SGS/SV

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

## S.F. No. 5272

(SENATE AUTHORS: PORT, Kupec, McEwen, Murphy and Boldon)					
DATE	D-PG	OFFICIAL STATUS			
04/02/2024	13337	Introduction and first reading			
		Referred to Health and Human Services			
04/08/2024	13544	Author added Boldon			

1.1	A bill for an act
1.2 1.3	relating to health; establishing the reproductive health equity grant fund; appropriating money.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. REPRODUCTIVE HEALTH EQUITY GRANT FUND.
1.6	Subdivision 1. Establishment and purpose. The reproductive health equity grant fund
1.7	is established to ensure access to abortion care in the state. The purpose of this onetime
1.8	grant is to provide funding to abortion providers, government entities, and nonprofit
1.9	organizations whose primary function is to provide or facilitate access to abortion care. The
1.10	grants must be designed to provide support to abortion providers, fund uncompensated care,
1.11	and increase access to abortion care.
1.12	Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
1.13	meanings given.
1.14	(b) "Abortion" means an act, procedure, or use of any instrument, medicine, or drug that
1.15	is supplied or prescribed for or administered to a pregnant individual that results in the
1.16	termination of a pregnancy.
1.17	(c) "Abortion facility" means facilities recognized by the commissioner of health under
1.18	lawful rules promulgated by the commissioner for the performance of abortions.
1.19	(d) "Commissioner" means the commissioner of health.
1.20	(e) "Medical services" means the range of care related to the provision of abortion.
1.21	(f) "Program" means the reproductive freedom and equity grant program.

Section 1.

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2.1	<u>(g)</u> "Prov	vider" means any pe	erson who furnish	es health services and is l	censed or
2.2	otherwise au	thorized to render	services in the sta	te.	
2.3	Subd. 3.	Eligibility. Organiz	zations eligible to	receive grant funding und	ler this section
2.4	include nonp	profit organizations	or entities that pr	ovide or facilitate access t	o abortion care.
2.5	Subd. 4.	Grant procedure.	Eligible programs	s must apply for a grant ur	der this section
2.6	in the form a	and manner specific	ed by the commiss	sioner.	
2.7	Subd. 5.	Commissioner's d	l <b>uties</b> (a) The com	missioner may make grar	nt awards with
2.8	the funds ava	ailable under this s	ection. In awardin	g grants, the commission	er must support
2.9	the abortion	care infrastructure	of the state while	considering the impact of	the Dobbs
2.10	decision. The	e commissioner sh	all award grants fo	or the following purposes:	
2.11	<u>(1) increa</u>	ase access to care by	y growing the capa	acity of abortion providers	to meet present
2.12	and future ca	are needs, including	g but not limited t	o grants that support the r	ecruitment and
2.13	retention of s	staff; patient naviga	ators; billing cons	ultants; staff training; invo	estments in
2.14	technology t	o facilitate care, in	cluding telehealth	care, and other operation	al needs that
2.15	reflect the in	tention of increasing	ng access to abort	on care;	
2.16	<u>(2) ensur</u>	e the affordability	of and access to ca	are for anyone who seeks	care in the state
2.17	regardless of	f their ability to pay	y for care by fund	ng uncompensated care;	
2.18	(3) secure	e the physical and	digital infrastructu	re of facilities providing	abortion care,
2.19	including bu	t not limited to ma	king security system	em improvements, updatin	ng IT systems,
2.20	and providin	ng de-escalation tra	ining; and		
2.21	(4) provi	de training to staff	and providers in t	rauma-informed care and	cultural
2.22	competencie	es in order to best tr	eat all patients.		
2.23	<u>(b)</u> Withi	n the limits of fund	ls available, the co	mmissioner may award g	cants that, in the
2.24	commissione	er's judgment, best	promote the purp	oses described in this sub	livision, taking
2.25	into account	all of the following	<u>g:</u>		
2.26	(1) the ex	xtent to which abor	tions are needed 1	ocally;	
2.27	(2) the ab	oility of the applica	nt to advance hea	th equity; and	
2.28	(3) the re	elative need of the a	applicant.		
2.29	<u>(c)</u> The co	ommissioner shall n	nake grants under	his section beginning no la	ter than January
2.30	<u>1, 2025. Det</u>	ermination regarding	ng a grant award s	hall be made within 30 da	iys of receipt of
2.31	a completed	application.			

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3.1	(d) The commissioner may use up to one percent of the funds available for this section
3.2	to pay the costs incurred by the department in administering the grant program.
3.3	Subd. 6. Privacy. The department or commissioner shall not request, adopt rules to, or
3.4	otherwise require any abortion provider or nonprofit organization receiving money from
3.5	the grant fund to divulge the name, address, photograph, license number, email address,
3.6	phone number, or any other personally identifying information of any patient or individual
3.7	who sought or received practical support from a provider or organization, in conjunction
3.8	with the funding provided under this section. Any nonprofit organization or provider
3.9	receiving funds from the program shall take all necessary steps to ensure the confidentiality
3.10	of the individuals receiving services in accordance with state and federal laws.
3.11	Subd. 7. Severability. If any provision, word, phrase, or clause of this section or its
3.12	application to any person or circumstance is held invalid, the invalidity shall not affect the
3.13	provisions, words, phrases, clauses, or applications of this section that can be given effect
3.14	without the invalid provision, word, phrase, clause, or application. The provisions, words,
3.15	phrases, and clauses of this section are severable.
3.16	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
3.17	Sec. 2. APPROPRIATION.
3.18	\$30,000,000 in fiscal year 2025 is appropriated from the general fund to the commissioner

3.19 of health for the reproductive health equity grant fund in section 1.