MS/CA

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3357

(SENATE AUTI	HORS: MOH	AMED, Port, Gustafson and Oumou Verbeten)	
DATE	D-PG	OFFICIAL ST	ATUS
05/21/2023		Introduction and first reading	

ıg Referred to Taxes

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to state government; proposing an amendment to the Minnesota Constitution, article XI; increasing the sales tax rate by three-eighths of one percent and dedicating the receipts for housing purposes; creating a homeownership opportunity fund, a rental opportunity fund, and a household and community stability fund; creating fund councils; providing appointments; requiring reports; proposing coding for new law in Minnesota Statutes, chapters 256K; 462A.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	ARTICLE 1
1.10	CONSTITUTIONAL AMENDMENT TO FUND HOUSING INITIATIVES
1.11	Section 1. CONSTITUTIONAL AMENDMENT PROPOSED.
1.12	An amendment to the Minnesota Constitution is proposed to the people. If the amendment
1.13	is adopted, a section shall be added to article XI to read:
1.14	Sec. 16. Beginning July 1, 2025, until June 30, 2050, the sales and use tax rate shall be
1.15	increased by three-eighths of one percent on sales and uses taxable under the general sales
1.16	and use tax law. Receipts from the increase, plus penalties and interest and reduced by any
1.17	refunds, are dedicated, for the benefit of Minnesotans, to the following funds: 25 percent
1.18	to the homeownership opportunity fund, which may be spent to assist in the creation,
1.19	purchase, and rehabilitation of homes for owner occupancy; 25 percent to the community
1.20	and household stability fund, which may be used to assist in providing emergency financial
1.21	assistance, legal services, educational services, and outreach services to persons who are
1.22	homeless or at risk of becoming homeless; and 50 percent to the rental opportunity fund,
1.23	which may be used to assist in funding ongoing rental assistance and supportive services
1.24	for renters and in the acquisition, development, rehabilitation, or adaptive reuse of rental

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2.1	housing. A ho	meownership op	portunity fund, a c	community and household	d stability fund.
2.2				tate treasury. The money	
2.3				licated money under this	
2.4	supplement tra	aditional sources	of funding for the	se purposes and may not	be used as a
2.5	substitute. The	e dedicated mone	y under this section	n may be used to provide	matching grants.
2.6	Sec. 2. <u>SUB</u>	MISSION TO V	OTERS.		
2.7	(a) The pro	posed amendmen	t must be submitte	d to the people at the 2024	general election.
2.8	The question s	submitted must b	<u>e:</u>		
2.9	"Shall the	Minnesota Const	itution be amende	d to remove barriers to h	omeownership,
2.10	to make our re	ental housing safe	e and affordable, a	nd to protect our vulnera	ble households
2.11	and communit	ties from displace	ement and homele	ssness by increasing the	sales and use tax
2.12	rate beginning	g July 1, 2025, by	three-eighths of c	one percent on taxable sa	es until the year
2.13	2050?				
2.14				Yes	
2.15				<u>No</u>	-
2.16	(b) The titl	e required under	Minnesota Statute	es, section 204D.15, subd	ivision 1, for the
2.17	question subm	nitted to the people	e under paragraph	(a) shall be: "Creation of	Homeownership
2.18	Opportunity F	und, Community	and Household S	tability Fund, and Rental	Opportunity
2.19	Fund."				
2.20			ARTICLI	E 2	
2.21			STATUTORY C	HANGES	
2.22	Section 1. [2	256K.50] COMN	IUNITY AND H	OUSEHOLD STABILI	ΓY FUND.
2.23	Subdivisio	n 1. Fund. The c	ommunity and ho	usehold stability fund is e	established in the
2.24	Minnesota Con	nstitution, article	XI, section 16. All	money earned by the fund	must be credited
2.25	to the fund.				
2.26	<u>Subd. 2.</u> E	xpenditures. Sul	oject to appropriat	ion, receipts in the fund r	nay be spent for:
2.27	(1) emerge	ency assistance for	r households or ir	dividuals that are homel	ess or at risk of
2.28	homelessness	or displacement;			
2.29	<u>(2) legal se</u>	ervices for housel	nolds or individua	ls that are homeless or at	risk of
2.30	homelessness	or displacement;			

