SF3307

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### SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

### S.F. No. 3307

| (SENATE AUT | HORS: LATZ | L and Limmer)   |
|-------------|------------|---|
| DATE        | D-PG       | OFFICIAL STATUS                                       |
| 04/27/2023  | 6536       | Introduction and first reading                        |
|             |            | Referred to Judiciary and Public Safety               |
| 04/28/2023  | 6882       | Withdrawn and re-referred to Rules and Administration |
| 05/12/2023  | 7914       | Author added Limmer                                   |
| 05/16/2023  | 8158       | Comm report: To pass                                  |
|             | 8220       | Second reading  |
| 05/18/2023  | 8941       | Special Order   |
|             |            |   |
| 05/22/2023  |            | Returned from House with amendment                    |
|             | 11339      | Senate concurred and repassed bill                    |
|             | 11339      | 8   |
|             |            | Presentment date 05/23/23                             |
|             |            | Governor's action Approval 05/26/23                   |
|             | 11495      | Secretary of State Chapter 69 05/26/23                |
|             |            | Effective date various dates                          |

relating to legislative enactments; correcting miscellaneous oversights, 12 inconsistencies, ambiguities, unintended results, and technical errors; amending 1.3 Minnesota Statutes 2022, section 268.057, subdivision 7; Laws 2023, chapter 13, 1.4 article 1, section 7; Laws 2023, chapter 33, section 18; Laws 2023, chapter 37, 1.5 article 2, section 8, subdivision 2; article 6, section 14; Laws 2023, chapter 52, 1.6 article 2, section 3, subdivision 8; article 6, section 10, subdivision 2; 2023 H.F. 1.7 1830, articles 2, section 16, if enacted; 7, section 10, if enacted; 2023 H.F. 2310, 1.8 article 4, if enacted; 2023 H.F. No. 2497, article 1, if enacted. 1.9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.10 Section 1. [CORR23-01] Laws 2023, chapter 13, article 1, section 7, is amended to read: 1.11 1.12 Sec. 7. Minnesota Statutes 2022, section 171.06, is amended by adding a subdivision to read: 1.13 Subd. 11. Noncompliant license or identification card; secondary documents. (a) 1.14 For purposes of a noncompliant driver's license or identification card, a secondary document 1.15 under Minnesota Rules, part 7410.0400, subpart 3, or successor rules, includes: 1.16 (1) a second primary document listed under subdivision 10, paragraph (a); 1.17 (2) a notice of action on or proof of submission of a completed Application for Asylum 1.18 and for Withholding of Removal issued by the United States Department of Homeland 1.19

- 1.20 Security, Form I-589;
- 1.21 (3) a Certificate of Eligibility for Nonimmigrant Student Status issued by the United
  1.22 States Department of Homeland Security, Form I-20;

| 2.1<br>2.2   | (4) a Certificate of Eligibility for Exchange Visitor Status issued by the United States Department of State, Form DS-2019;                                   |
|--------------|---|
| 2.3          | (5) a Deferred Action for Childhood Arrival approval notice issued by the United States   |
| 2.4          | Department of Homeland Security;  |
| 2.5<br>2.6   | (6) an employment authorization document issued by the United States Department of<br>Homeland Security, Form I-688, Form I-688A, Form I-688B, or Form I-766; |
| 2.7<br>2.8   | (7) a document issued by the Social Security Administration Internal Revenue Service with an individual taxpayer identification number;                       |
| 2.9          | (8) a Social Security card;   |
| 2.10<br>2.11 | (9) a Supplemental Security Income award statement issued no more than 12 months before the application;  |
| 2.12         | (10) an unexpired Selective Service card;   |
| 2.13         | (11) military orders that are still in effect at the time of application;   |
| 2.14<br>2.15 | (12) a Minnesota unemployment insurance benefit statement issued no more than 90 days before the application;   |
| 2.16         | (13) a valid identification card for health benefits or an assistance or social services  |
| 2.10         | program;  |
| 2.18<br>2.19 | (14) a Minnesota vehicle certificate of title issued no more than 12 months before the application;   |
| 2.20         | (15) mortgage documents for the applicant's residence;  |
| 2.21         | (16) a filed property deed or title for the applicant's residence;  |
| 2.22         | (17) a Minnesota property tax statement for the current or prior calendar year, or a  |
| 2.23         | proposed Minnesota property tax notice for the current year, that shows the applicant's   |
| 2.24         | principal residential address both on the mailing portion and the portion stating what property   |
| 2.25         | is being taxed;   |
| 2.26         | (18) a certified copy of a divorce decree or dissolution of marriage that specifies the   |
| 2.27         | applicant's name or name change, issued by a court; and   |
| 2.28         | (19) any of the following documents issued by a foreign jurisdiction:   |
| 2.29         | (i) a driver's license that is current or has been expired for five years or less;  |

3.1 (ii) a high school, college, or university student identification card with a certified
3.2 transcript from the school;

3.3 (iii) an official high school, college, or university transcript that includes the applicant's
3.4 date of birth and a photograph of the applicant at the age the record was issued;

3.5 (iv) a federal electoral card issued on or after January 1, 1991, that contains the applicant's
3.6 photograph;

3.7 (v) a certified copy of the applicant's certificate of marriage; and

3.8 (vi) a certified copy of a court order or judgment from a court of competent jurisdiction
3.9 that contains the applicant's name and date of birth.

3.10 (b) Submission of more than one secondary document is not required under this3.11 subdivision.

