SF2404

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S2404-2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

CKM

S.F. No. 2404

(SENATE AUTH DATE	IORS: HAW D-PG	(J, Morrison, Abeler, Hoffman and Hauschild) OFFICIAL STATUS
03/02/2023		Introduction and first reading Referred to Environment, Climate, and Legacy
03/13/2023	1703	Authors added Morrison; Abeler
03/15/2023 03/16/2023		Comm report: To pass as amended and re-refer to State and Local Government and Veterans
05/04/2023		Rule 12.10: report of votes in committee Comm report: To pass as amended and re-refer to Rules and Administration Joint rule 2.03, referred to Rules and Administration
05/11/2023	7408a	Comm report: Amend previous comm report Jt rule 2.03 suspended
	/409	Re-referred to Finance HF substituted in committee HF1900
		A bill for an act
relating	to natura	l resources; proposing an amendment to the Minnesota
		cle XI, section 14; providing for the renewal of the environment
		rces trust fund; establishing the environment and natural resources
		unity grant program; appropriating money; proposing coding for
new law	v in Minn	esota Statutes, chapter 116P; proposing coding for new law as
Minnes	ota Statut	tes, chapter 116X.
BE IT ENA	CTED B	Y THE LEGISLATURE OF THE STATE OF MINNESOTA:
		THE LEGISLATORE OF THE STATE OF WINNESOTA.
		ARTICLE 1
		CONSTITUTIONAL AMENDMENT
	CONCE	
Section 1.	CONST	ITUTIONAL AMENDMENT PROPOSED.
An amen	dment to	the Minnesota Constitution is proposed to the people. If the amendment
1s adopted, a	rticle XI,	section 14, will read:
Sec. 14.	A perma	nent environment and natural resources trust fund is established in the
state treasury	y. Loans r	nay be made of up to five percent of the principal of the fund for water
-		s as provided by law. The assets of the fund shall be appropriated by
•		
-	-	pose of protection, conservation, preservation, and enhancement of
the state's air	r, water, l	and, fish, wildlife, and other natural resources. The assets of the fund
shall not be	used to p	ay the principal or interest of any bonds. The assets of the fund shall
not be used to	o pay for	any costs related to the construction, repair, improvement, or operation
of any facili	ty or syst	em that processes wastewater, but may be used to pay for research
related to wa	astewater	. The amount appropriated each year of a biennium, commencing on

- 1.23 July 1 in each odd-numbered year and ending on and including June 30 in the next
- 1.24 odd-numbered year, may be up to $\frac{5-1/2}{2}$ seven percent of the market value of the fund on

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2.1	June 30 one y	year before the start of	of the biennium.	Not less than 40 percen	it of the net proceeds
2.2	from any sta	te-operated lottery n	nust be credited	to the fund until the y	ear 2025 through
2.3	December 3	1, 2050.			
2.4	Sec. 2. <u>SU</u>	BMISSION TO VO	DTERS.		
2.5	<u>(a)</u> The pr	roposed amendment	must be submitte	ed to the people at the 20	024 general election.
2.6	The question	submitted must be:			
2.7	"Shall the	e Minnesota Constitu	ution be amende	d to protect drinking w	vater sources and the
2.8	water quality	of lakes, rivers, and	d streams; conse	erve wildlife habitat an	id natural areas;
2.9	improve air o	quality; and expand	access to parks	and trails by extending	g the transfer of
2.10	proceeds from	m the state-operated	lottery to the en	vironment and natural	resources trust fund,
2.11	and to dedica	ate the proceeds for	these purposes?		
2.12				<u>Yes</u>	<u></u>
2.13				<u>No</u>	<u></u>
2.14	<u>(b)</u> The ti	itle required under M	linnesota Statut	es, section 204D.15, st	ubdivision 1, for the
2.15	question sub	mitted to the people	under paragrap	h (a) shall be: "Enviro	nment and Natural
2.16	Resources Tr	rust Fund Renewal.'	-		
2.17			ARTICL	E 2	
2.18		S	TATUTORY C	HANGES	
2.19	Section 1	[116D 011] CH A DT	FP DOFS NO'	Г APPLY TO CERTA	A IN
2.19	APPROPRI		ER DOES NO	I AITEI IO CENIA	
			• .• .•		
2.21				from the environment a	
2.22	trust fund un	der section 116X.03	or to projects f	unded with those appr	opriations.
2.23	EFFEC 1	TIVE DATE. If the c	constitutional arr	endment in article 1, se	ection 1, is approved
2.24	by the voters	s at the 2024 general	election, this se	ection is effective Janu	ary 1, 2025.
2.25	Sac 2 [11]	(V A1) DEFINITIO	NS		
2.25		6X.01] DEFINITIC			
2.26	Subdivisi	ion 1. Applicability	The definitions	s in this section apply	to this chapter.
2.27	Subd. 2.	Advisory council. <u>"</u>	Advisory counc	il" means the council c	reated under section
2.28	<u>116X.05.</u>				
2.29	<u>Subd. 3.</u>	Commissioner. "Co	mmissioner" me	eans the commissioner	of natural resources.

