Senator moves to amend S.F. No. 16 as follows: 1.1 Delete everything after the enacting clause and insert: 1.2 1.3 "ARTICLE 1 **APPROPRIATIONS** 1.4 Section 1. USE OF FEDERAL FUNDS FOR HOMEOWNER ASSISTANCE. 1.5 The commissioner of management and budget shall not use any money received by the 1.6 state from the Homeowner Assistance Fund under Public Law 117-2, the American Rescue 1.7 Plan, to reimburse the federal coronavirus relief fund for money allocated to the Housing 1.8 Finance Agency according to the federal coronavirus relief fund action order number 44 1.9 that was approved by the commissioner on July 27, 2020. 1.10 Sec. 2. APPROPRIATIONS. 1.11 The sums shown in the columns marked "Appropriations" are appropriated to the agency 1.12 for the purposes specified in this article. The appropriations are from the general fund, or 1.13 another named fund, and are available for the fiscal years indicated for each purpose. The 1.14 1.15 figures "2022" and "2023" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2022, or June 30, 2023, respectively. "The 1.16 first year" is fiscal year 2022. "The second year" is fiscal year 2023. "The biennium" is 1.17 fiscal years 2022 and 2023. 1.18 **APPROPRIATIONS** 1.19 1.20 Available for the Year **Ending June 30** 1.21 2022 2023 1.22 Sec. 3. HOUSING FINANCE AGENCY 1.23 Subdivision 1. Total Appropriation 67,798,000 \$ 57,798,000 1.24 \$ 1.25 (a) The amounts that may be spent for each purpose are specified in the following 1.26 subdivisions. 1.27 (b) Unless otherwise specified, this 1.28 appropriation is for transfer to the housing 1.29 development fund for the programs specified 1.30 in this section. Except as otherwise indicated, 1.31

	06/18/21	REVISOR	MS/EH	A21-0224
2.1	this transfer is part of the agency's per	rmanent		
2.2	budget base.			
2.3	Subd. 2. Challenge Program		15,725,000	12,925,000
2.4	(a) This appropriation is for the econo	omic		
2.5	development and housing challenge p			
2.6	under Minnesota Statutes, sections 46			
2.7	subdivision 14, and 462A.33.			
2.8	(b) Of this amount, \$1,208,000 each year	ear shall		
2.9	be made available during the first 11	months		
2.10	of the fiscal year exclusively for house	sing		
2.11	projects for American Indians. Any fu	ınds not		
2.12	committed to housing projects for An	nerican_		
2.13	Indians in the first 11 months of the fis	cal year		
2.14	shall be available for any eligible acti	vity		
2.15	under Minnesota Statutes, sections 46	52A.07 <u>,</u>		
2.16	subdivision 14, and 462A.33.			
2.17	Subd. 3. Workforce Housing Develo	<u>pment</u>	2,000,000	2,000,000
2.18	This appropriation is for the Greater			
2.19	Minnesota workforce housing develo	pment		
2.20	program under Minnesota Statutes, se	ection		
2.21	462A.39. If requested by the applican	nt and		
2.22	approved by the agency, funded prope	erties		
2.23	may include a portion of income and	rent		
2.24	restricted units. Funded properties may	include		
2.25	owner-occupied homes.			
2.26 2.27	Subd. 4. Manufactured Home Park Infrastructure Grants		2,750,000	1,000,000
2.28	This appropriation is for manufacture	ed home		
2.29	park infrastructure grants under Minn	<u>iesota</u>		
2.30	Statutes, section 462A.2035, subdivis	sion 1b.		
2.31	Subd. 5. Workforce Homeownershi	p Program	3,500,000	250,000
2.32	This appropriation is for the workford	<u>ce</u>		
2.33	homeownership program under Minn	<u>esota</u>		
2.34	Statutes, section 462A.38.			
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	06/18/21	REVISOR	MS/EH	A21-0224
3.1	Subd. 6. Housing Trust Fund		11,646,000	11,646,000
3.2	This appropriation is for deposit in the l	nousing		
3.3	trust fund account created under Minr	nesota_		
3.4	Statutes, section 462A.201, and may 1	oe used		
3.5	for the purposes provided in that secti	on.		
3.6	Subd. 7. Homework Starts with Hon	<u>ne</u>	1,750,000	1,750,000
3.7	This appropriation is for the homewor	k starts		
3.8	with home program under Minnesota S	statutes,		
3.9	sections 462A.201, subdivision 2, par	agraph		
3.10	(a), clause (4), and 462A.204, subdivi	sion 8,		
3.11	to provide assistance to homeless or h	<u>ighly</u>		
3.12	mobile families with children eligible	for		
3.13	enrollment in a prekindergarten throug	h grade		
3.14	12 academic program.			
3.15	Subd. 8. Rental Assistance for Ment	ally III	4,338,000	4,338,000
3.16	This appropriation is for the rental ho	using		
3.17	assistance program for persons with a	mental		
3.18	illness or families with an adult memb	er with		
3.19	a mental illness under Minnesota Stat	utes,		
3.20	section 462A.2097. Among comparab	<u>ole</u>		
3.21	proposals, the agency shall prioritize	those		
3.22	proposals that target, in part, eligible	persons		
3.23	who desire to move to more integrated	<u>d,</u>		
3.24	community-based settings.			
3.25	Subd. 9. Family Homeless Prevention	<u>on</u>	10,269,000	10,269,000
3.26	This appropriation is for the family ho	omeless		
3.27	prevention and assistance programs u	<u>nder</u>		
3.28	Minnesota Statutes, section 462A.204	<u>.</u>		
3.29	Subd. 10. Home Ownership Assistan	nce Fund	1,885,000	885,000
3.30	This appropriation is for the home ow	nership		
3.31	assistance program under Minnesota S	tatutes,		
3.32	section 462A.21, subdivision 8. The a	gency		
3.33	shall continue to strengthen its efforts	to		

housing stability.

youth, and families with children to maintain

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	06/18/21	REVISOR	MS/EH	A21-0224
5.1 5.2	Subd. 12. Owner-Occupied Housing Rehabilitation		2,772,000	<u>2,772,000</u>
5.3	(a) This appropriation is for the rehabili	tation		
5.4	of owner-occupied housing under Minn	esota		
5.5	Statutes, section 462A.05, subdivisions 1	4 and		
5.6	<u>14a.</u>			
5.7	(b) Notwithstanding any law to the con-	trary,		
5.8	grants or loans under this subdivision m	ay be		
5.9	made without rent or income restriction	s of		
5.10	owners or tenants. To the extent practic	able,		
5.11	grants or loans must be made available			
5.12	statewide.			
5.13	Subd. 13. Rental Housing Rehabilitat	<u>ion</u>	3,743,000	3,743,000
5.14	(a) This appropriation is for the rehabili	tation		
5.15	of eligible rental housing under Minnes	<u>ota</u>		
5.16	Statutes, section 462A.05, subdivision	14. In		
5.17	administering a rehabilitation program	<u>for</u>		
5.18	rental housing, the agency may apply the	<u>ne</u>		
5.19	processes and priorities adopted for			
5.20	administration of the economic develop	ment		
5.21	and housing challenge program under			
5.22	Minnesota Statutes, section 462A.33, and	d may		
5.23	provide grants or forgivable loans if app	roved		
5.24	by the agency.			
5.25	(b) Notwithstanding any law to the con-	trary,		
5.26	grants or loans under this subdivision m	ay be		
5.27	made without rent or income restriction	s of		
5.28	owners or tenants. To the extent practic	able,		
5.29	grants or loans must be made available			
5.30	statewide.			
5.31 5.32	Subd. 14. Homeownership Education Counseling, and Training	2	857,000	857,000
5.33	This appropriation is for the homeowne	rship		
5.34	education, counseling, and training prog	gram_		
5.35	under Minnesota Statutes, section 462A	209.		