3.12 Sec. 2. [CORR23-03A] Laws 2023, chapter 37, article 6, section 14, is amended to read:

#### 3.13 Sec. 14. WORKGROUP ON EXPEDITING RENTAL ASSISTANCE.

3.14 Subdivision 1. **Creation; duties.** A workgroup is created to study how to expedite both 3.15 the processing of applications for rental assistance and for emergency rental assistance and 3.16 the distribution of rental assistance funds to landlords, in order to identify what processes, 3.17 procedures, and technological or personnel resources would be necessary to enable the state 3.18 or county agencies responsible for administering government rental assistance funds, 3.19 including the family homelessness prevention and assistance program, the emergency 3.20 assistance program, and emergency general assistance, to meet the following goals:

3.21 (1) within two weeks of receiving a completed application for rental assistance, make
3.22 and issue a determination on the application; and

3.23 (2) within 30 days of receiving a completed application for rental assistance, issue
3.24 payment on an approved rental application to the landlord.

3.25 Subd. 2. Membership. The workgroup shall consist of the following:

3.26 (1) the commissioner of the Minnesota Housing Finance Agency or a designee;

- 3.27 (2) the commissioner of the Department of Human Services or designee;
- 3.28 (3) a representative from the Minnesota Multi Housing Association;
- 3.29 (4) a representative from Mid-Minnesota Legal Aid;
- 3.30 (5) a representative from HOME Line;

Sec. 2.

|      | SF3307                   | REVISOR                       | EAP                  | S3307-1                       | 1st Engrossment              |
|------|--------------------------|-------------------------------|----------------------|-------------------------------|------------------------------|
| 4.1  | (6) a repres             | sentative from the U          | nited Way;           |                               |                              |
| 4.2  | (7) a repres             | sentative from the Sa         | alvation Army        | ;                             |                              |
| 4.3  | (8) a repres             | sentative from the C          | ommunity Act         | tion Partnership;             |                              |
| 4.4  | (9) a repres             | sentative from Com            | munity Mediat        | ion Minnesota;                |                              |
| 4.5  | (10) a repr              | esentative from the l         | Family Housin        | g Fund;                       |                              |
| 4.6  | (11) four c              | ounty administrators          | s of emergency       | rental assistance, inc        | luding two county            |
| 4.7  | administrators           | who work for metrop           | politan countie      | s, as defined by Minnes       | sota Statutes, section       |
| 4.8  | 473.121, subd            | ivision 4, and two co         | ounty administ       | rators who work for n         | onmetropolitan               |
| 4.9  | counties, with           | one member from e             | ach category a       | ppointed by the speak         | er of the house of           |
| 4.10 | representatives          | s and one from each           | category appo        | binted by the senate material | ajority leader;              |
| 4.11 | (12) one m               | ember from the hou            | se of represent      | tatives appointed by th       | ne speaker of the            |
| 4.12 | house; and               |                               |                      |                               |                              |
| 4.13 | (13) one m               | ember from the sena           | ate appointed b      | by the senate majority        | leader.                      |
| 4.14 | Subd. 3. Fa              | acilitation; organiza         | ation; meeting       | gs. (a) The Managemen         | nt Analysis Division         |
| 4.15 | of Minnesota 1           | Management and Bu             | ıdget shall faci     | litate the workgroup a        | nd convene the first         |
| 4.16 | meeting by <del>Ju</del> | <del>y</del> September 15, 20 | 23.                  |                               |                              |
| 4.17 | (b) The wo               | rkgroup must meet             | at regular inter     | vals as often as neces        | sary to accomplish           |
| 4.18 | the goals enun           | nerated under subdiv          | vision 1.            |                               |                              |
| 4.19 | (c) Meeting              | gs of the workgroup           | are subject to       | the Minnesota Open N          | Meeting Law under            |
| 4.20 | Minnesota Sta            | tutes, chapter 13D.           |                      |                               |                              |
| 4.21 | Subd. 4. E               | xternal consultation          | <b>n.</b> The workgr | oup shall consult with        | other individuals            |
| 4.22 | and organizati           | ons that have expert          | ise and experie      | ence that may assist th       | e workgroup in               |
| 4.23 | fulfilling its re        | sponsibilities, inclue        | ding entities er     | ngaging in additional e       | external stakeholder         |
| 4.24 | input from tho           | se with lived experi          | ence and admi        | nistrators of emergend        | ey assistance not            |
| 4.25 | named to the v           | vorkgroup, including          | g Minnesota's        | Tribal nations.               |                              |
| 4.26 | Subd. 5. R               | eport required. The           | e workgroup sł       | all submit a final repo       | ort by February <u>129</u> , |
| 4.27 | 2024, to the ch          | airs and ranking mi           | nority member        | rs of the legislative co      | mmittees with                |
| 4.28 | jurisdiction ov          | er housing finance a          | and policy. The      | e report shall include c      | lraft legislation            |
| 4.29 | required to im           | plement the propose           | ed legislation.      |                               |                              |
| 4.30 | Subd. 6. E               | <b>xpiration.</b> The work    | group expires        | upon submission of t          | he final report in           |
| 4.31 | subdivision 5,           | or February 28, 202           | 24, whichever        | <del>s later.</del>           |                              |
|      |                          |                               |                      |                               |                              |

