1.1

211-S0002-2

**OFFICIAL STATUS** 

### SENATE STATE OF MINNESOTA SPECIAL SESSION

SGS

# S.F. No. 2

(SENATE AUTHORS: KIFFMEYER)						
DATE	D-PG					
06/14/2021	5	Introduction and first reading				
		Referred to Finance				
06/24/2021	554a	Comm report: To pass as amended				
	605	Second reading				
06/25/2021		Special Order: Amended				
		Third reading Passed				

A bill t	for an	act
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1.2	relating to state government operation; appropriating money for certain
1.3	constitutional offices, legislature, certain state agencies, offices, departments,
1.4	boards, commissions, certain retirement accounts, general contingent accounts,
1.5	tort claims, state lottery, Minnesota Historical Society, Minnesota Humanities
1.6	Center, and military and veterans affairs; canceling certain fiscal year
1.7	appropriations; making changes to policy provisions in state government operations;
1.8	changing military and veterans affairs policy provisions; modifying election policy
1.9	provisions; establishing provisions for federal funds; amending Minnesota Statutes
1.10	2020, sections 10.578; 14.389, subdivision 5; 15.057, as amended; 16A.06, by
1.11	adding a subdivision; 16B.24, by adding a subdivision; 138.38; 155A.23,
1.12	subdivision 16; 190.07; 197.791, subdivisions 4, 5, 5a, 5b; 198.006; 198.03,
1.13	subdivision 2; 201.071, subdivision 2; 201.121, subdivision 3; 203B.08,
1.14	subdivisions 1, 3; 203B.121, subdivision 1; 204B.14, subdivision 3; 204B.16,
1.15	subdivision 1; 204B.18, subdivision 1; 204B.40; 204C.13, subdivision 3; 204C.35,
1.16	subdivision 3, by adding a subdivision; 240.01, subdivision 18; 240.06, subdivision
1.17	7; 240.11; 240.131, subdivision 7; 240.24, subdivisions 2a, 3; 240.30, subdivision
1.18	5; 270C.21; 477A.03, subdivision 2b; 609.095; 645.071; Laws 2019, First Special
1.19	Session chapter 10, article 1, section 40; Laws 2020, chapter 77, section 3,
1.20	subdivision 6; Laws 2020, Fifth Special Session chapter 3, article 9, section 13;
1.21	proposing coding for new law in Minnesota Statutes, chapters 3; 10; 16A; 43A;
1.22	196; 198; 203B; 609.
1.23	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.24	ARTICLE 1
1.25	APPROPRIATIONS
1.26	Section 1. STATE GOVERNMENT APPROPRIATIONS.
1.27	The sums shown in the columns marked "Appropriations" are appropriated to the agencies
1.28	and for the purposes specified in this article. The appropriations are from the general fund,
1.29	or another named fund, and are available for the fiscal years indicated for each purpose.
1.30	The figures "2022" and "2023" used in this article mean that the appropriations listed under
1.31	them are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively.

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	SF2	REVISOR	SGS	21	1-S0002-2	2nd Engrossment
2.1	"The first yea	r" is fiscal year 2022	. "The second y	vear" is	fiscal year 2023	. "The biennium"
2.2	is fiscal years	2022 and 2023.				
2.3					APPROPRIA	TIONS
2.4					Available for 1	
2.5					Ending Ju	ne 30
2.6					<u>2022</u>	2023
2.7	Sec. 2. LEGI	SLATURE				
2.8	Subdivision 1	. Total Appropriation	<u>on</u>	<u>\$</u>	<u>98,819,000</u> §	<u>99,738,000</u>
2.9	The amounts	that may be spent for	each			
2.10	purpose are sp	pecified in the follow	ving			
2.11	subdivisions.					
2.12	Subd. 2. Sena	<u>ite</u>			37,430,000	37,545,000
2.13	Subd. 3. Hous	se of Representative	25		39,932,000	40,431,000
2.14	Subd. 4. Legi	slative Coordinating	g Commission		21,457,000	21,762,000
2.15	The base for t	his appropriation in	fiscal year			
2.16	2024 and each	n year thereafter is \$2	1,737,000.			
2.17	From its fund	s, \$10,000 each year	is for			
2.18	purposes of th	ne legislators' forum,	through			
2.19	which Minnes	sota legislators meet	with			
2.20	counterparts f	from South Dakota, N	North			
2.21	Dakota, and N	Manitoba to discuss is	ssues of			
2.22	mutual concer	<u>rn.</u>				
2.23	Legislative A	<b>uditor.</b> \$7,689,000 th	ne first year			
2.24	and \$7,817,00	00 the second year ar	e for the			
2.25	Office of the l	Legislative Auditor.				
2.26	The legislativ	e auditor may use an	y unspent			
2.27	amounts appro	opriated under Laws	2017, First			
2.28	Special Session	on chapter 6, article 1	8, section			
2.29	2, subdivision	a 3, paragraph (b), an	<u>d</u>			
2.30	subdivision 5,	, paragraph (b); and I	Laws 2019,			
2.31	First Special S	Session chapter 9, art	ticle 14,			
2.32		division 3, paragraph				
2.33	(j), to conduct	t audits required by N	<u>Ainnesota</u>			

	SF2	REVISOR	SGS	211	-\$0002-2	2nd Engrossment
3.1	Statutes, sectio	n 3.972, subdivisi	ion 2a, in			
3.2	fiscal years 202	22 and 2023.				
3.3	<b>Revisor of Sta</b>	<b>tutes.</b> \$7,298,000	the first year			
3.4	and \$7,419,000	) the second year	are for the			
3.5	Office of the R	evisor of Statutes	<u>.</u>			
3.6	Legislative Re	ference Library.	\$1,793,000			
3.7	the first year ar	nd \$1,822,000 the	second year			
3.8	are for the Leg	islative Reference	e Library.			
3.9	Legislative Bu	dget Office. \$1,5	36,000 the			
3.10	first year and \$	1,570,000 the sec	ond year are			
3.11	for the Legislat	tive Budget Office	<del>.</del>			
3.12		RNOR AND LIF		0		2 (22 000
3.13	<u>GOVERNOR</u>			<u>\$</u>	<u>3,622,000 \$</u>	3,622,000
3.14	(a) This approp	priation is to fund	the Office of			
3.15	the Governor a	nd Lieutenant Go	vernor.			
3.16	(b) \$19,000 ead	ch year is for nece	essary			
3.17	expenses in the	e normal performa	unce of the			
3.18	governor's and	lieutenant governo	or's duties for			
3.19	which no other	reimbursement is	s provided.			
3.20	(c) By Septemb	per 1 of each year	, the			
3.21	commissioner of	of management and	l budget shall			
3.22	report to the ch	airs and ranking 1	minority			
3.23	members of the	e legislative comn	nittees with			
3.24	jurisdiction over	er state governmen	t finance any			
3.25	personnel costs	s incurred by the O	Offices of the			
3.26	Governor and I	Lieutenant Govern	nor that were			
3.27	supported by ap	opropriations to of	ther agencies			
3.28	during the prev	vious fiscal year. T	The Office of			
3.29	the Governor s	hall inform the ch	airs and			
3.30	ranking minori	ty members of the	e committees			
3.31	before initiating	g any interagency	agreements.			
3.32	Sec. 4. STATE	AUDITOR		<u>\$</u>	<u>11,955,000</u> <u>\$</u>	12,051,000
3.33	The base for th	is appropriation is	n fiscal year			
3.34	2024 is \$12,06	1,000. The base f	or this			

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	SF2	REVISOR	SGS	211-S0002-2	2nd Engrossment		
4.1 4.2	appropriation in fiscal year 2025 and each year thereafter is \$12,067,000.						
4.3	Of these amou	nts, \$743,000 the first	t year and				
4.4	\$744,000 the s	econd year are for a s	school				
4.5	finance accourt	ntability team in the a	udit				
4.6	practice division	on to allow for the au	dits of				
4.7	school districts	that have volunteered	l with and				
4.8	been selected b	by the state auditor to l	nave their				
4.9	annual audit pe	erformed by the state	auditor at				
4.10	no cost to the c	district. The state aud	itor must				
4.11	establish a sele	ction process. Notwith	hstanding				
4.12	Minnesota Sta	tutes, section 6.56, th	e state				
4.13	auditor may no	ot bill a school distric	t for any				
4.14	work conducte	d by the school finan	ce				
4.15	accountability	team prior to July 1,	2025.				
4.16	Sec. 5. <u>ATTO</u>	RNEY GENERAL	<u>8</u>	<u>31,614,000</u> \$	29,104,000		
4.17		Appropriations by Fu	Ind				
4.18		2022	2023				
4.19	General	28,698,000	<u>0</u> <u>26,188,00</u>	<u>)0</u>			
4.20 4.21	State Governm Special Reven		0 2,521,00	)0			
4.22	Environmental						
4.23	Remediation	250,000					
4.24	Sec. 6. <u>SECR</u>	ETARY OF STATE	<u> </u>	<u>9,684,000</u> \$	<u>9,152,000</u>		
4.25	\$750,000 each	year is for transfer to t	he voting				
4.26	equipment grant account under Minnesota						
4.27	Statutes, section 206.95.						
4.28	\$1,000,000 each year is for grants to local						
4.29	units of government to implement the						
4.30	provisions of Minnesota Statutes, section						
4.31	<u>203B.082.</u>						
4.32 4.33	Sec. 7. <u>CAMP</u> DISCLOSUR	AIGN FINANCE A E BOARD	ND PUBLIC	<u> </u>	<u>1,167,000</u>		
4.34	Sec. 8. <u>STATE</u>	E BOARD OF INVE	<u>STMENT</u> §	<u>139,000</u> §	<u>139,000</u>		

	SF2	REVISOR	SGS	211-S0002-2	2nd Engrossment
5.1	Sec. 9. <u>ADMI</u>	NISTRATIVE HEAI	RINGS §	<u>8,236,000</u> §	8,240,000
5.2		Appropriations by Fur	nd		
5.3		2022	2023		
5.4	General	405,000	409,000	<u> </u>	
5.5	Workers'	7 821 000	7 921 000		
5.6	Compensation	7,831,000	7,831,000	<u>.</u>	
5.7		first year and \$272,000			
5.8	second year ar	e for municipal bound	ary		
5.9	adjustments.				
5.10	Sec. 10. OFFI	CE OF MN.IT SERV	<u>/ICES </u> §	<u>9,855,000</u> §	<u>9,882,000</u>
5.11	<u>(a) \$2,100,000</u>	the first year and \$2,0	)50,000		
5.12	the second year	ar are to implement			
5.13	recommendati	ons from the Governor	r's Blue		
5.14	Ribbon Counc	il on Information Tech	nnology,		
5.15	established by	Executive Order 19-0	2 and		
5.16	re-established	by Executive Order 20	-77. The		
5.17	base for this ap	ppropriation is \$1,400,	000 in		
5.18	fiscal years 20	24 and 2025.			
5.19	(b) The comm	issioner of managemen	nt and		
5.20	budget is authorized	orized to provide cash	flow		
5.21	assistance of u	p to \$50,000,000 from	the		
5.22	special revenue	e fund or other statutor	y general		
5.23	funds as define	ed in Minnesota Statutes	s, section		
5.24	16A.671, subd	livision 3, paragraph (a	a), to the		
5.25	Office of MN.	IT Services for the pur	pose of		
5.26	managing reve	enue and expenditure			
5.27	differences. Th	nese funds shall be rep	aid with		
5.28	interest by the	end of the fiscal year	2023		
5.29	closing period	<u>-</u>			
5.30	(c) During the	biennium ending June 3	30, 2023,		
5.31	the Office of M	IN.IT Services must no	ot charge		
5.32	fees to a public	c noncommercial educ	ational		
5.33	television broad	dcast station eligible for	funding		
5.34	under Minneso	ota Statutes, chapter 12	29D, for		
5.35	access to the st	tate broadcast infrastru	icture. If		

	SF2	REVISOR	SGS	2	11-S0002-2	2nd Engrossment
6.1	the acces	s fees not charged to pu	blic			
6.2		nercial educational telev				
6.3	broadcast	t stations total more that	n \$400,000			
6.4	for the bi	ennium, the office may	charge for			
6.5	access fe	es in excess of these am	ounts.			
6.6	Sec. 11. <u>4</u>	ADMINISTRATION				
6.7	Subdivisi	ion 1. <b>Total Appropria</b>	<u>tion</u>	<u>\$</u>	<u>26,285,000</u> §	26,511,000
6.8	The amou	unts that may be spent f	or each			
6.9	purpose a	are specified in the follo	wing			
6.10	subdivisi	ons.				
6.11	Subd. 2.	Government and Citiz	en Services		10,652,000	10,834,000
6.12	Council	on Developmental Disa	abilities.			
6.13	\$222,000	each year is for the Co	uncil on			
6.14	Developr	nental Disabilities.				
6.15	State Ag	ency Accommodation				
6.16	<u>Reimbur</u>	<b>csement.</b> \$200,000 the f	irst year and			
6.17	\$200,000	the second year may be	e transferred			
6.18	to the acc	commodation account es	stablished in			
6.19	Minnesot	ta Statutes, section 16B.	4805.			
6.20	Subd. 3.	Strategic Management	t Services		2,174,000	2,218,000
6.21	Subd. 4.	Fiscal Agent			13,459,000	13,459,000
6.22	The appr	opriations under this see	ction are to			
6.23	the comm	nissioner of administrati	ion for the			
6.24	purposes	specified.				
6.25	In Lieu o	of Rent. \$10,515,000 ead	ch year is for			
6.26	space cos	sts of the legislature and	veterans			
6.27	<u>organizat</u>	tions, ceremonial space,	and			
6.28	statutoril	y free space.				
6.29	Public Te	<b>elevision.</b> (a) \$1,550,00	0 each year			
6.30	is for mat	tching grants for public	television.			

	SF2	REVISOR	SGS	211-S0002-2					
7.1	(b) \$250,000	each year is for publi	c television						
7.2	equipment grants under Minnesota Statutes,								
7.3		section 129D.13.							
7.4	(c) The com	nissioner of administ	ration must						
7.5		recommendations of							
7.6	Minnesota P	ublic Television Asso	ociation						
7.7	before alloca	ting the amounts app	ropriated in						
7.8	paragraphs (	a) and (b) for equipm	ent or						
7.9	matching gra	ants.							
7.10	Public Radi	<b>o.</b> (a) \$492,000 each	year is for						
7.11	community s	service grants to publ	ic						
7.12	educational r	adio stations. This ap	propriation						
7.13	may be used	to disseminate emerg	gency						
7.14	information	in foreign languages.							
7.15	<u>(b) \$142,000</u>	each year is for equip	ment grants						
7.16	to public edu	cational radio station	s. This						
7.17	appropriation	n may be used for the	repair,						
7.18	rental, and p	urchase of equipment	including						
7.19	equipment u	nder \$500.							
7.20	<u>(c) \$510,000</u>	each year is for equip	ment grants						
7.21	to Minnesota	a Public Radio, Inc., i	ncluding						
7.22	upgrades to N	Ainnesota's Emergence	ey Alert and						
7.23	AMBER Ale	ert Systems.							
7.24	(d) The appro	opriations in paragrap	hs(a) to(c)						
7.25	may not be u	sed for indirect costs	claimed by						
7.26	an institution	n or governing body.							
7.27	(e) The com	nissioner of administ	ration must						
7.28	consider the	recommendations of	the						
7.29	Association	of Minnesota Public I	Educational						
7.30	Radio Station	ns before awarding g	rants under						
7.31	Minnesota S	tatutes, section 129D	.14, using						
7.32	the appropria	ations in paragraphs (	a) and (b).						
7.33	No grantee is	s eligible for a grant u	inless they						
7.34	are a member	r of the Association of	Minnesota						

2nd Engrossment

	SF2 REV	ISOR	SGS	211-S0002-2	2nd Engrossment		
8.1	Public Educational Ra	adio Stations on or	before				
8.2	July 1, 2021.						
8.3	(f) Any unencumbered	ed balance remain	ing the				
8.4	first year for grants to	o public television	n or				
8.5	public radio stations	does not cancel a	nd is				
8.6	available for the seco	ond year.					
8.7 8.8	Sec. 12. <u>CAPITOL A</u> AND PLANNING E		ECTURAL §	<u>386,000</u> §	<u>365,000</u>		
8.9 8.10	Sec. 13. MINNESO BUDGET	FA MANAGEM	ENT AND <u>\$</u>	29,270,000 \$	29,691,000		
8.11	Sec. 14. <u><b>REVENUE</b></u>		<u>•</u>	<u></u>			
8.12	Subdivision 1. Total	Appropriation	<u>\$</u>	<u>174,647,000</u> §	177,569,000		
8.13	Appro	priations by Fund	<u> </u>				
8.14		2022	2023				
8.15	General	170,387,000	173,309,000				
8.16	Health Care Access	1,760,000	1,760,000				
8.17 8.18	Highway User Tax Distribution	2,195,000	2,195,000				
8.19	Environmental	305,000	305,000				
8.20	Subd. 2. Tax System	Management		144,774,000	147,179,000		
8.21	Appro	priations by Fund	<u> </u>				
8.22		2022	2023				
8.23	General	140,514,000	142,919,000				
8.24	Health Care Access	1,760,000	1,760,000				
8.25 8.26	Highway User Tax Distribution	2,195,000	2,195,000				
8.27	Environmental	305,000	305,000				
8.28	Taxpayer Assistance. (a) \$700,000 the first						
8.29	year and \$750,000 th	year and \$750,000 the second year are for the					
8.30	commissioner of revenue to make grants to						
8.31	one or more eligible of	one or more eligible organizations, qualifying					
8.32	under section 7526A	under section 7526A(e)(2)(B) of the Internal					
8.33	Revenue Code of 198	86, to coordinate,					
8.34	facilitate, encourage,	and aid in the pro	ovision				
8.35	of taxpayer assistance	e services. The					