	homelessness or displacement;
	(4) funding the operation of emergency shelters; and
	(5) financing the acquisition, rehabilitation, adaptive reuse, or new construction
	property to serve as emergency shelter, transitional housing, or permanent supportinousing.
	Subd. 3. Audit. The legislative auditor shall audit fund expenditures to ensure t
1	noney is spent for the purposes for which the money was appropriated.
1.	
	Subd. 4. Prevailing wages. Contracts for projects funded by this fund must me
r	requirements of contracts for state projects, as established in section 177.43.
	Sec. 2. [256K.51] COMMUNITY AND HOUSEHOLD STABILITY COUNC
	Subdivision 1. Establishment. A Community And Household Stability Council is
	to advise on the administration and implementation of the community and household s
	fund under section 256K.50. The Housing Finance Agency shall provide administr
	support for the council. The members of the council shall elect a chair from the vot
1	members of the council.
	Subd. 2. Purpose. The fund is established to help Minnesotans improve the cor
(of homes and communities and prevent homelessness and displacement from home
	Subd. 3. Membership; appointment. (a) Three members of the house of represent
1	including two members from the majority party, appointed by the speaker of the hou
	one member from the minority party, appointed by the minority leader, shall serve
1	pleasure of the appointing authority as nonvoting members of the council. Three m
(of the senate, including two members from the majority party and one member from
	minority party, appointed according to the rules of the senate, shall serve at the plea
1	he appointing authority as nonvoting members of the council.
	(b) Twenty-four voting members shall be appointed and must include:
	(1) one representative of a labor union;
	(2) the commissioner of the Housing Finance Agency;
	(3) four representatives of organizations that work directly with under-resource

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	(4) four members who receive or previously received support services, emergency rent	al
	assistance, or homeless prevention services;	
	(5) two members representing Tribal government;	
	(6) one member elected to or appointed by the governing body of a local government	t;
	(7) one member that represents either a public housing authority or a housing and	
r	edevelopment authority; and	
	(8) one member representing the Council on Disability.	
	(c) Appointments shall be made as follows: the governor, the senate majority leader,	
a	and the speaker of the house shall each in turn appoint members required under paragrap	<u>oh</u>
(b) until 12 appointments have been made. The governor shall appoint an additional eigh	<u>nt</u>
r	nembers, ensuring that any outstanding requirements under paragraph (b) are satisfied. Th	ne
ł	nouse minority leader and the senate minority leader shall then each appoint two member	<u>'S.</u>
1	Members appointed under this paragraph must not be registered lobbyists or legislators.	
	(d) Appointing authorities shall ensure that appointees represent a diversity of	
1	backgrounds, including racial, ethnic, socioeconomic, and geographic backgrounds.	
	Subd. 4. Conflict of interest. A council member may not participate in or vote on a	
(decision of the council relating to an organization in which the member has either a direc	ct
<u>c</u>	or indirect personal financial interest. While serving on the council, a member shall avoid	d
a	ny potential conflict of interest.	
	Subd. 5. Terms; compensation; removal. The terms of members representing the star	te
2	agencies are four years and are coterminous with the governor. The terms of other	_
1	nonlegislative members of the council shall be as provided in section 15.059, subdivision	n
2	2. Members may serve until their successors are appointed and qualify. Compensation an	- 1d
	removal of nonlegislative council members is as provided in section 15.059, subdivision	
	3 and 4. Compensation of legislative members is as determined by the appointing authorit	
	The Department of Human Services may reimburse legislative members for expenses. A	-
	vacancy on the council may be filled by the appointing authority provided in subdivision	_
	for the remainder of the unexpired term.	_
	Subd. 6. Strategic plan. The council shall adopt a strategic plan for recommending	
]	policy changes and making expenditures from the community and household stability fun	ıd
	that further the purpose in subdivision 2, including identifying the priority areas for fundin	1 <u>g</u>
	for the next six years. The council shall issue a revised plan by December 1 each	

