## SENATE STATE OF MINNESOTA NINETY-FOURTH SESSION

S.F. No. 1832

(SENATE AUTH	ORS: CHA	MPION)
DATE	D-PG	OFFICIAL STATUS
02/24/2025	486	Introduction and first reading
		Referred to Jobs and Economic Development
04/10/2025	1798a	Comm report: To pass as amended and re-refer to Finance
	1870	Rule 12.10: report of votes in committee
04/25/2025	3970a	Comm report: To pass as amended
	4010	Second reading
04/28/2025	4115	General Orders: Stricken and re-referred to Finance
		Comm report: To pass as amended
	4142	
04/29/2025		Special Order: Amended
		Third reading Passed as amended
05/12/2025	4879	Returned from House with amendment
	4880	Senate not concur, conference committee requested
	4937	Senate conferees Champion; McEwen; Mohamed; Hauschild; Oumou Verbeten; Draheim
05/13/2025	4943	House conferees Pinto; Greenman; Frazier; Baker; Zeleznikar; Mekeland
		Joint rule 3.02, conference committee discharged
		Laid on table

1.1 A bill for an act

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relating to state government; establishing a biennial budget for jobs, labor, and economic development; appropriating money for the Department of Employment and Economic Development, Department of Labor and Industry, Bureau of Mediation Services, and Workers' Compensation Court of Appeals; modifying economic development provisions; modifying Explore Minnesota provisions; making labor policy changes; modifying provisions governing the certification of underground telecommunications installers; canceling prior appropriations; creating accounts; requiring reports; amending Minnesota Statutes 2024, sections 116J.431, subdivision 2; 116J.659, subdivisions 4, 5; 116J.8733, subdivision 4; 116J.8752, subdivision 2; 116L.04, subdivisions 1, 1a; 116L.05, subdivision 5; 116L.98, subdivision 2; 116M.18, subdivision 3; 116U.05; 116U.06; 116U.15; 116U.30; 116U.35; 177.253, subdivision 1, by adding a subdivision; 177.254, subdivisions 1, 2, by adding a subdivision; 177.27, subdivision 5; 248.07, subdivisions 7, 8; 268.085, subdivision 15; 268.184, subdivision 1; 326B.103, by adding subdivisions; 326B.184, subdivisions 1a, 2; 326B.198, subdivisions 2, 3; 326B.31, subdivision 29; 326B.33, subdivision 21; 326B.37, subdivisions 1, 2, 4, 5, 6, 8, 9, by adding a subdivision; 326B.49, subdivisions 2, 3; 326B.986, subdivision 9; 327.31, by adding a subdivision; 327.32, subdivisions 1a, 1e, 7; 327.33, subdivisions 1, 2, 2a, 2b, 2c, by adding subdivisions; 327B.01, subdivisions 1, 7, 19, by adding subdivisions; 327B.04, subdivisions 3, 4, 6, 7a; 327B.041; 327B.05, subdivision 1; 469.54, subdivision 4; Laws 2023, chapter 53, article 15, section 33, subdivision 4, as amended; article 18, sections 2, subdivisions 1, 4; 3, subdivisions 1, 4, 5; article 20, section 2, subdivision 2, as amended; article 21, section 7, as amended; Laws 2024, chapter 127, article 14, section 3; proposing coding for new law in Minnesota Statutes, chapters 116J; 326B; repealing Laws 2024, chapter 120, article 1, section 13.

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

1.29 ARTICLE 1

1.30 **APPROPRIATIONS; JOBS** 

Section 1. APPROPRIATIONS.

(a) The sums shown in the columns marked "Appropriations" are appropriated to the

agencies and for the purposes specified in this article. The appropriations are from the

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2.1	general fund,	or another named fund, a	nd are available	e for the fiscal years	indicated for
2.2	each purpose.	The figures " $2026$ " and " $2$	2027" used in thi	is article mean that th	e appropriations
2.3	listed under th	em are available for the	fiscal year endi	ng June 30, 2026, or	June 30, 2027,
2.4	respectively."	The first year" is fiscal ye	ear 2026. "The s	econd year" is fiscal	year 2027. "The
2.5	biennium" is f	iscal years 2026 and 202	<u>7.</u>		
2.6	(b) If an ap	propriation in this article	e is enacted mor	re than once in the 2	025 regular or
2.7	special legisla	tive session, the appropri	ation must be g	given effect only onc	<u>e.</u>
2.8	(c) Notwith	nstanding Minnesota Stat	tutes, section 16	6B.98, subdivision 1	4, the
2.9	commissioner	s of the agencies receiving	ng grant approp	riations in this article	e must not use
2.10	any amount of	the grant appropriations f	or administratio	n costs unless otherw	rise appropriated
2.11	or stated in M	innesota Statutes, section	116J.035, subo	division 7.	
2.12				APPROPRIAT	ΓIONS .
2.13				Available for th	<u>ie Year</u>
2.14				Ending June	<u>e 30</u>
2.15				<u>2026</u>	<u>2027</u>
2.16 2.17		RTMENT OF EMPLO			
2.18	Subdivision 1.	Total Appropriation	<u>\$</u>	<u>159,277,000</u> §	149,835,000
2.19		Appropriations by Fund			
2.20		<u>2026</u>	<u>2027</u>		
2.21	General	113,113,000	108,433,000		
2.22	Remediation	700,000	700,000		
2.23 2.24	Workforce Development	45,464,000	40,702,000		
2.25		hat may be spent for each	<u>h</u>		
2.26		ecified in the following			
2.27	subdivisions.				
2.28	Subd. 2. Busin	ness and Community De	velopment	54,254,000	49,104,000
2.29		Appropriations by Fund			
2.30	General	51,204,000	46,054,000		
2.31	Remediation	700,000	700,000		
2.32 2.33	Workforce Development	2,350,000	2,350,000		
2.34		each year is for the greatiness development public			
2.35	winnesota bus	siness development publi	<u>c</u>		

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4th Engrossment

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3.1	mirastructure grant program under Minnesota
3.2	Statutes, section 116J.435. This appropriation
3.3	is available until June 30, 2029.
3.4	(b) \$350,000 each year is for the
3.5	administration of the Energy Transition Office
3.6	under Minnesota Statutes, section 116J.5491.
3.7	(c) \$500,000 each year is for grants to small
3.8	$\underline{business\ development\ centers\ under\ Minnesota}$
3.9	Statutes, section 116J.68. Money made
3.10	available under this paragraph may be used to
3.11	match funds under the federal Small Business
3.12	Development Center (SBDC) program under
3.13	United States Code, title 15, section 648, to
3.14	provide consulting and technical services or
3.15	to build additional SBDC network capacity to
3.16	serve entrepreneurs and small businesses.
3.17	(d) \$2,725,000 each year is for the small
3.18	business assistance partnerships program
3.19	under Minnesota Statutes, section 116J.682.
3.20	All grant awards shall be for two consecutive
3.21	years. Grants shall be awarded in the first year.
3.22	The department may use up to five percent of
3.23	the appropriation for administrative purposes.
3.24	(e) \$1,772,000 each year is for contaminated
3.25	site cleanup and development grants under
3.26	Minnesota Statutes, sections 116J.551 to
3.27	116J.558. This appropriation is available until
3.28	June 30, 2029.
3.29	(f) \$700,000 each year is from the remediation
3.30	fund for contaminated site cleanup and
3.31	development grants under Minnesota Statutes,
3.32	sections 116J.551 to 116J.558. This
3.33	appropriation is available until June 30, 2029.

4.2	Rural Policy and Development.
4.3	(h) \$25,000 each year is for the administration
4.4	of state aid for the Destination Medical Center
4.5	Corporation under Minnesota Statutes,
4.6	sections 469.40 to 469.47.
4.7	(i) \$575,000 each year is for the host
4.8	community economic development program
4.9	established in Minnesota Statutes, section
4.10	116J.548. The base for this appropriation is
4.11	\$375,000 in fiscal year 2028 and each year
4.12	thereafter.
4.13	(j)(1) \$1,500,000 each year is for grants to
4.14	local communities to increase the number of
4.15	quality child care providers to support
4.16	economic development. Fifty percent of grant
4.17	funds must go to communities located outside
4.18	the seven-county metropolitan area as defined
4.19	in Minnesota Statutes, section 473.121,
4.20	subdivision 2.
4.21	(2) Grant recipients must obtain a 50 percent
4.22	nonstate match to grant funds in either cash
4.23	or in-kind contribution, unless the
4.24	commissioner waives the requirement. Grant
4.25	funds available under this paragraph must be
4.26	used to implement projects to reduce the child
4.27	care shortage in the state, including but not
4.28	limited to funding for child care business
4.29	start-ups or expansion, training, facility
4.30	modifications, direct subsidies or incentives
4.31	to retain employees, or improvements required
4.32	for licensing, and assistance with licensing
4.33	and other regulatory requirements. In awarding
4.34	grants, the commissioner must give priority

(g) \$139,000 each year is for the Center for

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5.1	to communities that have demonstrated a
5.2	shortage of child care providers.
5.3	(3) Within one year of receiving grant funds,
5.4	grant recipients must report to the
5.5	commissioner on the outcomes of the grant
5.6	program, including but not limited to the
5.7	number of new providers, the number of
5.8	additional child care provider jobs created, the
5.9	number of additional child care slots, and the
5.10	amount of cash and in-kind local funds
5.11	invested. Within one month of all grant
5.12	recipients reporting on program outcomes, the
5.13	commissioner must report the grant recipients'
5.14	outcomes to the chairs and ranking members
5.15	of the legislative committees with jurisdiction
5.16	over early learning and child care and
5.17	economic development.
5.18	(k) \$500,000 each year is for the Office of
5.19	Child Care Community Partnerships. Of this
5.20	amount:
5.21	(1) \$450,000 each year is for administration
5.22	of the Office of Child Care Community
5.23	Partnerships; and
5.24	(2) \$50,000 each year is for the Labor Market
5.25	Information Office to conduct research and
5.26	analysis related to the child care industry.
5.27	(1) \$1,000,000 each year is for a grant to the
5.28	Minnesota Initiative Foundations. This
5.29	appropriation is available until June 30, 2029.
5.30	The Minnesota Initiative Foundations must
5.31	use grant funds under this section to:
5.32	(1) facilitate planning processes for rural
5.33	communities resulting in a community solution
5.34	action plan that guides decision making to
	The print that garden deviation making to

6.1	sustain and increase the supply of quality child
6.2	care in the region to support economic
6.3	development;
6.4	(2) engage the private sector to invest local
6.5	resources to support the community solution
6.6	action plan and ensure quality child care is a
6.7	vital component of additional regional
6.8	economic development planning processes;
6.9	(3) provide locally based training and technical
6.10	assistance to rural child care business owners
6.11	individually or through a learning cohort.
6.12	Access to financial and business development
6.13	assistance must prepare child care businesses
6.14	for quality engagement and improvement by
6.15	stabilizing operations, leveraging funding from
6.16	other sources, and fostering business acumen
6.17	that allows child care businesses to plan for
6.18	and afford the cost of providing quality child
6.19	care; and
6.20	(4) recruit child care programs to participate
6.21	in quality rating and improvement
6.22	measurement programs. The Minnesota
6.23	Initiative Foundations must work with local
6.24	partners to provide low-cost training,
6.25	professional development opportunities, and
6.26	continuing education curricula. The Minnesota
6.27	Initiative Foundations must fund, through local
6.28	partners, an enhanced level of coaching to
6.29	rural child care providers to obtain a quality
6.30	rating through measurement programs.
6.31	(m) \$8,000,000 each year is for the Minnesota
6.32	job creation fund under Minnesota Statutes,
6.33	section 116J.8748. Of this amount, the
6.34	commissioner of employment and economic
6.35	development may use up to three percent for

- 7.1 administrative expenses. This appropriation
- is available until June 30, 2029.
- 7.3 (n) \$12,370,000 each year is for the Minnesota
- 7.4 investment fund under Minnesota Statutes,
- 7.5 section 116J.8731. Of this amount, the
- 7.6 commissioner of employment and economic
- development may use up to three percent for
- 7.8 <u>administration and monitoring of the program.</u>
- 7.9 This appropriation is available until June 30,
- 7.10 2029. Notwithstanding Minnesota Statutes,
- section 116J.8731, money appropriated to the
- 7.12 commissioner for the Minnesota investment
- 7.13 fund may be used for the redevelopment
- 7.14 program under Minnesota Statutes, sections
- 7.15 <u>116J.575</u> and 116J.5761, at the discretion of
- 7.16 the commissioner. Grants under this paragraph
- 7.17 are not subject to the grant amount limitation
- 7.18 under Minnesota Statutes, section 116J.8731.
- 7.19 (o) \$2,246,000 each year is for the
- 7.20 redevelopment program under Minnesota
- 7.21 Statutes, sections 116J.575 and 116J.5761.
- 7.22 (p) \$12,000 each year is for a grant to the
- 7.23 Upper Minnesota Film Office.
- 7.24 (q) \$4,195,000 each year is for the Minnesota
- 7.25 job skills partnership program under
- 7.26 Minnesota Statutes, sections 116L.01 to
- 7.27 <u>116L.17</u>. If the appropriation for either year
- 7.28 <u>is insufficient, the appropriation for the other</u>
- year is available. This appropriation is
- 7.30 available until June 30, 2029.
- 7.31 (r) \$1,350,000 each year from the workforce
- 7.32 development fund is for jobs training grants
- 7.33 under Minnesota Statutes, section 116L.41.

8.1	(s) \$250,000 each year is for the publication,
8.2	dissemination, and use of labor market
8.3	information under Minnesota Statutes, section
8.4	<u>116J.401.</u>
8.5	(t) \$1,000,000 each year is for the
8.6	CanNavigate program established under
8.7	Minnesota Statutes, section 116J.6595. Of this
8.8	amount, up to four percent may be used for
8.9	administrative purposes. Any unencumbered
8.10	balances remaining in the first year do not
8.11	cancel but are available for the second year.
8.12	(u) \$500,000 each year is for a grant to
8.13	MNSBIR, Inc., for support of the small
8.14	business research and development goals
8.15	provided in Minnesota Statutes, section 3.222.
8.16	This appropriation is onetime and is available
8.17	until June 30, 2027.
8.18	The purpose of the grant is to support moving
8.18 8.19	The purpose of the grant is to support moving scientific excellence and technological
8.19	scientific excellence and technological
8.19 8.20	scientific excellence and technological innovation from the lab to the market for
8.19 8.20 8.21	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing
8.19 8.20 8.21 8.22	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to
8.19 8.20 8.21 8.22 8.23	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and
8.19 8.20 8.21 8.22 8.23 8.24	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products,
8.19 8.20 8.21 8.22 8.23 8.24 8.25	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role
8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role of startups and small businesses in meeting
8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role of startups and small businesses in meeting federal research and development needs;
8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role of startups and small businesses in meeting federal research and development needs; increasing the commercial application of
8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role of startups and small businesses in meeting federal research and development needs; increasing the commercial application of federally supported research results; and
8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 8.30	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role of startups and small businesses in meeting federal research and development needs; increasing the commercial application of federally supported research results; and developing and increasing the Minnesota
8.19 8.20 8.21 8.22 8.23 8.24 8.25 8.26 8.27 8.28 8.29 8.30 8.31	scientific excellence and technological innovation from the lab to the market for startups and small businesses by securing federal research and development funding to build a strong innovation economy and stimulate the creation of novel products, services, and solutions; strengthening the role of startups and small businesses in meeting federal research and development needs; increasing the commercial application of federally supported research results; and developing and increasing the Minnesota workforce, especially by fostering and

9.1	MNSBIR, Inc. shall use grant money to
9.2	become the federal research and development
9.3	dedicated resource for Minnesota small
9.4	businesses to support research and
9.5	commercialization of novel ideas, concepts,
9.6	and projects to develop cutting-edge products
9.7	and services for worldwide economic impact.
9.8	Grant money shall be used to:
9.9	(1) assist startups and small businesses in
9.10	securing federal research and development
9.11	funding including the small business
9.12	innovation research and small business
9.13	technology transfer programs;
9.14	(2) support technology transfer and
9.15	commercialization from the University of
9.16	Minnesota, Mayo Clinic, and federal
9.17	laboratories;
9.18	(3) collaborate with corporate venture groups
9.19	and large businesses nationally;
9.20	(4) conduct statewide outreach, education, and
9.21	training on federal rules, regulations, and
9.22	requirements;
9.23	(5) assist with scientific and technical writing;
9.24	(6) help manage federal grants and contracts;
9.25	and
9.26	(7) support cost accounting and federal
9.27	sole-source procurement opportunities.
9.28	(v) \$4,523,000 the first year is for the
9.29	PROMISE grant program. This is a onetime
9.30	appropriation and is available until June 30,
9.31	2029. Of this amount:
9.32	(1) \$905,000 the first year is for grants in
9.33	equal amounts to each of the Minnesota

10.1	<u>Initiative Foundations to serve businesses in</u>
10.2	greater Minnesota. Of this amount, \$72,000
10.3	is for grants to businesses with less than
10.4	\$100,000 in revenue the prior year; and
10.5	(2) \$3,618,000 the first year is for grants to
10.6	the Neighborhood Development Center. Of
10.7	this amount, the following amounts are
10.8	designated for the following areas:
10.9	(i) \$905,000 the first year is for North
10.10	Minneapolis' West Broadway, Camden, and
10.11	other Northside neighborhoods. Of this
10.12	amount, \$72,000 is for grants to businesses
10.13	with less than \$100,000 in revenue in the prior
10.14	<u>year;</u>
10.15	(ii) \$905,000 the first year is for South
10.16	Minneapolis' Lake Street, 38th and Chicago,
10.17	Franklin, Nicollet, and Riverside corridors.
10.18	Of this amount, \$72,000 is for grants to
10.19	businesses with less than \$100,000 in revenue
10.20	in the prior year;
10.21	(iii) \$904,000 the first year is for St. Paul's
10.22	University Avenue, Midway, Eastside, or other
10.23	St. Paul neighborhoods. Of this amount,
10.24	\$72,000 is for grants to businesses with less
10.25	than \$100,000 in revenue in the prior year;
10.26	and
10.27	(iv) \$904,000 the first year is for grants to
10.28	businesses in the counties of Anoka, Carver,
10.29	Dakota, Hennepin, Ramsey, Scott, and
10.30	Washington, excluding the cities of
10.31	Minneapolis and St. Paul.
10.32	(w) \$500,000 each year is for a grant to the
10.33	Neighborhood Development Center (NDC) to
10.34	support small business programs, including

11.1	training, lending, business services, and real
11.2	estate initiatives. Money may be used to assist
11.3	organizations outside of the seven-county
11.4	metropolitan area with technical assistance
11.5	and grants to help implement elements of
11.6	NDC's small business support model; provide
11.7	one-on-one technical assistance for
11.8	entrepreneurs; and support the operations and
11.9	marketing of a cybersecurity center. This is a
11.10	onetime appropriation. Any unencumbered
11.11	balance remaining at the end of the first year
11.12	does not cancel and is available for use in the
11.13	second year.
11.14	(x) \$627,000 the first year is for a grant to
11.15	Community and Economic Development
11.16	Associates (CEDA) to provide funding for
11.17	economic development technical assistance
11.18	and economic development project grants to
11.19	small communities across rural Minnesota and
11.20	for CEDA to design, implement, market, and
11.21	administer specific types of basic community
11.22	and economic development programs tailored
11.23	to individual community needs. Technical
11.24	assistance grants shall be based on need and
11.25	given to communities that are otherwise
11.26	unable to afford these services. Of the amount
11.27	appropriated, up to \$270,000 may be used for
11.28	economic development project implementation
11.29	in conjunction with the technical assistance
11.30	received. This is a onetime appropriation. Any
11.31	unencumbered balance remaining at the end
11.32	of the first year does not cancel but is available
11.33	the second year.
11.34	(y) \$250,000 each year is for a grant to
11.35	Enterprise Minnesota, Inc. to directly invest

12.1	in Minnesota manufacturers under the Made
12.2	in Minnesota program under Minnesota
12.3	Statutes, section 116O.115. This is a onetime
12.4	appropriation.
12.5	(z) \$250,000 each year is for a grant to
12.6	Enterprise Minnesota, Inc., to reach and
12.7	deliver talent, leadership, employee retention,
12.8	continuous improvement, strategy, quality
12.9	management systems, revenue growth, and
12.10	manufacturing peer-to-peer advisory services
12.11	to small manufacturing companies employing
12.12	250 or fewer full-time equivalent employees
12.13	and for operations of Enterprise Minnesota.
12.14	This is a onetime appropriation. No later than
12.15	February 1, 2026, and February 1, 2027,
12.16	Enterprise Minnesota, Inc. must provide a
12.17	report to the chairs and ranking minority
12.18	members of the legislative committees with
12.19	jurisdiction over economic development that
12.20	includes:
12.21	(1) the amount of money awarded during the
12.22	past 12 months;
12.23	(2) the estimated financial impact of the
12.24	money awarded to each company receiving
12.25	service under the program;
12.26	(3) the actual financial impact of the money
12.27	awarded during the past 24 months; and
12.28	(4) the total amount of federal money
12.29	leveraged from the Manufacturing Extension
12.30	Partnership at the United States Department
12.31	of Commerce.
12.32	(aa) \$500,000 each year is for a grant to the
12.33	Coalition of Asian American Leaders to
12.34	support outreach, training, technical assistance,

13.1	peer network development, and direct financial
13.2	assistance for Asian Minnesotan women
13.3	entrepreneurs and Asian-owned businesses.
13.4	This is a onetime appropriation and is
13.5	available until June 30, 2027.
13.6	(bb) \$500,000 each year from the workforce
13.7	development fund is for a grant to the Asian
13.8	Economic Development Association (AEDA),
13.9	in cooperation with and in support of the
13.10	coalition of Minnesota Asian Building Trades
13.11	Entrepreneurs (MABTE) and related firms to
13.12	grow their businesses through training, hiring,
13.13	and capacity building. This is a onetime
13.14	appropriation and is available until June 30,
13.15	<u>2029.</u>
13.16	(cc) \$500,000 each year from the workforce
13.17	development fund is for a grant to
13.17	development tuna is for a grant to
13.18	WomenVenture to:
13.18	WomenVenture to:
13.18 13.19	WomenVenture to:  (1) support child care providers through
13.18 13.19 13.20	WomenVenture to:  (1) support child care providers through business training and shared services programs
13.18 13.19 13.20 13.21	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no
13.18 13.19 13.20 13.21 13.22	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up,
13.18 13.19 13.20 13.21 13.22 13.23	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care
13.18 13.19 13.20 13.21 13.22 13.23 13.24	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in underserved areas of the state become
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in underserved areas of the state become profitable and sustainable; and
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in underserved areas of the state become profitable and sustainable; and  (2) support business expansion for women
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in underserved areas of the state become profitable and sustainable; and  (2) support business expansion for women food entrepreneurs throughout Minnesota's
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29 13.30	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in underserved areas of the state become profitable and sustainable; and  (2) support business expansion for women food entrepreneurs throughout Minnesota's food supply chain to help stabilize and
13.18 13.19 13.20 13.21 13.22 13.23 13.24 13.25 13.26 13.27 13.28 13.29 13.30 13.31	WomenVenture to:  (1) support child care providers through business training and shared services programs and to create materials that may be used, at no cost to child care providers, for start-up, expansion, and operation of child care businesses statewide, with the goal of helping new and existing child care businesses in underserved areas of the state become profitable and sustainable; and  (2) support business expansion for women food entrepreneurs throughout Minnesota's food supply chain to help stabilize and strengthen their business operations, create

- alterations, remodeling, or renovations to
  rented space; emergency grant funding for
- damage caused by natural disasters; inventory
- or supplies; machinery or equipment
- 14.9 purchases; working capital; and debt
- 14.10 <u>refinancing.</u>
- Money distributed to entrepreneurs may be
- loans, forgivable loans, and grants. Of this
- amount, up to five percent may be used for
- 14.14 WomenVenture's technical assistance and
- 14.15 <u>administrative costs. This is a onetime</u>
- appropriation and is available until June 30,
- 14.17 2028.
- 14.18 By December 15, 2028, WomenVenture must
- submit a report to the chairs and ranking
- 14.20 minority members of the legislative
- committees with jurisdiction over agriculture
- 14.22 and employment and economic development.
- 14.23 The report must include a summary of the uses
- of the appropriation, including the amount of
- the appropriation used for administration. The
- 14.26 report must also provide a breakdown of the
- 14.27 <u>amount of funding used for loans, forgivable</u>
- 14.28 <u>loans</u>, and grants; information about the terms
- of the loans issued; a discussion of how money
- 14.30 <u>from repaid loans will be used; the number of</u>
- entrepreneurs assisted; and a breakdown of
- 14.32 how many entrepreneurs received assistance
- in each county.
- 14.34 Subd. 3. Workforce Development Services

47,560,000

42,498,000

15.1	Appropria	ations by Fund	
15.2	General	12,371,000	12,071,000
15.3 15.4	Workforce Development	35,189,000	30,427,000
15.5	(a) \$500,000 each year f	from the general	<u>fund</u>
15.6	and \$500,000 each year	from the workfo	rce
15.7	development fund are fo	or rural career	
15.8	counseling coordinators	in the workforce	<u> </u>
15.9	service areas and for the	purposes specif	<u>ied</u>
15.10	under Minnesota Statute	es, section 116L.	<u>567.</u>
15.11	(b) \$750,000 each year i	s for the women	and
15.12	high-wage, high-demand	d, nontraditional	<u>jobs</u>
15.13	grant program under Mi	nnesota Statutes,	<u>,</u>
15.14	section 116L.99. Of this	amount, up to fi	ve
15.15	percent is for administra	tion and monitor	ring
15.16	of the program.		
15.17	(c) \$2,546,000 each year	from the general	fund
15.18	and \$4,604,000 each year	r from the workf	orce
15.19	development fund are for	or the pathways t	<u>o</u>
15.20	prosperity competitive g	rant program. Of	f this
15.21	amount, up to five percen	at is for administra	ation
15.22	and monitoring of the pr	ogram.	
15.23	(d) \$500,000 each year i	s from the workf	orce
15.24	development fund for cu	irrent Minnesota	
15.25	affiliates of OIC of Ame	erica, Inc. This	
15.26	appropriation shall be di	vided equally an	nong
15.27	the eligible centers.		
15.28	(e) \$1,000,000 each year	r is for competiti	<u>ve</u>
15.29	grants to organizations p	providing service	es to
15.30	relieve economic dispar	ities in the South	east
15.31	Asian community through	gh workforce	
15.32	recruitment, development	nt, job creation,	
15.33	assistance of smaller org	anizations to incr	<u>ease</u>
15.34	capacity, and outreach.	Of this amount, u	ip to

five percent is for administration and
monitoring of the program.
(f) \$1,000,000 each year is for a competitive
grant program to provide grants to
organizations that provide support services for
individuals, such as job training, employment
preparation, internships, job assistance to
parents, financial literacy, academic and
behavioral interventions for low-performing
students, and youth intervention. Grants made
under this section must focus on low-income
communities, young adults from families with
a history of intergenerational poverty, and
communities of color. Of this amount, up to
five percent is for administration and
monitoring of the program.
(g) \$750,000 each year from the general fund
and \$3,348,000 each year from the workforce
development fund are for the youth-at-work
competitive grant program under Minnesota
Statutes, section 116L.562. Of this amount,
up to five percent is for administration and
monitoring of the youth workforce
development competitive grant program. All
grant awards shall be for two consecutive
years. Grants shall be awarded in the first year.
(h) \$1,000,000 each year is from the
workforce development fund for the
youthbuild program under Minnesota Statutes,
sections 116L.361 to 116L.366.
(i) \$4,050,000 each year is from the workforce
development fund for the Minnesota youth
program under Minnesota Statutes, sections
116L.56 and 116L.561.

