# SENATE state of minnesota ninety-second session

SS

# S.F. No. 1098

(SENATE AUTHORS: PRATT and Rarick)				
DATE	D-PG	OFFICIAL STATUS		
02/17/2021	430	Introduction and first reading		
		Referred to Jobs and Economic Growth Finance and Policy		
04/08/2021	1380a	Comm report: To pass as amended and re-refer to Finance		
04/12/2021	2267	Author added Rarick		
04/14/2021		Comm report: To pass as amended		
		Second reading		

## A bill for an act

relating to economic development; labor and industry; appropriating money for 12 jobs and economic growth finance; classifying apprenticeship data on minors; 1.3 modifying employee notice requirements; requiring a written warning upon the 1.4 first finding of a violation determined not to be of a serious nature; modifying state 1.5 building code applicability and fire sprinkler requirements for public places of 1.6 accommodation; delaying implementation of the Public Employment Relations 1.7 Board; authorizing the continued operation of businesses during the COVID-19 1.8 pandemic with the use of a COVID-19 safety plan; modifying the Minnesota 1.9 business development public infrastructure grant program; extending certain job 1.10 creation goals for Minnesota investment fund grants during the COVID-19 1.11 pandemic; modifying certain unemployment benefits provisions; amending 1.12 Minnesota Statutes 2020, sections 12.32; 13.7905, by adding a subdivision; 1.13 116J.431, subdivisions 2, 3, by adding a subdivision; 178.012, subdivision 1; 1.14 181.032; 181.101; 181.939; 182.666, subdivision 3; 268.035, subdivision 21c; 1.15 268.085, subdivisions 2, 4a; 268.133; 268.136, subdivision 1; 326B.07, subdivision 1.16 1; 326B.106, subdivision 4; 326B.108, subdivisions 1, 3, by adding a subdivision; 1.17 326B.121, subdivision 2; 326B.133, subdivision 8; 326B.89, subdivision 4; Laws 1.18 2014, chapter 211, section 13, as amended; Laws 2017, chapter 94, article 1, section 1.19 2, subdivision 2, as amended; Laws 2019, First Special Session chapter 7, article 1.20 1, sections 2, subdivision 2, as amended; 3, subdivision 4; Laws 2020, chapter 71, 1.21 article 2, sections 20; 22; 23; proposing coding for new law in Minnesota Statutes, 1.22 chapters 12; 181A; repealing Minnesota Statutes 2020, sections 181.9414; 268.085, 1.23 subdivision 4. 1.24 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.25

1.26

1.1

1.27

# **ARTICLE 1**

#### APPROPRIATIONS

#### 1.28 Section 1. JOBS AND ECONOMIC GROWTH FINANCE.

1.29 (a) The sums shown in the columns marked "Appropriations" are appropriated to the

1.30 agencies and for the purposes specified in this article. The appropriations are from the

1.31 general fund, or another named fund, and are available for the fiscal years indicated for

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
2.1	each purpose. Th	e figures "2022" and "2	023" used in this	s article mean that the	e appropriations
2.2		n are available for the f			
2.3		e first year" is fiscal ye			
2.4	biennium" is fisc	cal years 2022 and 202	3.		
2.5	(b) If an appr	opriation in this article	e is enacted more	e than once in the 20	)21 regular or
2.6	special legislativ	e session, the appropri	ation must be gi	iven effect only once	2.
2.7				APPROPRIAT	IONS
2.8				Available for th	e Year
2.9				Ending June	<u>e 30</u>
2.10				<u>2022</u>	<u>2023</u>
2.11 2.12		<u>IMENT OF EMPLO</u> IC DEVELOPMEN			
2.13	Subdivision 1. T	otal Appropriation	<u>\$</u>	<u>220,949,000 §</u>	115,499,000
2.14	A	opropriations by Fund			
2.15		2022	2023		
2.16	General	187,874,000	83,674,000		
2.17	Remediation	700,000	700,000		
2.18 2.19	Workforce Development	32,375,000	31,125,000		
2.20	The amounts tha	t may be spent for eacl	<u>h</u>		
2.21	purpose are spec	ified in the following			
2.22	subdivisions.				
2.23	Subd. 2. Busines	ss and Community De	velopment	142,379,000	38,179,000
2.24	Ap	ppropriations by Fund			
2.25	General	139,329,000	35,129,000		
2.26	Remediation	700,000	700,000		
2.27 2.28	Workforce Development	2,350,000	2,350,000		
2.29	<u>(a) \$1,787,000 e</u>	ach year is for the grea	ter		
2.30	Minnesota busin	ess development publi	<u>c</u>		
2.31	infrastructure gra	nt program under Mini	nesota		
2.32	Statutes, section	116J.431. This appropr	riation		
2.33	is available until	June 30, 2025.			
2.34	<u>(b) \$1,425,000 e</u>	ach year is for the busi	ness		
2.35	development cor	npetitive grant program	<u>n. Of</u>		
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3.1	this amount, up to \$29,000 is for
3.2	administration and monitoring of the business
3.3	development competitive grant program. All
3.4	grant awards shall be for two consecutive
3.5	years. Grants shall be awarded in the first year.
3.6	(c) \$1,772,000 each year is for contaminated
3.7	site cleanup and development grants under
3.8	Minnesota Statutes, sections 116J.551 to
3.9	116J.558. This appropriation is available until
3.10	June 30, 2025.
3.11	(d) \$700,000 each year is from the remediation
3.12	fund for contaminated site cleanup and
3.13	development grants under Minnesota Statutes,
3.14	sections 116J.551 to 116J.558. This
3.15	appropriation is available until June 30, 2025.
3.16	(e) \$139,000 each year is for the Center for
3.17	Rural Policy and Development.
3.18	(f) \$25,000 each year is for the administration
3.19	of state aid for the Destination Medical Center
3.20	under Minnesota Statutes, sections 469.40 to
3.21	469.47.
3.22	(g) \$875,000 each year is for the host
3.23	community economic development program
3.24	established in Minnesota Statutes, section
3.25	<u>116J.548.</u>
3.26	(h) \$3,000,000 the first year is for a grant to
3.27	the Minnesota Initiative Foundations. This is
3.28	a onetime appropriation and is available until
3.29	June 30, 2025. The Minnesota Initiative
3.30	Foundations must use grant funds under this
3.30 3.31	Foundations must use grant funds under this section to:
3.31	section to:
3.31 3.32	section to: (1) facilitate planning processes for rural

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4.1	sustain and increase the supply of quality ch	ild			
4.2	care in the region to support economic				
4.3	development;				
4.4	(2) engage the private sector to invest loca	<u>1</u>			
4.5	resources to support the community solution	on			
4.6	action plan and ensure quality child care is	a			
4.7	vital component of additional regional				
4.8	economic development planning processes	<u>;</u>			
4.9	(3) provide locally based training and technic	cal			
4.10	assistance to rural child care business owned	ers			
4.11	individually or through a learning cohort.				
4.12	Access to financial and business developme	ent			
4.13	assistance must prepare child care business	ses			
4.14	for quality engagement and improvement b	oy			
4.15	stabilizing operations, leveraging funding fro	om			
4.16	other sources, and fostering business acum	en			
4.17	that allows child care businesses to plan fo	<u>er</u>			
4.18	and afford the cost of providing quality chi	ild			
4.19	care; or				
4.20	(4) recruit child care programs to participa	te			
4.21	in Parent Aware, Minnesota's quality and				
4.22	improvement rating system, and other high	<u>1</u>			
4.23	quality measurement programs. The Minneso	ota			
4.24	Initiative Foundations must work with loca	al			
4.25	partners to provide low-cost training,				
4.26	professional development opportunities, an	<u>1d</u>			
4.27	continuing education curricula. The Minneso	ota			
4.28	Initiative Foundations must fund, through lo	cal			
4.29	partners, an enhanced level of coaching to				
4.30	rural child care providers to obtain a qualit	y			
4.31	rating through Parent Aware or other high				
4.32	quality measurement programs.				
4.33	(i)(1) \$750,000 each year from the workfor	rce			
4.34	development fund is for grants to the				
4.35	Neighborhood Development Center for sm	all			

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5.1	business programs. This is a onetime
5.2	appropriation.
5.3	(2) Of the amount appropriated in the first
5.4	year, \$150,000 is for outreach and training
5.5	activities outside the seven-county
5.6	metropolitan area, as defined in Minnesota
5.7	Statutes, section 473.121, subdivision 2.
5.8	(j) \$8,000,000 each year is for the Minnesota
5.9	job creation fund under Minnesota Statutes,
5.10	section 116J.8748. Of this amount, the
5.11	commissioner of employment and economic
5.12	development may use up to \$160,000 for
5.13	administrative expenses. This appropriation
5.14	is available until June 30, 2025.
5.15	(k) \$11,356,000 each year is for the Minnesota
5.16	investment fund under Minnesota Statutes,
5.17	section 116J.8731. Of this amount, the
5.18	commissioner of employment and economic
5.19	development may use up to \$225,000 for
5.20	administration and monitoring of the program.
5.21	In fiscal year 2024 and beyond, the base
5.22	amount is \$12,495,000. This appropriation is
5.23	available until June 30, 2025. Notwithstanding
5.24	Minnesota Statutes, section 116J.8731, funds
5.25	appropriated to the commissioner for the
5.26	Minnesota investment fund may be used for
5.27	the redevelopment program under Minnesota
5.28	Statutes, sections 116J.575 and 116J.5761, at
5.29	the discretion of the commissioner. Grants
5.30	under this paragraph are not subject to the
5.31	grant amount limitation under Minnesota
5.32	Statutes, section 116J.8731.
5.33	(1) \$1,000,000 the first year is for the airport
5.34	infrastructure renewal (AIR) grant program
5.35	under Minnesota Statutes, section 116J.439.

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6.1	In awarding grants with this appropriation, the
6.2	commissioner must prioritize eligible
6.3	applicants that did not receive a grant pursuant
6.4	to the appropriation in Laws 2019, First
6.5	Special Session chapter 7, article 1, section 2,
6.6	subdivision 2, paragraph (q).
6.7	(m) \$1,000,000 each year is for the Minnesota
6.8	emerging entrepreneur loan program under
6.9	Minnesota Statutes, section 116M.18. Funds
6.10	available under this paragraph are for transfer
6.11	into the emerging entrepreneur program
6.12	special revenue fund account created under
6.13	Minnesota Statutes, chapter 116M, and are
6.14	available until expended. Of this amount, up
6.15	to \$20,000 is for administration and
6.16	monitoring of the program.
6.17	(n) \$325,000 each year is for the Minnesota
6.18	Film and TV Board. The appropriation in each
6.19	year is available only upon receipt by the
6.20	board of \$1 in matching contributions of
6.21	money or in-kind contributions from nonstate
6.22	sources for every \$3 provided by this
6.23	appropriation, except that each year up to
6.24	\$50,000 is available on July 1 even if the
6.25	required matching contribution has not been
6.26	received by that date.
6.27	(o) \$12,000 each year is for a grant to the
6.28	Upper Minnesota Film Office.
6.29	(p) \$500,000 each year is from the general
6.30	fund for a grant to the Minnesota Film and TV
6.31	Board for the film production jobs program
6.32	under Minnesota Statutes, section 116U.26.
6.33	This appropriation is available until June 30,
6.34	<u>2025.</u>

7.1	(q) \$4,195,000 each year is for the Minnesota
7.2	job skills partnership program under
7.3	Minnesota Statutes, sections 116L.01 to
7.4	116L.17. If the appropriation for either year
7.5	is insufficient, the appropriation for the other
7.6	year is available. This appropriation is
7.7	available until June 30, 2025.
7.8	(r) \$1,350,000 each year is from the workforce
7.9	development fund for jobs training grants
7.10	under Minnesota Statutes, section 116L.42.
7.11	(s) \$250,000 each year is from the workforce
7.12	development fund for a grant to Youthprise
7.13	to give grants through a competitive process
7.14	to community organizations to provide
7.15	economic development services designed to
7.16	enhance long-term economic self-sufficiency
7.17	in communities with concentrated East African
7.18	populations. Such communities include but
7.19	are not limited to Faribault, Rochester, St.
7.20	Cloud, Moorhead, and Willmar. Youthprise
7.21	must make at least 50 percent of these grants
7.22	to organizations serving communities located
7.23	outside the seven-county metropolitan area,
7.24	as defined in Minnesota Statutes, section
7.25	473.121, subdivision 2. This is a onetime
7.26	appropriation.
7.27	(t) \$125,000 each year is from the workforce
7.28	development fund for a grant to the Hmong
7.29	Chamber of Commerce to train ethnically
7.30	Southeast Asian business owners and
7.31	entrepreneurs in better business practices. Of
7.32	this amount, up to \$5,000 may be used for
7.33	administrative costs. This is a onetime

7.34 <u>appropriation.</u>

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8.1	(u) \$200,000 the first year is for a grant to
8.2	Little Lakers Day Care Center. Grant funds
8.3	must be used to purchase kitchen equipment,
8.4	playground equipment, or for other costs
8.5	necessary for the operation of a child care
8.6	facility in Lake Crystal.
8.7	(v)(1) \$100,000,000 the first year is for the
8.8	statewide small business relief loan guarantee
8.9	program in article 2, section 13. Of this
8.10	amount, \$1,000,000 is for the commissioner
8.11	to make grants to QED lenders to provide
8.12	technical assistance to borrowers. This is a
8.13	onetime appropriation and is available until
8.14	December 30, 2024.
8.15	(2) Of the amount appropriated in clause (1),
8.16	50 percent is for loans to businesses located
8.17	in the seven-county metropolitan area. Of the
8.18	amount under this clause, the commissioner
8.19	may use a sum sufficient, not to exceed
8.20	\$7,000,000, to satisfy the requirements of
8.21	article 2, section 13, subdivision 3, clause (7).
8.22	(3) Of the amount appropriated in clause $(1)$ ,
8.23	50 percent is for loans to businesses not
8.24	located in the seven-county metropolitan area.
8.25	Of the amount under this clause, the
8.26	commissioner may use a sum sufficient, not
8.27	to exceed \$7,000,000, to satisfy the
8.28	requirements of article 2, section 13,
8.29	subdivision 3, clause (7).
8.30	(4) Beginning January 1, 2022, any remaining
8.31	amount under clause (1) may be used for either
8.32	<u>clause (2) or (3).</u>

 8.33
 Subd. 3. Employment and Training Programs
 28,936,000
 27,686,000

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9.1	Appropria	tions by Fund		
9.2	General	6,796,000	6,796,000	
9.3 9.4	Workforce Development	22,140,000	20,890,000	
9.5	(a) \$250,000 each year i	s for the highe	r	
9.6	education career advisin		_	
9.7	(b) \$500,000 each year f	rom the genera	al fund	
9.8	and \$500,000 each year			
9.9	development fund are fo	r rural career		
9.10	counseling coordinators	in the workfor	ce	
9.11	service areas and for the	purposes spec	vified	
9.12	under Minnesota Statutes, section 116L.667.			
9.13	(c) \$750,000 each year i	(c) \$750,000 each year is for the women and		
9.14	high-wage, high-demand	l, nontradition	al jobs	
9.15	grant program under Mi	nnesota Statute	es,	
9.16	section 116L.99. Of this	amount, up to		
9.17	\$15,000 is for administration and monitoring			
9.18	of the program.			
9.19	(d) \$1,000,000 each year	r is from the		
9.20	workforce development	fund for a gran	<u>nt to</u>	
9.21	Summit Academy OIC t	o expand their		
9.22	contextualized GED and	employment		
9.23	placement program and S	STEM program	n. This	
9.24	is a onetime appropriation	<u>on.</u>		
9.25	(e) \$150,000 each year is	s from the wor	kforce	
9.26	development fund for pe	rformance gra	nts	
9.27	under Minnesota Statute	s, section 116J		
9.28	to the YWCA of St. Pau	l to provide jo	<u>b</u>	
9.29	training services and wo	rkforce develo	pment	
9.30	programs and services, i	ncluding job s	kills	
9.31	training and counseling.	This is a oneti	me	
9.32	appropriation.			
9.33	(f) \$213,000 each year is	s from the wor	kforce	
9.34	development fund for M	innesota Fami	ly	
9.35	Resiliency Partnership p	rograms under	-	

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10.1	Minnesota Statutes, section 116L.96. The
10.2	commissioner, through the adult career
10.3	pathways program, shall distribute the funds
10.4	to existing nonprofit and Minnesota Family
10.5	Resiliency Partnership programs. This is a
10.6	onetime appropriation.
10.7	(g) \$4,604,000 each year is from the
10.8	workforce development fund and \$2,546,000
10.9	each year is from the general fund for the
10.10	pathways to prosperity competitive grant
10.11	program. Of this amount, up to \$143,000 is
10.12	for administration and monitoring of the
10.12	program.
10.15	program
10.14	(h) \$150,000 each year is from the workforce
10.15	development fund for grants to the Minnesota
10.16	Grocers Association Foundation for Carts to
10.17	Careers, a statewide initiative to promote
10.18	careers, conduct outreach, provide job skills
10.19	training, and grant scholarships for careers in
10.20	the retail food industry. This is a onetime
10.21	appropriation.
10.22	(i) \$250,000 each year is from the workforce
10.23	development fund for a grant to the American
10.24	Indian Opportunities and Industrialization
10.25	Center, in collaboration with the Northwest
10.26	Indian Community Development Center, to
10.27	reduce academic disparities for American
10.28	Indian students and adults. This is a onetime
10.29	appropriation. The grant funds may be used
10.30	to provide:
10.05	(1) atudant tutarin a an 1 tartin a t
10.31	(1) student tutoring and testing support $\cdot$
10.32	services;
10.33	(2) training and employment placement in

10.34 information technology;

