A.0465] LIMITING GROWTH IN STATE EMPLOYMENT BASED 38.1 **ON STATE POPULATION.** 38.2 The percentage growth of the total number of full-time equivalent positions employed 38.3 by all executive branch state agencies from one fiscal year to the next must not exceed the 38.4 percentage growth of the state population during the same time frame, as projected by the 38.5 state demographer. "Executive branch state agencies" as used in this section has the meaning 38.6 given for the same term in Minnesota Statutes, section 16A.011, subdivision 12a, and does 38.7 not include Minnesota State Colleges and Universities. 38.8 Sec. 33. Minnesota Statutes 2020, section 16A.06, is amended by adding a subdivision to 38.9 read: 38.10 38.11 Subd. 12. Audit of state's use of federal funds; annual appropriation. The commissioner shall contract with a qualified auditor to conduct the annual audit required 38.12 by the United States Single Audit Act of 1984, Public Law 98-502, the Single Audit Act 38.13 Amendments of 1996, Public Law 104-156, and Title 2 United States Code of Federal 38.14 Regulations (CFR) Part 200, Uniform Administrative Requirements, Cost Principles, and 38.15 38.16 Audit Requirements for Federal Awards (Uniform Guidance). There is annually appropriated from the general fund to the commissioner an amount sufficient to pay the cost of the annual 38.17 audit. The cost of the audit shall be billed to the agencies audited during the subsequent 38.18 fiscal year. Amounts paid by state agencies shall be deposited to the general fund. 38.19 Sec. 34. Minnesota Statutes 2020, section 16A.152, subdivision 2, is amended to read: 38.20 Subd. 2. Additional revenues; priority. (a) If on the basis of a forecast of general fund 38.21 revenues and expenditures, the commissioner of management and budget determines that 38.22 there will be a positive unrestricted budgetary general fund balance at the close of the 38.23 biennium, the commissioner of management and budget must allocate money to the following 38.24 accounts and purposes in priority order: 38.25 (1) the cash flow account established in subdivision 1 until that account reaches 38.26 \$350,000,000; 38.27 (2) the budget reserve account established in subdivision 1a until that account reaches 38.28 \$1,596,522,000; 38.29 (3) the amount necessary to increase the aid payment schedule for school district aids 38.30 and credits payments in section 127A.45 to not more than 90 percent rounded to the nearest 38.31

- tenth of a percent without exceeding the amount available and with any remaining fundsdeposited in the budget reserve;
- 39.3 (4) the amount necessary to restore all or a portion of the net aid reductions under section
- <sup>39.4</sup> 127A.441 and to reduce the property tax revenue recognition shift under section 123B.75,
- 39.5 subdivision 5, by the same amount; and
- 39.6 (5) the clean water fund established in section 114D.50 until \$22,000,000 has been
- 39.7 transferred into the fund; and

39.8 (6) (5) the amount necessary to increase the Minnesota 21st century fund by not more
39.9 than the difference between \$5,000,000 and the sum of the amounts credited and canceled
39.10 to it in the previous 12 months under Laws 2020, chapter 71, article 1, section 11, until the
39.11 sum of all transfers under this section and all amounts credited or canceled under Laws
39.12 2020, chapter 71, article 1, section 11, equals \$20,000,000.

39.13 (b) The amounts necessary to meet the requirements of this section are appropriated
39.14 from the general fund within two weeks after the forecast is released or, in the case of
39.15 transfers under paragraph (a), clauses (3) and (4), as necessary to meet the appropriations
39.16 schedules otherwise established in statute.

39.17 (c) The commissioner of management and budget shall certify the total dollar amount
39.18 of the reductions under paragraph (a), clauses (3) and (4), to the commissioner of education.
39.19 The commissioner of education shall increase the aid payment percentage and reduce the
39.20 property tax shift percentage by these amounts and apply those reductions to the current
39.21 fiscal year and thereafter.

39.22 (d) Paragraph (a), clause (5), expires after the entire amount of the transfer has been39.23 made.

39.24 Sec. 35. Minnesota Statutes 2020, section 16A.28, subdivision 3, is amended to read:

Subd. 3. Lapse. Any portion of any appropriation not carried forward and remaining
unexpended and unencumbered at the close of a fiscal year lapses to the fund from which
it was originally appropriated. Except as provided in section 15.761, any appropriation
amounts not carried forward and remaining unexpended and unencumbered at the close of
a biennium lapse to the fund from which the appropriation was made.

#### 39.30 **EFFECTIVE DATE.** This section is effective June 30, 2022.

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40.1	Sec. 36. [16A.401] VIRTUAL PAYMENTS AUTHORIZED.		
40.2	Subdivision 1. Virtual payments. The commissioner may establish a program to issue		
40.3	virtual payments from the state treasury. Any rebate to the state generated by the program		
40.4	must be deposited in the general fund unless retained under subdivision 3.		
40.5	Subd. 2. Rebates. Notwithstanding subdivision 1, rebates attributable to expenditures		
40.6	in funds established in the state constitution or protected by federal law must be returned		
40.7	to the account from which the expenditure originated.		
40.8	Subd. 3. Rebates retained. The commissioner may retain a portion of rebates for the		
40.9	administration of this section. Money retained under this subdivision must be deposited in		
40.10	an account in the special revenue fund and is appropriated to the commissioner for the		
40.11	purposes of this section.		
40.12	Sec. 37. [16A.728] STADIUM PAYOFF FUND.		
40.13	Subdivision 1. Creation of fund. The commissioner of management and budget shall		
40.14	establish the stadium payoff fund in the state treasury.		
40.15	Subd. 2. Payoff supplement transfer. (a) If on the basis of a final closing balance for		
40.16	the general fund for a fiscal year the amount of the general reserve account under section		
40.17	297E.021, subdivision 4, exceeds the greater of the stadium-related expenses under section		
40.18	297E.021, subdivision 3, clause (1), or \$44,000,000, the commissioner shall certify a payoff		
40.19	supplement in the general reserve account. The payoff supplement is equal to the difference		
40.20	between the general reserve account at the final closing of a fiscal year and the greater of		
40.21	the stadium-related expenses, or \$44,000,000.		
40.22	(b) By October 1 of each year, the commissioner shall transfer the payoff supplement		
40.23	computed under paragraph (a) to the stadium payoff fund.		
40.24	Subd. 3. Use of fund. (a) After the date that the appropriation bonds under section		
40.25	16A.695 become callable, the commissioner must use the amount in the fund to redeem or		
40.26	defease outstanding debt for the stadium appropriation bonds under section 16A.965, to the		
40.27	extent permitted by the bond contract. The money in the fund is appropriated only for this		
40.28	purpose. Notwithstanding sections 16A.66 and 16A.965, refunding bonds issued after		
40.29	redeeming outstanding debt for the stadium authorized under section 473J.03, subdivision		
40.30	8, using funds from the stadium payoff fund may be issued without regard to whether the		
40.31	interest to be paid on the bonds is includable in gross income for federal tax purposes.		
40.32	(b) After receiving the written approval of a majority of the senate members and a		

40.33 <u>majority of the house members of the Legislative Advisory Commission, the commissioner</u>

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- 41.1 may transfer balances in the stadium payoff fund to the general fund to offset a shortfall in
  41.2 revenue collected under section 297A.994.
- 41.3 Subd. 4. **Report.** By October 15, 2021, and each year thereafter, the commissioner of
- 41.4 management and budget must analyze and report to the legislature about the use of the
- 41.5 money in the stadium payoff fund, and the amount of the actual and projected payoff balance
- 41.6 transfers from the general reserve account. The report should also analyze when the money
- 41.7 in the stadium payoff fund will be used to redeem or defease the outstanding debt on the
- 41.8 stadium appropriation bonds under section 16A.965. The report must be provided to the
- 41.9 chairs and ranking minority members of the house of representatives Committee on Ways
- 41.10 and Means and Taxes Committee, and the chairs and ranking minority members of the
- 41.11 senate Finance Committee and Taxes Committee.
- 41.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 41.13 Sec. 38. Minnesota Statutes 2020, section 16B.24, subdivision 1, is amended to read:

Subdivision 1. Operation and maintenance of buildings. The commissioner is 41.14 authorized to maintain and operate the State Capitol building and grounds, subject to whatever 41.15 41.16 standards and policies are set for its appearance and cleanliness by the Capitol Area Architectural and Planning Board and the commissioner under section 15B.15, subdivision 41.17 2, and all other buildings, cafeterias, and grounds in state-owned buildings in the Capitol 41.18 Area under section 15B.02, the state Department of Public Safety, Bureau of Criminal 41.19 Apprehension building in St. Paul, the state Department of Health building in Minneapolis, 41.20 321 Grove Street buildings 603 Pine Street building in St. Paul, Fleet and Surplus Services 41.21 building in Arden Hills, Ely Revenue building, any other properties acquired by the 41.22 Department of Administration, and, when the commissioner considers it advisable and 41.23 practicable, any other building or premises owned or rented by the state for the use of a 41.24 state agency. The commissioner shall assign and reassign office space in the Capitol and 41.25 state buildings to make an equitable division of available space among agencies. The 41.26 commissioner shall regularly update the long-range strategic plan for locating agencies and 41.27 41.28 shall follow the plan in assigning and reassigning space to agencies. The plan must include locational and urban design criteria, a cost-analysis method to be used in weighing state 41.29 ownership against leasing of space in specific instances, and a transportation management 41.30 plan. If the commissioner determines that a deviation from the plan is necessary or desirable 41.31 in a specific instance, the commissioner shall provide the legislature with a timely written 41.32 41.33 explanation of the reasons for the deviation. The power granted in this subdivision does not 42.1 apply to state hospitals or to educational, penal, correctional, or other institutions not

42.2 enumerated in this subdivision the control of which is vested by law in some other agency.

- 42.3 Sec. 39. Minnesota Statutes 2020, section 16B.24, is amended by adding a subdivision to
  42.4 read:
- 42.5 Subd. 13. Electric vehicle charging. The commissioner shall require that a user of a
- 42.6 charging station located on the State Capitol complex used to charge a private electric
- 42.7 vehicle pay an electric service fee. The commissioner shall set the electric service fee rate
- 42.8 to cover electricity costs for charging an electric vehicle, depreciation for the charging
- 42.9 station, and the administrative costs associated with providing electric charging stations.
- 42.10 Sec. 40. Minnesota Statutes 2020, section 16B.281, subdivision 3, is amended to read:
- Subd. 3. Notice to agencies; determination of surplus. The commissioner of 42.11 administration shall send written notice to all state departments, agencies, and the University 42.12 of Minnesota describing any lands or tracts that may be declared surplus. For any property 42.13 designated as a historic place under section 138.664 or a historic site under section 138.662, 42.14 the commissioner must send written notice to the State Historic Preservation Office describing 42.15 any lands or tracts that may be declared surplus. If a department or agency or the University 42.16 of Minnesota desires custody of the lands or tracts, it shall submit a written request to the 42.17 commissioner, no later than four calendar weeks after mailing of the notice, setting forth 42.18 in detail its reasons for desiring to acquire and its intended use of the land or tract. The 42.19 commissioner shall then determine whether any of the lands described should be declared 42.20 surplus and offered for sale or otherwise disposed of by transferring custodial control to 42.21 other requesting state departments or agencies or to the Board of Regents of the University 42.22 of Minnesota for educational purposes, provided however that transfer to the Board of 42.23 Regents shall not be determinative of tax exemption or immunity. If the commissioner 42.24 42.25 determines that any of the lands are no longer needed for state purposes, the commissioner shall make findings of fact, describe the lands, declare the lands to be surplus state land, 42.26 and state the reasons for the sale or disposition of the lands. 42.27
- 42.28 Sec. 41. Minnesota Statutes 2020, section 16B.281, subdivision 6, is amended to read:
- Subd. 6. Maintenance of land before sale. The state department or agency holding
  custodial control shall maintain the state-owned lands until the lands are sold or otherwise
  disposed of as provided for in sections 16B.281 to 16B.287. <u>State-owned land designated</u>
  as a historic place under section 138.664 or a historic site under section 138.662 must not
  be disposed of without specific authorization in law.

- 43.1 Sec. 42. Minnesota Statutes 2020, section 16B.2975, is amended by adding a subdivision
  43.2 to read:
- 43.3 Subd. 8. Canine management. The commissioner may give and convey to a canine's
  43.4 handler the state's entirety of the right, title, interest, and estate in and to a canine who is
  43.5 retired from service, with whom the handler trained and worked while the canine was in
  43.6 service to the state. The handler is solely responsible for all future expenses related to the
  43.7 retired canine.
- 43.8 Sec. 43. Minnesota Statutes 2020, section 16B.48, subdivision 2, is amended to read:

43.9 Subd. 2. Purpose of funds. Money in the state treasury credited to the general services
43.10 revolving fund and money that is deposited in the fund is appropriated annually to the
43.11 commissioner for the following purposes:

43.12 (1) to operate the central mailing service, including purchasing postage and related items43.13 and refunding postage deposits;

43.14 (2) to operate a documents service as prescribed by section 16B.51;

43.15 (3) to provide services for the maintenance, operation, and upkeep of buildings and
43.16 grounds managed by the commissioner of administration;

- 43.17 (4) to operate a materials handling service, including interagency mail and product
  43.18 delivery, solid waste removal, courier service, equipment rental, and vehicle and equipment
  43.19 maintenance;
- 43.20 (5)(4) to provide analytical, statistical, and organizational development services to state
  43.21 agencies, local units of government, metropolitan and regional agencies, and school districts;
  43.22 and

43.23 (6) (5) to perform services for any other agency. Money may be expended for this purpose
43.24 only when directed by the governor. The agency receiving the services shall reimburse the
43.25 fund for their cost, and the commissioner shall make the appropriate transfers when requested.
43.26 The term "services" as used in this clause means compensation paid officers and employees
43.27 of the state government; supplies, materials, equipment, and other articles and things used
43.28 by or furnished to an agency; and utility services and other services for the maintenance,
43.29 operation, and upkeep of buildings and offices of the state government; and.

#### 43.30 (7) to operate a state recycling center.

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44.1 Sec. 44. Minnesota Statutes 2020, section 16B.54, subdivision 1, is amended to read:

Subdivision 1. Motor pools. The commissioner shall manage a central motor pool of
passenger motor vehicles and trucks used by state agencies with principal offices in the city
of St. Paul and may provide for branch central motor pools at other places within the state.
For purposes of this section, (1) "agencies" includes the Minnesota State Colleges and
Universities, and (2) "passenger motor vehicle" means on-road vehicle capable of transporting
people, and (3) "truck" means a pickup or panel truck up to one ton carrying capacity.

44.8 Sec. 45. Minnesota Statutes 2020, section 16B.54, subdivision 2, is amended to read:

Subd. 2. Vehicles. (a) The commissioner may direct an agency to make a transfer of a passenger motor vehicle or truck currently assigned to it. The transfer must be made to the commissioner for use in the central motor pool. The commissioner shall reimburse an agency whose motor vehicles have been paid for with funds dedicated by the constitution for a special purpose and which are assigned to the central motor pool. The amount of reimbursement for a motor vehicle is its average wholesale price as determined from the midwest edition of the National Automobile Dealers Association official used car guide.

(b) To the extent that funds are available for the purpose, the commissioner may purchase
or otherwise acquire additional passenger motor vehicles and trucks necessary for the central
motor pool. The title to all motor vehicles assigned to or purchased or acquired for the
central motor pool is in the name of the Department of Administration.

(c) On the request of an agency, the commissioner may transfer to the central motor
pool any passenger motor vehicle or truck for the purpose of disposing of it. The department
or agency transferring the vehicle or truck must be paid for it from the motor pool revolving
account established by this section in an amount equal to two-thirds of the average wholesale
price of the vehicle or truck as determined from the midwest edition of the National
Automobile Dealers Association official used car guide.

(d) The commissioner shall provide for the uniform marking of all motor vehicles. Motor
vehicle colors must be selected from the regular color chart provided by the manufacturer
each year. The commissioner may further provide for the use of motor vehicles without
marking by:

44.30 (1) the governor;

44.31 (2) the lieutenant governor;

45.1 (3) the Division of Criminal Apprehension, the Division of Alcohol and Gambling

45.2 Enforcement, and arson investigators of the Division of Fire Marshal in the Department of

- 45.3 Public Safety;
- 45.4 (4) the Financial Institutions Division and investigative staff of the Department of
- 45.5 Commerce;
- 45.6 (5) the Division of Disease Prevention and Control of the Department of Health;
- 45.7 (6) the State Lottery;
- 45.8 (7) criminal investigators of the Department of Revenue;
- 45.9 (8) state-owned community service facilities in the Department of Human Services;
- 45.10 (9) the Office of the Attorney General; and
- 45.11 (10) the investigative staff of the Gambling Control Board-; and
- 45.12 (11) the Department of Corrections inmate community work crew program under section
  45.13 352.91, subdivision 3g.
- 45.14 Sec. 46. Minnesota Statutes 2020, section 16E.01, is amended to read:

# 45.15 16E.01 OFFICE OF MN.IT MINNESOTA DEPARTMENT OF INFORMATION 45.16 TECHNOLOGY SERVICES.

45.17 Subdivision 1. Creation; chief information officer. The Office of MN.IT Minnesota
45.18 Department of Information Technology Services, which may also be known as Minnesota
45.19 Information Technology Services or Minnesota IT Services, referred to in this chapter as
45.20 the "office," "department," is an agency in the executive branch headed by a commissioner,
45.21 who also is the state chief information officer. The appointment of the commissioner is
45.22 subject to the advice and consent of the senate under section 15.066.

Subd. 1a. Responsibilities. The office department shall provide oversight, leadership, 45.23 and direction for information and telecommunications technology policy and the 45.24 management, delivery, accessibility, and security of executive branch information and 45.25 telecommunications technology systems and services in Minnesota. The office department 45.26 shall manage strategic investments in information and telecommunications technology 45.27 systems and services to encourage the development of a technically literate society, to ensure 45.28 sufficient access to and efficient delivery of accessible government services, and to maximize 45.29 benefits for the state government as an enterprise. 45.30

45.31 Subd. 2. **Discretionary powers.** The office department may:

46.1 (1) enter into contracts for goods or services with public or private organizations and
46.2 charge fees for services it provides;

46.3 (2) apply for, receive, and expend money from public agencies;

46.4 (3) apply for, accept, and disburse grants and other aids from the federal government46.5 and other public or private sources;

46.6 (4) enter into contracts with agencies of the federal government, local governmental
46.7 units, the University of Minnesota and other educational institutions, and private persons
46.8 and other nongovernmental organizations as necessary to perform its statutory duties;

46.9 (5) sponsor and conduct conferences and studies, collect and disseminate information,
46.10 and issue reports relating to information and communications technology issues;

46.11 (6) review the technology infrastructure of regions of the state and cooperate with and
46.12 make recommendations to the governor, legislature, state agencies, local governments, local
46.13 technology development agencies, the federal government, private businesses, and individuals
46.14 for the realization of information and communications technology infrastructure development
46.15 potential;

46.16 (7) sponsor, support, and facilitate innovative and collaborative economic and community
46.17 development and government services projects, including technology initiatives related to
46.18 culture and the arts, with public and private organizations; and

46.19 (8) review and recommend alternative sourcing strategies for state information and46.20 communications systems.

46.21 Subd. 3. Duties. (a) The office department shall:

46.22 (1) manage the efficient and effective use of available federal, state, local, and
46.23 public-private resources to develop statewide information and telecommunications technology
46.24 systems and services and its infrastructure;

46.25 (2) approve state agency and intergovernmental information and telecommunications
technology systems and services development efforts involving state or intergovernmental
funding, including federal funding, provide information to the legislature regarding projects
reviewed, and recommend projects for inclusion in the governor's budget under section
16A.11;

46.30 (3) <u>ensure promote</u> cooperation and collaboration among state and local governments
46.31 in developing intergovernmental information and telecommunications technology systems

and services, and define the structure and responsibilities of a representative governance 47.1 47.2 structure; (4) cooperate and collaborate with the legislative and judicial branches in the development 47.3 of information and communications systems in those branches, as requested; 47.4 47.5 (5) continue the development of North Star, the state's official comprehensive online service and information initiative; 47.6 47.7 (6) promote and collaborate with the state's agencies in the state's transition to an effectively competitive telecommunications market; 47.8 (7) collaborate with entities carrying out education and lifelong learning initiatives to 47.9 assist Minnesotans in developing technical literacy and obtaining access to ongoing learning 47.10 47.11 resources; (8) (6) promote and coordinate public information access and network initiatives, 47.12 consistent with chapter 13, to connect Minnesota's citizens and communities to each other, 47.13 to their governments, and to the world; 47.14 (9) promote and coordinate electronic commerce initiatives to ensure that Minnesota 47.15 businesses and citizens can successfully compete in the global economy; 47.16 (10) (7) manage and promote the regular and periodic reinvestment in the information 47.17 and telecommunications technology systems and services infrastructure so that state and 47.18 local government agencies can effectively and efficiently serve their customers; 47.19 (11) (8) facilitate the cooperative development of and ensure compliance with standards 47.20 and policies for information and telecommunications technology systems and services, 47.21 electronic data practices and privacy, and electronic commerce among international, national, 47.22 state, and local public and private organizations within the executive branch; 47.23 (12) (9) eliminate unnecessary duplication of existing information and 47.24 telecommunications technology systems and services provided by state agencies; 47.25 (13) (10) identify, sponsor, develop, and execute shared information and 47.26 telecommunications technology projects and ongoing operations; 47.27 (14) (11) ensure overall security of the state's information and technology systems and 47.28 services; and 47.29 (15) (12) manage and direct compliance with accessibility standards for informational 47.30 technology, including hardware, software, websites, online forms, and online surveys. 47.31

(b) The chief information officer, in consultation with the commissioner of management 48.1 and budget, must determine when it is cost-effective for agencies to develop and use shared 48.2 information and telecommunications technology systems and services for the delivery of 48.3 electronic government services. The chief information officer may require agencies to use 48.4 shared information and telecommunications technology systems and services. The chief 48.5 information officer shall establish reimbursement rates in cooperation with the commissioner 48.6 of management and budget to be billed to agencies and other governmental entities sufficient 48.7 48.8 to cover the actual development, operating, maintenance, and administrative costs of the shared systems. The methodology for billing may include the use of interagency agreements, 48.9 or other means as allowed by law. 48.10

(c) A state agency that has an information and telecommunications technology project 48.11 with a total expected project cost of more than \$1,000,000, whether funded as part of the 48.12 biennial budget or by any other means, shall register with the office department by submitting 48.13 basic project startup documentation, as specified by the chief information officer in both 48.14 format and content, before any project funding is requested or committed and before the 48.15 project commences. State agency project leaders must demonstrate that the project will be 48.16 properly managed, provide updates to the project documentation as changes are proposed, 48.17 and regularly report on the current status of the project on a schedule agreed to with the 48.18 chief information officer. The chief information officer has the authority to define a project 48.19 for the purposes of this chapter. 48.20

(d) The chief information officer shall monitor progress on any active information and 48.21 telecommunications technology project with a total expected project cost of more than 48.22 \$5,000,000 and report on the performance of the project in comparison with the plans for 48.23 the project in terms of time, scope, and budget. The chief information officer may conduct 48.24 an independent project audit of the project. The audit analysis and evaluation of the projects 48.25 subject to paragraph (c) must be presented to agency executive sponsors, the project 48.26 governance bodies, and the chief information officer. All reports and responses must become 48.27 part of the project record. 48.28

(e) For any active information and telecommunications technology project with a total
expected project cost of more than \$10,000,000, the state agency must perform an annual
independent audit that conforms to published project audit principles promulgated adopted
by the office department.

(f) The chief information officer shall report by January 15 of each year to the chairs
and ranking minority members of the legislative committees and divisions with jurisdiction
over the office department regarding projects the office department has reviewed under

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49.1	paragraph (a), clause $(13)$ (10). The report must include the reasons for the determinations				
49.2	made in the review of each project and a description of its current status.				
49.3	Sec. 47. Minnesota Statutes 2020, section 16E.016, is amended to read:				
49.4	16E.016 RESPONSIBILITY	Y FOR INFORMATIO	N TECHNOLO	GY SERVICES	
49.5	AND EQUIPMENT.				
49.6	(a) The chief information officer is responsible for providing or entering into managed				
49.7	services contracts for the provision, improvement, and development of the following			e following	
49.8	information technology systems and services to state agencies:				
49.9	(1) state data centers;				
49.10	(2) mainframes including sys	tem software;			
49.11	(3) servers including system	software;			
49.12	(4) desktops including system	n software;			
49.13	(5) laptop computers including system software;				
49.14	(6) a data network including system software;				
49.15	(7) database, electronic mail,	office systems, reporting	g, and other stan	dard software	
49.16	tools;				
49.17	(8) business application softw	vare and related technica	l support service	es;	
49.18	(9) help desk for the compon	ents listed in clauses (1)	to (8);		
49.19	(10) maintenance, problem re	solution, and break-fix fo	or the component	s listed in clauses	
49.20	(1) to (8);				
49.21	(11) regular upgrades and rep	placement for the compo	nents listed in cl	auses (1) to (8);	
49.22	and				
49.23	(12) network-connected outp	ut devices.			
49.24	(b) All state agency employe	es whose work primarily	involves function	ons specified in	
49.25	paragraph (a) are employees of t	he <del>Office of MN.IT Serv</del>	<del>rices</del> Minnesota	Department of	
49.26	Information Technology Service	s. This includes employe	es who directly	perform the	
49.27	functions in paragraph (a), as well as employees whose work primarily involves managing,			volves managing,	
49.28	supervising, or providing admini	strative services or supp	ort services to en	nployees who	
49.29	directly perform these functions. The chief information officer may assign employees of				
49.30	the office department to perform	work exclusively for an	other state agend	cy.	

(c) Subject to sections 16C.08 and 16C.09, the chief information officer may allow a
state agency to obtain services specified in paragraph (a) through a contract with an outside
vendor when the chief information officer and the agency head agree that a contract would
provide best value, as defined in section 16C.02, under the service-level agreement. The
chief information officer must require that agency contracts with outside vendors ensure
that systems and services are compatible with standards established by the Office of MN.IT
Minnesota Department of Information Technology Services.

(d) The Minnesota State Retirement System, the Public Employees Retirement
Association, the Teachers Retirement Association, the State Board of Investment, the
Campaign Finance and Public Disclosure Board, the State Lottery, and the Statewide Radio
Board are not state agencies for purposes of this section.

50.12 Sec. 48. Minnesota Statutes 2020, section 16E.02, is amended to read:

## 50.13 16E.02 OFFICE OF MN.IT MINNESOTA DEPARTMENT OF INFORMATION 50.14 TECHNOLOGY SERVICES; STRUCTURE AND PERSONNEL.

- 50.15 Subdivision 1. Office Department management and structure. (a) The chief 50.16 information officer is appointed by the governor. The chief information officer serves in 50.17 the unclassified service at the pleasure of the governor. The chief information officer must 50.18 have experience leading enterprise-level information technology organizations. The chief 50.19 information officer is the state's chief information officer and information and 50.20 telecommunications technology <u>advisor adviser</u> to the governor.
- 50.21 (b) The chief information officer may appoint other employees of the <u>office\_department</u>. 50.22 The Staff of the <u>office\_department</u> must include individuals knowledgeable in information 50.23 and telecommunications technology systems and services and individuals with specialized 50.24 training in information security and accessibility.
- 50.25(c) The chief information officer may appoint a webmaster responsible for the supervision50.26and development of state websites under the control of the office. The webmaster, if
- 50.27 appointed, shall ensure that these websites are maintained in an easily accessible format
- 50.28 that is consistent throughout state government and are consistent with the accessibility
- 50.29 standards developed under section 16E.03, subdivision 9. The webmaster, if appointed,
- 50.30 shall provide assistance and guidance consistent with the requirements of this paragraph to
- 50.31 other state agencies for the maintenance of other websites not under the direct control of
- 50.32 the office.

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51.1 Subd. 1a. Accountability. The chief information officer reports to the governor. The

51.2 chief information officer must consult regularly with the executive branch agency

51.3 commissioners of administration, management and budget, human services, revenue, and

other commissioners as designated by the governor, on technology projects, standards, and
services as well as management of resources and staff utilization.

51.6 Sec. 49. Minnesota Statutes 2020, section 16E.03, subdivision 1, is amended to read:

51.7 Subdivision 1. Definitions. (a) For the purposes of this chapter, the following terms
51.8 have the meanings given them.

(b) "Information and telecommunications technology systems and services" means all
computing and telecommunications hardware and software, the activities undertaken to
secure that hardware and software, and the activities undertaken to acquire, transport, process,
analyze, store, and disseminate information electronically. "Information and
telecommunications technology systems and services" includes all proposed expenditures
for computing and telecommunications hardware and software, security for that hardware
and software, and related consulting or other professional services.

51.16 (c) "Information and telecommunications technology project" means an effort to acquire
 51.17 or produce information and telecommunications technology systems and services.

51.18 (d) (c) "Telecommunications" means voice, video, and data electronic transmissions
 51.19 transported by wire, wireless, fiber-optic, radio, or other available transport technology.

51.20 (e)(d) "Cyber security" means the protection of data and systems in networks connected 51.21 to the Internet.

51.22 (f) (e) "State agency" means an agency in the executive branch of state government and
51.23 includes the Minnesota Office of Higher Education, but does not include the Minnesota
51.24 State Colleges and Universities unless specifically provided elsewhere in this chapter.

51.25  $(\underline{g})(\underline{f})$  "Total expected project cost" includes direct staff costs, all supplemental contract

51.26 staff and vendor costs, and costs of hardware and software development or purchase.

51.27 Breaking a project into several phases does not affect the cost threshold, which must be 51.28 computed based on the full cost of all phases.

51.29 (h) (g) "Cloud computing" has the meaning described by the National Institute of
 51.30 Standards and Technology of the United States Department of Commerce in special
 51.31 publication 800-145, September 2011.

- 52.2 Subd. 2. Chief information officer's responsibility. The chief information officer shall: 52.3 (1) design a master plan for information and telecommunications technology systems 52.4 and services in the state <del>and its political subdivisions</del> and shall report on the plan to the 52.5 governor and legislature at the beginning of each regular session;
- (2) coordinate, review, and approve all information and telecommunications technology
  projects and oversee the state's information and telecommunications technology systems
  and services;
- (3) establish and enforce compliance with standards for information and
  telecommunications technology systems and services that are cost-effective and support
  open systems environments and that are compatible with state, national, and international
  standards, including accessibility standards;
- 52.13 (4) maintain a library of systems and programs developed by the state and its political
  52.14 subdivisions for use by agencies of government;
- 52.15 (5) direct and manage the shared operations of the state's information and52.16 telecommunications technology systems and services; and
- (6) establish and enforce standards and ensure acquisition of hardware and software
  necessary to protect data and systems in state agency networks connected to the Internet.

52.19 Sec. 51. Minnesota Statutes 2020, section 16E.03, subdivision 3, is amended to read:

52.20 Subd. 3. **Evaluation and approval.** A state agency may not undertake an information 52.21 and telecommunications technology project until it has been evaluated according to the 52.22 procedures developed under subdivision 4. The chief information officer <u>or delegate shall</u> 52.23 give written approval of the proposed project. When notified by the chief information officer 52.24 that a project has not been approved, the commissioner of management and budget shall 52.25 cancel the unencumbered balance of any appropriation allotted for the project.

