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State of Minnesota

HOUSE OF REPRESENTATIVES

NINETY-THIRD SESSION

H. F. No. 2940

03/16/2023 Authored by Klevorn

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The bill was read for the first time and referred to the Committee on Rules and Legislative Administration

1.1 A bill for an act

relating to state government; appropriating money for certain constitutional offices, legislature, state agencies, boards, offices, councils, commissions, and certain retirement accounts; establishing the consumer litigation fund; amending salary limits provisions and provisions of the compensation council; requiring performance measures for the state; amending provisions covering transfers from grants, setting agency rates for services, and billing procedures for settlement; creating the Office of Enterprise Sustainability and Office of Enterprise Translation; modifying grants governance provisions; establishing a cybersecurity grant program; establishing an enhanced computer system for the Department of Children, Youth, and Families and medical assistance and other human services programs; amending provisions covering human burial; requiring a study on the viability of implementing a single grants management system and a study of the unique issues faced by small agencies; making a postretirement adjustment for calendar year 2024; making certain reductions in appropriations and cancellations; modifying provisions for the stadium reserve; requiring reports; amending Minnesota Statutes 2022, sections 4.045; 5.30, subdivision 2; 15A.0815, subdivisions 1, 2; 15A.082, subdivisions 1, 2, 3, 4; 16A.122, subdivision 2; 16A.126, subdivision 1; 16A.1286, subdivision 2; 16A.151, subdivision 2; 16A.726; 16B.4805, subdivision 1; 16B.97, subdivisions 2, 3, 4; 16B.98, subdivisions 5, 6, 8, by adding subdivisions; 16B.991; 43A.08, subdivision 1; 145.951; 256.014; 297A.994, subdivision 4; 307.08; 349A.02, subdivision 1; 473J.13, subdivisions 2, 4; proposing coding for new law in Minnesota Statutes, chapters 8; 16A; 16B; 16E; proposing coding for new law as Minnesota Statutes, chapter 143; repealing Minnesota Statutes 2022, sections 4A.01; 4A.04; 4A.06; 4A.07; 4A.11; 15A.0815, subdivisions 3, 4, 5; 124D.23, subdivision 9; Laws 2014, chapter 287, section 25, as amended.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.28 ARTICLE 1

1.29 **STATE GOVERNMENT APPROPRIATIONS**

Section 1. STATE GOVERNMENT APPROPRIATIONS.

1.31 The sums shown in the columns marked "Appropriations" are appropriated to the agencies

and for the purposes specified in this article. The appropriations are from the general fund,

03/14/23	REVISOR	SGS/AK	23-02603

2.1	or another named fund, and are available for the f	iscal y	years indicated for e	each purpose.	
2.2	The figures "2024" and "2025" used in this article mean that the appropriations listed under				
2.3	them are available for the fiscal year ending June 30, 2024, or June 30, 2025, respectively.				
2.4	"The first year" is fiscal year 2024. "The second year" is fiscal year 2025. "The biennium"				
2.5	is fiscal years 2024 and 2025.				
2.6			APPROPRIAT	IONS	
2.7			Available for th	e Year	
2.8			Ending June	<u>e 30</u>	
2.9			<u>2024</u>	<u>2025</u>	
2.10	Sec. 2. <u>LEGISLATURE</u>				
2.11	Subdivision 1. Total Appropriation	<u>\$</u>	100,380,000 \$	100,431,000	
2.12	The amounts that may be spent for each				
2.13	purpose are specified in the following				
2.14	subdivisions.				
2.15	Subd. 2. Senate		37,545,000	37,545,000	
2.16	Subd. 3. House of Representatives		40,431,000	40,431,000	
2.17	Subd. 4. Legislative Coordinating Commission		22,404,000	22,455,000	
2.18	From its funds, \$10,000 each year is for				
2.19	purposes of the legislators' forum, through				
2.20	which Minnesota legislators meet with				
2.21	counterparts from South Dakota, North				
2.22	Dakota, and Manitoba to discuss issues of				
2.23	mutual concern.				
2.24	Legislative Auditor. \$7,817,000 each year is				
2.25	for the Office of the Legislative Auditor.				
2.26	Revisor of Statutes. \$7,419,000 each year is				
2.27	for the Office of the Revisor of Statutes.				
2.28	Legislative Reference Library. \$1,822,000				
2.29	each year is for the Legislative Reference				
2.30	Library.				
2.31	Legislative Budget Office. \$1,570,000 each				
2.32	year is for the Legislative Budget Office.				

03/14/23	REVISOR	SGS/AK	23-02603

3.1 3.2	Sec. 3. GOVERNOR A GOVERNOR	ND LIEUTEN	<u>IANT</u>	<u>\$</u>	<u>8,968,000</u> <u>\$</u>	9,216,000
3.3	(a) This appropriation is	to fund the Off	ice of			
3.4	the Governor and Lieute	enant Governor.				
3.5	(b) \$19,000 each year is	for necessary				
3.6	expenses in the normal	performance of	the			
3.7	governor's and lieutenan	t governor's duti	es for			
3.8	which no other reimburs	sement is provid	ded.			
3.9	(c) By September 1 of e	ach year, the				
3.10	commissioner of manage	ment and budge	t shall			
3.11	report to the chairs and	ranking minority	<u>y</u>			
3.12	members of the legislati	ve committees	with			
3.13	jurisdiction over state go	vernment financ	ee any			
3.14	personnel costs incurred	by the Offices	of the			
3.15	Governor and Lieutenar	t Governor that	were			
3.16	supported by appropriate	ons to other age	encies_			
3.17	during the previous fisca	al year. The Off	ice of			
3.18	the Governor shall inform the chairs and					
3.19	ranking minority member	ers of the comm	<u>ittees</u>			
3.20	before initiating any inte	eragency agreen	nents.			
3.21	Sec. 4. STATE AUDIT	<u>OR</u>		<u>\$</u>	13,865,000 \$	14,254,000
3.22	The base for this appropr	riation is \$14,26	8,000			
3.23	in fiscal year 2026 and S	814,278,000 in 1	fiscal			
3.24	year 2027.					
3.25	Sec. 5. ATTORNEY G	<u>ENERAL</u>		<u>\$</u>	<u>53,796,000</u> <u>\$</u>	43,825,000
3.26	Appropria	ntions by Fund				
3.27		<u>2024</u>	<u>2025</u>			
3.28	General	50,880,000	40,909,00	<u>00</u>		
3.29 3.30	State Government Special Revenue	2,521,000	2,521,00	<u>00</u>		
3.31	Environmental	145,000	145,00	00		
3.32	Remediation	250,000	250,00	00		
3.33	\$1,000,000 from the gene	eral fund in fisca	ıl year			
3.34	2024 is for transfer to th	e consumer litig	gation			

	03/14/23	REVI	SOR	SGS/AK	23-02603		
4.1	account established in Minne	esota Statutes,					
4.2	section 8.315. This is a onetime appropriation.						
4.3	Sec. 6. SECRETARY OF S		<u>\$</u>	<u>11,533,000</u> §	10,938,000		
4.4	The base for this appropriatio	n is \$10,806,000					
4.5	in fiscal year 2026 and \$10,9	38,000 in fiscal					
4.6	year 2027.						
4.7	Court-Ordered Attorney F	ees. \$477,000 in					
4.8	fiscal year 2024 is for the pay	ment of attorney					
4.9	fees and costs awarded by co	urt order in Peter					
4.10	Wattson, et al.; Paul Anderso	n, et al.; Frank					
4.11	Sachs, et al. v. Steve Simon, S	ecretary of State					
4.12	of Minnesota. This is a onetin	ne appropriation.					
4.13	Help America Vote Act Sta	te Matching					
4.14	Funds. \$230,000 in fiscal ye	ar 2024 is for					
4.15	transfer to the Help America	Vote Act					
4.16	(HAVA) account established in Minnesota						
4.17	Statutes, section 5.30, and is credited to the						
4.18	state match requirement of th	ne Consolidated					
4.19	Appropriations Act of 2022,	Public Law					
4.20	117-103, and the Consolidated	d Appropriations					
4.21	Act of 2023, Public Law 117	-328. This is a					
4.22	onetime appropriation.						
4.23 4.24	Sec. 7. CAMPAIGN FINAN DISCLOSURE BOARD	NCE AND PUBL	<u>IC</u> §	<u>1,366,000</u> <u>\$</u>	2,426,000		
4.25	The base for this appropriation	on is \$1,406,000					
4.26	in fiscal year 2026 and \$2,42	6,000 in fiscal					
4.27	year 2027.						
4.28	Sec. 8. STATE BOARD OF	INVESTMENT	<u>\$</u>	<u>139,000</u> <u>\$</u>	139,000		
4.29	Sec. 9. ADMINISTRATIVI	E HEARINGS	<u>\$</u>	<u>12,003,000</u> §	10,260,000		
4.30	<u>Appropriation</u>	s by Fund					
4.31	<u>20</u>	<u>24</u> <u>2025</u>	5				
4.32	General 2,	235,000 44	4,000				
4.33 4.34	Workers' Compensation 9,	<u>768,000</u> <u>9,81</u>	6,000				

5.33

This is a onetime appropriation and is

available until June 30, 2027.

6.1	(d) Targeted Application Modernization.
6.2	\$20,000,000 the first year and \$20,000,000
6.3	the second year are to modernize targeted
6.4	applications to improve user experiences with
6.5	digital services provided by state agencies,
6.6	enable service delivery transformation, and
6.7	systematically address aging technology. This
6.8	is a onetime appropriation and is available
6.9	<u>until June 30, 2027.</u>
6.10	(e) Children's Cabinet IT Innovation.
6.11	\$1,000,000 the first year and each year
6.12	thereafter is to provide technology capabilities
6.13	that support centering Minnesota children and
6.14	their families over agency structures and
6.15	provides dedicated information technology
6.16	resources to deliver innovative digital services
6.17	to children and families.
6.18	(f) MnGeo; Expanding Data-Driven
6.19	Decision Making with GIS Data. \$358,000
6.20	the first year and \$376,000 the second year
6.21	are to enhance the state's ability to lead
6.22	collaborative geographic data collection and
6.23	to produce additional publicly available data.
6.24	The base for this appropriation is \$395,000 in
6.25	fiscal year 2026 and \$414,000 in fiscal year
6.26	<u>2027.</u>
6.27	(g) Supporting Accessible Technology in
6.28	State Government. \$300,000 the first year
6.29	and each year thereafter is to support
6.30	accessible government in Minnesota.
6.31	(h) The commissioner of management and
6.32	budget is authorized to provide cash flow
6.33	assistance of up to \$50,000,000 from the
6.34	special revenue fund or other statutory general
6.35	funds as defined in Minnesota Statutes, section

7.33

are for the Office of the State Archaeologist.

The base for this appropriation is \$773,000 in

8.1	fiscal year 2026. The base for this
8.2	appropriation in fiscal year 2027 and each year
8.3	thereafter is \$785,000.
8.4	Of these amounts, \$236,000 the first year and
8.5	\$242,000 the second year are for the
8.6	Archaeological and Cemetery Site Inventory
8.7	Portal. The base in fiscal year 2026 is
8.8	\$193,000 and \$205,000 in fiscal year 2027
8.9	and each year thereafter.
8.10	Disparity Study. \$500,000 the first year and
8.11	\$1,000,000 the second year are to conduct a
8.12	disparity study required under Minnesota
8.13	Statutes, section 16C.16, subdivision 5. This
8.14	is a onetime appropriation.
8.15	Grants Administration Oversight.
8.16	\$2,411,000 the first year and \$1,782,000 the
8.17	second year are for grants administration
8.18	oversight. The base for this appropriation in
8.19	fiscal year 2026 and each year thereafter is
8.20	<u>\$1,581,000.</u>
8.21	\$735,000 the first year and \$201,000 the
8.22	second year are for a study to develop a road
8.23	map on the need for an enterprise grants
8.24	management system and to implement the
8.25	study's recommendation. This is a onetime
8.26	appropriation.
8.27	Small Agency Resource Team. \$940,000 the
8.28	first year and \$856,000 the second year are
8.29	for the Small Agency Resource Team.
8.30	Of these amounts, \$102,000 the first year is
8.31	to complete the study required under article
8.32	2, section 33. This is a onetime appropriation.
8.33	State Historic Preservation Office.
8.34	\$1,274,000 the first year and \$1,352,000 the

9.2	Preservation Office. The base for this		
9.3	appropriation in fiscal year 2026 and each year		
9.4	thereafter is \$1,012,000.		
9.5	Of these amounts, \$485,000 the first year and		
9.6	\$500,000 the second year are for electronic		
9.7	project systems and critical database		
9.8	integration and are available through June 30,		
9.9	2027. The base for this appropriation in fiscal		
9.10	year 2026 and each year thereafter is		
9.11	<u>\$160,000.</u>		
9.12	Office of Enterprise Sustainability.		
9.13	\$1,775,000 each year is for the Office of		
9.14	Enterprise Sustainability.		
9.15	Risk Management Fund Property		
9.16	Self-Insurance. \$12,500,000 the first year is		
9.17	for transfer to the risk management fund under		
9.18	Minnesota Statutes, section 16B.85. This is a		
9.19	onetime appropriation.		
9.20	Office of Enterprise Translations.		
9.21	\$1,306,000 the first year and \$1,159,000 the		
9.22	second year are to establish the Office of		
9.23	Enterprise Translations. \$250,000 the first year		
9.24	and \$250,000 the second year may be		
9.25	transferred to the language access service		
9.26	account established in Minnesota Statutes,		
9.27	section 16B.373.		
9.28	Subd. 3. Strategic Management Services	2,809,000	3,115,000
9.29	Subd. 4. Fiscal Agent	27,559,000	22,323,000
9.30	The base for this appropriation is \$14,323,000.		
9.31	The appropriations under this section are to		
9.32	the commissioner of administration for the		
9.33	purposes specified.		

