SF969

S0969-2

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

MS

S.F. No. 969

(SENATE AUTHORS: DRAHEIM)						
DATE	D-PG	OFFICIAL STATUS				
02/11/2021	341	Introduction and first reading				
		Referred to Housing Finance and Policy				
04/12/2021	1692a	Comm report: To pass as amended and re-refer to Finance				
04/15/2021		Comm report: To pass as amended				
		Second reading				
04/19/2021		Rule 45-amend, subst. General Orders HF1077				
		See First Special Session 2021, HF4				

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 1.11 1.12	relating to state government; establishing a budget for the Minnesota Housing Finance Agency; modifying various housing policy provisions; providing for an eviction moratorium phaseout; requiring a report; appropriating money; amending Minnesota Statutes 2020, sections 12A.09, subdivision 3; 273.11, subdivision 12; 273.125, subdivision 8; 326B.106, subdivision 7; 462.352, subdivision 5; 462A.05, subdivisions 14, 14a; 462A.07, subdivision 2; 462A.204, subdivision 3; 462A.24; 462A.30, subdivision 9; 462A.37, subdivisions 1, 2; 462A.38, subdivision 1; 462A.39, subdivisions 1, 2, 4, 5; 471.9996, subdivision 1; 474A.061, subdivision 2a; 474A.091, subdivision 3; proposing coding for new law in Minnesota Statutes, chapters 12; 168A; 462; 462A; repealing Minnesota Statutes 2020, sections 168A.141; 471.9996, subdivision 2.
1.13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.14	ARTICLE 1
1.15	HOUSING APPROPRIATIONS
1.16	Section 1. APPROPRIATIONS.
1.17	The sums shown in the columns marked "Appropriations" are appropriated to the agency
1.18	for the purposes specified in this article. The appropriations are from the general fund, or
1.19	another named fund, and are available for the fiscal years indicated for each purpose. The
1.20	figures "2022" and "2023" used in this article mean that the appropriations listed under them
1.21	are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively. "The
1.22	first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The biennium" is
1.23	fiscal years 2022 and 2023.
1.24	APPROPRIATIONS
1.25	Available for the Year
1.26	Ending June 30
1.27	<u>2022</u> <u>2023</u>

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2.1	Sec. 2. <u>HO</u>	USING FINANCE A	GENCY			
2.2	Subdivision	n 1. <mark>Total Appropriat</mark>	ion	<u>\$</u>	<u>57,798,000</u> <u>\$</u>	57,798,000
2.3	<u>(a) The am</u>	ounts that may be spen	t for each			
2.4	purpose are	e specified in the follow	ving			
2.5	subdivisior	<u>18.</u>				
2.6	(b) Unless	otherwise specified, th	is			
2.7	appropriati	on is for transfer to the	housing			
2.8	developme	ent fund for the program	ns specified			
2.9	in this section	ion. Except as otherwis	e indicated,			
2.10	this transfe	er is part of the agency's	permanent			
2.11	budget bas	<u>e.</u>				
2.12	<u>Subd. 2.</u> C	hallenge Program			11,925,000	11,925,000
2.13	This appro	priation is for the econ	omic			
2.14	developme	nt and housing challen	ge program			
2.15	under Mini	nesota Statutes, section	462A.33.			
2.16	<u>Subd. 3.</u> W	orkforce Housing De	velopment		2,000,000	2,000,000
2.17	This appro	priation is for the Grea	ter			
2.18	Minnesota	workforce housing dev	velopment			
2.19	program ur	nder Minnesota Statute	s, section			
2.20	462A.39. I	f requested by the appl	icant and			
2.21	approved b	by the agency, funded p	roperties			
2.22	may includ	le a portion of income a	and rent			
2.23	restricted un	nits. Funded properties 1	may include			
2.24	owner-occi	upied homes.				
2.25 2.26		lanufactured Home Pa ture Grants	ark		1,750,000	1,750,000
2.27	This appro	priation is for manufac	tured home			
2.28	park infras	tructure grants under M	linnesota			
2.29	Statutes, se	ection 462A.2035, subc	livision 1b.			
2.30	<u>Subd. 5.</u> W	orkforce Homeowner	<u>ship Program</u>		1,850,000	1,850,000
2.31	This appro	priation is for the work	force			
2.32	homeowne	rship program under M	linnesota			
2.33	Statutes, se	ection 462A.38.				

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3.1	<u>Subd. 6.</u> H	ousing Trust Fund		11,646,000	11,646,000
3.2	This approp	priation is for deposit ir	the housing		
3.3	trust fund a	account created under	Minnesota		
3.4	Statutes, se	ection 462A.201, and 1	nay be used		
3.5	for the purp	poses provided in that	section.		
3.6	<u>Subd. 7.</u> H	omework Starts with	Home	1,750,000	1,750,000
3.7	This approp	priation is for the hom	ework starts		
3.8	with home	program under Minnes	ota Statutes,		
3.9	sections 46	2A.201, subdivision 2	, paragraph		
3.10	(a), clause	(4), and 462A.204, su	bdivision 8,		
3.11	to provide	assistance to homeless	s or highly		
3.12	mobile fam	nilies with children eli	gible for		
3.13	enrollment	in a prekindergarten th	rough grade		
3.14	12 academi	ic program.			
3.15	<u>Subd. 8.</u> R	ental Assistance for I	Mentally Ill	4,338,000	4,338,000
3.16	This approp	priation is for the rent	al housing		
3.17	assistance p	program for persons w	vith a mental		
3.18	illness or fa	amilies with an adult n	nember with		
3.19	<u>a mental ill</u>	ness under Minnesota	Statutes,		
3.20	section 462	A.2097. Among com	parable		
3.21	proposals,	the agency shall prior	tize those		
3.22	proposals t	hat target, in part, elig	ible persons		
3.23	who desire	to move to more integ	grated,		
3.24	community	v-based settings.			
3.25	<u>Subd. 9.</u> F a	amily Homeless Prev	ention	10,269,000	10,269,000
3.26	This approp	priation is for the fami	ly homeless		
3.27	prevention	and assistance progra	ms under		
3.28	Minnesota	Statutes, section 462A	<u></u>		
3.29	<u>Subd. 10.</u>	Home Ownership Ass	sistance Fund	885,000	885,000
3.30	This approp	priation is for the hom	e ownership		
3.31	assistance p	program under Minnes	ota Statutes,		
3.32	section 462	A.21, subdivision 8.	The agency		
3.33	shall contir	nue to strengthen its ef	forts to		

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4.1	address the	disparity gap in the							
4.2	homeownership rate between white								
4.3		and Indigenous Americ							
4.4		nities of color. To bette							
4.5	understand	and address the dispar	ity gap, the						
4.6	agency is re	equired to collect, on a	voluntary						
4.7	basis, demo	graphic information re	egarding						
4.8	race, color,	national origin, and se	<u>x of</u>						
4.9	applicants f	or agency programs in	tended to						
4.10	benefit hom	neowners and homebuy	vers.						
4.11	<u>Subd. 11.</u> A	ffordable Rental Inv	estment Fund	4,218,000	4,218,000				
4.12	<u>(a) This app</u>	propriation is for the af	fordable						
4.13	rental invest	tment fund program u	nder						
4.14	Minnesota S	Statutes, section 462A.	.21,						
4.15	subdivision	8b, to finance the acqu	uisition,						
4.16	rehabilitatio	on, and debt restructuri	ng of						
4.17	federally as	sisted rental property a	and for						
4.18	making equi	ity take-out loans under	Minnesota						
4.19	Statutes, sec	ction 462A.05, subdivi	ision 39.						
4.20	(b) The own	ner of federally assisted	d rental						
4.21	property mu	ust agree to participate	in the						
4.22	applicable for	ederally assisted housing	ng program						
4.23	and to exten	nd any existing low-ind	come						
4.24	affordability	y restrictions on the ho	ousing for						
4.25	the maximu	im term permitted.							
4.26	(c) The appr	ropriation also may be	used to						
4.27	finance the a	acquisition, rehabilitation	on, and debt						
4.28	restructuring	g of existing supportiv	e housing						
4.29	properties and naturally occurring affordable								
4.30	housing as c	determined by the com	missioner.						
4.31	For purpose	es of this paragraph, "s	upportive						
4.32	housing" me	eans affordable rental h	ousing with						
4.33	links to serv	vices necessary for ind	ividuals,						
4.34	youth, and f	families with children	to maintain						
4.35	housing stat	bility.							

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5.1 5.2	Subd. 12. Rehabilita	Owner-Occupied Hous ation	ing	2,772,000	2,772,000
5.3	(a) This ap	propriation is for the reh	abilitation		
5.4	of owner-o	occupied housing under	Minnesota		
5.5	Statutes, se	ection 462A.05, subdivisi	ons 14 and		
5.6	<u>14a.</u>				
5.7	(b) Notwit	hstanding any law to the	e contrary,		
5.8	grants or lo	oans under this subdivisi	on may be		
5.9	made with	out rent or income restri	ctions of		
5.10	owners or	tenants. To the extent pr	acticable,		
5.11	grants or lo	oans must be made avail	able		
5.12	statewide.				
5.13	<u>Subd. 13.</u>	Rental Housing Rehab	ilitation	2,743,000	2,743,000
5.14	<u>(a)</u> This ap	propriation is for the reh	abilitation		
5.15	of eligible	rental housing under Mi	innesota		
5.16	Statutes, se	ection 462A.05, subdivis	sion 14. In		
5.17	administer	ing a rehabilitation prog	ram for		
5.18	rental hous	sing, the agency may app	oly the		
5.19	processes a	and priorities adopted fo	<u>r</u>		
5.20	administra	tion of the economic dev	velopment		
5.21	and housin	g challenge program un	der		
5.22	Minnesota	Statutes, section 462A.3	3, and may		
5.23	provide gra	ants or forgivable loans i	fapproved		
5.24	by the ager	ncy.			
5.25	(b) Notwit	hstanding any law to the	e contrary,		
5.26	grants or lo	oans under this subdivisi	on may be		
5.27	made with	out rent or income restri	ctions of		
5.28	owners or	tenants. To the extent pr	acticable,		
5.29	grants or lo	oans must be made avail	able		
5.30	statewide.				
5.31 5.32		Homeownership Educa g, and Training	ition,	1,007,000	1,007,000
5.33	(a) This ap	propriation is for the			
5.34	homeowne	ership education, counse	ling, and		

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6.1	training prog	ram under Minnesota	Statutes,		
6.2	section 462A		<u>,</u>		
6.3	(b) Of this an	nount, at least \$500,000) each vear		
6.4	<u> </u>	wards for applicants the			
6.5		lucing the housing disp			
6.6	-	wnership rate between			
6.7		nd Indigenous Americ			
6.8		ities of color. The com			
6.9		ne statewide selection			
6.10		sota Statutes, section			
6.11		5, clause (1), in awardi			
6.12	under this pa				
6.13	<u>Subd. 15.</u> Ca	pacity-Building Gra	<u>nts</u>	645,000	645,000
6.14	This appropr	iation is for nonprofit			
6.15	capacity-buil	ding grants under Mir	nnesota		
6.16	Statutes, sect	tion 462A.21, subdivis	sion 3b. Of		
6.17	this amount,	\$125,000 each year is f	for support		
6.18	of the Homel	less Management Info	rmation		
6.19	System (HM	IS), and \$85,000 in fis	scal year		
6.20	2022 and \$85	5,000 in fiscal year 20	23 are for		
6.21	Open Access	Connections.			
6.22	<u>Subd. 16.</u> Av	ailability and Transf	fer of Funds		
6.23	(a) When all	owed under federal lav	w, the		
6.24	commissione	er shall first use federa	<u>1</u>		
6.25	COVID-19-r	elated relief funds for			
6.26	homelessnes	s and support services	before		
6.27	using state-a	ppropriated money un	der		
6.28	subdivisions	6, 7, and 9 for similar	services		
6.29	and expenses	<u>}.</u>			
6.30	(b) When all	owed under federal lav	w, the		
6.31	commissione	er shall first use federa	<u>.1</u>		
6.32	COVID-19-r	elated relief funds for	housing		
6.33	counseling b	efore using state-appro	opriated		

