

Senator Higgins introduced—

S.F. No. 3596: Referred to the Committee on Finance.

1.1 A bill for an act  
relating to commerce; directing the Department of Commerce to develop a plan  
to license individual employees of mortgage originators; appropriating money.

1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

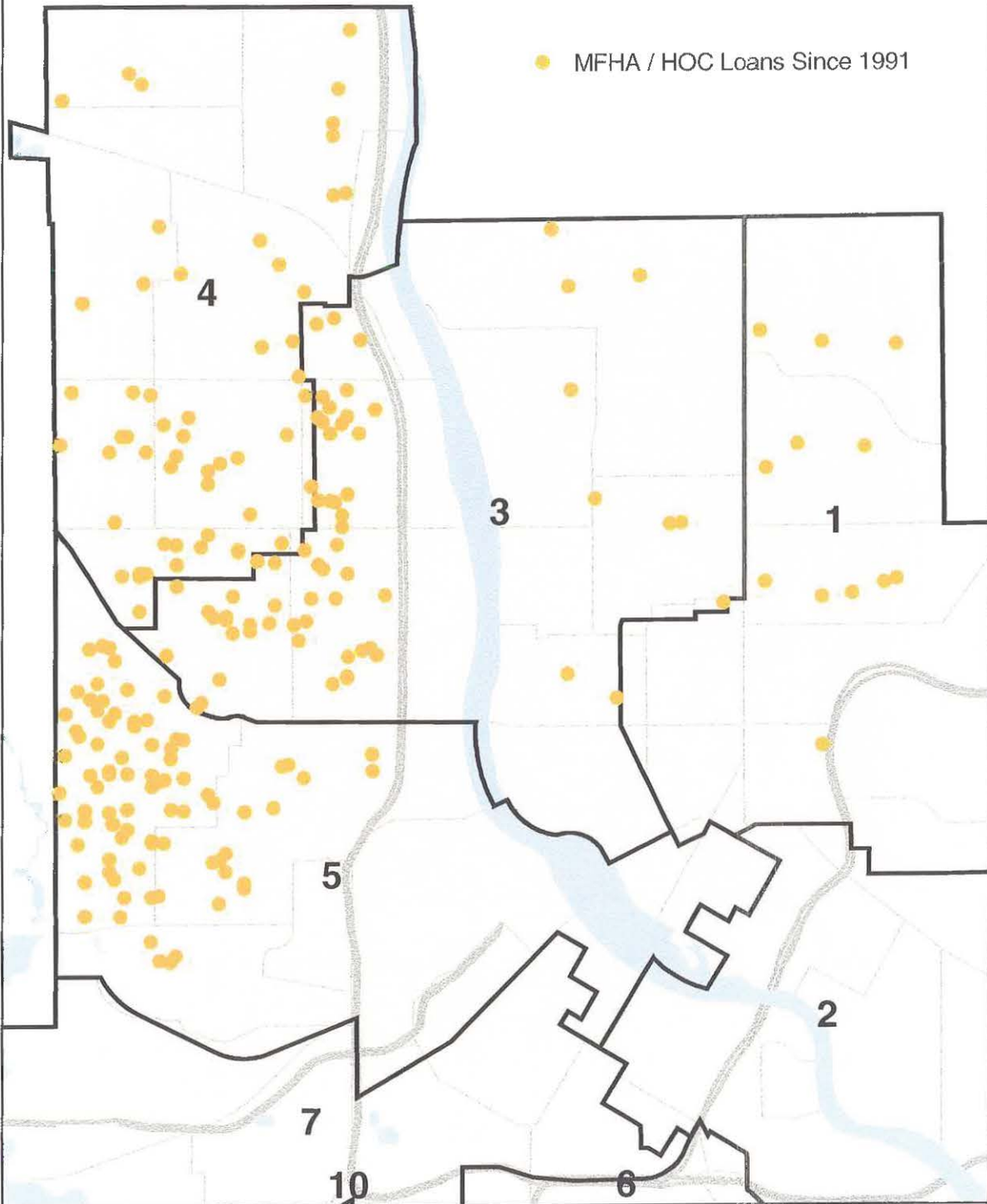
Section 1. DEPARTMENT OF COMMERCE PLAN.

1.6 The Department of Commerce is directed by February 1, 2007, to develop a plan  
1.7 to license individuals in the residential mortgage origination business. The plan shall  
1.8 include recommendations for continuing education, enforcement, standards of conduct,  
1.9 and other relevant regulatory requirements. The plan shall be presented in the form of  
1.10 draft legislation, which shall include any appropriation from a funding source necessary  
1.11 for the department to implement the plan.

1.12 Sec. 2. APPROPRIATION.

1.13 \$300,000 is appropriated for fiscal year 2007 from the real estate education,  
1.14 research, and recovery fund established under Minnesota Statutes, section 82.43, for  
1.15 mortgage foreclosure prevention under the homeownership education, counseling, and  
1.16 training program under Minnesota Statutes, section 462A.209.

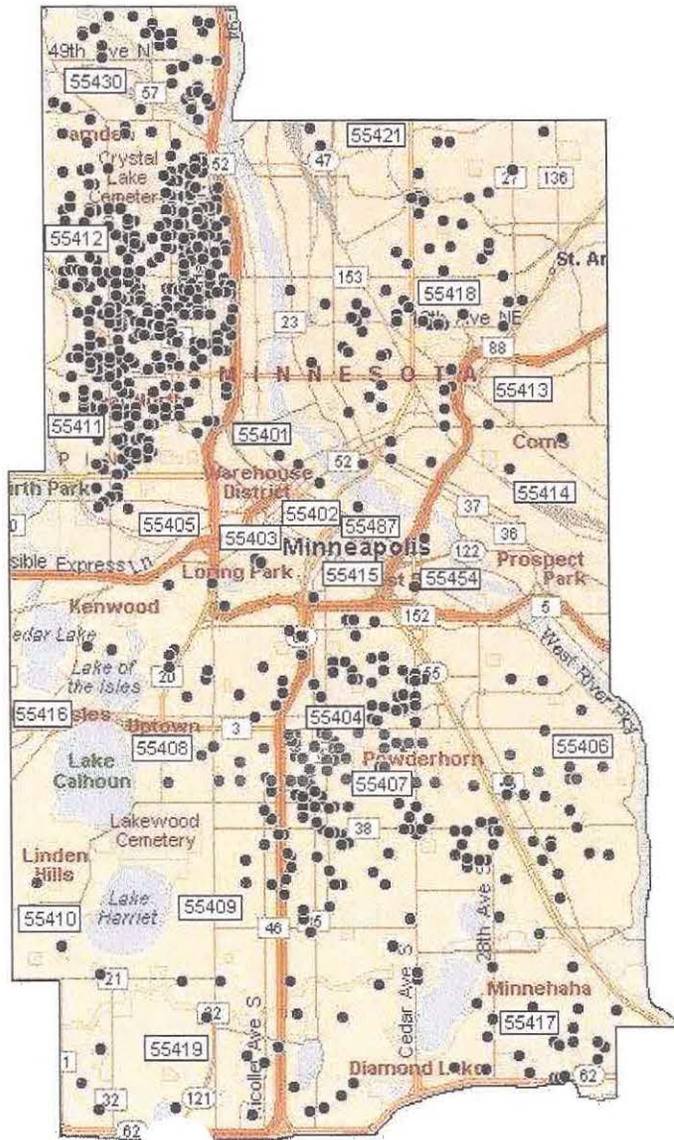
# Mortgage Foreclosure Prevention Program



