JSK/DG

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5251

(SENATE AUTH	ORS: PAPP	AS)	
DATE	D-PG		OFFICIAL STATUS
04/02/2024		Introduction and first reading	
		Referred to Capital Investment	

1.1	A bill for an act
1.2	relating to capital investment; authorizing spending to acquire and better public
1.3	land and buildings and for other improvements of a capital nature with certain
1.4	conditions; establishing new programs and modifying existing programs; modifying
1.5	prior appropriations; authorizing the sale and issuance of state bonds; appropriating
1.6	money; amending Minnesota Statutes 2022, sections 16A.642, subdivision 1;
1.7	446A.07, subdivision 8; 446A.072, subdivision 5a; 446A.073, subdivision 1;
1.8	462A.37, by adding a subdivision; Minnesota Statutes 2023 Supplement, sections
1.9	256E.37, subdivision 1; 446A.081, subdivision 9; 462A.37, subdivision 5; Laws
1.10 1.11	2020, Fifth Special Session chapter 3, article 1, sections 14, subdivisions 5, 6; 25; Laws 2023, chapter 72, article 1, section 27; proposing coding for new law in
1.11	Minnesota Statutes, chapters 16B; 115B; 174; 446A; repealing Minnesota Statutes
1.12	2022, section 16A.662.
1.14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.15	ARTICLE 1
1.16	APPROPRIATIONS
1.17	Section 1. CAPITAL IMPROVEMENT APPROPRIATIONS.
1.18	(a) The sums shown in the column under "Appropriations" are appropriated from the
1.19	bond proceeds fund, or another named fund, to the state agencies or officials indicated, to
1.20	be spent for public purposes. Appropriations of bond proceeds must be spent as authorized
1.21	by the Minnesota Constitution, article XI, section 5, clause (a), to acquire and better public
1.22	land and buildings and other public improvements of a capital nature, or as authorized by
1.23	the Minnesota Constitution, article XI, section 5, clauses (b) to (j), or article XIV. Unless
1.24	otherwise specified, money appropriated in this act:
1.21	
1.25	(1) may be used to pay state agency staff costs that are attributed directly to the capital
1.26	program or project in accordance with accounting policies adopted by the commissioner of

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2.1	<u>(2) is avail</u>	able until the proj	ect is completed o	r abandoned subject	to Min1	nesota Statutes,
2.2	section 16A.6	942;				
2.3	(3) for act	ivities under Min	nesota Statutes, se	ections 16B.307, 84.	946, ar	d 135A.046,
2.4	should not be	used for projects	that can be finance	ced within a reasona	ble tim	e frame under
2.5	Minnesota Sta	atutes, section 16	B.322 or 16C.144	; and		
2.6	<u>(</u> 4) is avail	able for a grant to	a political subdivis	sion after the commis	sioner	of management
2.7	and budget de	termines that an a	amount sufficient	to complete the proje	ect as de	escribed in this
2.8	act has been c	committed to the p	project, as required	d by Minnesota Statı	ites, se	ction 16A.502.
2.9	(b) Unless	otherwise specif	ied, appropriation	s in this article from	the ge	neral fund or
2.10	from the trun	k highway fund a	re made in fiscal y	year 2025 and are on	etime a	appropriations.
2.11					APPF	ROPRIATIONS
2.12	Sec. 2. <u>UNIV</u>	ERSITY OF MI	INNESOTA			
2.13	Subdivision 1	. Total Appropr	iation		<u>\$</u>	<u>102,994,000</u>
2.14	To the Board	of Regents of the	University of			
2.15	Minnesota for	r the purposes spe	ecified in this			
2.16	section.					
2.17 2.18		ner Education As ment (HEAPR)	sset Preservation			<u>102,994,000</u>
2.19	To be spent ir	n accordance with	Minnesota			
2.20	Statutes, secti	ion 135A.046.				
2.21 2.22	Sec. 3. <u>MINN</u> <u>UNIVERSIT</u>		COLLEGES AN	D		
2.23	Subdivision 1	. Total Appropr	iation		<u>\$</u>	<u>113,606,000</u>
2.24	To the Board	of Trustees of the	e Minnesota			
2.25	State College	s and Universities	s for the			
2.26	purposes spec	cified in this section	on.			
2.27 2.28		ner Education As ment (HEAPR)	sset Preservation			<u>81,772,000</u>
2.29	To be spent ir	n accordance with	n Minnesota			
2.30	Statutes, secti	ion 135A.046.				
2.31 2.32	<u>Subd. 3.</u> Sain Excellence R	<u>t Paul College enovation</u>	<u>Academic</u>			31,834,000

3.1	To design, renovate, and equip the East Tower,
3.2	West Tower, and first floor, and to demolish
3.3	the College Learning Center building for the
3.4	creation of green space, at St. Paul College.
3.5	Subd. 4. Debt Service
3.6	(a) Except as provided in paragraph (b), the
3.7	Board of Trustees shall pay the debt service
3.8	on one-third of the principal amount of state
3.9	bonds sold to finance the project authorized
3.10	by this section. After each sale of general
3.11	obligation bonds, the commissioner of
3.12	management and budget shall notify the board
3.13	of the amounts assessed for each year for the
3.14	life of the bonds.
3.15	(b) The board need not pay debt service on
3.16	bonds sold to finance HEAPR. Where a
3.17	nonstate match is required, the debt service is
3.18	due on a principal amount equal to one-third
3.19	of the total project cost, less the match
3.20	committed before the bonds are sold.
3.21	(c) The commissioner of management and
3.22	budget shall reduce the board's assessment
3.23	each year by one-third of the net income from
3.24	investment of general obligation bond
3.25	proceeds in proportion to the amount of
3.26	principal and interest otherwise required to be
3.27	paid by the board. The board shall pay its
3.28	resulting net assessment to the commissioner
3.29	of management and budget by December 1
3.30	each year. If the board fails to make a payment
3.31	when due, the commissioner of management
3.32	and budget shall reduce allotments for
3.33	appropriations from the general fund otherwise
3.34	available to the board and apply the amount
3.35	of the reduction to cover the missed debt

4.1	service payment. The commissioner of
4.2	management and budget shall credit the
4.3	payments received from the board to the bond
4.4	debt service account in the state bond fund
4.5	each December 1 before money is transferred
4.6	from the general fund under Minnesota
4.7	Statutes, section 16A.641, subdivision 10.
4.8	Subd. 5. Unspent Appropriations
4.9	(a) Upon substantial completion of a project
4.10	authorized in this section and after written
4.11	notice to the commissioner of management
4.12	and budget, the board must use any money
4.12	remaining in the appropriation for that project
4.14	for HEAPR under Minnesota Statutes, section
4.14	135A.046. The Board of Trustees must report
4.15	by February 1 of each even-numbered year to
4.10	the chairs of the house of representatives and
4.18	senate committees with jurisdiction over
4.19	capital investment and higher education finance and to the chairs of the house of
4.20	
4.21	representatives Ways and Means Committee
4.22	and the senate Finance Committee, on how
4.23	the remaining money has been allocated or
4.24	spent.
4.25	(b) The unspent portion of an appropriation
4.26	for a project in this section that is complete is
4.27	available for HEAPR under this subdivision,
4.28	at the same campus as the project for which
4.29	the original appropriation was made and the
4.30	debt service requirement under this section is
4.31	reduced accordingly. Minnesota Statutes,
4.32	section 16A.642, applies from the date of the
4.33	original appropriation to the unspent amount
4.34	transferred.
4.35	Sec. 4. EDUCATION

Article 1 Sec. 4.

<u>\$</u> <u>1,000,000</u>

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5.1	To the commis	ssioner of educati	on for library			
5.2	To the commissioner of education for library construction grants under Minnesota Statutes,					
5.3	section 134.45					
5.4	Sec. 5. <u>MINN</u>	ESOTA STATE	ACADEMIES			
5.5	Subdivision 1.	<u>. Total Appropri</u>	ation		<u>\$</u>	<u>1,827,000</u>
5.6	To the commis	ssioner of adminis	stration for the			
5.7	purposes speci	ified in this section	on.			
5.8	Subd. 2. Asset	t Preservation				1,227,000
5.9	For capital ass	set preservation ir	nprovements			
5.10	and bettermen	ts on both campu	ses of the			
5.11	Minnesota Sta	te Academies, to	be spent in			
5.12	accordance wi	th Minnesota Sta	tutes, section			
5.13	<u>16B.307.</u>					
5.14	Subd. 3. Stude	ent Center Pred	esign			300,000
5.15	To predesign t	he renovation or	replacement			
5.16	of existing spa	ices for a new stud	dent center on			
5.17	the Deaf Scho	ol Campus.				
5.18	Subd. 4. There	apy Pool Improv	ements Predesign			300,000
5.19	To predesign t	he construction o	of the			
5.20	replacement ar	nd relocation of th	e therapy pool			
5.21	and therapeuti	c hot tub and rend	ovations to the			
5.22	existing pool a	area, including re	lated building			
5.23	and site impro	vements.				
5.24	Sec. 6. PERP	ICH CENTER F	FOR ARTS			
5.25	EDUCATION	<u>1</u>			<u>\$</u>	<u>1,635,000</u>
5.26	To the commis	ssioner of admini	stration for			
5.27	capital asset pr	reservation impro	ovements and			
5.28	betterments at	the Perpich Cent	er for Arts			
5.29	Education, to l	be spent in accord	dance with			
5.30	Minnesota Sta	tutes, section 16I	<u>B.307.</u>			
5.31	Sec. 7. <u>NATU</u>	RAL RESOUR	CES			
5.32	Subdivision 1.	<u>Total Appropri</u>	ation		<u>\$</u>	100,550,000

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6.1	(a) To the co	mmissioner of nat	tural resources		
6.2	<u> </u>	ses specified in th			
6.3	<u> </u>	opriations in this s			
6.4		e requirements of			
6.5	^	bital improvement			
6.6		tatutes, section 86			
6.7		or the statutes refer			
6.8		de more specific s			
6.9	_	riorities for projec			
6.10	Minnesota Si	tatutes, section 86	<u>A.12.</u>		
6.11	Subd. 2. Nat	ural Resources A	Asset Preservation	<u>n</u>	71,550,000
6.12	For the prese	rvation and replace	cement of		
6.13	state-owned	facilities and recre	eational assets		
6.14	operated by t	he commissioner	of natural		
6.15	resources to	be spent in accord	lance with		
6.16	Minnesota St	tatutes, section 84	.946.		
6.17	Subd. 3. Bet	terment of Buildi	ings		12,000,000
6.18	For acquisition	on, predesign, des	sign, and		
6.19	construction	to replace existing	g facilities that		
6.20	no longer meet the business needs of the				
6.21	department o	or to acquire or con	nstruct new		
6.22	facilities.				
6.23 6.24	Subd. 4. Acq Lands	uisition and Bett	terment of Public	2	7,000,000
6.25	(a) For the be	etterment of public	c lands and		
6.26	other improv	ements of a capita	al nature. The		
6.27	commissione	r shall determine p	roject priorities		
6.28	as appropriat	e under Minnesot	a Statutes,		
6.29	section 86A.	12. Any reforestat	tion shall be		
6.30	conducted in	accordance with	Minnesota		
6.31	Statutes, sect	ion 89.002, subdi	vision 2.		
6.32	(b) For acqui	sition of public la	unds for the		
6.33	purposes des	anihad in Minnaga			
	I I	cribed in Minnesc	ota Statutes,		