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11.1	(3) training and employment placement within
11.2	trades;
11.3	(4) assistance in obtaining a GED;
11.4	(5) remedial training leading to enrollment
11.5	and to sustain enrollment in a postsecondary
11.6	higher education institution;
11.7	(6) real-time work experience in information
11.8	technology fields and in the trades;
11.9	(7) contextualized adult basic education;
11.10	(8) career and educational counseling for
11.11	clients with significant and multiple barriers;
11.12	and;
11.13	(9) reentry services and counseling for adults
11.14	and youth.
11.15	After notification to the chairs and minority
11.16	leads of the legislative committees with
11.17	jurisdiction over jobs and economic
11.18	development, the commissioner may transfer
11.19	this appropriation to the commissioner of
11.20	education.
11.21	(j) \$375,000 each year is from the workforce
11.22	development fund for a grant to the
11.23	Construction Careers Foundation for the
11.24	construction career pathway initiative to
11.25	provide year-round educational and
11.26	experiential learning opportunities for teens
11.27	and young adults under the age of 21 that lead
11.28	to careers in the construction industry. This is
11.29	a onetime appropriation. Grant funds must be
11.30	used to:
11.31	(1) increase construction industry exposure
11.32	activities for middle school and high school
11.33	youth, parents, and counselors to reach a more

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12.1	diverse demographic and broader statewide
12.2	audience. This requirement includes, but is
12.3	not limited to, an expansion of programs to
12.4	provide experience in different crafts to youth
12.5	and young adults throughout the state;
12.6	(2) increase the number of high schools in
12.7	Minnesota offering construction classes during
12.8	the academic year that utilize a multicraft
12.9	curriculum;
12.10	(3) increase the number of summer internship
12.11	opportunities;
12.12	(4) enhance activities to support graduating
12.13	seniors in their efforts to obtain employment
12.14	in the construction industry;
12.15	(5) increase the number of young adults
12.16	employed in the construction industry and
12.17	ensure that they reflect Minnesota's diverse
12.18	workforce; and
12.19	(6) enhance an industrywide marketing
12.20	campaign targeted to youth and young adults
12.21	about the depth and breadth of careers within
12.22	the construction industry.
12.23	Programs and services supported by grant
12.24	funds must give priority to individuals and
12.25	groups that are economically disadvantaged
12.26	
	or historically underrepresented in the
12.27	or historically underrepresented in the construction industry, including but not limited
12.27 12.28	
	construction industry, including but not limited
12.28	construction industry, including but not limited to women, veterans, and members of minority
12.28 12.29	construction industry, including but not limited to women, veterans, and members of minority and immigrant groups.
12.28 12.29 12.30	construction industry, including but not limited to women, veterans, and members of minority and immigrant groups. (k) \$250,000 each year is from the workforce
12.28 12.29 12.30 12.31	<pre>construction industry, including but not limited to women, veterans, and members of minority and immigrant groups. (k) \$250,000 each year is from the workforce development fund for a grant to Latino</pre>

13.1	for working parents and underserved youth by
13.2	providing new job skills training to stimulate
13.3	higher wages for low-income people, family
13.4	support systems designed to reduce
13.5	intergenerational poverty, and youth
13.6	programming to promote educational
13.7	advancement and career pathways. At least
13.8	50 percent of this amount must be used for
13.9	programming targeted at greater Minnesota.
13.10	This is a onetime appropriation.
13.11	(1) \$700,000 each year is from the workforce
13.12	development fund for performance grants
13.13	under Minnesota Statutes, section 116J.8747,
13.14	to Twin Cities R!SE to provide training to
13.15	hard-to-train individuals. This is a onetime
13.16	appropriation.
13.17	(m) \$875,000 each year is from the workforce
13.18	development fund for a grant to the Minnesota
13.19	Technology Association to support SciTech
13.20	Internship Program, a program that supports
13.21	science, technology, engineering, and math
13.22	(STEM) internship opportunities for two- and
13.23	four-year college students and graduate
13.24	students in their field of study. The internship
13.25	opportunities must match students with paid
13.26	internships within STEM disciplines at small,
13.27	for-profit companies located in Minnesota
13.28	having fewer than 250 employees worldwide.
13.29	At least 200 students must be matched in the
13.30	first year and at least 200 students must be
13.31	matched in the second year. No more than 15
13.32	percent of the hires may be graduate students.
13.33	Selected hiring companies shall receive from
13.34	the grant 50 percent of the wages paid to the
13.35	intern, capped at \$2,500 per intern. The

14.1	program must work toward increasing the
14.2	participation among women or other
14.3	underserved populations. This is a onetime
14.4	appropriation.
14.5	(n) \$500,000 each year is from the workforce
14.6	development fund for the Opportunities
14.7	Industrialization Center programs. This
14.8	appropriation shall be divided equally among
14.9	the eligible centers.
14.10	(a) $$200,000$ and when in from the weak form
14.10	(o) \$300,000 each year is from the workforce
14.11	development fund for a grant to Bridges to
14.12	Healthcare to provide career education,
14.13	wraparound support services, and job skills
14.14	training in high-demand health care fields to
14.15	low-income parents, nonnative speakers of
14.16	English, and other hard-to-train individuals,
14.17	helping families build secure pathways out of
14.18	poverty while also addressing worker
14.19	shortages in one of Minnesota's most
14.20	innovative industries. Funds may be used for
14.21	program expenses, including but not limited
14.22	to hiring instructors and navigators; space
14.23	rental; and supportive services to help
14.24	participants attend classes, including assistance
14.25	with course fees, child care, transportation,
14.26	and safe and stable housing. In addition, up to
14.27	five percent of grant funds may be used for
14.28	Bridges to Healthcare's administrative costs.
14.29	This is a onetime appropriation.
14.30	(p) \$400,000 each year is from the workforce
14.31	development fund for performance grants
14.32	under Minnesota Statutes, section 116J.8747,
14.33	to Avivo to provide low-income individuals
14.34	with career education and job skills training
14.34	that is fully integrated with chemical and
14).)	mai is tuny micelaicy with chemical and

14.35 that is fully integrated with chemical and

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15.1	mental health service	ces. This is a onetim	e				
15.2	appropriation.						
15.3	(q) \$1,000,000 each year is for competitive						
15.4	grants to organization	ons providing servic	es to				
15.5	relieve economic di	sparities in the Sout	heast				
15.6	Asian community th	nrough workforce					
15.7	recruitment, develo	pment, job creation,					
15.8	assistance of smaller	r organizations to inc	crease				
15.9	capacity, and outrea	ch. Of this amount,	up to				
15.10	\$20,000 is for admi	nistration and monit	toring				
15.11	of the program.						
15.12	<u>(r) \$300,000 each y</u>	ear is from the work	force				
15.13	development fund f	or a grant to the Hm	ong				
15.14	American Partnersh	ip, in collaboration	with				
15.15	community partners	s, for services target	ing				
15.16	Minnesota commun	ities with the highes	st				
15.17	concentrations of So	outheast Asian jobles	sness,				
15.18	based on the most re	ecent census tract da	ata, to				
15.19	provide employmer	nt readiness training.	<u>,</u>				
15.20	credentialed training	gplacement, job place	ement				
15.21	and retention service	es, supportive servic	es for				
15.22	hard-to-employ ind	ividuals, and a gene	ral				
15.23	education developm	nent fast track and a	dult				
15.24	diploma program. T	This is a onetime					
15.25	appropriation.						
15.26	(s) \$1,000,000 each	year is for a compe	titive				
15.27	grant program to pr	ovide grants to					
15.28	organizations that pr	ovide support servic	es for				
15.29	individuals, such as	job training, employ	ment				
15.30	preparation, interns	hips, job assistance	to				
15.31	parents, financial lit	teracy, academic and	1				
15.32	behavioral intervent	tions for low-perform	ming				
15.33	students, and youth	intervention. Grants	made				
15.34	under this section m	nust focus on low-in	come				
15.35	communities, young	g adults from familie	s with				

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16.1	a history of intergenerational poverty, and
16.2	communities of color. Of this amount, up to
16.3	\$20,000 is for administration and monitoring
16.4	of the program.
16.5	(t) \$500,000 each year is from the workforce
16.6	development fund for a grant to Ujamaa Place
16.7	for job training, employment preparation,
16.8	internships, education, training in vocational
16.9	trades, housing, and organizational capacity
16.10	building. This is a onetime appropriation.
16.11	(u) \$750,000 each year is from the general
16.12	fund and \$3,348,000 each year is from the
16.13	workforce development fund for the
16.14	youth-at-work competitive grant program
16.15	under Minnesota Statutes, section 116L.562.
16.16	Of this amount, up to \$82,000 is for
16.17	administration and monitoring of the youth
16.18	workforce development competitive grant
16.19	program. All grant awards shall be for two
16.20	consecutive years. Grants shall be awarded in
16.21	the first year.
16.22	(v) \$1,000,000 each year is from the
16.23	workforce development fund for the
16.24	youthbuild program under Minnesota Statutes,
16.25	sections 116L.361 to 116L.366.
16.26	(w) \$4,050,000 each year is from the
16.27	workforce development fund for the
16.28	Minnesota youth program under Minnesota
16.29	Statutes, sections 116L.56 and 116L.561.
16.30	(x) \$250,000 each year is from the workforce
16.31	development fund for a grant to Big Brothers
16.32	Big Sisters of the Greater Twin Cities for
16.33	workforce readiness, employment exploration,
16.34	and skills development for youth ages 12 to

17.1	21. The grant must serve youth in the Big
17.2	Brothers Big Sisters chapters in the Twin
17.3	Cities, central Minnesota, and southern
17.4	Minnesota. This is a onetime appropriation.
17.5	(y) \$1,000,000 the first year is from the
17.6	workforce development fund for performance
17.7	grants under Minnesota Statutes, section
17.8	116J.8747, to Goodwill Easter Seals
17.9	Minnesota and its partners. The grant shall be
17.10	used to continue the FATHER Project in
17.11	Rochester, Park Rapids, St. Cloud, St. Paul,
17.12	Minneapolis, and the surrounding areas to
17.13	assist fathers in overcoming barriers that
17.14	prevent fathers from supporting their children
17.15	economically and emotionally.
17.16	(z) \$300,000 each year is from the workforce
17.17	development fund for performance grants
17.18	under Minnesota Statutes, section 116J.8747,
17.19	to the International Institute of Minnesota for
17.20	workforce training for new Americans in
17.21	industries in need for a trained workforce. This
17.22	is a onetime appropriation.
17.23	(aa) \$250,000 in the first year is from the
17.24	workforce development fund for a grant to the
17.25	ProStart and Hospitality Tourism Management
17.26	Program for a well-established, proven, and
17.27	successful education program that helps young
17.28	people advance careers in the hospitality
17.29	industry and addresses critical long-term
17.30	workforce shortages in that industry.
17.31	(bb) \$750,000 each year is from the workforce
17.32	development fund for a grant to the Minnesota
17.33	Alliance of Boys and Girls Clubs to administer
17.34	a statewide project of youth job skills and
17.35	career development. This project, which may

17.35 career development. This project, which may

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
	1 .1	, • · ·	1 1.		
18.1	have career guidance components including				

10.1	have eareer guidance components metidding					
18.2	health and life skills, must be designed to					
18.3	encourage, train, and assist youth in early					
18.4	access to education and job seeking skills,					
18.5	work-based learning experience including					
18.6	career pathways in STEM learning, career					
18.7	exploration and matching, and first job					
18.8	placement through local community					
18.9	partnerships and on-site job opportunities. This					
18.10	grant requires a 25 percent match from					
18.11	nonstate resources. This is a onetime					
18.12	appropriation.					
18.13	Subd. 4. General Support Services	4,226,000	4,226,000			
18.14	Appropriations by Fund					
18.15	<u>General Fund</u> <u>4,171,000</u> <u>4,171,000</u>					
18.16 18.17	WorkforceDevelopment55,00055,000					
18.18	(a) \$250,000 each year is for the publication,					
18.19	dissemination, and use of labor market					
18.20	information under Minnesota Statutes, section					
18.21	<u>116J.401.</u>					
18.22	(b) \$1,269,000 each year is for transfer to the					
18.23	Minnesota Housing Finance Agency for					
18.24	operating the Olmstead Compliance Office.					
18.25	Subd. 5. Minnesota Trade Office	2,292,000	2,292,000			
18.26	(a) \$300,000 each year is for the STEP grants					
18.27	in Minnesota Statutes, section 116J.979.					
18.28	(b) \$180,000 each year is for the Invest					
18.29	Minnesota marketing initiative in Minnesota					
18.30	Statutes, section 116J.9781.					
18.31	(c) \$270,000 each year is for the Minnesota					
18.32	Trade Offices under Minnesota Statutes,					
18.33	section 116J.978.					

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19.1	(d) \$50,000 each year is for the Trade Policy						
19.2	Advisory Council under Minnesota Statutes,						
19.3	section 116J.9661.						
19.4	Subd. 6. Vocati	onal Rehabilitation		36,691,000	36,691,000		
19.5	A	ppropriations by Fund	<u>l</u>				
19.6	General	28,861,000	28,861,000				
19.7 19.8	Workforce Development	7,830,000	7,830,000				
19.9	<u>(a) \$14,300,000</u>	each year is for the st	ate's				
19.10	vocational reha	bilitation program und	er				
19.11	Minnesota Statu	utes, chapter 268A.					
19.12	<u>(b) \$8,995,000 e</u>	each year from the gener	cal fund				
19.13	and \$6,830,000	each year from the wor	rkforce				
19.14	development fu	nd are for extended					
19.15	employment ser	rvices for persons with	severe				
19.16	disabilities unde	er Minnesota Statutes,	section				
19.17	268A.15. Of the amounts appropriated from						
19.18	the general fund, \$2,000,000 each year is for						
19.19	rate increases to	providers of extended	<u>1</u>				
19.20	employment ser	rvices for persons with	severe				
19.21	disabilities unde	er Minnesota Statutes,	section				
19.22	<u>268A.15.</u>						
19.23	<u>(c) \$2,555,000</u>	each year is for grants	to				
19.24	programs that p	rovide employment su	pport				
19.25	services to perse	services to persons with mental illness under					
19.26	Minnesota Statutes, sections 268A.13 and						
19.27	<u>268A.14.</u>						
19.28	(d) \$3,011,000 each year is from the general						
19.29	fund for grants to centers for independent						
19.30	living under Minnesota Statutes, section						
19.31	<u>268A.11.</u>						
19.32	<u>(e) \$1,000,000 e</u>	each year is from the wo	rkforce				
19.33	development fund for grants under Minnesota						
19.34	Statutes, section	n 268A.16, for employ:	ment				

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20.1	services for persons, including transition-age						
20.2	youth, who are deaf, deafblind, or						
20.3	hard-of-hearing. If the amount in the first year						
20.4	is insufficient, the amount in the second year						
20.5	is available in the fir	is available in the first year.					
20.6	Subd. 7. Services fo	r the Blind		6,425,000	6,425,000		
20.7	Of this amount, \$50	0,000 each year is	for				
20.8	senior citizens who a	are becoming blind	. At				
20.9	least one-half of the	funds for this purp	ose				
20.10	must be used to prov	vide training servic	es for				
20.11	seniors who are beco	oming blind. Traini	ng				
20.12	services must provide	e independent living	<u>g skills</u>				
20.13	to seniors who are b	ecoming blind to a	llow				
20.14	them to continue to l	ve independently i	n their				
20.15	homes.	homes.					
20.16 20.17	Sec. 3. <u>DEPARTMI</u> INDUSTRY	Sec. 3. DEPARTMENT OF LABOR AND INDUSTRY					
20.18	Subdivision 1. Total	Appropriation	<u>\$</u>	<u>29,337,000</u> §	29,237,000		
20.19	Appro	priations by Fund					
20.20		2022	2023				
20.21	General	4,344,000	4,244,000				
20.22 20.23	Workers' Compensation	22,009,000	22,009,000				
20.24 20.25	<u>Workforce</u> Development	2,984,000	2,984,000				
20.26	The amounts that may be spent for each						
20.27	purpose are specified	purpose are specified in the following					
20.28	subdivisions.						
20.29	Subd. 2. General Su	ipport		8,260,000	8,260,000		
20.30	Appro	priations by Fund					
20.31	General	900,000	900,000				
20.32	Workers'	5 060 000	5 040 000				
20.33	Compensation Workforce	5,960,000	5,960,000				
20.34 20.35	Development Fund	1,400,000	1,400,000				

