1.1 A bill for an act

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relating to capital investment; authorizing spending to acquire and better land and buildings and for other improvements of a capital nature with certain conditions; establishing and modifying programs; modifying requirements for certain projects and procedures; canceling prior appropriations; appropriating money; amending Laws 2023, chapter 71, article 1, section 7; Laws 2025, chapter 39, article 2, section 67; proposing coding for new law in Minnesota Statutes, chapter 462A; repealing Minnesota Statutes 2024, section 240A.20.

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

Section 1. CAPITAL IMPROVEMENT APPROPRIATIONS.

- (a) The sums shown in the column under "Appropriations" are appropriated from the general fund in fiscal year 2026 to the state agencies or officials indicated, to be spent for public purposes. These are onetime appropriations. Unless otherwise specified, money appropriated in this act is subject to paragraphs (b) to (e) of this section.
- (b) For any project funded in whole or in part by this act, workers on the project must be paid at least the prevailing wage rate as defined in Minnesota Statutes, section 177.42, subdivision 6, and the project is subject to the requirements and enforcement provisions in Minnesota Statutes, sections 177.27, 177.30, 177.32, and 177.41 to 177.45. For the purposes of this paragraph, "project" means demolition, erection, construction, remodeling, or repairing of a public building, facility, or other public work financed in whole or part by state funds. Project also includes demolition, erection, construction, remodeling, or repairing of a building, facility, or public work when the acquisition of property, predesign, design, or demolition is financed in whole or in part by state funds.
- (c) Money appropriated in this act: (1) is available for a grant after the commissioner of management and budget determines that an amount sufficient to complete the project as

Section 1.

06/08/25	REVISOR	JSK/MI	25-05729
00/00/23	ICL VISOR	J D I X I V I I	25-05125

described in this act has been committed to the projection	ect, as required by Minneso	ta Statutes,
section 16A.502; (2) may be used to pay state agence	cy staff costs that are attribute	ted directly
to the capital program or project for capitalizable sta	aff costs; and (3) is availabl	e until the
project is completed or abandoned, subject to Minno	esota Statutes, section 16A.	<u>642.</u>
(d) The sustainable building guidelines under M	innesota Statutes, section 16	6B.325, are
nandatory for all new buildings and major renovation	ons owned or to be owned b	y the state,
state agencies, Minnesota State Colleges and Univer	rsities, and the University of	Minnesota
that are funded with an appropriation in this act.		
(e) Recipients of grants from money appropriate	ed in this act must demonstra	ate to the
commissioner of the agency making the grant that the	he recipient has the ability a	and a plan
to fund the program intended for the facility. This par	agraph does not apply to stat	te agencies.
	APPROPRIATION	<u>NS</u>
Sec. 2. EDUCATION	<u>\$</u>	1,000,000
(a) To the commissioner of education for law		
enforcement emergency entry device grants		
at schools.		
(b) For purposes of this section:		
(1) "eligible applicant" means a special or		
independent school district, a charter school,		
or a cooperative unit serving students; and		
(2) "law enforcement emergency entry device"		
means an exterior secure master key box		
meeting Underwriters Laboratories Standard		
1037 installed at the school building in		
accordance with the eligible applicant's crisis		
management policy.		
(c) An eligible applicant may apply to the		
commissioner of education in the form and		
manner specified by the commissioner for a		
law enforcement emergency entry device grant		
for each of the applicant's school buildings		
regularly serving students. The maximum		
grant per building is \$1,000.		

Sec. 2. 2

3.1	(d) If the commissioner receives more		
3.2	applications for grants than money is available,		
3.3	the commissioner must first award one grant		
3.4	to each eligible applicant, and then award		
3.5	remaining money as grants to applicants on a		
3.6	lottery basis.		
3.7	(e) An eligible applicant receiving a grant		
3.8	under this section must update its crisis		
3.9	management policy to include the necessary		
3.10	information on its law enforcement emergency		
3.11	entry devices.		
3.12	(f) Up to five percent of the appropriation may		
3.13	be retained by the agency for administrative		
3.14	costs.		
3.15	(g) This appropriation is available until June		
3.16	<u>30, 2028.</u>		
3.17	(h) Notwithstanding the requirements in		
3.18	section 1, paragraphs (b) to (e), grants from		
3.19	this appropriation are subject to grant		
3.20	requirements in Minnesota Statutes, sections		
3.21	16B.97 and 16B.98.		
3.22	Sec. 3. <u>ADMINISTRATION</u>		
3.23	Subdivision 1. Total Appropriation	<u>\$</u>	1,325,000
3.24	To the commissioner of administration for the		
3.25	purposes specified in this section.		
3.26	Subd. 2. Hubert H. Humphrey Statue		325,000
3.27	To replace the statue of Henry Mower Rice in		
3.28	the Statuary Hall in the United States Capitol		
3.29	with a statue of Hubert H. Humphrey. This		
3.30	appropriation includes money for the removal		
3.31	and transportation of the Henry Mower Rice		
3.32	statue in coordination with the Minnesota State		
3.33	Historical Society, the recasting of the statue		