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3.1	Subd. 4.	Grant program. "Gr	ant program" n	neans the program establ	ished under section
3.2	<u>116X.03.</u>				
3.3	EFFEC	TIVE DATE. This se	ection is effecti	ve the date following th	e day on which the
3.4	constitution	al amendment in articl	e 1, section 1, i	s approved by the voters	at the 2024 general
3.5	election.				
2.6	Gao 2 [11		TENTE AND N	ATUDAL DECOUDO	
3.6 3.7		ITY GRANT PROC		ATURAL RESOURCI	<u>25 IKUSI FUND</u>
				The commissioner must	astablish the
3.8				mmunity grant program	
3.9				minumty grant program	i loi the beliefit of
3.10	<u>current resid</u>	lents and future gener	ations.		
3.11	<u>(b)</u> The o	commissioner must a	ward grants un	der the program for pur	poses that are
3.12	authorized u	nder Minnesota Const	titution, article	XI, section 14, but that ha	ave not traditionally
3.13	been funded	l from that source. Th	e commissione	er must provide at least	two grant award
3.14	cycles per c	alendar year and mus	t ensure that gr	rants are awarded and de	eployed under the
3.15	program as	expeditiously as poss	ible.		
3.16	Subd. 2.	Priority. In awarding	g grants under	this section, the commis	ssioner must give
3.17	priority to a	warding grants to par	tner organizati	ons that will fund project	ets that will:
3.18	<u>(1) be ur</u>	ndertaken in census tr	acts that are ov	verburdened or underser	ved, including
3.19	communitie	s disproportionately a	affected by agr	iculture loss, building lo	oss, wildfire risk,
3.20	low income	s, high energy costs, i	ates of asthma	, rates of diabetes, rates	of heart disease,
3.21	low life exp	ectancy, high housing	g costs, lack of	green space, lack of inc	loor plumbin <u>g,</u>
3.22	presence of	lead paint, proximity	to hazardous w	aste and related facilities	s, particulate matter
3.23	exposure, li	nguistic isolation, or	unemployment	; and	
3.24	<u>(2) provi</u>	ide multiple public be	enefits.		
3.25	<u>Subd. 3.</u>	Appropriation. (a) l	Each year of a	biennium, commencing	on July 1 in each
3.26	odd-number	red year and ending o	n and including	g June 30 in the next od	d-numbered year,
3.27	1.5 percent	of the market value of	the environme	ent and natural resources	s trust fund on June
3.28	30 one year	before the start of the	biennium is a	ppropriated to the comn	nissioner of natural
3.29	resources to	provide grants under	the grant prog	gram.	
3.30	<u>(b)</u> Mon	ey appropriated from	the trust fund	under this subdivision n	nust be used to
3.31	supplement	traditional sources of	funding enviro	onment and natural reso	urces activities and
3.32	may not be	used as a substitute.			