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5.1	and strategies for fund expenditures, must provide measurable outcomes for expenditures,
5.2	and must determine areas of emphasis for funding. The council's strategic plan must detail
5.3	how the council will engage impacted individuals and communities and ensure council
5.4	recommendations support the fund's purpose and the intention to reduce disparities, support
5.5	community-based solutions, improve the condition of homes, increase accessibility, and
5.6	improve energy and water efficiency.
5.7	Subd. 7. Recommended appropriations. The Community and Household Stability
5.8	Council shall recommend to the governor and the legislature the manner in which money
5.9	from the community and household stability fund should be appropriated for the purposes
5.10	stated in section 256K.50 and the Minnesota Constitution, article XI, section 16.
5.11	Subd. 8. Reports to legislature. (a) By January 15 of each odd-numbered year, the
5.12	council must submit a report to the legislature on the activities for which money has been
5.13	or will be spent for the current biennium and the activities for which money is recommended
5.14	to be spent in the next biennium.
5.15	(b) By January 15 of each even-numbered year, the council may submit to the legislature
5.16	supplemental recommendations on the manner in which money from the community and
5.17	household stability fund should be appropriated in the next fiscal year.
5.18	Subd. 9. Compensation. Members may be compensated as provided in section 15.059.
5.19	Sec. 3. [462A.51] HOMEOWNERSHIP OPPORTUNITY FUND.
5.20	Subdivision 1. Fund. The homeownership opportunity fund is established in the
5.21	Minnesota Constitution, article XI, section 16. All money earned by the fund must be credited
5.22	to the fund.
5.23	Subd. 2. Expenditures. Subject to appropriation, receipts in the fund may be spent for:
5.24	(1) financing the acquisition, rehabilitation, adaptive reuse, or new construction of
5.25	property to serve as owner-occupied housing, including single-family housing, multifamily
5.20	
5.26	housing containing up to four units, housing on land leased by a community land trust,
5.26	housing containing up to four units, housing on land leased by a community land trust, condominiums, and cooperatively owned housing, including cooperatively owned
5.27	condominiums, and cooperatively owned housing, including cooperatively owned
5.27 5.28	condominiums, and cooperatively owned housing, including cooperatively owned manufactured home parks;
5.27 5.28 5.29	condominiums, and cooperatively owned housing, including cooperatively owned manufactured home parks; (2) financing the conversion of rental property into owner-occupied property, including

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6.1	(4) financial assistance to borrowers who are delinquent on mortgage or contract for
6.2	deed payments; and
6.3	(5) homeownership education, counseling, and training under section 462A.209.
6.4	Subd. 3. Audit. The legislative auditor shall audit fund expenditures to ensure that the
6.5	money is spent for the purposes for which the money was appropriated.
6.6	Subd. 4. Prevailing wages. Contracts for projects funded by this fund must meet the
6.7	requirements of contracts for state projects, as established in section 177.43.
6.8	Sec. 4. [462A.52] HOMEOWNERSHIP OPPORTUNITY COUNCIL.
6.9	Subdivision 1. Establishment. A Homeownership Opportunity Council is created to
6.10	advise on the administration and implementation of the homeownership opportunity fund
6.11	under section 462A.51. The Housing Finance Agency shall provide administrative support
6.12	for the council. The members of the council shall elect a chair from the voting members of
6.13	the council.
6.14	Subd. 2. Purpose. The fund is established to support Minnesotans and the communities
6.15	in which they live, to eliminate racial disparities in homeownership, to ensure Minnesotans
6.16	can accumulate wealth and assets, and to increase quality of life by helping more first-time
6.17	homebuyers afford and access homeownership.
6.18	Subd. 3. Membership; appointment. (a) Three members of the house of representatives,
6.19	including two members from the majority party, appointed by the speaker of the house, and
6.20	one member from the minority party, appointed by the minority leader, shall serve at the
6.21	pleasure of the appointing authority as nonvoting members of the council. Three members
6.22	of the senate, including two members from the majority party and one member from the
6.23	minority party, appointed according to the rules of the senate, shall serve at the pleasure of
6.24	the appointing authority as nonvoting members of the council.
6.25	(b) Twenty-four voting members shall be appointed and must include:
6.26	(1) the commissioner of the Housing Finance Agency;
6.27	(2) one member that represents either a public housing authority or a housing and
6.28	redevelopment authority;
6.29	(3) one representative of a labor union;
6.30	(4) two members who purchased a Habitat for Humanity home;
6.31	(5) two members who purchased a community land trust home;