7.1	commissioner shall determine project priorities
7.2	as appropriate under Minnesota Statutes,
7.3	section 86A.12.
7.4	Subd. 5. Accessibility
7.5	For the design and construction of accessibility
7.6	improvements at state parks, recreation areas,
7.7	and wildlife management areas.
7.8	Subd. 6. Flood Hazard Mitigation
7.9	(a) For the state share of flood hazard
7.10	mitigation grants for publicly owned capital
7.11	improvements to prevent or alleviate flood
7.12	damage under Minnesota Statutes, section
7.13	<u>103F.161.</u>
7.14	(b) Project priorities shall be determined by
7.15	the commissioner as appropriate, based on
7.16	need and consideration of available leveraging
7.17	of federal, state, and local funds.
7.18	(c) To the extent practicable and consistent
7.19	with the project, recipients of appropriations
7.20	for flood control projects in this subdivision
7.21	shall create wetlands that are eligible for
7.22	wetland replacement credit to replace wetlands
7.23	drained or filled as the result of repair,
7.24	reconstruction, replacement, or rehabilitation
7.25	of an existing public road under Minnesota
7.26	Statutes, section 103G.222, subdivision 1,
7.27	paragraphs (l) and (m).
7.28	(d) To the extent that the cost of a municipal
7.29	project exceeds two percent of the median
7.30	household income in the municipality
7.31	multiplied by the number of households in the
7.32	municipality, this appropriation is also for the
7.33	local share of the project.

2,000,000
2,000,000

6,000,000

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8.1 8.2	Subd. 7. Parks and Trails Local and Regional Recreation Grants		<u>2,000,000</u>
8.3	For matching grants under Minnesota Statutes,		
8.4	section 85.019.		
8.5	Subd. 8. Unspent Appropriations		
8.6	The unspent portion of an appropriation for a		
8.7	project in this section that is complete, upon		
8.8	written notice to the commissioner of		
8.9	management and budget, is available for asset		
8.10	preservation under Minnesota Statutes, section		
8.11	84.946. Minnesota Statutes, section 16A.642,		
8.12	applies from the date of the original		
8.13	appropriation to the unspent amount		
8.14	transferred.		
8.15	Sec. 8. POLLUTION CONTROL AGENCY		
8.16	Subdivision 1. Total Appropriation	<u>\$</u>	10,000,000
8.17	To the Pollution Control Agency for the		
8.18	purposes specified in this section.		
8.19 8.20	Subd. 2. Statewide Drinking Water Contamination Mitigation Program		<u>10,000,000</u>
8.21	For projects or grants under Minnesota		
8.22	Statutes, section 115B.245. \$2,000,000 of this		
8.23	appropriation is from the general fund.		
8.24 8.25	Sec. 9. <u>BOARD OF WATER AND SOIL</u> <u>RESOURCES</u>		
8.26	Subdivision 1. Total Appropriation	<u>\$</u>	24,500,000
8.27	To the Board of Water and Soil Resources for		
8.28	the purposes specified in this section.		
8.29 8.30	Subd. 2. Local Government Roads Wetland Replacement Program		3,942,000
8.31	To acquire land or permanent easements and		
8.32	to restore, create, enhance, and preserve		
8.33	wetlands to replace those wetlands drained or		
8.34	filled as a result of the repair, reconstruction,		

9.1	replacement, or rehabilitation of existing
9.2	public roads as required by Minnesota
9.3	Statutes, section 103G.222, subdivision 1,
9.4	paragraphs (l) and (m). Notwithstanding
9.5	Minnesota Statutes, section 103G.222,
9.6	subdivision 3, the board may implement the
9.7	wetland replacement program consistent with
9.8	section 404 of the federal Clean Water Act.
9.9	The purchase price paid for acquisition of land
9.10	or perpetual easement must be a fair market
9.11	value as determined by the board. The board
9.12	may enter into agreements with the federal
9.13	government, other state agencies, political
9.14	subdivisions, nonprofit organizations, fee title
9.15	owners, or other qualified private entities to
9.16	acquire wetland replacement credits in
9.17	accordance with Minnesota Rules, chapter
9.18	8420. Up to five percent of this appropriation
9.19	may be used for restoration and enhancement.
9.19 9.20	may be used for restoration and enhancement. Subd. 3. Local Government Roads Wetland
9.20	Subd. 3. Local Government Roads Wetland
9.20 9.21	Subd. 3. Local Government Roads Wetland Replacement Program
9.20 9.21 9.22	Subd. 3. Local Government Roads Wetland Replacement Program From the general fund to the board to
9.209.219.229.23	Subd. 3. Local Government Roads Wetland Replacement Program From the general fund to the board to administer its statutory responsibilities and
9.209.219.229.239.24	Subd. 3. Local Government Roads Wetland Replacement Program From the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace
 9.20 9.21 9.22 9.23 9.24 9.25 	Subd. 3. Local Government Roads Wetland Replacement Program From the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 	Subd. 3. Local Government Roads Wetland Replacement Program From the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 	Subd. 3.Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 	Subd. 3. Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 	Subd. 3. Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1. Notwithstanding Minnesota
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 	Subd. 3. Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1. Notwithstanding Minnesota Statutes, section 103G.222, subdivision 3, the
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 9.31 	Subd. 3. Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1. Notwithstanding Minnesota Statutes, section 103G.222, subdivision 3, the board may implement the wetland replacement
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 9.31 9.32 	Subd. 3. Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1. Notwithstanding Minnesota Statutes, section 103G.222, subdivision 3, the board may implement the wetland replacement program when consistent with the watershed
 9.20 9.21 9.22 9.23 9.24 9.25 9.26 9.27 9.28 9.29 9.30 9.31 9.32 9.33 	Subd. 3. Local Government Roads Wetland Replacement ProgramFrom the general fund to the board to administer its statutory responsibilities and acquire wetland banking credits to replace those wetlands drained or filled as a result of repairing, reconstructing, replacing, or rehabilitating existing public roads as required by Minnesota Statutes, section 103G.222, subdivision 1. Notwithstanding Minnesota Statutes, section 103G.222, subdivision 3, the board may implement the wetland replacement program when consistent with the watershed approach of section 404 of the federal Clean

10,558,000

10.1	agreements with the federal government, other
10.2	state agencies, political subdivisions, nonprofit
10.3	organizations, fee title owners, or other
10.4	qualified private entities to acquire wetland
10.5	replacement credits in accordance with
10.6	Minnesota Rules, chapter 8420.
10.7 10.8	Subd. 4. Reinvest in Minnesota (RIM) Reserve <u>Program</u>
10.9	To acquire conservation easements from
10.10	landowners to preserve, restore, create, and
10.11	enhance wetlands and associated uplands of
10.12	prairie and grasslands, and to restore and
10.13	enhance rivers and streams, riparian lands, and
10.14	associated uplands of prairie and grasslands,
10.15	in order to protect soil and water quality,
10.16	support fish and wildlife habitat, reduce flood
10.17	damage, and provide other public benefits.
10.18	The provisions of Minnesota Statutes, section
10.19	103F.515, apply to this program. The board
10.20	shall give priority to leveraging federal money
10.21	by enrolling targeted new lands or enrolling
10.22	environmentally sensitive lands that have
10.23	expiring federal conservation agreements. The
10.24	board is authorized to enter into new
10.25	agreements and amend past agreements with
10.26	landowners as required by Minnesota Statutes,
10.27	section 103F.515, subdivision 5, to allow for
10.28	restoration. Up to five percent of this
10.29	appropriation may be used for restoration and
10.30	enhancement.
10.31 10.32	Sec. 10. <u>MINNESOTA ZOOLOGICAL</u> <u>GARDEN</u>
10.33	Subdivision 1. Total Appropriation
10.34	To the Minnesota Zoological Board for the

10.35 purposes specified in this section.

10,000,000

<u>\$</u> <u>4,089,000</u>

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11.1	Subd. 2. Asset Preservation		4,089,000
11.2	For capital asset preservation improvements		
11.3	and betterments to infrastructure and exhibits		
11.4	at the Minnesota Zoo, to be spent in		
11.5	accordance with Minnesota Statutes, section		
11.6	16B.307. Notwithstanding the specified uses		
11.7	of money under Minnesota Statutes, section		
11.8	16B.307, this appropriation may be used to		
11.9	replace buildings that are in poor condition,		
11.10	outdated, and no longer support the work of		
11.11	the Minnesota Zoological Garden; to construct		
11.12	and renovate trails and roads on the Minnesota		
11.13	Zoological Garden site; and to renovate animal		
11.14	exhibits to meet modern animal welfare		
11.15	standards, address animal and staff safety		
11.16	issues, and improve the viewing experience		
11.17	for guests.		
11.18	Sec. 11. ADMINISTRATION		
11.19	Subdivision 1. Total Appropriation	<u>\$</u>	12,344,000
11.20	To the commissioner of administration for the		
11.21	purposes specified in this section.		
11.22	Subd. 2. Capital Asset Preservation and		2 0 4 4 0 0 0
11.23	Replacement Account		2,044,000
11.24	To be spent in accordance with Minnesota		
11.25	Statutes, section 16A.632.		
11.26 11.27	Subd. 3. Parking Equipment and Technology Improvements		3,000,000
			<u>-))</u>
11.28	From the general fund to predesign, design,		
11.29	construct, and install equipment and		
11.30	technology improvements at one or more		
11.31	parking facilities in the Capitol Complex.		
11.32 11.33	Subd. 4. State Facility Renewable Energy and Storage Fund		1,500,000