	SF2	REVISOR	SGS	2	11-S0002-2	2nd Engrossment
9.1	unencum	bered balance in the first	st year does			
9.2		el but is available for the				
9.3	(b) For p	urposes of this section,	"taxpayer			
9.4	· · · ·	e services" means accou				
9.5	preparati	on services provided by	volunteers			
9.6	to low-in	come, elderly, and disad	lvantaged			
9.7	Minneso	ta residents to help them	n file federal			
9.8	and state	income tax returns and	Minnesota			
9.9	property	tax refund claims and to	o provide			
9.10	personal	representation before the	Department			
9.11	of Reven	ue and Internal Revenue	e Service.			
9.12	Subd. 3.	Debt Collection Mana	gement		29,873,000	30,390,000
9.13	Sec. 15.	GAMBLING CONTR	<u>OL</u>	<u>\$</u>	<u>5,728,000</u> §	<u>5,123,000</u>
9.14	These ap	propriations are from th	e lawful			
9.15	gambling	g regulation account in t	he special			
9.16	revenue f	fund. The base for this a	ppropriation			
9.17	in fiscal y	vear 2024 is \$5,093,000.	The base for			
9.18	this appro	opriation in fiscal year 20	025 and each			
9.19	year there	eafter is \$4,923,000.				
9.20	<u>\$865,000</u>	) the first year and \$260	,000 the			
9.21	second y	ear are to create an info	rmation			
9.22	system an	nd to update the board's	website. The			
9.23	base for t	this appropriation in fisc	al year 2024			
9.24	<u>is \$230,0</u>	00. The base for this ap	propriation			
9.25	in fiscal y	year 2025 and each year	thereafter is			
9.26	<u>\$60,000.</u>					
9.27	Sec. 16. ]	RACING COMMISSI	<u>ON</u>	<u>\$</u>	<u>913,000 §</u>	<u>913,000</u>
9.28	These ap	propriations are from th	e racing and			
9.29	card play	ing regulation accounts	in the special			
9.30	revenue f	fund.				
9.31	Sec. 17.	STATE LOTTERY				
9.32	Notwiths	tanding Minnesota Stat	utes, section			
9.33	<u>349A.10</u>	, subdivision 3, the State	e Lottery's			

	SF2 REVISOR	SGS		211-S0002-2	2nd Engrossment
10.1	operating budget must not ex	xceed \$36.500.000			
10.2	in fiscal year 2022 and \$36				
10.3	year 2023.				
10.4	Sec. 18. AMATEUR SPO	RTS COMMISSION	<u>\$</u>	<u>311,000</u> §	<u>317,000</u>
10.5 10.6	Sec. 19. <u>COUNCIL FOR</u> AFRICAN HERITAGE	MINNESOTANS OF	<u>\$</u>	<u>544,000</u> §	<u>552,000</u>
10.7	Sec. 20. COUNCIL ON L	ATINO AFFAIRS	<u>\$</u>	<u>534,000</u> <u>\$</u>	<u>544,000</u>
10.8 10.9	Sec. 21. <u>COUNCIL ON A</u> <u>MINNESOTANS</u>	SIAN-PACIFIC	<u>\$</u>	<u>525,000</u> §	<u>534,000</u>
10.10	Sec. 22. INDIAN AFFAIR	<b>S COUNCIL</b>	<u>\$</u>	<u>855,000</u> <u>\$</u>	864,000
10.11 10.12	Sec. 23. <u>MINNESOTA HI</u> <u>SOCIETY</u>	STORICAL			
10.13	Subdivision 1. Total Appre	opriation	<u>\$</u>	<u>23,968,000 §</u>	23,918,000
10.14	The amounts that may be specified to the specific terms of term	pent for each			
10.15	purpose are specified in the	following			
10.16	subdivisions.				
10.17	Subd. 2. Operations and F	rograms		23,397,000	23,597,000
10.18	Notwithstanding Minnesota	a Statutes, section			
10.19	138.668, the Minnesota Hist	orical Society may			
10.20	not charge a fee for its gene	eral tours at the			
10.21	Capitol, but may charge fee	es for special			
10.22	programs other than genera	l tours.			
10.23	Subd. 3. Fiscal Agent				
10.24	(a) Global Minnesota			39,000	39,000
10.25	(b) Minnesota Air National	Guard Museum		17,000	17,000
10.26	(c) Hockey Hall of Fame			100,000	100,000
10.27	(d) Farmamerica			365,000	115,000
10.28	\$250,000 the first year is for	or site			
10.29	improvements, including cla	ussroom, upgrades,			
10.30	visitor center remodeling, a	nd expanded			
10.31	agricultural literacy program	nming.			
10.32	(e) Minnesota Military Mus	seum		50,000	50,000

	SF2	REVISOR	SGS	21	1-S0002-2	2nd Engrossment
11.1	Any unenc	sumbered balance rema	aining in this			
11.2		n the first year does no				
11.3	is available	e for the second year o	f the			
11.4	biennium.					
11.5	Sec. 24. <u>B</u>	OARD OF THE ART	<u>[S</u>			
11.6	Subdivisio	n 1. <mark>Total Appropria</mark>	tion	<u>\$</u>	<u>7,541,000 §</u>	7,541,000
11.7	The base for	or this appropriation in	n fiscal year			
11.8	2024 and e	each year thereafter is	\$7,561,000.			
11.9	The amour	nts that may be spent f	or each			
11.10	purpose ar	e specified in the follo	wing			
11.11	subdivision	ns.				
11.12	<u>Subd. 2.</u> O	perations and Servic	<u>es</u>		602,000	602,000
11.13	The base for	or this appropriation in	n fiscal year			
11.14	2024 and e	each year thereafter is	\$622,000.			
11.15	<u>Subd. 3.</u> G	rants Program			4,800,000	4,800,000
11.16	<u>Subd. 4.</u> <b>R</b>	egional Arts Council	<u>s</u>		2,139,000	2,139,000
11.17	Any unenc	umbered balance rema	aining in this			
11.18	section the	first year does not can	ncel, but is			
11.19	available f	for the second year.				
11.20	Money app	propriated in this section	on and			
11.21	distributed	as grants may only be	e spent on			
11.22	projects lo	cated in Minnesota. A	recipient of			
11.23	a grant fun	ded by an appropriation	on in this			
11.24	section mu	st not use more than te	en percent of			
11.25	the total gra	ant for costs related to t	ravel outside			
11.26	the state of	f Minnesota.				
11.27 11.28	Sec. 25. <u>M</u> CENTER	IINNESOTA HUMA	NITIES	<u>\$</u>	<u>700,000</u>	<u>700,000</u>
11.29	<u>\$325,000 e</u>	each year is for grants	under			
11.30	Minnesota	Statutes, section 138.9	12. No more			
11.31	than three	percent of the appropr	iation may			
11.32	be used for	the nonprofit administ	tration of the			
11.33	program.					

	SF2	REVISOR	SGS	5		211-S0002-2	2nd Engrossment
12.1	Sec. 26. <b>BOA</b>	RD OF ACCO	UNTANCY		<u>\$</u>	<u>688,000</u>	<u>\$</u> <u>698,000</u>
12.2 12.3 12.4 12.5	ENGINEERI LANDSCAPE	RD OF ARCH NG, LAND SU E ARCHITEC E, AND INTH	JRVEYING, TURE,	2	<u>\$</u>	863,000	<u>\$</u> 874,000
12.6 12.7	Sec. 28. <u>BOAI</u> EXAMINERS	<u>RD OF COSM</u> <u>5</u>	<u>IETOLOGIS</u>	<u>ST</u>	<u>\$</u>	<u>2,923,000</u>	<u>\$</u> 2,923,000
12.8	Sec. 29. <u>BOA</u>	RD OF BARB	ER EXAMI	NERS	<u>\$</u>	<u>348,000</u>	<u>\$</u> <u>353,000</u>
12.9 12.10	Sec. 30. <u>GENI</u> ACCOUNTS	ERAL CONTI	INGENT		<u>\$</u>	<u>1,000,000</u>	<u>\$ 500,000</u>
12.11	-	Appropriations	by Fund				
12.12		202	22	2023			
12.13	General	<u>5</u>	500,000		<u>-0-</u>		
12.14 12.15	State Governm Special Reven		100,000	<u>400,0</u>	000		
12.16 12.17	Workers' Compensation	<u>1</u>	00,000	<u>100,0</u>	000		
12.18	(a) The appropriate (a) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	riations in this s	ection may or	nly			
12.19	be spent with t	he approval of	the governor	•			
12.20	after consultation	ion with the Le	gislative				
12.21	Advisory Com	mission pursua	nt to Minneso	ota			
12.22	Statutes, sectio	on 3.30.					
12.23	(b) If an approp	oriation in this s	ection for eith	ner			
12.24	year is insuffic	eient, the approp	priation for th	ne			
12.25	other year is av	vailable for it.					
12.26	(c) If a conting	gent account ap	propriation is	5			
12.27	made in one fi	scal year, it sho	ould be				
12.28	considered a b	iennial appropr	iation.				
12.29	Sec. 31. TOR	Γ CLAIMS			<u>\$</u>	<u>161,000</u>	<u>\$</u> <u>161,000</u>
12.30	These appropr	iations are to b	e spent by the	<u>e</u>			
12.31	commissioner	of managemen	t and budget				
12.32	according to M	linnesota Statu	tes, section				
12.33	3.736, subdivis	sion 7. If the ap	propriation f	<u>`or</u>			
12.34	either year is in	nsufficient, the	appropriation	<u>n</u>			
12.35	for the other ye	ear is available	for it.				

	SF2	REVISOR	SGS		211-S0002-2	2nd Engrossment
13.1 13.2	Sec. 32. <u>MINN</u> SYSTEM	NESOTA STATE	E RETIREMEN	<u>Γ</u>		
13.3	Subdivision 1.	Total Appropri	ation	<u>\$</u>	<u>14,886,000</u> §	14,878,000
13.4	The amounts the	hat may be spent	for each			
13.5	purpose are spe	ecified in the foll	owing			
13.6	subdivisions.					
13.7 13.8		oined Legislator I Officers Retire			<u>8,886,000</u>	<u>8,878,000</u>
13.9	Under Minnes	ota Statutes, secti	ions 3A.03,			
13.10	subdivision 2;	3A.04, subdivisi	ons 3 and 4;			
13.11	and 3A.115.					
13.12	If an appropria	tion in this section	on for either			
13.13	year is insuffic	ient, the appropr	iation for the			
13.14	other year is av	vailable for it.				
13.15	Subd. 3. Judge	es Retirement Pl	lan		6,000,000	6,000,000
13.16	For transfer to	the judges retire	ment fund			
13.17	under Minnesc	ota Statutes, section	on 490.123.			
13.18	This transfer co	ontinues each fis	cal year until			
13.19	the judges retire	ement plan reache	es 100 percent			
13.20	funding as dete	ermined by an ac	tuarial			
13.21	valuation prepa	ared according to	Minnesota			
13.22	Statutes, section	on 356.214.				
13.23 13.24	Sec. 33. <u>PUBL</u> ASSOCIATIO		S RETIREMEN	<u>Γ</u> <u></u>	<u>25,000,000 §</u>	25,000,000
13.25	<u>(a)</u> \$9,000,000	in each year is fo	or direct state			
13.26	aid to the publi	ic employees pol	ice and fire			
13.27	retirement plan	authorized unde	er Minnesota			
13.28	Statutes, section	on 353.65, subdiv	rision 3b.			
13.29	(b) State paym	ents from the ger	neral fund to			
13.30	the Public Emp	oloyees Retiremen	nt Association			
13.31	on behalf of th	e former MERF	division			
13.32	account are \$1	6,000,000 on Sep	otember 15,			
13.33	2021, and \$16,	,000,000 on Sept	ember 15,			
13.34	2022. These ar	nounts are estimation	ated to be			

	SF2	REVISOR	SGS		211-S0002-2	2nd Engrossment
14.1	needed under	Minnesota Statute	s, section			
14.2	<u>353.505.</u>					
14.3 14.4	Sec. 34. <u>TEA</u> ASSOCIATI	<u>CHERS RETIRE</u> <u>ON</u>	<u>EMENT</u>	<u>\$</u>	<u>29,831,000</u> §	<u>29,831,000</u>
14.5	The amounts	estimated to be need	eded are as			
14.6	follows:					
14.7	Special Direc	et State Aid. \$27,3	31,000 each			
14.8	year is for spe	ecial direct state aid	d authorized			
14.9	under Minnes	ota Statutes, sectio	on 354.436.			
14.10	<b>Special Direc</b>	et State Matching	Aid.			
14.11	<u>\$2,500,000 ea</u>	ch year is for speci	al direct state			
14.12	matching aid	authorized under N	<u> Ainnesota</u>			
14.13	Statutes, secti	on 354.435.				
14.14 14.15	Sec. 35. <u>ST. P.</u> <u>FUND</u>	AUL TEACHERS	RETIREMENT	<u>\$</u>	<u>14,827,000</u> §	<u>14,827,000</u>
14.16	The amounts	estimated to be need	eded for			
14.17	special direct	state aid to the firs	t class city			
14.18	teachers retire	ment fund association	on authorized			
14.19	under Minnes	ota Statutes, sectio	on 354A.12,			
14.20	subdivisions 3	3a and 3c.				
14.21	Sec. 36. <u>MIL</u>	ITARY AFFAIRS	<u> </u>			
14.22	Subdivision 1	. Total Appropria	ition	<u>\$</u>	<u>24,393,000</u> <u>\$</u>	24,589,000
14.23	The amounts	that may be spent	for each			
14.24	purpose are sp	pecified in the follo	owing			
14.25	subdivisions.					
14.26	Subd. 2. Main	ntenance of Train	ing Facilities		9,772,000	9,842,000
14.27	Subd. 3. Gen	eral Support			3,507,000	3,633,000
14.28	Subd. 4. Enlis	stment Incentives			11,114,000	11,114,000
14.29	The appropria	ations in this subdiv	vision are			
14.30	available unti	l June 30, 2025, ex	cept that any			
14.31	unspent amou	ints allocated to a p	orogram			
14.32	otherwise sup	ported by this appr	opriation are			
14.33	canceled to th	e general fund upo	on receipt of			

	SF2	REVISOR	SGS	2	211-S0002-2	2nd Engrossment
15.1	federal funds i	n the same amour	nt to support			
15.2	administration	of that program.				
15.3	If the amount	for fiscal year 202	2 is			
15.4	insufficient, th	e amount for 202.	3 is available			
15.5	in fiscal year 2	2022.				
15.6	Sec. 37. <u>VETI</u>	ERANS AFFAIR	<u>S</u>			
15.7	Subdivision 1.	Total Appropria	<u>ition</u>	<u>\$</u>	<u>89,530,000</u> §	<u>93,186,000</u>
15.8	The amounts the	hat may be spent	for each			
15.9	purpose are sp	ecified in the follo	owing			
15.10	subdivisions. 7	The base for this a	ppropriation			
15.11	in fiscal year 2	2024 and each year	r thereafter is			
15.12	<u>\$90,185,000.</u>					
15.13	Subd. 2. Veter	ans Programs ar	nd Services		27,073,000	22,153,000
15.14	(a) CORE Pro	ogram. \$750,000	each year is			
15.15	for the Counse	eling and Case Ma	nagement			
15.16	Outreach Refe	rral and Education	n (CORE)			
15.17	program.					
15.18	(b) Veterans S	Service Organiza	tions.			
15.19	\$353,000 each	year is for grants	to the			
15.20	following cong	gressionally charte	ered veterans			
15.21	service organiz	zations as designa	ted by the			
15.22	commissioner:	Disabled Americ	an Veterans,			
15.23	Military Order	of the Purple Hea	art, the			
15.24	American Leg	ion, Veterans of F	oreign Wars,			
15.25	Vietnam Vetera	ans of America, A	MVETS, and			
15.26	Paralyzed Vete	erans of America.	This funding			
15.27	must be alloca	ted in direct propo	ortion to the			
15.28	funding curren	ntly being provide	d by the			
15.29	commissioner	to these organizat	ions.			
15.30	(c) Minnesota	Assistance Cour	ncil for			
15.31	Veterans. \$75	0,000 each year is	s for a grant			
15.32	to the Minneso	ota Assistance Cou	uncil for			
15.33	Veterans to pro	ovide assistance th	nroughout			
15.34	Minnesota to v	veterans and their	families who			

SGS

16.1	are homeless or in danger of homelessness,
16.2	including assistance with the following:
16.3	(1) utilities;
16.4	(2) employment; and
16.5	(3) legal issues.
16.6	The assistance authorized under this paragraph
16.7	must be made only to veterans who have
16.8	resided in Minnesota for 30 days prior to
16.9	application for assistance and according to
16.10	other guidelines established by the
16.11	commissioner. In order to avoid duplication
16.12	of services, the commissioner must ensure that
16.13	this assistance is coordinated with all other
16.14	available programs for veterans.
16.15	(d) State's Veterans Cemeteries. \$6,172,000
16.16	the first year and \$1,672,000 the second year
16.17	are for the state's veterans cemeteries. Of these
16.18	amounts, \$4,500,000 the first year is to
16.19	construct and equip the new veterans cemetery
16.20	in Redwood Falls.
16.21	(e) Honor Guards. \$200,000 each year is for
16.22	compensation for honor guards at the funerals
16.23	of veterans under Minnesota Statutes, section
16.24	<u>197.231.</u>
16.25	(f) Minnesota GI Bill. \$200,000 each year is
16.26	for the costs of administering the Minnesota
16.27	GI Bill postsecondary educational benefits,
16.28	on-the-job training, and apprenticeship
16.29	program under Minnesota Statutes, section
16.30	<u>197.791.</u>
16.31	(g) Gold Star Program. \$100,000 each year
16.32	is for administering the Gold Star Program for

	SF2 REVISOR SGS
17.1	surviving family members of deceased
17.2	veterans.
17.3	(h) County Veterans Service Office.
17.4	\$1,100,000 each year is for funding the
17.5	County Veterans Service Office grant program
17.6	under Minnesota Statutes, section 197.608.
17.7	(i) Veteran Homelessness Initiative.
17.8	\$3,165,000 each year is for an initiative to
17.9	prevent and end veteran homelessness. The
17.10	commissioner of veterans affairs may provide
17.11	housing vouchers and other services to
17.12	alleviate homelessness among veterans and
17.13	former service members in Minnesota. The
17.14	commissioner may contract for program
17.15	administration and may establish a vacancy
17.16	reserve fund. The base for this appropriation
17.17	in fiscal year 2024 and each year thereafter is
17.18	<u>\$1,311,000.</u>
17.19	(j) Camp Bliss. \$75,000 each year is for a
17.20	grant to Independent Lifestyles, Inc. for
17.21	expenses related to retreats for veterans at
17.22	Camp Bliss in Walker, Minnesota, including
17.23	therapy, transportation, and activities
17.24	customized for veterans.
17.25	(k) Veterans On The Lake. \$50,000 in the
17.26	first year is for a grant to Veterans on the Lake
17.27	for expenses related to retreats for veterans,
17.28	including therapy, transportation, and activities
17.29	customized for veterans.
17.30	(1) Veterans Resilience Project. \$400,000
17.31	each year is for a grant to the veterans
17.32	resilience project. Grant funds must be used
17.33	to make eye movement desensitization and
17.34	reprocessing therapy available to veterans and