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52.26 Sec. 52. Minnesota Statutes 2020, section 16E.03, subdivision 6, is amended to read:
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Subd. 6. System development methods. The chief information officer shall establish
and, as necessary, update and modify methods for developing information and
communications systems appropriate to the specific needs of individual state agencies. The
development methods shall be used to define the design, programming, and implementation
of systems. The development methods must also enable and require a data processing system

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- 53.1 to be defined in terms of its computer programs, input requirements, output formats,
- 53.2 administrative procedures, and processing frequencies.
- 53.3 Sec. 53. Minnesota Statutes 2020, section 16E.036, is amended to read:

#### 53.4 16E.036 ADVISORY COMMITTEE COUNCIL.

53.5 (a) The Technology Advisory Committee Council is created to advise the governor,

executive branch, and the state chief information officer. The committee consists of council 53.6 shall consist of 15 voting members. The governor shall appoint six members appointed by 53.7 53.8 the governor who are individuals actively involved in business planning for state executive branch agencies, one county member designated by the Association of Minnesota Counties, 53.9 one member appointed by the governor as a representative of a union that represents state 53.10 information technology employees, and one member appointed by the governor to represent 53.11 private businesses. The governor shall also select six additional members with private-sector 53.12 or public-sector IT experience or experience in academia pertaining to IT. The council shall 53.13 have the following four ex officio nonvoting members: 53.14

53.15 (1) a member of the house of representatives selected by the speaker of the house;

53.16 (2) a member of the house of representatives selected by the minority leader of the house
 53.17 of representatives;

53.18 (3) a member of the senate selected by the majority leader of the senate; and

53.19 (4) a member of the senate selected by the minority leader of the senate.

53.20 The governor shall designate one of the 15 voting members to serve as the council's chair.

53.21 (b) Membership terms, removal of members, and filling of vacancies are as provided in

section 15.059. Members do not receive compensation or reimbursement for expenses.

- (c) The committee shall select a chair from its members. The chief information officer
  shall provide administrative support to the committee council.
- 53.25 (d) The <u>committee council</u> shall advise the chief information officer on:
- 53.26 (1) development and implementation of the state information technology strategic plan;
- 53.27 (2) critical information technology initiatives for the state;
- 53.28 (3) standards for state information architecture;
- 53.29 (4) identification of business and technical needs of state agencies;

- 54.1 (5) strategic information technology portfolio management, project prioritization, and
   54.2 investment decisions;
- (6) the <u>office's department's performance measures and fees for service agreements with</u>
   executive branch agencies;
- 54.5 (7) management of the state MN.IT services revolving fund; and
- 54.6 (8) the efficient and effective operation of the office department.
- 54.7 Sec. 54. Minnesota Statutes 2020, section 16E.04, subdivision 3, is amended to read:

Subd. 3. Risk assessment and mitigation. (a) A risk assessment and risk mitigation 54.8 plan are required for all information systems development projects undertaken by a state 54.9 agency in the executive or judicial branch or by a constitutional officer. The chief information 54.10 officer must contract with an entity outside of state government to conduct the initial 54.11 assessment and prepare the mitigation plan for a project estimated to cost more than 54.12 \$5,000,000. The outside entity conducting the risk assessment and preparing the mitigation 54.13 plan must not have any other direct or indirect financial interest in the project. The risk 54.14 assessment and risk mitigation plan must provide for periodic monitoring by the 54.15 commissioner until the project is completed. 54.16

(b) The risk assessment and risk mitigation plan must be paid for with money appropriated 54.17 for the information and telecommunications technology project. The chief information 54.18 officer must notify the commissioner of management and budget when work has begun on 54.19 a project and must identify the proposed budget for the project. The commissioner of 54.20 management and budget shall ensure that no more than ten percent of the proposed budget 54.21 be spent on the project, other than the money spent on the risk assessment and risk mitigation 54.22 plan, is spent until the risk assessment and mitigation plan are reported to the chief 54.23 information officer and the chief information officer has approved the risk mitigation plan. 54.24

54.25

Sec. 55. Minnesota Statutes 2020, section 16E.0465, subdivision 2, is amended to read:

Subd. 2. Required review and approval. (a) A state agency receiving an appropriation
for an information and telecommunications technology project subject to this section must
divide the project into phases.

54.29 (b) The commissioner of management and budget may not authorize the <u>An</u> encumbrance 54.30 or expenditure of an appropriation of state funds to a state agency <u>may not be made</u> for any 54.31 phase of a <u>state agency information and telecommunications technology project</u>, device, or 54.32 <u>system</u> subject to this section unless the <u>Office of MN.IT</u> Minnesota Department of

Information Technology Services has reviewed each phase of the project, device, or system,
 and based on this review, the chief information officer has determined for each phase that:

55.3 (1) the project is compatible with the state information architecture and other policies

and standards established by the chief information officer;

- (2) the agency is able to accomplish the goals of the phase of the project with the fundsappropriated; and
- 55.7 (3) the project supports the enterprise information technology strategy.

55.8 Sec. 56. Minnesota Statutes 2020, section 16E.05, subdivision 1, is amended to read:

55.9 Subdivision 1. Duties. The office department, in consultation with interested persons,
55.10 shall:

(1) coordinate statewide efforts by units of state and local government to plan for and
 develop a system for providing access to government services; and

(2) explore ways and means to improve citizen and business access to public services,
 including implementation of technological improvements.

55.15 Sec. 57. Minnesota Statutes 2020, section 16E.07, subdivision 12, is amended to read:

55.16 Subd. 12. **Private entity services; fee authority.** (a) The <u>office department</u> may enter 55.17 into a contract with a private entity to manage, maintain, support, and expand North Star 55.18 and online government information services to citizens and businesses.

(b) A contract established under paragraph (a) may provide for compensation of theprivate entity through a fee established under paragraph (c).

(c) The office department, subject to the approval of the agency or office department 55.21 responsible for the data or services involved in the transaction, may charge and may authorize 55.22 a private entity that enters into a contract under paragraph (a) to charge a convenience fee 55.23 for users of North Star and online government information services up to a total of \$2 per 55.24 55.25 transaction, provided that no fee shall be charged for viewing or inspecting data. The office shall consider the recommendation of the E-Government Advisory Council under section 55.26 16E.071 in setting the convenience fee. A fee established under this paragraph is in addition 55.27 to any fees or surcharges authorized under other law. 55.28

(d) Receipts from the convenience fee shall be deposited in the North Star account
established in subdivision 7. Notwithstanding section 16A.1285, subdivision 2, receipts
credited to the account are appropriated to the office department for payment to the contracted

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private entity under paragraph (a). In lieu of depositing the receipts in the North Star account,
the office\_department can directly transfer the receipts to the private entity or allow the
private entity to retain the receipts pursuant to a contract established under this subdivision.
(e) The office\_department shall report to the chairs and ranking minority members of
the house of representatives and senate committees with jurisdiction over state government
finance by January 15 of each odd-numbered year regarding the convenience fee receipts
and the status of North Star projects and online government information services developed

- 56.8 and supported by convenience fee receipts.
- 56.9 Sec. 58. Minnesota Statutes 2020, section 16E.21, subdivision 2, is amended to read:

56.10 Subd. 2. Charges. (a) Upon agreement of the participating agency, the Office of MN.IT 56.11 Minnesota Department of Information Technology Services may collect a charge or receive 56.12 a fund transfer under section 16E.0466 for purchases of information and telecommunications 56.13 technology systems and services by state agencies and other governmental entities through 56.14 state contracts for purposes described in subdivision 1. Charges collected under this section 56.15 must be credited to the information and telecommunications technology systems and services 56.16 account.

(b) Notwithstanding section 16A.28, subdivision 3, any unexpended operating balance
 appropriated to a state agency may be transferred to the information and telecommunications
 technology systems and services account for the information technology cost of a specific
 project, subject to the review of the Legislative Advisory Commission under section 16E.21,
 <u>subdivision 3.</u>

## 56.22 Sec. 59. [43A.3165] PROCUREMENT OF A PHARMACY BENEFIT MANAGER 56.23 AND A PLATFORM TECHNOLOGY VENDOR.

56.24 Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
 56.25 the meanings given.

- (b) "Market check" means a technology-driven evaluation of prescription drug pricing
   based on benchmarks derived from reverse auction processes conducted in the United States
   over the immediately preceding 12 months.
- 56.29 (c) "Pharmacy benefit management services" means:
- 56.30 (1) the procurement of prescription drugs at a negotiated rate for dispensation within
- 56.31 the State Employees Group Insurance Program (SEGIP) to enrollees;

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57.1	(2) the administration and ma	nagement of the prescrip	ption drug benefi	it under SEGIP;
57.2	and			
57.3	(3) any of the following service	ces provided with regard	to the administr	ration and
57.4	management of the prescription drug benefit, including:			
57.5	(i) mail service pharmacy;			
57.6	(ii) claims processing, retail ne	etwork management, and	l payment of clain	ms to pharmacies
57.7	for prescription drugs dispensed to enrollees;			
57.8	(iii) supplemental rebate contracting and administration;			
57.9	(iv) patient compliance, therapeutic intervention, and generic substitution programs; or			
57.10	(v) disease management programs.			
57.11	(d) "Pharmacy benefit manage	er" has the meaning give	en in section 62W	V.02, subdivision
57.12	15, paragraph (a).			
57.13	(e) "Price" means the projected	l cost of a bid for providi	ng pharmacy ben	efit management
57.14	services over the duration of the	contract.		
57.15	(f) "Reverse auction" means a	n automated bidding pro	ocess conducted	online that starts
57.16	with an opening price and allows	qualified bidders to coun	teroffer a lower p	price for multiple
57.17	rounds of bidding.			
57.18	(g) "SEGIP" is the State Employees Group Insurance Program under section 43A.22,			
57.19	provided to participants eligible under sections 43A.24 and 43A.27.			
57.20	Subd. 2. Purpose. The purpose	se of this section is to op	otimize prescripti	ion drug savings
57.21	in SEGIP through:			
57.22	(1) contracting with a pharma	cy benefit manager to m	nanage and admin	nister the
57.23	prescription drug benefit for SEC	SIP;		
57.24	(2) the adoption of a reverse a	nuction process for the se	election of a phar	rmacy benefit
57.25	manager;			
57.26	(3) providing a process for the	e electronic review and	validation of pha	rmacy benefit
57.27	manager claims invoices for the	ourpose of reconciling p	harmacy bills;	
57.28	(4) market checks of the pharman	macy benefit manager's	prescription drug	g pricing; and
57.29	(5) limiting independent phar	macies from unsustainal	ole reimbursemen	nt practices.

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58.1	Subd. 3. Procurement of a pharmacy benefit manager. (a) Notwithstanding any law		
58.2	to the contrary, the commissioner of management and budget shall procure a contract for		
58.3	the services of a pharmacy benefit manager to administer the prescription drug benefit and		
58.4	pharmacy benefit management services for SEGIP participants, effective January 1, 2023.		
58.5	(b) The commissioner shall conduct a reverse auction as described in this section to		
58.6	select the pharmacy benefit manager.		
58.7	(c) In consultation with the technology platform vendor selected under subdivision 4		
58.8	and any recommendations offered by the Formulary Committee under section 256B.0625,		
58.9	subdivision 13c, the commissioner shall specify the terms of a participant bidding agreement		
58.10	that all bidders must accept as a prerequisite for participation in the reverse auction process,		
58.11	including:		
58.12	(1) common definitions;		
58.13	(2) prescription drug classifications;		
58.14	(3) retail pricing rules, including maximum allowable cost price lists and dispensing		
58.15	fees; and		
58.16	(4) any other contract terms the commissioner deems necessary to further the purpose		
58.17	of this section as specified under subdivision 2.		
58.18	(d) A pharmacy benefit manager that submits a bid under this subdivision must provide		
58.19	the commissioner access to complete pharmacy claims data necessary for the commissioner		
58.20	to conduct the reverse auction and to carry out administrative and management duties.		
58.21	(e) The terms of any contract entered into under this subdivision shall not be modified		
58.22	by the pharmacy benefit manager except with the approval of the commissioner.		
58.23	(f) The commissioner may structure the contract awarded under this subdivision to pay		
58.24	the cost of the technology platform and the associated professional services contracted for		
58.25	under this subdivision by assessing a per-prescription fee to be paid directly by the pharmacy		
58.26	benefit manager to the technology platform vendor.		
58.27	(g) The commissioner must perform annual market checks on pharmacy benefit manager		
58.28	services performed by the pharmacy benefit manager during the term of the contract. A		
58.29	market check performed under this paragraph may include an evaluation of the effect of		
58.30	alternative drug pricing metrics, such as the national average drug acquisition cost and		
58.31	average wholesale price, on the cost of prescription drugs and savings to the state.		

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59.1	(h) The commissioner shall make	e regular, periodic pay	ment of invoices	within the time	
59.2	periods specified in the contract bas	ed on the automated a	idjudication of inv	voiced claims	
59.3	using the technology platform to val	lidate that claims payı	ments comply with	h the terms of	
59.4	the contract.				
59.5	Subd. 4. Technology platform v	v <b>endor.</b> (a) Notwithsta	anding section 160	C.08, at least	
59.6	three months before the reverse auc	tion process is schedu	led to be complete	ed, the	
59.7	commissioner shall procure through a competitive bidding process a contract with a				
59.8	professional services vendor for a technology platform and any associated professional				
59.9	services necessary to operate the platform to:				
59.10	(1) evaluate the qualifications of prospective pharmacy benefit manager bidders for the				
59.11	pharmacy benefit manager procurement;				
59.12	(2) automatically adjudicate prescription drug claims; and				
59.13	(3) collect data on pharmacy reimbursement.				
59.14	(b) The platform procured under paragraph (a) must have the capability to:				
59.15	(1) host and conduct an online automated reverse auction:				
59.16	(i) using a software application and high-performance data infrastructure to intake,			e to intake,	
59.17	cleanse, and normalize pharmacy benefit manager data; and				
59.18	(ii) with development methods and information security standards that have been validated				
59.19	by receiving Service Organization C	by receiving Service Organization Control 2 (SOC 2) and National Institute of Standards			
59.20	and Technology certification;				
59.21	(2) automate repricing of diverse	e and complex pharma	acy benefit manag	er prescription	
59.22	drug pricing proposals to enable dire	ect comparisons of the	e price of bids usi	ng all annual	
59.23	claims data available for the medical	l assistance program u	ising code-based c	lassification or	
59.24	prescription drugs from nationally a	ccepted drug sources;	<u>.</u>		
59.25	(3) simultaneously evaluate, with	hin one hour, diverse	and complex mult	iple proposals	
59.26	from full-service pharmacy benefit	managers, including a	verage wholesale	price (AWP),	
59.27	guaranteed net cost, and National Ave	erage Drug Acquisitio	n Cost (NADAC)	pricing models,	
59.28	as well as proposals from pharmacy	benefit administrator	s and specialty dr	ug and rebate	
59.29	carve-out service providers;				

- 59.30 (4) produce an automated report and analysis of bids, including ranking of bids on the
- 59.31 comparative costs and qualitative aspects of the costs within one hour after the close of each
- 59.32 round of reverse auction bidding; and

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(5) after the close of the reverse auction process, perform an electronic, line-by-line, 60.1 claim-by-claim review of all invoiced pharmacy benefit manager claims within one hour 60.2 60.3 of receipt that allows for an online comparison of pharmacy benefit manager invoices, an audit of other services provided by the pharmacy benefit manager services, and identifies 60.4 all deviations from the specific terms of the services contract resulting from the reverse 60.5 auction. 60.6 (c) The commissioner shall not award the platform technology vendor contract under 60.7 this subdivision to: 60.8 (1) a pharmacy benefit manager; 60.9 (2) a subsidiary or affiliate of a pharmacy benefit manager; or 60.10 (3) a vendor that is managed by a pharmacy benefit manager or receives, directly or 60.11 indirectly, remuneration from a pharmacy benefit manager for aggregating clients into a 60.12 contractual relationship with a pharmacy benefit manager. 60.13 (d) The vendor that is awarded the contract under this subdivision must not subcontract 60.14 any part of the reverse auction process or the review described under paragraph (b), clause 60.15 (5). 60.16 Sec. 60. Minnesota Statutes 2020, section 97A.057, subdivision 1, is amended to read: 60.17

Subdivision 1. Compliance with federal law. The commissioner shall take any action 60.18 necessary to comply with the Federal Aid in Wildlife Restoration Act, United States Code, 60.19 title 16, sections 669 to 669i, and the Federal Aid in Fish Restoration Act, United States 60.20 Code, title 16, sections 777 to 777k. Notwithstanding section 16E.145 or any other law to 60.21 the contrary, an appropriation for an information or telecommunications technology project 60.22 from the game and fish fund, as established in section 97A.055, must be made to the 60.23 commissioner. Any assets acquired with or expenditures made from the game and fish fund 60.24 must remain under control of the commissioner. 60.25

Sec. 61. Minnesota Statutes 2020, section 138.081, subdivision 1, is amended to read:
Subdivision 1. Department of Administration as agency to accept federal funds. The
Department of Administration is hereby designated the state agency with power to accept
any and all money provided for or made available to this state by the United States of
America or any department or agency thereof for surveys, restoration, construction,
equipping, or other purposes relating to the State Historic sites Preservation Program in
accordance with the provisions of federal law and any rules or regulations promulgated

61.1 thereunder and are further authorized to do any and all things required of this state by such

61.2 federal law and the rules and regulations promulgated thereunder in order to obtain such

61.3 federal money.

61.4 Sec. 62. Minnesota Statutes 2020, section 138.081, subdivision 2, is amended to read:

61.5 Subd. 2. Commissioner's responsibilities. The commissioner as the state historic

61.6 preservation officer shall be responsible for the preparation, implementation and

61.7 administration of the State Historic Preservation Plan and shall administer the State Historic

61.8 Preservation Program authorized by the National Historic Preservation Act (United States

61.9 Code, title <u>16</u> <u>54</u>, section <u>470</u> <u>300101</u> et seq. <del>as amended</del>). The commissioner shall review

and approve in writing all grants-in-aid for architectural, archaeological and historic

61.11 preservation made by state agencies and funded by the state or a combination of state and

61.12 federal funds in accordance with the State Historic Preservation Program.

61.13 Sec. 63. Minnesota Statutes 2020, section 138.081, subdivision 3, is amended to read:

Subd. 3. Administration of federal act. The Department of Administration is designated
as the state agency to administer the provisions of the federal act providing for the
preservation of historical and archaeological data, United States Code, title 16, sections 469
to 469C 54, section 312501, as amended, insofar as the provisions of the act provide for
implementation by the state.

61.19 Sec. 64. Minnesota Statutes 2020, section 138.31, is amended by adding a subdivision to 61.20 read:

61.21 Subd. 13a. State Historic Preservation Office. "State Historic Preservation Office"
 61.22 means the State Historic Preservation Office at the Department of Administration.

61.23 Sec. 65. Minnesota Statutes 2020, section 138.34, is amended to read:

## 61.24 **138.34 ADMINISTRATION OF THE ACT.**

61.25 The state archaeologist shall act as the agent of the state to administer and enforce the 61.26 provisions of sections 138.31 to 138.42. Some enforcement provisions are shared with the 61.27 society and the State Historic Preservation Office.

#### 62.1 Sec. 66. Minnesota Statutes 2020, section 138.38, is amended to read:

## 62.2 **138.38 REPORTS OF STATE ARCHAEOLOGIST.**

The state archaeologist shall consult with and keep the Indian Affairs Council and, the 62.3 director of the historical society, and the State Historic Preservation Office informed as to 62.4 significant field archaeology, projected or in progress, and as to significant discoveries 62.5 made. Annually, and also upon leaving office, the state archaeologist shall file with the 62.6 commissioner a full report of the office's activities including a summary of the activities of 62.7 licensees, from the date of the last full report of the state archaeologist. Copies of the report 62.8 must be sent upon completion to the Minnesota Historical Society and, the Indian Affairs 62.9 Council, and the State Historic Preservation Office, and made available to other interested 62.10 parties. 62.11

62.12 Sec. 67. Minnesota Statutes 2020, section 138.40, is amended to read:

#### 62.13 **138.40 COOPERATION OF STATE AGENCIES; DEVELOPMENT PLANS.**

62.14 Subdivision 1. **Cooperation.** The Department of Natural Resources, the Department of 62.15 Transportation, and all other state agencies whose activities may be affected, shall cooperate 62.16 with the historical society, the State Historic Preservation Office, and the state archaeologist 62.17 to carry out the provisions of sections 138.31 to 138.42 and the rules issued thereunder, but 62.18 sections 138.31 to 138.42 are not meant to burden persons who wish to use state property 62.19 for recreational and other lawful purposes or to unnecessarily restrict the use of state property.

Subd. 2. Compliance, enforcement, preservation. State and other governmental agencies 62.20 shall comply with and aid in the enforcement of provisions of sections 138.31 to 138.42. 62.21 Conservation officers and other enforcement officers of the Department of Natural Resources 62.22 shall enforce the provisions of sections 138.31 to 138.42 and report violations to the director 62.23 of the society state archeologist. When archaeological or historic sites are known or, based 62.24 62.25 on scientific investigations are predicted to exist on public lands or waters, the agency or department controlling said lands or waters shall use the professional services of 62.26 archaeologists from the University of Minnesota, Minnesota Historical Society, or other 62.27 qualified professional archaeologists, to preserve these sites. In the event that archaeological 62.28 excavation is required to protect or preserve these sites, state and other governmental agencies 62.29 may use their funds for such activities. 62.30

Subd. 3. Review of plans. When significant archaeological or historic sites are known
or, based on scientific investigations, are predicted to exist on public lands or waters, the
agency or department controlling said lands or waters shall submit construction or

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development plans to the state archaeologist and the director of the society State Historic 63.1 Preservation Office for review prior to the time bids are advertised. The state archaeologist 63.2 and the society State Historic Preservation Office shall promptly review such plans and 63.3 within 30 days of receiving the plans shall make recommendations for the preservation of 63.4 archaeological or historic sites which may be endangered by construction or development 63.5 activities. When archaeological or historic sites are related to Indian history or religion, the 63.6 state archaeologist shall submit the plans to the Indian Affairs Council for the council's 63.7 63.8 review and recommend action.

63.9 Sec. 68. Minnesota Statutes 2020, section 138.661, subdivision 2, is amended to read:

Subd. 2. Authority for property owned by the Historical Society. The Minnesota 63.10 Historical Society shall exercise the administration and control of the sites in section 138.662 63.11 other than the Minnesota State Capitol that are owned by the Minnesota Historical Society, 63.12 preserve their historic features, conduct archaeological investigations, establish necessary 63.13 63.14 interpretive centers, and perform additional duties and services at the sites necessary to meet their educational mission. Ownership of the properties is either by the state or the Minnesota 63.15 Historical Society. The Minnesota Historical Society may contract with existing state 63.16 departments and agencies for materials and services, including utility services, necessary 63.17 for the administration and maintenance of the sites listed in section 138.662 that are owned 63.18 63.19 by the Minnesota Historical Society. The authority of the commissioner of natural resources to administer and control the historic sites enumerated in section 138.662 that are owned 63.20 by the Minnesota Historical Society is withdrawn, and is conferred upon the Minnesota 63.21 Historical Society. The commissioner of natural resources shall continue to administer and 63.22 control the state parks enumerated in this section excepting the portions designated as historic 63.23 sites, the administration and control of which is by this section vested in the Minnesota 63.24

- 63.25 Historical Society.
- 63.26 Sec. 69. Minnesota Statutes 2020, section 138.661, is amended by adding a subdivision
  63.27 to read:
- Subd. 2a. Authority for property owned by the state. The State Historic Preservation
  Office shall exercise the administration and control of the sites in section 138.662 that are
  owned by the state, preserve their historic features, conduct archaeological investigations,
  establish necessary interpretive centers, and perform additional duties and services at the
  sites necessary to meet their educational mission. The State Historic Preservation Office
  may contract with existing state departments and agencies for materials and services,
- 63.34 including utility services, necessary for the administration and maintenance of the sites

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- 64.1 listed in section 138.662 that are owned by the state. The authority of the commissioner of
  64.2 natural resources to administer and control the historic sites enumerated in section 138.662
  64.3 that are owned by the state is withdrawn, and is conferred upon the State Historic Preservation
  64.4 Office. The commissioner of natural resources shall continue to administer and control the
  64.5 state parks enumerated in this section excepting the portions designated as historic sites,
  64.6 the administration and control of which is by this section vested in the State Historic
- 64.7 Preservation Office.

64.8 Sec. 70. Minnesota Statutes 2020, section 138.665, subdivision 2, is amended to read:

Subd. 2. Mediation. The state, state departments, agencies, and political subdivisions, 64.9 including the Board of Regents of the University of Minnesota, have a responsibility to 64.10 protect the physical features and historic character of properties designated in sections 64.11 138.662 and 138.664 or listed on the National Register of Historic Places created by Public 64.12 Law 89-665. Before carrying out any undertaking that will affect designated or listed 64.13 64.14 properties, or funding or licensing an undertaking by other parties, or conveying state-owned designated or listed property, the state department or agency shall consult with the State 64.15 Historic Preservation Office pursuant to the society's State Historic Preservation Office's 64.16 established procedures to determine appropriate treatments and to seek ways to avoid and 64.17 mitigate any adverse effects on designated or listed properties. If the state department or 64.18 64.19 agency and the State Historic Preservation Office agree in writing on a suitable course of action, the project may proceed. If the parties cannot agree, any one of the parties may 64.20 request that the governor appoint and convene a mediation task force consisting of five 64.21 members, two appointed by the governor, the chair of the State Review Board of the State 64.22 Historic Preservation Office, the commissioner of administration or the commissioner's 64.23 designee, and one member who is not an employee of the Minnesota Historical Society 64.24 appointed by the director of the Minnesota Historical Society. The two appointees of the 64.25 governor and the one of the director of the society shall be qualified by training or experience 64.26 in one or more of the following disciplines: (1) history; (2) archaeology; and (3) architectural 64.27 history. The mediation task force is not subject to the conditions of section 15.059. This 64.28 subdivision does not apply to section 138.662, subdivision 24, and section 138.664, 64.29 subdivisions 8 and 111. 64.30

65.1 Sec. 71. Minnesota Statutes 2020, section 138.666, is amended to read:

## 65.2 **138.666 COOPERATION.**

- The state, state departments and agencies, political subdivisions, and the Board of Regents
   of the University of Minnesota shall cooperate with the Minnesota Historical Society and
   <u>the State Historic Preservation Office</u> in safeguarding state historic sites and in the
   preservation of historic and archaeological properties.
- 65.7 Sec. 72. Minnesota Statutes 2020, section 138.667, is amended to read:

## 65.8 **138.667 HISTORIC PROPERTIES; CHANGES.**

Properties designated as historic properties by sections 138.661 to 138.664 may be 65.9 changed from time to time, and the Minnesota Historical Society and the State Historic 65.10 Preservation Office shall notify the legislature of the need for changes, and shall make 65.11 recommendations to keep the state historic sites network and the state register of historic 65.12 places current and complete. The significance of properties proposed for designation under 65.13 section 138.663, subdivision 2, shall be documented under the documentation standards 65.14 established by the Minnesota Historical Society. This State Historic Preservation Office. 65.15 documentation shall include the opinion of the Minnesota Historical Society for the historic 65.16 sites network under section 138.661, subdivision 3, and the State Historic Preservation 65.17 Office for the state register of historic places under section 138.663, subdivision 2, as to 65.18 whether the property meets the selection criteria. 65.19

### 65.20 Sec. 73. [138.6675] UNITED STATES AND MINNESOTA FLAGS.

65.21At every historic site owned by the state, a United States flag and a Minnesota state flag65.22must be displayed on a flag pole on the grounds of the site, or outside a building on the site65.23on proper staffs. The State Historic Preservation Office must display the flags in a prominent65.24place and in a manner consistent with the United States Flag Code.

- 65.25 <u>EFFECTIVE DATE.</u> This section is effective July 1, 2024, except that the State Historic
   65.26 Preservation Office must install flag poles and staffs and display flags as funding becomes
   65.27 <u>available for this purpose.</u>
- 65.28 Sec. 74. Minnesota Statutes 2020, section 138.669, is amended to read:

## 65.29 **138.669 CONTRACTS FOR HISTORIC SITE MANAGEMENT.**

The Minnesota Historical Society State Historic Preservation Office may contract with
 a county, municipality, or a county or local historical society for the management and

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operation of sites in the state historic site network. Notwithstanding section 138.668, the

66.2 contract may provide for the retention of admission fees received by the management unit66.3 and for grants-in-aid to the management unit for use in the site's operation and maintenance.

# 66.4 EFFECTIVE DATE. This section is effective July 1, 2021, and applies to contracts 66.5 executed on or after that date.

66.6 Sec. 75. Minnesota Statutes 2020, section 138.763, subdivision 1, is amended to read:

Subdivision 1. Membership. There is a St. Anthony Falls Heritage Board consisting of 66.7 22 members with the director of the Minnesota Historical Society as chair. The members 66.8 include the mayor; the chair of the Hennepin County Board of Commissioners or the chair's 66.9 designee; the president of the Minneapolis Park and Recreation Board or the president's 66.10 designee; the superintendent of the park board; two members each from the house of 66.11 representatives appointed by the speaker, the senate appointed by the Rules Committee, the 66.12 city council, the Hennepin County Board, and the park board; one member each from the 66.13 preservation commission, the State Historic Preservation Office, Hennepin County Historical 66.14 Society, and the society; one person appointed by the park board; and two persons appointed 66.15 66.16 by the chair of the board.

66.17 Sec. 76. Minnesota Statutes 2020, section 155A.23, is amended by adding a subdivision66.18 to read:

66.19 Subd. 2a. Commissioner. "Commissioner" means the commissioner of health.

66.20 Sec. 77. Minnesota Statutes 2020, section 155A.23, subdivision 16, is amended to read:

66.21 Subd. 16. School manager. A "school manager" is a cosmetologist who is a salon
66.22 manager and who has a school manager license. A school manager must maintain an active
66.23 salon manager's license.

66.24 Sec. 78. Minnesota Statutes 2020, section 155A.271, subdivision 2, is amended to read:

Subd. 2. Continuing education providers. (a) Only a board-licensed school of
cosmetology licensed under this chapter, a postsecondary institution as defined in section
136A.103, paragraph (a), or a board-recognized professional association organized under
chapter 317A may be approved by the board commissioner to offer continuing education
for credit under subdivision 1, paragraph (a). Continuing education under subdivision 1,
paragraph (b), may be offered by a:

66.31 (1) board-licensed school of cosmetology licensed under this chapter;

(2) board-recognized professional association organized under chapter 317A; or

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67.1

67.2 (3) board-licensed salon licensed under this chapter.

An approved school or professional association may offer web-based continuing education
instruction to achieve maximum involvement of licensees. Continuing education providers
are encouraged to offer classes available in foreign language formats.

(b) Board Commissioner approval of any continuing education provider is valid for one 67.6 67.7 calendar year and is contingent upon submission and preapproval of the lesson plan or plans with learning objectives for the class to be offered and the payment of the application fee 67.8 in section 155A.25, subdivision 1a, paragraph (d), clause (10). The board commissioner 67.9 shall maintain a list of approved providers and courses on the board's Department of Health's 67.10 website. The board commissioner may revoke authorization of a continuing education 67.11 provider at any time for just cause and the board commissioner may demand return of 67.12 documents required under subdivision 3. 67.13

67.14 Sec. 79. Minnesota Statutes 2020, section 179A.20, is amended by adding a subdivision
67.15 to read:

67.16 Subd. 2b. Limited by appropriation. A public employer must not contract to pay more
 67.17 to employees in compensation and benefits in a biennium than is permitted under the first
 67.18 spending plan submitted by July 31 in an odd-numbered year and approved by the
 67.19 commissioner under section 16A.14, subdivisions 3 and 4.

67.20 Sec. 80. Minnesota Statutes 2020, section 214.01, subdivision 3, is amended to read:

Subd. 3. Non-health-related licensing board. "Non-health-related licensing board" 67.21 means the Professional Educator Licensing and Standards Board established pursuant to 67.22 section 122A.07, the Board of Barber Examiners established pursuant to section 154.001, 67.23 67.24 the Board of Cosmetologist Examiners established pursuant to section 155A.20, the Board of Assessors established pursuant to section 270.41, the Board of Architecture, Engineering, 67.25 Land Surveying, Landscape Architecture, Geoscience, and Interior Design established 67.26 pursuant to section 326.04, the Private Detective and Protective Agent Licensing Board 67.27 established pursuant to section 326.33, the Board of Accountancy established pursuant to 67.28 section 326A.02, and the Peace Officer Standards and Training Board established pursuant 67.29 to section 626.841. 67.30

68.1 Sec. 81. Minnesota Statutes 2020, section 240.01, subdivision 18, is amended to read:

Subd. 18. Racing meeting. "Racing meeting" is a series of days in which racing days
are not separated by more than five nonracing days <u>unless approved in advance by the</u>
commission.