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7.1	money under subdiv	vision 14 for simila	ar
7.2	services and expens		_
7.3	(c) When allowed u	nder federal law, tl	he
7.4	commissioner shall f	first use federal eme	ergency
7.5	rental assistance fur	nds for persons or g	<u>grant</u>
7.6	recipients that woul	d otherwise qualify	y for
7.7	rental assistance un	der subdivisions 6	to 9.
7.8	(d) By August 1, 202	22, the commission	er shall
7.9	transfer any unused	amount from the f	fiscal
7.10	year 2022 appropria	ations in subdivisio	ons 6 to
7.11	9, and 14 due to the	first use of federal	l funds
7.12	under paragraphs (a) to (c) to the work	cforce
7.13	homeownership pro	gram under subdiv	vision
7.14	5. By September 30	, 2022, the commis	ssioner
7.15	shall report the trans	sfers under this par	agraph
7.16	to the legislature.		
7.17 7.18	Subd. 17. <mark>Prohibiti</mark> <u>a Lobbyist</u>	on of Grant Funds	s for Hiring
7.19	No grant funds awa	rded by the agency	/ mav
7.20	be used to hire a lob	<u> </u>	<u> </u>
7.21	Minnesota Statutes,	•	-
7.22	subdivision 21.		
7.23	Subd. 18. Federal I		Assistance
7.24	for Persons with a	Mental Illness	
7.25	When allowed under	r federal law, and if	federal
7.26	funds are available	for a similar purpo	se, the
7.27	commissioner shall	use federal	
7.28	COVID-19-related	relief funds of at le	east
7.29	<u>\$250,000 the first y</u>	ear and at least \$25	50,000
7.30	the second year for	rental housing assi	stance
7.31	for persons with a n	nental illness in ad	dition
7.32	to using state-appro	priated money und	ler
7.33	subdivision 8, except	ot that the commiss	sioner
7.34	must not use Coron	avirus State and Lo	ocal
7.35	Fiscal Recovery Fu	nds from Public La	aw

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2nd Engrossment

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8.1	117-2, title	IX, subtitle M, section	9901, to		
8.2		equirement under this s			
		•			
8.3	Sec. 3. <u>US</u>	SE OF FEDERAL FU	INDS FOR H	OMEOWNER ASSI	STANCE.
8.4	The com	missioner of managen	nent and budge	et shall not use any mo	oney received by the
8.5	state from the	ne Homeowner Assista	nce Fund unde	er Public Law 117-2, tl	he American Rescue
8.6	Plan, to rein	nburse the federal cord	onavirus relief	fund for money alloca	ated to the Housing
8.7	Finance Ag	ency according to the	federal corona	virus relief fund action	n order number 44
8.8	that was app	proved by the commiss	sioner on July	27, 2020.	
8.9	Sec. 4. <u>H</u>	DUSING AFFORDA	BILITY FUN	D; FISCAL YEARS	2022 AND 2023
8.10	ALLOCAT	TIONS.			
8.11	<u>(a)</u> At le	ast 25 percent of the a	llocations fron	n the Housing Finance	e Agency's housing
8.12	affordability	/ fund, or Pool 3, in fis	scal years 2022	2 and 2023 shall be for	r distribution to the
8.13	workforce h	omeownership progra	m under Minn	esota Statutes, section	1 462A.38, and the
8.14	manufacture	ed home park infrastruc	ture grants und	ler Minnesota Statutes	, section 462A.2035,
8.15	subdivision	1b, as determined by	the agency. Th	is amount shall not be	used for loans or
8.16	other finance	ing programs. The age	ency shall prior	ritize allocations unde	r this paragraph to
8.17	programs th	at will address the dis	parity gap in th	ne homeownership rat	e between white
8.18	households	and Indigenous Ameri	can Indians an	d communities of col	or. This allocation
8.19	shall remain	until June 1, 2023, af	ter which any	money remaining in t	he set-aside shall be
8.20	available to	all eligible projects as	determined by	the agency. No money	y from the allocation
8.21	under this p	aragraph may be used	to administer	this program.	
8.22	<u>(b)</u> By J	une 30, 2022, and June	e 30, 2023, the	commissioner of the	Housing Finance
8.23	Agency sha	ll report to the legislatu	re the followin	g for the allocation of l	housing affordability
8.24	funds under	paragraph (a) for:			
8.25	<u>(1) the n</u>	umber and amount of	grants issued f	for single-family home	es, townhomes, and
8.26	manufacture	ed homes;			
8.27	(2) the n	umber and amount of	grants issued b	by income categories;	
8.28	(3) the n	umber and amount of	grants issued b	by race or ethnic categ	ories; and
8.29	(4) the n	umber and amount of	grants issued b	by county.	
8.30	<u>(c)</u> Noth	ing in this section shal	l impair the ob	ligation of the agency	to use funds in Pool
8.31	3 to satisfy	its obligations to holde	ers of bonds se	cured by the general of	obligation pledge of
8.32	the agency	to suggested use of age	ency resources	<u>-</u>	

Article 1 Sec. 4.

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9.1			ARTICL	E 2	
9.2			HOUSING P		
9.3	Section 1.	Minnesota Statutes 20	020, section 12	A.09, subdivision 3, is an	nended to read:
9.4	Subd. 3.	Capacity building g	rants. Grants 1	may be made under section	n 462A.21,
9.5	subdivision 3	3b <u>.;</u>			
9.6	<u>(1)</u> to loc	al units of government	nt, including re	egional consortia, in the di	saster area and ;
9.7	<u>(2) to</u> nor	nprofit organizations <u>;</u>	and		
9.8	(3) to fed	erally recognized Am	erican Indian T	Tribes or subdivisions locat	ted in Minnesota
9.9	and Tribal ho	ousing corporations			
9.10	working in tl	he disaster area to ass	sess housing an	nd related needs, develop a	and implement
9.11	community o	or regional plans to me	et those needs,	and provide capacity to imp	element recovery
9.12	plans.				
9.13	EFFEC	TIVE DATE. This se	ection is effecti	ve August 1, 2021.	
9.14				ME AFFIXED TO REA	L PROPERTY
9.15	OWNED BY	Y COOPERATIVE.	<u>.</u>		
9.16	Subdivisi	ion 1. Certificates su	irrendered for	cancellation; cooperativ	v es. (a) When a
9.17	manufacture	d home is to be affixe	ed or is affixed,	as defined in section 273.	125, subdivision
9.18	8, paragraph	(b), to real property ov	wned by a Mini	nesota nonprofit corporatio	n or a Minnesota
9.19	cooperative,	the owner of the manu	factured home	may surrender the manufac	turer's certificate
9.20	of origin or o	certificate of title to the	he department	for cancellation so that the	e manufactured
9.21	home becom	es an improvement to	o real property a	and is no longer titled as pe	ersonal property.
9.22	The departm	ent must not issue a c	certificate of tit	le for a manufactured hon	ne under chapter
9.23	168A if the r	nanufacturer's certifi	cate of origin i	s or has been surrendered	under this
9.24	subdivision,	except as provided in	section 168A.	142. Upon surrender of the	e manufacturer's
9.25	certificate of	origin or the certification	ate of title, the	department must issue no	tice of surrender
9.26	to the owner	, and upon recording	an affidavit of	affixation, which the cour	nty recorder or
9.27	registrar of the	itles, as applicable, m	nust accept, the	manufactured home is de	emed to be an
9.28	improvemen	t to real property. An	affidavit of af	fixation by the owner of th	ne manufactured
9.29	home must in	nclude the following	information:		
9.30	(1) the na	ame, residence addres	ss, and mailing	address of owner or owner	ers of the
9.31	manufacture				

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10.1	(2) the legal	descripti	on of the real r	property in which	n the manufactured	home is or will
10.2	be, located;					
10.3	(3) a copy of	f the surre	endered manuf	facturer's certific	ate of origin or cer	tificate of title
10.4	and the notice o				0	
10.5	(4) a written	statemer	nt from the cou	ntv auditor or co	ounty treasurer of th	e county where
10.6	<u> </u>				ty taxes payable in t	
10.7	as provided und	ler sectior	n 273.125, sub	division 8, parag	raph (b), have been	paid, or are not
10.8	applicable; and					
10.9	(5) the signal	ture of th	e person who	executes the affi	davit, properly exe	cuted before a
10.10	person authorize	ed to auth	nenticate an aff	fidavit in this sta	te.	
10.11	(b) A certifie	ed copy of	f the affidavit r	nust be delivered	l to the county audit	or of the county
10.12	in which the rea	l propert	y to which the	manufactured ho	ome was affixed is	located.
10.13	(c) The depa	artment is	not liable for	any errors, omis	sions, misstatemen	ts, or other
10.14	deficiencies or i	inaccurac	ies in docume	nts presented to t	the department und	er this section,
10.15	if the documents	s presente	d appear to sat	isfy the requirem	ents of this section.	The department
10.16	has no obligatio	on to inve	stigate the acc	uracy of stateme	nts contained in the	e documents.
10.17	Subd. 2. Aff	idavit for	·m; cooperativ	v es. An affidavit o	of affixation must be	e in substantially
10.18	the following for	orm and n	nust contain th	e following info	rmation.	
10.19	MANUFACTU	J RED H	OME AFFID	AVIT OF AFFL	XATION IN A CO	OPERATIVE
10.20	PUR	SUANT '	TO MINNESC	DTA STATUTES	, SECTION 168A.	1411
10.21	Homeowner, be	ing duly	sworn, on his	or her oath, state	s as follows:	
10.22	1. Homeowner	owns the	manufactured	home ("home")	described as follow	<u>/S:</u>
10.23						
10.24					r Manufacturer's	
10.25	<u>New/Used</u> Y	<u>ear</u> <u>N</u>	lame	Model No.	Serial No.	Length/Width
10.26	2. A copy of the	e surrende	ered manufactu	urer's certificate	of origin or certific	ate of title is
10.27	attached.					
10.28	3. A copy of the	notice of	surrender issu	ed from the Mini	nesota Department	of Public Safety
10.29	Driver and Vehi	icle Servi	ces is attached	<u>.</u>		
10.30	4. The home is o	or will be	located at the	following "Prop	erty Address":	
10.31						
10.32	Street or Route	<u> </u>	ity	County	State	Zip Code

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11.1	5. The lega	l description of the proj	perty address ('land") is as follows	or as attached hereto:
11.2					
11.2					
11.4					
11.5	6 The own	er of the land is a Minr	uesota nonprof	it corporation or Min	nesota cooperative
11.6		he land and whose men	-		
11.7	portion of t		<u>r</u>		
11.8	7. The hom	e is, or will t	be promptly up	on delivery, anchore	d to the land by
11.9		to a permanent foundat			
11.10	water, gas,	electricity, sewer).			
11.11	8. The hom	eowner intends that the	e home be an i	nmovable permanen	t improvement to the
11.12	land, free o	f any personal property	security inter	est.	
11.13	<u>9. A copy o</u>	f the written statement	from the count	y auditor or county tr	easurer of the county
11.14	in which th	e manufactured home i	s then located,	stating that all prope	erty taxes payable in
11.15	the current	year (pursuant to Minn	esota Statutes,	section 273.125, sub	division 8, paragraph
11.16	<u>(b)), have b</u>	been paid, or are not ap	plicable, is atta	ched.	
11.17	<u>10. The hor</u>	me is intended to be ass	sessed and taxe	ed as an improvemen	t to the land.
11.18	Signed and	sworn to (or affirmed) b	before me on	(date) by (nan	nes of homeowner(s))
11.19					
11.20	Homeowne	er Signature	Ad	dress	
11.21					
11.22	Printed Na	me	Cit	y, State	
11.23	•••••		•••••		
11.24	Homeowne	er Signature (if applical	ble)		
11.25					
11.26	Printed Na	me			
11.27	This ins	strument was drafted by	v, and when rec	corded return to:	
11.28					
11.29					
11.30					
11.31	Subscribed	and sworn to before m	e this day	of,	
11.32	<u></u>		<u></u>		
11.33	Signature of	of Notary Public or Oth	er Official		

Article 2 Sec. 2.

