KLL/EH

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 4555

(SENATE AUTHORS: PAPPAS, Dziedzic, Marty and Johnson Stewart)DATED-PGOFFICIAL STATUS04/28/20227710Introduction and first reading<br/>Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2	relating to public safety; amending certain statutes regarding public safety and
1.3	corrections; providing for grant programs; requiring reports; appropriating money
1.4	for courts, civil legal services, Guardian Ad Litem Board, Board Of Public Defense, human rights, public safety, Peace Officer Standards and Training Board, private
1.5 1.6	detective board, and corrections; establishing public safety aid for local
1.0	governments and Tribal governments; establishing a public safety innovation
1.7	board; requiring a report; amending Minnesota Statutes 2020, sections 214.10,
1.9	subdivision 10; 299C.063, subdivision 2, by adding a subdivision; 326.3382,
1.10	subdivision 2; 611A.31, subdivision 2, by adding a subdivision; 611A.32,
1.11	subdivisions 1, 1a, 2, 3; 611A.345; 611A.35; 626.843, by adding a subdivision;
1.12	626.8473, subdivision 3; 626.89, subdivision 17; Laws 2021, First Special Session
1.13	chapter 11, article 1, section 15, subdivision 3; proposing coding for new law in
1.14	Minnesota Statutes, chapters 299A; 477A.
1.15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.16	ARTICLE 1
1.17	CRIMINAL JUSTICE AND PUBLIC SAFETY APPROPRIATIONS; GRANTS
1.18	Section 1. APPROPRIATIONS.
1.19	The sums shown in the columns marked "Appropriations" are added to or, if shown in
1.20	parentheses, subtracted from the appropriations in Laws 2021, First Special Session chapter
1.21	11, article 1, to the agencies and for the purposes specified in this article. The appropriations
1.22	are from the general fund, or another named fund, and are available for the fiscal years
1.23	indicated for each purpose. The figures "2022" and "2023" used in this article mean that
1.24	the addition to or subtraction from the appropriation listed under them is available for the
1.25	fiscal year ending June 30, 2022, or June 30, 2023, respectively. "The first year" is the fiscal
1.26	year ending June 30, 2022. "The second year" is the fiscal year ending June 30, 2023.
1.27	Supplemental appropriations and reductions to appropriations for the fiscal year ending
1.28	June 30, 2022, are effective the day following final enactment.

Article 1 Section 1.

2.1 2.2 2.3 2.4			APPROPRIATI Available for the Ending June 3 2022	Year	
2.5	Sec. 2. SUPREME COURT				
2.6	Subdivision 1. Total Appropriation	<u>\$</u>	<u>-0-</u> <u>\$</u>	12,731,000	
<ul><li>2.7</li><li>2.8</li><li>2.9</li><li>2.10</li></ul>	The amounts that may be spent for each purpose are specified in the following subdivisions. The general fund base is \$73,901,000 in fiscal year 2024 and				
2.11 2.12	<ul><li>\$73,901,000 in fiscal year 2025.</li><li>Subd. 2. Supreme Court Operations</li></ul>		-0-	964,000	
2.13	Subd. 3. Civil Legal Services		<u>-0-</u>	11,767,000	
2.14	<u>Base Adjustment</u>				
2.15	The general fund base is \$29,553,000 in fiscal				
2.16	year 2024 and \$29,553,000 in fiscal year 2025.				
2.17	Sec. 3. COURT OF APPEALS	<u>\$</u>	<u>-0-</u> <u>\$</u>	<u>262,000</u>	
2.18	Sec. 4. DISTRICT COURTS	<u>\$</u>	<u>-0-</u> <u>\$</u>	<u>6,216,000</u>	
2.19	Sec. 5. GUARDIAN AD LITEM BOARD	<u>\$</u>	<u>-0-</u> <u>\$</u>	<u>379,000</u>	
2.20	Sec. 6. BOARD OF PUBLIC DEFENSE	<u>\$</u>	<u>1,740,000 \$</u>	2,266,000	
2.21	Sec. 7. HUMAN RIGHTS	<u>\$</u>	<u>-0-</u> <u>\$</u>	2,543,000	
2.22	Base Adjustment				
2.23	The general fund base is \$7,467,000 in fiscal				
2.24	year 2024 and \$7,467,000 in fiscal year 2025.				
2.25	Sec. 8. PUBLIC SAFETY				
2.26 2.27	Subdivision 1. Total Appropriation	<u>\$</u>	<u>-0-</u> <u>\$</u>	72,262,000	
2.28	The amounts that may be spent for each				
2.29	purpose are specified in the following				
2.30	subdivisions.				
2.31	Subd. 2. Emergency Management		<u>-0-</u>	5,000,000	

- \$3,000,000 in fiscal year 2023 is to the 3.6
- commissioner of public safety for the director 3.7
- of the Homeland Security and Emergency 3.8
- Management Division (HSEM) to award 3.9
- 3.10 grants in equal amounts to the emergency
- management organizations of the 87 counties, 3.11
- 11 federally recognized Tribes, and four cities 3.12
- of the first class for planning and preparedness 3.13
- activities, including capital purchases. Local 3.14
- emergency management organizations must 3.15
- make a request to HSEM for these grants. 3.16
- 3.17 Current local funding for emergency
- management and preparedness activities may 3.18
- not be supplanted by these additional state 3.19
- funds. The commissioner may use up to one 3.20
- percent of the appropriation received under 3.21
- this paragraph to pay costs incurred by the 3.22
- department in administering the local 3.23
- government emergency management grant 3.24
- 3.25 program.
- By March 15, 2023, the commissioner of 3.26
- 3.27 public safety must submit a report on the grant
- awards to the chairs and ranking minority 3.28
- 3.29 members of the legislative committees with
- jurisdiction over emergency management and 3.30
- preparedness activities. At a minimum, the 3.31
- report must identify grant recipients, 3.32
- summarize grantee activities, and recommend 3.33
- whether or not to continue the grant program 3.34
- in future years. 3.35

	04/20/22	REVISOR	KLL/EH	22-07598		as introduced
4.1	This is a onetin	ne appropriation	<u>.</u>			
4.2	(b) First Responder Wellness Office					
4.3	\$2,000,000 in f	fiscal year 2023	is to establish			
4.4	an office that w	vould provide lea	adership and			
4.5	resources for in	nproving the me	ntal health of			
4.6	first responders	s statewide.				
4.7 4.8	Subd. 3. Crimi Apprehension				<u>-0-</u>	16,339,000
4.9	The base appro	priation from the	e general fund			
4.10	<u>is \$84,634,000</u>	in fiscal year 20	24 and fiscal			
4.11	<u>year 2025.</u>					
4.12	(a) Violent Cri	ime Reduction S	Support			
4.13	\$9,762,000 in f	fiscal year 2023	is to support			
4.14	violent crime re	eduction strategi	es. This			
4.15	includes fundir	ng for staff and s	upplies to			
4.16	enhance forensi	c, analytical, and	investigations			
4.17	capacity, and fin	nancially suppor	t investigative			
4.18	partnerships to	form an investig	gative			
4.19	partnership wit	h other law enfo	rcement			
4.20	agencies to add	lress violent crin	ne.			
4.21	(b) BCA Accre	editation				
4.22	<u>\$186,000 in fis</u>	cal year 2023 is	to support the			
4.23	Bureau of Crin	ninal Apprehensi	ion to achieve			
4.24	and maintain la	aw enforcement a	accreditation			
4.25	from an accred	itation body. Thi	is includes			
4.26	funding for star	ff, accreditation	costs, and			
4.27	supplies.					
4.28	(c) Cybersecu	rity Upgrades				
4.29	<u>\$2,391,000 in f</u>	fiscal year 2023	is for identity			
4.30	and access man	agement, critical	infrastructure			
4.31	upgrades, and F	Federal Bureau of	f Investigation			
4.32	audit compliance. This appropriation is					
4.33	available throu	gh June 30, 2024	<u>4.</u>			

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced			
5.1	(d) Use of F	orce Simulation '	<b>Technology</b>					
5.2	<u>\$4,000,000 i</u>	\$4,000,000 in fiscal year 2023 is to purchase						
5.3	mobile simu	mobile simulator technology for law						
5.4	enforcement	enforcement training and support for supplies,						
5.5	staff, and op	erational expenses	s to conduct					
5.6	training usin	g the technology.						
5.7	Subd. 4. Fir	e Marshal		<u>-0-</u>	150,000			
5.8	Bomb Squa	d Reimbursemer	<u>nts</u>					
5.9	<u>\$150,000 in</u>	fiscal year 2023 is	s for					
5.10	reimbursem	ents to local gover	mments for					
5.11	bomb squad	services.						
5.12 5.13	Subd. 5. Alc Gambling F	cohol and Enforcement		<u>-0-</u>	<u>510,000</u>			
5.14	Subd. 6. Off	ice of Justice Pro	ograms	<u>-0-</u>	50,263,000			
5.15	The base app	propriation from the	he general fund					
5.16	<u>is \$89,759,0</u>	00 in fiscal year 2	024 and					
5.17	\$82,259,000	in fiscal year 202	25.					
5.18	(a) Minneso	ta Heals						
5.19	<u>\$4,200,000 i</u>	in fiscal year 2023	is to establish					
5.20	the Minneso	ta Heals program,	, including:					
5.21	<u>\$1,400,000 f</u>	or a statewide com	munity healing					
5.22	program; \$1	,400,000 for state	wide critical					
5.23	incident stre	ss management se	ervices for first					
5.24	responders;	and \$1,400,000 fo	or grants for					
5.25	trauma servi	ces and burial cos	sts following					
5.26	officer-invol	ved deaths. This a	appropriation					
5.27	may be used	for new staff to s	upport these					
5.28	programs.							
5.29	(b) <b>Domesti</b>	c Violence Housin	ng First Grants					
5.30	\$500,000 in	fiscal year 2023 is	s to establish a					
5.31	domestic vic	olence housing firs	st program to					
5.32	provide reso	urces for survivor	rs of domestic					
5.33	violence and	l sexual violence t	to access safe					

	• .	1 1
as	1ntro	duced

6.1	and stable housing, and program staff to help
6.2	provide mobile advocacy and expertise in
6.3	housing resources in their communities.
6.4	(c) Transitional Supportive Housing for
6.5	Survivors of Domestic Violence and Sexual
6.6	Violence
6.7	\$750,000 in fiscal year 2023 is to develop and
6.8	support medium- to long-term transitional
6.9	housing for survivors of domestic and sexual
6.10	violence and to provide advocacy services for
6.11	survivors.
6.12	(d) General Crime and Trauma Recovery
6.13	Grants Funding
6.14	\$1,000,000 in fiscal year 2023 is for programs
6.15	supporting victims of general crime. These
6.16	funds may also be used to establish trauma
6.17	recovery centers in the state to support victims
6.18	of violent crime who experience trauma and
6.19	are in need of services and provide new staff
6.20	to support these programs.
6.21	(e) Youth Development Grants
6.22	\$3,000,000 in fiscal year 2023 is to provide
6.23	grants to programs serving youth and youth
6.24	violence intervention and prevention. Priority
6.25	for these funds must be given to programs that
6.26	employ or utilize trauma-informed therapists
6.27	to support the youth the programs serve. These
6.28	funds may be used to administer these grants.
6.29	(f) Community-Based Public Safety Grants
6.30	\$10,000,000 in fiscal year 2023 is to provide
6.31	community-based crime prevention grants.
6.32	(g) Crossover and Dual-status Youth Model
6.33	Grants

7.1	\$1,000,000 in fiscal year 2023 is to provide
7.2	grants to local units of government to initiate
7.3	or expand crossover youth practice model and
7.4	dual-status youth programs that provide
7.5	services for youth who are in both the child
7.6	welfare and juvenile justice systems, in
7.7	accordance with the Robert F. Kennedy
7.8	National Resource Center for Juvenile Justice
7.9	model.
7.10	(h) Disparities Reduction and Delinquency
7.11	Prevention Grants
7.12	\$900,000 in fiscal year 2023 is to provide
7.13	grants dedicated to disparities reduction and
7.14	delinquency prevention programming, in
7.15	accordance with Minnesota Statutes, section
7.16	<u>299A.72.</u>
7.17	(i) Domestic Violence and Sexual Assault
7.18	<b>Intervention and Prevention Grants</b>
7.19	\$12,500,000 in fiscal year 2023 is to provide
7.20	grants to programs serving victims of domestic
7.21	violence, sexual assault, child abuse, and
7.22	general crime. These funds may be used for
7.23	program administration, including new staff
7.24	and housing specialists and other program
7.25	staff, and to help programs impacted by
7.26	reductions in federal funding.
7.27	(j) Prevention, Intervention, Enforcement
7.28	<b>Community Policing Grants</b>
7.29	\$10,000,000 in fiscal year 2023 is for grants
7.30	to address violent crime and drug-related
7.31	crime through crime prevention and
7.32	intervention strategies using social services

