S2566-2

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

MS

## S.F. No. 2566

(SENATE AUTH	(SENATE AUTHORS: PORT, Rest, Boldon and Mohamed)				
DATE	D-PG	OFFICIAL STATUS			
03/06/2023	1348	Introduction and first reading			
		Referred to Housing and Homelessness Prevention			
04/03/2023		Comm report: To pass as amended and re-refer to Finance			
	2899	Rule 12.10: report of votes in committee			
04/12/2023	4771a	Comm report: To pass as amended			
		Second reading			
	4780	Author added Mohamed			
		Referred to for comparison to HF2335			
04/24/2023	5822a	Rule 45-amend, subst. General Orders HF2335, SF indefinitely postponed			

## A bill for an act 1.1 relating to state government; establishing a budget for the Minnesota Housing 12 Finance Agency; making policy and technical changes to housing provisions; 1.3 establishing housing programs; appropriating money; requiring reports; authorizing 1.4 the sale and issuance of housing infrastructure bonds; establishing requirements 1.5 for nonprofit grantees; amending Minnesota Statutes 2022, sections 462A.05, 1.6 subdivision 14, by adding subdivisions; 462A.201, subdivision 2; 462A.2035, 1.7 subdivision 1b; 462A.204, subdivisions 3, 8; 462A.21, subdivision 3b; 462A.22, 1.8 subdivision 1; 462A.36, subdivision 4, by adding a subdivision; 462A.37, 1.9 subdivisions 1, 2, 4, 5, by adding subdivisions; 462A.38, subdivision 1; 462A.39, 1.10 subdivisions 2, 5; Laws 2021, First Special Session chapter 8, article 1, section 3, 1.11 subdivision 11; proposing coding for new law in Minnesota Statutes, chapter 462A. 1.12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.13 **ARTICLE 1** 1.14 **HOUSING APPROPRIATIONS** 1.15 Section 1. APPROPRIATIONS. 1.16 The sums shown in the columns marked "Appropriations" are appropriated to the agency 1.17 1.18 for the purposes specified in this article. The appropriations are from the general fund, or another named fund, and are available for the fiscal years indicated for each purpose. The 1.19 figures "2024" and "2025" used in this article mean that the appropriations listed under them 1.20 are available for the fiscal year ending June 30, 2024, or June 30, 2025, respectively. "The 1.21 first year" is fiscal year 2024. "The second year" is fiscal year 2025. "The biennium" is 1.22 fiscal years 2024 and 2025. 1.23 APPROPRIATIONS 1.24 Available for the Year 1.25 Ending June 30 1.26 1.27 2024 2025

	SF2566	REVISOR	MS		S2566-2	2nd Engrossment
2.1	Sec. 2. <u>HOU</u>	SING FINANCE A	GENCY			
2.2	Subdivision 1	. Total Appropriati	<u>on</u>	<u>\$</u>	<u>811,048,000</u> <u>\$</u>	254,548,000
2.3	(a) The amou	nts that may be spent	t for each			
2.4	purpose are s	pecified in the follow	ving			
2.5	subdivisions.					
2.6	(b) Unless oth	nerwise specified, thi	<u>s</u>			
2.7	appropriation	is for transfer to the	housing			
2.8	development	fund for the program	s specified			
2.9	in this section	a. Except as otherwise	e indicated,			
2.10	this transfer is	s part of the agency's	permanent			
2.11	budget base.					
2.12	Subd. 2. Cha	llenge Program			62,925,000	62,925,000
2.13	(a) This appro	opriation is for the ec	onomic			
2.14	development	and housing challeng	ge program			
2.15	under Minnesota Statutes, sections 462A.33					
2.16	and 462A.07,	subdivision 14.				
2.17	(b) Of this am	ount, \$6,292,500 eac	h year shall			
2.18	be made avai	lable during the first	11 months			
2.19	of the fiscal y	ear exclusively for h	ousing			
2.20	projects for A	merican Indians. An	y funds not			
2.21	committed to	housing projects for	American			
2.22	Indians within	n the annual consolida	ted request			
2.23	for funding p	rocesses may be avai	lable for			
2.24	any eligible ad	ctivity under Minneso	ta Statutes,			
2.25	sections 462A	A.33 and 462A.07, su	bdivision			
2.26	<u>14.</u>					
2.27	(c) Of the am	ount in the first year,				
2.28	\$10,000,000	is for a grant to Urba	<u>n</u>			
2.29	Homeworks t	to expand initiatives p	pertaining			
2.30	to deeply affo	ordable homeownersh	nip in			
2.31	Minneapolis	neighborhoods with o	over 40			
2.32	percent of res	idents identifying as	Black,			
2.33	Indigenous, o	r People of Color and	l at least 40			
2.34	percent of res	idents making less th	an 50			

22,000,000

22,000,000

3.1	percent of the area median income. The grant
3.2	is to be used for acquisition, rehabilitation,
3.3	and construction of homes to be sold to
3.4	households with incomes of 50 to 60 percent
3.5	of the area median income. This is a onetime
3.6	appropriation, and is available until June 30,
3.7	2027. By December 15 each year until 2027,
3.8	Urban Homeworks must submit a report to
3.9	the chairs and ranking minority members of
3.10	the legislative committees having jurisdiction
3.11	over housing finance and policy. The report
3.12	must include the amount used for (1)
3.13	acquisition, (2) rehabilitation, and (3)
3.14	construction of housing units, along with the
3.15	number of housing units acquired,
3.16	rehabilitated, or constructed, and the amount
3.17	of the appropriation that has been spent. If any
3.18	home was sold or transferred within the year
3.19	covered by the report, Urban Homeworks must
3.20	include the price at which the home was sold,
3.21	as well as how much was spent to complete
3.22	the project before sale.
3.23	(d) The base for this program in fiscal year
3.24	2026 and beyond is \$12,925,000.
3.25	Subd. 3. Workforce Housing Development
3.26	(a) This appropriation is for the Greater
3.27	Minnesota workforce housing development
3.28	program under Minnesota Statutes, section
3.29	462A.39. If requested by the applicant and
3.30	approved by the agency, funded properties
3.31	may include a portion of income and rent
3.32	restricted units. Funded properties may include
3.33	owner accunied homes
	owner-occupied homes.
3 31	
3.34 3.35	(b) The base for this program in fiscal year 2026 and beyond is \$2,000,000.

	SF2566 REVISOR MS
4.1 4.2	Subd. 4. Manufactured Home Park Infrastructure Grants and Loans
4.3	(a) This appropriation is for manufactured
4.4	home park infrastructure grants and loans
4.5	under Minnesota Statutes, section 462A.2035,
4.6	subdivision 1b.
4.7	(b) The base for this program in fiscal year
4.8	2026 and beyond is \$1,000,000.
4.9	(c) By January 15 each year, the commissioner
4.10	must submit a report on the use of funds in
4.11	this subdivision to the chairs and ranking
4.12	minority members of the legislative
4.13	committees having jurisdiction over housing
4.14	finance and policy. The report must include
4.15	the following information:
4.16	(1) grants and loans requested and funded
4.17	during the prior fiscal year, organized by
4.18	ownership type of the manufactured home
4.19	park, such as private, cooperative, and
4.20	municipal ownership, and by county;
4.21	(2) the average amount of grants and loans $(2)$
4.22	awarded;
4.23	(3) loans requested and loans funded during
4.24	the prior fiscal year, organized by ownership
4.25	type of the manufactured home park, such as

S2566-2

13,500,000

2nd Engrossment

13,500,000

- 4.26 private, cooperative, and municipal ownership,
- 4.27 and by county;
- 4.28 (4) the average amount of loans issued;
- 4.29 (5) information regarding the terms of the
- 4.30 <u>loans; and</u>
- 4.31 (6) information about how repaid loan funds
- 4.32 were used.

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
5.1	<u>Subd. 5.</u> Wor	rkforce Homeowner	ship Program	17,750,000	17,750,000
5.2	(a) This appr	opriation is for the wo	orkforce		
5.3	homeowners	hip program under M	innesota		
5.4	Statutes, sect	tion 462A.38.			
5.5	(b) The base	for this program in fi	scal year		
5.6	2026 and bey	yond is \$250,000.			
5.7	Subd. 6. Hou	ising Trust Fund		26,646,000	16,646,000
5.8	(a) This appr	opriation is for depos	it in the		
5.9	housing trust	fund account created	l under		
5.10	Minnesota St	tatutes, section 462A.	201, and		
5.11	may be used	for the purposes prov	ided in that		
5.12	section.				
5.13	<u>(b) \$10,000,0</u>	000 in the first year is	for grants		
5.14	to low-incom	ne persons eligible un	der		
5.15	Minnesota St	tatutes, section 462A.	201,		
5.16	subdivision 2	2, to purchase shares i	n		
5.17	limited-equit	y cooperative housing	g units.		
5.18	Grants are lir	nited to \$20,000 or 25	percent of		
5.19	the cost of a	share, whichever is le	ess. This		
5.20	paragraph ex	pires on June 30, 202	7, and any		
5.21	money remai	ining on June 30, 202	7, shall be		
5.22	returned to the	ne housing trust fund	account.		
5.23	(c) The base	for this program for f	iscal year		
5.24	2026 and bey	yond is \$11,646,000.			
5.25	Subd. 7. Hor	nework Starts with	Home	4,250,000	4,250,000
5.26	(a) This appr	opriation is for the ho	omework		
5.27	starts with ho	ome program under M	linnesota		
5.28	Statutes, sect	tions 462A.201, subdi	ivision 2,		
5.29	paragraph (a)	), clause (4), and 462	A.204,		
5.30	subdivision 8	3, to provide assistanc	e to		
5.31	homeless fan	nilies, those at risk of			
5.32	homelessness	s, or highly mobile fa	milies.		

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
6.1	(b) The base	e for this program in fi	scal year		
6.2	2026 and be	eyond is \$1,750,000.			
6.3	<u>Subd. 8.</u> <b>Re</b>	ntal Assistance for M	entally Ill	9,338,000	9,338,000
6.4	(a) This appr	ropriation is for the ren	tal housing		
6.5	assistance p	rogram for persons wi	th a mental		
6.6	illness or fai	milies with an adult me	ember with		
6.7	<u>a mental illr</u>	ness under Minnesota S	Statutes,		
6.8	section 462	A.2097. Among compa	arable		
6.9	proposals, tl	he agency shall prioriti	ze those		
6.10	proposals th	at target, in part, eligit	ole persons		
6.11	who desire t	to move to more integr	ated,		
6.12	community-	based settings.			
6.13	(b) Notwith	standing any law to the	e contrary,		
6.14	this appropr	iation may be used for	risk		
6.15	mitigation fo	unds, landlord incentiv	es, or other		
6.16	costs necess	ary to decrease the rist	<u>k of</u>		
6.17	homelessnes	ss, as determined by th	e agency.		
6.18	(c) The base	e for this program in fi	scal year		
6.19	2026 and be	eyond is \$4,338,000.			
6.20	Subd. 9. Fa	mily Homeless Preve	ntion	60,269,000	10,269,000
6.21	(a) This app	ropriation is for the fa	mily		
6.22	homeless pr	evention and assistance	e program		
6.23	under Minne	esota Statutes, section	462A.204.		
6.24	<u>(b) Up to \$5</u>	,000,000 in fiscal year	2024 is for		
6.25	grants to elig	gible applicants to creat	e or expand		
6.26	<u>risk mitigati</u>	on programs to reduce	andlord		
6.27	financial ris	ks for renting to perso	ns eligible		
6.28	under Minne	esota Statutes, section	462A.204.		
6.29	Eligible pro	grams may use funds f	or		
6.30	administrativ	ve costs, outreach and co	oordination		
6.31	staff, and to	reimburse landlords fo	or costs		
6.32	including bu	at not limited to nonpa	yment of		
6.33	rent, or dam	age costs above those	costs		
6.34	covered by s	security deposits. This			

7.1	appropriation may be used for staffing costs
7.2	necessary to implement the program. The
7.3	agency may give priority to applicants that
7.4	demonstrate a matching amount of money by
7.5	a local unit of government, business, or
7.6	nonprofit organization. Grantees must
7.7	establish a procedure to review and validate
7.8	claims and reimbursements under this
7.9	program. This is a onetime appropriation.
7.10	(c) For fiscal year 2024 and fiscal year 2025,
7.11	qualified families may receive more than 24
7.12	months of rental assistance.
7.13	(d) If the agency determines that the
7.14	metropolitan area needs additional support to
7.15	serve homeless households or those at risk of
7.16	homelessness, the agency is authorized to
7.17	grant funds to entities other than counties in
7.18	the metropolitan area, including but not limited
7.19	to nonprofit organizations.
7.20	(e) When a new grantee works with a current
7.21	or former grantee in a given geographic area,
7.22	a new grantee may work with either an
7.23	advisory committee as required under
7.24	Minnesota Statutes, section 462A.204,
7.25	subdivision 6, or the local continuum of care
7.26	and is not required to meet the requirements
7.27	of Minnesota Statutes, section 462A.204,
7.28	subdivision 4.
7.29	(f) Notwithstanding any law to the contrary,
7.30	\$10,000,000 of this appropriation is allocated
7.31	to federally recognized American Indian
7.32	Tribes located in Minnesota. The funds shall
7.33	be divided proportionally among the Tribes
7.34	and shall be used for the purposes allowed
7.35	under this section.

Article 1 Sec. 2.

