JSK/EP

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1207

(SENATE AUTHORS: SIMONSON, Bakk, Tomassoni and Eken)DATED-PGOFFICIAL STATUS02/14/2019Introduction and first reading
Referred to Jobs and Economic Growth Finance and Policy

| 1.1 | A bill for an act |
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| 1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 | relating to economic development; authorizing establishment of the Duluth regional exchange district; authorizing sale and issuance of state appropriation bonds; providing an exemption from state general sales tax; creating an advisory board; conferring powers and duties; providing for special tax abatement and tax increment financing rules; authorizing imposition of an additional local sales and use tax; appropriating money; amending Minnesota Statutes 2018, sections 297A.71, by adding a subdivision; 297A.75, subdivisions 1, 2, 3; Laws 1980, chapter 511, section 1, subdivision 1; proposing coding for new law in Minnesota Statutes, chapters 16A; 469. |
| 1.11 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.12 | Section 1. [16A.968] DULUTH REGIONAL EXCHANGE DISTRICT |
| 1.13 | APPROPRIATION BONDS. |
| 1.14 | Subdivision 1. Definitions. (a) The definitions in this subdivision and in section 469.50 |
| 1.15 | apply to this section. |
| 1.16 | (b) "Appropriation bond" or "bond" means a bond, note, or other similar instrument of |
| 1.17 | the state payable during a biennium from one or more of the following sources: |
| 1.18 | (1) money appropriated by law from the general fund in any biennium for debt service |
| 1.19 | due with respect to obligations described in subdivision 2a; |
| 1.20 | (2) proceeds of the sale of obligations described in subdivision 2a; |
| 1.21 | (3) payments received for that purpose under agreements and ancillary arrangements |
| 1.22 | described in subdivision 2, paragraph (d); and |
| 1.23 | (4) investment earnings on amounts in clauses (1) to (3). |

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| 2.1 | (c) "Debt service" means the amount payable in any biennium of principal, premium, if |
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| 2.2 | any, and interest on appropriation bonds. |
| 2.3 | Subd. 2. Authorization to issue appropriation bonds. (a) Subject to the limitations of |
| 2.4 | this subdivision, and upon request by the governing body of the city of Duluth as provided |
| 2.5 | in section 469.54, subdivision 3, paragraph (f), the commissioner may sell and issue |
| 2.6 | appropriation bonds of the state under this section for public purposes as provided by law. |
| 2.7 | (b) Proceeds of the appropriation bonds must be credited to a special appropriation |
| 2.8 | Duluth regional exchange district bond proceeds fund in the state treasury. All income from |
| 2.9 | investment of the bond proceeds, as estimated by the commissioner, is appropriated to the |
| 2.10 | commissioner for the payment of principal and interest on the appropriation bonds. |
| 2.11 | (c) Appropriation bonds may be issued in one or more issues or series on the terms and |
| 2.12 | conditions the commissioner determines to be in the best interests of the state, but the term |
| 2.13 | on any series of appropriation bonds may not exceed 25 years. The appropriation bonds of |
| 2.14 | each issue and series thereof shall be dated and bear interest and may be includable in or |
| 2.15 | excludable from the gross income of the owners for federal income tax purposes. |
| 2.16 | (d) At the time of or in anticipation of issuing the appropriation bonds, and at any time |
| 2.17 | thereafter, so long as the appropriation bonds are outstanding, the commissioner may enter |
| 2.18 | into agreements and ancillary arrangements relating to the appropriation bonds, including |
| 2.19 | but not limited to trust indentures, grant agreements, lease or use agreements, operating |
| 2.20 | agreements, management agreements, liquidity facilities, remarketing or dealer agreements, |
| 2.21 | letter of credit agreements, insurance policies, guaranty agreements, reimbursement |
| 2.22 | agreements, indexing agreements, or interest exchange agreements. Any payments made |
| 2.23 | or received according to the agreement or ancillary arrangement shall be made from or |
| 2.24 | deposited as provided in the agreement or ancillary arrangement. The determination of the |
| 2.25 | commissioner included in an interest exchange agreement that the agreement relates to an |
| 2.26 | appropriation bond shall be conclusive. |
| 2.27 | (e) The commissioner may enter into written agreements or contracts relating to the |
| 2.28 | continuing disclosure of information necessary to comply with or facilitate the issuance of |
| 2.29 | appropriation bonds in accordance with federal securities laws, rules, and regulations, |
| 2.30 | including Securities and Exchange Commission rules and regulations in Code of Federal |
| 2.31 | Regulations, title 17, section 240.15c2-12. An agreement may be in the form of covenants |
| 2.32 | with purchasers and holders of appropriation bonds set forth in the order or resolution |
| 2.33 | authorizing the issuance of the appropriation bonds or a separate document authorized by |
| 2.34 | the order or resolution. |
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| 3.1 | (f) The appropriation bonds are not subject to chapter 16C. |
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| 3.2 | Subd. 2a. Project authorization. (a) Appropriation bonds may be sold and issued in |
| 3.3 | amounts that, in the opinion of the commissioner, are necessary to provide sufficient funds |
| 3.4 | to the commissioner of employment and economic development under subdivision 7, not |
| 3.5 | to exceed \$164,000,000 of costs of issuance, for the purposes as provided under this |
| 3.6 | subdivision, and pay debt service including capitalized interest, costs of issuance, costs of |
| 3.7 | credit enhancement, or make payments under other agreements entered into under subdivision |
| 3.8 | 2, paragraph (d). |
| 3.9 | (b) The bonds authorized by this subdivision are for the purposes of financing public |
| 3.10 | infrastructure projects authorized and approved by the city of Duluth under sections 469.50 |
| 3.11 | to 469.54. No bonds shall be sold under this subdivision until (1) the city has approved an |
| 3.12 | initial development plan as provided in section 14, and (2) the requirements in section |
| 3.13 | 469.54, subdivisions 2 and 3, paragraph (a), have been met. |
| 3.14 | Subd. 3. Form; procedure. (a) Appropriation bonds may be issued in the form of bonds, |
| 3.15 | notes, or other similar instruments and in the manner provided in section 16A.672. In the |
| 3.16 | event that any provision of section 16A.672 conflicts with this section, this section shall |
| 3.17 | <u>control.</u> |
| 3.18 | (b) Every appropriation bond shall include a conspicuous statement of the limitation |
| 3.19 | established in subdivision 6. |
| 3.20 | (c) Appropriation bonds may be sold at either public or private sale upon terms as the |
| 3.21 | commissioner shall determine are not inconsistent with this section and may be sold at any |
| 3.22 | price or percentage of par value. Any bid received may be rejected. |
| 3.23 | (d) Appropriation bonds must bear interest at a fixed or variable rate. |
| 3.24 | (e) Notwithstanding any other law, appropriation bonds issued under this section shall |
| 3.25 | be fully negotiable. |
| 3.26 | Subd. 4. Refunding bonds. The commissioner may issue appropriation bonds for the |
| 3.27 | purpose of refunding any appropriation bonds then outstanding, including the payment of |
| 3.28 | any redemption premiums on the bonds, any interest accrued or to accrue to the redemption |
| 3.29 | date, and costs related to the issuance and sale of the refunding bonds. The proceeds of any |
| 3.30 | refunding bonds may, in the discretion of the commissioner, be applied to the purchase or |
| 3.31 | payment at maturity of the appropriation bonds to be refunded, to the redemption of the |
| 3.32 | outstanding appropriation bonds on any redemption date, or to pay interest on the refunding |
| 3.33 | bonds and may, pending application, be placed in escrow to be applied to the purchase, |
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payment, retirement, or redemption. Any escrowed proceeds pending use may be invested 4.1 and reinvested in obligations that are authorized investments under section 11A.24. The 4.2 4.3 income earned or realized on the investment may also be applied to the payment of the appropriation bonds to be refunded or interest or premiums on the refunded appropriation 4.4 bonds, or to pay interest on the refunding bonds. After the terms of the escrow have been 4.5 fully satisfied, any balance of the proceeds and any investment income may be returned to 4.6 the general fund or, if applicable, the special appropriation Duluth regional exchange district 4.7 4.8 bond proceeds fund for use in any lawful manner. All refunding bonds issued under this subdivision must be prepared, executed, delivered, and secured by appropriations in the 4.9 same manner as the appropriation bonds to be refunded. 4.10 Subd. 5. Appropriation bonds as legal investments. Any of the following entities may 4.11 legally invest any sinking funds, money, or other funds belonging to them or under their 4.12 control in any appropriation bonds issued under this section: 4.13 (1) the state, the investment board, public officers, municipal corporations, political 4.14 subdivisions, and public bodies; 4.15 (2) banks and bankers, savings and loan associations, credit unions, trust companies, 4.16 savings banks and institutions, investment companies, insurance companies, insurance 4.17 associations, and other persons carrying on a banking or insurance business; and 4.18 4.19 (3) personal representatives, guardians, trustees, and other fiduciaries. Subd. 6. No full faith and credit; state not required to make appropriations. The 4.20 appropriation bonds are not public debt of the state, and the full faith, credit, and taxing 4.21 powers of the state are not pledged to the payment of the appropriation bonds or to any 4.22 payment that the state agrees to make under this section. Appropriation bonds shall not be 4.23 obligations paid directly, in whole or in part, from a tax of statewide application on any 4.24 class of property, income, transaction, or privilege. Appropriation bonds shall be payable 4.25 in each fiscal year only from amounts that the legislature may appropriate for debt service 4.26 for any fiscal year, provided that nothing in this section shall be construed to require the 4.27 state to appropriate money sufficient to make debt service payments with respect to the 4.28 appropriation bonds in any fiscal year. Appropriation bonds shall be canceled and shall no 4.29 longer be outstanding on the earlier of (1) the first day of a fiscal year for which the 4.30 legislature shall not have appropriated amounts sufficient for debt service, or (2) the date 4.31 of final payment of the principal of and interest on the appropriation bonds. 4.32