10.1	In-Lieu of Rent. \$11,129,000 each year is for
10.2	space costs of the legislature and veterans
10.3	organizations, ceremonial space, and
10.4	statutorily free space.
10.5	Public Television. (a) \$1,550,000 each year
10.6	is for matching grants for public television.
10.7	(b) \$250,000 each year is for public television
10.8	equipment grants under Minnesota Statutes,
10.9	section 129D.13.
10.10	(c) \$250,000 each year is for block grants to
10.11	public television under Minnesota Statutes,
10.12	section 129D.13. Of this amount, up to three
10.13	percent is for the commissioner of
10.14	administration to administer the grants.
10.15	(d) The commissioner of administration must
10.16	consider the recommendations of the
10.17	Minnesota Public Television Association
10.18	before allocating the amounts appropriated in
10.19	paragraphs (a) to (c) for equipment or
10.20	matching grants.
10.21	Public Radio. (a) \$492,000 each year is for
10.22	community service grants to public
10.23	educational radio stations. This appropriation
10.24	may be used to disseminate emergency
10.25	information in foreign languages.
10.26	(b) \$142,000 each year is for equipment grants
10.27	to public educational radio stations. This
10.28	appropriation may be used for the repair,
10.29	rental, and purchase of equipment including
10.30	equipment under \$500.
10.31	(c) \$510,000 each year is for equipment grants
10.32	to Minnesota Public Radio, Inc., including
10.33	upgrades to Minnesota's Emergency Alert and
10.34	AMBER Alert Systems.

11.1	(d) The appropriations in paragraphs (a) to (c)
11.2	may not be used for indirect costs claimed by
11.3	an institution or governing body.
11.4	(e) The commissioner of administration must
11.5	consider the recommendations of the
11.6	Association of Minnesota Public Educational
11.7	Radio Stations before awarding grants under
11.8	Minnesota Statutes, section 129D.14, using
11.9	the appropriations in paragraphs (a) and (b).
11.10	No grantee is eligible for a grant unless they
11.11	are a member of the Association of Minnesota
11.12	Public Educational Radio Stations on or before
11.13	July 1, 2023.
11.14	(f) Any unencumbered balance remaining the
11.15	first year for grants to public television or
11.16	public radio stations does not cancel and is
11.17	available for the second year.
11.18	(g) \$1,236,000 the first year is for a grant to
11.19	the Association of Minnesota Public
11.20	Educational Radio Stations to provide
11.21	community radio news programs. Of this
11.22	amount, up to \$36,000 is for the commissioner
11.23	of administration to administer this grant. This
11.24	is a onetime appropriation and is available
11.25	through June 30, 2027.
11.26	Real Estate and Construction Services.
11.27	\$12,000,000 the first year and \$8,000,000 the
11.28	second year are to facilitate space
11.29	consolidation and the transition to a hybrid
11.30	work environment, including but not limited
11.31	to the design, remodel, equipping, and
11.32	furnishing of the space. This appropriation
11.33	may also be used for relocation and rent loss.
11.34	This is a onetime appropriation and is
11.35	available through June 30, 2027.

	03/14/23	REVISOR	SGS/AK	23-02603
12.1 12.2	Sec. 12. CAPITOL AREA ARCHITEC AND PLANNING BOARD	CTURAL §	<u>1,070,000</u> <u>\$</u>	<u>510,000</u>
12.3	The base for this appropriation in fiscal	<u>year</u>		
12.4	2026 and each year thereafter is \$455,00	<u>00.</u>		
12.5	\$500,000 in fiscal year 2024 is to suppo	<u>rt</u>		
12.6	commemorative artwork activities. This	is a		
12.7	onetime appropriation and is available u	<u>ntil</u>		
12.8	June 30, 2028.			
12.9	\$130,000 in fiscal year 2024 and \$55,00	00 in		
12.10	fiscal year 2025 are for mandatory zoning	g and		
12.11	design rules. This is a onetime appropria	ation.		
12.12 12.13	Sec. 13. MINNESOTA MANAGEME BUDGET	<u>NT AND</u> <u>\$</u>	46,682,000 \$	51,284,000
12.14	The base for this appropriation is \$51,034	·,000.		
12.15	(a) \$973,000 in fiscal year 2024 and			
12.16	\$1,006,000 in fiscal year 2025 are for			
12.17	enterprise continuity of operations plans	ning		
12.18	and preparedness. The base is \$756,000	in		
12.19	fiscal year 2026 and each year thereafter	<u>r.</u>		
12.20	(b) \$466,000 in fiscal year 2024 and \$622	2,000		
12.21	in fiscal year 2025 are for the establishm	nent		
12.22	of a statewide internal audit office.			
12.23	(c) \$770,000 in fiscal year 2024 and			
12.24	\$1,999,000 in fiscal year 2025 are for the	<u>ie</u>		
12.25	establishment of an enterprise planning,			
12.26	strategy, and performance unit.			
12.27	(d) \$1,000,000 in fiscal year 2024 and			
12.28	\$1,000,000 in fiscal year 2025 are for			
12.29	administration and staffing of the Children	ren's		
12.30	Cabinet established in Minnesota Statut	es,		
12.31	section 4.045.			
12.32	Sec. 14. <u>REVENUE</u>			

 $\underline{\textbf{Subdivision 1.}} \ \underline{\textbf{Total Appropriation}}$

<u>\$</u>

<u>194,591,000</u> \$

203,803,000

03/14/23 RE	EVISOR SC	GS/AK 23-0	02603
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13.1	Approp	riations by Fund			
13.2		<u>2024</u>	2025		
13.3	General	190,331,000	199,543,000		
13.4	Health Care Access	1,760,000	1,760,000		
13.5	Highway User Tax	2 105 000	2 105 000		
13.6	<u>Distribution</u>	<u>2,195,000</u>	<u>2,195,000</u>		
13.7	<u>Environmental</u>	305,000	305,000		
13.8	Subd. 2. Tax System	Management		161,740,000	168,876,000
13.9	<u>Approp</u>	riations by Fund			
13.10	General	157,480,000	164,616,000		
13.11	Health Care Access	1,760,000	1,760,000		
13.12 13.13	Highway User Tax Distribution	2,195,000	2,195,000		
13.14	Environmental	305,000	305,000		
13.15	Taxpayer Assistance.	(a) \$750,000 eac	ch year		
13.16	is for the commissione	er of revenue to 1	nake		
13.17	grants to one or more	eligible organiza	tions,		
13.18	qualifying under section 7526A(e)(2)(B) of				
13.19	the Internal Revenue Code of 1986 to				
13.20	coordinate, facilitate, encourage, and aid in				
13.21	the provision of taxpayer assistance services.				
13.22	The unencumbered ba	lance in the first	<u>year</u>		
13.23	does not cancel but is a	available for the s	second		
13.24	year.				
13.25	(b) For purposes of the	is section, "taxpa	yer		
13.26	assistance services" me	eans accounting a	and tax		
13.27	preparation services p	rovided by volur	<u>iteers</u>		
13.28	to low-income, elderly	, and disadvanta	ged		
13.29	Minnesota residents to	help them file f	ederal ederal		
13.30	and state income tax r	eturns and Minn	<u>esota</u>		
13.31	property tax refund cla	aims and to prov	<u>ide</u>		
13.32	personal representation	n before the Depa	rtment		
13.33	of Revenue and Intern	al Revenue Serv	ice.		
13.34	Subd. 3. Debt Collect	ion Managemei	<u>1t</u>	32,851,000	34,927,000
13.35	Sec. 15. GAMBLING	CONTROL B	OARD §	<u>6,365,000</u> <u>\$</u>	6,334,000

	03/14/23	REVISOR	SGS/AK	23-02603
14.1	These appropriations are from the lawful			
14.2	gambling regulation account in the specia	<u>.1</u>		
14.3	revenue fund.			
14.4	Sec. 16. RACING COMMISSION	<u>\$</u>	<u>1,933,000</u> §	<u>954,000</u>
14.5	Appropriations by Fund			
14.6	<u>General</u> <u>1,000,000</u>	<u>-0-</u>		
14.7	Special Revenue 933,000	954,000		
14.8	The special revenue fund appropriations a	are		
14.9	from the racing and card playing regulation	<u>on</u>		
14.10	accounts in the special revenue fund.			
14.11	Horseracing Integrity and Safety Act			
14.12	Compliance. \$1,000,000 in fiscal year 20	024		
14.13	is from the general fund for costs related	<u>to</u>		
14.14	the federal Horseracing Integrity and Safe	<u>ety</u>		
14.15	Act. This appropriation is onetime and is			
14.16	available until June 30, 2024.			
14.17	Sec. 17. STATE LOTTERY			
14.18	Notwithstanding Minnesota Statutes, sect	ion		
14.19	349A.10, subdivision 3, the State Lottery'	<u>'s</u>		
14.20	operating budget must not exceed \$40,000,	000		
14.21	in fiscal year 2024 and \$40,000,000 in fis	cal		
14.22	<u>year 2025.</u>			
14.23	Sec. 18. AMATEUR SPORTS COMMI	SSION \$	<u>379,000</u> <u>\$</u>	<u>391,000</u>
14.24	Sec. 19. COUNCIL FOR MINNESOTA AFRICAN HERITAGE		705 000 ¢	916 000
14.25	AFRICAN HERITAGE	<u>\$</u>	<u>795,000</u> \$	816,000
14.26	Sec. 20. COUNCIL ON LATINO AFFA	AIRS \$	<u>664,000</u> \$	<u>680,000</u>
14.27 14.28	Sec. 21. COUNCIL ON ASIAN-PACIF MINNESOTANS	<u>IC</u> <u>§</u>	<u>623,000</u> §	645,000
14.29	Sec. 22. INDIAN AFFAIRS COUNCIL	<u>\$</u>	<u>1,337,000</u> §	1,360,000
14.30 14.31	Sec. 23. MINNESOTA HISTORICAL SOCIETY			
14.32	Subdivision 1. Total Appropriation	<u>\$</u>	<u>25,831,000</u> §	26,832,000

	03/14/23	REVISOR	SGS/AK	23-02603
15.1	The base for this appropriation in fiscal	year		
15.2	2026 and each year thereafter is \$26,457	_ _		
1.5.0	•			
15.3	The amounts that may be spent for each	<u>l</u>		
15.4	purpose are specified in the following			
15.5	subdivisions.			
15.6	Subd. 2. Operations and Programs		25,510,000	26,511,000
15.7	Notwithstanding Minnesota Statutes, se	ction		
15.8	138.668, the Minnesota Historical Society	y may		
15.9	not charge a fee for its general tours at t	<u>he</u>		
15.10	Capitol, but may charge fees for special	:		
15.11	programs other than general tours.			
15.12	(a) \$375,000 each year is to support state	ewide_		
15.13	historic sites and museums and enhance	<u>;</u>		
15.14	in-person school programs.			
15.15	(b) The base for this appropriation in fis	<u>scal</u>		
15.16	year 2026 and each year thereafter is			
15.17	\$26,136,000.			
15.18	Subd. 3. Fiscal Agent		321,000	321,000
15.19	(a) Global Minnesota		39,000	39,000
15.20	(b) Minnesota Air National Guard Muse	<u>eum</u>	<u>17,000</u>	17,000
15.21	(c) Hockey Hall of Fame		100,000	100,000
15.22	(d) Farmamerica		115,000	115,000
15.23	(e) Minnesota Military Museum		50,000	50,000
15.24	Any unencumbered balance remaining i	n this		
15.25	subdivision the first year does not cance	el but		
15.26	is available for the second year of the			
15.27	biennium.			
15.28	Sec. 24. BOARD OF THE ARTS			
15.29	Subdivision 1. Total Appropriation	<u> </u>	<u>7,774,000</u>	<u>5</u> 7,787,000

	03/14/23 R	REVISOR	SGS/AK	23-02603
16.1 16.2 16.3	The amounts that may be spent for each purpose are specified in the following subdivisions.			
16.4	Subd. 2. Operations and Services		835,000	848,000
16.5	Subd. 3. Grants Program		4,800,000	4,800,000
16.6	Subd. 4. Regional Arts Councils		2,139,000	2,139,000
16.7 16.8 16.9	Any unencumbered balance remaining in the section the first year does not cancel, but is available for the second year.			
16.10 16.11	Money appropriated in this section and distributed as grants may only be spent on			
16.12	projects located in Minnesota. A recipient	<u>of</u>		
16.13	a grant funded by an appropriation in this	o.f		
16.14 16.15	section must not use more than ten percent the total grant for costs related to travel outsi			
16.16	the state of Minnesota.			
16.17 16.18	Sec. 25. MINNESOTA HUMANITIES CENTER	<u>\$</u>	<u>845,000</u> <u>\$</u>	845,000
16.19	\$375,000 each year is for grants under			
16.20	Minnesota Statutes, section 138.912. No mo	<u>ore</u>		
16.21	than four percent of the appropriation may			
16.22	used for the nonprofit administration of the	<u>e</u>		
16.23	program.			
16.24	Sec. 26. BOARD OF ACCOUNTANCY	<u>\$</u>	<u>844,000</u> <u>\$</u>	<u>859,000</u>
16.25 16.26 16.27 16.28	Sec. 27. BOARD OF ARCHITECTURE ENGINEERING, LAND SURVEYING, LANDSCAPE ARCHITECTURE, GEOSCIENCE, AND INTERIOR DESI		<u>893,000</u> <u>\$</u>	913,000
16.29 16.30	Sec. 28. BOARD OF COSMETOLOGIS EXAMINERS	<u>\$</u>	3,379,000 \$	3,599,000
16.31	Sec. 29. BOARD OF BARBER EXAMI			452,000
16.32 16.33	Sec. 30. GENERAL CONTINGENT ACCOUNTS	<u>\$</u>	<u>2,000,000</u> \$	2,000,000