# Minnesota Home Ownership Center

## Mortgage Foreclosure Prevention Program

### 2005 Foreclosures in Minneapolis



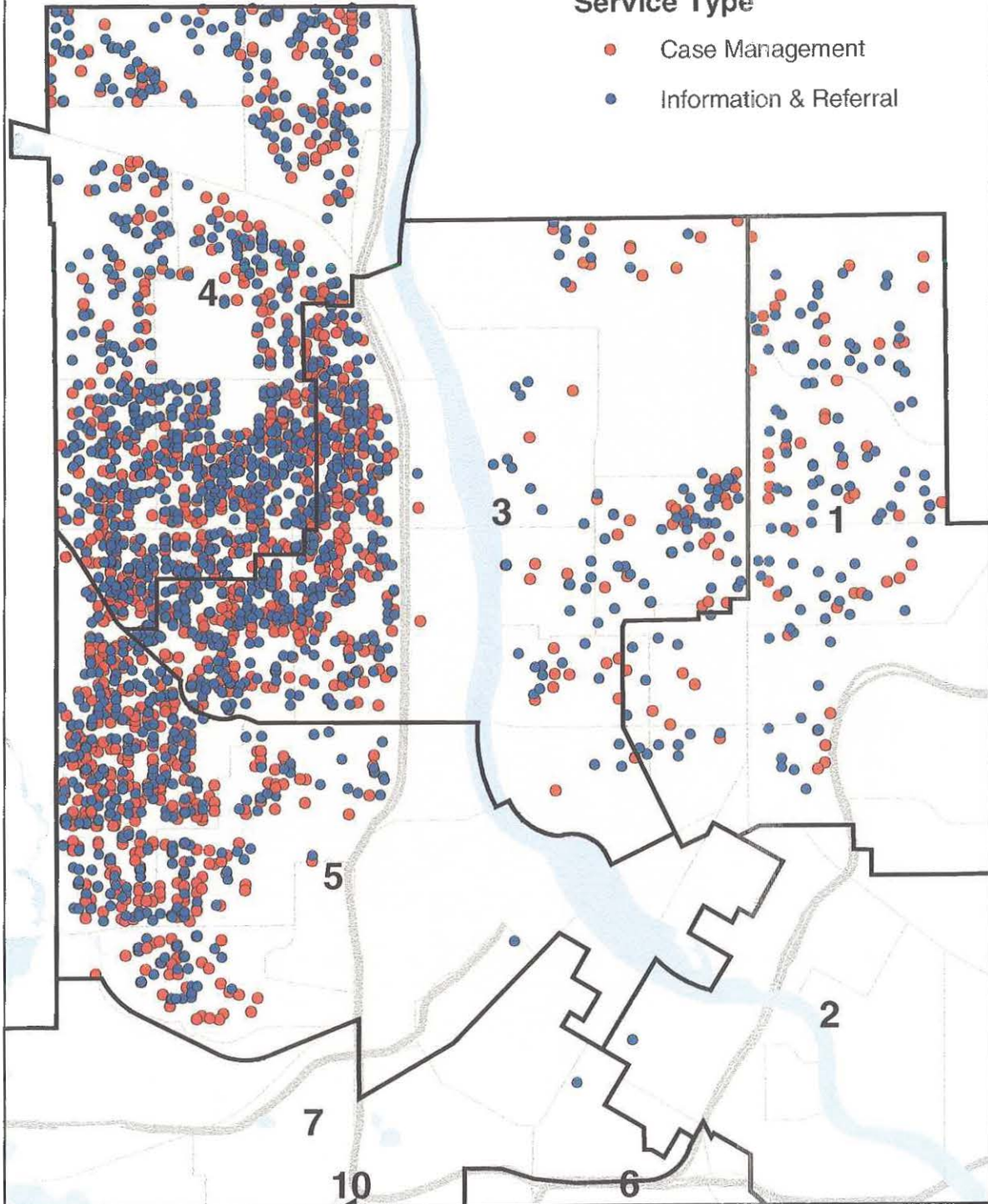
Zip Code	Total Number of Foreclosures*	Percent of Total Foreclosures	Percent of housing units owned in Minneapolis located in this Zip Code**
55401	4	0%	1%
55403	5	1%	2%
55404	26	3%	1%
55405	15	2%	3%
55406	39	5%	12%
55407	85	10%	9%
55408	39	5%	4%
55409	16	2%	7%
55410	8	1%	7%
55411	284	33%	6%
55412	179	21%	8%
55413	16	2%	3%
55414	8	1%	2%
55415	0	0%	<1%
55416	1	0%	5%
55417	31	4%	10%
55418	50	6%	11%
55419	24	3%	6%
55430	31	4%	3%
55454	2	0%	<1%
	<b>863</b>	<b>100%</b>	<b>100%</b>

\* Courtesy of Hennepin County Sheriff's Office \*\* Source: DataPlace™ by KnowledgePlex©

# Mortgage Foreclosure Prevention Program

## Service Type

- Case Management
- Information & Referral



1.1 A bill for an act  
1.2 relating to energy; establishing wind energy conversion system loan guarantee  
1.3 program; appropriating money; proposing coding for new law in Minnesota  
1.4 Statutes, chapter 216C.

1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.6 Section 1. [216C.42] WIND ENERGY LOAN GUARANTEE PROGRAM.