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
8.1	(g) \$2,400,0	000 in fiscal year 2024	is for a		
8.2	grant to Nei	ghborhood House, a F	Ramsey		
8.3	County-base	ed nonprofit organizat	ion, to		
8.4	provide adm	inistrative costs for fan	nilies facing		
8.5	eviction, rer	ntal assistance, delinqu	uent utility		
8.6	fees, mortga	ge assistance, and dam	age deposit		
8.7	assistance.	This is a onetime appro	opriation.		
8.8	(h) The base	e for this program in fi	iscal year		
8.9	2026 and be	eyond is \$10,269,000.			
8.10	<u>Subd. 10.</u> <u>H</u>	ome Ownership Assi	istance Fund	13,385,000	13,385,000
8.11	(a) This app	ropriation is for the he	ome		
8.12	ownership a	ssistance program und	der		
8.13	Minnesota S	Statutes, section 462A	.21,		
8.14	subdivision	8. The agency shall co	ontinue to		
8.15	strengthen i	ts efforts to address th	e disparity		
8.16	gap in the ho	omeownership rate bet	ween white		
8.17	households	and indigenous Ameri	can Indians		
8.18	and commu	nities of color. To bett	er		
8.19	understand a	and address the dispar	ity gap, the		
8.20	agency is re	quired to collect, on a	voluntary		
8.21	basis, demo	graphic information re	egarding		
8.22	race, color,	national origin, and se	ex of		
8.23	applicants for	or agency programs in	itended to		
8.24	benefit hom	eowners and homebuy	yers.		
8.25	(b) The base	e for this program in f	iscal year		
8.26	2026 and be	eyond is \$885,000.			
8.27	<u>Subd. 11.</u> A	ffordable Rental Inv	estment Fund	4,218,000	4,218,000
8.28	(a) This app	ropriation is for the at	ffordable		
8.29	rental invest	tment fund program u	nder		
8.30	Minnesota S	Statutes, section 462A	.21,		
8.31	subdivision	8b, to finance the acq	uisition,		
8.32	rehabilitatio	n, and debt restructuri	ing of		
8.33	federally ass	sisted rental property a	and for		

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
9.1	making equit	ty take-out loans under	Minnesota		
9.2		tion 462A.05, subdivi			
9.3	(b) The own	er of federally assisted	d rental		
9.4	property mus	st agree to participate	in the		
9.5	applicable fe	derally assisted housing	ng program		
9.6	and to extend	d any existing low-inc	come		
9.7	affordability	restrictions on the ho	using for		
9.8	the maximur	m term permitted.			
9.9	(c) The appr	opriation also may be	used to		
9.10	finance the ad	equisition, rehabilitation	on, and debt		
9.11	restructuring	g of existing supportiv	e housing		
9.12	properties ar	nd naturally occurring	affordable		
9.13	housing as d	etermined by the com	missioner.		
9.14	For purposes	s of this paragraph, "s	upportive		
9.15	housing" mea	ans affordable rental ho	ousing with		
9.16	links to servi	ices necessary for indi	ividuals,		
9.17	youth, and fa	amilies with children t	to maintain		
9.18	housing stab	ility.			
9.19 9.20	Subd. 12. Ov Rehabilitati	wner-Occupied Hous ion	sing	2,772,000	2,772,000
9.21	(a) This appr	ropriation is for the rel	nabilitation		
9.22	of owner-occ	cupied housing under	Minnesota		
9.23	Statutes, sect	tion 462A.05, subdivis	ions 14 and		
9.24	<u>14a.</u>				
9.25	(b) Notwiths	standing any law to the	e contrary,		
9.26	grants or loa	ns under this subdivis	ion may be		
9.27	made withou	at rent or income restr	ictions of		
9.28	owners or te	nants. To the extent pr	racticable,		
9.29	grants or loa	ns must be made avai	lable		
9.30	statewide.				
9.31	Subd. 13. Re	ental Housing Rehab	ilitation	3,743,000	3,743,000
9.32	(a) This appr	ropriation is for the rel	nabilitation		
9.33	of eligible re	ental housing under M	innesota		
9.34	Statutes, sec	tion 462A.05, subdivi	sion 14. In		

	51 2500	ALL VISOR	1415	52500 2	2nd Engrossment		
10.1	administering	a rehabilitation pro	ogram for				
10.2	rental housing	g, the agency may a	pply the				
10.3	processes and	priorities adopted	for				
10.4	administration of the economic development						
10.5	and housing c	challenge program u	under_				
10.6	Minnesota Sta	atutes, section 462A	.33, and may				
10.7	provide grants	s or forgivable loans	ifapproved				
10.8	by the agency	<u>.</u>					
10.9	(b) Notwithst	anding any law to th	he contrary,				
10.10	grants or loan	s under this subdivi	sion may be				
10.11	made without	rent or income rest	rictions of				
10.12	owners or ten	ants. To the extent	oracticable,				
10.13	grants or loan	s must be made ava	ulable				
10.14	statewide.						
10.15		meownership Edu	cation,				
10.16	Counseling, a	and Training		2,357,000	2,357,000		
10.17	(a) This appro	opriation is for the					
10.18	homeownersh	nip education, couns	seling, and				
10.19	training progr	ram under Minnesot	ta Statutes,				
10.20	section 462A.	.209.					
10.21	(b) The base f	for this program in	fiscal year				
10.22	2026 and bey	ond is \$857,000.					
10.23	<u>Subd. 15.</u> Ca	pacity-Building G	ants	5,230,000	5,230,000		
10.24	(a) This appro	priation is for capac	ity-building				
10.25	grants under l	Minnesota Statutes,	section				
10.26	462A.21, sub	division 3b. Of this	amount, up				
10.27	<u>to \$125,000 e</u>	ach year is for supp	oort of the				
10.28	Homeless Ma	nagement Informat	ion System				
10.29	(HMIS), and	\$85,000 in fiscal ye	ar 2024 and				
10.30	\$85,000 in fis	scal year 2025 are fo	or Open				
10.31	Access Conne	ections. The approp	riations for				
10.32	Open Access	Connections are on	etime.				
10.33	<u>(b) \$445,000</u>	in fiscal year 2024 i	s for a grant				

S2566-2

2nd Engrossment

10.34 to the Community Stabilization Project to: (1)

SF2566

REVISOR

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
11.1	deliver servi	ices and curriculum to	renters and		
11.2	property ow	ners in order to preser	ve deeply		
11.3	affordable re	ental units in underrep	presented		
11.4	communities	s; (2) help create entry	y-level		
11.5	employment	t opportunities for rent	ters; and $(3)$		
11.6	construct a s	secure space for docur	ments and		
11.7	identification	n for those experienci	ng		
11.8	homelessnes	ss. This is a onetime ap	propriation.		
11.9	(c) The base	e for this program in fi	scal year		
11.10	2026 and be	eyond is \$645,000.			
11.11	Subd. 16. <b>B</b>	uild Wealth Minneso	<u>ota</u>	5,500,000	500,000
11.12	<u>(a) \$500,000</u>	) each year is for a gra	ant to Build		
11.13	Wealth Mini	nesota to provide a fai	mily		
11.14	stabilization	plan program.			
11.15	<u>(b) \$5,000,0</u>	000 the first year is for	a grant to		
11.16	Build Wealth	h Minnesota for the 9,0	000 Equities		
11.17	Fund, a targe	eted loan pool, to prov	vide		
11.18	affordable fi	irst mortgages or equi	valent		
11.19	financing op	portunities to househ	olds		
11.20	struggling to	access mortgages in u	inderserved		
11.21	communities	s of color. Of this amo	ount, up to		
11.22	\$1,000,000	may be used for a gran	<u>nt to</u>		
11.23	Stairstep For	undation to support co	mpletion of		
11.24	the Family S	Stabilization Plan prog	gram		
11.25	developed b	y Build Wealth Minne	esota. This		
11.26	is a onetime	appropriation.			
11.27	Subd. 17. H	ousing Infrastructur	<u>'e</u>	100,000,000	<u>0</u>
11.28	This approp	riation is for the hous	ing		
11.29	infrastructur	e program for the elig	gible		
11.30	purposes un	der Minnesota Statute	es, section		
11.31	462A.37, su	bdivision 2. This is a	onetime		
11.32	appropriatio	<u>n.</u>			
11.33	<u>Subd. 18.</u> Co	ommunity Stabilizat	ion	100,000,000	<u>-0-</u>

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
12.1	This approp	priation is for the comm	nunity		
12.2	stabilization	n program under Minne	esota		
12.3	Statutes, see	ction 462A.43. Of this	amount,		
12.4	\$30,000,000	0 is for a grant to the M	linneapolis		
12.5	Public Hous	sing Authority for the c	city of		
12.6	Minneapoli	s and its affiliated entit	ties,		
12.7	including b	ut not limited to its whe	olly		
12.8	controlled n	conprofit corporation, C	Community		
12.9	Housing Re	sources, to rehabilitate	e, preserve,		
12.10	equip, and r	repair its deeply affordate	able family		
12.11	housing uni	ts. This a onetime appr	ropriation.		
12.12	<u>Subd. 19.</u> S	upportive Housing		40,000,000	<u>0</u>
12.13	This approp	priation is for the suppo	ortive		
12.14	housing pro	ogram under Minnesota	a Statutes,		
12.15	section 462	A.42. This is a onetime	<u>e</u>		
12.16	appropriatio	<u>)n.</u>			
12.17	<u>Subd. 20.</u> F	irst Generation Hom	ebuyer_	100,000,000	<u>0</u>
12.18	This approp	priation is for the first g	generation		
12.19	homebuyer	program down paymen	t assistance		
12.20	fund. This i	s a onetime appropriati	ion.		
12.21	<u>Subd. 21.</u> L	ocal Housing Trust F	und Grants	10,000,000	<u>0</u>
12.22	<u>(a) \$8,000,0</u>	000 in fiscal year 2024	is for		
12.23	deposit in th	ne housing developmen	nt fund for		
12.24	grants to loc	cal housing trust funds	established		
12.25	under Minn	esota Statutes, section	462C.16,		
12.26	to incentiviz	ze local funding. This is	s a onetime		
12.27	appropriatio	on.			
12.28	(b) A grante	ee is eligible to receive	a grant		
12.29	amount equ	al to 100 percent of the	e public		
12.30	revenue cor	nmitted to the local ho	using trust		
12.31	fund from a	my source other than the	ne state or		
12.32	federal gove	ernment, up to \$150,00	00, and in		
12.33	addition, an	amount equal to 50 per	rcent of the		
12.34	public rever	nue committed to the loo	cal housing		

13.1	trust fund from any source other than the state
13.2	or federal government that is more than
13.3	<u>\$150,000 but not more than \$300,000.</u>
13.4	(c) \$100,000 of the amount appropriated in
13.5	paragraph (a) is for technical assistance grants
13.6	to local and regional housing trust funds. A
13.7	housing trust fund may apply for a technical
13.8	assistance grant at the time and in the manner
13.9	and form required by the agency. The agency
13.10	shall make grants on a first-come, first-served
13.11	basis. A technical assistance grant must not
13.12	exceed \$5,000.
13.13	(d) A grantee must use grant funds within
13.14	eight years of receipt for purposes (1)
13.15	authorized under Minnesota Statutes, section
13.16	462C.16, subdivision 3, and (2) benefiting
13.17	households with incomes at or below 115
13.18	percent of the state median income. A grantee
13.19	must return any grant funds not used for these
13.20	purposes within eight years of receipt to the
13.21	commissioner of the Minnesota Housing
13.22	Finance Agency for deposit into the housing
13.23	development fund.
13.24	(e) \$2,000,000 in fiscal year 2024 is for a grant
13.25	to Northland Foundation. Northland
13.26	Foundation may use the funds on expenditures
13.27	authorized under Minnesota Statutes, section
13.28	462C.16, subdivision 3, and on assisting local
13.29	governments to establish local or regional
13.30	housing trust funds. Northland Foundation
13.31	may award grants and loans to other entities
13.32	to expend on authorized expenditures under
13.33	this section. This is a onetime appropriation
13.34	and is available until June 30, 2025.

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
14.1 14.2		reater Minnesota Ho re Grant Program	ousing	5,000,000	<u>0</u>
14.3	This appropr	iation is for a pilot pr	ogram to		
14.4	provide grant	ts to municipalities for	or up to 50		
14.5	percent of the	e costs of infrastructu	ire that		
14.6	would otherw	vise be required to be	paid by the		
14.7	developer for	new housing develop	oments. The		
14.8	grants shall b	e limited to 16 housi	ng units in		
14.9	the municipa	lity and a maximum	of \$12,000		
14.10	per housing u	unit. This is a onetime	<u>e</u>		
14.11	appropriation	<u>1.</u>			
14.12	<u>Subd. 23.</u> Sta	able Rental Housing	Mediation	4,000,000	<u>0</u>
14.13	This appropr	iation is for housing	mediation		
14.14	grants under	Minnesota Statutes, s	section		
14.15	462A.2098.	This is a onetime app	ropriation.		
14.16	Of this amou	nt, up to \$300,000 m	ay be used		
14.17	for administr	ative costs under Min	nnesota		
14.18	Statutes, sect	ion 462A.2098, subd	livision 3.		
14.19 14.20	Subd. 24. <mark>Ma</mark> Purchase Pr	nufactured Home Pa ogram	ark Cooperative	10,000,000	<u>0</u>
14.21	(a) This appr	opriation is for loans	under this		
14.22	subdivision.				
14.23	(b) The fundi	ing under this subdiv	ision may		
14.24	be used for a	revolving loan fund	under		
14.25	Minnesota St	tatutes, section 462A	.05,		
14.26	subdivision 3	35, to provide interest	-free loans		
14.27	for residents	of manufactured hon	ne parks to		
14.28	purchase the	manufactured home	park in		
14.29	which they re	eside for the purpose	of		
14.30	conversion of	f the manufactured ho	ome park to		
14.31	cooperative of	ownership. Repaymen	nts of		
14.32	principal fror	n loans issued under	this section		
14.33	must be used	for the purposes of t	his		
14.34	subdivision.				

