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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4254

(SENATE AUTHORS: PORT and Pappas)					
DATE	D-PG	OFFICIAL STATUS			
02/26/2024	11811	Introduction and first reading			
		Referred to Housing and Homelessness Prevention			
03/04/2024		Comm report: To pass as amended and re-refer to State and Local Government and Veterans			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to housing; authorizing housing and redevelopment authorities to create public corporations for the purpose of purchasing, owning, and operating properties converted under the federal Rental Assistance Demonstration program; amending Minnesota Statutes 2022, section 469.012, subdivision 2j; proposing coding for new law in Minnesota Statutes, chapter 469.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 469.012, subdivision 2j, is amended to read:
1.9	Subd. 2j. May be in LLP, LLC, or corporation; bound as if HRA. (a) An authority
1.10	may become a member or shareholder in and enter into or form limited partnerships, limited
1.11	liability companies, or corporations for the purpose of developing, constructing, rehabilitating,
1.12	managing, supporting, or preserving housing projects and housing development projects,
1.13	including low-income housing tax credit projects. These limited partnerships, limited liability
1.14	companies, or corporations are subject to all of the provisions of sections 469.001 to 469.047
1.15	and other laws that apply to housing and redevelopment authorities, as if the limited
1.16	partnership, limited liability company, or corporation were a housing and redevelopment
1.17	authority.
1.18	(b) An authority may create a public corporation in accordance with section 469.0121
1.19	for the purpose of purchasing, owning, and operating real property converted through the
1.20	federal Rental Assistance Demonstration program under Public Law 112-55, as amended.

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2.1	Sec. 2. [469	0.0121] PUBLIC CO	ORPORATIO	N; RENTAL ASSISTA	ANCE
2.2	DEMONSTI	RATION PROGRA	М.		
2.3	Subdivisio	on 1. Definitions. (a)) For the purpos	ses of this section, the fo	llowing terms have
2.4	the meanings			·	
2.5	(b) "Auth	ority" has the meaning	ng given under	section 469.002, subdi	vision 2.
2.6	(c) Board	1 [°] means the board (of directors of a	a corporation created un	der this section.
2.7	<u>(d)</u> "Corpo	oration" means a pul	blic corporation	n created under this sect	tion.
2.8	<u>(e) "RAD</u>	" means the federal]	Rental Assista	nce Demonstration prog	ram under Public
2.9	Law 112-55,	as amended.			
2.10	<u>Subd. 2.</u>	Public corporation	created. An au	thority may create a pu	blic corporation to
2.11	purchase, ow	n, and operate real p	roperty that ha	s been converted throug	h RAD to preserve
2.12	and improve	public housing prop	erties.		
2.13	<u>Subd. 3.</u>	Corporation powers	s. (a) The corp	oration has the followin	g general powers:
2.14	(1) to have	e succession until di	ssolved by law	<u>,</u>	
2.15	<u>(2) to sue</u>	and be sued in its co	orporate name;		
2.16	(3) to ado	pt, alter, and use a co	orporate seal w	hich shall be judicially	noticed;
2.17	(4) to acce	ept, hold, and admin	ister gifts and	pequests of money, secu	urities, or other
2.18	personal prop	erty of whatsoever c	haracter, absol	utely or in trust, for the	purposes for which
2.19	the corporation	on is created. Unless	otherwise rest	ricted by the terms of th	ne gift or bequest,
2.20	the corporation	on is authorized to se	ell, exchange, o	or otherwise dispose of	and to invest or
2.21	reinvest in su	ch investments as it	may determine	e from time to time the	money, securities,
2.22	or other prop	erty given or bequea	thed to it. The	principal of such corpo	rate funds and the
2.23	income there	from, and all other re	evenues receiv	ed by it from any source	e whatsoever shall
2.24	be placed in s	such depositories as t	the board of di	ectors shall determine a	and shall be subject
2.25	to expenditur	e for corporate purp	oses;		
2.26	(5) to enter	r into contracts gener	ally and to exec	cute all instruments neces	ssary or appropriate
2.27	to carry out it	s corporate purposes	<u>s;</u>		
2.28	<u>(6) to app</u>	oint and prescribe th	e duties of off	cers, agents, and emplo	yees as may be
2.29	necessary to a	carry out its work an	d to compensa	te them;	
2.30	<u>(7)</u> to pure	chase all supplies an	d materials neo	cessary for carrying out	its purposes;