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(c) Any a	ppropriated funds no	ot encumbered h	before the appropriation	on expires must be
<u> </u>	ne principal of the tru			<u>m expires must be</u>
			<i>~</i>	
			five percent of the mo	
		·	ed by the commission	er for administering
ind monitori	ng grants under this	section.		
<u>(b)</u> A reci	pient of a grant away	rded under this s	ection may not use mo	ore than five percent
of the grant f	for administrative ex	penses.		
Subd. 5.	Improper expendit	ure of funds. T	ne commissioner may	require a recipient
of a grant un	der this section to re	turn all money a	awarded to the recipie	nt if the recipient
loes not use	the money to comple	te the project in	accordance with the ap	plicable agreement.
Subd. 6.	Reporting. By Febr	uary 1 each year	; the commissioner m	ust submit a report
to the chairs	and ranking minorit	y members of th	e house of representa	tives and senate
committees a	and divisions with ju	risdiction over e	environment and natur	ral resources on the
dministratio	on of this section du	ring the previous	s fiscal year, including	g administrative
xpenses and	l the grants awarded	<u>.</u>		
EFFECT	TIVE DATE. If the c	onstitutional am	endment in article 1, se	ection 1, is approved
by the voters	at the 2024 general	election, this se	ction is effective Janu	ary 1, 2025.
Sec. 4. [11	6X.05] ENVIRONN	IENT AND NA	TURAL RESOURC	ES TRUST FUND
COMMUNI	TY GRANT ADV	SORY COUN	CIL; REPORTING.	
Subdivisi	on 1. Establishmen	t. The commiss	ioner of natural resour	rces must establish
n Environm	ent and Natural Res	ources Trust Fu	nd Community Grant	Advisory Council.
Subd. 2.	Membership; term	s. (a) The comm	issioner, in consultati	on with the
			ntrol Agency, must app	
Ainnesota to	the advisory counc	il and the appoin	ntees must include:	
(1) two m	nembers who are me	mbers of the Oi	ibwe Tribe	
· ·				
<u>(2) two n</u>	nembers who are me	mbers of the Da	kota Tribe; and	
(3) four n	nembers who identify	y as Black or Afr	ican American, Hispa	nic or Latino, Asian,
r Pacific Isl	ander or as member	s of a communit	y of color.	
<u>(b) I</u> n add	lition to the member	s appointed und	er paragraph (a), the c	commissioner, in
			d of the Pollution Co	
			sota to the advisory c	

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5.1	commissioner	r's discretion, it is no	ecessary in orde	r to ensure that the ad	visory council is
5.2	sufficiently re	epresentative of vari	ous Minnesota o	communities.	
5.3	<u>(c)</u> The co	mmissioner must m	ake appointmen	its to the advisory cou	ncil under this
5.4	subdivision th	nat result in substant	tially equal repro	esentation of rural, su	burban, and urban
5.5	communities.				
5.6	(d) The m	embership appointe	d under paragra	ohs (a) and (b) must in	nclude persons who:
5.7	<u>(1) have e</u>	xperience or experti	ise in the science	e, policy, or practice of	of the protection,
5.8	conservation,	preservation, and e	nhancement of t	he state's air, water, la	and, fish, wildlife,
5.9	and other natu	ural resources, inclu	ding expertise in	n understanding the c	ultural context in
5.10	which these a	ctivities are underta	ken from the pe	rspective of Tribal co	mmunities;
5.11	(2) have st	rong knowledge of	the state's enviro	onment and natural res	ource issues around
5.12	the state, inclu	uding those that are	of particular im	portance to Tribal con	mmunities; and
5.13	(3) have d	emonstrated the abi	lity to work in a	collaborative environ	nment.
5.14	(e) Memb	ers shall serve stagg	gered three-year	terms, beginning in J	anuary of the first
5.15	year and cont	inuing through the c	end of Decembe	r of the final year. Me	embers continue to
5.16	serve until the	eir replacement is na	amed. Initial app	ointees may be appoi	nted to terms of less
5.17	than three yea	ars in order to establ	lish a structure o	f staggered terms.	
5.18	(f) A regis	stered lobbyist may	not be appointed	l to the advisory cour	cil under this
5.19	subdivision.				
5.20	<u>Subd. 3.</u>	Duties. (a) The advis	sory council mu	<u>st:</u>	
5.21	(1) advise	the commissioner of	on the developm	ent of criteria, forms,	applications, and
5.22	reporting for	grants awarded und	er the grant prog	gram created in sectio	n 116X.03;
5.23	(2) review	r proposed grant pro	gram policies a	nd budgets for the upo	coming year;
5.24	(3) propos	se changes to the gra	ant program as n	leeded;	
5.25	(4) review	other relevant info	rmation;		
5.26	<u>(5)</u> make 1	recommendations to	the legislature	and the commissioner	for improving
5.27	management	of the grant progran	n; and		
5.28	(6) review	and advise on recip	pient eligibility.		
5.29	(b) The co	mmissioner must pr	ovide the counci	l with the information	required to perform
5.30	its duties und	er this subdivision.			