12.1	
12.1	From the general fund to design, construct,
12.2	and equip renewable energy improvement and
12.3	renewable energy storage projects at state
12.4	buildings as defined in Minnesota Statutes,
12.5	section 16B.851. The commissioner, or
12.6	designated state agency, shall make an
12.7	application to the federal government pursuant
12.8	to Minnesota Statutes, section 16B.851,
12.9	subdivision 4, for projects funded by this
12.10	appropriation, and all money received under
12.11	that subdivision shall be deposited into the
12.12	account established under Minnesota Statutes,
12.13	section 16B.851.The commissioner may use
12.14	up to \$107,000 of this appropriation for
12.15	program administration.
12.16 12.17	<u>Subd. 5.</u> Capitol Complex - Physical Security Upgrades Phase III
12.18	For the continuation of the design,
12.19	construction, and equipping required to
12.20	upgrade the physical security elements and
	apgrade the physical secandy crements and
12.21	systems for the Capitol Mall and the buildings
12.21 12.22	
	systems for the Capitol Mall and the buildings
12.22	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel
12.22 12.23	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and
12.22 12.23 12.24	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017
12.22 12.23 12.24 12.25	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical
 12.22 12.23 12.24 12.25 12.26 	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller
 12.22 12.23 12.24 12.25 12.26 12.27 	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment
12.22 12.23 12.24 12.25 12.26 12.27 12.28	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are
12.22 12.23 12.24 12.25 12.26 12.27 12.28 12.29	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are not limited to the installation of bollards, blast
12.22 12.23 12.24 12.25 12.26 12.27 12.28 12.29 12.30	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are not limited to the installation of bollards, blast protection, infrastructure security screen walls,
12.22 12.23 12.24 12.25 12.26 12.27 12.28 12.29 12.30 12.31	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are not limited to the installation of bollards, blast protection, infrastructure security screen walls, door access controls, emergency call stations,
12.22 12.23 12.24 12.25 12.26 12.27 12.28 12.29 12.30 12.31 12.32	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are not limited to the installation of bollards, blast protection, infrastructure security screen walls, door access controls, emergency call stations, surveillance systems, security kiosks, lighting
12.22 12.23 12.24 12.25 12.26 12.27 12.28 12.29 12.30 12.31 12.32 12.33	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are not limited to the installation of bollards, blast protection, infrastructure security screen walls, door access controls, emergency call stations, surveillance systems, security kiosks, lighting enhancements, locking devices, and traffic
12.22 12.23 12.24 12.25 12.26 12.27 12.28 12.29 12.30 12.31 12.32 12.33 12.34	systems for the Capitol Mall and the buildings listed in this subdivision, their attached tunnel systems, their surrounding grounds, and parking facilities as identified in the 2017 Minnesota State Capitol Complex Physical Security Predesign completed by Miller Dunwiddie and an updated assessment completed in 2022. Upgrades include but are not limited to the installation of bollards, blast protection, infrastructure security screen walls, door access controls, emergency call stations, surveillance systems, security kiosks, lighting enhancements, locking devices, and traffic and crowd control devices. This appropriation

5,800,000

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13.1	Ag/Health La	ab, Capitol, Gover	mor's		
13.2		idicial Center, Min			
13.3	Center, Capit	tol Complex Powe	er Plant and		
13.4	Shops, Stasse	en, Senate, and Vet	terans Service.		
13.5	<u>\$1,800,000 o</u>	of this appropriation	on is from the		
13.6	trunk highwa	ay fund to be used	at the		
13.7	Transportatio	on building for the	purposes		
13.8	described in	this subdivision.			
13.9	Sec. 12. <u>AM</u>	ATEUR SPORTS	S COMMISSION		
13.10	Subdivision	1. Total Appropr	iation		<u>\$</u> <u>10,226,000</u>
13.11	To the Minne	esota Amateur Spo	orts		
13.12	Commission	for the purposes s	pecified in this		
13.13	section.				
13.14	Subd. 2. Ass	et Preservation			9,226,000
13.15	For asset pre	servation improve	ements and		
13.16	betterments of	of a capital nature	at the National		
13.17	Sports Cente	r in Blaine, to be s	spent in		
13.18	accordance v	vith Minnesota Sta	atutes, section		
13.19	<u>16B.307.</u>				
13.20	Subd. 3. Mig	hty Ducks			1,000,000
13.21	For grants to	local units of gov	ernment under		
13.22	Minnesota St	tatutes, section 24	0A.09,		
13.23	paragraph (b), to improve indo	or air quality		
13.24	or eliminate	R-22. This approp	priation must		
13.25	not be used t	o acquire ice resur	rfacing or		
13.26	edging equip	ment.			
13.27	Sec. 13. <u>MII</u>	LITARY AFFAIR	<u>RS</u>		
13.28	Subdivision	1. Total Appropr	iation		<u>\$</u> <u>3,000,000</u>
13.29	To the adjuta	nt general for the	purposes		
13.30	specified in t	his section.			
13.31	<u>Subd. 2.</u> Dul	uth Hangar Desig	gn		3,000,000

	03/26/24 REVISOR	JSK/DG	24-05981		as introduced
14.1	To predesign and design the	construction of			
14.2	a new hangar to hold aircraft	t at the Duluth			
14.3	International Airport in supp	oort of the 148th			
14.4	Fighter Wing of the Minneso	ota Air National			
14.5	Guard to replace existing ha	ngars.			
14.6	Sec. 14. PUBLIC SAFETY	-			
14.7	Subdivision 1. Total Appro	priation		<u>\$</u>	74,515,000
14.8	To the commissioner of admi	inistration for the			
14.9	purposes specified in this see	ction.			
14.10 14.11	Subd. 2. Southern Minneso Office and Laboratory	ta BCA Regional			47,998,000
14.12	To construct, furnish, and equ	uip a new Bureau			
14.13	of Criminal Apprehension re	gional office and			
14.14	laboratory facility in Manka	to.			
14.15 14.16	Subd. 3. Bemidji BCA Reg Laboratory Expansion	ional Office and			4,061,000
14.17	For design and land acquisit	ion for the			
14.18	renovation and expansion of	the Bureau of			
14.19	Criminal Apprehension's Be	midji Regional			
14.20	Office and Forensic Science	Laboratory.			
14.21	Subd. 4. State Patrol Head	quarters Building			22,456,000
14.22	For design and land acquisit	ion for a new			
14.23	headquarters building and su	pport facilities			
14.24	for the State Patrol. This app	propriation may			
14.25	also be used, as part of the fi	irst phase of the			
14.26	overall site development, to	design the			
14.27	abatement of hazardous mate	erials and			
14.28	demolition of any buildings lo	ocated on the site,			
14.29	and to demolish any building	gs located on the			
14.30	site and abate hazardous mat	terials.			
14.31	Sec. 15. TRANSPORTATI	<u>ON</u>			
14.32	Subdivision 1. Total Appro	priation		<u>\$</u>	77,650,000

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15.1	To the comm	nissioner of transpo	ortation for the		
15.2		ecified in this secti			
15.3		ghway Rail Grade			2,000,000
15.5					2,000,000
15.4		onstruct, and equip			
15.5		t of active highway			
15.6		vices that have reac			
15.7		life or new highwa	y rail grade		
15.8	warning dev	vices.			
15.9	Subd. 3. Por	rt Development A	ssistance Program		3,000,000
15.10	For grants u	nder Minnesota St	atutes, chapter		
15.11	457A. Any	improvements mad	le with the		
15.12	proceeds of	these grants must	be publicly		
15.13	owned.				
15.14	Subd. 4. Hig	gh-Priority Bridg	<u>es</u>		40,000,000
15.15	From the tru	ink highway fund f	for the		
15.16	acquisition, e	environmental analy	ysis, predesign,		
15.17	design, engi	neering, constructi	on,		
15.18	reconstruction	on, and improveme	ent of trunk		
15.19	<u>highway bri</u>	dges, including de	sign-build		
15.20	contracts, pr	ogram delivery, co	onsultant usage		
15.21	to support th	nese activities, and	the cost of		
15.22	payments to	landowners for la	nds acquired		
15.23	for highway	right-of-way. Proj	ects to		
15.24	construct, re	econstruct, or impre	ove trunk		
15.25	<u>highway bri</u>	dges from this app	ropriation will		
15.26	follow eligib	ole investment prior	rities identified		
15.27	in the State	Highway Investme	ent Plan. The		
15.28	commission	er may use up to 17	percent of this		
15.29	appropriatio	n for program deli	very.		
15.30	Subd. 5. Dra	ainage Asset Man	agement Program		4,800,000
15.31	From the tru	unk highway fund t	to predesign,		
15.32	design, cons	struct, and equip or	ne or more		
15.33	drainage ass	et management pro	jects. Drainage		
15.34	asset manag	ement projects ma	y include but		

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16.1	are not lim	ited to repairing and	l replacing			
16.2	highway cu	ulverts, storm sewer	system			
16.3	rehabilitati	ons, and flood resili	iency			
16.4	improveme	ents. The commissio	ner may use up			
16.5	to 17 percent	nt of this appropriati	on for program			
16.6	delivery.					
16.7	Subd. 6. Tr	ruck Parking Safet	ty Improvements			7,750,000
16.8	From the tr	runk highway fund	for land			
16.9	acquisition	, predesign, design,	and			
16.10	constructio	on of expanded truck	parking at Big			
16.11	Spunk in A	won and Enfield Re	est Areas and			
16.12	for the reha	abilitation or replace	ement of truck			
16.13	parking inf	formation managem	ent system			
16.14	equipment	at Department of				
16.15	Transporta	tion-owned parking	rest area			
16.16	locations.					
16.17	<u>Subd. 7.</u> F a	acilities Capital Pr	ogram			20,100,000
16.18	From the tr	runk highway fund	for the			
16.19	transportat	ion facilities capital	improvement			
16.20	program ur	nder Minnesota Stat	utes, section			
16.21	174.09.					
16.22	Sec. 16. <u>M</u>	ETROPOLITAN	COUNCIL			
16.23	Subdivision	n 1. <mark>Total Appropr</mark>	riation		<u>\$</u>	44,500,000
16.24	To the Met	ropolitan Council fo	or the purposes			
16.25	specified in	n this section.				
16.26 16.27	Subd. 2. M Infiltration	letropolitan Cities n Grants	Inflow and			5,000,000
16.28	For grants	to cities and townsh	nips within the			
16.29	metropolita	an area, as defined i	n Minnesota			
16.30	Statutes, se	ection 473.121, subc	livision 2, for			
16.31	capital imp	rovements in munici	ipal wastewater			
16.32	collection s	systems to reduce th	ne amount of			
16.33	inflow and	infiltration to the M	Ietropolitan			
16.34	Council's m	netropolitan sanitary	sewer disposal			

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as introduced

17.1	system. Grants from this appropriation are for
17.2	up to 50 percent of the cost to mitigate inflow
17.3	and infiltration in the publicly owned
17.4	municipal wastewater collection systems. To
17.5	be eligible for a grant, a city or township must
17.6	be identified by the council as a contributor
17.7	of excessive inflow and infiltration in the
17.8	metropolitan disposal system or have a
17.9	measured flow rate within 20 percent of its
17.10	allowable council-determined inflow and
17.11	infiltration limits. The council must award
17.12	grants based on applications from cities or
17.13	townships that identify eligible capital costs
17.14	and include a timeline for inflow and
17.15	infiltration mitigation construction, pursuant
17.16	to guidelines established by the council.
17.17	Subd. 3. Metropolitan Regional Parks and Trails
17.18	For the cost of improvements and betterments
17.19	of a capital nature and acquisition by the
17.20	council and local government units of regional
17.21	recreational open-space lands in accordance
17.22	with the council's policy plan as provided in
17.23	Minnesota Statutes, section 473.147. This
17.24	appropriation must not be used to purchase
17.25	easements.
17.26	Subd. 4. Arterial Bus Transit
17.27	For real property acquisition, predesign,
17.28	design, engineering, and construction of
17.29	arterial bus rapid transit, including utility
17.30	relocation, demolition, and furnishing and
17.31	equipping facilities for arterial bus rapid transit
17.32	projects. The council must allocate the money
17.33	among projects based on criteria in its
17.34	transitway capital improvement plan
17.35	including: consistency with the council's