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12.1	Notary Stamp or	Seal			
12.2	(optional)				
12.3	Lender's Stateme	ent of Intent:			
12.4	The undersigned	("lender") intends th	at the home be in	movable and a per	manent
12.5	improvement to	the land free of any p	ersonal property	security interest.	
12.6					
12.7	Lender				
12.8	By:				
12.9	Authorized Sign				
12.10	STATE OF)		
12.11			<u>.</u>		
12.12					
12.13	On the day of	of in the year	before me, the	undersigned, a Nota	ry Public in and
12.14	for said state, per	rsonally appeared			
12.15					
12.16	personally know	n to me or proved to	me on the basis o	f satisfactory evide	nce to be the
12.17	individual(s) who	ose name(s) is (are) s	ubscribed to the w	ithin instrument an	d acknowledged
12.18	to me that he/she	they executed the sa	me in his/her/the	ir capacity(ies), and	l that by
12.19	his/her/their sign	ature(s) on the instru	ment, the individ	ual(s), or the person	1 on behalf of
12.20	which the individ	dual(s) acted, execute	ed the instrument.		
12.21					
12.22	Notary Signature	<u>e</u>			
12.23					
12.24	Notary Printed N	Name			
12.25	Notary Public, S	tate of	······		
12.26	Qualified in the	County of	······		
12.27	My commission	expires	······		
12.28	Official seal:				
12.29	[only if the owne	er of the land is a Mir	nnesota nonprofit	corporation or coop	perative]:
12.30	The undersigned	is the	of	, a Minn	esota [nonprofit
12.31	corporation or co	ooperative], which ow	vns the land descr	ibed above. I hereb	y certify that the
12.32	homeowner desc	ribed above is a men	nber of the [nonpr	ofit corporation or	cooperative]
12.33	whose membersh	nip entitles the homeo	owner to occupy [insert legal descrip	tion of the

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13.1	homeowner's	s lot or, if the corporation	on or coopera	tive has filed a scaled	drawing as permitted
13.2	by subdivision	on 5, below, Lot	shown o	on such scaled drawin	<u>g].</u>
13.3					
13.4		lock for nonprofit or co			
13.5					
13.6 13.7	Acknowledg cooperative	gment of officer of nor	profit or		
13.8	Subd. 3.	Perfected security int	terest preven	ts surrender. The dep	partment may not
13.9	cancel a cert	ificate of title if, under	this chapter,	a security interest has	been perfected on
13.10	the manufact	tured home. If a securit	y interest has	been perfected, the de	partment must notify
13.11	the owner th	at each secured party r	nust release o	or satisfy the security	interest prior to
13.12	proceeding v	with surrender of the m	anufacturer's	certificate of origin or	certificate of title to
13.13	the departme	ent for cancellation. Pe	rmanent attac	chment to real propert	y or the recording of
13.14	an affidavit o	of affixation does not e	extinguish an	otherwise valid secur	ity interest in or tax
13.15	lien on the m	nanufactured home, un	less the requi	rements of subdivisio	ns 1 to 3, including
13.16	the release o	f any security interest,	have been sa	tisfied.	
13.17	Subd. 4.	Notice of security inte	erest. When a	a perfected security in	terest exists, or will
13.18	exist, on the	manufactured home at	t the time the	manufactured home is	s affixed to real
13.19	property, and	d the owner has not sat	isfied the req	uirements of subdivis	ion 1, the owner of
13.20	the manufact	tured home, or its secu	red party, ma	y record a notice with	the county recorder,
13.21	or with the r	egistrar of titles, if the	land is regist	ered, stating that the r	nanufactured home
13.22	located on th	ne property is encumbe	ered by a perf	ected security interest	and is not an
13.23	improvemen	nt to real property. The	notice must s	tate the name and add	lress of the secured
13.24	party as set f	forth on the certificate of	of title, the leg	gal description of the r	real property, and the
13.25	name and ad	ldress of the record fee	owner of the	real property on which	ch the manufactured
13.26	home is affix	xed. When the security	interest is re	leased or satisfied, the	e secured party must
13.27	attach a copy	of the release or satisfa	ection to a noti	ce executed by the sec	ured party containing
13.28	the county re	ecorder or registrar of t	itles documer	nt number of the notice	e of security interest.
13.29	The notice o	f release or satisfaction	n must be reco	orded with the county	recorder, or registrar
13.30	of titles, if th	ne land is registered. N	either the not	ice described in this s	ubdivision nor the
13.31	security inter	rest on the certificate of	of title is deen	ned to be an encumbra	ance on the real
13.32	property. The	e notices provided for	in this subdiv	vision need not be ack	nowledged.
13.33	Subd. 5.	Scaled drawing. (a) If	the portion c	of the land occupied by	the homeowner has
13.34	not been sub	divided, the nonprofit	or cooperativ	e owner shall have pr	epared and recorded

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14.1	against the land a	a scaled drawing r	prepared by a	licensed professional land	d surveyor, who
14.2	shall certify that:			F	<u> </u>
14.3	(1) the scaled	drawing accurate	elv depicts all	information required by t	his subdivision:
14.4	and	8	<u></u>		<u></u>
14.5	(2) the work y	was undertaken h	v or reviewed	and approved by, the cer	tifving land
14.6	surveyor.		y, of fevrewed	and approved by, the eer	triying land
		d drawing shall sh			
14.7	<u>.</u>	2			
14.8		sions and location	n of all existin	g material structural impi	ovements and
14.9	<u>roadways;</u>				
14.10	(2) the extent	of any encroachn	nents by or up	on any portion of the land	<u>d;</u>
14.11	(3) the location	on and dimensions	of all recorde	d easements within the la	nd burdening any
14.12	portion of the lan	<u>ıd;</u>			
14.13	(4) the distant	ce and direction b	etween nonco	ntiguous parcels of real e	estate;
14.14	(5) the location	on and dimensions	s of the front,	rear, and side boundaries	of each lot that a
14.15	member of the co	poperative or non	profit corpora	tion has a right to occupy	and that lot's
14.16	unique lot numbe	er; and			
14.17	(6) the legal c	lescription of the	land.		
14.18	Sec. 3. [168A.1	412] MANUFAC	CTURED HO	ME AFFIXED TO REA	AL PROPERTY.
14.19	Subdivision 1	. Manufactured	home as real	property. A manufacture	ed home may be
14.20	made an improve	ement to real prop	erty, and no lo	onger titled as personal pr	operty, pursuant
14.21	to this section. A	manufactured ho	me constitute	s an improvement to real	property when:
14.22	(1) the manuf	factured home is t	o be affixed o	r is affixed, as defined in	section 273.125,
14.23	subdivision 8, pa	aragraph (b), to the	e real property	<u>,</u>	
14.24	(2) the certifie	cate of title is surr	endered and o	canceled pursuant to subd	ivision 2 or the
14.25	manufacturer's co	ertificate or staten	nent of origin	is canceled pursuant to su	ubdivision 3; and
14.26	(3) an affidavi	it of affixation purs	suant to subdiv	vision 5 is recorded with th	e county recorder
14.27	or registrar of titl	les, as applicable.			
14.28	Subd. 2. Suri	render of certific	<mark>ate of title.</mark> (a) The owner of the manu:	factured home
14.29	may surrender th	e manufacturer's o	certificate of t	itle to the commissioner	for cancellation.
14.30	Upon receipt of t	he certificate of ti	tle, the comm	issioner must issue a notic	e of cancellation
14.31	to the owner of the	he manufactured l	nome. In the e	vent the certificate of title	e is lost, stolen,

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mutilated, destroyed, or becomes illegible, the owner may submit a written request for 15.1 cancellation of the title which includes the serial number of the manufactured home and 15.2 15.3 states that the certificate of title is lost, stolen, mutilated, destroyed, or has become illegible. Upon receipt of the request and verification of ownership in DVS records, the commissioner 15.4 must issue a notice of cancellation to the owner of the manufactured home and must not 15.5 require the owner to deliver the certificate of title or obtain a duplicate certificate of title. 15.6 After canceling a certificate of title, the commissioner must not allow transfer of the title 15.7 15.8 to the manufactured home as personal property. The commissioner must not require the 15.9 owner of the manufactured home to deliver the affidavit of affixation described in subdivision 5 in order for the commissioner to issue a notice of cancellation. 15.10 (b) The commissioner must not cancel a certificate of title if, under this chapter, a security 15.11 interest has been perfected on the manufactured home. If a security interest has been 15.12 perfected, the commissioner must notify the owner of the manufactured home that each 15.13 secured party must release or satisfy the security interest prior to cancellation of the certificate 15.14 of title by the commissioner. Affixing the manufactured home to real property or the 15.15 recording of an affidavit of affixation without cancellation of the certificate of title does not 15.16 extinguish an otherwise valid security interest in or tax lien on the manufactured home. 15.17 Subd. 3. Surrender of manufacturer's certificate of origin. The owner of the 15.18 manufactured home may surrender the manufacturer's certificate of origin to the 15.19 commissioner for cancellation. Upon delivery of the original certificate of origin, the 15.20 commissioner must issue notice of cancellation to the owner of the manufactured home. 15.21 The commissioner must not issue a certificate of title for a manufactured home if the 15.22 manufacturer's certificate of origin is or has been canceled under this subdivision, except 15.23 15.24 as provided in section 168A.142. The commissioner must not require the owner of the manufactured home to deliver the affidavit of affixation described in subdivision 5 in order 15.25 for the commissioner to cancel the certificate of origin. 15.26 Subd. 4. Verification. The commissioner is not liable for any errors, omissions, 15.27 misstatements, or other deficiencies or inaccuracies in documents presented to the 15.28 15.29 commissioner under this section if the documents presented appear to satisfy the requirements of this section. The commissioner has no obligation to investigate the accuracy of statements 15.30 contained in the documents to verify that the manufactured home has been affixed to the 15.31 15.32 real property. Subd. 5. Affidavit of affixation. An affidavit of affixation must be in substantially the 15.33 following form and must contain the following information and attachments described in 15.34 the form. The county recorder or registrar of titles, as applicable, must accept any such 15.35

affidavit. The county recorder or registrar of titles, as applicable, must provide a copy	<u>v of</u>
the recorded affidavit of affixation to the county auditor of the county for the real prop	perty
escribed therein or otherwise inform the county auditor that the home is to be taxed a	as an
nprovement to the real property to which it is affixed.	
MANUFACTURED HOME AFFIDAVIT OF AFFIXATION	
PURSUANT TO MINNESOTA STATUTES, SECTION 168A.1412	
("Affiant"), being first duly sworn, on oath states, or affi	irms
under penalties of perjury, that:	
. I am an owner of the manufactured home ("Manufactured Home") described as follo	ows:
Ianufacturer's name:	
Make:	
Model number:	
Model year:	•••••
Serial number:	
Dimensions:	
Other descriptive information (if any):	
. The Manufactured Home is or will be (check one) affixed, in accordance wi	ith
Ainnesota Statutes, section 273.125, subdivision 8, to real property in	
County, Minnesota, with the street addres	ss of:
Street or route:	·····
City:	•••••
State:	•••••
Zip code:	•••••
and legally described as follows ("Land"):	
Check here if all or part of the described real property is Registered (Torrens)	
A copy of the notice of cancellation issued from the Minnesota Department of Public	lic
Safety Driver and Vehicle Services pursuant to Minnesota Statutes, section 168A.141	2,
subdivision 2 or 3, is attached.	
4. The owner(s) of the Manufactured Home is/are the owner(s) of the Land.	