|      | SF3307                      | REVISOR              | EAP                | S3307-1                    | 1st Engrossment        |
|------|-----------------------------|----------------------|--------------------|----------------------------|------------------------|
| 5.1  | Sec. 3. [CORR2              | 23-03B] Laws 20      | 023, chapter 37    | , article 6, section 14,   | the effective date, is |
| 5.2  | amended to read:            |                      |                    |                            |                        |
| 5.3  | EFFECTIVE                   | <b>DATE.</b> This se | ection is effectiv | ve the day following f     | inal enactment and     |
| 5.4  | expires <del>March 1,</del> | 2024 the day fo      | llowing sine di    | e adjournment of both      | bodies of the 93rd     |
| 5.5  | regular legislative         | e session.           |                    |                            |                        |
| 5.6  | Sec. 4. [CORR2              | 23-04] Laws 2023     | 3, chapter 37, ar  | ticle 2, section 8, subd   | ivision 2, is amended  |
| 5.7  | to read:                    |                      |                    |                            |                        |
| 5.8  |                             | -                    | ns. To be eligit   | ble for a grant under th   | nis section an         |
| 5.9  | organization mus            | t:                   |                    |                            |                        |
| 5.10 |                             | -                    |                    | npt under section 501      |                        |
| 5.11 |                             | -                    | -                  | e state for at least ten y |                        |
| 5.12 | by registration or          | filing of organiz    | zational docum     | ents with the secretar     | y of state;            |
| 5.13 | (2) have its pr             | imary operation      | s located in the   | state;                     |                        |
| 5.14 | (3) be experie              | ncing significan     | t detrimental fi   | nancial impact due to      | recent economic and    |
| 5.15 | social conditions,          | , including but n    | ot limited to de   | creased operating rev      | enue due to loss of    |
| 5.16 | rental income or i          | ncreased operati     | ng expenses du     | e to inflation in utility  | expenses, insurance,   |
| 5.17 | or other expenses           | ;                    |                    |                            |                        |
| 5.18 | (4) have supp               | ortive services o    | ptions availabl    | e for the individuals a    | nd families residing   |
| 5.19 | in <u>a portion of the</u>  | e rental housing     | it provides to le  | ow-income population       | ns; and                |
| 5.20 | (5) provide, as             | s of December 3      | 1, 2022, housin    | g units in the state that  | at it owns or controls |
| 5.21 | consisting of any           | of the following     | 3:                 |                            |                        |
| 5.22 | (i) at least 1,0            | 00 units of natur    | rally occurring    | affordable housing. F      | or purposes of this    |
| 5.23 | item, "naturally o          | ccurring affordal    | ble housing" me    | eans multiunit rental ho   | ousing developments    |
| 5.24 | that have not rece          | eived financing f    | from the federa    | l low-income housing       | tax credit program     |
| 5.25 | for which the maj           | jority of the unit   | s have agreeme     | nts in place to be affo    | rdable to individuals  |
| 5.26 | or families with i          | ncomes at or be      | low 60 percent     | of the area median in      | come as determined     |
| 5.27 | by the United Sta           | tes Department       | of Housing and     | l Urban Development        | , adjusted for family  |
| 5.28 | size, and that do a         | not receive proje    | ect- or other pla  | ce-based rental subsid     | lies from the federal  |
| 5.29 | government;                 |                      |                    |                            |                        |
| 5.30 |                             |                      |                    | lly occurring affordab     |                        |
| 5.31 | 50 percent of the           | total number of      | units are rented   | l to individuals or fan    | nilies whose annual    |
| 5.32 | incomes, accordin           | ng to the most re    | ecent income ce    | ertification as of Dece    | mber 31, 2022, are     |
|      |                             |                      |                    |                            |                        |

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

| 7.1  | services required in the fiscal year by the pupil's individualized education program to 875,         |
|------|--|
| 7.2  | but not more than one.   |
| 7.3  | (d) (c) A prekindergarten pupil who is not included in paragraph (a) or (b) and is enrolled          |
| 7.4  | in an approved voluntary prekindergarten program under section 124D.151 is counted as                |
| 7.5  | the ratio of the number of hours of instruction to 850 times 1.0, but not more than 0.6 pupil        |
| 7.6  | units.   |
| 7.7  | (e) (d) A kindergarten pupil <del>who is not included in paragraph (c)</del> is counted as 1.0 pupil |
| 7.8  | unit if the pupil is enrolled in a free all-day, every day kindergarten program available to         |
| 7.9  | all kindergarten pupils at the pupil's school that meets the minimum hours requirement in            |
| 7.10 | section 120A.41, or is counted as .55 pupil unit, if the pupil is not enrolled in a free all-day,    |
| 7.11 | every day kindergarten program available to all kindergarten pupils at the pupil's school.           |
| 7.12 | (f) (e) A pupil who is in any of grades 1 to 6 is counted as 1.0 pupil unit.                         |
| 7.13 | (g) (f) A pupil who is in any of grades 7 to 12 is counted as 1.2 pupil units.                       |
| 7.14 | (h) (g) A pupil who is in the postsecondary enrollment options program is counted as                 |
| 7.15 | 1.2 pupil units.   |
| 7.16 | (i) For fiscal years 2018 through 2023, (h) A prekindergarten pupil who:                             |
| 7.17 | (1) is not included in paragraph (a), (b), or (d) (c);   |
| 7.18 | (2) is enrolled in a school readiness plus program under Laws 2017, First Special Session            |
| 7.19 | chapter 5, article 8, section 9; and   |
| 7.20 | (3) has one or more of the risk factors specified by the eligibility requirements for a              |
| 7.21 | school readiness plus program,   |
| 7.22 | is counted as the ratio of the number of hours of instruction to 850 times 1.0, but not more         |
| 7.23 | than 0.6 pupil units. A pupil qualifying under this paragraph must be counted in the same            |
| 7.24 | manner as a voluntary prekindergarten student for all general education and other school             |
| 7.25 | funding formulas.  |
| 7.26 | <b>EFFECTIVE DATE.</b> This section is effective for fiscal year 2024 and later.                     |