2,500,000

37,000,000

18.1	transportation policy plan; project readiness;		
18.2	potential current and forecasted ridership;		
18.3	expansion of the bus rapid transit system;		
18.4	availability of federal or other matching funds;		
18.5	coordination with other major projects; and		
18.6	additional criteria for priorities otherwise		
18.7	specified in state law or rule applicable to bus		
18.8	rapid transit, including state law authorizing		
18.9	state bond fund appropriations for a bus rapid		
18.10	transit project.		
18.11	Sec. 17. HUMAN SERVICES		
18.12	Subdivision 1. Total Appropriation	<u>\$</u>	30,266,000
18.13	To the commissioner of administration, or		
18.14	other named entity, for the purposes specified		
18.15	in this section.		
18.16	Subd. 2. Asset Preservation		12,266,000
18.17	For asset preservation improvements and		
18.18	betterments of a capital nature at Department		
18.19	of Human Services facilities statewide, to be		
18.20	spent in accordance with Minnesota Statutes,		
18.21	section 16B.307. The commissioner of		
18.22	administration may use this appropriation for		
18.23	improvements and betterments of a capital		
18.24	nature to be spent in accordance with		
18.25	Minnesota Statutes, section 16B.307, at		
18.26	facilities operated by the Department of Direct		
18.27	Care and Treatment following the department's		
18.28	separation from the Department of Human		
18.29	Services.		
18.30	Subd. 3. Early Childhood Facilities Grants		5,000,000
18.31	To the commissioner of human services for		
18.32	grants under Minnesota Statutes, section		
18.33	256E.37, to predesign, design, construct,		
18.34	renovate, furnish, and equip early childhood		

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19.1	learning facil	ities. \$2,000,000	of this			
19.2	0	is from the gener				
19.3		\$341,000 of this				
19.4	from the gene	eral fund is for pro	ogram			
19.5	administratio	<u>n.</u>				
19.6	<u>Subd. 4.</u> St. I	Peter Water and	Sewer Upgrades			13,000,000
19.7	<u>To design, co</u>	onstruct, and equip	o upgrades and			
19.8	the replacement	ent of water, sanit	ary, and storm			
19.9	sewer infrastr	ructure at the St. I	Peter Campus.			
19.10	Sec. 18. <u>VET</u>	TERANS AFFAI	<u>RS</u>			
19.11	Subdivision 1	l. Total Appropr	iation		<u>\$</u>	28,857,000
19.12	To the commi	issioner of admini	stration for the			
19.13	purposes spec	cified in this secti	on.			
19.14	Subd. 2. Asse	et Preservation				12,812,000
19.15	For asset pres	servation improve	ements and			
19.16	betterments o	of a capital nature	at the veterans			
19.17	homes in Min	neapolis, Hasting	s, Fergus Falls,			
19.18	Silver Bay, an	nd Luverne, and the	e state veterans			
19.19	cemeteries at	Little Falls, Presto	on, and Duluth,			
19.20	to be spent in	accordance with	Minnesota			
19.21	Statutes, sect	ion 16B.307.				
19.22 19.23	Subd. 3. Min 16 Remodel	neapolis Veteran	is Home - Building			16,045,000
19.24	To design, co	onstruct, furnish, a	and equip the			
19.25	renovation of	the Minneapolis	Veterans Home			
19.26	Building 16.					
19.27	Sec. 19. <u>COI</u>	RRECTIONS				
19.28	Subdivision 1	l. Total Appropr	iation		<u>\$</u>	128,019,000
19.29	To the commi	issioner of admini	stration for the			
19.30	purposes spec	cified in this secti	on.			
19.31	Subd. 2. Asso	et Preservation				81,434,000

46,585,000

20.1	For asset preservation improvement and
20.2	betterments of a capital nature at the
20.3	Minnesota correctional facilities statewide to
20.4	be spent in accordance with Minnesota
20.5	Statutes, section 16B.307.
20.6	\$5,000,000 of this appropriation is from the
20.7	general fund. Notwithstanding the specified
20.8	uses of money under Minnesota Statutes,
20.9	section 16B.307, the commissioner may use
20.10	the general fund appropriation for capital
20.11	expenditures allowed under Minnesota
20.12	Statutes, section 16B.307, that do not
20.13	constitute betterments and capital
20.14	improvements within the meaning of article
20.15	XI, section 5, clause (a), of the constitution.
20.16	The report required under Minnesota Statutes,
20.17	section 16B.307, subdivision 2, shall also
20.18	include a list of projects that have been paid
20.10	
20.19	for with this appropriation from the general
20.19	for with this appropriation from the general fund.
20.20 20.21	<u>fund.</u> Subd. 3. Minnesota Correctional Facility - Rush
20.20 20.21 20.22	<u>fund.</u> Subd. 3. Minnesota Correctional Facility - Rush City
20.2020.2120.2220.23	fund. Subd. 3. Minnesota Correctional Facility - Rush City To design, construct, furnish, and equip a new
 20.20 20.21 20.22 20.23 20.24 	<u>fund.</u> <u>Subd. 3.</u> <u>Minnesota Correctional Facility - Rush</u> <u>City</u> To design, construct, furnish, and equip a new building addition and to renovate existing
 20.20 20.21 20.22 20.23 20.24 20.25 	fund. Subd. 3. Minnesota Correctional Facility - Rush City To design, construct, furnish, and equip a new building addition and to renovate existing space to provide incarcerated persons services
 20.20 20.21 20.22 20.23 20.24 20.25 20.26 	fund.Subd. 3. Minnesota Correctional Facility - Rush CityTo design, construct, furnish, and equip a new building addition and to renovate existing space to provide incarcerated persons services at the Rush City Correctional Facility.
 20.20 20.21 20.22 20.23 20.24 20.25 20.26 20.27 	fund.Subd. 3. Minnesota Correctional Facility - Rush CityTo design, construct, furnish, and equip a new building addition and to renovate existing space to provide incarcerated persons services at the Rush City Correctional Facility.Subd. 4. Unspent Appropriations
 20.20 20.21 20.22 20.23 20.24 20.25 20.26 20.27 20.28 	fund.Subd. 3. Minnesota Correctional Facility - Rush CityTo design, construct, furnish, and equip a newbuilding addition and to renovate existingspace to provide incarcerated persons servicesat the Rush City Correctional Facility.Subd. 4. Unspent AppropriationsThe unspent portion of an appropriation for a
 20.20 20.21 20.22 20.23 20.24 20.25 20.26 20.27 20.28 20.29 	fund.Subd. 3. Minnesota Correctional Facility - Rush CityTo design, construct, furnish, and equip a new building addition and to renovate existing space to provide incarcerated persons services at the Rush City Correctional Facility.Subd. 4. Unspent Appropriations The unspent portion of an appropriation for a Department of Corrections project in this
20.20 20.21 20.22 20.23 20.24 20.25 20.26 20.27 20.28 20.29 20.30	fund.Subd. 3. Minnesota Correctional Facility - Rush CityTo design, construct, furnish, and equip a new building addition and to renovate existing space to provide incarcerated persons services at the Rush City Correctional Facility.Subd. 4. Unspent AppropriationsThe unspent portion of an appropriation for a Department of Corrections project in this section that is complete, upon written notice
20.20 20.21 20.22 20.23 20.24 20.25 20.26 20.27 20.28 20.29 20.30 20.31	fund.Subd. 3. Minnesota Correctional Facility - Rush CityTo design, construct, furnish, and equip a new building addition and to renovate existing space to provide incarcerated persons services at the Rush City Correctional Facility.Subd. 4. Unspent AppropriationsThe unspent portion of an appropriation for a Department of Corrections project in this section that is complete, upon written notice to the commissioner of management and

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21.1	from the date	of the original ap	ppropriation to			
21.2	the unspent a	mount transferred	<u>I.</u>			
21.3 21.4	Sec. 20. <u>EMI</u> DEVELOPN	<u>PLOYMENT AN MENT</u>	D ECONOMIC			
21.5	Subdivision 1	l. Total Appropr	iation		<u>\$</u>	<u>5,000,000</u>
21.6	To the comm	issioner of emplo	yment and			
21.7	economic dev	velopment for the	purposes			
21.8	specified in the	his section.				
21.9 21.10		ater Minnesota I t Public Infrastr				3,000,000
21.11	For grants un	der Minnesota St	atutes, section			
21.12	<u>116J.431.</u>					
21.13 21.14	<u>Subd. 3.</u> Trai Infrastructu		omic Development			2,000,000
21.15	For grants un	ider Minnesota St	atutes, section			
21.16	<u>116J.436.</u>					
21.17	Sec. 21. <u>PUB</u>	BLIC FACILITII	ES AUTHORITY			
21.18	Subdivision 1	1. Total Appropr	iation		<u>\$</u>	<u>109,012,000</u>
21.19	To the Public	Facilities Author	ity for the			
21.20	purposes spe	cified in this secti	on.			
21.21 21.22		e Match for Fede oan Programs	ral Grants to State			<u>39,000,000</u>
21.23	To match fed	eral capitalization	grants for the			
21.24	clean water r	evolving fund und	ler Minnesota			
21.25	Statutes, sect	ion 446A.07, and	the drinking			
21.26	water revolvi	ng fund under Mi	nnesota			
21.27	Statutes, secti	on 446A.081. Thi	s appropriation			
21.28	must be used	for qualified capi	tal projects.			
21.29	Subd. 3. Wat	er Infrastructure	Funding Program			23,485,000
21.30	(a) For grants	s to eligible munic	pipalities under			
21.31	the water infra	astructure funding	program under			
21.32	Minnesota St	atutes, section 44	6A.072.			