17.1	(j) \$1,275,000 each year is for the targeted
17.2	populations workforce grants under Minnesota
17.3	Statutes, section 116L.43. The department
17.4	may use up to five percent of this
17.5	appropriation for administration, monitoring,
17.6	and oversight of the program.
17.7	(k) \$25,000 each year is for a grant to the
17.8	University of Minnesota Tourism Center for
17.9	ongoing system maintenance, management,
17.10	and content updates of an online hospitality
17.11	training program in partnership with Explore
17.12	Minnesota Tourism. This training program
17.13	must be made available at no cost to
17.14	Minnesota residents in an effort to address
17.15	critical workforce shortages in the hospitality
17.16	and tourism industries and assist in career
17.17	development. The grant provided under this
17.18	paragraph is not subject to Minnesota Statutes,
17.19	section 116L.98.
17.20	(l) \$150,000 each year is for prevailing wage
17.21	staff under Minnesota Statutes, section
17.22	<u>116J.871</u> , subdivision 2.
17.23	(m) \$750,000 each year is for the Office of
17.24	New Americans under Minnesota Statutes,
17.25	section 116J.4231.
17.26	(n) \$2,000,000 each year is for the CanTrain
17.27	program established under Minnesota Statutes,
17.28	section 116L.90. Of this amount, up to four
17.29	percent may be used for administrative
17.30	purposes.
17.31	(o) \$375,000 each year is for a grant to
17.32	Comunidades Organizando el Poder y la
17.33	Acción Latina (COPAL) for capacity building,
17.34	worker's center programming, youth

18.1	workforce programming, career planning,
18.2	GED attainment classes, educational resources
18.3	and materials, health resources, training
18.4	programs, and job navigation. This is a
18.5	onetime appropriation.
18.6	(p) \$450,000 each year is for grants to
18.7	Minnesota Diversified Industries to provide
18.8	inclusive employment opportunities and
18.9	services for people with disabilities. This is a
18.10	onetime appropriation.
18.11	(q) \$250,000 the first year from the workforce
18.12	development fund is for a grant to Minnesota
18.13	<u>Diversified Industries to assist individuals with</u>
18.14	disabilities through the unified work model
18.15	by offering virtual, online, and in-person
18.16	career skills classes augmented with virtual
18.17	reality tools. Minnesota Diversified Industries
18.18	shall submit a report on the number and
18.19	demographics of individuals served, hours of
18.20	career skills programming delivered, outreach
18.21	to employers, and recommendations for future
18.22	career skills delivery methods to the chairs
18.23	and ranking minority members of the
18.24	legislative committees with jurisdiction over
18.25	labor and workforce development policy and
18.26	finance by January 15, 2028. This is a onetime
18.27	appropriation and is available until June 30,
18.28	<u>2027.</u>
18.29	(r) \$300,000 the first year is for a grant to All
18.30	Square of Minnesota. The grant must be used
18.31	to support the operations of All Square's
18.32	workforce development programs that operate
18.33	in the cities of Minneapolis and St. Paul and
18.34	correctional facilities in the surrounding area
18.35	to assist Minnesotans who are incarcerated,

19.1	formerly incarcerated, or directly impacted by
19.2	the existence of a criminal record in
19.3	overcoming employment barriers that prevent
19.4	economic and emotional freedom. Grant
19.5	proceeds may be used for any or all of the
19.6	following All Square programs: (1) the
19.7	Restaurant and Food Truck Fellowship
19.8	program; (2) the Prison to Law Pipeline
19.9	program; or (3) the Legal Revolution Law
19.10	Firm. This is a onetime appropriation.
19.11	(s) \$500,000 each year is for a grant to Al
19.12	Maa'uun, previously known as the North at
19.13	Work program, for a strategic intervention
19.14	program designed to target and connect
19.15	program participants to meaningful and
19.16	sustainable living-wage employment. This is
19.17	a onetime appropriation.
19.18	(t) \$400,000 each year from the workforce
19.19	development fund is for a grant to Ujamaa
19.20	Place to provide workforce development
19.21	services targeted to the needs of African
19.22	American men, including job training,
19.23	employment preparation, internships,
19.24	education, and vocational housing, as well as
19.25	for organizational capacity building. This is a
19.26	onetime appropriation.
19.27	(u) \$400,000 each year from the workforce
19.28	development fund is for a grant to Hired to
19.29	support their workforce development
19.30	programming and services. Grant proceeds
19.31	may be used to expand their career pathway
19.32	job training and placement program that
19.33	connects lower-skilled job seekers to
19.34	entry-level and gateway jobs in high-growth
19.35	sectors. Grant proceeds may also be used to

20.1	create services for low-income Minnesotans
20.2	designed to increase job retention and create
20.3	a more stable workforce for employers by
20.4	offering a continuum of employment coaching,
20.5	navigation, and support services to
20.6	economically disadvantaged employees. This
20.7	is a onetime appropriation.
20.8	(v) \$500,000 each year from the workforce
20.9	development fund is for a grant to the
20.10	American Indian Opportunities and
20.11	Industrialization Center for workforce
20.12	development programming. This is a onetime
20.13	appropriation.
20.14	(w) \$1,000,000 each year from the workforce
20.15	development fund is for a grant to Goodwill
20.16	Easter Seals Minnesota and its partners. The
20.17	grant must be used to continue the FATHER
20.18	Project in Rochester, St. Cloud, St. Paul,
20.19	Minneapolis, and the surrounding areas to
20.20	assist fathers in overcoming barriers that
20.21	prevent fathers from supporting their children
20.22	economically and emotionally, including with
20.23	community reentry following confinement.
20.24	This is a onetime appropriation.
20.25	(x) \$250,000 each year from the workforce
20.26	development fund is for a grant to Big
20.27	Brothers Big Sisters of the Greater Twin Cities
20.28	to provide disadvantaged youth ages 12 to 21
20.29	with job-seeking skills, connections to job
20.30	training and education opportunities, and
20.31	mentorship while exploring careers. The grant
20.32	shall serve youth in the Big Brothers Big
20.33	Sisters chapters in the Twin Cities, central
20.34	Minnesota, and southern Minnesota. This is a
20.35	onetime appropriation.

21.1	(y) \$250,000 each year from the workforce
21.2	development fund is for grants to the
21.3	Minnesota Grocers Association Foundation
21.4	for Carts to Careers, a statewide initiative to
21.5	promote careers in the food industry, conduct
21.6	outreach, provide job skills training, and award
21.7	scholarships for students pursuing careers in
21.8	the food industry. The amount may also be
21.9	used for training and development costs;
21.10	certifications; hiring support for employers
21.11	who hire workers with disabilities, a history
21.12	of chemical or substance abuse, a previous
21.13	criminal record, or other variables that cause
21.14	a potential employee to have an increased cost
21.15	to train or retain; and other activities aimed at
21.16	strengthening the workforce pipeline in the
21.17	food retail sector. This is a onetime
21.18	appropriation.
21.19	(z) \$250,000 each year from the workforce
21.20	development fund is for grants to the
21.21	Hospitality Minnesota Education Foundation
21.22	for the ProStart hospitality and tourism
21.23	management program, a statewide initiative
21.24	in high schools to address the critical
21.25	workforce shortages in hospitality. Grant
21.26	money must be used by the recipient to
21.27	provide students culinary and management
21.28	education curriculum, tools, skills,
21.29	professional development opportunities within
21.30	the hospitality industry, and scholarships. This
21.31	is a onetime appropriation.
21.32	(aa) \$700,000 each year from the workforce
21.33	development fund is for a grant to
21.34	Comunidades Latinas Unidas En Servicio
21.35	(CLUES) to address employment, economic,

22.1	and technology access disparities for
22.2	low-income unemployed or underemployed
22.3	adult individuals. Funds must support
22.4	short-term certifications and transferable skills
22.5	in high-demand fields, workforce readiness,
22.6	customized financial capability, and
22.7	employment supports. At least 50 percent of
22.8	this amount must be used for programming
22.9	targeted at greater Minnesota. These are
22.10	onetime appropriations.
22.11	(bb) \$700,000 each year from the workforce
22.12	development fund is for performance grants
22.13	under Minnesota Statutes, section 116J.8747,
22.14	to Twin Cities R!SE to provide training to
22.15	individuals facing barriers to employment.
22.16	This appropriation is onetime and available
22.17	until June 30, 2028.
22.18	(cc) \$275,000 each year from the workforce
22.19	development fund is for a grant to Workforce
22.20	<u>Development, Inc., of the Southeast Minnesota</u>
22.21	Workforce Development Area #8, to provide
22.22	career planning, career pathway training and
22.23	education, wraparound support services, and
22.24	job skills advancement in high-demand careers
22.25	to individuals with barriers to employment in
22.26	Steele County, helping families build secure
22.27	pathways out of poverty and addressing
22.28	worker shortages in the Owatonna and Steele
22.29	County area. Grant proceeds must support
22.30	employer outreach services by providing
22.31	solutions to workforce challenges and direct
22.32	connections to workforce programming. Grant
22.33	proceeds may be used for program expenses,
22.34	including but not limited to hiring instructors
22.35	and navigators; space rental; and supportive

23.1	services to help participants attend classes,
23.2	including assistance with course fees, child
23.3	care, incentive and training completion
23.4	payments, transportation, and safe and stable
23.5	housing. Up to five percent of grant money
23.6	may be used for Workforce Development,
23.7	Inc.'s administrative costs. This is a onetime
23.8	appropriation and is available until June 30,
23.9	2027. Any unencumbered balance remaining
23.10	at the end of the first year does not cancel but
23.11	is available for the second year.
23.12	By January 15 each year, the commissioner
23.13	of employment and economic development
23.14	must report to the chairs and ranking minority
23.15	members of the legislative committees with
23.16	jurisdiction over economic development and
23.17	workforce development regarding the uses of
23.18	this grant, including any amounts used for
23.19	administration of the grant. The report must
23.20	also be filed with the Legislative Reference
23.21	Library in compliance with Minnesota
23.22	Statutes, section 3.195. As a condition of
23.23	receiving the grant, Workforce Development,
23.24	Inc., of the Southeast Minnesota Workforce
23.25	Development Area #8, must agree to provide
23.26	the commissioner any information needed to
23.27	complete the report.
23.28	(dd) \$500,000 each year from the workforce
23.29	development fund is for a grant to Project for
23.30	Pride in Living for job training and workforce
23.31	development services focusing on individuals
23.32	who are unemployed or underemployed. This
23.33	is a onetime appropriation.
23.34	(ee) \$125,000 each year from the workforce
23.35	development fund is for a grant to Pillsbury

24.1	United Communities to provide job training
24.2	and workforce development services for
24.3	individuals who are unemployed or
24.4	underemployed. This is a onetime
24.5	appropriation.
24.6	(ff) \$550,000 each year from the workforce
24.7	development fund is for a grant to the
24.8	International Institute of Minnesota. Grant
24.9	funds must be used for workforce training for
24.10	New Americans in industries in need of a
24.11	trained workforce. This is a onetime
24.12	appropriation.
24.13	(gg) \$200,000 each year from the workforce
24.14	development fund is for the Minnesota Family
24.15	Resiliency Partnership under Minnesota
24.16	Statutes, section 116L.96. The commissioner,
24.17	through the adult career pathways program,
24.18	shall distribute the funds to existing nonprofit
24.19	and state displaced homemaker programs. This
24.20	is a onetime appropriation.
24.21	(hh) \$250,000 each year from the workforce
24.22	development fund is for a grant to Emerge
24.23	Community Development to support and
24.24	reinforce critical workforce at the Emerge
24.25	Career and Technical Center, Cedar Riverside
24.26	Opportunity Center, and Emerge Second
24.27	Chance programs in the city of Minneapolis.
24.28	This is a onetime appropriation.
24.29	(ii) \$500,000 each year from the workforce
24.30	development fund is for a grant to Workforce
24.31	Development, Inc., for their Bridges to
24.32	Healthcare program to provide career
24.33	education, wraparound support services, and
24.34	job skills training in high-demand health care
24.35	fields to low-income parents, nonnative

speakers of English, and other hard-to-train
individuals, helping families build secure
pathways out of poverty while also addressing
worker shortages in one of Minnesota's most
innovative industries. Grant proceeds may be
used for program expenses, including but not
limited to hiring instructors and navigators;
space rental; and supportive services to help
participants attend classes, including assistance
with course fees, child care, transportation,
and safe and stable housing. In addition, up to
five percent of grant proceeds may be used
for Workforce Development, Inc.'s (Bridges
to Healthcare) administrative costs. This is a
onetime appropriation.
(jj) \$1,000,000 each year from the workforce
development fund is for a grant to Propel
Nonprofits. Grant proceeds may be used for
purposes including but not limited to capacity
building, technical assistance and training, and
strategic consulting to community-based
organizations. Of this amount, up to five
percent may be used by Propel Nonprofits for
administrative costs. This is a onetime
appropriation.
(kk) \$750,000 each year from the workforce
development fund is for a grant to Summit
Academy OIC to expand student enrollment,
employment placement, and program access
in the Twin Cities and throughout Minnesota;
to expand GED preparation and administration
and STEM programming; and to start and
enroll students in a dental assistant program
and work with employers to place students

26.1	upon successful completion of the program.
26.2	This is a onetime appropriation.
26.3	(ll) \$300,000 each year from the workforce
26.4	development fund is for a grant to Better
26.5	Futures Minnesota to provide job skills
26.6	training to individuals who have been released
26.7	from incarceration for a felony-level offense
26.8	and are no more than 12 months from the date
26.9	of release. Better Futures Minnesota shall
26.10	annually report to the commissioner on how
26.11	the money was spent and what results were
26.12	achieved. The report must include, at a
26.13	minimum, information and data about the
26.14	number of participants; participant
26.15	homelessness, employment, recidivism, and
26.16	child support compliance; and job skills
26.17	training provided to program participants. This
26.18	is a onetime appropriation.
26.19	(mm) \$125,000 each year from the workforce
26.20	development fund is for a grant to 30,000 Feet,
26.21	a nonprofit organization, to fund youth
26.22	apprenticeship jobs, wraparound services,
26.23	after-school programming, and summer
26.24	learning loss prevention efforts targeted at
26.25	African American youth. This is a onetime
26.26	appropriation.
26.27	(nn) \$300,000 each year from the workforce
26.28	development fund is for a grant to the Hmong
26.29	American Partnership for job training,
26.30	employment services, technology, business
26.31	development, lending and financial services,
26.32	capacity building, wealth management, and
26.33	empowerment services. This is a onetime
26.34	appropriation. Any unencumbered balance

27.1	remaining at the end of the first year does not
27.2	cancel but is available the second year.
27.3	(oo) \$500,000 each year from the workforce
27.4	development fund is for a grant to Bolder
27.5	Options Youth Mentoring Program to provide
27.6	disadvantaged youth ages 12 through 22 with
27.7	intensive one-to-one wellness, goal setting,
27.8	and academic-focused mentorship;
27.9	programming that teaches life and job-seeking
27.10	skills; career and college achievement coaches;
27.11	and connections to employment, job training,
27.12	and education opportunities. The grant must
27.13	serve youth in the Bolder Options program in
27.14	the Twin Cities and Rochester. This is a
27.15	onetime appropriation.
27.16	(pp) \$1,000,000 the first year from the
27.17	workforce development fund is for a grant to
27.18	Change Starts With Community for a violence
27.19	prevention jobs program. Grant money must
27.20	be used to establish and deliver a
27.21	comprehensive workforce development
27.22	initiative, specifically tailored for youth and
27.23	adults who are Black, Indigenous, and People
27.24	of Color and at-risk, located on site at Shiloh
27.25	Cares Food Shelf - Northside Community
27.26	Safety Resource Center in the city of
27.27	Minneapolis. This is a onetime appropriation
27.28	and is available until June 30, 2027.
27.29	(qq) \$100,000 each year from the workforce
27.30	development fund is for a grant to InspireMSP
27.31	to develop and execute programming to assist
27.32	middle and high school aged children in
27.33	Minneapolis and St. Paul to develop an interest
27.34	in and connect with the creative industry in
27.35	Minnesota. Money must be used for program

28.1	development and career exploration in the
28.2	creative industry for historically excluded
28.3	youth by providing access to essential
28.4	resources, networks, and hands-on experience.
28.5	This is a onetime appropriation.
28.6	(rr) \$125,000 each year from the workforce
28.7	development fund is for a grant to Jobs
28.8	Foundation to support the Repowered
28.9	workforce readiness program. Money may be
28.10	used for direct training, support services,
28.11	safety enhancements, and economic support
28.12	for formerly incarcerated individuals
28.13	experiencing barriers to employment. This is
28.14	a onetime appropriation.
28.15	(ss) \$500,000 each year from the workforce
28.16	development fund is for a grant to the city of
28.17	Brooklyn Park for the city to expand the
28.18	workforce development programming of
28.19	Brooklyn Park and Brooklyn Center through
28.20	workforce development programs serving
28.21	primarily underrepresented populations,
28.22	including such programs as Brooklynk, Career
28.23	Pathways, Youth Entrepreneurship, and
28.24	Community Partnership. This is a onetime
28.25	appropriation and is available until June 30,
28.26	<u>2028.</u>
28.27	(tt) \$170,000 the first year from the workforce
28.28	development fund is for a grant to Equitable
28.29	Development Action to enhance the training
28.30	and support provided to direct support
28.31	professionals (DSPs) who work with residents
28.32	24 hours per day, seven days per week,
28.33	provide DSPs with the necessary skills and
28.34	resources to meet the evolving needs of the
28.35	residents, and ensure compliance with the

29.1	latest regulations. This is a onetime
29.2	appropriation and is available until June 30,
29.3	2027. Equitable Development Action must
29.4	use the money appropriated to:
29.5	(1) implement a training program for DSPs
29.6	with a focus on best practices, safety protocols,
29.7	emergency response, and effective
29.8	communication skills and offer specialized
29.9	training modules to address specific needs of
29.10	residents, including residents with disabilities,
29.11	mental health issues, and chronic illnesses;
29.12	(2) provide ongoing support and development
29.13	by establishing a support network for DSPs,
29.14	including access to mental health resources,
29.15	peer support groups, and professional
29.16	counseling services;
29.17	(3) create opportunities for continuing
29.18	education and professional development to
29.19	ensure DSPs stay updated with the latest
29.20	industry standards and practices; and
29.21	(4) reduce the cost burden to the state by
29.22	training DSPs to de-escalate issues with
29.23	residents resulting in fewer 911 calls and
29.24	emergency interventions. The expected
29.25	program outcomes include improved safety
29.26	and quality of care for residents; increased
29.27	career stability and job satisfaction for DSPs;
29.28	enhanced compliance with state and federal
29.29	regulations; reduced turnover rates and
29.30	recruitment challenges in the DSP industry;
29.31	and enhanced delivery services by minority
29.32	service providers.
29.33	(uu) \$200,000 each year from the workforce
29.34	development fund is for a grant to YMCA of

30.1	the North to provide career exploration, job
30.2	training, a workforce development partnership
30.3	with the Beacons program at Minneapolis
30.4	Community and Technical College, and
30.5	workforce development services for
30.6	underserved youth and young adults. This is
30.7	a onetime appropriation.
30.8	(vv) \$200,000 each year from the workforce
30.9	development fund is for a grant to Urban
30.10	<u>League Twin Cities for support and expansion</u>
30.11	of its workforce solutions and wealth building
30.12	programs. This is a onetime appropriation.
30.13	(ww) \$250,000 each year from the workforce
30.14	development fund is for a grant to Abijah's on
30.15	the Backside to provide equine-experiential
30.16	mental health therapy to first responders
30.17	suffering from job-related trauma and
30.18	post-traumatic stress disorder. The grant
30.19	provided under this paragraph is not subject
30.20	to Minnesota Statutes, section 116L.98. This
30.21	is a onetime appropriation. Any unencumbered
30.22	balance remaining at the end of the first year
30.23	does not cancel but is available the second
30.24	year.
30.25	For purposes of this paragraph, a "first
30.26	responder" is an active or retired:
30.27	(1) peace officer as defined in Minnesota
30.28	Statutes, section 626.84, subdivision 1,
30.29	paragraph (c);
30.30	(2) full-time firefighter as defined in
30.31	Minnesota Statutes, section 299N.03,
30.32	subdivision 5;

31.1	(3) volunteer firefighter as defined in
31.2	Minnesota Statutes, section 299N.03,
31.3	subdivision 7;
31.4	(4) ambulance service personnel as defined in
31.5	Minnesota Statutes, section 144E.001,
31.6	subdivision 3a;
31.7	(5) 911 telecommunicator as defined in
31.8	Minnesota Statutes, section 403.02,
31.9	subdivision 17c; or
31.10	(6) correctional officer as defined in
31.11	Minnesota Statutes, section 241.026,
31.12	subdivision 1, paragraph (b).
31.13	Abijah's on the Backside must report to the
31.14	commissioner of employment and economic
31.15	development and the chairs and ranking
31.16	minority members of the legislative
31.17	committees with jurisdiction over employment
31.18	and economic development policy and finance
31.19	on the equine-experiential mental health
31.20	therapy provided to first responders under this
31.21	paragraph. The report must include an
31.22	overview of the program's budget, a detailed
31.23	explanation of program expenditures, the
31.24	number of first responders served by the
31.25	program, and a list and explanation of the
31.26	services provided to and benefits received by
31.27	program participants. An initial report is due
31.28	by January 15, 2026, and a final report is due
31.29	by January 15, 2028.
31.30	(xx) \$500,000 each year from the workforce
31.31	development fund is for a grant to the Latino
31.32	Economic Development Center (LEDC). Grant
31.33	proceeds may be used to assist, support,
31.34	finance, and launch microentrepreneurs by

32.1	delivering training, workshops, and
32.2	one-on-one consultations to businesses as well
32.3	as capacity building and general operations.
32.4	Proceeds may also be used to assist
32.5	prospective entrepreneurs in the start-up
32.6	process by introducing prospective
32.7	entrepreneurs to key business concepts,
32.8	including business start-up readiness and
32.9	innovating career pathways into trades, green
32.10	lending, technology, coding, STEM careers,
32.11	translation services, and manufacturing. This
32.12	is a onetime appropriation.
32.13	(yy) \$250,000 the first year from the
32.14	workforce development fund is for a grant to
32.15	Northside Boxing Club to provide business
32.16	and life skills to youth through mentorships
32.17	and training in the craft of barbering.
32.18	Northside Boxing shall select barbers to act
32.19	as positive role models for youth, instilling
32.20	Northside Boxing's core values of discipline,
32.21	respect, and hard work. Programming for
32.22	youth participants shall include development
32.23	of essential and transferable skills such as
32.24	customer service, communication, money
32.25	management, and professionalism. Northside
32.26	Boxing may use funds to provide wraparound
32.27	services, including but not limited to meals,
32.28	nutrition education, homework help, and
32.29	tutoring to help participants start and stay in
32.30	the program. This is a onetime appropriation
32.31	and is available until June 30, 2027.
32.32	(zz) \$500,000 each year from the workforce
32.33	development fund is for a grant to the Black
32.34	Women's Wealth Alliance to provide
32.35	individuals with job skills training, career

33.1	counseling, and career placement assistance
33.2	for in-demand careers with family sustaining
33.3	wages. This is a onetime appropriation.
33.4	(aaa) \$42,000 the first year from the workforce
33.5	development fund is for a grant to Aspirus
33.6	Lake View Hospital, a nonprofit organization,
33.7	to provide workforce training to create a
33.8	minimum of 12 new certified nursing
33.9	assistants for local employers. Grant money
33.10	may be used for training and curriculum costs,
33.11	certification testing, and a retention bonus for
33.12	trainees. This is a onetime appropriation and
33.13	is available until June 30, 2027.
33.14	(bbb) \$125,000 each year from the workforce
33.15	development fund is for a grant to West
33.16	Broadway Business and Area Coalition to
33.17	support their Youth Jobs program to provide
33.18	soft skills, marketing, and advertising training
33.19	for youth in North Minneapolis. This is a
33.20	onetime appropriation.
33.21	(ccc) \$750,000 each year from the workforce
33.22	development fund is for a grant to the Sanneh
33.23	Foundation, a nonprofit organization, to fund
33.24	out-of-school and summer programs focused
33.25	on mentoring and behavioral, social, and
33.26	emotional learning interventions and
33.27	enrichment activities directed toward
33.28	low-income students of color. This
33.29	appropriation is onetime and available until
33.30	<u>June 30, 2029.</u>
33.31	(ddd) \$750,000 each year from the workforce
33.32	development fund is for a grant to the
33.33	Minnesota Alliance of Boys and Girls Clubs
33.34	to administer a statewide project of youth job
33.35	skills and career development. This project,

34.1	which may have career guidance components
34.2	including health and life skills, must be
34.3	designed to encourage, train, and assist youth
34.4	in early access to education and job-seeking
34.5	skills, work-based learning experience,
34.6	including career pathways in STEM learning,
34.7	career exploration and matching, and first job
34.8	placement through local community
34.9	partnerships and on-site job opportunities. This
34.10	grant requires a 25 percent match from
34.11	nonstate resources. This is a onetime
34.12	appropriation.
34.13	(eee) \$750,000 each year from the workforce
34.14	development fund is for a grant to Mind the
34.15	G.A.P.P. (Gaining Assistance to Prosperity
34.16	Program) to improve the quality of life of
34.17	unemployed and underemployed individuals
34.18	by improving their employment outcomes and
34.19	developing individual earnings potential. This
34.20	is a onetime appropriation. Any unencumbered
34.21	balance remaining at the end of the first year
34.22	does not cancel but is available in the second
34.23	<u>year.</u>
34.24	(fff) \$500,000 each year from the workforce
34.25	development fund is for a grant to Minnesota
34.26	Independence College and Community
34.27	(MICC) to provide employment preparation,
34.28	job placement, job retention, and service
34.29	coordination services to adults with autism
34.30	and learning differences. This is a onetime
34.31	appropriation. Any unencumbered balance
34.32	remaining at the end of the first year does not
34.33	cancel but is available the second year.
34.34	(ggg) \$250,000 each year from the workforce
34.35	development fund is for a grant to the city of

35.1	St. Paul to expand the city's Right Track youth
35.2	internship program. The Right Track program
35.3	connects young people from cost-burdened
35.4	households to internships that develop work
35.5	readiness skills and provides opportunities for
35.6	mentorship and exploring career pathways.
35.7	This is a onetime appropriation.
35.8	(hhh) \$2,300,000 the first year from the
35.9	workforce development fund is for a grant to
35.10	Minnesota STEM Ecosystem to support
35.11	STEM learning opportunities or use of virtual
35.12	reality technology, and workforce
35.13	development within the science and
35.14	technology areas. The Minnesota STEM
35.15	Ecosystem shall award grants to programs that
35.16	support STEM learning or use of virtual reality
35.17	technology, and workforce development to
35.18	ensure strategic alignment of STEM initiatives
35.19	across the state. The Minnesota STEM
35.20	Ecosystem must provide notification to the
35.21	commissioner prior to issuing any subgrant
35.22	under this paragraph. The commissioner must
35.23	add to the report required in section 4 for this
35.24	grant a summary of the subgrants awarded by
35.25	the Minnesota STEM Ecosystem. This is a
35.26	onetime appropriation and is available until
35.27	<u>June 30, 2029.</u>
35.28	(iii) \$350,000 each year from the workforce
35.29	development fund is for a grant to the
35.30	Minnesota Association of Black Lawyers to
35.31	be used for a program supporting Black
35.32	undergraduate students pursuing admission to
35.33	law school. This is a onetime appropriation.
35.34	The program must:

36.1	(1) enroll Black Minnesota resident students
36.2	attending a baccalaureate degree-granting
36.3	postsecondary institution in Minnesota
36.4	<u>full-time</u> ;
36.5	(2) support each of the program's students with
36.6	an academic scholarship in the amount of
36.7	\$4,000 per academic year;
36.8	(3) organize events and programming,
36.9	including but not limited to one-on-one
36.10	mentoring, to familiarize enrolled students
36.11	with law school and legal careers; and
36.12	(4) provide the program's students free test
36.13	preparation materials, academic support, and
36.14	registration for the Law School Admission
36.15	Test (LSAT) examination.
36.16	The Minnesota Association of Black Lawyers
36.17	may use grant money under this paragraph for
36.18	costs related to student scholarships; academic
36.19	events and programming, including food and
36.20	transportation costs for students; LSAT
36.21	preparation materials, courses, and
36.22	registrations; and hiring staff for the program.
36.23	By January 30, 2026, and again by January
36.24	30, 2027, the Minnesota Association of Black
36.25	Lawyers must submit a report to the
36.26	commissioner of employment and economic
36.27	development and to the chairs and ranking
36.28	minority members of the legislative
36.29	committees with jurisdiction over workforce
36.30	development and policy. The report must
36.31	include an accurate and detailed account of
36.32	the program, the program's outcomes, and the
36.33	program's revenues and expenses, including

37.1	the use of all state money appropriated in this
37.2	paragraph.
37.3	(jjj) \$100,000 each year from the workforce
37.4	development fund is for a grant to
37.5	OneCommunity Alliance to assist individuals
37.6	seeking careers with local businesses in
37.7	Central Minnesota within the manufacturing,
37.8	food production, agriculture, and health care
37.9	sectors. OneCommunity Alliance, through the
37.10	nonprofit's employment and economy action
37.11	committee, must launch a program in 2025 to
37.12	equip job seekers in central Minnesota with
37.13	the knowledge and skills they need to
37.14	successfully secure employment.
37.15	OneCommunity Alliance shall provide the
37.16	following services with the money
37.17	appropriated: workforce training, career
37.18	readiness training, job placement assistance,
37.19	and ongoing support. OneCommunity Alliance
37.20	must focus program participation on primarily
37.21	unemployed and underemployed people,
37.22	recent graduates struggling to find work, and
37.23	those looking to transition into new career
37.24	fields. This is a onetime appropriation.
37.25	(kkk) \$150,000 each year from the workforce
37.26	development fund is for grants to
37.27	Ambassadors of Culture, Hooyo Hour, and
37.28	United Way of Central Minnesota to work
37.29	collaboratively in providing workforce
37.30	development services for diverse communities,
37.31	particularly young adults, mothers from
37.32	immigrant backgrounds, and youth from East
37.33	African communities. The services must focus
37.34	on enhancing skills, education, and
37.35	employment opportunities through job

38.1	training, job coaching, employer engagement,
38.2	and career coaching. This is a onetime
38.3	appropriation. Of this amount:
38.4	(1) \$50,000 each year is for a grant to
38.5	Ambassadors of Culture;
38.6	(2) \$50,000 each year is for a grant to Hooyo
38.7	Hour; and
38.8	(3) \$50,000 each year is for a grant to United
38.9	Way of Central Minnesota.
38.10	(III) \$300,000 each year from the workforce
38.11	development fund is for a grant to the Rural
38.12	Cancer Institute for a pilot program to expand
38.13	the clinical workforce specific to oncology
38.14	care in rural districts. This program must
38.15	increase the number of cancer care clinicians
38.16	in rural districts and provide health care
38.17	students with skills critical to the challenges
38.18	of providing cancer care in a rural setting
38.19	using a community-based model. The
38.20	community-based model must grow the
38.21	oncology clinical workforce in rural districts
38.22	and directly address the cancer care workforce
38.23	shortage in rural districts. This is a onetime
38.24	appropriation.
38.25	(mmm) \$50,000 the first year from the
38.26	workforce development fund is for a grant to
38.27	the Somali American Youth Enrichment Club
38.28	(SAYEC) to support the youth sports program
38.29	and parent education program. Money may be
38.30	used for direct training, support services, and
38.31	economic support for individuals experiencing
38.32	barriers to employment. This is a onetime
38.33	appropriation.