	04/20/22	REVISOR	KLL/EH		22-07598	as introduced
8.1	(k) Alternat	tives to Juvenile <b>E</b>	Detention -			
8.2		v Outpost Grants				
8.3	\$2,000,000	in fiscal year 2023	is to establish			
8.4	and maintain	n community outpo	ost houses as			
8.5	alternatives	to juvenile detentio	on.			
8.6	(l) Alternat	ives to Juvenile D	etention -			
8.7	Youth Conf	lict Resolution Co	enters Grants			
8.8	<b>\$2,800,000</b>	in fiscal year 2023	is to establish			
8.9	and maintair	n youth conflict res	olution centers			
8.10	as alternativ	es to juvenile deter	ntion.			
8.11 8.12		<u>CE OFFICER ST</u> G (POST) BOARD	TANDARDS AND	<u>\$</u>	<u>165,000 §</u>	<u>-0-</u>
8.13	Sec. 10. <u>PR</u>	IVATE DETECT	IVE BOARD	<u>\$</u>	<u>80,000</u> <u>\$</u>	<u>18,000</u>
8.14	\$80,000 in fi	iscal year 2022 is to	o purchase and			
8.15	implement a	record management	nt system. This			
8.16	is a onetime	appropriation and	is available			
8.17	until June 30	), 2023.				
8.18	Sec. 11. <u>CO</u>	RRECTIONS				
8.19 8.20	Subdivision Appropriat			<u>\$</u>	<u>1,150,000 §</u>	22,293,000
8.21	Base Adjus	tment				
8.22	The amount	s that may be spen	t for each			
8.23	purpose are	specified in the fol	llowing			
8.24	subdivisions	<u>.</u>				
8.25 8.26	Subd. 2. Inc Prerelease S	earceration and Services			<u>-0-</u>	<u>5,530,000</u>
8.27	(a) Base Ad	<u>justment</u>				
8.28	The general	fund base for inca	rceration and			
8.29	prerelease se	ervices is \$476,413	3,000 in fiscal			
8.30	year 2024 ar	nd \$476,861,000 ir	n fiscal year			
8.31	<u>2025.</u>					
8.32	(b) Body-we	orn Camera Prog	ram			

9.1	\$1,500,000 in fiscal year 2023 is to implement
9.2	a body-worn camera program for uniformed
9.3	correctional security personnel and
9.4	community-based supervision agents. The
9.5	program will be phased in over four years.
9.6	The base appropriation is \$1,000,000 in each
9.7	of fiscal years 2024, 2025, and 2026.
9.8	(c) Family Support Unit
9.9	\$280,000 in fiscal year 2023 is to create a
9.10	family support unit that focuses on family
9.11	support and engagement for incarcerated
9.12	individuals and their families.
9.13	(d) Transportation
9.14	\$250,000 in fiscal year 2023 is to reimburse
9.15	counties as a part of the Interstate Compact
9.16	for Adult Supervision pursuant to Minnesota
9.17	Statutes, section 243.1605. The commissioner
9.18	of corrections shall reimburse counties for the
9.19	purposes under Minnesota Statutes, section
9.20	243.1605, for transportation expenses incurred
9.21	related to the in-custody return of probationers
9.22	based on a fee schedule agreed to by the
9.23	Department of Corrections and the Minnesota
9.24	Sheriffs' Association. The required in-custody
9.25	return of a probationer as a result of a
9.26	nationwide warrant pursuant to the Interstate
9.27	Compact for Adult Supervision shall be by
9.28	the sheriff of the county in which the
9.29	proceedings are to be held. The appropriation
9.30	is not applicable to transport of individuals
9.31	from pickup locations within 250 miles of the
9.32	county sheriff's office executing the return.
9.33	This rider does not expire.
9.34	(e) Higher Education

10.1	\$2,000,000 in fiscal year 2023 is to contract
10.2	with Minnesota's institutions of higher
10.3	education to provide instruction to incarcerated
10.4	individuals in state correctional facilities and
10.5	to support partnerships with public and private
10.6	employers, trades programs, and community
10.7	colleges in providing employment
10.8	opportunities for individuals after their term
10.9	of incarceration. Funding must be used for
10.10	contracts with institutions of higher education
10.11	and other training providers, and associated
10.12	reentry and operational support services
10.13	provided by the agency.
10.14	(f) Family Communication and Support
10.15	Services
10.16	\$1,500,000 in fiscal year 2023 is to provide
10.17	communications and related supportive
10.18	services for incarcerated individuals to connect
10.19	with family members and other approved
10.20	support persons or service providers through
10.21	video visits and phone calls during an
10.22	individual's incarceration.
10.23	Subd. 3. Community
10.24	Supervision and Postrelease
10.25	Services
10.26	(a) Base Adjustment
10.27	The general fund base for Community
10.28	Supervision and Postrelease Services is
10.29	\$145,383,000 in fiscal year 2024 and
10.30	\$145,383,000 in fiscal year 2025.
10.31	(b) Community Corrections Act
10.32	\$1,570,000 is added to the Community
10.33	Corrections Act subsidy in fiscal year 2023,
10.34	under Minnesota Statutes, section 401.14. This

10.35 appropriation is onetime.

Article 1 Sec. 11.

<u>150,000</u> <u>4,843,000</u>

11.1	(c) County Probation Officer
11.2	<u>Reimbursement</u>
11.3	\$123,000 is added to the county probation
11.4	officer reimbursement program in fiscal year
11.5	2023, as described in Minnesota Statutes,
11.6	section 244.19, subdivision 6. This is a
11.7	onetime appropriation.
11.8	(d) Grants
11.9	\$2,000,000 in fiscal year 2023 is to provide
11.10	grants for local governments, Tribes, and other
11.11	community partners to improve availability
11.12	and access to programming for individuals
11.13	under community supervision across the state,
11.14	including community-based treatment and
11.15	rehabilitative services, use of
11.16	community-based revocation units, and other
11.17	innovations in corrections. Of this amount, up
11.18	to 2.5 percent may be used to administer the
11.19	grant program.
11.20	(e) Work Release Program
11.21	\$1,000,000 in fiscal year 2023 is to expand
11.22	the use of the Department of Corrections
11.23	existing work release program to increase the
11.24	availability of educational programming for
11.25	incarcerated individuals who are eligible and
11.26	approved for work release.
11.27	(f) Healing House
11.28	<u>\$150,000 in fiscal year 2022 and \$150,000 in</u>
11.29	fiscal year 2023 are to provide project
11.30	management services in support of the Healing
11.31	House model. The Healing House provides
11.32	support and assistance to Native American
11.33	women who have been victims of trauma. This

11.34 is a onetime appropriation.

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced	
12.1 12.2	Subd. 4. Org Administrat	anizational, Reg ive Services	ulatory, and	<u>1,000,000</u>	<u>11,920,000</u>	
12.3	(a) Base Adjustment					
12.4	The general f	fund base for orga	anizational,			
12.5	regulatory, ar	nd administrative	services is			
12.6	\$49,950,000	in fiscal year 202	4 and			
12.7	\$49,950,000	in fiscal year 202	5.			
12.8	(b) Technolo	<u>gy</u>				
12.9	<u>\$1,000,000 in</u>	n fiscal year 2022	and			
12.10	\$11,000,000	in fiscal year 202.	3 are to replace			
12.11	or improve ex	xisting correction	s data			
12.12	management	systems that have	e significant			
12.13	deficiencies,	create a statewide	e public safety			
12.14	information s	sharing infrastruct	ture, and			
12.15	improve data	collection and re	portability.			
12.16	\$9,000,000 is	s added to the bas	e in fiscal year			
12.17	<u>2026.</u>					
12.18	In the develo	pment, design, an	nd			
12.19	implementati	on of the statewid	le public safety			
12.20	data informat	tion sharing infras	structure, the			
12.21	department s	hall, at a minimur	n, consult with			
12.22	county correc	ctional supervision	n providers, the			
12.23	judicial brand	ch, the Minnesota	Sheriffs'			
12.24	Association,	the Minnesota Ch	niefs of Police			
12.25	Association,	and the Bureau of	f Criminal			
12.26	Apprehension	<u>n.</u>				
12.27	(c) Property	Insurance Prem	<u>iiums</u>			
12.28	<u>\$650,000 in f</u>	fiscal year 2023 is	s to fund cost			
12.29	increases for	property insurance	ce premiums at			
12.30	state correction	onal facilities.				
12.31	(d) Project N	<b>Janagement Off</b>	ice			
12.32	\$230,000 in f	fiscal year 2023 is	s to expand the			
12.33	Department of	of Corrections pro	oject			

13.1	management office, including the addition of
13.2	two project manager full-time-equivalent
13.3	positions.
13.4	(e) Indeterminate Sentence Release Board
13.5	\$40,000 in fiscal year 2023 is to fund the
13.6	establishment of an Indeterminate Sentence
13.7	Release Board (ISRB) to review eligible cases
13.8	and make release decisions for persons serving
13.9	indeterminate sentences under the authority
13.10	of the commissioner of corrections. The ISRB
13.11	must consist of five members, including four
13.12	persons appointed by the governor from two
13.13	recommendations of each of the majority and
13.14	minority leaders of the house of
13.15	representatives and the senate, and the
13.16	commissioner of corrections who shall serve
13.17	as chair.
13.18 13.19	Sec. 12. OMBUDSPERSON FOR CORRECTIONS\$21,000 \$12,000
13.20	ARTICLE 2
13.21	CRIMINAL JUSTICE AND PUBLIC SAFETY POLICY
13.22	Section 1. [299A.74] COMMUNITY OUTPOST HOUSE AND YOUTH CONFLICT
13.23	RESOLUTION CENTER GRANT PROGRAM.
13.24	Subdivision 1. Title. This section may be cited as the "Community Outpost Outreach
13.25	and Engagement, and Youth Conflict Resolution and Empowerment Act."
13.26	Subd. 2. <b>Definitions.</b> (a) For the purposes of this section, the terms in this subdivision
13.20	have the meanings given.
13.27	nave the meanings given.
13.28	(b) "Community outpost house" means a location in the jurisdiction served by a law
13.29	enforcement agency that is operated by the law enforcement agency in a collaborative
13.30	manner with nonprofit organizations and other service providers.
13.31	(c) "Eligible applicant" means a nonprofit organization or a law enforcement agency

13.32 applying for a grant jointly with at least one nonprofit organization.

04/20/22	REVISOR	KLL/EH	22-07598	as introduced

14.1	(d) "Youth conflict resolution center" means a location in a jurisdiction that has
14.2	historically experienced a high volume of youth violent criminal behavior that provides
14.3	youth services in a collaborative manner and is operated by a nonprofit organization and
14.4	other service providers.
14.5	Subd. 3. Grant program. The Office of Justice Programs shall administer a grant
14.6	program to fund eligible applicants to establish and operate community outpost houses or
14.7	youth conflict resolution centers. The purpose of this program is to provide long-term
14.8	stabilization in the relationship of law enforcement and the community and youth and peers
14.9	of the youth by:
14.10	(1) building relationships, awareness, and trust with members of the community;
14.11	(2) uniting members of the community and law enforcement;
14.12	(3) improving the quality of life in the neighborhood;
14.13	(4) reducing crime; and
14.14	(5) providing youth with a place to resolve conflict in a positive manner.
14.15	Subd. 4. Uses of funds. A grant recipient shall operate a community outpost house or
14.16	youth conflict resolution center to:
14.17	(1) connect with residents and be involved in community outreach programs;
14.18	(2) provide government benefit program consultations;
14.19	(3) provide nursing services and coordination with medical services in the community;
14.20	(4) provide emergency medical services;
14.21	(5) offer space for use by community groups;
14.22	(6) hold events with community partners, including public health services, educational
14.23	classes or seminars, and tutoring services for youth; and
14.24	(7) provide youth conflict resolution, suicide awareness and counseling, health and
14.25	wellness, entrepreneurship, leadership, and personal development programming.
14.26	Subd. 5. Community outpost house. A grant recipient shall certify to the commissioner
14.27	that a peace officer stationed at a community outpost house:
14.28	(1) has demonstrated communication and problem-solving skills;
14.29	(2) does not have a history of multiple verified instances of excessive force, pursuit, or
14.30	emergency vehicle operation, or impartial policing and discriminatory conduct; and

15.1	(3) has completed training in crisis response, conflict management, and cultural diversity
15.2	under section 626.8469 to understand the sensitivities of the obligations of a position at the
15.3	community outpost house.
15.4	Subd. 6. Report. Beginning on March 1, 2023, and annually thereafter, the commissioner
15.5	shall submit a report to the legislative committees with jurisdiction over public safety
15.6	providing information related to the administration of the grant program, including but not
15.7	limited to the number and names of grant recipients, the impact that community outpost
15.8	houses and youth conflict resolution centers have had on the relationships between law
15.9	enforcement officers and the community, and any changes in the rates of crime in the
15.10	communities in which community outpost houses and youth conflict resolution centers have
15.11	been established under this section.
15.12	Sec. 2. Minnesota Statutes 2020, section 299C.063, subdivision 2, is amended to read:
15.13	Subd. 2. Expense reimbursement. The commissioner may reimburse bomb disposal
15.14	units for reasonable expenses incurred:
15.15	(1) to dispose of or neutralize bombs or other similar hazardous explosives for their
15.16	employer-municipality or for another municipality outside the jurisdiction of the
15.17	employer-municipality but within the state. Reimbursement is limited to the extent of
15.18	appropriated funds-;
15.19	(2) utilizing the services of police explosive detection K-9 assets;
15.20	(3) dignitary explosive protection sweeps;
15.21	(4) large state event explosive sweeps; and
15.22	(5) provide for explosive security at large state events.
15.23	Sec. 3. Minnesota Statutes 2020, section 299C.063, is amended by adding a subdivision
15.24	to read:
15.25	Subd. 2a. Reimbursement limitations. Reimbursement is limited to the extent of
15.26	appropriated funds.
15.27	Sec. 4. Minnesota Statutes 2020, section 326.3382, subdivision 2, is amended to read:
15.28	Subd. 2. Documents accompanying application. (a) Each individual signing the

15.29 application shall submit:

- (1) references, on forms provided by the board, from five persons who have known the 16.1 signer for at least five years, and who are not related by blood or marriage to the signer; 16.2 16.3 and (2) a recent photograph and a full set of fingerprints for each person signing the 16.4 application. of the signer; and 16.5 (3) a full set of fingerprints and written consent for the individual's fingerprints to be 16.6 submitted to the Bureau of Criminal Apprehension (BCA) and the Federal Bureau of 16.7 Investigation (FBI) to determine whether the individual has a criminal record. The BCA 16.8 shall conduct a state and federal criminal history background check of each prospective 16.9 16.10 licensee. The BCA shall determine if the FBI report indicates that the individual was convicted of a disqualifying offense and shall notify the board accordingly. The results of 16.11 the state criminal history background check shall be provided to the board to determine if 16.12 the individual is disqualified from holding a license under this chapter. 16.13 (b) If the application is for a private detective license, the individual signing the 16.14 application shall submit a statement under oath by a present or previous employer that the 16.15 applicant for an individual license, the qualified representative for a partnership or corporate 16.16 license, or the Minnesota manager, as appropriate, has been employed as an investigator 16.17 for a minimum of 6,000 hours by any of the following: 16.18 16.19 (1) a licensed private detective agency; (2) a United States government investigative service; 16.20 (3) a city police department or sheriff's office; or 16.21 (4) an occupation that, the board finds equivalent in scope, responsibility, and training 16.22 to one of the specific occupations listed; 16.23 and has the qualifications established in the rules of the board. 16.24 (c) If the application is for a protective agent license, each person signing the application 16.25 shall submit a statement under oath by a present or previous employer that the applicant for 16.26 16.27 an individual license, the qualified representative for a partnership or corporate license, or the Minnesota manager has been employed as an investigator or protective agent for a 16.28 minimum of 6,000 hours by any of the following: 16.29 (1) a licensed protective agent or licensed private detective, having gained experience 16.30 in security systems, audits, and supervision; 16.31
  - 16.32 (2) a United States government investigative service;

22-07598

- 17.1 (3) a city police department or sheriff's office; or
- (4) an occupation that the board finds equivalent in scope, responsibility, and training
  to one of the specific occupations listed;
- and has the qualifications established in the rules of the board.
- 17.5 Sec. 5. Minnesota Statutes 2020, section 611A.31, subdivision 2, is amended to read:

Subd. 2. Battered woman Domestic abuse victim. "Battered woman Domestic abuse
 victim" means a woman person who is being or has been victimized by domestic abuse as
 defined in section 518B.01, subdivision 2.