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| 5.1 | Subd. 7. Appropriation of proceeds. The proceeds of appropriation bonds issued under |
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| 5.2 | subdivision 2a and interest credited to the special appropriation Duluth regional exchange |
| 5.3 | district bond proceeds fund are appropriated as follows: |
| 5.4 | (1) to the commissioner of employment and economic development for an agreement |
| 5.5 | with the city of Duluth that governs the use, disbursement, and audit of funds for public |
| 5.6 | infrastructure projects as specified in subdivision 2a, upon other terms and conditions that |
| 5.7 | the commissioner of employment and economic development in the commissioner's sole |
| 5.8 | discretion determines are warranted, with the agreement being exempt from sections 16B.97 |
| 5.9 | to 16B.991; and |
| 5.10 | (2) to the commissioner for accrued and capitalized interest, nonsalary costs of issuance |
| 5.11 | of the bonds, costs of credit enhancement of the bonds, and payments under any agreements |
| 5.12 | entered into under subdivision 2, paragraph (d), each as permitted by state and federal law. |
| 5.13 | Subd. 8. Appropriation for debt service and other purposes. An amount up to |
| 5.14 | \$13,470,000 needed to pay principal and interest on appropriation bonds issued under |
| 5.15 | subdivision 2a is appropriated each fiscal year from the general fund to the commissioner, |
| 5.16 | subject to the city of Duluth's entitlement to receive appropriation support payments under |
| 5.17 | section 469.54, subdivision 3, and further subject to repeal, unallotment under section |
| 5.18 | 16A.152, or cancellation, otherwise as provided in subdivision 6, for deposit into the bond |
| 5.19 | payments account established for this purpose in the special Duluth regional exchange |
| 5.20 | district bond proceeds fund. The appropriation is available beginning in fiscal year 2022 |
| 5.21 | and through fiscal year 2055. |
| 5.22 | Subd. 9. Waiver of immunity. The waiver of immunity by the state provided for by |
| 5.23 | section 3.751, subdivision 1, shall be applicable to the appropriation bonds and any ancillary |
| 5.24 | contracts to which the commissioner is a party. |
| 5.25 | Sec. 2. Minnesota Statutes 2018, section 297A.71, is amended by adding a subdivision to |
| 5.26 | read: |
| 5.27 | Subd. 51. Construction materials and public infrastructure in regional exchange |
| 5.28 | district. Materials and supplies used or consumed in and equipment incorporated into, the |
| 5.29 | construction and improvement of publicly owned infrastructure located within the regional |
| 5.30 | exchange district established under section 469.51 are exempt. |
| 5.31 | For the purposes of this exemption, the term "infrastructure" means plazas, parking |
| 5.32 | structures, transit facilities, rights-of-way, sidewalks, pedestrian bridges, bicycle paths, |
| 5.33 | skyways, tunnels, lighting, landscaping, drainage improvements, utilities, sewer and any |
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| 6.1 | other such fac | cilities and improve | ements that are lo | cated within the regional | exchange district |
| 6.2 | established u | nder section 469.5 | 1 on land control | led by the city of Duluth | or county of St. |
| 6.3 | Louis when c | construction is com | nplete. | | |
| 6.4 | The tax m | nust be imposed and | d collected as if th | ne rate under section 297 | A.62, subdivision |
| 6.5 | 1, applied, ar | nd then refunded in | the manner prov | vided in section 297A.75. | |
| 6.6 | EFFECT | TIVE DATE. This | section is effective | ve for sales and purchases | made after June |
| 6.7 | <u>30, 2019, and</u> | d before July 1, 202 | 26. | | |
| 6.8 | Sec. 3. Min | inesota Statutes 20 | 18, section 297A | .75, subdivision 1, is ame | ended to read: |
| 6.9 | Subdivisi | on 1. Tax collected | I. The tax on the g | gross receipts from the sale | e of the following |
| 6.10 | exempt items | s must be imposed | and collected as | if the sale were taxable an | nd the rate under |
| 6.11 | section 297A | 62, subdivision 1, | applied. The exe | empt items include: | |
| 6.12 | (1) buildi | ng materials for an | agricultural proc | cessing facility exempt ur | nder section |
| 6.13 | 297A.71, sub | odivision 13; | | | |
| 6.14 | (2) buildi | ng materials for m | ineral production | facilities exempt under s | ection 297A.71, |
| 6.15 | subdivision 1 | .4; | | | |
| 6.16 | (3) buildi | ng materials for co | prrectional faciliti | es under section 297A.71 | , subdivision 3; |
| 6.17 | (4) buildi | ng materials used i | n a residence for | disabled veterans exemp | t under section |
| 6.18 | 297A.71, sub | odivision 11; | | | |
| 6.19 | (5) elevat | ors and building m | aterials exempt u | under section 297A.71, su | ubdivision 12; |
| 6.20 | (6) materi | ials and supplies fo | or qualified low-i | ncome housing under sec | tion 297A.71, |
| 6.21 | subdivision 2 | 23; | | | |
| 6.22 | (7) materi | ials, supplies, and | equipment for mu | unicipal electric utility fac | cilities under |
| 6.23 | section 297A | 71, subdivision 3 | 5; | | |
| 6.24 | (8) equip | ment and materials | used for the gen | eration, transmission, and | l distribution of |
| 6.25 | electrical ene | ergy and an aerial c | amera package ex | xempt under section 297 | A.68, subdivision |
| 6.26 | 37; | | | | |
| 6.27 | (9) comm | uter rail vehicle and | l repair parts unde | r section 297A.70, subdivi | sion 3, paragraph |
| 6.28 | (a), clause (1 | 0); | | | |
| 6.29 | (10) mate | rials, supplies, and | equipment for co | onstruction or improvement | nt of projects and |
| 6.30 | facilities und | er section 297A.71 | , subdivision 40; | , | |