22.1	(b) \$10,000,000 is for wastewater projects		
22.2	listed on the Pollution Control Agency's		
22.3	project priority list in the fundable range under		
22.4	the clean water revolving fund program.		
22.5	(c) \$13,485,000 is for drinking water projects		
22.6	listed on the commissioner of health's project		
22.7	priority list in the fundable range under the		
22.8	drinking water revolving fund program.		
22.9	(d) After all eligible projects under paragraph		
22.10	(b) or (c) have been funded in a fiscal year,		
22.11	the Public Facilities Authority may transfer		
22.12	any remaining, uncommitted money to eligible		
22.13	projects under a program defined in paragraph		
22.14	(b) or (c) based on that program's project		
22.15	priority list.		
22.16 22.17	Subd. 4. Point Source Implementation Grants Program		18,527,000
22.18	For grants to eligible municipalities under the		
22.19	point source implementation grants program		
22.20	under Minnesota Statutes, section 446A.073.		
22.21	This appropriation must be used for qualified		
22.22	capital projects.		
22.23 22.24	Subd. 5. Emerging Contaminants Grant Program		18,000,000
22.25	For grants to eligible municipalities under the		
22.26	Emerging Contaminants Grant Program under		
22.27	Minnesota Statutes, section 446A.082.		
22.28 22.29	Subd. 6. Lead Service Line Replacement Grant Program		10,000,000
22.30	From the general fund for grants under		
22.31	Minnesota Statutes, section 446A.077.		
22.32 22.33	Sec. 22. <u>MINNESOTA HOUSING FINANCE</u> <u>AGENCY</u>	<u>\$</u>	<u>7,500,000</u>

<u>\$</u>

6,588,000

5,588,000

1,000,000

23.1	To the Minnesota Housing Finance Agency
23.2	to finance the costs of rehabilitation to
23.3	preserve public housing under Minnesota
23.4	Statutes, section 462A.202, subdivision 3a.
23.5	For purposes of this section, "public housing"
23.6	means housing for low-income persons and
23.7	households financed by the federal
23.8	government and publicly owned. Priority may
23.9	be given to proposals that maximize nonstate
23.10	resources to finance the capital costs and
23.11	requests that prioritize health, safety, and
23.12	energy improvements. The priority in
23.13	Minnesota Statutes, section 462A.202,
23.14	subdivision 3a, for projects to increase the
23.15	supply of affordable housing and the
23.16	restrictions of Minnesota Statutes, section
23.17	462A.202, subdivision 7, do not apply to this
23.18	appropriation.
23.19 23.20	Sec. 23. <u>MINNESOTA HISTORICAL</u> <u>SOCIETY</u>
23.21	Subdivision 1. Total Appropriation
23.22	To the Minnesota Historical Society for the
23.23	purposes specified in this section.
23.24	Subd. 2. Historic Sites Asset Preservation
23.25	For capital improvements and betterments at
23.26	state historic sites, buildings, landscaping at
23.27	historic buildings, exhibits, markers, and
23.28	monuments, to be spent in accordance with
23.29	Minnesota Statutes, section 16B.307. The
23.30	society shall determine project priorities as
23.31	appropriate based on need.
23.32	Subd. 3. County and Local Preservation Grants
23.33	For grants to county and local jurisdictions as
22.24	matching money for historic preservation

23.34 <u>matching money for historic preservation</u>

projects of a capital nature, as provided in
Minnesota Statutes, section 138.0525.
Sec. 24. BOND SALE AUTHORIZATION.
To provide the money appropriated in this act from the bond proceeds fund, and to
provide for expenses authorized in section 16A.641, subdivision 8, paragraph (c), the
commissioner of management and budget shall sell and issue bonds of the state in an amount
up to \$830,000,000 in the manner, upon the terms, and with the effect prescribed by
Minnesota Statutes, sections 16A.631 to 16A.675, and by the Minnesota Constitution, article
XI, sections 4 to 7.
Sec. 25. BOND SALE SCHEDULE.
The commissioner of management and budget shall schedule the sale of state general
obligation bonds so that, during the biennium ending June 30, 2025, no more than
\$1,134,186,000 will need to be transferred from the general fund to the state bond fund to
pay principal and interest due and to become due on outstanding state general obligation
bonds. During the biennium, before each sale of state general obligation bonds, the
commissioner of management and budget shall calculate the amount of debt service payments
needed on bonds previously issued and shall estimate the amount of debt service payments
that will be needed on the bonds scheduled to be sold. The commissioner shall adjust the
amount of bonds scheduled to be sold so as to remain within the limit set by this section.
The amount needed to make the debt service payments is appropriated from the general
fund as provided in Minnesota Statutes, section 16A.641.
Sec. 26. EFFECTIVE DATE.
This article is effective the day following final enactment.
ARTICLE 2
MISCELLANEOUS
Section 1. Minnesota Statutes 2022, section 16A.642, subdivision 1, is amended to read:
Subdivision 1. Reports. (a) The commissioner of management and budget shall report
to the chairs of the senate Committee on Finance and the house of representatives Committees
on Ways and Means and Capital Investment by January February 1 of each year on the
following:

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(1) all laws authorizing the issuance of state bonds, bonds supported by a state 25.1 appropriation, or appropriating general fund money for state or local government capital 25.2 investment projects enacted more than four years before January 1 of that year; the projects 25.3 authorized to be acquired and constructed for which less than 100 percent of the authorized 25.4 total cost has been expended, encumbered, or otherwise obligated; the cost of contracts to 25.5 be let in accordance with existing plans and specifications shall be considered expended 25.6 for this report; and the amount of general fund money appropriated but not spent or otherwise 25.7 25.8 obligated, and the amount of bonds not issued and bond proceeds held but not previously expended, encumbered, or otherwise obligated for these projects; and 25.9

(2) all laws authorizing the issuance of state bonds, bonds supported by a state
appropriation, or appropriating general fund money for state or local government capital
programs or projects other than those described in clause (1), enacted more than four years
before January 1 of that year; and the amount of general fund money appropriated but not
spent or otherwise obligated, and the amount of bonds not issued and bond proceeds held
but not previously expended, encumbered, or otherwise obligated for these programs and
projects.

25.17 (b) The commissioner shall also report on general fund appropriations for capital projects, bond authorizations or bond proceed balances that may be canceled because projects have 25.18 been canceled, completed, or otherwise concluded, or because the purposes for which the 25.19 money was appropriated or bonds were authorized or issued have been canceled, completed, 25.20 or otherwise concluded. The general fund appropriations, bond authorizations or bond 25.21 proceed balances that are unencumbered or otherwise not obligated that are reported by the 25.22 commissioner under this subdivision are canceled, effective July 1 of the year of the report, 25.23 unless specifically reauthorized by act of the legislature. 25.24

(c) The reports required by this subdivision shall only contain bond authorizations
supported by a state appropriation and their associated general fund appropriations for
projects authorized or amended after December 31, 2013.

25.28 Sec. 2. [16B.851] STATE BUILDING RENEWABLE ENERGY, STORAGE, AND 25.29 ELECTRIC VEHICLE ACCOUNT.

25.30 <u>Subdivision 1.</u> <u>Definitions. (a) For the purposes of this section, the following terms have</u> 25.31 <u>the meanings given.</u>

- (b) "State agency" has the meaning given in section 16B.321, subdivision 5, and, in
- addition to the agencies listed in section 15.01, includes the Office of Higher Education,
- 25.34 Housing Finance Agency, Pollution Control Agency, Metropolitan Council, and Bureau of

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26.1	Mediation Se	rvices. It also incl	udes agencies, bo	oards, commissions, comm	ittees, councils,
26.2	and authoritie	es as defined in se	ction 15.012.		
26.3	<u>(c) "State</u>	building" means a	a building or faci	lity owned by the state of N	<u>Minnesota.</u>
26.4	(d) "Rene	wable energy" has	s the meaning giv	en in section 216B.2422, s	subdivision 1,
26.5	paragraph (c)	, and includes the	rmal energy.		
26.6	(e) "Rener	wable energy imp	rovement" means	the predesign, design, acc	luisition,
26.7	construction,	or installation of a	a renewable energ	gy production system or er	ergy storage
26.8	equipment or	system, and assoc	ciated infrastructu	are and facilities that is des	signed to result
26.9	in a demand-	side net reduction	in energy use by	the state building's electric	cal, heating,
26.10	ventilating, ai	ir-conditioning, or	hot water system	ns.	
26.11	(f) "Energ	y storage" means t	he predesign, desi	gn, acquisition, constructio	n, or installation
26.12	of technology	which stores and	delivers electric	or thermal energy.	
26.13	(g) "Elect	ric vehicle service	e equipment" or "	EVSE" means electric veh	icle service
26.14	equipment, in	cluding charging	equipment and a	ssociated infrastructure and	l site upgrades.
26.15	<u>Subd. 2.</u>	Establishment. A	state building ren	ewable energy, storage, and	l electric vehicle
26.16	account is est	ablished in the sp	ecial revenue fun	d to provide money to:	
26.17	<u>(1)</u> state a	gencies to design,	construct, and ed	quip renewable energy imp	provement and
26.18	renewable en	ergy storage proje	ects at state buildi	ngs;	
26.19	<u>(2) state a</u>	gencies to purchas	se state fleet elec	tric vehicles in accordance	with section
26.20	<u>16C.135;</u>				
26.21	(3) state a	gencies to purchas	se and install EV	<u>SE;</u>	
26.22	(4) the con	mmissioner of adr	ninistration to ma	anage the program;	
26.23	<u>Subd. 3.</u> A	Account manager	nent. The comm	ssioner shall manage and	administer the
26.24	state building	renewable energy	y, storage, and ele	ectric vehicle account.	
26.25	<u>Subd. 4.</u>	Accepting funds.	(a) The commiss	ioner or state agency desig	nated by the
26.26	commissione	r shall be responsi	ble for making a	pplication to the federal go	vernment on
26.27	behalf of the	state of Minnesota	a for all state proj	ects eligible for elective pa	ayments under
26.28	sections 6417	' and 6418 of the I	Internal Revenue	Code, as added by Public	Law 117-169.
26.29	<u>(b)</u> The co	ommissioner may	apply for, receive	e, and expend money made	available from
26.30	federal, state,	or other sources f	for the purposes of	of carrying out the duties in	this section.

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27.1	(c) Notwithstanding section 16A.72, all funds received under this subdivision shall be
27.2	deposited into the state building renewable energy, storage, and electric vehicle account
27.3	and appropriated to the commissioner for the purposes of subdivision 2 and as permitted
27.4	under this section.
27.5	(d) Money in the state building renewable energy, storage, and electric vehicle account
27.6	does not cancel and is available until expended.
27.7	Subd. 5. Application. A state agency applying for state building renewable energy,
27.8	storage, EVSE, and electric fleet vehicle funds must submit an application to the
27.9	commissioner on a form, in the manner, and at the time prescribed by the commissioner.
27.10	Subd. 6. Treatment of certain payments received from federal government. (a)
27.11	Federal payments received for eligible renewable energy improvement and storage projects,
27.12	and EVSE projects, made with appropriations from general obligation bonds may be
27.13	transferred to the state bond fund if consistent with federal treasury regulations.
27.14	(b) Federal payments received for eligible electric fleet vehicle purchases by the
27.15	Department of Administration's fleet division are transferred to the motor pool revolving
27.16	account established in section 16B.54, subdivision 8.
27.17	(c) Federal payments received for eligible electric fleet vehicle purchases made directly
27.18	by a state agency are transferred to the fund from which the purchase was made.
27.19	Sec. 3. [115B.245] STATEWIDE DRINKING WATER CONTAMINATION
27.20	MITIGATION PROGRAM.
27.21	Subdivision 1. Program established. The commissioner may design and construct, or
27.22	may make grants to eligible grantees as provided under this section to design and construct,
27.23	projects to provide safe drinking water, due to contamination of drinking water by hazardous
27.24	substances, through projects such as treatment systems, new drinking water wells, sealing
27.25	contaminated wells, and connecting to alternative drinking water sources. The criteria for
27.26	selecting projects must follow the criteria and rules established under section 115B.17.
27.27	Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
27.28	meanings given.
27.29	(b) "Eligible grantee" means:
27.30	(1) for projects funded from the statewide drinking water contamination mitigation
27.31	account in the bond proceeds fund, a city, county, school district, joint powers board, or
27.32	other political subdivision of the state; and