6.1 Subd. 4. Per diem. Members of the council are entitled to per diem and reimbursement 6.2 for expenses incurred in the services of the commission, as provided in section 15.059, 6.3 subdivision 3. 6.4 EFFECTIVE DATE, This section is effective the date following the day on which the 6.5 constitutional amendment in article 1, section 1, is approved by the voters at the 2024 general 6.6 election. 6.7 Sec. 5. COUNCIL ORGANIZATION; REPORT. 6.8 By January 15, 2026, the commissioner of natural resources must submit a report to the 6.9 chairs and ranking minority members of the house of representatives and senate committees 6.10 and divisions with jurisdiction over environment and natural Resources Trust Fund Community 6.11 structure and membership of the Environment and Natural Resources Trust Fund Community 6.12 Grant Advisory Council required under Minnesota Statutes, section 116X.05. 6.13 EFFECTIVE DATE, This section is effective the date following the day on which the 6.14 constitutional amendment in article 1, section 116X.03, subdivision 6, the commissioner 6.15 election. 6.16 Sec. 6. INITIAL REPORTING DATES. 6.17 Notwithstanding Minnesota Statutes, section 116X.03, subdivision 6, the commission		SF2404	REVISOR	СКМ	S2404-2	2nd Engrossment
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 and divisions with jurisdiction over environment and natural resources on the organizational structure and membership of the Environment and Natural Resources Trust Fund Community Grant Advisory Council required under Minnesota Statutes, section 116X.05. EFFECTIVE DATE. This section is effective the date following the day on which the constitutional amendment in article 1, section 1, is approved by the voters at the 2024 general election. Sec. 6. INITIAL REPORTING DATES. Notwithstanding Minnesota Statutes, section 116X.03, subdivision 6, the commissioner of natural resources is not required to submit the report required under that section before February 1, 2027. Sec. 7. FINANCIAL REVIEW OF GRANT AND BUSINESS SUBSIDY RECIPIENTS. Subdivision 1. Definitions. (a) As used in this section, the following terms have the meanings given. (b) "Grantee" means a grant or business subsidy funded by an appropriation in this act. (c) "Grantee" means a business entity as defined in Minnesota Statutes, section 5.001. Subd. 2. Financial information required; determination of ability to perform. Before an agency awards a competitive, legislatively named, single-source, or sole-source grant, the agency must assess the risk that a grantee cannot or would not perform the required duties. In making this assessment, the agency must review the following information: (1) the grantee's history of performing duties similar to those required by the grant. 	6.8	By Janu	ary 15, 2026, the com	missioner of na	atural resources must s	submit a report to the
6.11 structure and membership of the Environment and Natural Resources Trust Fund Community 6.12 Grant Advisory Council required under Minnesota Statutes, section 116X.05. 6.13 EFFECTIVE DATE. This section is effective the date following the day on which the 6.14 constitutional amendment in article 1, section 1, is approved by the voters at the 2024 general 6.15 election. 6.16 Sec. 6. INITIAL REPORTING DATES. 6.17 Notwithstanding Minnesota Statutes, section 116X.03, subdivision 6, the commissioner 6.18 of natural resources is not required to submit the report required under that section before 6.19 February 1, 2027. 6.20 Sec. 7. FINANCIAL REVIEW OF GRANT AND BUSINESS SUBSIDY 6.21 RECIPIENTS. 6.22 Subdivision 1. Definitions, (a) As used in this section, the following terms have the 6.23 meanings given. 6.24 (b) "Grant" means a grant or business subsidy funded by an appropriation in this act. 6.25 c) "Grantee" means a business entity as defined in Minnesota Statutes, section 5.001. 6.26 Subd. 2. Financial information required; determination of ability to perform. Before 6.27 an agency may assess the risk that a grantee cannot or would not perform the required 6.26 </th <th>6.9</th> <th>chairs and r</th> <th>anking minority mem</th> <th>bers of the hous</th> <th>se of representatives ar</th> <th>nd senate committees</th>	6.9	chairs and r	anking minority mem	bers of the hous	se of representatives ar	nd senate committees
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6.30 (1) the grantee's history of performing duties similar to those required by the grant,	6.28	the agency	must assess the risk tl	1at a grantee ca	nnot or would not per	form the required
	6.29	duties. In m	aking this assessmen	t, the agency m	ust review the followi	ing information:
	6.30	(1) the g	grantee's history of pe	rforming duties	s similar to those requi	ired by the grant,
6.31 whether the size of the grant requires the grantee to perform services at a significantly	6.31	whether the	size of the grant requ	ires the grante	e to perform services	at a significantly