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| 7.1 | (11) mate | erials, supplies, and | equipment for co | nstruction, improvemen | t, or expansion |
| 7.2 | of: | | | | |
| 7.3 | (i) an aer | ospace defense mar | nufacturing facilit | y exempt under Minnesc | ota Statutes 2014, |
| 7.4 | section 297A | A.71, subdivision 42 | 2; | | |
| 7.5 | (ii) a biop | harmaceutical manu | ufacturing facility e | exempt under section 297. | A.71, subdivision |
| 7.6 | 45; | | | | |
| 7.7 | | * | nent facility exemp | ot under Minnesota Statu | tes 2014, section |
| 7.8 | 297A.71, sul | bdivision 46; and | | | |
| 7.9 | | | - | and controls facility exe | empt under |
| 7.10 | Minnesota S | tatutes 2014, sectio | on 297A.71, subdi | vision 47; | |
| 7.11 | | - | | nent and computer softw | are for use in a |
| 7.12 | qualified dat | a center exempt un | der section 297A. | 68, subdivision 42; | |
| 7.13 | | | | alifying capital projects | under section |
| 7.14 | | | / |), and paragraph (b); | |
| 7.15 | . , | | | ical access dental service | es exempt under |
| 7.16 | | A.70, subdivision 7, | | | |
| 7.17 | | * | | siness subsidy agreemen | |
| 7.18 7.19 | consumption 44; | i primarily in greate | er Minnesota exen | npt under section 297A. | 58, subdivision |
| | , | dina matariala agu | inmont and gunnl | iog for constructing or re | mlaging real |
| 7.20 7.21 | | empt under section 2 | | ies for constructing or re ion 49: and | placing leaf |
| 7.22 | | - | | ies for constructing or re | nlacing real |
| 7.22 | | - | | ion 50, paragraph (b)-; a | |
| 7.24 | | | | nt for constructing proje | |
| 7.25 | | A.71, subdivision 5 | | | |
| 7.26 | EFFECT | FIVE DATE. This | section is effective | e for sales and purchases | s made after June |
| 7.27 | | d before July 1, 202 | | L | |
| | | | | | |
| 7.28 | Sec. 4. Min | nnesota Statutes 20 | 18, section 297A. | 75, subdivision 2, is ame | ended to read: |
| 7.29 | Subd. 2. | Refund; eligible p | ersons. Upon app | lication on forms preser | ibed by the |

7.30 commissioner, a refund equal to the tax paid on the gross receipts of the exempt items must

7.31 be paid to the applicant. Only the following persons may apply for the refund:

| 8.1 | (1) for subdivision 1, clauses (1), (2), and (14), the applicant must be the purchaser; |
|------|---|
| 8.2 | (2) for subdivision 1, clause (3), the applicant must be the governmental subdivision; |
| 8.3 | (3) for subdivision 1, clause (4), the applicant must be the recipient of the benefits |
| 8.4 | provided in United States Code, title 38, chapter 21; |
| 8.5 | (4) for subdivision 1, clause (5), the applicant must be the owner of the homestead |
| 8.6 | property; |
| 8.7 | (5) for subdivision 1, clause (6), the owner of the qualified low-income housing project; |
| 8.8 | (6) for subdivision 1, clause (7), the applicant must be a municipal electric utility or a |
| 8.9 | joint venture of municipal electric utilities; |
| 8.10 | (7) for subdivision 1, clauses (8), (11), (12), and (15), the owner of the qualifying |
| 8.11 | business; |
| 8.12 | (8) for subdivision 1, clauses (9), (10), and (13), the applicant must be the governmental |
| 8.13 | entity that owns or contracts for the project or facility; |
| 8.14 | (9) for subdivision 1, clause (16), the applicant must be the owner or developer of the |
| 8.15 | building or project; and |
| 8.16 | (10) for subdivision 1, clause (17), the applicant must be the owner or developer of the |
| 8.17 | building or project- <u>; and</u> |
| 8.18 | (11) for subdivision 1, clause (18), the applicant must be the governmental entity that |
| 8.19 | contracts for the project. |
| 8.20 | EFFECTIVE DATE. This section is effective for sales and purchases made after June |
| 8.21 | 30, 2019, and before July 1, 2026. |
| 8.22 | Sec. 5. Minnesota Statutes 2018, section 297A.75, subdivision 3, is amended to read: |
| 8.23 | Subd. 3. Application. (a) The application must include sufficient information to permit |
| 8.24 | the commissioner to verify the tax paid. If the tax was paid by a contractor, subcontractor, |
| 8.25 | or builder, under subdivision 1, clauses (3) to (13) or (15) to (17) (18), the contractor, |
| 8.26 | subcontractor, or builder must furnish to the refund applicant a statement including the cost |
| 8.27 | of the exempt items and the taxes paid on the items unless otherwise specifically provided |
| 8.28 | by this subdivision. The provisions of sections 289A.40 and 289A.50 apply to refunds under |
| 8.29 | this section. |
| | |

(b) An applicant may not file more than two applications per calendar year for refunds
for taxes paid on capital equipment exempt under section 297A.68, subdivision 5.