1.7 Subdivision 1. Created. The wind energy loan guarantee program is created to  
1.8 be administered by the commissioner of commerce. The purpose of the program is  
1.9 to encourage the financing, construction, and operation in Minnesota of wind energy  
1.10 conversion systems. The program shall:

1.11 (1) guarantee financial institutions that provide financing for a wind energy  
1.12 conversion system that the state will guarantee, in case of a borrower's default, up to 15  
1.13 percent of the value of the amount financed, not to exceed \$300,000 for each system;

1.14 (2) allow the interest rate to be negotiable between the financial institution and  
1.15 borrower, except that one percent on the outstanding balance must be charged annually  
1.16 as a loan guarantee fee and paid to the state and deposited in the account established in  
1.17 subdivision 2;

1.18 (3) require that the financial institution making a loan guaranteed pursuant to this  
1.19 section must be located in Minnesota; and

1.20 (4) require that the wind energy conversion system for which financing is requested  
1.21 be located in Minnesota.

1.22 The program may not provide insurance for more than 20 systems.

1.23 Subd. 2. Wind energy loan guarantee account. The wind energy loan guarantee  
1.24 account is established as a separate account in the special revenue fund in the state

2.1 treasury. The account consists of the proceeds of the loan guarantee fees collected  
2.2 annually, any federal money that may be made available for this program, money  
2.3 appropriated or donated to the account, and any interest earned on investments of money  
2.4 in the account. Money in the account is appropriated to the commissioner for the purposes  
2.5 of this section. State guarantee payments must be disbursed as the first source for payment  
2.6 on default of a loan.

2.7 Subd. 3. Rules. The commissioner may adopt rules to operate the program.

2.8 Sec. 2. APPROPRIATION.

2.9 \$..... is appropriated from the general fund to the commissioner of commerce for  
2.10 deposit in the wind energy loan guarantee account in the special revenue fund for the  
2.11 purposes of that account. The appropriation does not lapse.

Senator Vickerman introduced—

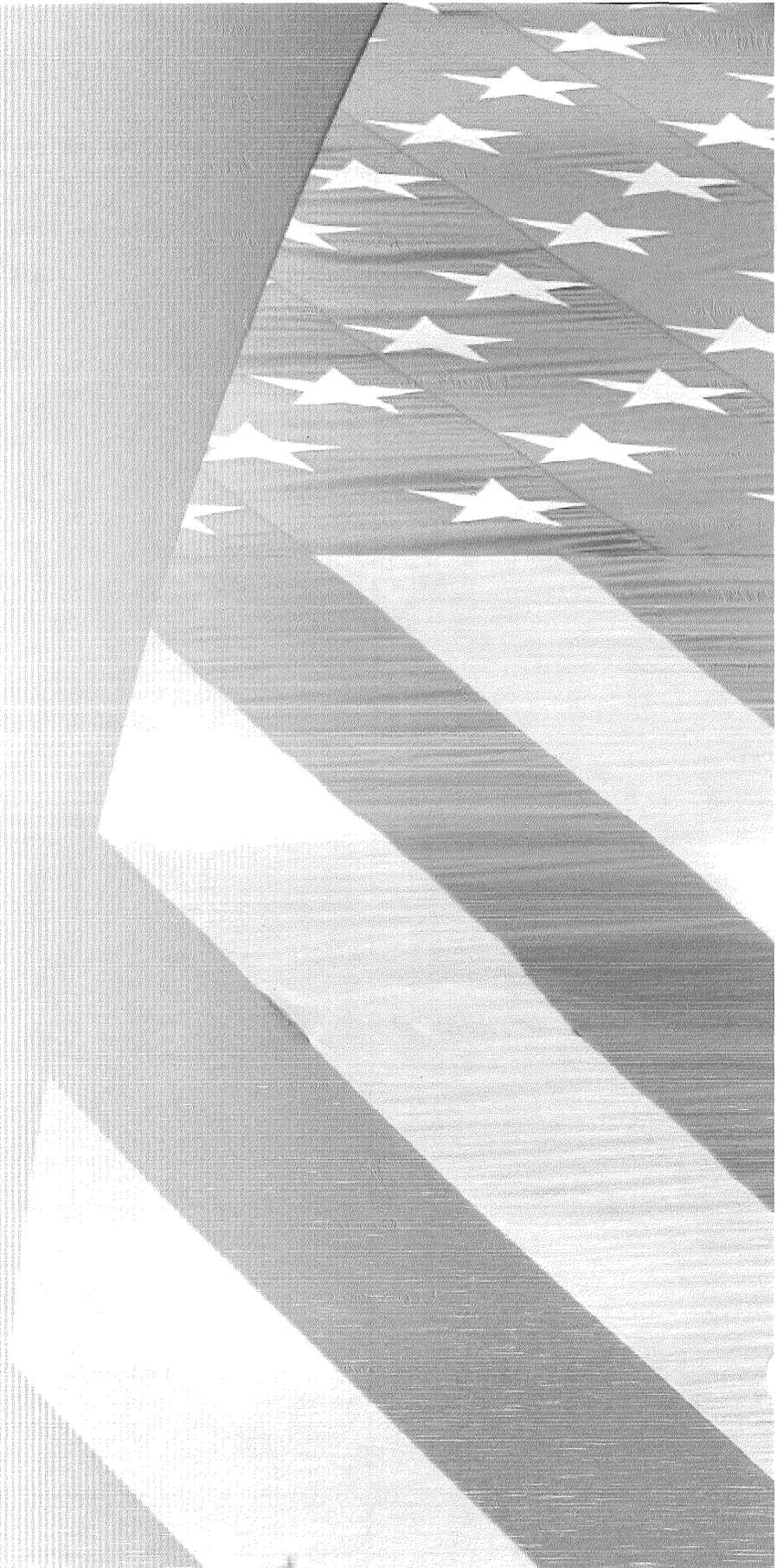
S.F. No. 3411: Referred to the Committee on Finance.

1.1 A bill for an act  
1.2 relating to veterans; appropriating money to the city of Worthington for  
1.3 construction of a veterans' memorial.

1.4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.5 Section 1. CITY OF WORTHINGTON; VETERANS' MEMORIAL.

1.6 \$50,000 in fiscal year 2007 is appropriated from the general fund to the city of  
1.7 Worthington for the construction of a veterans' memorial in Freedom Veterans' Memorial  
1.8 Park. The appropriation is contingent upon the receipt of local matching funds on  
1.9 a dollar-for-dollar basis.