39.1	(nnn) \$200,000 each year from the workforce
39.2	development fund is for a grant to MAD
39.3	DADS of Minneapolis to implement a youth
39.4	workforce development program for youth
39.5	ages 16 to 24 with a focus on underserved
39.6	communities. This earn-to-learn initiative must
39.7	provide career exploration opportunities,
39.8	hands-on job training, mentorships, and
39.9	certification pathways in high-demand
39.10	industries. The program must include training
39.11	in fields including but not limited to HVAC,
39.12	energy efficiency, and solar panel installation.
39.13	This is a onetime appropriation.
39.14	(000) \$250,000 the first year from the
39.15	workforce development fund is for the test
39.16	preparation pilot program under Minnesota
39.17	Statutes, section 116J.9927.
39.18	(ppp) \$300,000 each year is from the
39.19	workforce development fund for a grant to the
39.20	Center for African Immigrants and Refugees
39.21	Organization (CAIRO) to implement the
39.22	Gateways2Growth Initiative. This is a onetime
39.23	appropriation.
39.24	CAIRO may use grant proceeds for the
39.25	Gateways2Growth Initiative including:
39.26	(1) IT workforce training, including (i)
39.27	expanding access to full-stack development,
39.28	cybersecurity, and business analysis training
39.29	programs and (ii) partnering with statewide
39.30	employers to facilitate hiring and paid
39.31	internships for IT trainees;
39.32	(2) commercial driver's license (CDL) training,
39.33	including (i) expanding training opportunities
39.34	for new CDL drivers to address Minnesota's

40.1	critical shortage in transportation and logistics
40.2	and (ii) partnering with trucking companies
40.3	to provide job placements and apprenticeship
40.4	programs; and
40.5	(3) health care workforce development,
40.6	including (i) training certified nursing
40.7	assistants, phlebotomists, pharmacy
40.8	technicians, and other essential health care
40.9	professionals to meet Minnesota's growing
40.10	demand in long-term care facilities and
40.11	hospitals and (ii) collaborating with statewide
40.12	health care providers to support job placement,
40.13	credentialing, and licensure.
40.14	CAIRO shall distribute grant proceeds equally
40.15	between workforce programs inside and
40.16	outside the seven-county Twin Cities
40.17	metropolitan area.
40.18	Priority must be given to (1) individuals from
40.19	historically underserved communities,
40.20	including immigrants, refugees, and rural
40.21	populations; (2) workers seeking reskilling or
40.22	career transitions due to economic
40.23	displacement; and (3) underemployed
40.24	individuals looking to enter high-demand
40.25	fields with strong career growth potential.
40.26	At the conclusion of each fiscal year, CAIRO,
40.27	in collaboration with the commissioner of
40.28	employment and economic development, shall
40.29	submit a report to the legislature detailing the
40.30	number of participants enrolled in each of the
40.31	following training sectors: IT, CDL, and health
40.32	care; the employment outcomes and wage
40.33	growth of program graduates; the regional
40.34	distribution of participants, ensuring equitable
40.35	access inside and outside the seven-county

41.1	Twin Cities metropolitan area; and				
41.2	recommendations for program expansion and				
41.3	sustainability.				
41.4	(qqq) \$50,000 each year from the workforce				
41.5	development fund is for a grant to Inspire				
41.6	Change Clinic for their health care fellowship				
41.7	program designed to create pathways to				
41.8	medicine for high school and college students				
41.9	interested in pursuing a career in the health				
41.10	care workforce. The health care fellowship				
41.11	program is intended to remove barriers for				
41.12	minority students, foster inclusivity and				
41.13	diversity in the health care sector, and provide				
41.14	valuable opportunities for students, including				
41.15	mentorship programs, access to renowned				
41.16	health institutions in the state of Minnesota,				
41.17	and hands-on work experience. This is a				
41.18	onetime appropriation.				
41.19	Subd. 4. General Support Services	6,605,000	7,375,000		
41.20	Appropriations by Fund				
41.21	General Fund 6,510,000 7,280,000				
41.22 41.23	Workforce Development 95,000 95,000				
41.24	\$1,269,000 each year from the general fund				
41.25	is for transfer to the Minnesota Housing  Finance A construction the Olmstead				
41.26	Finance Agency for operating the Olmstead				
41.27	Compliance Office.				
41.28	Subd. 5. Minnesota Trade Office	2,242,000	2,242,000		
41.29	(a) \$300,000 each year is for the STEP grants				
41.30	in Minnesota Statutes, section 116J.979.				
41.31	(b) \$180,000 each year is for the Invest				
41.32	Minnesota marketing initiative in Minnesota				
41.33	Statutes, section 116J.9781.				

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4th Engrossment

REVISOR

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42.1	(c) \$270,000 each year is for the Minnesota						
42.2	Trade Offices under Minnesota Statutes,						
42.3	section 116J.978	<u>•</u>					
42.4	Subd. 6. Vocation	onal Rehabilitation		40,191,000	40,191,000		
42.5	<u>A</u> 1	opropriations by Fun	<u>d</u>				
42.6	General	32,361,000	32,361,000	<u>)</u>			
42.7 42.8	Workforce Development	7,830,000	7,830,000	<u>)</u>			
42.9	(a) \$15,300,000	each year is for the s	tate's				
42.10	vocational rehab	ilitation program und	<u>der</u>				
42.11	Minnesota Statu	tes, chapter 268A.					
42.12	(b) \$11,495,000	each year from the g	eneral				
42.13	fund and \$6,830	,000 each year from	<u>the</u>				
42.14	workforce develo	opment fund are for e	xtended				
42.15	employment serv	vices for persons with	h severe				
42.16	disabilities under	r Minnesota Statutes,	, section				
42.17	268A.15. Of the						
42.18	the general fund	, \$4,500,000 each year	ar is for				
42.19	maintaining prio	r rate increases to pro					
42.20	of extended emp	loyment services for					
42.21	with severe disal	oilities under Minnes	<u>sota</u>				
42.22	Statutes, section	268A.15.					
42.23	(c) \$2,555,000 e	ach year is for grants	s to				
42.24	programs that pr	ovide employment si	<u>upport</u>				
42.25	services to perso	ns with mental illnes	ss under				
42.26	Minnesota Statu	tes, sections 268A.13	3 and				
42.27	<u>268A.14.</u>						
42.28	(d) \$3,011,000 e	ach year is for grants	s to				
42.29	centers for indep	endent living under					
42.30	Minnesota Statu	tes, section 268A.11.	<u>-</u>				
42.31	(e) \$1,000,000 ea	sch year is from the wo	orkforce				
42.32	development fun	d for grants under Mi	innesota				
42.33	Statutes, section 268A.16, for employment						
42.34	services for pers	ons, including transit	tion-age				

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4th Engrossment

REVISOR

43.1	youth, who are deaf, deafblind, or			
43.2	hard-of-hearing. If the amount in the first year			
43.3	is insufficient, the amount in the second year			
43.4	is available in the first year.			
43.5	Subd. 7. Services for the Blind		8,425,000	8,425,000
43.6	Of this amount, \$500,000 each year is for			
43.7	senior citizens who are becoming blind. At			
43.8	least one-half of the funds for this purpose			
43.9	must be used to provide training services for			
43.10	seniors who are becoming blind. Training			
43.11	services must provide independent living skills			
43.12	to seniors who are becoming blind to allow			
43.13	them to continue to live independently in their			
43.14	homes.			
43.15	Sec. 3. <b>EXPLORE MINNESOTA</b>	<u>\$</u>	<u>24,481,000</u> <u>\$</u>	18,108,000
43.16	(a) \$500,000 each year must be matched from			
43.17	nonstate sources to develop maximum private			
43.17 43.18				
	nonstate sources to develop maximum private			
43.18	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state			
43.18 43.19	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private			
43.18 43.19 43.20	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to			
43.18 43.19 43.20 43.21	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match,			
43.18 43.19 43.20 43.21 43.22	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to			
43.18 43.19 43.20 43.21 43.22 43.23	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota			
43.18 43.19 43.20 43.21 43.22 43.23 43.24	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota Statutes, section 116U.05. The incentive in			
43.18 43.19 43.20 43.21 43.22 43.23 43.24 43.25	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota Statutes, section 116U.05. The incentive in fiscal year 2026 is based on fiscal year 2025			
43.18 43.19 43.20 43.21 43.22 43.23 43.24 43.25 43.26	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota Statutes, section 116U.05. The incentive in fiscal year 2026 is based on fiscal year 2025 private sector contributions. The incentive in			
43.18 43.19 43.20 43.21 43.22 43.23 43.24 43.25 43.26 43.27	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota Statutes, section 116U.05. The incentive in fiscal year 2026 is based on fiscal year 2025 private sector contributions. The incentive in fiscal year 2027 is based on fiscal year 2026			
43.18 43.19 43.20 43.21 43.22 43.23 43.24 43.25 43.26 43.27 43.28	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota Statutes, section 116U.05. The incentive in fiscal year 2026 is based on fiscal year 2025 private sector contributions. The incentive in fiscal year 2027 is based on fiscal year 2026 private sector contribution. This incentive is			
43.18 43.19 43.20 43.21 43.22 43.23 43.24 43.25 43.26 43.27 43.28 43.29	nonstate sources to develop maximum private sector involvement in tourism. Each \$1 of state incentive must be matched with \$6 of private sector money. "Matched" means revenue to the state or documented in-kind, soft match, or cash expenditures directly expended to support Explore Minnesota under Minnesota Statutes, section 116U.05. The incentive in fiscal year 2026 is based on fiscal year 2025 private sector contributions. The incentive in fiscal year 2027 is based on fiscal year 2026 private sector contribution. This incentive is ongoing.			

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44.1	(c) \$1,500,000 the first year is for a grant to
44.2	the 2026 Special Olympics USA Games. This
44.3	is a onetime appropriation.
44.4	(d) \$5,000,000 the first year is for a grant to
44.5	Minnesota Sports and Events for costs related
44.6	to the World Junior Hockey Championships,
44.7	which will occur in Minnesota in December
44.8	of 2025 and January of 2026. This
44.9	appropriation is available until June 30, 2027.
44.10	Sec. 4. GRANTEE EVALUATIONS; REPORT TO LEGISLATURE.
44.11	(a) This section applies to any grant funded under this act where the recipient of the
44.12	grant is individually specified in this act. The commissioner of employment and economic
44.13	development must ensure compliance with the requirements of this section, and all applicable
44.14	requirements under existing law, including applicable grants management policies and
44.15	procedures established by the Office of Grants Management.
44.16	(b) In addition to meeting any reporting requirements included in the grant agreement,
44.17	each grant recipient subject to this section must provide the following information to the
44.18	commissioner of employment and economic development:
44.19	(1) a summary of the purpose of the grant;
44.20	(2) the amount of the grant awarded to the grantee;
44.21	(3) the amount of previous grants issued by the commissioner of employment and
44.22	economic development to the grantee;
44.23	(4) the amount of other state and federal grants awarded to the grantee in the most recent
44.24	fiscal year;
44.25	(5) the number of Minnesotans served by the organization and, if applicable, completing
44.26	the organization's job training program;
44.27	(6) the number of Minnesotans successfully placed in a living wage job by the
44.28	organization;
44.29	(7) the placement effectiveness, calculated by dividing the number of Minnesotans
44.30	calculated in clause (6) by the number in clause (5);
44.31	(8) the cost effectiveness, calculated by dividing the sum of clauses (2) and (4) by the
44.32	number of Minnesotans calculated in clause (6); and

(9) the organization's charitable giving ratio	
171 the digamization's chartable giving ratio	,.
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- (c) As a condition of receiving a grant from the Department of Employment and Economic Development, a grantee must agree to provide the commissioner any information necessary to complete the report required by this section.
- (d) If a grantee uses grant money to provide services to persons who reside outside of Minnesota, the grantee must list the states where non-Minnesotan participants reside and an explanation of why grant money was used to provide services to non-Minnesota residents.
- (e) The commissioner is not required to provide information in response to paragraph (b), clauses (5) to (8), for a grantee that does not offer programming that requires completion or that cannot be measured by objective standards. 45.10
  - (f) Beginning January 15, 2026, the commissioner of employment and economic development must submit a report containing the information provided by grant recipients as required in paragraph (b) to the chairs and ranking minority members of the legislative committees with jurisdiction over workforce development. The report submitted under this section must also include an analysis of the grant recipients' success in meeting the purpose and any goals or measurable outcomes specified for the grant. An updated version of this report must be submitted on January 15 of each succeeding year until January 15 in the year following the date when all of the grant funds have been spent.

#### Sec. 5. CARRYFORWARD; EXTENSIONS.

- 45.20 Notwithstanding any other law to the contrary, the availability of the appropriations for the following projects is extended to June 30, 2029: 45.21
- 45.22 (1) Laws 2023, chapter 53, article 20, section 2, subdivision 3, paragraph (nn);
- (2) Laws 2023, chapter 53, article 20, section 2, subdivision 3, paragraph (ccc); and 45.23
- 45.24 (3) Laws 2023, chapter 53, article 20, section 2, subdivision 3, paragraph (yyy).

#### Sec. 6. TRANSFERS. 45.25

(a) \$1,000,000 in fiscal year 2026 and \$1,000,000 in fiscal year 2027 are transferred from the general fund to the emerging entrepreneur program special revenue fund account created under Minnesota Statutes, section 116M.18. The commissioner of employment and economic development may use up to four percent of this transfer for administration and monitoring of the program. For fiscal years 2028 to 2031, the commissioner of management and budget must include a transfer of \$1,000,000 each year from the general fund to the

each purpose. The figures "2026" and "2027" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2026, or June 30, 2027,

Article 2 Section 1.

46.29

general fund, or another named fund, and are available for the fiscal years indicated for

47.1	respectively. "The first	year" is fiscal ye	ar 2026. "The sec	cond year" is fiscal y	ear 2027. "The	
47.2	biennium" is fiscal yea					
47.3	(b) If an appropriat	ion in this article	e is enacted more	than once in the 20	25 regular or	
47.4	special legislative sessi	ion, the appropri	ation must be giv	ven effect only once	<u>:</u>	
47.5				APPROPRIATI	IONS	
47.6				Available for the	e Year	
47.7				<b>Ending June</b>	ing June 30	
47.8				<u>2026</u>	<u>2027</u>	
47.9 47.10	Sec. 2. <u>DEPARTMENT INDUSTRY</u>	T OF LABOR	AND			
47.11	Subdivision 1. Total A	ppropriation	<u>\$</u>	50,133,000 \$	49,866,000	
47.12	Appropr	iations by Fund				
47.13		<u>2026</u>	<u>2027</u>			
47.14	General	7,876,000	8,043,000			
47.15 47.16	Workers' Compensation	34,776,000	34,652,000			
47.17 47.18	Workforce Development	<u>7,481,000</u>	7,171,000			
47.19	The amounts that may be spent for each					
47.20	purpose are specified in the following					
47.21	subdivisions. The gene	ral fund base is				
47.22	\$7,543,000 in fiscal ye	ar 2028 and each	n year			
47.23	thereafter. The workfor	ce development	fund			
47.24	base is \$6,826,000 in fis	scal year 2028 and	d each			
47.25	year thereafter.					
47.26	Subd. 2. General Supp	oort		9,106,000	9,106,000	
47.27	These appropriations a	re from the work	<u>kers'</u>			
47.28	compensation fund.					
47.29	Subd. 3. Labor Stands	ards_		8,381,000	8,595,000	
47.30	Appropr	iations by Fund				
47.31	General	6,685,000	6,899,000			
47.32 47.33	Workforce Development	1,696,000	1,696,000			

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\$1,696,000 each year is from the workforce		
development fund for prevailing wage		
enforcement.		
Subd. 4. Workers' Compensation	17,609,000	17,919,000
These appropriations are from the workers'		
compensation fund.		
Subd. 5. Workplace Safety	8,061,000	<u>7,627,000</u>
These appropriations are from the workers'		
compensation fund.		
Subd. 6. Employment-Based Initiatives	2,404,000	2,404,000
Appropriations by Fund		
<u>General</u> <u>33,000</u> <u>33,0</u>	000	
Workforce           Development         2,371,000         2,371,0	000	
(a) \$300,000 each year is from the workforce		
development fund for the dual-training		
pipeline program.		
(b) \$200,000 each year is from the workforce		
development fund for identification of		
competency standards under Minnesota		
Statutes, section 175.45.		
(c) \$1,500,000 each year is from the workforce		
development fund for youth skills training		
grants under Minnesota Statutes, section		
<u>175.46.</u>		
(d) \$371,000 each year is from the workforce		
development fund for administration of the		
youth skills training grant program under		
Minnesota Statutes, section 175.46.		
(e) \$33,000 each year is from the general fund		
to identify occupational competency standards		
and provide technical assistance for		
developing dual-training programs under		

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	SF 1632	KE VISOK	33	31032-4	4til Eligiossment
49.1	Minnesota Stati	utes, section 175.4	5, for the		
49.2	legal cannabis i	industry.			
49.3	Subd. 7. Comb	eative Sports	254,000	254,000	
49.4	Subd. 8. Appre	enticeship		3,414,000	3,104,000
49.5	(a) These appro	opriations are from	the .		
49.6	workforce deve	elopment fund. The	e workforce		
49.7	development fu	and base is \$2,759,0	000 in fiscal		
49.8	year 2028 and e	each year thereafte			
49.9	(b) \$1,000,000	each year is from	the		
49.10	workforce deve	elopment fund for	<u>labor</u>		
49.11	education and a	advancement progr	ram grants		
49.12	under Minneson	ta Statutes, section	n 178.11.		
49.13	(c) \$225,000 ea	ach year is from the	e workforce		
49.14	development fu	and for a grant to H	Building		
49.15	Strong Commu	nities, Inc. for the	Minnesota		
49.16	Helmets to Har	dhats program. Th	nese are		
49.17	onetime approp	oriations. Money a	ppropriated		
49.18	in this paragrap	oh must be used to	facilitate		
49.19	participation of	National Guard, r	eserve, and		
49.20	active duty mili	itary members and	l veterans in		
49.21	apprenticeship	programs registere	ed with the		
49.22	Department of I	Labor and Industry	and connect		
49.23	these members	and veterans to car	reer training		
49.24	and employmen	nt in the building a	<u>and</u>		
49.25	construction inc	dustries. Program	recruitment,		
49.26	selection, emplo	oyment, and traini	ng must not		
49.27	discriminate ba	sed on race, color,	creed,		
49.28	religion, nation	al origin, sex, sext	<u>ual</u>		
49.29	orientation, man	rital status, physic	al or mental		
49.30	disability, recei	pt of public assista	nce, or age.		
49.31	By February 1 c	of each year, the co	mmissioner		
49.32	must submit a r	eport to the chairs	and ranking		
49.33	minority memb	ers of the legislati	<u>ve</u>		

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50.1	committees with jurisdiction over labor and
50.2	industry that identifies:
50.3	(1) a detailed accounting of the use of the
50.4	grant;
50.5	(2) the portion of the grant spent on
50.6	administration; and
50.7	(3) the number and demographics of
50.8	individuals served by the grant.
50.9	The report must be filed according to
50.10	Minnesota Statutes, section 3.195.
50.11	(d) \$140,000 the first year is from the
50.12	workforce development fund for a grant to
50.13	Independent School District No. 294, Houston,
50.14	for the Minnesota Virtual Academy's career
50.15	pathways program with Operating Engineers
50.16	Local 49. This is a onetime appropriation and
50.17	is available until June 30, 2027. The following
50.18	requirements apply:
50.19	(1) the career pathways program must
50.20	encourage, support, and provide continuity for
50.21	student participation in structured career
50.22	pathways. The program may include up to five
50.23	semesters of courses and must lead to
50.24	eligibility for the Operating Engineers Local
50.25	49 apprenticeship program;
50.26	(2) the grant may be used to encourage and
50.27	support student participation in the career
50.28	pathways program through additional
50.29	academic, counseling, and other support
50.30	services provided by the student's enrolling
50.31	school district. The Minnesota Virtual
50.32	Academy may contract with a student's
50.33	enrolling school district to provide these
50.34	services;

51.1	(3) the career pathways program must provide
51.2	outreach to and encourage participation in its
51.3	programming by students of color, Indigenous
51.4	students, students from families with low
51.5	income, students located throughout
51.6	Minnesota, and underserved students; and
51.7	(4) by January 15 of each year following
51.8	receipt of a grant, Independent School District
51.9	No. 294, Houston, must submit a written
51.10	report to the chairs and ranking minority
51.11	members of the legislative committees with
51.12	jurisdiction over education and workforce
51.13	development. The grant award and report must
51.14	comply with the provisions of Minnesota
51.15	Statutes, sections 3.195 and 127A.20. The
51.16	report must:
51.17	(i) describe students' experiences with the
51.18	program;
51.19	(ii) document the program's spending and the
51.20	number of students participating in the
51.21	program and entering into the apprenticeship
51.22	program;
51.23	(iii) include geographic and demographic
51.24	information on the program participants;
51.25	(iv) make recommendations to improve the
51.26	support of career pathways programs
51.27	statewide; and
51.28	(v) make recommendations to improve student
51.29	participation in career pathways programs.
51.30	(e) \$120,000 each year is from the workforce
51.31	development fund for a grant to Building
51.32	Strong Communities, Inc., for a statewide
51.33	apprenticeship readiness program that prepares
51.34	women; individuals who are Black,

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52.1	Indigenous, and People of Color; and veterans			
52.2	to enter the building and construction			
52.3	industries. These appropriations are onetime.			
52.4	By February 1 of each year, the commissioner			
52.5	must submit a report to the chairs and ranking			
52.6	minority members of the legislative			
52.7	committees with jurisdiction over labor and			
52.8	industry that identifies:			
52.9	(1) a detailed accounting of the use of the			
52.10	grant;			
52.11	(2) the portion of the grant spent on			
52.12	administration; and			
52.13	(3) the number and demographics of			
52.14	individuals served by the grant.			
52.15	The report must be filed according to			
52.16	Minnesota Statutes, section 3.195.			
52.17	Subd. 9. Nursing Home Workforce Standards			
52.18	Board		404,000	357,000
52.19	Subd. 10. Construction Codes and Licensing		500,000	500,000
52.20	These appropriations are for initiatives to			
52.21	promote mental health in the construction			
52.22	industry and prevent suicide and may be used			
52.23	for outreach, education, development of			
52.24	resources related to stigma reduction and			
52.25	worksite strategies, and grants to industry			
52.26	groups for related activities. These are onetime			
52.27	appropriations and are available until June 30,			
52.28	<u>2027.</u>			
52.29 52.30	Sec. 3. WORKERS' COMPENSATION COURT OF APPEALS	<u>r</u> <u>\$</u>	<u>2,962,000</u> <u>\$</u>	2,895,000
52.31	These appropriations are from the workers'			
52.32	compensation fund.			
52.33	Sec. 4. BUREAU OF MEDIATION SERVICES	S \$	<u>3,828,000</u> <u>\$</u>	3,882,000

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53.1	\$762,000 the first year and \$772,000 the
53.2	second year are for the Public Employment
53.3	Relations Board under Minnesota Statutes,
53.4	section 179A.041.
53.5	Sec. 5. CANCELLATIONS.
53.6	(a) \$25,000 of the fiscal year 2024 appropriation from the general fund for creation and
53.7	distribution of a veterans' benefits and services poster under Laws 2023, chapter 53, article
53.8	19, section 2, subdivision 3, paragraph (f), is canceled.
53.9	(b) \$214,000 of the fiscal year 2024 appropriation from the general fund for the
53.10	ergonomics safety grant program under Laws 2023, chapter 53, article 19, section 2,
53.11	subdivision 5, is canceled.
53.12	(c) \$1,000,000 of the fiscal year 2024 appropriation from the workforce development
53.13	fund for grants to registered apprenticeship programs for clean economy occupations under
53.14	Laws 2023, chapter 53, article 19, section 2, subdivision 8, paragraph (c), is canceled.
53.15 53.16	Sec. 6. Laws 2024, chapter 127, article 14, section 3, is amended to read:  Sec. 3. DEPARTMENT OF LABOR AND INDUSTRY  \$ -0- \$ 225,000
53.17	
53.18	This appropriation is for the single-egress
53.19	stairway apartment building report under
53.20	article 15, section 46. This is a onetime
53.21	appropriation and is available until June 30,
53.22	<u>2026</u> .
53.23	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
53.24	ARTICLE 3
53.25	EMPLOYMENT AND ECONOMIC DEVELOPMENT POLICY
53.26	Section 1. Minnesota Statutes 2024, section 116J.431, subdivision 2, is amended to read:
53.27	Subd. 2. Eligible projects. (a) An economic development project for which a county or
53.28	city may be eligible to receive a grant under this section includes:
53.29	(1) manufacturing;
53.30	(2) technology;

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(3) warehousing and distribution; 54.1 (4) research and development; 54.2 (5) agricultural processing, defined as transforming, packaging, sorting, or grading 54.3 livestock or livestock products or plants and plant-based products into goods that are used 54.4 54.5 for intermediate or final consumption, including goods for nonfood use; or (6) industrial park development that would be used by any other business listed in this 54.6 54.7 subdivision even if no business has committed to locate in the industrial park at the time the grant application is made. 54.8 (b) Up to 15 percent of the development of a project may be for a purpose that is not 54.9 included under this subdivision as an eligible project. A city or county must provide notice 54.10 to the commissioner for the commissioner's approval of the proposed project. 54.11 **EFFECTIVE DATE.** This section is effective July 1, 2027. 54.12 Sec. 2. Minnesota Statutes 2024, section 116J.8733, subdivision 4, is amended to read: 54.13 Subd. 4. Revolving loan fund Minnesota expanding opportunity account. (a) The 54.14 54.15 commissioner shall establish a revolving loan fund to make loans to nonprofit corporations, Tribal economic development entities, and community development financial institutions 54.16 for the purpose of increasing nonprofit corporation, Tribal economic development entity, 54.17 and community development financial institution capital and lending activities with 54.18

(b) Nonprofit corporations, Tribal economic development entities, and community development financial institutions that receive loans from the commissioner under the program must establish appropriate accounting practices for the purpose of tracking eligible loans.

Minnesota small businesses. A Minnesota expanding opportunity account is created in the

commissioner for revolving loans to nonprofit corporations for the purpose of increasing

special revenue fund in the state treasury. Money in the account is appropriated to the

nonprofit corporation capital and lending activities with Minnesota small businesses.

(c) All loan repayments must be paid into the Minnesota expanding opportunity account created in this section to fund additional loans.

**EFFECTIVE DATE.** This section is effective retroactively from July 1, 2023.

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Sec. 3. Minnesota Statutes 2024, section 116J.8752, subdivision 2, is amended to read:

Subd. 2. **Purpose.** The Minnesota forward fund account is created to increase the state's competitiveness by providing the state the authority and flexibility to facilitate private investment. The fund serves as a closing fund to allow the authority and flexibility to negotiate incentives to better compete with other states for business retention, expansion and attraction of projects in existing and new industries, <u>and</u> develop properties for business use, <u>and leverage to meet matching requirements of federal funding</u> for resiliency in economic security and economic enhancement opportunities that provide the public high-quality employment opportunities.

### Sec. 4. [116J.9927] PREPARE MINNESOTA.

- Subdivision 1. **Establishment.** (a) The commissioner must establish and administer a comprehensive test and professional licensure pilot program that must be provided at no cost to students at one University of Minnesota system campus, students at one Minnesota State Colleges and Universities system campus, and dislocated workers as defined in section 116L.17.
- 55.16 (b) The pilot program must, at a minimum, offer students and dislocated workers test
  55.17 preparation services for the Medical College Admission Test, Law School Admission Test,
  55.18 Graduate Record Examination, Graduate Management Admission Test, and other preparation
  55.19 programs for professional exams, including but not limited to the areas of nursing, teaching,
  55.20 real estate, securities, and law. The pilot program must, at a minimum, also provide
  55.21 preparation for the Securities Industry Essentials exam, a Financial Paraplanner Qualified
  55.22 Professional exam, and a Wealth Management Specialist exam.
- Subd. 2. Vendors. The commissioner must procure and contract with a vendor to provide
   comprehensive test and professional licensure preparation services.
- Subd. 3. Priority of recipients. If money is insufficient to provide comprehensive test
   and professional licensure preparation to all students or dislocated workers seeking to
   participate in the program, the commissioner may prioritize offering the services to recipients
   of a state grant under section 136A.121.
- Subd. 4. Reporting. By February 15 of each year, the commissioner must submit a
   report on the details of the pilot program under this section to the legislative committees
   with jurisdiction over workforce development finance and policy. The report must include
   the following information:

56.1	(1) research and analysis on the effectiveness and impact of the program that considers
56.2	the following:
56.3	(i) aggregate and deidentified demographic data including the race and ethnicity, age,
56.4	and gender;
56.5	(ii) federal Pell grant eligibility; and
56.6	(iii) the long-term value the program offers to students; and
56.7	(2) the number of students who participated in the program in the prior academic year,
56.8	including identifying the number of each exam type for which preparation was provided.
56.9	Sec. 5. Minnesota Statutes 2024, section 116L.04, subdivision 1, is amended to read:
56.10	Subdivision 1. Partnership program. (a) The partnership program may provide
56.11	grants-in-aid to educational or other nonprofit educational institutions using the following
56.12	guidelines:
56.13	(1) the educational or other nonprofit educational institution is a provider of training
56.14	within the state in either the public or private sector;
56.15	(2) the program involves skills training that is an area of employment need; and
56.16	(3) preference will be given to educational or other nonprofit training institutions which
56.17	serve economically disadvantaged people, minorities, or those who are victims of economic
56.18	dislocation and to businesses located in rural areas.
56.19	(b) A single grant to any one institution shall not exceed \$400,000 \$500,000. A portion
56.20	of a grant may be used for preemployment training.
56.21	(c) Each institution must provide for the dissemination of summary results of a
56.22	grant-funded project, including, but not limited to, information about curriculum and all
56.23	supporting materials developed in conjunction with the grant. Results of projects developed
56.24	by any Minnesota State Colleges and Universities system institution must be disseminated
56.25	throughout the system.
56.26	(d) At the discretion of the board, higher education institutions may charge up to a
56.27	30-percent increase on the direct project costs, not including equipment costs.
56.28	Sec. 6. Minnesota Statutes 2024, section 116L.04, subdivision 1a, is amended to read:
56.29	Subd. 1a. Pathways program. (a) The pathways program may provide grants-in-aid
56.30	for developing programs which assist in the transition of persons from welfare to work and

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57.1	assist individ	luals at or below 200	percent of the f	Gederal poverty guidel	ines. The program
57.2	is to be opera	ated by the board. Th	e board shall co	onsult and coordinate	with program
57.3	administrator	rs at the Department	of Employment	and Economic Devel	opment to design
57.4	and provide	services for temporar	y assistance for	needy families recipi	ients.
57.5	(b) Pathw	vays grants-in-aid ma	y be awarded to	educational or other	nonprofit training
57.6	institutions of	r to workforce develo	pment intermed	iaries for education an	nd training programs
57.7	and services	supporting education	and training pr	ograms that serve elig	gible recipients.
57.8	Preferenc	e shall be given to pr	rojects that:		
57.9	(1) provid	de employment with	benefits paid to	employees;	
57.10	(2) provid	de employment where	e there are defir	ned career paths for tra	ainees;
57.11	(3) pilot t	the development of an	n educational pa	athway that can be use	ed on a continuing
57.12	basis for tran	sitioning persons fro	m welfare to we	ork; and	
57.13	(4) demon	nstrate the active part	ticipation of De	partment of Employn	nent and Economic
57.14	Developmen	t workforce centers, l	Minnesota State	e College and Univers	ity institutions and
57.15	other educati	onal institutions, and	l local welfare a	gencies.	
57.16	(c) Pathw	ays projects must dem	nonstrate the acti	ve involvement and fi	nancial commitment
57.17	of a participa	ting business. Pathw	ays projects mu	st be matched with ca	ash or in-kind
57.18	contributions	on at least a one-hal	f-to-one ratio b	y a participating busing	ness.
57.19	(d) A sing	gle grant to any one in	nstitution shall i	not exceed \$400,000 §	\$500,000. A portion
57.20	of a grant ma	ny be used for preemp	oloyment training	ng.	
57.21	(e) At the	discretion of the boa	ard, higher educ	eation institutions may	charge up to a
57.22	30-percent in	icrease on the direct j	project costs, no	ot including equipmen	nt costs.
57.23	Sec. 7. Mir	nnesota Statutes 2024	, section 116L.	98, subdivision 2, is a	mended to read:
57.24	Subd. 2. 1	<b>Definitions.</b> (a) For the	he purposes of	this section, the terms	defined in this
57.25	subdivision h	nave the meanings given	ven.		
57.26	(b) "Cred	ential" means <del>postse</del>	<del>condary</del> degrees	s, diplomas, licenses,	and certificates

Article 3 Sec. 7.

certificates.