03/14/23 REVISOR SGS/AK 23-02603

17.1	Appropria	ations by Fund			
17.2		2024	2025		
17.3	General	1,500,000	1,500,000		
17.4 17.5	State Government Special Revenue	400,000	400,000		
17.6 17.7	Workers' Compensation	100,000	100,000		
17.8	(a) The appropriations in	this section may	only		
17.9	be spent with the approx	al of the govern	<u>ior</u>		
17.10	after consultation with t	he Legislative			
17.11	Advisory Commission p	ursuant to Minn	esota		
17.12	Statutes, section 3.30.				
17.13	(b) If an appropriation in	this section for e	either_		
17.14	year is insufficient, the a	appropriation for	r the		
17.15	other year is available for	or it.			
17.16	(c) If a contingent accou	ınt annronriatior	ı is		
17.17	made in one fiscal year,		115		
17.17	considered a biennial ap				
17.10		•			
17.19	Sec. 31. TORT CLAIM	<u>IS</u>	<u>\$</u>	<u>161,000</u> <u>\$</u>	<u>161,000</u>
17.20	These appropriations are	e to be spent by	the		
17.21	commissioner of manag	ement and budg	<u>et</u>		
17.22	according to Minnesota	Statutes, section	<u>1</u>		
17.23	3.736, subdivision 7. If	the appropriation	n for		
17.24	either year is insufficien	t, the appropriat	<u>ion</u>		
17.25	for the other year is avai	ilable both years	<u>.</u>		
17.26	Sec. 32. MINNESOTA	STATE RETIR	REMENT		
17.27	<u>SYSTEM</u>				
17.28	Subdivision 1. Total Ap	propriation	<u>\$</u>	14,499,000 \$	14,280,000
17.29	The amounts that may b	e spent for each			
17.30	purpose are specified in	the following			
17.31	subdivisions.				
17.32 17.33	Subd. 2. Combined Leg Constitutional Officers		<u>an</u>	8,449,000	8,280,000

	03/14/23	REVISOR	SGS/AK	23-02603
18.1	Under Minnesota Statutes, sections 3A.03	<u>3,</u>		
18.2	subdivision 2; 3A.04, subdivisions 3 and	<u>4;</u>		
18.3	and 3A.115.			
18.4	If an appropriation in this section for either	<u>er</u>		
18.5	year is insufficient, the appropriation for	the		
18.6	other year is available for it.			
18.7	Subd. 3. Judges Retirement Plan		6,000,000	6,000,000
18.8	For transfer to the judges retirement fund			
18.9	under Minnesota Statutes, section 490.12	3.		
18.10	This transfer continues each fiscal year un	<u>ntil</u>		
18.11	the judges retirement plan reaches 100 pero	<u>cent</u>		
18.12	funding as determined by an actuarial			
18.13	valuation prepared according to Minneson	<u>ta</u>		
18.14	Statutes, section 356.214.			
18.15 18.16	Sec. 33. PUBLIC EMPLOYEES RETIRED ASSOCIATION	<u>EMENT</u> <u>\$</u>	25,000,000 \$	25,000,000
18.17	(a) \$9,000,000 the first year and \$9,000,0	00		
18.18	the second year are for direct state aid to	t <u>he</u>		
18.19	1.1' 1 1' 1.0' .'	nt		
	public employees police and fire retireme	110		
18.20	plan authorized under Minnesota Statutes			
18.20 18.21				
	plan authorized under Minnesota Statutes	<u> </u>		
18.21	plan authorized under Minnesota Statutes section 353.65, subdivision 3b.	<u>to</u>		
18.21 18.22	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund	<u>to</u>		
18.21 18.22 18.23	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Associa	to tion		
18.21 18.22 18.23 18.24	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association behalf of the former MERF division	to tion		
18.21 18.22 18.23 18.24 18.25	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association behalf of the former MERF division account are \$16,000,000 on September 15	to tion		
18.21 18.22 18.23 18.24 18.25 18.26	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association behalf of the former MERF division account are \$16,000,000 on September 15, 2024, and \$16,000,000 on September 15,	to tion		
18.21 18.22 18.23 18.24 18.25 18.26 18.27	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association behalf of the former MERF division account are \$16,000,000 on September 15, 2024, and \$16,000,000 on September 15, 2025. These amounts are estimated to be	to tion		
18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association behalf of the former MERF division account are \$16,000,000 on September 15, 2024, and \$16,000,000 on September 15, 2025. These amounts are estimated to be needed under Minnesota Statutes, section	to tion	29,831,000 \$	29,831,000
18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 18.29	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association behalf of the former MERF division account are \$16,000,000 on September 15, 2024, and \$16,000,000 on September 15, 2025. These amounts are estimated to be needed under Minnesota Statutes, section 353.505. Sec. 34. TEACHERS RETIREMENT	to tion 5,	29,831,000 <u>\$</u>	29,831,000
18.21 18.22 18.23 18.24 18.25 18.26 18.27 18.28 18.29 18.30 18.31	plan authorized under Minnesota Statutes section 353.65, subdivision 3b. (b) State payments from the general fund the Public Employees Retirement Association on behalf of the former MERF division account are \$16,000,000 on September 15, 2024, and \$16,000,000 on September 15, 2025. These amounts are estimated to be needed under Minnesota Statutes, section 353.505. Sec. 34. TEACHERS RETIREMENT ASSOCIATION	to tion 5,	29,831,000 <u>\$</u>	29,831,000

REVISOR

SGS/AK

23-02603

03/14/23

Special Direct State Aid. \$27,331,000 each
year is for special direct state aid authorized
under Minnesota Statutes, section 354.436.
Special Direct State Matching Aid.
\$2,500,000 each year is for special direct state
matching aid authorized under Minnesota
Statutes, section 354.435.
Sec. 35. ST. PAUL TEACHERS RETIREMENT \$ 14,827,000 \$ 14,827,000
The amounts estimated to be needed for
special direct state aid to the first class city
teachers retirement fund association authorized
under Minnesota Statutes, section 354A.12,
subdivisions 3a and 3c.
ARTICLE 2
POLICY LANGUAGE
Section 1. Minnesota Statutes 2022, section 4.045, is amended to read:
4.045 CHILDREN'S CABINET.
The Children's Cabinet shall consist of the commissioners of education, human services
employment and economic development, public safety, corrections, management and budget
health, administration, Housing Finance Agency, and transportation, and the director of the
Office of Strategic and Long-Range Planning. The governor shall designate one member
to serve as cabinet chair. The chair is responsible for ensuring that the duties of the Children's
Cabinet are performed.
Sec. 2. Minnesota Statutes 2022, section 5.30, subdivision 2, is amended to read:
Subd. 2. Appropriation. Notwithstanding section 4.07, Money in the Help America
Vote Act account may be spent only pursuant to direct appropriations enacted from time to
time by law. Money in the account must be spent is appropriated to the secretary of state
to improve the administration of elections in accordance with the Help America Vote Act,
the state plan certified by the governor under the act, and for reporting and administrative
requirements under the act and plan. To the extent required by federal law, money in the
account must be used in a manner that is consistent with the maintenance of effort

requirements of section 254(a)(7) of the Help America Vote Act, Public Law 107-252, 20.1 based on the level of state expenditures for the fiscal year ending June 30, 2000. 20.2 **EFFECTIVE DATE.** This section is effective the day following final enactment and 20.3 applies to any balances in the Help America Vote Act account existing on or after that date. 20.4 Sec. 3. [8.315] CONSUMER LITIGATION FUND. 20.5 Subdivision 1. Establishment. The consumer litigation account is established in the 20.6 special revenue fund in the state treasury. Money recovered by a state official eligible for 20.7 any allowable use provided in section 16A.151, subdivision 2, paragraphs (a) to (g), shall 20.8 first satisfy those uses. Any remaining money recovered by a state official as provided in 20.9 section 16A.151, subdivision 2, paragraph (h), shall be deposited in the consumer litigation 20.10 20.11 account until the balance of the fund is equal to the maximum account balance provided in subdivision 3, and shall thereafter continue if disbursements reduce the balance below the 20.12 maximum account balance. 20.13 Subd. 2. **Disbursements from account.** The attorney general shall have the authority 20.14 to authorize disbursements from the consumer litigation account for the following purposes: 20.15 (1) payment of the costs of litigation, investigation, administration, or settlement of any 20.16 matter related to the duties and authorities provided by this chapter, federal law, or common 20.17 law; 20.18 (2) cost share payments subject to agreements entered into with other states, governmental 20.19 entities, law enforcement agencies, or federal agencies in furtherance of litigation, 20.20 investigation, administration, or settlement of any matter; 20.21 20.22 (3) retention of expert witnesses, professional or technical services, consultants, specialists, mediators, or necessary services related to litigation, investigation, administration, 20.23 or settlement of any matter; 20.24 (4) document review, issue coding, electronic data hosting, or discovery-related costs, 20.25 including reasonable costs for these services incurred by a state agency if related to litigation 20.26 or an investigation in which the state is a party and the attorney general determines it is 20.27 beneficial to the state to authorize such payments; and 20.28 20.29 (5) any further uses determined by the attorney general to be necessary and proper to administer the duties of the office. 20.30

Article 2 Sec. 3.

shall be \$2,000,000.

20.31

20.32

Subd. 3. Account balance. The maximum balance of the consumer litigation account

21.1	Subd. 4. Required reporting. The attorney general shall report to the chairs and ranking
21.2	minority members of the senate and house of representatives committees with jurisdiction
21.3	over state government finance by October 15 each year, on activities under this section
21.4	during the prior fiscal year. The report must include:
21.5	(1) an accounting of the starting balance and ending balance of the consumer litigation
21.6	account for the relevant reporting period, and a summary description of all deposits into
21.7	and disbursements from the account, along with the purpose of any disbursements; and
21.8	(2) a recommendation for adjustment, if any is deemed necessary by the attorney general,
21.9	to the maximum account balance provided in subdivision 3.
21.10	EFFECTIVE DATE. This section is effective July 1, 2023.
21.11	Sec. 4. Minnesota Statutes 2022, section 15A.0815, subdivision 1, is amended to read:
21.12	Subdivision 1. Salary limits. The governor or other appropriate appointing authority
21.13	shall set the salary rates for positions listed in this section within the salary limits listed in
21.14	subdivisions 2 to 4. The governor's or other appointing authority's action is subject to
21.15	approval of the Legislative Coordinating Commission and the legislature as provided by
21.16	subdivision 5 and section 3.855 based upon the salaries prescribed by the Compensation
21.17	Council established under section 15A.082.
21.18	Sec. 5. Minnesota Statutes 2022, section 15A.0815, subdivision 2, is amended to read:
21.19	Subd. 2. Group I salary limits Agency head salaries. The salary for a position listed
21.20	in this subdivision shall not exceed 133 percent of the salary of the governor. This limit
21.21	must be adjusted annually on January 1. The new limit must equal the limit for the prior
21.22	year increased by the percentage increase, if any, in the Consumer Price Index for all urban
21.23	consumers from October of the second prior year to October of the immediately prior year
21.24	be determined by the Compensation Council under section 15A.082. The commissioner of
21.25	management and budget must publish the limit on the department's website. This subdivision
21.26	applies to the following positions:
21.27	Commissioner of administration;
21.28	Commissioner of agriculture;
21.29	Commissioner of education;
21.30	Commissioner of commerce;
21.31	Commissioner of corrections;

22.1	Commissioner of health;
22.2	Commissioner, Minnesota Office of Higher Education;
22.3	Commissioner, Minnesota IT Services;
22.4	Commissioner, Housing Finance Agency;
22.5	Commissioner of human rights;
22.6	Commissioner of human services;
22.7	Commissioner of labor and industry;
22.8	Commissioner of management and budget;
22.9	Commissioner of natural resources;
22.10	Commissioner, Pollution Control Agency;
22.11	Commissioner of public safety;
22.12	Commissioner of revenue;
22.13	Commissioner of employment and economic development;
22.14	Commissioner of transportation; and
22.15	Commissioner of veterans affairs-:
22.16	Executive director of the Gambling Control Board;
22.17	Executive director of the Minnesota State Lottery;
22.18	Commissioner of Iron Range resources and rehabilitation;
22.19	Commissioner, Bureau of Mediation Services;
22.20	Ombudsman for mental health and developmental disabilities;
22.21	Ombudsperson for corrections;
22.22	Chair, Metropolitan Council;
22.23	School trust lands director;
22.24	Executive director of pari-mutuel racing; and
22.25	Commissioner, Public Utilities Commission.