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28.1	(2) for p	rojects funded from	n the statewide dri	nking water contamination	on mitigation		
28.2	<u> </u>	he general fund, an					
28.3	(c) "Private infrastructure projects" means improvements made to nonpublicly owned						
28.4	<u></u>			necting private propertie			
28.5		~		g new private wells in ar			
28.6	drinking wa		,	5 F	<u> </u>		
28.7			oiects" means im	provements made to publ	licly owned		
28.7	<u> </u>	•	5	lic water system improve			
28.9		d associated improv					
		<u></u>			,. ,.		
28.10				water contamination miti			
28.11				int consists of state bond	•		
28.12				e. Money in the account			
28.13 28.14				predesign, design, constr poses of this section. Not			
28.14	<u>*</u>	X V		recovered in a civil activ			
28.16				ansferred to the commis			
28.17				cipal and interest on outs			
28.18	<u> </u>			mitigation account is es			
28.19	<u> </u>			provided by law and any	<u> </u>		
28.20				led to the account. Mone			
28.21 28.22	of this section	•	ic of private milias	tructure projects that fur	ther the purposes		
20.22		<u>///.</u>					
28.23	Sec. 4. [17	'4.09] TRANSPOI	RTATION FACII	LITIES CAPITAL PRO)GRAM.		
28.24	Subdivis	ion 1. Establishm	ent; accounts (a)	A transportation facilities	s capital program		
28.25	is establishe	d to prioritize amo	ng eligible project	s that:			
28.26	(1) suppo	ort the programmat	ic mission of the c	lepartment;			
28.27	<u>(2)</u> exten	nd the useful life of	existing buildings	;; or			
28.28	<u>(3)</u> renov	vate or construct fac	ilities to meet the c	lepartment's current and f	uture operational		
28.29	needs.						
28.30	(b) Proje	ects under the transj	portation facilities	capital program are fund	ded by proceeds		
28.31	from the sale	e of trunk highway	bonds or from oth	ner money appropriated f	for the purposes		
28.32	of this section	on.					

29.1	(c) A transportation facilities capital account is established in the trunk highway fund.
29.2	The account consists of all money appropriated from the trunk highway fund for the purposes
29.3	of this section and any other money donated, allotted, transferred, or otherwise provided to
29.4	the account by law. Money in the account is appropriated to the commissioner for the
29.5	purposes specified and consistent with the standards and criteria set forth in this section.
29.6	(d) A transportation facilities capital account is established in the bond proceeds account
29.7	of the trunk highway fund. The account consists of trunk highway bond proceeds appropriated
29.8	to the commissioner. Money in the account may only be expended on trunk highway
29.9	purposes, which includes the purposes in this section.
29.10	Subd. 2. Standards. (a) Minnesota Constitution, article XIV, section 11, states that trunk
29.11	highway bonds may be issued to finance the construction, improvement, and maintenance
29.12	of the public highway system in the state. The legislature assumes that many projects for
29.13	preservation and replacement of portions of existing capital assets will constitute the
29.14	construction, improvement, maintenance of the public highway system within the meaning
29.15	of the constitution and capital expenditures under generally accepted accounting principles,
29.16	and will be financed more efficiently and economically under the program than by direct
29.17	appropriations for specific projects.
29.18	(b) When allocating funding under this section, the commissioner must review the
29.18 29.19	(b) When allocating funding under this section, the commissioner must review the projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in
29.19	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in
29.19 29.20	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must
29.19 29.20 29.21	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law.
 29.19 29.20 29.21 29.22 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. Subd. 3. Eligible expenditures; limitations. (a) A project is eligible under this section
 29.19 29.20 29.21 29.22 29.23 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3. Eligible expenditures; limitations.</u> (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the
 29.19 29.20 29.21 29.22 29.23 29.24 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3. Eligible expenditures; limitations.</u> (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures.
 29.19 29.20 29.21 29.22 29.23 29.24 29.25 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3.</u> Eligible expenditures; limitations. (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures. (b) Capital budget expenditures that are eligible under this section include but are not
 29.19 29.20 29.21 29.22 29.23 29.24 29.25 29.26 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3. Eligible expenditures; limitations.</u> (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures. (b) Capital budget expenditures that are eligible under this section include but are not limited to: acquisition of land and buildings and the predesign, design, engineering,
 29.19 29.20 29.21 29.22 29.23 29.24 29.25 29.26 29.27 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3.</u> Eligible expenditures; limitations. (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures. (b) Capital budget expenditures that are eligible under this section include but are not limited to: acquisition of land and buildings and the predesign, design, engineering, construction, furnishing, and equipping of district headquarter buildings, truck stations, salt
 29.19 29.20 29.21 29.22 29.23 29.24 29.25 29.26 29.27 29.28 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3.</u> Eligible expenditures; limitations. (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures. (b) Capital budget expenditures that are eligible under this section include but are not limited to: acquisition of land and buildings and the predesign, design, engineering, construction, furnishing, and equipping of district headquarter buildings, truck stations, salt storage or other unheated storage buildings, deicing and anti-icing facilities, fuel-dispensing
 29.19 29.20 29.21 29.22 29.23 29.24 29.25 29.26 29.27 29.28 29.29 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3.</u> Eligible expenditures; limitations. (a) A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures. (b) Capital budget expenditures that are eligible under this section include but are not limited to: acquisition of land and buildings and the predesign, design, engineering, construction, furnishing, and equipping of district headquarter buildings, truck stations, salt storage or other unheated storage buildings, deicing and anti-icing facilities, fuel-dispensing facilities, highway rest areas, and vehicle weigh and inspection stations.
 29.19 29.20 29.21 29.22 29.23 29.24 29.25 29.26 29.27 29.28 29.29 29.30 	projects deemed eligible under subdivision 3 and prioritize allocations using the criteria in subdivision 4. Money allocated to a specific project in an appropriation or other law must be allocated as provided by the law. <u>Subd. 3. Eligible expenditures; limitations. (a)</u> A project is eligible under this section only if it is a capital expenditure on a capital building asset owned or to be owned by the state within the meaning of accepted accounting principles as applied to public expenditures. (b) Capital budget expenditures that are eligible under this section include but are not limited to: acquisition of land and buildings and the predesign, design, engineering, construction, furnishing, and equipping of district headquarter buildings, truck stations, salt storage or other unheated storage buildings, deicing and anti-icing facilities, fuel-dispensing facilities, highway rest areas, and vehicle weigh and inspection stations. <u>Subd. 4. Criteria for priorities.</u> When prioritizing funding allocation among projects

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1	(2) the un	rgency in ensuring	the safe use of ex	isting buildings;	
2	(3) the pr	roject's total life-cy	ycle cost;		
3	<u>(</u> 4) additi	ional criteria for pr	iorities otherwise s	pecified in law, statute,	or rule that applies
4	to a category	y listed in the act n	naking an appropri	ation for the program;	and
.5	<u>(5) any o</u>	ther criteria the co	ommissioner deem	s necessary.	
	Sec. 5. Min	nnesota Statutes 20)23 Supplement, so	ection 256E.37, subdivi	sion 1, is amended
	to read:				
	Subdivis	ion 1. Grant auth	ority. The commis	ssioner may make grant	ts to state agencies
	and , politica	l subdivisions <u>, nor</u>	nprofit organizatio	ns, Indian Tribal govern	nments, or private
	child care pr	oviders licensed a	s a child care cente	er or to provide in-home	e family child care
	to construct	or rehabilitate faci	ilities for early chi	ldhood programs, crisis	nurseries, or
	parenting tir	ne centers. The fol	llowing requireme	nts apply:	
	(1) <u>For g</u>	rants funded with	general obligation	bonds, the facilities mu	st be owned by the
	state or a po	litical subdivision,	, but may be leased	l under section 16A.695	5 to organizations
	that operate	the programs. The	commissioner mu	ist prescribe the terms a	and conditions of
	the leases.				
	(2) For g	rants funded with	general fund appro	opriations, the facilities	may be owned by
	a political su	ubdivision, nonpro	fit organization, T	ribal government, or pri	ivate child care
	provider lice	ensed as a child car	re center or to prov	vide in-home family chi	ild care.
	(2) (3) A	grant for an indiv	idual facility must	not exceed \$500,000 fe	or each program
	that is house	d in the facility, up	to a maximum of	\$2,000,000 for a facility	y that houses three
	programs or	more. Programs in	clude Head Start, S	School Readiness, Early	Childhood Family
	Education, l	icensed child care,	, and other early cl	nildhood intervention pr	rograms.
	(3) (4) St	tate appropriations	must be matched	on a 50_25 percent basi	s with nonstate
	funds. The n	natching requirem	ent must apply pro	gram wide and not to in	ndividual grants.
	Sec. 6. Min	nnesota Statutes 20	022, section 446A	.07, subdivision 8, is an	nended to read:
	Subd. 8.	Other uses of rev	olving fund. (a) T	ne clean water revolving	g fund may be used
	as provided	in title VI of the F	ederal Water Pollu	tion Control Act, inclue	ding the following
	uses:				

31.1 (1) to buy or refinance the debt obligation of governmental units for treatment works
31.2 where debt was incurred and construction begun after March 7, 1985, at or below market
31.3 rates;

31.4 (2) to guarantee or purchase insurance for local obligations to improve credit market
 31.5 access or reduce interest rates;

(3) to provide a source of revenue or security for the payment of principal and interest
on revenue or general obligation bonds issued by the authority if the bond proceeds are
deposited in the fund;

31.9 (4) to provide loan guarantees, loans, or set-aside for similar revolving funds established
31.10 by a governmental unit other than state agencies, or state agencies under sections 17.117,
31.11 103F.725, subdivision 1a, and 116J.617;

31.12 (5) to earn interest on fund accounts; and

(6) to pay the reasonable costs incurred by the authority and the Pollution Control Agency
of administering the fund and conducting activities required under the Federal Water Pollution
Control Act, including water quality management planning under section 205(j) of the act
and water quality standards continuing planning under section 303(e) of the act;

31.17 (b) The clean water revolving fund may be used to provide additional subsidization as
 31.18 permitted under the Federal Water Pollution Control Act and other federal law based on

31.19 affordability criteria and for projects that address specific needs as follows:

(7)(1) to provide principal forgiveness or grants to the extent permitted under the Federal

31.21 Water Pollution Control Act and other federal law, based on the <u>affordability</u> criteria and 31.22 requirements established for the <u>wastewater</u> water infrastructure funding program under 31.23 section 446A.072; and

31.24 (8) (2) to provide loans, principal forgiveness, or grants to the extent permitted under
 31.25 the Federal Water Pollution Control Act and other federal law for 25 percent of project costs
 31.26 up to a maximum of \$1,000,000 for projects to address green infrastructure, water or energy
 31.27 efficiency improvements, or other environmentally innovative activities-; and

31.28 (3) to provide principal forgiveness or grants for 50 percent of project costs up to a

31.29 maximum of \$3,000,000 for projects that address emerging contaminants as defined by the

- 31.30 United States Environmental Protection Agency.
- 31.31 (b) Amounts spent under paragraph (a), clause (6), may not exceed the amount allowed
 31.32 under the Federal Water Pollution Control Act.