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17.1	5. The Affia	nt makes this affidavi	t to demon	strate that the Manufact	ured Home is an
17.2				l as personal property, ar	
17.3		curity interest.			
17.4				Affiant	
				<u>A mane</u>	
17.5				·····	
17.6				(Signature)	
17.7	Signed and	sworn to (or affirmed)	before me	e this day of,	<u></u>
17.8	Notary Stan	np or Seal			
17.9					
				~	
17.10				Signature of notarial of	X /
17.11				My commission expire	<u>'S:</u>
17.12 17.13	This instrum recorded ret	nent was drafted by, a turn to	nd when		
17.14	<u></u>		<u></u>		
17.15	<u>Subd. 6.</u>	Notice of security in	terest. Wh	en a perfected security i	nterest exists, or will
17.16	exist, on the	manufactured home a	at the time	the manufactured home	is affixed to real
17.17	property, and	d the owner has not sa	tisfied the	requirements of subdivi	sion 1, the owner of
17.18	the manufac	tured home, or its sect	ured party,	may record a notice wit	h the county recorder,
17.19	or with the r	registrar of titles, if the	e land is reg	gistered, stating that the	manufactured home
17.20	located on the	he property is encumb	ered by a p	perfected security interest	st and is not an
17.21	improvemer	nt to real property. The	e notice mu	ist state the name and ac	ldress of the secured
17.22	party as set	forth on the certificate	of title, the	e legal description of the	real property, and the
17.23	name and ac	ldress of the record fe	e owner of	the real property on wh	ich the manufactured
17.24	home is affi	xed. When the securit	y interest is	s released or satisfied, th	ne secured party must
17.25	attach a copy	of the release or satisf	action to a	notice executed by the se	cured party containing
17.26	the county re	ecorder or registrar of	titles docu	ment number of the noti	ce of security interest.
17.27	The notice of	of release or satisfactio	n must be	recorded with the count	y recorder, or registrar
17.28	of titles, if the	he land is registered. N	Neither the	notice described in this	subdivision nor the
17.29	security inte	erest on the certificate	of title is d	eemed to be an encumb	rance on the real
17.30	property. Th	e notices provided for	in this sub	odivision need not be ac	knowledged.
	~ .	_	-		
17.31	Sec. 4. Mi	nnesota Statutes 2020	, section 2'	73.11, subdivision 12, is	amended to read:
17.32	Subd. 12	. Community land tr	usts. (a) A	community land trust, as	defined under chapter
17.33	462A, is (i) a	a community-based no	nprofit cor	poration organized unde	r chapter 317A, which

qualifies for tax exempt status under 501(c)(3), or (ii) a "city" as defined in section 462C.02,
subdivision 6, which has received funding from the Minnesota housing finance agency for
purposes of the community land trust program. The Minnesota Housing Finance Agency
shall set the criteria for community land trusts.

18.5 (b) All occupants of a community land trust building must have a family income of less than 80 percent of the greater of (1) the state median income, or (2) the area or county 18.6 median income, as most recently determined by the Department of Housing and Urban 18.7 18.8 Development. Before the community land trust can rent or sell a unit to an applicant, the community land trust shall verify to the satisfaction of the administering agency or the city 18.9 that the family income of each person or family applying for a unit in the community land 18.10 trust building is within the income criteria provided in this paragraph section 462A.30, 18.11 subdivision 9. The administering agency or the city shall verify to the satisfaction of the 18.12 county assessor that the occupant meets the income criteria under this paragraph section 18.13 462A.30, subdivision 9. The property tax benefits under paragraph (c) shall be granted only 18.14 to property owned or rented by persons or families within the qualifying income limits. The 18.15 family income criteria and verification is only necessary at the time of initial occupancy in 18.16 the property. 18.17

(c) A unit which is owned by the occupant and used as a homestead by the occupant 18.18 qualifies for homestead treatment as class 1a under section 273.13, subdivision 22. A unit 18.19 which is rented by the occupant and used as a homestead by the occupant shall be class 4a 18.20 or 4b property, under section 273.13, subdivision 25, whichever is applicable. Any remaining 18.21 portion of the property not used for residential purposes shall be classified by the assessor 18.22 in the appropriate class based upon the use of that portion of the property owned by the 18.23 18.24 community land trust. The land upon which the building is located shall be assessed at the same classification rate as the units within the building, provided that if the building contains 18.25 some units assessed as class 1a and some units assessed as class 4a or 4b, the market value 18.26 of the land will be assessed in the same proportions as the value of the building. 18.27

18.28

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

18.29

29 Sec. 5. Minnesota Statutes 2020, section 273.125, subdivision 8, is amended to read:

Subd. 8. **Manufactured homes; sectional structures.** (a) In this section, "manufactured home" means a structure transportable in one or more sections, which is built on a permanent chassis, and designed to be used as a dwelling with or without a permanent foundation when connected to the required utilities, and contains the plumbing, heating, air conditioning, and electrical systems in it. Manufactured home includes any accessory structure that is an addition or supplement to the manufactured home and, when installed, becomes a part ofthe manufactured home.

(b) Except as provided in paragraph (c), a manufactured home that meets each of the
following criteria must be valued and assessed as an improvement to real property, the
appropriate real property classification applies, and the valuation is subject to review and
the taxes payable in the manner provided for real property:

19.7 (1) the owner of the unit holds title to the land on which it is situated is held by: (i) the
19.8 owner of the unit; or (ii) a Minnesota nonprofit corporation or a Minnesota cooperative to
19.9 which the owner is a member;

(2) the unit is affixed to the land by a permanent foundation or is installed at its location
in accordance with the Manufactured Home Building Code in sections 327.31 to 327.34,
and rules adopted under those sections, or is affixed to the land like other real property in
the taxing district; and

19.14 (3) the unit is connected to public utilities, has a well and septic tank system, or is serviced19.15 by water and sewer facilities comparable to other real property in the taxing district.

(c) A manufactured home that meets each of the following criteria must be assessed at
the rate provided by the appropriate real property classification but must be treated as
personal property, and the valuation is subject to review and the taxes payable in the manner
provided in this section:

(1) the owner of the unit is a lessee of the land under the terms of a lease, or the unit islocated in a manufactured home park but is not the homestead of the park owner;

(2) the unit is affixed to the land by a permanent foundation or is installed at its location
in accordance with the Manufactured Home Building Code contained in sections 327.31 to
327.34, and the rules adopted under those sections, or is affixed to the land like other real
property in the taxing district; and

(3) the unit is connected to public utilities, has a well and septic tank system, or is serviced
by water and sewer facilities comparable to other real property in the taxing district.

(d) Sectional structures must be valued and assessed as an improvement to real property
if the owner of the structure holds title to the land on which it is located or is a qualifying
lessee of the land under section 273.19. In this paragraph "sectional structure" means a
building or structural unit that has been in whole or substantial part manufactured or
constructed at an off-site location to be wholly or partially assembled on site alone or with
other units and attached to a permanent foundation.

20.1 (e) The commissioner of revenue may adopt rules under the Administrative Procedure
20.2 Act to establish additional criteria for the classification of manufactured homes and sectional
20.3 structures under this subdivision.

MS

(f) A storage shed, deck, or similar improvement constructed on property that is leased 20.4 or rented as a site for a manufactured home, sectional structure, park trailer, or travel trailer 20.5 is taxable as provided in this section. In the case of property that is leased or rented as a site 20.6 for a travel trailer, a storage shed, deck, or similar improvement on the site that is considered 20.7 personal property under this paragraph is taxable only if its total estimated market value is 20.8 over \$10,000. The property is taxable as personal property to the lessee of the site if it is 20.9 not owned by the owner of the site. The property is taxable as real estate if it is owned by 20.10 the owner of the site. As a condition of permitting the owner of the manufactured home, 20.11 sectional structure, park trailer, or travel trailer to construct improvements on the leased or 20.12 rented site, the owner of the site must obtain the permanent home address of the lessee or 20.13 user of the site. The site owner must provide the name and address to the assessor upon 20.14 request. 20.15

20.16 Sec. 6. Minnesota Statutes 2020, section 326B.106, subdivision 7, is amended to read:

Subd. 7. Window fall prevention device code. (a) The commissioner of labor and 20.17 industry shall adopt rules for window fall prevention devices as part of the State Building 20.18 Code. Window fall prevention devices include, but are not limited to, safety screens, 20.19 hardware, guards, and other devices that comply with the standards established by the 20.20 commissioner of labor and industry. The rules shall require compliance with standards for 20.21 window fall prevention devices developed by ASTM International, contained in the 20.22 International Building Code as the model language with amendments deemed necessary to 20.23 coordinate with the other adopted building codes in Minnesota. The rules shall establish a 20.24 scope that includes the applicable building occupancies, and the types, locations, and sizes 20.25 of windows that will require the installation of fall devices. 20.26

20.27 (b) In one- and two-family dwellings and townhouses, as defined in Minnesota Rules,
20.28 part 1309.0202, subpart 1, window fall prevention devices are not required when: (1) the
20.29 lowest part of the window opening of an operable window is a minimum of 24 inches above
20.30 the finished floor of the room in which the window is located; or (2) the lowest part of the
20.31 opening of an operable window is located 72 inches or less above the exterior grade below.

Sec. 7. Minnesota Statutes 2020, section 462.352, subdivision 5, is amended to read: 21.1 Subd. 5. Comprehensive municipal plan. (a) "Comprehensive municipal plan" means 21.2 a compilation of policy statements, goals, standards, and maps for guiding the physical, 21.3 social and economic development, both private and public, of the municipality and its 21.4 21.5 environs, and may include, but is not limited to, the following: statements of policies, goals, standards, a land use plan, including proposed densities for development, a community 21.6 facilities plan, a transportation plan, and recommendations for plan execution. A 21.7 comprehensive plan represents the planning agency's recommendations for the future 21.8 development of the community. 21.9 21.10 (b) As part of the comprehensive municipal plan, municipalities are encouraged to enact public policy to facilitate the development of unsubsidized affordable housing. These policies 21.11 may include but are not limited to the municipal plan authorizing smaller lot sizes for 21.12 single-family homes, allowing the construction of duplexes through fourplexes on lots that 21.13 would otherwise be zoned exclusively for single-family houses, and allowing for mixed-use 21.14 development. 21.15 21.16 Sec. 8. [462.3575] LIMITING REGULATIONS ON RESIDENTIAL **DEVELOPMENT.** 21.17 Subdivision 1. Application. This section applies to official controls adopted under 21.18 sections 462.357, 462.358, and 462.3595. 21.19 Subd. 2. Planned unit development. (a) A municipality shall not require a planned unit 21.20 development agreement in lieu of a proposed residential development if the proposed 21.21 residential development complies with the existing city zoning ordinances, subdivision 21.22 regulation, or qualifies as a conditional use. 21.23 (b) A municipality shall not require planned unit development agreement conditions 21.24 21.25 that exceed the requirements in the State Building Code under chapter 326B. (c) A planned unit development agreement must be made available to the public by 21.26 21.27 posting the agreement on the website of the municipality at least seven days prior to the governing body's review of the agreement. If the municipality does not have a website, a 21.28 copy of the planned unit development agreement must be available for review at the city 21.29 hall building of the municipality. If the agreement is approved by the governing body, the 21.30 agreement cannot be modified unless all parties to the agreement concur. 21.31

21.32 Subd. 3. Limitation on aesthetic mandates. A municipality shall not condition approval 21.33 of a building permit, subdivision development, or planned unit development on the use of

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22.1	specific materials	s, design, amenities, o	or other aesthetic	conditions that are	not required by
22.2	the State Buildin	g Code under chapter	326B.		
		·• • • • •	11 . 1 .	1 . 1	• • • •
22.3	Subd. 4. Exce	e ption. This section sl	hall not apply to a	a proposed resident	1al development
22.4	that is to be deve	loped by the municipa	ality.		