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7.1	increased sca	ale, and whether the	size of the gran	will require significa	int changes to the
7.2	operation of	the grantee's organiz	zation;		
7.3	(2) for a g	grantee that is a nonp	rofit organizatio	n, the grantee's Form	990 or Form 990-EZ
7.4	filed with the	e Internal Revenue S	ervice in each c	f the prior three years	s. If the grantee has
7.5	not been in e	xistence long enoug	h or is not requi	red to file Form 990 o	or Form 990-EZ, the
7.6	grantee must	demonstrate to the	grantor's satisfa	ction that the grantee	is exempt and must
7.7	instead subm	uit the grantee's most	recent board-re	viewed financial state	ements and
7.8	documentatio	on of internal control	<u>ls;</u>		
7.9	<u>(3) for a f</u>	or-profit business, th	ree years of fed	eral and state tax retur	rns, current financial
7.10	statements, co	ertification that the bu	usiness is not une	ler bankruptcy proceed	dings, and disclosure
7.11	of any liens of	on its assets. If a bus	iness has not be	en in business long ei	nough to have three
7.12	years of tax r	eturns, the grantee m	ust demonstrate	to the grantor's satisfa	ction that the grantee
7.13	has appropria	ate internal financial	controls;		
7.14	(4) evider	nce of registration and	d good standing	with the secretary of st	tate under Minnesota
7.15	Statutes, cha	pter 317A, or other a	applicable law;		
7.16	(5) if the	grantee's total annua	l revenue excee	ds \$750,000, the gran	ntee's most recent
7.17	financial aud	it performed by an inc	dependent third p	party in accordance wit	th generally accepted
7.18	accounting p	rinciples; and			
7.19	<u>(6) certifi</u>	cation, provided by t	he grantee, that	none of its principals	have been convicted
7.20	of a financial	l crime.			
7.21	Subd. 3.	Additional measure	es for some gra	ntees. The agency ma	y require additional
7.22	information a	nd must provide enha	anced oversight	for grants that have no	t previously received
7.23	state or feder	al grants for similar a	mounts or simil	ar duties and so have 1	not yet demonstrated
7.24	the ability to	perform the duties r	equired under t	ne grant on the scale r	equired.
7.25	<u>Subd. 4.</u>	Assistance from ad	ministration. A	n agency without ade	equate resources or
7.26	experience to	perform obligation	s under this sec	ion may contract with	n the commissioner
7.27	of administra	ation to perform the a	agency's duties	under this section.	
7.28	<u>Subd. 5.</u>	Agency authority to	o not award gra	ant. If an agency dete	rmines that there is
7.29	an appreciab	le risk that a grantee	receiving a cor	npetitive, single-sourc	ce, or sole-source
7.30	grant cannot	or would not perform	n the required du	ties under the grant ag	greement, the agency
7.31	must notify t	he grantee and the co	ommissioner of	administration and gi	ive the grantee an
7.32	opportunity t	to respond to the ager	ncy's concerns.	If the grantee does not	t satisfy the agency's
7.33	concerns wit	hin 45 days, the ager	ncy must not aw	vard the grant.	

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8.1	Subd. 6. Legislatively named grantees. If an agency determines that there is an
8.2	appreciable risk that a grantee receiving a legislatively named grant cannot or would not
8.3	perform the required duties under the grant agreement, the agency must notify the grantee,
8.4	the commissioner of administration, the chair and ranking minority member of the Ways
8.5	and Means Committee in the house of representatives, the chair and ranking minority member
8.6	of the Finance Committee in the senate, and the chairs and ranking minority members of
8.7	the committees in the house of representatives and the senate with primary jurisdiction over
8.8	the bill in which the money for the grant was appropriated. The agency must give the grantee
8.9	an opportunity to respond to the agency's concerns. If the grantee does not satisfy the agency's
8.10	concerns within 45 days, the agency must delay award of the grant until adjournment of the
8.11	next regular or special legislative session.
8.12	Subd. 7. Subgrants. If a grantee will disburse the money received from the grant to
8.13	other organizations to perform duties required under the grant agreement, the agency must
8.14	be a party to agreements between the grantee and a subgrantee. Before entering agreements
8.15	for subgrants, the agency must perform the financial review required under this section with
8.16	respect to the subgrantees.
8.17	Subd. 8. Effect. The requirements of this section are in addition to other requirements
8.18	imposed by law; the commissioner of administration under Minnesota Statutes, sections
8.19	16B.97 and 16B.98; or agency grant policy.