H. F. No. 2

12-6263

available
equestState of MinnesotaHOUSE OF REPRESENTATIVES

EIGHTY-SEVENTH SESSION

08/24/2012 Authored by Kelly and Simon The bill was read for the first time

1.1 1.2 1.3 1.4 1.5	A bill for an act relating to disaster assistance; making miscellaneous corrections to the 2012 First Special Session flood relief legislation; amending Minnesota Statutes 2010, section 116J.8731, subdivision 9, as added if enacted; 2012 First Special Session H.F. 1, article 1, sections 5, if enacted; 10, subdivision 3, if enacted.				
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF N	MINNES	SOTA:		
1.7	Section 1. 2012 First Special Session H.F. No. 1, article 1, secti	on 5, if	enacted,		
1.8	is amended to read:				
1.9 1.10	Sec. 5. EMPLOYMENT AND ECONOMIC DEVELOPMENT	\$	15,000,000		
1.11	Minnesota Investment Fund				
1.12	From the general fund to the commissioner				
1.13	of employment and economic development				
1.14	for Minnesota investment fund grants under				
1.15	Minnesota Statutes, section 12A.07.				
1.16	Before any grants under this section are				
1.17	awarded to a local unit of government,				
1.18	the commissioner of employment and				
1.19	economic development shall report to the				
1.20	chairs and ranking minority members of				
1.21	the senate Finance Committee and house of				
1.22	representatives Ways and Means Committee				
1.23	the criteria and requirements to be used				
1.24	by local units of government in the grant				

2.1	or loan programs they will administer. All
2.2	business loan agreements must be executed
2.3	by December 31, 2013. Any uncommitted
2.4	balance remaining must be transferred to
2.5	the general fund. Appropriations under this
2.6	section are available through December 31,
2.7	<u>2013.</u>
2.8	Sec. 2. 2012 First Special Session H.F. No. 1, article 1, section 10, subdivision 3,
2.9	if enacted, is amended to read:
2.10	Subd. 3. Erosion, Sediment, and Water Quality
2.11	Control Cost-Share Program 11,000,000
2.12	From the general fund for the purposes
2.13	specified in Minnesota Statutes, section
2.14	12A.05, subdivision 2, in the area included
2.15	in DR-4069. Priority use of these funds shall
2.16	be to supplement or match federal funds
2.17	whenever possible and practical.
2.18	Wetland conservation procedures. For
2.19	projects funded in this section article, the
2.20	board may develop alternative standards and
2.21	procedures for Minnesota Statutes, sections
2.22	103G.222 to 103G.2242, that may be used
2.23	temporarily by local government units to
2.24	address emergency situations or disaster
2.25	recovery efforts in the area included in
2.26	DR-4069.
2.27	Sec. 3. Minnesota Statutes 2010, section 116J.8731, subdivision 9, as added by 2012
2.28	First Special Session H.F. No. 1, article 1, section 21, if enacted, is amended to read:
2.29	Subd. 9. Requirements for assistance. All awards under subdivision 8 section
2.30	<u>12A.07</u> are subject to the following requirements.

2.31 (a) Eligible applicants include the following:

2.32 (1) Applicants may be any business or nonprofit organization in the area included
2.33 in the disaster declaration that was directly and adversely affected by the disaster. This
2.34 includes: businesses, cooperatives, utilities, industrial, commercial, retail, and nonprofit

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3.1	organizations, including those	nonprofits that provide resi	idential, health care,	child care,	
3.2	social, or other services on behalf of the Department of Human Services to residents				
3.3	included in the disaster area.				
3.4	(2) Business applicants n	nust be organized as a prop	rietorship, partnershi	ip, LLC, or	
3.5	a corporation.				
3.6	(3) Applicants must have	been in operation before t	he date of the disaste	er.	
3.7	(b) Eligible activities. Lo	oan funds may be used to a	ssist businesses only	in their	
3.8	recovery efforts but are not ava	ailable to provide relief from	m economic losses.		
3.9	(c) Eligible costs. Eligib	le costs may include the fo	llowing: repair of bu	uildings,	
3.10	leasehold improvements, fixtur	res and/or equipment, loss of	of inventory, and clea	anup costs.	
3.11	(d) Ineligible activities:				
3.12	(1) Ineligible applicants.	Any applicants not meetin	g the eligibility requ	irements	
3.13	outlined in this subdivision are	e ineligible to receive recov	ery loan funds.		
3.14	(2) Ineligible activities. H	Funds may not be used for l	ending or investmen	t operations,	
3.15	land speculation, or any activit	y deemed illegal by federal	, state, or local law c	or ordinance.	
3.16	(3) Ineligible costs. Ineli	gible costs include but are	not limited to: econo	omic injury	
3.17	losses, relocation, managemen	t fees, financing costs, fran	chise fees, debt cons	solidation,	
3.18	moving costs, refinancing debt	existing prior to the date of	the disaster, and ope	erating costs.	
3.19	(e) Loan application:				
3.20	(1) Application process.	All parties seeking recove	ry loan funds must f	ile an	
3.21	application with the local unit	of government. Small Bus	iness Administration	n (SBA)	
3.22	application forms may be used	. Applications must be tran	ismitted in the form a	and manner	
3.23	prescribed by the commissione	er.			
3.24	(f) Application informati	on. Only completed applic	ations will be review	ved for	
3.25	consideration. Submittal of the	e following information cor	stitutes a complete a	upplication:	
3.26	(1) MIF recovery loan fu	ind application;			
3.27	(2) business SBA disaste	r application if applicable;			
3.28	(3) regional development	t organization or responsibl	e local government a	application,	
3.29	if applicable;				
3.30	(4) administrative contac	t;			
3.31	(5) business release for le	ocal government to review	SBA damage assess	ment/loss	
3.32	verification, if applicable;				
3.33	(6) proof of loss statement	nt from insurer;			
3.34	(7) construction cost esti	mates;			
3.35	(8) invoices for work con	mpleted;			
3.36	(9) quotes for equipment	·· ?			

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4.1	(10) proposed security;
4.2	(11) company historical financial statements for the 24 months immediately prior to
4.3	the application date;
4.4	(12) credit check release;
4.5	(13) number of jobs to be retained;
4.6	(14) wages paid;
4.7	(15) amount of loan request;
4.8	(16) documentation of damages incurred;
4.9	(17) property taxes paid and current;
4.10	(18) judgments, liens, agreements, consent decrees, stipulations for settlements, or
4.11	other such actions which would prevent the applicant from participating in any program
4.12	administered by the responsible local, state, or regional government;
4.13	(19) compliance with all applicable local ordinances and plans;
4.14	(20) documentation through financial and tax records that the business was a viable
4.15	operating entity at the time of the flood;
4.16	(21) business tax identification number; and
4.17	(22) other documentation as requested.
4.18	(g) Incomplete applications will be assigned pending status and the applicant will be
4.19	informed in writing of the missing documentation.
4.20	(h) Determination of eligibility. Applicant eligibility will be determined using
4.21	criteria enumerated in paragraph (a). A credit check for the company and each of its
4.22	principal owners may be conducted. An owner's encumbrance report will be completed
4.23	by the Recorder's Office.
4.24	A grant recipient is eligible for assistance provided under this section only after the
4.25	recipient has claimed all applicable private insurance and the recipient has utilized all other

4.26 sources of applicable assistance available under the act appropriating funding for the grant.