Sec. 6. Minnesota Statutes 2022, section 15A.082, subdivision 1, is amended to read:

Subdivision 1. **Creation.** A Compensation Council is created each odd-numbered year to assist the legislature in establishing establish the compensation of constitutional officers, justices of the supreme court, judges of the court of appeals and district court, and the heads of state and metropolitan agencies included in section 15A.0815.

Sec. 7. Minnesota Statutes 2022, section 15A.082, subdivision 2, is amended to read:

Subd. 2. **Membership.** The Compensation Council consists of 16 members: eight nonjudges appointed by the chief justice of the supreme court, of whom no more than four may belong to the same political party; and one member from each congressional district appointed by the governor, of whom no more than four may belong to the same political party. Appointments must be made after the first Monday in January and before January 15 31. The compensation and removal of members appointed by the governor or the chief justice shall be as provided in section 15.059, subdivisions 3 and 4. The Legislative Coordinating Commission shall provide the council with administrative and support services.

Sec. 8. Minnesota Statutes 2022, section 15A.082, subdivision 3, is amended to read:

Subd. 3. **Submission of recommendations**. (a) By April May 1 in each odd-numbered year, the Compensation Council shall submit to the speaker of the house and the president of the senate salary recommendations must prescribe salaries for constitutional officers, justices of the supreme court, and judges of the court of appeals and district court, and for the agency and metropolitan agency heads identified in section 15A.0815. The recommended prescribed salary for each other office must take effect on the first Monday in January of the next odd-numbered year, with no more than one adjustment, to take effect on January 1 of the year after that. The salary recommendations for judges and constitutional officers take effect if an appropriation of money to pay the recommended salaries is enacted after the recommendations are submitted and before their effective date. Recommendations may be expressly modified or rejected July 1 of that year and July 1 of the subsequent even-numbered year and at whatever interval the Compensation Council determines thereafter, unless the legislature by law provides otherwise.

(b) The council shall also submit to the speaker of the house and the president of the senate recommendations for the salary ranges of the heads of state and metropolitan agencies, to be effective retroactively from January 1 of that year if enacted into law. The recommendations shall include the appropriate group in section 15A.0815 to which each agency head should be assigned and the appropriate limitation on the maximum range of

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the salaries of the agency heads in each group, expressed as a percentage of the salary of 24.1 24.2 the governor. Sec. 9. Minnesota Statutes 2022, section 15A.082, subdivision 4, is amended to read: 24.3 Subd. 4. Criteria. In making compensation recommendations determinations, the council 24.4 shall consider the amount of compensation paid in government service and the private sector 24.5 to persons with similar qualifications, the amount of compensation needed to attract and 24.6 24.7 retain experienced and competent persons, and the ability of the state to pay the recommended compensation. 24.8 24.9 Sec. 10. [16A.091] PLANNING, STRATEGY, AND PERFORMANCE MANAGEMENT. 24.10 (a) The commissioner of management and budget is responsible for the coordination, 24.11 development, assessment, and communication of information, performance measures, 24.12 planning, and policy concerning the state's future. 24.13 (b) The commissioner must develop a statewide system of economic, social, and 24.14 environmental performance measures. The commissioner must provide information to assist 24.15 public and elected officials with understanding the status of these performance measures. 24.16 24.17 Sec. 11. Minnesota Statutes 2022, section 16A.122, subdivision 2, is amended to read: Subd. 2. Transfers from grants prohibited. Unless otherwise provided by law or 24.18 section 16B.98, subdivision 14, an agency must not use grant or flow-through funds for 24.19 salaries or other operating purposes. 24.20 Sec. 12. Minnesota Statutes 2022, section 16A.126, subdivision 1, is amended to read: 24.21 Subdivision 1. **Set rates.** The commissioner shall approve the rates an agency must pay 24.22 to a revolving fund for services. Funds subject to this subdivision include, but are not limited 24.23 to, the revolving funds established in sections 14.46; 14.53; 16B.2975, subdivision 4; 16B.48; 24.24 24.25 16B.54; 16B.58; 16B.85; 16E.14; 43A.55; and 176.591; and the fund established in section 43A.30; and the account established in section 16A.1286. 24.26 24.27 **EFFECTIVE DATE.** This section is effective July 1, 2024. Sec. 13. Minnesota Statutes 2022, section 16A.1286, subdivision 2, is amended to read: 24.28 Subd. 2. Billing procedures. The commissioner may bill up to \$10,000,000 in each 24.29

24.30

fiscal year for statewide systems services provided to state agencies, judicial branch agencies,

03/14/23 REVISOR SGS/AK 23-02603

the University of Minnesota in the executive, judicial, and legislative branches, the Minnesota State Colleges and Universities, and other entities. Each agency shall transfer from agency operating appropriations to the statewide systems account the amount billed by the commissioner. Billing policies and procedures related to statewide systems services must be developed by the commissioner in consultation with the commissioners of management and budget and administration, the University of Minnesota, and the Minnesota State Colleges and Universities. The commissioner shall develop billing policies and procedures.

EFFECTIVE DATE. This section is effective July 1, 2025.

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- Sec. 14. Minnesota Statutes 2022, section 16A.151, subdivision 2, is amended to read:
- Subd. 2. **Exceptions.** (a) If a state official litigates or settles a matter on behalf of specific injured persons or entities, this section does not prohibit distribution of money to the specific injured persons or entities on whose behalf the litigation or settlement efforts were initiated. If money recovered on behalf of injured persons or entities cannot reasonably be distributed to those persons or entities because they cannot readily be located or identified or because the cost of distributing the money would outweigh the benefit to the persons or entities, the money must be paid into the general fund.
- 25.17 (b) Money recovered on behalf of a fund in the state treasury other than the general fund may be deposited in that fund.
 - (c) This section does not prohibit a state official from distributing money to a person or entity other than the state in litigation or potential litigation in which the state is a defendant or potential defendant.
 - (d) State agencies may accept funds as directed by a federal court for any restitution or monetary penalty under United States Code, title 18, section 3663(a)(3), or United States Code, title 18, section 3663A(a)(3). Funds received must be deposited in a special revenue account and are appropriated to the commissioner of the agency for the purpose as directed by the federal court.
- (e) Tobacco settlement revenues as defined in section 16A.98, subdivision 1, paragraph (t), may be deposited as provided in section 16A.98, subdivision 12.
 - (f) Any money received by the state resulting from a settlement agreement or an assurance of discontinuance entered into by the attorney general of the state, or a court order in litigation brought by the attorney general of the state, on behalf of the state or a state agency, related to alleged violations of consumer fraud laws in the marketing, sale, or distribution of opioids in this state or other alleged illegal actions that contributed to the excessive use of opioids,

must be deposited in the settlement account established in the opiate epidemic response fund under section 256.043, subdivision 1. This paragraph does not apply to attorney fees and costs awarded to the state or the Attorney General's Office, to contract attorneys hired by the state or Attorney General's Office, or to other state agency attorneys.

- (g) Notwithstanding paragraph (f), if money is received from a settlement agreement or an assurance of discontinuance entered into by the attorney general of the state or a court order in litigation brought by the attorney general of the state on behalf of the state or a state agency against a consulting firm working for an opioid manufacturer or opioid wholesale drug distributor, the commissioner shall deposit any money received into the settlement account established within the opiate epidemic response fund under section 256.042, subdivision 1. Notwithstanding section 256.043, subdivision 3a, paragraph (a), any amount deposited into the settlement account in accordance with this paragraph shall be appropriated to the commissioner of human services to award as grants as specified by the opiate epidemic response advisory council in accordance with section 256.043, subdivision 3a, paragraph (d).
- (h) Money recovered by a state official in litigation or in settlement of a matter that could have resulted in litigation may be deposited as provided in section 8.315.
- **EFFECTIVE DATE.** This section is effective July 1, 2023. 26.18

Sec. 15. [16B.372] ENVIRONMENTAL SUSTAINABILITY GOVERNMENT 26.19 26.20 **OPERATIONS; OFFICE CREATED.**

- Subdivision 1. Enterprise sustainability. The Office of Enterprise Sustainability is established to assist all state agencies in making measurable progress toward improving the sustainability of government operations by reducing the impact on the environment, controlling unnecessary waste of natural resources and public funds, and spurring innovation. The office shall create new tools and share best practices, assist state agencies to plan for and implement improvements, and monitor progress toward achieving intended outcomes. 26.26 Specific duties include but are not limited to:
- (1) managing a sustainability metrics and reporting system, including a public dashboard 26.28 that allows Minnesotans to track progress and is updated annually; 26.29
- (2) assisting agencies in developing and executing sustainability plans; and 26.30
- (3) implementing the state building energy conservation improvement revolving loan 26.31 in Minnesota Statutes, sections 16B.86 and 16B.87. 26.32

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27.1	Subd. 2. State agency responsibilities. Each cabinet-level agency is required to
27.2	participate in the sustainability effort by developing a sustainability plan and by making
27.3	measurable progress toward improving associated sustainability outcomes. State agencies
27.4	and boards that are not members of the cabinet shall take steps toward improving
27.5	sustainability outcomes. However, they are not required to participate at the level of
27.6	cabinet-level agencies.
27.7	Subd. 3. Local governments. The Office of Enterprise Sustainability shall make
27.8	reasonable attempts to share tools and best practices with local governments.
27.9	Sec. 16. [16B.373] OFFICE OF ENTERPRISE TRANSLATIONS.
27.10	Subdivision 1. Office establishment. (a) The commissioner shall establish an Office of
27.11	Enterprise Translations. The office must:
27.12	(1) provide translation services for written material for executive agencies;
27.13	(2) create and maintain language-specific landing webpages in Spanish, Hmong, and
27.14	Somali with links to translated materials at state agency websites; and
27.15	(3) serve as a resource to executive agencies in areas such as best practices and standards
27.16	for the translation of written materials.
27.17	(b) The commissioner shall determine the process and requirements for state agencies
27.18	to request translations of written materials.
27.19	Subd. 2. Language access service account established. The language access service
27.20	account is created in the special revenue fund for reimbursing state agencies for expenses
27.21	incurred in providing language translation services.
27.22	Sec. 17. Minnesota Statutes 2022, section 16B.4805, subdivision 1, is amended to read:
27.23	Subdivision 1. Definitions. "Reasonable accommodation" as used in this section has
27.24	the meaning given in section 363A.08. "State agency" as used in this section has the meaning
27.25	given in section 16A.011, subdivision 12. "Reasonable accommodations eligible for
27.26	reimbursement" means:
27.27	(1) reasonable accommodations provided to applicants for employment;
27.28	(2) reasonable accommodations for employees for services that will need to be provided
27.29	on a periodic or ongoing basis; or
27.30	(3) reasonable accommodations that involve onetime expenses that total more than
27.31	\$1,000 \$500 for an employee in a fiscal year.

Sec. 18. Minnesota Statutes 2022, section 16B.97, subdivision 2, is amended to read:

Subd. 2. **Grants governance.** The commissioner shall provide leadership and direction for policy related to grants management in Minnesota in order to foster more consistent, streamlined interaction between executive agencies, funders, and grantees that will enhance access to grant opportunities and information and lead to greater program accountability and transparency. The commissioner has the duties and powers stated in this section. An executive agency Executive agencies shall fully cooperate with the commissioner in the creation, management, and oversight of state grants and must do what the commissioner requires under this section. The commissioner may adopt rules to carry out grants governance, oversight, and management.

EFFECTIVE DATE. This section is effective August 1, 2023.

- Sec. 19. Minnesota Statutes 2022, section 16B.97, subdivision 3, is amended to read:
- Subd. 3. **Discretionary powers.** The commissioner has the authority to:
- (1) review grants management practices and propose establish and enforce policy and procedure improvements to the governor, legislature, executive agencies, and the federal government;
- 28.17 (2) sponsor, support, and facilitate innovative and collaborative grants management projects with public and private organizations;
- 28.19 (3) review, recommend, and implement alternative strategies for grants management;
- 28.20 (4) collect and disseminate information, issue reports relating to grants management, 28.21 and sponsor and conduct conferences and studies; and
- 28.22 (5) participate in conferences and other appropriate activities related to grants management issues-;
- 28.24 (6) suspend or debar grantees from eligibility to receive state-issued grants for up to
 28.25 three years for reasons specified in Minnesota Rules, part 1230.1150, subpart 2. A grantee
 28.26 may obtain an administrative hearing pursuant to sections 14.57 to 14.62 before a suspension
 28.27 or debarment is effective by filing a written request for hearing within 20 days of notification
 28.28 of suspension or debarment;
- 28.29 (7) establish offices for the purpose of carrying out grants governance, oversight, and
 28.30 management; and
- 28.31 (8) require granting agencies to submit grant solicitation documents for review prior to issuance at dollar levels determined by the commissioner.