Sec. 6. Minnesota Statutes 2020, section 611A.31, is amended by adding a subdivision toread:

Subd. 3a. Housing supports. "Housing supports" are those services and supports used 17.11 to enable victims to secure and maintain transitional and permanent housing placement 17.12 designed for independent living. Housing supports include but are not limited to providing 17.13 rental or financial assistance, advocacy, legal services, counseling, child care, financial 17.14 education, employment skills, health care, or information and referral services to meet these 17.15 needs. Transitional housing placements may take place in communal living, clustered site, 17.16 or scattered site programs, or other transitional housing methods. Grants for housing supports 17.17 may also support housing for victims of sexual assault, as defined in section 611A.211, 17.18

17.19 subdivision 4.

17.20 Sec. 7. Minnesota Statutes 2020, section 611A.32, subdivision 1, is amended to read:

Subdivision 1. Grants awarded. The commissioner shall award grants to programs 17.21 which provide emergency shelter services to battered women, housing supports, and support 17.22 services to battered women and domestic abuse victims and their children. The commissioner 17.23 shall also award grants for training, technical assistance, and for the development and 17.24 implementation of education programs to increase public awareness of the causes of battering 17.25 domestic abuse, the solutions to preventing and ending domestic violence, and the problems 17.26 faced by battered women and domestic abuse victims. Grants shall be awarded in a manner 17.27 that ensures that they are equitably distributed to programs serving metropolitan and 17.28 nonmetropolitan populations. By July 1, 1995, community-based domestic abuse advocacy 17.29 17.30 and support services programs must be established in every judicial assignment district.

Sec. 8. Minnesota Statutes 2020, section 611A.32, subdivision 1a, is amended to read:

Subd. 1a. Program for American Indian Indigenous women. The commissioner shall
establish at least one program under this section to provide emergency shelter services and
support services to battered American Indian Indigenous women. The commissioner shall
grant continuing operating expenses to the program established under this subdivision in
the same manner as operating expenses are granted to programs established under subdivision
1.

18.8 Sec. 9. Minnesota Statutes 2020, section 611A.32, subdivision 2, is amended to read:

Subd. 2. Applications. Any public or private nonprofit agency may apply to the
commissioner for <u>a grant one or more of the following grants:</u> to provide emergency shelter
services to battered women, housing supports, or support services to domestic abuse victims,
or both, to battered women and their children. The application shall be submitted in a form
approved by the commissioner by rule adopted under chapter 14 and shall include:

18.14 (1) a proposal for the provision of emergency shelter services for battered women,
 18.15 <u>housing supports, and support services for domestic abuse victims, or both, for battered</u>
 18.16 women and their children;

18.17 (2) a proposed budget;

18.1

(3) the agency's overall operating budget, including documentation on the retention offinancial reserves and availability of additional funding sources;

(4) evidence of an ability to integrate into the proposed program the uniform method ofdata collection and program evaluation established under section 611A.33;

(5) evidence of an ability to represent the interests of battered women and domestic
abuse victims and their children to local law enforcement agencies and courts, county welfare
agencies, and local boards or departments of health;

(6) evidence of an ability to do outreach to unserved and underserved populations and
to provide culturally and linguistically appropriate services; and

18.27 (7) any other content the commissioner may require by rule adopted under chapter 14,
 18.28 after considering the recommendations of the advisory council.

Programs which have been approved for grants in prior years may submit materials which indicate changes in items listed in clauses (1) to (7), in order to qualify for renewal funding. Nothing in this subdivision may be construed to require programs to submit complete applications for each year of renewal funding.

```
Sec. 10. Minnesota Statutes 2020, section 611A.32, subdivision 3, is amended to read:
```

- Subd. 3. Duties of grantees. Every public or private nonprofit agency which receives 19.2 a grant to provide emergency shelter services to battered women and, housing supports, or 19.3 support services to battered women and domestic abuse victims shall comply with all rules 19.4 of the commissioner related to the administration of the pilot programs. 19.5
- Sec. 11. Minnesota Statutes 2020, section 611A.345, is amended to read: 19.6

#### 611A.345 DIRECTOR RECOMMENDATIONS. 19.7

The commissioner shall consider the domestic abuse program director's recommendations 19.8 before awarding grants or adopting policies regarding the planning, development, data 19.9 19.10 collection, rulemaking, funding or evaluation of programs and services for battered women and domestic abuse victims funded under section 611A.32. Before taking action on matters 19.11 related to programs and services for battered women and domestic abuse victims and their 19.12 children, except day-to-day administrative operations, the commissioner shall notify the 19.13 domestic abuse program director of the intended action. Notification of grant award decisions 19.14 shall be given to the domestic abuse program director in time to allow the director to request 19.15 reconsideration. 19.16

Sec. 12. Minnesota Statutes 2020, section 611A.35, is amended to read: 19.17

19.18

19.1

### 611A.35 DOMESTIC ABUSE PROGRAM DIRECTOR.

The commissioner shall appoint a program director. The program director shall administer 19.19 the funds appropriated for sections 611A.31 to 611A.35 and perform other duties related 19.20 to battered women's and domestic abuse programs as the commissioner may assign. The 19.21 program director shall serve at the pleasure of the commissioner in the unclassified service. 19.22

- **ARTICLE 3** 19.23 **COMMUNITY SAFETY GRANTS** 19.24
- Section 1. [299A.625] PUBLIC SAFETY INNOVATION BOARD. 19.25
- Subdivision 1. Establishment. The Public Safety Innovation Board is established in the 19.26

Office of Justice Programs within the Department of Public Safety. The board has the powers 19.27

- and duties described in this section. 19.28
- Subd. 2. Membership. (a) The Public Safety Innovation Board is composed of the 19.29 following members: 19.30

	04/20/22 REVISOR REL/ER 22-07598 as introduced				
20.1	(1) three individuals with experience conducting research in the areas of crime, policing,				
20.2	or sociology while employed by an academic or nonprofit entity, appointed by the governor;				
20.3	(2) five individuals appointed by the governor of whom:				
20.4	(i) one shall be a victim of a crime or an advocate for victims of crime;				
20.5	(ii) one shall be a person impacted by the criminal justice system or an advocate for				
20.6	defendants in criminal cases; and				
20.7	(iii) one shall have a background in social work;				
20.8	(3) four members representing the community-specific boards established under sections				
20.9	3.922 and 15.0145, with one appointment made by each board; and				
20.10	(4) three members representing law enforcement, with one appointment by the Minnesota				
20.11	Sheriffs' Association, one by the Minnesota Chiefs of Police Association, and one by the				
20.12	Minnesota Police and Peace Officers Association.				
20.13	(b) The members of the board shall elect one member to serve as chair.				
20.14	Subd. 3. Terms; removal; vacancy. (a) Members are appointed to serve three-year				
20.15	terms following the initial staggered-term lot determination and may be reappointed.				
20.16	(b) Initial appointment of members must take place by July 1, 2022. The initial term of				
20.17	members appointed under paragraph (a) shall be determined by lot by the secretary of state				
20.18	and shall be as follows:				
20.19	(1) five members shall serve one-year terms;				
20.20	(2) five members shall serve two-year terms; and				
20.21	(3) five members shall serve three-year terms.				
20.22	(c) A member may be removed by the appointing authority at any time for cause, after				
20.23	notice and hearing.				
20.24	(d) If a vacancy occurs, the appointing authority shall appoint a new qualifying member				
20.25	within 90 days.				
20.26	(e) Compensation of board members is governed by section 15.0575.				
20.27	Subd. 4. Powers and duties. The board shall improve public safety by increasing the				
20.28	efficiency, effectiveness, and capacity of public safety providers and has the following				
20.29	powers and duties:				
20.30	(1) monitoring trends in crime within Minnesota;				

REVISOR

KLL/EH

22-07598

21.1	(2) reviewing research on criminal justice and public safety;
21.2	(3) providing information on criminal trends and research to the commissioner,
21.3	municipalities, and the legislature;
21.4	(4) awarding grants;
21.5	(5) evaluating grant applications to assure compliance with evidence-based practices;
21.6	and
21.7	(6) assuring an efficient and expeditious distribution of grant funds.
21.8	Subd. 5. Meetings. The board shall meet at least monthly. Meetings of the board are
21.9	subject to chapter 13D.
21.10	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
21.11	Sec. 2. OFFICE OF JUSTICE PROGRAMS; EXPANSION; APPROPRIATION.
21.12	(a) \$4,852,000 in fiscal year 2023 is appropriated from the general fund to the
21.13	commissioner of public safety to increase staffing in the Office of Justice Programs, work
21.14	to simplify grant procedures, and expand the pool of grant applicants. Money must be used
21.15	as provided in paragraphs (b) to (f).
21.16	(b) The commissioner shall hire at least eight additional staff members to provide training
21.17	and technical assistance to grantees and potential grantees. Technical assistance must include
21.18	training on grant applications and programmatic elements required to qualify for grants.
21.19	The additional staff must hold weekly meetings in communities around the state to provide
21.20	information about the Office of Justice Programs, available grants, and grant processes and
21.21	requirements, and to receive feedback on the needs of communities in order to inform the
21.22	policies and practices of the Office of Justice Programs.
21.23	(c) The commissioner shall hire 12 additional community outreach specialists to leverage
21.24	relationships, knowledge, and experience in different communities. The community outreach
21.25	specialists shall make suggested changes to the practices and procedures of the Office of
21.26	Justice Programs to make them more accessible.
21.27	(d) The commissioner shall hire grant capacity trainers to implement the suggestions of
21.28	the community outreach specialists to continually expand the reach of the new training and
21.29	meet the needs identified by communities.
21.30	(e) The commissioner shall increase the funding of the Minnesota Statistical Analysis
21.31	Center to create a uniform evaluation program for all grantees.

REVISOR

KLL/EH

22-07598

04/20/22	REVISOR	KLL/EH	22-07598	as introduced
----------	---------	--------	----------	---------------

(f) The commissioner shall hire additional grant compliance and financial compliance
 staff to support the Office of Justice Programs and grantees in meeting state and federal
 requirements and audits.

#### 22.4 Sec. 3. LOCAL COMMUNITY INNOVATION GRANTS.

Subdivision 1. Appropriation. \$55,000,000 in fiscal year 2023 is appropriated from 22.5 the general fund to the commissioner of public safety for local community innovation grants 22.6 22.7 administered by the Office of Justice Programs as directed by the Public Safety Innovation Board. The base for this appropriation is \$30,000,000 in fiscal year 2024 and beyond except 22.8 that beginning in fiscal year 2025 it shall be adjusted by a percentage equal to the 12-month 22.9 percentage change in the Consumer Price Index as released in the previous January. Any 22.10 unencumbered grant balances at the end of the fiscal year do not cancel but are available 22.11 for grants in the following year. 22.12 Subd. 2. **Definitions.** (a) As used in this section, the following terms have the meanings 22.13 22.14 given. (b) "Community violence interruption" means a program that works with other 22.15 22.16 organizations and persons in the community to develop community-based responses to violence that use and adapt critical incident response methods, provide targeted interventions 22.17 to prevent the escalation of violence after the occurrence of serious incidents, and de-escalate 22.18 violence with the use of community-based interventions. The programs may work with 22.19 local prosecutorial offices to provide an alternative to adjudication through a restorative 22.20 justice model. 22.21 (c) "Co-responder teams" means a partnership between a group or organization that 22.22 provides mental health or crisis-intervention services and local units of government or Tribal 22.23 governments that: 22.24 22.25 (1) provides crisis-response teams to de-escalate volatile situations; (2) responds to situations involving a mental health crisis; 22.26 22.27 (3) promotes community-based efforts designed to enhance community safety and wellness; or 22.28 22.29 (4) supports community-based strategies to interrupt, intervene in, or respond to violence. (d) "Restorative justice program" has the meaning given in Minnesota Statutes, section 22.30 22.31 611A.775, and includes Native American sentencing circles.

