MS/HL

22-06466

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3994

 (SENATE AUTHORS: DRAHEIM and Duckworth)

 DATE
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 03/14/2022
 Introduction and first reading
 Referred to Housing Finance and Policy

OFFICIAL STATUS

A bill for an act 1.1 relating to housing; appropriating money for the governor's supplemental housing 12 budget; appropriating money for the Minnesota Housing Finance Agency; 1.3 appropriating money for the Department of Human Rights to investigate income 1.4 discrimination in housing; establishing the community stabilization housing 1.5 program; establishing the strengthening supportive housing model program; 1.6 modifying eligible uses for loans and grants; amending Minnesota Statutes 2020, 1.7 sections 462A.201, subdivision 2; 462A.204, subdivision 8; proposing coding for 1.8 new law in Minnesota Statutes, chapter 462A. 1.9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.10 **ARTICLE 1** 1.11 1.12 HOUSING APPROPRIATIONS Section 1. APPROPRIATIONS. 1.13 The sums shown in the columns marked "Appropriations" are added to the appropriations 1.14 in Laws 2021, First Special Session chapter 8, or other law, to specified agencies. The 1.15 appropriations are from the general fund, or another named fund, and are available for the 1.16 fiscal years indicated for each purpose. The figures "2022" and "2023" used in this article 1.17 mean that the appropriations listed under them are available for the fiscal year ending June 1.18 30, 2022, or June 30, 2023, respectively. 1.19 **APPROPRIATIONS** 1.20 Available for the Year 1.21 **Ending June 30** 1.22 2022 2023 1.23 1.24 Sec. 2. HOUSING FINANCE AGENCY 1.25 Subdivision 1. Total Appropriation \$ 225,500,000

1

25,000,000

10,000,000

12,000,000

10,000,000

2.1	The amounts that may be spent for each
2.2	purpose are specified in the following
2.3	subdivisions.
2.4	Subd. 2. Challenge Program
2.5	(a) This appropriation is for the economic
2.6	development and housing challenge program
2.7	under Minnesota Statutes, sections 462A.07,
2.8	subdivision 14, and 462A.33.
2.9	(b) In fiscal years 2024 and 2025, \$15,000,000
2.10	is added to the agency's base.
2.11	Subd. 3. Workforce Housing Development
2.12	This appropriation is for the Greater
2.13	Minnesota workforce housing development
2.14	program under Minnesota Statutes, section
2.15	462A.39. If requested by the applicant and
2.16	approved by the agency, funded properties
2.17	may include a portion of income and rent
2.18	restricted units. Funded properties may include
2.19	owner-occupied homes. In fiscal years 2024
2.20	and 2025, \$8,000,000 is added to the agency's
2.21	base.
2.22	Subd. 4. Workforce Homeownership Program
2.23	This appropriation is for the workforce
2.24	homeownership program under Minnesota
2.25	Statutes, section 462A.38. In fiscal years 2024
2.26	and 2025, \$12,000,000 is added to the agency's
2.27	base.
2.28	Subd. 5. Housing Trust Fund
2.29	This appropriation is for deposit in the housing
2.30	trust fund account created under Minnesota
2.31	Statutes, section 462A.201, and may be used
2.32	for the purposes provided in that section. In