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| 9.1 | EFFECT | IVE DATE. This | section is effectiv | e for sales and purchases | made after June |
| 9.2 | 30, 2019, and | 1 before July 1, 20 | 26. | • | |
| | | | | | |
| 9.3 | Sec. 6. [469 | 9.50] DEFINITIO | <u>DNS.</u> | | |
| 9.4 | Subdivisi | on 1. Application | For the purposes | of section 469.50 to 469. | 54, and section |
| 9.5 | 15, the terms | defined in this sec | ction have the mea | anings given them. | |
| 9.6 | <u>Subd. 2.</u> | C ity. "City" means | the city of Dulut | <u>h.</u> | |
| 9.7 | <u>Subd. 3.</u> | County. "County" | means St. Louis (| County. | |
| 9.8 | <u>Subd. 4.</u> I | District. "District" | means the region | al exchange district estab | lished under |
| 9.9 | section 469.5 | <u>1.</u> | | | |
| 9.10 | <u>Subd. 5.</u> N | Medical business e | ntity west. "Medi | cal business entity west" m | ieans a nonprofit |
| 9.11 | integrated he | alth system with ty | wo hospitals locat | ed within the district. | |
| 9.12 | <u>Subd. 6.</u> N | Medical business (| e ntity east. "Medi | cal business entity east" m | eans a nonprofit |
| 9.13 | health system | n operating one ho | spital within the d | listrict. | |
| 9.14 | <u>Subd. 7.</u> | Public infrastruct | ure project. (a) " | Public infrastructure proj | ect" means a |
| 9.15 | project finance | ced in part or in w | hole with public n | noney in order to support | development in |
| 9.16 | the district. A | A public infrastruct | ture project may: | | |
| 9.17 | (1) acquir | e real property and | d other assets asso | ociated with the real prope | <u>erty;</u> |
| 9.18 | <u>(2) demol</u> | lish, repair, or reha | bilitate buildings; | | |
| 9.19 | <u>(3) remed</u> | iate land and build | lings as required t | o prepare the property for | acquisition or |
| 9.20 | development | 2 | | | |
| 9.21 | (4) install | , construct, or reco | nstruct elements c | of public infrastructure req | uired to support |
| 9.22 | the overall de | evelopment of the | district, including | but not limited to: streets | , roadways, |
| 9.23 | highways, and | d utilities systems a | and related facilitie | es, including relocations an | nd realignments; |
| 9.24 | structural cap | os or streetscape in | nprovements; brid | ges or other buildable pac | ls above streets, |
| 9.25 | roadways, hig | shways, and other r | ights-of-way; netw | vork and communication sy | ystems; drainage |
| 9.26 | systems; sewe | er and water system | ns; district energy s | ystems; subgrade structure | es and associated |
| 9.27 | improvement | s; landscaping; fac | cade construction | and restoration; wayfindi | ng and signage; |
| 9.28 | and other cor | nponents of comm | unity infrastructu | <u>re;</u> | |
| 9.29 | <u>(5) acquir</u> | e, construct or rec | onstruct, and equi | p parking facilities, transi | it stations, and |
| 9.30 | other facilitie | es to encourage int | ermodal transport | ation and transit; | |

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| 10.1 | (6) install, construct or reconstruct, furnish, and equip parks and trails; cultural, |
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| 10.2 | community, educational, and recreational facilities; facilities to promote tourism and |
| 10.3 | hospitality, conferencing, and conventions; and broadcast and related multimedia |
| 10.4 | infrastructure; |
| 10.5 | (7) make related site improvements, including, without limitation, excavation, earth |
| 10.6 | retention, soil stabilization and correction, foundation and substructure, vertical circulation |
| 10.7 | systems, and other site improvements to support a district; and |
| 10.8 | (8) demolition of vacated medical facilities and other related buildings and structures |
| 10.9 | and preparation of the facilities, buildings, and structures for development. |
| 10.10 | (b) No portion of any structure financed by the state as a public infrastructure project |
| 10.11 | may be an inpatient or outpatient hospital facility. |
| 10.10 | (a) Tan narroant of the amount financed by the state for mublic infractructure prejects |
| 10.12 | (c) Ten percent of the amount financed by the state for public infrastructure projects |
| 10.13 | must be spent on public infrastructure to support the construction of new affordable housing. |
| 10.14 | Amounts spent on affordable housing-related public infrastructure projects under this |
| 10.15 | paragraph must be matched by an equal nonstate contribution. |
| 10.16 | (d) A public infrastructure project is not a business subsidy under section 116J.993. |
| 10.17 | Subd. 8. Regional Exchange District Advisory Board; advisory board; |
| 10.18 | REDAB. "Regional Exchange District Advisory Board," "advisory board," or "REDAB" |
| 10.19 | means the advisory board established under section 469.515. |
| 10.20 | EFFECTIVE DATE. This section is effective the day after the governing body of the |
| 10.21 | city of Duluth and its chief clerical officer timely comply with Minnesota Statutes, section |
| 10.22 | <u>645.021, subdivisions 2 and 3.</u> |
| | |
| 10.23 | Sec. 7. [469.51] REGIONAL EXCHANGE DISTRICT. |
| 10.24 | Subdivision 1. Creation; boundaries. There is established in the city a regional exchange |
| 10.25 | district, largely within the area of the city commonly referred to as the medical district. The |
| 10.26 | regional exchange district is bounded by: East 6th Street from North 3rd Avenue East to |
| 10.27 | North 7th Avenue East; North 7th Avenue East from East 6th Street to East 3rd Street; East |
| 10.28 | 3rd Street from North 7th Avenue East to North 12th Avenue East; North 12th Avenue East |

- from East 3rd Street straight through the Duluth Rose Garden to the Lake Superior waterfront; 10.29
- the Lake Superior waterfront from the Duluth Rose Garden at North 12th Avenue East to 10.30
- Lake Place Park at North 3rd Avenue East; North 3rd Avenue East from Lake Place Park 10.31
- at the Lake Superior waterfront to East 6th Street, excluding any property operated as a 10.32
- hotel on the corner of Superior Street and North 3rd Avenue East. 10.33

| 11.1 | Subd. 2. Purpose; findings. The public purposes of the district are to facilitate: |
|-------|--|
| 11.2 | (1) repurposing vacant or underutilized public land, or unutilized property interests such |
| 11.3 | as air rights, for development or redevelopment and to incent significant private investment; |
| 11.4 | (2) redeveloping vacant or underutilized private land to increase its tax-generating and |
| 11.5 | job-creating potential or to provide housing or meet other community needs; and |
| 11.6 | (3) encouraging development by the anchoring institutions in the community, such as |
| 11.7 | health care organizations and institutions of higher education, to create opportunities to |
| 11.8 | improve the economy of the city and greater Minnesota regions and attract and retain a |
| 11.9 | workforce. |
| 11.10 | Sec. 8. [469.515] REGIONAL EXCHANGE DISTRICT ADVISORY BOARD. |
| 11.11 | Subdivision 1. Advisory board membership. The Regional Exchange District Advisory |
| 11.12 | Board consists of nine members appointed as follows: |
| | |
| 11.13 | (1) the mayor of the city or the mayor's designee; |
| 11.14 | (2) a city council member, appointed by the council; |
| 11.15 | (3) two representatives of the medical business entity west, appointed by and serving at |
| 11.16 | the pleasure of the medical business entity west; |
| 11.17 | (4) one representative of the medical business entity east, appointed by and serving at |
| 11.18 | the pleasure of the medical business entity east; |
| 11.19 | (5) one member appointed by the Duluth Greater Downtown Council; |
| 11.20 | (6) one representative of the local building and trades council appointed by the Duluth |
| 11.21 | building and construction trades council; and |
| 11.22 | (7) two representatives appointed by the governor, one of whom has expertise in housing |
| 11.23 | policy and finance. |
| 11.24 | Subd. 2. Conflict of interest. A person appointed as provided in subdivision 1, clause |
| 11.25 | (1), (2), (5), (6), or (7), must not be employed by or affiliated with either medical business |
| 11.26 | entity. |
| 11.27 | Subd. 3. Terms; vacancies. The appointing authorities must make their respective |
| 11.28 | appointments by June 30, 2019. Members shall serve for four-year terms, except that a |
| 11.29 | member appointed under subdivision 1, clauses (1) and (2), serves for a term coterminous |
| 11.30 | with the term of the elected office, but may be reappointed. Of the members appointed in |
| 11.31 | subdivision 1, clauses (3) and (6), one member serves from the date of appointment until |