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced	
23.1	Subd. 3.	Expedited disbur	sement. (a) Appli	cation materials for gran	ts issued under	
23.2				e to the public within three		
23.3	appropriation being made to fund the grants.					
23.4	(b) Appli	cations must be re	ceived and review	ved, and awards must be	made within six	
23.5	months of an appropriation being made to fund the grants.					
23.6	Subd. 4. 1	Eligible annlicant	s: identification a	<b>nd notice.</b> (a) The comm	issioner of public	
23.7		oublish the followi				
23.8				rded violent crimes in the	•	
23.9	-	~ · ·		e previous fiscal year base	a on the Uniform	
23.10	Crime Repor	ts or National Inci	ident Based Repoi	ting System;		
23.11	(2) the co	ounties with the 20	highest per capita	a crime rates in the previo	ous fiscal year	
23.12	based on the	Uniform Crime R	eports or Nationa	Incident Based Reportin	ng System;	
23.13	(3) the cir	ties or towns that a	are not included ir	the list generated pursua	ant to clause (1)	
23.14	and have exp	perienced at least t	hree recorded viol	ent crimes in the previou	is fiscal year and	
23.15	the 20 fastes	t increases in the p	er capita rate of c	rime in the previous fisca	al year based on	
23.16	the Uniform	Crime Reports or	National Incident	Based Reporting System	i; and	
23.17	(4) the counties that are not included in the list generated pursuant to clause (2) and have					
23.18	experienced	the 20 fastest incre	eases in the per cap	ita rate of crime in the pro	evious fiscal year	
23.19	based on the	Uniform Crime R	eports or Nationa	Incident Based Reportin	ng System.	
23.20	<u>(b) A cou</u>	nty, city, or town	identified in any l	st produced pursuant to	paragraph (a),	
23.21	clauses (1) to	o (4), may apply fo	or a grant under th	is section. A listed count	y, city, or town	
23.22	may apply as	s part of a multijur	isdictional collabo	pration with counties, citi	ies, or towns that	
23.23	are not listed	provided the portion	on of programs or s	ervices provided through	the grant funding	
23.24	that are perfo	ormed in the listed	county, city, or to	wn is at least equal to its	proportion of the	
23.25	membership	of the multijurisdi	ictional collaborat	ion.		
23.26	<u>(c)</u> The co	ommissioner of pu	blic safety shall n	otify every county, city, c	or town identified	
23.27	in any list pu	blished pursuant to	o paragraph (a), cl	auses (1) to (4), of its elig	ibility for a grant	
23.28	under this se	ction within three	business days of p	publication.		
23.29	Subd. 5.	Grant distribution	<b>n.</b> (a) Half of the to	otal amount appropriated	under this section	
23.30	must be awar	rded to counties, c	ities, or towns ide	ntified in subdivision 4,	paragraph (a),	
23.31	clause (1) or	(2).				
23.32	(b) Half t	he total amount ar	propriated under	this section must be awa	rded to counties,	
23.33	cities, or tow	ns identified in su	bdivision 4, parag	raph (a), clause (3) or (4	<u>).</u>	

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced	
24.1	Subd. 6.	Application mate	e <b>rials.</b> (a) Applican	ts must submit an applic	cation in the form	
24.2	and manner established by the Public Safety Innovation Board.					
24.3	(b) Appli	icants must descrit	be the ways in which	h grant funds will be use	d to reduce crime	
24.4	in a specific	subsection of the	county, city, or tow	n through the creation of	or expansion of:	
24.5	<u>(1)</u> re-en	try programs;				
24.6	<u>(2) victir</u>	n services progran	ns;			
24.7	<u>(3) home</u>	elessness assistanc	e programs;			
24.8	<u>(4) mobi</u>	le crisis teams and	l embedded social v	vorker programs;		
24.9	<u>(5)</u> restor	rative justice prog	rams;			
24.10	<u>(6)</u> co-re	sponder programs	• <u>•</u>			
24.11	<u>(</u> 7) juven	ile diversion prog	rams;			
24.12	<u>(8)</u> comm	nunity violence in	terruption program	s; or		
24.13	(9) blight elimination programs.					
24.14	<u>Subd. 7.</u>	Awards. (a) Prefe	rence in awarding g	rants should be given to	applicants whose	
24.15	proposals ar	e based on evidenc	e-based practices, p	provide resources to geo	graphic areas that	
24.16	have been historically underinvested, and incorporate input from community stakeholders.					
24.17	<u>(b)</u> Gran	t recipients may us	se funds to partner	with or support other pr	ograms.	
24.18	(c) Grant	t funds may not be	used to fund the a	ctivities of law enforcen	nent agencies or	
24.19	offset the co	sts of counties, cit	ies, or towns.			
24.20	<u>(d)</u> Any :	funds that are not	encumbered or sper	nt six years after being a	warded must be	
24.21	returned to t	he commissioner	of public safety and	l awarded as part of a lo	cal community	
24.22	innovation g	rant.				
24.23	<u>Subd. 8.</u>	Evaluation. Each	grant recipient sha	ll complete a uniform ev	aluation program	
24.24	established l	by the Minnesota S	Statistical Analysis	Center every two years	<u>.</u>	
24.25	Sec. 4. <u>EN</u>	IERGENCY CO	MMUNITY SAFE	<u>CTY GRANTS.</u>		
24.26	Subdivis	ion 1. Appropria	tion. <u>\$15,000,000 i</u>	n fiscal year 2023 is app	propriated from	
24.27	the general f	und to the commiss	sioner of public safe	ty for grants to crime pre	vention programs	
24.28	for the purpo	ose of providing pu	blic safety to victin	ns. Any unencumbered l	balance at the end	
24.29	of fiscal year	r 2023 does not car	ncel but is added to	the amount available for	local community	
24.30	innovation g	rants.				

25.1	Subd. 2. Expedited disbursement; distribution. The commissioner of public safety
25.2	must award emergency community safety grants and disburse funds by October 1, 2023.
25.3	Half of the total amount awarded must be provided to programs that do not involve law
25.4	enforcement agencies and are for the purposes identified in subdivision 3, paragraph (c),
25.5	<u>clauses (1) to (8).</u>
25.6	Subd. 3. Eligible recipients. (a) A county; city; town; local law enforcement agency,
25.7	including a law enforcement agency of a federally recognized Tribe, as defined in United
25.8	States Code, title 25, section 450b(e); or nonprofit or other community organization may
25.9	apply for emergency community safety grants to support crime prevention programs.
25.10	(b) A county, city, or town may apply as part of a multijurisdictional collaboration with
25.11	other counties, cities, or towns.
25.12	(c) As used in this section "crime prevention programs" includes but is not limited to:
25.13	(1) re-entry programs;
25.14	(2) victim services programs;
25.15	(3) homelessness assistance programs;
25.16	(4) mobile crisis teams and embedded social worker programs;
25.17	(5) restorative justice programs;
25.18	(6) co-responder programs;
25.19	(7) juvenile diversion programs;
25.20	(8) community violence interruption programs;
25.21	(9) increasing the recruitment of officers by utilizing advertisements, or bonuses or
25.22	scholarships for peace officers who remain continuously employed as peace officers for at
25.23	least 12 months and have not been subject to disciplinary action in the previous 12 months;
25.24	(10) increasing patrols outside of squad cars, on foot or in transportation options that
25.25	provide more interaction between police and community members;
25.26	(11) increasing, establishing, maintaining, or expanding crisis response teams in which
25.27	social workers or mental health providers are sent as first responders when calls for service
25.28	indicate that an individual is having a mental health crisis;
25.29	(12) establishing, maintaining, or expanding co-responder teams;
25.30	(13) purchasing equipment to perform patrols outside of squad cars on foot or in
25.31	transportation options that provide more interaction between police and community members;

REVISOR

KLL/EH

22-07598

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced			
26.1	(14) hirii	ng additional non-	law-enforcement	personnel to conduct fund	ctions typically			
26.2	<u> </u>			f freeing up additional la				
26.3	perform patr	rols or respond to	service calls;					
26.4	<u>(15) incr</u>	easing recruitmen	t of additional det	ectives, investigators, or	other individuals			
26.5	with a comp	arable rank or desig	gnation to investig	ate homicides, nonfatal sł	nootings, or motor			
26.6	vehicle theft	vehicle theft, including hiring, on a temporary or permanent basis, retired officers utilizing						
26.7	advertiseme	nt, or bonuses or s	cholarships for pe	ace officers who remain	continuously			
26.8	employed as	s peace officers for	at least 12 month	s and have not been subje	ect to disciplinary			
26.9	action in the	e previous 12 mont	ths;					
26.10	<u>(16) incr</u>	easing recruitmen	t of additional pea	ce officers to replace off	icers transferred			
26.11	or promoted	to detective, inve	stigator, or a comp	parable rank and assigned	l to investigate			
26.12	homicides, 1	nonfatal shootings	, or motor vehicle	theft;				
26.13	<u>(17) ensu</u>	uring retention of	peace officers ider	ntified as a detective, invo	estigator, or a			
26.14	comparable	rank and assigned	to investigate hor	nicides and nonfatal show	otings;			
26.15	<u>(18) acqu</u>	uiring, upgrading,	or replacing invest	igative or evidence-proce	essing technology			
26.16	or equipmer	<u>it;</u>						
26.17	<u>(19) hiri</u>	ng additional evide	ence-processing p	ersonnel;				
26.18	<u>(20) ensu</u>	uring that personne	l responsible for ev	idence processing have su	ufficient resources			
26.19	and training	• <u>•</u>						
26.20	<u>(21) hiri</u>	ng and training per	rsonnel to analyze	violent crime, specifical	ly with regards to			
26.21	the use of in	telligence information	ation of criminal n	etworks and the potential	l for retaliation			
26.22	among gang	s or groups, and th	ne geographic tren	ds among homicides, no	nfatal shootings,			
26.23	and carjacki	ngs;						
26.24	<u>(22)</u> ensu	uring that victim s	ervices and persor	nnel are sufficiently funde	ed, staffed, and			
26.25	trained;							
26.26	<u>(23) ensu</u>	uring that victims	and family membe	ers of homicides and non	fatal shootings			
26.27	have access	to resources, inclu	uding:					
26.28	(i) conve	enient mental healt	h treatment and g	rief counseling;				
26.29	(ii) funer	al and burial expe	enses;					
26.30	(iii) reloo	cation expenses;						
26.31	(iv) eme	rgency shelter;						

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced	
27.1	(v) emer	gency transportation	on; and			
27.2	(vi) lost wage assistance;					
27.3	(24) dev	eloping competitiv	e and evidence-ba	ased programs to improve	homicide and	
27.4	<u> </u>	oting clearance rat				
27.5	<u>(25) deve</u>	eloping best practic	es for improving a	ccess to, and acceptance of	, victim services,	
27.6	including the	ose that promote m	edical and psycho	logical wellness, ongoing	counseling, legal	
27.7	advice, and	financial compensa	ation.			
27.8	Subd. 4.	Application for g	rants. (a) A crim	e prevention program may	apply to the	
27.9	commission	er of public safety	for a grant for an	y of the purposes describe	d in subdivision	
27.10	3 or for any	other emergency a	ssistance purpose	approved by the commiss	sioner. The	
27.11	application 1	must be on forms a	and pursuant to pr	ocedures developed by the	e commissioner.	
27.12	The applicat	tion must describe	the type or types o	of intended emergency ass	istance, estimate	
27.13	the amount of	of money required,	and include any o	other information deemed	necessary by the	
27.14	commission	er.				
27.15	<u>(b)</u> An a	pplicant may not sp	pend in any fiscal	year more than five perce	ent of the grant	
27.16	awarded for	administrative cos	ts.			
27.17	<u>Subd. 5.</u>	Reporting by crin	ne prevention pr	ograms required. A crin	ne prevention	
27.18	program tha	t receives a grant u	under this section	shall file an annual report	with the	
27.19	commission	er of public safety	itemizing the exp	enditures made during the	preceding year,	
27.20	the purpose	of those expenditu	res, and the ultim	ate disposition, if any, of	each case. The	
27.21	report must	be on forms and pu	ursuant to procedu	ares developed by the com	missioner.	
27.22	<u>Subd. 6.</u>	<b>Report to legislat</b>	<b>ure.</b> By February	1, 2023, the commissioner	r of public safety	
27.23	shall report	to the chairs and ra	inking members o	f the senate and house of	representatives	
27.24	committees	and divisions having	ng jurisdiction ov	er criminal justice policy	and finance on	
27.25	the impleme	ntation, use, and ad	ministration of the	e grant programs created u	nder this section.	
27.26	Sec. 5. <u>LC</u>	OCAL CO-RESPO	ONDER GRANT	<u>'S.</u>		
27.27	Subdivis	ion 1. Appropriat	ion. <u>\$10,000,000</u>	in fiscal year 2023 is app	ropriated from	
27.28	the general f	fund to the commis	ssioner of public s	afety for grants to establis	sh, maintain, or	
27.29	expand the u	use of co-responde	r programs that w	ork with law enforcement	agencies.	
27.30	<u>Subd. 2.</u>	Expedited disbur	sement; distribu	tion. The commissioner of	of public safety	
27.31	must award	local co-responder	grants and disbu	rse funds by October 1, 20	)23. Half of the	

28.1	total amount awarded must be provided to applicants that are not law enforcement
28.2	organizations.
28.3	Subd. 3. Eligible recipients. (a) A county; city; town; local law enforcement agency,
28.4	including a law enforcement agency of a federally recognized Tribe, as defined in United
28.5	States Code, title 25, section 450b(e); or nonprofit or other community organization may
28.6	apply for local co-responder grants for the purposes identified in this subdivision.
28.7	(b) A county, city, or town may apply as part of a multijurisdictional collaboration with
28.8	other counties, cities, or towns.
28.9	(c) Qualifying programs must partner with local law enforcement organizations and
28.10	must include:
28.11	(1) embedded social workers;
28.12	(2) mobile crisis teams; or
28.13	(3) violence interrupters who work with law enforcement agencies.
28.14	Subd. 4. Application for grants. (a) A co-responder program may apply to the
28.15	commissioner of public safety for a grant for any of the purposes described in subdivision
28.16	3. The application must be on forms and pursuant to procedures developed by the
28.17	commissioner.
28.18	(b) An applicant may not spend in any fiscal year more than five percent of the grant
28.19	awarded for administrative costs.
28.20	Subd. 5. Reporting by co-responder programs required. A co-responder program
28.21	that receives a grant under this section shall file an annual report with the commissioner of
28.22	public safety itemizing the expenditures made during the preceding year, the purpose of
28.23	those expenditures, and the impact of the co-responder teams. The report must be on forms
28.24	and pursuant to procedures developed by the commissioner.
28.25	Subd. 6. Report to legislature. By February 1 of each year, the commissioner of public
28.26	safety shall report to the chairs and ranking members of the senate and house of
28.27	representatives committees and divisions having jurisdiction over criminal justice policy
28.28	and finance on the implementation, use, and administration of the grant programs created
28.29	under this section.
28.30	Sec. 6. PUBLIC SAFETY INNOVATION BOARD; APPROPRIATION.
28.31	\$ in fiscal year 2023 is appropriated from the general fund to the commissioner of public sofety to establish and maintain the Public Sofety Innovation Roard
28.32	public safety to establish and maintain the Public Safety Innovation Board.