S3307-1

1st Engrossment

SF3307

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|      | SF3307            | REVISOR                                    | EAP                             | S3307-1                  | 1st Engrossment                                |
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| 8.1  | Sec. 7. [COR      | 2R23-09] 2023 H.F                          | . No. 1830, artic               | le 2, section 16, if ena | acted, is amended to                           |
| 8.2  | read:             |  |                                 |                          |  |
|      |                   |  |                                 |                          |  |
| 8.3  |                   | nesota Statutes 202                        | 22, section 3.855               | , is amended by addin    | ng a subdivision to                            |
| 8.4  | read:             |  |                                 |                          |  |
| 8.5  | Subd. 6. In       | formation require                          | ed; collective ba               | rgaining agreement       | s, memoranda of                                |
| 8.6  | understanding     | g, and <u>interest</u> arb                 | itration awards                 | . Within 14 days after   | the implementation                             |
| 8.7  | of a collective l | pargaining agreeme                         | nt, memorandum                  | of understanding, or     | receipt of an <u>interest</u>                  |
| 8.8  | arbitration awa   | ard, the commission                        | ner of managem                  | ent and budget must s    | submit to the                                  |
| 8.9  | Legislative Co    | ordinating Commis                          | ssion the followi               | ng:                      |  |
| 8.10 | (1) a copy        | of the collective ba                       | rgaining agreem                 | ent showing changes      | from previous                                  |
| 8.11 | agreements and    | d a copy of the exe                        | cuted agreement                 |                          |  |
| 8.12 | (2) a copy of     | of any memorandu                           | m of understandi                | ing that has a fiscal in | npact <del>, or</del> interest <del>, or</del> |
| 8.13 | arbitration awa   | ırd;                                       |                                 |                          |  |
| 8.14 | (3) a compa       | arison of biennial c                       | compensation co                 | sts under the current    | agreement to the                               |
| 8.15 | projected bien    | nial compensation                          | costs under the r               | new agreement, memo      | orandum of                                     |
| 8.16 | understanding,    | , <u>or </u> interest <del>, or</del> arbi | tration award; a                | nd                       |  |
| 8.17 | (4) a compa       | arison of biennial c                       | compensation co                 | sts under the current    | agreement to the                               |
| 8.18 | projected bient   | nial compensation c                        | costs for the follo             | wing biennium under      | the new agreement,                             |
| 8.19 | memorandum        | of understanding, <u>c</u>                 | or interest <del>, or</del> arb | pitration award.         |  |
|      |                   |  |                                 |                          |  |
| 8.20 | Sec. 8. [COR      | [R23-10] Laws 202                          | 23, chapter 52, and             | rticle 6, section 10, su | ıbdivision 2, is                               |
| 8.21 | amended to rea    | ad:  |                                 |                          |  |
| 8.22 | Subd. 2. Pr       | osecutor-initiated                         | sentence adjus                  | tment. The prosecuto     | r for the jurisdiction                         |
| 8.23 | responsible for   | the prosecution of                         | f an individual co              | onvicted of a crime m    | hay commence a                                 |
| 8.24 | proceeding to     | adjust the sentence                        | of that individua               | al at any time after th  | e initial sentencing                           |
| 8.25 | provided the p    | rosecutor does not                         | seek to increase                | the period of confine    | ement or, if the                               |
| 8.26 | individual is se  | erving a stayed sen                        | tence, increase th              | he period of supervisi   | ion.   |

9.3 Sec. 10. Minnesota Statutes 2022, section 16B.98, is amended by adding a subdivision to
9.4 read:

9.5 Subd. 14. Administrative costs. Unless amounts are otherwise appropriated for
9.6 administrative costs, a state agency may retain up to five percent of the amount appropriated
9.7 to the agency for grants enacted by the legislature and formula grants and up to ten percent
9.8 for competitively awarded grants. This subdivision applies to appropriations made for new
9.9 grant programs enacted <u>on or after the effective date of this subdivision</u>. This subdivision
9.10 does not apply to grants funded with an appropriation of proceeds from the sale of state
9.11 general obligation bonds.

## 9.12 EFFECTIVE DATE. This section is effective July 1, 2023, and applies to grants issued 9.13 on or after that date.

9.14 Sec. 10. [CORR23-02A] Minnesota Statutes 2022, section 268.057, subdivision 7, is
9.15 amended to read:

Subd. 7. Credit adjustments, refunds. (a) If an employer makes an application for a 9.16 credit adjustment of any amount paid under this chapter or section 116L.20 within four 9.17 years of the date that the payment was due, in a manner and format prescribed by the 9.18 commissioner, and the commissioner determines that the payment or any portion was 9.19 erroneous, the commissioner must make an adjustment and issue a credit without interest. 9.20 If a credit cannot be used, the commissioner must refund, without interest, the amount 9.21 erroneously paid. The commissioner, on the commissioner's own motion, may make a credit 9.22 adjustment or refund under this subdivision. 9.23

9.24 Any refund returned to the commissioner is considered unclaimed property under chapter9.25 345.

9.26 (b) If a credit adjustment or refund is denied in whole or in part, a determination of
9.27 denial must be sent to the employer by mail or electronic transmission. The determination
9.28 of denial is final unless an employer files an appeal within 2045 calendar days after sending.
9.29 Proceedings on the appeal are conducted in accordance with section 268.105.

# 9.30 EFFECTIVE DATE. This section is effective for determinations issued on or after 9.31 May 5, 2024.

| SF3307 | REVISOR | EAP | S3307-1 | 1st Engrossment |
|--------|---------|-----|---------|-----------------|
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10.1 Sec. 11. [CORR23-02B] Laws 2023, chapter 33, section 18, is amended to read:

10.2 Sec. 18. Minnesota Statutes 2022, section 268.105, subdivision 2, is amended to read:

10.3Subd. 2. Request for reconsideration. (a) Any party, or the commissioner, may within10.4 $20 \underline{45}$  calendar days of the sending of the unemployment law judge's decision under

10.5 subdivision 1a, file a request for reconsideration asking the judge to reconsider that decision.