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3.1	fiscal years 2024	4 and 2025, \$12,50	00,000 is
3.2	added to the age		
3.3	Subd. 6. Homev	vork Starts with l	Home
3.4	(a) This appropr	iation is for the ho	mework
3.5	starts with home	e program under M	innesota
3.6	Statutes, section	s 462A.201, subdi	vision 2,
3.7	paragraph (a), cl	ause (4), and 462A	A.204 <u>,</u>
3.8	subdivision 8, to	provide assistanc	e to
3.9	homeless or high	ly mobile families	with minor
3.10	children or expe	cting parents. Fund	ding must
3.11	prioritize familie	es with younger ch	ildren not
3.12	yet in school wh	o are identified as	being at
3.13	risk of homeless	ness or experienci	ng
3.14	homelessness.		
3.15	(b) In fiscal years	s 2024 and 2025, \$2	10,000,000
3.16	is added to the a	gency's base.	
3.17	Subd. 7. Family	Homeless Preven	<u>ition</u>
3.18	(a) This appropr	iation is for the far	mily
3.19	homeless prever	ntion and assistance	e programs
3.20	under Minnesota	a Statutes, section	462A.204.
3.21	(b) Of this amou	int, \$5,000,000 in	fiscal year
3.22	2023 is for a risl	x mitigation fund p	program to
3.23	provide financial	guarantees, case m	anagement
3.24	services, and oth	ner resources such	as
3.25	incentives to enc	ourage rental hous	ing owners
3.26	to rent to tenants	s they would other	wise not
3.27	likely rent to. Th	is is a onetime app	ropriation.
3.28	(c) In fiscal year	s 2024 and 2025, \$	39,500,000
3.29	is added to the a	gency's base.	
3.30	Subd. 8. Comm	unity Stabilizatio	<u>n</u>
3.31	This appropriati	on is for the comm	unity
3.32	stabilization pro	gram under Minne	esota
3.33	Statutes, section	462A.41, to finan	ce

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10,000,000

as introduced

24,500,000

100,000,000

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4.1	improvements for naturally occurring
4.2	affordable housing. This is a onetime
4.3	appropriation.
4.4	Subd. 9. Flexible Financing for Capital Costs
4.5	This appropriation is to provide gap financing
4.6	to rental housing developments financed by
4.7	the agency. This is a onetime appropriation.
4.8	Subd. 10. Homeownership Assistance Fund
4.9	(a) This appropriation is for the home
4.10	ownership assistance program under
4.11	Minnesota Statutes, section 462A.21,
4.12	subdivision 8. The agency shall continue to
4.13	strengthen its efforts to address the disparity
4.14	gap in the homeownership rate between white
4.15	households and Indigenous American Indians
4.16	and communities of color. To better
4.17	understand and address the disparity gap, the
4.18	agency is required to collect, on a voluntary
4.19	basis, demographic information regarding
4.20	race, color, national origin, and sex of
4.21	applicants for agency programs intended to
4.22	benefit homeowners and home buyers.
4.23	(b) In fiscal years 2024 and 2025, \$10,000,000
4.24	is added to the agency's base.
4.25 4.26	Subd. 11. Strengthen the Supportive Housing Model
4.27	This appropriation is for the strengthening
4.28	supportive housing model program under
4.29	Minnesota Statutes, section 462A.42, to
4.30	provide funding to strengthen supportive
4.31	housing for individuals and families who are
4.32	at risk of homelessness or have experienced
4.33	homelessness. In fiscal years 2024 and 2025,
4.34	\$15,000,000 is added to the agency's base.