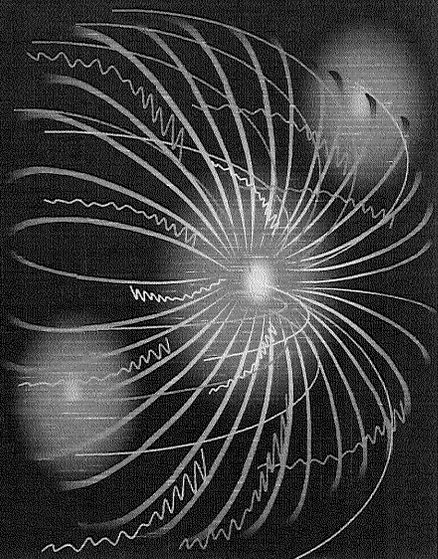
**FREEDOM VETERANS  
MEMORIAL PARK**

NOBLES COUNTY

**SOME GAVE ALL**

**ALL GAVE SOME**

**LET US REMEMBER ALL**

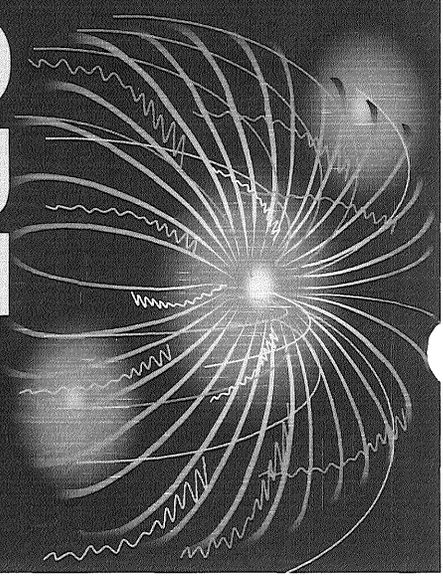


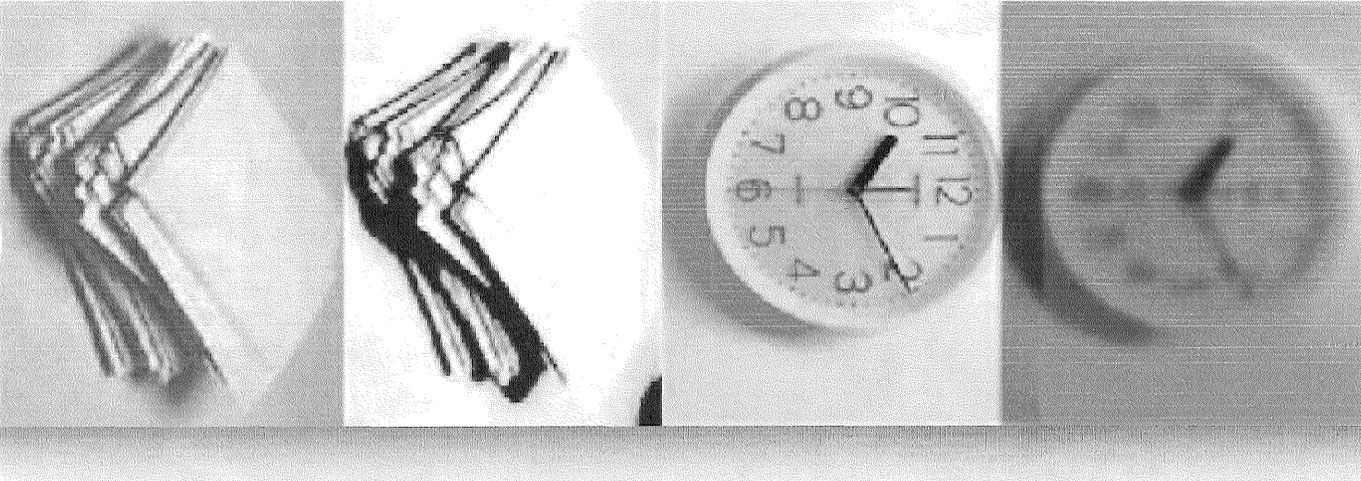
**LOCATION**

**FREEDOM SHORE**

**PARK**

**LAKE OKABENA**





# HISTORY

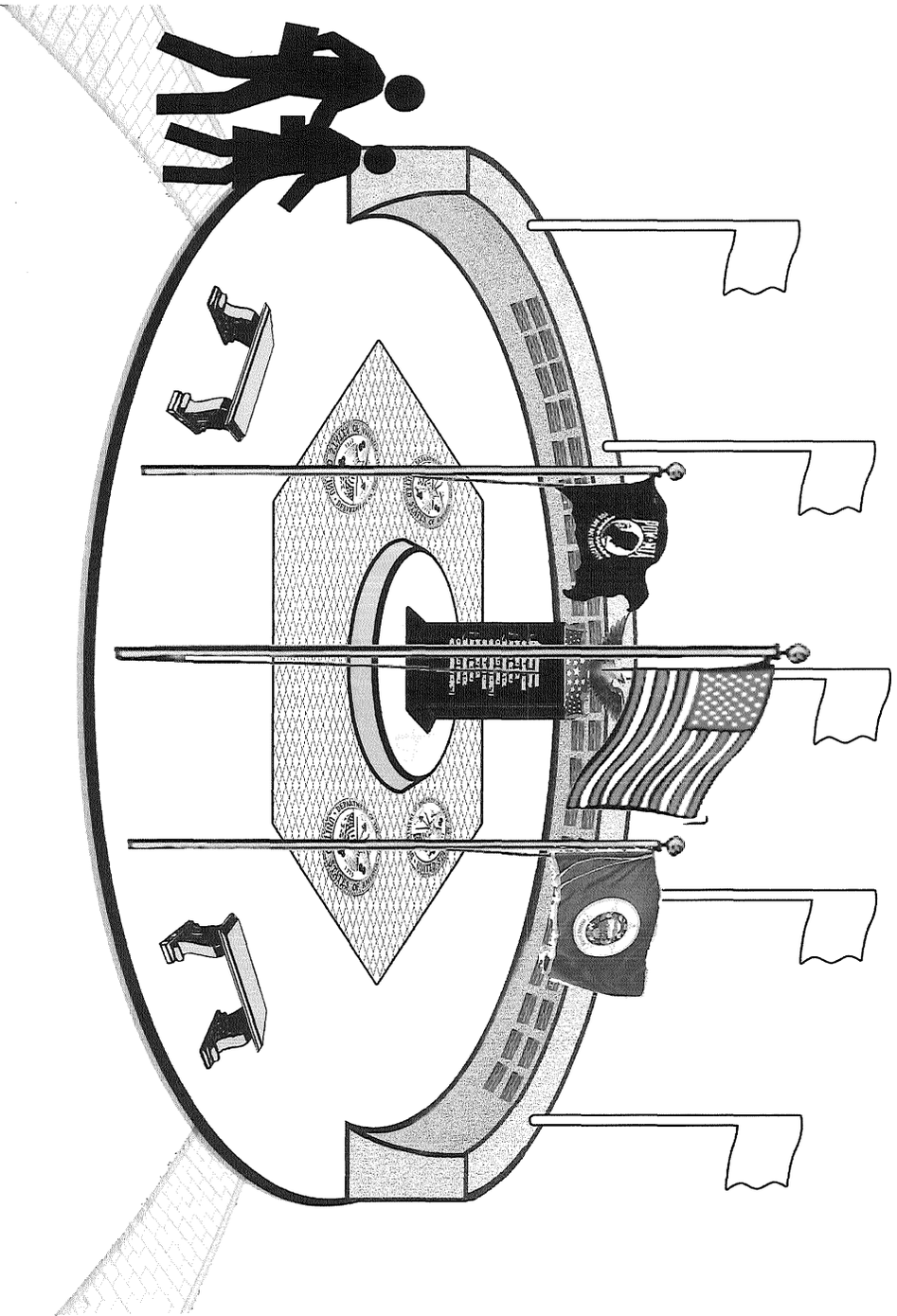
- STARTED 2 YEARS AGO
  - SIMON KOSTER
- APPROACHED ORGANIZATIONS TO FURTHER THE MEMORIAL
- COMMITTEE IS PROVIDED ADMIN SUPPORT BY THE WORTHINGTON AREA CHAMBER OF COMMERCE