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2nd Engrossment

10.1	aument military convice membras who are
18.1	current military service members who are
18.2	suffering from posttraumatic stress disorder
18.3	and trauma. The base for this appropriation in
18.4	fiscal year 2024 and each year thereafter is
18.5	<u>\$200,000.</u>
18.6	The veterans resilience project must report to
18.7	the commissioner of veterans affairs and the
18.8	chairs and ranking minority members of the
18.9	legislative committees with jurisdiction over
18.10	veterans affairs policy and finance by January
18.11	15 of each year on the program. The report
18.12	must include an overview of the program's
18.13	budget, a detailed explanation of program
18.14	expenditures, the number of veterans and
18.15	service members served by the program, and
18.16	a list and explanation of the services provided
18.17	to program participants.
18.18	(m) 9/11 Task Force. \$500,000 the first year
18.19	is for the Advisory Task Force on 9/11 and
18.20	Global War on Terrorism Remembrance. The
18.21	task force must collect, memorialize, and
18.22	publish stories of Minnesotans' service in the
18.23	Global War on Terrorism and impacts on their
18.24	dependents. The task force must host a
18.25	remembrance program in September 2021.
18.26	This is a onetime appropriation.
18.27	Subd. 3. Veterans Health Care
18.28	The base for this appropriation in fiscal year
18.29	2024 and each year thereafter is \$70,086,000.
	<b>_</b>
18.30	(a) \$61,457,000 the first year and \$70,383,000
18.30 18.31	
	(a) \$61,457,000 the first year and \$70,383,000
18.31	(a) \$61,457,000 the first year and \$70,383,000 the second year may be transferred to a
18.31 18.32	(a) \$61,457,000 the first year and \$70,383,000 the second year may be transferred to a veterans homes special revenue account in the

62,457,000

71,033,000

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19.1	Minnesota Statutes, section 198.34, and are
19.2	appropriated to the commissioner of veterans
19.3	affairs for the operation of veterans homes
19.4	facilities and programs. The base for this
19.5	transfer in fiscal year 2024 and each year
19.6	thereafter is \$69,536,000.
19.7	Of the amounts transferred under this
19.8	paragraph, \$337,000 the first year and
19.9	\$8,347,000 the second year are for the
19.10	operation of the new veterans homes in
19.11	Bemidji, Montevideo, and Preston.
19.12	The department shall seek opportunities to
19.13	maximize federal reimbursements of
19.14	Medicare-eligible expenses and provide annual
19.15	reports to the commissioner of management
19.16	and budget on the federal Medicare
19.17	reimbursements received. Contingent upon
19.18	future federal Medicare receipts, reductions
19.19	to the homes' general fund appropriation may
19.20	be made.
19.21	(b) \$1,000,000 the first year and \$650,000 the
19.22	second year are to address the problem of
19.23	death by suicide among veterans in Minnesota.
19.24	The commissioner of veterans affairs may use
19.25	funds for personnel, training, research,
19.26	marketing, and professional or technical
19.27	contracts. The base for this appropriation in
19.28	fiscal year 2024 and each year thereafter is
19.29	<u>\$550,000.</u>
10.20	Sec. 38. CANCELLATIONS: FISCAL VI

# 19.30 Sec. 38. CANCELLATIONS; FISCAL YEAR 2021.

## 19.31 (a) \$379,000 of the fiscal year 2021 general fund appropriation under Laws 2019, First

19.32 Special Session chapter 10, article 1, section 10, is canceled.

	SF2	REVISOR	SGS	211-S0002-2	2nd Engrossment	
20.1	(b) \$30	00,000 of the fiscal yea	r 2021 general	fund appropriation unde	er Laws 2019, First	
20.2	Special Session chapter 10, article 1, section 11, subdivision 1, is canceled. This amount is					
20.3	from the f	fiscal year 2021 approp	riation for gove	ernment and citizen serv	vices.	
20.4	<u>(c)</u> \$1,	367,000 of the fiscal ye	ar 2021 genera	l fund appropriation und	er Laws 2019, First	
20.5	Special Se	ession chapter 10, articl	le 1, section 13	, is canceled.		
20.6	<u>(d) \$8,</u>	,274,000 of the fiscal ye	ar 2021 genera	l fund appropriation und	er Laws 2019, First	
20.7	Special Se	ession chapter 10, articl	e 1, section 14,	subdivision 1, is cancel	ed. Of this amount,	
20.8	\$7,305,00	0 is from the fiscal yea	r 2021 appropr	iation for tax system ma	anagement and	
20.9	\$969,000	is from the fiscal year?	2021 appropria	tion for debt collection	management.	
20.10	<u>(e) \$86</u>	5,000 of the fiscal year 2	2021 general fu	nd appropriation for mo	ving and relocation	
20.11	expenses u	under Laws 2019, First S	Special Session	chapter 10, article 1, sec	tion 24, subdivision	
20.12	2, as amer	nded by Laws 2020, ch	apter 104, artic	le 2, section 4, is cancel	ed.	
20.13	EFFE	CTIVE DATE. This se	ection is effecti	ve the day following fir	nal enactment.	
20.14	Sec. 39.	CANCELLATIONS;	ITA ACCOU	NT.		
20.15	<u>(a)</u> \$1'	79,000 from the inform	ation and telec	ommunications technol	ogy systems and	
20.16	services a	ccount established und	er Minnesota S	tatutes, section 16E.21,	is canceled to the	
20.17	general fu	ind.				
20.18	<u>(b)</u> \$14	4,000 from the informa	tion and teleco	mmunications technolog	gy systems and	
20.19	services a	ccount established und	er Minnesota S	tatutes, section 16E.21,	is canceled to the	
20.20	workers' c	compensation fund.				
20.21	<u>(c)</u> \$5,	000 from the informatio	n and telecomm	nunications technology s	ystems and services	
20.22	account es	stablished under Minne	esota Statutes, s	ection 16E.21, is cancel	led to the state	
20.23	governme	ent special revenue fund	<u>1.</u>			
20.24	EFFE	CTIVE DATE. This se	ection is effecti	ve the day following fir	nal enactment.	
20.25	Sec. 40.	CANCELLATION; I	DATA SECUR	ITY ACCOUNT.		
20.26	<u>On Jul</u>	y 1, 2023, \$1,200,000 f	rom the data se	curity account establishe	ed under Minnesota	

20.27 <u>Statutes, section 3.9741, subdivision 5, is canceled to the general fund.</u>

	SF2	REVISOR	SGS	211-S0002-2	2nd Engrossment
21.1	Sec. 41. <u>HE</u>	LP AMERICA V	OTE ACT ACC	COUNT; LOCAL GO	DVERNMENT
21.2	GRANTS.				
21.3	\$3,000,000	) of the total amoun	t appropriated to	the secretary of state	by Laws 2019, First
21.4	Special Sessio	on chapter 10, article	e 1, section 40, a	nd Laws 2020, chapter	r 77, section 3, must
21.5	be distributed	as grants to politication	al subdivisions f	for activities authorize	d by those laws.
21.6	Sec. 42. Lav	vs 2019, First Speci	ial Session chap	ter 10, article 1, sectio	n 40, is amended to
21.7	read:				
21.8	Sec. 40. HE	LP AMERICA V(	OTE ACT TRA	ANSFERS AND APP	ROPRIATIONS:
21.9		Y OF STATE.			,
21.10	(a) \$6,595	,610 is appropriated	d in fiscal year 2	019 from the HAVA a	account established
21.11	in Minnesota	Statutes, section 5.3	30, to the secreta	ary of state for the pur	poses of improving
21.12	the administra	tion and security of	f elections as au	thorized by federal law	w. Use of the
21.13	appropriation	is limited to the fol	lowing activitie	s:	
21.14	(1) modern	nizing, securing, an	d updating the s	tatewide voter registra	tion system and for
21.15	cybersecurity	upgrades as author	ized by federal l	aw;	
21.16	(2) improv	ving accessibility;			
21.17	(3) prepari	ng training materia	ls and training l	ocal election officials;	and
21.18	(4) implem	nenting security imp	provements for	election systems.	
21.19	(b) Any an	nount earned in inte	erest on the amo	unt appropriated unde	er paragraph (a) is
21.20	appropriated f	rom the HAVA acc	ount to the secre	etary of state for purpo	oses of improving
21.21	the administra	tion and security of	f elections as au	thorized by federal law	W.
21.22	(c) The ap	propriations under	paragraphs (a) a	nd (b) are onetime and	d available until
21.23	March 23, <del>202</del>	<u>23 2027</u> .			
21.24	(d) \$167,0	00 expended by the	e secretary of sta	te in fiscal years 2018	and 2019 for
21.25	increasing sec	ure access to the st	atewide voter re	gistration system is de	emed:
21.26	(1) to be m	noney used for carry	ying out the pur	poses authorized unde	r the Omnibus
21.27	Appropriation	as Act of 2018, Publ	ic Law 115-1410	), and the Help Americ	ea Vote Act of 2002,
21.28	Public Law 10	07-252, section 101	; and		
21.29	(2) to be c	redited toward any	match required	by those laws.	

	SF2	REVISOR	SGS	211-S0002-2	2nd Engrossment
22.1	Sec. 43. Law	s 2020, chapter 77, see	ction 3, subdivis	ion 6, is amended to	o read:
22.2	Subd. 6. Av	ailability of appropr	<b>iations.</b> The app	propriations provide	d in this section
22.3	are onetime an	d available until Dece	mber 21, <del>2024_2</del>	<u>028</u> .	
22.4			ARTICLE 2		
22.4		STATE COV	VERNMENT O	PFRATIONS	
22.3		STATE GOV			
22.6	Section 1. [3.	.888] LEGISLATIVE	E COMMISSIO	N ON CYBERSEC	<u>CURITY.</u>
22.7	Subdivisior	n 1. <b>Membership.</b> The	e Legislative Cor	nmission on Cybers	security consists
22.8	of the followin	g eight members:			
22.9	(1) four sen	nators, including two s	enators appointe	d by the senate maj	ority leader and
22.10	two senators ap	ppointed by the senate	minority leader;	, and	
22.11	(2) four me	mbers of the house of	representatives,	including two mem	bers appointed by
22.12	the speaker of	the house and two me	mbers appointed	by the minority lea	der of the house.
22.13	<u>Subd. 2.</u> Te	e <b>rms; vacancies.</b> Merr	bers of the com	mission serve for a t	two-year term
22.14	beginning on a	ppointment and expiri	ng on appointme	ent of a successor af	ter the opening of
22.15	the next regula	r session of the legisla	ature in the odd-r	umbered year. A va	acancy in the
22.16	membership of	f the commission must	t be filled for the	unexpired term in a	a manner that will
22.17	preserve the re	presentation establishe	ed by this sectior	<u>1.</u>	
22.18	<u>Subd. 3.</u> Du	uties. The commission	shall provide ov	versight of the state'	s cybersecurity
22.19	measures. The	commission shall revi	iew the policies a	and practices of stat	e agencies with
22.20	regard to cyber	rsecurity and may reco	mmend changes	in policy to adequa	ately protect the
22.21	state from cybe	ersecurity threats. The	commission may	y develop recommen	ndations and draft
22.22	legislation to s	upport and strengthen	the state's cybers	security infrastructu	ire.
22.23	<u>Subd. 4.</u> Cl	hair. The commission	shall elect a chai	ir by a majority vote	e of members
22.24	present. If the	commission is unable	to elect a chair b	y a majority vote at	its first meeting
22.25	of a biennium,	the ranking member of	of the majority pa	arty shall serve as cl	hair. The officers
22.26	shall alternate b	between a member of th	ne senate and a m	ember of the house	of representatives.
22.27	A chair shall se	erve a two-year term e	xpiring upon ele	ction of a new chair	after the opening
22.28	of the next reg	ular session of the legi	islature in the od	d-numbered year.	
22.29	<u>Subd. 5.</u> M	eetings. The commiss	ion must meet at	least three times pe	er calendar year.
22.30	The meetings of	of the commission are	subject to section	n 3.055, except that	the commission
22.31	may close a me	eeting when necessary	to safeguard the	state's cybersecurit	ty. The minutes,
22.32	recordings, and	l documents from a clo	sed meeting und	er this subdivision sl	nall be maintained

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23.1	by the Legisla	tive Coordinating	Commission an	d shall not be made ava	ilable to the public	
23.2	until eight yea	rs after the date of	the meeting.			
23.3	<u>Subd. 6.</u> A	<b>dministration.</b> Th	e Legislative C	oordinating Commissio	n shall provide	
23.4	administrative	services for the co	ommission.			
23.5	<u>Subd. 7.</u>	xpiration. The con	nmission expire	es December 31, 2028.		
23.6	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.					
23.7	Sec. 2. [10.5	51] INDIA DAY.				
23.8	(a) August	15 of each year is	designated Ind	ia Day to commemorate	and celebrate the	
23.9	diverse culture	e, heritage, traditio	ns, and contribu	utions of Minnesotans o	f Indian ancestry.	
23.10	(b) The div	verse culture, tradit	ions, and values	s of this community have	e contributed to the	
23.11	vitality of Min	nnesota. Each year,	the governor sl	hall issue a proclamation	n honoring the	
23.12	observance of	India Day and sha	ll encourage M	innesotans to take the o	pportunity to learn	
23.13	about and appr	reciate the commu	nity and its con	tributions.		
23.14	Sec. 3. Minn	esota Statutes 202	0, section 14.38	39, subdivision 5, is ame	ended to read:	
23.15	Subd. 5. <b>O</b>	ption. A law autho	orizing or requi	ring rules to be adopted	under this section	
23.16	may refer spec	cifically to this sub	division. If the	law contains a specific	reference to this	
23.17	subdivision, as	s opposed to a gene	eral reference to	o this section:		
23.18	(1) the noti	ice required in sub	division 2 must	include a statement that	t a public hearing	
23.19	will be held if	100_50 or more pe	ople request a h	nearing. The request mus	st be in the manner	
23.20	specified in se	ction 14.25; and				
23.21	(2) if <del>100 5</del>	50 or more people	submit a writter	n request for a public he	aring, the agency	
23.22	may adopt the	rule only after con	plying with all	of the requirements of c	chapter 14 for rules	
23.23	adopted after a	a public hearing.				
23.24	<b>EFFECTI</b>	<b>VE DATE.</b> This se	ction is effective	e July 1, 2021, and applie	es to rules proposed	
23.25	on or after that	t date.				
23.26	Sec. 4. Minn	esota Statutes 202	0. section 16A.	06, is amended by addir	ng a subdivision to	
23.27	read:					
23.27						
23.28				nds. The commissioner		
23.29				equired by the Single A		
23.30	Public Law 98	8-502; the Single A	udit Act Amen	dments of 1996, Public	Law 104-156; and	
	Article 2 Sec. 4.		23			

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24.1	Code of Fede	eral Regulations, title	2. part 200. U	niform Administrative	Requirements. Cost
24.2				Awards (Uniform Guid	
24.3		•		luring the subsequent f	· · · · · ·
24.4		agencies shall be de		× •	
	· · · ·				
24.5	Sec. 5. [16]	A.401] VIRTUAL P	AYMENTS A	UTHORIZED.	
24.6	Subdivisi	on 1. <mark>Virtual paym</mark> e	ents. The com	missioner may establish	n a program to issue
24.7	virtual paym	ents from the state tr	easury. Any re	bate to the state genera	ted by the program
24.8	must be depo	sited in the general f	fund unless ret	ained under subdivision	<u>n 3.</u>
24.9	<u>Subd. 2.</u> 1	Rebates. Notwithsta	nding subdivis	ion 1, rebates attributal	ole to expenditures
24.10	in funds esta	blished in the state co	onstitution or p	protected by federal lav	w must be returned
24.11	to the accourt	nt from which the exp	penditure origi	nated.	
24.12	<u>Subd. 3.</u>	Rebates retained. T	he commissior	er may retain a portion	of rebates for the
24.13	administratio	n of this section. Mo	oney retained u	under this subdivision n	nust be deposited in
24.14	an account in	the special revenue	fund and is ap	propriated to the comm	nissioner for the
24.15	purposes of t	his section.			
24.16	Sec. 6 Mir	nasota Statutas 2020	section 16R	24, is amended by addi	ng a subdivision to
24.10	read:	mesota Statutes 2020	, section 10D.	24, is amended by add	
24.17					
24.18				ommissioner shall requi	
24.19				mplex used to charge a	
24.20				sioner shall set the elec	
24.21		•	-	e vehicle and for the ad	ministrative costs
24.22	associated w	ith providing electric	charging stati	ons.	
24.23	Sec. 7. [43]	A.2311 PROCUREN	MENT OF A 1	PHARMACY BENEF	TT MANAGER
24.24		ATFORM TECHNO			
24.25	Subdivisi	on 1. Definitions. (a)	) For the purpo	ses of this section, the fo	ollowing terms have
24.26	the meanings	given.			
24.27	<u>(b)</u> "Mark	tet check" means a te	echnology-driv	ven evaluation of prescr	ription drug pricing
24.28	based on ben	chmarks derived from	n reverse auction	on processes conducted	in the United States
24.29	over the imm	nediately preceding 1	2 months.		
24.30	<u>(c) "Pharr</u>	macy benefit manage	ement services	" means:	

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25.1	(1) the	procurement of prescri	ption drugs at	a negotiated rate for dis	pensation within
25.2	the State I	Employees Group Insur	ance Program	(SEGIP) to enrollees;	
25.3	(2) the	administration and ma	nagement of th	e prescription drug bene	efit under SEGIP;
25.4	and				
25.5	<u>(3)</u> any	v services defined in sec	ction 62W.02, s	subdivisions 8, 12, and 1	5, paragraph (a).
25.6	(d) "Pł	narmacy benefit manage	er" has the mea	ning given in section 62	2W.02, subdivision
25.7	15, paragr	raph (a).			
25.8	<u>(e) "Pr</u>	ice" means the projected	l cost of a bid fo	or providing pharmacy b	enefit management
25.9	services o	ver the duration of the	contract.		
25.10	<u>(f)</u> "Re	everse auction" means a	n automated b	idding process conducte	d online that starts
25.11	with an op	ening price and allows	qualified bidde	rs to counteroffer a lowe	r price for multiple
25.12	rounds of	bidding.			
25.13	<u>(g)</u> "SE	EGIP" means the State E	mployees Grou	p Insurance Program und	ler sections 43A.22
25.14	to 43A.31	<u>-</u>			
25.15	Subd.	2. Purpose. The purpos	se of this section	on is to optimize prescrip	otion drug savings
25.16	in SEGIP	through:			
25.17	<u>(1) cor</u>	ntracting with a pharma	cy benefit man	ager to manage and adn	ninister the
25.18	prescriptio	on drug benefit for SEG	HP;		
25.19	(2) the	adoption of a reverse a	uction process	for the selection of a ph	narmacy benefit
25.20	manager;				
25.21	<u>(3) pro</u>	oviding a process for the	e electronic rev	view and validation of pl	harmacy benefit
25.22	manager c	elaims invoices for the p	ourpose of reco	onciling pharmacy bills;	
25.23	<u>(4) ma</u>	rket checks of the pharm	macy benefit m	nanager's prescription dr	ug pricing; and
25.24	<u>(5) lim</u>	iting independent phar	macies from ur	nsustainable reimbursem	ent practices.
25.25	Subd.	3. Procurement of a p	harmacy bene	e <b>fit manager.</b> (a) Notwit	hstanding any law
25.26	to the con	trary, the commissioner	of manageme	nt and budget shall proc	ure a contract for
25.27	the service	es of a pharmacy benefi	t manager to a	dminister the prescription	on drug benefit and
25.28	pharmacy	benefit management se	ervices, effectiv	ve January 1, 2023.	
25.29	<u>(b)</u> For	the contract effective J	anuary 1, 2023	s, the commissioner shal	l conduct a reverse
25.30	auction as	described in this section	n to select the p	harmacy benefit manage	er and use a reverse