12,000,000

10,000,000

12,000,000

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5.1	Sec. 3. DEPAR	RTMENT OF H	UMAN RIGHT	<u>'S</u>	<u>\$</u> <u>383,000</u>
5.2	\$383,000 in fis	cal year 2023 is	to the		
5.3	commissioner of	of human rights f	for increased		
5.4	capacity and as	sociated costs to	investigate		
5.5	sources of inco	me discriminatio	on cases in		
5.6	housing.				
5.7		HOUSI	ARTICL	E 2 M ELIGIBILITY	
5.8		ΠΟΟΣΙ	ING FRUGRAI	VI ELIGIBILITY	
5.9	Section 1. Mi	nnesota Statutes	2020, section 46	2A.201, subdivision 2	2, is amended to read:
5.10	Subd. 2. Lo	w-income housi	ing. (a) The agen	icy may use money fr	rom the housing trust
5.11	fund account to	provide loans of	r grants for:		
5.12	(1) projects	for the developme	ent, construction,	acquisition, preservat	tion, and rehabilitation
5.13	of low-income	rental and limite	d equity coopera	tive housing units, in	cluding temporary
5.14	and transitional housing;				
5.15	(2) the costs	s of operating rer	ntal housing, as c	letermined by the age	ency, that are unique
5.16	to the operation	n of low-income	rental housing or	r supportive housing;	
5.17	(3) rental as	sistance, either p	project-based or	tenant-based; and	
5.18	(4) program	is to secure stable	e housing for fan	nilies with <u>minor chil</u>	dren or with children
5.19	eligible for enro	ollment in a prek	indergarten thro	ugh grade 12 academ	ic program.
5.20	For purposes of	f this section, "tra	ansitional housir	ng" has the meaning g	given by the United
5.21	States Department of Housing and Urban Development. Loans or grants for residential				
5.22	housing for migrant farmworkers may be made under this section.				
5.23	(b) The hou	sing trust fund a	ccount must be u	used for the benefit of	persons and families
5.24	whose income,	at the time of init	ial occupancy, do	bes not exceed 60 perc	ent of median income
5.25	as determined by the United States Department of Housing and Urban Development for the				
5.26	metropolitan area. At least 75 percent of the funds in the housing trust fund account must				
5.27	be used for the b	penefit of persons	and families wh	ose income, at the time	e of initial occupancy,
5.28	does not exceed	130 percent of the	e median family	income for the metrop	oolitan area as defined
5.29	in section 473.1	121, subdivision	2. For purposes	of this section, a hous	sehold with a housing
5.30	assistance vouc	her under Sectio	n 8 of the United	l States Housing Act	of 1937, as amended,
5.31	is deemed to m	eet the income re	equirements of th	nis section.	
5.32	The median	family income r	may be adjusted	for families of five or	r more.

(c) Rental assistance under this section must be provided by governmental units which 6.1 administer housing assistance supplements or by for-profit or nonprofit organizations 6.2 experienced in housing management. Rental assistance shall be limited to households whose 6.3 income at the time of initial receipt of rental assistance does not exceed 60 percent of median 6.4 income, as determined by the United States Department of Housing and Urban Development 6.5 for the metropolitan area. Priority among comparable applications for tenant-based rental 6.6 assistance will be given to proposals that will serve households whose income at the time 6.7 of initial application for rental assistance does not exceed 30 percent of median income, as 6.8 determined by the United States Department of Housing and Urban Development for the 6.9 metropolitan area. Rental assistance must be terminated when it is determined that 30 percent 6.10 of a household's monthly income for four consecutive months equals or exceeds the market 6.11 rent for the unit in which the household resides plus utilities for which the tenant is 6.12 responsible. Rental assistance may only be used for rental housing units that meet the housing 6.13 maintenance code of the local unit of government in which the unit is located, if such a code 6.14 has been adopted, or the housing quality standards adopted by the United States Department 6.15 of Housing and Urban Development, if no local housing maintenance code has been adopted. 6.16

(d) In making the loans or grants, the agency shall determine the terms and conditions
of repayment and the appropriate security, if any, should repayment be required. To promote
the geographic distribution of grants and loans, the agency may designate a portion of the
grant or loan awards to be set aside for projects located in specified congressional districts
or other geographical regions specified by the agency. The agency may adopt rules for
awarding grants and loans under this subdivision.

6.23 Sec. 2. Minnesota Statutes 2020, section 462A.204, subdivision 8, is amended to read:

Subd. 8. School Childhood housing stability. (a) The agency in consultation with the 6.24 Interagency Council on Homelessness may establish a school childhood housing stability 6.25 project under the family homeless prevention and assistance program. The purpose of the 6.26 project is to secure stable housing for families with school-age minor children who have 6.27 moved frequently and for unaccompanied youth. For purposes of this subdivision, 6.28 "unaccompanied youth" are minors who are leaving foster care or juvenile correctional 6.29 facilities, or minors who meet the definition of a child in need of services or protection 6.30 6.31 under section 260C.007, subdivision 6, but for whom no court finding has been made pursuant to that statute. 6.32

(b) The agency shall make grants to family homeless prevention and assistance projectsin communities with a school or schools that have a significant degree of student mobility