22.5 Sec. 9. Minnesota Statutes 2020, section 462A.05, subdivision 14, is amended to read:

Subd. 14. Rehabilitation loans. It may agree to purchase, make, or otherwise participate 22.6 in the making, and may enter into commitments for the purchase, making, or participation 22.7in the making, of eligible loans for rehabilitation, with terms and conditions as the agency 22.8 deems advisable, to persons and families of low and moderate income, and to owners of 22.9 existing residential housing for occupancy by such persons and families, for the rehabilitation 22.10 of existing residential housing owned by them. The loans may be insured or uninsured and 22.11 may be made with security, or may be unsecured, as the agency deems advisable. The loans 22.12 may be in addition to or in combination with long-term eligible mortgage loans under 22.13 subdivision 3. They may be made in amounts sufficient to refinance existing indebtedness 22.14 secured by the property, if refinancing is determined by the agency to be necessary to permit 22.15 22.16 the owner to meet the owner's housing cost without expending an unreasonable portion of the owner's income thereon. No loan for rehabilitation shall be made unless the agency 22.17 determines that the loan will be used primarily to make the housing more desirable to live 22.18 in, to increase the market value of the housing, for compliance with state, county or municipal 22.19 building, housing maintenance, fire, health or similar codes and standards applicable to 22.20 22.21 housing, or to accomplish energy conservation related improvements. In unincorporated areas and municipalities not having codes and standards, the agency may, solely for the 22.22 purpose of administering the provisions of this chapter, establish codes and standards. Except 22.23 for accessibility improvements under this subdivision and subdivisions 14a and 24, clause 22.24 (1), no secured loan for rehabilitation of any owner-occupied property shall be made in an 22.25 22.26 amount which, with all other existing indebtedness secured by the property, would exceed 110 percent of its market value, as determined by the agency. No loan under this subdivision 22.27 for the rehabilitation of owner-occupied housing shall be denied solely because the loan 22.28 will not be used for placing the owner-occupied residential housing in full compliance with 22.29 all state, county, or municipal building, housing maintenance, fire, health, or similar codes 22.30 22.31 and standards applicable to housing. Rehabilitation loans shall be made only when the agency determines that financing is not otherwise available, in whole or in part, from private 22.32 lenders upon equivalent terms and conditions. Accessibility rehabilitation loans authorized 22.33 under this subdivision may be made to eligible persons and families without limitations 22.34 relating to the maximum incomes of the borrowers if: 22.35

23.1

1 (1) the borrower or a member of the borrower's family requires a level of care provided

in a hospital, skilled nursing facility, or intermediate care facility for persons with

23.3 developmental disabilities;

23.4 (2) home care is appropriate; and

23.5 (3) the improvement will enable the borrower or a member of the borrower's family to23.6 reside in the housing.

23.7 The agency may waive any requirement that the housing units in a residential housing

development be rented to persons of low and moderate income if the development consistsof four or less dwelling units, one of which is occupied by the owner.

23.10 **EFFECTIVE DATE.** This section is effective July 1, 2021.

23.11 Sec. 10. Minnesota Statutes 2020, section 462A.05, subdivision 14a, is amended to read:

Subd. 14a. Rehabilitation loans; existing owner-occupied residential housing. It may
make loans to persons and families of low and moderate income to rehabilitate or to assist
in rehabilitating existing residential housing owned and occupied by those persons or

families. <u>Rehabilitation may include replacement of manufactured homes.</u> No loan shall be
made unless the agency determines that the loan will be used primarily for rehabilitation
work necessary for health or safety, essential accessibility improvements, or to improve the
energy efficiency of the dwelling. No loan for rehabilitation of owner-occupied residential

23.19 housing shall be denied solely because the loan will not be used for placing the residential

23.20 housing in full compliance with all state, county or municipal building, housing maintenance,

fire, health or similar codes and standards applicable to housing. The amount of any loan
shall not exceed the lesser of (a) a maximum loan amount determined under rules adopted
by the agency not to exceed \$27,000 \$40,000, or (b) the actual cost of the work performed,
or (c) that portion of the cost of rehabilitation which the agency determines cannot otherwise

be paid by the person or family without the expenditure of an unreasonable portion of the
income of the person or family. Loans made in whole or in part with federal funds may
exceed the maximum loan amount to the extent necessary to comply with federal lead
abatement requirements prescribed by the funding source. In making loans, the agency shall
determine the circumstances under which and the terms and conditions under which all or
any portion of the loan will be repaid and shall determine the appropriate security for the
repayment of the loan. Loans pursuant to this subdivision may be made with or without

23.33 **EFFECTIVE DATE.** This section is effective July 1, 2021.

23.32

interest or periodic payments.

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24.1 Sec. 11. Minnesota Statutes 2020, section 462A.07, subdivision 2, is amended to read:

Subd. 2. Technical assistance; residential housing. It may provide general technical
services and support to assist in the planning, processing, design, construction or
rehabilitation, and inspection of residential housing for occupancy by persons and families
of low and moderate income and to increase the capacity of entities to meet the housing
needs in the state.

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

24.8 Sec. 12. Minnesota Statutes 2020, section 462A.204, subdivision 3, is amended to read:

Subd. 3. Set aside. At least one grant must be awarded in an area located outside of the
metropolitan area. A county, a group of contiguous counties jointly acting together, a Tribe,
a group of Tribes, or a community-based nonprofit organization with a sponsoring resolution
from each of the county boards of the counties located within its operating jurisdiction may
apply for and receive grants for areas located outside the metropolitan area.

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

24.15 Sec. 13. Minnesota Statutes 2020, section 462A.24, is amended to read:

24.16 **462A.24 CONSTRUCTION; GRANTS AND LOANS; PRIORITIES.**

(a) This chapter is necessary for the welfare of the state of Minnesota and its inhabitants;
therefore, it shall be liberally construed to effect its purpose.

(b) To the extent practicable, the agency shall award grant and loan amounts with areasonable balance between nonmetropolitan and metropolitan areas of the state.

(c) Beginning with applications made in response to requests for proposals issued after
July 1, 2020, after final decisions are made on applications for programs of the agency, the
results of any quantitative scoring system used to rank applications shall be posted on the
agency website.

24.25 (d) The agency shall award points in the agency's decision-making criteria for all 24.26 programs of the agency based on how quickly a project can be constructed.

24.27 Sec. 14. Minnesota Statutes 2020, section 462A.30, subdivision 9, is amended to read:

Subd. 9. Persons and families of low and moderate income. "Persons and families of
low and moderate income" means persons or families whose income does not exceed:

- (1) 80115 percent of the greater of state median income, or area or county median income
 as determined by the Department of Housing and Urban Development; or
- 25.3 (2) the amount that qualifies the organization for tax exempt status under United States

25.4 Code, title 26, section 501(c)(3), whichever is less.

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

Sec. 15. Minnesota Statutes 2020, section 462A.37, subdivision 1, is amended to read:
Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
the meanings given.

(b) "Abandoned property" has the meaning given in section 117.025, subdivision 5.

25.10 (c) "Community land trust" means an entity that meets the requirements of section
25.11 462A.31, subdivisions 1 and 2.

(d) "Debt service" means the amount payable in any fiscal year of principal, premium,
if any, and interest on housing infrastructure bonds and the fees, charges, and expenses
related to the bonds.

(e) "Foreclosed property" means residential property where foreclosure proceedings
have been initiated or have been completed and title transferred or where title is transferred
in lieu of foreclosure.

(f) "Housing infrastructure bonds" means bonds issued by the agency under this chapterthat:

(1) are qualified 501(c)(3) bonds, within the meaning of section 145(a) of the Internal
Revenue Code;

(2) finance qualified residential rental projects within the meaning of section 142(d) ofthe Internal Revenue Code;

(3) finance the construction or rehabilitation of single-family houses that qualify for
mortgage financing within the meaning of section 143 of the Internal Revenue Code; or

(4) are tax-exempt bonds that are not private activity bonds, within the meaning of
section 141(a) of the Internal Revenue Code, for the purpose of financing or refinancing
affordable housing authorized under this chapter.

25.29 (g) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended.

(h) "Senior" means a person 55 years of age or older with an annual income not greater
than 50 percent of:.

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26.1	(1) the metro	politan area median	income for persor	s in the metropolit	an area; or
26.2	(2) the statew	vide median income	for persons outsid	e the metropolitan	area.
26.3	(i) "Senior ho	ousehold" means a h	ousehold with one	or more senior me	mbers and with
26.4	a combined annu	al income not greate	er than 50 percent	of:	

26.5 (1) the metropolitan area median income for persons in the metropolitan area; or

26.6 (2) the statewide median income for persons outside the metropolitan area.

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

- $\begin{array}{ll} 26.14 & (j) (k) \\ \hline (k) \hline (k) \hline (k) \\ \hline (k) \hline (k$
- 26.17 **EFFECTIVE DATE.** This section is effective August 1, 2021.

26.18 Sec. 16. Minnesota Statutes 2020, section 462A.37, subdivision 2, is amended to read:

Subd. 2. Authorization. (a) The agency may issue up to \$30,000,000 in aggregate principal amount of housing infrastructure bonds in one or more series to which the payment made under this section may be pledged. The housing infrastructure bonds authorized in this subdivision may be issued to fund loans, or grants for the purposes of clause (4), on terms and conditions the agency deems appropriate, made for one or more of the following purposes:

26.25 (1) to finance the costs of the construction, acquisition, and rehabilitation of supportive
26.26 housing for individuals and families who are without a permanent residence;

(2) to finance the costs of the acquisition and rehabilitation of foreclosed or abandoned
housing to be used for affordable rental housing and the costs of new construction of rental
housing on abandoned or foreclosed property where the existing structures will be demolished
or removed;

26.31 (3) to finance that portion of the costs of acquisition of property that is attributable to26.32 the land to be leased by community land trusts to low- and moderate-income home buyers;

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(4) to finance the acquisition, improvement, and infrastructure of manufactured home 27.1 parks under section 462A.2035, subdivision 1b; 27.2 (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction 27.3 of senior housing; 27.4 (6) to finance the costs of acquisition and rehabilitation of federally assisted rental 27.5 housing and for the refinancing of costs of the construction, acquisition, and rehabilitation 27.6 of federally assisted rental housing, including providing funds to refund, in whole or in part, 27.7 outstanding bonds previously issued by the agency or another government unit to finance 27.8 or refinance such costs; and 27.9 (7) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction 27.10 of single-family housing. 27.11 (b) Among comparable proposals for permanent supportive housing, preference shall 27.12 be given to permanent supportive housing for veterans and other individuals or families 27.13 who: 27.14 (1) either have been without a permanent residence for at least 12 months or at least four 27.15 times in the last three years; or 27.16 (2) are at significant risk of lacking a permanent residence for 12 months or at least four 27.17 times in the last three years. 27.18 (c) Among comparable proposals for senior housing, the agency must give priority to 27.19 requests for projects that: 27.20 (1) demonstrate a commitment to maintaining the housing financed as affordable to 27.21 seniors senior households; 27.22 (2) leverage other sources of funding to finance the project, including the use of 27.23 low-income housing tax credits; 27.24 (3) provide access to services to residents and demonstrate the ability to increase physical 27.25 supports and support services as residents age and experience increasing levels of disability; 27.26 and 27.27 (4) provide a service plan containing the elements of clause (3) reviewed by the housing 27.28 authority, economic development authority, public housing authority, or community 27.29 development agency that has an area of operation for the jurisdiction in which the project 27.30 is located; and 27.31

28.1	(5) (4) include households with incomes that do not exceed 30 percent of the median
28.2	household income for the metropolitan area.
28.3	To the extent practicable, the agency shall balance the loans made between projects in the
28.4	metropolitan area and projects outside the metropolitan area. Of the loans made to projects
28.5	outside the metropolitan area, the agency shall, to the extent practicable, balance the loans
28.6	made between projects in counties or cities with a population of 20,000 or less, as established
28.7	by the most recent decennial census, and projects in counties or cities with populations in
28.8	excess of 20,000.
28.9	EFFECTIVE DATE. This section is effective August 1, 2021.
28.10	Sec. 17. Minnesota Statutes 2020, section 462A.38, subdivision 1, is amended to read:
28.11	Subdivision 1. Establishment. A workforce and affordable homeownership development
28.12	program is established to award homeownership development grants to:
28.13	<u>(1)</u> cities , ;
28.14	(2) counties;
28.15	(3) Tribal governments;
28.16	(4) nonprofit organizations;
28.17	(5) cooperatives created under chapter 308A or $308B_{\frac{1}{2}}$ and
28.18	(6) community land trusts created for the purposes outlined in section 462A.31,
28.19	subdivision 1,
28.20	for development of workforce and affordable homeownership projects. The purpose of the
28.21	program is to increase the supply of workforce and affordable, owner-occupied multifamily
28.22	or single-family housing throughout Minnesota.
28.23	EFFECTIVE DATE. This section is effective July 1, 2021.
28.24	Sec. 18. Minnesota Statutes 2020, section 462A.39, subdivision 1, is amended to read:
28.25	Subdivision 1. Establishment. The commissioner of Minnesota housing finance shall
28.26	establish a workforce housing development program to award grants or deferred loans to
28.27	eligible project areas to be used for qualified expenditures. Grants or deferred loans
28.28	authorized under this section may be made without limitations relating to the maximum
28.29	incomes of the renters or homeowners.
	Article 2 Sec. 18. 28

29.1

Sec. 19. Minnesota Statutes 2020, section 462A.39, subdivision 2, is amended to read:

Subd. 2. Definitions. (a) For purposes of this section, the following terms have themeanings given.