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26.1	auction for pro	curement of subse	quent pharmac	y benefit manager contra	acts as provided in
26.2	subdivision 5,			<u> </u>	<b>i</b>
26.3	(c) In consu	ultation with the te	chnology platf	form vendor selected und	ler subdivision 4,
26.4	the commission	ner shall specify th	e terms of a pa	rticipant bidding agreem	ent that all bidders
26.5	must accept as	a prerequisite for	participation ir	the reverse auction pro-	cess, including:
26.6	<u>(1) common (1) common</u>	n definitions;			
26.7	(2) prescrip	tion drug classific	ations;		
26.8	(3) retail pr	icing rules, includ	ing maximum	allowable cost price lists	and dispensing
26.9	fees; and				
26.10	(4) any other	er contract terms t	he commission	er deems necessary to fu	urther the purpose
26.11	of this section	as specified under	subdivision 2.		
26.12	(d) A pharn	nacy benefit mana	ger who submit	ts a bid under this subdiv	ision must provide
26.13	the commission	ner access to comp	lete pharmacy	claims data necessary for	the commissioner
26.14	to conduct the	reverse auction an	d to carry out a	administrative and mana	gement duties.
26.15	(e) The terr	ns of a contract en	tered into unde	er this subdivision shall r	not be modified by
26.16	the pharmacy b	enefit manager ex	ccept with the a	approval of the commissi	ioner.
26.17	(f) The com	missioner may str	ructure the cont	tract awarded under this	subdivision to pay
26.18	the cost of the	technology platfor	rm and the asso	ociated professional serve	ices contracted for
26.19	under this subd	ivision by assessin	ig a fee per pres	cription to be paid direct	ly by the pharmacy
26.20	benefit manage	er to the technolog	y platform ven	dor.	
26.21	(g) The con	nmissioner must pe	erform annual n	narket checks on pharma	cy benefit manager
26.22	services perfor	med by the pharm	acy benefit ma	nager during the term of	the contract. A
26.23	market check p	performed under the	nis paragraph n	nay include an evaluation	n of the effect of
26.24	alternative drug	g pricing metrics,	such as the nat	ional average drug acqui	sition cost and
26.25	average whole	sale price, on the c	cost of prescrip	tion drugs and savings to	o the state.
26.26	(h) The con	nmissioner shall m	nake regular, pe	eriodic payment of invoid	ces within the time
26.27	periods specifi	ed in the contract	based on the au	ntomated adjudication of	invoiced claims
26.28	using the techr	ology platform to	validate that c	laims payments comply	with the terms of
26.29	the contract.				
26.30	(i) The join	t labor-manageme	ent committee o	on health plans shall assis	st in the process
26.31	through which	the commissioner	conducts the re	everse auction, evaluatio	n, and comparison
26.32	of the competin	ng pharmacy bene	fit manager bic	ls for award of the contra	act.

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27.1	Subd. 4. Technology platform. (a) At least three months before the reverse auction
27.2	process is scheduled to be completed, the commissioner shall procure through a competitive
27.3	bidding process a contract with a professional services vendor for a technology platform
27.4	and any associated professional services necessary to operate the platform to:
27.5	(1) evaluate the qualifications of prospective pharmacy benefit manager bidders for the
27.6	pharmacy benefit manager procurement;
27.7	(2) automatically adjudicate prescription drug claims; and
27.8	(3) collect data on pharmacy reimbursement.
27.9	(b) The platform procured under paragraph (a) must have the following capabilities to
27.10	ensure optimal performance of the reverse auction and security of data:
27.11	(1) host and conduct an online automated reverse auction:
27.12	(i) using a software application and high-performance data infrastructure to intake,
27.13	cleanse, and normalize pharmacy benefit manager data; and
27.14	(ii) with development methods and information security standards that have been validated
27.15	by receiving Service Organization Control 2 (SOC 2) and National Institute of Standards
27.16	and Technology certification;
27.17	(2) automate repricing of diverse and complex pharmacy benefit manager prescription
27.18	drug pricing proposals to enable direct comparisons of the price of bids using all annual
27.19	claims data available for the program using code-based classification or prescription drugs
27.20	from nationally accepted drug sources;
27.21	(3) simultaneously evaluate, within six hours, diverse and complex multiple proposals
27.22	from full-service pharmacy benefit managers that shall include at least guaranteed net cost,
27.23	Average Wholesale Price and National Average Drug Acquisition Cost (NADAC) pricing
27.24	models, as well as proposals from pharmacy benefit administrators and specialty drug and
27.25	rebate carve-out services providers;
27.26	(4) produce an automated report and analysis of bids, including ranking of bids on the
27.27	comparative costs and qualitative aspects of the costs within six hours after the close of
27.28	each round of reverse auction bidding; and
27.29	(5) after the close of the reverse auction process, perform an electronic, line-by-line,
27.30	claim-by-claim review of all invoiced pharmacy benefit manager claims within six hours
27.31	of receipt that allows for an online comparison of pharmacy benefit manager invoices and