	06/18/21	REVISOR	MS/EH	A21-0224
6.1	Subd. 15. Capacity-Building Grant	<u>ts</u>	645,000	645,000
6.2	This appropriation is for nonprofit			
6.3	capacity-building grants under Minn	esota		
6.4	Statutes, section 462A.21, subdivision	on 3b. Of		
6.5	this amount, \$125,000 each year is for	r support		
6.6	of the Homeless Management Inform	nation		
6.7	System (HMIS), and \$70,000 in fisc	al year		
6.8	2022 and \$70,000 in fiscal year 2023	3 are for		
6.9	Open Access Connections. The appro	priations		
6.10	for Open Access Connections are on	etime.		
6.11	Subd. 16. Build Wealth MN		500,000	500,000
6.12	This appropriation is for a grant to B	uild		
6.13	Wealth Minnesota to provide a famil	<u>y</u>		
6.14	stabilization plan program including	program		
6.15	outreach, financial literacy education	n, and		
6.16	budget and debt counseling.			
6.17	Subd. 17. Local Housing Trust Fur	nd Grants	1,000,000	<u>-0-</u>
6.18	(a) This appropriation is for grants to	olocal		
6.19	housing trust funds established unde	<u>r</u>		
6.20	Minnesota Statutes, section 462C.16	<u>, to</u>		
6.21	incentivize local funding.			
6.22	(b) A grantee is eligible to receive a	grant		
6.23	amount equal to 100 percent of the ne	w public		
6.24	revenue committed to the local hous	ing trust		
6.25	fund from any source other than the	state or		
6.26	federal government, up to \$150,000,	and		
6.27	depending on funding availability, ar	n amount		
6.28	equal to 50 percent of the new public	revenue		
6.29	committed to the local housing trust for	und from		
6.30	any source other than the state or fee	<u>leral</u>		
6.31	government that is more than \$150,0	000 but		
6.32	not more than \$300,000.			

7.1	(c) The agency shall consult with interested	
7.2	stakeholders when developing the guidelines,	
7.3	applications, and procedures for the program.	
7.4	(d) A grantee must use grant funds within five	
7.5	years of receipt for purposes: (1) authorized	
7.6	under Minnesota Statutes, section 462C.16,	
7.7	subdivision 3; and (2) benefiting households	
7.8	with incomes at or below 115 percent of the	
7.9	state median income. A grantee must return	
7.10	any grant funds not used for these purposes	
7.11	within eight years of receipt to the	
7.12	commissioner of the Minnesota Housing	
7.13	Finance Agency for deposit into the economic	
7.14	development and housing challenge program	
7.15	under Minnesota Statutes, section 462A.33.	
7.16	Subd. 18. Task Force on Shelter 200,000	0-
7.17	This appropriation is to implement the task	
7.18	force on shelter established under article 6.	
7.19	Subd. 19. Availability of Funds	
7.20	Money appropriated in the first year in this	
7.21	article is available the second year.	
7.22	ARTICLE 2	
7.23	HOUSING POLICY	
7.24	Section 1. Minnesota Statutes 2020, section 12A.09, subdivision 3, is amended to read	:
7.25	Subd. 3. Capacity building grants. Grants may be made under section 462A.21,	
7.26	subdivision 3b-:	
7.27	(1) to local units of government, including regional consortia, in the disaster area and	l ;
7.28	(2) to nonprofit organizations; and	
7.29	(3) to federally recognized American Indian Tribes or subdivisions located in Minnesot	a.
7.30	and Tribal housing corporations	

working in the disaster area to assess housing and related needs, develop and implement community or regional plans to meet those needs, and provide capacity to implement recovery plans.

EFFECTIVE DATE. This section is effective August 1, 2021.

Sec. 2. Minnesota Statutes 2020, section 256C.02, is amended to read:

256C.02 PUBLIC ACCOMMODATIONS.

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People who are blind or people with a visual or physical disability have the same right as the able-bodied to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places; and are entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, boats, or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement, or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

Every person who is totally or partially blind, or person who is deaf, or person with a physical disability, or any person training a dog to be a service dog shall have the right to be accompanied by a service dog in any of the places listed in section 363A.19. The person shall be liable for any damage done to the premises or facilities by such dog. The service dog must be capable of being properly identified as from a recognized school for seeing eye, hearing ear, service, or guide dogs.

Sec. 3. Minnesota Statutes 2020, section 273.11, subdivision 12, is amended to read:

Subd. 12. **Community land trusts.** (a) A community land trust, as defined under chapter 462A, is (i) a community-based nonprofit corporation organized under chapter 317A, which qualifies for tax exempt status under 501(c)(3), or (ii) a "city" as defined in section 462C.02, subdivision 6, which has received funding from the Minnesota housing finance agency for purposes of the community land trust program. The Minnesota Housing Finance Agency shall set the criteria for community land trusts.

(b) All occupants of a community land trust building must have a family income of less than 80 percent of the greater of (1) the state median income, or (2) the area or county median income, as most recently determined by the Department of Housing and Urban Development. Before the community land trust can rent or sell a unit to an applicant, the community land trust shall verify to the satisfaction of the administering agency or the city

that the family income of each person or family applying for a unit in the community land trust building is within the income criteria provided in this paragraph section 462A.30, subdivision 9. The administering agency or the city shall verify to the satisfaction of the county assessor that the occupant meets the income criteria under this paragraph section 462A.30, subdivision 9. The property tax benefits under paragraph (c) shall be granted only to property owned or rented by persons or families within the qualifying income limits. The family income criteria and verification is only necessary at the time of initial occupancy in the property.

(c) A unit which is owned by the occupant and used as a homestead by the occupant qualifies for homestead treatment as class 1a under section 273.13, subdivision 22. A unit which is rented by the occupant and used as a homestead by the occupant shall be class 4a or 4b property, under section 273.13, subdivision 25, whichever is applicable. Any remaining portion of the property not used for residential purposes shall be classified by the assessor in the appropriate class based upon the use of that portion of the property owned by the community land trust. The land upon which the building is located shall be assessed at the same classification rate as the units within the building, provided that if the building contains some units assessed as class 1a and some units assessed as class 4a or 4b, the market value of the land will be assessed in the same proportions as the value of the building.

EFFECTIVE DATE. This section is effective August 1, 2021.

- Sec. 4. Minnesota Statutes 2020, section 326B.106, subdivision 7, is amended to read:
- Subd. 7. Window fall prevention device code. (a) The commissioner of labor and industry shall adopt rules for window fall prevention devices as part of the State Building Code. Window fall prevention devices include, but are not limited to, safety screens, hardware, guards, and other devices that comply with the standards established by the commissioner of labor and industry. The rules shall require compliance with standards for window fall prevention devices developed by ASTM International, contained in the International Building Code as the model language with amendments deemed necessary to coordinate with the other adopted building codes in Minnesota. The rules shall establish a scope that includes the applicable building occupancies, and the types, locations, and sizes of windows that will require the installation of fall devices.
- (b) In one- and two-family dwellings and townhouses, as defined in Minnesota Rules, part 1309.0202, subpart 1, window fall prevention devices are not required when: (1) the lowest part of the window opening of an operable window is a minimum of 24 inches above

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the finished floor of the room in which the window is located; or (2) the lowest part of the opening of an operable window is located 72 inches or less above the exterior grade below.

Sec. 5. Minnesota Statutes 2020, section 363A.09, subdivision 5, is amended to read:

Subd. 5. **Real property full and equal access.** It is an unfair discriminatory practice for a person to deny full and equal access to real property provided for in sections 363A.08 to 363A.19, and 363A.28, subdivision 10, to a person who is totally or partially blind, deaf, or has a physical or sensory has a disability and who uses a service animal, if the service animal can be properly identified as being from a recognized program which trains service animals to aid persons who are totally or partially blind or deaf or have physical or sensory disabilities. The person may not be required to pay extra compensation for the service animal but is liable for damage done to the premises by the service animal.