- (c) The agency may develop criteria for loan 15.1 requests under this subdivision. Within 90 15.2 15.3 days of final enactment, the commissioner shall develop the forms, applications, and 15.4 reporting requirements for use by eligible 15.5 organizations. In developing these materials, 15.6 the commissioner shall consult with 15.7 15.8 manufactured housing cooperatives, 15.9 resident-owned manufactured home communities, and nonprofit organizations 15.10 working with manufactured housing 15.11 cooperatives and resident-owned communities. 15.12 (d) Borrowers must use funds to assist in the 15.13 creation and preservation of housing that is 15.14 affordable to households with incomes at or 15.15 below 80 percent of the greater of state or area 15.16 15.17 median income. (e) A deed purchased with a loan under this 15.18 section must contain a covenant running with 15.19 the land requiring that the land be used as a 15.20 manufactured home park for 30 years from 15.21 the date of purchase. 15.22 (f) For the purposes of this subdivision, the 15.23 terms "manufactured home," "manufactured 15.24 home park," and "resident" have the meanings 15.25 given in Minnesota Statutes, section 327C.015. 15.26 (g) By January 15 each year, the commissioner 15.27 15.28 must submit a report to the chairs and ranking minority members of the legislative 15.29 committees with jurisdiction over housing 15.30 finance and policy detailing the use of funds 15.31 under this section. The report must include the 15.32 15.33 following information:
  - 15.34 (1) the number and amount of loans issued;

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
16.1	<u>(2) the amou</u>	nt of loans that have b	een repaid;		
16.2	(3) the amou	int of interest earned v	within the		
16.3	fund and the	remaining balance of	f the		
16.4	revolving loa	an fund;			
16.5	(4) the numb	per of residents includ	ed in each		
16.6	project; and				
16.7	(5) the locati	ion of each project.			
16.8	<u>Subd. 25.</u> M	anufactured Home I	Lending Grants	25,000,000	<u>0</u>
16.9	This approp	riation is for the manu	Ifactured		
16.10	home lending	g grant program. This i	is a onetime		
16.11	appropriation	<u>n.</u>			
16.12	<u>Subd. 26.</u> Le	ead Safe Homes Gra	nt Program	5,000,000	<u>0</u>
16.13	This approp	riation is for the lead s	safe homes		
16.14	grant program	m under Minnesota S	tatutes,		
16.15	section 462A	A.2096. This is a onet	ime		
16.16	appropriation	<u>n.</u>			
16.17 16.18	Subd. 27. <u>Hi</u> Program	igh-Rise Sprinkler S	ystem Grant	10,000,000	<u>0</u>
16.19	This appropr	iation is for the high-ri	se sprinkler		
16.20	system grant	t program. Of this am	ount, up to		
16.21	<u>\$4,000,000 r</u>	must be for a grant to			
16.22	CommonBo	nd Communities for i	nstallation		
16.23	of sprinkler	systems at two buildin	ngs known		
16.24	as Seward Te	ower West located at 2	2515 South		
16.25	9th Street in	Minneapolis and Sew	vard Tower		
16.26	East located	at 2910 East Franklin	Avenue in		
16.27	Minneapolis	. This is a onetime app	propriation.		
16.28	Subd. 28. Re	ent Assistance Progr	am	65,665,000	65,665,000
16.29	(a) This appr	opriation is for the ren	t assistance		
16.30	program und	ler Minnesota Statutes	s, section		
16.31	462A.2095.	This appropriation is	available		
16.32	until June 30	), 2027. Up to five per	rcent of the		

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
17.1	amount may be u	sed in the first y	ear to set up		
17.2	the program.	2	<b>L</b>		
17.3	(b) The base for t	his program in t	fiscal year		
17.4	2026 and beyond	is \$10,000,000	<u>.</u>		
17.5 17.6	Subd. 29. Homeo Program	ownership Inve	stment Grants	80,000,000	<u>0</u>
17.7	This appropriatio	n is for the hom	eownership		
17.8	investment grants	s program. This	is a onetime		
17.9	appropriation.				
17.10 17.11	Subd. 30. Housir Program	ng Cost Reduct	ion Incentive	2,500,000	<u>0</u>
17.12	This appropriatio	n is for the hous	sing cost		
17.13	reduction incentiv	ve program unde	er Minnesota		
17.14	Statutes, section	462A.41. This is	s a onetime		
17.15	appropriation.				
17.16	Subd. 31. Availa	bility and Tran	sfer of Funds		
17.17	Money appropria	ted in the first y	ear in this		
17.18	article is availabl	e the second yea	ar. The		
17.19	commissioner ma	ay shift or transf	er money in		
17.20	the second year in	n subdivisions 2	, 3, 4, 5, 11,		
17.21	12, and 13 to add	ress high-priorit	ty housing		
17.22	needs.				
17.23	Subd. 32. Report	t to Legislature			
17.24	(a) By January 15	5, 2024; January	15, 2025;		
17.25	and January 15, 2	026, the commi	ssioner shall		
17.26	submit a report to	the chairs and	ranking		
17.27	minority member	s of the legislat	ive		
17.28	committees having	ng jurisdiction o	ver housing		
17.29	finance and polic	y containing the	e following		
17.30	information about	each of the prog	rams funded		
17.31	in this act:				
17.32	(1) the amount ex	pended and the	remaining		
17.33	balance from each	h program;			

SF2566 REVISOR M
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18.1	(2) grant awards, including the amounts and
18.2	geographic distribution of the awards; and
18.3	(3) the number of housing units that are
18.4	affected by each grant including new and
18.5	rehabilitated owner-occupied homes, new and
18.6	rehabilitated rental units, and new and
18.7	rehabilitated manufactured homes, as reported
18.8	in paragraph (b).
18.9	(b) The commissioner shall require any entity
18.10	that receives a grant for new construction or
18.11	housing rehabilitation from a program funded
18.12	in this act to submit the following information
18.13	prior to receiving the grant award, and at the
18.14	conclusion of the grant:
18.15	(1) the number of newly constructed rental
18.16	<u>units;</u>
18.17	(2) the number of newly constructed
18.18	owner-occupied units;
18.19	(3) the number of units to be used as rentals
18.20	that were rehabilitated; and
18.21	(4) the number of units to be owner-occupied
18.22	that were rehabilitated.
18.23	ARTICLE 2
18.24	HOUSING POLICY
18.25	Section 1. Minnesota Statutes 2022, section 462A.05, subdivision 14, is amended to read:
18.26	Subd. 14. Rehabilitation loans. It may agree to purchase, make, or otherwise participate
18.27	in the making, and may enter into commitments for the purchase, making, or participation
18.28	in the making, of eligible loans for rehabilitation, with terms and conditions as the agency

18.29 deems advisable, to persons and families of low and moderate income, and to owners of

18.30 existing residential housing for occupancy by such persons and families, for the rehabilitation

18.31 of existing residential housing owned by them. <u>Rehabilitation may include the addition or</u>

18.32 rehabilitation of a detached accessory dwelling unit. The loans may be insured or uninsured

SF2566

S2566-2

and may be made with security, or may be unsecured, as the agency deems advisable. The 19.1 loans may be in addition to or in combination with long-term eligible mortgage loans under 19.2 subdivision 3. They may be made in amounts sufficient to refinance existing indebtedness 19.3 secured by the property, if refinancing is determined by the agency to be necessary to permit 19.4 the owner to meet the owner's housing cost without expending an unreasonable portion of 19.5 the owner's income thereon. No loan for rehabilitation shall be made unless the agency 19.6 determines that the loan will be used primarily to make the housing more desirable to live 19.7 19.8 in, to increase the market value of the housing, for compliance with state, county or municipal building, housing maintenance, fire, health or similar codes and standards applicable to 19.9 housing, or to accomplish energy conservation related improvements. In unincorporated 19.10 areas and municipalities not having codes and standards, the agency may, solely for the 19.11 purpose of administering the provisions of this chapter, establish codes and standards. No 19.12 19.13 loan under this subdivision for the rehabilitation of owner-occupied housing shall be denied solely because the loan will not be used for placing the owner-occupied residential housing 19.14 in full compliance with all state, county, or municipal building, housing maintenance, fire, 19.15 health, or similar codes and standards applicable to housing. Rehabilitation loans shall be 19.16 made only when the agency determines that financing is not otherwise available, in whole 19.17 or in part, from private lenders upon equivalent terms and conditions. Accessibility 19.18 rehabilitation loans authorized under this subdivision may be made to eligible persons and 19.19 families without limitations relating to the maximum incomes of the borrowers if: 19.20

(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
developmental disabilities;

19.24 (2) home care is appropriate; and

(3) the improvement will enable the borrower or a member of the borrower's family toreside in the housing.

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 consists
of four or less fewer dwelling units, one of which is occupied by the owner.

19.30 Sec. 2. Minnesota Statutes 2022, section 462A.05, is amended by adding a subdivision to19.31 read:

19.32 Subd. 42. Indian Tribes. Notwithstanding any other provision in this chapter, at its
 19.33 discretion the agency may make any federally recognized Indian Tribe in Minnesota, or

	SF2566	REVISOR	MS	\$2566-2	2nd Engrossment
20.1	their associated	d Tribally Designat	ed Housing En	tity (TDHE) as define	ed by United States
20.2	Code, title 25,	section 4103(22), e	eligible for fund	ling authorized under	this chapter.
20.3	Sec. 3. Minn	esota Statutes 2022	, section 462A.	05, is amended by ad	ding a subdivision to
20.4	read:				
20.5	<u>Subd. 43.</u>	Rent assistance pro	ogram. The age	ency may administer	the rent assistance
20.6	program establ	lished in section 46	2A.2095.		
20.7		esota Statutes 2022	, section 462A.	05, is amended by ad	ding a subdivision to
20.8	read:				
20.9	<u>Subd. 44.</u>	Housing disparities	s. The agency n	nust prioritize its use	of appropriations for
20.10	any program u	nder this chapter to	serve househo	lds most affected by	housing disparities.
20.11	Sec 5 Minn	esota Statutes 2022	section 162 A	05 is amended by ad	ding a subdivision to
20.11	read:	esota Statutes 2022	, section 402A.	05, is amended by ad	
20.12					
20.13					blish special purpose
20.14				lly disadvantaged cla	· · · · · ·
20.15					h resulted in limiting
20.16					ty, or national origin.
20.17			-	wide variety of reme	
20.18			cial assistance,	based on current, do	cumented need as
20.19	determined by	the agency.			
20.20	Sec. 6. Minn	esota Statutes 2022	, section 462A.	2035, subdivision 1b	, is amended to read:
20.21	Subd. 1b. N	Manufactured hon	ne park infrast	ructure grants <u>and</u>	loans. Eligible
20.22	recipients may	use manufactured	home park infr	astructure grants and	loans under this
20.23	program for:				
20.24	(1) acquisit	tion of and improve	ements in manu	factured home parks;	, and
20.25	(2) infrastr	ucture, including st	orm shelters an	d community facilitie	es.
20.26	Sec. 7. Minn	esota Statutes 2022	e, section 462A	204, subdivision 3, i	s amended to read:
20.27	Subd. 3. Se	e <b>t aside.</b> At least on	e grant must be	awarded in an area l	ocated outside of the
20.28	metropolitan a	rea. A county, a gro	oup of contiguou	is counties jointly act	ing together, a Tribe,
20.29	a group of Trib	es, or a community	-based nonprofi	t organization <del>with a s</del>	sponsoring resolution

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
21.1	<del>from each of t</del>	he county boards of th	e counties loc	ated within its operat	ing jurisdiction may
21.2		receive grants <del>for area</del>		1	•••••••••••••••••••••••••••••••••••••••
		-		-	
21.3	Sec. 8. [462.	A.2095] RENT ASSI	STANCE PF	OGRAM.	
21.4	Subdivisio	n 1. <mark>Program establi</mark>	shed. The sta	te rent assistance acc	ount is established
21.5	as a separate a	ccount in the housing c	levelopment f	und. Money in the acc	count is appropriated
21.6	to the agency	for grants to program a	administrators	for the purposes spec	cified in this section.
21.7	<u>Subd. 2.</u> D	efinitions. (a) For pu	rposes of this	section, the following	g terms have the
21.8	meanings give	<u>en.</u>			
21.9	<u>(b) "Eligib</u>	le household" means a	a household v	vith an annual income	e of up to 50 percent
21.10	of the area me	dian income as detern	nined by the U	<b>Jnited States Departn</b>	nent of Housing and
21.11	Urban Develo	pment, adjusted for fa	amily size, tha	t is paying more than	a 30 percent of the
21.12	household's ar	nnual income on rent.	Eligibility is	determined at the tim	e a household first
21.13	receives rent a	ssistance under this sec	ction. Eligibili	ty shall be recertified of	every year thereafter.
21.14	Eligible house	chold does not include	a household	receiving federal tena	ant-based or
21.15	project-based	assistance under Secti	ion 8 of the U	nited States Housing	Act of 1937, as
21.16	amended.				
21.17	(c) "Progra	am administrator" mea	ans:		
21.18	<u>(1) a housi</u>	ng and redevelopment	authority or o	ther local governmen	t agency or authority
21.19	that administe	rs federal tenant-base	d or project-b	ased assistance under	r Section 8 of the
21.20	United States	Housing Act of 1937,	as amended;		
21.21	<u>(2) a Triba</u>	l government or Triba	ally designated	d housing entity; or	
21.22	(3) if the lo	ocal housing authority	, Tribal gover	nment, or Tribally de	esignated housing
21.23	entity declines	s to administer the pro	gram establis	hed in this section, a	nongovernmental
21.24	organization d	letermined by the ager	ncy to have th	e capacity to adminis	ster the program.
21.25	<u>Subd. 3.</u> G	rants to program ad	ministrators	. (a) The agency may	make grants to
21.26	program admi	nistrators to provide r	ental assistan	ce for eligible househ	olds. For both
21.27	tenant-based a	and project-based assis	stance, progra	m administrators sha	ll pay assistance
21.28	directly to hou	sing providers. Rental	assistance ma	ay be provided in the f	form of tenant-based
21.29	assistance or p	project-based assistance	ce. To the exte	ent practicable, the ag	gency must make
21.30	grants statewi	de in proportion to the	e number of h	ouseholds eligible for	r assistance in each
21.31	county accord	ing to the most recent	American Co	ommunity Survey of	the United States
21.32	Census Burea	<u>u.</u>			