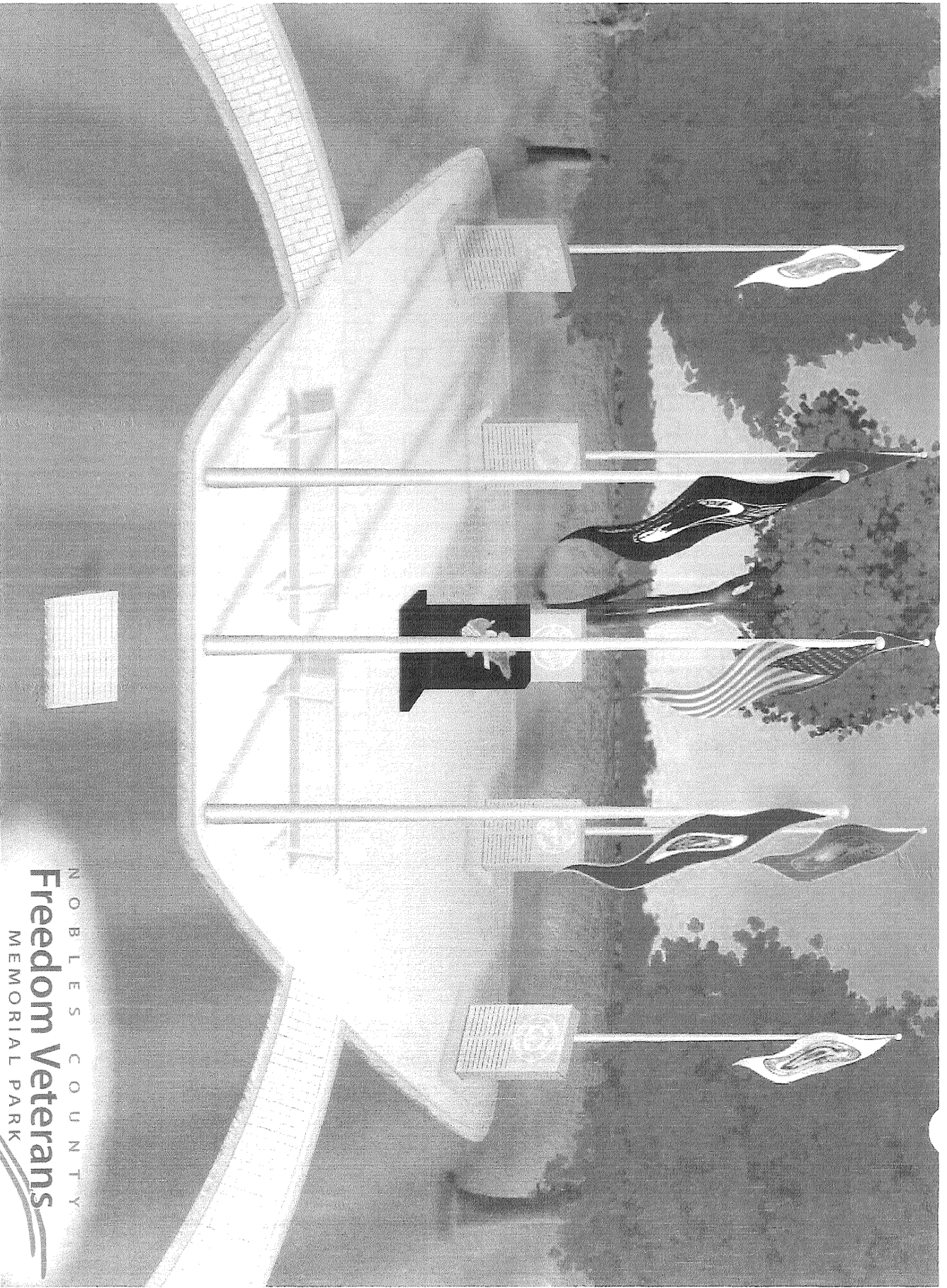
# COMMITTEE

- Darrell Stitt
- Mike Hoeft
- Jim Hart
- Mike Kuhle
- Gary Stewart
- Bruce Blatti
- Dale Ryen
- Simon Koster
- Al Ritter
- George Habeck
- Darlene Macklin
- Gary Prins
- Ken McNab
- Rick Cobb
- Marv Rall
- Don Groninga
- Bruce Flygare
- Bob Lindquist

WHS Graphic Arts Class

● ● ● | Memorial Concepts





NOBLES COUNTY  
**Freedom Veterans**  
MEMORIAL PARK

# BUDGET

● GRANITE & STATUARY	\$34,176
● CONCRETE	\$19,264
● SITE PREP/LANDSCAPE/ELECTRICAL	\$20,720
● FLAGS & POLES	\$3,900
● GENERAL CONDITIONS	<u>\$7,000</u>
● TOTAL ESTIMATE	\$85,060
● On-going Fund to pay for Flags & Upkeep	???????

# FUNDING SOURCES

IDENTIFY MAJOR CONTRIBUTORS

- FAMILIES OF VETERANS  
PURCHASE SPACE TO INSCRIBE  
THEIR LOVED ONES NAMES  
& DATE OF SERVICE

# SUPPORT

SUPPORT THE  
VETERAN'S MEMORIAL  
FOR  
NOBLES COUNTY

YOUR TAX DEDUCTIBLE CHECKS TO:  
VETERAN'S MEMORIAL PARK  
% CITY OF WORTHINGTON

# HONOR OUR VETERANS

- GRANITE PAVERS (4X8X2) COST \$200.00

30 LETTERS Branch of Service/Name/Conflict

THESE PAVERS WILL OUTLINE THE BASE OF THE MEMORIAL & SIDEWALK LEADING BACK TO THE STREET.