68.5 Sec. 82. Minnesota Statutes 2020, section 240.06, subdivision 7, is amended to read:

68.6 Subd. 7. License suspension and revocation. The commission:

(1) may revoke a class A license for (i) a violation of law, order, or rule which in the
commission's opinion adversely affects the integrity of horse racing in Minnesota, or for
an intentional false statement made in a license application, or (ii) a willful failure to pay
any money required to be paid by Laws 1983, chapter 214;

(2) may revoke a class A license for failure to perform material covenants orrepresentations made in a license application; and

(3) shall revoke a class A license if live racing has not been conducted on at least 50
racing days assigned by the commission during any period of 12 consecutive months, unless
the commission authorizes a shorter period because of circumstances beyond the licensee's
control pursuant to section 240.30, subdivision 5.

The commission may suspend a class A license for up to one year for a violation of law, order, or rule which in the commission's opinion adversely affects the integrity of horse racing in Minnesota, and may suspend a class A license indefinitely if it determines that the licensee has as an officer, director, shareholder, or other person with a direct, indirect, or beneficial interest a person who is in the commission's opinion inimical to the integrity of horse racing in Minnesota or who cannot be certified under subdivision 1, clause (4).

A license revocation or suspension under this subdivision is a contested case under
sections 14.57 to 14.69 of the Administrative Procedure Act, and is in addition to criminal
penalties imposed for a violation of law or rule.

68.26 Sec. 83. Minnesota Statutes 2020, section 240.11, is amended to read:

68.27 **240.11 LICENSES NONTRANSFERABLE.** 

68.28 (a) Except as provided in paragraph (b), a license issued under this chapter may not be68.29 transferred.

(b) A class A, class B, class C, or class D license to provide advance deposit wagering
 may be transferred with prior approval by the commission.

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69.1 Sec. 84. Minnesota Statutes 2020, section 240.131, subdivision 7, is amended to read:

Subd. 7. Payments to state. (a) A regulatory fee is imposed at the rate of two percent 69.2 of all amounts wagered by Minnesota residents with an authorized advance deposit wagering 69.3 provider. The fee shall be declared on a form prescribed by the commission. The ADW 69.4 provider must pay the fee to the commission no more than 15 days after the end of the month 69.5 in which the wager was made. Fees collected under this paragraph must be deposited in the 69.6 state treasury and credited to a racing and card-playing regulation account in the special 69.7 69.8 revenue fund and are appropriated to the commission to offset the costs incurred by the commission as described in section 240.30, subdivision 9, or the costs associated with 69.9 regulating horse racing and pari-mutuel wagering in Minnesota. 69.10

(b) A breeders fund fee is imposed in the amount of one-quarter of one percent of all 69.11 amounts wagered by Minnesota residents with an authorized advance deposit wagering 69.12 provider. The fee shall be declared on a form prescribed by the commission. The ADW 69.13 provider must pay the fee to the commission no more than 15 days after the end of the month 69.14 in which the wager was made. Fees collected under this paragraph must be deposited in the 69.15 state treasury and credited to a racing and card-playing regulation account in the special 69.16 revenue fund and are appropriated to the commission to offset the cost of administering the 69.17 breeders fund and promote horse breeding in Minnesota. 69.18

69.19 Sec. 85. Minnesota Statutes 2020, section 240.24, subdivision 2a, is amended to read:

69.20 Subd. 2a. Reimbursement. Increased expenses related to the use of upgraded drug
69.21 testing technologies and procedures are deemed to be necessary costs within the meaning
69.22 of section 240.155 and the commission shall may be reimbursed for these expenses from
69.23 receipts from card playing activities regulated by the commission.

69.24 Sec. 86. Minnesota Statutes 2020, section 240.24, subdivision 3, is amended to read:

Subd. 3. Fees. The commission shall establish by rule a fee or schedule of fees that may
<u>be used</u> to recover the costs of medical testing of horses running at racetracks licensed by
the commission. Fees charged for the testing of horses shall cover the cost of the medical
testing laboratory. Fee receipts shall be deposited in the state treasury and credited to the
racing reimbursement account.

69.30 Sec. 87. Minnesota Statutes 2020, section 240.30, subdivision 5, is amended to read:
69.31 Subd. 5. Limitation. (a) The commission shall not authorize a licensee to operate a card

69.32 club if the licensee has not conducted at least 50 days of live racing at a class A facility

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within the past 12 months or during the preceding calendar year unless the commission 70.1 authorizes a shorter period because of as a result of an epidemic, natural disaster, flood, 70.2 war, or other circumstances beyond the licensee's control that made conducting 50 days of 70.3 live racing untenable for either public or equine health, welfare, or safety. 70.4 (b) Any authorization by the commission for a shorter period under paragraph (a), must 70.5 be approved in writing by the horsepersons' organization representing the majority of 70.6 horsepersons racing the breed racing the majority of races at the licensee's class A facility 70.7 during the preceding 12 months. 70.8 Sec. 88. Minnesota Statutes 2020, section 297E.021, subdivision 3, is amended to read: 70.9 Subd. 3. Available revenues. For purposes of this section, "available revenues" equals 70.10 the amount determined under subdivision 2, plus up to \$20,000,000 each fiscal year from 70.11 the taxes imposed under section 290.06, subdivision 1: 70.12 (1) reduced by the following amounts paid for the fiscal year under: 70.13 (i) the appropriation to principal and interest on appropriation bonds under section 70.14 16A.965, subdivision 8; 70.15 (ii) the appropriation from the general fund to make operating expense payments under 70.16 section 473J.13, subdivision 2, paragraph (b); 70.17 (iii) the appropriation for contributions to the capital reserve fund under section 473J.13, 70.18 subdivision 4, paragraph (c); 70.19 (iv) the appropriations under Laws 2012, chapter 299, article 4, for administration and 70.20 any successor appropriation; 70.21 (v) the reduction in revenues resulting from the sales tax exemptions under section 70.22 297A.71, subdivision 43; 70.23 (vi) reimbursements authorized by section 473J.15, subdivision 2, paragraph (d); 70.24 (vii) the compulsive gambling appropriations under section 297E.02, subdivision 3, 70.25 paragraph (c), and any successor appropriation; and 70.26 (viii) the appropriation for the city of St. Paul under section 16A.726, paragraph (c); and 70.27 (2) increased by the revenue deposited in the general fund under section 297A.994, 70.28 subdivision 4, clauses (1) to (3), for the fiscal year. 70.29

- 71.1 Sec. 89. Minnesota Statutes 2020, section 297E.021, is amended by adding a subdivision
  71.2 to read:
- 71.3Subd. 3a. Revenue dedication. If the commissioner of management and budget71.4determines that the available revenues determined under subdivision 2 are insufficient, the71.5commissioner may add up to \$20,000,000 each fiscal year from the taxes imposed under71.6section 290.06, subdivision 1, to the available revenues under subdivision 3. The71.7commissioner must notify the chairs and ranking minority members of the house of71.8representatives Ways and Means Committee and the senate Finance Committee at least 1571.9days prior to increasing the available revenue under subdivision 3.
- 71.10 Sec. 90. Minnesota Statutes 2020, section 297E.021, subdivision 4, is amended to read:
- Subd. 4. Appropriation; general reserve account. To the extent the commissioner 71.11 determines that revenues are available under subdivision subdivisions 3 and 3a for the fiscal 71.12 year, those amounts are appropriated from the general fund for deposit in a general reserve 71.13 account established by order of the commissioner of management and budget. Amounts in 71.14 this reserve are appropriated as necessary for application against any shortfall in the amounts 71.15 deposited to the general fund under section 297A.994 or, after consultation with the 71.16 Legislative Commission on Planning and Fiscal Policy, amounts in this reserve are 71.17 appropriated to the commissioner of management and budget for other uses related to the 71.18 71.19 stadium authorized under section 473J.03, subdivision 8, that the commissioner deems financially prudent including but not limited to reimbursements for capital and operating 71.20 costs relating to the stadium, refundings, and prepayment of debt. In no event, shall available 71.21 revenues be pledged, nor shall the appropriations of available revenues made by this section 71.22 constitute a pledge of available revenues as security for the prepayment of principal and 71.23 interest on the appropriation bonds under section 16A.965. 71.24
- 71.25 Sec. 91. Minnesota Statutes 2020, section 349.151, subdivision 2, is amended to read:
- Subd. 2. Membership. (a) The board consists of seven members, as follows: (1) five
  members appointed by the governor; (2) one member appointed by the commissioner of
  public safety; and (3) one member appointed by the attorney general.
- (b) All appointments under this subdivision are with the advice and consent of the senate.
- 71.30 (c) After expiration of the initial terms, Appointments are for four years. A member may
- 71.31 continue holding office until a successor is appointed unless, prior to the expiration of the
- 71.32 member's term, the appointing authority notifies the board that a member's appointment
- 71.33 <u>may not be extended.</u>

- (d) The board shall select one of its members to serve as chair. No more than three 72.1 members appointed by the governor under this subdivision may belong to the same political 72.2 72.3 party. **EFFECTIVE DATE.** This section is effective the day following final enactment. 72.4 Sec. 92. Minnesota Statutes 2020, section 349A.01, is amended by adding a subdivision 72.5 to read: 72.6 Subd. 14. Second chance drawing. "Second chance drawing" means a drawing in which 72.7 an eligible nonwinning lottery ticket is submitted to the lottery for entry into a drawing for 72.8 a chance to win a prize. 72.9 Sec. 93. Minnesota Statutes 2020, section 349A.08, subdivision 9, is amended to read: 72.10 Subd. 9. Privacy. (a) The phone number and street address of a winner of a lottery prize 72.11 is private data on individuals under chapter 13. 72.12 (b) Data on an individual, including name, physical and electronic address, and telephone 72.13 number, that are given to the lottery for direct marketing purposes are private data on 72.14 individuals as defined in section 13.02. For purposes of this subdivision, "direct marketing" 72.15 means marketing conducted by the lottery directly with the consumer. 72.16 72.17 (c) The name of the winner of a lottery prize that includes a cash payment greater than \$10,000, and the name of a winner of a second chance drawing prize that includes a cash 72.18 payment greater than \$10,000, are private data on individuals under chapter 13. 72.19 (d) The name of the winner of a lottery prize that is classified under paragraph (c) may 72.20 be made public if the winner provides written consent after the director has informed the 72.21 winner of the director's intended use of the winner's name. 72.22 **EFFECTIVE DATE.** This section is effective September 1, 2021. 72.23 Sec. 94. Minnesota Statutes 2020, section 353.27, subdivision 3c, is amended to read: 72.24 Subd. 3c. Former MERF members; member and employer contributions. (a) For 72.25 the period July 1, 2019, through December 31, 2031, the member contributions for former 72.26 members of the Minneapolis Employees Retirement Fund and by the former Minneapolis 72.27 Employees Retirement Fund-covered employing units are governed by this subdivision. 72.28
- (b) The member contribution for a public employee who was a member of the former
  Minneapolis Employees Retirement Fund on June 29, 2010, is 9.75 percent of the salary of
  the employee.

(c) The employer regular contribution with respect to a public employee who was a
member of the former Minneapolis Employees Retirement Fund on June 29, 2010, is 9.75
percent of the salary of the employee.

73.4 (d) The annual employer supplemental contribution is the employing unit's share of
73.5 \$\frac{\$21,000,000}{\$31,000,000}\$

(e) Each employing unit's share under paragraph (d) is the amount determined from an
allocation between each employing unit in the portion equal to the unit's employer
supplemental contribution paid or payable under Minnesota Statutes 2012, section 353.50,
during calendar year 2014.

(f) The employer supplemental contribution amount under paragraph (d) for calendar 73.10 year 2019 must be invoiced by the executive director of the Public Employees Retirement 73.11 Association by July 1, 2019. For subsequent calendar years, the employer supplemental 73.12 contribution under paragraph (d) must be invoiced on January 31 of each year. The employer 73.13 supplemental contribution is payable in two parts, with the first half payable on or before 73.14 July 31 and with the second half payable on or before December 15. Late payments are 73.15 payable with interest, compounded annually, at the applicable rate or rates specified in 73.16 section 356.59, subdivision 3, per month for each month or portion of a month that has 73.17 elapsed after the due date. 73.18

(g) The employer supplemental contribution under paragraph (d) terminates on December31, 2031.

73.21 Sec. 95. Minnesota Statutes 2020, section 353.505, is amended to read:

#### 73.22 **353.505 STATE CONTRIBUTIONS; FORMER MERF DIVISION.**

(a) On September 15, 2019, and annually thereafter, the state shall pay to the general
employees retirement plan of the Public Employees Retirement Association, with respect
to the former MERF division, \$16,000,000 \$6,000,000.

(b) State contributions under this section end on September 15, 2031.

(c) The commissioner of management and budget shall pay the contribution specified
in this section. The amount required is appropriated annually from the general fund to the
commissioner of management and budget.

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Sec. 96. Minnesota Statutes 2020, section 477A.03, subdivision 2b, is amended to read: 74.1 Subd. 2b. Counties. (a) For aids payable in 2018 and 2019, the total aid payable under 74.2 section 477A.0124, subdivision 3, is \$103,795,000, of which \$3,000,000 shall be allocated 74.3 as required under Laws 2014, chapter 150, article 4, section 6. For aids payable in 2020, 74.4 the total aid payable under section 477A.0124, subdivision 3, is \$116,795,000, of which 74.5 \$3,000,000 shall be allocated as required under Laws 2014, chapter 150, article 4, section 74.6 6. For aids payable in 2021 through 2024, the total aid payable under section 477A.0124, 74.7 74.8 subdivision 3, is \$118,795,000, of which \$3,000,000 shall be allocated as required under Laws 2014, chapter 150, article 4, section 6. For aids payable in 2025 and thereafter, the 74.9 total aid payable under section 477A.0124, subdivision 3, is \$115,795,000. Each calendar 74.10 year, \$500,000 of this appropriation shall be retained by the commissioner of revenue to 74.11 make reimbursements to the commissioner of management and budget for payments made 74.12 under section 611.27. The reimbursements shall be to defray the additional costs associated 74.13 with court-ordered counsel under section 611.27. Any retained amounts not used for 74.14 reimbursement in a year shall be included in the next distribution of county need aid that 74.15 is certified to the county auditors for the purpose of property tax reduction for the next taxes 74.16 payable year. 74.17

(b) For aids payable in 2018 and 2019, the total aid under section 477A.0124, subdivision 74.18 4, is \$130,873,444. For aids payable in 2020, the total aid under section 477A.0124, 74.19 subdivision 4, is \$143,873,444. For aids payable in 2021 and thereafter, the total aid under 74.20 section 477A.0124, subdivision 4, is \$145,873,444. The commissioner of revenue shall 74.21 transfer to the commissioner of management and budget Legislative Budget Office \$207,000 74.22 annually for the cost of preparation of local impact notes as required by section 3.987, and 74.23 other local government activities. The commissioner of revenue shall transfer to the 74.24 commissioner of education \$7,000 annually for the cost of preparation of local impact notes 74.25 for school districts as required by section 3.987. The commissioner of revenue shall deduct 74.26 the amounts transferred under this paragraph from the appropriation under this paragraph. 74.27 The amounts transferred are appropriated to the commissioner of management and budget 74.28 74.29 and the commissioner of education respectively.

74.30 Sec. 97. Minnesota Statutes 2020, section 645.071, is amended to read:

74.31

645.071 STANDARD OF TIME.

Every mention of, or reference to, any hour or time in any law, during any period of the
year, is to be construed with reference to and in accordance with the standard time or

advanced standard time provided by federal law. No department of the state government

- and no county, city or town shall employ, during any period of the year, any other time, or
- adopt any ordinance or order providing for the use, during any period of the year, of any
- 75.3 other time than the federal <del>standard time or</del> advanced standard time.
- 75.4 **EFFECTIVE DATE.** This section is effective upon the first commencement of advanced
- 75.5 standard time, also known as daylight saving time, following enactment of an amendment
- 75.6 to United States Code, title 15, section 260a, or another applicable law, which authorizes
- 75.7 states to observe advanced standard time year-round.

#### 75.8 Sec. 98. FEDERAL FUNDS; SUSPENSION OF STATUTORY APPROPRIATION.

- 75.9 Notwithstanding Minnesota Statutes, sections 3.3005 and 4.07, or any other appropriation
- 75.10 of federal funds, any federal funds received by the state of Minnesota for COVID-19 between
- 75.11 March 1, 2021, and June 30, 2022, must not be spent except pursuant to a direct appropriation
- 75.12 by law. This section does not apply to appropriations of federal funds under Laws 2020,
- 75.13 Seventh Special Session chapter 2, article 7.
- 75.14 **EFFECTIVE DATE.** This section is effective the day following final enactment and
- applies to all federal funds received between March 1, 2021, and June 30, 2022.

# 75.16 Sec. 99. <u>VIOLATION OF EXECUTIVE ORDERS DURING A PEACETIME</u> 75.17 EMERGENCY.

- 75.18 Notwithstanding any other law to the contrary, no board or agency, including agencies
- 75.19 that issue licenses, may impose additional penalties on a business for a violation of an
- 75.20 executive order issued in response to the spread of COVID-19, pursuant to Minnesota
- 75.21 Statutes, section 12.21 or 12.31, beyond the penalties imposed by the executive orders.
- 75.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### 75.23 Sec. 100. <u>REDUCTION IN APPROPRIATIONS FOR UNFILLED POSITIONS.</u>

- 75.24 Subdivision 1. **Reduction required.** The general fund and nongeneral fund appropriations
- to an executive branch state agency for agency operations for the biennium ending June 30,
- 75.26 2023, are reduced by the amount for salary and benefits savings that results from any
- positions that have not been filled within 180 days of the initial posting of the position.
- 75.28 "Agency" as used in this section has the meaning given in Minnesota Statutes, section
- 75.29 <u>16A.011</u>, subdivision 12a, but does not include Minnesota State Colleges and Universities.
- This section applies only to positions that are posted in fiscal years 2021, 2022, and 2023.
- 75.31 <u>Reductions made under this subdivision must be reflected as reductions in agency base</u>
- 75.32 budgets for fiscal years 2024 and 2025. This section does not apply to:

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76.1	(1) any position within the De	epartment of Public Safe	ety;	
76.2	(2) any position that requires	law enforcement trainin	ig; or	
76.3	(3) any other public safety po	sition.		
76.4	Subd. 2. Reporting. The com	missioner of manageme	ent and budget m	ust report to the
76.5	chairs and ranking minority mem	bers of the senate and th	e house of repres	entatives finance
76.6	committees regarding the amount	t of reductions in spend	ing by each agen	cy under this
76.7	section.			
76.8	Sec. 101. OBSOLETE RULES		SCRIBE CURR	ENT GRANTS
76.9	OF RULEMAKING AUTHOR	<u>ITY.</u>		
76.10	(a) As part of its obsolete rule	s report due December	1, 2021, each age	ency must list all
76.11	current grants of rulemaking auth	ority provided to the ag	ency by law. The	list must include
76.12	a citation to the applicable law, a	citation to any current 1	ules adopted und	ler the authority
76.13	provided by that law, and describ	e, in the agency's view,	whether the gran	t of authority
76.14	complies with the provisions of M	innesota Statutes, sectio	n 14.05, subdivis	ion 1, that permit
76.15	adoption of rules only under a spe	cific grant of rulemakin	g authority. A gra	int of rulemaking
76.16	authority is presumed invalid for	purposes of adopting fu	ture rules if the a	authority is not
76.17	cited in the report required by thi	s section.		
76.18	(b) The requirements of this s	ection are in addition to	the ongoing requ	uirements for the
76.19	obsolete rules report provided by	Minnesota Statutes, see	ction 14.05, subd	ivision 5.
		ENITO AND DIDOT M		
76.20	Sec. 102. FIRST APPOINTM		LETING OF LI	EGISLATIVE
76.21	COMMISSION ON CYBERSE	<u>CURITY.</u>		
76.22	Subdivision 1. First appoints	<b>ments.</b> Appointing auth	orities must make	<u>e initial</u>
76.23	appointments to the Legislative C	Commission on Cyberse	curity within 60	days after final
76.24	enactment. These members serve	a term that expires on a	appointment of a	successor after
76.25	the start of the next regular session	on of the legislature in 2	023.	
76.26	Subd. 2. First meeting. The r	najority leader of the se	nate shall design	ate one senate
76.27	member of the Legislative Comm	ission on Cybersecurity	under Minnesota	Statutes, section
76.28	3.888, to convene the first meetin	g within 105 days after	final enactment.	The commission
76.29	must select a chair from among the	he senate members at th	e first meeting.	
76.30	Subd. 3. Meetings in 2021. N	otwithstanding Minnes	ota Statutes, sect	ion 3.888 <u>,</u>
76.31	subdivision 5, the commission m	ust meet at least twice i	n 2021.	
	Article 2 Sec. 102.	76		

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77.1	EFFECTIVE DATE. This s	ection is effective the da	y following final	enactment.
77.2	Sec. 103. DESIGNATION AN	ND SALE OF SURPLU	S STATE-OWN	ED REAL
77.3	PROPERTY; ST. PAUL.			
77.4	(a) For purposes of this act, "	L'Orient Street property'	' means the real p	property located
77.5	at 1415 L'Orient Street in the cit	y of St. Paul that was acc	quired by the state	e using money
77.6	appropriated from the COVID-1	9 Minnesota fund in acco	ordance with the	Legislative
77.7	COVID-19 Response Commission	on, Action Order number	r 13, signed by th	e commissioner
77.8	of management and budget May	7, 2020.		
77.9	(b) The commissioner of adm	ninistration must designa	te the L'Orient St	treet property as
77.10	surplus and dispose of the propert	ty in accordance with Mir	nnesota Statutes, s	sections 16B.281
77.11	to 16B.287.			
77.12	EFFECTIVE DATE. This s	ection is effective the da	y following final	enactment.
77.13	Sec. 104. <u><b>REQUIRING REP</b></u> A	AIR AND RETURN OF	F COLUMBUS S	STATUE.
77.14	The commissioner of admini	stration shall repair the s	tatue of Christop	her Columbus
77.15	and its pedestal that was illegally	removed from its place	on the Capitol g	rounds in the
77.16	summer of 2020. Notwithstanding	ng any process in law for	approving the in	stallation of
77.17	memorials or artwork on the Cap	oitol grounds, the commis	ssioner must reins	stall the statue in
77.18	its former location on the Capito	l grounds on the same pe	edestal with the sa	ame signage as
77.19	before its removal.			
77.20	Sec. 105. CONDITIONAL R	EPEALER.		
77.21	The commissioner of manage	ment and budget shall re	port within 30 day	vs that the bonds
77.22	under Minnesota Statutes, sectio			
77.23	of statutes.	,		
77.24	Sec. 106. TRANSFER FROM	THE BOARD OF COS	METOLOGIST	EXAMINERS
77.25	TO COMMISSIONER OF HE	CALTH.		
77.26	Minnesota Statutes, section 1	5.039, applies to the trar	nsfer of responsib	vilities from the
77.27	Board of Cosmetologist Examin	ers to the commissioner	of health, except	that the position
77.28	of executive director of the Boar	d of Cosmetologist Exar	niners is not trans	sferred.

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78.1	Sec. 107. EMERGENCY CONTRACTS; LEGISLATIVE REPORTS REQUIRED.
78.2	Within 30 days after executing a contract pursuant to authority granted by law to manage
78.3	a declared peacetime emergency, the commissioner of administration must submit a report
78.4	to the speaker of the house, the president of the senate, and the chairs and ranking minority
78.5	members of the committees of the legislature with jurisdiction over state government finance
78.6	listing the subject and general purpose of the contract, the name of each vendor or party,
78.7	and the total contract value.
78.8	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment. Within
78.9	30 days of the effective date of this section, the commissioner must submit a report listing
78.10	all applicable contracts executed during the peacetime emergency declared in response to
78.11	the COVID-19 infectious disease outbreak, regardless of the date the contracts were executed.
78.12	Sec. 108. LEGISLATIVE AUDITOR; COMPREHENSIVE REVIEW OF COVID-19
78.12	RESPONSE.
/0.15	
78.14	The legislative auditor is requested to conduct a special review of the state's response
78.15	to the infectious disease known as COVID-19. If conducted, the review must be designed
78.16	as a comprehensive analysis of all major aspects of the state's response, including programs
78.17	to provide testing, vaccination, and public outreach; contracting and other state purchasing
78.18	necessary to facilitate the response or to provide public services; and the methodology used
78.19	in modeling and forecasting the course of the outbreak. For each program, service, or activity,
78.20	the review must consider whether it was efficiently and successfully implemented to achieve
78.21	its intended outcome. If a program, service, or activity was not efficiently or successfully
78.22	implemented, the review may make recommendations for process improvements to facilitate
78.23	the state's response to future infectious disease outbreaks.
78.24	Sec. 109. REVISOR INSTRUCTION.
78.25	Subdivision 1. MN.IT. The revisor of statutes shall change "Office of MN.IT Services"
78.26	to "Minnesota Department of Information Technology Services" wherever it appears in

78.27 Minnesota Statutes.

Subd. 2. Contested case procedures. By January 15, 2022, the revisor of statutes shall
present a bill to the legislature to make the conforming statutory changes to incorporate the
contested case procedures under section 27.

78.31 Subd. 3. Cosmetology. The revisor of statutes shall change the terms "board" and
 78.32 "executive secretary of the board" to "commissioner of health" or "commissioner" wherever

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79.1	those terms appear in Minnesota	Statutes, chapter 155A,	and in Minnesot	a Rules adopted
79.2	by the Board of Cosmetologist E	Examiners.		
79.3	Subd. 4. Enterprise fleet. Th	ne revisor of statutes shal	ll change "central	l motor pool" to
79.4	"enterprise fleet" wherever it app	pears in Minnesota Statu	tes.	
79.5	Sec. 110. <u>REPEALER.</u>			
79.6	(a) Minnesota Statutes 2020,	section 3.972, subdivisio	ons 2c and 2d, ar	e repealed.
79.7	(b) Minnesota Statutes 2020,	sections 16E.0466, subc	livision 1; 16E.0:	5, subdivision 3;
79.8	16E.071; and 16E.145, are repea	lled.		
79.9	(c) Minnesota Statutes 2020,	section 155A.23, subdiv	vision 2, is repeal	ed.
79.10		ARTICLE 3		
79.11		CAMPAIGN FINANC	E	
79.12	Section 1. Minnesota Statutes	2020, section 10A.01, su	bdivision 26, is a	mended to read:
79.13	Subd. 26. Noncampaign dis	<b>bursement.</b> (a) "Noncan	npaign disbursen	nent" means a
79.14	purchase or payment of money o	r anything of value made	, or an advance o	f credit incurred,
79.15	or a donation in kind received, by	y a principal campaign co	ommittee for any	of the following
79.16	purposes:			
79.17	(1) payment for accounting a	nd legal services;		
79.18	(2) return of a contribution to	the source;		
79.19	(3) repayment of a loan made	e to the principal campaig	gn committee by	that committee;
79.20	(4) return of a public subsidy	;		
79.21	(5) payment for food, bevera	ges, and necessary utens	ils and supplies,	entertainment,
79.22	and facility rental for a fund-rais	ing event;		
79.23	(6) services for a constituent	by a member of the legis	slature or a const	itutional officer
79.24	in the executive branch as provid	ded in section 10A.173, s	subdivision 1;	
79.25	(7) payment for food and bev	verages consumed by a ca	andidate or volur	nteers while they
79.26	are engaged in campaign activiti	es;		
79.27	(8) payment for food or a bev	verage consumed while a	attending a recept	tion or meeting
79.28	directly related to legislative dut	ies;		

80.1	(9) payment of expenses incurred by elected or appointed leaders of a legislative caucus
80.2	in carrying out their leadership responsibilities;
80.3	(10) payment by a principal campaign committee of the candidate's expenses for serving
80.4	in public office, other than for personal uses;
80.5	(11) costs of child care for the candidate's children when campaigning;
80.6	(12) fees paid to attend a campaign school;
80.7	(13) costs of a postelection party during the election year when a candidate's name will
80.8	no longer appear on a ballot or the general election is concluded, whichever occurs first;
80.9	(14) interest on loans paid by a principal campaign committee on outstanding loans;
80.10	(15) filing fees;
80.11	(16) post-general election holiday or seasonal cards, thank-you notes, or advertisements
80.12	in the news media mailed or published prior to the end of the election cycle;
80.13	(17) the cost of campaign material purchased to replace defective campaign material, if
80.14	the defective material is destroyed without being used;
80.15	(18) contributions to a party unit;
80.16	(19) payments for funeral gifts or memorials;
80.17	(20) the cost of a magnet less than six inches in diameter containing legislator contact
80.18	information and distributed to constituents;
80.19	(21) costs associated with a candidate attending a political party state or national
80.20	convention in this state;
80.21	(22) other purchases or payments specified in board rules or advisory opinions as being
80.22	for any purpose other than to influence the nomination or election of a candidate or to
80.23	promote or defeat a ballot question;
80.24	(23) costs paid to a third party for processing contributions made by a credit card, debit
80.25	card, or electronic check;
80.26	(24) a contribution to a fund established to support a candidate's participation in a recount
80.27	of ballots affecting that candidate's election;
80.28	(25) costs paid by a candidate's principal campaign committee for a single reception
80.29	given in honor of the candidate's retirement from public office after the filing period for
80.30	affidavits of candidacy for that office has closed;

SGS UEH1952-1 (26) a donation from a terminating principal campaign committee to the state general 81.1 fund; and 81.2 (27) a donation from a terminating principal campaign committee to a county obligated 81.3 to incur special election expenses due to that candidate's resignation from state office; and 81.4 (28) during a period starting January 1 in the year following a general election and ending 81.5 on December 31 of the year of general election, total payments of up to \$3,000 for security 81.6 expenses for a candidate, including home security hardware, maintenance of home security 81.7 hardware, identity theft monitoring services, and credit monitoring services. 81.8 (b) The board must determine whether an activity involves a noncampaign disbursement 81.9 within the meaning of this subdivision. 81.10 (c) A noncampaign disbursement is considered to be made in the year in which the 81.11 candidate made the purchase of goods or services or incurred an obligation to pay for goods 81.12 or services. 81.13 EFFECTIVE DATE. This section is effective the day following final enactment and 81.14 applies to payments made on or after January 1, 2021. 81.15 Sec. 2. Minnesota Statutes 2020, section 10A.01, subdivision 35, is amended to read: 81.16 Subd. 35. Public official. "Public official" means any: 81.17 (1) member of the legislature; 81.18 (2) individual employed by the legislature as secretary of the senate, legislative auditor, 81.19 director of the Legislative Budget Office, chief clerk of the house of representatives, revisor 81.20

of statutes, or researcher, legislative analyst, fiscal analyst, or attorney in the Office of 81.21

Senate Counsel, Research and Fiscal Analysis, House Research, or the House Fiscal Analysis 81.22 Department; 81.23

(3) constitutional officer in the executive branch and the officer's chief administrative 81.24 deputy; 81.25

(4) solicitor general or deputy, assistant, or special assistant attorney general; 81.26

(5) commissioner, deputy commissioner, or assistant commissioner of any state 81.27 81.28 department or agency as listed in section 15.01 or 15.06, or the state chief information officer; 81.29