SF2566	REVISOR	MS	S2566-2	2nd Engrossment
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22.1	(b) The program administrator may use its existing procedures to administer the rent
22.2	assistance program or may develop alternative procedures with the goals of reaching
22.3	households most in need and incentivizing landlord participation. The agency must approve
22.4	a program administrator's alternative procedures. Priority for rental assistance shall be given
22.5	to households with children 18 years of age and under, and annual incomes of up to 30
22.6	percent of the area median income.
22.7	Subd. 4. Amount of rent assistance. A program administrator may provide tenant-based
22.8	or project-based vouchers in amounts equal to the difference between 30 percent of household
22.9	income and the rent charged, plus an allowance for utilities if not included in rent. A program
22.10	administrator may not provide assistance that is more than the difference between 30 percent
22.11	of the tenant's gross income and 120 percent of the payment standard, plus utilities, as
22.12	established by the local public housing authority, unless otherwise authorized by the agency.
22.13	Subd. 5. Administrative fees. The agency shall consult with public housing authorities
22.14	to determine the amount of administrative fees to pay to program administrators.
22.15	Subd. 6. Rent assistance not income. (a) Rent assistance grant money under this section
22.15	is excluded from income as defined in sections 290.0674, subdivision 2a, and 290A.03,
22.16	subdivision 3.
22.17	subdivision 5.
22.18	(b) Notwithstanding any law to the contrary, payments under this section must not be
22.19	considered income, assets, or personal property for purposes of determining eligibility or
22.20	recertifying eligibility for state public assistance, including but not limited to:
22.21	(1) child care assistance programs under chapter 119B;
22.22	(2) general assistance, Minnesota supplemental aid, and food support under chapter
22.23	<u>256D;</u>
22.24	(3) housing support under chapter 256I;
22.25	(4) Minnesota family investment program and diversionary work program under chapter
22.26	256J; and
22.27	(5) economic assistance programs under chapter 256P.
22.28	(c) The commissioner of human services must not consider rent assistance grant money
22.29	under this section as income or assets under section 256B.056, subdivision 1a, paragraph
22.30	(a); subdivision 3; or subdivision 3c, or for persons with eligibility determined under section
22.31	256B.057, subdivision 3, 3a, or 3b.

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
23.1	Subd. 7.	<b>Oversight.</b> The agend	ey may direct r	program administrators	to comply with
23.2		ections of Code of Fed			
23.3	Sec. 9. [46	2A.2096] LEAD SAI	FE HOMES (	GRANT PROGRAM.	
23.4	Subdivisi	ion 1. <mark>Establishment</mark>	. The commiss	ioner of the Minnesota	Housing Finance
23.5	Agency mus	t establish and admin	ister a grant pr	ogram to support maki	ng homes safer
23.6	through lead	testing and hazard re	duction.		
23.7	Subd. 2.	<u>Eligible projects. (a)</u>	The commissi	oner may award a grar	nt under this section
23.8	for any proje	ect that will:			
23.9	(1) provi	de lead risk assessme	nts completed	by a lead inspector or a	a lead risk assessor
23.10	licensed by t	the commissioner of h	ealth pursuant	to section 144.9505 fo	or properties built
23.11	before 1978	to determine the pres	ence of lead ha	zards;	
23.12	<u>(2) provi</u>	de interim controls to	reduce lead he	ealth hazards; and	
23.13	(3) serve	low-income residents	. For multifam	ily rental properties, a	t least 50 percent of
23.14	the tenants n	nust have an income b	elow 60 perce	nt of the area median i	ncome.
23.15	<u>(b)</u> The c	ommissioner must giv	e priority to fu	nding projects that serv	ve areas where there
23.16	are high con	centrations of lead po	isoning in child	lren based on informat	ion provided by the
23.17	commissione	er of health.			
23.18	<u>(c)</u> The c	ommissioner must no	t award a grant	unless all other availab	ole state and federal
23.19	funding sour	rces related to lead test	ing and hazard	reduction for which an	applicant is eligible
23.20	are used.				
23.21	<u>(d)</u> The c	commissioner must ba	lance grant aw	ards so that projects of	ccur within and
23.22	outside metr	opolitan counties as d	efined in secti	on 473.121, subdivisio	<u>n 4.</u>
23.23	<u>(e)</u> Up to	ten percent of a gran	t award may be	e used to administer the	e grant and provide
23.24	education an	nd outreach about lead	health hazard	<u>s.</u>	
23.25	Subd. 3.	<mark>Grant eligibility.</mark> A r	onprofit organ	ization or local unit of	government may
23.26	apply for a g	grant under this section	<u>n.</u>		
23.27	Subd. 4.	Short title. This secti	on shall be kn	own as the "Dustin Lul	ke Shields Act."
23.28	Sec. 10. [4	62A.2098] MINNES	OTA HOUSIN	G MEDIATION GR	ANT PROGRAM.
23.29	Subdivisi	ion 1. Establishment;	purpose. The	agency shall establish a	a housing mediation
23.30	program to r	educe negative conse	quences to ren	ters, rental property ov	vners, families,

	SF2566	REVISOR	MS	82566-2	2nd Engrossment
24.1	schools, emp	loyers, neighborhood	ls, and commu	nities by providing su	pport to renters and
24.2	residential re-	ntal property owners	<u>.</u>		
24.3	<u>Subd. 2.</u>	Selection criteria. Th	ne agency shal	l award grants to com	munity dispute
24.4	resolution pro	ograms certified unde	er section 494.	015. The agency shall	develop forms and
24.5	procedures fo	or soliciting and revie	ewing applicat	ions for grants under t	his section.
24.6	<u>Subd. 3.</u>	Administration. The	agency shall	award a grant to Comr	nunity Mediation
24.7	Minnesota to	administrate the hou	ising mediation	n program to ensure effective	ffective statewide
24.8	management,	, program design, and	d outreach amo	ong the grantees.	
24.9	<u>Subd. 4.</u>	Authorized uses of g	grant. The gran	nt funding must be use	ed to:
24.10	<u>(1) provid</u>	le housing dispute rea	solution servic	ees;	
24.11	<u>(2) increa</u>	se awareness of and	access to hous	ing dispute resolution	services statewide;
24.12	(3) provid	le alternative dispute	resolution ser	vices, including but no	ot limited to eviction
24.13	prevention, n	nediation, and naviga	tion services;		
24.14	(4) partne	r with culturally spec	cific dispute re	solution programs to	provide training and
24.15	assistance wi	th virtual and in-pers	on mediation	services;	
24.16	(5) increas	se mediation services	for seniors an	d renters with disabilit	ties and illnesses that
24.17	face housing	instability;			
24.18	<u>(6) increa</u>	se the diversity and c	cultural compe	tency of the housing n	nediator roster;
24.19	(7) integra	te housing mediation	services with r	navigation and resource	connection services,
24.20	legal assistan	ce, and court service	s programs; ar	nd	
24.21	<u>(8)</u> develo	p and administer eva	aluation tools 1	o design, modify, and	replicate effective
24.22	program outc	omes.			
24.23	Sec. 11. Mi	nnesota Statutes 202	2. section 462	A.201, subdivision 2,	is amended to read:
24.24				icy may use money fro	
24.25		to provide loans or g		icy may use money m	shi the housing trust
24.26		-		acquisition, preservation	
24.27	of low-incom	e rental and limited	equity coopera	tive housing units, inc	luding temporary
24.28	and transition	al housing;			
24.29	(2) the co	sts of operating renta	l housing, as o	letermined by the ager	ncy, that are unique
24.30	to the operati	on of low-income rep	ntal housing of	r supportive housing;	

SF2566

REVISOR

MS

S2566-2

2nd Engrossment

25.1

(3) rental assistance, either project-based or tenant-based; and

(4) programs to secure stable housing for families with minor children or with children 25.2 eligible for enrollment in a prekindergarten through grade 12 academic program. 25.3

For purposes of this section, "transitional housing" has the meaning given by the United 25.4 25.5 States Department of Housing and Urban Development. Loans or grants for residential housing for migrant farmworkers may be made under this section. 25.6

25.7 (b) The housing trust fund account must be used for the benefit of persons and families whose income, at the time of initial occupancy, does not exceed 60 percent of median income 25.8 as determined by the United States Department of Housing and Urban Development for the 25.9 metropolitan area. At least 75 percent of the funds in the housing trust fund account must 25.10 be used for the benefit of persons and families whose income, at the time of initial occupancy, 25.11 does not exceed 30 percent of the median family income for the metropolitan area as defined 25.12 in section 473.121, subdivision 2. For purposes of this section, a household with a housing 25.13 assistance voucher under Section 8 of the United States Housing Act of 1937, as amended, 25.14 is deemed to meet the income requirements of this section. 25.15

The median family income may be adjusted for families of five or more. 25.16

(c) Rental assistance under this section must be provided by governmental units which 25.17 administer housing assistance supplements or by for-profit or nonprofit organizations 25.18 experienced in housing management. Rental assistance shall be limited to households whose 25.19 income at the time of initial receipt of rental assistance does not exceed 60 percent of median 25.20 income, as determined by the United States Department of Housing and Urban Development 25.21 for the metropolitan area. Priority among comparable applications for tenant-based rental 25.22 assistance will be given to proposals that will serve households whose income at the time 25.23 of initial application for rental assistance does not exceed 30 percent of median income, as 25.24 determined by the United States Department of Housing and Urban Development for the 25.25 metropolitan area. Rental assistance must be terminated when it is determined that 30 percent 25.26 of a household's monthly income for four consecutive months equals or exceeds the market 25.27 25.28 rent for the unit in which the household resides plus utilities for which the tenant is responsible. Rental assistance may only be used for rental housing units that meet the housing 25.29 maintenance code of the local unit of government in which the unit is located, if such a code 25.30 has been adopted, or the housing quality standards adopted by the United States Department 25.31 of Housing and Urban Development, if no local housing maintenance code has been adopted. 25.32

(d) In making the loans or grants, the agency shall determine the terms and conditions 25.33 of repayment and the appropriate security, if any, should repayment be required. To promote 25.34

the geographic distribution of grants and loans, the agency may designate a portion of the grant or loan awards to be set aside for projects located in specified congressional districts or other geographical regions specified by the agency. The agency may adopt rules for awarding grants and loans under this subdivision.

26.5 Sec. 12. Minnesota Statutes 2022, section 462A.204, subdivision 8, is amended to read:

Subd. 8. School Childhood housing stability. (a) The agency in consultation with the 26.6 Interagency Council on Homelessness may establish a school childhood housing stability 26.7 project under the family homeless prevention and assistance program. The purpose of the 26.8 project is to secure stable housing for families with school-age minor children or with 26.9 children eligible for enrollment in a prekindergarten through grade 12 academic program 26.10 who have moved frequently and for unaccompanied youth. For purposes of this subdivision, 26.11 "unaccompanied youth" are minors who are leaving foster care or juvenile correctional 26.12 facilities, or minors who meet the definition of a child in need of services or protection 26.13 26.14 under section 260C.007, subdivision 6, but for whom no court finding has been made pursuant to that statute. 26.15

(b) The agency shall make grants to family homeless prevention and assistance projects
in communities with: (1) a school or schools that have a significant degree of student
mobility; (2) a significant degree of homelessness among families with minor children; or
(3) children eligible for enrollment in a prekindergarten through grade 12 academic program.

26.20 (c) Each project must be designed to reduce school absenteeism; stabilize children in
26.21 one home setting or, at a minimum, in one school setting; and reduce shelter usage. Each
26.22 project must include plans for the following:

(1) targeting of families with <u>minor children or with children who are eligible for</u>
<u>enrollment in</u> a prekindergarten through grade 12 academic program <u>and who</u> are living in
overcrowded conditions in their current housing; are paying more than 50 percent of their
income for rent; or <del>who</del> lack a fixed, regular, and adequate nighttime residence;

26.27 (2) targeting of unaccompanied youth in need of an alternative residential setting;

26.28 (3) connecting families with the social services necessary to maintain the families'
26.29 stability in their home, including but not limited to housing navigation, legal representation,
26.30 and family outreach; and

26.31 (4) one or more of the following:

26.32 (i) provision of rental assistance for a specified period of time, which may exceed 24
 26.33 months; or

(ii) provision of support and case management services to improve housing stability,
including but not limited to housing navigation and family outreach.