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21.1	(a) \$900,000 each year is	from the genera	al			
21.2	fund for system upgrades. This is a onetime					
21.3	appropriation. This appro					
21.4	funds for information tecl		_			
21.5	services and support subj	ect to Minnesot	a			
21.6	Statutes, section 16E.046	6. Any ongoing				
21.7	information technology c	osts must be				
21.8	incorporated into the serv	vice level agreer	nent			
21.9	and must be paid to the O	office of MN.IT				
21.10	Services by the commissi	oner of labor ar	nd			
21.11	industry under the rates a	nd mechanism				
21.12	specified in that agreemen	<u>nt.</u>				
21.13	(b) \$1,100,000 each year	is from the				
21.14	workforce development f	und for the you	th			
21.15	skills training grants under	Minnesota Stat	utes,			
21.16	section 175.46. Of this am	ount, \$100,000	each			
21.17	year is for administration	of the program	<u>.</u>			
	(c) \$300,000 each year is from the workforce					
21.18	(c) \$300,000 each year is	from the workf	orce			
21.18 21.19	(c) \$300,000 each year is development fund for the l					
		PIPELINE prog	ram.	<u>5,028,000</u>	<u>4,928,000</u>	
21.19	development fund for the I Subd. 3. Labor Standard	PIPELINE prog	ram.	<u>5,028,000</u>	<u>4,928,000</u>	
21.19 21.20	development fund for the I Subd. 3. Labor Standard	PIPELINE prog	ram.	<u>5,028,000</u>	<u>4,928,000</u>	
<ul><li>21.19</li><li>21.20</li><li>21.21</li></ul>	development fund for the I Subd. 3. Labor Standard <u>Appropriat</u>	PIPELINE prog <b>ds and Appren</b> ions by Fund	ram. ticeship	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> </ul>	development fund for the I Subd. 3. Labor Standard <u>Appropriat</u> <u>General</u> <u>Workforce</u> <u>Development</u>	PIPELINE prog ds and Appren ions by Fund <u>3,344,000</u> <u>1,584,000</u>	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> </ul>	development fund for the I Subd. 3. Labor Standard Appropriat General Workforce	PIPELINE prog ds and Appren ions by Fund <u>3,344,000</u> <u>1,584,000</u>	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> </ul>	development fund for the I Subd. 3. Labor Standard <u>Appropriat</u> <u>General</u> <u>Workforce</u> <u>Development</u> (a) \$2,046,000 each year	PIPELINE prog ds and Appren ions by Fund <u>3,344,000</u> <u>1,584,000</u> is for wage thef	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>t</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> <li>21.26</li> </ul>	development fund for the I <u>Subd. 3.</u> Labor Standard <u>Appropriat</u> <u>General</u> <u>Workforce</u> <u>Development</u> (a) \$2,046,000 each year prevention.	PIPELINE prog ds and Appren ions by Fund 3,344,000 <u>1,584,000</u> is for wage thef	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>t</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> <li>21.26</li> <li>21.27</li> </ul>	development fund for the I Subd. 3. Labor Standard <u>Appropriat</u> <u>General</u> <u>Workforce</u> <u>Development</u> (a) \$2,046,000 each year <u>prevention.</u> (b) \$151,000 each year is	PIPELINE prog ds and Appren ions by Fund 3,344,000 <u>1,584,000</u> is for wage thef	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>t</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> <li>21.26</li> <li>21.27</li> <li>21.28</li> </ul>	development fund for the I <u>Subd. 3.</u> Labor Standard <u>Appropriat</u> <u>General</u> <u>Workforce</u> <u>Development</u> (a) \$2,046,000 each year prevention. (b) \$151,000 each year is development fund for pre	PIPELINE prog ds and Appren ions by Fund 3,344,000 <u>1,584,000</u> is for wage thef from the workf wailing wage	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>t</u> <u>torce</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> <li>21.26</li> <li>21.27</li> <li>21.28</li> <li>21.29</li> </ul>	development fund for the I <u>Subd. 3.</u> Labor Standard <u>Appropriat</u> <u>General</u> <u>Workforce</u> <u>Development</u> (a) \$2,046,000 each year prevention. (b) \$151,000 each year is <u>development fund for pre- enforcement.</u>	PIPELINE prog ds and Appren ions by Fund 3,344,000 1,584,000 is for wage thef from the workf vailing wage	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>rt</u> <u>Force</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> <li>21.26</li> <li>21.27</li> <li>21.28</li> <li>21.29</li> <li>21.30</li> </ul>	development fund for the I         Subd. 3. Labor Standard         Appropriate         General         Workforce         Development         (a) \$2,046,000 each year         prevention.         (b) \$151,000 each year is         development fund for presents         (c) \$1,133,000 each year is	PIPELINE prog ds and Appren ions by Fund 3,344,000 is for wage thef from the workf evailing wage s from the workf apprenticeship	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>t</u> <u>torce</u>	<u>5,028,000</u>	<u>4,928,000</u>	
<ul> <li>21.19</li> <li>21.20</li> <li>21.21</li> <li>21.22</li> <li>21.23</li> <li>21.24</li> <li>21.25</li> <li>21.26</li> <li>21.27</li> <li>21.28</li> <li>21.29</li> <li>21.30</li> <li>21.31</li> </ul>	development fund for the I         Subd. 3. Labor Standard         Appropriat         General         Workforce         Development         (a) \$2,046,000 each year         prevention.         (b) \$151,000 each year is         development fund for pre         enforcement.         (c) \$1,133,000 each year is         development fund for the	PIPELINE prog ds and Appren ions by Fund 3,344,000 is for wage thef from the workf evailing wage s from the workf apprenticeship	<u>ram.</u> <u>ticeship</u> <u>3,344,000</u> <u>1,584,000</u> <u>t</u> <u>torce</u>	<u>5,028,000</u>	<u>4,928,000</u>	

22.1	(d) \$100,000 each year is from the workforce
22.2	development fund for labor education and
22.3	advancement program grants under Minnesota
22.4	Statutes, section 178.11, to expand and
22.5	promote registered apprenticeship training for
22.6	minorities and women.
22.7	(e) \$200,000 each year is from the workforce
22.8	development fund for grants to the
22.9	Construction Careers Foundation for the
22.10	Helmets to Hard Hats Minnesota initiative.
22.11	Grant funds must be used to recruit, retain,
22.12	assist, and support National Guard, reserve,
22.13	and active duty military members' and
22.14	veterans' participation into apprenticeship
22.15	programs registered with the Department of
22.16	Labor and Industry and connect them with
22.17	career training and employment in the building
22.18	and construction industry. The recruitment,
22.19	selection, employment, and training must be
22.20	without discrimination due to race, color,
22.21	creed, religion, national origin, sex, sexual
22.22	orientation, marital status, physical or mental
22.23	disability, receipt of public assistance, or age.
22.24	This is a onetime appropriation.
22.25	(f)(1) \$100,000 in the first year is for a grant
22.26	to Independent School District No. 294,
22.27	Houston, for the Minnesota Virtual Academy's
22.28	career pathway program with Operating
22.29	Engineers Local 49. The program may include
22.30	up to five semesters of courses, and must lead
22.31	to eligibility into the Operating Engineers
22.32	Local 49 apprenticeship program. The grant
22.33	may be used to encourage and support student
22.34	participation in the career pathway program
22.35	through additional academic, counseling, and

23.1other support services provided by the23.2student's enrolling school district to provide23.3these services. This appropriation is available23.4until June 30, 2023; and23.5(2) by January 15, 2024, Independent School23.6District No. 294, Houston, must submit a23.7Written report to the chairs and ranking23.8minority members of the house of23.9representatives and senate committees of the23.10legislature having jurisdiction over education23.11and workforce development describing23.12students' experiences with the program. The23.13report must document the program's spending,23.14list the number of students participating in the23.15program, and make recommendations for23.16studewide.23.17improving support of career pathway programs23.18statewide.23.19Subd. 4. Workers' Compensation23.20This appropriation is from the workers'23.21compensation fund.23.22Subd. 5. Workplace Safety23.23Alies appropriation is from the workers'23.24Orignensation fund.23.25Sec. 4. WORKERS' COMPENSATION COURT OF APPEALSS23.26OF APPEALSS23.27This appropriation is from the workers'23.28compensation fund.23.29Sec. 5. BUREAU OF MEDIATION SERVICES S2,165,000 S23.30S68,000 each year is for grants to area labor <th></th> <th></th> <th></th> <th>8</th>				8
23.3these services. This appropriation is available23.4until June 30, 2023; and23.5(2) by January 15, 2024, Independent School23.6District No. 294, Houston, must submit a23.7written report to the chairs and ranking23.8minority members of the house of23.9representatives and senate committees of the23.10legislature having jurisdiction over education23.11and workforce development describing23.12students' experiences with the program. The23.13report must document the program's spending,23.14list the number of students participating in the23.15program, and make recommendations for23.16program, and make recommendations for23.17improving support of career pathway programs23.18statewide.23.19Subd. 4, Workers' Compensation23.20This appropriation is from the workers'23.21compensation fund.23.22Subd. 5, Workplace Safety23.234,167,00023.24compensation fund.23.25Sec. 4. WORKERS' COMPENSATION COURT S23.26OF APPEALS23.27This appropriation is from the workers'23.28compensation fund.23.29Scc. 5. BUREAU OF MEDIATION SERVICES \$23.20Scc. 5. BUREAU OF MEDIATION SERVICES \$	other suppo	ort services provided by the		
23.4until June 30, 2023; and23.5(2) by January 15, 2024, Independent School23.6District No. 294, Houston, must submit a23.7written report to the chairs and ranking23.8minority members of the house of23.9representatives and senate committees of the23.10legislature having jurisdiction over education23.11and workforce development describing23.12students' experiences with the program. The23.13report must document the program's spending,23.14list the number of students participating in the23.15program and entering the apprenticeship23.16program, and make recommendations for23.17improving support of carcer pathway programs23.18statewide.23.19Subd. 4. Workers' Compensation23.20This appropriation is from the workers'23.21compensation fund.23.22Subd. 5. Workplace Safety23.234.167,00023.24compensation fund.23.25Sec. 4. WORKERS' COMPENSATION COURT OF APPEALS23.26This appropriation is from the workers'23.27This appropriation is from the workers'23.28compensation fund.23.29Sec. 5. BUREAU OF MEDIATION SERVICES \$23.20Sec. 5. BUREAU OF MEDIATION SERVICES \$	student's er	rolling school district to provide		
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	compensati	on fund.		
	Sec 5 RU	σελίι οε μεριλτίου sedvi	ጉፍ ፍ <u>ን 165 በበበ</u> ፍ	2,165,000
23.30 <b>\$68,000</b> each year is for grants to area labor				2,103,000
	568,000 ea	ch year is for grants to area labor		
23.31 <u>management committees. Grants may be</u>	nanageme	nt committees. Grants may be		
23.32 awarded for a 12-month period beginning July	warded for	a 12-month period beginning July		
	each year	. Any unencumbered balance		

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2nd Engrossment

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	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
24.1	remaining at	t the end of the first yea	ar does not		
24.2		available for the seco			
24.3	Sec. 6. <u>DE</u>	PARTMENT OF RE	VENUE.		
24.4	\$20,550,	000 is appropriated in f	iscal year 2021	from the general fund	to the commissioner
24.5	of revenue f	or business relief payn	nents to busine	esses that were otherw	vise eligible for the
24.6	payments ur	nder Laws 2020, Seven	th Special Ses	sion chapter 2, article	1, section 1, but for
24.7	an error in th	ne North American Ind	ustry Classific	ation System (NAICS	b) code on record for
24.8	the business	with either the Depart	ment of Rever	ue or the Department	of Employment and
24.9	Economic D	evelopment at the time	e the relief prog	gram was enacted. Up	on confirmation that
24.10	the corrected	d NAICS code is on red	cord for a busi	ness and is one of the	NAICS codes listed
24.11	in Laws 2020	0, Seventh Special Sess	ion chapter 2, a	article 1, section 1, subo	division 2, paragraph
24.12	<u>(b)</u> , clause (.	3), the commissioner of	of revenue shal	ll issue a relief payme	nt to the business in
24.13	an amount c	alculated as specified	under Laws 20	20, Seventh Special S	Session chapter 2,
24.14	article 1, sec	etion 1, subdivision 3.	This appropria	tion is available until	June 30, 2023.
24.15	<b>EFFEC</b>	<b>FIVE DATE.</b> This sec	tion is effectiv	ve the day following f	nal enactment.
24.16	Sec. 7. <u>CA</u>	NCELLATION; BU	SINESS REL	IEF PAYMENTS.	
24.17	\$20,650,	000 of the appropriation	on in Laws 202	20, Seventh Special S	ession chapter 2,
24.18	article 1, sec	ction 1, subdivision 7,	is canceled.		
24.19	<b>EFFEC</b>	<b>FIVE DATE.</b> This sec	tion is effectiv	ve the day following f	inal enactment.
24.20	Sec. 8. <u>CA</u>	NCELLATIONS; FI	SCAL YEAR	<u>8 2021.</u>	
24.21	<u>(a)</u> \$1,02	2,000 of the fiscal year	2021 general	fund appropriation une	der Laws 2019, First
24.22	Special Sess	ion chapter 7, article 1	, section 2, su	bdivision 4, is cancele	ed.
24.23	<u>(b) \$203</u>	,000 of the fiscal year 2	2021 general f	und appropriation und	ler Laws 2019, First
24.24	Special Sess	tion chapter 7, article 1	, section 3, su	bdivision 2, is cancele	ed.
24.25	<u>(c) \$102</u>	,000 of the fiscal year 2	2021 general f	und appropriation und	ler Laws 2019, First
24.26	Special Sess	ion chapter 7, article 1	, section 5, is	canceled.	

- 24.26
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 24.27

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment			
25.1			ARTICL	E 2				
25.2	LABOR AND INDUSTRY							
25.3	Section 1 M	linnesota Statutes 20	20 section 13	.7905, is amended by	adding a subdivision			
25.5	to read:	linesota Statutes 20	20, section 15	.7903, 13 amenaea by				
25.5	Subd 8 D	ata on individuals v	vho are minor	s. Disclosure of data o	n minors is governed			
25.6	by section 181							
25.7	Sec. 2. Minr	nesota Statutes 2020,	, section 178.0	12, subdivision 1, is a	amended to read:			
25.8	Subdivisio	on 1. Apprenticeship	o rules. Feder	al regulations governi	ng apprenticeship in			
25.9	effect on <del>July</del>	<del>1, 2013</del> January 18,	<u>2017</u> , as prov	ided by Code of Fede	ral Regulations, title			
25.10	29, <del>part</del> parts 2	29, sections 29.1 to 2	9.6 and 29.11	, and 30 are the appren	nticeship rules in this			
25.11	state, subject t	to amendment by thi	s chapter or by	y rule under section 1	78.041.			
25.12	Sec. 3 Minr	nesota Statutes 2020	section 181 (	032, is amended to rea	ıd.			
				ARNINGS BY EMP				
25.13 25.14	TO EMPLOY	-		ARMINGS DI EMI	LOTER; NOTICE			
23.14								
25.15				er shall provide each e				
25.16				ns, covering that pay				
25.17		-		electronic means mu				
25.18	access to an en	mployer-owned com	puter during a	in employee's regular	working hours to			
25.19	review and pr	int earnings statemen	nts.					
25.20	(b) The ear	rnings statement may	y be in any for	rm determined by the	employer but must			
25.21	include:							
25.22	(1) the name	ne of the employee;						
25.23	(2) the rate	e or rates of pay and	basis thereof,	including whether the	employee is paid by			
25.24	hour, shift, da	y, week, salary, piece	e, commission	, or other method;				
25.25	(3) allowar	nces, if any, claimed	pursuant to p	ermitted meals and lo	dging;			
25.26	(4) the tota	l number of hours w	orked by the e	employee unless exem	pt from chapter 177;			
25.27	(5) the tota	al amount of gross pa	ay earned by t	he employee during th	nat period;			
25.28	(6) a list of	f deductions made fr	om the emplo	yee's pay;				
25.29	(7) the net	amount of pay after	all deductions	s are made;				
25.30	(8) the date	e on which the pay p	period ends;					

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26.1 (9) the legal name of the employer and the operating name of the employer if different26.2 from the legal name;

SS

26.3 (10) the physical address of the employer's main office or principal place of business,
26.4 and a mailing address if different; and

26.5 (11) the telephone number of the employer.

(c) An employer must provide earnings statements to an employee in writing, rather
than by electronic means, if the employer has received at least 24 hours notice from an
employee that the employee would like to receive earnings statements in written form. Once
an employer has received notice from an employee that the employee would like to receive
earnings statements in written form, the employer must comply with that request on an
ongoing basis.

26.12 (d) At the start of employment On or before the date an employer provides an employee
 26.13 with the employee's first earnings statement, an employer shall provide each employee a
 26.14 written notice, either in writing or by electronic means, containing the following information:

(1) the rate or rates of pay and basis thereof, including whether the employee is paid by
the hour, shift, day, week, salary, piece, commission, or other method, and the specific
application of any additional rates, as well as any pay schedule or range of pay for an
employee who is reasonably expected to move between job duties, classifications, and pay
or benefit structures in their day-to-day duties;

26.20 (2) allowances, if any, claimed pursuant to permitted meals and lodging;

26.21 (3) paid vacation, sick time, or other paid time-off accruals and terms of use;

26.22 (4) the employee's employment status and whether the employee is exempt from minimum
26.23 wage, overtime, and other provisions of chapter 177, and on what basis;

26.24 (5) a list of deductions that may be made from the employee's pay;

26.25 (6) the number of days in the pay period, the regularly scheduled pay day, and the pay
26.26 day on which the employee will receive the first payment of wages earned;

26.27 (7) the legal name of the employer and the operating name of the employer if different26.28 from the legal name;

26.29 (8) the physical address of the employer's main office or principal place of business, and
26.30 a mailing address if different; and

26.31 (9) the telephone number of the employer-; and

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27.1	(10) a checkbox to indicate whether a hiring employer is a staffing agency and space
27.2	for a staffing agency to indicate the initial entity for which the employee will perform work.
27.3	(e) The employer must keep a copy of the notice under paragraph (d) signed by each
27.4	employee acknowledging receipt of the notice. An employee's signature on the notice
27.5	constitutes acknowledgment of receipt of the notice and does not create a contract. For the
27.6	purposes of this paragraph, "signed" means a written signature or an electronic signature
27.7	as defined in section 325L.02. The notice must be provided to each employee in English.
27.8	The English version of the notice must include text provided by the commissioner that
27.9	informs employees that they may request, by indicating on the form, the notice be provided
27.10	in a particular language. If requested, the employer shall provide the notice in the language
27.11	requested by the employee. The commissioner shall make available to employers the text
27.12	to be included in the English version of the notice required by this section and assist
27.13	employers with translation of the notice in the languages requested by their employees.
27.14	(f) The notice requirement under paragraph (d) is satisfied for an employee if the
27.15	employee has received all of the information required in paragraph (d) specific to the
27.16	employee through a collective bargaining agreement, employee handbook, offer letter, or
27.17	a combination of those documents. In such an instance, the employer must retain a record
27.18	or listing of the referenced documents that satisfied the notice requirement in paragraph (d).
27.19	(g) An employer must provide the employee any written changes to the information
27.20	contained in the notice under paragraph (d) prior to the, either in writing or by electronic
27.21	means, by the date of the employee's next earnings statement following the date the changes
27.22	take effect. The notice of changes to information under this paragraph does not require a
27.23	signature by the employee acknowledging receipt. The requirements of this paragraph are
27.24	satisfied if the changes to information are contained on the employee's next earnings
27.25	statement.
27.26	(h) Notice is not required under paragraph (g) to an employee for discretionary pay. For
27.27	the purposes of this section, "discretionary pay" means compensation paid by the employer
27.28	for which the amount and timing are not disclosed in advance by the employer and are at
27.29	the employer's sole discretion.
27.30	(i) Notice is not required under paragraph (g) to an employee employed by a staffing
27.31	agency upon subsequent job placements following the initial placement by the staffing
27.32	agency.
27.33	(j) The commissioner shall issue a written warning to an employer upon the first finding
27.34	of a violation or violations of the notice requirements found in paragraphs (d) to (g). For

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purposes of this paragraph, discovery by the commissioner of more than one violation of
 the notice requirements under paragraphs (d) to (g) at the same employer during the same
 investigation shall be considered a single violation.