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awarded in recognition of an individual's attainment of measurable technical or occupational

skills necessary to obtain employment or advance with an occupation. This definition does

not include certificates awarded by workforce investment boards or work-readiness

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(c) "Exit" means to have not received service under a workforce program for 90 consecutive calendar days. The exit date is the last date of service.

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- (d) "Net impact" means the use of matched control groups and regression analysis to estimate the impacts attributable to program participation net of other factors, including observable personal characteristics and economic conditions.
- (e) "Pre-enrollment" means the period of time before an individual was enrolled in a workforce program.
  - Sec. 8. Minnesota Statutes 2024, section 116M.18, subdivision 3, is amended to read:
- Subd. 3. Revolving loan fund Minnesota emerging entrepreneur program account. (a) The department shall establish a revolving loan fund A Minnesota emerging entrepreneur program account is created in the special revenue fund in the state treasury. Money in the account is appropriated to the commissioner for revolving loans to make grants to nonprofit corporations, Tribal economic development entities, and community development financial institutions for the purpose of making loans to businesses owned by minority or low-income persons, women, veterans, or people with disabilities, and to support minority business enterprises and job creation for minority and low-income persons.
- (b) Nonprofit corporations, Tribal economic development entities, and community development financial institutions that receive grants from the department under the program must establish a commissioner-certified revolving loan fund for the purpose of making eligible loans.
- (c) Eligible business enterprises include, but are not limited to, technologically innovative industries, value-added manufacturing, and information industries.
- (d) Loan applications given preliminary approval by the nonprofit corporation, Tribal economic development entity, or community development financial institution must be forwarded to the department. Nonprofit corporations, Tribal economic development entities, and community development financial institutions designated as preferred partners do not need final approval by the commissioner. All other loans must be approved by the commissioner and the commissioner must make approval decisions within 20 days of receiving a loan application unless the application contains insufficient information to make an approval decision. The amount of the state funds contributed to any loan may not exceed 50 percent of each loan. The commissioner must develop the criteria necessary to receive loan forgiveness.

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Sec. 9. Minnesota Statutes 2024, section 469.54, subdivision 4, is amended to read:

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- Subd. 4. Credit for parking revenue. (a) By March 1 of the year following the year in which the parking facilities or structures are constructed within the district, the city must certify to the commissioner:
- (1) the total amount of revenue generated by the parking facilities and structures in the preceding year; and
  - (2) the total amount necessary for operational and maintenance expenses of the facilities or structures in the <del>current</del> preceding year.
  - (b) By July 1 of each year thereafter, for a period of 25 years, the commissioner must confirm or revise the amounts as reported. An amount equal to 50 percent of the amount of revenue received by the city by the parking structures and facilities in the previous preceding year that is greater than the amount necessary for operational and maintenance expenses of the facilities or structures in the eurrent preceding year must be paid by the city to the commissioner of employment and economic development by September 1 for deposit into the general fund.
- Sec. 10. Laws 2023, chapter 53, article 15, section 33, subdivision 4, as amended by Laws 59.16 2024, chapter 120, article 9, section 5, is amended to read: 59.17
- 59.18 Subd. 4. Loans to community businesses. (a) A partner organization that receives a grant under subdivision 3 shall establish a plan for making low-interest loans to community 59.19 businesses. The plan requires approval by the commissioner. 59.20
- (b) Under the plan: 59.21
- (1) the state contribution to each loan shall be no less than \$50,000 \$10,000 and no more 59.22 than \$500,000; 59.23
- (2) loans shall be made for projects that are unlikely to be undertaken unless a loan is 59.24 received under the program; 59.25
- (3) priority shall be given to loans to businesses in the lowest income areas; 59.26
- (4) the fee or interest rate on a loan shall not be higher than the Wall Street Journal prime 59.27 rate plus two percent, with a maximum of ten percent; 59.28
- (5) 50 percent of all repayments of principal on a loan under the program shall be used 59.29 to fund additional related lending. The partner organization may retain the remainder of 59.30 loan repayments to service loans and provide further technical assistance; 59.31

- 60.1 (6) the partner organization may charge a loan origination fee of no more than one 60.2 percent of the loan value and may retain that origination fee;
  - (7) a partner organization may not make a loan to a project in which it has an ownership interest; and
  - (8) up to 15 percent of a loan's principal amount may be forgiven by the partner organization if the borrower has met all lending criteria developed by the partner organization and the commissioner, including creating or retaining jobs and being current with all loan payments, for at least two years.

# **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 11. Laws 2023, chapter 53, article 20, section 2, subdivision 2, as amended by Laws 2024, chapter 120, article 1, section 6, is amended to read:

## Subd. 2. **Business and Community Development** 195,061,000 139,104,000

60.13	Appı	ropriations by Fund	
60.14	General	193,011,000	137,054,000
60.15	Remediation	700,000	700,000
60.16 60.17	Workforce Development	1,350,000	1,350,000
60.18	(a) \$2,287,000 each	h year is for the great	ater
60.19	Minnesota busines	s development publ	ic
60.20	infrastructure grant	program under Min	nesota
60.21	Statutes, section 11	6J.431. This approp	riation
60.22	is available until Ju	ine 30, 2027.	
60.23	(b) \$500,000 each	year is for grants to	small
60.24	business developme	ent centers under Mir	nnesota
60.25	Statutes, section 11	6J.68. Money made	e
60.26	available under this	s paragraph may be	used to
60.27	match funds under	the federal Small Bu	ısiness
60.28	Development Cent	er (SBDC) program	under
60.29	United States Code	e, title 15, section 64	48, to
60.30	provide consulting	and technical servi	ces or
60.31	to build additional	SBDC network capa	acity to
60.32	serve entrepreneurs	s and small business	ses.

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- 61.1 (c) \$2,500,000 the first year is for Launch
- 61.2 Minnesota. This is a onetime appropriation.
- 61.3 Of this amount:
- 61.4 (1) \$1,500,000 is for innovation grants to
- 61.5 eligible Minnesota entrepreneurs or start-up
- businesses to assist with their operating needs;
- 61.7 (2) \$500,000 is for administration of Launch
- 61.8 Minnesota; and
- 61.9 (3) \$500,000 is for grantee activities at Launch
- 61.10 Minnesota.
- (d)(1) \$500,000 each year is for grants to
- 61.12 MNSBIR, Inc., to support moving scientific
- 61.13 excellence and technological innovation from
- 61.14 the lab to the market for start-ups and small
- 61.15 businesses by securing federal research and
- 61.16 development funding. The purpose of the grant
- 61.17 is to build a strong Minnesota economy and
- 61.18 stimulate the creation of novel products,
- 61.19 services, and solutions in the private sector;
- 61.20 strengthen the role of small business in
- 61.21 meeting federal research and development
- 61.22 needs; increase the commercial application of
- 61.23 federally supported research results; and
- 61.24 develop and increase the Minnesota
- 61.25 workforce, especially by fostering and
- encouraging participation by small businesses
- owned by women and people who are Black,
- 61.28 Indigenous, or people of color. This is a
- 61.29 onetime appropriation.
- 61.30 (2) MNSBIR, Inc., shall use the grant money
- 61.31 to be the dedicated resource for federal
- 61.32 research and development for small businesses
- of up to 500 employees statewide to support
- 61.34 research and commercialization of novel ideas,

- 62.1 concepts, and projects into cutting-edge
- 62.2 products and services for worldwide economic
- 62.3 impact. MNSBIR, Inc., shall use grant money
- 62.4 to
- 62.5 (i) assist small businesses in securing federal
- research and development funding, including
- the Small Business Innovation Research and
- 62.8 Small Business Technology Transfer programs
- and other federal research and development
- 62.10 funding opportunities;
- 62.11 (ii) support technology transfer and
- 62.12 commercialization from the University of
- 62.13 Minnesota, Mayo Clinic, and federal
- 62.14 laboratories;
- 62.15 (iii) partner with large businesses;
- 62.16 (iv) conduct statewide outreach, education,
- 62.17 and training on federal rules, regulations, and
- 62.18 requirements;
- 62.19 (v) assist with scientific and technical writing;
- 62.20 (vi) help manage federal grants and contracts;
- 62.21 and
- 62.22 (vii) support cost accounting and sole-source
- 62.23 procurement opportunities.
- 62.24 (e) \$10,000,000 the first year is for transferred
- 62.25 from the general fund to the Minnesota
- 62.26 Expanding Opportunity Fund Program special
- 62.27 revenue account under Minnesota Statutes,
- 62.28 section 116J.8733. This is a onetime
- 62.29 appropriation transfer and is available until
- 62.30 June 30, 2025.
- 62.31 (f) \$6,425,000 each year is for the small
- 62.32 business assistance partnerships program
- 62.33 under Minnesota Statutes, section 116J.682.

- All grant awards shall be for two consecutive
- 63.2 years. Grants shall be awarded in the first year.
- 63.3 The department may use up to five percent of
- 63.4 the appropriation for administrative purposes.
- The base for this appropriation is \$2,725,000
- in fiscal year 2026 and each year thereafter.
- 63.7 (g) \$350,000 each year is for administration
- of the community energy transition office.
- (h) \$5,000,000 each year is transferred from
- 63.10 the general fund to the community energy
- 63.11 transition account for grants under Minnesota
- 63.12 Statutes, section 116J.55. This is a onetime
- 63.13 transfer.
- 63.14 (i) \$1,772,000 each year is for contaminated
- 63.15 site cleanup and development grants under
- 63.16 Minnesota Statutes, sections 116J.551 to
- 63.17 116J.558. This appropriation is available until
- 63.18 expended.
- 63.19 (j) \$700,000 each year is from the remediation
- 63.20 fund for contaminated site cleanup and
- 63.21 development grants under Minnesota Statutes,
- 63.22 sections 116J.551 to 116J.558. This
- 63.23 appropriation is available until expended.
- 63.24 (k) \$389,000 each year is for the Center for
- 63.25 Rural Policy and Development. The base for
- this appropriation is \$139,000 in fiscal year
- 63.27 2026 and each year thereafter.
- 63.28 (1) \$25,000 each year is for the administration
- 63.29 of state aid for the Destination Medical Center
- under Minnesota Statutes, sections 469.40 to
- 63.31 469.47.
- 63.32 (m) \$875,000 each year is for the host
- 63.33 community economic development program

54.1	established in Minnesota Statutes, section
54.2	116J.548.
54.3	(n) \$6,500,000 each year is for grants to local
54.4	communities to increase the number of quality
54.5	child care providers to support economic
64.6	development. Fifty percent of grant money
54.7	must go to communities located outside the
64.8	seven-county metropolitan area as defined in
54.9	Minnesota Statutes, section 473.121,
64.10	subdivision 2. The base for this appropriation
54.11	is \$1,500,000 in fiscal year 2026 and each year
54.12	thereafter.
54.13	Grant recipients must obtain a 50 percent
54.14	nonstate match to grant money in either cash
64.15	or in-kind contribution, unless the
64.16	commissioner waives the requirement. Grant
64.17	money available under this subdivision must
64.18	be used to implement projects to reduce the
54.19	child care shortage in the state, including but
54.20	not limited to funding for child care business
54.21	start-ups or expansion, training, facility
64.22	modifications, direct subsidies or incentives
54.23	to retain employees, or improvements required
54.24	for licensing, and assistance with licensing
54.25	and other regulatory requirements. In awarding
54.26	grants, the commissioner must give priority
64.27	to communities that have demonstrated a
54.28	shortage of child care providers.
54.29	Within one year of receiving grant money,
54.30	grant recipients must report to the
54.31	commissioner on the outcomes of the grant
54.32	program, including but not limited to the
54.33	number of new providers, the number of
54.34	additional child care provider jobs created, the
54.35	number of additional child care openings, and

65.1	the amount of cash and in-kind local money
65.2	invested. Within one month of all grant
65.3	recipients reporting on program outcomes, the
65.4	commissioner must report the grant recipients'
65.5	outcomes to the chairs and ranking members
65.6	of the legislative committees with jurisdiction
65.7	over early learning and child care and
65.8	economic development.
65.9	(o) \$500,000 each year is for the Office of
65.10	Child Care Community Partnerships. Of this
65.11	amount:
65.12	(1) \$450,000 each year is for administration
65.13	of the Office of Child Care Community
65.14	Partnerships; and
65.15	(2) \$50,000 each year is for the Labor Market
65.16	Information Office to conduct research and
65.17	analysis related to the child care industry.
65.18	(p) \$3,500,000 each year is for grants in equal
65.19	amounts to each of the Minnesota Initiative
65.20	Foundations. This appropriation is available
65.21	until June 30, 2027. The base for this
65.22	appropriation is \$1,000,000 in fiscal year 2026
65.23	and each year thereafter. The Minnesota
65.24	Initiative Foundations must use grant money
65.25	under this section to:
65.26	(1) facilitate planning processes for rural
65.27	communities resulting in a community solution
65.28	action plan that guides decision making to
65.29	sustain and increase the supply of quality child
65.30	care in the region to support economic
65.31	development;
65.32	(2) engage the private sector to invest local
65.33	resources to support the community solution
65.34	action plan and ensure quality child care is a

66.1	vital component of additional regional
66.2	economic development planning processes;
66.3	(3) provide locally based training and technical
66.4	assistance to rural business owners
66.5	individually or through a learning cohort.
66.6	Access to financial and business development
66.7	assistance must prepare child care businesses
66.8	for quality engagement and improvement by
66.9	stabilizing operations, leveraging funding from
66.10	other sources, and fostering business acumen
66.11	that allows child care businesses to plan for
66.12	and afford the cost of providing quality child
66.13	care; and
66.14	(4) recruit child care programs to participate
66.15	in quality rating and improvement
66.16	measurement programs. The Minnesota
66.17	Initiative Foundations must work with local
66.18	partners to provide low-cost training,
66.19	professional development opportunities, and
66.20	continuing education curricula. The Minnesota
66.21	Initiative Foundations must fund, through local
66.22	partners, an enhanced level of coaching to
66.23	rural child care providers to obtain a quality
66.24	rating through measurement programs.
66.25	(q) \$8,000,000 each year is for the Minnesota
66.26	job creation fund under Minnesota Statutes,
66.27	section 116J.8748. Of this amount, the
66.28	commissioner of employment and economic
66.29	development may use up to three percent for
66.30	administrative expenses. This appropriation
66.31	is available until expended. Notwithstanding
66.32	Minnesota Statutes, section 116J.8748, money
66.33	appropriated for the job creation fund may be
66.34	used for redevelopment under Minnesota

- 67.1 Statutes, sections 116J.575 and 116J.5761, at
- the discretion of the commissioner.
- 67.3 (r) \$12,370,000 each year is for the Minnesota
- 67.4 investment fund under Minnesota Statutes,
- section 116J.8731. Of this amount, the
- 67.6 commissioner of employment and economic
- development may use up to three percent for
- administration and monitoring of the program.
- This appropriation is available until expended.
- Notwithstanding Minnesota Statutes, section
- 67.11 116J.8731, money appropriated to the
- 67.12 commissioner for the Minnesota investment
- 67.13 fund may be used for the redevelopment
- 67.14 program under Minnesota Statutes, sections
- 67.15 116J.575 and 116J.5761, at the discretion of
- 67.16 the commissioner. Grants under this paragraph
- are not subject to the grant amount limitation
- 67.18 under Minnesota Statutes, section 116J.8731.
- 67.19 (s) \$4,246,000 each year is for the
- 67.20 redevelopment program under Minnesota
- 67.21 Statutes, sections 116J.575 and 116J.5761.
- The base for this appropriation is \$2,246,000
- in fiscal year 2026 and each year thereafter.
- 67.24 This appropriation is available until expended.
- 67.25 (t) \$1,000,000 each year is for the Minnesota
- 67.26 emerging entrepreneur loan program under
- 67.27 Minnesota Statutes, section 116M.18. Money
- available under this paragraph is for transfer
- 67.29 into the emerging entrepreneur program
- 67.30 special revenue fund account created under
- 67.31 Minnesota Statutes, chapter 116M, and are
- available until expended. Of this amount, up
- 67.33 to four percent is for administration and
- 67.34 monitoring of the program.

68.1	(u) \$325,000 the first year is for the Minnesota
68.2	Film and TV Board. The appropriation is
68.3	available only upon receipt by the board of \$1
68.4	in matching contributions of money or in-kind
68.5	contributions from nonstate sources for every
68.6	\$3 provided by this appropriation, except that
68.7	up to \$50,000 is available on July 1 even if
68.8	the required matching contribution has not
68.9	been received by that date. This is a onetime
68.10	appropriation.
68.11	(v) \$12,000 each year is for a grant to the
68.12	Upper Minnesota Film Office.
68.13	(w) \$500,000 the first year is for a grant to the
68.14	Minnesota Film and TV Board for the film
68.15	production jobs program under Minnesota
68.16	Statutes, section 116U.26. This appropriation
68.17	is available until June 30, 2027. This is a
68.18	onetime appropriation.
68.19	(x) \$4,195,000 each year is for the Minnesota
68.20	job skills partnership program under
68.21	Minnesota Statutes, sections 116L.01 to
68.22	116L.17. If the appropriation for either year
68.23	is insufficient, the appropriation for the other
68.24	year is available. This appropriation is
68.25	available until expended.
68.26	(y) \$1,350,000 each year from the workforce
68.27	development fund is for jobs training grants
68.28	under Minnesota Statutes, section 116L.41.
68.29	(z) \$47,475,000 the first year and \$50,475,000
68.30	the second year are for the PROMISE grant
68.31	program. This is a onetime appropriation and
68.32	is available until June 30, 2027. Any
68.33	unencumbered balance remaining at the end

69.1	of the first year does not cancel but is available
69.2	the second year. Of this amount:

- 69.3 (1) \$475,000 each year is for administration
- 69.4 of the PROMISE grant program;
- 69.5 (2) \$7,500,000 each year is for grants in equal
- amounts to each of the Minnesota Initiative
- 69.7 Foundations to serve businesses in greater
- 69.8 Minnesota. Of this amount, \$600,000 each
- 69.9 year is for grants to businesses with less than
- 69.10 \$100,000 in revenue in the prior year; and
- 69.11 (3) \$39,500,000 the first year and \$42,500,000
- 69.12 the second year are for grants to the
- 69.13 Neighborhood Development Center. Of this
- amount, the following amounts are designated
- 69.15 for the following areas:
- 69.16 (i) \$16,000,000 each year is for North
- 69.17 Minneapolis' West Broadway, Camden, or and
- 69.18 other Northside neighborhoods. Of this
- amount, \$1,000,000 each year is for grants to
- 69.20 businesses with less than \$100,000 in revenue
- 69.21 in the prior year;
- 69.22 (ii) \$13,500,000 each year is \$12,500,000 the
- 69.23 first year and \$13,500,000 the second year are
- 69.24 for South Minneapolis' Lake Street, 38th and
- 69.25 Chicago, Franklin, Nicollet, and Riverside
- 69.26 corridors. Of this amount, \$750,000 each year
- 69.27 is for grants to businesses with less than
- 69.28 \$100,000 in revenue in the prior year;
- 69.29 (iii) \$10,000,000 each year is for St. Paul's
- 69.30 University Avenue, Midway, Eastside, or other
- 69.31 St. Paul neighborhoods. Of this amount,
- 69.32 \$750,000 each year is for grants to businesses
- 69.33 with less than \$100,000 in revenue in the prior
- 69.34 year;

- 70.1 (iv) \$1,000,000 the first year is for South
- 70.2 Minneapolis' Hennepin Avenue Commercial
- 70.3 corridor, South Hennepin Community
- 70.4 corridor, and Uptown Special Service District;
- 70.5 and
- 70.6 (v) \$3,000,000 the second year is for grants
- to businesses in the counties of Anoka, Carver,
- 70.8 Dakota, Hennepin, Ramsey, Scott, and
- 70.9 Washington, excluding the cities of
- 70.10 Minneapolis and St. Paul.
- 70.11 (aa) \$15,150,000 each year is for the
- 70.12 PROMISE loan program. This is a onetime
- 70.13 appropriation and is available until June 30,
- 70.14 **2027.** Of this amount:
- 70.15 (1) \$150,000 each year is for administration
- 70.16 of the PROMISE loan program;
- 70.17 (2) \$3,000,000 each year is for grants in equal
- amounts to each of the Minnesota Initiative
- 70.19 Foundations to serve businesses in greater
- 70.20 Minnesota: and
- 70.21 (3) \$12,000,000 each year is for grants to the
- 70.22 Metropolitan Economic Development
- 70.23 Association (MEDA). Of this amount, the
- 70.24 following amounts are designated for the
- 70.25 following areas:
- 70.26 (i) \$4,500,000 each year is for North
- 70.27 Minneapolis' West Broadway, Camden, or and
- 70.28 other Northside neighborhoods;
- 70.29 (ii) \$4,500,000 each year is for South
- 70.30 Minneapolis' Lake Street, 38th and Chicago,
- 70.31 Franklin, Nicollet, and Riverside corridors;
- 70.32 and

- 71.1 (iii) \$3,000,000 each year is for St. Paul's
- 71.2 University Avenue, Midway, Eastside, or other
- 71.3 St. Paul neighborhoods.
- 71.4 (bb) \$1,500,000 each year is for a grant to the
- 71.5 Metropolitan Consortium of Community
- 71.6 Developers for the community wealth-building
- grant program pilot project. Of this amount,
- vp to two percent is for administration and
- 71.9 monitoring of the community wealth-building
- 71.10 grant program pilot project. This is a onetime
- 71.11 appropriation.
- 71.12 (cc) \$250,000 each year is for the publication,
- 71.13 dissemination, and use of labor market
- 71.14 information under Minnesota Statutes, section
- 71.15 116J.401.
- 71.16 (dd) \$5,000,000 the first year is for a grant to
- 71.17 the Bloomington Port Authority to provide
- 71.18 funding for the Expo 2027 host organization.
- 71.19 The Bloomington Port Authority must enter
- 71.20 into an agreement with the host organization
- over the use of money, which may be used for
- 71.22 activities, including but not limited to
- 71.23 finalizing the community dossier and staffing
- 71.24 the host organization and for infrastructure
- 71.25 design and planning, financial modeling,
- 71.26 development planning and coordination of
- 51.27 both real estate and public private partnerships,
- 71.28 and reimbursement of costs the Bloomington
- 71.29 Port Authority incurred. In selecting vendors
- and exhibitors for Expo 2027, the host
- 71.31 organization shall prioritize outreach to,
- 71.32 collaboration with, and inclusion of businesses
- 71.33 that are majority owned by people of color,
- 71.34 women, and people with disabilities. The host
- 71.35 organization and Bloomington Port Authority

may be reimbursed for expenses 90 days prior
to encumbrance. This appropriation is
contingent on approval of the project by the
Bureau International des Expositions. If the
project is not approved by the Bureau
International des Expositions, the money shall
transfer to the Minnesota investment fund
under Minnesota Statutes, section 116J.8731.
Any unencumbered balance remaining at the
end of the first year does not cancel but is
available for the second year.
(ee) \$5,000,000 the first year is for a grant to
the Neighborhood Development Center for
small business programs, including training,
lending, business services, and real estate
programming; small business incubator
development in the Twin Cities and outside
the seven-county metropolitan area; and
technical assistance activities for partners
outside the seven-county metropolitan area;
and for high-risk, character-based loan capital
for nonrecourse loans. This is a onetime
appropriation. Any unencumbered balance
remaining at the end of the first year does not
cancel but is available for the second year.
(ff) \$5,000,000 the first year is for transfer to
the emerging developer fund account in the
special revenue fund. Of this amount, up to
five percent is for administration and
monitoring of the emerging developer fund
program under Minnesota Statutes, section
116J.9926, and the remainder is for a grant to
the Local Initiatives Support Corporation -
Twin Cities to serve as a partner organization

- 73.1 under the program. This is a onetime
- 73.2 appropriation.
- 73.3 (gg) \$5,000,000 the first year is for the
- 73.4 Canadian border counties economic relief
- program under article 5. Of this amount, up
- 73.6 to \$1,000,000 is for Tribal economic
- development and \$2,100,000 is for a grant to
- 73.8 Lake of the Woods County for the forgivable
- 73.9 loan program for remote recreational
- 73.10 businesses. This is a onetime appropriation
- 73.11 and is available until June 30, 2026.
- 73.12 (hh) \$1,000,000 each year is for a grant to
- 73.13 African Economic Development Solutions.
- 73.14 This is a onetime appropriation and is
- 73.15 available until June 30, 2026. Of this amount:
- 73.16 (1) \$500,000 each year is for a loan fund that
- 73.17 must address pervasive economic inequities
- 73.18 by supporting business ventures of
- 73.19 entrepreneurs in the African immigrant
- 73.20 community; and
- 73.21 (2) \$250,000 each year is for workforce
- 73.22 development and technical assistance,
- 73.23 including but not limited to business
- 73.24 development, entrepreneur training, business
- 73.25 technical assistance, loan packing, and
- 73.26 community development services.
- 73.27 (ii) \$1,500,000 each year is for a grant to the
- 73.28 Latino Economic Development Center. This
- 73.29 is a onetime appropriation and is available
- viii June 30, 2025. Of this amount:
- 73.31 (1) \$750,000 each year is to assist, support,
- finance, and launch microentrepreneurs by
- 73.33 delivering training, workshops, and
- 73.34 one-on-one consultations to businesses; and

74.1	(2) \$750,000 each year is to guide prospective
74.2	entrepreneurs in their start-up process by
74.3	introducing them to key business concepts,
74.4	including business start-up readiness. Grant
74.5	proceeds must be used to offer workshops on
74.6	a variety of topics throughout the year,
74.7	including finance, customer service,
74.8	food-handler training, and food-safety
74.9	certification. Grant proceeds may also be used
74.10	to provide lending to business startups.
74.11	(jj) \$627,000 the first year is for a grant to
74.12	Community and Economic Development
74.13	Associates (CEDA) to provide funding for
74.14	economic development technical assistance
74.15	and economic development project grants to
74.16	small communities across rural Minnesota and
74.17	for CEDA to design, implement, market, and
74.18	administer specific types of basic community
74.19	and economic development programs tailored
74.20	to individual community needs. Technical
74.21	assistance grants shall be based on need and
74.22	given to communities that are otherwise
74.23	unable to afford these services. Of the amount
74.24	appropriated, up to \$270,000 may be used for
74.25	economic development project implementation
74.26	in conjunction with the technical assistance
74.27	received. This is a onetime appropriation. Any
74.28	unencumbered balance remaining at the end
74.29	of the first year does not cancel but is available
74.30	the second year.
74.31	(kk) \$2,000,000 the first year is for a grant to
74.32	WomenVenture to:
74.33	(1) support child care providers through
74.34	business training and shared services programs
74.35	and to create materials that could be used, free

- of charge, for start-up, expansion, and
- operation of child care businesses statewide,
- with the goal of helping new and existing child
- care businesses in underserved areas of the
- 75.5 state become profitable and sustainable; and
- 75.6 (2) support business expansion for women
- 75.7 food entrepreneurs throughout Minnesota's
- 75.8 food supply chain to help stabilize and
- 75.9 strengthen their business operations, create
- 75.10 distribution networks, offer technical
- assistance and support to beginning women
- 75.12 food entrepreneurs, develop business plans,
- 75.13 develop a workforce, research expansion
- 75.14 strategies, and for other related activities.
- 75.15 Eligible uses of the money include but are not
- 75.16 limited to:
- 75.17 (i) leasehold improvements;
- 75.18 (ii) additions, alterations, remodeling, or
- 75.19 renovations to rented space;
- 75.20 (iii) inventory or supplies;
- 75.21 (iv) machinery or equipment purchases;
- 75.22 (v) working capital; and
- 75.23 (vi) debt refinancing.
- 75.24 Money distributed to entrepreneurs may be
- 75.25 loans, forgivable loans, and grants. Of this
- amount, up to five percent may be used for
- 75.27 the WomenVenture's technical assistance and
- 75.28 administrative costs. This is a onetime
- 75.29 appropriation and is available until June 30,
- 75.30 2026.
- 75.31 By December 15, 2026, WomenVenture must
- 75.32 submit a report to the chairs and ranking
- 75.33 minority members of the legislative

76.1	committees with jurisdiction over agriculture
76.2	and employment and economic development.
76.3	The report must include a summary of the uses
76.4	of the appropriation, including the amount of
76.5	the appropriation used for administration. The
76.6	report must also provide a breakdown of the
76.7	amount of funding used for loans, forgivable
76.8	loans, and grants; information about the terms
76.9	of the loans issued; a discussion of how money
76.10	from repaid loans will be used; the number of
76.11	entrepreneurs assisted; and a breakdown of
76.12	how many entrepreneurs received assistance
76.13	in each county.
76.14	(ll) \$2,000,000 the first year is for a grant to
76.15	African Career, Education, and Resource, Inc.,
76.16	for operational infrastructure and technical
76.17	assistance to small businesses. This
76.18	appropriation is available until June 30, 2025.
76.19	(mm) \$5,000,000 the first year is for a grant
76.20	to the African Development Center to provide
76.21	loans to purchase commercial real estate and
76.22	to expand organizational infrastructure. This
76.23	appropriation is available until June 30, 2025.
76.24	Of this amount:
76.25	(1) \$2,800,000 is for loans to purchase
76.26	commercial real estate targeted at African
76.27	immigrant small business owners;
76.28	(2) \$364,000 is for loan loss reserves to
76.29	support loan volume growth and attract
76.30	additional capital;
76.31	(3) \$836,000 is for increasing organizational
76.32	capacity;