32.1 (c) Principal forgiveness or grants provided under paragraph (a), clause (8), may not
 32.2 exceed 25 percent of the eligible project costs as determined by the Pollution Control Agency

32.3 for project components directly related to green infrastructure, water or energy efficiency

32.4 improvements, or other environmentally innovative activities, up to a maximum of

32.5 **\$1,000,000.**

32.6 Sec. 7. Minnesota Statutes 2022, section 446A.072, subdivision 5a, is amended to read:

Subd. 5a. Type and amount of assistance. (a) For a governmental unit receiving grant
funding from the USDA/RECD, the authority may provide assistance in the form of a grant
of up to 65 percent of the eligible grant need determined by USDA/RECD. A governmental
unit may not receive a grant under this paragraph for more than \$5,000,000 \$10,000,000
per project or \$20,000 per existing connection, whichever is less, unless specifically approved
by law.

(b) For a governmental unit receiving a loan from the clean water revolving fund under 32.13 section 446A.07, the authority may provide assistance under this section in the form of a 32.14 grant if the average annual residential wastewater system cost after completion of the project 32.15 would otherwise exceed 1.4 percent of the median household income of the project service 32.16 area. In determining whether the average annual residential wastewater system cost would 32.17 exceed 1.4 percent, the authority must consider the total costs associated with building, 32.18 32.19 operating, and maintaining the wastewater system, including existing wastewater debt service, debt service on the eligible project cost, and operation and maintenance costs. Debt 32.20 service costs for the proposed project are calculated based on the maximum loan term 32.21 permitted for the clean water revolving fund loan under section 446A.07, subdivision 7. 32.22 The amount of the grant is equal to 80 percent of the amount needed to reduce the average 32.23 annual residential wastewater system cost to 1.4 percent of median household income in 32.24 the project service area, to a maximum of \$5,000,000 \$10,000,000 per project or \$20,000 32.25 per existing connection, whichever is less, unless specifically approved by law. The eligible 32.26 project cost is determined by multiplying the total project costs minus any other grants by 32.27 the essential project component percentage calculated under subdivision 3, paragraph (c), 32.28 clause (1). In no case may the amount of the grant exceed 80 percent of the eligible project 32.29 cost. 32.30

32.31 (c) For a governmental unit receiving a loan from the drinking water revolving fund 32.32 under section 446A.081, the authority may provide assistance under this section in the form 32.33 of a grant if the average annual residential drinking water system cost after completion of 32.34 the project would otherwise exceed 1.2 percent of the median household income of the

project service area. In determining whether the average annual residential drinking water 33.1 system cost would exceed 1.2 percent, the authority must consider the total costs associated 33.2 with building, operating, and maintaining the drinking water system, including existing 33.3 drinking water debt service, debt service on the eligible project cost, and operation and 33.4 maintenance costs. Debt service costs for the proposed project are calculated based on the 33.5 maximum loan term permitted for the drinking water revolving fund loan under section 33.6 446A.081, subdivision 8, paragraph (c). The amount of the grant is equal to 80 percent of 33.7 33.8 the amount needed to reduce the average annual residential drinking water system cost to 1.2 percent of median household income in the project service area, to a maximum of 33.9 \$5,000,000 \$10,000,000 per project or \$20,000 per existing connection, whichever is less, 33.10 unless specifically approved by law. The eligible project cost is determined by multiplying 33.11 the total project costs minus any other grants by the essential project component percentage 33.12 calculated under subdivision 3, paragraph (c), clause (1). In no case may the amount of the 33.13 grant exceed 80 percent of the eligible project cost. 33.14

(d) Notwithstanding the limits in paragraphs (a), (b), and (c), for a governmental unit
receiving supplemental assistance under this section after January 1, 2002, if the authority
determines that the governmental unit's construction and installation costs are significantly
increased due to geological conditions of crystalline bedrock or karst areas and discharge
limits that are more stringent than secondary treatment, the maximum award under this
section shall not be more than \$25,000 per existing connection.

33.21 Sec. 8. Minnesota Statutes 2022, section 446A.073, subdivision 1, is amended to read:

33.22 Subdivision 1. **Program established.** When money is appropriated for grants under this 33.23 program, the authority shall award grants up to a maximum of \$7,000,000 \$12,000,000 to 33.24 governmental units to cover 80 percent of the cost of water infrastructure projects made 33.25 necessary by:

(1) a wasteload reduction prescribed under a total maximum daily load plan required by
section 303(d) of the federal Clean Water Act, United States Code, title 33, section 1313(d);

33.28 (2) a phosphorus concentration or mass limit which requires discharging one milligram
33.29 per liter or less at permitted design flow which is incorporated into a permit issued by the
33.30 Pollution Control Agency;

33.31 (3) any other water quality-based effluent limit established under section 115.03,
33.32 subdivision 1, paragraph (e), clause (8), and incorporated into a permit issued by the Pollution
33.33 Control Agency that exceeds secondary treatment limits; or

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34.1 (4) a total nitrogen concentration or mass limit that requires discharging ten milligrams
34.2 per liter or less at permitted design flow.

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34.3 Sec. 9. Minnesota Statutes 2023 Supplement, section 446A.081, subdivision 9, is amended
34.4 to read:

34.5 Subd. 9. Other uses of fund. (a) The drinking water revolving loan fund may be used
34.6 as provided in the act, including the following uses:

34.7 (1) to buy or refinance the debt obligations, at or below market rates, of public water
34.8 systems for drinking water systems, where the debt was incurred after the date of enactment
34.9 of the act, for the purposes of construction of the necessary improvements to comply with
34.10 the national primary drinking water regulations under the federal Safe Drinking Water Act;

34.11 (2) to purchase or guarantee insurance for local obligations to improve credit market
 34.12 access or reduce interest rates;

34.13 (3) to provide a source of revenue or security for the payment of principal and interest
34.14 on revenue or general obligation bonds issued by the authority if the bond proceeds are
34.15 deposited in the fund;

34.16 (4) to provide loans or loan guarantees for similar revolving funds established by a
34.17 governmental unit or state agency;

34.18 (5) to earn interest on fund accounts;

34.19 (6) to pay the reasonable costs incurred by the authority, the Department of Employment
34.20 and Economic Development, and the Department of Health for conducting activities as
34.21 authorized and required under the act up to the limits authorized under the act; and

34.22 (7) to develop and administer programs for water system supervision, source water
34.23 protection, and related programs required under the act;.

34.24 (b) The drinking water revolving fund may be used to provide additional subsidization
34.25 as permitted under the federal Safe Drinking Water Act and other federal law to
34.26 disadvantaged communities defined as follows:

34.27 (8)(1) to provide principal forgiveness or grants to the extent permitted under the federal
34.28 Safe Drinking Water Act and other federal law, based on the affordability criteria and
34.29 requirements established for drinking water projects under the water infrastructure funding
34.30 program under section 446A.072;

35.1 (9) to provide loans, principal forgiveness or grants to the extent permitted under the
 35.2 federal Safe Drinking Water Act and other federal law to address green infrastructure, water

35.3 or energy efficiency improvements, or other environmentally innovative activities;

35.4 (10) (2) to provide principal forgiveness, or grants for 80 percent of project costs up to
 a maximum of \$100,000 for projects needed to comply with national primary drinking water
 standards for an existing nonmunicipal community public water system;

35.7 (11) (3) to provide principal forgiveness or grants to the extent permitted under the
 federal Safe Drinking Water Act and other federal laws for projects to replace the privately
 owned portion of drinking water lead service lines; and

35.10 (12) (4) to provide principal forgiveness or grants to the extent permitted under the
35.11 federal Safe Drinking Water Act and other federal laws for 50 percent of project costs up
35.12 to a maximum of \$3,000,000 for projects to address emerging contaminants in drinking
35.13 water as defined by the United States Environmental Protection Agency,; and

35.14 (5) to provide principal forgiveness or grants for 50 percent of project costs up to a
 35.15 maximum of \$3,000,000 for projects needed to comply with a maximum contaminant level
 35.16 as defined by the federal Safe Drinking Water Act.

35.17 (b) Principal forgiveness or grants provided under paragraph (a), clause (9), may not
asserved 25 percent of the eligible project costs as determined by the Department of Health
for project components directly related to green infrastructure, water or energy efficiency
improvements, or other environmentally innovative activities, up to a maximum of
\$1,000,000.

35.22 Sec. 10. [446A.082] EMERGING CONTAMINANTS GRANTS.

Subdivision 1. Program established. When money is appropriated under this program,
 the authority shall award grants to a governmental unit for up to 80 percent of the cost of
 drinking water infrastructure projects to address a confirmed exceedance of a health advisory
 level for a drinking water emerging contaminant as defined by the Environmental Protection

35.27 <u>Agency.</u>

35.28 Subd. 2. Eligibility. An eligible project for this program must:

35.29 (1) be listed on the Drinking Water Revolving Fund Project Priority List per Minnesota
35.30 Rules, part 4720.9000;

- 35.31 (2) receive priority points under Minnesota Rules, part 4720.9020, subpart 4a; and
- 35.32 (3) be certified by the Department of Health per Minnesota Rules, part 4720.9060.

36.1	Subd. 3. Application and reservation of funds. Grant applications to the authority may
36.2	be made at any time on forms prescribed by the authority, including a project schedule and
36.3	cost estimate for the work necessary to comply with the purpose described in subdivision
36.4	1. The Department of Health shall review and certify to the authority those projects that
36.5	have plans and specifications approved under Minnesota Rules, part 4720.9060. When a
36.6	project is certified by the Department of Health, the authority shall reserve grant funds for
36.7	the project in the order listed on the Department of Health's project priority list and in an
36.8	amount based on the cost estimate in the Department of Health certification or the as-bid
36.9	costs, whichever is less.
36.10	Subd. 4. Grant amount. The grant amount for an eligible project under this program
36.11	shall be for an amount up to 80 percent of the eligible as-bid project cost up to \$12,000,000,
36.12	minus the amount of federal emerging contaminant funds the project receives under section
36.13	446A.081, subdivision 9, paragraph (a), clause (12), or other federal emerging contaminant
36.14	funds.
36.15	Subd. 5. Grant approval. The authority shall award a grant for an eligible project only
36.16	after:
36.17	(1) the applicant has submitted the as-bid project cost;
36.18	(2) the Department of Health has certified the grant eligible portion of the project; and
36.19	(3) the authority has determined that the additional financing necessary to complete the
36.20	project has been committed from other sources.
36.21	Subd. 6. Grant disbursement. Grant funds shall be disbursed by the authority as eligible
36.22	project costs are incurred by the governmental unit and in accordance with a project financing
36.23	agreement and applicable state laws and rules governing the disbursements.
36.24	Sec. 11. Minnesota Statutes 2022, section 462A.37, is amended by adding a subdivision
36.25	to read:
36.26	Subd. 2j. Additional authorization. In addition to the amount authorized in subdivisions
36.27	2 to 2h, the agency may issue up to \$50,000,000 in housing infrastructure bonds in one or
36.28	more series to which the payments under this section may be pledged.