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7.1	or in commu	unities with a signif	icant degree of h	omelessness among fami	ilies with minor
7.2	children.				
7.3	(c) Each	project must be des	signed to reduce	school absenteeism; stab	ilize children in
7.4	one home se	tting or, at a minim	um, in one schoo	l setting; and <u>or</u> reduce sł	nelter usage. Each
7.5	project must	t include plans for t	he following:		
7.6	(1) target	ting of families with	h <u>minor </u> children	who are eligible for a pr	ekindergarten
7.7	through grad	l e 12 academic prog	ram and are living	g in overcrowded condition	ons in their current
7.8	housing; are	paying more than :	50 percent of the	ir income for rent; or wh	o lack a fixed,
7.9	regular, and	adequate nighttime	residence;		
7.10	(2) target	ting of unaccompar	nied youth in need	d of an alternative reside	ntial setting;
7.11	(3) conne	ecting families with	the social servic	es necessary to maintain	the families'
7.12	stability in th	heir home, including	g but not limited t	o housing navigation, leg	al representation,
7.13	and family c	outreach; and			
7.14	(4) one o	or more of the follow	wing:		
7.15	(i) provis	sion of rental assista	ance for a specifi	ed period of time, which	may exceed 24
7.16	months; or				
7.17	(ii) provi	sion of support and	l case manageme	nt services to improve ho	ousing stability,
7.18	including bu	it not limited to hou	using navigation a	and family outreach.	
7.19	(d) In sel	ecting projects for	funding under thi	s subdivision, preference	e shall be given to
7.20	organization	s granted funding u	nder section 462.	A.201, subdivision 2, par	agraph (a), clause
7.21	(4).				
7.22	(e) No gi	rantee under this su	bdivision is requ	ired to have an advisory	committee as
7.23	described in	subdivision 6.			
7.24	Sec. 3. [46	2A.41] COMMUN	NITY STABILIZ	ZATION PROGRAM.	
7.25	Subdivis	ion 1. Establishme	ent. The agency s	hall establish a commun	ity stabilization
7.26	program for	the purpose of prov	viding grants or l	oans for the preservation	of naturally
7.27	occurring af	fordable housing th	rough acquisition	n or rehabilitation.	
7.28	<u>Subd. 2.</u>	Definitions. For th	e purposes of thi	s section, "naturally occu	urring affordable
7.29	housing" me	ans:			
7.30	<u>(1) multi</u>	unit rental housing	that:		
7.31	<u>(i) is at le</u>	east 20 years old;			

Article 2 Sec. 3.

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8.1	(ii) has rer	nts in a majority of	funits that are aff	ordable to households at or	below 60
8.2	percent of the	greater of state or	area median inco	ome as determined by the U	nited States
8.3	Department o	f Housing and Urb	oan Development	and	
8.4	(iii) meets	other requirement	ts as determined b	by the agency; or	
8.5	(2) single-	family, owner-occ	upied housing loo	cated in communities where	market
8.6	pressures or s	ignificant deferred	rehabilitation nee	eds, as defined by the agency	y, are creating
8.7	opportunities	for displacement of	or the loss of singl	e-family homes affordable	to households
8.8	at or below 11	5 percent of the g	reater of state or a	area median income as deter	rmined by the
8.9	United States	Department of Ho	ousing and Urban	Development.	
8.10	<u>Subd. 3.</u> E	ligible recipients.	Grants or loans n	nay be made to a local unit of	f government;
8.11	a federally rec	ognized American	Indian tribe locat	ed in Minnesota or its Tribal	ly Designated
8.12	Housing Entit	y; a private develo	per; limited equity	cooperatives; cooperatives	created under
8.13	chapter 308A	or 308B; commun	nity land trusts cre	eated for the purposes outlin	ed in section
8.14	462A.31, sub	division 1; or a not	nprofit organizati	on. The agency may consid	er the use of
8.15	an intermedia	ry or intermediarie	es to facilitate the	acquisition of existing hous	sing.
8.16	<u>Subd. 4.</u> E	ligible uses. The p	program shall pro	vide grants or loans for the	purpose of
8.17	acquisition, re	habilitation, intere	est rate reduction,	or gap financing of housing	g to support
8.18	the preservation	on of naturally occ	urring affordable	housing. Priority in funding	may be given
8.19	to proposals t	hat serve lower inc	comes.		
8.20	<u>Subd. 5.</u> S	ingle-family, own	er-occupied hou	sing income limits. Housel	nolds served
8.21	through grant	s or loans related t	o single-family, c	wner-occupied housing mu	st have, at
8.22	initial occupation	ncy, income that is	s at or below 115	percent of the greater of sta	te or area
8.23	median incom	ne as determined b	y the United State	es Department of Housing a	nd Urban
8.24	Development	<u>.</u>			
8.25	<u>Subd. 6.</u> N	Iultifamily housir	n <mark>g rent limits.</mark> Mu	ltifamily housing financed t	hrough grants
8.26	or loans under	r this section must	remain affordabl	e to low-income or moderat	e-income
8.27	households as	defined by the ag	ency.		
8.28	<u>Subd. 7.</u> <u>A</u>	pplication. The ag	gency shall develo	op forms and procedures for	soliciting and
8.29	reviewing app	olications for loan	or grants under th	is section. The agency shal	l consult with
8.30	interested stal	keholders when de	veloping the guid	elines and procedures for th	ie program.
8.31	Notwithsta	anding any other a	pplicable law, the	agency may accept application	tions on a
8 32	noncompetitiv	e rolling basis in a	order to provide fi	inds for eligible properties a	s they become