28.4 Sec. 4. Minnesota Statutes 2020, section 181.101, is amended to read:

### 28.5 **181.101 WAGES; HOW OFTEN PAID.**

(a) Except as provided in paragraph (b), every employer must pay all wages, including 28.6 salary, earnings, and gratuities earned by an employee at least once every 31 days and all 28.7 28.8 commissions earned by an employee at least once every three months, on a regular payday designated in advance by the employer regardless of whether the employee requests payment 28.9 at longer intervals. Unless paid earlier, the wages earned during the first half of the first 28.10 31-day pay period become due on the first regular payday following the first day of work. 28.11 If wages or commissions earned are not paid, the commissioner of labor and industry or the 28.12 commissioner's representative may serve a demand for payment on behalf of an employee. 28.13 In addition to other remedies under section 177.27, if payment of wages is not made within 28.14 ten days of service of the demand, the commissioner may charge and collect the wages 28.15 earned at the employee's rate or rates of pay or at the rate or rates required by law, including 28.16 any applicable statute, regulation, rule, ordinance, government resolution or policy, contract, 28.17 or other legal authority, whichever rate of pay is greater, and a penalty in the amount of the 28.18 employee's average daily earnings at the same rate or rates, not exceeding 15 days in all, 28.19 for each day beyond the ten-day limit following the demand. If payment of commissions is 28.20 not made within ten days of service of the demand, the commissioner may charge and collect 28.21 the commissions earned and a penalty equal to 1/15 of the commissions earned but unpaid, 28.22 not exceeding 15 days in all, for each day beyond the ten-day limit. Money collected by the 28.23 commissioner must be paid to the employee concerned. This section does not prevent an 28.24 employee from prosecuting a claim for wages. This section does not prevent a school district, 28.25 other public school entity, or other school, as defined under section 120A.22, from paying 28.26 any wages earned by its employees during a school year on regular paydays in the manner 28.27 provided by an applicable contract or collective bargaining agreement, or a personnel policy 28.28 adopted by the governing board. For purposes of this section, "employee" includes a person 28.29 who performs agricultural labor as defined in section 181.85, subdivision 2. For purposes 28.30 of this section, wages are earned on the day an employee works. This section provides a 28.31 substantive right for employees to the payment of wages, including salary, earnings, and 28.32 gratuities, as well as commissions, in addition to the right to be paid at certain times. 28.33

(b) An employer of a volunteer firefighter, as defined in section 424A.001, subdivision
10, a member of an organized first responder squad that is formally recognized by a political
subdivision in the state, or a volunteer ambulance driver or attendant must pay all wages
earned by the volunteer firefighter, first responder, or volunteer ambulance driver or attendant
at least once every 31 days, unless the employer and the employee mutually agree upon
payment at longer intervals.

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29.7 Sec. 5. Minnesota Statutes 2020, section 181.939, is amended to read:

# 29.8 181.939 NURSING MOTHERS, LACTATING EMPLOYEES, AND PREGNANCY 29.9 ACCOMMODATIONS.

29.10 <u>Subdivision 1.</u> Nursing mothers. (a) An employer must provide reasonable unpaid 29.11 break time times each day to an employee who needs to express breast milk for her infant 29.12 child during the twelve months following the birth of the child. The break time must, if 29.13 possible, run concurrently with any break time times already provided to the employee. An 29.14 employer is not required to provide break time times under this section if to do so would 29.15 unduly disrupt the operations of the employer. An employer shall not reduce an employee's 29.16 compensation for time used for the purpose of expressing milk.

(b) The employer must make reasonable efforts to provide a room or other location, in
close proximity to the work area, other than a bathroom or a toilet stall, that is shielded from
view and free from intrusion from coworkers and the public and that includes access to an
electrical outlet, where the employee can express her milk in privacy. The employer would
be held harmless if reasonable effort has been made.

29.22 (c) For the purposes of this <u>section subdivision</u>, "employer" means a person or entity 29.23 that employs one or more employees and includes the state and its political subdivisions.

29.24 (d) An employer may <u>shall</u> not retaliate against an employee for asserting rights or
 29.25 remedies under this section subdivision.

29.26 Subd. 2. Pregnancy accommodations. (a) An employer must provide reasonable

29.27 accommodations to an employee for health conditions related to pregnancy or childbirth

29.28 upon request, with the advice of a licensed health care provider or certified doula, unless

29.29 the employer demonstrates that the accommodation would impose an undue hardship on

29.30 the operation of the employer's business. A pregnant employee shall not be required to

29.31 <u>obtain the advice of a licensed health care provider or certified doula, nor may an employer</u>

29.32 <u>claim undue hardship for the following accommodations: (1) more frequent restroom, food,</u>

29.33 and water breaks; (2) seating; and (3) limits on lifting over 20 pounds. The employee and

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30.1	employer shall engage in an interactive process with respect to an employee's request for a
30.2	reasonable accommodation. "Reasonable accommodation" may include but is not limited
30.3	to temporary transfer to a less strenuous or hazardous position, seating, frequent restroom
30.4	breaks, and limits to heavy lifting. Notwithstanding any other provision of this subdivision,
30.5	an employer shall not be required to create a new or additional position in order to
30.6	accommodate an employee pursuant to this subdivision and shall not be required to discharge
30.7	an employee, transfer another employee with greater seniority, or promote an employee.
30.8	(b) Nothing in this subdivision shall be construed to affect any other provision of law
30.9	relating to sex discrimination or pregnancy or in any way diminish the coverage of pregnancy,
30.10	childbirth, or health conditions related to pregnancy or childbirth under any other provisions
30.11	of any other law.
30.12	(c) An employer shall not require an employee to take a leave or accept an
30.13	accommodation.
30.14	(d) An employer shall not retaliate against an employee for asserting rights or remedies
30.15	under this subdivision.
30.16	(e) For the purposes of this subdivision, "employer" means a person or entity that employs
	fifteen on more employees and includes the state and its political subdivisions
30.17	fifteen or more employees and includes the state and its political subdivisions.
30.17 30.18	<u>EFFECTIVE DATE.</u> This section is effective one year following enactment of this
30.18	<b>EFFECTIVE DATE.</b> This section is effective one year following enactment of this
30.18 30.19	EFFECTIVE DATE. This section is effective one year following enactment of this section.
<ul><li>30.18</li><li>30.19</li><li>30.20</li></ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS.
<ul><li>30.18</li><li>30.19</li><li>30.20</li><li>30.21</li></ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> <li>30.23</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are considered private data on individuals, as defined in section 13.02, subdivision 12, except
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> <li>30.23</li> <li>30.24</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are considered private data on individuals, as defined in section 13.02, subdivision 12, except for data classified as public data according to section 13.43:
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> <li>30.23</li> <li>30.24</li> <li>30.25</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are considered private data on individuals, as defined in section 13.02, subdivision 12, except for data classified as public data according to section 13.43: (1) name;
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> <li>30.23</li> <li>30.24</li> <li>30.25</li> <li>30.26</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are considered private data on individuals, as defined in section 13.02, subdivision 12, except for data classified as public data according to section 13.43: (1) name: (2) date of birth;
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> <li>30.23</li> <li>30.24</li> <li>30.25</li> <li>30.26</li> <li>30.27</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section. Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS. (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are considered private data on individuals, as defined in section 13.02, subdivision 12, except for data classified as public data according to section 13.43: (1) name; (2) date of birth; (3) Social Security number;
<ul> <li>30.18</li> <li>30.19</li> <li>30.20</li> <li>30.21</li> <li>30.22</li> <li>30.23</li> <li>30.24</li> <li>30.25</li> <li>30.26</li> <li>30.27</li> <li>30.28</li> </ul>	EFFECTIVE DATE. This section is effective one year following enactment of this section.         Sec. 6. [181A.112] DATA ON INDIVIDUALS WHO ARE MINORS.         (a) When the commissioner collects, creates, receives, maintains, or disseminates the following data on individuals who the commissioner knows are minors, the data are considered private data on individuals, as defined in section 13.02, subdivision 12, except for data classified as public data according to section 13.43:         (1) name;         (2) date of birth;         (3) Social Security number;         (4) telephone number;

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31.1	<u>(8) onlin</u>	e account access infor	rmation; and		
31.2	<u>(9) other</u>	data that would identi	ify participants v	who have registered	for events, programs,
31.3	or classes sp	oonsored by the Depar	tment of Labor	and Industry.	
31.4	(b) Data	about minors classifie	d under this sect	on maintain their cl	assification as private
31.5	data on indiv	viduals after the indiv	idual is no longe	er a minor.	
31.6	Sec. 7. Min	nnesota Statutes 2020	, section 182.66	6, subdivision 3, is	amended to read:
31.7	Subd. 3.	Nonserious violation	ns. The commiss	ioner shall issue a v	written warning to an
31.8	employer up	oon the first finding of	f a violation dete	ermined not to be of	a serious nature.
31.9	Thereafter, a	any employer who has	s received a citat	ion for a violation o	of its duties under
31.10	section 182.	653, subdivisions 2 to	• 4, where the vi	olation is specifical	ly determined not to
31.11	be of a serio	us nature as provided	in section 182.6	51, subdivision 12,	, may be assessed a
31.12	fine of up to	\$7,000 for each viola	ation.		
31.13	EFFEC	<b>FIVE DATE.</b> The am	endments to thi	s section are effectiv	ve retroactively from
31.14	August 1, 20	020, and expire the da	y following tern	nination or recission	n of any executive
31.15	order that red	quires mandatory wea	ring of face cove	rings as it relates to	the infectious disease
31.16	known as CO	OVID-19 and business	ses closed or limi	ted to ingress, egres	s, use, and occupancy
31.17	by members	of the public pursuar	nt to executive o	rders related to the	infectious disease
31.18	known as Co	OVID-19 are allowed	to fully operate	with no capacity lin	mitations.
31.19	Sec. 8. Min	nnesota Statutes 2020	, section 326B.(	07, subdivision 1, is	amended to read:
31.20	Subdivis	ion 1. Membership.	(a) The Construc	ction Codes Advisor	ry Council consists of
31.21	the followin	g members:			
31.22	(1) the co	ommissioner or the co	ommissioner's de	esignee representing	g the department's
31.23	Construction	n Codes and Licensing	g Division;		
31.24	(2) the co	ommissioner of public	c safety or the co	ommissioner of pub	lic safety's designee
31.25	representing	the Department of Pu	ublic Safety's St	ate Fire Marshal Di	vision;
31.26	(3) one n	nember, appointed by	the commission	er, with expertise in	and engaged in each
31.27	of the follow	ving occupations or in	dustries:		
31.28	(i) certifi	ed building officials;			
31.29	(ii) fire c	hiefs or fire marshals	;		
31.30	(iii) licer	used architects;			

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32.1	(iv) licensed professional engineers;					
32.2	(v) commercial building owners and managers;					
32.3	(vi) the licensed residential building industry;					
32.4	(vii) the commercial building industry;					
32.5	(viii) the heating and ventilation industry;					
32.6	(ix) a member of the Plumbing Board;					
32.7	(x) a member of the Board of Electricity;					
32.8	(xi) a member of the Board of High Pressure Piping Systems;					
32.9	(xii) the boiler industry;					
32.10	(xiii) the manufactured housing industry;					
32.11	(xiv) public utility suppliers;					
32.12	(xv) the Minnesota Building and Construction Trades Council; and					
32.13	(xvi) local units of government-;					

- 32.14 (xvii) the energy conservation industry; and
- 32.15 (xviii) building accessibility.

(b) The commissioner or the commissioner's designee representing the department's 32.16 Construction Codes and Licensing Division shall serve as chair of the advisory council. For 32.17 members who are not state officials or employees, compensation and removal of members 32.18 of the advisory council are governed by section 15.059. The terms of the members of the 32.19 advisory council shall be four years. The terms of eight of the appointed members shall be 32.20 coterminous with the governor and the terms of the remaining nine appointed members 32.21 shall end on the first Monday in January one year after the terms of the other appointed 32.22 members expire. An appointed member may be reappointed. Each council member shall 32.23 appoint an alternate to serve in their absence. 32.24

32.25 Sec. 9. Minnesota Statutes 2020, section 326B.106, subdivision 4, is amended to read:

32.26 Subd. 4. **Special requirements.** (a) **Space for commuter vans.** The code must require 32.27 that any parking ramp or other parking facility constructed in accordance with the code 32.28 include an appropriate number of spaces suitable for the parking of motor vehicles having 32.29 a capacity of seven to 16 persons and which are principally used to provide prearranged 33.1 commuter transportation of employees to or from their place of employment or to or from33.2 a transit stop authorized by a local transit authority.

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33.3 (b) Smoke detection devices. The code must require that all dwellings, lodging houses,
apartment houses, and hotels as defined in section 299F.362 comply with the provisions of
section 299F.362.

33.6 (c) Doors in nursing homes and hospitals. The State Building Code may not require
33.7 that each door entering a sleeping or patient's room from a corridor in a nursing home or
33.8 hospital with an approved complete standard automatic fire extinguishing system be
33.9 constructed or maintained as self-closing or automatically closing.

(d) Child care facilities in churches; ground level exit. A licensed day care center
serving fewer than 30 preschool age persons and which is located in a belowground space
in a church building is exempt from the State Building Code requirement for a ground level
exit when the center has more than two stairways to the ground level and its exit.

(e) Family and group family day care. Until the legislature enacts legislation specifying
appropriate standards, the definition of dwellings constructed in accordance with the
International Residential Code as adopted as part of the State Building Code applies to
family and group family day care homes licensed by the Department of Human Services
under Minnesota Rules, chapter 9502.

(f) Enclosed stairways. No provision of the code or any appendix chapter of the code
 may require stairways of existing multiple dwelling buildings of two stories or less to be
 enclosed.

(g) Double cylinder dead bolt locks. No provision of the code or appendix chapter of
the code may prohibit double cylinder dead bolt locks in existing single-family homes,
townhouses, and first floor duplexes used exclusively as a residential dwelling. Any
recommendation or promotion of double cylinder dead bolt locks must include a warning
about their potential fire danger and procedures to minimize the danger.

33.27 (h) Relocated residential buildings. A residential building relocated within or into a
33.28 political subdivision of the state need not comply with the State Energy Code or section
33.29 326B.439 provided that, where available, an energy audit is conducted on the relocated
building.

33.31 (i) Automatic garage door opening systems. The code must require all residential
33.32 buildings as defined in section 325F.82 to comply with the provisions of sections 325F.82
33.33 and 325F.83.

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(j) Exterior wood decks, patios, and balconies. The code must permit the decking 34.1 surface and upper portions of exterior wood decks, patios, and balconies to be constructed 34.2 of (1) heartwood from species of wood having natural resistance to decay or termites, 34.3 including redwood and cedars, (2) grades of lumber which contain sapwood from species 34.4 of wood having natural resistance to decay or termites, including redwood and cedars, or 34.5 (3) treated wood. The species and grades of wood products used to construct the decking 34.6 surface and upper portions of exterior decks, patios, and balconies must be made available 34.7 34.8 to the building official on request before final construction approval.

34.9 (k) Bioprocess piping and equipment. No permit fee for bioprocess piping may be
imposed by municipalities under the State Building Code, except as required under section
326B.92 subdivision 1. Permits for bioprocess piping shall be according to section 326B.92
administered by the Department of Labor and Industry. All data regarding the material
production processes, including the bioprocess system's structural design and layout, are
nonpublic data as provided by section 13.7911.

(1) Use of ungraded lumber. The code must allow the use of ungraded lumber in
geographic areas of the state where the code did not generally apply as of April 1, 2008, to
the same extent that ungraded lumber could be used in that area before April 1, 2008.

(m) Window cleaning safety. The code must require the installation of dedicated
anchorages for the purpose of suspended window cleaning on (1) new buildings four stories
or greater; and (2) buildings four stories or greater, only on those areas undergoing
reconstruction, alteration, or repair that includes the exposure of primary structural
components of the roof.

The commissioner may waive all or a portion of the requirements of this paragraph related to reconstruction, alteration, or repair, if the installation of dedicated anchorages would not result in significant safety improvements due to limits on the size of the project, or other factors as determined by the commissioner.

34.27 Dedicated anchorages are not required for new buildings that are six stories or less if
34.28 the roof has a slope steeper than four units vertical by 12 units horizontal.