(b) Upon a request for reconsideration having been filed, the chief unemployment law
judge must send a notice, by mail or electronic transmission, to all parties that a request for
reconsideration has been filed. The notice must inform the parties:

10.9 (1) that reconsideration is the procedure for the unemployment law judge to correct any10.10 factual or legal mistake in the decision, or to order an additional hearing when appropriate;

10.11 (2) of the opportunity to provide comment on the request for reconsideration, and the
10.12 right under subdivision 5 to obtain a copy of any recorded testimony and exhibits offered
10.13 or received into evidence at the hearing;

(3) that providing specific comments as to a perceived factual or legal mistake in the
decision, or a perceived mistake in procedure during the hearing, will assist the
unemployment law judge in deciding the request for reconsideration;

10.17 (4) of the right to obtain any comments and submissions provided by any other party10.18 regarding the request for reconsideration; and

10.19 (5) of the provisions of paragraph (c) regarding additional evidence.

This paragraph does not apply if paragraph (d) is applicable. Sending the notice does not
mean the unemployment law judge has decided the request for reconsideration was timely
filed.

(c) In deciding a request for reconsideration, the unemployment law judge must not
consider any evidence that was not submitted at the hearing, except for purposes of
determining whether to order an additional hearing.

10.26 The unemployment law judge must order an additional hearing if a party shows that10.27 evidence which was not submitted at the hearing:

10.28 (1) would likely change the outcome of the decision and there was good cause for not10.29 having previously submitted that evidence; or

(2) would show that the evidence that was submitted at the hearing was likely false andthat the likely false evidence had an effect on the outcome of the decision.

"Good cause" for purposes of this paragraph is a reason that would have prevented a 11.1 reasonable person acting with due diligence from submitting the evidence. 11.2 (d) If the party who filed the request for reconsideration failed to participate in the 11.3 hearing, the unemployment law judge must issue an order setting aside the decision and 11.4 ordering an additional hearing if the party who failed to participate had good cause for 11.5 failing to do so. The party who failed to participate in the hearing must be informed of the 11.6 requirement to show good cause for failing to participate. If the unemployment law judge 11.7 11.8 determines that good cause for failure to participate has not been shown, the judge must state that in the decision issued under paragraph (f). 11.9 11.10 Submission of a written statement at the hearing does not constitute participation for purposes of this paragraph. 11.11 "Good cause" for purposes of this paragraph is a reason that would have prevented a 11.12 reasonable person acting with due diligence from participating in the hearing. 11.13 (e) A request for reconsideration must be decided by the unemployment law judge who 11.14 issued the decision under subdivision 1a unless that judge: 11.15 (1) is no longer employed by the department; 11.16 (2) is on an extended or indefinite leave; or 11.17 (3) has been removed from the proceedings by the chief unemployment law judge. 11.18 (f) If a request for reconsideration is timely filed, the unemployment law judge must 11.19 issue: 11.20 (1) a decision affirming the findings of fact, reasons for decision, and decision issued 11.21 under subdivision 1a; 11.22

(2) a decision modifying the findings of fact, reasons for decision, and decision undersubdivision 1a; or

(3) an order setting aside the findings of fact, reasons for decision, and decision issuedunder subdivision 1a, and ordering an additional hearing.

The unemployment law judge must issue a decision dismissing the request for
reconsideration as untimely if the judge decides the request for reconsideration was not
filed within 45 calendar days after the sending of the decision under subdivision 1a.

11.30 The unemployment law judge must send to all parties, by mail or electronic transmission, 11.31 the decision or order issued under this subdivision. A decision affirming or modifying the 11.32 previously issued findings of fact, reasons for decision, and decision, or a decision dismissing

|              | SF3307                             | REVISOR   | EAP       |               | S3307-1              | 1st Engrossment  |
|--------------|------------------------------------|---|-----------|---------------|----------------------|------------------|
| 12.1<br>12.2 | _                                  | consideration as unti<br>less judicial review i | -         |               |                      | r and is binding |
| 12.3         | Sec. 12. [COR]                     | R23-05] Laws 2023,                              | chapter 5 | 52, article 2 | e, section 3, subdiv | vision 8, is     |
| 12.4         | amended to read                    | :   |           |               |                      |                  |
| 12.5         | Subd. 8. Office of                 | of Justice Programs                             |           |               | 94,758,000           | 80,434,000       |
| 12.6         | Ap                                 | opropriations by Fund                           | d         |               |                      |                  |
| 12.7         | General                            | 94,662,000                                      | 80,33     | 8,000         |                      |                  |
| 12.8<br>12.9 | State Governmen<br>Special Revenue |   | 9         | 96,000        |                      |                  |
| 12.10        | (a) <b>Domestic an</b>             | d Sexual Violence H                             | lousing   |               |                      |                  |
| 12.11        | \$1,500,000 each                   | year is to establish a                          |           |               |                      |                  |
| 12.12        | Domestic Violen                    | ce Housing First gra                            | nt        |               |                      |                  |
| 12.13        | program to provi                   | de resources for surv                           | ivors of  |               |                      |                  |
| 12.14        | violence to acces                  | s safe and stable hous                          | sing and  |               |                      |                  |
| 12.15        | for staff to provid                | de mobile advocacy a                            | and       |               |                      |                  |
| 12.16        | expertise in hous                  | ing resources in their                          | r         |               |                      |                  |
| 12.17        | community and a                    | a Minnesota Domesti                             | ic and    |               |                      |                  |
| 12.18        | Sexual Violence                    | Transitional Housing                            | 3         |               |                      |                  |
| 12.19        | program to devel                   | lop and support medi                            | ium to    |               |                      |                  |
| 12.20        | long term transit                  | ional housing for sur                           | vivors    |               |                      |                  |
| 12.21        | of domestic and                    | sexual violence with                            |           |               |                      |                  |
| 12.22        | supportive servic                  | ces. The base for this                          |           |               |                      |                  |
| 12.23        | appropriation is \$                | 1,000,000 beginning                             | in fiscal |               |                      |                  |
| 12.24        | year 2026.                         |   |           |               |                      |                  |
| 12.25        | (b) Federal Vict                   | ims of Crime Fundi                              | ng Gap    |               |                      |                  |
| 12.26        | \$11,000,000 eacl                  | h year is to fund serv                          | ices for  |               |                      |                  |
| 12.27        | victims of domes                   | stic violence, sexual                           | assault,  |               |                      |                  |
| 12.28        | child abuse, and                   | other crimes. This is                           | а         |               |                      |                  |
| 12.29        | onetime appropri                   | iation.   |           |               |                      |                  |
| 12.30        | (c) Office for Mi                  | issing and Murdere                              | d Black   |               |                      |                  |
| 12.31        | Women and Gir                      | rls   |           |               |                      |                  |