REVISOR

KLL/EH

22-07598

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
29.1	Sec. 7. <u>OP</u>	IATE EPIDEMI	C RESPONSE GI	RANTS.	
29.2	\$10,000,0	)00 in fiscal year 2	023 is appropriated	from the general fund to t	he commissioner
29.3				ed by the Opiate Epidem	
29.4	Advisory Cou	uncil that provide s	services to address t	he opioid addiction and ov	verdose epidemic
29.5	in Minnesota	consistent with the	e priorities in Minne	esota Statutes, section 256	.042, subdivision
29.6	1, paragraph	(a), clauses (1) to (	(4). Grant recipient	s must be located outside	the seven-county
29.7	metropolitan	area.			
29.8		т . т	ARTICLI		
29.9		LA	W ENFORCEME	NT GRANTS	
29.10	Section 1.	TASK FORCE C	N ALTERNATIV	E COURSES TO PEA	CE OFFICER
29.11	LICENSUR	<u>E.</u>			
29.12	Subdivisi	on 1. <mark>Establishm</mark>	ent. The Task Ford	e on Alternative Courses	to Peace Officer
29.13	Licensure is e	established to incr	ease recruitment of	fnew peace officers, incre	ease the diversity
29.14	of the racial i	makeup and profe	ssional backgroun	d of licensed peace office	ers, promote
29.15	education and	d training in com	nunity policing mo	odels, maintain the high s	standards of
29.16	education and	d training required	for licensure, and r	nake policy and funding r	ecommendations
29.17	to the legisla	ture.			
29.18	<u>Subd. 2.</u> [	Membership. <u>(</u> a)	The task force con	sists of the following me	mbers:
29.19	(1) the ch	air of the Peace C	Officer Standards a	nd Training Board, or a d	esignee;
29.20	<u>(2) a mem</u>	ber of the Peace C	Officer Standards ar	nd Training Board represe	nting the general
29.21	public appoin	nted by the chair of	of the Peace Office	r Standards and Training	Board;
29.22	(3) the ch	ief of the State Pa	trol, or a designee	. 2	
29.23	(4) the su	perintendent of th	e Bureau of Crimi	nal Apprehension, or a d	esignee;
29.24	(5) the att	torney general, or	a designee;		
29.25	(6) the pr	esident of the Mir	nnesota Chiefs of F	Police Association, or a d	esignee;
29.26	(7) the pr	esident of the Mir	nnesota Sheriffs' A	ssociation, or a designee;	-
29.27	<u>(8)</u> a peac	ce officer who is e	mployed by a law	enforcement agency of a	federally
29.28	recognized T	ribe, as defined ir	u United States Co	de, title 25, section 450b(	(e), appointed by
29.29	the Indian At	ffairs Council;			
29.30	(9) the ex	ecutive director o	f the Minnesota Po	blice and Peace Officers	Association, or a
29.31	designee;				

Article 4 Section 1.

	<ul> <li>(10) a peace officer appointed by the executive director of the Minnesota Police and eace Officers Association;</li> <li>(11) a member of a civilian review board appointed by the governor;</li> <li>(12) an attorney who provides legal advice to victims of police brutality or who advocates r civil liberties appointed by the governor;</li> </ul>
	<ul> <li>(11) a member of a civilian review board appointed by the governor;</li> <li>(12) an attorney who provides legal advice to victims of police brutality or who advocates</li> </ul>
<u>fo</u>	(12) an attorney who provides legal advice to victims of police brutality or who advocates
<u>fo</u>	
<u>fo</u>	r civil liberties appointed by the governor;
	(13) a representative from an organization that provides direct services to families or
co	mmunities impacted by police violence appointed by the governor; and
	(14) two representatives from postsecondary schools certified to provide programs of
pr	ofessional peace officer education appointed by the governor.
	(b) Appointments must be made no later than August 30, 2022.
	(c) Members shall serve without compensation.
	(d) Members of the task force serve at the pleasure of the appointing authority or until
th	e task force expires. Vacancies shall be filled by the appointing authority consistent with
th	e qualifications of the vacating member required by this subdivision.
	Subd. 3. Officers; meetings. (a) The task force shall elect a chair and vice-chair from
an	nong its members. The task force may elect other officers as necessary.
	(b) The chair of the Peace Officer Standards and Training Board shall convene the first
n	eeting of the task force no later than September 15, 2022, and shall provide meeting space
an	d administrative assistance as necessary for the task force to conduct its work.
	(c) The task force shall meet at least monthly or upon the call of the chair. The task force
sh	all meet sufficiently enough to accomplish the tasks identified in this section. Meetings
of	the task force are subject to Minnesota Statutes, chapter 13D.
	Subd. 4. Duties. (a) The task force shall, at a minimum:
	(1) identify barriers to recruiting peace officers;
	(2) develop strategies for recruiting new peace officers;
	(3) develop policies and procedures to increase the diversity of the racial makeup and
pr	ofessional background of licensed peace officers;
	(4) identify or develop curriculum that utilizes community policing models;
	(5) provide recommendations on how to create and support an expedited pathway for
in	dividuals to become peace officers; and

REVISOR

KLL/EH

22-07598

31.1	(6) assure that any alternative courses to licensure maintain the high standards of
31.2	education and training required for licensure as a peace officer in Minnesota.
31.3	(b) At its discretion, the task force may examine, as necessary, other related issues
31.4	consistent with this section.
31.5	Subd. 5. <b>Report.</b> By January 15, 2024, the task force must submit a report on its findings
31.6	and recommendations to the chairs and ranking minority members of the house of
31.7	representatives and senate committees and divisions with jurisdiction over public safety
31.8	finance and policy.
31.9	Subd. 6. Expiration. The task force expires the day after submitting its report under
31.10	subdivision 5.
31.11	Sec. 2. BODY CAMERA DATA STORAGE PROGRAM; BODY CAMERA GRANT
31.12	PROGRAM; APPROPRIATION.
31.13	Subdivision 1. Definition. As used in this section, "local law enforcement agency" has
31.14	the meaning given to "law enforcement agency" in Minnesota Statutes, section 626.84,
31.15	paragraph (f), but does not include a unit of state government.
31.16	Subd. 2. Body camera data storage program. (a) \$6,016,000 in fiscal year 2023 is
31.17	appropriated from the general fund to the commissioner of public safety to develop and
31.18	administer a statewide cloud-based body camera data storage program. Of this amount, the
31.19	commissioner may use up to \$1,000,000 to retain and compensate a staff necessary to
31.20	administer the program. The base for this appropriation is \$6,036,000 in fiscal year 2024
31.21	and \$6,057,000 in fiscal year 2025.
31.22	(b) State and local law enforcement agencies may voluntarily participate in the body
31.23	camera data storage program, but must agree to the conditions established in subdivision
31.24	<u>4.</u>
31.25	Subd. 3. Body camera grant program \$9,000,000 in fiscal year 2023 is appropriated
31.26	from the general fund to the commissioner of public safety for grants administered by the
31.27	Office of Justice Programs as directed by the Public Safety Innovation Board to local law
31.28	enforcement agencies for portable recording systems. The executive director shall award
31.29	grants to local law enforcement agencies for the purchase and maintenance of portable
31.30	recording systems and portable recording system data. The executive director must give
31.31	priority to applicants that do not have a portable recording system program. The executive
31.32	director must award at least one grant to a local law enforcement agency located outside of
31.33	the seven-county metropolitan area.

REVISOR

KLL/EH

22-07598

04/20/22	REVISOR	KLL/EH	22-07598	as introduced

32.1	Subd. 4. Conditions for participants. As a condition of participating in the state body
32.2	camera data storage program under subdivision 2 or receiving a body camera grant under
32.3	subdivision 3, a local law enforcement agency's portable recording system policy required
32.4	under Minnesota Statutes, section 626.8473, subdivision 3, must:
32.5	(1) prohibit altering, erasing, or destroying any recording made with a peace officer's
32.6	portable recording system or data and metadata related to the recording prior to the expiration
32.7	of the applicable retention period under Minnesota Statutes, section 13.825, subdivision 3,
32.8	except that the full, unedited, and unredacted recording of a peace officer using deadly force
32.9	must be maintained indefinitely;
32.10	(2) mandate that a deceased individual's next of kin, legal representative of the next of
32.11	kin, or other parent of the deceased individual's children be entitled to view any and all
32.12	recordings from a peace officer's portable recording system, redacted no more than what is
32.13	required by law, of an officer's use of deadly force no later than seven days after an incident
32.14	where deadly force used by a peace officer results in death of an individual, except that a
32.15	chief law enforcement officer may deny a request if investigators can articulate a compelling
32.16	reason as to why allowing the deceased individual's next of kin, legal representative of the
32.17	next of kin, or other parent of the deceased individual's children to review the recordings
32.18	would interfere with the agency conducting a thorough investigation. If the chief law
32.19	enforcement officer denies a request under this provision, the agency's policy must require
32.20	the chief law enforcement officer to issue a prompt, written denial and provide notice to
32.21	the deceased individual's next of kin, legal representative of the next of kin, or other parent
32.22	of the deceased individual's children that they may seek relief from the district court;
32.23	(3) mandate release of all recordings of an incident where a peace officer used deadly
32.24	force and an individual died to the deceased individual's next of kin, legal representative of
32.25	the next of kin, and other parent of the deceased individual's children no later than 90 days
32.26	after the incident; and
32.27	(4) mandate, whenever practicable, that a peace officer operating a portable recording
32.28	system while entering a residence notify occupants of the residence that they are being
32.29	recorded.
32.30	Sec. 3. LOCAL COMMUNITY POLICING GRANTS.

# 32.31 Subdivision 1. Appropriation. \$15,000,000 in fiscal year 2023 is appropriated from 32.32 the general fund to the commissioner of public safety for local community policing grants 32.33 administered by the Office of Justice Programs as directed by the Public Safety Innovation

32.34 Board. The base for this appropriation is \$10,000,000 in fiscal year 2024 and fiscal year

as	introduced

33.1	2025 except that in fiscal year 2025 it shall be adjusted by a percentage equal to the 12-month
33.2	percentage change in the Consumer Price Index as released in the previous January. The
33.3	base for this appropriation is \$0 in fiscal year 2026 and beyond. Any unencumbered grant
33.4	balances at the end of a fiscal year do not cancel but are available for grants in the following
33.5	year.
33.6	Subd. 2. Expedited disbursement. (a) Application materials for grants issued under
33.7	this section must be prepared and made available to the public within three months of an
33.8	appropriation being made to fund the grants.
33.9	(b) Applications must be received and reviewed, and awards must be made within six
33.10	months of an appropriation being made to fund the grants.
33.11	Subd. 3. Eligible applicants; identification and notice. (a) The commissioner of public
33.12	safety shall publish the following lists by August 1 of each year:
33.13	(1) the cities or towns that have a local law enforcement agency, have recorded at least
33.14	three violent crimes in the previous fiscal year, and have the 20 highest per capita crime
33.15	rates in the previous fiscal year based on the Uniform Crime Reports or National Incident
33.16	Based Reporting System;
33.17	(2) the counties with the 20 highest per capita crime rates in the previous fiscal year
33.18	based on the Uniform Crime Reports or National Incident Based Reporting System;
33.19	(3) the cities or towns that are not included in the list generated pursuant to clause $(1)$ ,
33.20	have a local law enforcement agency, have recorded at least three violent crimes in the
33.21	previous fiscal year, and have experienced the 20 fastest increases in the per capita rate of
33.22	crime in the previous fiscal year based on the Uniform Crime Reports or National Incident
33.23	Based Reporting System; and
33.24	(4) the counties that are not included in the list generated pursuant to clause (2) and have
33.25	experienced the 20 fastest increases in the per capita rate of crime in the previous fiscal year
33.26	based on the Uniform Crime Reports or National Incident Based Reporting System.
33.27	(b) A county, city, or town identified in any list produced pursuant to paragraph (a),
33.28	clauses (1) to (4), may apply for a grant under this section. A listed county, city, or town
33.29	may apply as part of a multijurisdictional collaboration with counties, cities, or towns that
33.30	are not listed provided the portion of programs or services provided through the grant funding
33.31	that are performed in the listed county, city, or town is at least equal to its proportion of the
33.32	membership of the multijurisdictional collaboration.
	· · · · · · · · · · · · · · · · · · ·