(d) In selecting projects for funding under this subdivision, preference shall be given to
organizations granted funding under section 462A.201, subdivision 2, paragraph (a), clause
(4).

(e) No grantee under this subdivision is required to have an advisory committee asdescribed in subdivision 6.

27.8 Sec. 13. Minnesota Statutes 2022, section 462A.21, subdivision 3b, is amended to read:

27.9 Subd. 3b. Capacity building grants. It may make capacity building grants to nonprofit organizations, local government units, Indian tribes, and Indian tribal organizations to 27.10 expand their capacity to provide affordable housing and housing-related services. The grants 27.11 may be used to assess housing needs and to develop and implement strategies to meet those 27.12 needs, including but not limited to the creation or preservation of affordable housing, 27.13 prepurchase and postpurchase counseling and associated administrative costs, and the linking 27.14 of supportive services to the housing. The agency shall adopt rules, policies, and procedures 27.15 27.16 specifying the eligible uses of grant money. Funding priority must may be given to those applicants that include low-income persons in their membership, have provided 27.17 housing-related services to low-income people, and demonstrate a local commitment of 27.18 local resources, which may include in-kind contributions. Grants under this subdivision 27.19 may be made only with specific appropriations by the legislature. 27.20

27.21 Sec. 14. Minnesota Statutes 2022, section 462A.22, subdivision 1, is amended to read:

27.22 Subdivision 1. **Debt ceiling.** The aggregate principal amount of bonds and notes <u>that</u> 27.23 are general obligations of the agency and secured by its full faith and credit, as described 27.24 <u>in section 462A.08</u>, subdivision 3, and which are outstanding at any time, excluding the 27.25 principal amount of any bonds and notes refunded by the issuance of new bonds or notes, 27.26 shall not exceed the sum of \$5,000,000,000.

27.27 Sec. 15. Minnesota Statutes 2022, section 462A.36, is amended by adding a subdivision
27.28 to read:

27.29 Subd. 2a. Refunding bonds. (a) The agency may issue nonprofit housing bonds in one
 27.30 or more series to refund bonds authorized in subdivision 2. The amount of refunding nonprofit
 27.31 housing bonds that may be issued from time to time will not be subject to the dollar limitation

SF2566	REVISOR	MS	S2566-2	2nd Engrossment
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28.1 contained in subdivision 2 nor will those bonds be included in computing the amount of
28.2 bonds that may be issued within that dollar limitation.

28.3 (b) In the refunding of nonprofit housing bonds, each bond must be called for redemption

28.4 prior to its maturity in accordance with its terms no later than the earliest date on which it

28.5 may be redeemed. No refunding bonds may be issued unless as of the date of the refunding

28.6 <u>bonds the present value of the dollar amount of the debt service on the refunding bonds</u>,

28.7 computed to their stated maturity dates, is lower than the present value of the dollar amount

28.8 of debt service on all nonprofit housing bonds refunded computed to their stated maturity

28.9 dates. For purposes of this subdivision, "present value of the dollar amount of debt service"

28.10 means the dollar amount of debt service to be paid, discounted to the nominal date of the

28.11 refunding bonds at a rate equal to the yield on the refunding bonds.

28.12 (c) If as a result of the issuance of refunding bonds the amount of debt service for an

28.13 annual period is less than the amount transferred by the commissioner of management and

28.14 budget to pay debt service for that annual period, the agency must deduct the excess amount

28.15 from the actual amount of debt service on those bonds certified for the next subsequent

28.16 annual period.

28.17 Sec. 16. Minnesota Statutes 2022, section 462A.36, subdivision 4, is amended to read:

28.18 Subd. 4. **Appropriation; payment to agency or trustee.** (a) The agency must certify 28.19 annually to the commissioner of management and budget the actual amount of annual debt 28.20 service on each series of bonds issued under subdivision 2.

(b) Each July 15, beginning in 2009 and through 2031, if any nonprofit housing bonds issued under subdivision 2, or nonprofit housing bonds issued to refund those bonds, remain outstanding, the commissioner of management and budget must transfer to the nonprofit housing bond account established under section 462A.21, subdivision 32, the amount certified under paragraph (a), not to exceed \$2,400,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.

(c) The agency may pledge to the payment of the nonprofit housing bonds the paymentsto be made by the state under this section.

28.30 Sec. 17. Minnesota Statutes 2022, section 462A.37, subdivision 1, is amended to read:

Subdivision 1. Definitions. (a) For purposes of this section, the following terms havethe meanings given.

(b) "Abandoned property" has the meaning given in section 117.025, subdivision 5. 29.1 (c) "Community land trust" means an entity that meets the requirements of section 29.2 462A.31, subdivisions 1 and 2. 29.3 (d) "Debt service" means the amount payable in any fiscal year of principal, premium, 29.4 29.5 if any, and interest on housing infrastructure bonds and the fees, charges, and expenses related to the bonds. 29.6 29.7 (e) "Foreclosed property" means residential property where foreclosure proceedings have been initiated or have been completed and title transferred or where title is transferred 29.8 in lieu of foreclosure. 29.9 (f) "Housing infrastructure bonds" means bonds issued by the agency under this chapter 29.10 that: 29.11 (1) are qualified 501(c)(3) bonds, within the meaning of section 145(a) of the Internal 29.12 Revenue Code; 29.13 (2) finance qualified residential rental projects within the meaning of section 142(d) of 29.14 the Internal Revenue Code; or 29.15 (3) finance the construction or rehabilitation of single-family houses that qualify for 29.16 mortgage financing within the meaning of section 143 of the Internal Revenue Code; or 29.17 (4) (3) are tax-exempt bonds that are not private activity bonds, within the meaning of 29.18 section 141(a) of the Internal Revenue Code, for the purpose of financing or refinancing 29.19 affordable housing authorized under this chapter. 29.20 (g) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended. 29.21 (h) "Senior" means a person 55 years of age or older with an annual income not greater 29.22 than 50 percent of:. 29.23 (1) the metropolitan area median income for persons in the metropolitan area; or 29.24 (2) the statewide median income for persons outside the metropolitan area. 29.25 (i) "Senior household" means a household with one or more senior members and with 29.26 an annual combined income not greater than 50 percent of: 29.27 (1) the metropolitan area median income for persons in the metropolitan area; or 29.28 (2) the statewide median income for persons outside the metropolitan area. 29.29 (i) (j) "Senior housing" means housing intended and operated for occupancy by at least 29.30 one senior per unit senior households with at least 80 percent of the units occupied by at 29.31

30.1 least one senior per unit senior households, and for which there is publication of, and
30.2 adherence to, policies and procedures that demonstrate an intent by the owner or manager
30.3 to provide housing for seniors. Senior housing may be developed in conjunction with and
30.4 as a distinct portion of mixed-income senior housing developments that use a variety of
30.5 public or private financing sources.

(j)(k) "Supportive housing" means housing that is not time-limited and provides or coordinates with linkages to services necessary for residents to maintain housing stability and maximize opportunities for education and employment.

30.9 Sec. 18. Minnesota Statutes 2022, section 462A.37, subdivision 2, is amended to read:

30.10 Subd. 2. Authorization. (a) The agency may issue up to \$30,000,000 in aggregate 30.11 principal amount of housing infrastructure bonds in one or more series to which the payment 30.12 made under this section may be pledged. The housing infrastructure bonds authorized in 30.13 this subdivision may be issued to fund loans, or grants for the purposes of <u>elause clauses</u> 30.14 (4) <u>and (7)</u>, on terms and conditions the agency deems appropriate, made for one or more 30.15 of the following purposes:

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

30.18 (2) to finance the costs of the acquisition and rehabilitation of foreclosed or abandoned 30.19 housing to be used for affordable rental housing and the costs of new construction of rental 30.20 housing on abandoned or foreclosed property where the existing structures will be demolished 30.21 or removed;

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

30.24 (4) to finance the acquisition, improvement, and infrastructure of manufactured home
30.25 parks under section 462A.2035, subdivision 1b;

30.26 (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction30.27 of senior housing;

30.28 (6) to finance the costs of acquisition and, rehabilitation, and replacement of federally 30.29 assisted rental housing and for the refinancing of costs of the construction, acquisition, and 30.30 rehabilitation of federally assisted rental housing, including providing funds to refund, in 30.31 whole or in part, outstanding bonds previously issued by the agency or another government 30.32 unit to finance or refinance such costs; and

31.1	(7) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction
31.2	of single-family housing-; and
31.3	(8) to finance the costs of construction, acquisition, and rehabilitation of permanent
31.4	housing that is affordable to households with incomes at or below 50 percent of the area
31.5	median income for the applicable county or metropolitan area as published by the Department
31.6	of Housing and Urban Development, as adjusted for household size.
31.7	(b) Among comparable proposals for permanent supportive housing, preference shall
31.8	be given to permanent supportive housing for veterans and other individuals or families
31.9	who:
31.10	(1) either have been without a permanent residence for at least 12 months or at least four
31.11	times in the last three years; or
31.12	(2) are at significant risk of lacking a permanent residence for 12 months or at least four
31.13	times in the last three years.
31.14	(c) Among comparable proposals for senior housing, the agency must give priority to
31.15	requests for projects that:
31.16	(1) demonstrate a commitment to maintaining the housing financed as affordable to
31.10	seniors senior households;
51.17	
31.18	(2) leverage other sources of funding to finance the project, including the use of
31.19	low-income housing tax credits;
31.20	(3) provide access to services to residents and demonstrate the ability to increase physical
31.21	supports and support services as residents age and experience increasing levels of disability;
31.22	and
31.23	(4) provide a service plan containing the elements of clause (3) reviewed by the housing
31.24	authority, economic development authority, public housing authority, or community
31.25	development agency that has an area of operation for the jurisdiction in which the project
31.26	is located; and
31.27	(5) include households with incomes that do not exceed 30 percent of the median
31.28	household income for the metropolitan area.
31.29	(d) To the extent practicable, the agency shall balance the loans made between projects
31.30	in the metropolitan area and projects outside the metropolitan area. Of the loans made to
31.31	projects outside the metropolitan area, the agency shall, to the extent practicable, balance
31.32	the loans made between projects in counties or cities with a population of 20,000 or less,

SF2566	REVISOR	MS	S2566-2	2nd Engrossment
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32.1	as established by the most recent decennial census, and projects in counties or cities with
32.2	populations in excess of 20,000.
32.3	(e) Among comparable proposals for permanent housing, the agency must give preference
32.4	to projects that will provide housing that is affordable to households at or below 30 percent
32.5	of the area median income.
32.6	(f) If a loan recipient uses the loan for any of the purposes in paragraph (a) on a building
32.7	containing more than four units, the loan recipient must construct, convert, or otherwise
32.8	adapt the building to include:
32.9	(1) the greater of: (i) at least one unit; or (ii) at least five percent of units that are
32.10	accessible units, as defined by section 1002 of the current State Building Code Accessibility
32.11	Provisions for Dwelling Units in Minnesota, and include at least one roll-in shower; and
32.12	(2) the greater of: (i) at least one unit; or (ii) at least five percent of units that are
32.13	sensory-accessible units that include:
32.14	(A) soundproofing between shared walls for first and second floor units;
32.15	(B) no florescent lighting in units and common areas;
32.16	(C) low-fume paint;
32.17	(D) low-chemical carpet; and
32.18	(E) low-chemical carpet glue in units and common areas.
32.19	Nothing in this paragraph will relieve a project funded by the agency from meeting other
32.20	applicable accessibility requirements.
32.21	EFFECTIVE DATE. This section is effective the day following final enactment.
32.22	Sec. 19. Minnesota Statutes 2022, section 462A.37, is amended by adding a subdivision
32.23	to read:
32.24	Subd. 2i. Additional authorization. In addition to the amounts authorized in subdivisions
32.25	2 to 2h, the agency may issue up to \$250,000,000 in housing infrastructure bonds in one or
32.26	more series to which the payments under this section may be pledged.
32.27	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.

SF2566	REVISOR	MS	S2566-2	2nd Engrossment
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33.1 Sec. 20. Minnesota Statutes 2022, section 462A.37, is amended by adding a subdivision
33.2 to read:

33.3 Subd. 2j. Refunding bonds. (a) The agency may issue housing infrastructure bonds in
 33.4 one or more series to refund bonds authorized in this section. The amount of refunding
 33.5 housing infrastructure bonds that may be issued from time to time will not be subject to the
 33.6 dollar limitation contained in any of the authorizations in this section nor will those bonds
 33.7 be included in computing the amount of bonds that may be issued within those dollar
 33.8 limitations.

- (b) In the refunding of housing infrastructure bonds, each bond must be called for 33.9 33.10 redemption prior to its maturity in accordance with its terms no later than the earliest date on which it may be redeemed. No refunding bonds may be issued unless as of the date of 33.11 the refunding bonds the present value of the dollar amount of the debt service on the 33.12 refunding bonds, computed to their stated maturity dates, is lower than the present value of 33.13 the dollar amount of debt service on all housing infrastructure bonds refunded computed to 33.14 their stated maturity dates. For purposes of this subdivision, "present value of the dollar 33.15 amount of debt service" means the dollar amount of debt service to be paid, discounted to 33.16 the nominal date of the refunding bonds at a rate equal to the yield on the refunding bonds. 33.17 (c) If as a result of the issuance of refunding bonds the amount of debt service for an 33.18 annual period is less than the amount transferred by the commissioner of management and 33.19 budget to pay debt service for that annual period, the agency must deduct the excess amount 33.20 from the actual amount of debt service on those bonds certified for the next subsequent 33.21
- 33.22 <u>annual period.</u>

33.23 Sec. 21. Minnesota Statutes 2022, section 462A.37, subdivision 4, is amended to read:

33.24 Subd. 4. **Appropriation; payment to agency or trustee.** (a) The agency must certify 33.25 annually to the commissioner of management and budget the actual amount of annual debt 33.26 service on each series of bonds issued under subdivision 2.