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EFFECTIVE DATE. This section is effect	tive August 1, 2023.
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- Sec. 20. Minnesota Statutes 2022, section 16B.97, subdivision 4, is amended to read:
- 29.3 Subd. 4. **Duties.** (a) The commissioner shall:

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- 29.4 (1) create general grants management policies and procedures that are applicable to all executive agencies. The commissioner may approve exceptions to these policies and procedures for particular grant programs. Exceptions shall expire or be renewed after five years. Executive agencies shall retain management of individual grants programs;
- 29.8 (2) provide a central point of contact concerning statewide grants management policies and procedures;
- 29.10 (3) serve as a resource to executive agencies in such areas as training, evaluation, collaboration, and best practices in grants management;
- 29.12 (4) ensure grants management needs are considered in the development, upgrade, and use of statewide administrative systems and leverage existing technology wherever possible;
- 29.14 (5) oversee and approve future professional and technical service contracts and other 29.15 information technology spending related to executive agency grants management <u>systems</u> 29.16 and activities;
 - (6) provide a central point of contact for comments about executive agencies violating statewide grants governance policies and about fraud and waste in grants processes;
- 29.19 (7) forward received comments to the appropriate agency for further action, and may follow up as necessary;
- 29.21 (8) provide a single listing of all available executive agency competitive grant opportunities and resulting grant recipients;
- 29.23 (9) selectively review development and implementation of executive agency grants, policies, and practices; and
- 29.25 (10) selectively review executive agency compliance with best practices.
- 29.26 (b) The commissioner may determine that it is cost-effective for agencies to develop 29.27 and use shared grants management technology systems. This system would be governed 29.28 under section 16E.01, subdivision 3, paragraph (b).
- 29.29 **EFFECTIVE DATE.** This section is effective August 1, 2023.

Sec. 21. Minnesota Statutes 2022, section 16B.98, subdivision 5, is amended to read: 30.1 Subd. 5. Creation and validity of grant agreements. (a) A grant agreement is and 30.2 amendments are not valid and the state is not bound by the grant them unless: 30.3 (1) the grant has they have been executed by the head of the agency or a delegate who 30.4 30.5 is party to the grant; (2) they have been approved by the commissioner; 30.6 30.7 (2) (3) the accounting system shows an encumbrance for the amount of the grant in accordance with policy approved by the commissioner except as provided in subdivision 30.8 11; and 30.9 (3) (4) the grant agreement includes an effective date that references either section 30.10 16C.05, subdivision 2, or 16B.98, subdivisions 5 and 7, as determined by the granting 30.11 agency. 30.12 (b) The combined grant agreement and amendments must not exceed five years without 30.13 specific, written approval by the commissioner according to established policy, procedures, 30.14 and standards, or unless the commissioner determines that a longer duration is in the best 30.15 interest of the state. 30.16 (c) A fully executed copy of the grant agreement with all amendments and other required 30.17 records relating to the grant must be kept on file at the granting agency for a time equal to 30.18 that required of grantees in subdivision 8. 30.19 (d) Grant agreements must comply with policies established by the commissioner for 30.20 minimum grant agreement standards and practices. 30.21 (e) The attorney general may periodically review and evaluate a sample of state agency 30.22 grants to ensure compliance with applicable laws. 30.23 30.24 **EFFECTIVE DATE.** This section is effective April 1, 2024, and applies to grants issued on or after that date. 30.25 Sec. 22. Minnesota Statutes 2022, section 16B.98, subdivision 6, is amended to read: 30.26 Subd. 6. Grant administration. A granting agency shall diligently administer and 30.27 30.28 monitor any grant it has entered into. The commissioner may require an agency to report to the commissioner at any time on the status of any grant to which the agency is a party. 30.29 **EFFECTIVE DATE.** This section is effective August 1, 2023, and applies to grants 30.30 issued on or after that date.

Sec. 23. Minnesota Statutes 2022, section 16B.98, subdivision 8, is amended to read:

Subd. 8. **Audit.** (a) A grant agreement made by an executive agency must include an audit clause that provides that the books, records, documents, and accounting procedures and practices of the grantee or other party that are relevant to the grant or transaction are subject to examination by the <u>commissioner</u>, the granting agency and either the legislative auditor or the state auditor, as appropriate, for a minimum of six years from the grant agreement end date, receipt and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later. If a grant agreement does not include an express audit clause, the audit authority under this subdivision is implied.

- (b) If the granting agency is a local unit of government, and the governing body of the local unit of government requests that the state auditor examine the books, records, documents, and accounting procedures and practices of the grantee or other party according to this subdivision, the granting agency shall be liable for the cost of the examination. If the granting agency is a local unit of government, and the grantee or other party requests that the state auditor examine all books, records, documents, and accounting procedures and practices related to the grant, the grantee or other party that requested the examination shall be liable for the cost of the examination.
- 31.18 **EFFECTIVE DATE.** This section is effective August 1, 2023, and applies to grants issued on or after that date.
- Sec. 24. Minnesota Statutes 2022, section 16B.98, is amended by adding a subdivision to read:
- Subd. 12. Grantee evaluations. (a) The head of the agency or delegate entering into a grant agreement in excess of \$25,000 must submit a report to the commissioner who must make the report publicly available online.
- 31.25 (b) The report must:

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- 31.26 (1) summarize the purpose of the grant;
- 31.27 (2) state the amount provided to the grantee; and
 - (3) include a written performance evaluation of the work done under the grant. The evaluation must include an appraisal of the grantee's timeliness, quality, and overall performance in meeting the terms and objectives of the grant. Grantees may request copies of evaluations prepared under this subdivision and may respond in writing. Grantee responses must be maintained with the grant file.

32.1	EFFECTIVE DATE. This section is effective April 1, 2024, and applies to grants issued
32.2	on or after that date.
32.3	Sec. 25. Minnesota Statutes 2022, section 16B.98, is amended by adding a subdivision to
32.4	read:
32.5	Subd. 13. Limitations on actions. No action may be maintained by a grantee against
32.6	an employee or agency who discloses information about a current or former grantee under
32.7	subdivision 12, unless the grantee demonstrates by clear and convincing evidence that:
32.8	(1) the information was false and defamatory;
32.9	(2) the employee or agency knew or should have known the information was false and
32.10	acted with malicious intent to injure the current or former grantee; and
32.11	(3) the information was acted upon in a manner that caused harm to the current or former
32.12	grantee.
32.13	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to grants
32.14	issued on or after that date.
32.15	Sec. 26. Minnesota Statutes 2022, section 16B.98, is amended by adding a subdivision to
32.16	read:
32.17	Subd. 14. Administrative costs. Unless amounts are otherwise appropriated for
32.18	administrative costs, a state agency may retain up to five percent of the amount appropriated
32.19	to the agency for grants enacted by the legislature and formula grants and up to ten percent
32.20	for competitively awarded grants. This subdivision applies to appropriations made for new
32.21	grant programs enacted after the effective date of this subdivision.
32.22	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to grants
32.23	issued on or after that date.
32.24	Sec. 27. Minnesota Statutes 2022, section 16B.991, is amended to read:
32.25	16B.991 TERMINATION OF GRANT.
32.26	Subdivision 1. Criminal conviction. Each grant agreement subject to sections 16B.97
32.27	and 16B.98 must provide that the agreement will immediately be terminated if the recipient
32.28	is convicted of a criminal offense relating to a state grant agreement.
32.29	Subd. 2. Authority. A grant agreement must by its terms permit the commissioner to
32.30	unilaterally terminate the grant agreement prior to completion if the commissioner determines

that further performance under the grant agreement would not serve agency purposes or is 33.1 not in the best interests of the state. 33.2 Sec. 28. [16E.35] COUNTY AND LOCAL CYBERSECURITY GRANTS. 33.3 Subdivision 1. Cybersecurity grant program established. The Department of IT 33.4 Services may make grants to political subdivisions to support addressing cybersecurity risks 33.5 and cybersecurity threats to information systems owned or operated by, or on behalf of, 33.6 state, local, or Tribal governments, as provided in section 70612 of Public Law 117-58. 33.7 Subd. 2. Match requirement. The political subdivision receiving a grant must provide 33.8 for the remainder of the costs of the project that exceed available state match appropriated 33.9 funds, or that exceed goals defined in the statewide cybersecurity plan. 33.10 Subd. 3. Criteria. The department may set criteria for program priorities and standards 33.11 of review. 33.12 Sec. 29. Minnesota Statutes 2022, section 43A.08, subdivision 1, is amended to read: 33.13 Subdivision 1. Unclassified positions. Unclassified positions are held by employees 33.14 who are: 33.15 (1) chosen by election or appointed to fill an elective office; 33.16 (2) heads of agencies required by law to be appointed by the governor or other elective 33.17 officers, and the executive or administrative heads of departments, bureaus, divisions, and 33.18 institutions specifically established by law in the unclassified service; 33.19 (3) deputy and assistant agency heads and one confidential secretary in the agencies 33.20 listed in subdivision 1a and in the Office of Strategic and Long-Range Planning; 33.21 (4) the confidential secretary to each of the elective officers of this state and, for the 33.22 secretary of state and state auditor, an additional deputy, clerk, or employee; 33.23 (5) intermittent help employed by the commissioner of public safety to assist in the 33.24 33.25 issuance of vehicle licenses; (6) employees in the offices of the governor and of the lieutenant governor and one 33.26 confidential employee for the governor in the Office of the Adjutant General; 33.27 (7) employees of the Washington, D.C., office of the state of Minnesota; 33.28 (8) employees of the legislature and of legislative committees or commissions; provided 33.29

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that employees of the Legislative Audit Commission, except for the legislative auditor, the

deputy legislative auditors, and their confidential secretaries, shall be employees in the classified service;

- (9) presidents, vice-presidents, deans, other managers and professionals in academic and academic support programs, administrative or service faculty, teachers, research assistants, and student employees eligible under terms of the federal Economic Opportunity Act work study program in the Perpich Center for Arts Education and the Minnesota State Colleges and Universities, but not the custodial, clerical, or maintenance employees, or any professional or managerial employee performing duties in connection with the business administration of these institutions;
 - (10) officers and enlisted persons in the National Guard;
- (11) attorneys, legal assistants, and three confidential employees appointed by the attorney general or employed with the attorney general's authorization;
- (12) judges and all employees of the judicial branch, referees, receivers, jurors, and notaries public, except referees and adjusters employed by the Department of Labor and Industry;
- (13) members of the State Patrol; provided that selection and appointment of State Patrol troopers must be made in accordance with applicable laws governing the classified service;
- (14) examination monitors and intermittent training instructors employed by the Departments of Management and Budget and Commerce and by professional examining boards and intermittent staff employed by the technical colleges for the administration of practical skills tests and for the staging of instructional demonstrations;
- 34.22 (15) student workers;

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- 34.23 (16) executive directors or executive secretaries appointed by and reporting to any policy-making board or commission established by statute;
- 34.25 (17) employees unclassified pursuant to other statutory authority;
- 34.26 (18) intermittent help employed by the commissioner of agriculture to perform duties 34.27 relating to pesticides, fertilizer, and seed regulation;
- 34.28 (19) the administrators and the deputy administrators at the State Academies for the
 34.29 Deaf and the Blind; and
- 34.30 (20) chief executive officers in the Department of Human Services.

35.1	Sec. 30. [143.04] STATE AND COUNTY SYSTEMS; CHILDREN, YOUTH, AND
35.2	FAMILIES.
35.3	Subdivision 1. Establishment of systems. (a) The commissioner of children, youth, and
35.4	families shall establish and enhance computer systems necessary for the efficient operation
35.5	of the programs the commissioner supervises, including:
35.6	(1) management and administration of the Supplemental Nutrition Assistance Program
35.7	(SNAP) and income maintenance program, including the electronic distribution of benefits:
35.8	and
35.9	(2) management and administration of the child support enforcement program.
35.10	(b) The commissioner's development costs incurred by computer systems for statewide
35.11	programs administered by that computer system and mandated by state or federal law must
35.12	not be assessed against county agencies. The commissioner may charge a county for
35.13	development and operating costs incurred by computer systems for functions requested by
35.14	the county and not mandated by state or federal law for programs administered by the
35.15	computer system incurring the cost.
35.16	(c) The commissioner shall distribute the nonfederal share of the costs of operating and
35.17	maintaining the systems to the commissioner and to the counties participating in the system
35.18	in a manner that reflects actual system usage, except that the nonfederal share of the costs
35.19	of the MAXIS computer system and child support enforcement systems for statewide
35.20	programs administered by those systems and mandated by state or federal law shall be borne
35.21	entirely by the commissioner.
35.22	(d) The commissioner may enter into contractual agreements with federally recognized
35.23	Indian Tribes with a reservation in Minnesota to participate in state-operated computer
35.24	systems related to the management and administration of SNAP, income maintenance, and
35.25	child support enforcement programs to the extent necessary for the Tribe to operate a
35.26	federally approved family assistance program or any other program under the supervision
35.27	of the commissioner.
35.28	Subd. 2. State systems account created. A state systems account for the Department
35.29	of Children, Youth, and Families is created in the state treasury. Money collected by the
35.30	commissioner of children, youth, and families for the programs in subdivision 1 must be
35.31	deposited in the account. Money in the state systems account and federal matching money
35.32	is appropriated to the commissioner of children, youth, and families for purposes of this
35.33	section.

Sec. 31. Minnesota Statutes 2022, section 145.951, is amended to read:

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145.951 IMPLEMENTATION PLAN; STATEWIDE PROGRAM FOR FAMILIES.

The commissioner of health, in consultation with the commissioners of education; corrections; public safety; and human services, and with the <u>directors director</u> of <u>the Office</u> of Strategie and Long-Range Planning, the Council on Disability, and the councils and commission under sections 3.922, 3.9221, and 15.0145, may develop an implementation plan for the establishment of a statewide program to assist families in developing the full potential of their children. The program must be designed to strengthen the family, to reduce the risk of abuse to children, and to promote the long-term development of children in their home environments. The program must also be designed to use volunteers to provide support to parents, and to link parents with existing public health, education, and social services as appropriate.