34.29 Sec. 10. Minnesota Statutes 2020, section 326B.108, subdivision 1, is amended to read:

Subdivision 1. **Definition.** For purposes of this section, "place of public accommodation" means a publicly or privately owned facility that is designed for occupancy by 200 100 or more people and is a sports or entertainment arena, stadium, theater, community or

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35.1	convention h	nall, special event cent	er, indoor amu	sement facility or wate	er park, or indoor
35.2	swimming p	-			•
35.3	EFFECT	<b>FIVE DATE.</b> This sec	tion is effectiv	e the day following fir	nal enactment.
35.4	Sec. 11. M	innesota Statutes 2020	), section 326B	.108, subdivision 3, is	amended to read:
35.5	Subd. 3.	Enforcement. Effecti	ve July 1, 2017	<u>',</u> in a municipality tha	t has not adopted
35.6	the code by c	ordinance under section	326B.121, sub	division 2, the commis	sioner shall enforce
35.7	this section i	n accordance with sec	tion 326B.107	, subdivision 1.	
35.8	<b>EFFEC</b>	<b>FIVE DATE.</b> This sec	tion is effectiv	e the day following fir	nal enactment.
35.9	Sec. 12. M	innesota Statutes 2020	), section 326B	.108, is amended by ac	lding a subdivision
35.10	to read:				
35.11	<u>Subd. 5.</u>	Fire sprinklers requi	red. Automatic	e sprinkler systems for	fire protection
35.12	purposes are	required in a place of	public accomr	nodation if, on or after	r August 1, 2008:
35.13	<u>(1) the fa</u>	cility was constructed	, added to, or a	ltered; and	
35.14	(2) the fa	cility has an occupant	load of 300 or	more.	
35.15	<b>EFFEC</b>	<b>FIVE DATE.</b> This sec	tion is effectiv	e the day following fir	nal enactment.
35.16	Sec. 13. M	innesota Statutes 2020	), section 326B	.121, subdivision 2, is	amended to read:
35.17	Subd. 2.	Municipal enforceme	ent. (a) If, as of	f January 1, 2008, a m	unicipality has in
35.18	effect an ord	inance adopting the St	tate Building C	ode, that municipality	must continue to
35.19	administer a	nd enforce the State B	uilding Code v	vithin its jurisdiction.	The municipality is
35.20	prohibited fr	om repealing its ordin	ance adopting	the State Building Coo	de. This paragraph
35.21	does not app	ly to municipalities w	ith a population	n of less than 2,500 ac	cording to the last
35.22	federal censu	is that are located outsid	de of a metropo	litan county, as defined	in section 473.121,
35.23	subdivision	4.			
35.24	(b) If a m	unicipality is not requ	ired by paragra	ph (a) to administer ar	nd enforce the State
35.25	Building Co	de, the municipality m	ay choose to a	dminister and enforce	the State Building
35.26	Code within	its jurisdiction by ado	pting the code	by ordinance.	
35.27	(c) A mu	nicipality must not by	ordinance, or	through development a	agreement, require
35.28	building cod	e provisions regulating	components or	systems of any structu	ure that are different
35.29	from any pro	ovision of the State Bu	ilding Code. T	his subdivision does n	ot prohibit a
35.30	municipality	from enacting or enfo	orcing an ordin	ance requiring existing	g components or

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systems of any structure to be maintained in a safe and sanitary condition or in good repair, 36.1 but not exceeding the standards under which the structure was built, reconstructed, or altered, 36.2 or the component or system was installed, unless specific retroactive provisions for existing 36.3 buildings have been adopted as part of the State Building Code. A municipality may, with 36.4 the approval of the state building official, adopt an ordinance that is more restrictive than 36.5 the State Building Code where geological conditions warrant a more restrictive ordinance. 36.6 A municipality may appeal the disapproval of a more restrictive ordinance to the 36.7 commissioner. An appeal under this subdivision is subject to the schedule, fee, procedures, 36.8 cost provisions, and appeal rights set out in section 326B.139. 36.9

(d) A city may by ordinance and with permission of the township board extend the 36.10 administration and enforcement of the code to contiguous unincorporated territory not more 36.11 than two miles distant from its corporate limits in any direction if the code is not already 36.12 administered and enforced in the territory. Where two or more noncontiguous cities, which 36.13 have elected to administer and enforce the code, have boundaries less than four miles apart, 36.14 each is authorized to enforce the code on its side of a line equidistant between them. Once 36.15 enforcement authority is extended extraterritorially by ordinance, the authority may continue 36.16 to be exercised in the designated territory even though another city less than four miles 36.17 distant later elects to enforce the code. After the extension, the city may enforce the code 36.18 in the designated area to the same extent as if the property were situated within its corporate 36.19 limits. Enforcement of the code in an extended area outside a city's corporate limits includes 36.20 all rules, laws, and ordinances associated with administration of the code. 36.21

(e) A city cannot commence administration and enforcement of the code outside of its jurisdiction until it has provided written notice to the commissioner, the county auditor, and the town clerk of each town in which it intends to administer and enforce the code. A public hearing on the proposed administration and enforcement must be held not less than 30 days after the notice has been provided. Administration and enforcement of the code by the city outside of its jurisdiction commences on a date determined by the city that is no less than 90 days nor more than one year after the public hearing.

(f) A municipality may enforce the State Building Code by any means that are convenient
and lawful, including entering into contracts with other municipalities under section 471.59
and with qualified individuals. The other municipalities or qualified individuals may be
reimbursed by retention or remission of some or all of the building permit fee collected or
by other means. If a municipality has no qualified employees of the municipality or other
municipalities or qualified individuals available to carry out inspection and enforcement,
the commissioner shall train and designate individuals available to carry out inspection and

enforcement. The commissioner may be reimbursed for the inspection by retention or 37.1 remission of some or all of the building permit fee collected or by other means. 37.2 (g) Nothing in this subdivision prohibits a municipality from adopting ordinances relating 37.3 to zoning, subdivision, or planning unless the ordinance conflicts with a provision of the 37.4 37.5 State Building Code that regulates components or systems of any structure. (h) A municipality authorized to establish a border city enterprise zone as defined in 37.6 section 469.166 may by ordinance adopt building code provisions that are different from 37.7 provisions of the State Building Code for the purpose of reducing the required frost footing 37.8 depth for one- and two-family dwellings to match the requirements of an adjacent 37.9 37.10 municipality in a bordering state. Any reduction in required frost footing depth adopted by a municipality under this paragraph shall be no lower than the minimum depth allowed in 37.11 Zone II under Minnesota Rules, part 1303.1600, subpart 1. 37.12 **EFFECTIVE DATE.** This section is effective the day following final enactment. 37.13 Sec. 14. Minnesota Statutes 2020, section 326B.133, subdivision 8, is amended to read: 37.14 Subd. 8. Continuing education requirements; extension of time. (a) This subdivision 37.15 establishes the number of continuing education hours required within each two-year 37.16 certification period. 37.17 37.18 A certified building official shall accumulate 38 35 hours of continuing education in any education program that is approved under Minnesota Rules, part 1301.1000. 37.19 37.20 A certified building official-limited shall accumulate 38 35 hours of continuing education in any education program that is approved under Minnesota Rules, part 1301.1000. 37.21 An accessibility specialist must accumulate nine hours of approved continuing education 37.22 hours in any of the education programs that are provided under Minnesota Rules, part 37.23 1301.1000, subpart 1 or 2. The nine hours must be in courses relating to building accessibility, 37.24 plan review, field inspection, or building code administration. 37.25 Continuing education programs may be approved as established in rule. 37.26 (b) Subject to sections 326B.101 to 326B.194, the commissioner may by rule establish 37.27 or approve continuing education programs for certified building officials dealing with 37.28 matters of building code administration, inspection, and enforcement. 37.29 Each person certified as a building official for the state must satisfactorily complete 37.30 applicable educational programs established or approved by the commissioner to renew 37.31 certification. 37.32

38.1	(c) The state building official may grant an extension of time to comply with continuing
38.2	education requirements if the certificate holder requesting the extension of time shows cause
38.3	for the extension. The request for the extension must be in writing. For purposes of this
38.4	section, the certificate holder's current certification effective dates shall remain the same.
38.5	The extension does not relieve the certificate holder from complying with the continuing
38.6	education requirements for the next two-year period.
38.7	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
38.8	Sec. 15. Minnesota Statutes 2020, section 326B.89, subdivision 4, is amended to read:
38.9	Subd. 4. <b>Purpose of fund.</b> (a) The purpose of this fund is to:
38.10	(1) compensate owners or lessees of residential real estate who meet the requirements
38.11	of this section;
38.12	(2) reimburse the department for all legal and administrative expenses, disbursements,
38.13	and costs, including staffing costs, incurred in administering and defending the fund;
38.14	(3) pay for educational or research projects in the field of residential contracting to
38.15	further the purposes of sections 326B.801 to 326B.825; and
38.16	(4) provide information to the public on residential contracting issues.
38.17	(b) No money from this fund may be transferred or spent unless the commissioner
38.18	determines that the money is being transferred or spent for one of the purposes in paragraph
38.19	<u>(a).</u>
38.20	Sec. 16. Laws 2014, chapter 211, section 13, as amended by Laws 2015, First Special
38.21	Session chapter 1, article 7, section 1, Laws 2016, chapter 189, article 7, section 42, and
38.22	Laws 2017, chapter 94, article 12, section 1, is amended to read:
38.23	Sec. 13. EFFECTIVE DATE.
38.24	Sections 1 to 3 and 6 to 11 are effective July 1, 2020, to June 1, 2021, and after July 1,
38.25	<u>2023</u> . Sections 4, 5, and 12 are effective July 1, 2014.
38.26	<b>EFFECTIVE DATE.</b> The amendments to this section are effective retroactively from
38.27	June 30, 2020, except that any investigation and proceedings related to an unfair labor
38.28	practice charge currently pending before the Public Employee Relations Board as of the
38.29	date of enactment of this section shall be conducted according to the process in place under
38.30	Minnesota Statutes, section 179A.13, as of July 1, 2020. Following enactment of this section
38.31	and until July 1, 2023, any employee, employer, employee or employer organization,

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
39.1	exclusive rep	resentative, or any ot	her person or	organization aggrieve	d by an unfair labor
39.2	practice as det	fined in Minnesota Sta	atutes, section	179A.13, shall bring an	action for injunctive
39.3	relief and for	damages caused by t	he unfair labo	r practice in the distric	t court of the county
39.4	in which the	practice is alleged to	have occurred	1.	
39.5	Sec. 17. <u>RF</u>	CPEALER.			
39.6	Minnesota	a Statutes 2020, secti	on 181.9414,	is repealed.	
39.7	FFFFCT	IVE DATE. This see	ction is effecti	ve one year following	enactment of this
39.8	section.			ve one year tonowing	enactment of this
59.0	<u>section.</u>				
39.9			ARTICL	JE 3	
39.10		ECON	NOMIC DEV	ELOPMENT	
20.11	Section 1 N	linnagata Statutas 20	)20 section $1'$	<b>22</b> is amondoid to red	ad.
39.11				2.32, is amended to rea	10.
39.12	12.32 GO	VERNOR'S ORDE	RS AND RU	LES, EFFECT.	
39.13	Except as	provided in section	12.321, orders	and rules promulgate	d by the governor
39.14	under authori	ty of section 12.21, su	ubdivision 3, c	clause (1), when approv	ved by the Executive
39.15	Council and f	iled in the Office of	the Secretary	of State, have, during	a national security
39.16	emergency, p	eacetime emergency,	or energy sup	oply emergency, the fu	ll force and effect of
39.17	law. Rules an	d ordinances of any a	agency or poli	tical subdivision of th	e state inconsistent
39.18	with the prov	isions of this chapter	or with any o	rder or rule having the	e force and effect of
39.19	law issued un	der the authority of t	his chapter, is	suspended during the	period of time and
39.20	to the extent t	that the emergency ex	xists.		
39.21	EFFECT	IVE DATE. This see	ction is effecti	ve the day following f	inal enactment.
				<u> </u>	
39.22	Sec. 2. [12	321] EXECUTIVE	ORDERS RE	LATING TO PUBL	IC HEALTH
39.23	EMERGEN	CY FOR INFECTION	OUS DISEAS	SE; EFFECT.	
39.24	Notwithst	anding any law to the	e contrary, any	v executive order relati	ng to a public health
39.25	emergency fo	r an infectious diseas	se issued purs	uant to section 12.21 c	or 12.31 that closes
39.26	or partially cl	oses or proposes to c	lose or partial	ly close a business to	ingress, egress, use,
39.27	and occupanc	ey by members of the	public must:		
39.28	(1) be app	roved by the legislat	are with a sim	ple majority vote in bo	th the senate and the
39.29	<u>. ,</u>	·		to implementation of t	
39.30	and				

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
40.1	<u>(2)</u> provid	de businesses subject	to the executi	ve order with 14 calend	dar days advanced
40.2	notice of the	closure.			
40.3	EFFECT	TIVE DATE. This sec	tion is effecti	ve the day following fi	nal enactment.
40.4	Sec. 3. Mir	nnesota Statutes 2020,	section 116J.	.431, subdivision 2, is a	amended to read:
40.5	Subd. 2. I	Eligible projects. <u>(a)</u>	An economic	development project fo	or which a county or
40.6	city may be e	eligible to receive a gr	ant under this	s section includes:	
40.7	(1) manu	facturing;			
40.8	(2) techno	ology;			
40.9	(3) wareh	ousing and distribution	on;		
40.10	(4) resear	ch and development;			
40.11	(5) agricu	ltural processing, def	ined as transf	orming, packaging, sor	ting, or grading
40.12	livestock or li	ivestock products into	goods that are	used for intermediate o	or final consumption,
40.13	including go	ods for nonfood use; o	or		
40.14	(6) indust	trial park developmen	t that would b	be used by any other bu	siness listed in this
40.15	subdivision e	even if no business ha	s committed t	to locate in the industria	al park at the time
40.16	the grant app	lication is made.			
40.17	<u>(b) Up to</u>	15 percent of the dev	elopment of a	ι project may be for a p	ourpose that is not
40.18	included und	er this subdivision as	an eligible pr	oject. A city or county	must provide notice
40.19	to the commi	issioner for the comm	issioner's app	roval of the proposed p	project.
40.20	<u>EFFEC</u> T	TIVE DATE. This sec	tion is effecti	ve the day following fi	nal enactment and
40.21	applies to pro	ojects that have been t	funded previo	usly under Minnesota	Statutes, section
40.22	<u>116J.431.</u>				
40.23	Sec. 4. Mir	nnesota Statutes 2020,	section 116J.	.431, subdivision 3, is a	amended to read:
40.24	Subd. 3. I	Ineligible projects. <del>T</del>	he following	Projects, including but	not limited to the
40.25	following typ	<u>pes,</u> are <del>not eligible</del> in	eligible for a	grant under this section	1:
40.26	(1) retail	development; or			
40.27	(2) office	space development, e	except as inci	dental to an eligible put	rpose.
40.28	<b>EFFECT</b>	TIVE DATE. This sec	tion is effecti	ve the day following fi	nal enactment and
40.29	applies to pro	ojects that have been t	funded previo	usly under Minnesota	Statutes, section
40.30	<u>116J.431.</u>				

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
41.1	Sec. 5. Minnes	ota Statutes 2020, sec	tion 116J.431, is	amended by addin	g a subdivision
41.2	to read:				-
41.3	Subd. 3a. De	velopment restriction	ns expiration. A	fter ten years from	the date of the
41.4		er this section, if an eli			
41.5	intended has not	been developed, any c	other lawful proje	ect may be develope	ed and supported
41.6	by the public infr	astructure. The city of	r county must no	tify the commission	er of the project.
41.7	EFFECTIVI	E DATE. This section	is effective the	day following final	enactment and
41.8	applies to project	ts that have been fund	led previously ur	nder Minnesota Stat	tutes, section
41.9	<u>116J.431.</u>				
41.10		017, chapter 94, articl			ended by Laws
41.11	2017, First Speci	al Session chapter 7,	section 2, is ame	ended to read:	
41.12	Subd. 2. Busines	s and Community D	evelopment \$	46,074,000 \$	40,935,000
41.13	Ap	propriations by Fund	l		
41.14	General	\$43,363,000	\$38,424,000		
41.15	Remediation	\$700,000	\$700,000		
41.16 41.17	Workforce Development	\$1,861,000	\$1,811,000		
41.18	Special Revenue		-0-		
41.19	(a) \$4,195,000 ea	ach year is for the Mir	nnesota		
41.20	job skills partner	ship program under			
41.21	Minnesota Statut	tes, sections 116L.01	to		
41.22	116L.17. If the a	ppropriation for eithe	r year		
41.23	is insufficient, th	e appropriation for th	e other		
41.24	year is available.	This appropriation is	5		
41.25	available until sp	pent.			
41.26	(b) \$750,000 eac	h year is for grants to	the		
41.27	Neighborhood D	evelopment Center fo	r small		
41.28	business progran	ns:			
41.29	(1) training, lend	ing, and business serv	vices;		
41.30	(2) model outrea	ch and training in gre	ater		
41.31	Minnesota; and				
41.32	(3) development	of new business incu	bators.		
41.33	This is a onetime	e appropriation.			

42.1	(c) \$1,175,000 each year is for a grant to the
42.2	Metropolitan Economic Development
42.3	Association (MEDA) for statewide business
42.4	development and assistance services, including
42.5	services to entrepreneurs with businesses that
42.6	have the potential to create job opportunities
42.7	for unemployed and underemployed people,
42.8	with an emphasis on minority-owned
42.9	businesses. This is a onetime appropriation.
42.10	(d) \$125,000 each year is for a grant to the
42.11	White Earth Nation for the White Earth Nation
42.12	Integrated Business Development System to
42.13	provide business assistance with workforce
42.14	development, outreach, technical assistance,
42.15	infrastructure and operational support,
42.16	financing, and other business development
42.17	activities. This is a onetime appropriation.
42.18	(e)(1) \$12,500,000 each year is for the
42.19	Minnesota investment fund under Minnesota
42.20	Statutes, section 116J.8731. Of this amount,
42.21	the commissioner of employment and
42.22	economic development may use up to three
42.23	percent for administration and monitoring of
42.24	the program. This appropriation is available
42.25	until spent.
42.26	(2) Of the amount appropriated in fiscal year
42.27	2018, \$4,000,000 is for a loan to construct and
42.28	equip a wholesale electronic component
42.29	distribution center investing a minimum of
42.30	\$200,000,000 and constructing a facility at
42.31	least 700,000 square feet in size. Loan funds
	least 700,000 square reet in size. Eban rands

- 42.33 supplies, and equipment for the construction
- 42.34 of the facility and are available from July 1,
- 42.35 2017, to June 30, 2021. The commissioner of

43.1	employment and economic development shall
43.2	forgive the loan after verification that the
43.3	project has satisfied performance goals and
43.4	contractual obligations as required under
43.5	Minnesota Statutes, section 116J.8731.
43.6	(3) Of the amount appropriated in fiscal year
43.7	2018, \$700,000 is for a loan to extend an
43.8	effluent pipe that will deliver reclaimed water
43.9	to an innovative waste-to-biofuel project
43.10	investing a minimum of \$150,000,000 and
43.11	constructing a facility that is designed to
43.12	process approximately 400,000 tons of waste
43.13	annually. Loan grant to the Metropolitan
43.14	Council under Minnesota Statutes, section
43.15	116.195, for wastewater infrastructure to
43.16	support industrial users in Rosemount that
43.17	require significant water use. Grant funds are
43.18	available until June 30, <del>2021</del> 2025.
43.19	(f) \$8,500,000 each year is for the Minnesota
43.20	job creation fund under Minnesota Statutes,
43.21	section 116J.8748. Of this amount, the
43.22	commissioner of employment and economic
43.23	development may use up to three percent for
43.24	administrative expenses. This appropriation
43.25	is available until expended. In fiscal year 2020
43.26	and beyond, the base amount is \$8,000,000.
43.27	(g) \$1,647,000 each year is for contaminated
43.28	site cleanup and development grants under
43.29	Minnesota Statutes, sections 116J.551 to
43.30	116J.558. This appropriation is available until
43.31	spent. In fiscal year 2020 and beyond, the base
43.32	amount is \$1,772,000.
43.33	(h) \$12,000 each year is for a grant to the
12 24	Upper Minnesota Film Office

43.34 Upper Minnesota Film Office.

44.1	(i) \$163,000 each year is for the Minnesota
44.2	Film and TV Board. The appropriation in each
44.3	year is available only upon receipt by the
44.4	board of \$1 in matching contributions of
44.5	money or in-kind contributions from nonstate
44.6	sources for every \$3 provided by this
44.7	appropriation, except that each year up to
44.8	\$50,000 is available on July 1 even if the
44.9	required matching contribution has not been
44.10	received by that date.