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28.1	identifies all de	eviations from the	e specific terms o	f the services contract	resulting from the
28.2	reverse auction	<u>.</u>			
28.3	(c) The com	missioner may r	equire additional	capabilities or more ri	gorous standards
28.4		ified in paragrap		•	<u> </u>
28.5	(d) The com	missioner shall 1	not award the pla	tform technology vend	lor contract under
28.6	this subdivision		iot utvara tilo pia		
			~~~~		
28.7	(1) a pharm	acy benefit mana	iger;		
28.8	<u>(2) a subsid</u>	iary or affiliate o	f a pharmacy ber	nefit manager; or	
28.9	(3) a vendor	r who is managed	l by a pharmacy	benefit manager or wh	o receives, directly
28.10	or indirectly, re	muneration from	a pharmacy ben	efit manager for aggre	gating clients into
28.11	a contractual re	elationship with a	pharmacy benef	it manager.	
28.12	(e) The vene	dor who is award	ed the contract un	nder this subdivision m	ust not subcontract
28.13	any part of the	reverse auction p	rocess or the rev	iew described under pa	ragraph (b), clause
28.14	<u>(5).</u>				
28.15	Subd. 5. Re	port; savings de	etermination; pr	ocess for selecting su	ccessor pharmacy
28.16		-		gement and budget, wi	
28.17	an actuarial cor	nsultant, shall con	mpare the follow	ing: (1) actual, electror	nically adjudicated
28.18	prescription dru	ug costs under the	e first two years	of the contract that beg	ins on January 1,
28.19	2023, with a ph	narmacy benefit r	nanager that was	selected by the reverse	e auction; and (2) a
28.20	projection of w	hat prescription of	lrug costs would	have been for those sam	ne two years under
28.21	the pharmacy b	enefit manager c	ontract in effect	from 2018 to 2022, wit	th appropriate
28.22	adjustment for	any adopted forn	nulary or benefic	iary utilization change	s. The projection
28.23	must use indust	try-recognized da	ata sources. The c	commissioner of manag	gement and budget
28.24	shall report the	results of the con	mparison to the l	egislative auditor and t	o the chairs and
28.25	ranking minori	ty members of th	e committees in	the senate and house of	f representatives
28.26	with jurisdictio	n over state gove	ernment finance a	nd policy by March 1,	2025.
28.27	(b) The com	missioner of ma	nagement and bu	dget must require the a	actuarial consultant
28.28	to take appropr	iate measures to	ensure that the co	onsultant's work is not	compromised by a
28.29	conflict of inter	rest.			
28.30	(c) By Apri	<u>1 1, 2025, the leg</u>	islative auditor sl	nall provide a report to	the commissioner
28.31	ofmanagement	and budget and to	the chairs and ra	nking minority member	rs of the committees
28.32	in the senate an	d house of repres	sentatives with ju	risdiction over state g	overnment finance

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29.1	and policy. The legislative auditor's report must make a determination as to whether the
29.2	commissioner's report accurately performs the comparison required under paragraph (a).
29.3	(d) The technology platform vendor shall provide to the commissioner of management
29.4	and budget and to the legislative auditor the electronically adjudicated prescription drug
29.5	data and any other support or assistance required by the commissioner of management and
29.6	budget to prepare a report and for the legislative auditor to validate the accuracy of the
29.7	commissioner's results of the comparison, by deadlines established by the commissioner of
29.8	management and budget and the legislative auditor. Individual-identifying data received
29.9	from the technology platform vendor is private data on individuals, as defined by section
29.10	13.02, subdivision 12.
29.11	(e) If the commissioner of management and budget determines that savings on
29.12	prescription drug costs were not achieved, based on the comparison required under paragraph
29.13	(a), with appropriate adjustment for any adopted formulary or beneficiary utilization changes,
29.14	the commissioner may forego the use of a reverse auction for procurement of a successor
29.15	pharmacy benefit manager contract. If the commissioner of management and budget
29.16	determines that savings have been achieved, the commissioner must select the successor
29.17	pharmacy benefit manager contract using the reverse auction process described in this
29.18	section. If the commissioner's comparison in paragraph (a) finds that savings are not achieved,
29.19	the commissioner's report under paragraph (a) must include the commissioner's findings
29.20	that support a determination that savings were not achieved, analysis of the factors that
29.21	caused a failure to achieve savings, and recommendations for how savings could be achieved
29.22	in the next contract with a pharmacy benefit manager.
29.23	Subd. 6. Data protections. The commissioner of management and budget may only
29.24	enter into an agreement with a technology platform vendor if the agreement provides privacy
29.25	protections for data collected and maintained by the technology platform vendor, including:
29.26	(1) procedures for the prevention of unauthorized access or use;
29.27	(2) a prohibition on the sale of data collected and maintained as provided in the
29.28	agreement; and
29.29	(3) a prohibition on dissemination of data unless authorized by state or federal law or
29.30	the agreement.

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30.1

#### Sec. 8. Minnesota Statutes 2020, section 138.38, is amended to read:

#### 30.2 **138.38 REPORTS OF STATE ARCHAEOLOGIST.**

The state archaeologist shall consult with and keep the Indian Affairs Council and, the 30.3 director of the historical society, and the State Historic Preservation Office informed as to 30.4 significant field archaeology, projected or in progress, and as to significant discoveries 30.5 made. Annually, and also upon leaving office, the state archaeologist shall file with the 30.6 commissioner a full report of the office's activities including a summary of the activities of 30.7 licensees, from the date of the last full report of the state archaeologist. Copies of the report 30.8 must be sent upon completion to the Minnesota Historical Society and, the Indian Affairs 30.9 Council, and the State Historic Preservation Office, and made available to other interested 30.10 parties. 30.11

30.12 Sec. 9. Minnesota Statutes 2020, section 155A.23, subdivision 16, is amended to read:

30.13 Subd. 16. School manager. A "school manager" is a cosmetologist who is a salon
30.14 manager and who has a school manager license. A school manager must maintain an active
30.15 salon manager's license.

30.16 Sec. 10. Minnesota Statutes 2020, section 240.01, subdivision 18, is amended to read:

30.17 Subd. 18. Racing meeting. "Racing meeting" is a series of days in which racing days
30.18 are not separated by more than five nonracing days <u>unless approved in advance by the</u>
30.19 <u>commission</u>.

30.20 Sec. 11. Minnesota Statutes 2020, section 240.06, subdivision 7, is amended to read:

30.21 Subd. 7. License suspension and revocation. The commission:

30.22 (1) may revoke a class A license for (i) a violation of law, order, or rule which in the
30.23 commission's opinion adversely affects the integrity of horse racing in Minnesota, or for
30.24 an intentional false statement made in a license application, or (ii) a willful failure to pay
30.25 any money required to be paid by Laws 1983, chapter 214;

30.26 (2) may revoke a class A license for failure to perform material covenants or
 30.27 representations made in a license application; and

30.28 (3) shall revoke a class A license if live racing has not been conducted on at least 50
30.29 racing days assigned by the commission during any period of 12 consecutive months, unless
30.30 the commission authorizes a shorter period because of circumstances beyond the licensee's
30.31 control <u>pursuant to section 240.30</u>, subdivision 5.

The commission may suspend a class A license for up to one year for a violation of law, order, or rule which in the commission's opinion adversely affects the integrity of horse racing in Minnesota, and may suspend a class A license indefinitely if it determines that the licensee has as an officer, director, shareholder, or other person with a direct, indirect, or beneficial interest a person who is in the commission's opinion inimical to the integrity of horse racing in Minnesota or who cannot be certified under subdivision 1, clause (4).

A license revocation or suspension under this subdivision is a contested case under
sections 14.57 to 14.69 of the Administrative Procedure Act, and is in addition to criminal
penalties imposed for a violation of law or rule.

31.10 Sec. 12. Minnesota Statutes 2020, section 240.11, is amended to read:

#### 31.11 **240.11 LICENSES NONTRANSFERABLE.**

31.12 (a) Except as provided in paragraph (b), a license issued under this chapter may not be
31.13 transferred.

# 31.14 (b) A class A, class B, class C, or class D license to provide advance deposit wagering 31.15 may be transferred with prior approval by the commission.

31.16 Sec. 13. Minnesota Statutes 2020, section 240.131, subdivision 7, is amended to read:

Subd. 7. Payments to state. (a) A regulatory fee is imposed at the rate of two percent 31.17 of all amounts wagered by Minnesota residents with an authorized advance deposit wagering 31.18 provider. The fee shall be declared on a form prescribed by the commission. The ADW 31.19 provider must pay the fee to the commission no more than 15 days after the end of the month 31.20 in which the wager was made. Fees collected under this paragraph must be deposited in the 31.21 state treasury and credited to a racing and card-playing regulation account in the special 31.22 revenue fund and are appropriated to the commission to offset the costs incurred by the 31.23 commission as described in section 240.30, subdivision 9, or the costs associated with 31.24 regulating horse racing and pari-mutuel wagering in Minnesota. 31.25

(b) A breeders fund fee is imposed in the amount of one-quarter of one percent of all
amounts wagered by Minnesota residents with an authorized advance deposit wagering
provider. The fee shall be declared on a form prescribed by the commission. The ADW
provider must pay the fee to the commission no more than 15 days after the end of the month
in which the wager was made. Fees collected under this paragraph must be deposited in the
state treasury and credited to a racing and card-playing regulation account in the special

32.1 revenue fund and are appropriated to the commission to offset the cost of administering the32.2 breeders fund and promote horse breeding in Minnesota.

32.3 Sec. 14. Minnesota Statutes 2020, section 240.24, subdivision 2a, is amended to read:

Subd. 2a. Reimbursement. Increased expenses related to the use of upgraded drug
testing technologies and procedures are deemed to be necessary costs within the meaning
of section 240.155 and the commission shall may be reimbursed for these expenses from
receipts from card playing activities regulated by the commission.

32.8 Sec. 15. Minnesota Statutes 2020, section 240.24, subdivision 3, is amended to read:

32.9 Subd. 3. Fees. The commission shall establish by rule a fee or schedule of fees that may 32.10 <u>be used</u> to recover the costs of medical testing of horses running at racetracks licensed by 32.11 the commission. Fees charged for the testing of horses shall cover the cost of the medical 32.12 testing laboratory. Fee receipts shall be deposited in the state treasury and credited to the 32.13 racing reimbursement account.

32.14 Sec. 16. Minnesota Statutes 2020, section 240.30, subdivision 5, is amended to read:

Subd. 5. Limitation. (a) The commission shall not authorize a licensee to operate a card club if the licensee has not conducted at least 50 days of live racing at a class A facility within the past 12 months or during the preceding calendar year unless the commission authorizes a shorter period because of as a result of an epidemic, natural disaster, flood, war, or other circumstances beyond the licensee's control that made conducting 50 days of live racing untenable for either public or equine health, welfare, or safety.

32.21 (b) Any authorization by the commission for a shorter period under paragraph (a), must
 32.22 be approved in writing by the horsepersons' organization representing the majority of
 32.23 horsepersons racing the breed racing the majority of races at the licensee's class A facility
 32.24 during the preceding 12 months.

32.25 Sec. 17. Minnesota Statutes 2020, section 270C.21, is amended to read:

32.26 **270C.21 TAXPAYER ASSISTANCE GRANTS.** 

<u>Subdivision 1.</u> Taxpayer assistance. When the commissioner awards grants to nonprofit eligible organizations to coordinate, facilitate, encourage, and aid in the provision of taxpayer assistance services, the commissioner must provide public notice of the grants in a timely manner so that the grant process is completed and grants are awarded by October 1, in order for recipient eligible organizations to adequately plan expenditures for the filing season. At

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the time the commissioner provides public notice, the commissioner must also notify

33.2 <u>nonprofit eligible</u> organizations that received grants in the previous biennium.

33.3 <u>Subd. 2.</u> Eligible organization. "Eligible organization" means an organization that meets
 33.4 the definition of eligible organization provided in section 7526A(e)(2)(B) of the Internal
 33.5 Revenue Code.

33.6 **EFFECTIVE DATE.** This section is effective for grants awarded after June 30, 2021.

Sec. 18. Minnesota Statutes 2020, section 477A.03, subdivision 2b, is amended to read: 33.7 Subd. 2b. Counties. (a) For aids payable in 2018 and 2019, the total aid payable under 33.8 section 477A.0124, subdivision 3, is \$103,795,000, of which \$3,000,000 shall be allocated 33.9 as required under Laws 2014, chapter 150, article 4, section 6. For aids payable in 2020, 33.10 the total aid payable under section 477A.0124, subdivision 3, is \$116,795,000, of which 33.11 \$3,000,000 shall be allocated as required under Laws 2014, chapter 150, article 4, section 33.12 6. For aids payable in 2021 through 2024, the total aid payable under section 477A.0124, 33.13 subdivision 3, is \$118,795,000, of which \$3,000,000 shall be allocated as required under 33.14 Laws 2014, chapter 150, article 4, section 6. For aids payable in 2025 and thereafter, the 33.15 total aid payable under section 477A.0124, subdivision 3, is \$115,795,000. Each calendar 33.16 year, \$500,000 of this appropriation shall be retained by the commissioner of revenue to 33.17 make reimbursements to the commissioner of management and budget for payments made 33.18 under section 611.27. The reimbursements shall be to defray the additional costs associated 33.19 with court-ordered counsel under section 611.27. Any retained amounts not used for 33.20 reimbursement in a year shall be included in the next distribution of county need aid that 33.21 is certified to the county auditors for the purpose of property tax reduction for the next taxes 33.22 payable year. 33.23

(b) For aids payable in 2018 and 2019, the total aid under section 477A.0124, subdivision 33.24 4, is \$130,873,444. For aids payable in 2020, the total aid under section 477A.0124, 33.25 subdivision 4, is \$143,873,444. For aids payable in 2021 and thereafter, the total aid under 33.26 section 477A.0124, subdivision 4, is \$145,873,444. The commissioner of revenue shall 33.27 transfer to the commissioner of management and budget Legislative Budget Office \$207,000 33.28 annually for the cost of preparation of local impact notes as required by section 3.987, and 33.29 other local government activities. The commissioner of revenue shall transfer to the 33.30 commissioner of education \$7,000 annually for the cost of preparation of local impact notes 33.31 for school districts as required by section 3.987. The commissioner of revenue shall deduct 33.32 the amounts transferred under this paragraph from the appropriation under this paragraph. 33.33

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34.1	The amounts transfer	red are appropri	ated to the	commissioner of mana	regement and budget
34.2				ommissioner of educat	
24.2			_		
34.3	EFFECTIVE DA			ve June 30, 2021.	
34.4	Sec. 19. Minnesota	Statutes 2020, s	section 645	.071, is amended to rea	ıd:
34.5	645.071 STAND	ARD OF TIME	•		
34.6	Every mention of	, or reference to,	any hour o	or time in any law <u>, duri</u>	ng any period of the
34.7	year, is to be constru	ed with reference	e to and in	accordance with the st	andard time or
34.8	advanced standard tin	me provided by	federal law	v. No department of the	state government
34.9	and no county, city o	r town shall emp	oloy <u>, durin</u>	g any period of the yea	r <u>,</u> any other time <u>,</u> or
34.10	adopt any ordinance	or order providin	ng for the u	use, during any period	of the year, of any
34.11	other time than the fe	ederal <del>standard t</del> i	i <del>me or</del> adv	anced standard time.	
34.12	<b>EFFECTIVE DA</b>	TE. This section	n is effectiv	e upon the first commer	cement of advanced
34.13	standard time, also k	nown as dayligh	t saving tir	ne, following enactmen	nt of an amendment
34.14	to United States Cod	e, title 15, sectio	n 260a, or	another applicable law	, which authorizes
34.15	states to observe adv	anced standard t	ime year-re	ound.	
34.16	Sec. 20. <u>LEGISLA</u>	TIVE AUDITO	PR; COMI	PREHENSIVE REVI	EW OF COVID-19
34.17	<b>RESPONSE.</b>				
34.18	The legislative au	ditor is requeste	d to condu	ct a special review of t	he state's response
34.19	to the infectious dise	ase known as CO	OVID-19.	If conducted, the review	w must be designed
34.20	as a comprehensive a	nalysis of all ma	jor aspects	of the state's response,	including programs
34.21	to provide testing, va	ccination, and p	ublic outre	ach; contracting and ot	her state purchasing
34.22	necessary to facilitate	the response or	to provide	public services; and the	e methodology used
34.23	in modeling and forec	asting the course	of the out	oreak. For each program	, service, or activity,
34.24	the review must const	der whether it w	as efficient	ly and successfully imp	lemented to achieve
34.25	its intended outcome	. If a program, se	ervice, or a	ctivity was not efficier	ntly or successfully
34.26	implemented, the revi	ew may make re	commenda	tions for process impro	vements to facilitate
34.27	the state's response to	o future infectiou	us disease o	outbreaks.	
34.28	Sec. 21. FIRST AI	POINTMENT	<u>S AND FI</u>	RST MEETING OF	LEGISLATIVE
34.29	COMMISSION ON	CYBERSECU	RITY.		
34.30	Subdivision 1. Fi	rst appointmen	<b>ts.</b> Appoin	ting authorities must m	ake initial
34.31				Cybersecurity within	
				- <b>-</b>	

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35.1	enactment	t. These members serve	e a term that exp	pires on appointment of	a successor after	
35.2	the start of the next regular session of the legislature in 2023.					
35.3	Subd. 2	2. First meeting. The	majority leader	of the senate shall desig	gnate one senate	
35.4	member of	f the Legislative Comm	nission on Cyber	rsecurity under Minnesc	ta Statutes, section	
35.5	3.888, to c	convene the first meeting	ng within 105 da	ays after final enactmen	t. The commission	
35.6	must select a chair from among the senate members at the first meeting.					
35.7	Subd. 3. Meetings in 2021. Notwithstanding Minnesota Statutes, section 3.888,					
35.8	subdivisio	on 5, the commission m	nust meet at leas	t twice in 2021.		
35.9	EFFE	CTIVE DATE. This s	ection is effecti	ve the day following fir	nal enactment.	
35.10	Sec. 22.	ROLLBACK OF PA	NDEMIC-REI	LATED FINES AND F	PENALTIES;	
35.11	LICENSI	E REINSTATEMENT	ſ <b>S.</b>			
35.12	Notwit	thstanding Minnesota S	Statutes, section	12.45, or any conflicti	ng provisions of an	
35.13	executive	order or law to the cor	trary, the maxir	num penalty for a willf	ul violation of an	
35.14	executive	order issued during a p	beacetime emerg	gency related to the CO	VID-19 pandemic	
35.15	shall be a	misdemeanor and a fir	e not to exceed	\$1,000. Any fine levie	d and collected for	
35.16	a violatior	n of an executive order	issued during a	peacetime emergency	in excess of the	
35.17	maximum	fine amount provided	in this section s	shall be reimbursed to the	ne person or entity	
35.18	fined for the	he violation by the appl	icable board or	agency in any amounts i	n excess of \$1,000,	
35.19	as soon as	practicable following	enactment of th	is section. Any license	revoked by a board	
35.20	or agency	due to a violation of a	n executive orde	er issued during a peace	time emergency	
35.21	related to	the COVID-19 pander	nic is reinstated	<u>.</u>		
35.22	EFFE	CTIVE DATE. This s	ection is effecti	ve retroactively from M	larch 15, 2020.	
35.23	Sec. 23.	TERMINATION OF	PEACETIME	E EMERGENCY.		
35.24	Consis	stent with Minnesota S	tatutes, section	12.31, subdivision 2, pa	uragraph (b), the	
35.25	peacetime	emergency declared b	y Executive Or	der No. 20-01 issued M	arch 13, 2020, is	
35.26	terminated	<u>1.</u>				
35.27	EFFE	CTIVE DATE. This s	ection is effectiv	ve the day following pr	esentment of S.F.	
35.28	No. 2 to th	ne governor pursuant to	o Article IV, sec	tion 23, of the Constitu	tion of the State of	
35.29	Minnesota	1.				

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36.1	ARTICLE 3							
36.2	MILITARY AND VETERANS POLICY							
36.3	Section 1. Minnesota S	tatutes 2020, section	10.578, is amended to	read:				
36.4	10.578 VETERANS SUICIDE <u>PREVENTION AND</u> AWARENESS DAY.							
36.5	The first Saturday of every October is designated Veterans Suicide Prevention and							
36.6	Awareness Day. Each year, the governor shall issue a proclamation honoring this observance.							
36.7	Each year in conjunction with this observance, the commissioner of veterans affairs shall							
36.8	coordinate activities that 1	raise awareness of, an	d promote the preventio	n of, veteran suicides.				
36.9	Sec. 2. Minnesota Statu	ites 2020, section 15	.057, as amended by La	ws 2021, chapter 28,				
36.10	section 2, is amended to	read:						
36.11	15.057 PUBLICITY	REPRESENTATIV	/ES.					
36.12	No state department, b	oureau, or division, wl	nether the same operates	on funds appropriated				
36.13	or receipts or fees of any	nature whatsoever, e	except the Department of	of Veterans Affairs,				
36.14	the Department of Transp	portation, the Depart	ment of Employment ar	nd Economic				
36.15	Development, the Departm	ment of Agriculture, t	he Game and Fish Divis	ion, State Agricultural				
36.16	Society, and Explore Minnesota Tourism shall use any of such funds for the payment of							
36.17	the salary or expenses of a publicity representative. The publicity representative for the							
36.18	Department of Agriculture must not be an elected official or candidate for public office.							
36.19	The head of any such department, bureau, or division shall be personally liable for funds							
36.20	used contrary to this provision. This section shall not be construed, however, as preventing							
36.21	any such department, bureau, or division from sending out any bulletins or other publicity							
36.22	required by any state law or necessary for the satisfactory conduct of the business for which							
36.23	such department, bureau,	or division was crea	ited.					
36.24	Sec. 3. Minnesota Statu	ites 2020, section 19	0.07, is amended to read	d:				
36.25	190.07 APPOINTM	ENT; QUALIFICA	TIONS; RANK <u>; TER</u>	M; VACANCY.				
36.26	Subdivision 1. Quali	fications. There shal	l be an adjutant general	of the state who shall				
36.27	be appointed by the gove	rnor <u>within 120 days</u>	s of a vacancy of the po	<u>sition</u> . The adjutant				
36.28	general shall be a staff officer, who at the time of appointment shall be a commissioned							
36.29	officer of the National G	uard <del>of this state, wit</del>	h not less than ten year	s military service in				

- 36.30 the National Guard of this state or the armed forces of the United States, at least three of
- 36.31 which shall have been commissioned and who shall have reached, at a minimum, the grade
- 36.32 of a field officer rank of colonel (O-6).