REVISOR

JSK/MI

25-05729

06/08/25

Sec. 3. 3

	06/08/25	REVISOR	JSK/MI	25-05729
4.1	of Hubert H. Humphrey that currently	stands		
4.2	on the mall of the Minnesota State Cap	oitol,		
4.3	and the erection of the new Hubert H.			
4.4	Humphrey statue in the Statuary Hall is	n the		
4.5	United States Capitol. This appropriati	on is		
4.6	not an appropriation for a capital improv	rement		
4.7	project within the meaning of Minneso	<u>ta</u>		
4.8	Statutes, section 16A.642, notwithstand	ding		
4.9	the requirements in section 1, paragrap	hs (b)		
4.10	<u>to (e).</u>			
4.11 4.12	Subd. 3. Capitol Area Economic Dev Grant Program	<u>elopment</u>		1,000,000
4.13	(a) For a grant to the St. Paul Port Auth	nority		
4.14	for the creation of a Capitol Area econo	<u>omic</u>		
4.15	development grant program, for the pu	rpose		
4.16	of making grants to new and existing			
4.17	businesses within the Capitol Area in t	<u>he</u>		
4.18	amount of \$50,000 to \$150,000 for ope	erating		
4.19	equipment, facade, and other capital			
4.20	improvements with up to ten percent el	ligible		
4.21	for administration of the program.			
4.22	(b) As used in this section, "Capitol Ar	ea"		
4.23	includes that part of the city of St. Paul	within		
4.24	the boundaries described in Minnesota			
4.25	Statutes, section 15B.02.			
4.26	(c) Notwithstanding the requirements i	<u>n</u>		
4.27	section 1, paragraphs (b) to (e), the gran	t from		
4.28	this appropriation is subject to grant			
4.29	requirements in Minnesota Statutes, se	ctions		
4.30	16B.97 and 16B.98.			
4.31	Sec. 4. PUBLIC SAFETY		<u>\$</u>	500,000
4.32	To the commissioner of public safety for	or the		
4.33	public safety officer hearing protection	<u>l</u>		
4.34	program. This appropriation is not an			
4.35	appropriation for a capital improvemen	nt.		

Sec. 4. 4

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5.1	project within the meaning of Minnesota	:		
5.2	Statutes, section 16A.642, notwithstanding	ng		
5.3	the requirements in section 1, paragraphs	s (b)		
5.4	<u>to (e).</u>			
5.5 5.6	Sec. 5. EMPLOYMENT AND ECONO DEVELOPMENT	<u>OMIC</u>	<u>\$</u>	1,000,000
5.7	To the commissioner of employment and	<u>I</u>		
5.8	economic development for a grant to the	city		
5.9	of Minneapolis to acquire property for ar	nd to		
5.10	predesign a new building in the city of			
5.11	Minneapolis to be leased to the KMOJ R	<u>adio</u>		
5.12	Center for Communication and Media			
5.13	Development.			
5.14	Sec. 6. PUBLIC FACILITIES AUTHO	<u>ORITY</u>	<u>\$</u>	3,500,000
5.15	To the Public Facilities Authority for a g	rant		
5.16	to the First District Association, a dairy			
5.17	cooperative located in the city of Litchfie	eld,		
5.18	to acquire land for, and to design, engine	<u>er,</u>		
5.19	construct, equip, and furnish a new wastev	vater		
5.20	industrial pretreatment facility in the city	<u>of</u>		
5.21	Litchfield. This appropriation is in additional additio	on to		
5.22	the appropriation in Laws 2023, chapter	<u>71,</u>		
5.23	article 1, section 15, subdivision 7, and L	<u> aws</u>		
5.24	2025, chapter 34, article 1, section 2,			
5.25	subdivision 4, and is for the same purpos	se.		
5.26	Sec. 7. HOUSING FINANCE AUTHO	RITY	<u>\$</u>	2,439,000
5.27	To the Minnesota Housing Finance Author	ority		
5.28	for the local public housing program und	<u>ler</u>		
5.29	Minnesota Statutes, section 462A.44.			
5.30	Sec. 8. MINNESOTA HISTORICAL SO	<u>OCIETY</u>	<u>\$</u>	750,000
5.31	To the Minnesota Historical Society for a g	grant		
5.32	to the Minnesota Transportation Museum	ı to		
5.33	construct capital improvements to the			
5.34	Minnesota Transportation Museum in the	city		

REVISOR

JSK/MI

25-05729

Sec. 8. 5

06/08/25

06/08/25 REVISOR JSK/MI 25-05729

- of St. Paul, including replacing the roof,
- stabilizing masonry, replacing the roundhouse
- doors, installing insulation, and making
- 6.4 modifications to comply with the Americans
- 6.5 with Disabilities Act.