(b) Each July 15, beginning in 2013 and through 2035, if any housing infrastructure
bonds issued under subdivision 2, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the affordable housing infrastructure bond account established under section 462A.21,
subdivision 33, the amount certified under paragraph (a), not to exceed \$2,200,000 annually.
The amounts necessary to make the transfers are appropriated from the general fund to the
commissioner of management and budget.

34.1 (c) The agency may pledge to the payment of the housing infrastructure bonds the34.2 payments to be made by the state under this section.

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34.3 Sec. 22. Minnesota Statutes 2022, section 462A.37, subdivision 5, is amended to read:

Subd. 5. Additional appropriation. (a) The agency must certify annually to the
commissioner of management and budget the actual amount of annual debt service on each
series of bonds issued under this section.

(b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure
bonds issued under subdivision 2a, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts
necessary to make the transfers are appropriated from the general fund to the commissioner
of management and budget.

(c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure
bonds issued under subdivision 2b, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a), not to exceed \$800,000 annually. The amounts
necessary to make the transfers are appropriated from the general fund to the commissioner
of management and budget.

(d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure
bonds issued under subdivision 2c, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a), not to exceed \$2,800,000 annually. The amounts
necessary to make the transfers are appropriated from the general fund to the commissioner
of management and budget.

(e) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure
bonds issued under subdivision 2d, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(f) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure
bonds issued under subdivision 2e, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(g) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure
bonds issued under subdivision 2f, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(h) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure
bonds issued under subdivision 2g, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(i) Each July 15, beginning in 2023 and through 2044, if any housing infrastructure
bonds issued under subdivision 2h, or housing infrastructure bonds issued to refund those
<u>bonds</u>, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(j) Each July 15, beginning in 2024 and through 2045, if any housing infrastructure
 bonds issued under subdivision 2i remain outstanding, the commissioner of management
 and budget must transfer to the housing infrastructure bond account established under section
 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary
 to make the transfers are appropriated from the general fund to the commissioner of

35.30 management and budget.

35.31 (k) The agency may pledge to the payment of the housing infrastructure bonds the
 35.32 payments to be made by the state under this section.

36.1

Sec. 23. Minnesota Statutes 2022, section 462A.38, subdivision 1, is amended to read:

Subdivision 1. **Establishment.** A workforce and affordable homeownership development program is established to award homeownership development grants to cities, <u>counties</u>, Tribal governments, nonprofit organizations, cooperatives created under chapter 308A or 308B, and community land trusts created for the purposes outlined in section 462A.31, subdivision 1, for development of workforce and affordable homeownership projects. The purpose of the program is to increase the supply of workforce and affordable, owner-occupied multifamily or single-family housing throughout Minnesota.

36.9 Sec. 24. Minnesota Statutes 2022, section 462A.39, subdivision 2, is amended to read:

36.10 Subd. 2. Definitions. (a) For purposes of this section, the following terms have the36.11 meanings given.

36.12 (b) "Eligible project area" means a home rule charter or statutory city located outside 36.13 of the <u>a</u> metropolitan <u>area county</u> as defined in section 473.121, subdivision  $2\underline{4}$ , with a 36.14 population exceeding 500; a community that has a combined population of 1,500 residents 36.15 located within 15 miles of a home rule charter or statutory city located outside the <u>a</u> 36.16 metropolitan <u>area county</u> as defined in section 473.121, subdivision  $2\underline{4}$ ; federally recognized 36.17 <u>Tribal reservations;</u> or an area served by a joint county-city economic development authority.

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

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

36.25 (e) "Qualified expenditure" means expenditures for market rate residential rental
36.26 properties including acquisition of property; construction of improvements; and provisions
36.27 of loans or subsidies, grants, interest rate subsidies, public infrastructure, and related financing
36.28 costs.

36.29 Sec. 25. Minnesota Statutes 2022, section 462A.39, subdivision 5, is amended to read:

Subd. 5. Allocation. The amount of a grant or deferred loans may not exceed 25 50 percent of the rental housing development project cost. The commissioner shall not award a grant or deferred loans to a city an eligible project area without certification by the city

SF2566	REVISOR	MS	S2566-2	2nd Engrossment
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37.1	eligible project area that the amount of the grant or deferred loans shall be matched by a
37.2	local unit of government, business, or nonprofit organization, or federally recognized Tribe,
37.3	with \$1 for every \$2 provided in grant or deferred loans funds.
37.4	Sec. 26. [462A.41] HOUSING COST REDUCTION INCENTIVE PROGRAM.
37.5	Subdivision 1. Grant program established. The agency must establish and administer
37.6	the housing cost reduction incentive program for the purpose of reimbursing cities for fee
37.7	waivers or reductions provided to qualified multifamily housing developments and
37.8	single-family, owner-occupied housing developments through local fee waiver and
37.9	inclusionary housing programs.
37.10	Subd. 2. Definitions. (a) For the purposes of this section, the following terms have the
37.11	meanings given.
37.12	(b) "Applicant" means any statutory or home rule charter city or county.
37.13	(c) "Inclusionary housing program" means a program that requires at least 25 percent
37.14	of new construction to be affordable to households with incomes at or below 80 percent of
37.15	the area median income for multifamily housing developments or 115 percent of the area
37.16	median income for single-family, owner-occupied housing developments.
37.17	(d) "Local fee waiver program" means a program established by a statutory or home
37.18	rule charter city that waives or reduces fees for developers of qualified multifamily housing
37.19	developments and single-family, owner-occupied housing developments.
37.20	(e) "Multifamily housing development" has the meaning given in section 462C.02,
37.21	subdivision 5, except that only new construction qualifies.
37.22	(f) "Program" means the housing cost reduction incentive program established in this
37.23	section.
37.24	(g) "Single-family housing" has the meaning given in section 462C.02, subdivision 4,
37.25	except that only manufactured or modular homes and new construction qualify.
37.26	Subd. 3. Application. (a) The agency must develop forms and procedures for soliciting
37.27	and reviewing applications for grants under this section. An application of a city must
37.28	include, at a minimum, information about the local fee waiver and inclusionary housing
37.29	programs under which the city issued fee waivers or reductions.
37.30	(b) The agency must evaluate complete applications for funding for reimbursement for
37.31	eligible fee waivers or reductions to determine whether the fee waiver or reduction is

38.1	necessary to increase the number of multifamily housing developments and single-family,
38.2	owner-occupied housing developments within the applicant's boundaries.
38.3	(c) The determination of whether to award a grant for reimbursement of fee waivers or
38.4	reductions is within the discretion of the agency, subject to this section. The agency's decision
38.5	and application of the criteria are not subject to judicial review, except for abuse of discretion.
38.6	Subd. 4. Grant amount. The commissioner may award grants to applicants in an amount
38.7	up to 50 percent of the amount of the development impact fee waived or reduced by a city
38.8	for a qualified rental housing development. A city may receive no more than \$250,000 per
38.9	multifamily housing development or single-family housing project.
38.10	Sec. 27. [462A.42] SUPPORTIVE HOUSING PROGRAM.
38.11	Subdivision 1. Establishment. The agency shall establish a supportive housing program
38.12	to provide funding to support the operations of supportive housing for individuals and
38.13	families who are at risk of homelessness or have experienced homelessness.
38.14	Subd. 2. Definition. For the purposes of this section, "supportive housing" means housing
38.15	that is not time-limited and provides or coordinates with services necessary for residents to
38.16	maintain housing stability and maximize opportunities for education and employment.
38.17	Subd. 3. Eligible recipients. Funding may be made to a local unit of government, a
38.17 38.18	Subd. 3. Eligible recipients. Funding may be made to a local unit of government, a federally recognized American Indian Tribe or its Tribally Designated Housing Entity
38.18	federally recognized American Indian Tribe or its Tribally Designated Housing Entity
38.18 38.19	federally recognized American Indian Tribe or its Tribally Designated Housing Entity located in Minnesota, a private developer, or a nonprofit organization.
38.18 38.19 38.20	federally recognized American Indian Tribe or its Tribally Designated Housing Entity located in Minnesota, a private developer, or a nonprofit organization. Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive
<ul><li>38.18</li><li>38.19</li><li>38.20</li><li>38.21</li></ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity located in Minnesota, a private developer, or a nonprofit organization. Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive housing to operate effectively. Costs may include but are not limited to building operating
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity located in Minnesota, a private developer, or a nonprofit organization. Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive housing to operate effectively. Costs may include but are not limited to building operating expenses such as front desk, tenant service coordination, revenue shortfall, and security
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity located in Minnesota, a private developer, or a nonprofit organization. Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive housing to operate effectively. Costs may include but are not limited to building operating expenses such as front desk, tenant service coordination, revenue shortfall, and security costs. These funds may be capitalized as part of development costs. Funds may be provided
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> <li>38.24</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entitylocated in Minnesota, a private developer, or a nonprofit organization.Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportivehousing to operate effectively. Costs may include but are not limited to building operatingexpenses such as front desk, tenant service coordination, revenue shortfall, and securitycosts. These funds may be capitalized as part of development costs. Funds may be providedto support existing permanent supportive housing units or to cover costs associated with
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> <li>38.24</li> <li>38.25</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity located in Minnesota, a private developer, or a nonprofit organization. Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive housing to operate effectively. Costs may include but are not limited to building operating expenses such as front desk, tenant service coordination, revenue shortfall, and security costs. These funds may be capitalized as part of development costs. Funds may be provided to support existing permanent supportive housing units or to cover costs associated with new permanent supportive housing units.
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> <li>38.24</li> <li>38.25</li> <li>38.26</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entitylocated in Minnesota, a private developer, or a nonprofit organization.Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportivehousing to operate effectively. Costs may include but are not limited to building operatingexpenses such as front desk, tenant service coordination, revenue shortfall, and securitycosts. These funds may be capitalized as part of development costs. Funds may be providedto support existing permanent supportive housing units or to cover costs associated withnew permanent supportive housing units.(b) Funds may be used to create partnerships with the health care sector and other sectors
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> <li>38.24</li> <li>38.25</li> <li>38.26</li> <li>38.27</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity         located in Minnesota, a private developer, or a nonprofit organization.         Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive         housing to operate effectively. Costs may include but are not limited to building operating         expenses such as front desk, tenant service coordination, revenue shortfall, and security         costs. These funds may be capitalized as part of development costs. Funds may be provided         to support existing permanent supportive housing units or to cover costs associated with         new permanent supportive housing units.         (b) Funds may be used to create partnerships with the health care sector and other sectors         to demonstrate sustainable ways to provide services for supportive housing residents, improve
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> <li>38.24</li> <li>38.25</li> <li>38.26</li> <li>38.27</li> <li>38.28</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity         located in Minnesota, a private developer, or a nonprofit organization.         Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive         housing to operate effectively. Costs may include but are not limited to building operating         expenses such as front desk, tenant service coordination, revenue shortfall, and security         costs. These funds may be capitalized as part of development costs. Funds may be provided         to support existing permanent supportive housing units or to cover costs associated with         new permanent supportive housing units.         (b) Funds may be used to create partnerships with the health care sector and other sectors         to demonstrate sustainable ways to provide services for supportive housing residents, improve         access to health care, and reduce the use of expensive emergency and institutional care.
<ul> <li>38.18</li> <li>38.19</li> <li>38.20</li> <li>38.21</li> <li>38.22</li> <li>38.23</li> <li>38.24</li> <li>38.25</li> <li>38.26</li> <li>38.27</li> <li>38.28</li> <li>38.29</li> </ul>	federally recognized American Indian Tribe or its Tribally Designated Housing Entity         located in Minnesota, a private developer, or a nonprofit organization.         Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive         housing to operate effectively. Costs may include but are not limited to building operating         expenses such as front desk, tenant service coordination, revenue shortfall, and security         costs. These funds may be capitalized as part of development costs. Funds may be provided         to support existing permanent supportive housing units or to cover costs associated with         new permanent supportive housing units.         (b) Funds may be used to create partnerships with the health care sector and other sectors         to demonstrate sustainable ways to provide services for supportive housing residents, improve         access to health care, and reduce the use of expensive emergency and institutional care.         This may be done in partnership with other state agencies, including the Department of
38.18 38.19 38.20 38.21 38.22 38.23 38.24 38.25 38.26 38.26 38.27 38.28 38.29 38.30	federally recognized American Indian Tribe or its Tribally Designated Housing Entity         located in Minnesota, a private developer, or a nonprofit organization.         Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive         housing to operate effectively. Costs may include but are not limited to building operating         expenses such as front desk, tenant service coordination, revenue shortfall, and security         costs. These funds may be capitalized as part of development costs. Funds may be provided         to support existing permanent supportive housing units or to cover costs associated with         new permanent supportive housing units.         (b) Funds may be used to create partnerships with the health care sector and other sectors         to demonstrate sustainable ways to provide services for supportive housing residents, improve         access to health care, and reduce the use of expensive emergency and institutional care.         This may be done in partnership with other state agencies, including the Department of         Health and the Department of Human Services.
38.18 38.19 38.20 38.21 38.22 38.23 38.24 38.25 38.26 38.26 38.27 38.28 38.29 38.30 38.31	federally recognized American Indian Tribe or its Tribally Designated Housing Entity         located in Minnesota, a private developer, or a nonprofit organization.         Subd. 4. Eligible uses. (a) Funds shall be used to cover costs needed for supportive         housing to operate effectively. Costs may include but are not limited to building operating         expenses such as front desk, tenant service coordination, revenue shortfall, and security         costs. These funds may be capitalized as part of development costs. Funds may be provided         to support existing permanent supportive housing units or to cover costs associated with         new permanent supportive housing units.         (b) Funds may be used to create partnerships with the health care sector and other sectors         to demonstrate sustainable ways to provide services for supportive housing residents, improve         access to health care, and reduce the use of expensive emergency and institutional care.         This may be done in partnership with other state agencies, including the Department of         Health and the Department of Human Services.         Subd. 5. Application. The commissioner shall develop forms and procedures for soliciting