#### 37.1 Subd. 2. Rank. The adjutant general shall be promoted, if necessary, directly to and shall hold at least the rank of major general and may be promoted to and including the 37.2 37.3 highest rank authorized under federal law. However, the adjutant general may not be promoted to the rank of major general without having at least 20 years service in the 37.4 Minnesota National Guard, at least one of which has been in the rank of brigadier general. 37.5 If not already a major general, the adjutant general's promotion is effective beginning on 37.6 the date the governor appoints the adjutant general. At the time of appointment and in 37.7 37.8 accordance with the authorities governing federal recognition of officers, the adjutant general is authorized to wear the rank of major general. 37.9

37.10 <u>Subd. 3.</u> **Term.** The term of the adjutant general is <u>for a single term of seven years from</u> 37.11 the date of appointment. <u>Section 15.06</u>, <u>subdivisions 3</u>, 4, and 5, <u>governs filling of vacancies</u> 37.12 in the Office of Adjutant General. The adjutant general shall not be removed from office 37.13 during a term except upon withdrawal of federal recognition or as otherwise provided by 37.14 the military laws of this state.

37.15 Subd. 4. Vacancy; acting or temporary adjutant general. In the event of a vacancy 37.16 of the adjutant general, the governor may appoint a person qualified under subdivision 1 as 37.17 an acting adjutant general. If the governor does not appoint an acting adjutant general, the 37.18 deputy adjutant general as defined in section 190.09, subdivision 1, shall become temporary 37.19 adjutant general without further official action. Upon taking office, the acting or temporary 37.20 adjutant general shall have all the powers and emoluments and perform all the duties of the 37.21 office of adjutant general until a permanent adjutant general is appointed.

#### 37.22 Sec. 4. [196.081] VETERANS STABLE HOUSING INITIATIVE; DATA.

37.23 (a) The commissioner may establish a veterans stable housing initiative. If the
 37.24 commissioner establishes a veterans stable housing initiative under this section, the
 37.25 commissioner must provide resources and support to assist veterans experiencing
 37.26 homelessness in obtaining or maintaining stable housing.

# 37.27 (b) Data on individuals maintained by the commissioner in the Homeless Veteran Registry 37.28 for purposes of the veterans stable housing initiative is private data on individuals as defined 37.29 in section 13.02, subdivision 12, and must not be disclosed or shared except for coordinating 37.30 homelessness prevention efforts with:

37.31 (1) members of the Minnesota Interagency Council on Homelessness; and

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38.1	(2) Homel	ess Veteran Registr	w partners to ad	ldress a veteran's episod	le of homelessness
38.2	<u> </u>			partment of Veterans A	
38.3	programs.	<u> </u>			
				and that a sustain	u la alva a firmad
38.4	<u>. , a</u>	•	on, "nomelessne	ess" means that a vetera	n lacks a fixed,
38.5	nighttime resid	uence.			
38.6	Sec. 5. Minn	nesota Statutes 2020	0, section 197.7	91, subdivision 4, is an	nended to read:
38.7	Subd. 4. E	ligibility. (a) A pers	son is eligible fo	r educational assistance	under <del>subdivisions</del>
38.8	subdivision 5	<del>and 5a</del> if:			
38.9	(1) the per-	son is:			
38.10	(i) a vetera	n who is serving of	r has served hor	norably in any branch or	r unit of the United
38.11	States armed f	forces at any time;			
38.12	(ii) a nonve	eteran who has serv	ed honorably fo	or a total of five years or	more cumulatively
38.13	as a member o	of the Minnesota Na	ational Guard o	r any other active or res	erve component of
38.14	the United Sta	tes armed forces, a	nd any part of t	hat service occurred on	or after September
38.15	11, 2001;				
38.16	(iii) the sur	rviving spouse or c	hild of a persor	who has served in the	military and who
38.17	has died as a d	lirect result of that	military service	e, only if the surviving s	pouse or child is
38.18	eligible to rece	eive federal educati	on benefits und	er United States Code, t	title 38, chapter 33,
38.19	as amended, o	r United States Co	de, title 38, cha	pter 35, as amended; or	
38.20	(iv) the spo	ouse or child of a p	erson who has	served in the military at	any time and who
38.21	has a total and	permanent service-	connected disal	oility as rated by the Uni	ted States Veterans
38.22	Administration	n, only if the spous	e or child is eli	gible to receive federal	education benefits
38.23	under United S	States Code, title 3	8, chapter 33, as	s amended, or United St	ates Code, title 38,
38.24	chapter 35, as	amended; and			
38.25	(2) the per-	son receiving the e	ducational assis	stance is a Minnesota re	sident, as defined
38.26	in section 136	A.101, subdivision	8; and		
38.27	(3) the per-	son receiving the e	ducational assis	stance:	
38.28	(i) is an un	dergraduate or grad	duate student at	an eligible institution;	
38.29	(ii) is main	taining satisfactory	academic progr	ess as defined by the inst	titution for students
38.30	participating in	n federal Title IV p	orograms;		

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39.1 (iii) is enrolled in an education program leading to a certificate, diploma, or degree at39.2 an eligible institution;

39.3 (iv) has applied for educational assistance under this section prior to the end of the
academic term for which the assistance is being requested;

39.5 (v) is in compliance with child support payment requirements under section 136A.121,
39.6 subdivision 2, clause (5); and

39.7 (vi) has completed the Free Application for Federal Student Aid (FAFSA).

39.8 (b) A person's eligibility terminates when the person becomes eligible for benefits under
39.9 section 135A.52.

39.10 (c) To determine eligibility, the commissioner may require official documentation,
39.11 including the person's federal form DD-214 or other official military discharge papers;
39.12 correspondence from the United States Veterans Administration; birth certificate; marriage
39.13 certificate; proof of enrollment at an eligible institution; signed affidavits; proof of residency;
39.14 proof of identity; or any other official documentation the commissioner considers necessary
39.15 to determine eligibility.

(d) The commissioner may deny eligibility or terminate benefits under this section to 39.16 any person who has not provided sufficient documentation to determine eligibility for the 39.17 program. An applicant may appeal the commissioner's eligibility determination or termination 39.18 of benefits in writing to the commissioner at any time. The commissioner must rule on any 39.19 application or appeal within 30 days of receipt of all documentation that the commissioner 39.20 requires. The decision of the commissioner regarding an appeal is final. However, an 39.21 applicant whose appeal of an eligibility determination has been rejected by the commissioner 39.22 may submit an additional appeal of that determination in writing to the commissioner at 39.23 any time that the applicant is able to provide substantively significant additional information 39.24 regarding the applicant's eligibility for the program. An approval of an applicant's eligibility 39.25 by the commissioner following an appeal by the applicant is not retroactively effective for 39.26 more than one year or the semester of the person's original application, whichever is later. 39.27

(e) Upon receiving an application with insufficient documentation to determine eligibility,
the commissioner must notify the applicant within 30 days of receipt of the application that
the application is being suspended pending receipt by the commissioner of sufficient
documentation from the applicant to determine eligibility.

40.1 Sec. 6. Minnesota Statutes 2020, section 197.791, subdivision 5, is amended to read:

40.2 Subd. 5. Educational assistance amount. (a) On approval by the commissioner of 40.3 eligibility for the program, the applicant shall be awarded, on a funds-available basis, the 40.4 educational assistance under the program for use at any time according to program rules at 40.5 any eligible institution.

40.6 (b) The amount of educational assistance in any semester or term for an eligible person
40.7 must be determined by subtracting from the eligible person's cost of attendance the amount
40.8 the person received or was eligible to receive in that semester or term from:

40.9 (1) the federal Pell Grant;

40.10 (2) the state grant program under section 136A.121; and

40.11 (3) any federal military or veterans educational benefits including but not limited to the
40.12 Montgomery GI Bill, GI Bill Kicker, the federal tuition assistance program, vocational
40.13 rehabilitation benefits, and any other federal benefits associated with the person's status as
40.14 a veteran, except veterans disability payments from the United States <u>Department of Veterans</u>
40.15 Administration and payments made under the Veterans Retraining Assistance Program
40.16 (VRAP) Affairs.

40.17 (c) The amount of educational assistance for any eligible person who is a full-time
40.18 student must not exceed the following:

40.19 (1) 3,000 per state fiscal year; and

40.20 (2) \$10,000 in a lifetime.

(d) For a part-time student, the amount of educational assistance must not exceed \$500
per semester or term of enrollment. For the purpose of this paragraph, a part-time
undergraduate student is a student taking fewer than 12 credits or the equivalent for a
semester or term of enrollment and a part-time graduate student is a student considered part
time by the eligible institution the graduate student is attending. The minimum award for
undergraduate and graduate students is \$50 per term.

40.27 Sec. 7. Minnesota Statutes 2020, section 197.791, subdivision 5a, is amended to read:

Subd. 5a. Apprenticeship and on-the-job training. (a) The commissioner, in
consultation with the commissioners of employment and economic development and labor
and industry, shall develop and implement an apprenticeship and on-the-job training program
to administer a portion of the Minnesota GI Bill program to pay benefit amounts to eligible
persons, as provided in this subdivision.

41.1	(b) An "eligible employer" means an employer operating a qualifying apprenticeship or
41.2	on-the-job training program that has been approved by the commissioner.
41.3	(c) A person is eligible for apprenticeship and on-the-job training assistance under this
41.4	subdivision if the person meets the criteria established under subdivision 4, paragraph (a).
41.5	The commissioner may determine eligibility as provided in subdivision 4, paragraph (c),
41.6	and may deny or terminate benefits as prescribed under subdivision 4, paragraphs (d) and
41.7	(e). The amount of assistance paid to or on behalf of an eligible individual under this
41.8	subdivision must not exceed the following:
41.9	(c) A person is eligible for apprenticeship and on-the-job training assistance under this
41.10	subdivision if the person is:
41.11	(1) a veteran who is serving or has served honorably in any branch or unit of the United
41.12	States armed forces at any time;
41.13	(2) a nonveteran who has served honorably for a total of five years or more cumulatively
41.14	as a member of the Minnesota National Guard or any other active or reserve component of
41.15	the United States armed forces, and any part of that service occurred on or after September
41.16	<u>11, 2001;</u>
41.17	(3) the surviving spouse or child of a person who has served in the military and who has
41.18	died as a direct result of that military service, only if the surviving spouse or child is eligible
41.19	to receive federal education benefits under United States Code, title 38, chapter 33, as
41.20	amended, or United States Code, title 38, chapter 35, as amended; or
41.21	(4) the spouse or child of a person who has served in the military at any time and who
41.22	has a total and permanent service-connected disability as rated by the United States Veterans
41.23	Administration, only if the spouse or child is eligible to receive federal education benefits
41.24	under United States Code, title 38, chapter 33, as amended, or United States Code, title 38,
41.25	chapter 35, as amended.
41.26	(d) The amount of assistance paid to or on behalf of an eligible individual under this
41.27	subdivision must not exceed the following:
41.28	(1) \$3,000 per fiscal year for apprenticeship expenses;
41.29	(2) \$3,000 per fiscal year for on-the-job training;
41.30	(3) \$1,000 for a job placement credit payable to an eligible employer upon hiring and
41.31	completion of six consecutive months' employment of a person receiving assistance under
41.32	this subdivision; and

42.1 (4) \$1,000 for a job placement credit payable to an eligible employer after a person
42.2 receiving assistance under this subdivision has been employed by the eligible employer for
42.3 at least 12 consecutive months as a full-time employee.

42.4 (e) No more than \$5,000 in aggregate benefits under this paragraph subdivision may be
42.5 paid to or on behalf of an individual in one fiscal year, and not more than \$10,000 in
42.6 aggregate benefits under this paragraph may be paid to or on behalf of an individual over
42.7 any period of time.

42.8 (f) If an eligible person receives benefits under subdivision 5 or 5b, the eligible person's
42.9 aggregate benefits under this subdivision, subdivisions 5, and 5b, must not exceed \$10,000
42.10 in the eligible person's lifetime.

42.11 (d) (g) Assistance for apprenticeship expenses and on-the-job training is available for 42.12 qualifying programs, which must, at a minimum, meet the following criteria:

42.13 (1) the training must be with an eligible employer;

42.14 (2) the training must be documented and reported;

42.15 (3) the training must reasonably be expected to lead to an entry-level position; and

42.16 (4) the position must require at least six months of training to become fully trained.

42.17 Sec. 8. Minnesota Statutes 2020, section 197.791, subdivision 5b, is amended to read:

42.18 Subd. 5b. Additional professional or educational benefits. (a) The commissioner shall
42.19 develop and implement a program to administer a portion of the Minnesota GI Bill program
42.20 to pay additional benefit amounts to eligible persons as provided under this subdivision.

42.21 (b) A person is eligible for additional benefits under this subdivision if the person meets
42.22 the criteria established under subdivision 4, paragraph (a), clause (1). The commissioner
42.23 may determine eligibility as provided in subdivision 4, paragraph (c), and may deny or
42.24 terminate benefits as prescribed under subdivision 4, paragraphs (d) and (e). The amount
42.25 of assistance paid to or on behalf of an eligible individual under this subdivision must not
42.26 exceed the following amounts:

42.27 (b) A perso

(b) A person is eligible for additional benefits under this subdivision if the person is:

42.28 (1) a veteran who is serving or has served honorably in any branch or unit of the United
42.29 States armed forces at any time;

42.30 (2) a nonveteran who has served honorably for a total of five years or more cumulatively
42.31 as a member of the Minnesota National Guard or any other active or reserve component of

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43.1	the United States armed force	s, and any part of the	at service occurred on	or after September
43.2	11, 2001;			
43.3	(3) the surviving spouse or	child of a person w	no has served in the m	ilitary and who has
43.4	died as a direct result of that m			
43.5	to receive federal education b	enefits under United	States Code, title 38,	chapter 33, as
43.6	amended, or United States Co	ode, title 38, chapter	35, as amended; or	
43.7	(4) the spouse or child of a	a person who has ser	rved in the military at	any time and who
43.8	has a total and permanent serv	ice-connected disabi	lity as rated by the Un	ited States Veterans
43.9	Administration, only if the sp	ouse or child is eligi	ble to receive federal	education benefits
43.10	under United States Code, titl	e 38, chapter 33, as a	amended, or United St	tates Code, title 38,
43.11	chapter 35, as amended.			
43.12	(c) The amount of assistar	nce paid to or on beh	alf of an eligible indi	vidual under this
43.13	subdivision must not exceed t	he following amoun	ts:	
43.14	(1) \$3,000 per state fiscal	year; and		
43.15	(2) \$10,000 in a lifetime.			
43.16	(d) If an eligible person rec	ceives benefits under	subdivision 5 or 5a, t	he eligible person's
43.17	aggregate benefits under this	subdivision, subdivi	sions 5, and 5a, must i	not exceed \$10,000
43.18	in the eligible person's lifetim	<u>e.</u>		
43.19	(e) (e) A person eligible u	nder this subdivision	n may use the benefit	amounts for the
43.20	following purposes:			
43.21	(1) licensing or certification	on tests, the successf	ul completion of which	ch demonstrates an
43.22	individual's possession of the	knowledge or skill re	equired to enter into, m	aintain, or advance
43.23	in employment in a predeterm	nined and identified	vocation or profession	n, provided that the
43.24	tests and the licensing or cred	entialing organizatio	ons or entities that off	er the tests are
43.25	approved by the commissione	er;		
43.26	(2) tests for admission to i	nstitutions of higher	learning or graduate	schools;
43.27	(3) national tests providing	g an opportunity for	course credit at institu	utions of higher
43.28	learning;			
43.29	(4) a preparatory course for	or a test that is requir	ed or used for admissi	on to an institution
43.30	of higher education or a gradu	ate program; and		
43.31	(5) any fee associated with	the pursuit of a profe	essional or educational	objective specified
43.32	in clauses $(1)$ to $(4)$ .			

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44.1 (d) If an eligible person receives benefits under subdivision 5, the eligible person's
44.2 aggregate benefits under this subdivision and subdivision 5 must not exceed \$10,000 in the
44.3 eligible person's lifetime.

44.4 (e) If an eligible person receives benefits under subdivision 5a, the eligible person's
44.5 aggregate benefits under this subdivision and subdivision 5a must not exceed \$10,000 in
44.6 the eligible person's lifetime.

44.7 Sec. 9. Minnesota Statutes 2020, section 198.006, is amended to read:

#### 44.8 **198.006 SUPPLEMENTAL PROGRAMS.**

(a) The commissioner shall must work with federal, state, local, and private agencies to
develop alternative institutional and noninstitutional care programs for veterans to supplement
the mission of the homes. Veterans shall be afforded the least restrictive, most appropriate
level of care available.

(b) The commissioner may work with federal, state, local, and private entities to make
available appropriate dental services for veterans homes residents. The commissioner may
engage with the United States Department of Veterans Affairs to support the dental benefits
program authorized under this paragraph.

44.17 (c) The commissioner may provide adult day care center programs that offer therapeutic
44.18 and rehabilitation health care services to veterans and support services for caregivers of
44.19 veterans. If the commissioner provides adult day care center programs, the commissioner
44.20 may collect fees from program participants. The commissioner is authorized to apply for
44.21 and accept federal funding for purposes of this paragraph.

44.22 Sec. 10. Minnesota Statutes 2020, section 198.03, subdivision 2, is amended to read:

Subd. 2. Cost of care. (a) The commissioner shall set out in rules the method of 44.23 calculating the average cost of care for the domiciliary and nursing care residents. The cost 44.24 44.25 must be determined yearly based upon the average cost per resident taking into account, but not limited to, administrative cost of the homes, the cost of service available to the 44.26 resident, and food and lodging costs. These average costs must be calculated separately for 44.27 domiciliary and nursing care residents. The amount charged each resident for maintenance, 44.28 if anything, must be based on the appropriate average cost of care calculation and the assets 44.29 44.30 and income of the resident but must not exceed the appropriate average cost of care.

(b) Beginning July 1, 2021, the Personal Needs Allowance (PNA) for domiciliary
residents must be based on the Minnesota Department of Human Services' (DHS) most

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45.1	recent Genera	al Assistance program	n PNA and is	in effect the same date a	as the DHS PNA is	
45.2		• •		sidents must be adjusted		
45.3	each year or	each time DHS adjust	s the General	Assistance program PN	JA.	
45.4	Sec. 11. [198.45] REPORT ON VETERANS HOMES.					
45.5	No later th	nan January 15, 2022, a	and biennially	on January 15 thereafter	r, the commissioner	
45.6	<u>must submit a</u>	report to the chairs an	d ranking min	ority members of the leg	islative committees	
45.7	with jurisdict	tion over veterans affa	airs and state	government finance on	reserve amounts	
45.8	maintained in	the veterans homes s	special revent	ue account. The report r	nust detail current	
45.9	and historical	l amounts maintained	as a reserve a	and uses of those amoun	ts. The report must	
45.10	also include o	lata on the use of exist	ting veterans l	homes, including curren	t and historical bed	
45.11	capacity and	usage, staffing levels	and staff vac	ancy rates, and staff-to-	resident ratios.	
	G 12 M				1	
45.12	Sec. 12. Mi	nnesota Statutes 2020	, section 609	.095, is amended to read	1:	
45.13	609.095 I	LIMITS OF SENTE	NCES.			
45.14	(a) The le	gislature has the exclusion	usive authorit	ty to define crimes and o	offenses and the	
45.15	range of the s	sentences or punishme	ents for their	violation. No other or di	ifferent sentence or	
45.16	punishment s	hall be imposed for the	e commission	of a crime than is author	ized by this chapter	
45.17	or other appli	icable law.				
45.18	(b) Excep	t as provided in section	on 152.18 <del>or</del> ,	<u>609.1056,</u> 609.375, or u	pon agreement of	
45.19	the parties, a	court may not refuse t	o adjudicate t	he guilt of a defendant w	who tenders a guilty	
45.20	plea in accore	dance with Minnesota	Rules of Cri	minal Procedure, rule 1	5, or who has been	
45.21	found guilty	by a court or jury foll	owing a trial.	A decision by the court	t to issue a stay of	
45.22	adjudication	under this paragraph fo	or a charge of v	violating section 243.166	, 609.342, 609.343,	
45.23	609.344, 609	.345, 609.3451, subd	ivision 3, or 6	609.3453, must be justif	ied in writing and	
45.24	on the record	·.				
45.25	(c) Paragr	raph (b) does not super	sede Minneso	ota Rules of Criminal Pro	ocedure, rule 26.04.	
45.26	Sec 13 [6]	)9 10561 MII ITARV	VFTFRAN	S; CRIMES COMMI	FTFD RECAUSE	
45.27				VICE; DISCHARGE A		
43.27				·		
45.28	Subdivisio	on 1. <b>Definitions.</b> As u	used in this sec	ction, the following terms	s have the meanings	
45.29	given:					
45.30	<u>(1)</u> "appli	cable condition" mean	ns sexual trau	ıma, traumatic brain inju	ary, posttraumatic	
45.31	stress disorde	er, substance abuse, or	r a mental hea	alth condition;		
	Article 3 Sec. 1	3.	45			

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46.1	(2) "eligible	e offense" means a	nv misdemean	or or gross misdemeanor	and any felony
46.2	<u> </u>			r lower on the Sentencing	<u> </u>
46.3	and				<u> </u>
46.4	(3) "veteran	s treatment court r	rooram" means	a program that has the fo	ollowing essential
46.5	characteristics:	<u>s treatment court p</u>		ju program that has the K	
			· .a ·	· · · · · · · ·	
46.6	(1) the integ	ration of services	in the processir	ng of cases in the judicial	system;
46.7	(ii) the use of	of a nonadversarial	l approach invo	lving prosecutors and de	fense attorneys to
46.8	promote public	safety and to prot	ect the due pro-	cess rights of program pa	articipants;
46.9	(iii) early id	entification and pr	rompt placeme	nt of eligible participants	in the program;
46.10	(iv) access t	to a continuum of	alcohol, contro	lled substance, mental he	alth, and other
46.11	related treatment	nt and rehabilitativ	ve services;		
46.12	(v) careful r	nonitoring of treat	ment and servi	ces provided to program	participants;