Sec. 32. Minnesota Statutes 2022, section 256.014, is amended to read:

256.014 STATE AND COUNTY SYSTEMS; HUMAN SERVICES.

Subdivision 1. **Establishment of systems.** (a) The commissioner of human services shall establish and enhance computer systems necessary for the efficient operation of the medical assistance and other programs the commissioner supervises, including:.

- (1) management and administration of the Supplemental Nutrition Assistance Program (SNAP) and income maintenance program, including the electronic distribution of benefits;
 - (2) management and administration of the child support enforcement program; and
- 36.21 (3) administration of medical assistance.
 - (b) The commissioner's development costs incurred by computer systems for statewide programs administered by that computer system and mandated by state or federal law must not be assessed against county agencies. The commissioner may charge a county for development and operating costs incurred by computer systems for functions requested by the county and not mandated by state or federal law for programs administered by the computer system incurring the cost.
 - (c) The commissioner shall distribute the nonfederal share of the costs of operating and maintaining the systems to the commissioner and to the counties participating in the system in a manner that reflects actual system usage, except that the nonfederal share of the costs of the MAXIS computer system and child support enforcement systems for statewide

programs administered by those systems that system and mandated by state or federal law shall be borne entirely by the commissioner.

The commissioner may enter into contractual agreements with federally recognized Indian tribes with a reservation in Minnesota to participate in state-operated computer systems related to the management and administration of the SNAP, income maintenance, child support enforcement, and medical assistance program to the extent necessary for the tribe to operate a federally approved family the medical assistance program or any other program under the supervision of the commissioner.

- Subd. 2. **State systems account created.** A state systems account <u>for the Department of Human Services</u> is created in the state treasury. Money collected by the commissioner of human services for the programs in subdivision 1 must be deposited in the account. Money in the state systems account and federal matching money is appropriated to the commissioner of human services for purposes of this section.
- Subd. 4. **Issuance operations center.** (a) Payments to the commissioner from other governmental units and private enterprises for: services performed by the issuance operations center; or reports generated by the payment and eligibility systems must be deposited in the account created under subdivision 2. These payments are appropriated to the commissioner for the operation of the issuance center or system, according to the provisions of this section.
- (b) The appropriation in this subdivision includes funds for information technology projects, services, and support. Notwithstanding section 16E.0466, funding for information technology project costs shall be incorporated into the service level agreement and paid to Minnesota IT Services by the Department of Human Services under the rates and mechanism specified in that agreement.
- (c) Money appropriated for information technology projects approved by the commissioner of Minnesota IT Services, funded by the legislature, and approved by the commissioner of management and budget may be transferred from one project to another and from development to operations as the commissioner of human services considers necessary. Any unexpended balance in the appropriation for these projects does not cancel and is available for ongoing development and operations.

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Sec. 33. Minnesota Statutes 2022, section 307.08, is amended to read:

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307.08 DAMAGES; ILLEGAL MOLESTATION OF HUMAN REMAINS;
BURIALS; CEMETERIES; PENALTY; AUTHENTICATION ASSESSMENT

- Subdivision 1. **Legislative intent; scope.** It is a declaration and statement of legislative intent that all human burials, human remains, and human burial grounds shall be accorded equal treatment and respect for human dignity without reference to their ethnic origins, cultural backgrounds, or religious affiliations. The provisions of this section shall apply to all human burials, human remains, or human burial grounds found on or in all public or private lands or waters in Minnesota. Within the boundaries of Tribal Nation reservations, nothing in this section should be interpreted to conflict with federal law, including the Native American Graves Protection and Repatriation Act (NAGPRA), United States Code, title 25, section 3001 et seq., and its implementing regulations, Code of Federal Regulations, title 43, part 10.
- Subd. 2. **Felony; gross misdemeanor.** (a) A person who intentionally, willfully, and or knowingly does any of the following is guilty of a felony:
- 38.16 (1) destroys, mutilates, or injures human burials or, human burial grounds, or associated grave goods; or
 - (2) without the consent of the appropriate authority, disturbs human burial grounds or removes human remains or associated grave goods.
- 38.20 (b) A person who, without the consent of the appropriate authority and the landowner, 38.21 intentionally, willfully, and or knowingly does any of the following is guilty of a gross 38.22 misdemeanor:
 - (1) removes any tombstone, monument, or structure placed in any public or private cemetery or authenticated assessed human burial ground; or
- (2) removes any fence, railing, <u>natural stone</u>, or other work erected for protection or ornament, or any tree, shrub, or plant or grave goods and artifacts within the limits of a public or private cemetery or <u>authenticated assessed</u> human burial ground; or
 - (3) discharges any firearms upon or over the grounds of any public or private cemetery or authenticated assessed burial ground.
- 38.30 (c) A person who intentionally, willfully, or knowingly fails to comply with any other provision of this section is guilty of a misdemeanor.

03/14/23 REVISOR SGS/AK 23-02603

Subd. 3. **Protective posting.** Upon the agreement of the appropriate authority and the landowner, an authenticated or recorded human burial ground may be posted for protective purposes every 75 feet around its perimeter with signs listing the activities prohibited by subdivision 2 and the penalty for violation of it. Posting is at the discretion of the Indian affairs council in the case of <u>American Indian burials</u> or at the discretion of the state archaeologist in the case of <u>non-Indian non-American Indian</u> burials. This subdivision does not require posting of a burial ground. The size, description, location, and information on the signs used for protective posting must be approved by the appropriate authority and the landowner.

Subd. 3a. Authentication Cemeteries; records and condition assessments. The state archaeologist shall authenticate all burial grounds for purposes of this section. The state archaeologist may retain the services of a qualified professional archaeologist, a qualified physical anthropologist, or other appropriate experts for the purpose of gathering information that the state archaeologist can use to authenticate or identify burial grounds. If probable Indian burial grounds are to be disturbed or probable Indian remains analyzed, the Indian Affairs Council must approve the professional archaeologist, qualified anthropologist, or other appropriate expert. Authentication is at the discretion of the state archaeologist based on the needs identified in this section or upon request by an agency, a landowner, or other appropriate authority. (a) Cemeteries shall be assessed according to this subdivision.

- (b) The state archaeologist shall implement and maintain a system of records identifying the location of known, recorded, or suspected cemeteries. The state archaeologist shall provide access to the records as provided in subdivision 11.
- (c) The cemetery condition assessment of non-American Indian cemeteries is at the discretion of the state archaeologist based on the needs identified in this section or upon request by an agency, a landowner, or other appropriate authority.
- (d) The cemetery condition assessment of American Indian cemeteries is at the discretion of the Indian Affairs Council based on the needs identified in this section or upon request by an agency, a landowner, or other appropriate authority. If the Indian Affairs Council has possession or takes custody of remains they may follow United States Code, title 25, sections 3001 to 3013.
- (e) The cemetery condition assessment of cemeteries that include American Indian and non-American Indian remains or include remains whose ancestry cannot be determined shall be assessed at the discretion of the state archaeologist in collaboration with the Indian

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Affairs Council based on the needs identified in this section or upon request by an agency, a landowner, or other appropriate authority.

- (f) The state archaeologist and the Indian Affairs Council shall have 90 days from the date a request is received to begin a cemetery condition assessment or provide notice to the requester whether or not a condition assessment of a cemetery is needed.
- (g) The state archaeologist and the Indian Affairs Council may retain the services of a qualified professional archaeologist, a qualified forensic anthropologist, or other appropriate experts for the purpose of gathering information that the state archaeologist or the Indian Affairs Council can use to assess or identify cemeteries.
- Subd. 5. Cost; use of data. The cost of authentication condition assessment, recording, surveying, and marking burial grounds and the cost of identification, analysis, rescue, and reburial of human remains on public lands or waters shall be the responsibility of the state or political subdivision controlling the lands or waters. On private lands or waters these costs shall may be borne by the state, but may be borne by or the landowner upon mutual agreement with the state. The state archaeologist must make the data collected for this activity available using standards adopted by the Department of Information Technology Services and geospatial technology standards and guidelines published by the Minnesota Geospatial Information Office. Costs associated with this data delivery must be borne by the state.
- Subd. 7. **Remains found outside of recorded cemeteries.** (a) All unidentified human remains or burials found outside of recorded cemeteries or unplatted graves or burials found within recorded cemeteries and in contexts which indicate antiquity greater than 50 years shall be treated with the utmost respect for all human dignity and dealt with according to the provisions of this section.
- (b) If such burials are not <u>American Indian</u> or their ethnic identity cannot be ascertained, as determined by the state archaeologist, they shall be dealt with in accordance with provisions established by the state archaeologist and other appropriate authority.
- (c) If such burials are American Indian, as determined by the state archaeologist and Indian Affairs Council, efforts shall be made by the state archaeologist and the Indian Affairs Council to ascertain their tribal identity. If their probable tribal identity can be determined and the remains have been removed from their original context, such remains shall be turned over to contemporary tribal leaders for disposition. If tribal identity cannot be determined, the Indian remains must be dealt with in accordance with provisions established by the state archaeologist and the Indian Affairs Council if they are from public land. If removed Indian

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1.1	remains are from private land they shall be dealt with in accordance with provisions
1.2	established by the Indian Affairs Council. If it is deemed desirable by the state archaeologist
1.3	or the Indian Affairs Council, removed remains shall be studied in a timely and respectful
1.4	manner by a qualified professional archaeologist or a qualified physical anthropologist
1.5	before being delivered to tribal leaders or before being reburied to follow procedures as
1.6	defined in United States Code, title 25, section 3001 et seq., and its implementing regulations
1.7	Code of Federal Regulations, title 43, part 10, within reservation boundaries. For burials
1.8	outside of reservation boundaries, the procedures defined in United States Code, title 25,
1.9	section 3001 et seq., and its implementing regulations, Code of Federal Regulations, title
1.10	43, part 10, are at the discretion of the Indian Affairs Council.
1.11	Subd. 7a. Landowner responsibilities. Application by a landowner for permission to
1.12	develop or disturb nonburial areas within authenticated assessed or recorded burial grounds
1.13	shall be made to:
1.14	(1) the state archaeologist and other appropriate authority in the case of non-Indian
1.15	non-American Indian burials; and to
1.16	(2) the Indian Affairs Council and other appropriate authority in the case of American
1.17	Indian burials.
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1.18	(b) Landowners with authenticated assessed or suspected human burial grounds on their
1.19	property are obligated to inform prospective buyers of the burial ground.
1.20	Subd. 8. Burial ground relocation. No non-Indian non-American Indian burial ground
1.21	may be relocated without the consent of the appropriate authority. No American Indian
1.22	burial ground may be relocated unless the request to relocate is approved by the Indian
1.23	Affairs Council. When a burial ground is located on public lands or waters, any burial
1.24	relocations must be duly licensed under section 138.36 and the cost of removal is the
1.25	responsibility of and shall be paid by the state or political subdivision controlling the lands
1.26	or waters. If burial grounds are authenticated assessed on private lands, efforts may be made
1.27	by the state to purchase and protect them instead of removing them to another location.
1.28	Subd. 9. Interagency cooperation. (a) The state archaeologist and the Indian Affairs
1.29	Council shall enter into a memorandum of understanding to coordinate their responsibilities
1.30	under this section.
1.31	(b) The Department of Natural Resources, the Department of Transportation, and all
1.32	other state agencies and local governmental units whose activities may be affected, shall
1.33	cooperate with the state archaeologist and the Indian Affairs Council to carry out the

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provisions of this section.

Subd. 10. Construction and development plan review. When human burials are known or suspected to exist, on public lands or waters, the state or political subdivision controlling the lands or waters or, in the case of private lands, the landowner or developer, shall submit construction and development plans to the state archaeologist for review prior to the time bids are advertised before plans are finalized and prior to any disturbance within the burial area. If the known or suspected burials are thought to be American Indian, plans shall also be submitted to the Indian Affairs Council. The state archaeologist and the Indian Affairs Council shall review the plans within 30 45 days of receipt and make recommendations for the preservation in place or removal of the human burials or remains, which may be endangered by construction or development activities.

- Subd. 11. **Burial sites data.** (a) Burial sites locational and related data maintained by data under the authority of the Office of the State Archaeologist and accessible through the office's "Unplatted Burial Sites and Earthworks in Minnesota" website or Indian Affairs

 Council are security information for purposes of section 13.37. Persons who gain access to the data maintained on the site this data are subject to liability under section 13.08 and the penalty established by section 13.09 if they improperly use or further disseminate the data.

