20-7704

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4103

(SENATE AUTHORS: JOHNSON, Eken, Westrom, Sparks and Miller)DATED-PGOFFIC03/09/20205335Introduction and first reading **OFFICIAL STATUS**

Introduction and first reading Referred to Capital Investment

1.1	A bill for an act
1.2 1.3 1.4	relating to capital investment; appropriating money for a greater Minnesota housing infrastructure grant program; authorizing the sale and issuance of state bonds; proposing coding for new law in Minnesota Statutes, chapter 116J.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [116J.4315] GREATER MINNESOTA HOUSING INFRASTRUCTURE
1.7	GRANT PROGRAM.
1.8	Subdivision 1. Grant program established. The commissioner may make grants to
1.9	counties and cities to provide up to 50 percent of the capital costs of public infrastructure
1.10	necessary for an eligible workforce housing development project. The commissioner may
1.11	make a grant award only after determining that nonstate resources are committed to complete
1.12	the project. The nonstate contribution may be either cash or in kind. In-kind contributions
1.13	may include the value of the site, whether the site is prepared before or after the law
1.14	appropriating money for the grant is enacted.
1.15	Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
1.16	meanings given.
1.17	(b) "City" means a statutory or home rule charter city located outside the metropolitan
1.18	area, as defined in section 473.121, subdivision 2.
1.19	(c) "County" means a county located outside the metropolitan area, as defined in section
1.20	473.121, subdivision 2.
1.21	(d) "Housing infrastructure" means publicly owned physical infrastructure necessary to
1.22	support housing development projects, including but not limited to sewers, water supply

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2.1	systems, utility	extensions, stree	ets, wastewater tre	atment systems, storm w	ater management			
2.2	systems, and facilities for pretreatment of wastewater to remove phosphorus.							
2.3	Subd. 3. Eligible projects. Housing projects eligible for a grant under this section may							
2.4	be single-family or multifamily housing developments, owner-occupied or rental.							
2.5	Subd. 4. Application. (a) The commissioner must develop forms and procedures for							
2.6	soliciting and	soliciting and reviewing applications for grants under this section. At a minimum, a county						
2.7	or city must in	or city must include in its application a resolution of the county or city council certifying						
2.8	that the required nonstate match is available. The commissioner must evaluate complete							
2.9	applications for funding for eligible projects to determine that:							
2.10	(1) the project is necessary to increase sites available for housing development that will							
2.11	provide adequate housing stock for the current or future workforce; and							
2.12	(2) the incr	ease in workforce	e housing will rest	alt in substantial public a	nd private capital			
2.13	investment in	the county or city	in which the pro	ject would be located.				
2.14	(b) The determination of whether to make a grant for a site is within the discretion of							
2.15	the commissioner, subject to this section. The commissioner's decisions and application of							
2.16	the criteria are	not subject to jud	dicial review, exc	ept for abuse of discretion	<u>on.</u>			
2.17	<u>Subd. 5.</u> M	laximum grant a	mount. A county	or city may receive no n	nore than \$20,000			
2.18	per lot for sing	le-family, duplex	, triplex, or four-p	blex housing developed,	and no more than			
2.19	<u>\$50,000 per lo</u>	t for multifamily	housing with mo	re than four units per bu	ilding. A county			
2.20	or city may receive no more than \$500,000 in two years for one or more housing							
2.21	developments.	-						
2.22	<u>Subd. 6.</u> C	ancellation of gr	ant; return of gr	ant money. If after five	years, the			
2.23	commissioner	determines that a	project has not pro	oceeded in a timely man	ner and is unlikely			
2.24	to be complete	d, the commissio	oner must cancel t	he grant and require the	grantee to return			
2.25	all grant mone	y awarded for that	at project.					
2.26	<u>Subd. 7.</u> <u>A</u>	ppropriation. Gr	ant money return	ed to the commissioner	is appropriated to			
2.27	the commissio	oner to make addit	tional grants unde	er this section.				
2.28	<u>EFFECTI</u>	VE DATE. This	section is effectiv	e the day following fina	l enactment.			
2.29	Sec. 2. <u>HOU</u>	SING INFRAS	FRUCTURE GR	ANT PROGRAM.				
2.30	Subdivisio	n 1. <mark>Appropriati</mark> e	on. <u>\$2,500,000 is</u>	appropriated from the bo	ond proceeds fund			
2.31	to the commiss	sioner of employn	nent and economi	e development for grants	under the greater			

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3.1	Minnesota hou	sing infrastructu	re grant program,	under Minnesota Statute	es, section		
3.2	<u>116J.4315.</u>						
3.3	<u>Subd. 2.</u> Bo	ond sale. To prov	vide the money ap	propriated in this section	n from the bond		
3.4	proceeds fund, the commissioner of management and budget shall sell and issue bonds of						
3.5	the state in an a	amount up to \$2,	500,000 in the ma	unner, upon the terms, ar	nd with the effect		
3.6	prescribed by N	Minnesota Statut	es, sections 16A.6	531 to 16A.675, and by t	he Minnesota		
3.7	Constitution, and	rticle XI, section	s 4 to 7.				
3.8	EFFECTIV	VE DATE. This	section is effectiv	e the day following fina	l enactment.		