46.13	(vi) a coord	inated strategy to	govern progran	n responses to participan	ts' compliance;
46.14	(vii) ongoin	g judicial interacti	ion with progra	m participants;	
46.15	(viii) monite	oring and evaluation	on of program	goals and effectiveness;	
46.16	(ix) continu	ing interdisciplina	ry education to	promote effective progr	am planning,
46.17	implementation	n, and operations;			
46.18	(x) develop	ment of partnershi	ps with public	agencies and community	organizations,
46.19	including the U	Inited States Depar	rtment of Veter	ans Affairs; and	
46.20	(xi) inclusio	n of a participant's	family member	rs who agree to be involve	ed in the treatment
46.21	and services pro	ovided to the parti	cipant under th	e program.	
46.22	<u>Subd. 2.</u> De	ferred prosecutio	on. (a) The cour	t shall defer prosecution	for an eligible
46.23	offense commit	tted by a defendan	t who was, or c	urrently is, a member of	the United States
46.24	military as prov	vided in this subdi	vision. The cou	rt shall defer prosecution	n at the request of
46.25	the defendant u	pon a finding of g	uilty after trial	or upon a guilty plea.	
46.26	(b) A defend	lant who requests t	to be sentenced	under this section shall re	elease or authorize
46.27	access to milita	ry service reports	and records rel	ating to an alleged applie	cable condition
46.28	stemming from	service in the Uni	ited States mili	tary. The court must file	the records as
46.29	confidential, an	d the records must	t remain sealed	, except as provided in th	is paragraph. The
46.30	defendant, thro	ugh existing recor	ds or licensed p	professional evaluation, s	shall establish the
46.31	diagnosis of the	e applicable condit	tion and its con	nection to military servio	e. The court, on

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- 47.1 its motion or the prosecutor's motion with notice to defense counsel, may order the defendant
  47.2 to furnish to the court for in-camera review or to the prosecutor copies of all medical and
  47.3 military service reports and records previously or subsequently made concerning the
  47.4 defendant's condition and its connection to service.
- 47.5 (c) Based on the record, the court shall determine, by clear and convincing evidence,
  47.6 whether the defendant suffers from an applicable condition, whether that condition stems
  47.7 from service in the United States military, and whether the offense was committed as a
  47.8 result of the applicable condition. Within 15 days of the court's findings, either party may
  47.9 file a challenge to the findings and demand a hearing on the defendant's eligibility under
  47.10 this section.
- 47.11 (d) If the court makes the determination described in paragraph (c), the court shall, without entering a judgment of guilty, defer further proceedings and place the defendant 47.12 on probation upon such reasonable conditions as it may require and for a period not to 47.13 exceed the maximum period provided by law. A court may extend a defendant's term of 47.14 probation pursuant to section 609.135, subdivision 2, paragraphs (g) and (h). Conditions 47.15 ordered by the court must include treatment, services, rehabilitation, and education sufficient 47.16 so that if completed, the defendant would be eligible for discharge and dismissal under 47.17 subdivision 3. If the court determines that a defendant suffers from a substance use disorder, 47.18 the court shall order a Rule 25 assessment under Minnesota Rules, part 9530.6615, and 47.19 order the defendant to follow the recommendations contained in the assessment. If the court 47.20 determines that a defendant suffers from posttraumatic stress disorder, sexual trauma, 47.21 traumatic brain injury, or other mental health conditions, the court shall order a mental 47.22 health assessment conducted by a licensed mental health professional and follow the 47.23 recommendations contained in the examiner's report. 47.24 (e) If the court determines that the defendant is eligible for a deferred sentence but the 47.25 defendant has previously received a deferred sentence for a felony offense under this 47.26 subdivision, the court may, but is not required to, impose a deferred sentence. If the court 47.27 does not impose a deferred sentence, the court may sentence the defendant as otherwise 47.28 47.29 provided in law, including as provided in subdivision 4. (f) Upon violation of a condition of probation, the court may enter an adjudication of 47.30
- (1) Open violation of a condition of probation, the court may enter an adjudication of
- 47.31 guilt and proceed as otherwise provided in law, including as provided in subdivision 4.
- 47.32 (g) As a condition of probation, the court may order the defendant to attend a local, state,
- 47.33 <u>federal, or private nonprofit treatment program for a period not to exceed the maximum</u>
- 47.34 period for which the defendant could have been incarcerated.

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(h) The court, when issuing an order under this subdivision that a defendant attend an
established treatment program, shall give preference to a treatment program that has a history
of successfully treating veterans who suffer from applicable conditions caused by military
service, including but not limited to programs operated by the United States Department of
Defense or Veterans Affairs.

48.6 (i) The court and any assigned treatment program shall collaborate with, when available,
48.7 the county veterans service officer and the United States Department of Veterans Affairs
48.8 to maximize benefits and services provided to the defendant. If an appropriate treatment
48.9 provider is not available in the defendant's county of residence or public funding is not
48.10 available, the Minnesota Department of Veterans Affairs shall coordinate with the United
48.11 States Department of Veterans Affairs to locate an appropriate treatment program and

48.12 sources to fund the cost of the defendant's participation in the program.

48.13 (j) If available in the county or judicial district having jurisdiction over the case, the

48.14 defendant may be supervised by a veterans treatment court program under subdivision 5.

48.15 If there is a veterans treatment court that meets the requirements of subdivision 5 in the

48.16 county in which the defendant resides or works, supervision of the defendant may be

48.17 <u>transferred to that county or judicial district veterans treatment court program. Upon the</u>

48.18 defendant's successful or unsuccessful completion of the program, the veterans treatment
 48.19 court program shall communicate this information to the court of original jurisdiction for
 48.20 further action.

(k) Sentencing pursuant to this subdivision waives any right to administrative review
pursuant to section 169A.53, subdivision 1, or judicial review pursuant to section 169A.53,
subdivision 2, for a license revocation or cancellation imposed pursuant to section 169A.52,
and also waives any right to administrative review pursuant to section 171.177, subdivision
10, or judicial review pursuant to section 171.177, subdivision 11, for a license revocation
or cancellation imposed pursuant to section 171.177, if that license revocation or cancellation
is the result of the same incident for which the defendant is being sentenced.

Subd. 3. Discharge and dismissal. (a) Upon the expiration of the period of the defendant's
probation, the court shall hold a hearing to discharge the defendant from probation and
determine whether to dismiss the proceedings against a defendant who received a deferred
sentence under subdivision 2. The hearing shall be scheduled so that the parties have adequate
time to prepare and present arguments regarding the issue of dismissal. The parties may
submit written arguments to the court prior to the date of the hearing and may make oral
arguments before the court at the hearing. The defendant must be present at the hearing

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49.1	unless excuse	ed under Minnesota !	Rules of Crimir	al Procedure, rule 26.0	3, subdivision 1,
49.2	clause (3).				
49.3	(b) The co	ourt shall provide no	tice to any iden	tifiable victim of the of	fense at least 15
49.4	<u> </u>			of the offense under thi	
49.5	specifically in	nform the victim of t	he right to subm	nit an oral or written sta	tement to the court
49.6	at the time of	the hearing describing	ng the harm suf	fered by the victim as a	result of the crime
49.7	and the victir	n's recommendation	on whether dis	missal should be grante	ed or denied. The
49.8	judge shall co	onsider the victim's s	tatement when	making a decision. If a	victim notifies the
49.9	prosecutor of	an objection to dism	issal and is not	present at the hearing, t	he prosecutor shall
49.10	make the obj	ections known to the	e court.		
49.11	<u>(c)</u> The co	ourt shall dismiss pro	oceedings again	st a defendant if the co	urt finds by clear
49.12	and convincin	ng evidence that the	defendant:		
49.13	<u>(1) is in c</u>	ompliance with the c	conditions of pr	obation;	
49.14	<u>(2)</u> has su	ccessfully completed	d court-ordered	treatment and services	to address the
49.15	applicable co	ndition caused by m	ilitary service;		
49.16	<u>(3)</u> does n	ot represent a dange	r to the health o	or safety of victims or o	thers; and
49.17	<u>(4) has de</u>	monstrated significa	nt benefit from	court-ordered education	on, treatment, or
49.18	rehabilitation	to clearly show that	a discharge and	l dismissal under this su	ubdivision is in the
49.19	interests of ju	istice.			
49.20	(d) In dete	ermining the interest	s of justice, the	court shall consider, an	nong other factors,
49.21	all of the foll	owing:			
49.22	(1) the de	fendant's completior	and degree of	participation in educati	on, treatment, and
49.23	rehabilitation	as ordered by the co	ourt;		
49.24	<u>(2) the de</u>	fendant's progress in	formal educati	on;	
49.25	(3) the de	fendant's developme	ent of career pot	ential;	
49.26	<u>(4) the de</u>	fendant's leadership	and personal re	sponsibility efforts;	
49.27	(5) the de	fendant's contributio	n of service in	support of the commun	ity;
49.28	(6) the lev	vel of harm to the co	mmunity from	the offense;	
49.29	(7) the lev	vel of harm to the vic	ctim from the ot	ffense with the court's c	letermination of
49.30	harm guided	by the factors for eva	luating injury a	nd loss contained in the	applicable victim's
49.31	rights provisi	ons of chapter 611A	; and		

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50.1	(8) the s	tatement of the victim	, if any.		
50.2	(e) If the	e court finds that the d	efendant does i	not qualify for discharg	e and dismissal
50.2	<u> </u>			dication of guilt and pr	
50.4		law, including as prov			<u> </u>
50.5	(f) Disch	narge and dismissal ur	der this subdiv	ision shall be without o	court adjudication
50.6	of guilt, but	a not public record of t	he discharge an	d dismissal shall be reta	ained by the Bureau
50.7	of Criminal	Apprehension for the	purpose of use	by the courts in determ	nining the merits of
50.8	subsequent	proceedings against th	ne defendant. T	he not public record m	ay also be opened
50.9	only upon c	ourt order for purpose	es of a criminal	investigation, prosecut	tion, or sentencing.
50.10	Upon reque	st by law enforcement	t, prosecution, o	or corrections authorities	es, the bureau shall
50.11	notify the re	equesting party of the	existence of the	e not public record and	the right to seek a
50.12	court order	to open the not public	record under t	his paragraph. The cou	rt shall forward a
50.13	record of an	y discharge and dismi	issal under this	subdivision to the bure	eau, which shall
50.14	make and m	aintain the not public	record of the d	ischarge and dismissal.	The discharge and
50.15	dismissal sh	all not be deemed a co	onviction for p	urposes of disqualificat	tions or disabilities
50.16	imposed by	law upon conviction	of a crime or fo	or any other purpose. Fo	or purposes of this
50.17	paragraph, '	'not public" has the m	eaning given ir	section 13.02, subdivi	sion 8a.
50.18	<u>Subd.</u> 4.	Sentencing departu	re; waiver of n	nandatory sentence. (a	a) This subdivision
50.19	applies to de	efendants who plead c	or are found gui	lty of any criminal offe	ense except one for
50.20	which regis	tration is required und	er section 243.	166, subdivision 1b.	
50.21	(b) Prior	to sentencing, a defer	ndant described	in paragraph (a) may p	present proof to the
50.22	court that th	e defendant has, since	the commission	on of the offense, engag	ed in rehabilitative
50.23	efforts cons	istent with those desci	ribed in this sec	tion. If the court deter	mines that the
50.24	defendant h	as engaged in substan	tial rehabilitativ	ve efforts and the defen	dant establishes by
50.25	clear and co	nvincing evidence the	<u>at:</u>		
50.26	<u>(1) the d</u>	efendant suffered fror	n an applicable	condition at the time of	of the offense;
50.27	(2) the a	pplicable condition w	as caused by se	ervice in the United Sta	tes military; and
50.28	(3) the o	ffense was committed	l as a result of t	he applicable conditior	<u>1;</u>
50.29	the court ma	ay determine that the c	lefendant is par	ticularly amenable to p	probation and order
50.30	a mitigated	durational or dispositi	onal sentencin	g departure or a waiver	of any statutory
50.31	mandatory 1	minimum sentence ap	plicable to the	defendant.	
50.32	Subd. 5.	Optional veterans ti	reatment cour	t program; procedure	s for eligible
50.33	defendants	. A county or judicial c	listrict may sup	ervise probation under t	his section through

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51.1 <u>a veterans treatment court using county veterans service officers appointed under sections</u>

51.2 197.60 to 197.606, United States Department of Veterans Affairs veterans justice outreach

51.3 specialists, probation agents, and any other rehabilitative resources available to the court.

#### 51.4 Subd. 6. Creation of county and city diversion programs; authorization. Any county

or city may establish and operate a veterans pretrial diversion program for defendants eligible

- 51.6 under subdivision 1 without penalty under section 477A.0175. "Pretrial diversion" means
- 51.7 the decision of a prosecutor to refer a defendant to a diversion program on the condition
- 51.8 that the criminal charges against the defendant shall be dismissed after a specified period
- 51.9 of time or the case shall not be charged, if the defendant successfully completes the program
- 51.10 of treatment recommended by the United States Department of Veterans Affairs or a local,
- 51.11 state, federal, or private nonprofit treatment program.
- 51.12 Subd. 7. Exception. This section does not apply to a person charged with an offense for
- 51.13 which registration is required under section 243.166, subdivision 1b.
- 51.14 **EFFECTIVE DATE.** This section is effective August 1, 2021.

#### 51.15 Sec. 14. COST OF CARE; TEMPORARY SUSPENSION OF RULE.

- 51.16 Notwithstanding Minnesota Rules, part 9050.0500, subparts 1, 2 and 3, the commissioner
- 51.17 of veterans affairs is not required to perform the annual calculation of costs of care for
- 51.18 veterans homes in fiscal year 2022. For fiscal year 2022, the commissioner may apply the
- 51.19 cost of care established for fiscal year 2021. The commissioner may only suspend application
- 51.20 of Minnesota Rules, part 9050.0500, subparts 1, 2, and 3, in fiscal year 2022. This section
- 51.21 expires on June 30, 2022.

51.5

51.22 **EFFECTIVE DATE.** This section is effective July 1, 2021.

#### 51.23 Sec. 15. <u>**REVISOR INSTRUCTION.**</u>

- 51.24 The revisor of statutes must renumber the provisions of Minnesota Statutes listed in
- 51.25 <u>column A to the references listed in column B. The revisor must also make necessary</u>
- 51.26 cross-reference changes in Minnesota Statutes and Minnesota Rules consistent with the
- 51.27 renumbering.

51.28	Column A	<u>Column B</u>
51.29	197.791, subdivision 5a	197.791, subdivision 6
51.30	197.791, subdivision 5b	197.791, subdivision 7
51.31	197.791, subdivision 6	197.791, subdivision 8

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52.2

52.1

#### ARTICLE 4 ELECTIONS

Section 1. Minnesota Statutes 2020, section 201.071, subdivision 2, is amended to read:
Subd. 2. Instructions. (a) A registration application shall be accompanied by instructions
specifying the manner and method of registration, the qualifications for voting, the penalties
for false registration, and the availability of registration and voting assistance for elderly
and disabled individuals and residents of health care facilities and hospitals.

52.8 (b) The instructions must indicate that if the voter <u>does not have must provide</u> a valid 52.9 Minnesota driver's license or identification card <u>number</u>, <u>or</u> the last four digits of the voter's 52.10 Social Security number <del>must be provided</del>, <u>unless the voter does not have a Social Security</u> 52.11 <u>number</u>, <u>unless the voter has not been issued one of those numbers</u>.

52.12 (c) If, prior to election day, a person requests the instructions in Braille, audio format, 52.13 or in a version printed in 16-point bold type with 24-point leading, the county auditor shall 52.14 provide them in the form requested. The secretary of state shall prepare Braille and audio 52.15 copies and make them available.

52.16 Sec. 2. Minnesota Statutes 2020, section 201.121, subdivision 3, is amended to read:

Subd. 3. Postelection sampling. (a) Within ten days after an election, the county auditor 52.17 shall send the notice required by subdivision 2 to a random sampling of the individuals 52.18 registered on election day. The random sampling shall be determined in accordance with 52.19 the rules of the secretary of state. As soon as practicable after the election, the county auditor 52.20 shall mail the notice required by subdivision 2 to all other individuals registered on election 52.21 day. If a notice is returned as not deliverable, the county auditor shall attempt to determine 52.22 the reason for the return. A county auditor who does not receive or obtain satisfactory proof 52.23 of an individual's eligibility to vote shall immediately notify the county attorney of all of 52.24 the relevant information. The By February 15 of each year, the county auditor must notify 52.25 52.26 the secretary of state of the following information for each election held in the previous year by each precinct: 52.27

52.28 (1) the total number of all notices that were returned as nondeliverable;

52.29 (2) the total number of nondeliverable notices that the county auditor was able to 52.30 determine the reason for the return along with the reason for each return; and

(3) the total number of individuals for whom the county auditor does not receive orobtain satisfactory proof of an individual's eligibility to vote.

(b) By March 1 of every odd-numbered year, the secretary of state shall report to the
chair and ranking minority members of the legislative committees with jurisdiction over
elections the following information for each election held in the previous year by each
precinct and each county:

53.5 (1) the total number of all notices that were returned as nondeliverable;

(2) the total number of nondeliverable notices that a county auditor was able to determine
the reason for the return along with the reason for each return; and

(3) the total number of individuals for whom the county auditor does not receive orobtain satisfactory proof of an individual's eligibility to vote.

53.10 Sec. 3. Minnesota Statutes 2020, section 203B.08, subdivision 1, is amended to read:

Subdivision 1. Marking and return by voter. (a) An eligible voter who receives absentee 53.11 ballots as provided in this chapter shall mark them in the manner specified in the directions 53.12 53.13 for casting the absentee ballots. The return envelope containing marked ballots may be mailed as provided in the directions for casting the absentee ballots or, may be left with the 53.14 county auditor or municipal clerk who transmitted the absentee ballots to the voter, or may 53.15 be left in a drop box as provided in section 203B.082. If delivered in person, the return 53.16 envelope must be submitted to the county auditor or municipal clerk by 3:00 p.m. on election 53.17 53.18 day.

53.19 (b) The voter may designate an agent to deliver in person the sealed absentee ballot 53.20 return envelope to the county auditor or municipal clerk or to deposit the return envelope 53.21 in the mail. An agent may deliver or mail the return envelopes of not more than three voters 53.22 in any election. Any person designated as an agent who tampers with either the return 53.23 envelope or the voted ballots or does not immediately mail or deliver the return envelope 53.24 to the county auditor or municipal clerk is guilty of a misdemeanor.

53.25 Sec. 4. Minnesota Statutes 2020, section 203B.08, subdivision 3, is amended to read:

Subd. 3. **Procedures on receipt of ballots.** When absentee ballots are returned to a county auditor or municipal clerk, that official shall stamp or initial and date the return envelope and place it in a <u>secure location locked ballot container or other secured and locked</u> <u>space</u> with other return envelopes received by that office. Within five days after receipt, the county auditor or municipal clerk shall deliver to the ballot board all ballots received, except that during the 14 days immediately preceding an election, the county auditor or municipal clerk shall deliver all ballots received to the ballot board within three days. Ballots received

on election day either (1) after 3:00 p.m., if delivered in person; or (2) after 8:00 p.m., if 54.1 delivered by mail or a package delivery service, shall be marked as received late by the 54.2 county auditor or municipal clerk, and must not be delivered to the ballot board. 54.3 Sec. 5. [203B.082] ABSENTEE BALLOT DROP BOXES; SECURITY AND 54.4 **INTEGRITY.** 54.5 Subdivision 1. Definition. As used in this section, "drop box" means a secure receptacle 54.6 or container established to receive completed absentee ballots 24 hours per day. Drop box 54.7 does not include a receptacle or container maintained by the United States Postal Service, 54.8 54.9 or a location at which a voter or an agent may return a completed absentee ballot by providing it directly to an employee of the county auditor or municipal clerk. 54.10 54.11 Subd. 2. Minimum security and integrity standards. The county auditor or municipal clerk may provide locations at which a voter may deposit a completed absentee ballot 54.12 enclosed in the completed signature envelope in a secure drop box, consistent with the 54.13 following security and integrity standards: 54.14 54.15 (1) each drop box must be continually recorded during the absentee voting period; (2) each drop box must be designed to prevent an unauthorized person from moving, 54.16 removing, or tampering with the drop box; 54.17 54.18 (3) each drop box placed in an outdoor location must be fastened to a building, bolted to a concrete pad, or otherwise attached to a similarly secure structure; 54.19 54.20 (4) ballots deposited in a drop box must be secured against access by any unauthorized person, and in the case of a drop box located in an outdoor location, the drop box must be 54.21 54.22 secured against damage due to weather or other natural conditions; (5) each drop box must contain signage or markings that: 54.23 54.24 (i) clearly identifies the drop box as an official absentee ballot return location; and (ii) include the location and hours where an agent may return an absentee ballot; 54.25 (6) deposited ballots must be collected at least once per business day during the absentee 54.26 voting period by the county auditor, municipal clerk, or an elections official trained by the 54.27 54.28 county auditor or municipal clerk in the proper maintenance and handling of absentee ballots

54.29 and absentee ballot drop boxes, and in the security measures used to protect absentee ballots;

54.30 and

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55.1	(7) ballots collected from	each drop box must	be properly date-stam	ped and stored in a
55.2	locked ballot container or oth			
55.3	laws governing the collection			