- 77.1 (4) \$300,000 is for the safe 2 eat project of
- inclusive assistance with required restaurant
- 77.3 licensing examinations; and
- 77.4 (5) \$700,000 is for a center for community
- 77.5 resources for language and technology
- assistance for small businesses.
- 77.7 (nn) \$7,000,000 the first year is for grants to
- 77.8 the Minnesota Initiative Foundations to
- capitalize their revolving loan funds, which
- address unmet financing needs of for-profit
- 77.11 business start-ups, expansions, and ownership
- 77.12 transitions; nonprofit organizations; and
- 77.13 developers of housing to support the
- 77.14 construction, rehabilitation, and conversion
- 77.15 of housing units. Of the amount appropriated:
- 77.16 (1) \$1,000,000 is for a grant to the Southwest
- 77.17 Initiative Foundation;
- 77.18 (2) \$1,000,000 is for a grant to the West
- 77.19 Central Initiative Foundation;
- 77.20 (3) \$1,000,000 is for a grant to the Southern
- 77.21 Minnesota Initiative Foundation;
- 77.22 (4) \$1,000,000 is for a grant to the Northwest
- 77.23 Minnesota Foundation;
- 77.24 (5) \$2,000,000 is for a grant to the Initiative
- 77.25 Foundation of which \$1,000,000 is for
- 77.26 redevelopment of the St. Cloud Youth and
- 77.27 Family Center; and
- 77.28 (6) \$1,000,000 is for a grant to the Northland
- 77.29 Foundation.
- 77.30 (oo) \$500,000 each year is for a grant to
- 77.31 Enterprise Minnesota, Inc., to reach and
- deliver talent, leadership, employee retention,
- 77.33 continuous improvement, strategy, quality

- management systems, revenue growth, and
- 78.2 manufacturing peer-to-peer advisory services
- 78.3 to small manufacturing companies employing
- 78.4 35 or fewer full-time equivalent employees.
- 78.5 This is a onetime appropriation. No later than
- 78.6 February 1, 2025, and February 1, 2026,
- 78.7 Enterprise Minnesota, Inc., must provide a
- 78.8 report to the chairs and ranking minority
- 78.9 members of the legislative committees with
- 78.10 jurisdiction over economic development that
- 78.11 includes:
- 78.12 (1) the grants awarded during the past 12
- 78.13 months;
- 78.14 (2) the estimated financial impact of the grants
- awarded to each company receiving services
- 78.16 under the program;
- 78.17 (3) the actual financial impact of grants
- 78.18 awarded during the past 24 months; and
- 78.19 (4) the total amount of federal funds leveraged
- 78.20 from the Manufacturing Extension Partnership
- at the United States Department of Commerce.
- 78.22 (pp) \$375,000 each year is for a grant to
- 78.23 PFund Foundation to provide grants to
- 78.24 LGBTQ+-owned small businesses and
- 78.25 entrepreneurs. Of this amount, up to five
- 78.26 percent may be used for PFund Foundation's
- 78.27 technical assistance and administrative costs.
- 78.28 This is a onetime appropriation and is
- 78.29 available until June 30, 2026. To the extent
- 78.30 practicable, money must be distributed by
- 78.31 PFund Foundation as follows:
- 78.32 (1) at least 33.3 percent to businesses owned
- 78.33 by members of racial minority communities;
- 78.34 and

- 79.1 (2) at least 33.3 percent to businesses outside
- 79.2 of the seven-county metropolitan area as
- 79.3 defined in Minnesota Statutes, section
- 79.4 473.121, subdivision 2.
- 79.5 (qq) \$125,000 each year is for a grant to
- 79.6 Quorum to provide business support, training,
- 79.7 development, technical assistance, and related
- 79.8 activities for LGBTQ+-owned small
- businesses that are recipients of a PFund
- 79.10 Foundation grant. Of this amount, up to five
- 79.11 percent may be used for Quorum's technical
- 79.12 assistance and administrative costs. This is a
- 79.13 onetime appropriation and is available until
- 79.14 June 30, 2026.
- 79.15 (rr) \$5,000,000 the first year is for a grant to
- 79.16 the Metropolitan Economic Development
- 79.17 Association (MEDA) for statewide business
- 79.18 development and assistance services to
- 79.19 minority-owned businesses. This is a onetime
- 79.20 appropriation. Any unencumbered balance
- 79.21 remaining at the end of the first year does not
- 79.22 cancel but is available the second year. Of this
- 79.23 amount:
- 79.24 (1) \$3,000,000 is for a revolving loan fund to
- 79.25 provide additional minority-owned businesses
- 79.26 with access to capital; and
- 79.27 (2) \$2,000,000 is for operating support
- 79.28 activities related to business development and
- 79.29 assistance services for minority business
- 79.30 enterprises.
- 79.31 By February 1, 2025, MEDA shall report to
- 79.32 the commissioner and the chairs and ranking
- 79.33 minority members of the legislative
- 79.34 committees with jurisdiction over economic

development policy and finance on the loans 80.1 and operating support activities, including 80.2 outcomes and expenditures, supported by the 80.3 appropriation under this paragraph. 80.4 (ss) \$2,500,000 each year is for a grant to a 80.5 Minnesota-based automotive component 80.6 80.7 manufacturer and distributor specializing in 80.8 electric vehicles and sensor technology that manufactures all of their parts onshore to 80.9 expand their manufacturing. The grant 80.10 recipient under this paragraph shall submit 80.11 reports on the uses of the money appropriated, 80.12 the number of jobs created due to the 80.13 appropriation, wage information, and the city 80.14 and state in which the additional 80.15 manufacturing activity was located to the 80.16 chairs and ranking minority members of the 80.17 legislative committees with jurisdiction over 80.18 economic development. An initial report shall 80.19 be submitted by December 15, 2023, and a 80.20 final report is due by December 15, 2025. This 80.21 is a onetime appropriation. 80.22 (tt)(1) \$125,000 each year is for grants to the 80.23 Latino Chamber of Commerce Minnesota to 80.24 support the growth and expansion of small 80.25 businesses statewide. Funds may be used for 80.26 the cost of programming, outreach, staffing, 80.27 and supplies. This is a onetime appropriation. 80.28 80.29 (2) By January 15, 2026, the Latino Chamber of Commerce Minnesota must submit a report 80.30 80.31 to the legislative committees with jurisdiction over economic development that details the 80.32 use of grant funds and the grant's economic 80.33 impact. 80.34

81.1	(uu) \$175,000 the first year is for a grant to
81.2	the city of South St. Paul to study options for
81.3	repurposing the 1927 American Legion
81.4	Memorial Library after the property is no
81.5	longer used as a library. This appropriation is
81.6	available until the project is completed or
81.7	abandoned, subject to Minnesota Statutes,
81.8	section 16A.642.
81.9	(vv) \$250,000 the first year is for a grant to
81.10	LatinoLEAD for organizational
81.11	capacity-building.
81.12	(ww) \$80,000 the first year is for a grant to
81.13	the Neighborhood Development Center for
81.14	small business competitive grants to software
81.15	companies working to improve employee
81.16	engagement and workplace culture and to
81.17	reduce turnover.
81.18	(xx)(1) \$3,000,000 in the first year is for a
81.19	grant to the Center for Economic Inclusion for
81.20	strategic, data-informed investments in job
81.21	creation strategies that respond to the needs
81.22	of underserved populations statewide. This
81.23	may include forgivable loans, revenue-based
81.24	financing, and equity investments for
81.25	entrepreneurs with barriers to growth. Of this
81.26	amount, up to five percent may be used for
81.27	the center's technical assistance and
81.28	administrative costs. This appropriation is
81.29	available until June 30, 2025.
81.30	(2) By January 15, 2026, the Center for
81.31	Economic Inclusion shall submit a report on
81.32	the use of grant funds, including any loans
81.33	
01.33	made, to the legislative committees with

82.1	(yy) \$500,000 the first year is for a grant to
82.2	the Asian Economic Development Association
82.3	for asset building and financial empowerment
82.4	for entrepreneurs and small business owners,
82.5	small business development and technical
82.6	assistance, and cultural placemaking. This is
82.7	a onetime appropriation.
82.8	(zz) \$500,000 each year is for a grant to
82.9	Isuroon to support primarily African
82.10	immigrant women with entrepreneurial
82.11	training to start, manage, and grow
82.12	self-sustaining microbusinesses, develop
82.13	incubator space for these businesses, and
82.14	provide support with financial and language
82.15	literacy, systems navigation to eliminate
82.16	capital access disparities, marketing, and other
82.17	technical assistance. This is a onetime
82.18	appropriation.
82.19	<b>EFFECTIVE DATE.</b> This section is effective retroactively from July 1, 2023, except
82.20	that the amendment in paragraph (z), clause (3), item (ii), is effective retroactively from
82.21	<u>July 1, 2024.</u>
02.22	S 12 J 2022 - h
82.22	Sec. 12. Laws 2023, chapter 53, article 21, section 7, as amended by Laws 2024, chapter
82.23	120, article 1, section 12; and Laws 2024, chapter 125, article 8, section 9, is amended to
82.24	read:
82.25	Sec. 7. APPROPRIATIONS.
82.26	(a) \$50,000,000 in fiscal year 2024 is appropriated from the Minnesota forward fund
82.27	account to the commissioner of employment and economic development for providing
82.28	businesses with matching funds required by federal programs. Money awarded under this
82.29	program is made retroactive to February 1, 2023, for applications and projects. The
82.30	commissioner may use up to two percent of this appropriation for administration. This is a
82.31	onetime appropriation and is available until June 30, 2027 2030. Any funds that remain
82.32	unspent are canceled to the general fund.

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- (b) \$100,000,000 in fiscal year 2024 is appropriated from the Minnesota forward fund account to the commissioner of employment and economic development to match existing federal funds made available in the Consolidated Appropriations Act, Public Law 117-328. This appropriation must be used to (1) construct and operate a bioindustrial manufacturing pilot innovation facility, biorefinery, or commercial campus utilizing agricultural feedstocks or (2) for a Minnesota aerospace center for research, development, and testing, or both (1) and (2). This appropriation is not subject to the grant limit requirements of Minnesota Statutes, section 116J.8752, subdivisions 4, paragraph (b), and 5. Notwithstanding Minnesota Statutes, section 116J.8752, subdivision 4, paragraph (a), this appropriation may include land acquisition as an eligible use to construct a bioindustrial manufacturing pilot innovation facility, a biorefinery, and an aerospace center for research, development, and testing. The commissioner may use up to two percent of this appropriation for administration. This is a onetime appropriation and is available until June 30, 2027 2030. Any funds that remain unspent are canceled to the general fund.
- (c) \$240,000,000 in fiscal year 2024 is appropriated from the Minnesota forward fund account to the commissioner of employment and economic development to match federal funds made available in the Chips and Science Act, Public Law 117-167. Money awarded under this program is made retroactive to February 1, 2023, for applications and projects. This appropriation is not subject to Minnesota Statutes, section 116J.8752, subdivision 5. The commissioner may use up two percent for administration. This is a onetime appropriation and is available until June 30, 2027 2030. Any funds that remain unspent are canceled to the general fund.
- (d) The commissioner may use the appropriation under paragraph (c) to allocate up to 15 percent of the total project cost with a maximum of \$75,000,000 per project for the purpose of constructing, modernizing, or expanding commercial facilities on the front- and back-end fabrication of leading-edge, current-generation, and mature-node semiconductors; funding semiconductor materials and manufacturing equipment facilities; and for research and development facilities.
  - (e) The commissioner may use the appropriation under paragraph (c) to award:
- (1) grants to institutions of higher education for developing and deploying training programs and to build pipelines to serve the needs of industry; and
- (2) grants to increase the capacity of institutions of higher education to serve industrial requirements for research and development that coincide with current and future requirements of projects eligible under this section. Grant money may be used to construct and equip

facilities that serve the purpose of the industry. The maximum grant award per institution 84.1 of higher education under this section is \$5,000,000 and may not represent more than 50 84.2 percent of the total project funding from other sources. Use of this funding must be supported 84.3 by businesses receiving funds under clause (1). 84.4 (f) Money appropriated in paragraphs (a), (b), and (c) may be transferred between 84.5 appropriations within the Minnesota forward fund account by the commissioner of 84.6 employment and economic development with approval of the commissioner of management 84.7 84.8 and budget. The commissioner must notify the Legislative Advisory Commission at least 15 days prior to changing appropriations under this paragraph. 84.9 Sec. 13. CHANGE STARTS WITH COMMUNITY VIOLENCE PREVENTION 84.10 PROGRAM. 84.11 Subdivision 1. **Objectives.** Change Starts With Community must: 84.12 (1) develop and implement year-round job training programs for at-risk youth and adults 84.13 and provide trusted adult mentorship for at-risk Black, Indigenous, and People of Color 84.14 84.15 youth, providing them with the skills needed for gainful employment and career opportunities; and 84.16 (2) create on-site job opportunities at Shiloh Cares Food Shelf - Northside Community 84.17 84.18 Safety Resource Center, promoting community engagement and economic development. Subd. 2. Partnership. Change Starts With Community shall partner with the Cargill 84.19 84.20 Foundation to support at-risk youth educational career exposure field trips and exposing participants to the Change Starts With Community Agrihood garden and preventing further 84.21 trauma through field trips for youth. 84.22 Subd. 3. At-risk youth and adult job program positions. Change Starts With 84.23 Community must use grant proceeds to add positions to the program's complement, including 84.24 but not limited to adult food service workers, youth food service workers, an executive 84.25 director, operations director, program coordinator, and food shelf manager. 84.26 Subd. 4. Report. Beginning in fiscal year 2026, Change Starts With Community shall 84.27 report to the commissioner of employment and economic development outlining the use of 84.28 84.29 grant money, program outcomes, and the impact on the targeted population. The report must

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be submitted no later than six months after the end of each fiscal year.

QUIREMENTS TO APPROPRIATION.
icle 20, section 2, subdivision 3, paragraph
116L.98.
e retroactively from July 1, 2023.
nic development must reissue a request
4, chapter 120, article 1, section 2,
efforts to conduct outreach and provide
grants. The appropriation under Laws
(i), is available until June 30, 2026.
all business growth acceleration program"
ears in Minnesota Statutes, section
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NESOTA
U.05, is amended to read:
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4th Engrossment

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Sec. 3. Minnesota Statutes 2024, section 116U.15, is amended to read:

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## **116U.15 MISSION.**

- (a) The mission of Explore Minnesota is to promote and facilitate increased travel to and within the state of Minnesota, promote overall livability, and promote workforce and economic opportunity in Minnesota support the growth of Minnesota's economy through the management of the state's tourism, livability and economic opportunity, outdoor recreation, film, and other statewide promotion efforts as directed. To further the mission of Explore Minnesota, the office is advised by various advisory councils focused on tourism and talent attraction and business marketing. Its goals are to:
- (1) expand public and private partnerships through increased interagency efforts and increased tourism and business industry participation;
  - (2) increase productivity through enhanced flexibility and options; and
- (3) use innovative fiscal and human resource practices to manage the state's resources and operate the office as efficiently as possible.
- (b) The director shall report to the legislature on the performance of the office's operations 86.15 and the accomplishment of its goals in the office's biennial budget according to section 86.16 16A.10, subdivision 1. 86.17
  - Sec. 4. Minnesota Statutes 2024, section 116U.30, is amended to read:

### 116U.30 DUTIES OF DIRECTOR.

- (a) The director shall: 86.20
- (1) publish, disseminate, and distribute informational and promotional materials; 86.21
- (2) promote and encourage the coordination of Explore Minnesota travel, tourism, overall 86.22 livability, and workforce and economic opportunity promotion efforts with other state 86.23 agencies and develop multiagency marketing strategies when appropriate; 86.24
  - (3) promote and encourage the expansion and development of international tourism, trade, and Minnesota livability marketing programs that support the mission of the office;
- (4) advertise and disseminate information about Minnesota travel, tourism, and workforce 86.27 and economic development opportunities Explore Minnesota and its activities that support 86.28 the mission of the office; 86.29

87.1	(5) aid various provide local communities a reasonable level of support to improve their
87.2	travel, tourism, and overall livability marketing programs as they relate to the mission of
87.3	the office;
87.4	(6) coordinate and implement comprehensive state travel, tourism, workforce and
87.5	economic development, and overall livability mission-driven marketing programs that take
87.6	into consideration public and private businesses and attractions;
87.7	(7) contract, in accordance with section 16C.08, for professional services if the work or
87.8	services cannot be satisfactorily performed by employees of the agency or by any other
87.9	state agency;
87.10	(8) provide local, regional, and statewide organizations with information, technical
87.11	assistance educational opportunities, training, and advice on using state tourism and livability
87.12	information and promotional programs related to the office's mission; and
87.13	(9) generally gather, compile, and make available statistical information relating to
87.14	Minnesota travel, tourism, workforce and economic development, overall livability, and
87.15	related areas in this state the office's mission. The director has the authority to call upon
87.16	other state agencies for statistical data and results obtained by them and to arrange and
87.17	compile that statistical information.
87.18	(b) The director may:
87.19	(1) apply for, receive, and spend money for travel, tourism, workforce and economic
87.20	development, and overall livability development and marketing, as it relates to the mission
87.21	of the office, from other agencies, organizations, and businesses;
87.22	(2) apply for, accept, and disburse grants and other aids for tourism development and
87.23	marketing from the federal government and other sources;
87.24	(3) enter into joint powers or cooperative agreements with agencies of the federal
87.25	government, local governmental units, regional development commissions, other state
87.26	agencies, the University of Minnesota and other educational institutions, other states,
87.27	Canadian provinces, and local, statewide, and regional organizations as necessary to perform
87.28	the director's duties;
87.29	(4) enter into interagency agreements and agree to share net revenues with the contributing
87.30	agencies;

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(5) make grants;

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(6) conduct market research and analysis to improve marketing techniques in the area of travel, tourism, workforce and economic development, and overall livability;

4th Engrossment

- (7) monitor and study trends in the related industries and provide resources and training to address change;
- (8) annually convene conferences of Minnesota providers for the purposes of exchanging information on tourism development, coordinating marketing activities, and formulating tourism, overall livability, and workforce and economic opportunity mission-related promotion development strategies; and
- (9) enter into promotion contracts or other agreements with private persons and public entities, including agreements to establish and maintain offices and other types of representation in foreign countries to promote international travel and to implement this chapter.
- (c) Contracts for goods and nonprofessional services and professional technical services made under paragraph (b), clauses (3) and (9), are not subject to the provisions of sections 16C.03, subdivision 3, and 16C.06 concerning competitive bidding and section 16C.055 concerning barter arrangements. Professional technical service contracts that promote Minnesota as a tourism travel destination or a talent attraction may be negotiated and are not subject to the provisions of chapter 16C relating to competitive bidding.
- Sec. 5. Minnesota Statutes 2024, section 116U.35, is amended to read:

### 116U.35 PROMOTIONAL EXPENSES.

To promote travel, tourism, workforce and economic development, and overall livability of the state programs that align with Explore Minnesota's mission, the director may expend money appropriated by the legislature for these purposes in the same manner as private persons, firms, corporations, and associations make expenditures for these purposes. Policies on promotional expenses must be approved by the commissioner of administration. A policy for expenditures on food, lodging, and travel must be approved by the commissioner of management and budget. No money may be expended for the appearance in radio or television broadcasts by an elected public official.

89.1 ARTICLE 5

# 89.2 **DEED CANNABIS PROGRAMS**

Section 1. Minnesota Statutes 2024, section 116J.659, subdivision 4, is amended to read:

- Subd. 4. **Loans to businesses.** (a) The criteria in this subdivision apply to loans made by nonprofit corporations under the program.
- (b) Loans must be used to support a new cannabis microbusiness in the legal cannabis industry. Priority must be given to loans to businesses owned by individuals who are eligible to be social equity applicants and businesses located in communities where long-term residents are eligible to be social equity applicants.
- (c) Loans must be made to cannabis microbusinesses that are not likely to undertake the project for which loans are sought without assistance from the program.
  - (d) The minimum state contribution to a loan is \$2,500 and the maximum is either:
- 89.13 (1) \$50,000 \$75,000; or

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- 89.14 (2) \$150,000 \$200,000, if state contributions are matched by an equal or greater amount
  89.15 at least 25 percent of new private investment.
  - (e) Loan applications given preliminary approval by the nonprofit corporation must be forwarded to the commissioner for approval. The commissioner must give final approval for each loan made by the nonprofit corporation under the program make approval decisions within 30 days of receiving a loan application. If the application contains insufficient information to make an approval decision, the nonprofit corporation must be notified within 14 days with all information that needs to be provided.
  - (f) A cannabis microbusiness that receives a loan may apply to renew the for a subsequent loan. Renewal applications must be made on an annual basis and A cannabis microbusiness may receive loans for up to six consecutive years have a maximum of two program loans. A nonprofit corporation may renew originate a loan to a cannabis microbusiness that is no longer a new business provided the business would otherwise qualify for an initial loan and is in good standing with the nonprofit corporation and the commissioner. A nonprofit corporation may adjust the amount of a renewed loan, or not renew a loan, decline to originate a subsequent loan if the nonprofit corporation determines that the cannabis microbusiness is financially stable and is substantially likely to continue the project for which the loan renewal is sought. Refinancing of existing debt is prohibited.

(g) If a borrower has met lender criteria, including being current with all payments for a minimum of three years, the commissioner may approve either full or partial forgiveness of interest or principal amounts.

- Sec. 2. Minnesota Statutes 2024, section 116J.659, subdivision 5, is amended to read:
- Subd. 5. **Revolving loan account administration.** (a) The commissioner shall establish a minimum interest rate for loans or guarantees to ensure that necessary loan administration costs are covered. The interest rate <u>or fee equivalent</u> charged by a nonprofit corporation for a loan under this section must not exceed the Wall Street Journal prime rate. For a loan under this section, the nonprofit corporation may charge a loan origination fee equal to or less than one percent of the loan value. The nonprofit corporation may retain the amount of the origination fee.
- (b) Loan repayment of principal must be paid to the commissioner for deposit in the CanStartup revolving loan account. Loan interest payments must be deposited in a revolving loan account created by the nonprofit corporation originating the loan being repaid for further distribution or use, consistent with the criteria of this section may be retained by the nonprofit corporation originating the loan to help cover expenses for loan servicing and origination.
- (c) Administrative expenses of the nonprofit corporations with whom the commissioner enters into agreements, including expenses incurred by a nonprofit corporation in providing technology, insurance, legal, audit and accounting, reporting, financial, technical, managerial, and marketing assistance to a business receiving a loan under this section, are eligible program expenses the commissioner may agree to pay under the grant agreement.
- (d) Average interest rates charged by the nonprofit corporations must be reported biannually and publicly published by both the agency and the nonprofit corporation.

# 90.25 ARTICLE 6 90.26 PROMISE ACT MODIFICATIONS

- Section 1. Laws 2023, chapter 53, article 18, section 2, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have the meanings given.
  - (b) "Business" means both for-profit businesses and nonprofit organizations that earn revenue in ways similar to businesses.
    - (c) "Commissioner" means the commissioner of employment and economic development.

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- (d) "Partner organization" or "partner" means the Minnesota Initiative Foundations and 91.1 nonprofit corporations receiving grants to provide grants to businesses under this section. 91.2 91.3 (e) "Prior taxable year" means the most recently completed tax year to the calendar year that an application is submitted. 91.4 91.5 (f) "Program" means the PROMISE grant program under this section. (g) "Taxpayer" has the meaning given in Minnesota Statutes, section 290.01, subdivision 91.6 91.7 6. Sec. 2. Laws 2023, chapter 53, article 18, section 2, subdivision 4, is amended to read: 91.8 Subd. 4. Grants to businesses. (a) Partners shall make grants to businesses using criteria, 91.9 forms, applications, and reporting requirements developed by the partner organization and 91.10 approved by the commissioner. 91.11 (b) To be eligible for a grant under this subdivision, a business must: 91.12 (1) have primary business operations located in the state of Minnesota; 91.13 (2) be located in a community that has been adversely affected by structural racial 91.14 discrimination, civil unrest, lack of access to capital, a loss of population or an aging 91.15 population, or a lack of regional economic diversification; and 91.16 91.17 (3) have a gross annual revenue of \$750,000 or less based on <del>2021 taxes</del> the prior taxable 91.18 year. 91.19 (c) In addition to the requirements under paragraph (a), if a taxpayer's business meets requirements of paragraph (b), clause (2), and the business location is the taxpayer's 91.20 residence, the taxpayer must have been eligible for the deduction allowed under section 91.21 280A(c)(1) of the Internal Revenue Code, in the prior taxable year. 91.22 (c) (d) Preference shall be given to businesses that did not receive previous assistance 91.23 of more than \$10,000 cumulatively from the state under: 91.24 (1) the governor's Executive Order No. 20-15; 91.25 (2) Laws 2020, First Special Session chapter 1, section 4; 91.26 (3) Laws 2020, Seventh Special Session chapter 2, article 4 or 5; or
- 91.27
- (4) Laws 2021, First Special Session chapter 10, article 2, section 22. 91.28
- 91.29 (d) (e) Preference shall be given to businesses that are able to demonstrate financial hardship. 91.30

92.1	(e) (f) Preference shall be given to businesses that were in operation in 2021 and had		
92.2	revenue of \$750,000 or less based on the prior year tax documentation submitted under		
92.3	paragraph (b), clause (3).		
92.4	(g) Grants under this subdivision must not exceed:		
92.5	(1) \$10,000 for businesses with a gross revenue in the prior year of \$100,000 or less;		
92.6	(2) \$25,000 for businesses with a gross revenue in the prior year of more than \$100,000		
92.7	but no more than \$350,000; and		
92.8	(3) \$50,000 for businesses with a gross revenue in the prior year of more than \$350,000		
92.9	but no more than \$750,000.		
92.10	(f) (h) No business or individual may receive more than one grant under this section.		
92.11	(g) (i) Grant money may be used for working capital to support payroll expenses, rent		
92.12	or mortgage payments, utility bills, equipment, and other similar expenses that occur in the		
92.13	regular course of business.		
92.14	Sec. 3. Laws 2023, chapter 53, article 18, section 3, subdivision 1, is amended to read:		
92.15	Subdivision 1. <b>Definitions.</b> (a) For the purposes of this section, the following terms have		
92.16	the meanings given.		
92.17	(b) "Borrower" means an eligible recipient receiving a loan under this section.		
92.18	(c) "Commissioner" means the commissioner of employment and economic development.		
92.19	(d) "Eligible project" means the development, redevelopment, demolition, site preparation,		
92.20	predesign, design, engineering, repair, land acquisition, relocation, or renovation of real		
92.21	property or capital improvements. Eligible project includes but is not limited to construction		
92.22	of buildings, equipment purchases, infrastructure, related site amenities, landscaping, and		
92.23	street-scaping.		
92.24	(e) "Eligible recipient" means a:		
92.25	(1) business;		
92.26	(2) nonprofit organization; or		
92.27	(3) developer that is seeking funding to complete an eligible project. Eligible recipient		
92.28	does not include a partner organization or a local unit of government.		
92.29	Eligible recipients must: (i) have primary operations located in the state of Minnesota; (ii)		
92.30	have gross annual revenue of less than \$1,000,000 \$1,500,000 based on 2021 taxes the prior		

taxable year; and (iii) be located in a community that has been adversely affected by structural racial discrimination, civil unrest, lack of access to capital, a loss of population or an aging population, or a lack of regional economic diversification.

- (f) "Partner organization" or "Partner" means the Minnesota Initiative Foundations and nonprofit corporations receiving grants to provide loans under this section.
  - (g) "Program" means the PROMISE loan program under this section.
- (h) "Redevelopment" means the acquisition of real property; site preparation; predesign, design, engineering, repair, or renovation of facilities facade improvements, and construction of buildings, infrastructure, and related site amenities; landscaping; street-scaping; land-banking for future development or redevelopment; or financing any of these activities taken on by a private party pursuant to an agreement with the city. Redevelopment does not include project costs that have received compensation or assistance available through insurance policies or from other organizations or government agencies.
- 93.14 Sec. 4. Laws 2023, chapter 53, article 18, section 3, subdivision 4, is amended to read:
- 93.15 Subd. 4. **Loans to eligible recipients.** (a) A partner organization may make loans to eligible recipients for eligible projects. A loan to an eligible recipient for an eligible project 93.17 must:
  - (1) be for no more than \$1,000,000 \\$1,500,000;
- 93.19 (2) be for a term of no more than ten 20 years; and
- 93.20 (3) not charge an interest rate of more than three percent.
- 93.21 (b) Loans must not be used for working capital or inventory; consolidating, or repaying, or refinancing debt; or speculation or investment in rental real estate.
- 93.23 (c) All payments of interest on a loan under this section are the property of the partner organization and shall be used for its administrative and operating expenses under the program.
  - (d) A partner organization may:
- 93.27 (1) charge a loan origination fee of no more than one percent per loan; and
- 93.28 (2) charge a monthly fee in lieu of interest.

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Sec. 5. Laws 2023, chapter 53, article 18, section 3, subdivision 5, is amended to read:

Subd. 5. **Revolving loan fund.** Partner organizations that receive grants from the commissioner under the program must establish a commissioner-certified revolving loan fund for the purpose of making eligible loans. All loan payments shall be deposited in the partner organization's revolving loan fund. Funds repaid to the partner organization are not limited in their uses by the language in this section, except that funds repaid may not be used for loans for speculation or investment in rental real estate.

## Sec. 6. EFFECTIVE DATE.

Sections 1 to 5 are effective the day following final enactment.