SF2566

REVISOR

MS

S2566-2

2nd Engrossment

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
39.1	Sec. 28. [462A.	43] COMMUN	ITY STABIL	ZATION PROGRAM	<u>.</u>
39.2	Subdivision 1	<u>.</u> Establishment	. The agency s	hall establish a commun	nity stabilization
39.3	program to provid	e grants or loans	to preserve nat	urally occurring affordab	le housing through
39.4	acquisition, acqui	sition and rehab	ilitation, or rel	nabilitation.	
39.5	Subd. 2. Defir	nitions. For the p	ourposes of thi	s section, "naturally occ	urring affordable
39.6	housing" means:				
39.7	<u>(1) multiunit r</u>	ental housing the	at:		
39.8	(i) is at least 2	0 years old; and			
39.9	(ii) has rents in	n a majority of u	nits that are af	fordable to households a	at or below 60
39.10	percent of the gre	ater of state or a	rea median inc	come as determined by the	he United States
39.11	Department of Ho	ousing and Urba	n Developmen	t; or	
39.12	(2) owner-occu	upied housing loc	ated in commu	nities where market press	sures or significant
39.13	deferred rehabilitation	ation needs, as d	efined by the a	agency, are creating oppo	ortunities for
39.14	displacement or the	he loss of owner	-occupied hou	sing affordable to house	holds at or below
39.15	115 percent of the	greater of state c	or area median	income as determined by	y the United States
39.16	Department of Ho	ousing and Urba	n Developmen	<u>t.</u>	
39.17	Subd. 3. Eligi	ble recipients. (	a) Grants or lo	ans may be made to a lo	ocal unit of
39.18	government; feder	rally recognized	American India	an Tribe located in Minne	esota or its Tribally
39.19	Designated Housi	ing Entity; privat	te developer; l	imited equity cooperativ	e; cooperative
39.20	created under chap	pter 308A or 308	B; community	land trust created for the	purposes outlined
39.21	in section 462A.3	1, subdivision 1	; or nonprofit (	organization.	
39.22	(b) The agency	y may make a gra	ant to a statewi	de intermediary to facilit	ate the acquisition
39.23	and associated reh	abilitation of exis	sting multiunit	rental housing and may u	se an intermediary
39.24	or intermediaries f	for the acquisition	n and associate	d rehabilitation of owner-	occupied housing.
39.25	Subd. 4. Eligi	ble uses. The pro	ogram shall pr	ovide grants or loans for	the purpose of
39.26	acquisition, rehab	vilitation, interest	t rate reduction	n, or gap financing of ho	using to support
39.27	the preservation o	f naturally occur	ring affordable	housing. Priority in fund	ding shall be given
39.28	to proposals that s	serve lower inco	mes and maint	ain longer periods of aff	fordability.
39.29	<u>Subd. 5.</u> Own	er-occupied hou	using income	limits. Households serve	ed through grants
39.30	or loans related to	owner-occupie	d housing mus	t have, at initial occupar	icy, income that is
39.31	at or below 115 p	ercent of the gre	ater of state or	area median income as	determined by the
39.32	United States Dep	partment of Hous	sing and Urba	n Development.	

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
40.1	Subd. 6. <b>N</b>	Aultifamily housing	rent limits. Mul	tifamily housing fina	anced through grants
40.2		r this section must re			
40.3	households as	s defined by the ager	ncy.		
40.4	<u>Subd. 7.</u>	Application. (a) The	agency shall dev	elop forms and proc	edures for soliciting
40.5	and reviewing	g applications for loa	ans or grants und	er this section. The	agency shall consult
40.6	with interested	d stakeholders when	developing the gu	idelines and proced	ures for the program.
40.7	(b) Notwi	thstanding any other	applicable law, t	he agency may acco	ept applications on a
40.8	noncompetitiv	ve, rolling basis in or	der to provide fur	nds for eligible prope	erties as they become
40.9	available.				
40.10	Subd. 8. V	oucher requireme	nt for multifami	ly properties. Rent	al properties that
40.11	receive funds	must accept rental s	subsidies, includi	ng but not limited to	o vouchers under
40.12	Section 8 of t	he United States Ho	using Act of 193	7, as amended.	
40.13	Sec. 29. Lav	ws 2021, First Speci	al Session chapte	er 8, article 1, sectio	n 3, subdivision 11,
40.14	is amended to	o read:			
40.15	Subd. 11. Aff	ordable Rental Inv	estment Fund	4,218,000	4,218,000
40.16	(a) This appro	opriation is for the a	ffordable		
40.17	rental investn	nent fund program u	nder		
40.18	Minnesota Sta	atutes, section 462A	.21,		
40.19	subdivision 8	b, to finance the acq	uisition,		
40.20	rehabilitation	, <u>replacement,</u> and d	ebt		
40.21	restructuring	of federally assisted	rental		
40.22	property and f	for making equity tal	ce-out loans		
40.23	under Minnes	sota Statutes, section	462A.05,		
40.24	subdivision 3	9.			
40.25	(b) The owne	r of federally assiste	d rental		
40.26	property must	t agree to participate	in the		
40.27	applicable fed	lerally assisted housi	ng program		
40.28	and to extend	any existing low-in	come		
40.29	affordability 1	restrictions on the ho	ousing for		
40.30	the maximum	term permitted.	-		
40.31	(c) The appro	priation also may be	e used to		
40.32	finance the ac	quisition, rehabilitation	on, and debt		
40.33	restructuring	of existing supportiv	ve housing		

S2566-2

41.1	properties and naturally occurring affordable
41.2	housing as determined by the commissioner.
41.3	For purposes of this paragraph, "supportive
41.4	housing" means affordable rental housing with
41.5	links to services necessary for individuals,
41.6	youth, and families with children to maintain
41.7	housing stability.
41.8	<b>EFFECTIVE DATE.</b> This section is effective retroactively from July 1, 2021.
41.9	Sec. 30. FIRST-GENERATION HOMEBUYERS DOWN PAYMENT ASSISTANCE
41.10	FUND.
41.11	Subdivision 1. Establishment. A first-generation homebuyers down payment assistance
41.12	fund is established as a pilot project under the administration of the Midwest Minnesota
41.13	Community Development Corporation, a community development financial institution
41.14	(CDFI) as defined under the Riegle Community Development and Regulatory Improvement
41.15	Act of 1994, to provide targeted assistance to eligible first-generation homebuyers.
41.16	Subd. 2. Eligible homebuyer. For purposes of this section, "eligible homebuyer" means
41.17	a borrower:
41.18	(1) whose income is at or below 100 percent of the area median income at the time of
41.19	purchase;
41.20	(2) who either never owned a home or who owned a home but lost it due to foreclosure;
41.21	(3) who is preapproved for a first mortgage loan; and
41.22	(4) whose parent or prior legal guardian either never owned a home or owned a home
41.23	but lost it due to foreclosure.
41.24	For joint borrowers, the combined income of all borrowers must be at or below 100 percent
41.25	of the area median income at the time of purchase. One borrower must be an eligible
41.26	homebuyer. An eligible homebuyer must complete an approved homebuyer education course
41.27	prior to signing a purchase agreement and, following the purchase of the home, must occupy
41.28	it as their primary residence.
41.29	Subd. 3. Use of funds. Assistance under this section is limited to ten percent of the
41.30	purchase price of a one or two unit home, not to exceed \$32,000. Funds are reserved at the
41.31	issuance of preapproval. Reservation of funds is not contingent on having an executed
41.32	purchase agreement. The assistance must be provided in the form of a loan that is forgivable

MS

41

42.1	at a rate of 20 percent per year on the day after the anniversary date of the note. The prorated
42.2	balance due is repayable if the property converts to nonowner occupancy, is sold, is subjected
42.3	to an ineligible refinance, is subjected to an unauthorized transfer of title, or is subjected to
42.4	a completed foreclosure action within the five-year loan term. Recapture can be waived in
42.5	the event of financial or personal hardship. Funds may be used for closing costs, down
42.6	payment, or principal reduction. The eligible homebuyer may select any first mortgage
42.7	lender or broker. The funds must be used in conjunction with a conforming first mortgage
42.8	loan that is fully amortizing and meets the standards of a qualified mortgage or meets the
42.9	minimum standards for exemption under Code of Federal Regulations, title 12, section
42.10	1026.43. Funds may be used in conjunction with other programs the eligible homebuyer
42.11	may qualify for and the loan placed in any priority position.
42.12	Subd. 4. Administration. The first-generation homebuyers down payment assistance
42.13	fund is available statewide and shall be administered by Midwest Minnesota Community
42.14	Development Corporation, the designated central CDFI. Midwest Minnesota Community
42.15	Development Corporation may originate and service funds and authorize other CDFIs,
42.16	Tribal entities, and nonprofit organizations administering down payment assistance to
42.17	reserve, originate, fund, and service funds for eligible homebuyers. Administrative costs
42.18	must not exceed \$3,200 per loan. Any funds recaptured prior to June 30, 2026, are deposited
42.19	in the fund established in subdivision 1 and are to be redistributed to eligible homebuyers.
42.20	Any unused funds, or funds recaptured on or after June 30, 2026, shall be remitted to the
42.21	agency to be returned to the general fund.
42.22	Subd. 5. Report to legislature. By January 15 each year, the fund administrator, Midwest
42.23	Minnesota Community Development Corporation, must report to the chairs and ranking
42.24	minority members of the legislative committees having jurisdiction over housing finance
42.25	and policy the following information:
42.26	(1) the number and amount of loans closed;
42.27	(2) the median loan amount;
42.28	(3) the number and amount of loans issued by race or ethnic categories;
42.29	(4) the median home purchase price;
42.30	(5) the interest rates and types of mortgages;
42.31	(6) the total amount returned to the fund; and
42.32	(7) the number and amount of loans issued by county.

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
43.1	Sec. 31. GI	REATER MINNES	OTA HOUSIN	G INFRASTRUCTU	RE GRANT
43.2	PROGRAM	<u>.</u>			
43.3	Subdivisio	on 1. <b>Grant program</b>	established. Th	ne commissioner of the	Minnesota Housing
43.4	Finance Age	ncy may make grants	s to cities to pro	vide up to 50 percent	of the capital costs
43.5	of public infr	astructure necessary	for an eligible	workforce housing dev	velopment project.
43.6	The commiss	ioner may make a g	ant award only	after determining that	nonstate resources
43.7	are committe	d to complete the pro	oject. The nonst	ate contribution may b	be either cash or in
43.8	kind. In-kind	contributions may in	nclude the value	e of the site, whether the	ne site is prepared
43.9	before or afte	er the law appropriation	ng money for th	ne grant is enacted.	
43.10	<u>Subd. 2.</u> I	<b>Definitions.</b> (a) For t	he purposes of t	his section, the follow	ving terms have the
43.11	meanings giv	en.			
43.12	(b) "City"	means a statutory of	r home rule cha	rter city located outsid	le the metropolitan
43.13	area, as defin	ed in Minnesota Stat	tutes, section 47	3.121, subdivision 2.	
43.14	<u>(c)</u> "Hous	ing infrastructure" m	eans publicly o	wned physical infrastr	ucture necessary to
43.15	support hous	ing development pro	jects, including	but not limited to sew	ers, water supply
43.16	systems, utili	ty extensions, streets	, wastewater tre	atment systems, storm	water management
43.17	systems, and	facilities for pretreat	ment of wastew	vater to remove phospl	horus.
43.18	<u>Subd. 3.</u>	Eligible projects. He	ousing projects e	eligible for a grant und	ler this section may
43.19	be a single-fa	mily or multifamily h	ousing develop	ment, and either owner	-occupied or rental.
43.20	<u>Subd. 4.</u>	Application. (a) The	commissioner 1	nust develop forms ar	nd procedures for
43.21	soliciting and	l reviewing applicati	ons for grants u	nder this section. At a	minimum, a city
43.22	must include	in its application a r	esolution of the	city council certifying	g that the required
43.23	nonstate mate	ch is available. The c	commissioner m	ust evaluate complete	applications for
43.24	funding for e	ligible projects to de	termine that:		
43.25	(1) the pro-	oject is necessary to i	ncrease sites av	ailable for housing de	velopment that will
43.26	provide adeq	uate housing stock for	or the current or	future workforce; and	1
43.27	(2) the inc	crease in workforce h	ousing will resu	lt in substantial public	and private capital
43.28	investment in	the city in which th	e project would	be located.	
43.29	(b) The de	etermination of whet	her to make a g	rant for a site is withir	the discretion of
43.30	the commissi	oner, subject to this	section. The cor	nmissioner's decisions	and application of
43.31	the criteria ar	e not subject to judio	cial review, exce	ept for abuse of discre	tion.
43.32	<u>Subd. 5.</u>	Maximum grant am	ount. A city ma	ay receive no more that	an \$30,000 per lot
43.33	for single-fan	nily, duplex, triplex,	or fourplex hous	sing developed and no	more than \$60,000