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| 12.1 | the first Tues | sday after the first N | Aonday in January | 2022, and the other me | mber serves from |
| 12.2 | | | | ter the first Monday in J | |
| 12.3 | vacancy occu | urs as provided in s | ection 15.059. | | |
| 12.4 | Subd. 4. | Duties. The duties | of the advisory bo | ard are to provide the cit | y with advice and |
| 12.5 | guidance in o | developing an over | all development p | lan for the regional excl | hange district; to |
| 12.6 | prepare a pro | posed development | plan for the distri | ct for approval by the city | council; propose |
| 12.7 | modification | s to the development | nt plan for city co | uncil approval; and recor | nmend to the city |
| 12.8 | council prop | osed public infrastr | cucture projects no | ot specifically listed in the | he plan that the |
| 12.9 | board design | ates as consistent w | with the developm | ent plan adopted by the o | city. The advisory |
| 12.10 | board is also | responsible for the | e following activit | ies related to the district | <u></u> |
| 12.11 | (1) on be | half of a medical er | ntity, certify to the | e city that all incurred ex | penses related to |
| 12.12 | <u> </u> | nvestment are accur | | | <u> </u> |
| 12.13 | (2) review | v and approve all n | proposed uses of s | tate financial instrument | ts to ensure they |
| 12.14 | <u> </u> | t with Minnesota la | • | | s to ensure they |
| | | | | | |
| 12.15 | <u> </u> | | | acquire or dispose of re | al estate and |
| 12.16 | facilitate all | transactions associa | ated with develop | ment in the district; | |
| 12.17 | (4) develo | op patient, visitor, a | and community o | utreach programs for the | edistrict; |
| 12.18 | (5) develo | op and implement a | a plan for econom | ic development outcom | es related to the |
| 12.19 | district; and | | | | |
| 12.20 | <u>(6) by Jan</u> | nuary 31 of each ye | ear, submit a repo | rt to the commissioner a | nd the chairs and |
| 12.21 | ranking mind | ority members of th | ne legislative com | mittees with jurisdiction | over economic |
| 12.22 | development | . The report must in | clude a copy of the | e development plan and l | ist of any changes |
| 12.23 | to the plan, th | ne progress of proje | ects identified in the | ne development plan, an | d actual costs and |
| 12.24 | financing sou | urces. | | | |
| 12.25 | Subd. 5. | Open meetings. Th | ne advisory board | and committee or subco | ommittee of the |
| 12.26 | advisory boa | rd is subject to the | Open Meeting La | w in chapter 13D and is | s a government |
| 12.27 | entity for put | rposes of chapter 12 | <u>3.</u> | | |
| 12.28 | Subd. 6. | Chair. Every two y | ears the board mu | st elect a chair from amo | ong the governor's |
| 12.29 | appointees. | | | | |
| 12.30 | Subd. 7. | Compensation; ex | pense reimburse | ment. The city may com | pensate members |
| 12.31 | and reimburs | se members for exp | enses as provided | l in section 15.0575, sub | odivision 3. For |
| 12.32 | purposes of t | his subdivision, the | e member represe | nting the medical busine | ess entity shall be |
| 12.33 | treated as an | employee of a poli | tical subdivision. | | |

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| 13.1 | <u>Subd. 8.</u>] | Removal. A memb | er may be remov | ved as provided in section | 15.0575. |
| 13.2 | Subd. 9. S | Staff. The board ma | ay hire an execut | tive director and other sta | ff as the board |
| 13.3 | | e city shall pay all s | | | |
| 13.4 | <u>Subd. 10.</u> | <u>Contract for serv</u> | ices. The adviso | ry board, through the staf | f assigned to the |
| 13.5 | district, may | contract for the serv | vices of financial | advisors, other consultan | ts, agents, public |
| 13.6 | accountants, | legal counsel, and | other persons ne | eded to perform its duties | and exercise its |
| 13.7 | powers. | | | | |
| 13.8 | Subd. 11. | Costs. All costs inc | curred by the adv | isory board and staff assig | ned to the district |
| 13.9 | shall be paid | by the city. | | | |
| 13.10 | Subd. 12. | Expiration. The ad | dvisory board ter | minates when funds from | all appropriation |
| 13.11 | support payn | nents made to the ci | ity under section | 469.54 are committed to | approved public |
| 13.12 | infrastructure | e projects. | | | |
| 13.13 | EFFEC1 | IVE DATE. This s | section is effective | ve the day after the govern | ning body of the |
| 13.14 | city of Dulut | h and its chief cleri | cal officer timely | comply with Minnesota | Statutes, section |
| 13.15 | <u>645.021, sub</u> | odivisions 2 and 3. | | | |
| 13.16 | Sec. 9 [46 | 9.5171 COMPREH | IENSIVE DEV | ELOPMENT PLAN FO | R THE |
| 13.17 | | L EXCHANGE DI | | | |
| 13.18 | <u>(a) REDA</u> | AB must prepare a c | comprehensive d | evelopment plan by Marc | h 31, 2021. The |
| 13.19 | comprehensi | ve plan must, to the | e extent practical | ole, provide the following | <u>:</u> |
| 13.20 | <u>(1) an ou</u> | tline for the develop | oment of the dist | rict to meet the purpose a | nd findings in |
| 13.21 | section 469.5 | 51, subdivision 2; | | | |
| 13.22 | (2) the ex | tension of 6th Aven | ue East, primary | street improvements, and | related structural |
| 13.23 | and safety in | nprovements; | | | |
| 13.24 | (3) constr | ruction of parking s | tructures for the | medical business west and | d for the medical |
| 13.25 | business east | t, with the parking s | structures also su | pporting the public needs | of surrounding |
| 13.26 | neighborhoo | ds and district. The | comprehensive | development plan must re | quire that public |
| 13.27 | financing for | the construction of | f parking structu | res is not available until th | ne commissioner |
| 13.28 | of employme | ent and economic de | evelopment deter | mines that has been | committed to the |
| 13.29 | project from | private sources; | | | |
| 13.30 | (4) extens | sions or connections | s of district energ | gy utility infrastructure to | existing and new |
| 13.31 | buildings and | d facilities within th | ne district to mee | t the medical facilities' th | ermal energy |
| 13.32 | needs; | | | | |