Sec. 6. Minnesota Statutes 2020, section 462A.05, subdivision 14, is amended to read:

Subd. 14. Rehabilitation loans. It may agree to purchase, make, or otherwise participate in the making, and may enter into commitments for the purchase, making, or participation in the making, of eligible loans for rehabilitation, with terms and conditions as the agency deems advisable, to persons and families of low and moderate income, and to owners of existing residential housing for occupancy by such persons and families, for the rehabilitation of existing residential housing owned by them. The loans may be insured or uninsured and may be made with security, or may be unsecured, as the agency deems advisable. The loans may be in addition to or in combination with long-term eligible mortgage loans under subdivision 3. They may be made in amounts sufficient to refinance existing indebtedness secured by the property, if refinancing is determined by the agency to be necessary to permit the owner to meet the owner's housing cost without expending an unreasonable portion of the owner's income thereon. No loan for rehabilitation shall be made unless the agency determines that the loan will be used primarily to make the housing more desirable to live in, to increase the market value of the housing, for compliance with state, county or municipal building, housing maintenance, fire, health or similar codes and standards applicable to housing, or to accomplish energy conservation related improvements. In unincorporated areas and municipalities not having codes and standards, the agency may, solely for the purpose of administering the provisions of this chapter, establish codes and standards. Except for accessibility improvements under this subdivision and subdivisions 14a and 24, clause (1), no secured loan for rehabilitation of any owner-occupied property shall be made in an amount which, with all other existing indebtedness secured by the property, would exceed 110 percent of its market value, as determined by the agency. No loan under this subdivision

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for the rehabilitation of owner-occupied housing shall be denied solely because the loan will not be used for placing the owner-occupied residential housing in full compliance with all state, county, or municipal building, housing maintenance, fire, health, or similar codes and standards applicable to housing. Rehabilitation loans shall be made only when the agency determines that financing is not otherwise available, in whole or in part, from private lenders upon equivalent terms and conditions. Accessibility rehabilitation loans authorized under this subdivision may be made to eligible persons and families without limitations relating to the maximum incomes of the borrowers if:

- (1) the borrower or a member of the borrower's family requires a level of care provided in a hospital, skilled nursing facility, or intermediate care facility for persons with developmental disabilities;
- 11.12 (2) home care is appropriate; and

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- 11.13 (3) the improvement will enable the borrower or a member of the borrower's family to reside in the housing.
- The agency may waive any requirement that the housing units in a residential housing development be rented to persons of low and moderate income if the development consists of four or less dwelling units, one of which is occupied by the owner.

EFFECTIVE DATE. This section is effective August 1, 2021.

11.19 Sec. 7. Minnesota Statutes 2020, section 462A.05, subdivision 14a, is amended to read:

Subd. 14a. Rehabilitation loans; existing owner-occupied residential housing. It may make loans to persons and families of low and moderate income to rehabilitate or to assist in rehabilitating existing residential housing owned and occupied by those persons or families. Rehabilitation may include replacement of manufactured homes. No loan shall be made unless the agency determines that the loan will be used primarily for rehabilitation work necessary for health or safety, essential accessibility improvements, or to improve the energy efficiency of the dwelling. No loan for rehabilitation of owner-occupied residential housing shall be denied solely because the loan will not be used for placing the residential housing in full compliance with all state, county or municipal building, housing maintenance, fire, health or similar codes and standards applicable to housing. The amount of any loan shall not exceed the lesser of (a) a maximum loan amount determined under rules adopted by the agency not to exceed \$27,000 \$37,500, or (b) the actual cost of the work performed, or (c) that portion of the cost of rehabilitation which the agency determines cannot otherwise be paid by the person or family without the expenditure of an unreasonable portion of the

income of the person or family. Loans made in whole or in part with federal funds may exceed the maximum loan amount to the extent necessary to comply with federal lead abatement requirements prescribed by the funding source. In making loans, the agency shall determine the circumstances under which and the terms and conditions under which all or any portion of the loan will be repaid and shall determine the appropriate security for the repayment of the loan. Loans pursuant to this subdivision may be made with or without interest or periodic payments.

EFFECTIVE DATE. This section is effective August 1, 2021.

- Sec. 8. Minnesota Statutes 2020, section 462A.07, subdivision 2, is amended to read:
- Subd. 2. **Technical assistance; residential housing.** It may provide general technical services and support to assist in the planning, processing, design, construction or rehabilitation, and inspection of residential housing for occupancy by persons and families of low and moderate income and to increase the capacity of entities to meet the housing needs in the state.
- 12.15 **EFFECTIVE DATE.** This section is effective August 1, 2021.
- Sec. 9. Minnesota Statutes 2020, section 462A.30, subdivision 9, is amended to read:
- Subd. 9. **Persons and families of low and moderate income.** "Persons and families of low and moderate income" means persons or families whose income does not exceed:
- 12.19 (1) <u>80 115</u> percent of the greater of state median income, or area or county median 12.20 income as determined by the Department of Housing and Urban Development; or
- 12.21 (2) the amount that qualifies the organization for tax exempt status under United States
 12.22 Code, title 26, section 501(c)(3), whichever is less.
- 12.23 **EFFECTIVE DATE.** This section is effective August 1, 2021.
- 12.24 Sec. 10. [504B.113] SERVICE AND SUPPORT ANIMAL DOCUMENTATION.
- Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.
- 12.27 (b) "Service animal" has the meaning given in Code of Federal Regulations, title 28, section 36.104, as amended.

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13.1	(c) "Support animal" means an animal that: (1) provides emotional support that alleviates
13.2	one or more identified symptoms or effects of a person's disability; and (2) does not need
13.3	to be trained to perform a specific disability-related task.
13.4	(d) "Tenant" means a current tenant or a prospective tenant.
13.5	(e) "Licensed professional" means a provider of care who is:
13.6	(1) a person licensed by the Board of Medical Practice under chapter 147;
13.7	(2) a physician assistant licensed under chapter 147A;
13.8	(3) a nurse, as defined in section 148.171, subdivision 9, licensed under chapter 148;
13.9	(4) a psychologist licensed under chapter 148;
13.10	(5) a mental health professional licensed under chapter 148B;
13.11	(6) a social worker licensed under chapter 148E;
13.12	(7) a counselor licensed under chapter 148F; or
13.13	(8) any professional listed in clauses (1) to (7) who holds a valid license in any other
13.14	state, provided the professional has an existing treatment relationship with the tenant
13.15	requesting a reasonable accommodation.
13.16	A licensed professional does not include any person who operates primarily to provide
13.17	certification for a service or support animal.
13.18	(f) "Reasonable accommodation" means the granting of a waiver by a landlord of a
13.19	no-pets or pet-fee policy for a person with a disability consistent with the Fair Housing Act,
13.20	United States Code, title 42, sections 3601 to 3619, as amended, and section 504 of the
13.21	Rehabilitation Act of 1973, United States Code, title 29, section 701, as amended.
13.22	(g) "Disability" has the meaning given in section 363A.03, subdivision 12.
13.23	Subd. 2. Request for documentation permitted. (a) A landlord may require a tenant
13.24	to provide supporting documentation for each service or support animal for which the tenant
13.25	requests a reasonable accommodation under any provision of law. A landlord must not
13.26	require supporting documentation from a tenant if the tenant's disability or disability-related
13.27	need for a service or support animal is readily apparent or already known to the landlord.
13.28	(b) Upon a landlord's request, the tenant must provide supporting documentation from
13.29	a licensed professional confirming the tenant's disability and the relationship between the
13.30	tenant's disability and the need for a service or support animal. A landlord must not require