- (6) member, chief administrative officer, or deputy chief administrative officer of a state
  board or commission that has either the power to adopt, amend, or repeal rules under chapter
- 14, or the power to adjudicate contested cases or appeals under chapter 14;
- (7) individual employed in the executive branch who is authorized to adopt, amend, or
  repeal rules under chapter 14 or adjudicate contested cases under chapter 14;
- 82.6 (8) executive director of the State Board of Investment;
- 82.7 (9) deputy of any official listed in clauses (7) and (8);
- 82.8 (10) judge of the Workers' Compensation Court of Appeals;
- 82.9 (11) administrative law judge or compensation judge in the State Office of Administrative
- 82.10 Hearings or unemployment law judge in the Department of Employment and Economic82.11 Development;
- 82.12 (12) member, regional administrator, division director, general counsel, or operations
  82.13 manager of the Metropolitan Council;
- 82.14 (13) member or chief administrator of a metropolitan agency;
- (14) director of the Division of Alcohol and Gambling Enforcement in the Departmentof Public Safety;
- 82.17 (15) member or executive director of the Higher Education Facilities Authority;
- 82.18 (16) member of the board of directors or president of Enterprise Minnesota, Inc.;
- 82.19 (17) member of the board of directors or executive director of the Minnesota State High82.20 School League;
- (18) member of the Minnesota Ballpark Authority established in section 473.755;
- 82.22 (19) citizen member of the Legislative-Citizen Commission on Minnesota Resources;
- (20) manager of a watershed district, or member of a watershed management organization
  as defined under section 103B.205, subdivision 13;
- 82.25 (21) supervisor of a soil and water conservation district;
- 82.26 (22) director of Explore Minnesota Tourism;
- 82.27 (23) citizen member of the Lessard-Sams Outdoor Heritage Council established in section
  82.28 97A.056;
- 82.29 (24) citizen member of the Clean Water Council established in section 114D.30;

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83.1	(25) member or chief executiv	e of the Minnesota Spor	ts Facilities Auth	ority established
83.2	in section 473J.07;			
83.3	(26) district court judge, appe	als court judge, or supre	eme court justice;	
83.4	(27) county commissioner;			
83.5	(28) member of the Greater N	Iinnesota Regional Park	s and Trails Com	mission; <del>or</del>
83.6	(29) member of the Destination	n Medical Center Corpor	ation established	in section 469.41
83.7	- <u>; or</u>			
83.8	(30) chancellor or member of	the Board of Trustees o	f the Minnesota S	State Colleges
83.9	and Universities.			
83.10	Sec. 3. Minnesota Statutes 2020	), section 10A.09, subdi	vision 1, is amen	ded to read:
83.11	Subdivision 1. Time for filing	<b>g.</b> An individual must fil	e a statement of e	conomic interest
83.12	with the board:			
83.13	(1) within 60 days of acceptin	g employment as a pub	lic official or a lo	cal official in a
83.14	metropolitan governmental unit;			
83.15	(2) within 60 days of assumin	g office as a district cou	rt judge, appeals	court judge,
83.16	supreme court justice, or county of	commissioner;		
83.17	(3) within 14 days after filing a	an affidavit of candidacy	or petition to app	pear on the ballot
83.18	for an elective state constitutional	l or legislative office or	an elective local	office in a
83.19	metropolitan governmental unit c	other than county comm	issioner;	
83.20	(4) in the case of a public offic	cial requiring the advice	and consent of the	he senate, within
83.21	14 days after undertaking the dut	ies of office; or		
83.22	(5) in the case of members of	the Minnesota Racing O	Commission, the	director of the
83.23	Minnesota Racing Commission, c	hief of security, medical	officer, inspector	of pari-mutuels,
83.24	and stewards employed or approv	ved by the commission of	or persons who fu	Ifill those duties
83.25	under contract, within 60 days of	accepting or assuming	duties.	
83.26	Sec. 4. Minnesota Statutes 2020	), section 10A.09, subdi	vision 2, is amen	ded to read:
83.27	Subd. 2. Notice to board. The	e secretary of state or the	e appropriate cou	nty auditor, upon
83.28	receiving an affidavit of candidac	ey or petition to appear of	on the ballot from	n an individual
83.29	required by this section to file a s	tatement of economic in	nterest, and any o	fficial who
83.30	nominates or employs a public or	<del>·local</del> official required b	by this section to	file a statement

of economic interest, must notify the board of the name of the individual required to file a 84.1 statement and the date of the affidavit, petition, or nomination. 84.2

Sec. 5. Minnesota Statutes 2020, section 10A.09, subdivision 5, is amended to read: 84.3

Subd. 5. Form; general requirements. (a) A statement of economic interest required 84.4 by this section must be on a form prescribed by the board. The individual filing must provide 84.5 the following information: 84.6

(1) name, address, occupation, and principal place of business; 84.7

(2) the name of each associated business and the nature of that association; 84.8

(3) a listing of all real property within the state, excluding homestead property, in which 84.9 the individual holds: (i) a fee simple interest, a mortgage, a contract for deed as buyer or 84.10 seller, or an option to buy, whether direct or indirect, if the interest is valued in excess of 84.11 \$2,500; or (ii) an option to buy, if the property has a fair market value of more than \$50,000; 84.12

(4) a listing of all real property within the state in which a partnership of which the 84.13 individual is a member holds: (i) a fee simple interest, a mortgage, a contract for deed as 84.14 84.15 buyer or seller, or an option to buy, whether direct or indirect, if the individual's share of the partnership interest is valued in excess of \$2,500; or (ii) an option to buy, if the property 84.16 has a fair market value of more than \$50,000. A listing under this clause or clause (3) must 84.17 indicate the street address and the municipality or the section, township, range and 84.18 approximate acreage, whichever applies, and the county in which the property is located; 84.19

84.20 (5) a listing of any investments, ownership, or interests in property connected with pari-mutuel horse racing in the United States and Canada, including a racehorse, in which 84.21 the individual directly or indirectly holds a partial or full interest or an immediate family 84.22 member holds a partial or full interest; 84.23

(6) a listing of the principal business or professional activity category of each business 84.24 from which the individual receives more than \$250 in any month during the reporting period 84.25 as an employee, if the individual has an ownership interest of 25 percent or more in the 84.26 business; 84.27

(7) a listing of each principal business or professional activity category from which the 84.28 84.29 individual received compensation of more than \$2,500 in the past 12 months as an independent contractor; and 84.30

84.31 (8) a listing of the full name of each security with a value of more than \$10,000 owned in part or in full by the individual, at any time during the reporting period. 84.32

(b) The business or professional categories for purposes of paragraph (a), clauses (6)
and (7), must be the general topic headings used by the federal Internal Revenue Service
for purposes of reporting self-employment income on Schedule C. This paragraph does not
require an individual to report any specific code number from that schedule. Any additional
principal business or professional activity category may only be adopted if the category is

enacted by law.

(c) For the purpose of an original statement of economic interest, "compensation in any
 month" includes only compensation received in the calendar month immediately preceding
 the date of appointment as a public official or filing as a candidate.

(d) (c) For the purpose of calculating the amount of compensation received from any
single source in a single month, the amount shall include the total amount received from
the source during the month, whether or not the amount covers compensation for more than
one month.

85.14 (e)(d) For the purpose of determining the value of an individual's interest in real property, 85.15 the value of the property is the market value shown on the property tax statement.

(f) For the purpose of an original statement of economic interest, the individual shall
disclose only those real properties owned on the date of appointment as a public official or
filing as a candidate.

85.19 (g) (e) For the purpose of this section, "date of appointment" means the effective date
 85.20 of appointment to a position.

(h) (f) For the purpose of this section, "accepting employment as a public official" means the effective date of the appointment to the position, as stated in the appointing authority's notice to the board.

85.24 Sec. 6. Minnesota Statutes 2020, section 10A.09, is amended by adding a subdivision to85.25 read:

Subd. 5a. Original statement; reporting period. (a) An original statement of economic
 interest required under subdivision 1, clause (1), must cover the calendar month before the
 month in which the individual accepted employment as a public official or a local official
 in a metropolitan governmental unit.

(b) An original statement of economic interest required under subdivision 1, clauses (2),
(4), and (5), must cover the calendar month before the month in which the individual assumed
or undertook the duties of office.

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(c) An original statement of economic interest required under subdivision 1, clause (3),
 must cover the calendar month before the month in which the candidate filed the affidavit
 of candidacy.

86.4 Sec. 7. Minnesota Statutes 2020, section 10A.09, subdivision 6, is amended to read:

Subd. 6. Annual statement. (a) Each individual who is required to file a statement of 86.5 economic interest must also file an annual statement by the last Monday in January of each 86.6 year that the individual remains in office. The annual statement must cover the period 86.7 through December 31 of the year prior to the year when the statement is due. The annual 86.8 statement must include the amount of each honorarium in excess of \$50 \$250 received since 86.9 the previous statement and the name and address of the source of the honorarium. The board 86.10 must maintain each annual statement of economic interest submitted by an officeholder in 86.11 the same file with the statement submitted as a candidate. 86.12

(b) For the purpose of annual statements of economic interest to be filed, "compensation
in any month" includes compensation and honoraria received in any month between the
end of the period covered in the preceding statement of economic interest and the end of
the current period.

86.17 (e) (b) An individual must file the annual statement of economic interest required by 86.18 this subdivision to cover the period for which the individual served as a public official even 86.19 though at the time the statement was filed, the individual is no longer holding that office as 86.20 a public official.

(d) For the purpose of an annual statement of economic interest, the individual shall
disclose any real property owned at any time between the end of the period covered by the
preceding statement of economic interest and through the last day of the month preceding
the current filing or the last day of employment, if the individual is no longer a public
official.

Sec. 8. Minnesota Statutes 2020, section 10A.14, is amended by adding a subdivision toread:

Subd. 2a. Alternate contact information; form. (a) A candidate; treasurer of a political
committee, political fund, principal campaign committee, or party unit; or chair of a political
committee, principal campaign committee, or party unit may file a form with the board that
includes alternate contact information. If a form is filed, the form must include the following
information for the filer:

87.1 (1) name;

87.2 (2) political committee, political fund, principal campaign committee, or party unit; and
87.3 (3) alternate contact information.

(b) The board must only use the alternate contact information to contact the filer for the
 purposes of administering chapter 10A. Information collected pursuant to this subdivision
 is private data on individuals.

87.7 (c) For purposes of this subdivision, "alternate contact information" means an address,
87.8 phone number, or e-mail address that is different from the information provided on the form
87.9 required by subdivision 2.

87.10 **EFFECTIVE DATE.** This section is effective August 1, 2021.

87.11 Sec. 9. Minnesota Statutes 2020, section 10A.20, subdivision 13, is amended to read:

Subd. 13. Third-party reimbursement. An individual or association filing a report 87.12 disclosing an expenditure or noncampaign disbursement that must be reported and itemized 87.13 87.14 under subdivision 3, paragraph (g) (h) or (h) (m), that is a reimbursement to a third party 87.15 must report the purpose of each expenditure or disbursement for which the third party is being reimbursed. In the alternative, the reporting individual or association may report 87.16 individually each of the underlying expenditures being reimbursed. An expenditure or 87.17 disbursement is a reimbursement to a third party if it is for goods or services that were not 87.18 directly provided by the individual or association to whom the expenditure or disbursement 87.19 is made. Third-party reimbursements include payments to credit card companies and 87.20 reimbursement of individuals for expenses they have incurred. 87.21

87.22 Sec. 10. Minnesota Statutes 2020, section 10A.27, subdivision 13, is amended to read:

Subd. 13. Unregistered association limit; statement; penalty. (a) The treasurer of a 87.23 political committee, political fund, principal campaign committee, or party unit must not 87.24 accept a contribution of more than \$200 from an association not registered under this chapter 87.25 unless the contribution is accompanied by a written statement that meets the disclosure and 87.26 reporting period requirements imposed by section 10A.20. The statement may be a written 87.27 statement or a government website where the disclosure report for the unregistered association 87.28 may be viewed. This statement must be certified as true and correct by an officer of the 87.29 contributing association. The committee, fund, or party unit that accepts the contribution 87.30 must include a copy of the written statement or website with the report that discloses the 87.31 contribution to the board. 87.32

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(b) An unregistered association may provide the written statement required by this subdivision to no more than three committees, funds, or party units in a calendar year. Each statement must cover at least the 30 days immediately preceding and including the date on which the contribution was made. An unregistered association or an officer of it is subject to a civil penalty imposed by the board of up to \$1,000, if the association or its officer:

(1) fails to provide a written statement as required by this subdivision; or 88.6

(2) fails to register after giving the written statement required by this subdivision to more 88.7 than three committees, funds, or party units in a calendar year. 88.8

(c) The treasurer of a political committee, political fund, principal campaign committee, 88.9 or party unit who accepts a contribution in excess of \$200 from an unregistered association 88.10 without the required written disclosure statement is subject to a civil penalty up to four 88.11 88.12 times the amount in excess of \$200.

(d) This subdivision does not apply: 88.13

(1) when a national political party contributes money to its state committee; or 88.14

(2) when a federal committee of a major or minor political party registered with the 88.15

board gives an in-kind contribution to the federal committee's state central committee or a 88.16 party organization within a house of the state legislature; or 88.17

(2) (3) to purchases by candidates for federal office of tickets to events or space rental 88.18 at events held by party units in this state (i) if the geographical area represented by the party 88.19 unit includes any part of the geographical area of the office that the federal candidate is 88.20 seeking and (ii) the purchase price is not more than that paid by other attendees or renters 88.21 of similar spaces. 88.22

Sec. 11. Minnesota Statutes 2020, section 10A.275, subdivision 1, is amended to read: 88.23

Subdivision 1. Exceptions. Notwithstanding other provisions of this chapter, the 88.24 following expenditures by a party unit, or two or more party units acting together, with at 88.25 least one party unit being either: the state committee or the party organization within a 88.26 congressional district, county, or legislative district, are not considered contributions to or 88.27 expenditures on behalf of a candidate for the purposes of section 10A.25 or 10A.27 and 88.28 88.29 must not be allocated to candidates under section 10A.20, subdivision 3, paragraph (g) (h):

(1) expenditures on behalf of candidates of that party generally without referring to any 88.30 88.31 of them specifically in a published, posted, or broadcast advertisement;

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(2) expenditures for the preparation, display, mailing, or other distribution of an official
party sample ballot listing the names of three or more individuals whose names are to appear
on the ballot;

(3) expenditures for a telephone conversation including call, voice mail, text message,
 multimedia message, internet chat message, or e-mail when the communication includes
 the names of three or more individuals whose names are to appear on the ballot;

- (4) expenditures for a political party fund-raising effort on behalf of three or morecandidates; or
- 89.9

(5) expenditures for party committee staff services that benefit three or more candidates.

89.10 Sec. 12. Minnesota Statutes 2020, section 10A.31, subdivision 7, is amended to read:

Subd. 7. **Distribution of general account.** (a) As soon as the board has obtained the results of the primary election from the secretary of state, but no later than one week after certification of the primary results by the State Canvassing Board, the board must distribute the available money in the general account, as certified by the commissioner of revenue one week before the state primary and according to allocations set forth in subdivision 5, in equal amounts to all candidates of a major political party whose names are to appear on the ballot in the general election and who:

89.18 (1) have signed a spending limit agreement under section 10A.322;

(2) have filed the affidavit of contributions required by section 10A.323; and

(3) were opposed in either the primary election or the general election.

(b) If one or more candidates for an office are not eligible for the public subsidy, and

89.22 one or more candidates for the same office are eligible for the public subsidy, then the

89.23 amount of public subsidy that would have otherwise been paid to the ineligible candidate

89.24 or candidates must be equally distributed to the eligible candidate or candidates.

(b) (c) The public subsidy under this subdivision may not be paid in an amount that 89.25 would cause the sum of the public subsidy paid from the party account plus the public 89.26 subsidy paid from the general account to exceed 50 percent of the expenditure limit for the 89.27 candidate or 50 percent of the expenditure limit that would have applied to the candidate if 89.28 the candidate had not been freed from expenditure limits under section 10A.25, subdivision 89.29 10. Money from the general account not paid to a candidate because of the 50 percent limit 89.30 89.31 must be distributed equally among all other qualifying candidates for the same office until all have reached the 50 percent limit or the balance in the general account is exhausted. 89.32

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90.1 Sec. 13. Minnesota Statutes 2020, section 10A.323, is amended to read:

#### 90.2 **10A.323 AFFIDAVIT OF CONTRIBUTIONS.**

90.3 (a) In addition to the requirements of section 10A.322, to be eligible to receive a public
90.4 subsidy under section 10A.31 a candidate or the candidate's treasurer must:

90.5 (1) between January 1 of the previous year and the cutoff date for transactions included
90.6 in the report of receipts and expenditures due before the primary election, accumulate
90.7 contributions from individuals eligible to vote in this state in at least the amount indicated
90.8 for the office sought, counting only the first \$50 received from each contributor, excluding
90.9 in-kind contributions:

- 90.10 (i) candidates for governor and lieutenant governor running together, \$35,000;
- 90.11 (ii) candidates for attorney general, \$15,000;
- 90.12 (iii) candidates for secretary of state and state auditor, separately, \$6,000;
- 90.13 (iv) candidates for the senate, \$3,000; and
- 90.14 (v) candidates for the house of representatives, \$1,500;

90.15 (2) file an affidavit with the board stating that the principal campaign committee has 90.16 complied with this paragraph. The affidavit must state the total amount of contributions that 90.17 have been received from individuals eligible to vote in this state, excluding:

- 90.18 (i) the portion of any contribution in excess of \$50;
- 90.19 (ii) any in-kind contribution; and
- 90.20 (iii) any contribution for which the name and address of the contributor is not known90.21 and recorded; and

90.22 (3) submit the affidavit required by this section to the board in writing by the deadline
90.23 for reporting of receipts and expenditures before a primary under section 10A.20, subdivision
90.24 4 2.

(b) A candidate for a vacancy to be filled at a special election for which the filing period
does not coincide with the filing period for the general election must accumulate the
contributions specified in paragraph (a) and must submit the affidavit required by this section
to the board within five days after the close of the filing period for the special election for
which the candidate filed.

90.30 (c) Notwithstanding paragraphs (a) and (b), a candidate for a vacancy to be filled at a 90.31 special election called under section 204B.13, subdivision 2, paragraph (c), must accumulate

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91.1	the contributions specified in para	graph (a) and must sub	mit the affidavit	required by this
91.2	section to the board within 12 cale	endar days after the gen	eral election.	
91.3	(d) A candidate or the candidate	e's treasurer must be able	e to electronically	/ file the affidavit
91.4	required under this section in the	same manner as other re	eports required b	y this chapter.
91.5	The board must not require the ca	ndidate or candidate's t	reasurer to notar	ze the affidavit
91.6	of contribution.			
91.7	Sec. 14. REPEALER.			
91.8	Minnesota Statutes 2020, secti	ons 116O.03, subdivisio	on 9; and 116O.0	4, subdivision 3,
91.9	are repealed.			
91.10		ARTICLE 4		
91.11		ELECTIONS		
				TO .
91.12	Section 1. [5.385] USE OF PU	BLIC FUNDS; BALL	<u>OT QUESTION</u>	<u>IS.</u>
91.13	Notwithstanding section 10A.	52, paragraph (b), the se	ecretary of state	shall not spend,
91.14	or cause to be spent, any public fu	inds or use any other pu	blic resource wi	th the purpose of
91.15	promoting or defeating a ballot qu	estion at any time. The	secretary of state	shall not use the
91.16	inherent prestige of the office in a	ny manner that has the	effect of promot	ing or defeating
91.17	a ballot question. The secretary of	f state may spend public	e funds to provid	e impartial and
91.18	balanced information on ballot qu	estions that does not ha	we the effect of p	promoting or
91.19	defeating a ballot question. For pu	rposes of this section,	public funds mea	ins all general,
91.20	special, permanent, trust, and other	er funds, regardless of s	ource or purpose	, held or
91.21	administered by a government ent	tity.		
			TAUFSTIANS	<b>N</b>
91.22	Sec. 2. [10A.52] USE OF PUB	LIC FUNDS; BALLO	I QUESTIONS	<u>).</u>
91.23	(a) No public official shall spen	nd, or cause to be spent,	any public funds	s or use any other
91.24	public resource with the purpose of	of promoting or defeatin	g a ballot questio	on or in a manner
91.25	that has the effect of promoting or	r defeating a ballot ques	stion.	
91.26	(b) This prohibition only appli	es after final enactment	t of a legislative	act that places a
91.27	ballot question on the ballot.			
91.28	(c) For purposes of this section	, public funds means all	general, special,	permanent, trust,
91.29	and other funds, regardless of sou	rce or purpose, held or	administered by	a government
91.30	entity.			

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Sec. 3. Minnesota Statutes 2020, section 201.061, subdivision 1a, is amended to read: 92.1 Subd. 1a. Incomplete registration by mail. If the county auditor determines that a voter 92.2 who has submitted a voter registration application by mail has not previously voted in this 92.3 state for a federal office and has also not presented a document authorized for election day 92.4 registration in section 201.061, subdivision 3, to the county auditor, and the county auditor 92.5 is unable to verify the voter's driver's license, state identification, or last four digits of the 92.6 voter's Social Security number as provided by the voter on the voter registration application 92.7 whether the voter is eligible to vote, then the county auditor must notify the voter that the 92.8 registration is incomplete and to complete registration by using one of the following methods: 92.9 92.10 (1) presenting to the auditor submitting a completed voter registration application more than 20 days before the election a document authorized for election day registration in 92.11 section 201.061, subdivision 3; 92.12 (2) registering in person before or on election day; or 92.13 (3) if voting by absentee ballot or by mail, following election day registration procedures 92.14 for absentee voters as described in section 203B.04, subdivision 4; or 92.15 (4) providing proof of residence by any of the methods authorized for election day 92.16 registration in section 201.061, subdivision 3. 92.17 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 92.18 92.19 on or after that date. Sec. 4. Minnesota Statutes 2020, section 201.061, subdivision 3, is amended to read: 92.20

Subd. 3. Election day registration. (a) An individual who is eligible to vote may register
on election day by appearing in person at the polling place for the precinct in which the
individual maintains residence, by and completing a voter registration application, making
an oath in the form prescribed by the secretary of state and providing proof of residence.
An individual may prove residence for purposes of registering by:

- 92.26 (1) presenting a driver's license or Minnesota identification card issued pursuant to
   92.27 section 171.07;
- 92.28 (2) presenting any document approved by the secretary of state as proper identification;
- 92.29 (3) presenting one of the following:
- 92.30 (i) a current valid student identification card from a postsecondary educational institution
  92.31 in Minnesota, if a list of students from that institution has been prepared under section

- 93.1 135A.17 and certified to the county auditor in the manner provided in rules of the secretary
  93.2 of state; or
- 93.3 (ii) a current student fee statement that contains the student's valid address in the precinct
  93.4 together with a picture identification card; or

(4) having a voter who is registered to vote in the precinct, or an employee employed 93.5 by and working in a residential facility in the precinct and vouching for a resident in the 93.6 facility, sign an oath in the presence of the election judge vouching that the voter or employee 93.7 personally knows that the individual is a resident of the precinct. A voter who has been 93.8 vouched for on election day may not sign a proof of residence oath vouching for any other 93.9 individual on that election day. A voter who is registered to vote in the precinct may sign 93.10 up to eight proof-of-residence oaths on any election day. This limitation does not apply to 93.11 an employee of a residential facility described in this clause. The secretary of state shall 93.12 provide a form for election judges to use in recording the number of individuals for whom 93.13 a voter signs proof-of-residence oaths on election day. The form must include space for the 93.14 maximum number of individuals for whom a voter may sign proof-of-residence oaths. For 93.15 each proof-of-residence oath, the form must include a statement that the individual: (i) is 93.16 registered to vote in the precinet or is an employee of a residential facility in the precinet, 93.17 (ii) personally knows that the voter is a resident of the precinct, and (iii) is making the 93.18 statement on oath. The form must include a space for the voter's printed name, signature, 93.19 telephone number, and address. 93.20

93.21 The oath required by this subdivision and Minnesota Rules, part 8200.9939, must be
93.22 attached to the voter registration application.

93.23 (b) The operator of a residential facility shall prepare a list of the names of its employees
93.24 currently working in the residential facility and the address of the residential facility. The
93.25 operator shall certify the list and provide it to the appropriate county auditor no less than
93.26 20 days before each election for use in election day registration.

(c) "Residential facility" means transitional housing as defined in section 256E.33, 93.27 subdivision 1; a supervised living facility licensed by the commissioner of health under 93.28 section 144.50, subdivision 6; a nursing home as defined in section 144A.01, subdivision 93.29 5; a residence registered with the commissioner of health as a housing with services 93.30 93.31 establishment as defined in section 144D.01, subdivision 4; a veterans home operated by the board of directors of the Minnesota Veterans Homes under chapter 198; a residence 93.32 licensed by the commissioner of human services to provide a residential program as defined 93.33 in section 245A.02, subdivision 14; a residential facility for persons with a developmental 93.34

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disability licensed by the commissioner of human services under section 252.28; setting 94.1 authorized to provide housing support as defined in section 256I.03, subdivision 3; a shelter 94.2 for battered women as defined in section 611A.37, subdivision 4; or a supervised publicly 94.3 or privately operated shelter or dwelling designed to provide temporary living 94.4 accommodations for the homeless. 94.5 (d) For tribal band members, an individual may prove residence for purposes of 94.6 registering by: 94.7 (1) presenting an identification card issued by the tribal government of a tribe recognized 94.8 by the Bureau of Indian Affairs, United States Department of the Interior, that contains the 94.9 name, address, signature, and picture of the individual; or 94.10 (2) presenting an identification card issued by the tribal government of a tribe recognized 94.11 by the Bureau of Indian Affairs, United States Department of the Interior, that contains the 94.12 name, signature, and picture of the individual and also presenting one of the documents 94.13 listed in Minnesota Rules, part 8200.5100, subpart 2, item B. For purposes of registration 94.14 under this subdivision, the voter registration application must be printed on or affixed to a 94.15 provisional ballot envelope and contain the information required by section 201.071, 94.16 subdivision 1. The application may be completed using an electronic roster and then printed 94.17 and affixed to the provisional ballot envelope. An individual who registers on election day 94.18 is entitled to cast a provisional ballot pursuant to section 204C.135. 94.19 (e) (b) A county, school district, or municipality may require that an election judge 94.20

94.21 responsible for election day registration initial each completed registration application.

# 94.22 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 94.23 on or after that date.

94.24 Sec. 5. Minnesota Statutes 2020, section 201.061, subdivision 4, is amended to read:

Subd. 4. Registration by election judges; procedures. Registration at the polling place 94.25 on election day shall be conducted by the election judges. Before registering an individual 94.26 94.27 to vote at the polling place, the election judge must review any list of absentee election day registrants provided by the county auditor or municipal clerk to see if the person has already 94.28 voted by absentee ballot. If the person's name appears on the list, the election judge must 94.29 not allow the individual to register or to vote in the polling place. The election judge who 94.30 registers an individual at the polling place on election day shall not handle that voter's ballots 94.31 94.32 at any time prior to the opening of the ballot box after the voting ends. Registration applications and forms for oaths shall be available at each polling place. If an individual 94.33

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95.1 who registers on election day proves residence by oath of a registered voter, the form
95.2 containing the oath shall be attached to the individual's registration application. Registration
95.3 applications completed on election day shall be forwarded to the county auditor who shall
95.4 add the name of each voter to the registration system unless the information forwarded is
95.5 substantially deficient. A county auditor who finds an election day registration substantially
95.6 deficient shall give written notice to the individual whose registration is found deficient.
95.7 An election day registration shall not be found deficient solely because the individual who

95.8 provided proof of residence was ineligible to do so.

95.9 Sec. 6. Minnesota Statutes 2020, section 201.091, subdivision 4, is amended to read:

Subd. 4. Public information lists. (a) The county auditor shall make available for 95.10 inspection a public information list which must contain the name, address, year of birth, 95.11 and voting history of each registered voter in the county. The list must indicate each voter 95.12 whose status is challenged in the statewide voter registration system at the time the list was 95.13 95.14 prepared. For each voter, the list must include the history of each change in status and the date that the change to that status was made. The list must also include individuals that were 95.15 previously registered but were removed or made inactive in the statewide voter registration 95.16 system, and the reason for the removal or inactivation. 95.17

95.18 The list must not include the party choice of any voter who voted in a presidential
95.19 nomination primary. The telephone number must be included on the list if provided by the
95.20 voter. The public information list may also include information on voting districts.

95.21 (b) The county auditor may adopt reasonable rules governing access to the list. No individual inspecting the public information list shall tamper with or alter it in any manner. 95.22 No individual who inspects the public information list or who acquires a list of registered 95.23 voters prepared from the public information list may use any information contained in the 95.24 list for purposes unrelated to elections, political activities, or law enforcement. The secretary 95.25 of state may provide copies of the public information lists and other information from the 95.26 statewide registration system for uses related to elections, political activities, or in response 95.27 95.28 to a law enforcement inquiry from a public official concerning a failure to comply with any criminal statute or any state or local tax statute. 95.29

95.30 (c) Before inspecting the public information list or obtaining a list of voters or other 95.31 information from the list, the individual shall provide identification to the public official 95.32 having custody of the public information list and shall state in writing that any information 95.33 obtained from the list will not be used for purposes unrelated to elections, political activities, 95.34 or law enforcement. Requests to examine or obtain information from the public information

96.1 lists or the statewide registration system must be made and processed in the manner provided96.2 in the rules of the secretary of state.

96.3 (d) Upon receipt of a statement signed by the voter that withholding the voter's name
96.4 from the public information list is required for the safety of the voter or the voter's family,
96.5 the secretary of state and county auditor must withhold from the public information list the
96.6 name of a registered voter.

96.7 EFFECTIVE DATE. This section is effective July 1, 2021, and applies to public
 96.8 information lists created on or after that date. Information on status changes or individuals
 96.9 removed from the statewide voter registration system collected prior to July 1, 2021, must
 96.10 not be included on a public information list.

96.11 Sec. 7. Minnesota Statutes 2020, section 201.121, subdivision 1, is amended to read:

Subdivision 1. Entry of registration information. (a) At the time a voter registration 96.12 application is properly completed, submitted, and received in accordance with sections 96.13 201.061 and 201.071, the county auditor shall enter the information contained on it into the 96.14 statewide registration system. Voter registration applications completed before election day 96.15 96.16 must be entered into the statewide registration system within ten days after they have been submitted to the county auditor. Voter registration applications completed on election day 96.17 must be entered into the statewide registration system within 42 as soon as possible, but no 96.18 later than three days after the election, unless the county auditor notifies the secretary of 96.19 state before the deadline has expired that the deadline will not be met. Upon receipt of a 96.20 notification under this paragraph, the secretary of state must extend the deadline for that 96.21 county auditor by an additional 28 days. The secretary of state may waive a county's 96.22 obligations under this paragraph if, on good cause shown, the county demonstrates its 96.23 permanent inability to comply. 96.24

96.25 The secretary of state must post data on each county's compliance with this paragraph on
96.26 the secretary of state's website including, as applicable, the date each county fully complied
96.27 or the deadline by which a county's compliance must be complete.

(b) Upon receiving a completed voter registration application, the secretary of state may
electronically transmit the information on the application to the appropriate county auditor
as soon as possible for review by the county auditor before final entry into the statewide
registration system. The secretary of state may mail the voter registration application to the
county auditor.

97.1 (c) Within ten days after the county auditor has entered information from a voter
97.2 registration application into the statewide registration system, the secretary of state shall
97.3 compare the voter's name, date of birth, and driver's license number, state identification
97.4 number, or the last four digits of the Social Security number with the same information
97.5 contained in the Department of Public Safety database. For applications received on election
97.6 day, this must be completed within three days after the county auditor or municipal clerk
97.7 has entered the information into the statewide voter registration system.

(d) The secretary of state shall provide a report to the county auditor on a weekly basis
that includes a list of voters whose name, date of birth, or identification number have been
compared with the same information in the Department of Public Safety database and cannot
be verified as provided in this subdivision. The report must list separately those voters who
have submitted a voter registration application by mail and have not voted in a federal
election in this state. For the six days following an election, the secretary of state must
provide this report at least daily to county auditors and municipal clerks.

97.15 (e) The county auditor shall compile a list of voters for whom the county auditor and
97.16 the secretary of state are unable to conclude that information on the voter registration
97.17 application and the corresponding information in the Department of Public Safety database
97.18 relate to the same person.

97.19 (f) The county auditor shall send a notice of incomplete registration to any voter whose
97.20 name appears on the list and change the voter's status to "incomplete." A voter who receives
97.21 a notice of incomplete registration from the county auditor may either provide the information
97.22 required to complete the registration at least 21 days before the next election or at the polling
97.23 place on election day.