(b) "Eligible project area" means a home rule charter or statutory city located outside
of the metropolitan area as defined in section 473.121, subdivision 2, with a population
exceeding 500; a community that has a combined population of 1,500 residents located
within 15 miles of a home rule charter or statutory city located outside the metropolitan
area as defined in section 473.121, subdivision 2; federally recognized Tribal reservations;
or an area served by a joint county-city economic development authority.

29.10 (c) "Joint county-city economic development authority" means an economic development
29.11 authority formed under Laws 1988, chapter 516, section 1, as a joint partnership between
29.12 a city and county and excluding those established by the county only.

(d) "Market rate residential rental properties" means properties that are rented at market
value, including new modular homes, new manufactured homes, and new manufactured
homes on leased land or in a manufactured home park, and may include rental developments
that have a portion of income-restricted units.

29.17 (e) "Qualified expenditure" means expenditures for <u>owner-occupied housing or market</u>
29.18 rate residential rental properties including acquisition of property; construction of
29.19 improvements; and provisions of loans or subsidies, grants, interest rate subsidies, public
29.20 infrastructure, and related financing costs.

29.21 **EFFECTIVE DATE.** This section is effective July 1, 2021.

29.22 Sec. 20. Minnesota Statutes 2020, section 462A.39, subdivision 4, is amended to read:

Subd. 4. Program requirements. (a) The commissioner must not award a grant or
deferred loans to an eligible project area under this section until the following determinations
are made:

(1) the average vacancy rate for rental housing located in the eligible project area, and
in any other city located within 15 miles or less of the boundaries of the area, has been five
percent or less for at least the prior two-year period;

(2) one or more businesses located in the eligible project area, or within 25 miles of the
area, that employs a minimum of 20 full-time equivalent employees in aggregate have
provided a written statement to the eligible project area indicating that the lack of available
rental housing has impeded their ability to recruit and hire employees; and

(3) the eligible project area has certified that the grants or deferred loans will be used 30.1 for qualified expenditures for the development of rental housing to serve employees of 30.2 businesses located in the eligible project area or surrounding area. 30.3 (b) Preference for grants or deferred loans awarded under this section shall be given to 30.4 eligible project areas with less than 30,000 people. 30.5 (c) Among comparable proposals, preference must be given to projects with a higher 30.6 proportion of units that are not income-restricted. 30.7 Sec. 21. Minnesota Statutes 2020, section 462A.39, subdivision 5, is amended to read: 30.8 Subd. 5. Allocation. The amount of a grant or deferred loans may not exceed 25 percent 30.9 of the rental housing development project cost. The commissioner shall not award a grant 30.10 or deferred loans to a city an eligible project area without certification by the city eligible 30.11 project area that the amount of the grant or deferred loans shall be matched by: 30.12 30.13 (1) a local unit of government; (2) a business, or; 30.14 30.15 (3) a nonprofit organization; or (4) a federally recognized Tribe 30.16 with \$1 for every \$2 provided in grant or deferred loans funds. 30.17 **EFFECTIVE DATE.** This section is effective July 1, 2021. 30.18 Sec. 22. [462A.40] PROGRAM FOR MANUFACTURED HOME MORTGAGE 30.19 FINANCING AND DOWN PAYMENT ASSISTANCE FOR CERTAIN 30.20

30.21 MANUFACTURED HOMES.

30.22 (a) By August 1, 2022, the agency, in conjunction with Fannie Mae's HomeReady

30.23 program, or other federal mortgage programs that may authorize it, must develop and

- 30.24 implement a program that offers mortgage financing and down payment assistance for
- 30.25 purchasers of eligible manufactured homes.
- 30.26 (b) For purposes of this section "eligible manufactured homes" means a manufactured
- 30.27 home titled as real property in this state and affixed to real property owned by a
- 30.28 resident-owned community.
- 30.29 **EFFECTIVE DATE.** This section is effective the day following final enactment.

31.1	Sec. 23. Minnesota Statutes 2020, section 471.9996, subdivision 1, is amended to read:
31.2	Subdivision 1. In general Prohibition. (a) No statutory or home rule charter city, county,
31.3	or town may adopt or renew by ordinance or otherwise any law to control rents on private
31.4	residential property except as provided in subdivision 2. This section does not impair the
31.5	right of any statutory or home rule charter city, county, or town:
31.6	(1) to manage or control property in which it has a financial interest through a housing
31.7	authority or similar agency;
31.8	(2) to contract with a property owner;
31.9	(3) to act as required or authorized by laws or regulations of the United States government
31.10	or this state; or
31.11	(4) to mediate between property owners and tenants for the purpose of negotiating rents.
31.12	(b) Nothing in this section shall be deemed to limit or restrict the classification of
31.13	low-income rental property as class 4d under section 273.13, subdivision 25.
31.14	EFFECTIVE DATE. This section is effective the day following final enactment.
31.15	Sec. 24. Minnesota Statutes 2020, section 474A.061, subdivision 2a, is amended to read:
31.16	Subd. 2a. Housing pool allocation. (a) Commencing on the second Tuesday in January
31.17	and continuing on each Monday through the last Monday in June, the commissioner shall
31.18	allocate available bonding authority from the housing pool to applications received on or
31.19	before the Monday of the preceding week for residential rental projects that meet the
31.20	eligibility criteria under section 474A.047. Allocations of available bonding authority from
31.21	the housing pool for eligible residential rental projects shall be awarded in the following
31.22	order of priority:
31.23	(1) preservation projects;
31.24	(2) 30 percent AMI residential rental projects;

- 31.25 (3) 50 percent AMI residential rental projects;
- 31.26 (4) 100 percent LIHTC projects;
- 31.27 (5) 20 percent LIHTC projects; and

31.28 (6) other residential rental projects for which the amount of bonds requested in their31.29 respective applications do not exceed the aggregate bond limitation.

If there are two or more applications for residential rental projects at the same priority level 32.1 and there is insufficient bonding authority to provide allocations for all the projects in any 32.2 one allocation period, available bonding authority shall be randomly awarded by lot giving 32.3 preference for projects with a lower cost-per-unit of housing but only for projects that can 32.4 receive the full amount of their respective requested allocations. If a residential rental project 32.5 does not receive any of its requested allocation pursuant to this paragraph and the project 32.6 applies for an allocation of bonds again in the same calendar year or to the next successive 32.7 housing pool, the project shall be fully funded up to its original application request for 32.8 bonding authority before any new project, applying in the same allocation period, that has 32.9 an equal priority shall receive bonding authority. An issuer that receives an allocation under 32.10 this paragraph must issue obligations equal to all or a portion of the allocation received on 32.11 or before 180 days of the allocation. If an issuer that receives an allocation under this 32.12 paragraph does not issue obligations equal to all or a portion of the allocation received 32.13 within the time period provided in this paragraph or returns the allocation to the 32.14 commissioner, the amount of the allocation is canceled and returned for reallocation through 32.15 the housing pool or to the unified pool after July 1. 32.16

32.17 (b) After January 1, and through January 15, The Minnesota Housing Finance Agency
32.18 may accept applications from cities for single-family housing programs which meet program
32.19 requirements as follows:

32.20 (1) the housing program must meet a locally identified housing need and be economically32.21 viable;

32.22 (2) the adjusted income of home buyers may not exceed 80 percent of the greater of
32.23 statewide or area median income as published by the Department of Housing and Urban
32.24 Development, adjusted for household size;

(3) house price limits may not exceed the federal price limits established for mortgage
revenue bond programs. Data on the home purchase price amount, mortgage amount, income,
household size, and race of the households served in the previous year's single-family
housing program, if any, must be included in each application; and

(4) for applicants who choose to have the agency issue bonds on their behalf, an
application fee pursuant to section 474A.03, subdivision 4, and an application deposit equal
to one percent of the requested allocation must be submitted to the Minnesota Housing
Finance Agency before the agency forwards the list specifying the amounts allocated to the
commissioner under paragraph (d). The agency shall submit the city's application fee and

application deposit to the commissioner when requesting an allocation from the housingpool.

33.3 Applications by a consortium shall include the name of each member of the consortium33.4 and the amount of allocation requested by each member.

(c) Any amounts remaining in the housing pool after June 15 are available for
single-family housing programs for cities that applied in January and received an allocation
under this section in the same calendar year. For a city that chooses to issue bonds on its
own behalf or pursuant to a joint powers agreement, the agency must allot available bonding
authority based on the formula in paragraphs (d) and (f). Allocations will be made loan by
loan, on a first-come, first-served basis among cities on whose behalf the Minnesota Housing
Finance Agency issues bonds.

Any city that received an allocation pursuant to paragraph (f) in the same calendar year that wishes to issue bonds on its own behalf or pursuant to a joint powers agreement for an amount becoming available for single-family housing programs after June 15 shall notify the Minnesota Housing Finance Agency by June 15. The Minnesota Housing Finance Agency shall notify each city making a request of the amount of its allocation within three business days after June 15. The city must comply with paragraph (f).

For purposes of paragraphs (a) to (h), "city" means a county or a consortium of local
government units that agree through a joint powers agreement to apply together for
single-family housing programs, and has the meaning given it in section 462C.02, subdivision
6. "Agency" means the Minnesota Housing Finance Agency.

(d) The total amount of allocation for mortgage bonds for one city is limited to the lesser 33.22 of: (i) the amount requested, or (ii) the product of the total amount available for mortgage 33.23 bonds from the housing pool, multiplied by the ratio of each applicant's population as 33.24 determined by the most recent estimate of the city's population released by the state 33.25 demographer's office to the total of all the applicants' population, except that each applicant 33.26 shall be allocated a minimum of \$100,000 regardless of the amount requested or the amount 33.27 33.28 determined under the formula in clause (ii). If a city applying for an allocation is located within a county that has also applied for an allocation, the city's population will be deducted 33.29 from the county's population in calculating the amount of allocations under this paragraph. 33.30

Upon determining the amount of each applicant's allocation, the agency shall forward to the commissioner a list specifying the amounts allotted to each application with all application fees and deposits from applicants who choose to have the agency issue bonds on their behalf. Total allocations from the housing pool for single-family housing programs may not exceed 27 percent of the adjusted allocation to the housing pool until after June 15 in 2020 and 2021, after which the allocations may not exceed 31 percent of the adjusted allocation to the housing pool until after June 15.