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7.1	<u>(6) two 1</u>	nembers who have	been or are manu	factured home park resid	lents;
7.2	<u>(7) two 1</u>	members who live i	n a cooperatively	owned property;	
7.3	<u>(8) two 1</u>	epresentatives of o	rganizations focus	sed on producing new aff	fordable homes
7.4	for ownersh	ip;			
7.5	<u>(9) one n</u>	representative of an	organization that	provides down payment	assistance or
7.6	homebuyer	preparation service	s to low-income h	ouseholds;	
7.7	<u>(10) two</u>	representatives of	organizations that	work directly with house	holds on the path
7.8	to homeowr	nership;			
7.9	(11) one	member elected to	or appointed by t	he governing body of a lo	ocal government;
7.10	<u>(12) two</u>	representatives of	Tribal governmer	<u>.t;</u>	
7.11	<u>(13) one</u>	person with a disal	oility or one disab	ility advocate; and	
7.12	<u>(14) one</u>	person with practic	cal experience or	expertise with both housi	ng and either
7.13	energy or cl	imate.			
7.14	<u>(c)</u> Appo	ointments shall be n	nade as follows: t	he governor, the senate n	najority leader,
7.15	and the spea	aker of the house sh	all each in turn ap	point members required	under paragraph
7.16	<u>(b) until 12</u>	appointments have	been made. The g	governor shall appoint an	additional eight
7.17	members, er	nsuring that any out	standing requirem	ents under paragraph (b)	are satisfied. The
7.18	house minor	rity leader and the s	enate minority lea	der shall then each appoi	nt two members.
7.19	Members ap	pointed under this	paragraph must n	ot be registered lobbyists	or legislators.
7.20	<u>(d)</u> Appo	ointing authorities s	hall ensure that a	ppointees represent a div	ersity of
7.21	background	s, including racial,	ethnic, socioecon	omic, and geographic bac	ckgrounds.
7.22	<u>Subd. 4.</u>	Conflict of interes	s t. A council mem	ber may not participate i	n or vote on a
7.23	decision of	the council relating	to an organizatio	n in which the member h	as either a direct
7.24	or indirect p	ersonal financial ir	terest. While serv	ving on the council, a me	mber shall avoid
7.25	any potentia	al conflict of interes	ıt.		
7.26	Subd. 5.	<u>Terms; compensa</u>	tion; removal. Th	ne terms of members repr	esenting the state
7.27	agencies are	e four years and are	coterminous with	the governor. The terms	of other
7.28	nonlegislati	ve members of the	council shall be a	s provided in section 15.0)59, subdivision
7.29	2. Members	may serve until the	eir successors are	appointed and qualify. C	ompensation and
7.30	removal of	nonlegislative coun	cil members is as	provided in section 15.0	59, subdivisions
7.31	<u>3 and 4. Cor</u>	npensation of legisl	ative members is	as determined by the app	ointing authority.
7.32	The agency	may reimburse leg	islative members	for expenses. A vacancy	on the council

8.1	may be filled by the appointing authority provided in subdivision 3 for the remainder of the
8.2	unexpired term.
8.3	Subd. 6. Strategic plan. The council shall adopt a strategic plan for recommending
8.4	policy changes and making expenditures from the homeownership opportunity fund that
8.5	further the purpose in subdivision 2, including identifying the priority areas for funding for
8.6	the next six years. The council shall issue a revised plan by December 1 of each
8.7	even-numbered year. The strategic plan must have clearly stated short- and long-term goals
8.8	and strategies for fund expenditures, must provide measurable outcomes for expenditures,
8.9	and must determine areas of emphasis for funding. The council's strategic plan must detail
8.10	how the council will engage impacted individuals and communities and ensure council
8.11	recommendations support the fund's purpose and the intention to reduce disparities, support
8.12	community-based solutions, improve the condition of homes, increase accessibility, and
8.13	improve energy and water efficiency.
8.14	Subd. 7. Recommended appropriations. The Homeownership Opportunity Council
8.15	shall recommend to the governor and the legislature the manner in which money from the
8.16	homeownership opportunity fund should be appropriated for the purposes stated in section
8.17	462A.51 and the Minnesota Constitution, article XI, section 16.
8.18	Subd. 8. Reports to legislature. (a) By January 15 of each odd-numbered year, the
8.19	council must submit a report to the legislature on the activities for which money has been
8.20	or will be spent for the current biennium and the activities for which money is recommended
8.21	to be spent in the next biennium.
8.22	(b) By January 15 of each even-numbered year, the council may submit to the legislature
8.23	supplemental recommendations on the manner in which money from the homeownership
8.24	opportunity fund should be appropriated in the next fiscal year.
8.25	Subd. 9. Compensation. Members may be compensated as provided in section 15.059.
8.26	Sec. 5. [462A.53] RENTAL OPPORTUNITY FUND.
8.27	Subdivision 1. Fund. The rental opportunity fund is established in the Minnesota
8.28	Constitution, article XI, section 16. All money earned by the fund must be credited to the
8.29	<u>fund.</u>
8.30	Subd. 2. Expenditures. Subject to appropriation, receipts in the fund must be spent for:
8.31	(1) financing the acquisition, rehabilitation, adaptive reuse, or new construction of