- CONTRIBUTIONS

**STAKEHOLDER** GOLD \$5,000.00 ( Includes 3 PAVERS )

SILVER \$2,500.00 ( Includes 2 PAVERS )

BRONZE \$1,000.00 ( Includes 1 PAVER )

WILL BE RECOGNIZED



**Senate**  
State of Minnesota

**JIM VICKERMAN**  
Senator 22nd District  
Majority Whip  
2252 221st Street  
Tracy, MN 56175  
And  
226 State Capitol Building  
75 Rev. Dr. Martin Luther King, Jr. Blvd.  
St. Paul, MN 55155  
Phone: (651) 296-5650  
E-Mail: Sen.jim.vickerman@senate.mn

**Mike Kuhle**  
Chairman  
Veterans Memorial Park Committee  
414 Sundown Dr  
Worthington, MN 56187-3032

Dear Mr. Kuhle,

I am writing to convey my support for Freedom Veterans Memorial. Since the birth of our nation, millions of Americans have shed blood and lost their lives in the support of one cause: freedom. The sacrifice that past and present veterans have made for our country should not go unnoticed.

The service and commitment that the soldiers of our armed forces have shown should be commemorated in a dignified and thoughtful way. I believe the Freedom Park Veterans Memorial represents a valiant attempt to honor the service and sacrifices of all men and women of our armed forces.

Such a splendid display of remembrance for our soldiers would not be possible without the appropriate funds. I am also writing you in support of your fund raising efforts in Nobles County on behalf of this memorial. The financial support for Freedom Park Veterans Memorial by families of service members and other individual donors should be augmented by the support of community organizations and private industry.

Again, I would like to thank you for your efforts on visualizing, planning, and fund raising for the Freedom Veterans Memorial. It is my heartfelt wish your fund raising efforts to complete this memorial will come to fruition.

Sincerely,

Senator Jim Vickerman



COMMITTEES: Chair, Agriculture, Veterans and Gaming • State and Local Government Operations • Environment, Agriculture and Economic Development Budget Division • Rules and Administration • State Government Budget Division • Legislative Commission on Minnesota Resources (LCMR) • Legislative Audit Commission

Construction Code Consolidation Bill  
Fiscal Impact

- This proposal creates a new dedicated Construction Code fund. The operating expenditures and related revenue from the five code units will be consolidated into this new fund. Currently, the units are funded as follows:
  - Boiler & High-Pressure Piping                      General
  - Residential Contractor & Remodeler              General
  - Electrical    Special Revenue
  - Building Codes & Standards                      Special Revenue
  - Plumbing    Special Revenue
  
- The two units that are funded from the General fund, Boiler & High-Pressure Piping and Residential Contracting, operate at a surplus - generating more revenue than what has been appropriated for operating costs. Removing these activities from the General fund, will leave a gap of approximately \$1.7 million each year.
  
- The five consolidated entities each operate with very different computer applications and technological platforms, with varying degrees of sophistication. DLI intends to use the surplus revenue from those general fund activities, in addition to approximately \$850,000 of an accumulated surplus in the Plumbing unit's account, to upgrade and integrate the various computer applications used by the division.
  
- DLI is also requesting that penalties assessed by the CCLD be dedicated to the Assigned Risk Safety Account in the Workers' Compensation Fund, similar to workers' compensation penalties. This account provides funding for safety programs, including safety consultants in the Workplace Safety Consultation unit. The CCLD penalty revenue would be directed towards providing safety consultations to the construction industry.
  
- This summer, DLI will be conducting a comprehensive analysis of CCLD fees and will be proposing adjustments to the division's fee structure for the FY 2008-2009 biennium. The proposed adjustments will bring fees more in line with the cost of providing services; thereby reducing or eliminating projected surplus balances in the special revenue fund.

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*Hand over*

1.1 Senator ..... moves to amend S.F. No. XXXX as follows:

Page ..., after line ..., insert:

1.3 "Section 1. Minnesota Statutes 2004, section 16B.61, subdivision 1a, is amended to  
1.4 read:

1.5 Subd. 1a. **Administration by commissioner.** The commissioner shall administer  
1.6 and enforce the State Building Code as a municipality with respect to public buildings and  
1.7 state licensed facilities in the state. The commissioner shall establish appropriate permit,  
1.8 plan review, ~~and inspection fees,~~ and surcharges for public buildings and state licensed  
1.9 facilities. ~~Fees and surcharges for public buildings and state licensed facilities must be~~  
1.10 ~~remitted to the commissioner, who shall deposit them in the state treasury for credit to~~  
1.11 ~~the special revenue fund.~~

1.12 Municipalities other than the state having an agreement with the commissioner  
1.13 for code administration and enforcement service for public buildings and state licensed  
1.14 facilities shall charge their customary fees, including surcharge, to be paid directly to the  
1.15 jurisdiction by the applicant seeking authorization to construct a public building or a state  
1.16 licensed facility. The commissioner shall sign an agreement with a municipality other than  
1.17 the state for plan review, code administration, and code enforcement service for public  
1.18 buildings and state licensed facilities in the jurisdiction if the building officials of the  
1.19 municipality meet the requirements of section 16B.65 and wish to provide those services  
1.20 and if the commissioner determines that the municipality has enough adequately trained  
1.21 and qualified building inspectors to provide those services for the construction project.

1.22 The commissioner may direct the state building official to assist a community that  
1.23 has been affected by a natural disaster with building evaluation and other activities related  
1.24 to building codes.

1.25 Administration and enforcement in a municipality under this section must apply  
1.26 any optional provisions of the State Building Code adopted by the municipality. A  
1.27 municipality adopting any optional code provision shall notify the state building official  
1.28 within 30 days of its adoption.

1.29 The commissioner shall administer and enforce the provisions of the code relating to  
1.30 elevators statewide, except as provided for under section 16B.747, subdivision 3.