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| 14.1 | <u>(</u> 5) subgr | rade structures and | design and compl | etion of the structural fra | ame cap over |
| 14.2 | marked Inte | rstate Highway 35; | | | |
| 14.3 | (6) demo | olition of vacated m | edical facilities ar | nd other related building | s and structures |
| 14.4 | | tion of the site for re | | | |
| 14.5 | (7) discu | ssion of how the dev | velopment plans w | ill increase economic act | tivity and housing |
| 14.6 | | | | city and fit into the city's | |
| 14.7 | comprehens | ive development pla | ans; | | |
| 14.8 | (8) a spe | cific list of public in | nfrastructure proje | ects that meet the purpos | ses and findings |
| 14.9 | listed in sect | tion 469.51, subdivi | sion 2; and | | |
| 14.10 | (9) the c | riteria that will be u | sed by the advisor | ry board in evaluating w | hether a public |
| 14.11 | | | - | plan under clause (3) is | |
| 14.12 | the proposed | d development plan. | <u>.</u> | | |
| 14.13 | <u>(b)</u> Any o | development plan m | ust be approved b | y six members of the adv | visory board prior |
| 14.14 | to submittin | g the plan to the city | y council for cons | ideration. The developm | nent plan for the |
| 14.15 | district is no | t adopted until appro | oved by the city co | ouncil. If the city council | rejects the initial |
| 14.16 | developmen | t plan proposed by | the advisory boar | d, the board may revise | the development |
| 14.17 | plan and res | ubmit the plan. Sec | tion 15.99 does no | ot apply to review and a | pproval of the |
| 14.18 | developmen | t plan. The city mus | st not spend any a | ppropriation support pag | yments from the |
| 14.19 | state until it | has approved a dev | elopment plan pro | posed by the advisory l | board. |
| 14.20 | <u>(c) RED</u> | AB may propose m | odifications to the | e development plan at ar | nytime, however |
| 14.21 | all changes a | are subject to appro | val by the city con | uncil. | |
| 14.22 | Sec. 10. [4 | 69.52] CITY POW | ERS; DUTIES. | | |
| 14.23 | Subdivis | ion 1. Port authori | ity powers. The c | ity may exercise the pow | wers of a port |
| 14.24 | authority un | der sections 469.04 | 8 to 469.068 for p | urposes of implementin | g sections 469.50 |
| 14.25 | to 469.54. | | | | |
| 14.26 | <u>Subd. 2.</u> | Steel products. Th | e city must requir | e that a public infrastruc | cture project use |
| 14.27 | steel produc | ts made from iron o | ore mined from the | e taconite assistance are | a as defined in |
| 14.28 | section 273. | 1341 to the extent p | racticable. In dete | rmining whether it is pr | acticable, the city |
| 14.29 | may conside | er the exceptions to | the requirement b | y Public Law 111-5, sec | ction 1605. |
| 14.30 | <u>Subd. 3.</u> | City contracts; co | nstruction requi | rements. For all public i | nfrastructure |
| 14.31 | projects, the | city must make rea | sonable efforts to | hire and cause the cons | truction manager |
| 14.32 | and any sub | contractors to emplo | oy women and me | embers of minority com | munities. Goals |
| | | | | | |

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| 15.1 | for constructi | on contracts must | be established in t | he manner required und | er the city's |
| 15.2 | disadvantaged | d business enterpri | ses plan. | | |
| 15.3 | <u>Subd. 4.</u> | ublic bidding exe | mption. Notwiths | tanding section 469.068 | or any other law |
| 15.4 | to the contrar | y, the city need not | t require competiti | ve bidding with respect | to a parking |
| 15.5 | facility or oth | er public improver | ments constructed | in conjunction with, and | directly above |
| 15.6 | or below, or a | djacent and integra | ally related to, a p | rivate development with | in a district. |
| 15.7 | <u>Subd. 5.</u> P | arking structure r | •evenue. Parking fa | acilities or structures con | structed pursuant |
| 15.8 | to the develop | oment plan must cl | narge market rate | parking fees, except for | use separately |
| 15.9 | negotiated bet | tween the city and a | a church whose par | king facility is removed | to accommodate |
| 15.10 | construction of | of a parking ramp. | | | |
| 15.11 | <u>Subd. 6.</u> | City utility fund co | ntribution. The ci | ty must use the city utilit | y fund to finance |
| 15.12 | improvement | s made within the | district for sanitar | y sewer, storm sewer, an | d water systems |
| 15.13 | and other rela | ted utility improve | ements. The impro | vements must be includ | ed in the |
| 15.14 | development | plan approved by | the board. The tota | al expenditures required | under this |
| 15.15 | subdivision a | nd under Laws 198 | 30, chapter 511, se | ction 1, subdivision 1, p | aragraph (d), |
| 15.16 | must equal at | least \$20,000,000 | <u>-</u> | | |
| 15.17 | <u>Subd. 7.</u> | City general contr | ibution; debt ser | vice. (a) Following the s | ale and issuance |
| 15.18 | of state appro | priation bonds und | er section 16A.968 | , subdivision 2a, the city | must contribute, |
| 15.19 | from sources | other than the sales | s tax established u | nder section 13, subdivis | ion 1, paragraph |
| 15.20 | (d), no less th | an \$250,000 annua | ally for a period of | f 25 years, for the purpo | ses of paragraph |
| 15.21 | <u>(b).</u> | | | | |
| 15.22 | (b) Money | contributed under | paragraph (a) mu | st be paid by the city to the | ne commissioner |
| 15.23 | of employment | nt and economic de | evelopment for dep | posit into the general fund | d and is intended |
| 15.24 | to offset amo | unts required for d | ebt service payme | nts under section 16A.9 | 68, subdivision |
| | 0 | | | | |

15.25 <u>8.</u>

Subd. 8. Project approval; notice; hearing. Public infrastructure projects may be
 undertaken within the district by the city if the project is listed in the development plan or
 is recommended to the city by REDAB and is approved by the city. The city must hold a

15.29 public hearing before approving a public infrastructure project for local or state funding

15.30 provided pursuant to section 469.53 or 469.54. At least ten days before the hearing, the city

15.31 must publish notice of the hearing in the official newspaper of the city.

15.32 Subd. 9. City support. The city must provide financial and administrative support, and
15.33 office and other space, to the advisory board.

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| 16.1 | EFFEC | FIVE DATE. This | section is effectiv | e the day after the gover | ning body of the |
| 16.2 | | | | comply with Minnesota | |
| 16.3 | <u>645.021, sub</u> | odivisions 2 and 3. | | | |
| | | | | | |
| 16.4 | Sec. 11. <u>[4</u> | 69.53] LOCAL VA | ALUE CAPTURI | E AUTHORITY. | |
| 16.5 | Subdivis | ion 1. Special abat | tement rules. (a)] | f the city or county elect | ts to use tax |
| 16.6 | abatement u | nder sections 469.1 | 812 to 469.1815 t | o finance costs of public | infrastructure |
| 16.7 | projects, or t | to finance the costs | of a joint project l | between the city and cou | nty, including all |
| 16.8 | financing co | osts, the special rule | es under this subdi | vision apply. | |
| 16.9 | <u>(b)</u> The l | imitations under se | ction 469.1813, su | ıbdivision 6, do not appl | <u>y.</u> |
| 16.10 | <u>(c)</u> The l | imitations under se | ction 469.1813, su | bdivision 8, do not appl | y, and property |
| 16.11 | taxes abated | by the city or cour | nty to finance costs | s of public infrastructure | projects are not |
| 16.12 | included for | purposes of applyin | g section 469.1813 | , subdivision 8, to the use | of tax abatement |
| 16.13 | for other pur | rposes. | | | |
| 16.14 | <u>Subd. 2.</u> | Special tax incren | nent financing ru | les. If the city elects to e | stablish one or |
| 16.15 | more redeve | elopment tax incren | nent financing dist | ricts within a regional ex | change district |
| 16.16 | to fund publi | ic infrastructure proj | jects, the requirement | ents, definitions, limitatio | ns, or restrictions |
| 16.17 | in the follow | ving statutes do not | apply: sections 46 | 9.174, subdivisions 10 a | nd 25, clause (2); |
| 16.18 | 469.176, sub | odivisions 4j, 4l, an | d 5; and 469.1763 | , subdivisions 2, 3, and 4 | I. The provisions |
| 16.19 | of this subdi | vision expire effect | tive for tax increm | ents expended after Dec | ember 31, 2055. |
| 16.20 | After that da | ate, the provisions of | of section 469.176 | 3, subdivision 4, apply to | o any remaining |
| 16.21 | unspent or u | nobligated increme | ents. | | |
| 16.22 | EFFEC | FIVE DATE. This | section is effectiv | e the day after the gover | ning body of the |
| 16.23 | city of Dulu | th and its chief cler | ical officer timely | comply with Minnesota | Statutes, section |
| 16.24 | <u>645.021, sub</u> | odivisions 2 and 3. | | | |
| 16.25 | Sec. 12. [4 | 69.54] STATE VA | LUE CAPTURE | <u>.</u> | |
| 16.26 | Subdivis | ion 1. Definitions. | (a) For purposes of | of this section, the follow | ving terms have |
| 16.27 | the meaning | s given them. | | | |
| 16.28 | <u>(b) "App</u> | ropriation support p | payments" means p | payment from the state to | the city pursuant |
| 16.29 | to subdivisio | on 3. | | | |
| 16.30 | <u>(c)</u> "Com | missioner" means th | he commissioner o | f employment and econor | nic development. |
| | | | | | |