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9.1	<u>(2)</u> rental as	ssistance; and			
9.2	(3) support	ive services to ren	ters and owners	of rental property.	
9.3	<u>Subd. 3.</u> Au	udit. The legislati	ve auditor shall	audit fund expenditures to	o ensure that the
9.4	money is spent	t for the purposes	for which the m	oney was appropriated.	
9.5	<u>Subd. 4.</u> Pr	evailing wages. (Contracts for pro	jects funded by this fund	must meet the
9.6	requirements o	f contracts for sta	te projects, as es	stablished in section 177.4	<u>43.</u>
9.7	Sec. 6. [462 A	A.54] RENTAL O	PPORTUNITY	<u> COUNCIL.</u>	
9.8	Subdivision	n 1. <mark>Establishme</mark> r	nt. <u>A Rental Opp</u>	portunity Council is creat	ed to advise on
9.9	the administrat	ion and implement	tation of the rent	al opportunity fund under	section 462A.53.
9.10	The Housing F	inance Agency sh	all provide adm	inistrative support for the	council. The
9.11	members of the	e council shall ele	ct a chair from t	he voting members of the	e council.
9.12	<u>Subd. 2.</u> Pu	Irpose. The fund	is established to	create more homes that M	Ainnesotans can
9.13	afford by incre	asing the supply of	of affordable ren	tal housing, especially fo	r very low- and
9.14	extremely low-	-income househol	ds; reduce the m	umber of low-income hou	iseholds
9.15	experiencing h	ousing cost burde	n by investing in	n rental assistance; and in	prove quality of
9.16	life by ensuring	g existing homes a	are safe, healthy	, and resilient.	
9.17	<u>Subd. 3.</u> M	embership; appoi	i ntment. (a) Thr	ee members of the house o	of representatives,
9.18	including two 1	members from the	majority party,	appointed by the speaker	of the house, and
9.19	one member fr	om the minority p	arty, appointed	by the minority leader, sh	all serve at the
9.20	pleasure of the	appointing author	rity as nonvoting	g members of the council	. Three members
9.21	of the senate, i	ncluding two men	nbers from the n	najority party and one me	mber from the
9.22	minority party,	appointed accord	ing to the rules	of the senate, shall serve a	at the pleasure of
9.23	the appointing	authority as nonv	oting members of	of the council.	
9.24	(b) Twenty	-four voting mem	bers shall be app	pointed and must include:	
9.25	(1) the com	missioner of the I	Housing Finance	e Agency;	
9.26	(2) one repr	resentative of a lab	bor union;		
9.27	(3) one men	mber that represer	nts either a publi	c housing authority or a h	ousing or
9.28	redevelopment	authority;			
9.29	(3) one mer	nber living in rent	al housing who	(i) has a disability, and (ii)) transitioned out
9.30	of congregate of	care;			
9.31	(4) one men	mber who is expe	riencing or has e	experienced homelessness	<u>;;</u>

Article 2 Sec. 6.