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(e) The agency may issue bonds on behalf of participating cities. The agency shall request 34.5 an allocation from the commissioner for all applicants who choose to have the agency issue 34.6 bonds on their behalf and the commissioner shall allocate the requested amount to the 34.7 34.8 agency. The agency may request an allocation at any time after the second Tuesday in January and through the last Monday in June. After awarding an allocation and receiving 34.9 a notice of issuance for the mortgage bonds issued on behalf of the participating cities, the 34.10 commissioner shall transfer the application deposits to the Minnesota Housing Finance 34.11 Agency to be returned to the participating cities. The Minnesota Housing Finance Agency 34.12 shall return any application deposit to a city that paid an application deposit under paragraph 34.13 (b), clause (4), but was not part of the list forwarded to the commissioner under paragraph 34.14 (d). 34.15

(f) A city may choose to issue bonds on its own behalf or through a joint powers 34.16 agreement and may request an allocation from the commissioner by forwarding an application 34.17 with an application fee pursuant to section 474A.03, subdivision 4, and a one percent 34.18 application deposit to the commissioner no later than the Monday of the week preceding 34.19 an allocation. If the total amount requested by all applicants exceeds the amount available 34.20 in the pool, the city may not receive a greater allocation than the amount it would have 34.21 received under the list forwarded by the Minnesota Housing Finance Agency to the 34.22 commissioner. No city may request or receive an allocation from the commissioner until 34.23 the list under paragraph (d) has been forwarded to the commissioner. A city must request 34.24 an allocation from the commissioner no later than the last Monday in June. No city may 34.25 receive an allocation from the housing pool for mortgage bonds which has not first applied 34.26 to the Minnesota Housing Finance Agency. The commissioner shall allocate the requested 34.27 amount to the city or cities subject to the limitations under this paragraph. 34.28

If a city issues mortgage bonds from an allocation received under this paragraph, the issuer must provide for the recycling of funds into new loans. If the issuer is not able to provide for recycling, the issuer must notify the commissioner in writing of the reason that recycling was not possible and the reason the issuer elected not to have the Minnesota Housing Finance Agency issue the bonds. "Recycling" means the use of money generated from the repayment and prepayment of loans for further eligible loans or for the redemption of bonds and the issuance of current refunding bonds.

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35.1 (g) No entitlement city or county or city in an entitlement county may apply for or be 35.2 allocated authority to issue mortgage bonds or use mortgage credit certificates from the 35.3 housing pool. No city in an entitlement county may apply for or be allocated authority to 35.4 issue residential rental bonds from the housing pool or the unified pool.

(h) A city that does not use at least 50 percent of its allotment by the date applications 35.5 are due for the first allocation that is made from the housing pool for single-family housing 35.6 programs in the immediately succeeding calendar year may not apply to the housing pool 35.7 35.8 for a single-family mortgage bond or mortgage credit certificate program allocation that exceeds the amount of its allotment for the preceding year that was used by the city in the 35.9 immediately preceding year or receive an allotment from the housing pool in the succeeding 35.10 calendar year that exceeds the amount of its allotment for the preceding year that was used 35.11 in the preceding year. The minimum allotment is \$100,000 for an allocation made prior to 35.12 June 15, regardless of the amount used in the preceding calendar year, except that a city 35.13 whose allocation in the preceding year was the minimum amount of \$100,000 and who did 35.14 not use at least 50 percent of its allocation from the preceding year is ineligible for an 35.15 allocation in the immediate succeeding calendar year. Each local government unit in a 35.16 consortium must meet the requirements of this paragraph. 35.17

35.18

EFFECTIVE DATE. This section is effective January 1, 2022.

35.19 Sec. 25. Minnesota Statutes 2020, section 474A.091, subdivision 3, is amended to read:

Subd. 3. Allocation procedure. (a) The commissioner shall allocate available bonding authority under this section on the Monday of every other week beginning with the first Monday in July through and on the last Monday in November. Applications for allocations must be received by the department by 4:30 p.m. on the Monday preceding the Monday on which allocations are to be made. If a Monday falls on a holiday, the allocation will be made or the applications must be received by the next business day after the holiday.

- (b) Prior to October 1, only the following applications shall be awarded allocations from
 the unified pool. Allocations shall be awarded in the following order of priority:
- 35.28 (1) applications for residential rental project bonds;
- 35.29 (2) applications for small issue bonds for manufacturing projects; and

35.30 (3) applications for small issue bonds for agricultural development bond loan projects.

35.31 (c) On the first Monday in October through the last Monday in November, allocations
35.32 shall be awarded from the unified pool in the following order of priority:

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- 36.1 (1) applications for student loan bonds issued by or on behalf of the Minnesota Office36.2 of Higher Education;
- 36.3 (2) applications for mortgage bonds;
- 36.4 (3) applications for public facility projects funded by public facility bonds;
- 36.5 (4) applications for small issue bonds for manufacturing projects;
- 36.6 (5) applications for small issue bonds for agricultural development bond loan projects;
- 36.7 (6) applications for residential rental project bonds;
- 36.8 (7) applications for enterprise zone facility bonds;
- 36.9 (8) applications for governmental bonds; and
- 36.10 (9) applications for redevelopment bonds.

(d) If there are two or more applications for manufacturing projects from the unified
pool and there is insufficient bonding authority to provide allocations for all manufacturing
projects in any one allocation period, the available bonding authority shall be awarded based
on the number of points awarded a project under section 474A.045 with those projects
receiving the greatest number of points receiving allocation first. If two or more applications
for manufacturing projects receive an equal amount of points, available bonding authority
shall be awarded by lot unless otherwise agreed to by the respective issuers.

(e) If there are two or more applications for enterprise zone facility projects from the 36.18 unified pool and there is insufficient bonding authority to provide allocations for all enterprise 36.19 zone facility projects in any one allocation period, the available bonding authority shall be 36.20 awarded based on the number of points awarded a project under section 474A.045 with 36.21 those projects receiving the greatest number of points receiving allocation first. If two or 36.22 more applications for enterprise zone facility projects receive an equal amount of points, 36.23 36.24 available bonding authority shall be awarded by lot unless otherwise agreed to by the respective issuers. 36.25

(f) If there are two or more applications for residential rental projects from the unified
pool and there is insufficient bonding authority to provide allocations for all residential
rental projects in any one allocation period, the available bonding authority shall be awarded
in the following order of priority: (1) preservation projects; (2) 30 percent AMI residential
rental projects; (3) 50 percent AMI residential rental projects for which the amount of bonds
requested in their respective applications do not exceed the aggregate bond limitations; (4)
100 percent LIHTC projects; (5) 20 percent LIHTC projects; and (6) other residential rental

projects. If there are two or more applications for residential rental projects at the same 37.1 priority level and there is insufficient bonding authority to provide allocations for all the 37.2 projects in any one allocation period, available bonding authority shall be randomly awarded 37.3 by lot giving preference for projects with a lower cost-per-unit of housing but only for 37.4 projects that can receive the full amount of their respective requested allocations. If a 37.5 residential rental project does not receive any of its requested allocation pursuant to this 37.6 paragraph and the project applies in the next successive housing pool or the next successive 37.7 unified pool for an allocation of bonds, the project shall be fully funded up to its original 37.8 application request for bonding authority before any new project, applying in the same 37.9 allocation period, that has an equal priority shall receive bonding authority. 37.10

(g) From the first Monday in July through the last Monday in November, \$20,000,000
of bonding authority or an amount equal to the total annual amount of bonding authority
allocated to the small issue pool under section 474A.03, subdivision 1, less the amount
allocated to issuers from the small issue pool for that year, whichever is less, is reserved
within the unified pool for small issue bonds to the extent the amounts are available within
the unified pool.

37.17 (h) The total amount of allocations for mortgage bonds from the housing pool and the37.18 unified pool may not exceed:

37.19 (1) \$10,000,000 for any one city; or

37.20 (2) \$20,000,000 for any number of cities in any one county.

(i) The total amount of allocations for student loan bonds from the unified pool may not
exceed \$25,000,000 per year.

(j) If there is insufficient bonding authority to fund all projects within any qualified bond
category other than enterprise zone facility projects, manufacturing projects, and residential
rental projects, allocations shall be awarded by lot unless otherwise agreed to by the
respective issuers.

(k) If an application is rejected, the commissioner must notify the applicant and return
the application deposit to the applicant within 30 days unless the applicant requests in writing
that the application be resubmitted.

37.30 (1) The granting of an allocation of bonding authority under this section must be evidenced37.31 by issuance of a certificate of allocation.

37.32 **EFFECTIVE DATE.** This section is effective January 1, 2022.

	SF969	REVISOR	MS	S0969-2	2nd Engrossment	
38.1	Sec. 26.	REVISOR INSTRUC	ΓΙΟΝ.			
38.2	The rev	visor of statutes must ch	ange all cross	s-references to Minnesot	a Statutes, section	
38.3	The revisor of statutes must change all cross-references to Minnesota Statutes, section 168A.141, to Minnesota Statutes, section 168A.1412.					
38.4	Sec. 27.	REPEALER.				
38.5	<u>(a) Mir</u>	nnesota Statutes 2020, se	ection 168A.	141, is repealed.		
38.6	<u>(b) Mi</u>	nnesota Statutes 2020, s	ection 471.99	96, subdivision 2, is rep	ealed.	
38.7	EFFE	C TIVE DATE. Paragrap	h (a) is effecti	ve August 1, 2021. Parag	raph (b) is effective	
38.8	the day following final enactment.					
20.0			ARTICI	E 2		
38.9 38.10		FVICTION		RIUM PHASEOUT		
50.10						
38.11	Section	1. [12.47] LIMITATIO	N OF POWI	ERS; EVICTION PRO	CEEDINGS.	
38.12	Notwit	hstanding any law to the	e contrary, an	order issued under this	chapter prohibiting	
38.13	or delaying	g eviction proceedings u	inder chapter	504B is valid for a perio	od not to exceed 30	
38.14	days. The	governor must not exter	nd the order b	eyond 30 days unless th	e extension is	
38.15	approved l	by a majority vote of eac	ch house of th	ne legislature. The gover	nor shall not allow	
38.16	the order to	o expire and issue a new	order delayin	g or prohibiting eviction	proceedings under	
38.17	chapter 50	4B in an effort to avoid	obtaining leg	sislative approval for an	extension of the	
38.18	order as pr	ovided in this section. A	n order issue	d to avoid obtaining legi	slative approval as	
38.19	required u	nder this section is null	and void.			
38.20	EFFE	CTIVE DATE. This sec	ction is effect	ive the day following fir	al enactment.	
38.21	Sec. 2. <u>E</u>	XECUTIVE ORDER 2	20-79 VOID;	EVICTION MORATO	DRIUM ORDERS	
38.22	TEMPOR	RARILY PROHIBITE	<u>D.</u>			
38.23	<u>(a) Not</u>	twithstanding Minnesota	a Statutes, cha	apter 12, or any other law	w to the contrary,	
38.24	Executive	Order 20-79 is null and	void.			
38.25	<u>(b) Not</u>	twithstanding Minnesota	a Statutes, cha	apter 12, or any law to th	ne contrary, the	
38.26	governor i	s prohibited from issuin	g an order pro	ohibiting or delaying evi	ction proceedings	
38.27	under Min	nesota Statutes, chapter	504B, for 30	days following the enac	tment of this act.	
38.28	EFFE	CTIVE DATE. This see	ction is effect	ive the day following fir	al enactment.	