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| 17.1 | (d) "Construction projects" means expenditures for the constructing, furnishing, |
|-------|--|
| 17.2 | commissioning, and equipping of buildings, ancillary facilities, utilities, parking, and other |
| 17.3 | improvements, whether private or public, that are located within a district. |
| 17.4 | (e) "Expenditures" means expenditures made by a private entity on construction projects |
| 17.5 | for the capital and financing costs of the construction project, including but not limited to: |
| 17.6 | (1) planning, predesign, and design, including architectural, engineering, project |
| 17.7 | management, and similar services; |
| | |
| 17.8 | (2) legal, regulatory, and other compliance costs of the project; |
| 17.9 | (3) land acquisition, demolition of existing improvements, and other site preparation |
| 17.10 | <u>costs;</u> |
| 17.11 | (4) construction costs, including all materials and supplies of the project; and |
| 17.12 | (5) equipment, furnishings, and fixtures. |
| 17.13 | Expenditures excludes supplies and other items with a useful life of less than a year that |
| 17.14 | are not used or consumed in constructing improvements to real property or are otherwise |
| 17.15 | chargeable to capital costs. |
| 17.16 | (f) "Finance" means to pay all costs, including the costs of debt financing, which includes |
| 17.17 | principal, interest, and premium. |
| 17.18 | (g) "Qualified expenditures" means the total expenditures under paragraph (e) since |
| 17.19 | January 1, 2019, and certified under subdivision 2. |
| 17.20 | Subd. 2. Certification of expenditures. By March 1 of each year, the city must certify |
| 17.21 | to the commissioner the amount of qualified expenditures made through the end of the |
| 17.22 | preceding year. The certification must be made in the form that the commissioner prescribes |
| 17.23 | and include any documentation of and supporting information regarding the qualified |
| 17.24 | expenditures that the commissioner requires. By July 1 of each year, the commissioner must |
| 17.25 | confirm or revise the amount of the qualified expenditures. |
| 17.26 | Subd. 3. Appropriation support payments. (a) No appropriation support payments |
| 17.27 | from the state to the city may be made under this section until total qualified expenditures |
| 17.28 | <u>equal at least \$75,000,000.</u> |
| 17.29 | (b) The amount of the appropriation support payments for a year equals: |
| 17.30 | (1) \$75,000,000 multiplied by 0.0267; plus |

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| 18.1 | (2) for ar | nounts greater that | n \$75,000,000 and | up to \$1,000,000,000, | the amount of |
| 18.2 | | penditures above \$ | | | |
| 18.3 | (c) No ar | ppropriation suppo | rt payments shall l | be paid before Septemb | er 1, 2021, The |
| 18.4 | <u> </u> | • • • | • • | fiscal year 2022 is \$2, | |
| 18.5 | | | | ubsequent fiscal year is | |
| 18.6 | than \$13,470 |),000, each subject | to paragraph (f). | The total amount of app | propriation support |
| 18.7 | payments m | ade under this sub | division is limited | to an amount sufficient | to finance |
| 18.8 | <u>\$164,000,00</u> | 0 of public infrast | ructure projects. | | |
| 18.9 | (d) The c | ity must use the app | propriation support | payments it receives und | der this subdivision |
| 18.10 | for public in | frastructure projec | ts, including the co | ost to finance such proje | ects. The city must |
| 18.11 | <u>maintain app</u> | propriate records to | o document the use | e of the funds under this | s requirement. |
| 18.12 | <u>(e) The c</u> | ommissioner must | pay to the city the | amount of appropriation | support payments |
| 18.13 | determined u | under this section f | for the year by Sep | otember 1. | |
| 18.14 | (f) In lieu | a of directly receiv | ing the appropriat | ion support payments, t | he city may elect |
| 18.15 | to have the s | tate issue appropri | ation bonds as pro | wided in section 16A.9 | 68 to finance up to |
| 18.16 | \$164,000,00 | 0 of public infrast | ructure projects. Ir | the event the state issu | les appropriation |
| 18.17 | bonds for the | ese purposes, the a | mount of appropri | iation support payments | s in any year is |
| 18.18 | reduced by a | in amount equal to | the amount neede | ed from the general fund | d under section |
| 18.19 | 16A.968, su | bdivision 8. | | | |
| 18.20 | Subd. 4. | Credit for parkin | g revenue. (a) By | March 1 of the year fol | lowing the year in |
| 18.21 | which the pa | rking facilities or | structures are cons | structed within the distr | ict pursuant to the |
| 18.22 | developmen | t plan, the city mus | st certify to the con | mmissioner: | |
| 18.23 | (1) the to | tal amount of reve | nue generated by | the parking facilities an | d structures in the |
| 18.24 | preceding ye | ear; and | | | |
| 18.25 | (2) the to | tal amount necessa | ry for operational | and maintenance expen | ses of the facilities |
| 18.26 | or structures | in the current year | <u>r.</u> | | |
| 18.27 | (b) By Ju | ıly 1 of each year t | hereafter, for a per | riod of 25 years, the con | mmissioner must |
| 18.28 | confirm or re | evise the amounts a | as reported. An am | nount equal to 50 percer | nt of the amount of |
| 18.29 | revenue rece | vived by the city by | the parking struct | ures and facilities in the | previous year that |
| 18.30 | is greater that | an the amount nece | essary for operatio | nal and maintenance ex | penses of the |
| 18.31 | facilities or s | structures in the cu | rrent year must be | e paid by the city to the | commissioner of |
| 18.32 | employment | and economic dev | velopment for dep | osit into the general fun | <u>ıd.</u> |