37.1 Sec. 12. Minnesota Statutes 2023 Supplement, section 462A.37, subdivision 5, is amended
37.2 to read:

Subd. 5. Additional appropriation. (a) The agency must certify annually to the
commissioner of management and budget the actual amount of annual debt service on each
series of bonds issued under this section.

(b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure
bonds issued under subdivision 2a, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts
necessary to make the transfers are appropriated from the general fund to the commissioner
of management and budget.

(c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure
bonds issued under subdivision 2b, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a), not to exceed \$800,000 annually. The amounts
necessary to make the transfers are appropriated from the general fund to the commissioner
of management and budget.

(d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure
bonds issued under subdivision 2c, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a), not to exceed \$2,800,000 annually. The amounts
necessary to make the transfers are appropriated from the general fund to the commissioner
of management and budget.

(e) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure
bonds issued under subdivision 2d, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

37.33 (f) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure
37.34 bonds issued under subdivision 2e, or housing infrastructure bonds issued to refund those

bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(g) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure
bonds issued under subdivision 2f, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(h) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure
bonds issued under subdivision 2g, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(i) Each July 15, beginning in 2023 and through 2044, if any housing infrastructure
bonds issued under subdivision 2h, or housing infrastructure bonds issued to refund those
bonds, remain outstanding, the commissioner of management and budget must transfer to
the housing infrastructure bond account established under section 462A.21, subdivision 33,
the amount certified under paragraph (a). The amounts necessary to make the transfers are
appropriated from the general fund to the commissioner of management and budget.

(j) Each July 15, beginning in July 2026 and through 2047, if any housing infrastructure
 bonds issued under subdivision 2j, or housing infrastructure bonds issued to refund those
 bonds, remain outstanding, the commissioner of management and budget must transfer to
 the housing infrastructure bond account established under Minnesota Statutes, section
 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary
 to make the transfers are appropriated from the general fund to the commissioner of
 management and budget.

 $\frac{(j)(k)}{(k)}$ The agency may pledge to the payment of the housing infrastructure bonds the payments to be made by the state under this section.

3,100,000

- 39.1 Sec. 13. Laws 2020, Fifth Special Session chapter 3, article 1, section 14, subdivision 5,
- is amended to read:
- 39.3 Subd. 5. Marshall Readiness Center
- 39.4 To design and renovate existing space at the
- 39.5 Marshall Readiness Center, including
- 39.6 mechanical, electrical, building envelope,
- 39.7 energy efficiency, and life safety
- 39.8 improvements, and to construct an addition
- 39.9 on the existing property. Notwithstanding
- 39.10 Minnesota Statutes, section 16A.642, the bond
- 39.11 <u>sale authorization and appropriation of bond</u>
- 39.12 proceeds for the project in this subdivision are
- 39.13 available until December 31, 2025.

39.14 Sec. 14. Laws 2020, Fifth Special Session chapter 3, article 1, section 14, subdivision 6, 39.15 is amended to read:

39.16 Subd. 6. Camp Ripley; Military Museum

39.17 To acquire land or interest in land, and to

- 39.18 predesign, design, construct, furnish, and
- 39.19 equip a facility outside the boundaries of
- 39.20 Camp Ripley in Morrison County for the
- 39.21 Minnesota Military Museum. This
- 39.22 appropriation includes money for a visitor's
- 39.23 center and gift shop; administrative offices;
- 39.24 work, storage, and exhibit space; landscaping;
- 39.25 parking; and other amenities and infrastructure
- 39.26 for the museum. The adjutant general may
- 39.27 enter into a lease or management agreement
- 39.28 for the museum, subject to Minnesota Statutes,
- 39.29 section 16A.695. Notwithstanding Minnesota
- 39.30 Statutes, section 16A.642, the bond sale
- 39.31 authorization and appropriation of bond
- 39.32 proceeds for the project in this subdivision are
- available until December 31, 2025.

13,000,000

	03/26/24	REVISOR	JSK/DG	24-05981	as introduced
40.1 40.2	Sec. 15. Law read:	s 2020, Fifth Sp	ecial Session chapt	ter 3, article 1, section 25,	is amended to
40.3	Sec. 25. BONI	O SALE EXPE	NSES		
40.4	Subdivision 1.	Total Appropr	iation	\$	1,393,000
40.5	To the commis	sioner of manag	gement and		
40.6	budget for the	purposes specif	ied in this		
40.7	section.				
40.8	Subd. 2. Bond	Sale Expenses			1,393,000
40.9	From the bond	proceeds fund	for bond sale		
40.10	expenses under	r Minnesota Sta	tutes, section		
40.11	16A.641, subd	ivision 8. Notw	ithstanding		
40.12	Minnesota Stat	utes, section 16A	A.642, the bond		
40.13	sale authorizati	ion and appropr	iation of bond		
40.14	proceeds for th	is purpose are a	vailable until		
40.15	December 31,	2026.			

40.16 Sec. 16. Laws 2023, chapter 72, article 1, section 27, is amended to read:

40.17 Sec. 27. BOND SALE AUTHORIZATION.

40.18 Subdivision 1. **Bond proceeds fund.** To provide the money appropriated in this act from 40.19 the bond proceeds fund, the commissioner of management and budget shall sell and issue 40.20 bonds of the state in an amount up to $\frac{1,298,235,000}{1,343,241,000}$ in the manner, upon 40.21 the terms, and with the effect prescribed by Minnesota Statutes, sections 16A.631 to 16A.675, 40.22 and by the Minnesota Constitution, article XI, sections 4 to 7.

40.23 Subd. 2. **Transportation fund.** To provide the money appropriated in this act from the 40.24 bond proceeds account in the state transportation fund, the commissioner of management 40.25 and budget shall sell and issue bonds of the state in an amount up to \$219,214,000 in the 40.26 manner, upon the terms, and with the effect prescribed by Minnesota Statutes, sections 40.27 16A.631 to 16A.675, and by the Minnesota Constitution, article XI, sections 4 to 7.

40.28 Sec. 17. <u>**REVISOR INSTRUCTION.**</u>

40.29 The revisor of statutes shall renumber Minnesota Statutes, section 462A.37, subdivision

40.30 2i, as Minnesota Statutes, section 462A.37, subdivision 3a. The revisor shall also make

40.31 <u>necessary cross-reference changes in Minnesota Statutes.</u>

- 41.1 Sec. 18. <u>**REPEALER.**</u>
- 41.2 Minnesota Statutes 2022, section 16A.662, is repealed.
- 41.3 Sec. 19. EFFECTIVE DATE.
- 41.4 <u>This article is effective the day following final enactment.</u>

16A.662 INFRASTRUCTURE DEVELOPMENT BONDS.

Subdivision 1. **Infrastructure development fund.** The infrastructure development fund is created as an account in the state treasury. The commissioner of management and budget shall credit to the fund income from the sources provided by law. The commissioner of management and budget shall from time to time certify to the State Board of Investment the assets of the fund not currently needed. The amount certified must be invested by the State Board of Investment subject to section 11A.24. Investment income and investment losses attributable to investment of fund assets must be credited to or borne by the fund.

Subd. 2. **Bonds authorized.** When authorized by law enacted in accordance with the constitution, article XI, sections 5 and 7, the commissioner may by order sell and issue bonds of the state evidencing public debt incurred for any purpose stated in the law. The bonds are general obligations of the state, and the full faith and credit of the state are pledged for their payment.

Subd. 3. Manner of issuance; maturities. The bonds must be issued and sold in accordance with section 16A.641. Sections 16A.672 and 16A.675 apply to the bonds.

Subd. 4. **Debt service account; appropriation of debt service account money.** There is established within the state bond fund a separate and special account designated as the infrastructure development bond debt service account. The money on hand in the debt service account must be used solely for the payment of the principal of and interest on bonds issued under Laws 1990, chapter 610, article 1, section 30, subdivision 2, and is appropriated for this purpose. This appropriation does not cancel as long as any of the bonds remain outstanding.

Subd. 5. Assessment to higher education systems. (a) In order to reduce the amount otherwise required to be transferred to the state bond fund with respect to bonds heretofore or hereafter issued under Laws 1990, chapter 610, article 1, section 30, subdivision 2, the commissioner of management and budget shall assess each higher education system for one-third the amount that would otherwise need to be transferred with respect to those bonds sold to finance capital improvement projects at institutions under the control of the system; provided that, to the extent that the amount to be transferred is for payment of principal and interest on bonds sold to finance life safety improvements, the commissioner must not assess the higher education systems for the transfer.

(b) After each sale of the bonds, the commissioner of management and budget shall notify the Board of Trustees of the Minnesota State Colleges and Universities and the regents of the University of Minnesota of the amounts for which each system is responsible for each year for the life of the bonds. The amounts payable each year are reduced by one-third of the net income from investment of those bond proceeds that must be allocated among the systems in proportion to the amount of principal and interest otherwise required to be paid by each. Each higher education system shall pay its annual share of debt service payments to the commissioner of management and budget by December 1 each year. If a higher education system fails to make a payment when due, the commissioner of management and budget shall reduce allotments for appropriations from the general fund otherwise payable to the system to cover the amount of the missed debt service payment. The commissioner of management and budget shall credit the payments received from the higher education systems to the infrastructure development bond debt service account in the state bond fund each December 1 before the transfer is made under subdivision 4.

Subd. 6. Appropriation from general fund. There is annually appropriated from the general fund for transfer to the infrastructure development bond debt service account the amount that, added to the amount in the infrastructure development bond debt service account on December 1 each year, after giving effect to subdivisions 4 and 5, is equal to the full amount of principal and interest to come due on all bonds to and including July 1 in the second ensuing year.

Subd. 7. **Constitutional tax levy.** Under the constitution, article XI, section 7, the state auditor must levy each year on all taxable property within the state a tax sufficient, with the amount then on hand in the infrastructure development bond debt service account, to pay all principal and interest on the bonds due and to become due to and including July 1 in the second ensuing year. The tax is not subject to limit as to rate or amount. However, the amount of money appropriated from other sources as provided in subdivisions 4, 5, and 6, and actually received and on hand before the levy in any year, reduces the amount of the tax otherwise required to be levied. The proceeds of the tax must be credited to the infrastructure development bond debt service account.

Subd. 8. Application and appropriation of proceeds. The proceeds of the bonds must be deposited and spent as provided in this subdivision and are appropriated for those purposes. Any accrued interest and any premium received on the sale of the bonds must be credited to the infrastructure development bond debt service account. Except as otherwise required by law, the

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balance of the bond proceeds shall be credited to the infrastructure development fund and spent for the purposes specified in the law authorizing the issuance of the bonds. So much of the proceeds as is necessary must be used to pay costs incurred in issuing and selling the bonds.