S3307-1

EAP

| 13.1  | \$1,248,000 each year is to establish and      |
|-------|--|
| 13.2  | maintain the Minnesota Office for Missing      |
| 13.3  | and Murdered Black Women and Girls.            |
| 13.4  | (d) Increased Staffing                         |
| 13.5  | \$667,000 the first year and \$1,334,000 the   |
| 13.6  | second year are to increase staffing in the    |
| 13.7  | Office of Justice Programs for grant           |
| 13.8  | monitoring and compliance; provide training    |
| 13.9  | and technical assistance to grantees and       |
| 13.10 | potential grantees; conduct community          |
| 13.11 | outreach and engagement to improve the         |
| 13.12 | experiences and outcomes of applicants, grant  |
| 13.13 | recipients, and crime victims throughout       |
| 13.14 | Minnesota; expand the Minnesota Statistical    |
| 13.15 | Analysis Center; and increase staffing for the |
| 13.16 | crime victim reimbursement program and the     |
| 13.17 | Crime Victim Justice Unit.                     |
| 13.18 | (e) Office of Restorative Practices            |

- 13.19 \$500,000 each year is to establish and
- 13.20 maintain the Office of Restorative Practices.

## 13.21 (f) Crossover and Dual-Status Youth Model13.22 Grants

- 13.23 \$1,000,000 each year is to provide grants to
- 13.24 local units of government to initiate or expand
- 13.25 crossover youth practices model and
- 13.26 dual-status youth programs that provide
- 13.27 services for youth who are involved with or
- 13.28 at risk of becoming involved with both the
- 13.29 child welfare and juvenile justice systems, in
- 13.30 accordance with the Robert F. Kennedy
- 13.31 National Resource Center for Juvenile Justice
- 13.32 model. This is a onetime appropriation.
- 13.33 (g) Restorative Practices Initiatives Grants

| 14.1  | \$4,000,000 each year is for grants to establish |
|-------|--|
| 14.2  | and support restorative practices initiatives    |
| 14.3  | pursuant to Minnesota Statutes, section          |
| 14.4  | 299A.95, subdivision 6. The base for this        |
| 14.5  | appropriation is \$2,500,000 beginning in fiscal |
| 14.6  | year 2026.                                       |
| 14.7  | (h) Ramsey County Youth Treatment                |
| 14.8  | Homes Acquisition and Betterment                 |
| 14.9  | \$5,000,000 the first year is for a grant to     |
| 14.10 | Ramsey County to establish, with input from      |
| 14.11 | community stakeholders, including impacted       |
| 14.12 | youth and families, up to seven intensive        |
| 14.13 | trauma-informed therapeutic treatment homes      |
| 14.14 | in Ramsey County that are licensed by the        |
| 14.15 | Department of Human Services, that are           |
| 14.16 | culturally specific, that are community-based,   |
| 14.17 | and that can be secured. These residential       |
| 14.18 | spaces must provide intensive treatment and      |
| 14.19 | intentional healing for youth as ordered by the  |
| 14.20 | court as part of the disposition of a case in    |
| 14.21 | juvenile court.                                  |
| 14.22 | (i) Ramsey County Violence Prevention            |
| 14.23 | \$5,000,000 the first year is for a grant to     |
| 14.24 | Ramsey County to award grants to develop         |
| 14.25 | new and further enhance existing                 |
| 14.26 | community-based organizational support           |
| 14.27 | through violence prevention and community        |
| 14.28 | wellness grants. Grantees must use the money     |
| 14.29 | to create family support groups and resources    |
| 14.30 | to support families during the time a young      |

- 14.31 person is placed out of home following a
- 14.32 juvenile delinquency adjudication and support
- 14.33 the family through the period of postplacement
- 14.34 reentry; create community-based respite
- 14.35 options for conflict or crisis de-escalation to

S3307-1

EAP

- prevent incarceration or further systems 15.1 involvement for families; or establish 15.2 additional meaningful employment 15.3 opportunities for systems-involved youth. This 15.4 appropriation is available through June 30, 15.5 2027. 15.6 15.7 (i) Office for Missing and Murdered 15.8 **Indigenous Relatives** \$274,000 each year is for increased staff and 15.9 15.10 operating costs of the Office for Missing and Murdered Indigenous Relatives, the Missing 15.11 and Murdered Indigenous Relatives Advisory 15.12 Board, and the Gaagige-Mikwendaagoziwag 15.13 reward advisory group. 15.14 15.15 (k) Youth Intervention Programs \$3,525,000 the first year and \$3,526,000 the 15.16 second year are for youth intervention 15.17 programs under Minnesota Statutes, section 15.18 299A.73. The base for this appropriation is 15.19 \$3,526,000 in fiscal year 2026 and \$3,525,000 15.20 in fiscal year 2027. 15.21 (1) Community Crime Intervention and 15.22 **Prevention Grants** 15.23 \$750,000 each year is for community crime 15.24 intervention and prevention program grants, 15.25 authorized under Minnesota Statutes, section 15.26 299A.296. This is a onetime appropriation. 15.27
- 15.28 (m) Resources for Victims of Crime
- 15.29 \$1,000,000 each year is for general crime
- 15.30 victim grants to meet the needs of victims of
- 15.31 crime not covered by domestic violence,
- 15.32 sexual assault, or child abuse services. This is
- 15.33 a onetime appropriation.