55.4	Subd. 3. Publication of lo		ź ż	<u> </u>
55.5	must provide a list of designa		•	
55.6	no later than 40 days prior to			<u> </u>
55.7	scheduled primary or general			
55.8	county or municipality and or		secretary of state at le	ast 35 days prior to
55.9	the start of the absentee votin	g period.		
55.10	(b) The county auditor or	municipal clerk mus	t provide an updated	list of designated
55.11	absentee ballot drop box loca	tions to the secretary	of state no later than	20 days prior to the
55.12	start of the absentee voting pe	eriod at every regular	ly scheduled primary	or general election,
55.13	if any locations have changed	l or been added since	e submission of the lis	st under paragraph
55.14	(a). The list must be publishe	d on the website of t	he county or municip	ality and on the
55.15	website of the secretary of sta	ate at least 15 days p	rior to the start of the	absentee voting
55.16	period.			
55.17	Subd. 4. Electioneering	prohibited. Section 2	211B.11 applies to co	nduct within 100
55.18	feet of an absentee ballot dro	p box established un	der this section.	
55.19	Sec. 6. Minnesota Statutes 2	2020, section 203B.1	21, subdivision 1, is	amended to read:
55.20	Subdivision 1. Establishn	nent; applicable law	<b>s.</b> (a) The governing b	ody of each county,
55.21	municipality, and school distr	rict with responsibili	ty to accept and rejec	t absentee ballots
55.22	must, by ordinance or resolut	ion, establish a ballo	t board. The board m	ust consist of a
55.23	sufficient number of election j	udges <del>trained in the h</del>	andling of absentee ba	allots and appointed
55.24	as provided in sections 204B.	19 to 204B.22. The b	oard may include dep	uty county auditors
55.25	or deputy city clerks who hav	e received training ir	the processing and c	ounting of absentee
55.26	ballots. Each member of the l	ballot board must be	provided adequate tra	aining on the
55.27	processing and counting of al	osentee ballots, inclu	ding but not limited t	o instruction on
55.28	accepting and rejecting absent	ee ballots, storage of	absentee ballots, time	lines and deadlines,
55.29	the role of the ballot board, p	rocedures for openin	g absentee ballot env	elopes, procedures
55.30	for counting absentee ballots,	, and procedures for	reporting absentee ba	llot totals.
55.31	(b) Each jurisdiction must	t pay a reasonable co	mpensation to each n	nember of that

55.32 jurisdiction's ballot board for services rendered during an election.

56.1 (c) Except as otherwise provided by this section, all provisions of the Minnesota Election
56.2 Law apply to a ballot board.

56.3 Sec. 7. Minnesota Statutes 2020, section 204B.14, subdivision 3, is amended to read:

56.4 Subd. 3. **Boundary changes; prohibitions; exception.** (a) Notwithstanding other law 56.5 or charter provisions to the contrary, during the period from January 1 in any year ending 56.6 in zero to the time when the legislature has been redistricted in a year ending in one or two, 56.7 no changes may be made in the boundaries of any election precinct except as provided in 56.8 this subdivision.

(a) (b) If a city annexes an unincorporated area located in the same county as the city
 and adjacent to the corporate boundary, the annexed area may be included in an election
 precinct immediately adjacent to it.

56.12 (b) (c) A municipality or county may establish new election precincts lying entirely
56.13 within the boundaries of any existing precinct and shall assign names to the new precincts
56.14 which include the name of the former precinct.

(e) (d) Precinct boundaries in a city of the first class electing council members by wards
may be reestablished within four weeks of the adoption of ward boundaries in a year ending
in one, as provided in section 204B.135, subdivision 1. If precinct boundaries are
reestablished in a year ending in one, the city council must designate polling places for each
election precinct pursuant to section 204B.16, subdivision 1, within 30 days establishing
precinct boundaries. The polling place designations are effective for the year ending in one.

(d) (e) Precinct boundaries must be reestablished within 60 days of the time when the 56.21 legislature has been redistricted, or at least 19 weeks before the state primary election in a 56.22 year ending in two, whichever comes first. The governing body of each municipality and 56.23 of each county with precincts in unorganized territory must designate polling places for 56.24 56.25 each election precinct pursuant to section 204B.16, subdivision 1, within 30 days of establishing precinct boundaries or at least 19 weeks before the state primary election in a 56.26 year ending in two, whichever comes first. The adoption of reestablished precinct boundaries 56.27 and polling places becomes effective on the date of the state primary election in the year 56.28 ending in two. 56.29

56.30 (f) Precincts must be arranged so that no precinct lies in more than one legislative or 56.31 congressional district.

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# Sec. 8. Minnesota Statutes 2020, section 204B.16, subdivision 1, is amended to read: Subdivision 1. Authority; location. By December 31 of each year, the governing body of each municipality and of each county with precincts in unorganized territory must designate by ordinance or resolution a polling place for each election precinct. The polling places designated in the ordinance or resolution are the polling places for the following calendar year, unless a change is made:

- 57.7 (1) pursuant to section 204B.175;
- 57.8 (2) because a polling place has become unavailable; <del>or</del>

57.9 (3) because a township designates one location for all state and federal elections and57.10 one location for all township only elections; and

57.11 (4) pursuant to section 204B.14, subdivision 3.

(b) Polling places must be designated and ballots must be distributed so that no one is 57.12 required to go to more than one polling place to vote in a school district and municipal 57.13 election held on the same day. The polling place for a precinct in a city or in a school district 57.14 located in whole or in part in the metropolitan area defined by section 200.02, subdivision 57.15 24, shall be located within the boundaries of the precinct or within one mile of one of those 57.16 boundaries unless a single polling place is designated for a city pursuant to section 204B.14, 57.17 subdivision 2, or a school district pursuant to section 205A.11. The polling place for a 57.18 precinct in unorganized territory may be located outside the precinct at a place which is 57.19 convenient to the voters of the precinct. If no suitable place is available within a town or 57.20 within a school district located outside the metropolitan area defined by section 200.02, 57.21 subdivision 24, then the polling place for a town or school district may be located outside 57.22 the town or school district within five miles of one of the boundaries of the town or school 57.23 district. 57.24

57.25 Sec. 9. Minnesota Statutes 2020, section 204B.18, subdivision 1, is amended to read:

57.26 Subdivision 1. **Booths; voting stations.** (a) Each polling place must contain a number 57.27 of voting booths or voting stations in proportion to the number of individuals eligible to 57.28 vote in the precinct. The booth or station shall permit the voter to vote privately and 57.29 independently.

(b) Each polling place must have at least one accessible voting booth or other accessible
voting station and beginning with federal and state elections held after December 31, 2005,
and county, municipal, and school district elections held after December 31, 2007, one

voting system that conforms to section 301(a)(3)(B) of the Help America Vote Act, Public
Law 107-252.

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(c) Local jurisdictions must make accessible voting stations purchased with funds
provided from the Help America Vote Act account available to other local jurisdictions
holding stand-alone elections. The jurisdiction providing the equipment may require the
jurisdiction using the equipment to reimburse any direct actual costs incurred as a result of
the equipment's use and any prorated indirect costs of maintaining and storing the equipment.
A rental or other similar use fee may not be charged.

58.9 Any funds received under this paragraph for expenses incurred by that local jurisdiction 58.10 as a direct result of making the equipment available that were not paid for in whole or in 58.11 part with funds from the Help America Vote Act account are not program income under 58.12 the Help America Vote Act, Public Law 107-252.

Any funds received by a local jurisdiction making the equipment available as reimbursement for expenses as defined as "operating costs" under Laws 2005, chapter 162, section 34, subdivision 1, paragraph (b), and paid for in whole or in part with funds from the Help America Vote Act account must be treated as program income and deposited into the jurisdiction's Help America Vote Act account in the direct proportion that funds from the Help America Vote Act account were used to pay for those "operating costs."

(d) All booths or stations must be constructed so that a voter is free from observation
while marking ballots. During the hours of voting, the booths or stations must have
instructions, a pencil pen or other marking device suitable for the voting system being used,
and other supplies needed to mark the ballots. A chair must be provided for elderly voters
and voters with disabilities to use while voting or waiting to vote. Stable flat writing surfaces
must also be made available to voters who are completing election-related forms.

(e) All ballot boxes, voting booths, voting stations, and election judges must be in open
public view in the polling place.

58.27 (f) The jurisdiction providing supplies must only provide pens or marking devices suitable
 58.28 for the voting system being used.

58.29 Sec. 10. Minnesota Statutes 2020, section 204B.40, is amended to read:

## 58.30 204B.40 BALLOTS; ELECTION RECORDS AND OTHER MATERIALS; 58.31 DISPOSITION; INSPECTION OF BALLOTS.

The county auditors, municipal clerks, and school district clerks shall retain all election materials returned to them after any election for at least 22 months from the date of that

election. All records and materials must be stored in a locked container or other secured 59.1 and locked space. All election materials involved in a contested election must be retained 59.2 for 22 months or until the contest has been finally determined, whichever is later. Abstracts 59.3 filed by canvassing boards shall be retained permanently by any officer with whom those 59.4 abstracts are filed. Election materials no longer required to be retained pursuant to this 59.5 section shall be disposed of in accordance with sections 138.163 to 138.21. Sealed envelopes 59.6 containing voted ballots must be retained unopened, except as provided in this section, in 59.7 59.8 a secure location. The county auditor, municipal clerk, or school district clerk shall not permit any voted ballots to be tampered with or defaced. 59.9

After the time for filing a notice of contest for an election has passed, the secretary of 59.10 state may, for the purpose of monitoring and evaluating election procedures: (1) open the 59.11 sealed ballot envelopes and inspect the ballots for that election maintained by the county 59.12 auditors, municipal clerks, or school district clerks; (2) inspect the polling place rosters and 59.13 completed voter registration applications; or (3) examine other forms required in the 59.14 Minnesota election laws for use in the polling place. No inspected ballot or document may 59.15 be marked or identified in any manner. After inspection, all ballots must be returned to the 59.16 ballot envelope and the ballot envelope must be securely resealed. Any other election 59.17 materials inspected or examined must be secured or resealed. No polling place roster may 59.18 be inspected until the voting history for that precinct has been posted. No voter registration 59.19 application may be inspected until the information on it has been entered into the statewide 59.20 registration system. 59.21

59.22 Sec. 11. Minnesota Statutes 2020, section 204C.13, subdivision 3, is amended to read:

59.23 Subd. 3. Marking ballots. (a) The voter shall mark each ballot in the following manner:
59.24 as provided in this subdivision.

(a) (b) The voter shall fill in the oval or similar mark if a different target shape is used, opposite the printed name of each candidate for whom the individual desires to vote, and in the oval or other target shape before the "Yes" or "No" if the individual desires to vote for or against a question.

59.29 (b)(c) The voter may write in other names on the lines provided under the printed names 59.30 of the candidates, except that no names shall be written in on primary ballots.

(e) (d) At a state primary an individual may vote for candidates of only one major political party on the partisan primary ballot. If a partisan primary ballot contains votes for the candidates of more than one major political party, the ballot is totally defective and no vote on the partisan section of the ballot shall be counted.

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- 60.1 (d) (e) An individual who spoils a ballot may return it to the election judges and receive
   60.2 another.
- 60.3 Sec. 12. Minnesota Statutes 2020, section 204C.35, is amended by adding a subdivision
  60.4 to read:

60.5Subd. 2a. Constitutional amendment recount. In a state general election when the60.6difference between the number of "yes" votes cast on ratification of a proposed constitutional60.7amendment is within one-quarter percent of the number of all other ballots cast at the60.8election, the canvassing board shall manually recount the votes on that question, including60.9the number of "yes" or "no" votes on the question, and the number of ballots that did not60.10cast a vote on the question. The results of the recount must be certified by the canvassing60.11board as soon as possible.

60.12 Sec. 13. Minnesota Statutes 2020, section 204C.35, subdivision 3, is amended to read:

Subd. 3. Scope of recount. A recount conducted as provided in this section is limited in scope to the determination of the number of votes validly cast for the office or question to be recounted. Only the ballots cast in the election and the summary statements certified by the election judges may be considered in the recount process. Original ballots that have been duplicated under section 206.86, subdivision 5, are not within the scope of a recount and must not be examined except as provided by a court in an election contest under chapter 209.

60.20

60.21

#### ARTICLE 5 FEDERAL FUNDS

60.22 Section 1. Laws 2020, Fifth Special Session chapter 3, article 9, section 13, is amended60.23 to read:

60.24 Sec. 13. FUND MAXIMIZATION.

On or after December 31, 2020, the commissioner of management and budget is
authorized to use best efforts to maximize the use of federal CARES Act funding, consistent
with applicable federal guidance, and to use any unobligated amounts to fund eligible state
activities appropriated for. The commissioner may reduce general fund appropriations and
transfers in Laws 2020, chapters chapter 66, 70, 71, 74, or 81, or Laws 2020, Seventh Special
Session chapter 2, and corresponding funding amounts are appropriated from the federal
coronavirus relief fund up to the unobligated balance of the fund.

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61.1	EFFECTIVE DATE.	This section is effective	e the day following fin	nal enactment.
61.2	Sec. 2. COVID-19 FLE	XIBLE RESPONSE A	ACCOUNT.	
61.3	Subdivision 1. Accou	nt created. The COVID	-19 flexible response	account is created
61.4	within the state fiscal reco	very federal fund in the	state treasury to pay ex	xpenditures eligible
61.5	under federal guidance for	the state fiscal recovery	federal fund. \$425,00	0,000 is transferred
61.6	from the state fiscal recov	ery federal fund to the C	COVID-19 flexible re	sponse account and
61.7	is appropriated to the com	missioner of manageme	ent and budget. The co	ommissioner may
61.8	transfer funds appropriate	d under this subdivision	to state agencies as r	ecessary. This is a
61.9	onetime appropriation. An	ny money in the account	that remains unalloca	ted on July 1, 2022,
61.10	cancels to the state fiscal r	ecovery federal fund. Al	located funds are avai	ilable until June 30,
61.11	<u>2023.</u>			
61.12	Subd. 2. Legislative (	COVID-19 Response Co	ommission review. (a	a) The Legislative
61.13	COVID-19 Response Cor	nmission established un	der Laws 2020, chapt	er 71, article 1,
61.14	section 7, will review pro	posed allocations from the	he COVID-19 flexible	e response account.
61.15	(b) The commissioner	of management and buc	lget must submit prop	oosed single
61.16	expenditures from the CC	VID-19 flexible response	se account that exceed	d \$2,500,000 to the
61.17	Legislative COVID-19 Re	esponse Commission for	tits review and recom	mendations. The
61.18	submission must include	the total amount of the p	roposed expenditure,	the purpose of the
61.19	proposed expenditure, the	time period of the prop	osed expenditure, and	l any additional
61.20	information the commissi	oner of management and	budget determines ne	ecessary to properly
61.21	document the proposed ex	xpenditure. Upon receivi	ing a submission, the	commission has
61.22	three days after the reques	st is submitted to review	the proposed expend	itures submitted
61.23	under this subdivision.			
61.24	(c) Commission mem	pers may make a positive	e recommendation, a	negative
61.25	recommendation, or no re	commendation on a pro-	posed expenditure. If	a majority of the
61.26	commission members from	m the senate and a major	ity of the commission	members from the
61.27	house of representatives r	nake a negative recomm	endation on a propos	ed expenditure, the
61.28	commissioner is prohibite	ed from expending the m	oney. If a majority of	the commission
61.29	members from the senate	and a majority of the co	mmission members f	rom the house of
61.30	representatives do not ma	ke a negative recommen	dation, or if the com	nission makes no
61.31	recommendation, the com	missioner may expend t	he money.	
61.32	(d) The commission n	nay hold a public meetin	g to approve or disap	prove a proposed
61.33	expenditure from the CO	VID-19 flexible response	e account. Notwithsta	nding Minnesota
61.34	Statutes, section 3.055, th	e commission may cond	luct a public meeting	remotely. The

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62.1 commission may approve or disapprove proposed expenditures without a public meeting.

62.2 The commission members may approve or disapprove proposed expenditures via written

62.3 communication sent to the commissioner of management and budget.

62.4 Subd. 3. Monthly expenditure report. The commissioner of management and budget
 62.5 must provide reports on the spending from the COVID-19 flexible response account to the

62.6 Legislative COVID-19 Response Commission on the last day of each month. The report

62.7 must include the total amount of each expenditure, the purpose of each expenditure, and

62.8 any additional information the commissioner of management and budget determines is

62.9 <u>necessary to properly document each expenditure.</u>

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

# 62.11 Sec. 3. <u>REVENUE REPLACEMENT; AMERICAN RESCUE PLAN ACT STATE</u> 62.12 FISCAL RECOVERY FEDERAL FUND.

62.13 Subdivision 1. Transfer. \$633,100,000 in fiscal year 2023 and \$550,000,000 in fiscal

62.14 year 2024 are transferred from the state fiscal recovery federal fund to the general fund for

62.15 the provision of government services. The fiscal year 2024 transfer must occur prior to

62.16 December 15, 2024. The transfers in this subdivision are onetime.

Subd. 2. State appropriation alternative. (a) If the commissioner of management and 62.17 62.18 budget determines that the transfers in subdivision 1 are ineligible uses of the state fiscal recovery federal fund, the transfers in subdivision 1 are canceled, and \$633,100,000 is 62.19 appropriated from the state fiscal recovery federal fund in fiscal year 2022 to the 62.20 commissioner of management and budget to replace eligible general fund appropriations 62.21 in the biennium beginning July 1, 2021. Money appropriated to the commissioner of 62.22 62.23 management and budget is available in either year of the biennium and may be disbursed or transferred to state agencies as necessary. The general fund appropriations being replaced 62.24 are canceled. The commissioner of management and budget must determine eligible 62.25 appropriations consistent with Public Law 117-2, and its corresponding guidance for use 62.26 of the state fiscal recovery federal fund. For purposes of this subdivision, an ineligible use 62.27 includes one that violates a maintenance of effort requirement. 62.28 (b) If the commissioner of management and budget implements the appropriations in 62.29 62.30 paragraph (a), the commissioner must cancel \$550,000,000 of the forecasted general fund

appropriations in the biennium beginning July 1, 2023, that are eligible to be replaced with

62.32 the state fiscal recovery federal fund, under Public Law 117-2, and its corresponding guidance

62.33 consistent with the method used in paragraph (a). The commissioner must allocate

62.34 \$550,000,000 from the state fiscal recovery federal fund from the biennium beginning July

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- 63.1 <u>1, 2023, to replace the canceled general fund appropriations. The allocations made by the</u>
   63.2 commissioner are appropriated in fiscal year 2024 from the state fiscal recovery federal
- 63.3 fund and are available in either year of the biennium, but must be obligated by December
- 63.4 <u>31, 2024. This is a onetime appropriation.</u>
- 63.5 (c) Prior to implementing any appropriations or planning estimates under this subdivision,
- 63.6 the commissioner of management and budget must submit the proposed appropriation and
- 63.7 planning estimate changes to the Legislative Advisory Commission for review. Legislative
- 63.8 Advisory Commission members have up to ten days to submit any recommendations
- 63.9 regarding the appropriations to the commissioner.
- 63.10 Subd. 3. General fund restoration. If general fund appropriations in subdivisions 2
- 63.11 and 3 are reduced or replaced with state fiscal recovery federal fund appropriations, those
- 63.12 state fiscal recovery federal fund appropriations are onetime for those years indicated, and
- 63.13 the general fund appropriation base amounts are reinstated in subsequent fiscal years.
- 63.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 63.15 Sec. 4. <u>SUSPENSION OF STATUTORY APPROPRIATION; AMERICAN RESCUE</u> 63.16 PLAN ACT STATE FISCAL RECOVERY FEDERAL FUND.

- (a) Notwithstanding Minnesota Statutes, sections 3.3005 and 4.07, \$1,150,000,000 of
   the federal funds received by the state of Minnesota from its state fiscal recovery federal
   fund allocation under Public Law 117-2, must not be spent except pursuant to a direct
   appropriation by law.
- (b) If the funds in this section are not appropriated by the expiration of paragraph (a),
  the remaining funds in paragraph (a) are appropriated to the commissioner of management
  and budget. The commissioner of management and budget may transfer funds appropriated
  under this paragraph to state agencies as necessary. Before spending federal funds
- 63.25 appropriated in this section, the commissioner of management and budget shall report
- allocations of funds appropriated under this section and their intended purpose to the
- 63.27 Legislative Advisory Commission, consistent with the urgent federal funds request procedure
- 63.28 under Minnesota Statutes, section 3.3005, subdivisions 4 and 5.
- 63.29 EFFECTIVE DATE. Paragraph (a) is effective the day following final enactment and
   63.30 is retroactive to May 17, 2021. Paragraph (a) expires June 15, 2022. Paragraph (b) is effective
   63.31 the day following final enactment.