14.1	the tenant to disclose or provide access to medical records or medical providers or provide
14.2	any other information or documentation of a person's physical or mental disability.
14.3	Subd. 3. Additional fees or deposits prohibited. A landlord must not require a tenant
14.4	with a reasonable accommodation under this section to pay an additional fee, charge, or
14.5	deposit for the service or support animal. A tenant is liable to the landlord for any damage
14.6	to the premises caused by the service or support animal.
14.7	Subd. 4. Prohibited conduct. A tenant must not, directly or indirectly through statements
14.8	or conduct, knowingly:
14.9	(1) misrepresent themselves as a person with a disability that requires the use of a service
14.10	or support animal; or
14.11	(2) provide fraudulent supporting documentation under this section.
14.12	Subd. 5. Penalty. If a tenant violates this section, the landlord may deny the tenant's
14.13	rental application or request for a service or support animal. Nothing in this section shall
14.14	be construed to prohibit an eviction action based on a breach of the lease.
14.15	Sec. 11. [504B.116] PRORATED RENT REQUIRED.
14.16	(a) When a lease term for a residential unit ends on a date before the last day of the final
14.17	month, the amount of rent to be paid for the final month owed for the final month of rent
14.18	must be prorated at the average daily rate for that month so that the tenant only pays for the
14.19	actual number of days that occupancy is allowed. This provision applies to all leases,
14.20	including leases requiring the last month of rent to be paid in advance. Any attempted waiver
14.21	of this section by a landlord and tenant, by contract or otherwise, shall be void and
14.22	unenforceable.
14.23	(b) For purposes of this section, prorated rent must be calculated using the actual number
14.24	of calendar days for the calendar month in which the lease expires.
14.25	EFFECTIVE DATE. This section is effective September 1, 2021, and applies to leases
14.26	entered into on or after that date.

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ARTICLE 3 15.1

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15.2	MANUFACTURED	HOMES

Section 1. [168A.1411]	MANUFACTU	RED HOME A	AFFIXED TO) REAL P	ROPERTY
OWNED BY COOPEI	RATIVE.				

Subdivision 1. Certificates surrendered for cancellation; cooperatives. (a) When a manufactured home is to be affixed or is affixed, as defined in section 273.125, subdivision 8, paragraph (b), to real property owned by a Minnesota nonprofit corporation or a Minnesota cooperative, the owner of the manufactured home may surrender the manufacturer's certificate of origin or certificate of title to the department for cancellation so that the manufactured home becomes an improvement to real property and is no longer titled as personal property. The department must not issue a certificate of title for a manufactured home under chapter 168A if the manufacturer's certificate of origin is or has been surrendered under this subdivision, except as provided in section 168A.142. Upon surrender of the manufacturer's certificate of origin or the certificate of title, the department must issue notice of surrender to the owner and upon recording an affidavit of affixation, which the county recorder or registrar of titles, as applicable, must accept, the manufactured home is deemed to be an improvement to real property. An affidavit of affixation by the owner of the manufactured home must include the following information:

- (1) the name, residence address, and mailing address of owner or owners of the manufactured home;
- (2) the legal description of the real property in which the manufactured home is, or will 15.21 be, located; 15.22
- (3) a copy of the surrendered manufacturer's certificate of origin or certificate of title 15.23 and the notice of surrender; 15.24
- (4) a written statement from the county auditor or county treasurer of the county where 15.25 the manufactured home is located stating that all property taxes payable in the current year, 15.26 as provided under section 273.125, subdivision 8, paragraph (b), have been paid or are not 15.27 applicable; and
- (5) the signature of the person who executes the affidavit, properly executed before a 15.29 person authorized to authenticate an affidavit in this state. 15.30
- 15.31 (b) A certified copy of the affidavit must be delivered to the county auditor of the county in which the real property to which the manufactured home was affixed is located. 15.32

(c) The o	departmen	t is not liable fo	r any errors, omis	ssions, misstatemen	ts, or other
deficiencies	or inaccu	racies in docum	ents presented to	the department und	ler this section if
the docume	nts presen	ted appear to sat	isfy the requirem	ents of this section.	The department
has no oblig	ation to ir	nvestigate the ac	curacy of stateme	ents contained in th	e documents.
Subd. 2.	Affidavit	form; cooperat	ives. An affidavit	of affixation must b	e in substantially
the followin	ıg form an	d must contain	the following info	ormation:	
MANUFA(CTURED	HOME AFFII	DAVIT OF AFFI	IXATION IN A CO	OOPERATIVE
<u>P</u>	URSUAN	NT TO MINNES	SOTA STATUTES	S, SECTION 168A	.1411
Homeowner	r, being du	ıly sworn, on his	s or her oath, state	es as follows:	
1. Homeow	ner owns 1	the manufacture	d home ("home")	described as follow	vs:
New/Used	Year			Manufacturer's Serial No.	Length/Width
2. A copy of	f the surre	ndered manufac	turer's certificate	of origin or certific	cate of title is
attached.					
3. A copy of	the notice	e of surrender iss	sued from the Min	nnesota Department	of Public Safety
Driver and '	Vehicle Se	ervices is attache	ed.		
4. The home	e is or will	be located at the	ne following "Pro	perty Address":	
Street or Ro	oute	. City	County	State	Zip Code
5. The legal	description	on of the propert	y address ("land") is as follows or as	attached hereto:
•••••					
6. The owner	er of the la	and is a Minneso	ota nonprofit corp	oration or Minneso	ta cooperative
that owns th	e land and	d whose membe	rship entitles the	homeowner to occu	ipy a specific
portion of th	ne land.				
7. The home	e is, c	or will be p	romptly upon del	ivery, anchored to t	the land by
attachment t	o a perma	nent foundation	and connected to	appropriate residen	tial utilities (e.g.,
water, gas, e	electricity,	sewer).			
8. The home	eowner int	tends that the ho	ome be an immov	able permanent imp	provement to the
land, free of	any perso	onal property se	curity interest.		

17.1	9. A copy of the written statement from the county auditor or county treasurer of the county
17.2	in which the manufactured home is then located, stating that all property taxes payable in
17.3	the current year (pursuant to Minnesota Statutes, section 273.125, subdivision 8, paragraph
17.4	(b)), have been paid, or are not applicable, is attached.
17.5	10. The home is intended to be assessed and taxed as an improvement to the land.
17.6	Signed and sworn to (or affirmed) before me on (date) by (names of homeowner(s))
17.7	
17.8	Homeowner Signature Address
17.9	
17.10	<u>Printed Name</u> <u>City, State</u>
17.11	
17.12	Homeowner Signature (if applicable)
17.13	
17.14	Printed Name
17.15	This instrument was drafted by, and when recorded return to:
17.16	
17.17	
17.18	
17.19	Subscribed and sworn to before me this day of,
17.20	
17.21	Signature of Notary Public or Other Official
17.22	Notary Stamp or Seal
17.23	(optional)
17.04	I and are Statement of Intent.
17.24	Lender's Statement of Intent:
17.25	The undersigned ("lender") intends that the home be immovable and a permanent
17.26	improvement to the land free of any personal property security interest.
17.27	
17.28	Lender
17.29	By:
17.30	Authorized Signature
17.31	<u>STATE OF</u>
17.32) ss:
17.33	<u>COUNTY OF</u>