97.24 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections
 97.25 on or after that date.

97.26 Sec. 8. Minnesota Statutes 2020, section 201.121, subdivision 3, is amended to read:

Subd. 3. Postelection sampling. (a) Within ten days after an election, the county auditor 97.27 shall send the notice required by subdivision 2 to a random sampling of the individuals 97.28 registered on election day. The random sampling shall be determined in accordance with 97.29 97.30 the rules of the secretary of state. As soon as practicable after the election, the county auditor shall mail the notice required by subdivision 2 to all other individuals registered on election 97.31 day. If a notice is returned as not deliverable, the county auditor shall attempt to determine 97.32 the reason for the return. A county auditor who does not receive or obtain satisfactory proof 97.33 of an individual's eligibility to vote shall immediately notify the county attorney of all of 97.34

- 98.1 the relevant information. The By February 15 of each year, the county auditor must notify
  98.2 the secretary of state of the following information for each election held in the previous
  98.3 year by each precinct:
  98.4 (1) the total number of all notices that were returned as nondeliverable;
  98.5 (2) the total number of nondeliverable notices that the county auditor was able to
- 98.6 determine the reason for the return along with the reason for each return; and
- 98.7 (3) the total number of individuals for whom the county auditor does not receive or98.8 obtain satisfactory proof of an individual's eligibility to vote.
- (b) By March 1 of every <del>odd-numbered</del> year, the secretary of state shall report to the
  chair and ranking minority members of the legislative committees with jurisdiction over
  elections the following information for each election held in the previous year by each
  precinct and each county:
- 98.13 (1) the total number of all notices that were returned as nondeliverable;
- 98.14 (2) the total number of nondeliverable notices that a county auditor was able to determine98.15 the reason for the return along with the reason for each return; and
- 98.16 (3) the total number of individuals for whom the county auditor does not receive or98.17 obtain satisfactory proof of an individual's eligibility to vote.
- 98.18 Sec. 9. [201.146] NOTICE OF CHALLENGE; CONTEST.
- 98.19 Subdivision 1. Notice of challenge. No later than seven days after changing the status
- 98.20 of a registrant in the statewide voter registration system pursuant to section 201.13,
- 98.21 subdivision 1, 201.14, or 201.145, the county auditor or municipal clerk must mail a notice
- 98.22 to the registrant. The notice must include, at a minimum, the following information:
- 98.23 (1) a statement that the voter's status was challenged or that a challenge was removed;
- 98.24 (2) the reason for the change;
- 98.25 (3) a copy of the information provided by the state agency or court that was the basis
  98.26 for the change in status; and
- 98.27 (4) a description of the process to contest the change in status, as provided in subdivision
  98.28 2.
- 98.29Subd. 2. Contest. (a) An individual whose status was challenged in the statewide voter98.30registration system pursuant to section 201.13, subdivision 1, 201.14, or 201.145 has the
- 98.31 right to contest the challenge as provided in this section.

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99.1	(b) To contest the challenge, the individual must file a contest petition with the named
99.2	entity. The petition must state the basis for the contest and provide any supporting
99.3	documentation. The individual may request a review meeting as part of the petition. The
99.4	meeting may be conducted by interactive video technology. The petition must be in a form
99.5	prescribed by the secretary of state.
99.6	(c) No later than seven days after receiving the contest petition, the named entity must
99.7	review the contest petition and any supporting documentation, as well as the data provided
99.8	to the secretary of state. If the individual requested a review meeting, the named entity must
99.9	schedule a meeting with the individual within 14 days after receiving the contest petition.
99.10	(d) After reviewing the required data, and after the review meeting if one occurred, the
99.11	named entity must determine whether the data is accurate or should be changed. If the named
99.12	entity determines that no change to the data is required, the named entity must notify the
99.13	individual. If the named entity determines that the data must be changed, the named entity
99.14	must promptly notify the individual and the secretary of state. Upon receiving the changed
99.15	data from the named entity, the secretary of state must promptly remove the challenged
99.16	status. If an individual disagrees with the decision of the named entity, the individual may
99.17	appeal to the district court.
99.18	(e) For purposes of this section, "named entity" means the entity listed in the notice as
99.19	required by subdivision 1, clause (3).
99.20	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2021, and applies to individuals
99.21	who are challenged on or after that date, and applies to reports received by the secretary of
99.22	state on or after that date. The notices required by subdivision 1 must be sent to individuals
99.23	who are challenged in the statewide voter registration system pursuant to this section on or
99.24	after July 1, 2021.
99.25	Sec. 10. Minnesota Statutes 2020, section 201.225, subdivision 2, is amended to read:
99.26	Subd. 2. Technology requirements. An electronic roster must:

(1) be able to be loaded with a data file that includes voter registration data in a file 99.27 format prescribed by the secretary of state; 99.28

(2) allow for data to be exported in a file format prescribed by the secretary of state; 99.29

(3) allow for data to be entered manually or by scanning a Minnesota driver's license or 99.30

- identification card to locate a voter record or populate a voter registration application that 99.31
- would be printed and signed and dated by the voter. The printed registration application 99.32

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100.1 can be either a printed form, labels printed with voter information to be affixed to a preprinted
 100.2 form, or a combination of both and affixed to the provisional ballot envelope;

(4) allow an election judge to update data that was populated from a scanned driver's
license or identification card;

(5) cue an election judge to ask for and input data that is not populated from a scanned
driver's license or identification card that is otherwise required to be collected from the voter
or an election judge;

(6) immediately alert the election judge if the voter has provided information that indicatesthat the voter is not eligible to vote;

(7) immediately alert the election judge if the electronic roster indicates that a voter has
already voted in that precinct, the voter's registration status is challenged, or it appears the
voter resides in a different precinct;

(8) provide immediate instructions on how to resolve a particular type of challenge whena voter's record is challenged;

(9) provide for a printed voter signature certificate, containing the voter's name, address
of residence, date of birth, voter identification number, the oath required by section 204C.10,
and a space for the voter's original signature. The printed voter signature certificate can be
either a printed form or a label printed with the voter's information to be affixed to the oath;

(10) contain only preregistered voters within the precinct, and not contain preregistered
voter data on voters registered outside of the precinct;

(11) be only networked within the polling location on election day, except for the purposeof updating absentee ballot records;

(12) meet minimum security, reliability, and networking standards established by the
Office of the Secretary of State in consultation with the Office of MN.IT Services;

100.25 (13) be capable of providing a voter's correct polling place; and

(14) perform any other functions necessary for the efficient and secure administration
of the participating election, as determined by the secretary of state.

Electronic rosters used only for election day registration do not need to comply with clauses (1), (8), and (10). Electronic rosters used only for preregistered voter processing do not need to comply with clauses (4) and (5).

## 100.31 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 100.32 on or after that date.

Article 4 Sec. 10.

101.1 Sec. 11. Minnesota Statutes 2020, section 201.225, subdivision 5, is amended to read:

101.2Subd. 5. Election day. (a) Precincts may use electronic rosters for election day101.3registration, to process preregistered voters, or both. The printed election day registration101.4applications must be reviewed when electronic records are processed in the statewide voter101.5registration system. The election judges shall determine the number of ballots to be counted101.6by counting the number of original voter signature certificates or the number of voter receipts.

(b) Each precinct using electronic rosters shall have a paper backup system approved
by the secretary of state present at the polling place to use in the event that the election
judges are unable to use the electronic roster.

## 101.10 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 101.11 on or after that date.

101.12 Sec. 12. Minnesota Statutes 2020, section 203B.01, subdivision 3, is amended to read:

Subd. 3. Military. "Military" means the Army, Navy, Air Force, Marine Corps, Coast
Guard or Merchant Marine of the United States, all other uniformed services as defined in
United States Code, title 52, section 20310, and military forces as defined by section 190.05,

101.16 subdivision 3, or any eligible citizen of Minnesota enrolled as a student at the United States

101.17 Naval Academy, the United States Coast Guard Academy, the United States Merchant

101.18 Marine Academy, the United States Air Force Academy, or the United States Military

101.19 <u>Academy</u>.

101.20 Sec. 13. Minnesota Statutes 2020, section 203B.04, subdivision 1, is amended to read:

Subdivision 1. Application procedures. (a) Except as otherwise allowed by subdivision 101.21 2 or by section 203B.11, subdivision 4, an application for absentee ballots for any election 101.22 may be submitted at any time not less than one day before the day of that election. The 101.23 101.24 county auditor shall prepare absentee ballot application forms in the format provided by the secretary of state and shall furnish them to any person on request. By January 1 of each 101.25 even-numbered year, the secretary of state shall make the forms to be used available to 101.26 auditors through electronic means. An application submitted pursuant to this subdivision 101.27 shall be in writing. An application may be submitted in person, by electronic facsimile 101.28 device, by electronic mail, or by mail to: 101.29

(1) the county auditor of the county where the applicant maintains residence; or
(2) the municipal clerk of the municipality, or school district if applicable, where the
applicant maintains residence.

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For a federal, state, or county election, an absentee ballot application may alternatively be submitted electronically through a secure website that shall be maintained by the secretary of state for this purpose. Notwithstanding paragraph (b), the secretary of state must require applicants using the website to submit the applicant's e-mail address and verifiable Minnesota driver's license number, Minnesota state identification card number, or the last four digits of the applicant's Social Security number.

102.7 An application submitted electronically under this paragraph may only be transmitted to

102.8 the county auditor for processing if the secretary of state has verified the application

102.9 information matches the information in a government database associated with the applicant's

102.10 driver's license number, state identification card number, or Social Security number. The

102.11 secretary of state must review all unverifiable applications for evidence of suspicious activity

102.12 and must forward any such application to an appropriate law enforcement agency for

102.13 investigation.

(b) An application shall be approved if it is timely received, signed and dated by the
applicant, contains the applicant's name and residence and mailing addresses, date of birth,
and at least one of the following:

102.17 (1) the applicant's Minnesota driver's license number;

102.18 (2) Minnesota state identification card number;

102.19 (3) the last four digits of the applicant's Social Security number; or

102.20 (4) a statement that the applicant does not have any of these numbers.

102.21 (c) To be approved, the application must contain an oath that the information contained 102.22 on the form is accurate, that the applicant is applying on the applicant's own behalf, and 102.23 that the applicant is signing the form under penalty of perjury.

(d) An applicant's full date of birth, Minnesota driver's license or state identification 102.24 number, and the last four digits of the applicant's Social Security number must not be made 102.25 available for public inspection. An application may be submitted to the county auditor or 102.26 102.27 municipal clerk by an electronic facsimile device. An application mailed or returned in person to the county auditor or municipal clerk on behalf of a voter by a person other than 102.28 the voter must be deposited in the mail or returned in person to the county auditor or 102.29 municipal clerk within ten days after it has been dated by the voter and no later than six 102.30 days before the election. The absentee ballot applications or a list of persons applying for 102.31 an absentee ballot may not be made available for public inspection until the close of voting 102.32

103.1 on election day, except as authorized in section 203B.12, and must be available to the public

in the same manner as public information lists in section 201.091, subdivisions 4, 5, and 9.

(e) An application under this subdivision may contain an application under subdivision
5 to automatically receive an absentee ballot application.

103.5 Sec. 14. Minnesota Statutes 2020, section 203B.04, subdivision 4, is amended to read:

Subd. 4. Registration at time of application. An eligible voter who is not registered
to vote but who is otherwise eligible to vote by absentee ballot may register by including

103.8 <u>submitting a completed voter registration application with the absentee ballot. The individual</u>

103.9 shall present proof of residence as required by section 201.061, subdivision 3, to the

103.10 individual who witnesses the marking of the absentee ballots If the absentee ballot and voter

103.11 registration application are returned by mail, the voter registration must be placed into the

103.12 return envelope along with the signature envelope. A military voter, as defined in section

103.13 203B.01, may register in this manner if voting pursuant to sections 203B.04 to 203B.15, or

103.14 may register pursuant to sections 203B.16 to 203B.27.

# 103.15 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 103.16 on or after that date.

103.17 Sec. 15. Minnesota Statutes 2020, section 203B.07, subdivision 3, is amended to read:

Subd. 3. Eligibility certificate. A certificate of eligibility to vote by absentee ballot 103.18 shall be printed on the back of the return envelope. The certificate shall contain space for 103.19 the voter's Minnesota driver's license number, state identification number, or the last four 103.20 digits of the voter's Social Security number, or to indicate that the voter does not have one 103.21 of these numbers. The space must be designed to ensure that the voter provides the same 103.22 type of identification as provided on the voter's absentee ballot application for purposes of 103.23 comparison. The certificate must also contain a statement to be signed and sworn by the 103.24 voter indicating that the voter meets all of the requirements established by law for voting 103.25 by absentee ballot and space for a statement signed by a person who is registered to vote in 103.26 Minnesota or by a notary public or other individual authorized to administer oaths stating 103.27 that: 103.28

103.29 (1) the ballots were displayed to that individual unmarked; and

(2) the voter marked the ballots in that individual's presence without showing how they
were marked, or, if the voter was physically unable to mark them, that the voter directed
another individual to mark them; and

104.1 (3) if the voter was not previously registered, the voter has provided proof of residence
 104.2 as required by section 201.061, subdivision 3.

## 104.3 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 104.4 on or after that date.

104.5 Sec. 16. Minnesota Statutes 2020, section 203B.08, subdivision 3, is amended to read:

104.6 Subd. 3. **Procedures on receipt of ballots.** (a) When absentee ballots are returned to a

104.7 county auditor or municipal clerk, that official shall stamp or initial and date the return

104.8 envelope and. The county auditor must open the return envelope to determine if a voter

104.9 registration application is in the envelope. If a voter registration application is in the envelope,

104.10 the county auditor must remove the voter registration application. The county auditor must

104.11 reseal the return envelope, initial across the seal, and note that a voter registration application

104.12 was removed from the envelope. The county auditor must place it all return envelopes in a

104.13 secure location with other return envelopes received by that office. Except for voter

104.14 registration applications removed pursuant to this section, all contents of the return envelope

104.15 must remain in the return envelope until delivered to the ballot board.

(b) Within five days after receipt, the county auditor or municipal clerk shall deliver to
the ballot board all ballots received, except that during the 14 days immediately preceding
an election, the county auditor or municipal clerk shall deliver all ballots received to the
ballot board within three days. Ballots received on election day either (1) after 3:00 p.m.,
if delivered in person; or (2) after 8:00 p.m., if delivered by mail or a package delivery
service, shall be marked as received late by the county auditor or municipal clerk, and must
not be delivered to the ballot board.

104.23 (c) Upon removing the voter registration application as required by paragraph (a), the 104.24 county auditor must immediately process the voter registration application as provided in 104.25 section 201.121, subdivisions 1 and 2.

104.26 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections
 104.27 on or after that date.

Sec. 17. Minnesota Statutes 2020, section 203B.081, subdivision 1, is amended to read:
Subdivision 1. Location; timing. An eligible voter may vote by absentee ballot in the
office of the county auditor and at any other polling place designated by the county auditor
during the 46 days before the election, except as provided in this section. Any other polling
place designated by the county auditor pursuant to this section must be at a precinct polling

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<sup>105.1</sup> place designated pursuant to section 204B.16. Where the county auditor administers absentee

105.2 voting, all polling places must be open for in-person absentee voting for the entire absentee

105.3 voting period during the same days and hours as the office of the county auditor is open for

105.4 in-person absentee voting. Where a municipal clerk has been designated to administer

absentee voting pursuant to section 203B.05, all polling places designated within the

105.6 municipality must be open for in-person absentee voting for the entire absentee voting period

105.7 during the regular business hours for the municipal clerk's office.

105.8 Sec. 18. Minnesota Statutes 2020, section 203B.081, subdivision 2, is amended to read:

Subd. 2. **Town elections.** Voters casting absentee ballots in person for a town election held in March may do so during the 30 days before the election. The county auditor shall make such designations at least 14 weeks before the election. At least one voting booth in each polling place must be made available by the county auditor for this purpose. The county auditor must also make available at least one electronic ballot marker in each polling place that has implemented a voting system that is accessible for individuals with disabilities pursuant to section 206.57, subdivision 5.

105.16 Sec. 19. Minnesota Statutes 2020, section 203B.081, subdivision 3, is amended to read:

105.17 Subd. 3. Alternative procedure. (a) The county auditor may make available a ballot 105.18 counter and ballot box for use by <u>the preregistered</u> voters during the seven days before the 105.19 election. If a ballot counter and ballot box is provided, a voter must be given the option 105.20 either (1) to vote using the process provided in section 203B.08, subdivision 1, or (2) to 105.21 vote in the manner provided in this subdivision.

(b) If a voter chooses to vote in the manner provided in this subdivision, the voter must state the voter's name, address, and date of birth to the county auditor or municipal clerk. The voter shall sign a voter's certificate, which must include the voter's name, identification number, and the certification required by section 201.071, subdivision 1. The signature of an individual on the voter's certificate and the issuance of a ballot to the individual is evidence of the intent of the individual to vote at that election.

(c) After signing the voter's certificate, the voter shall be issued a ballot and immediately
retire to a voting station or other designated location in the polling place to mark the ballot.
The ballot must not be taken from the polling place. If the voter spoils the ballot, the voter
may return it to the election official in exchange for a new ballot. After completing the
ballot, the voter shall deposit the ballot into the ballot box.

106.1 (d) The election official must immediately record that the voter has voted in the manner106.2 provided in section 203B.121, subdivision 3.

(e) The election duties required by this subdivision must be performed by the countyauditor, municipal clerk, or a deputy of the auditor or clerk.

(f) If a person is not preregistered to vote, the person must not be allowed to cast an
 absentee ballot using the alternative procedure authorized by this subdivision.

## 106.7 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 106.8 on or after that date.

106.9 Sec. 20. Minnesota Statutes 2020, section 203B.12, subdivision 7, is amended to read:

106.10 Subd. 7. Names of persons; rejected absentee ballots. The names of voters who have 106.11 submitted an absentee ballot to the county auditor or municipal clerk that has not been 106.12 accepted may not be made available for public inspection until the close of voting on election 106.13 day.

106.14After the close of voting on election day, the lists must be available to the public in the106.15same manner as public information lists in section 201.091, subdivisions 4, 5, and 9.

106.16 Sec. 21. Minnesota Statutes 2020, section 203B.121, subdivision 2, is amended to read:

Subd. 2. Duties of ballot board; absentee ballots. (a) The members of the ballot board 106.17 shall take possession of all return signature envelopes delivered to them in accordance with 106.18 section 203B.08. Upon receipt from the county auditor, municipal clerk, or school district 106.19 clerk, two or more members of the ballot board shall examine each return signature envelope 106.20 and shall mark it accepted or rejected in the manner provided in this subdivision. Election 106.21 judges performing the duties in this section must be of different major political parties, 106.22 unless they are exempt from that requirement under section 205.075, subdivision 4, or 106.23 section 205A.10, subdivision 2. 106.24

106.25 (b) The members of the ballot board shall mark the <u>return signature</u> envelope "Accepted" 106.26 and initial or sign the <u>return signature</u> envelope below the word "Accepted" if a majority 106.27 of the members of the ballot board examining the envelope are satisfied that:

(1) the voter's name and address on the return signature envelope are the same as theinformation provided on the absentee ballot application;

106.30 (2) the voter signed the certification on the envelope;

(3) the voter's Minnesota driver's license, state identification number, or the last four
digits of the voter's Social Security number are the same as a number on the voter's absentee
ballot application or voter record. If the number does not match, the election judges must
compare the signature provided by the applicant to determine whether the ballots were
returned by the same person to whom they were transmitted;

107.6 (4) the voter is registered and eligible to vote in the precinct or has included a properly
 107.7 completed voter registration application in the return envelope;

107.8 (5) the certificate has been completed as prescribed in the directions for casting an107.9 absentee ballot; and

(6) the voter has not already voted at that election, either in person or, if it is after theclose of business on the seventh day before the election, by absentee ballot.

107.12 The <u>return signature</u> envelope from accepted ballots must be preserved and returned to 107.13 the county auditor.

107.14 (c)(1) If a majority of the members of the ballot board examining a <u>return signature</u> 107.15 envelope find that an absentee voter has failed to meet one of the requirements provided in 107.16 paragraph (b), they shall mark the <u>return signature</u> envelope "Rejected," initial or sign it 107.17 below the word "Rejected," list the reason for the rejection on the envelope, and return it 107.18 to the county auditor. There is no other reason for rejecting an absentee ballot beyond those 107.19 permitted by this section. Failure to place the ballot within the <u>security secrecy</u> envelope 107.20 before placing it in the outer white envelope is not a reason to reject an absentee ballot.

(2) If an envelope has been rejected at least five days before the election, the envelope
must remain sealed and the official in charge of the ballot board shall provide the voter with
a replacement absentee ballot and return signature envelope in place of the rejected ballot.

(3) If an envelope is rejected within five days of the election, the envelope must remain
sealed and the official in charge of the ballot board must attempt to contact the voter by
telephone or e-mail to notify the voter that the voter's ballot has been rejected. The official
must document the attempts made to contact the voter.

(d) The official in charge of the absentee ballot board must mail the voter a written notice
of absentee ballot rejection between six and ten weeks following the election. If the official
determines that the voter has otherwise cast a ballot in the election, no notice is required.
If an absentee ballot arrives after the deadline for submission provided by this chapter, the
notice must be provided between six to ten weeks after receipt of the ballot. A notice of
absentee ballot rejection must contain the following information:

(1) the date on which the absentee ballot was rejected or, if the ballot was received afterthe required deadline for submission, the date on which the ballot was received;

108.3 (2) the reason for rejection; and

(3) the name of the appropriate election official to whom the voter may direct furtherquestions, along with appropriate contact information.

(e) An absentee ballot return signature envelope marked "Rejected" may not be opened
 or subject to further review except in an election contest filed pursuant to chapter 209.

## 108.8 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 108.9 on or after that date.

108.10 Sec. 22. Minnesota Statutes 2020, section 203B.121, subdivision 4, is amended to read:

Subd. 4. **Opening of envelopes.** After the close of business on the seventh day before the election, the ballots from return secrecy envelopes within the signature envelopes marked "Accepted" may be opened, duplicated as needed in the manner provided in section 206.86, subdivision 5, initialed by the members of the ballot board, and deposited in the appropriate ballot box. If more than one voted ballot is enclosed in the ballot envelope, the ballots must be returned in the manner provided by section 204C.25 for return of spoiled ballots, and may not be counted.

108.18 Sec. 23. Minnesota Statutes 2020, section 203B.24, subdivision 1, is amended to read:

Subdivision 1. Check of voter eligibility; proper execution of certificate. Upon receipt of an absentee ballot returned as provided in sections 203B.16 to 203B.27, the election judges shall compare the voter's name with the names recorded under section 203B.19 in the statewide registration system to insure that the ballot is from a voter eligible to cast an absentee ballot under sections 203B.16 to 203B.27. The election judges shall mark the return signature envelope "Accepted" and initial or sign the return signature envelope below the word "Accepted" if the election judges are satisfied that:

(1) the voter's name and address on the return signature envelope appears in substantially
the same form as on the application records provided to the election judges by the county
auditor;

(2) the voter has signed the federal oath prescribed pursuant to section 705(b)(2) of the
Help America Vote Act, Public Law 107-252;

(3) the voter has set forth the same voter's passport number, or Minnesota driver's license
or state identification card number, or the last four digits of the voter's Social Security
number as submitted on the application, if the voter has one of these documents;

109.4 (4) the voter is not known to have died; and

109.5 (5) the voter has not already voted at that election, either in person or by absentee ballot.

If the identification number described in clause (3) does not match the number as submitted on the application, the election judges must make a reasonable effort to satisfy themselves through other information provided by the applicant, or by an individual authorized to apply on behalf of the voter, that the ballots were returned by the same person to whom the ballots were transmitted.

An absentee ballot cast pursuant to sections 203B.16 to 203B.27 may only be rejected for the lack of one of clauses (1) to (5). In particular, failure to place the ballot within the security secrecy envelope before placing it in the outer white envelope is not a reason to reject an absentee ballot.

Election judges must note the reason for rejection on the back of the envelope in the space provided for that purpose.

Failure to return unused ballots shall not invalidate a marked ballot, but a ballot shall not be counted if the certificate on the return envelope is not properly executed. In all other respects the provisions of the Minnesota Election Law governing deposit and counting of ballots shall apply. Notwithstanding other provisions of this section, the counting of the absentee ballot of a deceased voter does not invalidate the election.

109.22 Sec. 24. Minnesota Statutes 2020, section 204B.09, subdivision 3, is amended to read:

Subd. 3. Write-in candidates. (a) A candidate for county, state, or federal office who wants write-in votes for the candidate to be counted must file a written request with the filing office for the office sought not more than 84 days before the primary and no later than the seventh day before the general election. The filing officer shall provide copies of the form to make the request. No The filing officer shall not accept a written request shall be accepted later than 5:00 p.m. on the last day for filing a written request.

(b) A candidate for president of the United States who files a request under this

109.30 subdivision must include the name of a candidate for vice president of the United States.

109.31 file jointly with another individual seeking nomination as a candidate for vice president of

109.32 the United States. A candidate for vice president of the United States who files a request

109.33 under this subdivision must file jointly with another individual seeking nomination as a

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<u>candidate for president of the United States.</u> The request must also include the name of at
least one candidate for presidential elector. The total number of names of candidates for
presidential elector on the request may not exceed the total number of electoral votes to be
cast by Minnesota in the presidential election.

110.5 (c) A candidate for governor who files a request under this subdivision must <del>include the</del>

110.6 name of a candidate for lieutenant governor. file jointly with another individual seeking

110.7 nomination as a candidate for lieutenant governor. A candidate for lieutenant governor who

110.8 files a request under this subdivision must file jointly with another individual seeking

110.9 <u>nomination as a candidate for governor.</u>

110.10 Sec. 25. Minnesota Statutes 2020, section 204B.14, subdivision 3, is amended to read:

Subd. 3. **Boundary changes; prohibitions; exception.** (a) Notwithstanding other law or charter provisions to the contrary, during the period from January 1 in any year ending in zero to the time when the legislature has been redistricted in a year ending in one or two, no changes may be made in the boundaries of any election precinct except as provided in this subdivision.

(a) (b) If a city annexes an unincorporated area located in the same county as the city
 and adjacent to the corporate boundary, the annexed area may be included in an election
 precinct immediately adjacent to it.

110.19 (b)(c) A municipality or county may establish new election precincts lying entirely 110.20 within the boundaries of any existing precinct and shall assign names to the new precincts 110.21 which include the name of the former precinct.

(c) (d) Precinct boundaries in a city of the first class electing council members by wards
 may be reestablished within four weeks of the adoption of ward boundaries in a year ending
 in one, as provided in section 204B.135, subdivision 1. If precinct boundaries are
 reestablished in a year ending in one, the city council must designate polling places for each
 election precinct pursuant to section 204B.16, subdivision 1, within 30 days establishing
 precinct boundaries. The polling place designations are effective for the year ending in one.

(d) (e) Precinct boundaries must be reestablished within 60 days of the time when the
 legislature has been redistricted, or at least 19 weeks before the state primary election in a
 year ending in two, whichever comes first. The governing body of each municipality and
 of each county with precincts in unorganized territory must designate polling places for
 each election precinct pursuant to section 204B.16, subdivision 1, within 30 days of

110.33 establishing precinct boundaries or at least 19 weeks before the state primary election in a

111.1 year ending in two, whichever comes first. The adoption of reestablished precinct boundaries

and polling places becomes effective on the date of the state primary election in the year
ending in two.

111.4 (f) Precincts must be arranged so that no precinct lies in more than one legislative or 111.5 congressional district.

111.6 Sec. 26. Minnesota Statutes 2020, section 204B.16, subdivision 1, is amended to read:

Subdivision 1. Authority; location. By December 31 of each year, the governing body of each municipality and of each county with precincts in unorganized territory must designate by ordinance or resolution a polling place for each election precinct. The polling places designated in the ordinance or resolution are the polling places for the following calendar year, unless a change is made:

(1) pursuant to section 204B.175;

111.13 (2) because a polling place has become unavailable; <del>or</del>

(3) because a township designates one location for all state and federal elections andone location for all township only elections; and

111.16 (4) pursuant to section 204B.14, subdivision 3.

111.17 (b) Polling places must be designated and ballots must be distributed so that no one is required to go to more than one polling place to vote in a school district and municipal 111.18 election held on the same day. The polling place for a precinct in a city or in a school district 111.19 located in whole or in part in the metropolitan area defined by section 200.02, subdivision 111.20 24, shall be located within the boundaries of the precinct or within one mile of one of those 111.21 boundaries unless a single polling place is designated for a city pursuant to section 204B.14, subdivision 2, or a school district pursuant to section 205A.11. The polling place for a 111.23 precinct in unorganized territory may be located outside the precinct at a place which is 111.24 convenient to the voters of the precinct. If no suitable place is available within a town or 111.25 within a school district located outside the metropolitan area defined by section 200.02, 111.26 subdivision 24, then the polling place for a town or school district may be located outside 111.27 the town or school district within five miles of one of the boundaries of the town or school 111.28 district. 111.29

- Sec. 27. Minnesota Statutes 2020, section 204B.21, is amended by adding a subdivisionto read:
- 112.3 Subd. 4. Election judge list; party affiliation. (a) Notwithstanding section 13.43, the
- 112.4 municipal clerk or county auditor must submit to the secretary of state a list of each person
- 112.5 who served as an election judge for an election. The list must be submitted to the secretary
- 112.6 of state within 14 days after an election. The list must include the following information
- 112.7 <u>for each election judge:</u>
- 112.8 (1) name;

112.9 (2) address;

112.10 (3) whether the election judge was appointed from a list provided by a major political

112.11 party or from another source; if the election judge was appointed from another source, the

112.12 list must include a description of that source; and

(4) whether the election judge was affiliated with a major political party and, if so, which
party.

112.15 (b) Notwithstanding section 13.43, the secretary of state must provide a list of politically

112.16 affiliated election judges to the chair of the respective major political party. The lists must

112.17 <u>be provided to the chairs between 14 and 21 days after an election. The information on the</u>

112.18 lists must be used only for purposes related to elections or political activity.

112.19 Sec. 28. Minnesota Statutes 2020, section 204B.36, subdivision 2, is amended to read:

Subd. 2. Candidates and offices. The name of each candidate shall be printed at a right 112.20 angle to the length of the ballot. At a general election the name of the political party or the 112.21 political principle of each candidate for partisan office shall be printed above or below the 112.22 name of the candidate. The name of a political party or a political principle shall be printed 112.23 in capital and lowercase letters of the same type, with the capital letters at least one-half the 112.24 height of the capital letters used for names of the candidates. At a general or special election, 112.25 blank lines containing the words "write-in, if any" shall be printed below the name of the 112.26 last candidate for each office, or below the title of the office if no candidate has filed for 112.27 that office, so that a voter may write in the names of individuals whose names are not on 112.28 the ballot. One blank line shall be printed for each officer of that kind to be elected. At a 112.29 primary election, no blank lines shall be provided for writing in the names of individuals 112.30 whose names do not appear on the primary ballot. 112.31

112.32 On the left side of the ballot at the same level with the name of each candidate and each 112.33 blank line shall be printed an oval or similar target shape in which the voter may designate a vote by filling in the oval or similar mark if a different target shape is used. Each oval or

113.2 target shape shall be the same size. Above the first name on each ballot shall be instructions

113.3 for voting. Directly underneath the official title of each office shall be printed the words

<sup>113.4</sup> "Vote for one" or "Vote for up to ..." (any greater number to be elected).

#### 113.5 Sec. 29. [204B.50] RANKED-CHOICE VOTING; PROHIBITION.

(a) The following political subdivisions may not adopt or enforce in any manner a rule,

113.7 resolution, charter provision, or ordinance establishing ranked-choice voting as a method

113.8 of voting, or any voting method similar to ranked-choice voting, for local offices within the

- 113.9 political subdivision:
- 113.10 (1) home rule charter or statutory cities;
- 113.11 (2) counties;
- 113.12 (3) townships; and
- 113.13 (4) school districts.