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10.1	<u>(5) two r</u>	epresentatives of T	ribal government;		
10.2	(6) one r	epresentative of a n	onprofit housing	provider;	
10.3	(7) one r	epresentative of a f	or-profit housing	provider;	
10.4	<u>(8) one r</u>	epresentative of a n	onprofit develope	er of rental housing; and	
10.5	<u>(9) one r</u>	epresentative of a f	or-profit develope	er of rental housing.	
10.6	(c) Appo	intments shall be n	nade as follows: th	ne governor, the senate m	najority leader,
10.7	and the spea	ker of the house sh	all each in turn ap	point members required	under paragraph
10.8	<u>(b)</u> until 12 a	appointments have	been made. The g	overnor shall appoint an	additional eight
10.9	members, en	suring that any outs	standing requirem	ents under paragraph (b)	are satisfied. The
10.10	house minor	ity leader and the so	enate minority lea	der shall then each appoi	nt two members.
10.11	Members ap	pointed under this	paragraph must ne	ot be registered lobbyists	or legislators.
10.12	<u>(d)</u> Appo	inting authorities s	hall ensure that ap	pointees represent a dive	ersity of
10.13	backgrounds	s, including racial, e	ethnic, socioecono	omic, and geographic bac	ckgrounds.
10.14	Subd. 4.	Conflict of interes	t. <u>A council mem</u>	ber may not participate i	n or vote on a
10.15	decision of t	he council relating	to an organization	n in which the member h	as either a direct
10.16	or indirect p	ersonal financial in	terest. While serv	ing on the council, a me	mber shall avoid
10.17	any potentia	l conflict of interes	<u>t.</u>		
10.18	Subd. 5.	Terms; compensat	tion; removal. Th	e terms of members repr	esenting the state
10.19	agencies are	four years and are	coterminous with	the governor. The terms	of other
10.20	nonlegislativ	ve members of the o	council shall be as	provided in section 15.0	059, subdivision
10.21	2. Members	may serve until the	ir successors are	appointed and qualify. Co	ompensation and
10.22	removal of r	onlegislative coun	cil members is as	provided in section 15.0.	59, subdivisions
10.23	<u>3 and 4. Con</u>	pensation of legisl	ative members is	as determined by the appo	ointing authority.
10.24	The agency	may reimburse legi	slative members	for expenses. A vacancy	on the council
10.25	may be filled	l by the appointing	authority provide	d in subdivision 3 for the	remainder of the
10.26	unexpired te	<u>rm.</u>			
10.27	<u>Subd. 6.</u>	Strategic plan. Th	e council shall ad	opt a strategic plan for re	ecommending
10.28	policy chang	ses and making exp	enditures from th	e rental opportunity fund	l that further the
10.29	purpose in s	ubdivision 2, includ	ling identifying th	ne priority areas for fund	ing for the next
10.30	six years. Th	e council shall issu	ie a revised plan b	y December 1 each ever	n-numbered year.
10.31	The strategic	e plan must have cl	early stated short-	and long-term goals and	l strategies for
10.32	fund expend	itures, must provide	e measurable outco	omes for expenditures, an	d must determine
10.33	areas of emp	hasis for funding.	The council's strat	egic plan must detail hov	v the council will

11.1	engage impacted individuals and communities and ensure council recommendations support
11.2	the fund's purpose and the intention to reduce disparities, support community-based solutions,
11.3	improve the condition of homes, increase accessibility, and improve energy and water
11.4	efficiency.
11.5	Subd. 7. Recommended appropriations. The Rental Opportunity Council shall
11.6	recommend to the governor and the legislature the manner in which money from the rental
11.7	opportunity fund should be appropriated for the purposes stated in section 462A.53 and the
11.8	Minnesota Constitution, article XI, section 16.
11.9	Subd. 8. Reports to legislature. (a) By January 15 of each odd-numbered year, the
11.10	council must submit a report to the legislature on the activities for which money has been
11.11	or will be spent for the current biennium and the activities for which money is recommended
11.12	to be spent in the next biennium.
11.13	(b) By January 15 of each even-numbered year, the council may submit to the legislature
11.14	supplemental recommendations on the manner in which money from the rental opportunity
11.15	fund should be appropriated in the next fiscal year.
11.16	Subd. 9. Compensation. Members may be compensated as provided in section 15.059.
11.17	Sec. 7. EFFECTIVE DATE.

- This article is effective July 1, 2025, if the constitutional amendment proposed in article 11.18
- 1, section 1, is adopted by the voters. 11.19