19-0696

SENATE state of minnesota ninety-first session

S.F. No. 591

(SENATE AUTI	IORS: UTKI	E)
DATE	D-PG	OFFICIAL STATUS
01/28/2019	189	Introduction and first reading Referred to Environment and Natural Resources Policy and Legacy Finance

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to legacy; prohibiting payment of certain indirect costs from legacy funds; amending Minnesota Statutes 2018, sections 16A.127, subdivision 8; 85.53, by adding a subdivision; 97A.056, by adding a subdivision; 114D.50, by adding a subdivision; 129D.17, by adding a subdivision.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 16A.127, subdivision 8, is amended to read:
1.8	Subd. 8. Exemptions. (a) No statewide or agency indirect cost liability shall be accrued
1.9	to any program, appropriation, or account that is specifically exempted from the liability in
1.10	federal or state law, or if the commissioner determines the funds to be held in trust, or to
1.11	be a pass-through, workshop, or seminar account. Accounts receiving proceeds from bond
1.12	issues and general fund accounts are also exempt from this section.
1.13	(b) Except for the costs of the legislative auditor to conduct financial audits of federal
1.14	funds, this section does not apply to the Board of Trustees of the Minnesota State Colleges
1.15	and Universities. Receipts attributable to financial audits conducted by the legislative auditor
1.16	of federal funds administered by the board shall be deposited in the general fund.
1.17	(c) The commissioner must not use this section to obtain money appropriated from the
1.18	outdoor heritage, clean water, parks and trails, or arts and cultural heritage fund to pay for
1.19	statewide or agency indirect costs.

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	12/12/18	REVISOR	CKM/HR	19-0696	as introduced				
2.1	Sec. 2. Mi	nnesota Statutes 2	2018, section 85.53	, is amended by adding a	subdivision to				
2.2	read:								
2.3	Subd 7	Overhead costs	Notwithstanding a	ny law policy or guidance	e to the contrary				
2.3		Subd. 7. Overhead costs. Notwithstanding any law, policy, or guidance to the contrary,							
2.5	^	a recipient of money from the parks and trails fund must not use the money to pay for rent,							
2.6		lease payments, insurance, utilities, custodial services, building maintenance, or another							
2.7	overhead cost unless the recipient has documented the amount that specific overhead costs								
2.8	increased as a direct and necessary result of the recipient's responsibility to administer a program, project, or activity paid for with money from the parks and trails fund. The amount								
2.9	of money from the fund the recipient may use to pay for that specific overhead cost must								
2.10				as the increase in the cos					
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2.11	Sec. 3. Mi	nnesota Statutes 2	018, section 97A.0	56, is amended by adding	g a subdivision to				
2.12	read:								
2.13	Subd. 25	. Overhead costs	. Notwithstanding a	ny law, policy, or guidance	ce to the contrary,				
2.14				nd must not use the mone					
2.15	lease payme	ents, insurance, ut	ilities, custodial ser	vices, building maintena	nce, or another				
2.16	overhead cost unless the recipient has documented the amount that specific overhead costs								
2.17	increased as	increased as a direct and necessary result of the recipient's responsibility to administer a							
2.18	program, project, or activity paid for with money from the outdoor heritage fund. The amount								
2.19	of money from the fund the recipient may use to pay for that specific overhead cost must								
2.20	not exceed t	he amount the rec	pipient documented	as the increase in the cos	<u>st.</u>				
2.21	Sec. 4. Mi	nnesota Statutes 2	018, section 114D.	50, is amended by adding	g a subdivision to				
2.22	read:								
2.23	<u>Subd. 8.</u>	Overhead costs.	Notwithstanding a	ny law, policy, or guidanc	e to the contrary,				
2.24	a recipient o	f money from the	clean water fund m	ust not use the money to p	bay for rent, lease				
2.25	payments, ir	surance, utilities,	custodial services,	building maintenance, or	another overhead				
2.26	cost unless the recipient has documented the amount that specific overhead costs increased								
2.27	as a direct a	nd necessary resu	lt of the recipient's	responsibility to adminis	ter a program,				
2.28	project, or activity paid for with money from the clean water fund. The amount of money								
2.29	from the fur	nd the recipient ma	ay use to pay for th	at specific overhead cost	must not exceed				
2.30	the amount	the recipient docu	mented as the increase	ease in the cost.					

	12/12/18	REVISOR	CKM/HR	19-0696	as introduced
3.1 3.2	Sec. 5. Min read:	nnesota Statutes 2	018, section 129D.1	7, is amended by addir	ng a subdivision to
3.3	<u>Subd. 6.</u>	Overhead costs.	Notwithstanding an	y law, policy, or guidan	ice to the contrary,
3.4	a recipient of	f money from the	arts and cultural her	itage fund must not use	the money to pay
3.5	for rent, lease	e payments, insu	rance, utilities, custo	odial services, building	maintenance, or
3.6	another overl	head cost unless th	ne recipient has docu	mented the amount that	specific overhead
3.7	costs increas	ed as a direct and	necessary result of t	he recipient's responsit	bility to administer
3.8	a program, p	roject, or activity	paid for with mone	y from the arts and cult	ural heritage fund.
3.9	The amount	of money from th	e fund the recipient	may use to pay for that	specific overhead
3.10	cost must no	t exceed the amo	unt the recipient doe	cumented as the increas	se in the cost.