44.11 (j) 500,000 each year is from the general fund

44.12 for a grant to the Minnesota Film and TV

44.13 Board for the film production jobs program

44.14 under Minnesota Statutes, section 116U.26.

44.15 This appropriation is available until June 30,44.16 2021.

44.17 (k) \$139,000 each year is for a grant to the

44.18 Rural Policy and Development Center under

44.19 Minnesota Statutes, section 116J.421.

44.20 (1)(1) \$1,300,000 each year is for the greater

44.21 Minnesota business development public

44.22 infrastructure grant program under Minnesota

44.23 Statutes, section 116J.431. This appropriation

44.24 is available until spent. If the appropriation

44.25 for either year is insufficient, the appropriation

44.26 for the other year is available. In fiscal year

44.27 2020 and beyond, the base amount is

44.28 \$1,787,000. Funds available under this

44.29 paragraph may be used for site preparation of

44.30 property owned and to be used by private44.31 entities.

44.32 (2) Of the amounts appropriated, \$1,600,000

44.33 in fiscal year 2018 is for a grant to the city of

- 44.34 Thief River Falls to support utility extensions,
- 44.35 roads, and other public improvements related

45.1	to the construction of a wholesale electronic
45.2	component distribution center at least 700,000
45.3	square feet in size and investing a minimum
45.4	of \$200,000,000. Notwithstanding Minnesota
45.5	Statutes, section 116J.431, a local match is
45.6	not required. Grant funds are available from
45.7	July 1, 2017, to June 30, 2021.
45.8	(m) \$876,000 the first year and \$500,000 the
45.9	second year are for the Minnesota emerging
45.10	entrepreneur loan program under Minnesota
45.11	Statutes, section 116M.18. Funds available
45.12	under this paragraph are for transfer into the
45.13	emerging entrepreneur program special
45.14	revenue fund account created under Minnesota
45.15	Statutes, chapter 116M, and are available until
45.16	spent. Of this amount, up to four percent is for
45.17	administration and monitoring of the program.
45.18	In fiscal year 2020 and beyond, the base
45.19	amount is \$1,000,000.
45.20	(n) \$875,000 each year is for a grant to
45.21	Enterprise Minnesota, Inc. for the small
45.22	business growth acceleration program under
45.23	Minnesota Statutes, section 1160.115. This
45.24	is a onetime appropriation.
45.25	(o) \$250,000 in fiscal year 2018 is for a grant
45.26	to the Minnesota Design Center at the
45.27	University of Minnesota for the greater
45.28	Minnesota community design pilot project.
45.29	(p) \$275,000 in fiscal year 2018 is from the

- 45.30 general fund to the commissioner of
- 45.31 employment and economic development for
- 45.32 a grant to Community and Economic
- 45.33 Development Associates (CEDA) for an
- 45.34 economic development study and analysis of
- 45.35 the effects of current and projected economic

46.1	growth in southeast Minnesota. CEDA shall
46.2	report on the findings and recommendations
46.3	of the study to the committees of the house of
46.4	representatives and senate with jurisdiction
46.5	over economic development and workforce
46.6	issues by February 15, 2019. All results and
46.7	information gathered from the study shall be
46.8	made available for use by cities in southeast
46.9	Minnesota by March 15, 2019. This
46.10	appropriation is available until June 30, 2020.
46.11	(q) \$2,000,000 in fiscal year 2018 is for a
46.12	grant to Pillsbury United Communities for
46.13	construction and renovation of a building in
46.14	north Minneapolis for use as the "North
46.15	Market" grocery store and wellness center,
46.16	focused on offering healthy food, increasing
46.17	health care access, and providing job creation
46.18	and economic opportunities in one place for
46.19	children and families living in the area. To the
46.20	extent possible, Pillsbury United Communities
46.21	shall employ individuals who reside within a
46.22	five mile radius of the grocery store and
46.23	wellness center. This appropriation is not
46.24	available until at least an equal amount of
46.25	money is committed from nonstate sources.
46.26	This appropriation is available until the project
46.27	is completed or abandoned, subject to
46.28	Minnesota Statutes, section 16A.642.
46.29	(r) \$1,425,000 each year is for the business
46.30	development competitive grant program. Of
46.31	this amount, up to five percent is for
46.32	administration and monitoring of the business
46.33	development competitive grant program. All
46.34	grant awards shall be for two consecutive
46.35	years. Grants shall be awarded in the first year.

- 47.1 (s) \$875,000 each year is for the host
- 47.2 community economic development grant
- 47.3 program established in Minnesota Statutes,
- 47.4 section 116J.548.
- 47.5 (t) 700,000 each year is from the remediation
- 47.6 fund for contaminated site cleanup and
- 47.7 development grants under Minnesota Statutes,
- 47.8 sections 116J.551 to 116J.558. This
- 47.9 appropriation is available until spent.
- 47.10 (u) \$161,000 each year is from the workforce
- 47.11 development fund for a grant to the Rural
- 47.12 Policy and Development Center. This is a
- 47.13 onetime appropriation.
- 47.14 (v) \$300,000 each year is from the workforce
- 47.15 development fund for a grant to Enterprise
- 47.16 Minnesota, Inc. This is a onetime
- 47.17 appropriation.
- 47.18 (w) \$50,000 in fiscal year 2018 is from the
- 47.19 workforce development fund for a grant to
- 47.20 Fighting Chance for behavioral intervention
- 47.21 programs for at-risk youth.
- 47.22 (x) \$1,350,000 each year is from the
- 47.23 workforce development fund for job training
- 47.24 grants under Minnesota Statutes, section
- 47.25 116L.42.
- 47.26 (y)(1) \$519,000 in fiscal year 2018 is for
- 47.27 grants to local communities to increase the
- 47.28 supply of quality child care providers in order
- 47.29 to support economic development. At least 60
- 47.30 percent of grant funds must go to communities
- 47.31 located outside of the seven-county
- 47.32 metropolitan area, as defined under Minnesota
- 47.33 Statutes, section 473.121, subdivision 2. Grant
- 47.34 recipients must obtain a 50 percent nonstate

48.1	match to grant funds in either cash or in-kind
48.2	contributions. Grant funds available under this
48.3	paragraph must be used to implement solutions
48.4	to reduce the child care shortage in the state
48.5	including but not limited to funding for child
48.6	care business start-ups or expansions, training,
48.7	facility modifications or improvements
48.8	required for licensing, and assistance with
48.9	licensing and other regulatory requirements.
48.10	In awarding grants, the commissioner must
48.11	give priority to communities that have
48.12	documented a shortage of child care providers
48.13	in the area.
48.14	(2) Within one year of receiving grant funds,

48.15 grant recipients must report to the
48.16 commissioner on the outcomes of the grant
48.17 program including but not limited to the
48.18 number of new providers, the number of
48.19 additional child care provider jobs created, the
48.20 number of additional child care slots, and the
48.21 amount of local funds invested.

48.22 (3) By January 1 of each year, starting in 2019,

48.23 the commissioner must report to the standing

48.24 committees of the legislature having

48.25 jurisdiction over child care and economic

48.26 development on the outcomes of the program48.27 to date.

- (z) \$319,000 in fiscal year 2018 is from the
  general fund for a grant to the East Phillips
  Improvement Coalition to create the East
  Phillips Neighborhood Institute (EPNI) to
  expand culturally tailored resources that
  address small business growth and create
  green jobs. The grant shall fund the
- 48.35 collaborative work of Tamales y Bicicletas,

49.1	Little Earth of the United Tribes, a nonprofit
49.2	serving East Africans, and other coalition
49.3	members towards toward developing EPNI as
49.4	a community space to host activities including,
49.5	but not limited to, creation and expansion of
49.6	small businesses, culturally specific
49.7	entrepreneurial activities, indoor urban
49.8	farming, job training, education, and skills
49.9	development for residents of this low-income,
49.10	environmental justice designated
49.11	neighborhood. Eligible uses for grant funds
49.12	include, but are not limited to, planning and
49.13	start-up costs, staff and consultant costs,
49.14	building improvements, rent, supplies, utilities,
49.15	vehicles, marketing, and program activities.
49.16	The commissioner shall submit a report on
49.17	grant activities and quantifiable outcomes to
49.18	the committees of the house of representatives
49.19	and the senate with jurisdiction over economic
49.20	development by December 15, 2020. This
49.21	appropriation is available until June 30, 2020.
49.22	(aa) \$150,000 the first year is from the
49.23	renewable development account in the special
49.24	revenue fund established in Minnesota
49.25	Statutes, section 116C.779, subdivision 1, to
49.26	conduct the biomass facility closure economic
49.27	impact study.
49.28	(bb)(1)\$300,000 in fiscal year 2018 is for a
49.29	grant to East Side Enterprise Center (ESEC)
49.30	to expand culturally tailored resources that
49.31	address small business growth and job
49.32	creation. This appropriation is available until
49.33	June 30, 2020. The appropriation shall fund
49.34	the work of African Economic Development
49.35	Solutions, the Asian Economic Development

50.1	Association, the Dayton's Bluff Community
50.2	Council, and the Latino Economic
50.3	Development Center in a collaborative
50.4	approach to economic development that is
50.5	effective with smaller, culturally diverse
50.6	communities that seek to increase the
50.7	productivity and success of new immigrant
50.8	and minority populations living and working
50.9	in the community. Programs shall provide
50.10	minority business growth and capacity
50.11	building that generate wealth and jobs creation
50.12	for local residents and business owners on the
50.13	East Side of St. Paul.
50.14	(2) In fiscal year 2019 ESEC shall use funds
50.15	to share its integrated service model and
50.16	evolving collaboration principles with civic
50.17	and economic development leaders in greater
50.18	Minnesota communities which have diverse
50.19	populations similar to the East Side of St. Paul.
50.20	ESEC shall submit a report of activities and
50.21	program outcomes, including quantifiable
50.22	measures of success annually to the house of
50.23	representatives and senate committees with
50.24	jurisdiction over economic development.
50.25	(cc) \$150,000 in fiscal year 2018 is for a grant
50.26	to Mille Lacs County for the purpose of
50.27	reimbursement grants to small resort
50.28	businesses located in the city of Isle with less
50.29	than \$350,000 in annual revenue, at least four
50.30	rental units, which are open during both
50.31	summer and winter months, and whose
50.32	business was adversely impacted by a decline
50.33	in walleye fishing on Lake Mille Lacs.
50.34	(dd)(1) \$250,000 in fiscal year 2018 is for a
50.35	grant to the Small Business Development

51.1	Center hosted at Minnesota State University,
51.2	Mankato, for a collaborative initiative with
51.3	the Regional Center for Entrepreneurial
51.4	Facilitation. Funds available under this section
51.5	must be used to provide entrepreneur and
51.6	small business development direct professional
51.7	business assistance services in the following
51.8	counties in Minnesota: Blue Earth, Brown,
51.9	Faribault, Le Sueur, Martin, Nicollet, Sibley,
51.10	Watonwan, and Waseca. For the purposes of
51.11	this section, "direct professional business
51.12	assistance services" must include, but is not
51.13	limited to, pre-venture assistance for
51.14	individuals considering starting a business.
51.15	This appropriation is not available until the
51.16	commissioner determines that an equal amount
51.17	is committed from nonstate sources. Any
51.18	balance in the first year does not cancel and
51.19	is available for expenditure in the second year.
51.20	(2) Grant recipients shall report to the
51.21	commissioner by February 1 of each year and
51.22	include information on the number of
51.23	customers served in each county; the number
51.24	of businesses started, stabilized, or expanded;
51.25	the number of jobs created and retained; and
51.26	business success rates in each county. By April
51.27	1 of each year, the commissioner shall report
51.28	the information submitted by grant recipients
51.29	to the chairs of the standing committees of the
51.30	house of representatives and the senate having
51.31	jurisdiction over economic development
51.32	issues.

(ee) \$500,000 in fiscal year 2018 is for the
central Minnesota opportunity grant program
established under Minnesota Statutes, section

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52.1	116J.9922. This a	appropriation is available	le until		
52.2	June 30, 2022.				
52.3	(ff) \$25,000 each	year is for the adminis	tration		
52.4	of state aid for th	e Destination Medical	Center		
52.5	under Minnesota	a Statutes, sections 469	9.40 to		
52.6	469.47.				
52.7	<b>EFFECTIV</b>	E DATE. This section	is effective retro	oactively from July	y 1, 2017.
52.8	Sec. 7. Laws 2	019, First Special Sess	ion chapter 7, a	rticle 1, section 2,	subdivision 2, as
52.9	amended by Law	vs 2019, First Special S	ession chapter 1	2, section 4, and La	aws 2020, chapter
52.10	112, section 1, is	s amended to read:			
52.11	Subd. 2. Busines	ss and Community De	velopment	44,931,000	42,381,000
52.12	Aj	ppropriations by Fund			
52.13	General	40,756,000	38,206,000		
52.14	Remediation	700,000	700,000		
52.15 52.16	Workforce Development	3,475,000	3,475,000		
52.17	(a) \$1,787,000 e	ach year is for the grea	ater		
52.18	Minnesota busin	ess development publi	c		
52.19	infrastructure gra	ant program under Min	nesota		
52.20	Statutes, section	116J.431. This approp	riation		
52.21	is available until	June 30, 2023.			
52.22	(b) \$1,425,000 e	each year is for the bus	iness		
52.23	development cor	npetitive grant program	n. Of		
52.24	this amount, up t	to five percent is for			
52.25	administration an	nd monitoring of the bu	isiness		
52.26	development cor	npetitive grant program	n. All		
52.27	grant awards shall be for two consecutive				
52.28	years. Grants sha	Ill be awarded in the first	st year.		
52.29	(c) \$1,772,000 e	ach year is for contam	inated		
52.30	site cleanup and	development grants un	nder		
52.31	Minnesota Statu	tes, sections 116J.551	to		
52.32	116J.558. This appropriation is available until				
52.33	June 30, 2023.				

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53.1	(d) \$700,000 each year is from the remediation
53.2	fund for contaminated site cleanup and
53.3	development grants under Minnesota Statutes,
53.4	sections 116J.551 to 116J.558. This
53.5	appropriation is available until June 30, 2023.
53.6	(e) \$139,000 each year is for the Center for
53.7	Rural Policy and Development.
53.8	(f) \$25,000 each year is for the administration
53.9	of state aid for the Destination Medical Center
53.10	under Minnesota Statutes, sections 469.40 to
53.11	469.47.
53.12	(g) \$875,000 each year is for the host
53.13	community economic development program
53.14	established in Minnesota Statutes, section
53.15	116J.548.
53.16	(h) \$125,000 each year is from the workforce
53.17	development fund for a grant to the White
53.18	Earth Nation for the White Earth Nation
53.19	Integrated Business Development System to
53.20	provide business assistance with workforce
53.21	development, outreach, technical assistance,
53.22	infrastructure and operational support,
53.23	financing, and other business development
53.24	activities. This is a onetime appropriation.
53.25	(i) \$450,000 each year is from the workforce
53.26	development fund for a grant to Enterprise
53.27	Minnesota, Inc. for the small business growth
53.28	acceleration program under Minnesota
53.29	Statutes, section 116O.115. This is a onetime
53.30	appropriation.
53.31	(j) \$250,000 the first year is for a grant to the
53.32	Rondo Community Land Trust for
53.33	improvements to leased commercial space in

53.33 improvements to leased commercial space in

53.34 the Selby Milton Victoria Project that will

54.1	create long-term affordable space for small
54.2	businesses and for build-out and development
54.3	of new businesses.
54.4	(k) \$400,000 each year is from the workforce
54.5	development fund for a grant to the
54.6	Metropolitan Economic Development
54.7	Association (MEDA) for statewide business
54.8	development and assistance services, including
54.9	services to entrepreneurs with businesses that
54.10	have the potential to create job opportunities
54.11	for unemployed and underemployed people,
54.12	with an emphasis on minority-owned
54.13	businesses. This is a onetime appropriation.
54.14	(1) \$750,000 in fiscal year 2020 is for grants
54.15	to local communities to increase the supply of
54.16	quality child care providers to support
54.17	economic development. At least 60 percent of
54.18	grant funds must go to communities located
54.19	outside of the seven-county metropolitan area
54.20	as defined under Minnesota Statutes, section
54.21	473.121, subdivision 2. Grant recipients must
54.22	obtain a 50 percent nonstate match to grant
54.23	funds in either cash or in-kind contributions.
54.24	Grant funds available under this section must
54.25	be used to implement projects to reduce the
54.26	child care shortage in the state, including but
54.27	not limited to funding for child care business
54.28	start-ups or expansion, training, facility
54.29	modifications or improvements required for
54.30	licensing, and assistance with licensing and
54.31	other regulatory requirements. In awarding
54.32	grants, the commissioner must give priority
54.33	to communities that have demonstrated a
54.34	shortage of child care providers in the area.
54.35	This is a onetime appropriation. Within one

55.9

55.1	year of receiving grant funds, grant recipients
55.2	must report to the commissioner on the
55.3	outcomes of the grant program, including but
55.4	not limited to the number of new providers,
55.5	the number of additional child care provider
55.6	jobs created, the number of additional child
55.7	care slots, and the amount of cash and in-kind
55.8	local funds invested.