(b) For purposes of this section, "ranked-choice voting" means any election method in

which a voter ranks or assigns a numerical value to candidates for an office in order of the
voter's preference.

113.17 (c) Any rule, resolution, charter provision, or ordinance inconsistent with this section is
113.18 void.

113.19 EFFECTIVE DATE. This section is effective the day following final enactment and
113.20 applies to elections on or after that date.

113.21 Sec. 30. Minnesota Statutes 2020, section 204C.05, subdivision 1a, is amended to read:

Subd. 1a. Elections; organized town. The governing body of a town with less than 500 113.22 inhabitants according to the most recent federal decennial census, which is located outside 113.23 the metropolitan area as defined in section 200.02, subdivision 24, may fix a later time for 113.24 113.25 voting to begin at state primary, special, or general elections, if approved by a vote of the town electors at the annual town meeting. The question of shorter voting hours must be 113.26 included in the notice of the annual town meeting before the question may be submitted to 113.27 the electors at the meeting. The later time may not be later than 10:00 a.m. for special, 113.28 primary, or general elections. The town clerk shall either post or publish notice of the 113.29 changed hours and notify the county auditor and the secretary of state of the change 30 days 113.30

113.31 before the election.

Sec. 31. Minnesota Statutes 2020, section 204C.05, subdivision 1b, is amended to read: Subd. 1b. Elections; unorganized territory. An unorganized territory or unorganized territories which constitute a voting district may have shorter voting hours if at least 20 percent of the registered voters residing in the voting district sign a petition for shorter hours and present it to the county auditor and secretary of state at least 30 days before the election. The later time may not be later than 10:00 a.m. for special, primary, or general elections. The county auditor shall either post or publish notice of the changed hours, within the voting

114.8 district, 30 days before the election.

114.9 Sec. 32. Minnesota Statutes 2020, section 204C.10, is amended to read:

# 114.10 204C.10 POLLING PLACE ROSTER; VOTER SIGNATURE CERTIFICATE; 114.11 VOTER RECEIPT.

(a) An individual seeking to vote shall sign a polling place roster or voter signature 114.12 certificate which states that the individual is at least 18 years of age, a citizen of the United 114.13 States, has resided in Minnesota for 20 days immediately preceding the election, maintains 114.14 residence at the address shown, is not under a guardianship in which the court order revokes 114.15 the individual's right to vote, has not been found by a court of law to be legally incompetent 114.16 114.17 to vote or has the right to vote because, if the individual was convicted of a felony, the felony sentence has expired or been completed or the individual has been discharged from 114.18 the sentence, is registered and has not already voted in the election. The roster must also 114.19 state: "I understand that deliberately providing false information is a felony punishable by 114.20 not more than five years imprisonment and a fine of not more than \$10,000, or both." 114.21

(b) At the presidential nomination primary, the polling place roster must also state: "I
am in general agreement with the principles of the party for whose candidate I intend to
vote." This statement must appear separately from the statements required in paragraph (a).
The felony penalty provided for in paragraph (a) does not apply to this paragraph.

(c) A judge may, Before the applicant signs the roster or voter signature certificate, an
election judge must confirm the applicant's name, address, and date of birth. If the voter's
registration status is challenged, the voter must not be allowed to sign the polling place
roster or a voter signature certificate, but must be allowed to cast an administrative challenged

114.30 ballot or a verification challenged ballot pursuant to section 204C.136. A voter must be

- 114.31 allowed to cast an administrative challenged ballot if the basis of the challenge is:
- 114.32 (1) based on a death reported by the commissioner of health;

#### 114.33 (2) a name change recorded with a court in state;

(3) a Minnesota court order revoking the person's right to vote or where the court has
found the person to be legally incompetent to vote;

115.3 (4) a felony conviction; or

(5) a temporary lawful status in the county based on a person's driver's license status.

A voter must be allowed to cast a verification challenged ballot if the challenge is for any
other reason.

(d) After the applicant signs the roster or voter signature certificate, the judge shall give
the applicant a voter's receipt. The voter shall deliver the voter's receipt to the judge in
charge of ballots as proof of the voter's right to vote, and thereupon the judge shall hand to
the voter the ballot. The voters' receipts must be maintained during the time for notice of
filing an election contest.

(e) Whenever a challenged status appears on the polling place roster, If a voter has a
challenged status in the statewide voter registration system at the time the roster was prepared,
the voter's challenged status must be indicated on the roster. The roster must also include
the basis for the challenge. An election judge must ensure that the challenge is concealed
or hidden from the view of any voter other than the voter whose status is challenged.
EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections

115.18 on or after that date.

115.19 Sec. 33. Minnesota Statutes 2020, section 204C.12, subdivision 2, is amended to read:

Subd. 2. **Statement of grounds; oath.** A challenger must be a resident of this state. The secretary of state shall prepare a form that challengers must complete and sign when making a challenge. The form must include space to state the ground for the challenge, a statement that the challenge is based on the challenger's personal knowledge, and a statement that the challenge is made under oath. The form must include a space for the challenger's printed name, signature, telephone number, and address.

115.26 An election judge shall administer to the challenged individual the following oath:

"Do you solemnly swear (or affirm) that you will fully and truly answer all questions
put to you concerning your eligibility to vote at this election?"

The election judge shall then ask the challenged individual sufficient questions to test
that individual's residence and right to vote.

### 115.31 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 115.32 on or after that date.

Article 4 Sec. 33.

#### 116.1 Sec. 34. [204C.135] PROVISIONAL BALLOTS.

- Subdivision 1. Casting provisional ballots. (a) A voter who registered on election day
   pursuant to section 201.061, subdivision 3, is entitled to cast a provisional ballot.
- (b) A voter seeking to cast a provisional ballot must sign a provisional ballot roster or
- a provisional voter signature certificate and complete a voter registration application. The
- voter registration application may be completed by an electronic roster and affixed to the
- 116.7 provisional ballot envelope. The voter must also swear or affirm in writing that the voter is
- 116.8 <u>eligible to vote, has not voted previously in the same election, and meets the criteria for</u>
- 116.9 registering to vote in the precinct in which the voter appears.
- 116.10 (c) Once the voter has completed the provisional ballot envelope, the voter must be
- allowed to cast a provisional ballot. The provisional ballot must be in the same form as the
- 116.12 official ballot available in the precinct on election day. A completed provisional ballot shall
- 116.13 be sealed in a secrecy envelope. The secrecy envelope shall be sealed inside the voter's
- 116.14 provisional ballot envelope and deposited by the voter in a secure, sealed provisional ballot
- 116.15 box. Completed provisional ballots must not be combined with other voted ballots in the
- 116.16 polling place.
- 116.17 (d) The secretary of state must prescribe the form of the secrecy and provisional ballot
- 116.18 envelopes. The provisional ballot envelope must be a color other than that provided for
- 116.19 absentee ballot envelopes or challenged ballot envelopes and must be prominently labeled
- 116.20 <u>"Provisional Ballot Envelope."</u>
- (e) Provisional ballots and related documentation shall be delivered to and securely
   maintained by the county auditor or municipal clerk in the same manner as required for
   other election materials under sections 204C.27 and 204C.28.
- Subd. 2. Accepting or rejecting provisional ballot envelopes. (a) Within seven days 116.24 after the election, two or more election judges that are affiliated with different major political 116.25 parties must process each applicant's registration application as provided by section 201.121, 116.26 subdivisions 1 and 2. If more than two election judges are processing registration applications, 116.27 the party balance requirements of section 204B.19, subdivision 5, apply. All election judges 116.28 processing voter registration applications must have a major political party affiliation. If 116.29 the applicant is registered to vote, then the election judges must determine if the voter's 116.30 status is challenged in the statewide voter registration system. If the voter's status is 116.31 challenged, the provisional ballot must not be accepted but must be processed as a challenged 116.32 ballot as provided in section 204C.136, subdivision 2. If the ballot will be treated as a 116.33
- 116.34 verification challenged ballot, the election judges must attempt to contact the voter to inform

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the voter they must appear in-person to prove their eligibility to vote before their ballot will 117.1 be counted. If the applicant is registered to vote and the voter's status is not challenged in 117.2 117.3 the statewide voter registration system, that voter's provisional ballot envelope must be accepted. The election judges must mark the provisional ballot envelope "Accepted" and 117.4 initial or sign the envelope below the word "Accepted." If the applicant is not registered to 117.5 vote, the provisional ballot envelope must be rejected. If a provisional ballot envelope is 117.6 rejected, the election judges must mark the provisional ballot envelope "Rejected," initial 117.7 117.8 or sign it below the word "Rejected," and list the reason for rejection on the envelope. The election judges must promptly record in the statewide voter registration system that a voter's 117.9 provisional ballot envelope has been accepted or rejected. 117.10 (b) The county auditor or municipal clerk must mail the voter a written notice of 117.11 provisional ballot rejection between six and ten weeks following the election. The notice 117.12 must include the reason for rejection and the name of the appropriate election official to 117.13 whom the voter may direct further questions, along with appropriate contact information. 117.14 (c) A provisional ballot envelope marked "Rejected" may not be opened or subject to 117.15 further review except in an election contest filed pursuant to chapter 209. 117.16 Subd. 3. Provisional ballots; reconciliation. On the seventh day after the election and 117.17 prior to counting any provisional ballots in the final vote totals from a precinct, the two or 117.18 more election judges that are affiliated with different major political parties must verify that 117.19 the number of signatures appearing on the provisional ballot roster from that precinct is 117.20 equal to or greater than the number of provisional ballots submitted by voters in the precinct 117.21 on election day. If more than two election judges are reconciling ballots, the party balance 117.22 requirements of section 204B.19, subdivision 5, apply. All election judges must have a 117.23 major political party affiliation. Any discrepancy must be resolved before the provisional 117.24 ballots from the precinct may be counted. Excess provisional ballots must be randomly 117.25 withdrawn from the accepted provisional ballots in the manner required by section 204C.20, 117.26 subdivision 2. 117.27 Subd. 4. Counting provisional ballots. Once the reconciliation process required by 117.28 subdivision 3 is completed, accepted provisional ballot envelopes must be opened; duplicated 117.29 as needed in the manner provided in section 206.86, subdivision 5; initialed by the election 117.30 judges; and deposited in the appropriate ballot box. If more than one ballot is enclosed in 117.31 the ballot envelope, the ballots must be spoiled and must not be counted. 117.32

# 117.33 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 117.34 on or after that date.

118.1	Sec. 35. [204C.136] CHALLENGED BALLOTS.
118.2	Subdivision 1. Casting challenged ballots. (a) A voter whose registration status is
118.3	challenged is entitled to cast a challenged ballot. A voter must be allowed to cast an
118.4	administrative challenged ballot if the basis of the challenge is:
118.5	(1) based on a death reported by the commissioner of health;
118.6	(2) a name change recorded with a court in state;
118.7	(3) a Minnesota court order revoking the person's right to vote or where the court has
118.8	found the person to be legally incompetent to vote;
118.9	(4) a felony conviction; or
118.10	(5) a temporary lawful status in the county based on a person's driver's license status.
118.11	A voter must be allowed to cast a verification challenged ballot if the challenge is for any
118.12	other reason. For purposes of this section, both types of challenged ballots are handled the
118.13	in the same manner except where otherwise specified.
118.14	(b) A voter seeking to cast a challenged ballot must sign a challenged ballot roster or a
118.15	challenged voter signature certificate and complete a challenged ballot envelope. The roster
118.16	must indicate whether the voter is provided with an administrative challenged ballot or a
118.17	verification challenged ballot. The envelope must contain a space for the voter to list the
118.18	voter's name, address of residence, date of birth, voter identification number, and any other
118.19	information prescribed by the secretary of state. The voter must also swear or affirm, in
118.20	writing, that the voter is eligible to vote, has not voted previously in the same election, and
118.21	meets the criteria for registering to vote in the precinct in which the voter appears.
118.22	(c) Once the voter has completed the challenged ballot envelope, the voter must be
118.23	allowed to cast a challenged ballot. The challenged ballot must be in the same form as the
118.24	official ballot available in the precinct on election day. A completed challenged ballot shall
118.25	be sealed in a secrecy envelope. The secrecy envelope shall be sealed inside the voter's
118.26	challenged ballot envelope and deposited by the voter in a secure, sealed challenged ballot
118.27	box. There must be separate ballot boxes for administrative challenged ballot envelopes
118.28	and verification challenged ballot envelopes. Completed challenged ballots may not be
118.29	combined with other voted ballots in the polling place.
118.30	(d) The form of the secrecy and challenged ballot envelopes shall be prescribed by the
118.31	secretary of state. The administrative challenged ballot envelopes and verification challenged
118.32	ballot envelopes must be different colors and must be a color other than that provided for

HF1952 FIRST UNOFFICIAL REVISOR SGS UEH1952-1 ENGROSSMENT absentee ballot envelopes or provisional ballot envelopes and must be prominently labeled 119.1 "Administrative Challenged Ballot Envelope" or "Verification Challenged Envelope." 119.2 119.3 (e) Challenged ballots and related documentation shall be delivered to and securely maintained by the county auditor or municipal clerk in the same manner as required for 119.4 119.5 other election materials under sections 204C.27 and 204C.28. Subd. 2. Accepting or rejecting challenged ballot envelopes. (a) This paragraph applies 119.6 to accepting or rejecting administrative challenged ballot envelopes. Before the meeting of 119.7 the canvassing board, the two or more election judges that are affiliated with different major 119.8 political parties must accept or reject each challenged ballot. If more than two election 119.9 judges are processing registration applications, the party balance requirements of section 119.10 204B.19, subdivision 5, apply. All election judges processing voter registration applications 119.11 must have a major political party affiliation. The election judges must review the information 119.12 in the statewide voter registration system, required by section 201.145, subdivision 1, 119.13 paragraph (b), for the date of the election. If the information shows that the voter was not 119.14 challenged, or should not have been challenged on that date and was otherwise eligible to 119.15 vote, that voter's challenged ballot must be accepted. The election judges must mark the 119.16

119.17 <u>challenged ballot envelope "Accepted" and initial or sign the envelope below the word</u>

<sup>119.18</sup> "Accepted." If a challenged ballot envelope is not accepted, the election judges must mark

119.19 the challenged ballot envelope "Rejected," initial or sign it below the word "Rejected," and

119.20 list the reason for the rejection on the envelope. The election judges must promptly record

119.21 in the statewide voter registration system that a voter's challenged ballot has been accepted

119.22 or rejected.

(b) This paragraph applies to accepting or rejecting verification challenged ballot

119.24 envelopes. A voter who casts a verification challenged ballot may personally appear at the

119.25 office of the county auditor or municipal clerk no later than seven calendar days following

119.26 the election to prove that the voter's challenged ballot should be counted. The county auditor's

119.27 office and the city clerk's office must be open for approving verification challenged ballots

119.28 on the Saturday following the election for the hours prescribed in section 203B.085. The

- 119.29 voter must provide proof of eligibility to vote in the precinct where the voter cast the
- 119.30 verification challenged ballot. Two or more election judges that are affiliated with different

119.31 major political parties must review the voter's proof of eligibility. If more than two election

119.32 judges are reviewing eligibility, the party balance requirements of section 204B.19,

<sup>119.33</sup> subdivision 5, apply. All election judges processing voter registration applications must

119.34 have a major political party affiliation. The election judges must accept a challenged ballot

119.35 if the voter is able to provide satisfactory proof of the voter's eligibility. The election judges

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120.1	must mark the challenged ballot envelope "Accepted" and initial or sign the envelope below
120.2	the word "Accepted." If a challenged ballot envelope is not accepted, the election judges
120.3	must mark the challenged ballot envelope "Rejected," initial or sign it below the word
120.4	"Rejected," and list the reason for the rejection on the envelope. The election judges must
120.5	promptly record in the statewide voter registration system that a voter's challenged ballot
120.6	has been accepted or rejected.
120.7	(c) The county auditor or municipal clerk must mail the voter a written notice of
120.8	challenged ballot rejection between six and ten weeks following the election. The notice
120.9	must include the reason for rejection and the name of the appropriate election official to
120.10	whom the voter may direct further questions, along with appropriate contact information.
120.11	(d) A challenged ballot envelope marked "Rejected" may not be opened or subject to
120.12	further review except in an election contest filed pursuant to chapter 209.
120.13	Subd. 3. Challenged ballots; reconciliation. Prior to counting any challenged ballots
120.14	in the final vote totals from a precinct, the two or more election judges that are affiliated
120.15	with different major political parties must verify that the number of signatures appearing
120.16	on the challenged ballot roster from that precinct is equal to or greater than the number of
120.17	challenged ballots submitted by voters in the precinct on election day. If more than two
120.18	election judges are reconciling ballots, the party balance requirements of section 204B.19,
120.19	subdivision 5, apply. All election judges must have a major political party affiliation. Any
120.20	discrepancy must be resolved before the challenged ballots from the precinct may be counted.
120.21	Excess challenged ballots to be counted must be randomly withdrawn in the manner required
120.22	by section 204C.20, subdivision 2.
120.23	Subd. 4. Counting challenged ballots. Accepted challenged ballot envelopes must be
120.24	opened, duplicated as needed in the manner provided in section 206.86, subdivision 5,
120.25	initialed by the election judges, and deposited in the appropriate ballot box. If more than
120.26	one ballot is enclosed in the ballot envelope, the ballots must be spoiled and must not be
120.27	counted.
120.28	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2022, and applies to elections
120.29	on or after that date.

# 120.30 Sec. 36. [204C.137] PROVISIONAL AND CHALLENGED BALLOTS; PUBLIC 120.31 INFORMATION LISTS.

120.32 On the eighth day after the election, the following information must be made available
120.33 for public inspection:

121.1 (1) the names of all voters who cast provisional ballots;

121.2 (2) the names of all voters whose provisional ballots were rejected;

- 121.3 (3) the names of all voters who cast challenged ballots and whether the ballot was an
- administrative challenged ballot or a verification challenged ballot; and
- 121.5 (4) the names of all voters whose challenged ballots were rejected.
- 121.6 This information must be available to the public in the same manner as public information
- 121.7 lists in section 201.091, subdivisions 4, 5, and 9.

121.8 Sec. 37. Minnesota Statutes 2020, section 204C.21, subdivision 1, is amended to read:

Subdivision 1. Method. The election judges shall take all the ballots of the same kind 121.9 and count the votes cast for each office or question, beginning with the first office or question 121.10 on the ballot. They shall make one pile of the ballots for each candidate who received votes 121.11 121.12 for that office, or one pile for the "Yes" votes and one pile for the "No" votes on a question. They shall make a pile of totally defective ballots and a pile of totally blank ballots. They 121.13 shall make a pile of ballots that are not totally defective but are defective with respect to 121.14 121.15 the office or question being counted and a pile of ballots that are not totally blank but are blank with respect to the office or question being counted. After the separation into piles, 121.16 the election judges shall examine each pile and remove and place in the proper pile any 121.17 ballots that are found in the wrong pile. The election judges shall count the totally blank 121.18 and totally defective ballots and set them aside until the counting is over for that ballot. In 121.19 conducting the count of blank ballots, election judges may presume that the total count 121.20 provided for sealed prepackaged ballots is correct. The election judges may pile ballots 121.21 crosswise in groups of 25 in the same pile to facilitate counting. When their counts agree, 121.22 the election judges shall announce the number of ballots in each pile, and shall write the 121.23 number in the proper place on the summary statements. 121.24

The election judges shall then return all the counted ballots, and all the partially defective or partially blank ballots, to the original pile to be separated and counted in the same manner for the next office or question.

Sec. 38. Minnesota Statutes 2020, section 204C.24, is amended by adding a subdivisionto read:

Subd. 3. Copy to candidates. Upon request of a candidate or a candidate's representative,
an election judge must provide a copy of the summary statement or printed tape results to
the candidate or representative.

### 122.1 Sec. 39. Minnesota Statutes 2020, section 204C.27, is amended to read:

### 122.2 **204C.27 DELIVERY OF RETURNS TO COUNTY AUDITORS.**

One or more of the election judges in each precinct shall deliver two sets one set of 122.3 summary statements; all spoiled ballots; and the envelopes containing the ballots either 122.4 directly to the municipal clerk for transmittal to the county auditor's office or directly to the 122.5 county auditor's office as soon as possible after the vote counting is completed but no later 122.6 than 24 hours after the end of the hours for voting. One or more election judges shall deliver 122.7 the remaining set of summary statements and returns, all unused and spoiled municipal and 122.8 school district ballots, the envelopes containing municipal and school district ballots, and 122.9 all other things furnished by the municipal or school district clerk, to the municipal or school 122.10 district clerk's office within 24 hours after the end of the hours for voting. The municipal 122.11 or school district clerk shall return all polling place rosters and completed voter registration 122.12 cards to the county auditor within 48 hours after the end of the hours for voting. 122.13

122.14 Sec. 40. Minnesota Statutes 2020, section 204C.32, is amended to read:

#### 122.15 **204C.32 CANVASS OF STATE PRIMARIES.**

Subdivision 1. **County canvass.** The county canvassing board shall meet at the county auditor's office on either the second or third the tenth day following the state primary. After taking the oath of office, the canvassing board shall publicly canvass the election returns delivered to the county auditor. The board shall complete the canvass by the third tenth day following the state primary and shall promptly prepare and file with the county auditor a report that states:

(a) the number of individuals voting at the election in the county, and in each precinct;

(b) the number of individuals registering to vote on election day and the number ofindividuals registered before election day in each precinct;

(c) for each major political party, the names of the candidates running for each partisan
office and the number of votes received by each candidate in the county and in each precinct;

(d) the names of the candidates of each major political party who are nominated; and

(e) the number of votes received by each of the candidates for nonpartisan office in eachprecinct in the county and the names of the candidates nominated for nonpartisan office.

Upon completion of the canvass, the county auditor shall mail or deliver a notice of nomination to each nominee for county office voted for only in that county. The county auditor shall transmit one of the certified copies of the county canvassing board report for

state and federal offices to the secretary of state by express mail or similar service
immediately upon conclusion of the county canvass. The secretary of state shall mail a
notice of nomination to each nominee for state or federal office.

Subd. 2. State canvass. The State Canvassing Board shall meet at a public meeting space located in the Capitol complex area seven <u>14</u> days after the state primary to canvass the certified copies of the county canvassing board reports received from the county auditors. Immediately after the canvassing board declares the results, the secretary of state shall certify the names of the nominees to the county auditors. The secretary of state shall mail to each nominee a notice of nomination.

# 123.10 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 123.11 on or after that date.

123.12 Sec. 41. Minnesota Statutes 2020, section 204C.33, subdivision 1, is amended to read:

Subdivision 1. **County canvass.** The county canvassing board shall meet at the county auditor's office between the <u>third tenth</u> and <u>tenth 17th</u> days following the state general election. After taking the oath of office, the board shall promptly and publicly canvass the general election returns delivered to the county auditor. Upon completion of the canvass, the board shall promptly prepare and file with the county auditor a report which states:

123.18 (a) the number of individuals voting at the election in the county and in each precinct;

(b) the number of individuals registering to vote on election day and the number ofindividuals registered before election day in each precinct;

(c) the names of the candidates for each office and the number of votes received by eachcandidate in the county and in each precinct;

(d) the number of votes counted for and against a proposed change of county lines orcounty seat; and

(e) the number of votes counted for and against a constitutional amendment or otherquestion in the county and in each precinct.

The result of write-in votes cast on the general election ballots must be compiled by the county auditor before the county canvass, except that write-in votes for a candidate for federal, state, or county office must not be counted unless the candidate has timely filed a request under section 204B.09, subdivision 3. The county auditor shall arrange for each municipality to provide an adequate number of election judges to perform this duty or the county auditor may appoint additional election judges for this purpose. The county auditor

may open the envelopes or containers in which the voted ballots have been sealed in order to count and record the write-in votes and must reseal the voted ballots at the conclusion of this process. The county auditor must prepare a separate report of votes received by precinct for write-in candidates for federal, state, and county offices who have requested under section 204B.09 that votes for those candidates be tallied.

Upon completion of the canvass, the county canvassing board shall declare the candidate duly elected who received the highest number of votes for each county and state office voted for only within the county. The county auditor shall transmit a certified copy of the county canvassing board report for state and federal offices to the secretary of state by messenger, express mail, or similar service immediately upon conclusion of the county canvass.

### 124.11 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 124.12 on or after that date.

124.13 Sec. 42. Minnesota Statutes 2020, section 204C.36, subdivision 1, is amended to read:

Subdivision 1. Publicly funded recounts. (a) Except as provided in paragraphs (b) and 124.14 (c), a losing candidate for nomination or election to a county, municipal, or school district 124.15 124.16 office may request a recount of the votes cast for the nomination or election to that office if the difference between the vote cast for that candidate and for a winning candidate for 124.17 nomination or election is less than one-quarter of one percent of the total votes counted for 124.18 that office. In case of offices where two or more seats are being filled from among all the 124.19 candidates for the office, the one-quarter of one percent difference is between the elected 124.20 candidate with the fewest votes and the candidate with the most votes from among the 124.21 candidates who were not elected. 124.22

124.23 (b) A losing candidate for nomination or election to a county, municipal, or school district office may request a recount of the votes cast for nomination or election to that 124.24 office if the difference between the votes cast for that candidate and for a winning candidate 124.25 for nomination or election is less than one-half of one percent, and the total number of votes 124.26 cast for the nomination or election of all candidates is more than 400 but less than 50,000. 124.27 In cases of offices where two or more seats are being filled from among all the candidates 124.28 for the office, the one-half of one percent difference is between the elected candidate with 124.29 the fewest votes and the candidate with the most votes from among the candidates who 124.30 were not elected. 124.31

(c) A losing candidate for nomination or election to a county, municipal, or school district
office may request a recount of the votes cast for nomination or election to that office if the
difference between the vote cast for that candidate and for a winning candidate for nomination

or election is ten votes or less, and the total number of votes cast for the nomination or election of all candidates is no more than 400. In cases of offices where two or more seats are being filled from among all the candidates for the office, the ten vote difference is between the elected candidate with the fewest votes and the candidate with the most votes from among the candidates who were not elected.

(d) Candidates for county offices shall file a written request for the recount with the
county auditor. Candidates for municipal or school district offices shall file a written request
with the municipal or school district clerk as appropriate. All requests <u>under this paragraph</u>
shall be filed <del>by</del> between the close of the canvass of a primary or special primary and 5:00
p.m. on the fifth day after the canvass of a primary or special primary or <del>by</del> between the
close of the canvass of a special or general election and 5:00 p.m. on the seventh day of the
canvass of a special or general election for which a recount is sought.

(e) Upon receipt of a request made pursuant to this section, the county auditor shall
recount the votes for a county office at the expense of the county, the governing body of
the municipality shall recount the votes for a municipal office at the expense of the
municipality, and the school board of the school district shall recount the votes for a school
district office at the expense of the school district.

### 125.18 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 125.19 on or after that date.

125.20 Sec. 43. Minnesota Statutes 2020, section 204C.37, is amended to read:

# 204C.37 COUNTY CANVASS; RETURN OF REPORTS TO SECRETARY OF STATE.

A copy of the report required by sections 204C.32, subdivision 1, and 204C.33, 125.23 subdivision 1, shall be certified under the official seal of the county auditor. The copy shall 125.24 be enclosed in an envelope addressed to the secretary of state, with the county auditor's 125.25 name and official address and the words "Election Returns" endorsed on the envelope. The 125.26 125.27 copy of the canvassing board report must be sent by express mail or delivered to the secretary of state. If the copy is not received by the secretary of state within ten 17 days following 125.28 the applicable election a primary election, or within 24 days following a general election, 125.29 the secretary of state shall immediately notify the county auditor, who shall deliver another 125.30 copy to the secretary of state by special messenger. 125.31

### 125.32 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 125.33 on or after that date.

125

126.1 Sec. 44. Minnesota Statutes 2020, section 204D.08, subdivision 4, is amended to read:

Subd. 4. State partisan primary ballot; party columns. The state partisan primary ballot shall be headed by the words "State Partisan Primary Ballot." The ballot shall be printed on white paper. There must be at least three vertical columns on the ballot and each major political party shall have a separate column headed by the words ".......... Party," giving the party name. Above the party names, the following statement shall be printed.

"Minnesota Election Law permits you to vote for the candidates of only one politicalparty in a state partisan primary election."

126.9 If there are only two major political parties to be listed on the ballot, one party must 126.10 occupy the left-hand column, the other party must occupy the right-hand column, and the 126.11 center column must contain the following statement:

"Do not vote for candidates of more than one party."

The names of the candidates seeking the nomination of each major political party shall be listed in that party's column. If only one individual files an affidavit of candidacy seeking the nomination of a major political party for an office, the name of that individual shall be placed on the state partisan primary ballot at the appropriate location in that party's column.

In each column, the candidates for senator in Congress shall be listed first, candidates for representative in Congress second, candidates for state senator third, candidates for state representative fourth and then candidates for state office in the order specified by the secretary of state. Vacant offices being filled by special election must be listed with other offices of that type, but after any office of that type for which a candidate will be elected for a full

126.22 <u>term.</u>

The party columns shall be substantially the same in width, type, and appearance. The columns shall be separated by a 12-point solid line.

126.25 Sec. 45. Minnesota Statutes 2020, section 204D.13, subdivision 1, is amended to read:

Subdivision 1. Order of offices. The candidates for partisan offices shall be placed on the state general election ballot in the following order: senator in Congress shall be first; representative in Congress, second; state senator, third; and state representative, fourth. The candidates for state offices shall follow in the order specified by the secretary of state. Candidates for governor and lieutenant governor shall appear so that a single vote may be cast for both offices. Vacant offices being filled by special election must be listed with other offices of that type, but after any office of that type for which a candidate will be elected

126.33 for a full term.

127.5 (1) for a period beginning the day following the date of the state primary election and 127.6 ending the day prior to the date of the state general election; or

(2) on a holiday, or during the four days before or after a holiday, as defined in section
645.44, subdivision 5.

# 127.9 EFFECTIVE DATE. This section is effective the day following final enactment and 127.10 applies to special elections occurring on or after that date.

127.11 Sec. 47. Minnesota Statutes 2020, section 204D.27, subdivision 5, is amended to read:

127.12 Subd. 5. Canvass; special primary; state canvassing board; contest. Not later than four days after the returns of the county canvassing boards are certified to the secretary of 127.13 state, the State Canvassing Board shall complete its canvass of the special primary. The 127.14 secretary of state shall then promptly certify to the county auditors the names of the 127.15 nominated individuals, prepare notices of nomination, and notify each nominee of the 127.16 nomination. In case of a contest of a special primary for state senator or state representative, 127.17 the notice of contest must be filed within two days, excluding Sundays and legal holidays, 127.18 after the canvass is completed, and the contest shall otherwise proceed in the manner provided 127.19

127.20 by law for contesting elections.

127.21 Sec. 48. Minnesota Statutes 2020, section 204D.28, subdivision 9, is amended to read:

Subd. 9. Filing by candidates. The time for filing of affidavits and nominating petitions 127.22 for candidates to fill a vacancy at a special election shall open 12 weeks before the special 127.23 primary or on the day the secretary of state issues notice of the special election, whichever 127.24 occurs later. Filings shall close ten weeks before the special primary. A candidate filing for 127.25 the office of United States senator to fill a vacancy at a special election when both offices 127.26 of United States senator are required to be placed on the same ballot must specify on the 127.27 affidavit of candidacy the expiration date of the term of the office that the candidate is 127.28 seeking. 127.29

128.1 Sec. 49. Minnesota Statutes 2020, section 204D.28, subdivision 10, is amended to read:

Subd. 10. United States senator; candidates; designation of term. When the names of candidates for both offices of United States senator are required to be placed on the same ballot, the expiration date of the term of each office shall be printed on the ballot <u>in the</u> office heading opposite the name of each candidate for nomination or election to that office.

128.6 Sec. 50. Minnesota Statutes 2020, section 205.065, subdivision 5, is amended to read:

Subd. 5. Results. The municipal primary shall be conducted and the returns made in the
 manner provided for the state primary so far as practicable. The canvass may be conducted
 on either the second or third day after the primary.