- 8.32 <u>noncompetitive</u>, rolling basis in order to provide funds for eligible properties as they become
- 8.33 <u>available.</u>

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9.1	Subd. 8. Voucher requirement for multifamily properties. Rental properties that						
9.2	receive funds must accept rental subsidies, including but not limited to vouchers under						
9.3		ne United States H					
2.0			10 ubing 1 100 01 19				
9.4	Sec. 4. [462.	A.42] STRENGT	THENING SUPP	PORTIVE HOUSING M	IODEL.		
9.5	Subdivisio	n 1. <mark>Establishme</mark>	nt. The agency s	hall establish a strengther	ning supportive		
9.6	housing mode	l program for the	purpose of provi	ding funding to strengthe	n supportive		
9.7	housing for in	dividuals and fam	nilies who are at r	isk of homelessness or ha	we experienced		
9.8	homelessness.	<u>-</u>					
9.9	<u>Subd. 2.</u> D	efinition. For the	ourposes of this se	ection, "supportive housing	g" means housing		
9.10	that is not time	e-limited and prov	vides or coordina	tes with linkages to servio	es necessary for		
9.11	residents to m	aintain housing st	ability and maxim	nize opportunities for edu	acation and		
9.12	employment.						
9.13	<u>Subd. 3.</u> E	ligible recipients	. Funding may be	e made to a local unit of g	government, a		
9.14	federally reco	gnized American	Indian Tribe or it	s Tribally Designated Ho	using Entity		
9.15	located in Mir	mesota, a private	developer, or a ne	onprofit organization.			
9.16	<u>Subd. 4.</u> E	ligible uses. (a) F	unds shall be use	ed to cover costs needed f	or supportive		
9.17	housing to ope	erate effectively th	at are not covered	d by other federal or state	resources. Costs		
9.18	may include b	out are not limited	to building operation	ating expenses such as fro	ont desk, tenant		
9.19	service coordination, revenue shortfall, and security costs.						
9.20	(b) Funds s	shall be used to cre	eate partnerships v	with the health care sector	and other sectors		
9.21	to demonstrate	sustainable ways	to provide service	s for supportive housing re	esidents, improve		
9.22	access to health care, and reduce the use of expensive emergency and institutional care.						
9.23	This may be d	lone in partnership	o with other state	agencies, including the I	Department of		
9.24	Health and the	e Department of H	Iuman Services.				
9.25	<u>Subd. 5.</u> <u>A</u>	pplication. The co	ommissioner shall	develop forms and proced	ures for soliciting		
9.26	and reviewing	applications for t	funding under thi	s section. The commissio	ner shall consult		
9.27	with interested	l stakeholders whe	en developing the	guidelines and procedures	for the program.		