	SF969	REVISOR	MS	S0969-2	2nd Engrossment			
39.1	Sec. 3. EVICTION MORATORIUM PHASEOUT.							
39.2	(a) Notwithstanding any law to the contrary, the following actions are prohibited:							
39.3	(1) termina	(1) termination or nonrenewal of residential leases, except:						
39.4	(i) at the re	equest of a tenant or	where the term	ination is due to the te	nant seriously			
39.5	endangering tl	ne safety of others or	significantly	damaging property;				
39.6	(ii) for viol	(ii) for violations under Minnesota Statutes, section 504B.171, subdivision 1;						
39.7	<u>(iii) termin</u>	ation and nonrenewal	lofresidential	leases are permitted for	material violations			
39.8	of the lease of	her than nonpayment	t of rent; and					
39.9	(iv) from a	nd after 30 days afte	r the date of e	nactment of this act, te	rmination and			
39.10	nonrenewal of	leases are permitted	l for those with	outstanding rent, but	who are ineligible			
39.11	for rental assis	stance through the Co	OVID-19 eme	rgency rental assistanc	e program;			
39.12	(2) filing of eviction actions under Minnesota Statutes, section 504B.285 or 504B.291,							
39.13	except:							
39.14	(i) where the tenant seriously endangers the safety of others or significantly damages							
39.15	property;							
39.16	(ii) for viol	lations under Minnes	sota Statutes, s	ection 504B.171, subd	ivision 1;			
39.17	(iii) from a	nd after 30 days afte	er the date of e	nactment of this act, ev	viction actions are			
39.18	permitted for material violations of the lease other than nonpayment of rent; and							
39.19	(iv) from a	(iv) from and after 60 days after the date of enactment of this act, eviction actions are						
39.20	permitted for those with outstanding rent, but who are ineligible for rental assistance through							
39.21	the COVID-19 emergency rental assistance program;							
39.22	(3) termina	ation of a residential	rental agreeme	ent or filing an eviction	action under			
39.23	Minnesota Sta	tutes, section 327C.	09, except for	terminations or eviction	n actions under			
39.24	Minnesota Sta	tutes, section 327C.	09, subdivisior	a 3, or under Minnesota	a Statutes, section			
39.25	327C.09, subd	livision 5, if the case	is based on th	e resident endangering	the safety of other			
39.26	residents or pa	ark personnel; and						
39.27	(4) deliver	y of default notices b	by owners of s	ecurity interests in mar	nufactured homes			
39.28	located in Min	nesota pursuant to N	/innesota Stat	utes, section 327.64. A	secured party is			
39.29	also prohibited from commencing an action for a court order to remove an occupant from							
39.30	a manufactured home.							
39.31	(b) Notwith	nstanding paragraph ((a), a landlord r	nay file an eviction acti	on against a tenant:			

	SF969	REVISOR	MS	S0969-2	2nd Engrossment
40.1	<u>(1) who</u>	is eligible for assistan	ce through the	COVID-19 emergenc	y rental assistance
40.2	program; ai	nd			
40.3	<u>(2) who</u>	refuses to apply for as	ssistance throu	gh the program, refuse	es to provide
40.4	information	n needed by the landlor	d to apply for a	assistance on the tenan	t's behalf, or refuses
40.5	to provide t	he landlord with proof	that the tenant	applied for assistance t	hrough the program.
40.6	(c) With	in 15 days of the date	of enactment o	f this act, a landlord is	encouraged to share
40.7	the following	ng with all tenants in a	rrears over 30	days:	
40.8	<u>(1) the t</u>	otal amount due;			
40.9	(2) the a	availability of any fina	ncial assistance	e programs for which t	the tenant may be
40.10	eligible; and	<u>d</u>			
40.11	<u>(3) info</u>	rmation about docume	nts required by	the city, county, state	, or other entity to
40.12	receive fina	uncial assistance.			
40.13	<u>(d) Noth</u>	ning in this section sha	<u>11:</u>		
40.14	<u>(1) proh</u>	ibit an action where th	e tenant or occ	cupant abandons the pr	remises and relief is
40.15	sought und	er Minnesota Statutes,	section 504B.2	271 or 504B.365;	
40.16	(2) redu	ce the rent owed by the	tenant to the la	ndlord, prevent the land	llord from collecting
40.17	rent owed,	or reduce arrears owed	l by a tenant fo	r rent; or	
40.18	(3) proh	ibit a tenant who is ine	eligible for assi	istance through the CC	WID-19 emergency
40.19	rental assist	tance program from ap	plying for or c	btaining rental assista	nce through other
40.20	programs.				
40.21	<u>(e)</u> This	section expires 90 day	ys after the date	e of enactment of this	act.
40.22	EFFEC	TIVE DATE. This se	ction is effecti	ve the day following f	nal enactment.
40.23	Sec. 4. <u>E</u>	VICTIONS; PENDIN	IG APPLICA	FIONS FOR RENTA	L ASSISTANCE.
40.24	Notwith	standing any law to th	e contrary, inc	luding section 3, the fi	ling of an eviction
40.25	action based	d on nonpayment of rer	it against a tena	nt with a pending appli	cation for assistance
40.26	through the	COVID-19 emergenc	y rental assista	nce program is prohib	ited. This section
40.27	expires Jun	e 1, 2022.			
40.28	EFFEC	TIVE DATE. This se	ction is effecti	ve the day following fi	inal enactment.

168A.141 MANUFACTURED HOME AFFIXED TO REAL PROPERTY.

Subdivision 1. **Certificates surrendered for cancellation.** (a) When a manufactured home is to be affixed or is affixed, as defined in section 273.125, subdivision 8, paragraph (b), to real property, the owner of the manufactured home may surrender the manufacturer's certificate of origin or certificate of title to the department for cancellation so that the manufactured home becomes an improvement to real property and is no longer titled as personal property. The department must not issue a certificate of title for a manufactured home under chapter 168A if the manufacturer's certificate of origin is or has been surrendered under this subdivision, except as provided in section 168A.142. Upon surrender of the manufacturer's certificate of origin or the certificate of title, the department must issue notice of surrender to the owner, and upon recording an affidavit of affixation, which the county recorder or registrar of titles, as applicable, must accept, the manufactured home is deemed to be an improvement to real property. An affidavit of affixation by the owner of the manufactured home manufactured home is following information:

(1) the name, residence address, and mailing address of owner or owners of the manufactured home;

(2) the legal description of the real property in which the manufactured home is, or will be, located;

(3) a copy of the surrendered manufacturer's certificate of origin or certificate of title and the notice of surrender;

(4) a written statement from the county auditor or county treasurer of the county where the manufactured home is located stating that all property taxes payable in the current year, as provided under section 273.125, subdivision 8, paragraph (b), have been paid, or are not applicable;

(5) the name and address of the person designated by the applicant to record the original affidavit of affixation with the county recorder or registrar of titles for the county where the real property is located; and

(6) the signature of the person who executes the affidavit, properly executed before a person authorized to authenticate an affidavit in this state.

(b) The person designated in paragraph (a), clause (5), must record, or arrange for the recording of, the affidavit of affixation, accompanied by the fees for recording and for issuing a certified copy of the notice, including all attachments, showing the recording date. Upon obtaining the certified copy of the notice under this paragraph, the person designated in the affidavit must deliver the certified copy to the county auditor of the county in which the real property to which the manufactured home was affixed is located.

(c) The department is not liable for any errors, omissions, misstatements, or other deficiencies or inaccuracies in documents presented to the department under this section, if the documents presented appear to satisfy the requirements of this section. The department has no obligation to investigate the accuracy of statements contained in the documents.

Subd. 1a. **Affidavit form.** An affidavit of affixation must be in substantially the following form and must contain the following information.

MANUFACTURED HOME AFFIDAVIT OF AFFIXATION

PURSUANT TO MINNESOTA STATUTES, SECTION 168A.141

Homeowner, being duly sworn, on his or her oath, states as follows:

1. Homeowner owns the manufactured home ("home") described as follows:

	•••••				•••••
		Manufacturer's	Model Name or	Manufacturer's Seria	1
New/Used	Year	Name	Model No.	No.	Length/Width

2. A copy of the surrendered manufacturer's certificate of origin or certificate of title is attached.

3. A copy of the notice of surrender issued from the Minnesota Department of Public Safety Driver and Vehicle Services is attached.

4. The home is or will be located at the following "Property Address":

				••••••
Street or Route	City	. County	State	Zip Code
5. The legal description	of the property addr	ess ("land") is as follo	ows or as attache	d hereto:

6. The homeowner is the owner of the land.

7. The home is, or must be promptly upon delivery, anchored to the land by attachment to a permanent foundation and connected to appropriate residential utilities (e.g., water, gas, electricity, sewer).

8. The homeowner intends that the home be an immovable permanent improvement to the land, free of any personal property security interest.

9. A copy of the written statement from the county auditor or county treasurer of the county in which the manufactured home is then located, stating that all property taxes payable in the current year (pursuant to Minnesota Statutes, section 273.125, subdivision 8, paragraph (b)), have been paid, or are not applicable, is attached.

10. The home must be assessed and taxed as an improvement to the land.

11. The name and address of the person designated by the homeowner to record the original affidavit of surrender with the county recorder or registrar of titles of the county in which the real estate is located is:

Name	
Street Address	
City, State, Zip Code	
Phone	
E-mail	
IN WITNESS WHEREOF, homeowner(s) have 20	executed this affidavit on this day of,
Homeowner Signature	Address
Printed Name	City, State
Homeowner Signature (if applicable)	
Printed Name This instrument was drafted by, and when re	corded return to:
Subscribed and sworn to before me this day	y of,

.....

Signature of Notary Public or Other Official

Notary Stamp or Seal

(optional)

Lender's Statement of Intent:

The undersigned ("lender") intends that the home be immovable and a permanent improvement to the land free of any personal property security interest.

.....

Lender

By:

Authorized Signature

STATE OF) ss: COUNTY OF)

On the day of in the year before me, the undersigned, a Notary Public in and for said state, personally appeared

.....

personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person on behalf of which the individual(s) acted, executed the instrument.

.....

Notary Signature

.....

Notary Printed Name

Notary Public, State of

Qualified in the County of

My commission expires

Official seal:

Subd. 2. **Perfected security interest prevents surrender.** The department may not cancel a certificate of title if, under this chapter, a security interest has been perfected on the manufactured home. If a security interest has been perfected, the department must notify the owner that each secured party must release or satisfy the security interest prior to proceeding with surrender of the manufacturer's certificate of origin or certificate of title to the department for cancellation. Permanent attachment to real property or the recording of an affidavit of affixation does not extinguish an otherwise valid security interest in or tax lien on the manufactured home, unless the requirements of section 168A.141, subdivisions 1, 1a, and 2, including the release of any security interest, have been satisfied.

Subd. 3. **Notice of security interest.** When a perfected security interest exists, or will exist, on the manufactured home at the time the manufactured home is affixed to real property, and the owner has not satisfied the requirements of section 168A.141, subdivision 1, the owner of the manufactured home, or its secured party, may record a notice with the county recorder, or with the registrar of titles, if the land is registered, stating that the manufactured home located on the property is encumbered by a perfected security interest and is not an improvement to real property. The notice must state the name and address of the secured party as set forth on the certificate of title, the legal

description of the real property, and the name and address of the record fee owner of the real property on which the manufactured home is affixed. When the security interest is released or satisfied, the secured party must attach a copy of the release or satisfaction to a notice executed by the secured party containing the county recorder or registrar of titles document number of the notice of security interest. The notice of release or satisfaction must be recorded with the county recorder, or registrar of titles, if the land is registered. Neither the notice described in this subdivision nor the security interest on the certificate of title is deemed to be an encumbrance on the real property. The notices provided for in this subdivision need not be acknowledged.

471.9996 RENT CONTROL PROHIBITED.

Subd. 2. **Exception.** Subdivision 1 does not preclude a statutory or home rule charter city, county, or town from controlling rents on private residential property to the extent that the city, county, or town has the power to adopt an ordinance, charter amendment, or law to control these rents if the ordinance, charter amendment, or law that controls rents is approved in a general election. Subdivision 1 does not limit any power or authority of the voters of a statutory or home rule charter city, county, or town to petition for an ordinance or charter amendment to control rents on private residential property to the extent that the power or authority is otherwise provided for by law, and if the ordinance or charter amendment is approved in a general election. This subdivision does not grant any additional power or authority to the citizens of a statutory or home rule charter city, county, or town to vote on any question beyond that contained in other law.

Subdivision 1 does not apply to any statutory city unless the citizens of the statutory city have the authority to vote on the issue of rent control granted by other law.