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment			
44.1	per lot for mul	tifamily housing wi	th more than fo	ur units per building	. A city may receive			
44.2	-	no more than \$500,000 in two years for one or more housing developments.						
44.3	<u>Subd. 6.</u>	ancellation of gran	t; return of gr	ant money. If, after f	five years, the			
44.4	commissioner	determines that a pro	oject has not pro	oceeded in a timely ma	anner and is unlikely			
44.5	to be complete	ed, the commissione	r must cancel tl	ne grant and require t	he grantee to return			
44.6	all grant mone	y awarded for that p	project.					
44.7	Sec. 32. <u>HIC</u>	GH-RISE SPRINK	LER SYSTEM	I GRANT PROGRA	AM.			
44.8	Subdivision	n 1. <b>Definitions.</b> (a)	The definition	s in this subdivision a	apply to this section.			
44.9	(b) "Eligib	le building" means a	an existing resid	lential building in wh	nich:			
44.10	(1) at least	one story used for h	uman occupan	cy is 75 feet or more	above the lowest			
44.11	level of fire de	partment vehicle ac	cess; and					
44.12	(2) at least	two-thirds of its uni	its are rented to	an individual or fam	ily with an annual			
44.13	income of up t	o 50 percent of the	area median inc	come as determined b	by the United States			
44.14	Department of	Housing and Urbar	n Development,	adjusted for family	size, that is paying			
44.15	no more than 3	30 percent of annual	income on ren	<u>t.</u>				
44.16	<u>(c)</u> "Sprink	ler system" means t	he same as the	term "fire protection	system" as defined			
44.17	in Minnesota S	Statutes, section 299	M.01.					
44.18	<u>Subd. 2.</u> G	rant program. The	commissioner c	f the Housing Finance	e Agency must make			
44.19	grants to owne	rs of eligible buildin	ngs for installat	ion of sprinkler syste	ms. Priority shall be			
44.20	given to nonpr	ofit applicants. The 1	naximum grant	per eligible building	shall be \$2,000,000.			
44.21	Each grant to a	a nonprofit organiza	tion shall requi	re a 25 percent match	n. Each grant to a			
44.22	for-profit orga	nization shall requir	e a 50 percent	match.				
44.23	Sec. 33. <u><b>RE</b></u>	QUIRING CITIES	TO REPORT	BUILDINGS THA	T DO NOT HAVE			
44.24	SPRINKLER	SYSTEMS.						
44.25	(a) A city c	of the first or second	class shall prov	vide to the state fire m	narshal a list by June			
44.26	20, 2024, and	an updated list by Ju	une 30, 2027, an	nd June 30, 2032, of	each residential			
44.27	building in the	city that:						
44.28	<u>(1) has at le</u>	east one story used f	for human occu	pancy that is 75 feet	or more above the			
44.29	lowest level of	fire department vel	nicle access;					
44.30	<u>(2) was not</u>	subject to a requirer	ment to include	a sprinkler system at	the time the building			
44.31	was constructe	ed; and						
	Article 2 Sec. 33		44					

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
45.1	<u>(3)</u> has n	ot been retrofitted wit	h a sprinkler sy	stem.	
45.2	(b) The s	state fire marshal shall	l submit the lists	s within 60 days of tl	he due dates under
45.3	paragraph (a	a) to the chairs and ranl	king minority m	embers of the legisla	tive committees with
45.4	jurisdiction	over the State Building	g Code, State Fi	re Code, and Minnes	ota Housing Finance
45.5	Agency.				
45.6	Sec. 34. <u>E</u>	XPEDITING RENT	AL ASSISTAN	CE ADVISORY G	ROUP.
45.7	The com	missioner shall conve	ene stakeholders	to evaluate methods	s of processing
45.8	applications	for rental assistance a	and emergency	rental assistance, me	thods of distributing
45.9	rental assista	ance funds, and ways t	o expedite these	processes. The advis	sory group shall have
45.10	a range of st	takeholder representat	ion as determin	ed by the commissio	ner. By January 31,
45.11	2024, the co	ommissioner must repo	ort to the legisla	tive committees with	n jurisdiction over
45.12	housing fina	ance and policy with the	he findings of th	ne advisory group, in	cluding
45.13	recommend	ations to improve rent	al assistance pro	ocedures.	
45.14	Sec. 35. <u>H</u>	OMEOWNERSHIP	<u>INVESTMEN</u>	T GRANTS PROG	SRAM.
45.15	Subdivis	ion 1. Grant program	established. Th	ne commissioner of th	e Minnesota Housing
45.16	Finance Age	ency must establish and	d administer a p	rogram to support pro	ojects that encourage
45.17	affordable h	omeownership in acco	ordance with the	is section.	
45.18	Subd. 2.	Eligible projects. Th	e commissioner	· may award a grant ι	under this section for
45.19	a project that	at invests in the follow	ving:		
45.20	<u>(1) hous</u>	ing development to in	crease the supp	ly of affordable own	er-occupied homes;
45.21	<u>(2)</u> finan	cing programs for affe	ordable owner-o	occupied new home of	construction;
45.22	<u>(3) acqui</u>	isition, rehabilitation,	and resale of aff	ordable owner-occup	bied homes or homes
45.23	to be conver	rted to owner-occupied	d homes;		
45.24	<u>(4)</u> finan	cing programs for affe	ordable owner-o	occupied manufactur	ed housing; or
45.25	(5) servi	ces to increase access	to stable, afford	lable, owner-occupie	ed housing in
45.26	low-income	communities, Americ	can Indian comr	nunities, and commu	mities of color.
45.27	The commis	ssioner must ensure gr	ant awards are	distributed throughout	ut the state based on
45.28	population.				
45.29	Subd. 3.	Eligible organization	<b>n.</b> To be eligible	for a grant under this	s section, a nonprofit
45.30	organization	<u>i must:</u>			

	SF2566	REVISOR	MS	S2566-2	2nd Engrossment
46.1	(1) qualit	fy for tax exempt statu	is under Unite	d States Code, title 26	5, section 501(c)(3);
46.2	(2) have	primary operations loo	cated in Minne	esota;	
46.3	(3) be cer	rtified as a community	y development	financial institution l	by the United States
46.4	Department	of the Treasury; and			
46.5	<u>(4) provi</u>	de affordable housing	lending or fin	ancing programs.	
46.6	Subd. 4.	Application. An orga	nization apply	ing for a grant must ir	clude as part of their
46.7	application a	a plan to create new af	fordable home	e ownership and home	e preservation
46.8	opportunities	s for targeted areas.			
46.9	Subd. 5.	<b>Report.</b> By January 1	5, 2024, the co	ommissioner must sul	bmit a report to the
46.10	chairs and ra	anking minority memb	pers of the legi	slative committees w	ith jurisdiction over
46.11	housing fina	nce and policy detailing	ng the use of f	unds under this section	<u>)n.</u>
46.12	Sec. 36. <u>M</u>	ANUFACTURED H	OME LEND	ING GRANTS PRO	GRAM.
46.13	Subdivis	ion 1. <b>Program estab</b>	lished. The co	ommissioner of the M	innesota Housing
46.14	Finance Age	ency must award a gra	nt to an organi	ization for manufactu	red home lending
46.15	services und	er subdivision 2.			
46.16	Subd. 2.	Eligible services. The	e commissione	er may award a grant u	under this section to
46.17	an organizat	ion providing lending	funds for the	following services:	
46.18	<u>(1) new r</u>	manufactured home fin	nancing progra	ams;	
46.19	<u>(2) manu</u>	factured home down j	payment assist	ance; or	
46.20	<u>(3) manu</u>	factured home repair,	renovation, re	moval, and site prepa	ration financing
46.21	programs.				
46.22	Subd. 3.	Eligible organization	<b>1.</b> To be eligibl	e for a grant under thi	s section, a nonprofit
46.23	organization	must:			
46.24	<u>(1)</u> qualit	fy for tax exempt statu	ıs under Unite	d States Code, title 26	5, section 501(c)(3);
46.25	(2) have	primary operations loo	cated in Minne	esota;	
46.26	(3) be a c	qualified nonprofit len	der or certifie	d as a community dev	elopment financial
46.27	institution by	y the United States De	epartment of th	ne Treasury;	
46.28	<u>(4) provi</u>	de affordable housing	lending or fin	ancing programs; and	1
46.29	(5) serve	low-income population	ns in manufactu	ared home communitie	es owned by residents,
46.30	cooperatives	s, nonprofits, or munic	pipalities.		

47.1	Subd. 4. Application. Within 90 days of final enactment, the commissioner shall develop
47.2	the forms, applications, and reporting requirements for use by eligible organizations. In
47.3	developing these materials, the commissioner shall consult with manufactured housing
47.4	cooperatives, resident-owned manufactured home communities, and nonprofit organizations
47.5	working with manufactured housing cooperatives and resident-owned communities.
47.6	Subd. 5. Loan payments and interest. Interest earned and repayments of principal from
47.7	loans issued under this section must be used for the purposes of this section.
47.8	Sec. 37. FINANCIAL REVIEW OF NONPROFIT GRANT RECIPIENTS.
47.9	Subdivision 1. Financial information required; determination of ability to
47.10	perform. Before an agency awards a competitive, legislatively-named, single source, or
47.11	sole source grant to a nonprofit organization with money appropriated in this act, the agency
47.12	must assess the risk that a grantee cannot or would not perform the required duties. In making
47.13	this assessment, the agency must review the following information:
47.14	(1) the grantee's history of performing duties similar to those required by the grant,
47.15	whether the size of the grant requires the grantee to perform services at a significantly
47.16	increased scale, and whether the size of the grant will require significant changes to the
47.17	operation of the grantee's organization;
47.18	(2) the applicant's Form 990 or Form 990-EZ filed with the Internal Revenue Service
47.19	in each of the prior three years. If the applicant has not been in existence long enough or is
47.20	not required to file Form 990 or Form 990-EZ, the applicant must demonstrate to the grantor's
47.21	satisfaction that the applicant is exempt and must instead submit the applicant's most recent
47.22	board-reviewed financial statements and documentation of internal controls;
47.23	(3) evidence of registration and good standing with the secretary of state under Minnesota
47.24	Statutes, chapter 317A, or other applicable law;
47.25	(4) if the applicant's total annual revenue exceeds \$750,000, the applicant's most recent
47.26	financial audit performed by an independent third party in accordance with generally accepted
47.27	accounting principles; and
47.28	(5) certification, provided by the applicant, that none of its principals have been convicted
47.29	of a financial crime.
47.30	Subd. 2. Additional measures for some grantees. The agency may require additional
47.31	information and must provide enhanced oversight for grants to nonprofit organizations that
47.32	have not previously received state or federal grants for similar amounts or similar duties

SF2566 REVISOR MS S2566-2 2nd Engros	sment
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- 48.1 and so have not yet demonstrated the ability to perform the duties required under the grant
   48.2 on the scale required.
- 48.3 Subd. 3. Assistance from administration. An agency without adequate resources or
   48.4 experience to perform obligations under this section may contract with the commissioner
   48.5 of administration to perform the agency's duties under this section.
- 48.6 Subd. 4. Agency authority to not award grant. If an agency determines that there is
  48.7 an appreciable risk that a grantee receiving a competitive, single source, or sole source grant
  48.8 cannot or would not perform the required duties under the grant agreement, the agency must
  48.9 notify the grantee and the commissioner of administration and give the grantee an opportunity
  48.10 to respond to the agency's concerns. If the grantee does not satisfy the agency's concerns
  48.11 within 45 days, the agency must not award the grant.
- Subd. 5. Legislatively-named grantees. If an agency determines that there is an 48.12 appreciable risk that a grantee receiving a legislatively-named grant cannot or would not 48.13 perform the required duties under the grant agreement, the agency must notify the grantee, 48.14 the commissioner of administration, and the chairs and ranking minority member of the 48.15 Ways and Means Committee in the house of representatives, the chairs and ranking minority 48.16 member of the Finance Committee in the senate, and the chairs and ranking minority 48.17 members of the committees in the house of representatives and the senate with primary 48.18 jurisdiction over the bill in which the money for the grant was appropriated. The agency 48.19 must give the grantee an opportunity to respond to the agency's concerns. If the grantee 48.20 does not satisfy the agency's concerns within 45 days, the agency must delay award of the 48.21 grant until adjournment of the next regular or special legislative session. 48.22 Subd. 6. Subgrants. If a grantee will disburse the money received from the grant to 48.23 other organizations to perform duties required under the grant agreement, the agency must 48.24 48.25 be a party to agreements between the grantee and a subgrantee. Before entering agreements 48.26 for subgrants, the agency must perform the financial review required under this section with respect to the subgrantees. 48.27
- 48.28 <u>Subd. 7. Effect.</u> The requirements of this section are in addition to other requirements
  48.29 <u>imposed by law, the commissioner of administration under Minnesota Statutes, sections</u>
  48.30 16B.97 to 16B.98, or agency grant policy.