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| 19.1 | Subd. 5. Prevailing wage requirement. During the construction, installation, remodeling, |
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| 19.2 | and repairs of any public infrastructure project funded by appropriation support payments, |
| 19.3 | laborers and mechanics at the site must be paid the prevailing wage rate as defined in section |
| 19.4 | 177.42, subdivision 6, and the public infrastructure project is subject to the requirements |
| 19.5 | of sections 177.30 and 177.41 to 177.44. |
| 19.6 | Subd. 6. Termination. No aid may be paid under this section after fiscal year 2055. |
| 19.7 | Subd. 7. Appropriation. An amount sufficient to pay the appropriation support payments |
| 19.8 | authorized under this section to the city is appropriated to the commissioner from the general |
| 19.9 | <u>fund.</u> |
| 19.10 | EFFECTIVE DATE. This section is effective the day after the governing body of the |
| 19.11 | city of Duluth and its chief clerical officer timely comply with Minnesota Statutes, section |
| 19.12 | <u>645.021</u> , subdivisions 2 and 3. |
| | |
| 19.13 | Sec. 13. Laws 1980, chapter 511, section 1, subdivision 1, is amended to read: |
| 19.14 | Subdivision 1. (a) Minnesota Statutes, section 477A.01, Subdivision 18 477A.016, shall |
| 19.15 | not be deemed to prohibit the city of Duluth from amending its sales and use tax ordinances |
| 19.16 | so as to impose a sales or and use tax at the rate of one percent upon any or all sales or uses |
| 19.17 | which are taxed by the state of Minnesota pursuant to Minnesota Statutes, chapter 297A or |
| 19.18 | 297B . |
| 19.19 | (b) Notwithstanding Minnesota Statutes, section 477A.016, or any ordinance, city charter, |
| 19.20 | or other provision of law, pursuant to the approval of the voters at the election on November |
| 19.21 | 7, 2017, the city of Duluth may impose by ordinance an additional sales and use tax of |
| 19.22 | one-half of one percent for the purposes specified in paragraphs (c) and (d). The provisions |
| 19.23 | of Minnesota Statutes, section 297A.99, govern the imposition, administration, collection, |
| 19.24 | and enforcement of the taxes authorized under this paragraph. |
| 19.25 | (c) Revenues received from the tax authorized by paragraph (b) must be used to pay all |
| 19.26 | or part of the capital and administrative costs of street, curb, gutter, sidewalk, and bridge |
| 19.27 | improvements including related lighting and signals in the city of Duluth as outlined in the |
| 19.28 | Duluth Street Improvement Program 2017 as designated August 8, 2017, including any |
| 19.29 | subsequent amendments approved by the city. |
| 19.30 | (d) Revenues from the tax authorized by paragraph (b) must be used to pay all or part |
| 19.31 | of the improvements listed in paragraph (c) that are located within the district established |
| 19.32 | under Minnesota Statutes, section 469.51. The total expenditures required under this |
| 19.33 | paragraph and under Minnesota Statutes, section 469.52, subdivision 6, must equal at least |

| 02/07/19 | REVISOR | JSK/EP | 19-3191 | as introduced |
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| 20.1 | \$20,000,000. The allocation required under this paragraph expires ten years after the date |
|-------|--|
| 20.2 | of initial imposition of the tax. Projects authorized under this paragraph must be included |
| 20.3 | in the development plan approved by the Regional Exchange District Advisory Board in |
| 20.4 | consultation with the medical business entity east and medical business entity west. |
| 20.5 | (e) The city of Duluth, pursuant to the approval of the voters at the November 7, 2017, |
| 20.6 | referendum authorizing the imposition of the taxes in this section, may issue bonds under |
| 20.7 | Minnesota Statutes, chapter 475, to pay capital and administrative expenses for the projects |
| 20.8 | described in paragraphs (c) and (d), until the tax terminates as provided in paragraph (f). A |
| 20.9 | separate election to approve the bonds under Minnesota Statutes, section 475.58, is not |
| 20.10 | required. |
| 20.11 | (f) The tax authorized under paragraph (b) terminates at the earlier of: (1) 25 years after |
| 20.12 | the date of initial imposition of the tax; or (2) when the city council determines that sufficient |
| 20.13 | funds have been raised from the tax to finance the capital and administrative costs of the |
| 20.14 | improvements described in paragraphs (c) and (d), plus the additional amount needed to |
| 20.15 | pay the costs related to issuance of bonds under paragraph (e), including interest bonds. |
| 20.16 | Any funds remaining after completion of the projects specified in paragraphs (c) and (d) |
| 20.17 | and retirement or redemption of bonds in paragraph (e) shall be placed in the general fund |
| 20.18 | of the city. The tax imposed under paragraph (b) may expire at an earlier time if the city so |
| 20.19 | determines by ordinance. |
| 20.20 | EFFECTIVE DATE. This section is effective the day after the governing body of the |
| 20.21 | city of Duluth and its chief clerical officer timely comply with Minnesota Statutes, section |
| 20.22 | <u>645.021</u> , subdivisions 2 and 3. |
| | |

20.23 Sec. 14. <u>INITIAL DEVELOPMENT PLAN FOR THE REGIONAL EXCHANGE</u> 20.24 <u>DISTRICT.</u>

- 20.25 (a) REDAB must prepare a proposed initial development plan for the district and submit
 20.26 the plan to the city by March 31, 2020. The initial plan must provide the following:
- 20.27 (1) an outline for the development of the district to meet the purpose and findings in
 20.28 <u>Minnesota Statutes, section 469.51, subdivision 2;</u>
- 20.29 (2) the extension of 6th Avenue East, primary street improvements, and related structural
 20.30 and safety improvements;
- 20.31 (3) construction of parking structures for the medical business west and for the medical
- 20.32 business east, with the parking structures also supporting the public needs of surrounding
- 20.33 neighborhoods and district. The initial development plan must require that public financing

| | 02/07/19 | REVISOR | JSK/EP | 19-3191 | as introduced | |
|-------|--|----------------------|-----------------------|-----------------------------|------------------|--|
| 21.1 | for the construction of parking structures is not available until the commissioner of | | | | | |
| 21.2 | employment and economic development determines that has been committed to the | | | | | |
| 21.3 | project from p | private sources; an | nd | | | |
| 21.4 | (4) extensi | ons or connectior | ns of district energy | utility infrastructure to e | existing and new | |
| 21.5 | buildings and facilities within the district to meet the medical facilities' thermal energy | | | | | |
| 21.6 | needs. | | | | | |
| 21.7 | (b) The ini | tial development | plan must be appro | ved by six members of th | e advisory board | |
| 21.8 | prior to submi | itting the plan to t | he city council for | consideration. The initia | al development | |
| 21.9 | plan for the district is not adopted until approved by the city council. If the city council | | | | | |
| 21.10 | rejects the init | tial development | plan proposed by t | he advisory board, the bo | bard may revise | |
| 21.11 | the initial development plan and resubmit the plan. Section 15.99 does not apply to review | | | | | |
| 21.12 | and approval | of the developme | nt plan. The city m | ust not spend any approp | priation support | |
| 21.13 | payments fror | n the state until it | has approved an i | nitial development plan | proposed by the | |
| 21.14 | advisory boar | <u>d.</u> | | | | |
| 21.15 | (c) REDA | B may propose m | odifications to the | initial development plan | at anytime, | |
| 21.16 | however all changes are subject to approval by the city council. | | | | | |