# ARTICLE 7

#### EMPLOYMENT AND ECONOMIC DEVELOPMENT MISCELLANEOUS

- Section 1. Minnesota Statutes 2024, section 116L.05, subdivision 5, is amended to read:
- Subd. 5. **Use of workforce development funds.** After March 1 of any fiscal year, the board may use workforce development funds for the purposes outlined in sections 116L.02 and 116L.04, or to provide incumbent worker training services under section 116L.18 if
- 94.16 the following conditions have been met:
  - (1) the board examines relevant economic indicators, including the projected number of layoffs for the remainder of the fiscal year and the next fiscal year, evidence of declining and expanding industries, the number of initial applications for and the number of exhaustions of unemployment benefits, job vacancy data, county labor force participation rates, and any additional relevant information brought to the board's attention;
    - (2) the board accounts for all allocations made in section 116L.17, subdivision 2;
- (3) based on the past expenditures and projected revenue, the board estimates future funding needs for services under section 116L.17 for the remainder of the current fiscal year and the next fiscal year;
  - (4) the board determines there will be unspent funds after meeting the needs of dislocated workers in the current fiscal year and there will be sufficient revenue to meet the needs of dislocated workers in the next fiscal year; and
- 94.29 (5) the board reports its findings in clauses (1) to (4) to the chairs of legislative 94.30 committees with jurisdiction over the workforce development fund, to the commissioners 94.31 of revenue and management and budget, and to the public.

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Sec. 2. Minnesota Statutes 2024, section 248.07, subdivision 7, is amended to read:

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Subd. 7. Blind, vending stands and machines facilities on governmental property; liability limited. (a) Notwithstanding any other law, for the rehabilitation of blind persons the commissioner shall have exclusive authority to establish and to operate vending stands and vending machines facilities in all buildings and properties owned or rented exclusively by the Minnesota State Colleges and Universities at a state university, a community college, a consolidated community technical college, or a technical college served by the commissioner before January 1, 1996, or by any department or agency of the state of Minnesota except the Department of Natural Resources properties operated directly by the Division of State Parks and not subject to private leasing. Vending stands and machines facilities authorized under this subdivision may dispense nonalcoholic beverages, food, candies, tobacco, souvenirs, notions, and related items and must be operated on the same basis as other vending stands facilities for the blind established and supervised by the commissioner under federal law. The commissioner shall waive this authority to displace any present private individual concessionaire in any state-owned or rented building or property who is operating under a contract with a specific renewal or termination date, until the renewal or termination date. With the consent of the governing body of a governmental subdivision of the state, the commissioner may establish and supervise vending stands and vending machines facilities for the blind in any building or property exclusively owned or rented by the governmental subdivision.

(b) The Department of Employment and Economic Development is not liable under chapter 176 for any injury sustained by a blind vendor's employee or agent. The Department of Employment and Economic Development, its officers, and its agents are not liable for the acts or omissions of a blind vendor or of a blind vendor's employee or agent that may result in the blind vendor's liability to third parties. The Department of Employment and Economic Development, its officers, and its agents are not liable for negligence based on any theory of liability for claims arising from the relationship created under this subdivision with the blind vendor.

Sec. 3. Minnesota Statutes 2024, section 248.07, subdivision 8, is amended to read:

Subd. 8. Use of revolving fund, licenses for operation of vending stands facilities. (a) The revolving fund created by Laws 1947, chapter 535, section 5, is continued as provided in this subdivision and shall be known as the revolving fund for vocational rehabilitation of the blind. It shall be used for the purchase of equipment and supplies for establishing and operating of vending stands facilities by blind persons. All income, receipts, earnings, and

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federal vending machine facility income due to the operation of vending stands facilities operated under this subdivision shall also be paid into the fund. All interest earned on money accrued in the fund must be credited to the fund by the commissioner of management and budget. All equipment, supplies, and expenses for setting up these stands facilities shall be paid for from the fund.

- (b) The commissioner is authorized to use the money available in the revolving fund that originated as operational charges to individuals licensed under this subdivision for the establishment, operation, and supervision of vending stands facilities by blind persons for the following purposes:
  - (1) purchase, upkeep and replacement of equipment;
- (2) expenses incidental to the setting up of new stands facilities and improvement of old stands facilities;
  - (3) reimbursement under section 15.059 to individual blind vending operators for reasonable expenses incurred in attending supervisory meetings as called by the commissioner and other expenditures for management services consistent with federal law; and
  - (4) purchase of fringe benefits for blind vending operators and their employees such as group health insurance, retirement program, vacation or sick leave assistance provided that the purchase of any fringe benefit is approved by a majority vote of blind vending operators licensed pursuant to this subdivision after the commissioner provides to each blind vending operator information on all matters relevant to the fringe benefits. "Majority vote" means a majority of blind vending operators voting. Fringe benefits shall be paid only from assessments of operators for specific benefits, gifts to the fund for fringe benefit purposes, and vending income which is not assignable to an individual stand facility.
  - (c) Money originally deposited as merchandise and supplies repayments by individuals licensed under this subdivision may be expended for initial and replacement stocks of supplies and merchandise. Money originally deposited from vending income on federal property must be spent consistent with federal law.
  - (d) All other deposits may be used for the purchase of general liability insurance or any other expense related to the operation and supervision of vending stands facilities.
- (e) The commissioner shall issue each license for the operation of a vending stand facility or vending machine for an indefinite period but may terminate any license in the manner provided. In granting licenses for new or vacated stands facilities preference on the basis of seniority of experience in operating stands facilities under the control of the commissioner

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shall be given to capable operators who are deemed competent to handle the enterprise under consideration. Application of this preference shall not prohibit the commissioner from selecting an operator from the community in which the stand facility is located.

- Sec. 4. Minnesota Statutes 2024, section 268.085, subdivision 15, is amended to read:
- Subd. 15. Available for suitable employment defined. (a) "Available for suitable employment" means an applicant is ready, willing, and able to accept suitable employment. The attachment to the work force must be genuine. An applicant may restrict availability to suitable employment, but there must be no other restrictions, either self-imposed or created by circumstances, temporary or permanent, that prevent accepting suitable employment.
- (b) Unless the applicant is in reemployment assistance training, to be "available for suitable employment," a student who has regularly scheduled classes must be willing to discontinue classes to accept suitable employment when:
  - (1) class attendance restricts the applicant from accepting suitable employment; and
- (2) the applicant is unable to change the scheduled class or make other arrangements that excuse the applicant from attending class.
- (c) Except for an active search that may be done remotely, an applicant who is absent from the labor market area for personal reasons, other than to search for work, is not "available for suitable employment." An applicant who is conducting an active work search remotely must be able to be physically present for an in-person interview, if scheduled, to be considered "available for suitable employment" under this paragraph.
- (d) An applicant who has restrictions on the hours of the day or days of the week that the applicant can or will work, that are not normal for the applicant's usual occupation or other suitable employment, is not "available for suitable employment." An applicant must be available for daytime employment, if suitable employment is performed during the daytime, even though the applicant previously worked the night shift.
- 97.26 Sec. 5. Minnesota Statutes 2024, section 268.184, subdivision 1, is amended to read:
- Subdivision 1. Misrepresentation; administrative penalties. (a) The commissioner 97.27 must penalize an employer if that employer or any employee, officer, or agent of that 97.28 employer made a false statement or representation without a good faith belief as to correctness 97.29 of the statement or representation or knowingly failed to disclose a material fact in order 97.30 97.31

The penalty is the greater of \$500 or \$0 100 percent of the following resulting from employer's action:  (i) the amount of any overpaid unemployment benefits to an applicant;  (ii) the amount of unemployment benefits not paid to an applicant that would other have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so that was not paid.  (b) The commissioner must penaltize an employer if that employer failed or refuse honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by more electronic transmission. Proceedings on the appeal are conducted in accordance with so 268.105.  EFFECTIVE DATE. This section is effective for penaltics imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits, Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.1	(1) assist an applicant to receive unemployment benefits to which the applicant is not
(3) avoid or reduce any payment required from an employer under this chapter or so 116L.20.  The penalty is the greater of \$500 or \$9 100 percent of the following resulting from employer's action:  (i) the amount of any overpaid unemployment benefits to an applicant;  (ii) the amount of unemployment benefits not paid to an applicant that would othe have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so 116L.20 that was not paid.  (b) The commissioner must penaltize an employer if that employer failed or refus honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determination of penalty to the employer by medical days after the sending of the determ	8.2	entitled;
The penalty is the greater of \$500 or \$0 100 percent of the following resulting from employer's action:  (i) the amount of any overpaid unemployment benefits to an applicant;  (ii) the amount of unemployment benefits not paid to an applicant that would other have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so that was not paid.  (b) The commissioner must penaltize an employer if that employer failed or refuse honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by more electronic transmission. Proceedings on the appeal are conducted in accordance with so 268.105.  EFFECTIVE DATE. This section is effective for penaltics imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits, Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.3	(2) prevent or reduce the payment of unemployment benefits to an applicant; or
The penalty is the greater of \$500 or \$\frac{9}{100}\$ percent of the following resulting from employer's action:  (i) the amount of any overpaid unemployment benefits to an applicant;  (ii) the amount of unemployment benefits not paid to an applicant that would other have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so that was not paid.  (b) The commissioner must penaltize an employer if that employer failed or refuse honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para determination of penalty apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by me electronic transmission. Proceedings on the appeal are conducted in accordance with so 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after One 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.4	(3) avoid or reduce any payment required from an employer under this chapter or section
employer's action:  (i) the amount of any overpaid unemployment benefits to an applicant;  (ii) the amount of unemployment benefits not paid to an applicant that would other have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so that was not paid.  (b) The commissioner must penalize an employer if that employer failed or refuse honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedures apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section is effective for penalties imposed on or after Or 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.5	116L.20.
(i) the amount of any overpaid unemployment benefits to an applicant; (ii) the amount of unemployment benefits not paid to an applicant that would other have been paid; or (iii) the amount of any payment required from the employer under this chapter or so the second paid; or (iii) the amount of any payment required from the employer under this chapter or so the second paid; or (iii) the amount of any payment required from the employer under this chapter or so the second paid; or (iii) the amount of any payment required from the employer under this chapter or so the second paid; or (iii) the amount of any payment required from the employer under this chapter or so the second paid; or (iii) the amount of any payment required from the employer under this chapter or so (iii) the amount of any payment required from the employer failed or refus the second and apply and any costs of the same collection and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with so section is effective for penalties imposed on or after Or 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.6	The penalty is the greater of \$500 or 50 100 percent of the following resulting from the
(ii) the amount of unemployment benefits not paid to an applicant that would other have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so 116L.20 that was not paid.  (b) The commissioner must penalize an employer if that employer failed or refus honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with alendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section 1, 2025.  EFFECTIVE DATE. This section is effective for penalties imposed on or after Only 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.7	employer's action:
have been paid; or  (iii) the amount of any payment required from the employer under this chapter or so 116L.20 that was not paid.  (b) The commissioner must penalize an employer if that employer failed or refus honor a subpoena issued under section 268.188. The penalty is \$500 and any costs o enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by me electronic transmission. Proceedings on the appeal are conducted in accordance with so 268.23 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after Oc 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.8	(i) the amount of any overpaid unemployment benefits to an applicant;
(iii) the amount of any payment required from the employer under this chapter or so 116L.20 that was not paid.  (b) The commissioner must penalize an employer if that employer failed or refus honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.9	(ii) the amount of unemployment benefits not paid to an applicant that would otherwise
(b) The commissioner must penalize an employer if that employer failed or refuse the honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.10	have been paid; or
(b) The commissioner must penalize an employer if that employer failed or refuse honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section is effective for penalties imposed on or after Octobre 1, 2025.  EFFECTIVE DATE. This section is effective for penalties imposed on or after Octobre 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.11	(iii) the amount of any payment required from the employer under this chapter or section
honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with secondary 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.12	116L.20 that was not paid.
enforcing the subpoena, including attorney fees.  (c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with seed as 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after Octobroaches.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.13	(b) The commissioner must penalize an employer if that employer failed or refused to
(c) Penalties under this subdivision and under section 268.047, subdivision 4, para (b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section is effective for penalties imposed on or after October 1, 2025.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.14	honor a subpoena issued under section 268.188. The penalty is \$500 and any costs of
(b), are in addition to any other penalties and subject to the same collection procedure apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with sequence 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.15	enforcing the subpoena, including attorney fees.
apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with sequences 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.16	(c) Penalties under this subdivision and under section 268.047, subdivision 4, paragraph
determination of penalty and credited to the trust fund.  (d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with sequences 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.17	(b), are in addition to any other penalties and subject to the same collection procedures that
(d) The determination of penalty is final unless the employer files an appeal with calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with section is effective for penalties imposed on or after October 1, 2025.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.18	apply to past due taxes. Penalties must be paid within 30 calendar days of issuance of the
calendar days after the sending of the determination of penalty to the employer by melectronic transmission. Proceedings on the appeal are conducted in accordance with seasons 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.19	determination of penalty and credited to the trust fund.
electronic transmission. Proceedings on the appeal are conducted in accordance with sec 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after Oc 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.20	(d) The determination of penalty is final unless the employer files an appeal within 45
268.23 268.105.  EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.21	calendar days after the sending of the determination of penalty to the employer by mail or
EFFECTIVE DATE. This section is effective for penalties imposed on or after October 1, 2025.  Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.22	electronic transmission. Proceedings on the appeal are conducted in accordance with section
Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS  PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.23	268.105.
Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS  PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.24	EFFECTIVE DATE. This section is effective for penalties imposed on or after October
PROGRAM.  Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.25	<u>1, 2025.</u>
Subdivision 1. Availability of additional benefits. Additional unemployment be are available from the Minnesota unemployment insurance trust fund to an applicant	8.26	Sec. 6. IRON ORE MINING ADDITIONAL UNEMPLOYMENT BENEFITS
are available from the Minnesota unemployment insurance trust fund to an applicant	8.27	PROGRAM.
	8.28	Subdivision 1. Availability of additional benefits. Additional unemployment benefits
111 001 1 1 0 1 0 1 1 0 0 0 1 1 0 7 1 0 0 0 7	8.29	are available from the Minnesota unemployment insurance trust fund to an applicant who
was laid off due to lack of work on or after March 15, 2025, and before June 16, 2025,	8.30	was laid off due to lack of work on or after March 15, 2025, and before June 16, 2025, from:

99.1	(1) an employer in the iron ore mining industry that laid off 40 percent or more of the
99.2	employer's workforce on or after March 15, 2025, and before June 16, 2025; or
99.3	(2) an employer that is in the explosive manufacturing industry providing goods or
99.4	services to an employer in the iron ore mining industry if the applicant was laid off due to
99.5	the cessation or substantial reduction in operations of an employer in the iron ore mining
99.6	industry as described in clause (1).
99.7	Subd. 2. Eligibility requirements. An applicant is eligible to receive additional
99.8	unemployment benefits under this section for any week through the week ending June 19,
99.9	<u>2026, if:</u>
99.10	(1) the applicant established a benefit account under Minnesota Statutes, section 268.07,
99.11	with 50 percent or greater of the wage credits from an employer as described in subdivision
99.12	1, and has exhausted the maximum amount of regular unemployment benefits available on
99.13	that benefit account; and
99.14	(2) the applicant meets the same requirements that an applicant for regular unemployment
99.15	benefits must meet under Minnesota Statutes, section 268.069, subdivision 1.
99.16	Subd. 3. Weekly and maximum amount of additional unemployment benefits. (a)
99.17	The weekly benefit amount of additional unemployment benefits is the same as the weekly
99.18	benefit amount of regular unemployment benefits on the benefit account established in
99.19	subdivision 2, clause (1).
99.20	(b) The maximum amount of additional unemployment benefits available to an applicant
99.21	under this section is an amount equal to 26 weeks of payment at the applicant's weekly
99.22	additional unemployment benefit amount.
99.23	(c) If an applicant qualifies for a new regular benefit account that meets the requirements
99.24	of subdivision 4, paragraph (b), before the applicant has been paid additional unemployment
99.25	benefits, and the new regular benefit account meets the requirements of subdivision 2, clause
99.26	(1), the applicant's weekly additional unemployment benefit amount is equal to the weekly
99.27	unemployment benefit amount on the applicant's new regular benefit account.
99.28	Subd. 4. Qualifying for a new regular benefit account. (a) If, after exhausting the
99.29	maximum amount of regular unemployment benefits available as a result of the layoff under
99.30	subdivision 1, an applicant qualifies for the new regular benefit account under Minnesota
99.31	Statutes, section 268.07, the applicant must apply for and establish the new regular benefit
99.32	account.

(b) If the applicant's weekly benefit amount under the new regular benefit account is 100.1 equal to or higher than the applicant's weekly additional unemployment benefit amount, the 100.2 100.3 applicant must request unemployment benefits under the new regular benefit account. An applicant is ineligible for additional unemployment benefits under this section until the 100.4 applicant has exhausted the maximum amount of unemployment benefits available on the 100.5 new regular benefit account. 100.6 100.7 (c) If the applicant's weekly unemployment benefit amount on the new regular benefit 100.8 account is less than the applicant's weekly benefit amount of additional unemployment benefits, the applicant must request additional unemployment benefits. An applicant is 100.9 ineligible for new regular unemployment benefits until the applicant has exhausted the 100.10 maximum amount of additional unemployment benefits available under this section. 100.11 Subd. 5. Eligibility for federal Trade Readjustment Allowance benefits. An applicant 100.12 who has applied and been determined eligible for federal Trade Readjustment Allowance 100.13 benefits is not eligible for additional unemployment benefits under this section. 100.14 **EFFECTIVE DATE.** This section is effective retroactively from March 15, 2025. 100.15 **ARTICLE 8** 100.16 DEPARTMENT OF LABOR AND INDUSTRY POLICY 100.17 Section 1. Minnesota Statutes 2024, section 177.27, subdivision 5, is amended to read: 100.18 100.19 Subd. 5. Civil actions. The commissioner may bring an action in the district court where an employer resides or where the commissioner maintains an office to enforce or require 100.20 compliance with orders issued under subdivision 4. In addition to any other remedy provided 100.21 by law, the commissioner may also apply in the district court where an employer resides or 100.22 where the commissioner maintains an office for an order enjoining and restraining violations 100.23 of any statute or rule listed in subdivision 4. 100.24 Sec. 2. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision 100.25 to read: 100.26 Subd. 4a. Closed construction. "Closed construction" means any building manufactured 100.27

disassembly, damage to, or destruction thereof.

100.28

100.29

in such a manner that all portions cannot be readily inspected at the installation site without

101.1	Sec. 3. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision
101.2	to read:
101.3	Subd. 8a. Industrialized or modular building. "Industrialized or modular building"
101.4	means a building of closed construction, constructed so that concealed parts or processes
101.5	of manufacture cannot be inspected at the site, without disassembly, damage, or destruction
101.6	and made or assembled in manufacturing facilities, off the building site, for installation, or
101.7	assembly and installation, on the building site. Industrialized or modular building includes
101.8	but is not limited to, modular housing that is factory-built single-family and multifamily
101.9	housing, including closed-wall-panelized housing, and other modular, nonresidential
101.10	buildings. Industrialized or modular building does not include a structure subject to the
101.11	requirements of the National Manufactured Home Construction and Safety Standards Act
101.12	of 1974 or prefabricated buildings.
101.13	Sec. 4. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision
101.14	to read:
101.15	Subd. 8b. Manufactured home. "Manufactured home" has the meaning provided in
101.16	Code of Federal Regulations, title 24, section 3280.2.
101.17	Sec. 5. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision
101.18	to read:
101.19	Subd. 10a. Prefabricated building. "Prefabricated building" means any building or
101.20	building module intended for use as an R-3, one- or two-family dwelling, or a U-1 accessory
101.21	building, that is of closed construction and is constructed on or off the building site for
101.22	installation, or on the building site for assembly and installation. Prefabricated building
101.23	does not include relocatable contractors offices or storage buildings that are (1) 1,500 square
101.24	feet or less in floor area, (2) designed for temporary use by a contractor at a construction
101.25	site, (3) not to be used by the general public or as a sales office, and (4) to be removed prior
101.26	to or upon completion of the construction project.
101.27	Sec. 6. [326B.154] INDUSTRIALIZED MODULAR OR PREFABRICATED
101.28	BUILDINGS PLAN REVIEW AND INSPECTION FEES.
101.29	Subdivision 1. Plan review fees. (a) The fees under this section relate to plan review
101.30	and inspection of industrialized or modular buildings as defined in Minnesota Statutes,
101.31	section 326B.103, subdivision 8a, and prefabricated buildings as defined in Minnesota

101.32 Statutes, section 326B.103, subdivision 10a.

102.1	(b) Fees for the review of quality-control manuals, systems manuals, and related
102.2	documents submitted as required by section 326B.106 are \$125 per hour.
102.3	(c) Fees for the review of building plans, specifications, installation instructions, and
102.4	related documents submitted as required by section 326B.106 include 65 percent of the fee
102.5	as set forth in the fee schedule in paragraph (d), but not less than \$135.
102.6	(d) If the total cost of materials and labor for in-plant manufacture of the building is in
102.7	the noted range, the fee is as shown:
102.8	(1) \$0 to \$5,000, \$135;
102.9	(2) \$5,001 to \$25,000, \$135 for the first \$5,000, plus \$16.55 for each additional \$1,000
102.10	or fraction thereof, to and including \$25,000;
102.11	(3) \$25,001 to \$50,000, \$464.15 for the first \$25,000, plus \$12 for each additional \$1,000
102.12	or fraction thereof, to and including \$50,000;
102.13	(4) \$50,001 to \$100,000, \$764.15 for the first \$50,000, plus \$8.45 for each additional
102.14	\$1,000 or fraction thereof, to and including \$100,000;
102.15	(5) \$100,001 to \$500,000, \$1,186.65 for the first \$100,000, plus \$6.75 for each additional
102.16	\$1,000 or fraction thereof, to and including \$500,000;
102.17	(6) \$500,001 to \$1,000,000, \$3,886.65 for the first \$500,000, plus \$5.50 for each
102.18	additional \$1,000 or fraction thereof, to and including \$1,000,000; and
102.19	(7) \$1,000,001 and over, \$6,636.65 for the first \$1,000,000, plus \$4.50 for each additional
102.20	\$1,000 or fraction thereof.
102.21	Subd. 2. Inspections and audit fees. Fees for the inspection and audit of approved
102.22	quality-control manuals, systems manuals, building plans, specifications, and related
102.23	documents submitted as required by section 326B.106 are \$125 per hour.
102.24	Subd. 3. Other inspections and fees. (a) Fees for the following are as stated:
102.25	(1) inspections outside of regular business hours, \$188 per hour, minimum charge two
102.26	<u>hours;</u>
102.27	(2) reinspection fees during regular business hours, \$125 per hour;
102.28	(3) inspections for which no fee is specifically indicated, minimum charge one hour,
102.29	\$125 per hour; and
102.30	(4) additional plan review required by changes, additions, or revisions to approved plans,
102.31	quality-control manuals, and systems manuals, minimum charge one hour, \$125 per hour.

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103.1	(b) For the purposes of this section, "regular business hours" means Monday to Friday,				
103.2	7:00 a.m. to 5:00 p.m.				
103.3	Subd. 4. <b>Surcharge.</b> Surcharge	fees are requ	uired for permits issued	d on all buildings	
103.4	including public buildings and state	e-licensed fa	cilities as required by s	section 326B.148.	
103.5	Subd. 5. Fee distribution between	een state an	d municipalities. (a)	The commissioner	
103.6	shall provide plan review and inspect				
103.7	facility; plan review of the composite	e modular co	onstruction; and plan rev	view of the structural	
103.8	foundation, interconnection of the m	nodules, atta	chments of modular sys	stems to the building	
103.9	foundation, and integration of plum	bing, mecha	nnical, and electrical sy	stems.	
103.10	(b) For projects not defined as pu	ublic buildin	gs or state licensed fac	ilities, the municipal	
103.11	building official shall provide plan r	eview for al	l nonmodular on-site co	onstruction and shall	
103.12	provide inspections for the entire co	omposite bu	ilding. The municipalit	y may charge a full	
103.13	plan review fee in accordance with th	ne municipal	ity's fee schedule for co	nstruction performed	
103.14	on site. The municipality shall issue	e construction	on permits and charge p	permit fees for all	
103.15	work occurring on site. The municip	ality shall is	sue a construction pern	nit and charge permit	
103.16	fees for the valuation of work assoc	iated with b	uilding module placem	ent, attachment, and	
103.17	associated utility connections to each	ch module a	nd overall building sys	tems.	
103.18	(c) For projects defined as public	buildings o	r state-licensed facilitie	es, the commissioner	
103.19	shall provide plan review for all mo	dular and n	onmodular construction	n and shall provide	
103.20	inspections for the entire composite b	ouilding. Mu	nicipalities with state de	elegation agreements	
103.21	must distribute work according to the	his paragrap	<u>h.</u>		
103.22	Sec. 7. Minnesota Statutes 2024, s	section 326I	3.184, subdivision 1a,	is amended to read:	
103.23	Subd. 1a. Department permit a	and inspect	ion fees. (a) The depar	tment permit and	
103.24	inspection fees to construct, install,	alter, repair	, or remove an elevator	r are as follows:	
103.25	(1) the permit fee is \$100;				
103.26	(2) the inspection fee is 0.015 of	f the total co	ost of the permitted wor	rk for labor and	
103.27	materials, including related electrica	al and mecha	nical equipment. The i	nspection fee covers	

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(3) the fee for each separate remote virtual inspection of a stairway chairlift installation

two inspections. The inspection fee for additional inspections is \$80 per hour;

or other authorized devices at a private residence is \$10;

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(3) (4) when inspections scheduled by the permit submitter are not able to be completed because the work is not complete, a fee equal to two hours at the hourly rate of \$80 must be paid by the permit submitter; and

- (4) (5) when the owner or permit holder requests inspections be performed outside of normal work hours or on weekends or holidays, an hourly rate of \$120 in addition to the inspection fee must be paid.
- (b) The department fees for inspection of existing elevators when requested by the elevator owner or as a result of an accident resulting in personal injury are at an hourly rate of \$80 during normal work hours or \$120 outside of normal work hours or on weekends or holidays, with a one-hour minimum.
- Sec. 8. Minnesota Statutes 2024, section 326B.184, subdivision 2, is amended to read:
- Subd. 2. Operating permits and fees; periodic inspections. (a) No person may operate 104.12 an elevator without first obtaining an annual operating permit from the department or a 104.13 municipality authorized by subdivision 4 to issue annual operating permits. A \$100 \$145 annual operating permit fee must be paid to the department for each annual operating permit 104.16 issued by the department, except that the original annual operating permit must be included in the permit fee for the initial installation of the elevator. Annual operating permits must 104.17 be issued at 12-month intervals from the date of the initial annual operating permit. For 104.18 each subsequent year, an owner must be granted an annual operating permit for the elevator 104.19 upon the owner's or owner's agent's submission of a form prescribed by the commissioner 104.20 and payment of the \$100 \$145 fee. Each form must include the location of the elevator, the 104.21 results of any periodic test required by the code, and any other criteria established by rule. 104.22 An annual operating permit may be revoked by the commissioner upon an audit of the 104.23 periodic testing results submitted with the application or a failure to comply with elevator 104.24 code requirements, inspections, or any other law related to elevators. Except for an initial 104.25 operating permit fee, elevators in residential dwellings, hand-powered manlifts and electric 104.26 endless belt manlifts, and vertical reciprocating conveyors are not subject to a subsequent 104.27 104.28 operating permit fee.
  - (b) All elevators are subject to periodic inspections by the department or a municipality authorized by subdivision 4 to perform periodic inspections, except that hand-powered manlifts and electric endless belt manlifts are exempt from periodic inspections. Periodic inspections by the department shall be performed at the following intervals:
- (1) a special purpose personnel elevator is subject to inspection not more than once every 104.33 five years; 104.34

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(2) an elevator located within a house of worship that does not have attached school 105.1 facilities is subject to inspection not more than once every three years; and 105.2

- (3) all other elevators are subject to inspection not more than once each year.
- Sec. 9. Minnesota Statutes 2024, section 326B.31, subdivision 29, is amended to read: 105.4
- Subd. 29. **Technology circuits or systems.** "Technology circuits or systems" means 105.5 class 2 or, class 3, or class 4 circuits or systems for, but not limited to, remote control, 105.6 signaling, control, alarm, and audio signal, including associated components as covered by 105.7 the National Electrical Code, articles 640, 645, 650, 725, 760, 770, and 780, and which are 105.8 isolated from circuits or systems other than class 2 or, class 3, or class 4 by a demarcation 105.9 and are not process control circuits or systems; antenna and communication circuits or 105.10 systems as covered by chapter 8 of the National Electrical Code; and circuitry and equipment 105.11 for indoor lighting and outdoor landscape lighting systems that are supplied by the secondary 105.12 circuit of an isolating power supply operating at 30 volts or less as for low-voltage lighting, 105.13 limited to a class 2 or class 3 power supply covered by the Low-Voltage Lighting article in 105.14 the National Electrical Code, article 411. The planning, laying out, installing, altering, and 105.15 repairing of technology circuits or systems must be performed in accordance with the applicable requirements of the National Electrical Code pursuant to section 326B.35.
- Sec. 10. Minnesota Statutes 2024, section 326B.33, subdivision 21, is amended to read: 105.18
- Subd. 21. Exemptions from licensing. (a) An individual who is a maintenance electrician 105.19 is not required to hold or obtain a license under sections 326B.31 to 326B.399 if: 105.20
  - (1) the individual is engaged in the maintenance and repair of electrical equipment, apparatus, and facilities that are owned or leased by the individual's employer and that are located within the limits of property operated, maintained, and either owned or leased by the individual's employer;
    - (2) the individual is supervised by:
- 105.26 (i) the responsible master electrician for a contractor who has contracted with the individual's employer to provide services for which a contractor's license is required; or 105.27
- (ii) a licensed master electrician, a licensed maintenance electrician, an electrical engineer, 105.28 or, if the maintenance and repair work is limited to technology circuits or systems work, a 105.29 licensed power limited technician; and 105.30
- (3) the individual's employer has on file with the commissioner a current certificate of 105.31 responsible person, signed by the responsible master electrician of the contractor, the licensed 105.32

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master electrician, the licensed maintenance electrician, the electrical engineer, or the licensed power limited technician, and stating that the person signing the certificate is responsible for ensuring that the maintenance and repair work performed by the employer's employees complies with the Minnesota Electrical Act and the rules adopted under that act. The employer must pay a filing fee to file a certificate of responsible person with the commissioner. The certificate shall expire two years from the date of filing. In order to maintain a current certificate of responsible person, the employer must resubmit a certificate of responsible person, with a filing fee, no later than two years from the date of the previous submittal.