18.1	On the day of in the year before me, the undersigned, a Notary Public in and
18.2	for said state, personally appeared
18.3	
18.4	personally known to me or proved to me on the basis of satisfactory evidence to be the
18.5	individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged
18.6	to me that he/she/they executed the same in his/her/their capacity(ies), and that by
18.7	his/her/their signature(s) on the instrument, the individual(s), or the person on behalf of
18.8	which the individual(s) acted, executed the instrument.
18.9	
18.10	Notary Signature
18.11	
18.12	Notary Printed Name
18.13	Notary Public, State of
18.14	Qualified in the County of
18.15	My commission expires
18.16	Official seal:
18.17	[only if the owner of the land is a Minnesota nonprofit corporation or cooperative]:
18.18	The undersigned is the of, a Minnesota [nonprofit
18.19	corporation or cooperative], which owns the land described above. I hereby certify that the
18.20	homeowner described above is a member of the [nonprofit corporation or cooperative]
18.21	whose membership entitles the homeowner to occupy [insert legal description of the
18.22	homeowner's lot or, if the corporation or cooperative has filed a scaled drawing as permitted
18.23	by Minnesota Statutes, section 168A.1411, subdivision 5, Lot shown on such
18.24	scaled drawing].
18.25	
18.26	Signature block for nonprofit or cooperative
18.27	
18.28	Acknowledgment of officer of nonprofit or
18.29	cooperative
18.30	Subd. 3. Perfected security interest prevents surrender. The department may not
18.31	cancel a certificate of title if, under this chapter, a security interest has been perfected on
18.32	the manufactured home. If a security interest has been perfected, the department must notify
18.33	the owner that each secured party must release or satisfy the security interest prior to
18.34	proceeding with surrender of the manufacturer's certificate of origin or certificate of title to

the department for cancellation. Permanent attachment to real property or the recording of an affidavit of affixation does not extinguish an otherwise valid security interest in or tax lien on the manufactured home, unless the requirements of subdivisions 1 to 3, including the release of any security interest, have been satisfied.

- Subd. 4. Notice of security interest. When a perfected security interest exists, or will exist, on the manufactured home at the time the manufactured home is affixed to real property, and the owner has not satisfied the requirements of subdivision 1, the owner of the manufactured home, or its secured party, may record a notice with the county recorder, or with the registrar of titles, if the land is registered, stating that the manufactured home located on the property is encumbered by a perfected security interest and is not an improvement to real property. The notice must state the name and address of the secured party as set forth on the certificate of title, the legal description of the real property, and the name and address of the record fee owner of the real property on which the manufactured home is affixed. When the security interest is released or satisfied, the secured party must attach a copy of the release or satisfaction to a notice executed by the secured party containing the county recorder or registrar of titles document number of the notice of security interest. The notice of release or satisfaction must be recorded with the county recorder, or registrar of titles, if the land is registered. Neither the notice described in this subdivision nor the security interest on the certificate of title is deemed to be an encumbrance on the real property. The notices provided for in this subdivision need not be acknowledged.
- Subd. 5. Scaled drawing. (a) If the portion of the land occupied by the homeowner has not been subdivided, the nonprofit or cooperative owner shall have prepared and recorded against the land a scaled drawing prepared by a licensed professional land surveyor who shall certify that:
- 19.25 (1) the scaled drawing accurately depicts all information required by this subdivision; 19.26 and
- 19.27 (2) the work was undertaken by, or reviewed and approved by, the certifying land
 19.28 surveyor.
- (b) The scaled drawing shall show:
- 19.30 (1) the dimensions and location of all existing material structural improvements and
 19.31 roadways;
 - (2) the extent of any encroachments by or upon any portion of the land;

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20.1	(3) the location and dimensions of all recorded easements within the land burdening any
20.2	portion of the land;
20.3	(4) the distance and direction between noncontiguous parcels of real estate;
20.4	(5) the location and dimensions of the front, rear, and side boundaries of each lot that a
20.5	member of the cooperative or nonprofit corporation has a right to occupy and that lot's
20.6	unique lot number; and
20.7	(6) the legal description of the land.
20.8	Sec. 2. [168A.1412] MANUFACTURED HOME AFFIXED TO REAL PROPERTY.
20.9	Subdivision 1. Manufactured home as real property. A manufactured home may be
20.10	made an improvement to real property, and no longer titled as personal property, pursuant
20.11	to this section. A manufactured home constitutes an improvement to real property when:
20.12	(1) the manufactured home is to be affixed or is affixed, as defined in section 273.125,
20.13	subdivision 8, paragraph (b), to the real property;
20.14	(2) the certificate of title is surrendered and canceled pursuant to subdivision 2, or the
20.15	manufacturer's certificate or statement of origin is canceled pursuant to subdivision 3; and
20.16	(3) an affidavit of affixation pursuant to subdivision 5 is recorded with the county recorder
20.17	or registrar of titles, as applicable.
20.18	Subd. 2. Surrender of certificate of title. (a) The owner of the manufactured home
20.19	may surrender the manufacturer's certificate of title to the commissioner for cancellation.
20.20	Upon receipt of the certificate of title, the commissioner must issue notice of cancellation
20.21	to the owner of the manufactured home. In the event the certificate of title is lost, stolen,
20.22	mutilated, destroyed, or becomes illegible, the owner may submit a written request for
20.23	cancellation of the title which includes the serial number of the manufactured home and
20.24	states that the certificate of title is lost, stolen, mutilated, destroyed, or has become illegible.
20.25	Upon receipt of the request and verification of ownership in Driver and Vehicle Services
20.26	Division records, the commissioner must issue notice of cancellation to the owner of the
20.27	manufactured home and must not require the owner to deliver the certificate of title or obtain
20.28	a duplicate certificate of title. After canceling a certificate of title, the commissioner must
20.29	not allow transfer of the title to the manufactured home as personal property. The
20.30	commissioner must not require the owner of the manufactured home to deliver the affidavit
20.31	of affixation described in subdivision 5 in order for the commissioner to issue notice of
20.32	cancellation.

(b) The commissioner must not cancel a certificate of title if, under this chapter, a security 21.1 interest has been perfected on the manufactured home. If a security interest has been 21.2 21.3 perfected, the commissioner must notify the owner of the manufactured home that each secured party must release or satisfy the security interest prior to cancellation of the certificate 21.4 of title by the commissioner. Affixing the manufactured home to real property or recording 21.5 an affidavit of affixation without cancellation of the certificate of title does not extinguish 21.6 an otherwise valid security interest in or tax lien on the manufactured home. 21.7 21.8 Subd. 3. Surrender of manufacturer's certificate of origin. The owner of the manufactured home may surrender the manufacturer's certificate of origin to the 21.9 commissioner for cancellation. Upon delivery of the original certificate of origin, the 21.10 commissioner must issue notice of cancellation to the owner of the manufactured home. 21.11 The commissioner must not issue a certificate of title for a manufactured home if the 21.12 manufacturer's certificate of origin is or has been canceled under this subdivision, except 21.13 as provided in section 168A.142. The commissioner must not require the owner of the 21.14 manufactured home to deliver the affidavit of affixation described in subdivision 5 in order 21.15 for the commissioner to cancel the certificate of origin. 21.16 21.17 Subd. 4. Verification. The commissioner is not liable for any errors, omissions, misstatements, or other deficiencies or inaccuracies in documents presented to the 21.18 commissioner under this section if the documents presented appear to satisfy the requirements 21.19 of this section. The commissioner has no obligation to investigate the accuracy of statements 21.20 contained in the documents to verify that the manufactured home has been affixed to the 21.21 21.22 real property. Subd. 5. Affidavit of affixation. An affidavit of affixation must be in substantially the 21.23 following form and must contain the following information and attachments described in 21.24 the form. The county recorder or registrar of titles, as applicable, must accept any such 21.25 affidavit. The county recorder or registrar of titles, as applicable, must provide a copy of 21.26 21.27 the recorded affidavit of affixation to the county auditor of the county for the real property described therein or otherwise inform the county auditor that the home is to be taxed as an 21.28 21.29 improvement to the real property to which it is affixed: MANUFACTURED HOME AFFIDAVIT OF AFFIXATION 21.30 PURSUANT TO MINNESOTA STATUTES, SECTION 168A.1412 21.31 ("Affiant"), being first duly sworn, on oath states, or affirms 21.32 under penalties of perjury that: 21.33 1. I am an owner of the manufactured home ("Manufactured Home") described as follows: 21.34

