04/05/22 09:58 pm	COUNSEL	ACS/GC	SCS1154A41
Senator moves to	amend S.F. No. 1154	as follows:	
Page 24, after line 6, insert:			
"Sec. 9. APPROPRIATIONS;	FEDERAL FUNDS A	ASSISTANCE.	
(a) \$38,000,000 in fiscal year 2	2023 is appropriated fi	com the general fu	and to the
commissioner of transportation fo	r the federal funds loc	al assistance prog	ram under
Minnesota Statutes, section 174.1	25. This is a onetime a	appropriation and	is available until
June 30, 2026.			
(b) \$350,000 in fiscal year 2023	is appropriated from the	ne general fund to t	he commissioner
of transportation for federal grants	s technical assistance i	ınder Minnesota S	Statutes, section
174.127. This amount is added to	the annual base for the	e agency services	budget activity."
Page 92, after line 5, insert:			
"Sec. 17. [174.125] FEDERAL	FUNDS LOCAL AS	SISTANCE PRO	OGRAM.
Subdivision 1. <b>Definitions.</b> (a)	) For purposes of this s	section, the follow	ring terms have
the meaning given.			
(b) "Commissioner" means the	e commissioner of tran	sportation.	
(c) "Program" means the feder	ral funds local assistan	ce program establ	ished in this
section.			
Subd. 2. <b>Program established</b>	. The commissioner m	ust implement a fe	ederal funds local
assistance program to provide loca	al match aid in an appl	ication for federal	discretionary or
competitive grants.			•
Subd. 3. <b>Program administr</b> a	ation. (a) The commiss	sioner must establ	ish program
requirements, including but not lin			
an application process that is design			
to align with federal application re	equirements; criteria to	evaluate applicate	tions and select
aid recipients subject to subdivision	on 6; procedures to con	mmit and pay fina	ncial assistance;
and a schedule that allows for app	lication, evaluation, a	nd awards of aid c	on a biannual or
more frequent basis.			
(b) The commissioner must ma	ke reasonable efforts to	o publicize each so	olicitation among
all eligible grant recipients. The co			_
arr erigrere granic recipro	ommissioner must assi	ist applicants to ci	eate and submit

Sec. 17.

04/05/22 09·58 nm	COUNSEL	ACS/GC	SCS1154A41

2.1	(c) The commissioner may expend up to five percent of available funds in a fiscal year
2.2	under this section on program administration.
2.3	Subd. 4. Local match aid. (a) From funds made available under the program, the
2.4	commissioner must provide aid to an eligible recipient as provided under subdivision 5.
2.5	The aid may be provided as direct financial assistance or as a commitment to provide a
2.6	specific amount of financial assistance contingent on an award of a federal grant to the
2.7	eligible grant recipient.
2.8	(b) Aid under the program:
2.9	(1) must provide for a match requirement under a federal discretionary or competitive
2.10	grant in a manner that meets federal requirements;
2.11	(2) must be for a transportation-related project, program, or expenditure;
2.12	(3) may equal a portion or the entire amount necessary for the federal match requirement;
2.13	<u>and</u>
2.14	(4) may exceed the amount necessary for the federal match requirement if the
2.15	commissioner determines that an additional local match is:
2.16	(i) materially likely to increase the competitiveness of the federal application; and
2.17	(ii) anticipated to be generally comparable to competing applications for the federal
2.18	grant.
2.19	(c) If a federal grant award amount differs from the amount anticipated at the time of
2.20	application for aid under the program, the commissioner may adjust the aid amount provided
2.21	for the project or leave the aid amount unchanged.
2.22	Subd. 5. Aid recipient eligibility. The following are eligible aid recipients under the
2.23	program:
2.24	(1) a local unit of government, including but not limited to metropolitan planning
2.25	organizations;
2.26	(2) a Tribal government of a Tribe recognized by the United States Department of the
2.27	Interior Bureau of Indian Affairs;
2.28	(3) a partnership of entities identified in clauses (1) and (2); and
2.29	(4) the commissioner on behalf of or acting as the agent of a local unit of government
2.30	or a Tribal government.