(m) \$750,000 in fiscal year 2020 is for a grant to the Minnesota Initiative Foundations. This 55.10 is a onetime appropriation and is available 55.11

until June 30, 2023. The Minnesota Initiative 55.12

Foundations must use grant funds under this 55.13 section to: 55.14

(1) facilitate planning processes for rural 55.15 communities resulting in a community solution 55.16 action plan that guides decision making to 55.17 sustain and increase the supply of quality child 55.18 care in the region to support economic 55.19 development; 55.20

(2) engage the private sector to invest local 55.21 resources to support the community solution 55.22 action plan and ensure quality child care is a 55.23 vital component of additional regional 55.24 economic development planning processes; 55.25

(3) provide locally based training and technical 55.26 assistance to rural child care business owners 55.27 individually or through a learning cohort. 55.28

Access to financial and business development 55.29 assistance must prepare child care businesses 55.30 55.31 for quality engagement and improvement by stabilizing operations, leveraging funding from 55.32 other sources, and fostering business acumen 55.33

that allows child care businesses to plan for 55.34

56.1	and afford the cost of providing quality child
56.2	care; or
30.2	care, or
56.3	(4) recruit child care programs to participate
56.4	in Parent Aware, Minnesota's quality and
56.5	improvement rating system, and other high
56.6	quality measurement programs. The Minnesota
56.7	Initiative Foundations must work with local
56.8	partners to provide low-cost training,
56.9	professional development opportunities, and
56.10	continuing education curricula. The Minnesota
56.11	Initiative Foundations must fund, through local
56.12	partners, an enhanced level of coaching to
56.13	rural child care providers to obtain a quality
56.14	rating through Parent Aware or other high
56.15	quality measurement programs.
56.16	(n)(1) \$650,000 each year from the workforce
56.17	development fund is for grants to the
56.18	Neighborhood Development Center for small
56.19	business programs. This is a onetime
56.20	appropriation.
56.21	(2) Of the amount appropriated in the first
56.22	year, \$150,000 is for outreach and training
56.23	activities outside the seven-county
56.24	metropolitan area, as defined in Minnesota
56.25	Statutes, section 473.121, subdivision 2.
56.26	(o) \$8,000,000 each year is for the Minnesota
56.27	job creation fund under Minnesota Statutes,
56.28	section 116J.8748. Of this amount, the
56.29	commissioner of employment and economic
56.30	development may use up to three percent for
56.31	administrative expenses. This appropriation
56.32	is available until expended.
56.33	(p)(1) \$11,970,000 each year is for the
56.34	Minnesota investment fund under Minnesota
50.54	minesou investment fund under miniesota

57.1	Statutes, section 116J.8731. Of this amount,
57.2	the commissioner of employment and
57.3	economic development may use up to three
57.4	percent for administration and monitoring of
57.5	the program. In fiscal year 2022 and beyond,
57.6	the base amount is \$12,370,000. This
57.7	appropriation is available until expended.
57.8	Notwithstanding Minnesota Statutes, section
57.9	116J.8731, funds appropriated to the
57.10	commissioner for the Minnesota investment
57.11	fund may be used for the redevelopment
57.12	program under Minnesota Statutes, sections
57.13	116J.575 and 116J.5761, at the discretion of
57.14	the commissioner. Grants under this paragraph
57.15	are not subject to the grant amount limitation
57.16	under Minnesota Statutes, section 116J.8731.
57.17	(2) Of the amount appropriated in the first
57.18	year, <u>\$2,000,000</u> <u>\$3,000,000</u> is for a loan to a
57.19	paper mill in Duluth for a retrofit project that
57.20	will support the operation and manufacture of
57.21	packaging conversion of the existing Duluth
57.22	paper mill for the manufacture of new paper
57.23	grades. The company that owns the paper mill
57.24	must spend \$20,000,000 on invest
57.25	<u>\$25,000,000 in project activities by December</u>
57.26	<u>31, 2020 May 1, 2023</u> , in order to be eligible
57.27	to receive this loan. Loan funds may be used
57.28	for purchases of materials, supplies, and
57.29	equipment for the project and are available
57.30	from <del>July 1, 2019</del> April 1, 2021, to <del>July 30,</del>
57.31	2021 May 1, 2023. The commissioner of
57.32	employment and economic development shall
57.33	forgive 25 percent of the loan each year after
57.34	the second year during a five-year period if
57.35	the mill has retained at least 150 80 full-time
57.36	equivalent employees and has satisfied other

- performance goals and contractual obligations 58.1 as required under Minnesota Statutes, section 58.2 116J.8731. 58.3 (q) \$700,000 in fiscal year 2020 is for the 58.4 58.5 airport infrastructure renewal (AIR) grant program under Minnesota Statutes, section 58.6 116J.439. 58.7 (r) \$100,000 in fiscal year 2020 is for a grant 58.8 to FIRST in Upper Midwest to support 58.9 58.10 competitive robotics teams. Funds must be used to make up to five awards of no more 58.11 than \$20,000 each to Minnesota-based public 58.12 entities or private nonprofit organizations for 58.13 the creation of competitive robotics hubs. 58.14 Awards may be used for tools, equipment, and 58.15 physical space to be utilized by robotics teams. 58.16 58.17 At least 50 percent of grant funds must be used outside of the seven-county metropolitan area, 58.18 as defined under Minnesota Statutes, section 58.19 473.121, subdivision 2. The grant recipient 58.20 shall report to the chairs and ranking minority 58.21 members of the legislative committees with 58.22 jurisdiction over jobs and economic growth 58.23 by February 1, 2021, on the status of awards 58.24 and include information on the number and 58.25 amount of awards made, the number of 58.26 customers served, and any outcomes resulting 58.27 from the grant. The grant requires a 50 percent 58.28 58.29 match from nonstate sources. (s) \$1,000,000 each year is for the Minnesota 58.30
- (s) \$1,000,000 each year is for the Minnesota
  emerging entrepreneur loan program under
  Minnesota Statutes, section 116M.18. Funds
  available under this paragraph are for transfer
  into the emerging entrepreneur program
  special revenue fund account created under

59.1	Minnesota Statutes, chapter 116M, and are
59.2	available until expended. Of this amount, up
59.3	to four percent is for administration and
59.4	monitoring of the program.
59.5	(t) \$163,000 each year is for the Minnesota
59.6	Film and TV Board. The appropriation in each
59.7	year is available only upon receipt by the
59.8	board of \$1 in matching contributions of
59.9	money or in-kind contributions from nonstate
59.10	sources for every \$3 provided by this
59.11	appropriation, except that each year up to
59.12	\$50,000 is available on July 1 even if the
59.13	required matching contribution has not been
59.14	received by that date.
59.15	(u) \$12,000 each year is for a grant to the
59.16	Upper Minnesota Film Office.
59.17	(v) \$500,000 each year is from the general
59.18	fund for a grant to the Minnesota Film and TV
59.19	Board for the film production jobs program
59.20	under Minnesota Statutes, section 116U.26.
59.21	This appropriation is available until June 30,
59.22	2023.
59.23	(w) \$4,195,000 each year is for the Minnesota
59.24	job skills partnership program under
59.25	Minnesota Statutes, sections 116L.01 to
59.26	116L.17. If the appropriation for either year
59.27	is insufficient, the appropriation for the other
59.28	year is available. This appropriation is
59.29	available until expended.
59.30	(x) \$1,350,000 each year is from the
59.31	workforce development fund for jobs training
59.32	grants under Minnesota Statutes, section
59.33	116L.42.

- (y) \$2,500,000 each year is for Launch 60.1 Minnesota. This is a onetime appropriation 60.2 and funds are available until June 30, 2023. 60.3 Of this amount: 60.4 (1) \$1,600,000 each year is for innovation 60.5 grants to eligible Minnesota entrepreneurs or 60.6 start-up businesses to assist with their 60.7 operating needs; 60.8 (2) \$450,000 each year is for administration 60.9 60.10 of Launch Minnesota; and (3) \$450,000 each year is for grantee activities 60.11 at Launch Minnesota. 60.12 (z) \$500,000 each year is from the workforce 60.13 development fund for a grant to Youthprise 60.14 to give grants through a competitive process 60.15 to community organizations to provide 60.16 economic development services designed to 60.17 enhance long-term economic self-sufficiency 60.18 in communities with concentrated East African 60.19 populations. Such communities include but 60.20 are not limited to Faribault, Rochester, St. 60.21 Cloud, Moorhead, and Willmar. To the extent 60.22 possible, Youthprise must make at least 50 60.23 percent of these grants to organizations serving 60.24 communities located outside the seven-county 60.25 60.26 metropolitan area, as defined in Minnesota Statutes, section 473.121, subdivision 2. This 60.27 is a onetime appropriation and is available 60.28 until June 30, 2022. 60.29 (aa) \$125,000 each year is for a grant to the 60.30 Hmong Chamber of Commerce to train 60.31 ethnically Southeast Asian business owners 60.32
- and operators in better business practices. This
- 60.34 is a onetime appropriation.

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
61.1	<u>EFFECT</u>	IVE DATE. This sec	ction is effectiv	ve retroactively from Jul	<u>y 1, 2019.</u>
61.2	Sec. 8. Law	s 2019, First Special	Session chapt	er 7, article 1, section 3,	subdivision 4, is
61.3	amended to re	ead:			
61.4	Subd. 4. Wor	kers' Compensation	1	14,882,000	11,882,000
61.5	\$3,000,000 th	ne first year is from th	ne workers'		
61.6	compensation	fund for workers' con	npensation		
61.7	system upgra	des. This amount is a	vailable		
61.8	until June 30,	2021 2023. This is a	onetime		
61.9	appropriation				
61.10	Sec. 9. <u>MIN</u>	NESOTA INVESTN	1ENT FUND	JOB CREATION GOA	LS EXTENSION.
61.11	Notwithst	anding any other law	to the contrar	y, a recipient of a Minne	esota Investment
61.12	Fund grant ur	nder Minnesota Statu	tes, section 11	6J.8731, who is unable	to meet the job
61.13	creation goals	s of the agreement du	ring a peaceti	me emergency related to	the COVID-19
61.14	pandemic sha	ll be granted an exten	sion until Dec	ember 31, 2022, to meet	those job creation
61.15	goals before t	the grant must be repa	aid.		
61.16	EFFECT	IVE DATE. This sec	ction is effective	ve the day following fina	al enactment.
61.17	Sec. 10. <u>ON</u>	ETIME EXCEPTION	ON TO REST	<b>TRICTIONS ON USE C</b>	)F MINNESOTA
61.18	INVESTME	NT FUND LOCAL	GOVERNM	ENT LOAN REPAYM	ENT FUNDS.
61.19	(a) Notwi	thstanding Minnesota	a Statutes, sect	tion 116J.8731, a home r	ule charter or
61.20	statutory city,	county, or town that	has uncommi	tted money received from	m repayment of
61.21	funds awarde	d under Minnesota S	tatutes, section	n 116J.8731, may choose	e to transfer 20
61.22	percent of the	balance of that mon	ey to the state	general fund before Jun	e 30, 2022. Any
61.23	local entity th	at does so may then	use the remain	ing 80 percent of the un	committed money
61.24	as a general p	ourpose aid for any la	wful expendit	ure.	
61.25	(b) By Fel	bruary 15, 2023, a ho	me rule charte	er or statutory city, count	ty, or town that
61.26	exercises the	option under paragra	ph (a) shall su	bmit to the chairs of the	legislative
61.27	committees w	vith jurisdiction over o	economic deve	elopment policy and fina	nce an accounting
61.28	and explanati	on of the use and dis	tribution of the	e funds.	

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
62.1	Sec. 11. <u>REC</u>	PENING OF BUS	INESSES FO	OR SAFE OPERATI	ON DURING
62.2	COVID-19 PA	NDEMIC.			
62.3	Notwithstar	nding Executive Ord	er 20-04, as e	xtended, amended, and	otherwise modified
62.4				8, Executive Order 20-	
62.5	20-99, and any	related executive or	ders issued pu	rsuant to Minnesota St	atutes, section 12.21
62.6	or 12.31, a busi	ness closed to ingrea	ss, egress, use	e, and occupancy by me	embers of the public
62.7	pursuant to the	executive orders liste	d may fully o	perate with no capacity	limitations provided
62.8	that the busines	<u>ss:</u>			
62.9	(1) develop	s a COVID-19 safet	y plan, which	shall provide site-spe	cific best practices
62.10	for the business	including, but not lin	mited to, healt	h and wellness; social o	distancing; cleaning,
62.11	sanitation, and	protection; and oper-	ations and con	nmunications for empl	loyees and members
62.12	of the public; a	nd			
62.13	<u>(2) makes a</u>	good faith effort to	maintain a sa	fe and healthful work	place and business
62.14	operation.				
62.15	No board or lic	ensing agency may	impose any a	dditional penalties for	a violation of the
62.16	governor's eme	rgency executive or	ders.		
62.17	EFFECTIV	VE DATE. This sect	tion is effectiv	ve the day following fi	nal enactment.
62.18	Sec. 12. <u>STA</u>	TEWIDE SMALL	BUSINESS	RELIEF LOAN GUA	ARANTEE
62.19	PROGRAM.				
62.20	Subdivision	1. <b>Definitions.</b> (a)	For purposes	of this section, the fol	lowing terms have
62.21	the meanings g	iven.			
62.22	(b) "Borrow	/er" means a small b	ousiness recei	ving an eligible loan u	nder this section.
62.23	<u>(c) "Commi</u>	ssioner" means the c	ommissioner	of employment and eco	nomic development.
62.24	(d) "Eligible	e loan" means a loar	n to a small b	usiness to be used for l	ousiness purposes
62.25	exclusively in l	Minnesota, including	g: machinery	or equipment purchase	es, maintenance, or
62.26	repair; expense	s related to moving	into or within	Minnesota; property	improvements or
62.27	repairs; and wo	orking capital when	the working c	apital is secured by fix	xed assets when
62.28	possible. Loans	s may not be used to	finance the t	ransfer of ownership o	f real properties or
62.29	businesses.				
62.30	<u>(e)</u> "Loan g	uarantee" means a g	uarantee of 8	0 percent of the loan a	mount provided by
62.31	a QED lender t	hat is guaranteed for	r a maximum	period of seven years	from the date of

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
63.1	origination of	of the loan. The guara	nteed portion o	f the loan must not e	exceed \$200,000, and
63.2	may be subc	ordinate to other loans	made by lende	ers in the overall fina	ancing package.
63.3	<u>(f)</u> "Loar	n guarantee trust fund	' means a dedic	cated fund establishe	ed under this section
63.4	for the purpo	ose of compensation f	for defaulted los	an guarantees and fo	or program
63.5	administratio	on.			
63.6	<u>(g)</u> "Qua	lified economic devel	opment lender'	' or "QED lender" m	neans a bank or other
63.7	commercial	lender, a public entity,	or a private non	profit economic deve	elopment organization
63.8	with not less	than three years of a	ctive lending ex	sperience that provid	les financing to small
63.9	businesses.				
63.10	<u>(h)</u> "Sma	ll business" means a l	business emplo	ying no more than th	he equivalent of 250
63.11	full-time per	sons in Minnesota.			
63.12	<u>(i)</u> "Subo	ordinated loan" means	a loan secured	by a lien that is lowe	er in priority than one
63.13	or more spec	cified other liens.			
63.14	Subd. 2.	Loan guarantee prog	<b>gram.</b> <u>A small b</u>	ousiness loan guarant	ee program to support
63.15	the origination	on of small business lo	oans that are exp	pected to be made to	Minnesota businesses
63.16	by a QED let	nder is created in the I	Department of H	Employment and Ecc	onomic Development.
63.17	The loan gua	arantee shall apply on	ly to the portio	n of the loan that wa	as made by the QED
63.18	lender.				
63.19	Subd. 3.	<b>Required provisions</b>	. Loan guarant	ees under this section	n for loans by QED
63.20	lenders shall	provide that:			
63.21	<u>(1) princ</u>	ipal and interest paym	nents made by t	he borrower under t	he terms of the loan
63.22	are to reduce	the guaranteed and no	onguaranteed p	ortion of the loan on	a proportionate basis.
63.23	The nonguar	ranteed portion shall r	not receive pref	erential treatment ov	ver the guaranteed
63.24	portion;				
63.25	(2) the Q	ED lender shall not ac	celerate repayr	nent of the loan or ex	tercise other remedies
63.26	if the borrov	ver defaults, unless:			
63.27	(i) the bo	rrower fails to make a	a required paym	nent of principal or in	nterest within 60 days
63.28	of the due da	ate;			
63.29	(ii) the co	ommissioner consents	in writing; or		
63.30	(iii) the lo	oan guarantee agreem	ent provides for	accelerated repaym	ent or other remedies.

	SF1098	REVISOR	SS	S1098-2	2nd Engrossment
64.1	In the event	of a default, the QED	lender may no	t make a demand for	payment pursuant to
64.2		e unless the commissi			
64.3	affected the	rights or security of th	e parties;	-	
64.4	(3) the Q	ED lender has timely	prepared and d	elivered to the comm	issioner, annually by
64.5	the date spec	rified in the loan guar	antee, an audite	ed or reviewed finance	cial statement for the
64.6	loan, prepare	ed by a certified public	e accountant ac	cording to generally	accepted accounting
64.7	principles, if	available, and docum	entation that the	ne borrower used the	loan proceeds solely
64.8	for purposes	of its Minnesota oper	rations;		
64.9	(4) the co	ommissioner has acces	ss to the loan d	ocuments prior to ap	proval of the state
64.10	credit enhand	cement;			
64.11	(5) the Q	ED lender maintains a	adequate record	ls and documents co	ncerning the loan so
64.12	that the com	missioner may determ	nine the borrow	er's financial conditi	on and compliance
64.13	with program	n requirements;			
64.14	(6) intere	est is not charged to th	e small busines	ss borrower during th	ne first 12 months of
64.15	the loan term	<u>1;</u>			
64.16	<u>(</u> 7) an am	nount equal to the fore	gone interest u	nder clause (6) is pro	ovided to the QED
64.17	lender by the	e commissioner; and			
64.18	<u>(8)</u> order	ly liquidation of colla	teral securing t	he loan is provided f	for in the event of
64.19	default, with	an option on the part	of the commiss	ioner to acquire the	QED lender's interest
64.20	in the assets	pursuant to the loan g	uarantee.		
64.21	<u>Subd. 4.</u>	Loan guarantee trus	t fund establis	<b>hed.</b> A loan guarant	ee trust fund account
64.22	in the special	revenue fund is create	d in the state tre	easury to pay for defar	ulted loan guarantees.
64.23	The commiss	sioner shall administe	r this fund and	provide annual repo	rts concerning the
64.24	performance	of the fund to the cha	airs of the stand	ling committees of th	ne house of
64.25	representativ	es and senate having	jurisdiction ov	er economic develop	ment issues.
64.26	<u>Subd. 5.</u>	Limitation. The com	missioner must	accept loans up to b	out not exceeding
64.27	\$250,000,00	<u>0.</u>			
64.28	Subd. 6.	Guarantee fee. Partic	cipating QED l	enders shall pay a fee	e to the fund of 0.25
64.29	percent of th	e principal amount of	each guarante	ed loan upon approva	al of each loan
64.30	guarantee. T	he guarantee fee, alon	g with any inte	erest earnings from th	ne trust fund, shall be
64.31	used only for	r the administration of	f the small bus	ness loan guarantee	program and as
64.32	additional lo	an loss reserves.			