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3.1	(8) to accept from the United States or the state of Minnesota, or any of their agencies,					
3.2	moneys or othe	r assistance whethe	er by gift, loan	, or otherwise to carry ou	t its corporate	
3.3	purposes, and to	enter into such co	ontracts with th	ne United States or the sta	te of Minnesota,	
3.4	or any of the agencies of either, or with any of the political subdivisions of the state, as it					
3.5	may deem proper and consistent with the purposes of this section; and					
3.6	(9) to contra	ct and make coope	rative agreem	ents with federal, state, an	nd municipal	
3.7	departments and	l agencies and priva	ate corporation	ns, associations, and indiv	iduals for the use	
3.8	of the corporation	on property, includ	ing but not lin	nited to rental agreements	• <u>•</u>	
3.9	(b) A corpor	ration may acquire	properties con	werted under RAD, subje	ect to restrictions	
3.10	and conditions	compatible with fur	nding acquisit	ions of and improvements	s to real property	
3.11	with state gener	al obligation bond	proceeds. The	commissioner of manage	ment and budget	
3.12	must determine	the necessary restr	rictions and co	nditions under this parag	raph.	
3.13	Subd. 4. Board of directors. (a) A corporation is governed by a board of directors as					
3.14	follows:					
3.15	<u>(1) a membe</u>	er of the city counci	il from the city	in which the corporation	is incorporated;	
3.16	(2) a commissioner of the authority that created the corporation; and					
3.17	(3) the commissioner of the Minnesota Housing Finance Agency or the commissioner's					
3.18	delegate.					
3.19	(b) The term	of a director is six	x years. Two m	nembers of the initial boar	rd of directors	
3.20	must be appoint	ted for terms of fou	ir years, and o	ne for a term of two years	<u>s.</u>	
3.21	(c) Vacancie	es on the board mus	st be filled by	the authority.		
3.22	(d) Board m	embers must not be	e compensated	l for their service as board	d members other	
3.23	than to be reimb	oursed for reasonab	ole expenses in	ncurred in connection with	n their duties as	
3.24	board members	. Reimbursement s	hall be review	ed each year by the state	auditor.	
3.25	(e) The boar	d must annually el	ect from amor	ng its members a chair and	d other officers	
3.26	necessary for th	e performance of i	ts duties.			
3.27	<u>Subd. 5.</u> By	aws. The board of	directors mus	t adopt bylaws and rules	as it deems	
3 28	necessary for th	e administration of	fits functions	and the accomplishment of	of its nurnose	

- 3.28 <u>necessary for the administration of its functions and the accomplishment of its purpose,</u>
- 3.29 including among other matters the establishment of a business office and the rules, the use
- 3.30 of the project-based rental assistance properties, and the administration of corporation funds.

3.31 Subd. 6. Place of business. The board must locate and maintain the corporation's place 3.32 of business in the city in which the authority that created the corporation is located.

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4.1	Subd. 7.	<mark>Open meetings.</mark> Mee	tings of the boa	rd are subject to chapte	er 13D and meetings
4.2	of the board	conducted by interac	tive technology	are subject to section	13D.02.
4.3	Subd. 8.	Compliance. The co	rporation must	comply with all federa	l, state, and local
4.4	laws, rules, ordinances, and other regulations required to own and operate properties as				
4.5	project-base	d rental assistance pr	operties.		
4.6	Subd. 9.	Dissolution. Notwiths	standing section	15.082, upon dissolutio	on of the corporation
4.7	for any reaso	on, its wholly owned	assets become	property of the authori	ty that created the
4.8	corporation.				

- 4.9 Sec. 3. <u>EFFECTIVE DATE.</u>
- 4.10 This act is effective July 1, 2024.