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
34.1	(c) The c	commissioner of pu	ublic safety shall n	otify every county, city,	or town identified
34.2	in any list pu	ublished pursuant t	o paragraph (a), cla	auses (1) to (4), of its elig	gibility for a grant
34.3	under this se	ection within three	business days of p	publication.	
34.4	Subd. 4.	Grant distributio	<b>n.</b> (a) Half of the to	otal amount appropriated	under this section
34.5	must be awa	urded to counties, a	cities, or towns ide	ntified in subdivision 4,	paragraph (a),
34.6	clause (1) or	<u>: (2).</u>			
34.7	(b) Half	the total amount a	ppropriated under	this section must be awa	urded to counties,
34.8	cities, or tov	vns identified in su	ubdivision 4, parag	raph (a), clause (3) or (4	<u>.).</u>
34.9	<u>Subd. 5.</u>	Application mate	e <b>rials.</b> (a) Applicat	nts must submit an appli	cation in the form
34.10	and manner	established by the	Public Safety Inne	ovation Board.	
34.11	(b) Appl	icants must describ	be the ways in whic	h grant funds will be use	ed to reduce crime
34.12	by increasin	g the capacity, effi	ciency, and effecti	veness of law enforceme	ent community
34.13	policing effe	orts through any of	f the following app	proaches:	
34.14	<u>(1) incre</u>	asing the recruitme	ent of officers by u	tilizing advertisements,	or bonuses or
34.15	scholarships	for peace officers	who remain conti	nuously employed as a p	beace officer for
34.16	at least 12 m	onths and have not	been subject to dis	ciplinary action in the pro	evious 12 months;
34.17	(2) incre	asing patrols outsi	de of squad cars of	n foot or in transportatio	n options that
34.18	provide mor	e interaction betw	een police and cor	nmunity members;	
34.19	(3) incre	asing, establishing	, maintaining, or e	xpanding crisis response	e teams in which
34.20	social worke	ers or mental health	n providers are sen	t as first responders whe	n calls for service
34.21	indicate that	an individual is h	aving a mental hea	lth crisis;	
34.22	<u>(4)</u> estab	lishing, maintainir	ng, or expanding co	o-responder teams;	
34.23	<u>(5) purcl</u>	nasing equipment t	to perform patrols	outside of squad cars on	foot or in
34.24	transportatio	n options that prov	ide more interaction	n between police and com	munity members;
34.25	or				
34.26	<u>(6) hiring</u>	g additional non-la	w-enforcement pe	rsonnel to conduct funct	tions typically
34.27	performed b	y law enforcemen	t with the intent of	freeing up additional la	w enforcement to
34.28	perform path	rols or respond to s	service calls.		
34.29	<u>Subd. 6.</u>	Awards. (a) Prefe	rence in awarding	grants should be given to	applicants whose
34.30	proposals:				
34.31	<u>(1) invol</u>	ve community pol	icing strategies;		

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
35.1	<u>(2) inclue</u>	de collaboration w	ith non-law-enfor	rcement entities such as con	mmunity-based
35.2	violence pre-	vention programs,	social worker pro	ograms, or mental health sp	pecialists;
35.3	<u>(3) are ba</u>	ased on academic s	tudies or based o	on evidence-based policing	research or
35.4	findings; or				
35.5	(4) involv	ve increased law en	nforcement accou	intability or transparency.	
35.6	(b) Each	grant recipient mu	st receive an awa	urd of at least \$1,000,000.	
35.7	(c) Grant	recipients may us	e funds to partner	r with or support other prog	grams.
35.8	(d) Grant	funds may not be u	used to offset the c	costs of law enforcement age	encies, counties,
35.9	cities, or tow	/ns.			
35.10	<u>(e) Any f</u>	unds that are not e	ncumbered or sp	ent six years after being av	varded must be
35.11	returned to the	he commissioner o	f public safety ar	nd awarded as part of a loca	al community
35.12	innovation g	rant.			
35.13	Subd. 7.	Evaluation. Each	grant recipient sh	all complete a uniform eva	luation program
35.14	established b	by the Minnesota S	tatistical Analysi	s Center every two years.	
35.15	Subd. 8.	Rulemaking. The	commissioner of	public safety may adopt r	ules pursuant to
35.16	Minnesota S	tatutes, chapter 14	, to ensure that g	rant recipients have policie	s or patterns of
35.17	practice that	promote commun	ity trust.		
35.18	Sec. 4. <u>LO</u>	CAL INVESTIG	ATION GRANT	<u> </u>	
35.19	Subdivisi	ion 1. Appropriat	ion. <u>\$15,000,000</u>	in fiscal year 2023 is appr	opriated from
35.20	the general f	und to the commis	sioner of public s	safety for local investigation	on grants
35.21	administered	l by the Office of J	ustice Programs a	as directed by the Public Sa	fety Innovation
35.22	Board. The b	base for this approp	priation is \$10,00	0,000 in fiscal year 2024 a	nd fiscal year
35.23	2025 except	that in fiscal year 2	025 it shall be adj	usted by a percentage equal	to the 12-month
35.24	percentage c	hange in the Const	umer Price Index	as released in the previous	January. The
35.25	base for this	appropriation is \$	) in fiscal year 20	026 and beyond. Any unen	cumbered grant
35.26	balances at th	ne end of a fiscal ye	ear do not cancel	but are available for grants	in the following
35.27	year.				
35.28	Subd. 2.	Expedited disbur	sement. (a) Appl	ication materials for grants	s issued under
35.29	this section r	nust be prepared a	nd made availabl	e to the public within three	months of an
35.30	appropriation	n being made to fu	nd the grants.		
35.31	<u>`` * * * * * * * * * * * * * * * * * * </u>			wed, and awards must be m	nade within six
35.32	months of an	appropriation bei	ng made to fund	the grants.	
	Article 4 Sec. 4	4.	35		

36.1	Subd. 3. Eligible applicants; identification and notice. (a) The commissioner of public
36.2	safety shall publish the following lists by August 1 of each year:
36.3	(1) the cities or towns that have a local law enforcement agency, have recorded at least
36.4	three violent crimes in the previous fiscal year, and have the 20 highest per capita crime
36.5	rates in the previous fiscal year based on the Uniform Crime Reports or National Incident
36.6	Based Reporting System;
50.0	
36.7	(2) the counties with the 20 highest per capita crime rates in the previous fiscal year
36.8	based on the Uniform Crime Reports or National Incident Based Reporting System;
36.9	(3) the cities or towns that are not included in the list generated pursuant to clause (1),
36.10	have a local law enforcement agency, have recorded at least three violent crimes in the
36.11	previous fiscal year, and have experienced the 20 fastest increases in the per capita rate of
36.12	crime in the previous fiscal year based on the Uniform Crime Reports or National Incident
36.13	Based Reporting System; and
36.14	(4) the counties that are not included in the list generated pursuant to clause (2) and have
36.15	experienced the 20 fastest increases in the per capita rate of crime in the previous fiscal year
36.16	based on the Uniform Crime Reports or National Incident Based Reporting System.
36.17	(b) A county, city, or town identified in any list produced pursuant to paragraph (a),
36.18	clauses (1) to (4), may apply for a grant under this section. A listed county, city, or town
36.19	may apply as part of a multijurisdictional collaboration with counties, cities, or towns that
36.20	are not listed provided the portion of programs or services provided through the grant funding
36.21	that are performed in the listed county, city, or town is at least equal to its proportion of the
36.22	membership of the multijurisdictional collaboration.
36.23	(c) The commissioner of public safety shall notify every county, city, or town identified
36.24	in any list published pursuant to paragraph (a), clauses (1) to (4), of its eligibility for a grant
36.25	under this section within three business days of publication.
36.26	Subd. 4. Grant distribution. (a) Half of the total amount appropriated under this section
36.27	must be awarded to counties, cities, or towns identified in subdivision 4, paragraph (a),
36.28	<u>clause (1) or (2).</u>
36.29	(b) Half the total amount appropriated under this section must be awarded to counties,
36.30	cities, or towns identified in subdivision 4, paragraph (a), clause (3) or (4).
36.31	Subd. 5. Application materials. (a) Applicants must submit an application in the form
36.32	and manner established by the Public Safety Innovation Board.

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
37.1	(b) Appli	cants must describ	be the ways in whic	h grant funds will be use	d to reduce crime
37.2	· · · • •		-	veness of law enforceme	
37.3	through the	use of any of the f	ollowing approach	es:	
37.4	<u>(1) increa</u>	asing recruitment	of additional detec	tives, investigators, or ot	her individuals
37.5	with a compa	arable rank or desig	gnation to investiga	te homicides, nonfatal sh	ootings, or motor
37.6	vehicle theft,	including hiring, c	on a temporary or p	ermanent basis, retired of	ficers by utilizing
37.7	advertisemen	nts, or bonuses or	scholarships for pe	eace officers who remain	continuously
37.8	employed as	a peace officer for	r at least 12 months	s and have not been subje	ect to disciplinary
37.9	action in the	previous 12 mont	<u>hs;</u>		
37.10	(2) increa	asing recruitment of	of additional peace	officers to replace office	ers transferred or
37.11	promoted to	detective, investig	gator, or a compara	ble rank and assigned to	investigate
37.12	homicides, n	onfatal shootings,	or motor vehicle t	<u>heft;</u>	
37.13	(3) ensur	ing retention of pe	eace officers identi	fied as a detective, inves	tigator, or a
37.14	comparable	rank and assigned	to investigate hom	nicides and nonfatal shoo	tings;
37.15	<u>(4) acqui</u>	ring, upgrading, o	r replacing investig	gative or evidence-proce	ssing technology
37.16	or equipmen	<u>t;</u>			
37.17	(5) hiring	g additional evider	nce-processing pers	sonnel;	
37.18	<u>(6) ensur</u>	ing that personnel	responsible for evid	dence processing have su	fficient resources
37.19	and training;	<u>'</u>			
37.20	<u>(7) hiring</u>	g and training pers	onnel to analyze v	iolent crime, specifically	with regards to
37.21	the use of in	telligence informa	tion of criminal ne	tworks and the potential	for retaliation
37.22	among gang	s or groups, and th	e geographic trend	ls among homicides, nor	nfatal shootings,
37.23	and carjackin	ngs;			
37.24	<u>(8)</u> ensur	ing that victim ser	vices and personne	el are sufficiently funded	, staffed, and
37.25	trained;				
37.26	<u>(9) ensur</u>	ing that victims an	d family members	of homicides and nonfat	al shootings have
37.27	access to res	ources, including:			
37.28	(i) conve	nient mental healt	h treatment and gr	ief counseling;	
37.29	<u>(ii)</u> assist	ance for funeral an	nd burial expenses	• 2	
37.30	<u>(iii) assis</u>	tance for relocation	on expenses;		
37.31	(iv) emer	gency shelter;			

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
38.1	(v) emer	gency transportati	on; and		
38.2	(vi) lost	wage assistance;			
38.3	(10) dev	eloping competitiv	ve and evidence-ba	ased programs to improve	e homicide and
38.4	nonfatal sho	ooting clearance ra	tes; or		
38.5	<u>(11) deve</u>	eloping best practic	es for improving a	ccess to, and acceptance o	f, victim services,
38.6	including th	ose that promote m	edical and psycho	logical wellness, ongoing	counseling, legal
38.7	advice, and	financial compens	ation.		
38.8	<u>Subd. 6.</u>	Awards. (a) Each	grant recipient m	ast receive an award of at	least \$1,000,000.
38.9	<u>(b)</u> Gran	t recipients may u	se funds to partner	with or support other pr	ograms.
38.10	(c) Gran	t funds may not be	e used to fund und	ercover peace officer wor	rk or offset the
38.11	costs of law	enforcement agen	cies, counties, citi	es, or towns.	
38.12	(d) Any	funds that are not	encumbered or sp	ent six years after being a	awarded must be
38.13	returned to	the commissioner	of public safety ar	d awarded as part of a lo	cal community
38.14	innovation g	grant.			
38.15	<u>Subd. 7.</u>	Evaluation. Each	grant recipient sh	all complete a uniform ev	aluation program
38.16	established	by the Minnesota	Statistical Analysi	s Center every two years	<u>.</u>
38.17	<u>Subd. 8.</u>	Rulemaking. The	e commissioner of	public safety may adopt	rules pursuant to
38.18	Minnesota S	Statutes, chapter 14	4, to ensure that gr	ant recipients have polic	ies or patterns of
38.19	practice that	t promote commur	nity trust.		
38.20	Sec. 5. TA	SK FORCE ON	ALTERNATIVE	COURSES TO PEACE	E OFFICER
38.21	<u>LICENSUI</u>	RE; APPROPRIA	ATION.		
38.22	\$50,000	in fiscal year 2023	3 is appropriated f	rom the general fund to the	he Peace Officer
38.23	Standards a	nd Training Board	to provide suppor	t for the task force on alt	ernative courses
38.24	to peace off	icer licensure. This	s is a onetime app	ropriation.	
38.25			ARTICL	Е 5	
38.26	A	DDITIONAL LA	W ENFORCEM	ENT GRANTS AND PO	DLICY
		M. Contraction	2020	4.10 1.11	11, 1
38.27	Section 1.	Minnesota Statute	es 2020, section 21	4.10, subdivision 10, is a	amended to read:
38.28				ds and Training; receip	
38.29	-	C C	•	ubdivision 1 to the contra	•
38.30	executive di	rector or any mem	ber of the Board o	of Peace Officer Standard	ls and Training

39.1 produces or receives a written statement or complaint that alleges a violation of a statute or 39.2 rule that the board is empowered to enforce, the executive director shall designate the appropriate law enforcement agency to investigate the complaint and shall may order it to 39.4 conduct an inquiry into the complaint's allegations. The investigating agency must complete the inquiry and submit a written summary of it to the executive director within 30 days of the order for inquiry.