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65.1	Subd. 7. L	oan guarantee appli	cation. The co	ommissioner shall pre	pare a form for QED
65.2				ler this section. The fo	
65.3	following info	ormation:			
65.4	(1) the name	ne and contact inform	nation for the	QED lender, includin	g the name and title
65.5	of a contact pe	erson;			
65.6	(2) the name	nes of the financial in	nstitutions, inc	luding the names and	titles of contact
65.7	persons, that a	are participating in th	e total financi	ng being provided to	the small business
65.8	borrower, alor	ng with the dollar am	ount of the loa	an provided by the fin	ancial institution;
65.9	(3) the per	centage and dollar ar	nount of the s	ubordinated debt loan	provided to the
65.10	Minnesota sm	all business by the Q	ED lender;		
65.11	(4) the load	n guarantee amount t	hat is requeste	ed from the program;	
65.12	(5) foregoi	ne interest due from t	the small busin	ness borrower during	the first 12 months
65.13	of the loan ter	m; and			
65.14	<u>(6) other in</u>	nformation as reques	ted by the com	missioner.	
65.15	<u>Subd. 8.</u> N	otice and application	on process. Su	bject to the availabili	ty of funds under
65.16	subdivision 4,	the commissioner sh	nall publish a r	notice regarding the o	pportunity for QED
65.17	lenders to orig	inate loans. The comr	nissioner shall	decide whether to prov	vide a loan guarantee
65.18	for each loan	based on:			
65.19	(1) the con	npleteness of the loan	n guarantee ap	plication;	
65.20	(2) the ava	uilability of funds in t	he loan guarai	ntee trust fund; and	
65.21	(3) executi	ion of agreements that	at satisfy requi	rements established in	n subdivision 3.
65.22	<u>Subd. 9.</u> <b>R</b>	eporting. By January	v 15, 2025, the	commissioner shall re	port to the legislative
65.23	committees w	ith jurisdiction over	economic deve	elopment policy and f	inance on the loan
65.24	guarantees pro	ovided under this sec	tion.		
65.25	<b>EFFECTI</b>	IVE DATE. This sec	tion is effectiv	e the day following f	inal enactment.
65.26			ARTICL	E <b>4</b>	
65.27		UNEMI	PLOYMENT	INSURANCE	
65.28	Section 1. M	linnesota Statutes 202	20, section 268	.035, subdivision 21c	, is amended to read:
65.29	Subd. 21c.	Reemployment ass	istance traini	<b>ng.</b> (a) An applicant i	s in "reemployment
65.30	assistance trai	ning" when:			

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(1)(i) a reasonable opportunity for suitable employment for the applicant does not exist 66.1 in the labor market area and additional training will assist the applicant in obtaining suitable 66.2 66.3 employment; (2) (ii) the curriculum, facilities, staff, and other essentials are adequate to achieve the 66.4 66.5 training objective; (3) (iii) the training is vocational or short term academic training directed to an occupation 66.6 or skill that will substantially enhance the employment opportunities available to the applicant 66.7 in the applicant's labor market area; 66.8 (4) (iv) the training course is full time by the training provider; and 66.9 (5) (v) the applicant is making satisfactory progress in the training.; 66.10 (2) the applicant can provide proof of enrollment in one or more programs offered by 66.11 an adult basic education consortium under section 124D.518. Programs may include but 66.12 are not limited to: 66.13 (i) general educational development diploma preparation; 66.14 (ii) local credit completion adult high school diploma preparation; 66.15 (iii) state competency-based adult high school diploma preparation; 66.16 (iv) basic skills enhancement training focused on math, functional literacy, reading, or 66.17 writing; 66.18 (v) computer skills training; or 66.19 (vi) English as a second language instruction; 66.20 (3) the applicant can provide proof of enrollment in an English as a second language 66.21 program taught by a licensed instructor; 66.22 66.23 (4) the applicant can provide proof of enrollment in an over-the-road truck driving training program offered by a college or university within the Minnesota state system; or 66.24 66.25 (5) the applicant can provide proof of enrollment in a program funded under section 116L.99. 66.26 (b) Full-time training provided through the dislocated worker program, the Trade Act 66.27 of 1974, as amended, or the North American Free Trade Agreement is "reemployment 66.28

assistance training," if that training course is in accordance with the requirements of thatprogram.

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67.1	(c) App	renticeship training prov	vided in order	to meet the requirem	ents of an
67.2	apprentices	hip program under chap	oter 178 is "ree	mployment assistant	ce training."
67.3	(d) An a	applicant is in reemploy	ment assistanc	e training only if the	training course has
67.4		rted or is scheduled to s		<b>C 1</b>	e
67.5	EFFEC	TIVE DATE. This sec	tion is effectiv	e the day following a	attainment of a
67.6		00 positive balance in the			
67.7	Minnesota	Statutes, section 268.19	4, occurring a	fter the date of enacti	ment of this section.
67.8	Sec. 2. M	innesota Statutes 2020,	section 268.08	35, subdivision 2, is a	amended to read:
67.9	Subd. 2.	Not eligible. An applic	ant is ineligible	e for unemployment b	enefits for any week:
67.10	(1) that	occurs before the effect	ive date of a b	enefit account;	
67.11	(2) that	the applicant, at any tim	e during the w	eek, has an outstandii	ng misrepresentation
67.12	overpayme	nt balance under sectior	n 268.18, subd	ivision 2, including a	ny penalties and
67.13	interest;				
67.14	(3) that	occurs in a period when	the applicant i	<del>s a student in attendar</del>	nce at, or on vacation
67.15	from a seco	ndary school including	the period bet	ween academic years	<del>s or terms;</del>
67.16	(4)(3) tl	hat the applicant is incar	cerated or perf	orming court-ordered	l community service.
67.17	The applica	nt's weekly unemploym	nent benefit an	nount is reduced by o	ne-fifth for each day
67.18	the applicat	nt is incarcerated or per-	forming court-	ordered community	service;
67.19	<del>(5)<u>(4)</u> tl</del>	hat the applicant fails or	refuses to prov	ide information on an	issue of ineligibility
67.20	required un	der section 268.101;			
67.21	$\frac{(6)}{(5)}$ tł	nat the applicant is perfor	rming services	32 hours or more, in e	employment, covered
67.22	employmer	nt, noncovered employm	nent, volunteer	work, or self-emplo	yment regardless of
67.23	the amount	of any earnings; or			
67.24	<del>(7)<u>(6)</u> v</del>	with respect to which the	e applicant has	filed an application	for unemployment
67.25	benefits und	der any federal law or th	e law of any ot	her state. If the appro	priate agency finally
67.26	determines	that the applicant is not	entitled to esta	ablish a benefit accou	int under federal law
67.27	or the law o	of any other state, this c	lause does not	apply.	
67.28	EFFEC	TIVE DATE. This sec	tion is effectiv	e the day following a	attainment of a
67.29	\$750,000,0	00 positive balance in the	he unemploym	ent insurance trust fu	and established in
67.30	Minnesota	Statutes, section 268.19	4, occurring a	fter the date of enacti	ment of this section.

- 68.1 Sec. 3. Minnesota Statutes 2020, section 268.085, subdivision 4a, is amended to read:
- 68.2 Subd. 4a. Social Security disability benefits. (a) An applicant who is receiving, has
  68.3 received, or has filed for primary Social Security disability benefits for any week is ineligible
  68.4 for unemployment benefits for that week, unless:
- (1) the Social Security Administration approved the collecting of primary Social Security
   disability benefits each month the applicant was employed during the base period; or

(2) the applicant provides a statement from an appropriate health care professional who
is aware of the applicant's Social Security disability claim and the basis for that claim,
certifying that the applicant is available for suitable employment.

- (b) If an applicant meets the requirements of paragraph (a), clause (1), there is no
  deduction from the applicant's weekly benefit amount for any Social Security disability
  benefits.
- (c) If an applicant meets the requirements of paragraph (a), clause (2), there must be
  deducted from the applicant's weekly unemployment benefit amount 50 percent of the
  weekly equivalent of the primary Social Security disability benefits the applicant is receiving,
  has received, or has filed for, with respect to that week.
- If the Social Security Administration determines that the applicant is not entitled to
   receive primary Social Security disability benefits for any week the applicant has applied
   for those benefits, then this paragraph does not apply to that week.
- 68.20 (d) Information from the Social Security Administration is conclusive, absent specific
   68.21 evidence showing that the information was erroneous.
- (e) (d) This subdivision does not apply to Social Security survivor benefits.

68.23 **EFFECTIVE DATE.** This section is effective the day following attainment of a

- 68.24 \$750,000,000 positive balance in the unemployment insurance trust fund established in
- 68.25 Minnesota Statutes, section 268.194, occurring after the date of enactment of this section.
- 68.26 Sec. 4. Minnesota Statutes 2020, section 268.133, is amended to read:

# 68.27 268.133 UNEMPLOYMENT BENEFITS WHILE IN ENTREPRENEURIAL 68.28 TRAINING.

- 68.29 Unemployment benefits are available to dislocated workers participating in the converting
- 68.30 layoffs into Minnesota businesses (CLIMB) program under section 116L.17, subdivision
- 68.31 11. Applicants participating in CLIMB are considered in reemployment assistance training

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under section 268.035, subdivision 21c. All requirements under section 268.069, subdivision

1, must be met, except the commissioner may waive: 69.2 (1) the deductible earnings provisions in section 268.085, subdivision 5; and 69.3 (2) the 32 hours of work limitation in section 268.085, subdivision 2, clause (6) (5). A 69.4 69.5 maximum of 500 applicants may receive a waiver at any given time. EFFECTIVE DATE. This section is effective the day following attainment of a 69.6 69.7 \$750,000,000 positive balance in the unemployment insurance trust fund established in Minnesota Statutes, section 268.194, occurring after the date of enactment of this section. 69.8 Sec. 5. Minnesota Statutes 2020, section 268.136, subdivision 1, is amended to read: 69.9 Subdivision 1. Shared work plan requirements. An employer may submit a proposed 69.10 shared work plan for an employee group to the commissioner for approval in a manner and 69.11 format set by the commissioner. The proposed shared work plan must include: 69.12 (1) a certified statement that the normal weekly hours of work of all of the proposed 69.13 participating employees were full time or regular part time but are now reduced, or will be 69.14 69.15 reduced, with a corresponding reduction in pay, in order to prevent layoffs; (2) the name and Social Security number of each participating employee; 69.16 69.17 (3) the number of layoffs that would have occurred absent the employer's ability to participate in a shared work plan; 69.18 (4) a certified statement that each participating employee was first hired by the employer 69.19 at least one year three months before the proposed shared work plan is submitted and is not 69.20 a seasonal, temporary, or intermittent worker; 69.21 (5) the hours of work each participating employee will work each week for the duration 69.22 of the shared work plan, which must be at least 50 percent of the normal weekly hours but 69.23 no more than 80 percent of the normal weekly hours, except that the plan may provide for 69.24 a uniform vacation shutdown of up to two weeks; 69.25 (6) a certified statement that any health benefits and pension benefits provided by the 69.26 employer to participating employees will continue to be provided under the same terms and 69.27 conditions as though the participating employees' hours of work each week had not been 69.28 reduced; 69.29 (7) a certified statement that the terms and implementation of the shared work plan is 69.30 consistent with the employer's obligations under state and federal law; 69.31

69.1

70.1 (8) an acknowledgment that the employer understands that unemployment benefits paid

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<sup>70.2</sup> under a shared work plan will be used in computing the future tax rate of a taxpaying

employer or charged to the reimbursable account of a nonprofit or government employer;

(9) the proposed duration of the shared work plan, which must be at least two months
and not more than one year, although a plan may be extended for up to an additional year
upon approval of the commissioner;

70.7 (10) a starting date beginning on a Sunday at least 15 calendar days after the date the
70.8 proposed shared work plan is submitted; and

(11) a signature of an owner or officer of the employer who is listed as an owner or
officer on the employer's account under section 268.045.

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

70.12 Sec. 6. Laws 2020, chapter 71, article 2, section 20, is amended to read:

## 70.13 Sec. 20. SUITABLE EMPLOYMENT DURING COVID-19 PANDEMIC.

(a) Notwithstanding the definition of "suitable employment" provided in Minnesota
Statutes, section 268.035, subdivision 23a, for an applicant applying for unemployment
insurance benefits between March 1, 2020, and December 31, 2020, employment is not
suitable under Minnesota Statutes, section 268.035, subdivision 23a, paragraphs (a) and
(b), if:

(1) the employment puts the health and safety of the applicant at risk due to potential
exposure of the applicant to COVID-19; or

(2) the employment puts the health and safety of other workers and the general publicat risk due to potential exposure of the other workers and the general public to COVID-19.

(b) Notwithstanding Executive Order 20-05, as extended, amended, and otherwise

70.24 modified by Executive Order 20-29 and Executive Order 20-102, the exception under this

- 70.25 section expires on December 31, 2020.
- 70.26 **EFFECTIVE DATE.** This section is effective retroactively from December 30, 2020.

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71.1 Sec. 7. Laws 2020, chapter 71, article 2, section 22, is amended to read:

# 71.2 Sec. 22. TEMPORARY SUSPENSION OF FIVE-WEEK BUSINESS OWNER 71.3 BENEFIT LIMITATION.

### 71.4 Notwithstanding Executive Order 20-05, as extended, amended, and otherwise modified

71.5 by Executive Order 20-29 and Executive Order 20-102, and Minnesota Statutes, section

71.6 268.085, subdivision 9, the five-week limitation for receipt of unemployment benefits for

71.7 business owners is suspended for applicants for unemployment insurance benefit accounts

established between March 1, 2020, and <del>December 31, 2020</del> September 6, 2021.

# 71.9 **EFFECTIVE DATE.** This section is effective retroactively from December 30, 2020.

71.10 Sec. 8. Laws 2020, chapter 71, article 2, section 23, is amended to read:

# 71.11 Sec. 23. LEAVE OF ABSENCE DUE TO COVID-19.

71.12 Notwithstanding Executive Order 20-05, as extended, amended, and otherwise modified

71.13 by Executive Order 20-29 and Executive Order 20-102, and Minnesota Statutes, section

71.14 268.085, subdivision 13a, for an applicant applying for an unemployment insurance benefits

account established between March 1, 2020, and December 31, 2020 September 6, 2021,

a leave of absence is presumed to be an involuntary leave of absence and not ineligible if:

(1) a determination has been made by health authorities or by a health care professional
that the presence of the applicant in the workplace would jeopardize the health of others,
whether or not the applicant has actually contracted a communicable disease;

(2) a quarantine or isolation order has been issued to the applicant pursuant to Minnesota
Statutes, sections 144.419 to 144.4196;

(3) there is a recommendation from health authorities or from a health care professional
that the applicant should self-isolate or self-quarantine due to elevated risk from COVID-19
due to being immunocompromised;

(4) the applicant has been instructed by the applicant's employer not to come to theemployer's place of business due to an outbreak of a communicable disease; or

(5) the applicant has received a notification from a school district, day care, or other
child care provider that either (i) classes are canceled, or (ii) the applicant's ordinary child
care is unavailable, provided that the applicant made reasonable effort to obtain other child
care and requested time off or other accommodation from the employer and no reasonable
accommodation was available.

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72.1	EFFECTIVE	<b>DATE.</b> This se	ction is effectiv	e retroactively from I	December 30, 2020.
72.2	Sec. 9. <u>REPEA</u>	LER.			
72.3	Minnesota Sta	atutes 2020, secti	ion 268.085, sul	bdivision 4, is repeale	ed.
72.4	EFFECTIVE	<b>DATE.</b> This se	ction is effectiv	e the day following at	ttainment of a
72.5	<u>\$750,000,000 po</u>	sitive balance in	the unemploym	ent insurance trust fu	nd established in

72.6 <u>Minnesota Statutes, section 268.194</u>, occurring after the date of enactment of this section.

#### APPENDIX Repealed Minnesota Statutes: S1098-2

#### 181.9414 PREGNANCY ACCOMMODATIONS.

Subdivision 1. Accommodation. An employer must provide reasonable accommodations to an employee for health conditions related to pregnancy or childbirth if she so requests, with the advice of her licensed health care provider or certified doula, unless the employer demonstrates that the accommodation would impose an undue hardship on the operation of the employer's business. A pregnant employee shall not be required to obtain the advice of her licensed health care provider or certified doula, nor may an employer claim undue hardship for the following accommodations: (1) more frequent restroom, food, and water breaks; (2) seating; and (3) limits on lifting over 20 pounds. The employee and employer shall engage in an interactive process with respect to an employee's request for a reasonable accommodation. "Reasonable accommodation" may include, but is not limited to, temporary transfer to a less strenuous or hazardous position, seating, frequent restroom breaks, and limits to heavy lifting. Notwithstanding any other provision of this section, an employee pursuant to this section, and shall not be required to discharge any employee, transfer any other employee with greater seniority, or promote any employee.

Subd. 2. **Interaction with other laws.** Nothing in this section shall be construed to affect any other provision of law relating to sex discrimination or pregnancy, or in any way to diminish the coverage of pregnancy, childbirth, or health conditions related to pregnancy or childbirth under any other provisions of any other law.

Subd. 3. No employer retribution. An employer shall not retaliate against an employee for requesting or obtaining accommodation under this section.

Subd. 4. **Employee not required to take leave.** An employer shall not require an employee to take a leave or accept an accommodation.

### 268.085 ELIGIBILITY REQUIREMENTS; PAYMENTS THAT AFFECT BENEFITS.

Subd. 4. **Social Security old age insurance benefits.** (a) If all of the applicant's wage credits were earned while the applicant was claiming Social Security old age benefits, there is no deduction of the Social Security benefits from the applicant's weekly unemployment benefit amount.

(b) Unless paragraph (a) applies, 50 percent of the weekly equivalent of the primary Social Security old age benefit the applicant has received, has filed for, or intends to file for, with respect to that week must be deducted from an applicant's weekly unemployment benefit amount.

(c) Any applicant aged 62 or over is required to state when filing an application for unemployment benefits and when filing continued requests for unemployment benefits if the applicant is receiving, has filed for, or intends to file for, primary Social Security old age benefits.

(d) Information from the Social Security Administration is conclusive, absent specific evidence showing that the information was erroneous.

(e) This subdivision does not apply to Social Security survivor benefits.