1.31 Sec. 2. Minnesota Statutes 2004, section 16B.65, subdivision 1, is amended to read:

1.32 Subdivision 1. **Designation.** ~~By January 1, 2002,~~ Each municipality shall designate  
1.33 a building official to administer the code. A municipality may designate no more than one  
1.34 building official responsible for code administration defined by each certification category  
1.35 established in rule. Two or more municipalities may combine in the designation of a  
1.36 building official for the purpose of administering the provisions of the code within their

2.1 communities. In those municipalities for which no building officials have been designated,  
2.2 the state building official may use whichever state employees are necessary to perform  
2.3 the duties of the building official until the municipality makes a temporary or permanent  
2.4 designation. All costs incurred by virtue of these services rendered by state employees  
2.5 must be borne by the involved municipality and receipts arising from these services must  
2.6 be paid ~~into the state treasury and credited to the special revenue fund~~ to the commissioner.

2.7 Sec. 3. Minnesota Statutes 2004, section 16B.65, subdivision 5a, is amended to read:

2.8 Subd. 5a. **Administrative action and penalties.** The commissioner shall, by rule,  
2.9 establish a graduated schedule of administrative actions for violations of sections 16B.59  
2.10 to 16B.75 and rules adopted under those sections. The schedule must be based on and  
2.11 reflect the culpability, frequency, and severity of the violator's actions. The commissioner  
2.12 may impose a penalty from the schedule on a certification holder for a violation of sections  
2.13 16B.59 to 16B.75 and rules adopted under those sections. The penalty is in addition to  
2.14 any criminal penalty imposed for the same violation. ~~Administrative monetary penalties~~  
2.15 ~~imposed by the commissioner must be paid to the special revenue fund.~~

2.16 Sec. 4. Minnesota Statutes 2004, section 16B.70, subdivision 2, is amended to read:

2.17 Subd. 2. **Collection and reports.** All permit surcharges must be collected by each  
2.18 municipality and a portion of them remitted to the state. Each municipality having a  
2.19 population greater than 20,000 people shall prepare and submit to the commissioner once  
2.20 a month a report of fees and surcharges on fees collected during the previous month  
2.21 but shall retain the greater of two percent or that amount collected up to \$25 to apply  
2.22 against the administrative expenses the municipality incurs in collecting the surcharges.  
2.23 All other municipalities shall submit the report and surcharges on fees once a quarter  
2.24 but shall retain the greater of four percent or that amount collected up to \$25 to apply  
2.25 against the administrative expenses the municipalities incur in collecting the surcharges.  
2.26 The report, which must be in a form prescribed by the commissioner, must be submitted  
2.27 together with a remittance covering the surcharges collected by the 15th day following  
2.28 the month or quarter in which the surcharges are collected. ~~All money collected by the~~  
2.29 ~~commissioner through surcharges and other fees prescribed by sections 16B.59 to 16B.75~~  
2.30 ~~shall be deposited in the state government special revenue fund and is appropriated to the~~  
2.31 ~~commissioner for the purpose of administering and enforcing the State Building Code~~  
2.32 ~~under sections 16B.59 to 16B.75.~~

2.33 Sec. 5. Minnesota Statutes 2004, section 326.992, is amended to read:

2.34 **326.992 BOND REQUIREMENT; GAS, HEATING, VENTILATION, AIR**  
2.35 **CONDITIONING, REFRIGERATION (G/HVACR) CONTRACTORS.**

3.1 (a) A person contracting to do gas, heating, ventilation, cooling, air conditioning,  
3.2 fuel burning, or refrigeration work must give bond to the state in the amount of  
\$25,000 for all work entered into within the state. The bond must be for the benefit of  
3.4 persons suffering financial loss by reason of the contractor's failure to comply with the  
3.5 requirements of the State Mechanical Code. A bond given to the state must be filed with  
3.6 the commissioner of ~~administration~~ labor and industry and is in lieu of all other bonds to  
3.7 any political subdivision required for work covered by this section. The bond must be  
3.8 written by a corporate surety licensed to do business in the state.

3.9 (b) The commissioner of ~~administration~~ labor and industry may charge each person  
3.10 giving bond under this section an annual bond filing fee of \$15. ~~The money must be~~  
3.11 ~~deposited in a special revenue fund and is appropriated to the commissioner to cover the~~  
3.12 ~~cost of administering the bond program.~~

3.1 Sec. 6. **[326B.04] DEPOSIT OF MONEY.**

3.14 Subdivision 1. Construction code fund. There is created in the state treasury  
3.15 a construction code fund as a special revenue fund for the purpose of administering this  
3.16 chapter, sections 327.31 to 327.36, and chapter 327B. All money collected under those  
3.17 sections, except penalties, is credited to the construction code fund unless otherwise  
3.18 specifically designated by law. Any interest or profit accruing from investment of these  
3.19 sums is credited to the construction code fund. All money collected in the construction  
3.20 code fund is appropriated to the commissioner of labor and industry to administer and  
3.21 enforce the provisions of the laws identified in this section.

3.22 Unless otherwise provided by law, all penalties assessed under this chapter, section  
3.23 327.35, and chapter 327B are credited to the assigned risk safety account established  
3.24 by section 79.253.

3.25 Subd. 2. Deposits. All remaining balances as of June 30, 2006, in the state  
3.26 government special revenue fund and special revenue fund accounts maintained for  
3.27 the Building Codes and Standards Division, Board of Electricity, and plumbing and  
3.28 engineering unit are transferred to the construction code fund. Unless otherwise  
3.29 specifically designated by law: (1) all money collected under chapter 183 and sections  
3.30 16B.59 to 16B.76; 144.122, paragraph (f); 326.241 to 326.248; 326.37 to 326.521; 326.57  
3.31 to 326.65; 326.83 to 326.992; 327.31 to 327.36; and 327B.01 to 327B.12, except penalties,  
3.32 is credited to the construction code fund; (2) all fees collected under section 45.23 in  
3.33 connection with continuing education for residential contractors, residential remodelers,  
3.35 and residential roofers are credited to the construction code fund; and (3) all penalties  
3.36 assessed under the sections set forth in clauses (1) and (2) and all penalties assessed under  
sections 144.99 to 144.993 in connection with any violation of sections 326.37 to 326.45

4.1 or 326.57 to 327.65 or the rules adopted under those sections are credited to the assigned  
4.2 risk safety account established by section 79.253.