The governing body of the municipality shall canvass the returns <u>on the tenth day after</u> <u>the primary</u>, and the two candidates for each office who receive the highest number of votes, or a number of candidates equal to twice the number of individuals to be elected to the office, who receive the highest number of votes, shall be the nominees for the office named. Their names shall be certified to the municipal clerk who shall place them on the municipal general election ballot without partisan designation and without payment of an additional fee.

128.17 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections
 128.18 on or after that date.

128.19 Sec. 51. Minnesota Statutes 2020, section 205.185, subdivision 3, is amended to read:

Subd. 3. **Canvass of returns, certificate of election, ballots, disposition.** (a) Between the third tenth and tenth 17th days after an election, the governing body of a city conducting any election including a special municipal election, or the governing body of a town conducting the general election in November shall act as the canvassing board, canvass the returns, and declare the results of the election. The governing body of a town conducting the general election in March shall act as the canvassing board, canvass the returns, and declare the results of the election within two nine days after an election.

(b) After the time for contesting elections has passed, the municipal clerk shall issue a
certificate of election to each successful candidate. In case of a contest, the certificate shall
not be issued until the outcome of the contest has been determined by the proper court.

(c) In case of a tie vote, the canvassing board having jurisdiction over the municipality
 shall determine the result by lot. The clerk of the canvassing board shall certify the results

of the election to the county auditor, and the clerk shall be the final custodian of the ballotsand the returns of the election.

### 129.3 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 129.4 on or after that date.

129.5 Sec. 52. Minnesota Statutes 2020, section 205A.03, subdivision 4, is amended to read:

129.6 Subd. 4. **Results.** (a) The school district primary must be conducted and the returns

made in the manner provided for the state primary as far as practicable. If the primary is
conducted:

(1) only within that school district, a canvass may be conducted on either the second or
 third day after the primary; or

(2) in conjunction with the state primary, the canvass must be conducted on the third
 129.12 day after the primary, except as otherwise provided in paragraph (b).

<u>On the tenth day after the primary, the school board of the school district shall canvass</u> the returns, and the two candidates for each specified school board position who receive the highest number of votes, or a number of candidates equal to twice the number of individuals to be elected to at-large school board positions who receive the highest number of votes, are the nominees for the office named. Their names must be certified to the school district clerk who shall place them on the school district general election ballot without partisan designation and without payment of an additional fee.

(b) Following a school district primary as described in paragraph (a), clause (2), a canvass
may be conducted on the second day after the primary if the county auditor of each county
in which the school district is located agrees to administratively review the school district's
primary voting statistics for accuracy and completeness within a time that permits the canvass
to be conducted on that day.

## 129.25 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 129.26 on or after that date.

129.27 Sec. 53. Minnesota Statutes 2020, section 205A.10, subdivision 3, is amended to read:

Subd. 3. Canvass of returns, certificate of election, ballots, disposition. Between the third tenth and tenth <u>17th</u> days after a school district election other than a recount of a special election conducted under section 126C.17, subdivision 9, or 475.59, the school board shall canvass the returns and declare the results of the election. After the time for contesting elections has passed, the school district clerk shall issue a certificate of election to each

successful candidate. If there is a contest, the certificate of election to that office must not 130.1 be issued until the outcome of the contest has been determined by the proper court. If there 130.2 130.3 is a tie vote, the school board shall determine the result by lot. The clerk shall deliver the certificate of election to the successful candidate by personal service or certified mail. The 130.4 successful candidate shall file an acceptance and oath of office in writing with the clerk 130.5 within 30 days of the date of mailing or personal service. A person who fails to qualify prior 130.6 to the time specified shall be deemed to have refused to serve, but that filing may be made 130.7 130.8 at any time before action to fill the vacancy has been taken. The school district clerk shall certify the results of the election to the county auditor, and the clerk shall be the final 130.9 custodian of the ballots and the returns of the election. 130.10

A school district canvassing board shall perform the duties of the school board according to the requirements of this subdivision for a recount of a special election conducted under section 126C.17, subdivision 9, or 475.59.

# 130.14 EFFECTIVE DATE. This section is effective January 1, 2022, and applies to elections 130.15 on or after that date.

130.16 Sec. 54. Minnesota Statutes 2020, section 206.805, subdivision 1, is amended to read:

Subdivision 1. Contracts required. (a) The secretary of state, with the assistance of the 130.17 commissioner of administration, must establish one or more state voting systems contracts. 130.18 The contracts should, if practical, include provisions for maintenance of the equipment 130.19 purchased. The voting systems contracts must address precinct-based optical scan voting 130.20 equipment, assistive voting technology, automatic tabulating equipment, and electronic 130.21 roster equipment. The contracts must give the state a perpetual license to use and modify 130.22 the software. The contracts must include provisions to escrow the software source code, as 130.23 provided in subdivision 2. Bids for voting systems and related election services must be 130.24 solicited from each vendor selling or leasing voting systems that have been certified for use 130.25 by the secretary of state. Bids for electronic roster equipment, software, and related services 130.26 must be solicited from each vendor selling or leasing electronic roster equipment that meets 130.27 the requirements of section 201.225, subdivision 2. The contracts must be renewed from 130.28 time to time. 130.29

(b) Counties and municipalities may purchase or lease voting systems and obtain related
election services from the state contracts. All counties and municipalities are members of
the cooperative purchasing venture of the Department of Administration for the purpose of
this section. For the purpose of township elections, counties must aggregate orders under
contracts negotiated under this section for products and services and may apportion the

131.1 costs of those products and services proportionally among the townships receiving the

131.2 products and services. The county is not liable for the timely or accurate delivery of those

131.3 products or services.

131.4 Sec. 55. Minnesota Statutes 2020, section 206.89, subdivision 4, is amended to read:

Subd. 4. Standard of acceptable performance by voting system. A comparison of the 131.5 results compiled by the voting system with the postelection review described in this section 131.6 must show that the results of the electronic voting system differed by no more than one-half 131.7 of one percent from the manual count of the offices reviewed by no more than two votes in 131.8 131.9 a precinct where fewer than 1,200 voters cast ballots, three votes in a precinct where between 1,200 and 1,599 voters cast ballots, four votes in a precinct where between 1,600 and 1,999 131.10 voters cast ballots, or five votes in a precinct where 2,000 or more voters cast ballots. Valid 131.11 votes that have been marked by the voter outside the vote targets or using a manual marking 131.12 device that cannot be read by the voting system must not be included in making the 131.13 131.14 determination whether the voting system has met the standard of acceptable performance for any precinct. 131.15

131.16 Sec. 56. Minnesota Statutes 2020, section 206.89, subdivision 5, is amended to read:

Subd. 5. Additional review. (a) If the postelection review in one of the reviewed precincts 131.17 reveals a difference greater than one-half of one percent, or greater than two votes in a 131.18 precinct where 400 or fewer voters cast ballots the thresholds specified in subdivision 4, 131.19 the postelection review official must, within two days, conduct an additional review of the 131.20 races indicated in subdivision 3 in at least three precincts in the same jurisdiction where the 131.21 discrepancy was discovered. If all precincts in that jurisdiction have been reviewed, the 131.22 county auditor must immediately publicly select by lot at least three additional precincts 131.23 for review. The postelection review official must complete the additional review within two 131.24 days after the precincts are selected and report the results immediately to the county auditor. 131.25 If the second review in any of the reviewed precincts also indicates a difference in the vote 131.26 totals compiled by the voting system that is greater than one-half of one percent from the 131.27 result indicated by the postelection review, or greater than two votes in a precinct where 131.28 400 or fewer voters cast ballots the thresholds specified in subdivision 4, the county auditor 131.29 must conduct a review of the ballots from all the remaining precincts in the county for the 131.30 races indicated in subdivision 3. This review must be completed and the results must be 131.31 131.32 reported to the secretary of state within one week after the second review was completed.

(b) If the results from the countywide reviews from one or more counties comprising in 132.1 the aggregate more than ten percent of the total number of persons voting in the election 132.2 clearly indicate that an error in vote counting has occurred, the secretary of state must notify 132.3 the postelection review official of each county in the district that they must conduct manual 132.4 recounts of all the ballots in the district for the affected office using the procedure outlined 132.5 in section 204C.35. The recount must be completed and the results reported to the appropriate 132.6 canvassing board within two weeks after the postelection review official received notice 132.7 132.8 from the secretary of state.

132.9 Sec. 57. Minnesota Statutes 2020, section 206.90, subdivision 6, is amended to read:

Subd. 6. **Ballots.** In precincts using optical scan voting systems, a single ballot card on which all ballot information is included must be printed in black ink on white colored material except that marks not to be read by the automatic tabulating equipment may be printed in another color ink. In state elections, a single ballot title must be used, as provided in sections 204D.08, subdivision 6, and 204D.11, subdivision 1. In odd-numbered years When both municipal and school district offices or questions appear on the ballot, the single ballot title "City (or Town) and School District Ballot" must be used.

On the front of the ballot must be printed the words "Official Ballot" and the date of theelection and lines for the initials of at least two election judges.

When optical scan ballots are used, the offices to be elected must appear in the following order: federal offices; state legislative offices; constitutional offices; proposed constitutional amendments; county offices and questions; municipal offices and questions; school district offices and questions; special district offices and questions; and judicial offices.

On optical scan ballots, the names of candidates and the words "yes" and "no" for ballot questions must be printed as close to their corresponding vote targets as possible.

The line on an optical scan ballot for write-in votes must contain the words "write-in,if any."

If a primary ballot contains both a partisan ballot and a nonpartisan ballot, the instructions to voters must include a statement that reads substantially as follows: "This ballot card contains a partisan ballot and a nonpartisan ballot. On the partisan ballot you are permitted to vote for candidates of one political party only." If a primary ballot contains political party columns on both sides of the ballot, the instructions to voters must include a statement that reads substantially as follows: "Additional political parties are printed on the other side of this ballot. Vote for one political party only." At the bottom of each political party column

on the primary ballot, the ballot must contain a statement that reads substantially as follows:
"Continue voting on the nonpartisan ballot." The instructions in section 204D.08, subdivision
4, do not apply to optical scan partisan primary ballots. Electronic ballot displays and audio
ballot readers must follow the order of offices and questions on the optical scan or paper
ballot used in the same precinct, or the sample ballot posted for that precinct.

#### 133.6 Sec. 5

Sec. 58. [206.93] AUDIT LOGS.

(a) For purposes of this section, "audit log" means recorded information that allows a
person to see each action of the equipment, including transmitting data in any manner, in a
way that allows the person to verify or reconstruct the steps followed without compromising
the ballot or voter secrecy.

(b) Each ballot tabulator used in the state must maintain an audit log. A full copy of each
 tabulator's audit log must be printed after the tabulation of election results on election night.
 The printed copy of the log must be retained in the county auditor or municipal clerk's office
 as provided in section 204B.40.

133.15 (c) Within 30 days of the state general election, the county auditor or municipal clerk

133.16 must provide to the secretary of state copies of the audit log from each tabulator used in the

133.17 state primary or the state general election. The secretary of state must compile the audit

133.18 logs and transmit them to the legislature by January 1 of each odd-numbered year.

133.19 Sec. 59. Minnesota Statutes 2020, section 207A.13, is amended to read:

#### 133.20 **207A.13 FORM OF BALLOTS; CANDIDATES ON BALLOT.**

Subdivision 1. Form. (a) Except as provided by law, presidential nomination primary
ballots shall be printed in the same manner as state primary ballots as far as practicable. A
sufficient number of each ballot shall be printed for each precinct and ward in the state.

(b) There must be separate ballots for the names of the candidates of each <u>participating</u>
political party. Each ballot must be headed by the words "Presidential Nomination Primary
Ballot." The heading must also indicate the party that appears on the ballot.

(c) If requested by a party chair, the ballot for that <u>participating party must contain a</u>
place for a voter to indicate a preference for having delegates to the party's national
convention remain uncommitted. If requested by a party chair, the ballot for that <u>participating</u>
party must contain a blank line printed below the other choices on the ballot so that a voter
may write in the name of a person who is not listed on the ballot. A request under this

paragraph must be submitted to the secretary of state no later than 63 days before thepresidential nomination primary.

Subd. 2. **Candidates on the ballot.** (a) Each party <u>participating in the presidential</u> <u>nomination primary must determine which candidates are to be placed on the presidential</u> nomination primary ballot for that party. The chair of each <u>participating party must submit</u> to the secretary of state the names of the candidates to appear on the ballot for that party no later than 63 days before the presidential nomination primary. Once submitted, changes must not be made to the candidates that will appear on the ballot.

(b) No later than the seventh day before the presidential nomination primary, the chair
of each <u>participating</u> party must submit to the secretary of state the names of write-in
candidates, if any, to be counted for that party.

134.12 Sec. 60. Minnesota Statutes 2020, section 207A.14, subdivision 3, is amended to read:

Subd. 3. Notice of primary to public. At least 15 days before the date of the presidential 134.13 nomination primary, each municipal clerk shall post a public notice stating the date of the 134.14 presidential nomination primary, the location of each polling place in the municipality, the 134.15 hours during which the polling places in the municipality will be open, and information 134.16 about the requirements of section 207A.12, paragraph (b), including a notice that the voter's 134.17 choice of a political party's ballot will be recorded and is public information. The county 134.18 auditor shall post a similar notice in the auditor's office with information for any polling 134.19 places in unorganized territory in the county. The governing body of a municipality or 134.20 county may publish the notice in addition to posting it. Failure to give notice does not 134.21 invalidate the election. 134.22

#### 134.23

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

134.24 Sec. 61. Minnesota Statutes 2020, section 208.03, is amended to read:

#### 134.25 **208.03 NOMINATION OF PRESIDENTIAL ELECTORS AND ALTERNATES.**

Presidential electors and alternates for the major political parties of this state shall be nominated by delegate conventions called and held under the supervision of the respective state central committees of the parties of this state. Each major political party shall nominate one presidential elector from each congressional district and two presidential electors from the state at large. At least 71 days before the general election day the chair of the major political party shall certify to the secretary of state the names of the persons nominated as presidential electors, the names of persons nominated as alternate presidential electors, and

135.1 the names of the party candidates for president and vice president. For each person nominated

135.2 as an elector or alternate elector, the chair shall indicate whether the person is nominated

135.3 as an at-large elector or is nominated to represent a congressional district. If the person is

135.4 nominated to represent a congressional district, the chair must indicate the congressional

135.5 <u>district number for each nominee.</u> The chair shall also certify that the party candidates for

135.6 president and vice president have no affidavit on file as a candidate for any office in this

135.7 state at the ensuing general election.

135.8 Sec. 62. Minnesota Statutes 2020, section 208.05, is amended to read:

#### 135.9 **208.05 STATE CANVASSING BOARD.**

135.10The State Canvassing Board at its meeting on the date provided in section 204C.33 shall

135.11 open and canvass the returns made to the secretary of state for presidential electors and

alternates, prepare a statement of the number of votes cast for the persons receiving votes

135.13 for these offices statewide and within each congressional district, and declare the person or

135.14 persons receiving the highest number of votes for each office duly elected, as follows:

(1) the statewide vote totals must be used to determine the persons elected to serve as
 electors under the at-large designation; and

(2) the vote totals within each congressional district must be used to determine the person
 elected to serve as an elector representing that district.

When it appears that more than the number of persons to be elected as presidential electors or alternates have the highest and an equal number of votes, the secretary of state, in the presence of the board shall decide by lot which of the persons shall be declared elected. The governor shall transmit to each person declared elected a certificate of election, signed by the governor, sealed with the state seal, and countersigned by the secretary of state.

135.24 Sec. 63. Minnesota Statutes 2020, section 367.25, subdivision 1, is amended to read:

135.25 Subdivision 1. **Requirement, fee.** Every person elected at a March election, elected at

135.26 <u>a special election</u>, or appointed to a town office, within ten days after receiving a certificate

135.27 or notice of election or appointment, shall take and subscribe the oath required by law.

135.28 Persons elected at a November election shall take their oath before assuming office. If taken

135.29 before the town clerk, the oath shall be administered and certified without fee.

136.1 Sec. 64. Minnesota Statutes 2020, section 412.02, subdivision 2a, is amended to read:

Subd. 2a. Vacancy. Except as otherwise provided in subdivision 2b, a vacancy in an 136.2 office shall be filled by council appointment until an election is held as provided in this 136.3 subdivision. In case of a tie vote in the council, the mayor shall make the appointment. If 136.4 the vacancy occurs before the first day to file affidavits of candidacy for the next regular 136.5 city election and more than two years remain in the unexpired term, a special election shall 136.6 be held at or before the next regular city election and the appointed person shall serve until 136.7 136.8 the qualification of a successor elected at a special election to fill the unexpired portion of the term. If the vacancy occurs on or after the first day to file affidavits of candidacy for 136.9 the regular city election or when less than two years remain in the unexpired term, there 136.10 need not be a special election to fill the vacancy and the appointed person shall serve until 136.11 the qualification of a successor. The council must specify by ordinance under what 136.12 circumstances it will hold a special election to fill a vacancy other than a special election 136.13 held at the same time as the regular city election. 136.14

All of the provisions of the Minnesota Election Law are applicable to special elections
as far as practicable.

#### 136.17 Sec. 65. AUDIT OF ELECTION EQUIPMENT.

136.18 (a) For purposes of this section, "election equipment means" electronic poll books,

136.19 tabulating equipment, electronic voting systems, and assistive voting technology.

136.20 (b) The legislative auditor must conduct an audit of election equipment and related

136.21 software as described in this section. The auditor must complete the audit by February 1,

136.22 2022. The auditor may contract with a vendor to complete any or all of the requirements of

136.23 this section. At a minimum, the audit must include eight cities or counties in the metropolitan

area, as defined by Minnesota Statutes, section 473.121, subdivision 2, and eight cities or

136.25 counties outside of the metropolitan area. To the extent possible, the auditor must select

136.26 cities and counties so as to examine at least one of each model of tabulator used in the state

136.27 and at least one of each model of assistive voting equipment used in the state.

136.28 (c) The auditor must review all elections policies, procedures, and practices, for:

136.29 (1) selecting and procuring election equipment and related software; and

136.30 (2) for updating or maintaining election equipment and related software.

136.31 The auditor must determine whether the policies, procedures, and practices are consistent

136.32 with state law.

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137.1	(d) The auditor must examine election equipment and related software that was used in			
137.2	the 2020 general election. At a minimum, the auditor must:			
137.3	(1) specify the brand, model, and year	(1) specify the brand, model, and year of manufacture for each piece of election		
137.4	equipment;			
137.5	(2) specify the brand and version of $e$	each type of sc	oftware used;	
137.6	(3) determine whether any software updates or other changes were made to the equipment			ne equipment
137.7	after completion of the testing required b	y Minnesota S	Statutes, section 206.83	, and if so,
137.8	the purpose of the updates or changes;			
137.9	(4) whether the equipment is capable of	(4) whether the equipment is capable of connecting to the internet or is otherwise capable		
137.10	of transmitting data;			
137.11	(5) review the incident logs from each $(5)$	h polling place	e to identify incidents re	elated to
137.12	equipment or software and determine the	e cause of the	incident and how it was	resolved;
137.13	and			
137.14	(6) review the source code to determine	ine whether th	e code functioned as rej	presented by
137.15	the vendor and that the code was free from	om defects.		
137.16	<sup>6</sup> Upon request, the secretary of state must	t provide a cop	y of the source code to	the auditor.
137.17	(e) For each piece of equipment that is	s capable of co	nnecting to the internet	or otherwise
137.18	capable of transmitting data, the auditor	must:		
137.19	(1) determine the manner of connection	ng to the inter	net and any security or	encryption
137.20	measures in place; and			
137.21	(2) review any audit log or other simi	lar data to dete	ermine each time the equ	uipment was
137.22	<u>connected to the internet since Septembe</u>	er 18, 2020, an	d if possible, determine	the purpose
137.23	of the connection.			
137.24	(f) The auditor must examine each bal	lot tabulator or	central count machine	or the related
137.25	software to determine the accuracy of the	e machine. Fo	r the 2020 general elect	ion results,
137.26	the auditor must also examine whether the	he tape from th	ne tabulator or machine	accurately
137.27	reflects the ballots counted by the machi	ne.		
137.28	<b>EFFECTIVE DATE.</b> This section is	s effective the	day following final ena	ctment.
137.29	Sec. 66. PUBLIC AWARENESS CA	MPAIGN; SE	CRETARY OF STAT	<u>E.</u>
137.30	The secretary of state must contract wi	th a vendor to c	conduct a public awarene	ess campaign
137.31	to encourage people to register to vote pri	ior to election	day. At a minimum, the	vendor must

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138.1 <u>conduct the public awareness campaign in each even-numbered year from June 1 until the</u>

138.2 voter registration period ends prior to the state general election. The secretary of state may

138.3 <u>consult with the vendor in coordinating material related to the campaign, but the secretary,</u>

- 138.4 the secretary's staff, and any other documents or materials promoting the Office of the
- 138.5 Secretary of State may not appear visually or audibly in any advertising or promotional
- 138.6 items disseminated by the vendor as part of the public awareness campaign.
- 138.7 **EFFECTIVE DATE.** This section is effective January 1, 2022, and applies to elections
- 138.8 <u>on or after that date.</u>
- 138.9 Sec. 67. <u>**REPEALER.**</u>
- 138.10 Minnesota Statutes 2020, sections 135A.17, subdivision 2; 201.061, subdivision 7; and
- 138.11 204C.12, subdivision 3, are repealed.
- 138.12 Sec. 68. <u>EFFECTIVE DATE.</u>

Except as otherwise provided, this article is effective July 1, 2021 and applies to elections
on or after that date.

### 138.15ARTICLE 5138.16VETERANS AND MILITARY AFFAIRS POLICY

138.17 Section 1. Minnesota Statutes 2020, section 10.578, is amended to read:

### 138.18 **10.578 VETERANS SUICIDE PREVENTION AND AWARENESS DAY.**

138.19The first Saturday of every October is designated Veterans Suicide Prevention and

138.20 Awareness Day. Each year, the governor shall issue a proclamation honoring this observance.

138.21 Each year in conjunction with this observance, the commissioner of veterans affairs shall

138.22 coordinate activities that raise awareness of, and promote the prevention of, veteran suicides.

138.23 Sec. 2. Minnesota Statutes 2020, section 15.057, is amended to read:

### 138.24 **15.057 PUBLICITY REPRESENTATIVES.**

No state department, bureau, or division, whether the same operates on funds appropriated
or receipts or fees of any nature whatsoever, except <u>the Department of Veterans Affairs,</u>
the Department of Transportation, the Department of Employment and Economic
Development, the Game and Fish Division, State Agricultural Society, and Explore Minnesota
Tourism shall use any of such funds for the payment of the salary or expenses of a publicity
representative. The head of any such department, bureau, or division shall be personally

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- 139.1 liable for funds used contrary to this provision. This section shall not be construed, however,
- 139.2 as preventing any such department, bureau, or division from sending out any bulletins or
- 139.3 other publicity required by any state law or necessary for the satisfactory conduct of the
- 139.4 business for which such department, bureau, or division was created.
- 139.5 Sec. 3. [16B.276] CAPITOL FLAG PROGRAM.

139.6 Subdivision 1. Definitions. (a) The terms used in this section have the meanings given
139.7 them.

139.8 (b) "Active service" has the meaning given in section 190.05, subdivision 5.

139.9 (c) "Eligible family member" means a surviving spouse, parent or legal guardian, child,

139.10 or sibling of (1) a public safety officer killed in the line of duty, or (2) a person who has

139.11 died while serving honorably in active service in the United States armed forces. For purposes

139.12 of this section, an eligibility relationship may be established by birth or adoption.

139.13 (d) "Killed in the line of duty" has the meaning given in section 299A.41, subdivision
139.14 3.

(e) "Public safety officer" has the meaning given in section 299A.41, subdivision 4.

139.16 Subd. 2. Establishment. A Capitol flag program is established. The purpose of the

139.17 program is to make a Minnesota state flag and an American flag that were flown over the

139.18 <u>Minnesota State Capitol available to the family members of a public safety officer killed</u>

139.19 in the line of duty or a member of the United States armed forces who died while in active

139.20 service. In addition to appropriations provided by law, the commissioner of management

139.21 and budget may receive gifts to support the program as authorized in sections 16A.013 to

139.22 <u>16A.016</u>. The program established by this section is required only to the extent that sufficient

139.23 <u>funds are available through appropriations or gifts to support its operations.</u>

139.24Subd. 3. Submission of request; presentation. (a) A flag request may only be made139.25by a legislator or state constitutional officer on behalf of an eligible family member after139.26verification of the family member's eligibility under the procedures adopted under subdivision139.274. The request must be made to the commissioner of administration, and must indicate the139.28type of flag requested, a certification that the family member's eligibility has been verified,139.29special requests for the date the flag is requested to be flown over the Capitol, and the139.30method of presentment. The commissioner may adopt a form to be used for this purpose.

139.31 With at least 30 days' notice, the commissioner must honor a request that a flag be flown

139.32 <u>on a specific commemorative date.</u>

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140.1	(b) Upon receipt of a request, the commissioner shall deliver the requested flags to the
140.2	requesting legislator or constitutional officer for coordination of a later presentment
140.3	ceremony. If relevant information is made available, the commissioner shall provide a
140.4	certificate memorializing the details of the occasion and the date the flag was flown with
140.5	each flag presented.
140.6	Subd. 4. Verification of eligibility. The house of representatives, the senate, and each
140.7	constitutional officer must adopt procedures for the administration of flag requests received
140.8	from eligible family members, including a procedure for verification of a family member's

140.9 eligibility to receive a flag.

140.10 Subd. 5. Eligibility; fees. (a) For deaths that occur on or after August 1, 2021, the family

140.11 of a public safety officer killed in the line of duty or service member of the United States

140.12 armed forces who died in active service is entitled to receive one United States flag and one

140.13 Minnesota state flag free of charge under this section. If multiple flags of the same type are

140.14 requested to be flown in honor of the same decedent, the commissioner may charge a

140.15 reasonable fee that does not exceed the actual cost of flying each flag and preparing a

140.16 certificate memorializing the occasion.

140.17 (b) For deaths that occurred before August 1, 2021, the family of a public safety officer

140.18 killed in the line of duty or service member of the United States armed forces who died in

140.19 active service may receive a Minnesota state flag and a United States flag for a fee, unless

140.20 there are donated, nonstate funds available to provide a flag without a fee. If payment of a

140.21 fee is required under this paragraph, the commissioner may charge an eligible family an

140.22 amount that does not exceed the actual cost of flying each flag and preparing a certificate

- 140.23 memorializing the occasion.
- 140.24 **EFFECTIVE DATE.** This section is effective August 1, 2021.

140.25 Sec. 4. Minnesota Statutes 2020, section 190.07, is amended to read:

### 140.26 **190.07 APPOINTMENT; QUALIFICATIONS; RANK<u>; TERM; VACANCY</u>.**

<u>Subdivision 1.</u> Qualifications. There shall be an adjutant general of the state who shall be appointed by the governor within 120 days of a vacancy of the position. The adjutant general shall be a staff officer, who at the time of appointment shall be a commissioned officer of the National Guard of this state, with not less than ten years military service in the National Guard of this state or the armed forces of the United States, at least three of which shall have been commissioned and who shall have reached, at a minimum, the grade of a field officer rank of colonel (O-6).

141.1Subd. 2. Rank.The adjutant general shall be promoted, if necessary, directly to and141.2shall hold at least the rank of major general and may be promoted to and including the141.3highest rank authorized under federal law. However, the adjutant general may not be

141.4 promoted to the rank of major general without having at least 20 years service in the

141.5 Minnesota National Guard, at least one of which has been in the rank of brigadier general.

141.6 If not already a major general, the adjutant general's promotion is effective beginning on

141.7 the date the governor appoints the adjutant general. At the time of appointment and in

141.8 accordance with the authorities governing federal recognition of officers, the adjutant general

141.9 is authorized to wear the rank of major general.

141.10 <u>Subd. 3. Term.</u> The term of the adjutant general is <u>for a single term of seven years from</u>

141.11 the date of appointment. Section 15.06, subdivisions 3, 4, and 5, governs filling of vacancies

141.12 in the Office of Adjutant General. The adjutant general shall not be removed from office

141.13 during a term except upon withdrawal of federal recognition or as otherwise provided by

141.14 the military laws of this state.

141.15 Subd. 4. Vacancy; acting or temporary adjutant general. In the event of a vacancy
141.16 of the adjutant general, the governor may appoint a person qualified under subdivision 1 as

141.17 an acting adjutant general. If the governor does not appoint an acting adjutant general, the

141.18 deputy adjutant general as defined in section 190.09, subdivision 1, shall become temporary

141.19 adjutant general without further official action. Upon taking office, the acting or temporary

141.20 adjutant general shall have all the powers and emoluments and perform all the duties of the

141.21 office of adjutant general until a permanent adjutant general is appointed.

#### 141.22 Sec. 5. [196.081] VETERANS STABLE HOUSING INITIATIVE; DATA.

141.23 (a) The commissioner may establish a veterans stable housing initiative. If the

141.24 commissioner establishes a veterans stable housing initiative under this section, the

141.25 commissioner must provide resources and support to assist veterans experiencing

141.26 homelessness in obtaining or maintaining stable housing.

(b) Data on individuals maintained by the commissioner in the Homeless Veteran Registry
for purposes of the veterans stable housing initiative is private data on individuals as defined
in section 13.02, subdivision 12, and must not be disclosed or shared except for coordinating
homelessness prevention efforts with:

141.31 (1) members of the Minnesota Interagency Council on Homelessness; and

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142.1 (2) Homeless Veteran Registry partners to address a veteran's episode of homelessness

142.2 or maintain a veteran's housing plan through Department of Veterans Affairs funded
142.3 programs.

142.4 (c) For purposes of this section, "homelessness" means that a veteran lacks a fixed,
142.5 nighttime residence.

142.6 Sec. 6. Minnesota Statutes 2020, section 197.791, subdivision 4, is amended to read:

Subd. 4. Eligibility. (a) A person is eligible for educational assistance under subdivisions
subdivision 5 and 5a if:

142.9 (1) the person is:

(i) a veteran who is serving or has served honorably in any branch or unit of the UnitedStates armed forces at any time;

(ii) a nonveteran who has served honorably for a total of five years or more cumulatively
as a member of the Minnesota National Guard or any other active or reserve component of
the United States armed forces, and any part of that service occurred on or after September
11, 2001;

(iii) the surviving spouse or child of a person who has served in the military and who
has died as a direct result of that military service, only if the surviving spouse or child is
eligible to receive federal education benefits under United States Code, title 38, chapter 33,
as amended, or United States Code, title 38, chapter 35, as amended; or

(iv) the spouse or child of a person who has served in the military at any time and who
has a total and permanent service-connected disability as rated by the United States Veterans
Administration, only if the spouse or child is eligible to receive federal education benefits
under United States Code, title 38, chapter 33, as amended, or United States Code, title 38,
chapter 35, as amended; and

(2) the person receiving the educational assistance is a Minnesota resident, as definedin section 136A.101, subdivision 8; and

142.27 (3) the person receiving the educational assistance:

142.28 (i) is an undergraduate or graduate student at an eligible institution;

(ii) is maintaining satisfactory academic progress as defined by the institution for students
participating in federal Title IV programs;

(iii) is enrolled in an education program leading to a certificate, diploma, or degree atan eligible institution;

(iv) has applied for educational assistance under this section prior to the end of the
academic term for which the assistance is being requested;

(v) is in compliance with child support payment requirements under section 136A.121,
subdivision 2, clause (5); and

143.7 (vi) has completed the Free Application for Federal Student Aid (FAFSA).

(b) A person's eligibility terminates when the person becomes eligible for benefits undersection 135A.52.

(c) To determine eligibility, the commissioner may require official documentation,
including the person's federal form DD-214 or other official military discharge papers;
correspondence from the United States Veterans Administration; birth certificate; marriage
certificate; proof of enrollment at an eligible institution; signed affidavits; proof of residency;
proof of identity; or any other official documentation the commissioner considers necessary
to determine eligibility.