22.1	Manufacturer's name:
22.2	Make:
22.3	Model number:
22.4	Model year:
22.5	Serial number:
22.6	Dimensions:
22.7	Other descriptive information (if any):
22.8	2. The Manufactured Home is or will be (check one) affixed, in accordance with
22.9	Minnesota Statutes, section 273.125, subdivision 8, to real property in
22.10	
22.11	Street or route:
22.12	<u>City:</u>
22.13	State:
22.14	Zip code:
22.15	and legally described as follows ("Land"):
22.16	<u></u>
22.17	<u></u>
22.18	<u></u>
22.19	Check here if all or part of the described real property is Registered (Torrens)
22.20	3. A copy of the notice of cancellation issued from the Minnesota Department of Public
22.21	Safety Driver and Vehicle Services pursuant to Minnesota Statutes, section 168A.1412,
22.22	subdivision 2 or 3, is attached.
22.23	4. The owner(s) of the Manufactured Home is/are the owner(s) of the Land.
22.24	5. The Affiant makes this affidavit to demonstrate that the Manufactured Home is an
22.25	improvement to real property, no longer titled as personal property, and free of any personal
22.26	property security interest.
22.27	Affiant
22.28	
22.29	(Signature)
22.30	Signed and sworn to (or affirmed) before me this day of,
22.31	Notary Stamp or Seal
22.32	
22.33	Signature of notarial officer Title (and Rank):

My commission expires: 23.1 23.2 This instrument was drafted by, and when recorded return to 23.3 23.4 Subd. 6. Notice of security interest. When a perfected security interest exists, or will 23.5 exist, on the manufactured home at the time the manufactured home is affixed to real 23.6 property, and the owner has not satisfied the requirements of subdivision 1, the owner of 23.7 the manufactured home, or its secured party, may record a notice with the county recorder, 23.8 or with the registrar of titles, if the land is registered, stating that the manufactured home 23.9 located on the property is encumbered by a perfected security interest and is not an 23.10 improvement to real property. The notice must state the name and address of the secured 23.11 party as set forth on the certificate of title, the legal description of the real property, and the 23.12 name and address of the record fee owner of the real property on which the manufactured 23.13 home is affixed. When the security interest is released or satisfied, the secured party must 23.14 attach a copy of the release or satisfaction to a notice executed by the secured party containing 23.15 the county recorder or registrar of titles document number of the notice of security interest. 23.16 The notice of release or satisfaction must be recorded with the county recorder, or registrar 23.17 23.18 of titles, if the land is registered. Neither the notice described in this subdivision nor the security interest on the certificate of title is deemed to be an encumbrance on the real 23.19 property. The notices provided for in this subdivision need not be acknowledged. 23.20 Sec. 3. Minnesota Statutes 2020, section 273.125, subdivision 8, is amended to read: 23.21 Subd. 8. Manufactured homes; sectional structures. (a) In this section, "manufactured 23.22 home" means a structure transportable in one or more sections, which is built on a permanent 23.23 chassis, and designed to be used as a dwelling with or without a permanent foundation when 23.24 connected to the required utilities, and contains the plumbing, heating, air conditioning, and 23.25 electrical systems in it. Manufactured home includes any accessory structure that is an 23.26 addition or supplement to the manufactured home and, when installed, becomes a part of 23.27 the manufactured home. 23.28 (b) Except as provided in paragraph (c), a manufactured home that meets each of the 23.29 following criteria must be valued and assessed as an improvement to real property, the 23.30 appropriate real property classification applies, and the valuation is subject to review and 23.31 the taxes payable in the manner provided for real property: 23.32

(1) the owner of the unit holds title to the land on which it is situated is held by: (i) the owner of the unit; or (ii) a Minnesota nonprofit corporation or a Minnesota cooperative to which the owner is a member;

- (2) the unit is affixed to the land by a permanent foundation or is installed at its location in accordance with the Manufactured Home Building Code in sections 327.31 to 327.34, and rules adopted under those sections, or is affixed to the land like other real property in the taxing district; and
- (3) the unit is connected to public utilities, has a well and septic tank system, or is serviced by water and sewer facilities comparable to other real property in the taxing district.
- (c) A manufactured home that meets each of the following criteria must be assessed at the rate provided by the appropriate real property classification but must be treated as personal property, and the valuation is subject to review and the taxes payable in the manner provided in this section:
- (1) the owner of the unit is a lessee of the land under the terms of a lease, or the unit is located in a manufactured home park but is not the homestead of the park owner;
- (2) the unit is affixed to the land by a permanent foundation or is installed at its location in accordance with the Manufactured Home Building Code contained in sections 327.31 to 327.34, and the rules adopted under those sections, or is affixed to the land like other real property in the taxing district; and
- (3) the unit is connected to public utilities, has a well and septic tank system, or is serviced by water and sewer facilities comparable to other real property in the taxing district.
- (d) Sectional structures must be valued and assessed as an improvement to real property if the owner of the structure holds title to the land on which it is located or is a qualifying lessee of the land under section 273.19. In this paragraph "sectional structure" means a building or structural unit that has been in whole or substantial part manufactured or constructed at an off-site location to be wholly or partially assembled on site alone or with other units and attached to a permanent foundation.
- (e) The commissioner of revenue may adopt rules under the Administrative Procedure Act to establish additional criteria for the classification of manufactured homes and sectional structures under this subdivision.
- (f) A storage shed, deck, or similar improvement constructed on property that is leased or rented as a site for a manufactured home, sectional structure, park trailer, or travel trailer is taxable as provided in this section. In the case of property that is leased or rented as a site

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for a travel trailer, a storage shed, deck, or similar improvement on the site that is considered personal property under this paragraph is taxable only if its total estimated market value is over \$10,000. The property is taxable as personal property to the lessee of the site if it is not owned by the owner of the site. The property is taxable as real estate if it is owned by the owner of the site. As a condition of permitting the owner of the manufactured home, sectional structure, park trailer, or travel trailer to construct improvements on the leased or rented site, the owner of the site must obtain the permanent home address of the lessee or user of the site. The site owner must provide the name and address to the assessor upon request.

Sec. 4. **REVISOR INSTRUCTION.**

The revisor of statutes must change all cross-references to Minnesota Statutes, section 168A.141, to Minnesota Statutes, section 168A.1412.

Sec. 5. **REPEALER.**

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Minnesota Statutes 2020, section 168A.141, is repealed.

25.15 **ARTICLE 4**

25.16 **BONDING PROVISIONS**

Section 1. Minnesota Statutes 2020, section 462A.37, is amended by adding a subdivision to read:

Subd. 2h. Additional authorization. (a) In addition to the amount authorized in subdivisions 2 to 2g, the agency may issue up to \$100,000,000 in housing infrastructure bonds in one or more series to which the payments under this section may be pledged. Of this authorization, proceeds from the sale of bonds authorized in this section must be applied as follows unless modified under paragraph (b):

- (1) \$18,333,000 for uses under subdivision 2, paragraph (a), clause (7); and
- 25.25 (2) \$15,000,000 for acquisition of manufactured home parks and for manufactured home park improvements and infrastructure under subdivision 2, paragraph (a), clause (4).
 - (b) The agency must use its best efforts to award grants and loans for the purposes allocated in paragraph (a), clauses (1) and (2). If the agency has not committed the full amount of the allocations by January 16, 2024, to the described purposes due to a lack of qualifying projects, the allocated amount may be applied to other purposes authorized in subdivision 2.