4.3 Sec. 7. Minnesota Statutes 2004, section 327.33, subdivision 2, is amended to read:

4.4 Subd. 2. **Fees.** The commissioner shall by rule establish reasonable fees for seals,  
4.5 installation seals and inspections which are sufficient to cover all costs incurred in the  
4.6 administration of sections 327.31 to 327.35. The commissioner shall also establish by  
4.7 rule a monitoring inspection fee in an amount that will comply with the secretary's fee  
4.8 distribution program. This monitoring inspection fee shall be an amount paid by the  
4.9 manufacturer for each manufactured home produced in Minnesota. The monitoring  
4.10 inspection fee shall be paid by the manufacturer to the secretary. The rules of the  
4.11 fee distribution program require the secretary to distribute the fees collected from all  
4.12 manufactured home manufacturers among states approved and conditionally approved  
4.13 based on the number of new manufactured homes whose first location after leaving the  
4.14 manufacturer is on the premises of a distributor, dealer or purchaser in that state. ~~All~~  
4.15 ~~money collected by the commissioner through fees prescribed by sections 327.31 to~~  
4.16 ~~327.36 shall be deposited in the state government special revenue fund and is appropriated~~  
4.17 ~~to the commissioner for the purpose of administering and enforcing the Manufactured~~  
4.18 ~~Home Building Code under sections 327.31 to 327.36.~~

4.19 Sec. 8. Minnesota Statutes 2004, section 327.33, subdivision 6, is amended to read:

4.20 Subd. 6. **Authorization as agency.** The commissioner shall apply to the secretary  
4.21 for approval of the commissioner as the administrative agency for the regulation of  
4.22 manufactured homes under the rules of the secretary. The commissioner may make  
4.23 rules for the administration and enforcement of department responsibilities as a state  
4.24 administrative agency including, but not limited to, rules for the handling of citizen's  
4.25 complaints. All money received for services provided by the commissioner or the  
4.26 department's authorized agents as a state administrative agency shall be deposited in  
4.27 the ~~general~~ construction code fund. The commissioner is charged with the adoption,  
4.28 administration, and enforcement of the Manufactured Home Construction and Safety  
4.29 Standards, consistent with rules and regulations promulgated by the United States  
4.30 Department of Housing and Urban Development. The commissioner may adopt the  
4.31 rules, codes, and standards necessary to enforce the standards promulgated under this  
4.32 section. The commissioner is authorized to conduct hearings and presentations of views  
4.33 consistent with regulations adopted by the United States Department of Housing and  
4.34 Urban Development and to adopt rules in order to carry out this function.

4.35 Sec. 9. Minnesota Statutes 2004, section 327B.04, subdivision 7, is amended to read:

5.1 Subd. 7. **Fees; licenses; when granted.** Each application for a license or license  
5.2 renewal must be accompanied by a fee in an amount established by the commissioner  
by rule pursuant to section 327B.10. The fees shall be set in an amount which over  
5.4 the fiscal biennium will produce revenues approximately equal to the expenses which  
5.5 the commissioner expects to incur during that fiscal biennium while administering and  
5.6 enforcing sections 327B.01 to 327B.12. ~~All money collected by the commissioner  
5.7 through fees prescribed in sections 327B.01 to 327B.12 shall be deposited in the state  
5.8 government special revenue fund and is appropriated to the commissioner for purposes of  
5.9 administering and enforcing the provisions of this chapter.~~ The commissioner shall grant  
5.10 or deny a license application or a renewal application within 60 days of its filing. If the  
5.11 license is granted, the commissioner shall license the applicant as a dealer or manufacturer  
5.12 for the remainder of the calendar year. Upon application by the licensee, the commissioner  
5.13 shall renew the license for a two year period, if:

- 5.14 (a) the renewal application satisfies the requirements of subdivisions 3 and 4;  
5.15 (b) the renewal applicant has made all listings, registrations, notices and reports  
5.16 required by the commissioner during the preceding year; and  
5.17 (c) the renewal applicant has paid all fees owed pursuant to sections 327B.01 to  
5.18 327B.12 and all taxes, arrearages, and penalties owed to the state.

5.19 Sec. 10. Minnesota Statutes 2004, section 471.471, subdivision 4, is amended to read:

5.20 Subd. 4. **Application process.** A person seeking a waiver shall apply to the  
5.21 ~~Building Code and Standards Division of the Department of Administration~~ Labor and  
5.22 Industry on a form prescribed by the board and pay a \$70 fee to the construction code  
5.23 fund. The division shall review the application to determine whether it appears to be  
5.24 meritorious, using the standards set out in subdivision 3. The division shall forward  
5.25 applications it considers meritorious to the board, along with a list and summary of  
5.26 applications considered not to be meritorious. The board may require the division to  
5.27 forward to it an application the division has considered not to be meritorious. The board  
5.28 shall issue a decision on an application within 90 days of its receipt. A board decision  
5.29 to approve an application must be unanimous. An application that contains false or  
5.30 misleading information must be rejected.

5.31 Sec. 11. **APPROPRIATION REDUCTIONS.**

5.32 The general fund appropriation from Laws 2005, First Special Session chapter 1,  
5.33 article 3, section 7, subdivision 3, for the Department of Labor and Industry workplace  
5.34 services is reduced for fiscal year 2007 from \$2,872,000 to \$694,000 to reflect the transfer  
5.35 of the boiler and high-pressure piping unit to the special revenue fund.

6.1 The general fund appropriation from Laws 2005, First Special Session chapter  
6.2 1, article 3, section 4, subdivision 4, for the Department of Commerce administrative  
6.3 services is reduced from \$5,418,000 to \$5,329,000 and the appropriation from Laws 2005,  
6.4 First Special Session chapter 1, article 3, section 4, subdivision 5, for the Department of  
6.5 Commerce market assurance is reduced from \$4,922,000 to \$4,463,000. All of these  
6.6 amounts reference fiscal year 2007 appropriations and reflect the transfer of the residential  
6.7 contractor and remodeling unit to the special revenue fund.

6.8 The state government special revenue fund appropriation from Laws 2005, First  
6.9 Special Session chapter 4, article 9, section 3, subdivision 4, for the Department of Health  
6.10 health protection is reduced for fiscal year 2007 from \$24,815,000 to \$22,984,000 to  
6.11 reflect the transfer of the plumbing and engineering unit to the special revenue fund.

6.12 The base for fiscal year 2008 and fiscal year 2009 is reduced accordingly.

6.13 Sec. 12. **FEE ANALYSIS AND RECOMMENDATIONS.**

6.14 The Department of Labor and Industry must perform an analysis of all fees collected  
6.15 by the Construction Codes and Licensing Division and submit recommendations for fee  
6.16 adjustments to the 2007 legislature.

6.17 Sec. 13. **REPEALER.**

6.18 Minnesota Statutes 2004, sections 16B.747, subdivision 4; 183.375, subdivision  
6.19 5; 326.241, subdivision 3; 326.44; 326.52; and 326.64, and Minnesota Statutes 2005  
6.20 Supplement, section 183.545, subdivision 9, are repealed."

6.21 Renumber the sections in sequence and correct the internal references

6.22 Amend the title accordingly