| 16.1  | (n) <b>Prosecutor Training</b>                    |
|-------|---|
| 16.2  | \$100,000 each year is for a grant to the         |
| 16.3  | Minnesota County Attorneys Association to         |
| 16.4  | be used for prosecutorial and law enforcement     |
| 16.5  | training, including trial school training and     |
| 16.6  | train-the-trainer courses. All training funded    |
| 16.7  | with grant proceeds must contain blocks of        |
| 16.8  | instruction on racial disparities in the criminal |
| 16.9  | justice system, collateral consequences to        |
| 16.10 | criminal convictions, and trauma-informed         |
| 16.11 | responses to victims. This is a onetime           |
| 16.12 | appropriation.                                    |
| 16.13 | The Minnesota County Attorneys Association        |
| 16.14 | must report to the chairs and ranking minority    |
| 16.15 | members of the legislative committees with        |
| 16.16 | jurisdiction over public safety policy and        |
| 16.17 | finance on the training provided with grant       |
| 16.18 | proceeds, including a description of each         |
| 16.19 | training and the number of prosecutors and        |
| 16.20 | law enforcement officers who received             |
| 16.21 | training. The report is due by February 15,       |
| 16.22 | 2025. The report may include trainings            |
| 16.23 | scheduled to be completed after the date of       |
| 16.24 | submission with an estimate of expected           |
| 16.25 | participants.                                     |
| 16.26 | (o) Minnesota Heals                               |
| 16.27 | \$500,000 each year is for the Minnesota Heals    |
| 16.28 | grant program. This is a onetime                  |

- 16.29 appropriation.
- 16.30 (p) Sexual Assault Exam Costs
- 16.31 \$3,967,000 the first year and \$3,767,000 the
- 16.32 second year are to reimburse qualified health
- 16.33 care providers for the expenses associated with
- 16.34 medical examinations administered to victims

of criminal sexual conduct as required under 17.1 Minnesota Statutes, section 609.35, and for 17.2 costs to administer the program. The base for 17.3 this appropriation is \$3,771,000 in fiscal year 17.4 2026 and \$3,776,000 in fiscal year 2027. 17.5 (q) First Responder Mental Health 17.6 Curriculum 17.7 \$75,000 each year is for a grant to the Adler 17.8 graduate school. The grantee must use the 17.9 17.10 grant to develop a curriculum for a 24-week certificate to train licensed therapists to 17.11 understand the nuances, culture, and stressors 17.12 of the work environments of first responders 17.13 to allow those therapists to provide effective 17.14 treatment to first responders in distress. The 17.15 grantee must collaborate with first responders 17.16 17.17 who are familiar with the psychological, cultural, and professional issues of their field 17.18 to develop the curriculum and promote it upon 17.19 completion. 17.20 The grantee may provide the program online. 17.21 The grantee must seek to recruit additional 17.22 participants from outside the 11-county 17.23 metropolitan area. 17.24 The grantee must create a resource directory 17.25 to provide law enforcement agencies with 17.26 names of counselors who complete the 17.27 17.28 program and other resources to support law enforcement professionals with overall 17.29 wellness. The grantee shall collaborate with 17.30 17.31 the Department of Public Safety and law enforcement organizations to promote the 17.32 directory. This is a onetime appropriation. 17.33 (r) Pathways to Policing 17.34

Sec. 12.

EAP

| 18.1  | \$400,000 each year is for reimbursement        |
|-------|---|
| 18.2  | grants to state and local law enforcement       |
| 18.3  | agencies that operate pathway to policing       |
| 18.4  | programs. Applicants for reimbursement          |
| 18.5  | grants may receive up to 50 percent of the cost |
| 18.6  | of compensating and training program            |
| 18.7  | participants. Reimbursement grants shall be     |
| 18.8  | proportionally allocated based on the number    |
| 18.9  | of grant applications approved by the           |
| 18.10 | commissioner. This is a onetime appropriation.  |
| 18.11 | (s) Direct Assistance to Crime Victim           |
| 18.12 | Survivors                                       |
| 18.13 | \$5,000,000 each year is to provide grants for  |
| 18.14 | direct services and advocacy for victims of     |
| 18.15 | sexual assault, general crime, domestic         |
| 18.16 | violence, and child abuse. Funding must         |
| 18.17 | support the direct needs of organizations       |
| 18.18 | serving victims of crime by providing: direct   |
| 18.19 | client assistance to crime victims; competitive |
| 18.20 | wages for direct service staff; hotel stays and |
| 18.21 | other housing-related supports and services;    |
| 18.22 | culturally responsive programming; prevention   |
| 18.23 | programming, including domestic abuse           |
| 18.24 | transformation and restorative justice          |
| 18.25 | programming; and for other needs of             |
| 18.26 | organizations and crime victim survivors.       |
| 18.27 | Services funded must include services for       |
| 18.28 | victims of crime in underserved communities     |
| 18.29 | most impacted by violence and reflect the       |
| 18.30 | ethnic, racial, economic, cultural, and         |
| 18.31 | geographic diversity of the state. The office   |
| 18.32 | shall prioritize culturally specific programs,  |
| 18.33 | or organizations led and staffed by persons of  |
| 18.34 | color that primarily serve communities of       |
| 18.35 | color, when allocating funds.                   |

| 19.1  | (t) Racially Diverse Youth                      |
|-------|---|
| 19.2  | \$250,000 each year is for grants to            |
| 19.3  | organizations to address racial disparity of    |
| 19.4  | youth using shelter services in the Rochester   |
| 19.5  | and St. Cloud regional areas. Of this amount,   |
| 19.6  | \$125,000 each year is to address this issue in |
| 19.7  | the Rochester area and \$125,000 each year is   |
| 19.8  | to address this issue in the St. Cloud area. A  |
| 19.9  | grant recipient shall establish and operate a   |
| 19.10 | pilot program connected to shelter services to  |
| 19.11 | engage in community intervention outreach,      |
| 19.12 | mobile case management, family reunification,   |
| 19.13 | aftercare, and follow up when family members    |
| 19.14 | are released from shelter services. A pilot     |
| 19.15 | program must specifically address the high      |
| 19.16 | number of racially diverse youth that enter     |
| 19.17 | shelters in the regions. This is a onetime      |
| 19.18 | appropriation.                                  |
| 19.19 | (u) Violence Prevention Project Research        |