 Use of this information must be approved by the appropriate authority.
- Subd. 12. **Right of entry.** The state archaeologist <u>or designee</u> may enter on property for the purpose of <u>authenticating assessing</u> burial sites. The Indian Affairs Council or a <u>designated representative of the Indian Affairs Council may enter on property for the purpose of assessing or identifying American Indian cemeteries. Only after obtaining permission from the property owner or lessee, descendants of persons buried in burial grounds covered by this section may enter the burial grounds for the purpose of conducting religious or commemorative ceremonies. This right of entry must not unreasonably burden property owners or unnecessarily restrict their use of the property.</u>
- Subd. 13. **Definitions.** As used in this section, the following terms have the meanings given.
- 42.28 (a) "Abandoned cemetery" means a cemetery where the cemetery association has
 42.29 disbanded or the cemetery is neglected and contains marked graves older than 50 years.
- 42.30 (b) "Appropriate authority" means:
- (1) the trustees when the trustees have been legally defined to administer burial grounds;
- 42.32 (2) the Indian Affairs Council in the case of <u>American Indian burial grounds lacking</u>
 42.33 trustees;

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(3) the county board in the case of abandoned cemeteries under section 306.243; and 43.1 (4) the state archaeologist in the case of non-Indian non-American Indian burial grounds 43.2 lacking trustees or not officially defined as abandoned. 43.3 (c) "Artifacts" means natural or artificial articles, objects, implements, or other items of 43.4 43.5 archaeological interest. (d) "Authenticate" "Assess" means to establish the presence of or high potential of human 43.6 43.7 burials or human skeletal remains being located in a discrete area, delimit the boundaries of human burial grounds or graves, and attempt to determine the ethnic, cultural, or religious 43.8 affiliation of individuals interred. 43.9 (e) "Burial" means the organic remnants of the human body that were intentionally 43.10 interred as part of a mortuary process. 43.11 (f) "Burial ground" means a discrete location that is known to contain or has high potential 43.12 to contain human remains based on physical evidence, historical records, or reliable informant 43.13 accounts. 43.14 (g) "Cemetery" means a discrete location that is known to contain or intended to be used 43.15 for the interment of human remains. 43.16 (h) "Disturb" means any activity that significantly harms the physical integrity or setting 43.17 of a human burial or human burial ground. 43.18 (i) "Grave goods" means objects or artifacts directly associated with human burials or 43.19 human burial grounds that were placed as part of a mortuary ritual at the time of interment. 43.20 (j) "Human remains" means the calcified portion of the human body of a deceased person 43.21 in whole or in part, regardless of the state of decomposition, not including isolated teeth, 43.22 or cremated remains deposited in a container or discrete feature. 43.23 43.24 (k) "Identification" means to analyze organic materials to attempt to determine if they represent human remains and to attempt to establish the ethnic, cultural, or religious 43.25 affiliations of such remains. 43.26 (l) "Marked" means a burial that has a recognizable tombstone or obvious grave marker 43.27 in place or a legible sign identifying an area as a burial ground or cemetery. 43.28

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(m) "Qualified physical anthropologist" means a specialist in identifying human remains

who holds an advanced degree in anthropology or a closely related field.

44.1	(n) "Qualified professional archaeologist" means an archaeologist who meets the United
44.2	States Secretary of the Interior's professional qualification standards in Code of Federal
44.3	Regulations, title 36, part 61, appendix A, or subsequent revisions.
44.4	(o) "Recorded cemetery" means a cemetery that has a surveyed plat filed in a county
44.5	recorder's office.
44.6	(p) "State" or "the state" means the state of Minnesota or an agency or official of the
44.7	state acting in an official capacity.
44.8	(q) "Trustees" means the recognized representatives of the original incorporators, board
44.9	of directors, or cemetery association.
44.10	(r) "Person" means a natural person or a business and includes both if the natural person
44.11	is engaged in a business.
44.12	(s) "Business" means a contractor, subcontractor, supplier, consultant, or provider of
44.13	technical, administrative, or physical services organized as a sole proprietorship, partnership,
44.14	association, corporation, or other entity formed for the purpose of doing business for profit.
44.15	Sec. 34. Minnesota Statutes 2022, section 349A.02, subdivision 1, is amended to read:
44.16	Subdivision 1. Director. A State Lottery is established under the supervision and control
44.17	of a director. The director of the State Lottery shall be appointed by the governor with the
44.18	advice and consent of the senate. The director serves in the unclassified service at the
44.19	pleasure of the governor. The annual salary rate authorized for the director is equal to 95
44.20	percent of the salary rate prescribed for the governor established through the process
44.21	described under section 15A.0815.
44.22	EFFECTIVE DATE. This section is effective the day following final enactment. Any
44.23	recommendations made by the Compensation Council in 2023 determine salaries for fiscal
44.24	years 2024 and 2025.
44.25	Sec. 35. ENTERPRISE GRANTS MANAGEMENT SYSTEM FEASIBILITY STUDY.
44.26	The commissioner of administration must assess the viability of implementing a single
44.27	grants management system for executive agencies. If the results of the study determine an
44.28	enterprise system is feasible, the study will further include:
44.29	(1) an analysis of available technology options;
44.30	(2) recommended changes to the state's organizational model, operational controls, and
44.31	processes;

	03/14/23	REVISOR	SUS/AK	23-02003		
45.1	(3) staffing and other resource needs	· <u>·</u>				
45.2	(4) high-level system requirements;					
45.3	(5) estimated costs; and					
45.4	(6) an implementation roadmap.					
45.5	Sec. 36. OFFICE OF SMALL AGE	NCIES; STUDY.				
45.6	Subdivision 1. Study; requirements	The commissioner of	of administration m	ust review		
45.7	the unique issues faced by small agencie	es other than departm	ents of the state as	defined ir		
45.8	section 15.01. These include boards, con	nmissions, councils,	task forces, and au	thorities.		
45.9	The study will assess whether the current support model provides adequate support for					
45.10	agencies as well as their volunteer board	l members. The study	will also examine	how other		
45.11	states support their small agencies and pr	ovide recommendatio	ns on how to most	effectively		
45.12	support these small agencies in their del	ivery of important fur	nctions of governm	<u>ient.</u>		
45.13	Subd. 2. Report. By February 1, 202	4, the commissioner of	of administration m	ust submi		
45.14	the findings and recommendations of the	e study to the governo	or and the chairs ar	ıd ranking		
45.15	minority members of the legislative com	nmittees with primary	jurisdiction over s	tate		
45.16	government.					
45.17	Sec. 37. POSTRETIREMENT ADJU	USTMENT FOR CA	ALENDAR YEAR	2024.		
45.18	Notwithstanding Minnesota Statutes	, sections 354A.29, st	abdivision 7; and 3	56.415,		

subdivisions 1 to 1f, the postretirement adjustment for the year beginning January 1, 2024, and ending December 31, 2024, shall be 2.5 percent for annuitants or benefit recipients of the Minnesota State Retirement System, Teacher's Retirement Association, Public Employees Retirement Association, and St. Paul Teachers Retirement Fund Association who have received monthly benefits for at least twelve full months as of June 30, 2023. This adjustment shall not be compounded and is in effect for calendar year 2024 only. The increase in excess of current statutory postretirement adjustments for calendar year 2024 may be distributed at the discretion of the retirement fund in monthly or lump sum payments. The amounts necessary to fund the increase in benefit under this section shall be appropriated from the general fund to the commissioner of management and budget for transfer to the retirement funds managed by the Minnesota State Retirement System, Teacher's Retirement Association, Public Employees Retirement Association, and St. Paul Teachers Retirement Fund Association.

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

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Sec. 38. <u>REDUCTION IN APPROPRIATION AND CANCELLATION; COVID-19</u> MANAGEMENT.				
The fiscal year 2022 general fund appropriation in Laws 2022, chapter 50, article 3,				
section 1, is reduced by \$52,000,000 and that amount is canceled to the general fund.				
EFFECTIVE DATE. This section is effective the day following final enactment.				
Sec. 39. APPROPRIATION REDUCTION FOR EXECUTIVE AGENCIES.				
(a) The commissioner of management and budget must reduce general fund appropriations				
to executive agencies for agency operations for the biennium ending June 30, 2025, by				
\$8,672,000 due to savings from reduced transfers to the Governor's Office account in the				
special revenue fund.				
(b) If savings are obtained through reduced transfers from nongeneral funds other than				
hose established in the state constitution or protected by federal law, the commissioner of				
management and budget may transfer the amount of savings to the general fund. The amoun				
ransferred to the general fund from other funds reduces the required general fund reduction				
n this section. Reductions made in 2025 must be reflected as reductions in agency base				
oudgets for fiscal years 2026 and 2027.				
Sec. 40. <u>REPEALER.</u>				
Minnesota Statutes 2022, section 15A.0815, subdivisions 3, 4, and 5, are repealed.				
ARTICLE 3				
STADIUM RESERVE				
Section 1. Minnesota Statutes 2022, section 16A.726, is amended to read:				
16A.726 SPORTS FACILITIES TRANSFERS; APPROPRIATIONS.				
(a) If state appropriation bonds have not been issued under section 16A.965, amounts				
not to exceed the increased revenues estimated by the commissioner of management and				
budget under section 297E.021, subdivision 2, are appropriated from the general fund to				
the commissioner of management and budget to make transfers to the Minnesota Sports				
Facilities Authority for stadium costs as defined under section 473J.03, subdivision 9.				
(b) The commissioner shall make transfers to the Minnesota Sports Facilities Authority				
required to make the state payments under section 473J.13, subdivisions 2 and 4, and for				
the amount of Minneapolis taxes withheld under section 297A.994, subdivision 4, paragraph				

(a), clause (5) (4). Amounts sufficient to make the transfers are appropriated to the commissioner from the general fund.

- (c) \$2,700,000 is annually appropriated from the general fund from fiscal year 2014 through fiscal year 2033 to the commissioner of management and budget for a grant to the city of St. Paul for the operating or capital costs of new or existing sports facilities.
- 47.6 **EFFECTIVE DATE; APPLICATION.** This section is effective July 1, 2023. This section does not affect amounts retained for recapture of state advances through June 30, 2023.
- Sec. 2. Minnesota Statutes 2022, section 297A.994, subdivision 4, is amended to read:
- Subd. 4. **General fund allocations.** The commissioner must retain and deposit to the general fund the following amounts, as required by subdivision 3, clause (3):
 - (1) for state bond debt service support beginning in calendar year 2021, and for each calendar year thereafter through calendar year 2046, periodic amounts so that not later than December 31, 2046, an aggregate amount equal to a present value of \$150,000,000 has been deposited in the general fund. To determine aggregate present value, the commissioner must consult with the commissioner of management and budget regarding the present value dates, discount rate or rates, and schedules of annual amounts. The present value date or dates must be based on the date or dates bonds are sold under section 16A.965, or the date or dates other state funds, if any, are deposited into the construction fund. The discount rate or rates must be based on the true interest cost of the bonds issued under section 16A.965, or an equivalent 30-year bond index, as determined by the commissioner of management and budget. The schedule of annual amounts must be certified to the commissioner by the commissioner of management and budget and the finance officer of the city;
 - (2) for the capital improvement reserve appropriation to the Minnesota Sports Facilities Authority beginning in calendar year 2021, and for each calendar year thereafter through calendar year 2046, an aggregate annual amount equal to the amount paid by the state for this purpose in that calendar year under section 473J.13, subdivision 4;
 - (3) for the operating expense appropriation to the Minnesota Sports Facilities Authority beginning in calendar year 2021, and for each calendar year thereafter through calendar year 2046, an aggregate annual amount equal to the amount paid by the state for this purpose in that calendar year under section 473J.13, subdivision 2; and
- 47.32 (4) for recapture of state advances for capital improvements and operating expenses for calendar years 2016 through 2020 beginning in calendar year 2021, and for each calendar

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year thereafter until all amounts under this clause have been paid, proportionate amounts periodically until an aggregate amount equal to the present value of all amounts paid by the state have been deposited in the general fund. To determine the present value of the amounts paid by the state to the authority and the present value of amounts deposited to the general fund under this clause, the commissioner shall consult with the commissioner of management and budget regarding the present value dates, discount rate or rates, and schedule of annual amounts. The present value dates must be based on the dates state funds are paid to the authority, or the dates the commissioner of revenue deposits taxes for purposes of this clause to the general fund. The discount rates must be based on the reasonably equivalent cost of state funds as determined by the commissioner of management and budget. The schedule of annual amounts must be revised to reflect amounts paid under section 473J.13, subdivision 2, paragraph (b), for 2016 to 2020, and subdivision 4, paragraph (c), for 2016 to 2020, and taxes deposited to the general fund from time to time under this clause, and the schedule and revised schedules must be certified to the commissioner by the commissioner of management and budget and the finance officer of the city, and are transferred as accrued from the general fund for repayment of advances made by the state to the authority; and (5) (4) to capture increases in taxes imposed under the special law, for the benefit of the

- (5) (4) to capture increases in taxes imposed under the special law, for the benefit of the Minnesota Sports Facilities Authority, beginning in calendar year 2013 and for each calendar year thereafter through 2046, there shall be deposited to the general fund in proportionate periodic payments in the following year, an amount equal to the following:
- (i) 50 percent of the difference, if any, by which the amount of the net annual taxes for the previous year exceeds the sum of the net actual taxes in calendar year 2011 plus \$1,000,000, inflated at two percent per year since 2011, minus
- 48.24 (ii) 25 percent of the difference, if any, by which the amount of the net annual taxes for 48.25 the preceding year exceeds the sum of the net actual taxes in calendar year 2011 plus 48.26 \$3,000,000, inflated at two percent per year since 2011.
- EFFECTIVE DATE; APPLICATION. This section is effective July 1, 2023. This section does not affect amounts retained for recapture of state advances through June 30, 2023.
- Sec. 3. Minnesota Statutes 2022, section 473J.13, subdivision 2, is amended to read:
- Subd. 2. **Operating expenses.** (a) The authority must pay or cause to be paid all operating expenses of the stadium. The authority must require in the lease or use agreement with the NFL team that the NFL team pay the authority, beginning January 1, 2016, or other date as

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mutually agreed upon by the parties, toward operating costs of the stadium, \$8,500,000 each year, increased by a three percent annual inflation rate.