KLL/EH

- 39.7 Sec. 2. Minnesota Statutes 2020, section 626.843, is amended by adding a subdivision to
  39.8 read:
- 39.9 Subd. 1c. **Rules governing certain misconduct.** No later than January 1, 2024, the
- 39.10 board must adopt rules under chapter 14 that permit the board to take disciplinary action
- 39.11 on a licensee for a violation of a standard of conduct in Minnesota Rules, chapter 6700,
- 39.12 whether or not criminal charges have been filed and in accordance with the evidentiary
- 39.13 standards and civil processes for boards under chapter 214.
- 39.14 Sec. 3. Minnesota Statutes 2020, section 626.8473, subdivision 3, is amended to read:
- 39.15 Subd. 3. Written policies and procedures required. (a) The chief officer of every state 39.16 and local law enforcement agency that uses or proposes to use a portable recording system 39.17 must establish and enforce a written policy governing its use. In developing and adopting 39.18 the policy, the law enforcement agency must provide for public comment and input as 39.19 provided in subdivision 2. Use of a portable recording system without adoption of a written 39.20 policy meeting the requirements of this section is prohibited. The written policy must be 39.21 posted on the agency's website, if the agency has a website.
- 39.22 (b) At a minimum, the written policy must incorporate and require compliance with the39.23 following:
- (1) the requirements of section 13.825 and other data classifications, access procedures,
  retention policies, and data security safeguards that, at a minimum, meet the requirements
  of chapter 13 and other applicable law. The policy must prohibit altering, erasing, or
- 39.27 destroying any recording made with a peace officer's portable recording system or data and
- 39.28 metadata related to the recording prior to the expiration of the applicable retention period
- 39.29 <u>under section 13.825</u>, subdivision 3, except that the full, unedited, and unredacted recording
- 39.30 of a peace officer using deadly force must be maintained indefinitely;
- 39.31 (2) <u>mandate that a portable recording system be:</u>
- 39.32 (i) worn where it affords an unobstructed view, and above the mid-line of the waist;

39

(ii) activated during all contacts with citizens in the performance of official duties other 40.1 40.2 than community engagement, to the extent practical without compromising officer safety; 40.3 and (iii) activated when the officer arrives on scene of an incident and remain active until 40.4 40.5 the conclusion of the officer's duties at the scene of the incident; (3) mandate that officers assigned a portable recording system wear and operate the 40.6 system in compliance with the agency's policy adopted under this section while performing 40.7 law enforcement activities under the command and control of another chief law enforcement 40.8 officer or federal law enforcement official; 40.9 (4) mandate that any and all recordings from a peace officer's portable recording system, 40.10 redacted no more than what is required by law, involving the use of force by an officer upon 40.11 40.12 or toward the person of another without the other's consent, including the use of deadly force, be treated as public benefit data pursuant to section 13.82, subdivision 15, and be 40.13 40.14 made available for viewing by the person upon whom force was used, the legal representative of a person upon whom force was used, a deceased individual's next of kin, the legal 40.15 representative of the next of kin, or other parent of the deceased individual's children no 40.16 later than seven days after an incident where force was used by a peace officer, except that 40.17 a chief law enforcement officer may deny a request if investigators can articulate a compelling 40.18 reason as to why allowing review of the recordings would interfere with the agency 40.19 conducting a thorough investigation. If the chief law enforcement officer denies a request 40.20 under this provision, the agency's policy must require the chief law enforcement officer to 40.21 40.22 issue a prompt, written denial and provide notice to the person upon whom force was used, the legal representative of a person upon whom force was used, deceased individual's next 40.23 of kin, legal representative of the next of kin, or other parent of the deceased individual's 40.24 children that they may seek relief from the district court; 40.25 40.26 (5) mandate that recordings of an incident where a peace officer used force upon or toward the person of another without the other's consent, including the use of deadly force, 40.27 be treated as public benefit data pursuant to section 13.82, subdivision 15, and be released 40.28 to the person upon whom force was used, the legal representative of a person upon whom 40.29 force was used, the deceased individual's next of kin, legal representative of the next of kin, 40.30 and other parent of the deceased individual's children no later than 90 days after the incident. 40.31 If the chief law enforcement officer denies a request under this provision, the agency's policy 40.32 40.33 must require the chief law enforcement officer to issue a prompt, written denial and provide notice to the person upon whom force was used, the legal representative of a person upon 40.34 whom force was used, deceased individual's next of kin, legal representative of the next of 40.35

40

41.1	kin, or other parent of the deceased individual's children that they may seek relief from the
41.2	district court;
41.3	(6) procedures for testing the portable recording system to ensure adequate functioning;
41.4	(3) (7) procedures to address a system malfunction or failure, including requirements
41.5	for documentation by the officer using the system at the time of a malfunction or failure;
41.6	(4) (8) circumstances under which recording is mandatory, prohibited, or at the discretion
41.7	of the officer using the system;
41.8	(5) (9) circumstances under which a data subject must be given notice of a recording;
41.9	(6) (10) circumstances under which a recording may be ended while an investigation,
41.10	response, or incident is ongoing;
41.11	(7) (11) procedures for the secure storage of portable recording system data and the
41.12	creation of backup copies of the data; and
41.13	(8) (12) procedures to ensure compliance and address violations of the policy, which
41.14	must include, at a minimum, supervisory or internal audits and reviews, and the employee
41.15	discipline standards for unauthorized access to data contained in section 13.09.
41.16	(c) The board has authority to inspect state and local law enforcement agency policies
41.17	to ensure compliance with this section. The board may conduct this inspection based upon
41.18	a complaint it receives about a particular agency or through a random selection process.
41.19	The board may impose licensing sanctions and seek injunctive relief under section 214.11
41.20	for an agency's or licensee's failure to comply with this section.
41.21	Sec. 4. Minnesota Statutes 2020, section 626.89, subdivision 17, is amended to read:
41.22	Subd. 17. Civilian review. (a) As used in this subdivision, the following terms have the
41.23	meanings given:
41.24	(1) "civilian oversight council" means a civilian review board, commission, or other
41.25	oversight body established by a local unit of government to provide civilian oversight of a
41.26	law enforcement agency and officers employed by the agency; and
41.27	(2) "misconduct" means a violation of law, standards promulgated by the Peace Officer
41.28	Standards and Training Board, or agency policy.
41.29	(b) A local unit of government may establish a civilian review board, commission, or
41.30	other oversight body shall not have council and grant the council the authority to make a
41.31	finding of fact or determination regarding a complaint against an officer or impose discipline

42.1 on an officer. A civilian review board, commission, or other oversight body may make a
42.2 recommendation regarding the merits of a complaint, however, the recommendation shall
42.3 be advisory only and shall not be binding on nor limit the authority of the chief law
42.4 enforcement officer of any unit of government.

## 42.5 (c) At the conclusion of any criminal investigation or prosecution, if any, a civilian

42.6 oversight council may conduct an investigation into allegations of peace officer misconduct

- 42.7 and retain an investigator to facilitate an investigation. Subject to other applicable law, a
- 42.8 <u>council may subpoena or compel testimony and documents in an investigation. Upon</u>
- 42.9 completion of an investigation, a council may make a finding of misconduct and recommend
- 42.10 appropriate discipline against peace officers employed by the agency. If the governing body
- 42.11 grants a council the authority, the council may impose discipline on peace officers employed
- 42.12 by the agency. A council may submit investigation reports that contain findings of peace
- 42.13 officer misconduct to the chief law enforcement officer and the Peace Officer Standards
- 42.14 and Training Board's complaint committee. A council may also make policy
- 42.15 recommendations to the chief law enforcement officer and the Peace Officer Standards and

## 42.16 Training Board.

- 42.17 (d) The chief law enforcement officer of a law enforcement agency under the jurisdiction
- 42.18 of a civilian oversight council shall cooperate with the council and facilitate the council's
- 42.19 achievement of its goals. However, the officer is under no obligation to agree with individual
- 42.20 recommendations of the council and may oppose a recommendation. If the officer fails to

42.21 implement a recommendation that is within the officer's authority, the officer shall inform

- 42.22 the council of the failure along with the officer's underlying reasons.
- 42.23 (e) Peace officer discipline decisions imposed pursuant to the authority granted under
- 42.24 this subdivision shall be subject to the applicable grievance procedure established or agreed
  42.25 to under chapter 179A.
- 42.26 (f) Data collected, created, received, maintained, or disseminated by a civilian oversight
   42.27 council related to an investigation of a peace officer are personnel data as defined by section
   42.28 13.43, subdivision 1, and are governed by that section.
- 42.29 Sec. 5. Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3,
  42.30 is amended to read:
- 42.31 Subd. 3. Peace Officer Training Assistance
- 42.32 Philando Castile Memorial Training Fund
- 42.33 \$6,000,000 each year is to support and

43.1	strengthen law enforcement training and
43.2	implement best practices. This funding shall
43.3	be named the "Philando Castile Memorial
43.4	Training Fund." These funds may only be used
43.5	to reimburse costs related to training courses
43.6	that qualify for reimbursement under
43.7	Minnesota Statutes, sections 626.8469
43.8	(training in crisis response, conflict
43.9	management, and cultural diversity) and
43.10	<u>626.8474 (autism training).</u>
43.11	Each sponsor of a training course is required
43.12	to include the following in the sponsor's
43.13	application for approval submitted to the
43.14	board: course goals and objectives; a course
43.15	outline including at a minimum a timeline and
43.16	teaching hours for all courses; instructor
43.17	qualifications, including skills and concepts
43.18	such as crisis intervention, de-escalation, and
43.19	cultural competency that are relevant to the
43.20	course provided; and a plan for learning
43.21	assessments of the course and documenting
43.22	the assessments to the board during review.
43.23	Upon completion of each course, instructors
43.24	must submit student evaluations of the
43.25	instructor's teaching to the sponsor.
43.26	The board shall keep records of the
43.27	applications of all approved and denied
43.28	courses. All continuing education courses shall
43.29	be reviewed after the first year. The board
43.30	must set a timetable for recurring review after
43.31	the first year. For each review, the sponsor
43.32	must submit its learning assessments to the
43.33	board to show that the course is teaching the
43.34	learning outcomes that were approved by the
43.35	board.

43

- A list of licensees who successfully complete 44.1 the course shall be maintained by the sponsor 44.2 44.3 and transmitted to the board following the presentation of the course and the completed 44.4 student evaluations of the instructors. 44.5 Evaluations are available to chief law 44.6 enforcement officers. The board shall establish 44.7 a data retention schedule for the information 44.8 collected in this section. 44.9 Each year, if funds are available after 44.10 reimbursing all eligible requests for courses 44.11 approved by the board under this subdivision, 44.12 44.13 the board may use the funds to reimburse law enforcement agencies for other 44.14 board-approved law enforcement training 44.15 courses. The base for this activity is \$0 in 44.16
- 44.17 fiscal year 2026 and thereafter.

## 44.18 Sec. 6. <u>MULTIJURISDICTIONAL LAW ENFORCEMENT TRAINING IN THE</u> 44.19 <u>PROPER USE OF FORCE, DUTY TO INTERCEDE, AND CONFLICT</u> 44.20 DE-ESCALATION; REIMBURSEMENT; APPROPRIATION.

- 44.21 (a) \$2,500,000 in fiscal year 2023 is appropriated from the general fund to the
- 44.22 commissioner of the Office of Higher Education to provide reimbursement grants to
- 44.23 postsecondary schools certified to provide programs of professional peace officer education
- 44.24 for providing in-service training programs for peace officers on the proper use of force,
- 44.25 including deadly force, the duty to intercede, and conflict de-escalation. Of this amount, up
- 44.26 to 2.5 percent is for administration and monitoring of the program.
- (b) To be eligible for reimbursement, training offered by a postsecondary school must
  consist of no less than eight hours of instruction and:
- 44.29 (1) satisfy the requirements of Minnesota Statutes, section 626.8452, and be approved
- 44.30 by the Board of Peace Officer Standards and Training, for use of force training;
- 44.31 (2) utilize scenario-based training that simulates real-world situations and involves the
- 44.32 <u>use of real firearms that fire nonlethal ammunition when appropriate;</u>

04/20/22	REVISOR	KLL/EH	22-07598	as introduced
----------	---------	--------	----------	---------------

45.1	(3) include a block of instruction on the physical and psychological effects of stress
45.2	before, during, and after a high-risk or traumatic incident and the cumulative impact of
45.3	stress on the health of officers;
45.4	(4) include blocks of instruction on de-escalation methods and tactics, bias motivation,
45.5	unknown risk training, defensive tactics, and force-on-force training; and
45.6	(5) be offered to peace officers at no charge to the peace officer or an officer's law
45.7	enforcement agency.
45.8	(c) A postsecondary school that offers training consistent with the requirements of
45.9	paragraph (b) may apply for reimbursement for the costs of offering the training.
45.10	Reimbursement shall be made at a rate of \$450 for each officer who participates in the
45.11	training. The postsecondary school must submit the name and peace officer license number
45.12	of the peace officer who received the training.
45.10	(d) As used in this section.
45.13	(d) As used in this section:
45.14	(1) "law enforcement agency" has the meaning given in Minnesota Statutes, section
45.15	626.84, subdivision 1, paragraph (f); and
45.16	(2) "peace officer" has the meaning given in Minnesota Statutes, section 626.84,
45.17	subdivision 1, paragraph (c).
45.18	Sec. 7. PEACE OFFICER STANDARDS AND TRAINING BOARD
45.19	INVESTIGATORS; APPROPRIATION.
45.20	\$2,500,000 in fiscal year 2023 is appropriated from the general fund to the Peace Officer
45.21	Standards and Training Board to hire investigators and additional staff to perform compliance
45.22	reviews and investigate alleged code of conduct violations, and to obtain or improve
45.23	equipment for that purpose.
45.24	ARTICLE 6
45.24	AT-RISK YOUTHS; GRANTS
45.25	AI-RISK IOUTIIS, GRANTS
45.26	Section 1. APPROPRIATIONS; SERVICES FOR AT-RISK JUVENILES.
45.27	Subdivision 1. Listening sessions; Juvenile Detention Alternatives Initiative. \$
45.28	in fiscal year 2023 is appropriated from the general fund to the commissioner of public
45.29	safety for the following purposes:
45.30	(1) to conduct listening sessions throughout the state to solicit feedback from
45.31	communities, local governmental units, nonprofits, and community organization groups on