(d) The commissioner may deny eligibility or terminate benefits under this section to 143.16 any person who has not provided sufficient documentation to determine eligibility for the 143.17 program. An applicant may appeal the commissioner's eligibility determination or termination 143.18 of benefits in writing to the commissioner at any time. The commissioner must rule on any 143.19 application or appeal within 30 days of receipt of all documentation that the commissioner 143.20 requires. The decision of the commissioner regarding an appeal is final. However, an 143.21 applicant whose appeal of an eligibility determination has been rejected by the commissioner 143.22 may submit an additional appeal of that determination in writing to the commissioner at 143.23 any time that the applicant is able to provide substantively significant additional information 143.24 regarding the applicant's eligibility for the program. An approval of an applicant's eligibility 143.25 by the commissioner following an appeal by the applicant is not retroactively effective for 143.26 more than one year or the semester of the person's original application, whichever is later. 143.27

(e) Upon receiving an application with insufficient documentation to determine eligibility,
the commissioner must notify the applicant within 30 days of receipt of the application that
the application is being suspended pending receipt by the commissioner of sufficient
documentation from the applicant to determine eligibility.

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144.1 Sec. 7. Minnesota Statutes 2020, section 197.791, subdivision 5, is amended to read:

Subd. 5. **Educational assistance amount.** (a) On approval by the commissioner of eligibility for the program, the applicant shall be awarded, on a funds-available basis, the educational assistance under the program for use at any time according to program rules at any eligible institution.

(b) The amount of educational assistance in any semester or term for an eligible person
must be determined by subtracting from the eligible person's cost of attendance the amount
the person received or was eligible to receive in that semester or term from:

144.9 (1) the federal Pell Grant;

144.10 (2) the state grant program under section 136A.121; and

(3) any federal military or veterans educational benefits including but not limited to the
Montgomery GI Bill, GI Bill Kicker, the federal tuition assistance program, vocational
rehabilitation benefits, and any other federal benefits associated with the person's status as
a veteran, except veterans disability payments from the United States <u>Department of</u> Veterans
Administration and payments made under the Veterans Retraining Assistance Program
(VRAP) Affairs.

144.17 (c) The amount of educational assistance for any eligible person who is a full-time144.18 student must not exceed the following:

144.19 (1) \$3,000 per state fiscal year; and

144.20 (2) \$10,000 in a lifetime.

(d) For a part-time student, the amount of educational assistance must not exceed \$500
per semester or term of enrollment. For the purpose of this paragraph, a part-time
undergraduate student is a student taking fewer than 12 credits or the equivalent for a
semester or term of enrollment and a part-time graduate student is a student considered part
time by the eligible institution the graduate student is attending. The minimum award for
undergraduate and graduate students is \$50 per term.

144.27 Sec. 8. Minnesota Statutes 2020, section 197.791, subdivision 5a, is amended to read:

Subd. 5a. Apprenticeship and on-the-job training. (a) The commissioner, in consultation with the commissioners of employment and economic development and labor and industry, shall develop and implement an apprenticeship and on-the-job training program to administer a portion of the Minnesota GI Bill program to pay benefit amounts to eligible persons, as provided in this subdivision.

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(b) An "eligible employer" means an employer operating a qualifying apprenticeship or
on-the-job training program that has been approved by the commissioner.
(c) A person is eligible for apprenticeship and on-the-job training assistance under this
subdivision if the person meets the criteria established under subdivision 4, paragraph (a).
The commissioner may determine eligibility as provided in subdivision 4, paragraph (c),

145.6 and may deny or terminate benefits as prescribed under subdivision 4, paragraphs (d) and

145.7 (e). The amount of assistance paid to or on behalf of an eligible individual under this

145.8 subdivision must not exceed the following:

(c) A person is eligible for apprenticeship and on-the-job training assistance under this
 subdivision if the person is:

(i) a veteran who is serving or has served honorably in any branch or unit of the United

145.12 States armed forces at any time;

145.13 (ii) a nonveteran who has served honorably for a total of five years or more cumulatively

145.14 as a member of the Minnesota National Guard or any other active or reserve component of

145.15 the United States armed forces, and any part of that service occurred on or after September

145.16 <u>11, 2001;</u>

145.17 (iii) the surviving spouse or child of a person who has served in the military and who

145.18 has died as a direct result of that military service, only if the surviving spouse or child is

145.19 eligible to receive federal education benefits under United States Code, title 38, chapter 33,

145.20 as amended, or United States Code, title 38, chapter 35, as amended; or

145.21 (iv) the spouse or child of a person who has served in the military at any time and who

145.22 has a total and permanent service-connected disability as rated by the United States Veterans

145.23 Administration, only if the spouse or child is eligible to receive federal education benefits

145.24 <u>under United States Code, title 38, chapter 33, as amended, or United States Code, title 38,</u>

145.25 chapter 35, as amended.

- (d) The amount of assistance paid to or on behalf of an eligible individual under this
  subdivision must not exceed the following:
- 145.28 (1) \$3,000 per fiscal year for apprenticeship expenses;

145.29 (2) \$3,000 per fiscal year for on-the-job training;

145.30 (3) \$1,000 for a job placement credit payable to an eligible employer upon hiring and

145.31 completion of six consecutive months' employment of a person receiving assistance under

145.32 this subdivision; and

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(4) \$1,000 for a job placement credit payable to an eligible employer after a person
receiving assistance under this subdivision has been employed by the eligible employer for
at least 12 consecutive months as a full-time employee.

(e) No more than \$5,000 in aggregate benefits under this paragraph subdivision may be
 paid to or on behalf of an individual in one fiscal year, and not more than \$10,000 in
 aggregate benefits under this paragraph may be paid to or on behalf of an individual over
 any period of time.

(f) If an eligible person receives benefits under subdivision 5 or 5b, the eligible person's
 aggregate benefits under this subdivision and subdivisions 5 and 5b must not exceed \$10,000
 in the eligible person's lifetime.

 $\frac{(d)(g)}{(g)}$  Assistance for apprenticeship expenses and on-the-job training is available for qualifying programs, which must, at a minimum, meet the following criteria:

146.13 (1) the training must be with an eligible employer;

146.14 (2) the training must be documented and reported;

146.15 (3) the training must reasonably be expected to lead to an entry-level position; and

146.16 (4) the position must require at least six months of training to become fully trained.

146.17 Sec. 9. Minnesota Statutes 2020, section 197.791, subdivision 5b, is amended to read:

Subd. 5b. Additional professional or educational benefits. (a) The commissioner shall
develop and implement a program to administer a portion of the Minnesota GI Bill program
to pay additional benefit amounts to eligible persons as provided under this subdivision.

(b) A person is eligible for additional benefits under this subdivision if the person meets
the criteria established under subdivision 4, paragraph (a), clause (1). The commissioner
may determine eligibility as provided in subdivision 4, paragraph (c), and may deny or
terminate benefits as prescribed under subdivision 4, paragraphs (d) and (e). The amount
of assistance paid to or on behalf of an eligible individual under this subdivision must not
exceed the following amounts:

146.27 (b) A person is eligible for additional benefits under this subdivision if the person is:

146.28 (i) a veteran who is serving or has served honorably in any branch or unit of the United
146.29 States armed forces at any time;

(ii) a nonveteran who has served honorably for a total of five years or more cumulatively
 as a member of the Minnesota National Guard or any other active or reserve component of

147.1 <u>the United States armed forces, and any part of that service occurred on or after September</u>

147.2 <u>11, 2001;</u>

- 147.3 (iii) the surviving spouse or child of a person who has served in the military and who
- 147.4 has died as a direct result of that military service, only if the surviving spouse or child is
- 147.5 eligible to receive federal education benefits under United States Code, title 38, chapter 33,
- 147.6 as amended, or United States Code, title 38, chapter 35, as amended; or
- 147.7 (iv) the spouse or child of a person who has served in the military at any time and who
- 147.8 has a total and permanent service-connected disability as rated by the United States Veterans
- 147.9 Administration, only if the spouse or child is eligible to receive federal education benefits
- 147.10 <u>under United States Code, title 38, chapter 33, as amended, or United States Code, title 38,</u>
- 147.11 chapter 35, as amended.
- (c) The amount of assistance paid to or on behalf of an eligible individual under this
  subdivision must not exceed the following amounts:
- 147.14 (1) \$3,000 per state fiscal year; and
- 147.15 (2) \$10,000 in a lifetime.
- 147.16 (d) If an eligible person receives benefits under subdivision 5 or 5a, the eligible person's
- 147.17 aggregate benefits under this subdivision and subdivisions 5 and 5a must not exceed \$10,000

147.18 in the eligible person's lifetime.

147.19 (e) (e) A person eligible under this subdivision may use the benefit amounts for the 147.20 following purposes:

(1) licensing or certification tests, the successful completion of which demonstrates an
individual's possession of the knowledge or skill required to enter into, maintain, or advance
in employment in a predetermined and identified vocation or profession, provided that the
tests and the licensing or credentialing organizations or entities that offer the tests are
approved by the commissioner;

147.26 (2) tests for admission to institutions of higher learning or graduate schools;

147.27 (3) national tests providing an opportunity for course credit at institutions of higher147.28 learning;

(4) a preparatory course for a test that is required or used for admission to an institutionof higher education or a graduate program; and

(5) any fee associated with the pursuit of a professional or educational objective specifiedin clauses (1) to (4).

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- (d) If an eligible person receives benefits under subdivision 5, the eligible person's
   aggregate benefits under this subdivision and subdivision 5 must not exceed \$10,000 in the
   eligible person's lifetime.
- (e) If an eligible person receives benefits under subdivision 5a, the eligible person's
   aggregate benefits under this subdivision and subdivision 5a must not exceed \$10,000 in
   the eligible person's lifetime.
- 148.7 Sec. 10. Minnesota Statutes 2020, section 198.006, is amended to read:

## 148.8 **198.006 SUPPLEMENTAL PROGRAMS.**

(a) The commissioner shall must work with federal, state, local, and private agencies to
develop alternative institutional and noninstitutional care programs for veterans to supplement
the mission of the homes. Veterans shall be afforded the least restrictive, most appropriate
level of care available.

(b) The commissioner may work with federal, state, local, and private entities to make
 available appropriate dental services for veterans homes residents. The commissioner may
 engage with the United States Department of Veterans Affairs to support the dental benefits
 program authorized under this paragraph.

148.17 (c) The commissioner may provide adult day care center programs that offer therapeutic

148.18 and rehabilitation health care services to veterans and support services for caregivers of

148.19 veterans. If the commissioner provides adult day care center programs, the commissioner

148.20 may collect fees from program participants. The commissioner is authorized to apply for

148.21 and accept federal funding for purposes of this paragraph.

# 148.22 Sec. 11. [609.1056] MILITARY VETERAN OFFENDERS RESTORATIVE JUSTICE 148.23 SENTENCE.

## 148.24 Subdivision 1. Offenses as a result of military service; presentence supervision

148.25 procedures. (a) Except as provided for in subdivision 2, paragraph (f), in the case of a

148.26 person charged with a criminal offense that is either Severity Level 7, D7, or lower in the

148.27 Minnesota Sentencing Guidelines, including misdemeanor or gross misdemeanor offenses,

- 148.28 who could otherwise be sentenced to county jail or state prison and who alleges that the
- 148.29 offense was committed as a result of sexual trauma, traumatic brain injury, posttraumatic
- 148.30 stress disorder, substance abuse, or mental health conditions stemming from service in the
- 148.31 United States military, the court shall, prior to entering a plea of guilty, make a determination
- 148.32 as to whether the defendant was, or currently is, a member of the United States military and

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149.1 whether the defendant may be suffering from sexual trauma, traumatic brain injury,

149.2 posttraumatic stress disorder, substance abuse, or mental health conditions as a result of

149.3 <u>that person's service. The court may request, through existing resources, an assessment to</u>

149.4 <u>aid in that determination.</u>

149.5 (b) A defendant who requests to be sentenced under this section shall release or authorize 149.6 access to military service reports and records relating to the alleged conditions stemming from service in the United States military. The records shall be filed as confidential and 149.7 149.8 remain sealed, except as provided for in this paragraph. The defendant, through existing records or licensed professional evaluation, shall establish the diagnosis of the condition 149.9 and its connection to military service. The court, on the prosecutor's motion with notice to 149.10 defense counsel, may order the defendant to furnish to the court for in camera review or to 149.11 149.12 the prosecutor copies of all medical and military service reports and records previously or subsequently made concerning the defendant's condition and its connection to service. Based 149.13 on the record, the court shall make findings on whether, by clear and convincing evidence, 149.14 the defendant suffers from a diagnosable condition and whether that condition stems from 149.15 service in the United States military. Within 15 days of the court's findings, either party 149.16 may file a challenge to the findings and demand a hearing on the defendant's eligibility 149.17 under this section. 149.18 If the court determines that a defendant suffers from a substance abuse disorder, the court 149.19

shall order a Rule 25 assessment under Minnesota Rules, part 9530.6615, and follow the
recommendations contained in the assessment. If the court determines that a defendant
suffers from posttraumatic stress disorder, traumatic brain injury, or other mental health
conditions, the court shall order a mental health assessment conducted by a licensed mental

149.24 health professional and follow the recommendations contained in the examiner's report.

(c) If the court concludes that a defendant who entered a plea of guilty to a criminal 149.25 offense is a person described in this subdivision or the parties stipulate to eligibility, and if 149.26 the defendant is otherwise eligible for probation, the court shall, upon the defendant entering 149.27 a plea of guilty, without entering a judgment of guilty and with the consent of the defendant, 149.28 prosecutor, and victim, defer further proceedings and place the defendant on probation upon 149.29 such reasonable conditions as it may require and for a period not to exceed the maximum 149.30 sentence provided for the violation unless extended by the court to complete treatment as 149.31 per section 609.135, subdivision 2, paragraph (h). If the veteran has previously received a 149.32 stay of adjudication for a felony offense under this section, the court may in its discretion 149.33 sentence consistent with this section or deny the use of this section on subsequent felony 149.34 offenses. If the court denies a stay of adjudication on this basis, the court may sentence 149.35

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150.1	pursuant to the guidelines, application or waiver of statutory mandatory minimums, or a			
150.2	departure pursuant to subdivision 2, paragraph (d).			
150.3	(d) Upon violation of a condition of the probation, the court may enter an adjudication			
150.4	of guilt and proceed as otherwise provided by law, including sentencing pursuant to the			
150.5	guidelines, application or waiver of statutory mandatory minimums, or a departure pursuant			
150.6	to subdivision 2, paragraph (d).			
150.7	(e) As a condition of probation, the court may order the defendant to attend a local, state,			
150.8	federal, or private nonprofit treatment program for a period not to exceed that period which			
150.9	the defendant would have served in state prison or county jail, provided the court determines			
150.10	that an appropriate treatment program exists. Pursuant to section 609.135, subdivision 2,			
150.11	paragraph (h), the court may extend an offender's probation if the offender has not completed			
150.12	court-ordered treatment.			
150.13	(f) The court, in making an order under this section to order a defendant to attend an			
150.14	established treatment program, shall give preference to a treatment program that has a history			
150.15	of successfully treating veterans who suffer from sexual trauma, traumatic brain injury,			
150.16	posttraumatic stress disorder, substance abuse, or mental health conditions as a result of			
150.17	that service, including but not limited to programs operated by the United States Department			
150.18	of Defense or Veterans Affairs. If an appropriate treatment provider is not available in the			
150.19	offender's county of residence or public funding is not available, the Minnesota Department			
150.20	of Veterans Affairs shall coordinate with the United States Department of Veterans Affairs			
150.21	to locate an appropriate treatment program and sources to fund the cost of the offender's			
150.22	participation in the program.			
150.23	(g) The court and the assigned treatment program shall, when available, collaborate with			
150.24	the county veterans service officer and the United States Department of Veterans Affairs			
150.25	to maximize benefits and services provided to the veteran.			
150.26	(h) If available in the county or judicial district having jurisdiction over the case, the			
150.27	defendant may be supervised by the veterans treatment court program under subdivision 3.			
150.28	If there is a veterans treatment court that meets the requirements of subdivision 3 in the			
150.29	county in which the defendant resides or works, supervision of the defendant may be			
150.30	transferred to that county or judicial district veterans treatment court program. If the defendant			
150.31	successfully completes the veterans treatment court program in the supervising jurisdiction,			
150.32	that jurisdiction shall sentence the defendant under this section. If the defendant is			
150.33	unsuccessful in the veterans treatment court program, the defendant's supervision shall be			
150.34	returned to the jurisdiction that initiated the transfer for standard sentencing.			

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151.1	(i) Sentencing pursuant to this section waives any right to administrative review pursuant
151.2	to section 169A.53, subdivision 1, or judicial review pursuant to section 169A.53, subdivision
151.3	2, for a license revocation or cancellation imposed pursuant to section 169A.52, and also
151.4	waives any right to administrative review pursuant to section 171.177, subdivision 10, or
151.5	judicial review pursuant to section 171.177, subdivision 11, for a license revocation or
151.6	cancellation imposed pursuant to section 171.177, if that license revocation or cancellation
151.7	is the result of the same incident that is being sentenced.
151.8	Subd. 2. Restorative justice for military veterans; dismissal of charges. (a) It is in
151.9	the interest of justice to restore a defendant who acquired a criminal record due to a mental
151.10	health condition stemming from service in the United States military to the community of
151.11	law-abiding citizens. The restorative provisions of this subdivision apply to cases in which
151.12	a court monitoring the defendant's performance of probation under this section finds by
151.13	clear and convincing evidence at a public hearing, held after not less than 15 days' notice
151.14	to the prosecution, the defense, and any victim of the offense, that all of the following
151.15	describe the defendant:
151.16	(1) the defendant was granted probation and was a person eligible under subdivision $1$
151.17	at the time that probation was granted;
151.18	(2) the defendant is in compliance with the conditions of that probation;
151.19	(3) the defendant has successfully completed court-ordered treatment and services to
151.20	address the sexual trauma, traumatic brain injury, posttraumatic stress disorder, substance
151.21	abuga ar montal baalth conditions stamming from military convices
	abuse, or mental health conditions stemming from military service;
151.22	(4) the defendant does not present a danger to the health and safety of others including
151.22 151.23	
	(4) the defendant does not present a danger to the health and safety of others including
151.23	(4) the defendant does not present a danger to the health and safety of others including any victims; and
151.23 151.24	<ul> <li>(4) the defendant does not present a danger to the health and safety of others including any victims; and</li> <li>(5) the defendant has demonstrated significant benefit from court-ordered education,</li> </ul>
151.23 151.24 151.25	<ul> <li>(4) the defendant does not present a danger to the health and safety of others including any victims; and</li> <li>(5) the defendant has demonstrated significant benefit from court-ordered education, treatment, or rehabilitation to clearly show that granting restorative relief pursuant to this</li> </ul>
151.23 151.24 151.25 151.26	<ul> <li>(4) the defendant does not present a danger to the health and safety of others including any victims; and</li> <li>(5) the defendant has demonstrated significant benefit from court-ordered education, treatment, or rehabilitation to clearly show that granting restorative relief pursuant to this subdivision would be in the interest of justice.</li> </ul>
151.23 151.24 151.25 151.26 151.27	<ul> <li>(4) the defendant does not present a danger to the health and safety of others including any victims; and</li> <li>(5) the defendant has demonstrated significant benefit from court-ordered education, treatment, or rehabilitation to clearly show that granting restorative relief pursuant to this subdivision would be in the interest of justice.</li> <li>(b) When determining whether granting restorative relief under this subdivision is in</li> </ul>
151.23 151.24 151.25 151.26 151.27 151.28 151.29	<ul> <li>(4) the defendant does not present a danger to the health and safety of others including any victims; and</li> <li>(5) the defendant has demonstrated significant benefit from court-ordered education, treatment, or rehabilitation to clearly show that granting restorative relief pursuant to this subdivision would be in the interest of justice.</li> <li>(b) When determining whether granting restorative relief under this subdivision is in the interest of justice, the court may consider, among other factors, all of the following:</li> </ul>
151.23 151.24 151.25 151.26 151.27 151.28	<ul> <li>(4) the defendant does not present a danger to the health and safety of others including any victims; and</li> <li>(5) the defendant has demonstrated significant benefit from court-ordered education, treatment, or rehabilitation to clearly show that granting restorative relief pursuant to this subdivision would be in the interest of justice.</li> <li>(b) When determining whether granting restorative relief under this subdivision is in the interest of justice, the court may consider, among other factors, all of the following:</li> <li>(1) the defendant's completion and degree of participation in education, treatment, and</li> </ul>

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152.1	(4) the defendant's leadership and personal responsibility efforts;					
152.2	(5) the defendant's contribution of service in support of the community;					
152.3	(6) the level of harm to the community from the offense; and					
152.4	(7) the level of harm to the victim from the offense with the court's determination of					
152.5	harm guided by the factors for evaluating injury and loss contained in the applicable victim's					
152.6	rights provisions of chapter 611A.					
152.7	(c) If the court finds that a case satisfies each of the requirements described in paragraph					
152.8	(a), then upon expiration of the period of probation the court shall discharge the defendant					
152.9	and dismiss the proceedings against that defendant. Discharge and dismissal under this					
152.10	subdivision shall be without court adjudication of guilt. The court shall maintain a public					
152.11	record of the discharge and dismissal.					
152.12	(d) If the court finds that a defendant placed on probation under subdivision 1 does	not				
152.13	satisfy each of the requirements described in paragraph (a), the court shall enter an					
152.14	adjudication of guilt and proceed as otherwise provided by law, including sentencing pursuant					
152.15	to the guidelines, application or waiver of statutory mandatory minimums, or a departure					
152.16	pursuant to paragraph (e).					
152.17	(e) If the charge to which the defendant entered a plea of guilty is listed under subdivision	ion				
152.18	1, paragraph (a), and is for an offense that is a presumptive commitment to state					
152.19	imprisonment, the court may use the factors of paragraph (a) to justify a dispositional					
152.20	departure or any appropriate sentence, including the application or waiver of statutory					
152.21	mandatory minimums. If the court finds that paragraph (a), clauses (1) to (5), factors, the	ne				
152.22	defendant is presumed amenable to probation.					
152.23	(f) This subdivision does not apply to an offense for which registration is required und	der				
152.24	section 243.166, subdivision 1b, a crime of violence as defined in section 624.712,					
152.25	subdivision 5, or a gross misdemeanor or felony-level domestic violence offense.					
152.26	Subd. 3. Optional veterans treatment court program; procedures for eligible					
152.27	defendants. (a) A county or judicial district may supervise probation under this section	<u>l</u>				
152.28	through a veterans treatment court using county veterans service officers appointed und	ler				
152.29	sections 197.60 to 197.606, United States Department of Veterans Affairs veterans justi	ice				
152.30	outreach specialists, probation agents, and any other rehabilitative resources available to	<u>o</u>				
152.31	the court.					
152.32	(b) "Veterans treatment court program" means a program that has the following essent	tial				
152.33	characteristics:					

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153.1	(1) the integration of services in the processing of cases in the judicial system;						
153.2	(2) the use of a nonadversarial approach involving prosecutors and defense attorneys to						
153.3	promote public safety and to protect the due process rights of program participants;						
153.4	(3) early identification and prompt placement of eligible participants in the program;						
153.5	(4) access to a continuum of alcohol, controlled substance, mental health, and other						
153.6	related treatment and rehabilitative services;						
153.7	(5) careful monitoring of treatment and services provided to program participants;						
153.8	(6) a coordinated strategy to govern program responses to participants' compliance;						
153.9	(7) ongoing judicial interaction with program participants;						
153.10	(8) monitoring and evaluation of program goals and effectiveness;						
153.11	(9) continuing interdisciplinary education to promote effective program planning,						
153.12	implementation, and operations;						
153.13	(10) development of partnershi	ps with public agencie	es and community	organizations,			
153.14	including the United States Department of Veterans Affairs; and						
153.15	(11) inclusion of a participant's f	family members who a	gree to be involved	in the treatment			
153.16	and services provided to the participant under the program.						
153.17	Subd. 4. Creation of county an	nd city diversion prog	rams; authorizati	i <b>on.</b> Any county			
153.18	or city may establish and operate a	veterans pretrial divers	sion program for of	ffenders eligible			
153.19	under subdivision 1 without penalt	ty under section 477A	.0175. "Pretrial div	version" means			
153.20	the decision of a prosecutor to refe	er an offender to a dive	ersion program on	condition that			
153.21	the criminal charges against the off	fender shall be dismiss	ed after a specified	l period of time,			
153.22	or the case shall not be charged, if	the offender successfu	ally completes the	program of			
153.23	treatment recommended by the Un	nited States Departmer	nt of Veterans Affa	irs or a local,			
153.24	state, federal, or private nonprofit	treatment program.					
153.25	EFFECTIVE DATE. This sec	ction is effective Augu	<u>st 1, 2021.</u>				
153.26	Sec. 12. <u>REVISOR INSTRUC</u>	<u>ΓΙΟΝ.</u>					

# 153.27 The revisor of statutes must renumber the provisions of Minnesota Statutes listed in

153.28 column A to the references listed in column B. The revisor must also make necessary

- 153.29 cross-reference changes in Minnesota Statutes and Minnesota Rules consistent with the
- 153.30 renumbering.

197.791, subdivision 8

197.791, subdivision 6

154.4

#### 3.972 AUDITS OF AGENCIES.

Subd. 2c. Audits of the Department of Transportation. The legislative auditor must audit, as resources permit, the programs and services administered by the Department of Transportation.

Subd. 2d. Audits of the Department of Public Safety. The legislative auditor must audit, as resources permit, the programs and services administered by the Department of Public Safety.

#### 16E.0466 STATE AGENCY TECHNOLOGY PROJECTS.

Subdivision 1. **Consultation required.** (a) Every state agency with an information or telecommunications project must consult with the Office of MN.IT Services to determine the information technology cost of the project. Upon agreement between the commissioner of a particular agency and the chief information officer, the agency must transfer the information technology cost portion of the project to the Office of MN.IT Services. Service level agreements must document all project-related transfers under this section. Those agencies specified in section 16E.016, paragraph (d), are exempt from the requirements of this section.

(b) Notwithstanding section 16A.28, subdivision 3, any unexpended operating balance appropriated to a state agency may be transferred to the information and telecommunications technology systems and services account for the information technology cost of a specific project, subject to the review of the Legislative Advisory Commission, under section 16E.21, subdivision 3.

#### **16E.05 GOVERNMENT INFORMATION ACCESS.**

Subd. 3. **Capital investment.** No state agency may propose or implement a capital investment plan for a state office building unless:

(1) the agency has developed a plan for increasing telecommuting by employees who would normally work in the building, or the agency has prepared a statement describing why such a plan is not practicable; and

(2) the plan or statement has been reviewed by the office.

#### 16E.071 E-GOVERNMENT ADVISORY COUNCIL.

Subdivision 1. **E-Government Advisory Council established.** The E-Government Advisory Council is established for the purpose of improving online government information services to citizens and businesses.

Subd. 2. Membership. The council shall consist of nine members as follows:

(1) the state chief information officer or the chief information officer's designee;

(2) one public member appointed by the speaker of the house;

(3) one public member appointed by the senate Subcommittee on Committees of the Rules and Administration Committee;

(4) five members appointed by the governor representing state executive branch agencies that are actively involved with private businesses, the private business community, or the public; and

(5) one member appointed by the governor who is knowledgeable in public access to government data.

Subd. 3. **Initial appointments and first meeting.** Appointing authorities shall make the first appointments to the council by September 1, 2013. The first member appointed by the speaker of the house shall serve until the first Monday in January 2015. The governor shall designate three initial appointees to serve until the first Monday in January 2015. The term of the other three initial appointees of the governor and the first member appointed by the senate shall be until the first Monday in January 2017. The chief information officer or the chief information officer's designee shall convene the council's first meeting by November 1, 2013, and shall act as chair until the council elects a chair at its first meeting.

Subd. 4. **Terms; removal; vacancies; compensation.** Membership terms, removal of member, and filling of vacancies are as provided in section 15.059, except that members shall not receive compensation or be reimbursed for expenses and except that terms of initial appointees are as provided in subdivision 3.

Subd. 5. Chair. The council shall annually elect a chair from its members.

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Subd. 6. **Duties.** The council shall recommend to the office the priority of North Star projects and online government information services to be developed and supported by convenience fee receipts. The council shall provide oversight on the convenience fee and its receipts in the North Star account. The council shall by majority quorum vote to recommend to approve or disapprove establishing the convenience fee on particular types of transactions, the fee amount, and any changes in the fee amount. If the convenience fee receipts are retained by or transferred to the private entity in lieu of deposit in the North Star account, the council may audit the private entity's convenience fee receipts, expenses paid by the receipts, and associated financial statements.

Subd. 7. Staff. The office shall provide administrative support to the council.

Subd. 8. Sunset. The council shall expire the first Monday in January 2017.

Subd. 9. **Reports.** By June 1, 2014, and every year thereafter, the council shall report to the office with its recommendations regarding establishing the convenience fee, the fee amount, and changes to the fee amount.

#### 16E.145 INFORMATION TECHNOLOGY APPROPRIATION.

An appropriation for a state agency information and telecommunications technology project must be made to the chief information officer. The chief information officer must manage and disburse the appropriation on behalf of the sponsoring state agency. Any appropriation for an information and telecommunications technology project made to a state agency other than the Office of MN.IT Services is transferred to the chief information officer.

#### 1160.03 CORPORATION; BOARD OF DIRECTORS; POWERS.

Subd. 9. **Contributions to public officials; disclosure.** Each director shall file a statement with the Campaign Finance and Public Disclosure Board disclosing the nature, amount, date, and recipient of any contribution made to a public official, political committee, political fund, or political party, as defined in chapter 10A, that:

(1) was made within the four years preceding appointment to the Enterprise Minnesota, Inc. board; and

(2) was subject to the reporting requirements of chapter 10A.

The statement must be updated annually during the director's term to reflect contributions made to public officials during the appointed director's tenure.

#### 1160.04 CORPORATE PERSONNEL.

Subd. 3. **Contributions to public officials; disclosure.** The president shall file a statement with the Campaign Finance and Public Disclosure Board disclosing the nature, amount, date, and recipient of any contribution made to a public official which:

(1) was made within the four years preceding employment with the Enterprise Minnesota, Inc. board; and

(2) was subject to the reporting requirements of chapter 10A.

The statement must be updated annually during the president's employment to reflect contributions made to public officials during the president's tenure.

#### 135A.17 PROVISIONS TO FACILITATE VOTING.

Subd. 2. **Residential housing list.** All postsecondary institutions that enroll students accepting state or federal financial aid may prepare a current list of students enrolled in the institution and residing in the institution's housing or within ten miles of the institution's campus. The list shall include each student's current address. The list shall be certified and sent to the appropriate county auditor or auditors for use in election day registration as provided under section 201.061, subdivision 3. A residential housing list provided under this subdivision may not be used or disseminated by a county auditor or the secretary of state for any other purpose.

#### **155A.23 DEFINITIONS.**

Subd. 2. Board. "Board" means the Board of Cosmetologist Examiners.

201.061 REGISTRATION ON OR BEFORE ELECTION DAY.

Subd. 7. **Record of attempted registrations.** The election judge responsible for election day registration shall attempt to keep a record of the number of individuals who attempt to register on

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election day but who cannot provide proof of residence as required by this section. The record shall be forwarded to the county auditor with the election returns for that precinct.

# 204C.12 CHALLENGES TO VOTERS; PENALTY.

Subd. 3. **Determination of residence.** In determining the legal residence of a challenged individual, the election judges shall be governed by the principles contained in section 200.031. If the challenged individual's answers to the questions show ineligibility to vote in that precinct, the individual shall not be allowed to vote. If the individual has marked ballots but not yet deposited them in the ballot boxes before the election judges determine ineligibility to vote in that precinct, the marked ballots shall be placed unopened with the spoiled ballots. If the answers to the questions fail to show that the individual is not eligible to vote in that precinct and the challenge is not withdrawn, the election judges shall verbally administer the oath on the voter certificate to the individual. After taking the oath and completing and signing the voter certificate, the challenged individual shall be allowed to vote.