- (b) Employees of a licensed electrical or technology systems contractor or other employer where provided with supervision by a master electrician in accordance with subdivision 1, or power limited technician in accordance with subdivision 7, paragraph (a), clause (1), are not required to hold a license under sections 326B.31 to 326B.399 for the planning, laying out, installing, altering, and repairing of technology circuits or systems except planning, laying out, or installing:
- (1) in other than residential dwellings, class 2 or class 3 remote control circuits that control circuits or systems other than class 2 or class 3, except circuits that interconnect these systems through communication, alarm, and security systems are exempted from this paragraph;
- 106.20 (2) class 2 or class 3 circuits in electrical cabinets, enclosures, or devices containing physically unprotected circuits other than class 2 or class 3; or
- 106.22 (3) class 4 circuits or systems; or
- 106.23 (3) (4) technology circuits or systems in hazardous classified locations as covered by the National Electrical Code.
  - (c) Companies and their employees that plan, lay out, install, alter, or repair class 2 and class 3 remote control wiring associated with plug or cord and plug connected appliances other than security or fire alarm systems installed in a residential dwelling are not required to hold a license under sections 326B.31 to 326B.399.
- (d) Heating, ventilating, air conditioning, and refrigeration contractors and their employees are not required to hold or obtain a license under sections 326B.31 to 326B.399 when performing heating, ventilating, air conditioning, or refrigeration work as described in section 326B.38.

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(e) Employees of any electrical, communications, or railway utility, cable communications company as defined in section 238.02, or a telephone company as defined under section 237.01 or its employees, or of any independent contractor performing work on behalf of any such utility, cable communications company, or telephone company, shall not be required to hold a license under sections 326B.31 to 326B.399:

- (1) while performing work on installations, materials, or equipment which are owned or leased, and operated and maintained by such utility, cable communications company, or telephone company in the exercise of its utility, antenna, or telephone function, and which:
- (i) are used exclusively for the generation, transformation, distribution, transmission, or metering of electric current, or the operation of railway signals, or the transmission of intelligence and do not have as a principal function the consumption or use of electric current or provided service by or for the benefit of any person other than such utility, cable communications company, or telephone company; and
- (ii) are generally accessible only to employees of such utility, cable communications 107.15 company, or telephone company or persons acting under its control or direction; and
- (iii) are not on the load side of the service point or point of entrance for communication 107.16 systems; 107.17
- (2) while performing work on installations, materials, or equipment which are a part of 107.18 the street lighting operations of such utility; or 107.19
  - (3) while installing or performing work on outdoor area lights which are directly connected to a utility's distribution system and located upon the utility's distribution poles, and which are generally accessible only to employees of such utility or persons acting under its control or direction.
  - (f) An individual who physically performs electrical work on a residential dwelling that is located on a property the individual owns and actually occupies as a residence or owns and will occupy as a residence upon completion of its construction is not required to hold or obtain a license under sections 326B.31 to 326B.399 if the residential dwelling has a separate electrical utility service not shared with any other residential dwelling.
- (g) Companies and their employees licensed under section 326B.164 shall not be required 107.29 to hold or obtain a license under sections 326B.31 to 326B.399 while performing elevator 107.30 work. 107.31

Sec. 11. Minnesota Statutes 2024, section 326B.37, subdivision 1, is amended to read:

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Subdivision 1. **Schedule.** State electrical inspection fees shall be calculated in accordance with subdivisions 2 1 to 14 18. The permit fee is \$25.

- Sec. 12. Minnesota Statutes 2024, section 326B.37, subdivision 2, is amended to read:
- Subd. 2. Fee for each separate inspection. (a) The minimum fee for each separate 108.5 on-site inspection of an installation, replacement, alteration, or repair is \$35 \$55. Except as 108.6 otherwise provided in this section, the maximum number of separate inspections allowed 108.7 without payment of an additional fee is the whole number resulting from dividing by 35 55 108.8 the total fee calculated in accordance with this section. Where additional separate inspections 108.9 are necessary, additional fees are required to result in a value equal to the total number of 108.10 separate inspections multiplied by 35 55. The fee for any inspections needed after a "final 108.11 inspection" is performed shall be calculated without consideration of any fee paid before 108.12 the final inspection. 108.13
- 108.14 (b) The fee for the first remote virtual inspection under a permit is \$10. The fee for each subsequent remote virtual inspection under a permit is \$35.
- Sec. 13. Minnesota Statutes 2024, section 326B.37, subdivision 4, is amended to read:
- Subd. 4. Fee for circuit, feeder, feeder tap, or set of transformer secondary conductors. The inspection fee for the installation, addition, alteration, or repair of each circuit, feeder, feeder tap, or set of transformer secondary conductors, including the equipment served, is:
- (1) 0 ampere to and including 200 ampere capacity, \$6 \$12; and
- 108.22 (2) ampere capacity above 200, \$15.
- Where existing feeders and circuits are reconnected to overcurrent devices installed as part of the replacement of an existing disconnect, switchboard, motor control center, or panelboard, the inspection fee for each circuit or feeder is \$2.
- Sec. 14. Minnesota Statutes 2024, section 326B.37, subdivision 5, is amended to read:
- Subd. 5. **Inspection fee for dwelling.** (a) The inspection fee for a one-family dwelling and each dwelling unit of a two-family dwelling is the following:
- (1) the fee for each service or other source of power as provided in subdivision 3;
- 108.30 (2) \$100 \$165 for up to 30 feeders and circuits; and

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(3) for each additional feeder or circuit, the fee as provided in subdivision 4.

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This fee applies to each separate installation for new dwellings and where 15 or more feeders or circuits are installed or extended in connection with any addition, alteration, or repair to existing dwellings. Where existing feeders and circuits are reconnected to overcurrent devices installed as part of the replacement of an existing panelboard, the fee for each reconnected feeder or circuit is \$2. The maximum number of separate inspections shall be determined in accordance with subdivision 2. The fee for additional inspections or other installations is that specified in subdivisions 2, 4, 6, and 8. The installer may submit fees for additional inspections when filing the request for electrical inspection. The fee for each detached accessory structure directly associated with a dwelling unit shall be calculated in accordance with subdivisions 3 and 4. When included on the same request for electrical inspection form, inspection fees for detached accessory structures directly associated with the dwelling unit may be combined with the dwelling unit fees to determine the maximum number of separate inspections in accordance with subdivision 2.

- (b) The inspection fee for each dwelling unit of a multifamily dwelling with three or more dwelling units is \$70 \$110 for a combination of up to 20 feeders and circuits and \$6 \$12 for each additional feeder or circuit. This fee applies to each separate installation for each new dwelling unit and where ten or more feeders or circuits are installed or extended in connection with any addition, alteration, or repair to existing dwelling units. Where existing feeders or circuits are reconnected to overcurrent devices installed as part of the replacement of an existing panelboard, the fee for each reconnected feeder or circuit is \$2. The maximum number of separate inspections for each dwelling unit shall be determined in accordance with subdivision 2. The fee for additional inspections or for inspection of other installations is that specified in subdivisions 2, 4, 6, and 8. These fees include only inspection of the wiring within individual dwelling units and the final feeder to that unit where the multifamily dwelling is provided with common service equipment and each dwelling unit is supplied by a separate feeder or feeders extended from common service or distribution equipment. The fee for multifamily dwelling services or other power source supplies and all other circuits is that specified in subdivisions 2 to 4.
- (c) A separate request for electrical inspection form must be filed for each dwelling unit that is supplied with an individual set of service entrance conductors. These fees are the one-family dwelling rate specified in paragraph (a).

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Sec. 15. Minnesota Statutes 2024, section 326B.37, subdivision 6, is amended to read:

- Subd. 6. Additions to fees of subdivisions 3 to 5. (a) The fee for the electrical supply 110.2 for each manufactured home park lot is \$35. This fee includes the service or feeder conductors 110.3 up to and including the service equipment or disconnecting means. The fee for feeders and 110.4 110.5 circuits that extend from the service or disconnecting means is that specified in subdivision 4. 110.6
  - (b) The fee for each recreational vehicle site electrical supply equipment is \$6 \$12 for each circuit originating within the equipment. The fee for recreational vehicle park services, feeders, and circuits is that specified in subdivisions 3 and 4.
- (c) The fee for each street, parking lot, or outdoor area lighting standard and each traffic 110.10 signal standard is \$5. Circuits originating within the standard or traffic signal controller 110.11 shall not be used when calculating the fee for each standard. 110.12
- (d) The fee for transformers for light, heat, and power is \$15 for transformers rated up 110.13 to ten kilovolt-amperes and \$30 for transformers rated in excess of ten kilovolt-amperes. 110.14 The previous sentence does not apply to Class 1 transformers or power supplies for Class 110.15
- 1 power-limited circuits or to Class 2 or Class 3 transformers or power supplies. 110.16
- (e) The fee for transformers and electronic power supplies for electric signs and outline 110.17 lighting is \$5 per unit. 110.18
- (f) The fee for technology circuits or systems, and circuits of less than 50 volts, is 75 110.19 cents for each system device or apparatus. 110.20
- (g) The fee for each separate inspection of the bonding for a swimming pool, spa, 110.21 fountain, an equipotential plane for an agricultural confinement area, or similar installation 110.22 is \$35. Bonding conductors and connections require an inspection before being concealed.
- (h) The fee for all wiring installed on center pivot irrigation booms is \$35 plus \$5 for 110 24 each electrical drive unit. 110.25
- (i) The fee for retrofit modifications to existing lighting fixtures is 25 cents per luminaire. 110.26
- (j) When a separate inspection of a concrete-encased grounding electrode is performed, 110.27 the fee is \$35 \$55. 110.28
- (k) The fees required by subdivisions 3 and 4 are doubled for installations over 600 110.29 110.30 volts.
- (1) The fee for a class 4 circuit or system transmitter, receiver, or utilization equipment 110.31 is \$0.50 for each system device or apparatus. 110.32

- Sec. 16. Minnesota Statutes 2024, section 326B.37, subdivision 8, is amended to read:
- Subd. 8. **Reinspection fee.** Notwithstanding the provisions of subdivisions 2 and 5,
- when reinspection is necessary to determine whether unsafe conditions identified during a
- final inspection have been corrected and the conditions are not the subject of an appeal
- pending before the commissioner or any court, a reinspection fee of \$35 fees shall be assessed
- as follows: (1) \$55 for an on-site reinspection; and (2) \$35 for a remote virtual reinspection.
- 111.7 Reinspection fees shall be assessed in writing by the inspector.
- Sec. 17. Minnesota Statutes 2024, section 326B.37, subdivision 9, is amended to read:
- Subd. 9. **Supplemental fee.** When inspections scheduled by the installer are preempted,
- obstructed, prevented, or otherwise not able to be completed as scheduled due to
- circumstances beyond the control of the inspector, a supplemental inspection fee of \$35
- 111.12  $\frac{$55}{}$  shall be assessed in writing by the inspector.
- Sec. 18. Minnesota Statutes 2024, section 326B.37, is amended by adding a subdivision
- 111.14 to read:
- Subd. 18. Energy storage and battery systems. (a) The inspection fee for the installation
- of an energy storage or battery system is:
- (1) for zero watts to and including 5,000 watts, \$60;
- 111.18 (2) for 5,001 watts to and including 10,000 watts, \$100;
- (3) for 10,001 watts to and including 20,000 watts, \$150;
- (4) for 20,001 watts to and including 30,000 watts, \$200;
- (5) for 30,001 watts to and including 40,000 watts, \$250;
- (6) for 40,001 watts to and including 1,000,000 watts, \$250, plus \$8 for each additional
- 111.23 10,000 watts over 40,000 watts;
- (7) for 1,000,000 watts to 5,000,000 watts, \$1,518, plus \$5 for each additional 10,000
- 111.25 watts over 1,000,000 watts; or
- (8) for 5,000,000 watts and larger, \$3,518, plus \$2 for each additional 10,000 watts over
- 111.27 **5,000,000** watts.
- (b) For the purpose of paragraph (a), the watt rating is the total of the estimated energy
- output, AC or DC, of the energy storage or battery system.

Sec. 19. Minnesota Statutes 2024, section 326B.49, subdivision 2, is amended to read:

- Subd. 2. Fees for plan reviews and audits. Plumbing system plans and specifications
- that are submitted to the commissioner for review shall be accompanied by the appropriate
- plan examination fees. If the commissioner determines, upon review of the plans, that
- inadequate fees were paid, the necessary additional fees shall be paid prior to plan approval.
- The commissioner shall charge the following fees for plan reviews and audits of plumbing
- installations for public, commercial, and industrial buildings based upon the construction
- valuation of the plumbing work and in accordance with the table in clause (1), or based
- upon clause (2) or (3), as applicable:
- 112.10 (1) systems with both water distribution and drain, waste, and vent systems and having:
- (i) 25 or fewer drainage fixture units, \$150;
- 112.12 (ii) 26 to 50 drainage fixture units, \$250;
- 112.13 (iii) 51 to 150 drainage fixture units, \$350;
- 112.14 (iv) 151 to 249 drainage fixture units, \$500;
- (v) 250 or more drainage fixture units, \$3 per drainage fixture unit to a maximum of
- 112.16 \$4,000; and

- (vi) interceptors, separators, or eatch basins, \$70 per interceptor, separator, or eatch
- 112.18 basin design;
- 112.19 (2) building sewer service only, \$150;
- 112.20 (3) building water service only, \$150;
- (4) building water distribution system only, no drainage system, \$5 per supply fixture
- 112.22 unit or \$150, whichever is greater;
- 112.23 (5) storm drainage system, a minimum fee of \$150 or:
- (i) \$50 per drain opening, up to a maximum of \$500; and
- 112.25 (ii) \$70 per interceptor, separator, or catch basin design;
- 112.26 (1) the total valuation and fee schedule is:
- (i) \$0 to \$1,500, \$135;
- (ii) \$1,501 to \$2,500, \$135 for the first \$1,500, plus \$28 for each additional \$500 or
- 112.29 fraction thereof, to and including \$2,500;

113.1	(iii) \$2,501 to \$5,000, \$191 for the first \$2,500, plus \$25 for each additional \$500 or
113.2	fraction thereof, to and including \$5,000;
113.3	(iv) \$5,001 to \$25,000, \$316 for the first \$5,000, plus \$33 for each additional \$1,000 or
113.4	fraction thereof, to and including \$25,000;
113.5	(v) \$25,001 to \$50,000, \$976 for the first \$25,000, plus \$31 for each additional \$1,000
113.6	or fraction thereof, to and including \$50,000;
113.7	(vi) \$50,001 to \$500,000, \$1,751 for the first \$50,000, plus \$23 for each additional
113.8	\$10,000 or fraction thereof, to and including \$100,000;
113.9	(vii) \$500,001 to \$3,000,000, \$2,786 for the first \$500,000, plus \$41 for each additional
113.10	\$100,000 or fraction thereof, to and including \$3,000,000; and
113.11	(viii) \$3,000,001 and over, \$3,811 for the first \$3,000,000, plus \$33 for each additional
113.12	\$100,000 or fraction thereof;
113.13	(2) manufactured home park or campground:
113.14	(6) manufactured home park or campground, (i) one to 25 sites, \$300;
113.15	(7) manufactured home park or campground, (ii) 26 to 50 sites, \$350;
113.16	(8) manufactured home park or campground, (iii) 51 to 125 sites, \$400;
113.17	(9) manufactured home park or campground, (iv) more than 125 sites, \$500; and
113.18	(v) other work shall be assessed per clause (1); and
113.19	(10) revision (3) revisions to previously reviewed or incomplete plans:
113.20	(i) review of plans for which the commissioner has issued two or more requests for
113.21	additional information, per review, \$100 or ten percent of the original fee, whichever is
113.22	greater \$125 per hour with a minimum of one hour;
113.23	(ii) proposer-requested revision with no increase in project scope, \$50 or ten percent of
113.24	original fee, whichever is greater \$125 per hour with a minimum of one hour; and
113.25	(iii) proposer-requested revision with an increase in project scope, \$50 plus the difference
113.26	between the original project fee and the revised project fee the fee shall be based upon the
113.27	absolute value of the change in work scope as if the change in scope is a new project.
113.28	Sec. 20. Minnesota Statutes 2024, section 326B.49, subdivision 3, is amended to read:
113.29	Subd. 3. Permits; fees. (a) Before commencement of a plumbing installation to be
113.30	inspected by the commissioner, the plumbing contractor or registered plumbing employer

performing the plumbing work must submit to the commissioner an application for a permit 114.1 and the permit and inspection fees in paragraphs (b) to (f). based upon the construction 114.2 valuation of the plumbing work in accordance with clause (1), or based upon clause (2) or 114.3 (3), as applicable: 114.4 (b) The permit fee is \$100. 114.5 (c) The residential inspection fee is \$50 for each inspection trip. 114.6 114.7 (d) The public, commercial, and industrial inspection fees are as follows: (1) for systems with water distribution, drain, waste, and vent system connection: 114.8 114.9 (i) \$25 for each fixture, permanently connected appliance, floor drain, or other appurtenance; 114.10 114.11 (ii) \$25 for each water conditioning, water treatment, or water filtration system; and (iii) \$25 for each interceptor, separator, eatch basin, or manhole; 114.12 (2) roof drains, \$25 for each drain; 114.13 (3) building sewer service only, \$100; 114.14 (4) building water service only, \$100; 114.15 (5) building water distribution system only, no drainage system, \$5 for each fixture 114.16 supplied; 114.17 (6) storm drainage system, a minimum fee of \$25 for each drain opening, interceptor, 114.18 separator, or catch basin; 114.19 (1) the total valuation and fee schedule for plumbing permits is: 114.20 (i) \$0 to \$1,500, \$135; 114.21 (ii) \$1,501 to \$2,500, \$135 for the first \$1,500, plus \$43 for each additional \$500 or 114.22 fraction thereof, to and including \$2,500; (iii) \$2,501 to \$5,000, \$221 for the first \$2,500, plus \$28 for each additional \$500 or 114.24 fraction thereof, to and including \$5,000; 114.25 (iv) \$5,001 to \$25,000, \$361 for the first \$5,000, plus \$53 for each additional \$1,000 or 114.26

- fraction thereof, to and including \$25,000; 114.27
- (v) \$25,001 to \$50,000, \$1,421 for the first \$25,000, plus \$51 for each additional \$1,000 114.28 or fraction thereof, to and including \$50,000; 114.29

115.1	(vi) \$50,001 to \$500,000, \$2,696 for the first \$50,000, plus \$47 for each additional
115.2	\$10,000 or fraction thereof, to and including \$500,000;
115.3	(vii) \$500,001 to \$3,000,000, \$4,811 for the first \$500,000, plus \$61 for each additional
115.4	\$50,000 or fraction thereof, to and including \$3,000,000; or
115.5	(viii) \$3,000,001 and over, \$7,861 for the first \$3,000,000, plus \$51 for each additional
115.6	\$100,000 or fraction thereof;
115.7	(7) (2) manufactured home park or campground, \$25 for each site, minimum charge
115.8	<u>\$135; and</u>
115.9	(8) reinspection fee to verify corrections, regardless of the total fee submitted, \$100 for
115.10	each reinspection; and
115.11	(9) each \$100 in fees paid covers one inspection trip.
115.12	(e) In addition to the fees in paragraph (d), the fee submitter must pay an hourly rate of
115.13	\$80 during regular business hours, or \$120 when inspections are requested to be performed
115.14	outside of normal work hours or on weekends and holidays, with a two-hour minimum
115.15	where the fee submitter requests inspections of installations as systems are being installed.
115.16	(f) The fee submitter must pay a fee equal to two hours at the hourly rate of \$80 when
115.17	inspections scheduled by the submitter are not able to be completed because the work is
115.18	not complete.
115.19	(3) other inspections and fees:
115.20	(i) inspections outside of regular business hours, defined as Monday to Friday, 7:00 a.m.
115.21	to 5:00 p.m., \$188 per hour, minimum charge two hours;
115.22	(ii) reinspection fees, \$125 per hour, minimum charge \$135;
115.23	(iii) inspections for which no fee is specifically indicated, \$125 per hour, minimum
115.24	one-half hour, minimum charge \$135;
115.25	(iv) changes or revisions to approved plans with no increase in work scope, \$125 per
115.26	hour, minimum charge one hour; and
115.27	(v) changes to approved plans with a change in work scope, fees shall be assessed for
115.28	change in valuation based upon the absolute value of the change work scope in accordance
115.29	with the fee schedule as if the change in scope were a new project.

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116.1	(b) If the actual cost to the jurisdiction under paragraph (a), clause (3), is greater than
116.2	indicated by the schedule, the greater rate shall be paid. Hourly cost includes supervision,
116.3	overhead, equipment, hourly wages, and fringe benefits of the employees involved.
116.4	Sec. 21. Minnesota Statutes 2024, section 326B.986, subdivision 9, is amended to read:
116.5	Subd. 9. Boiler and pressure vessel registration fee. The annual registration fee for
116.6	boilers and pressure vessels in use and required to be inspected per section 326B.958 shall
116.7	be \$10 \$25 per boiler and pressure vessel.
116.8	Sec. 22. Minnesota Statutes 2024, section 327.31, is amended by adding a subdivision to
116.9	read:
116.10	Subd. 24. Sale. "Sale" means:
116.11	(1) the passing of title from one person to another for consideration;
116.12	(2) an agreement to sell under which possession is delivered to the buyer but title is
116.13	retained by the seller;
116.14	(3) an agreement to rent or lease a manufactured home where the lessee becomes the
116.15	owner of the manufactured home after a set period of time or has the option to purchase the
116.16	manufactured home for an additional lump sum at the end of the agreement term; or
116.17	(4) a legally binding executory agreement to make a sale.
116.18	Sec. 23. Minnesota Statutes 2024, section 327.32, subdivision 1a, is amended to read:
116.19	Subd. 1a. Requirement; used manufactured homes. (a) No person shall sell or offer
116.20	for sale in this state any used manufactured home manufactured after June 14, 1976, or
116.21	install for occupancy any used manufactured home manufactured after June 14, 1976, unless
116.22	the used manufactured home complies with the Notice of Compliance Form for a used
116.23	manufactured home as provided in this subdivision. If manufactured after June 14, 1976,
116.24	the home must bear a label or data plate as required by the secretary. The Notice of
116.25	Compliance Form shall be signed by the seller and purchaser indicating which party is
116.26	responsible for either making or paying for any necessary corrections prior to the sale and
116.27	transferring ownership of the manufactured home.
116.28	The Notice of Compliance Form shall be substantially in the following form:
116.29	"Notice of Compliance Form as required in Minnesota Statutes, section 327.32, subdivision

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117.1	This notice must be completed and signed by the purchaser(s) and the seller(s) of the used
117.2	manufactured home described in the purchase agreement and on the bottom of this notice
117.3	before the parties transfer ownership of a used manufactured home constructed after June
117.4	<del>14, 1976.</del>
117.5	Electric ranges and clothes dryers must have required four-conductor cords and plugs. For
117.6	the purpose of complying with the requirements of section 327B.06, a licensed retailer or
117.7	limited retailer shall retain at least one copy of the form required under this subdivision.
117.8	Complies Correction required
117.9	Initialed by Responsible Party: Buyer Seller
117.10	Solid fuel-burning fireplaces or stoves must be listed for use in manufactured homes, Code
117.11	of Federal Regulations, title 24, section 3280.709 (g), and installed correctly in accordance
117.12	with their listing or standards (i.e., chimney, doors, hearth, combustion, or intake, etc., Code
117.13	of Federal Regulations, title 24, section 3280.709 (g)).
117.14	Complies Correction required
117.15	Initialed by Responsible Party: Buyer Seller
117.16	Gas water heaters and furnaces must be listed for manufactured home use, Code of Federal
117.17	Regulations, title 24, section 3280.709 (a) and (d)(1) and (2), and installed correctly, in
117.18	accordance with their listing or standards.
117.19	Complies Correction required
117.20	Initialed by Responsible Party: Buyer Seller
117.21	Smoke alarms are required to be installed and operational in accordance with Code of
117.22	Federal Regulations, title 24, section 3280.208.
117.23	Complies Correction required
117.24	Initialed by Responsible Party: Buyer Seller
117.25	Carbon monoxide alarms or CO detectors that are approved and operational are required to
117.26	be installed within ten feet of each room lawfully used for sleeping purposes.
117.27	Complies Correction required
117.28	Initialed by Responsible Party: Buyer Seller
117.29	Egress windows are required in every bedroom with at least one operable window with a
117.30	net clear opening of 20 inches wide and 24 inches high, five square feet in area, with the
117.31	bottom of windows opening no more than 36 inches above the floor. Locks, latches, operating
117.32	handles, tabs, or other operational devices shall not be located more than 54 inches above
117.33	the finished floor.

118.1	Complies	Correction required
118.2	Initialed by Responsible Party: Buyer	Seller
118.3	The furnace compartment of the home is require	d to have interior finish with a flame spread
118.4	rating not exceeding 25, as specified in the 1976	United States Department of Housing and
118.5	Urban Development Code governing manufacti	ared housing construction.
118.6	Complies	Correction required
118.7	Initialed by Responsible Party: Buyer	Seller
118.8	The water heater enclosure in this home is requ	ired to have interior finish with a flame
118.9	spread rating not exceeding 25, as specified in the	1976 United States Department of Housing
118.10	and Urban Development Code governing manu	factured housing construction.
118.11	Complies	Correction required
118.12	Initialed by Responsible Party: Buyer	Seller
118.13	The home complies with the snowload and heat z	cone requirements for the state of Minnesota
118.14	as indicated by the data plate.	
118.15	Complies	Correction required
118.16	Initialed by Responsible Party: Buyer	Seller
118.17	The parties to this agreement have initialed all re	quired sections and agree by their signature
118.18	to complete any necessary corrections prior to the	ne sale or transfer of ownership of the home
118.19	described below as listed in the purchase agreer	ment. The state of Minnesota or a local
118.20	building official has the authority to inspect the l	nome in the manner described in Minnesota
118.21	Statutes, section 327.33, prior to or after the sale	to ensure compliance was properly executed
118.22	as provided under the Manufactured Home Bui	lding Code.
118.23	Signature of Purchaser(s) of Home	
118.24	date	date
118.25	<del></del>	
118.26	Print name as appears on purchase agreement Print	nt name as appears on purchase agreement
118.27	Signature of Seller(s) of Home	
118.28	date	date
118.29	<del></del>	
118.30	Print name and license number, if applicable Print name and license number name and license numb	nt name and license number, if applicable
118.31	(Street address of home at time of sale)	
118.32 118.33	(City/State/Zip)	
	Name of manufacturer of home	

119.1	Model and year
119.2	Serial number "
119.3	(b) No dealer, limited dealer, retailer, limited retailer, broker, or any seller associated
119.4	with a dealer, limited dealer, retailer, limited retailer, or broker shall sell or offer for sale
119.5	in this state a used manufactured home manufactured after June 14, 1976, or install for
119.6	occupancy a used manufactured home manufactured after June 14, 1976, unless they have:
119.7	(1) completed and submitted to the commissioner the Notice of Compliance Form for
119.8	a used manufactured home as provided in this subdivision; and
119.9	(2) paid the Notice of Compliance Form for a used manufactured home filing fee.
119.10	(c) If manufactured after June 14, 1976, the home must bear a label or data plate as
119.11	required by the secretary, or a replacement label issued by the commissioner and a data
119.12	plate as required by the secretary. The Notice of Compliance Form for a Used Manufactured
119.13	Home shall be completed and signed by the purchaser(s) and seller(s) and shall confirm the
119.14	requirements of this subdivision have been met. To comply with section 326B.606, a licensed
119.15	dealer, limited dealer, or seller shall retain at least one copy of the notice.
119.16	(d) The dealer, park owner, or seller may contract with a licensed electrician or master
119.17	electrician, or licensed electrical engineer to complete the electrical portions of the
119.18	compliance form. The dealer or seller may contract with a bonded mechanical contractor
119.19	registered with the Department of Labor and Industry to complete the heating, ventilation,
119.20	and air conditioning portions of the compliance form. The dealer, park owner, or seller may
119.21	contract with a licensed plumber or master plumber, or mechanical engineer to complete
119.22	the plumbing portions of the compliance form.
119.23	(e) The commissioner shall establish and make available a Notice of Compliance Form
119.24	for a Used Manufactured Home, as prescribed in this section, that must be used to meet the
119.25	requirements of this subdivision. The form must confirm that the requirements in paragraphs
119.26	(f) to (j) are met.
119.27	(f) Life and safety requirements:
119.28	(1) smoke alarms are installed and operational in accordance with Code of Federal
119.29	Regulations, title 24, section 3280.208;
119.30	(2) carbon monoxide alarms or carbon monoxide detectors are approved and operational
119.31	and are installed within ten feet of each room lawfully used for sleeping purposes;
119.32	(3) egress windows are in every bedroom with at least one operable window with a net
119.33	clear opening of 20 inches wide and 24 inches high, five square feet in area, with the bottom

120.1	of windows opening no more than 36 inches above the floor. Locks, latches, operating
120.2	handles, tabs, or other operational devices are located more than 54 inches above the finished
120.3	floor; and
120.4	(4) exterior doors, including sliding glass exterior doors, are operable and provide code
120.5	compliant access to grade.
120.6	(g) Electrical requirements:
120.7	(1) distribution panels are installed in compliance with the approved listing, complete
120.8	with required breakers or fuses, with all unused openings covered with blank covers approved
120.9	and listed for that purpose. Connections have been checked for tightness. Panels are readily
120.10	accessible;
120.11	(2) the electrical system, including switches, receptacles, fixtures, and devices, is installed,
120.12	wired, and supported in accordance with code requirements at the time the electrical system
120.13	was installed and is in safe and functional condition;
120.14	(3) the used manufactured home has been subjected to:
120.15	(i) an electrical continuity test to assure that all metallic parts are bonded in accordance
120.16	with code requirements; and
120.17	(ii) an electrical operational test to demonstrate that all fixtures and equipment except
120.18	water heaters, ranges, air conditioners and electric furnaces are connected and in working
120.19	order;
120.20	(4) the dealer, park owner, or seller may, in lieu of inspecting the electrical and heating
120.21	systems of a used manufactured home, request an electrical and heating inspection by a
120.22	qualified third party. Approval by the qualified third party is accepted as compliance with
120.23	those portions of the safety standards under the code that pertain to electrical and heating
120.24	systems; and
120.25	(5) electric ranges and clothes dryers have the required four-conductor cords and plugs.
120.26	(h) Plumbing requirements:
120.27	(1) fixtures:
120.28	(i) all plumbing fixtures are protected with approved workable "p" traps;
120.29	(ii) all plumbing fixtures are in a workable condition and vented through the roof in
120.30	accordance with code requirements at the time the plumbing was installed; and