04/20/22	REVISOR	KLL/EH	22-07598	as i

46.1	available grants under this section. The sessions must provide information to potential
46.2	grantees on the types of grants available and the process of how to seek grants. In addition,
46.3	the sessions must seek input from attendees on the needs and priorities of the communities
46.4	represented and the best way to meet these needs and priorities through grant awards; and
46.5	(2) to increase funding to the Ramsey County Juvenile Detention Alternatives Initiative
46.6	and to expand this initiative to other counties.
46.7	Subd. 2. Prevention services grants. (a) As used in this subdivision, "prevention
46.8	services" includes but is not limited to the following:
46.9	(1) community-based violence prevention programs;
46.10	(2) preventative mental health and substance abuse services with a focus on youth;
46.11	(3) truancy reduction programs;
46.12	(4) programs offering culturally competent support for youth victims of trauma;
46.13	(5) programs that offer support for single parents or peer-to-peer support for parents;
46.14	(6) wraparound services to ensure at-risk youth receive full support;
46.15	(7) community-centered programs that offer youth activities and colocated mental health
46.16	services, such as youth centers and recreational leagues; and
46.17	(8) noncolonized behavioral health interventions for youth.
46.18	(b) \$ in fiscal year 2023 is appropriated from the general fund to the commissioner
46.19	of public safety for grants to local units of government, nonprofits, and other community
46.20	organizations to be used to provide prevention services to prevent juveniles from entering
46.21	the criminal or juvenile justice system.
46.22	Subd. 3. Intervention services grants. (a) As used in this subdivision, "intervention
46.23	services" includes but is not limited to the following:
46.24	(1) programs that work to disrupt the cycle of violence by providing space for community
46.25	healing and wrap-around services to communities and individuals who have been impacted
46.26	by group or gun violence, including those who have caused harm; and
46.27	(2) programs that work directly with youth who have experienced or caused violence to
46.28	provide intervention and healing services and that work with youth to prevent future incidents.
46.29	(b) \$ in fiscal year 2023 is appropriated from the general fund to the commissioner
46.30	of public safety for grants to local units of government, nonprofits, and other community

47.1	organizations to be used to provide intervention services to support work to intervene on
47.2	behalf of youth who are interacting with the criminal or juvenile justice system.
47.3	Subd. 4. Grants for services that reduce barriers and invest in communities. (a) As
47.4	used in this subdivision, "services that reduce barriers" includes but is not limited to the
47.5	following:
47.6	(1) youth employment programs, including on-the-job training;
47.7	(2) youth employment or internship opportunities in creative mediums and small business
47.8	development; and
47.9	(3) mentorship programs with a focus on individualized guidance counseling, career
47.10	counseling, and mental health support for justice-involved youth.
47.11	(b) \$ in fiscal year 2023 is appropriated from the general fund to the commissioner
47.12	of public safety for grants to local units of government, nonprofits, and other community
47.13	organizations to be used to provide services that reduce barriers for youth in avoiding the
47.14	criminal or juvenile justice system and to increase investment in their communities.
47.15	Subd. 5. Expedited disbursement. (a) The commissioner of public safety shall prepare
47.16	and make available to the public application materials for grants issued under this section
47.17	within three months of an appropriation being made to fund the grants.
47.18	(b) The commissioner shall ensure that grant applications are received and reviewed
47.19	and awards are made within six months of an appropriation being made to fund the grants.
47.20	Subd. 6. Grant program administration; reports required. (a) The commissioner of
47.21	public safety shall ensure that the administration of grants under this section is conducted
47.22	by the Office of Justice Programs.
47.23	(b) Up to 2.5 percent of the appropriations in this section may be used by the
47.24	commissioner to administer these grants.
47.25	(c) The base amount for these grants is \$ in fiscal years 2024, 2025, 2026, and 2027.
47.26	Beginning in fiscal years 2028 and thereafter, the base amount for these activities is \$0.
47.27	Any unspent money from this appropriation does not cancel but is available until expended.
47.28	(d) Applicants for grants under this section must submit an application in the form and
47.29	manner established by the commissioner. Applicants must specify the type of grant being
47.30	applied for under this section and describe the ways in which grant funds will be used in a
47.31	manner that satisfies the requirements for the individual grant.

04/20/22

REVISOR

KLL/EH

22-07598

as introduced

04/20/22	REVISOR	KLL/EH	22-07598	as introduced
----------	---------	--------	----------	---------------

48.1	(e) When awarding grants under this section, the commissioner shall prioritize programs
48.2	that provide culturally specific programming. A local unit of government may apply for
48.3	grants to be used by that applicant to provide one or more services or as part of a collaborative
48.4	multijurisdictional group of governmental units.
48.5	(f) Each year by February 1, the commissioner shall report to the chairs and ranking
48.6	minority members of the senate and house of representatives committees and divisions
48.7	having jurisdiction over criminal justice finance and policy on the implementation, use, and
48.8	administration of the grant programs created under this section. At a minimum, the report
48.9	must identify the grant recipients, the amount of money granted to each recipient, the purpose
48.10	of the grant, information on how the grant was used, and an evaluation of the success of the
48.11	grantee in carrying out the activities funded by the grant.
48.12	Sec. 2. CRIMINAL APPREHENSION; APPROPRIATION.
48.13	(a) The base appropriation from the general fund is \$84,634,000 in fiscal year 2024 and
48.14	fiscal year 2025 to the commissioner of public safety for criminal apprehension.
48.15	(b) \$9,762,000 in fiscal year 2023 is appropriated from the general fund to the
48.16	commissioner of public safety to support violent crime reduction strategies. This
48.17	appropriation includes funding for staff and supplies to enhance forensic, analytical, and
48.18	investigations capacity, and financially support investigative partnerships to form an
48.19	investigative partnership with other law enforcement agencies to address violent crime.
48.20	ARTICLE 7
48.21	PUBLIC SAFETY AID FOR LOCAL GOVERNMENTS
48.22	Section 1. [477A.0127] PUBLIC SAFETY AID.
48.23	Subdivision 1. Definitions. (a) For purposes of this section, the terms in this subdivision
48.24	have the meanings given.
48.25	(b) "City" means a statutory or home rule charter city that directly employs at least one
48.26	peace officer as defined under section 477C.01, subdivision 7, clauses (1), (3), and (4).
48.27	(c) "City per capita aid amount" equals the total amount allocated to cities under
48.28	subdivision 6, divided by the total population of every city.
48.29	(d) "County per capita aid amount" equals the total amount allocated to counties and
48.30	Tribal governments under subdivision 6, divided by the sum of the total population of every
48.31	county plus the total Tribal population but excluding the total population of every city.

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
49.1	(e) "Populati	on" means pop	ulation estimates	made or conducted by th	ne United States
49.2	Bureau of the Co	ensus, the Metr	opolitan Council	pursuant to section 473.2	24, or by the state
49.3	demographer pu	rsuant to section	n 4A.02, paragrap	h (d), whichever is the mo	ost recent estimate
49.4	and available as	of January 1 o	f the year in whic	h the aid is calculated.	
49.5	<u>(f)</u> "Tribal go	overnments" ha	s the meaning giv	ven to "Minnesota Tribal	governments" in
49.6	section 10.65, su	ubdivision 2.			
49.7	(g) "Tribal po	opulation" mea	ns population est	imates made or conducte	d by the United
49.8	States Bureau of	the Census of	the federally reco	ognized American Indian	reservations and
49.9	off-reservation to	rust lands in Mi	nnesota, whichev	er is the most recent estin	nate and available
49.10	as of January 1 o	of the year in w	which the aid is ca	lculated.	
49.11	Subd. 2. Dist	<b>ribution</b> . The	commissioner of	revenue must distribute	navments under
49.12	this section as fo				juyments under
49.13	(1) a county's	s public safety	aid amount equal	<u>s:</u>	
49.14	(i) the county	's population n	ninus the total pop	ulation of every city locat	ted in that county;
49.15	times				
49.16	(ii) the count	y per capita ai	l amount;		
49.17	<u>(2)</u> a Tribal <u>g</u>	government's p	ublic safety aid ar	nount equals:	
49.18	(i) the Tribe's	s population; ti	mes		
49.19	(ii) the count	y per capita ai	d amount; and		
49.20	(3) a city's pu	ublic safety aid	amount equals:		
49.21	(i) the city's	population; tim	les		
49.22	(ii) the city p	er capita aid ai	nount.		
49.23	<u>Subd. 3.</u> Cer	tification to co	mmissioner. The	commissioner of public s	afety must certify
49.24	to the commission	oner of revenue	e, on or before Ju	ne 1 each year, each city	that meets the
49.25	definition of city	in subdivision	n 1 as of January	l of the aid calculation y	ear.
49.26	Subd. 4. Use	of aid. (a) Cou	nties, Tribal gover	nments, and cities that rec	eive a distribution
49.27	under this sectio	n must use the	aid to provide pu	blic safety, including but	not limited to
49.28	paying personne	l and equipme	nt costs.		
49.29	(b) Counties	must consult v	vith their county s	heriff in determining ho	w to use the aid.
49.30	(c) Counties,	Tribal governr	nents, and cities th	nat receive a distribution	under this section
49.31	may not apply th	ne aid toward:			

04/20/22

REVISOR

KLL/EH

22-07598

as introduced

04/20/22	REVISOR	KLL/EH	22-07598	as introduced
01/20/22	ILL / ISOIC		<b>H</b>	

50.1	(1) their employer contribution to the public employees police and fire fund, if that
50.2	county, Tribal government, or city received police state aid under chapter 477C in the year
50.3	immediately prior to a distribution under this section; or
50.4	(2) any costs associated with alleged wrongdoing or misconduct.
50.5	Subd. 5. Payments. The commissioner of revenue must calculate the amount of public
50.6	safety aid payable to each county, Tribal government, and city under this section. On or
50.7	before August 1 each year, the commissioner must certify the amount to be paid to each
50.8	county, Tribal government, and city in the following year. The commissioner must distribute
50.9	public safety aid in the same manner and at the same times as aid payments under section
50.10	477A.015. For aid payable in 2022 only, the commissioner shall certify the amount to be
50.11	paid in 2022 to each county, Tribal government, and city by August 1, 2022, and the full
50.12	2022 payment to the counties, Tribal governments, and cities must be made at the time
50.13	provided in section 477A.015 for the second installment of local government aid.
50.14	Subd. 6. Aid allocation. (a) The total amount of aid to be annually allocated to counties
50.15	and Tribal governments under this section is \$30,000,000.
50.16	(b) The total amount of aid to be annually allocated to cities under this section is
50.17	<u>\$70,000,000.</u>
50.17 50.18	<u>\$70,000,000.</u> Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or
50.18	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or
50.18 50.19	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or
50.18 50.19 50.20	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute
50.18 50.19 50.20 50.21	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located.
50.18 50.19 50.20 50.21 50.22	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a)
50.18 50.19 50.20 50.21 50.22 50.23	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute
50.18 50.19 50.20 50.21 50.22 50.23 50.24	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute aid payments proportionally to each county where it is located based on the share of that
50.18 50.19 50.20 50.21 50.22 50.23 50.24 50.25	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute aid payments proportionally to each county where it is located based on the share of that city's population in each county.
50.18 50.19 50.20 50.21 50.22 50.23 50.24 50.25 50.26	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute aid payments proportionally to each county where it is located based on the share of that city's population in each county. Subd. 8. Aid amount corrections. If, due to a clerical error, the amount certified by the
50.18 50.19 50.20 50.21 50.22 50.23 50.24 50.25 50.26 50.27	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute aid payments proportionally to each county where it is located based on the share of that city's population in each county. Subd. 8. Aid amount corrections. If, due to a clerical error, the amount certified by the commissioner to a county, Tribal government, or city is less than the amount to which the
50.18 50.19 50.20 50.21 50.22 50.23 50.24 50.25 50.26 50.27 50.28	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute aid payments proportionally to each county where it is located based on the share of that city's population in each county. Subd. 8. Aid amount corrections. If, due to a clerical error, the amount certified by the commissioner to a county, Tribal government, or city is less than the amount to which the county, Tribal government, or city is entitled pursuant to this section, the commissioner of
50.18 50.19 50.20 50.21 50.22 50.23 50.24 50.25 50.26 50.26 50.27 50.28 50.29	Subd. 7. Redistribution of a city's public safety aid to a county. (a) Any statutory or home rule charter city that receives a distribution under this section when that statutory or home rule charter city did not meet the definition of city under subdivision 1 shall redistribute those payments to the county where the statutory or home rule charter city is located. (b) If a statutory or home rule charter city that must redistribute aid under paragraph (a) is located in two or more counties, that statutory or home rule charter city shall redistribute aid payments proportionally to each county where it is located based on the share of that city's population in each county. Subd. 8. Aid amount corrections. If, due to a clerical error, the amount certified by the commissioner to a county, Tribal government, or city is less than the amount to which the county, Tribal government, or city is entitled pursuant to this section, the commissioner of revenue shall distribute additional aid payments in the same manner as additional aid

	04/20/22	REVISOR	KLL/EH	22-07598	as introduced
51.1	<u>Subd. 9.</u>	Appropriation. A	n amount sufficie	nt to discharge the duties	imposed under
51.2	this section is	annually appropr	iated from the gen	eral fund to the commiss	ioner of revenue.

51.3 **EFFECTIVE DATE.** This section is effective beginning with aid payable in 2022 and

51.4 thereafter.