- (b) Beginning January 1, 2016, or other date as mutually agreed upon by the parties, and continuing through 2020, the state shall pay the authority operating expenses, \$6,000,000 each year, increased by an annual adjustment factor. The payment of \$6,000,000 per year beginning in 2016 is a payment by the state, which shall be repaid to the state, using funds as provided under section 297A.994, subdivision 4, clause (4). After 2020, the state shall assume this payment, using funds generated in accordance with the city of Minneapolis as specified under section 297A.994, subdivision 4, clause (3).
- (c) The authority may establish an operating reserve to cover operating expense shortfalls and may accept funds from any source for deposit in the operating reserve. The establishment or funding of an authority operating reserve must not decrease the amounts required to be paid to the authority toward operating costs under this subdivision unless agreed to by the authority.
 - (d) The authority will be responsible for operating cost overruns.
- (e) After the joint selection of the third-party manager or program manager, the authority may agree with a program manager or other third-party manager of the stadium on a fixed cost operating, management, or employment agreement with operating cost protections under which the program manager or third-party manager assumes responsibility for stadium operating costs and shortfalls. The agreement with the manager must require the manager to prepare an initial and ongoing operating plan and operating budgets for approval by the authority in consultation with the NFL team. The manager must agree to operate the stadium in accordance with the approved operating plan and operating budget.
- 49.24 **EFFECTIVE DATE; APPLICATION.** This section is effective July 1, 2023. This section does not affect amounts retained for recapture of state advances through June 30, 2023.
- Sec. 4. Minnesota Statutes 2022, section 473J.13, subdivision 4, is amended to read:
- Subd. 4. **Capital improvements.** (a) The authority shall establish a capital reserve fund.

 The authority shall be responsible for making, or for causing others to make, all capital repairs, replacements, and improvements for the stadium and stadium infrastructure. The authority shall maintain, or cause others to maintain, the stadium and stadium infrastructure in a safe, clean, attractive, and first-class manner so as to cause them to remain in a condition comparable to that of other comparable NFL facilities of similar design and age. The authority

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shall make, or cause others to make, all necessary or appropriate repairs, renewals, and replacements, whether structural or nonstructural, interior or exterior, ordinary or extraordinary, foreseen or unforeseen, in a prompt and timely manner. In addition, the authority, with approval of the NFL team, may enter into an agreement with a program manager to perform some or all of the responsibilities of the authority in this subdivision and to assume and accept financial liability for the cost of performing the responsibilities.

- (b) The NFL team must contribute \$1,500,000 each year, beginning in 2016 or as otherwise determined for the term of the lease or use agreement to the capital reserve fund, increased by a three percent annual inflation rate.
- (c) The state shall contribute \$1,500,000 each year, beginning in 2016 or as otherwise determined for the term of the lease to the capital reserve fund. The contributions of the state are subject to increase by an annual adjustment factor. The contribution under this paragraph by the state from 2016 through 2020 shall be repaid to the state using funds in accordance with section 297A.994, subdivision 4, clause (4).
- (d) The authority with input from the NFL team shall develop short-term and long-term capital funding plans and shall use those plans to guide the future capital needs of the stadium and stadium infrastructure. The authority shall make the final determination with respect to funding capital needs. Any capital improvement proposed by the NFL team intended primarily to provide revenue enhancements to the NFL team shall be paid for by the NFL team, unless otherwise agreed to with the authority.
- (e) The NFL team has authority to determine the design of a retractable roof feature for the stadium. The NFL team must cooperate with the authority in designing the feature to minimize any additional operating cost. The design must not result in a material marginal increase in the operating or capital costs of the stadium, considering current collections and reserves.
- 50.26 **EFFECTIVE DATE; APPLICATION.** This section is effective July 1, 2023. This section does not affect amounts retained for recapture of state advances through June 30, 2023.

Sec. 5. **DEBT PAYOFF AND CONDITIONAL APPROPRIATION.**

If the commissioner of management and budget elects to apply an amount from the general reserve account established in Minnesota Statutes, section 297E.021, subdivision 4, to prepayment of debt issued under Minnesota Statutes, section 16A.965, during fiscal year 2023, and if the amount available in the general reserve account is not sufficient to

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prepay the debt in full, including any accrued interest and associated financing costs, then 51.1 an amount from the general fund is appropriated to the commissioner in fiscal year 2023 51.2 that, when added to the amount available in the general reserve account, is sufficient to 51.3 allow the commissioner to prepay the debt in full. 51.4 51.5 Sec. 6. CONDITIONAL REPEALER. When bonds authorized under Minnesota Statutes, section 16A.965, are no longer 51.6 51.7 outstanding, the commissioner of management and budget shall notify the revisor of statutes within 30 days of the final payment, and following such notification, Minnesota Statutes, 51.8 sections 16A.965 and 297E.021, are repealed. 51.9 **EFFECTIVE DATE.** This section is effective the day following final enactment. 51.10 Sec. 7. **REPEALER.** 51.11 (a) Laws 2014, chapter 287, section 25, as amended by Laws 2015, chapter 77, article 51.12 2, section 78, is repealed. 51.13

(b) Minnesota Statutes 2022, sections 4A.01; 4A.04; 4A.06; 4A.07; 4A.11; and 124D.23,

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subdivision 9, are repealed.

APPENDIX

Repealed Minnesota Statutes: 23-02603

4A.01 STRATEGIC AND LONG-RANGE PLANNING.

Subdivision 1. **Duties.** The commissioner of administration is the state planning officer and is responsible for the coordination, development, assessment, and communication of information, performance measures, planning, and policy concerning the state's future. The commissioner may contract with another agency for the provision of administrative services.

Subd. 2. **Long-range plan.** By September 15, 2010, and every five years thereafter, the commissioner must develop an integrated long-range plan for the state based upon the plans and strategies of state agencies, public advice about the future, and other information developed under this chapter. The commissioner must coordinate activities among all levels of government and must stimulate public interest and participation in the future of the state.

The commissioner must act in coordination with the commissioner of management and budget, affected state agencies, and the legislature in the planning and financing of major public programs.

Subd. 3. **Report.** The commissioner must submit a report to the governor and chairs and ranking minority members of the senate and house of representatives committees with jurisdiction on state government finance by January 15 of each year that provides economic, social, and environmental demographic information to assist public and elected officials with long-term management decisions. The report must identify and assess the information important to understanding the state's two-, ten-, and 50-year outlook. The report must include the demographic forecast required by section 4A.02, paragraph (e), and information to assist with the preparation of the milestones report required by section 4A.11, and may include policy recommendations based upon the information and assessment provided.

4A.04 COOPERATIVE CONTRACTS.

- (a) The director may apply for, receive, and expend money from municipal, county, regional, and other planning agencies; apply for, accept, and disburse grants and other aids for planning purposes from the federal government and from other public or private sources; and may enter into contracts with agencies of the federal government, local governmental units, the University of Minnesota, and other educational institutions, and private persons as necessary to perform the director's duties. Contracts made pursuant to this section are not subject to the provisions of chapter 16C, as they relate to competitive bidding.
- (b) The director may apply for, receive, and expend money made available from federal sources or other sources for the purposes of carrying out the duties and responsibilities of the director relating to local and urban affairs.
- (c) All money received by the director pursuant to this section shall be deposited in the state treasury and is appropriated to the director for the purposes for which the money has been received. The money shall not cancel and is available until expended.

4A.06 FIREARMS REPORT REQUIRED.

The Criminal Justice Statistical Analysis Center of the Office of Strategic and Long-Range Planning shall report to the legislature no later than January 31 of each year on the number of persons arrested, charged, convicted, and sentenced for violations of each state law affecting the use or possession of firearms. The report must include complete statistics, including the make, model, and serial number of each firearm involved, where that information is available, on each crime committed affecting the use or possession of firearms and a breakdown by county of the crimes committed.

4A.07 SUSTAINABLE DEVELOPMENT FOR LOCAL GOVERNMENT.

Subdivision 1. **Definitions.** (a) "Local unit of government" means a county, statutory or home rule charter city, town, or watershed district.

- (b) "Sustainable development" means development that maintains or enhances economic opportunity and community well-being while protecting and restoring the natural environment upon which people and economies depend. Sustainable development meets the needs of the present without compromising the ability of future generations to meet their own needs.
- Subd. 2. **Planning guide.** The Office of Strategic and Long-Range Planning must develop and publish a planning guide for local units of government to plan for sustainable development, based on the principles of sustainable development adopted by the Environmental Quality Board with advice of the Governor's Round Table on Sustainable Development. The office must make the planning guide available to local units of government within the state.

APPENDIX

Repealed Minnesota Statutes: 23-02603

- Subd. 3. **Model ordinance.** The Office of Strategic and Long-Range Planning, in consultation with appropriate and affected parties, must prepare a model ordinance to guide sustainable development.
- Subd. 4. **Specificity and distribution.** The model ordinance must specify the technical and administrative procedures to guide sustainable development. When adopted by a local unit of government, the model ordinance is the minimum regulation to guide sustainable development that may be adopted. Upon completion, the Office of Strategic and Long-Range Planning must notify local units of government that the model ordinance is available, and must distribute it to interested local units.
- Subd. 5. **Periodic review.** At least once every five years, the planning office must review the model ordinance and its use with local units of government to ensure its continued applicability and relevance.

4A.11 MILESTONES REPORT.

The commissioner must review the statewide system of economic, social, and environmental performance measures in use under section 16A.10, subdivision 1c, and known as Minnesota milestones. The commissioner must provide the economic, social, and environmental information necessary to assist public and elected officials with understanding and evaluating Minnesota milestones. The commissioner must report on the trends and their implications for Minnesota milestones each year and provide the commissioner of management and budget with recommendations for the use of Minnesota milestones in budget documents. The commissioner may contract for the development of information and measures.

15A.0815 SALARY LIMITS FOR CERTAIN EMPLOYEES.

Subd. 3. **Group II salary limits.** The salary for a position listed in this subdivision shall not exceed 120 percent of the salary of the governor. This limit must be adjusted annually on January 1. The new limit must equal the limit for the prior year increased by the percentage increase, if any, in the Consumer Price Index for all urban consumers from October of the second prior year to October of the immediately prior year. The commissioner of management and budget must publish the limit on the department's website. This subdivision applies to the following positions:

Executive director of Gambling Control Board;

Commissioner of Iron Range resources and rehabilitation;

Commissioner, Bureau of Mediation Services;

Ombudsman for mental health and developmental disabilities;

Ombudsperson for corrections;

Chair, Metropolitan Council;

School trust lands director;

Executive director of pari-mutuel racing; and

Commissioner, Public Utilities Commission.

Subd. 4. **Group III salary limits.** The salary for a position in this subdivision may not exceed 25 percent of the salary of the governor:

Chair, Metropolitan Airports Commission.

Subd. 5. **Determining individual salaries.** (a) The governor or other appointing authority may submit to the Legislative Coordinating Commission recommendations for salaries within the salary limits for the positions listed in subdivisions 2 to 4. Before recommending a salary, the governor or other appointing authority must consult with the commissioner of management and budget concerning the salary. In recommending a salary, the governor or other appointing authority shall consider the criteria established in section 43A.18, subdivision 8, and the performance of individual incumbents. The performance evaluation must include a review of an incumbent's progress toward attainment of affirmative action goals. The governor or other appointing authority shall establish an objective system for quantifying knowledge, abilities, duties, responsibilities, and accountabilities, and in determining recommendations rate each position by this system.

APPENDIX Repealed Minnesota Statutes: 23-02603

- (b) Before the governor or other appointing authority's recommended salaries take effect, the recommendations must be reviewed and approved, rejected, or modified by the Legislative Coordinating Commission and the legislature under section 3.855, subdivisions 2 and 3.
- (c) The governor or other appointing authority may propose additions or deletions of positions from those listed in subdivisions 2 to 4.
- (d) The governor or other appointing authority shall set the initial salary of a head of a new agency or a chair of a new metropolitan board or commission whose salary is not specifically prescribed by law after consultation with the commissioner, whose recommendation is advisory only. The amount of the new salary must be comparable to the salary of an agency head or commission chair having similar duties and responsibilities.
- (e) The salary of a newly appointed head of an agency or chair of a metropolitan agency listed in subdivisions 2 to 4 may be increased or decreased by the governor or other appointing authority from the salary previously set for that position within 30 days of the new appointment after consultation with the commissioner. If the appointing authority increases a salary under this paragraph, the appointing authority shall submit the new salary to the Legislative Coordinating Commission and the full legislature for approval, modification, or rejection under section 3.855, subdivisions 2 and 3.

124D.23 FAMILY SERVICES AND COMMUNITY-BASED COLLABORATIVES.

Subd. 9. **Receipt of funds.** The Office of Strategic and Long-Range Planning may receive and administer public and private funds for the purposes of Laws 1993, chapter 224.

APPENDIX Repealed Minnesota Session Laws: 23-02603

Laws 2014, chapter 287, section 25, as amended by Laws 2015, chapter 77, article 2, section 78

Sec. 78. Laws 2014, chapter 287, section 25, is amended to read:

Sec. 25. PARKING RAMP; REQUIRED USER FINANCING.

The amount equivalent to debt service on the design and construction costs allocated to the parking garage to be located on the block bounded by Sherburne Avenue on the north, Park Street on the west, University Avenue on the south, and North Capitol Boulevard on the east must be transferred from parking fees collected and deposited into the state parking account to the general fund to offset any direct appropriations made to the senate for debt service payments for the legislative parking garage.