121.1	(iii) an antisiphon trap vent device or mechanical vent may be used to vent single fixtures,
121.2	except water closets;
121.3	(2) water supply:
121.4	(i) water piping is not bent or kinked so as to retard or obstruct the flow of the water
121.5	supply;
121.6	(ii) the under-floor water supply piping is connected to the manufactured home's water
121.7	supply connection and to the site's water service supply piping in accordance with code
121.8	requirements at the time the plumbing was installed, except when the manufactured home
121.9	is being installed or reinstalled;
121.10	(iii) the under-floor water supply piping is supported in accordance with code
121.11	requirements at the time the plumbing was installed, except when the manufactured home
121.12	is being installed or reinstalled; and
121.13	(iv) the under-floor water supply piping is protected from freezing, except when the
121.14	manufactured home is being installed or reinstalled;
121.15	(3) drain waste:
121.16	(i) drain waste piping is in working condition;
121.17	(ii) the under-floor drain waste piping is connected to the manufactured home's drain
121.18	waste outlet or outlets and to the site's service utility piping in accordance with code
121.19	requirements at the time the plumbing was installed, except when the manufactured home
121.20	is being installed or reinstalled; and
121.21	(iii) the under-floor drain waste piping is supported and sloped in accordance with code
121.22	requirements at the time the plumbing was installed, except when the manufactured home
121.23	is being installed or reinstalled; and
121.24	(4) water heating:
121.25	(i) the water heater is listed for manufactured home use under Code of Federal
121.26	Regulations, title 24, section 3280.709(a) and (d)(1) and (2), and installed correctly, in
121.27	accordance with federal standards;
121.28	(ii) the water heater is equipped with an approved listed relief valve to provide
121.29	temperature and pressure relief;
121.30	(iii) the water heater enclosure in the manufactured home is completed with an interior
121.31	finish having a flame spread rating not exceeding 25, as specified in the 1976 United States

122.1	Department of Housing and Urban Development Code governing manufactured housing
122.2	construction; and
122.3	(iv) water heater venting systems are in a safe and operable condition. Products of
122.4	combustion venting do not terminate within a roof, wall, or floor cavity.
122.5	(i) Heat-producing equipment requirements:
122.6	(1) the furnace is listed for manufactured home use under Code of Federal Regulations
122.7	title 24, section 3280.709(a) and (d)(1) and (2), and installed correctly, in accordance with
122.8	the federal regulations;
122.9	(2) heating equipment such as a furnace, wall heater, or thermostat are in safe and
122.10	operable condition. All ducts are in usable, not collapsed condition, with all exterior and
122.11	interior joints and furnace connections mechanically secure and sealed; and
122.12	(3) the furnace venting systems are in a safe and operable condition. Products of
122.13	combustion venting do not terminate within a roof, wall, floor, or under-floor area.
122.14	(j) General requirements:
122.15	(1) fuel gas piping:
122.16	(i) fuel gas supply piping is not bent or kinked so as to obstruct the flow of the fuel gas
122.17	or leak;
122.18	(ii) the under-floor fuel gas supply piping is connected to the manufactured home's fue
122.19	gas supply connection and to the site's fuel gas service supply piping in accordance with
122.20	code requirements at the time the gas piping was installed, except when the manufactured
122.21	home is being installed or reinstalled; and
122.22	(iii) the under-floor fuel gas supply piping is supported in accordance with code
122.23	requirements at the time the gas piping was installed, except when the manufactured home
122.24	is being installed or reinstalled;
122.25	(2) solid fuel-burning fireplaces or stoves are listed for use in manufactured homes under
122.26	Code of Federal Regulations, title 24, section 3280.709(g), and installed correctly in
122.27	accordance with the federal regulations, including chimney, doors, hearth, combustion, or
122.28	intake;
122.29	(3) all exhaust vents are operable;
122.30	(4) insulation missing from exposed areas has been replaced and all holes in bottom
122.31	board have been securely sealed;

(5) exterior roof and wall systems prevent bulk water infiltration;

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- (6) water-damaged areas and holes in the subfloor have been replaced; and
- 123.3 (7) the home complies with code requirements for snowload and heat zone requirements

  123.4 as indicated by the data plate.
- Sec. 24. Minnesota Statutes 2024, section 327.32, subdivision 1e, is amended to read:
  - Subd. 1e. Reinstallation requirements for used manufactured homes. (a) All used manufactured homes reinstalled less than 24 months from the date of installation by the first purchaser must be reinstalled in compliance with subdivision 1c. All used manufactured homes reinstalled more than 24 months from the date of installation by the first purchaser may be reinstalled without a frost-protected foundation if the home is reinstalled in compliance with Minnesota Rules, chapter 1350, for above frost-line installations and the notice requirement of subdivision 1f is complied with by the seller and the purchaser of the used manufactured home.
- (b) The installer or licensed residential building contractor shall affix an installation seal 123.14 issued by the department to the outside of the home as required by the Minnesota State 123.15 Building Code. The certificate of installation issued by the installer of record shall clearly 123.16 state that the home has been reinstalled with an above frost-line foundation. Fees for 123.17 inspection of a reinstallation and for issuance of reinstallation seals shall follow the requirements of sections 326B.802 to 326B.885; 326B.22, subdivision 2; and 326B.23, 123.19 subdivision 2. Fees for review of plans, specifications, and on-site inspections shall be those 123.20 as specified in section 326B.153, subdivision 1, paragraph (c) sections 326B.22, subdivision 123.21 2, and 326B.37, subdivision 4. Whenever an installation certificate for an above frost-line 123.22 installation is issued to a used manufactured home being listed for sale, the purchase 123.23 agreement must disclose that the home is installed on a nonfrost-protected foundation and 123.25 recommend that the purchaser have the home inspected to determine the effects of frost on the home. 123.26
- (c) An installation seal may be issued to a residential building contractor licensed under section 326B.805 for use in the installation of used manufactured homes only after the qualifying person for the residential building contractor has completed a three-hour training course relating to the installation of manufactured homes that has been approved by either the United States Department of Housing and Urban Development or by the commissioner. The course completion certificate shall be submitted to the commissioner. For the purposes of this subdivision, "qualifying person" has the meaning given in section 326B.802, subdivision 10.

Sec. 25. Minnesota Statutes 2024, section 327.32, subdivision 7, is amended to read:

Subd. 7. **Enforcement.** All jurisdictions enforcing the State Building Code, in accordance with sections 326B.101 to 326B.151, shall undertake or provide for the administration and enforcement of the manufactured home installation rules promulgated by the commissioner. Municipalities which have adopted the State Building Code may provide installation inspection and plan review services in noneode areas of the state without local building code enforcement.

Sec. 26. Minnesota Statutes 2024, section 327.33, subdivision 1, is amended to read:

Subdivision 1. **Inspections.** The commissioner shall, through the department's inspectors or through a designated recognized inspection service acting as authorized representative of the commissioner perform sufficient inspections of manufacturing premises and manufactured homes to ensure compliance with sections 327.31 to 327.35. The commissioner shall have the exclusive right to conduct inspections, except for the inspections conducted or authorized by the secretary.

Sec. 27. Minnesota Statutes 2024, section 327.33, subdivision 2, is amended to read:

Subd. 2. **Fees.** Unless otherwise established in this section, the commissioner shall may 124.16 by rule establish reasonable fees for seals, installation seals, Notice of Compliance Form 124.17 for a used manufactured home filing, and inspections which are sufficient to cover all costs 124.18 incurred in the administration of sections 327.31 to 327.35. The commissioner shall may 124.19 also establish by rule a monitoring inspection fee in an amount that will comply with the 124.20 secretary's fee distribution program. This monitoring inspection fee shall be an amount paid by the manufacturer for each manufactured home produced in Minnesota. The monitoring inspection fee shall be paid by the manufacturer to the secretary. The rules of the fee 124.23 distribution program require the secretary to distribute the fees collected from all 124.24 manufactured home manufacturers among states approved and conditionally approved based 124.25 on the number of new manufactured homes whose first location after leaving the 124.26 124.27 manufacturer is on the premises of a distributor, dealer or purchaser in that state. Fees for inspections in areas that have not adopted the State Building Code must be equal to the fees 124.28 for inspections in code areas of the state. Third-party vendors may charge their usual and 124.29 normal charge for inspections. 124.30

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Sec. 28. Minnesota Statutes 2024, section 327.33, subdivision 2a, is amended to read:

- Subd. 2a. **Construction seal fees.** Replacement manufactured home or accessory structure
- construction seal fees, including certificates, are \$30 \$70 per seal.
- Sec. 29. Minnesota Statutes 2024, section 327.33, subdivision 2b, is amended to read:
- Subd. 2b. Installation seal fees. Manufactured home installation seal fees, including
- anchoring and support and including certificates, are \$80 \$325.
- Sec. 30. Minnesota Statutes 2024, section 327.33, subdivision 2c, is amended to read:
- Subd. 2c. Temporary installation certificate fees. A temporary certificate fee is \$2
- 125.9 \$15 per certificate.
- Sec. 31. Minnesota Statutes 2024, section 327.33, is amended by adding a subdivision to
- 125.11 read:

- Subd. 2f. Notice of Compliance Form for a used manufactured home filing fee. The
- Notice of Compliance Form for a used manufactured home filing fee is \$100 for each form
- submitted to the commissioner.
- Sec. 32. Minnesota Statutes 2024, section 327.33, is amended by adding a subdivision to
- 125.16 read:
- Subd. 2g. **Installation plan review and inspection fee.** The plan review and inspection
- 125.18 fee for the commissioner's plan review and inspection of new and used installed or reinstalled
- manufactured homes and manufactured home accessory structures in areas of the state
- 125.20 without local building code enforcement is \$1,200.
- Sec. 33. Minnesota Statutes 2024, section 327B.01, subdivision 1, is amended to read:
- Subdivision 1. **Terms.** As used in sections 327B.01 to 327B.12 the terms defined in this
- section have the meanings given them.
- Sec. 34. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision
- 125.25 to read:
- Subd. 1a. **Authorized representative.** "Authorized representative" means a person,
- 125.27 firm, or corporation, or employee of a firm or corporation, approved or hired by the
- 125.28 commissioner of labor and industry.

- Sec. 35. Minnesota Statutes 2024, section 327B.01, subdivision 7, is amended to read: 126.1
- Subd. 7. Dealer or retailer. "Dealer" or "retailer" means any person who engages in 126.2
- 126.3 the business, either exclusively or in addition to any other occupation, of selling, distributing,
- or brokering manufactured homes, new or used, or who offers to sell, solicit, broker or 126.4
- advertise the sale of manufactured homes, new or used. 126.5
- Sec. 36. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision 126.6
- to read: 126.7
- Subd. 7a. **Distributor.** "Distributor" means a person engaged in the sale and distribution 126.8
- of manufactured homes for resale. 126.9
- Sec. 37. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision 126.10
- to read: 126.11
- Subd. 10b. Installation. "Installation" of a manufactured home means installation or 126.12
- reinstallation, at the site of occupancy, of all portions of a manufactured home, connection 126.13
- of the manufactured home to existing utility connections, and installation of support and
- anchoring systems. 126.15
- Sec. 38. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision 126.16
- to read: 126 17
- Subd. 13c. Manufactured home installer. "Manufactured home installer" means a 126.18
- person, firm, or corporation licensed by the state of Minnesota that installs or repairs a 126.19
- manufactured home for others at the site of occupancy. 126.20
- Sec. 39. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision 126.21
- 126.22 to read:
- Subd. 17a. Purchaser. "Purchaser" means the first individual purchasing a manufactured 126.23
- home in good faith for purposes other than resale. 126.24
- Sec. 40. Minnesota Statutes 2024, section 327B.01, subdivision 19, is amended to read: 126.25
- 126.26 Subd. 19. Salesperson. "Salesperson" means a person who acts on behalf of a dealer in
- performing any act which that sections 327B.01 to 327B.12 authorize or require to be 126.27
- performed by a dealer. 126.28

- Subd. 3. **License application; manufacturer and dealer.** Application for a license <u>to</u> <u>act as a manufacturer or dealer</u> and its renewal shall be made to the commissioner, shall be in writing, and duly verified by oath. The applicant shall submit any information required by the commissioner, upon forms provided by the commissioner for that purpose, including:
- 127.6 (a) proof of identity;

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- (b) the name under which the applicant will be licensed and do business in this state;
- (c) the applicant's type and place of business;
- 127.9 (d) the name, home and business address of the applicant's directors, officers, limited 127.10 and general partners, controlling shareholders and affiliates;
- (e) whether the applicant, or any of its directors, officers, limited or general partners, controlling shareholders or affiliates, has been convicted of a crime within the previous ten years that either related directly to the business for which the license is sought or involved fraud, misrepresentation or misuse of funds, or has suffered a judgment in a civil action involving fraud, misrepresentation, or conversion within the previous five years or has had any government license or permit suspended or revoked as a result of an action brought by a federal or state governmental agency in this or any other state within the last five years; and
- (f) the applicant's qualifications and business history, including whether the applicant, or any of its directors, officers, limited or general partners, controlling shareholders or affiliates has ever been adjudged bankrupt or insolvent, or has any unsatisfied court judgments outstanding against it or them.
- Sec. 42. Minnesota Statutes 2024, section 327B.04, subdivision 4, is amended to read:
- Subd. 4. **License prerequisites.** No application shall be granted nor license issued <u>to</u> act as a manufacturer or dealer until the applicant proves to the commissioner that:
- (a) the applicant has a permanent, established place of business at each licensed location.

  An "established place of business" means a permanent enclosed building other than a

  residence, or a commercial office space, either owned by the applicant or leased by the

  applicant for a term of at least one year, located in an area where zoning regulations allow

  commercial activity, and where the books, records and files necessary to conduct the business

  are kept and maintained. The owner of a licensed manufactured home park who resides in

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or adjacent to the park may use the residence as the established place of business required by this subdivision, unless prohibited by local zoning ordinance.

If a license is granted, the licensee may use unimproved lots and premises for sale, storage, and display of manufactured homes, if the licensee first notifies the commissioner in writing;

- (b) if the applicant desires to sell, solicit or advertise the sale of new manufactured homes, it has a bona fide contract or franchise in effect with a manufacturer or distributor of the new manufactured home it proposes to deal in;
- (c) the applicant has secured: (1) a surety bond in the amount of \$20,000 for each agency and each subagency location that bears the applicant's name and the name under which the applicant will be licensed and do business in this state. Each bond is for the protection of consumer customers, and must be executed by the applicant as principal and issued by a surety company admitted to do business in this state. Each bond shall be exclusively for the purpose of reimbursing consumer customers and shall be conditioned upon the faithful compliance by the applicant with all of the laws and rules of this state pertaining to the applicant's business as a dealer or manufacturer, including sections 325D.44, 325F.67 and 325F.69, and upon the applicant's faithful performance of all its legal obligations to consumer customers; and (2) a certificate of liability insurance in the amount of \$1,000,000 that provides aggregate coverage for the agency and each subagency location. In the event of a policy cancellation, the insurer shall send written notice to the commissioner at the same time that a cancellation request is received from or a notice is sent to the insured;
- (d) the applicant has established a trust account as required by section 327B.08, subdivision 3, unless the applicant states in writing its intention to limit its business to selling, offering for sale, soliciting or advertising the sale of new manufactured homes; and
- (e) the applicant has provided evidence of having had at least two years' prior experience 128.25 in the sale of manufactured homes, working for a licensed dealer. The applicant does not 128.26 have to satisfy the two-year prior experience requirement if: 128.27
- 128.28 (1) the applicant sells or brokers used manufactured homes as permitted under section 327B.01, subdivision 7; or 128.29
- (2) the applicant: 128.30
- (i) has met all other licensing requirements; 128.31
- (ii) is the owner of a manufactured home park; and 128.32

- SS (iii) is selling new manufactured homes installed in the manufactured home park that 129.1 the applicant owns. 129.2 Sec. 43. Minnesota Statutes 2024, section 327B.04, subdivision 6, is amended to read: 129.3 Subd. 6. Certificate of license; manufacturer and dealer. For each license granted to 129.4 act as a manufacturer or dealer the commissioner shall issue a certificate which includes 129.5 the name of the licensee, the name of the surety company and the amount of the surety bond, 129.6 and the insurance underwriter and policy number, the names and addresses of any related 129.7 principal or subagencies, and a license number. 129.8 Sec. 44. Minnesota Statutes 2024, section 327B.04, subdivision 7a, is amended to read: 129.9 Subd. 7a. Fees. (a) Fees for licenses issued pursuant to this section shall be ealculated 129.10 pursuant to section 326B.092. for two years and the following fees apply: 129.11 (1) manufacturer's license and dealer's license, \$180; 129.12 (2) dealer's subagency license, \$80; and 129.13 (3) limited dealer's license, \$100. 129.14 (b) All initial limited dealer licenses shall be effective for more than one calendar year 129.15 and shall expire on December 31 of the year after the year in which the application is made. 129.16 (c) For the purposes of calculating fees under section 326B.092, any license issued under 129.17 this section is a business license, except that a subagency license is a master license. The 129.18 commissioner shall in a manner determined by the commissioner, without the need for any 129.19 rulemaking under chapter 14, phase in the renewal of limited dealer licenses from one year 129.20 to two years. By June 30, 2011, all renewed limited dealer licenses shall be two-year licenses. 129.21 Sec. 45. Minnesota Statutes 2024, section 327B.041, is amended to read: 129.22 327B.041 MANUFACTURED HOME INSTALLERS. 129.23 (a) Manufactured home installers are subject to all of the fees in section 326B.092 and 129.24
- the requirements of sections 326B.802 to 326B.885, except for the following: 129.25
- (1) manufactured home installers are not subject to the continuing education requirements 129.26 of sections 326B.0981, 326B.099, and 326B.821, but are subject to the continuing education requirements established in rules adopted under section 327B.10; 129.28
- (2) the examination requirement of section 326B.83, subdivision 3, for manufactured 129.29 home installers shall be satisfied by successful completion of a written examination 129.30

administered and developed specifically for the examination of manufactured home installers. 130.1 The examination must be administered and developed by the commissioner. The 130.2 commissioner and the state building official shall seek advice on the grading, monitoring, 130.3 and updating of examinations from the Minnesota Manufactured Housing Association 130.4 Manufactured and Modular Home Association of Minnesota; 130.5

- (3) a local government unit may not place a surcharge on a license fee, and may not 130.6 charge a separate fee to installers; 130.7
- (4) a dealer or distributor who does not install or repair manufactured homes is exempt 130.8 from licensure under sections 326B.802 to 326B.885; 130.9
- (5) the exemption under section 326B.805, subdivision 6, clause (5), does not apply; 130.10 and 130.11
- 130.12 (6) manufactured home installers are not subject to the contractor recovery fund in section 326B.89. 130.13
- (b) The commissioner may waive all or part of the requirements for licensure as a 130.14 manufactured home installer for any individual who holds an unexpired license or certificate issued by any other state or other United States jurisdiction if the licensing requirements of that jurisdiction meet or exceed the corresponding licensing requirements of the department 130.17 and the individual complies with section 326B.092, subdivisions 1 and 3 to 7. 130.18
- Sec. 46. Minnesota Statutes 2024, section 327B.05, subdivision 1, is amended to read: 130.19
- 130.20 Subdivision 1. Grounds. In addition to the grounds in section 326B.082, subdivision 11, the commissioner may by order deny, suspend, limit, place conditions on, or revoke the 130.21 application or license of any applicant or licensee or any of its directors, officers, limited 130.22 or general partners, controlling shareholders, or affiliates for any of the following grounds: 130.23
- (a) (1) has violated any of the provisions of sections 327B.01 to 327B.12 or any rule or 130.24 order issued by the commissioner or any prior law providing for the licensing of manufactured 130.25 home dealers or manufacturers; 130.26
- (b) (2) has had a previous manufacturer or dealer license revoked in this or any other 130.27 state; 130.28
- (e) (3) has engaged in acts or omissions which have been adjudicated or amount to a 130.29 violation of any of the provisions of section 325D.44, 325F.67 or 325F.69; 130.30

(d) (4) has sold or brokered the sale of a home containing a material violation of sections 131.1 327.31 to 327.35 about which that the dealer knew of or which should have been obvious 131.2 to a reasonably prudent dealer could have known of with the exercise of reasonable diligence; 131.3 (e) (5) has failed to make or provide all listings, notices and reports required by the 131.4 commissioner; 131.5 (f) (6) has failed to pay a civil penalty assessed under subdivision 5 within ten days after 131.6 the assessment becomes final: 131.7 (g) (7) has failed to pay to the commissioner or other responsible government agency 131.8 all taxes, fees and arrearages due; 131.9 (h) (8) has failed to duly apply for license renewal; 131.10 (i) (9) has violated any applicable manufactured home building or safety code; 131.11 (i) (10) has failed or refused to honor any express or implied warranty as provided in 131.12 section 327B.03; 131.13 (k) (11) has failed to continuously occupy a permanent, established place of business 131.14 licensed under section 327B.04; 131.15 131.16 (12) has, without first notifying the commissioner, sold a new and unused manufactured home other than the make of manufactured home described in a franchise or 131.17 contract filed with the application for license or license renewal; 131.18 (m) (13) has wrongfully failed to deliver a certificate of title to a person entitled to it; 131.19 (n) (14) is insolvent or bankrupt; 131.20 131.21 (o) (15) holds an impaired or canceled bond; (p) (16) has failed to notify the commissioner of bankruptcy proceedings within ten days 131.22 after a petition in bankruptcy has been filed by or against the dealer or manufacturer; 131.23 (q) (17) has, within the previous ten years, been convicted of a crime that either related 131.24 directly to the business of the dealer or manufacturer or involved fraud, misrepresentation 131.25 or misuse of funds; 131.26 (r) (18) has suffered a judgment within the previous five years in a civil action involving 131.27 fraud, misrepresentation or misuse of funds; or 131.28 (s) (19) has failed to reasonably supervise any employee or agent of the dealer or 131.29 manufacturer, resulting in injury or harm to the public. 131.30

The commissioner may establish rules pursuant to section 327B.10 further specifying, defining or establishing standards of conduct for manufactured home dealers and manufacturers.

ARTICLE 9

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LAROR	AND INDUSTRY.	- MISCELLANEOUS

- Section 1. Minnesota Statutes 2024, section 177.253, subdivision 1, is amended to read:
- Subdivision 1. **Rest breaks.** An employer must allow each employee adequate time
- 132.8 from work a rest break of at least 15 minutes or enough time to utilize the nearest convenient
- restroom, whichever is longer, within each four consecutive hours of work to utilize the
- 132.10 nearest convenient restroom.
- Sec. 2. Minnesota Statutes 2024, section 177.253, is amended by adding a subdivision to
- 132.12 read:

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- Subd. 3. Remedies. (a) If an employer does not provide rest breaks to an employee as
- required by this section and related rules, the employer is liable to the employee for the rest
- break time that should have been provided at the employee's regular rate of pay, plus an
- 132.16 additional equal amount as liquidated damages.
- (b) In addition to the remedies in paragraph (a), the commissioner may assess a penalty
- of up to \$1,000 per employee per day during which rest breaks are not provided as required
- 132.19 by this section.
- Sec. 3. Minnesota Statutes 2024, section 177.254, subdivision 1, is amended to read:
- Subdivision 1. **Meal break.** An employer must permit allow each employee who is
- working for eight six or more consecutive hours sufficient time to eat a meal break of at
- 132.23 least 30 minutes.
- Sec. 4. Minnesota Statutes 2024, section 177.254, subdivision 2, is amended to read:
- Subd. 2. **Payment not required.** Except for subdivision 4, nothing in this section requires
- 132.26 the employer to pay the employee during the meal break.

133.1	Sec. 5. Minnesota Statutes 2024, section 177.254, is amended by adding a subdivision to
133.2	read:
133.3	Subd. 4. Remedies. (a) If an employer does not provide meal breaks to an employee as
133.4	required by this section and related rules, the employer is liable to the employee for the
133.5	meal break time that should have been provided at the employee's regular rate of pay, plus
133.6	an additional equal amount as liquidated damages.
133.7	(b) In addition to the remedies in paragraph (a), the commissioner may assess a penalty
133.8	of up to \$1,000 per employee per day during which meal breaks are not provided as required
133.9	by this section.
133.10	Sec. 6. MISCLASSIFICATION FRAUD IMPACT ANALYSIS.
133.11	The commissioner of labor and industry may coordinate with the commissioners of
133.12	revenue and employment and economic development to conduct an analysis of the costs of
133.13	misclassification to illustrate how misclassification impacts misclassified workers, tax
133.14	collections, and other government programs.
133.15	ARTICLE 10
133.16	UNDERGROUND TELECOMMUNICATIONS INSTALLERS
133.17	Section 1. Minnesota Statutes 2024, section 326B.198, subdivision 2, is amended to read:
133.18	Subd. 2. Installation requirements. (a) The installation of underground
133.19	telecommunications infrastructure that is located within ten feet of existing underground
133.20	utilities or that crosses the existing underground utilities must be performed by
133.21	safety-qualified underground telecommunications installers as follows:
133.22	(1) the location of existing utilities by hand- or hydro-excavation or other accepted
133.23	methods must be performed by a safety-qualified underground telecommunications installer;
133.24	<u>and</u>
133.25	(2) where telecommunications infrastructure is installed by means of directional drilling,
133.26	the monitoring of the location and depth of the drill head must be performed by a
133.27	safety-qualified underground telecommunications installer; and.
133.28	(3) no fewer than two safety-qualified underground telecommunications installers must
133.29	be present at all times at any location where telecommunications infrastructure is being
133 30	installed by means of directional drilling.

134.1	(b) Beginning July 1, 2025, all installations of underground telecommunications
134.2	infrastructure subject to this subdivision within the seven-county metropolitan area must
134.3	be performed by safety-qualified underground telecommunications installers that meet the
134.4	requirements of this subdivision.
134.5	(e) (b) Beginning January 1, 2026, all installations of underground telecommunications
134.6	infrastructure subject to this subdivision within this state must be performed by
134.7	safety-qualified underground telecommunications installers that meet the requirements of
134.8	this subdivision.
134.9	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
134.10	Sec. 2. Minnesota Statutes 2024, section 326B.198, subdivision 3, is amended to read:
134.11	Subd. 3. Certification Standards. (a) The commissioner of labor and industry, in
134.12	consultation with the Office of Broadband, shall approve standards for a safety-qualified
134.13	underground telecommunications installer certification program that requires a person to:
134.14	(1) complete a 40-hour initial course that includes classroom and hands-on instruction
134.15	covering proper work procedures for safe installation of underground utilities, including:
134.16	(i) regulations applicable to excavation near existing utilities;
134.17	(ii) identification, location, and verification of utility lines using hand- or
134.18	hydro-excavation or other accepted methods;
134.19	(iii) response to line strike incidents;
134.20	(iv) traffic control procedures;
134.21	(v) use of a tracking device to safely guide directional drill equipment along a drill path;
134.22	and
134.23	(vi) avoidance and mitigation of safety hazards posed by underground utility installation
134.24	projects;
134.25	(2) demonstrate knowledge of the course material by successfully completing an
134.26	examination approved by the commissioner; and
134.27	(3) complete a four-hour refresher course within three years of completing the original
134.28	course and every three years thereafter in order to maintain certification.
134.29	(b) The commissioner must develop an approval process for training providers under
134.30	this subdivision and may suspend or revoke the approval of any training provider that fails

to demonstrate consistent delivery of approved curriculum or success in preparing participants to complete the examination.

(c) An approved training provider may apply for approval of classroom instruction course material delivered up to two years prior to becoming an approved training provider and before January 1, 2026, as being equivalent or substantially equivalent to classroom instruction course material that is contained in the approved program. An application must provide a copy of all written materials used for the training for which equivalent credit is sought, the specific subjects covered in the training, the name and qualifications of the training provider, a description of the delivery method for the training, and the date of the training. Once approved, a training provider may grant full or partial retroactive credit for completion of classroom instruction training delivered prior to the commissioner's decision to approve a program. A person granted retroactive credit must successfully complete the examination that the training provider is approved to administer in order to be certified as a safety-qualified underground telecommunications installer.

**EFFECTIVE DATE.** This section is effective the day following final enactment.

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## APPENDIX Article locations for S1832-4

ARTICLE 1	APPROPRIATIONS; JOBS	Page.Ln 1.29
ARTICLE 2	APPROPRIATIONS; LABOR	Page.Ln 46.24
ARTICLE 3	EMPLOYMENT AND ECONOMIC DEVELOPMENT POLICY	Page.Ln 53.24
ARTICLE 4	EXPLORE MINNESOTA	Page.Ln 85.15
ARTICLE 5	DEED CANNABIS PROGRAMS	Page.Ln 89.1
ARTICLE 6	PROMISE ACT MODIFICATIONS	Page.Ln 90.25
	EMPLOYMENT AND ECONOMIC DEVELOPMENT	
ARTICLE 7	MISCELLANEOUS	Page.Ln 94.10
ARTICLE 8	DEPARTMENT OF LABOR AND INDUSTRY POLICY	Page.Ln 100.16
ARTICLE 9	LABOR AND INDUSTRY - MISCELLANEOUS	Page.Ln 132.4
ARTICLE 10	UNDERGROUND TELECOMMUNICATIONS INSTALLERS	Page.Ln 133.15

## APPENDIX Repealed Minnesota Session Laws: S1832-4

Laws 2024, chapter 120, article 1, section 13

## Sec. 13. JOB CREATION FUND; TRANSFER OUT.

\$3,000,000 in fiscal year 2025 is transferred from the job creation fund under Minnesota Statutes, section 116J.8748, to the general fund. This is a onetime transfer.