#### 19.20 **Center**

- \$500,000 each year is for a grant to the 19.21 19.22 Violence Prevention Project Research Center, operating as a 501(c)(3) organization, for 19.23 research focused on reducing violence in 19.24 society that uses data and analysis to improve 19.25 criminal justice-related policy and practice in 19.26 Minnesota. Research must place an emphasis 19.27 on issues related to deaths and injuries 19.28 19.29 involving firearms. This is a onetime appropriation. 19.30
- 19.31 Beginning January 15, 2025, the Violence
- 19.32 Prevention Project Research Center must
- 19.33 submit an annual report to the chairs and
- 19.34 ranking minority members of the legislative
- 19.35 committees with jurisdiction over public safety

Sec. 12.

| 20.1  | policy and finance on its work and findings.     |
|-------|--|
| 20.2  | The report must include a description of the     |
| 20.3  | data reviewed, an analysis of that data, and     |
| 20.4  | recommendations to improve criminal              |
| 20.5  | justice-related policy and practice in           |
| 20.6  | Minnesota with specific recommendations to       |
| 20.7  | address deaths and injuries involving firearms.  |
| 20.8  | (v) Report on Approaches to Address Illicit      |
| 20.9  | Drug Use in Minnesota                            |
| 20.10 | \$118,000 each year is to enter into an          |
| 20.11 | agreement with Rise Research LLC for a study     |
| 20.12 | and set of reports on illicit drug use in        |
| 20.13 | Minnesota describing current responses to that   |
| 20.14 | use, reviewing alternative approaches utilized   |
| 20.15 | in other jurisdictions, and making policy and    |
| 20.16 | funding recommendations for a holistic and       |
| 20.17 | effective response to illicit drug use and the   |
| 20.18 | illicit drug trade. The agreement must establish |
| 20.19 | a budget and schedule with clear deliverables.   |
| 20.20 | This appropriation is onetime.                   |
| 20.21 | The study must include a review of current       |
| 20.22 | policies, practices, and funding; identification |
| 20.23 | of alternative approaches utilized effectively   |
| 20.24 | in other jurisdictions; and policy and funding   |
| 20.25 | recommendations for a response to illicit drug   |
| 20.26 | use and the illicit drug trade that reduces and, |
| 20.27 | where possible, prevents harm and expands        |
| 20.28 | individual and community health, safety, and     |
| 20.29 | autonomy. Recommendations must consider          |
| 20.30 | impacts on public safety, racial equity,         |
| 20.31 | accessibility of health and ancillary supportive |
| 20.32 | social services, and the intersections between   |
| 20.33 | drug policy and mental health, housing and       |

- 20.34 homelessness, overdose and infectious disease,
- 20.35 child welfare, and employment.
  - Sec. 12.

S3307-1

EAP

| 21.1  | Rise Research may subcontract and coordinate    |
|-------|---|
| 21.2  | with other organizations or individuals to      |
| 21.3  | conduct research, provide analysis, and         |
| 21.4  | prepare the reports required by this section.   |
| 21.5  | Rise Research shall submit reports to the       |
| 21.6  | chairs and ranking minority members of the      |
| 21.7  | legislative committees with jurisdiction over   |
| 21.8  | public safety finance and policy, human         |
| 21.9  | services finance and policy, health finance and |
| 21.10 | policy, and judiciary finance and policy. Rise  |
| 21.11 | Research shall submit an initial report by      |
| 21.12 | February 15, 2024, and a final report by March  |
| 21.13 | 1, 2025.  |
| 21.14 | (w) Legal Representation for Children           |

\$150,000 each year is for a grant to an 21.15 organization that provides legal representation 21.16 for children in need of protection or services 21.17 and children in out-of-home placement. The 21.18 grant is contingent upon a match in an equal 21.19 amount from nonstate funds. The match may 21.20 be in kind, including the value of volunteer 21.21 attorney time, in cash, or a combination of the 21.22 two. These appropriations are in addition to 21.23 any other appropriations for the legal 21.24 representation of children. This appropriation 21.25 is onetime. 21.26

#### 21.27 (x) Pretrial Release Study and Report

21.28 \$250,000 each year are for a grant to the

21.29 Minnesota Justice Research Center to study

- 21.30 and report on pretrial release practices in
- 21.31 Minnesota and other jurisdictions, including
- 21.32 but not limited to the use of bail as a condition
- 21.33 of pretrial release. This appropriation is
- 21.34 onetime.

- 22.1 (y) Intensive Comprehensive Peace Officer
- 22.2 Education and Training Program
- 22.3 \$5,000,000 the first year is to implement the
- 22.4 intensive comprehensive peace officer
- 22.5 education and training program described in
- 22.6 Minnesota Statutes, section 626.8516. This
- 22.7 appropriation is available through June 30,
- 22.8 2027.
- 22.9 (z) Youth Services Office
- 22.10 \$250,000 each year is to operate the Youth
- 22.11 Services Office.

### 22.12 Sec. 13. EFFECTIVE DATE.

- 22.13 Unless otherwise provided, each section of this act is effective at the time the provision
- 22.14 <u>being corrected is effective.</u>