EFFECTIVE DATE. This section is effective January 16, 2022.

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Sec. 2. Minnesota Statutes 2020, section 462A.37, subdivision 5, is amended to read:

- Subd. 5. **Additional appropriation.** (a) The agency must certify annually to the commissioner of management and budget the actual amount of annual debt service on each series of bonds issued under this section.
- (b) Each July 15, beginning in 2015 and through 2037, if any housing infrastructure bonds issued under subdivision 2a remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$6,400,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (c) Each July 15, beginning in 2017 and through 2038, if any housing infrastructure bonds issued under subdivision 2b remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (d) Each July 15, beginning in 2019 and through 2040, if any housing infrastructure bonds issued under subdivision 2c remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a), not to exceed \$2,800,000 annually. The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (e) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2d remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (f) Each July 15, beginning in 2020 and through 2041, if any housing infrastructure bonds issued under subdivision 2e remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary

to make the transfers are appropriated from the general fund to the commissioner of management and budget.

- (g) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure bonds issued under subdivision 2f remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (h) Each July 15, beginning in 2022 and through 2043, if any housing infrastructure bonds issued under subdivision 2g remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- (i) Each July 15, beginning in 2023 and through 2044, if any housing infrastructure bonds issued under subdivision 2h remain outstanding, the commissioner of management and budget must transfer to the housing infrastructure bond account established under section 462A.21, subdivision 33, the amount certified under paragraph (a). The amounts necessary to make the transfers are appropriated from the general fund to the commissioner of management and budget.
- 27.21 (i) (j) The agency may pledge to the payment of the housing infrastructure bonds the payments to be made by the state under this section.
- Sec. 3. Minnesota Statutes 2020, section 474A.21, is amended to read:

474A.21 APPROPRIATION; RECEIPTS.

Any fees collected by the department under sections 474A.01 to 474A.21 must be deposited in a separate account in the general special revenue fund. The amount necessary to refund application deposits is appropriated to the department from the separate account in the general special revenue fund for that purpose. The interest accruing on application deposits and any application deposit not refunded as provided under section 474A.061, subdivision 4 or 7, or 474A.091, subdivision 5, or forfeited as provided under section 474A.131, subdivision 1, paragraph (b), or subdivision 2, must be deposited in the housing trust fund account under section 462A.201.

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Sec. 4. <u>HOUSING POOL BONDING AUTHORITY APPLICATION DEPOSIT</u> **REFUND.**

Notwithstanding Minnesota Statutes, sections 474A.061, subdivisions 1a, paragraph (a), and 7; and 474A.21, due to the unique circumstances of the COVID-19 pandemic, issuers that returned all of their allocation of bonding authority from the 2020 housing pool shall receive a refund of the amount of the application deposit submitted with the issuer's 2020 housing pool application, less any amount previously refunded. Any application deposit money that has not yet been transferred under Minnesota Statutes, section 474A.21, as of the date of final enactment that is connected to full returns of bonding authority from the 2020 housing pool is not required to be deposited in the fund under Minnesota Statutes, section 462A.201; and the department may instead retain that money in the separate account in the special revenue fund under Minnesota Statutes, section 474A.21. The amount necessary to refund the application deposits under this section is appropriated to the department from the separate account in the special revenue fund under Minnesota Statutes, section 474A.21. For purposes of this section, "department" means the Department of Management and Budget.

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

Sec. 5. ADJUSTMENT TO HOUSING INFRASTRUCTURE BOND

AUTHORIZATION.

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(a) The housing infrastructure bond authorization in Minnesota Statutes, section 462A.37, subdivision 2h, is reduced by the amount of new federal funds appropriated and dedicated for loans and grants for the same purposes authorized in Minnesota Statutes, section 462A.37, subdivision 2, paragraph (a), or for any specific purpose that falls within one or more of the purposes authorized in Minnesota Statutes, section 462A.37, subdivision 2, paragraph (a), enacted by Congress as part of an infrastructure bill or other bill that is not the annual Transportation Housing and Urban Development appropriations bill between June 1, 2021, and December 31, 2021. The allocations in Minnesota Statutes, section 462A.37, subdivision 2h, paragraph (a), clauses (1) and (2), are reduced by the amount of federal funds that are appropriated for and dedicated to the purposes specified in Minnesota Statutes, section 462A.37, subdivision 2h, paragraph (a), clauses (1) and (2).

(b) The Minnesota Housing Finance Agency must report to the chairs and ranking minority members of the committees in the senate and the house of representatives with jurisdiction over housing policy and finance by January 15, 2022, as to the amount that the

aı	athorization and allocations in Minnesota Statutes, section 462A.37, subdivision 2h, are
re	duced under this section.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	ARTICLE 5
	EVICTION MORATORIUM PHASEOUT
	Section 1. EXECUTIVE ORDERS 20-14, 20-73, AND 20-79 VOID.
	Notwithstanding Minnesota Statutes, chapter 12, or any other law to the contrary,
E	xecutive Orders 20-14, 20-73, and 20-79 are null and void.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	Sec. 2. EVICTION MORATORIUM PHASEOUT.
	(a) For purposes of this section, a "COVID-19 emergency rental assistance program"
n	eans an emergency rental assistance program authorized under the federal Consolidated
\	ppropriations Act, 2021, Public Law 116-260, or the federal American Rescue Plan Act,
<u></u> 2(021, Public Law 117-2.
	(b) Notwithstanding any law to the contrary, the following actions are prohibited:
	(1) termination or nonrenewal of residential leases, except:
	(i) at the request of a tenant or where the termination is due to the tenant seriously
21	ndangering the safety of others or significantly damaging property;
	(ii) for violations under Minnesota Statutes, section 504B.171, subdivision 1;
	(iii) for material violations of the lease other than nonpayment of rent; and
	(iv) from and after 45 days after the date of enactment of this act, for those with
01	atstanding rent who are ineligible for rental assistance through a COVID-19 emergency
re	ntal assistance program;
	(2) filing of eviction actions under Minnesota Statutes, section 504B.285 or 504B.291,
ex	ccept:
	(i) where the tenant seriously endangers the safety of others or significantly damages
pı	roperty;
	(ii) for violations under Minnesota Statutes, section 504B.171, subdivision 1;

30.1	(iii) from and after 15 days after the date of enactment of this act, for material violations
30.2	of the lease other than nonpayment of rent; and
30.3	(iv) from and after 75 days after the date of enactment of this act, for those with
30.4	outstanding rent who are ineligible for rental assistance through a COVID-19 emergency
30.5	rental assistance program;
30.6	(3) termination of a residential rental agreement or filing an eviction action under
30.7	Minnesota Statutes, section 327C.09, except for terminations or eviction actions under
30.8	Minnesota Statutes, section 327C.09, subdivision 3, or under Minnesota Statutes, section
30.9	327C.09, subdivision 5, if the case is based on the resident endangering the safety of other
30.10	residents or park personnel; and
30.11	(4) delivery of default notices by owners of security interests in manufactured homes
30.12	located in Minnesota pursuant to Minnesota Statutes, section 327.64. A secured party is
30.13	also prohibited from commencing an action for a court order to remove an occupant from
30.14	a manufactured home.
30.15	(c) Notwithstanding paragraph (b), a landlord may file an eviction action or proceed
30.16	with an eviction against a tenant:
30.17	(1) who is eligible for assistance through a COVID-19 emergency rental assistance
30.18	program; and
30.19	(2) who refuses to apply for assistance through the program, refuses to provide
30.20	information needed by the landlord to apply for assistance on the tenant's behalf, or refuses
30.21	to provide the landlord with proof that the tenant applied for assistance through the program.
30.22	(d) Nothing in this section shall:
30.23	(1) prohibit an action where the tenant or occupant abandons the premises and relief is
30.24	sought under Minnesota Statutes, section 504B.271 or 504B.365;
30.25	(2) reduce the rent owed by the tenant to the landlord, prevent the landlord from collecting
30.26	rent owed, or reduce arrears owed by a tenant for rent; or
30.27	(3) prohibit a tenant who is ineligible for assistance through a COVID-19 emergency
30.28	rental assistance program from applying for or obtaining rental assistance through other
30.29	programs.
30.30	(e) This section expires 105 days after the date of enactment of this act.
30.31	EFFECTIVE DATE. This section is effective the day following final enactment.