Sec. 17. 2

Subd. 6. Project evaluation. The commissioner must establish criteria to evaluate
projects for aid under the program. At a minimum, the criteria must provide for prioritization
and project selection based on:
(1) the extent to which the project provides an identifiable impact in the following:
(i) improvements to traffic safety;
(ii) improvements to pedestrian and bicyclist safety;
(iii) reduction in vehicle miles traveled;
(iv) providing for increased use of low-emission or zero-emission vehicles;
(v) reduction in greenhouse gas emissions; and
(vi) increases in equity for transportation facilities or programs in communities that are
historically or currently underrepresented in local or regional transportation planning or
projects, including indigenous communities, communities of color, low-income households,
people with disabilities, and people with limited English proficiency;
(2) anticipated competitiveness of the project for a federal grant or the existence of a
federal grant award for the project;
(3) measurable benefits with respect to transportation system performance targets or
system plans; and
(4) alignment with the transportation system goal under section 174.01, subdivision 2,
clause (9).
Subd. 7. Allocation categories. (a) The commissioner must categorize projects into one
of the allocation categories under paragraph (b). For a project that may be reasonably
categorized into more than one of the allocation categories, the commissioner must determine
the allocation category that reflects the predominant purpose of the project.
(b) In each fiscal year in which local match aid is provided under the program, the
commissioner must apportion the aid among the following allocation categories:
(1) 15 percent for local road and bridge projects;
(2) ten percent for transit projects outside the metropolitan area, as defined in section
473.121, subdivision 2;
(3) five percent for active transportation projects;
(4) three percent for electric vehicle infrastructure projects; and

Sec. 17. 3

04/05/22 09:58 pm	COUNSEL	ACS/GC	SCS1154A41
0 1/03/22 07.30 pm	COCIDEL	1105/00	50511511111

<u>(5) 67</u>	percent on a flexible basis, which includes projects that are not otherwise
categoriz	ted under this paragraph and projects that are categorized under clauses (1) to (4).
(c) Th	ne commissioner may reallocate funds that remain in an allocation category under
oaragrap]	h (b) following the conclusion of aid awards in a fiscal year.
Subd.	8. Legislative report. (a) Annually by December 15, the commissioner must
submit a	report on the program to the legislative committees with jurisdiction over
transport	ation policy and finance. At a minimum, the report must include:
(1) ar	n overview of program implementation;
(2) a 1	review of the project evaluation criteria established under subdivision 6;
(3) a	fiscal review that includes a summary of aid awarded under the program with a
breakout	by allocation category under subdivision 7 and the associated federal grants;
(4) ar	amount that is recommended to appropriate for the program in each of the
upcomin	g two fiscal years, including an analysis of development of the recommended
amount a	and an estimated breakout of aid by transportation mode or similar categorization;
and	
(5) an	ny recommendations for legislative changes to the program.
(b) Tl	his subdivision expires June 30, 2026.
Sec. 18	. [174.127] FEDERAL GRANTS TECHNICAL ASSISTANCE.
<u>(a) Su</u>	ubject to funds made available for purposes of this section, the commissioner must
establish	a process that provides for technical assistance to a requesting local unit of
governm	ent or Tribal government that seeks to evaluate or submit an application for a
federal d	iscretionary grant for a transportation project, program, or expenditure.
(b) A	s necessary, the commissioner must prioritize requests for technical assistance
based on	applicant capacity to effectively complete a competitive federal grant application
and histo	ry of prior federal grant applications.
(c) Te	echnical assistance includes but is not limited to:
(1) pr	oviding support for grant writing, analysis, technical review, application finalization,
or simila	r activities;
(2) pr	oviding general programmatic or legal information necessary to complete an
application	on; and

Sec. 18. 4

04/05/22 09:58 pm COUNSEL ACS/GC SCS1154A41

(3) making information available on general actions to enhance the competitiveness of

- 5.2 <u>federal applications.</u>"
- Renumber the sections in sequence and correct the internal references
- 5.4 Amend the title accordingly

Sec. 18. 5