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31.1	Sec. 3. COVID-19 EMERGENCY RENTAL ASSISTANCE NOTIFICATION.
31.2	(a) At least 15 days prior to filing an eviction action against a tenant based on nonpayment
31.3	of rent, a landlord must provide a written notice to the tenant with the following information:
31.4	(1) the state eviction moratorium has ended and the tenant may soon be subject to an
31.5	eviction action;
31.6	(2) the total amount of rent past due; and
31.7	(3) a tenant should visit renthelpmn.org or call 211 to see if they are eligible for financial
31.8	assistance.
31.9	(b) If the court finds that proper notice was not provided, the court may exercise discretion
31.10	in staying an eviction proceeding until proper notice is provided.
31.11	(c) Where a landlord has substantially complied with this section, a lack of strict
31.12	compliance with this section is not a defense to an action brought under Minnesota Statutes,
31.13	chapter 504B, and shall not constitute grounds for dismissal of such an action.
31.14	(d) This section expires 105 days after the date of enactment of this act.
31.15	EFFECTIVE DATE. This section is effective the day following final enactment.
31.16	Sec. 4. EVICTIONS; PENDING APPLICATIONS FOR RENTAL ASSISTANCE.
31.17	Notwithstanding any law to the contrary, including section 2, the filing of an eviction
31.18	action or proceeding with an eviction action based on nonpayment of rent against a tenant
31.19	with a pending application for assistance through an emergency rental assistance program
31.20	authorized under the federal Consolidated Appropriations Act, 2021, Public Law 116-260,
31.21	or the federal American Rescue Plan Act, 2021, Public Law 117-2, is prohibited. If the
31.22	tenant reasonably has access to the information, the tenant must provide the landlord or
31.23	court with proof of a pending application and reason for a delay, if any, in processing the
31.24	tenant's application. This section expires June 1, 2022.
31.25	EFFECTIVE DATE. This section is effective the day following final enactment.
31.26	ARTICLE 6
31.20	TASK FORCE ON SHELTER
31.28	Section 1. TASK FORCE ON SHELTER.
31.29	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
31.30	the meanings given.

32.1	(b) "Director" means the state director of the Minnesota Interagency Council on
32.2	Homelessness.
32.3	(c) "Homeless" or "homelessness" means lacking a fixed, regular, and adequate nighttime
32.4	residence.
32.5	(d) "Resident" means a person residing in a shelter, including all members of a family
32.6	unit.
32.7	(e) "Shelter" means an indoor sleeping and sanitary dwelling, whether in a fixed or
32.8	rotating location, intended for individuals and families experiencing homelessness, provided
32.9	by a unit of government, a nonprofit organization, or a place of worship.
32.10	Subd. 2. Establishment. A task force on shelter is established to:
32.11	(1) develop standards for the provision of shelter; and
32.12	(2) examine the need for, and the feasibility and cost of, establishing state oversight of
32.13	shelter.
32.14	Subd. 3. Membership. (a) The task force consists of the following 24 members appointed
32.15	by the director:
32.16	(1) the commissioner of human services, or a designee;
32.17	(2) the commissioner of corrections, or a designee;
32.18	(3) the commissioner of health, or a designee;
32.19	(4) the commissioner of public safety, or a designee;
32.20	(5) the commissioner of transportation, or a designee;
32.21	(6) the commissioner of veterans affairs, or a designee;
32.22	(7) three public members who have experienced homelessness and resided in a shelter,
32.23	at least one of whom has resided in a shelter in greater Minnesota;
32.24	(8) one public member who has experienced homelessness and chose to remain
32.25	unsheltered;
32.26	(9) one representative of Street Voices of Change;
32.27	(10) one representative of Freedom from the Streets;
32.28	(11) two representatives from organizations that advocate on behalf of persons with
32 29	disabilities:

33.1	(12) one representative from an organization that advocates on behalf of persons
33.2	experiencing homelessness;
33.3	(13) one representative from an organization that provides legal services to persons
33.4	experiencing homelessness;
33.5	(14) four representatives of organizations representing shelter providers, two of which
33.6	must provide shelter in the seven-county metropolitan area, two of which must provide
33.7	shelter in greater Minnesota, one of which must also provide shelter to families, and one of
33.8	which must also be a victim service provider that is funded to provide shelter to survivors
33.9	of domestic violence and sexual assault;
33.10	(15) two representatives from cities, one representing a metropolitan city and the other
33.11	representing a city in greater Minnesota; and
33.12	(16) two representatives from counties, one representing a metropolitan county and the
33.13	other representing a county in greater Minnesota.
33.14	(b) Appointments must be made no later than August 1, 2021.
33.15	(c) Task force members shall serve without compensation, except for public members.
33.16	Members eligible for compensation shall receive expenses as provided in Minnesota Statutes,
33.17	section 15.059, subdivision 6.
33.18	(d) Vacancies shall be filled by the director consistent with the qualifications of the
33.19	vacating member required by this subdivision.
33.20	Subd. 4. Meetings; officers. (a) The director shall convene the first meeting of the task
33.21	force no later than August 15, 2021, and shall provide physical or virtual meeting space as
33.22	necessary for the task force to conduct its work.
33.23	(b) At its first meeting, the task force shall elect a chair and vice-chair from among the
33.24	task force members and may elect other officers as necessary.
33.25	(c) The task force shall meet at least once every two months.
33.26	(d) Meetings of the task force are subject to Minnesota Statutes, chapter 13D.
33.27	Subd. 5. Duties. The task force must:
33.28	(1) examine existing shelter policies and practices in shelters of all types, including
33.29	shelter in the seven-county metropolitan area, suburbs, and greater Minnesota, and shelter
33.30	for single adults, families, and survivors of domestic violence;
33.31	(2) engage stakeholders, which include but are not limited to:

34.1	(i) shelter providers;
34.2	(ii) people who have experienced homelessness and resided in shelter;
34.3	(iii) relevant state and local agencies; and
34.4	(iv) other persons or organizations with expertise in homelessness; and
34.5	(3) make recommendations to the legislature regarding standards that will strengthen
34.6	the shelter system and ensure that shelters have the ability and resources to provide safe
34.7	and appropriate shelter services to those who need them.
34.8	Subd. 6. Administrative support. The Minnesota Housing Finance Agency must provide
34.9	administrative support and meeting space for the task force.
34.10	Subd. 7. Report. (a) No later than February 1, 2022, the task force shall submit an initial
34.11	report to the chairs and ranking minority members of the house of representatives and senate
34.12	committees and divisions with jurisdiction over housing and preventing homelessness on
34.13	its findings and recommendations.
34.14	(b) No later than August 31, 2022, the task force shall submit a final report to the chairs
34.15	and ranking minority members of the house of representatives and senate committees and
34.16	divisions with jurisdiction over housing and preventing homelessness on its findings and
34.17	recommendations.
34.18	Subd. 8. Expiration. The task force expires the day following submission of the final
34.19	report under subdivision 7.
34.20	EFFECTIVE DATE. This section is effective July 1, 2021."
34.21	Amend the title accordingly