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Sec. 9. [462A.44] LOCAL PUBLIC HOUSING PROGRAM.

- Subdivision 1. Establishment. A local public housing program is established for the agency to award funding to allow eligible recipients to develop or acquire housing to be owned by the recipient.
 - Subd. 2. Creation of accounts. Two local public housing program accounts are created.

 One account is created in the housing development fund and one account is created in the bond proceeds fund. Money in the accounts is appropriated to the commissioner to award funding under this section. Money in the local public housing program account in the housing development fund consists of money appropriated to the account and transferred from other sources and all earnings from money in the account, including repayments on loans awarded under this section.
- Subd. 3. Eligible recipient. (a) A city, as defined in section 462C.02, subdivision 6, or
 a county is eligible to apply for and receive a grant from either account established in
 subdivision 2.
 - (b) A federally recognized American Indian Tribe or a Tribally designated housing entity is eligible to apply for and receive a loan from the local public housing program account in the housing development fund.
 - Subd. 4. Use of funds; program requirements. (a) An eligible recipient must use money awarded under this section for qualifying capital costs, including predesign, design, property acquisition, construction, furnishing, and equipping of property, for use as housing, and must maintain ownership of housing funded under this section for at least 50 years after receipt of the funding.
 - (b) In a multifamily property funded under this section, at least 30 percent of the units must be occupied by households whose income, at the time of application or initial lease agreement, does not exceed 50 percent of the area median income as published by the United States Department of Housing and Urban Development, as adjusted for household size, and at least 30 percent of the units must be occupied by households whose income, at the time of application or initial lease agreement, does not exceed 100 percent of the area median

Sec. 9. 6

06/08/25	REVISOR	JSK/MI	25-05729

inc	ome as published by the United States Department of Housing and Urban Development,
as a	adjusted for household size. At the time of application or initial lease agreement, no
hou	usehold moving into a multifamily property funded under this section may have an income
gre	ater than 400 percent of the area median income as published by the United States
De	partment of Housing and Urban Development, as adjusted for household size.
	(c) In single-family property funded under this section, the homes must be occupied by
<u>ho</u> ı	useholds with incomes not exceeding 80 percent of the area median income as published
by	the United States Department of Housing and Urban Development, as adjusted for
<u>hoı</u>	usehold size.
	(d) An eligible recipient may act as a community land trust with respect to single-family
pro	perty funded through the local public housing program account in the housing
dev	relopment fund, provided that the recipient meets the requirements applying to a city
act	ing as a community land trust under sections 462A.30 and 462A.31.
	(e) Lease agreements with tenants in housing funded under this section must include all
apŗ	plicable tenant protections included in public housing lease agreements.
	Subd. 5. Operation of local public housing. (a) An eligible recipient may enter into a
lea	se or management agreement for operation of housing funded under this section. A lease
or 1	management agreement for state bond-financed property is subject to section 16A.695,
sub	odivision 2.
	(b) Except when money received from the operation of the housing is pledged for
rep	ayment of the awarded funds, a recipient may use the money only for the purposes in
sut	edivision 4, paragraph (a), for affordable housing in the recipient's jurisdiction.
	Subd. 6. Administration. (a) To the extent practicable:
	(1) the agency must make funding available so that an approximately equal number of
hoı	using units are financed in the metropolitan area and in the nonmetropolitan area;
	(2) the agency must fund projects that include accessible units, as defined in section
100	22 of the current State Building Code Accessibility Provisions for Dwelling Units in
	nnesota; and
	(3) the agency must provide technical assistance to eligible recipients seeking to apply
for	funding under this section and eligible recipients that have been awarded funding under
	s section.
-111	
	(b) Money in the local public housing program account in the bond proceeds fund must
be	awarded as grants. Money in the local public housing development fund must be awarded

Sec. 9. 7

06/08/25	REVISOR	JSK/MI	25-05729
00/00/23	ILL VISOR	3511/1111	25 05127

1	as loans. The commissioner must operate the local public housing	program a	account in the
2	housing development fund as a revolving loan fund.		
3	Subd. 7. Reports. Beginning January 15, 2026, and each year t	hereafter,	the
4	commissioner must submit a report to the chairs and ranking minor	rity meml	pers of the
5	legislative committees with jurisdiction over housing finance and c	capital inv	restment
6	specifying the projects that received funding under this section in t	he prior f	iscal year.
7	Sec. 10. Laws 2023, chapter 71, article 1, section 7, is amended to	o read:	
8	Sec. 7. AMATEUR SPORTS COMMISSION SUPPORT	\$	4,000,000
0	(a) To the Minnesota Amateur Sports		
1	Commission commissioner of employment		
2	and economic development for grants to cities,		
3	towns, counties, park boards, and school		
4	districts for the planning and building of public		
5	skate parks under Minnesota Statutes, section		
6	240A.20, subdivision 3, with the assistance of		
7	the nonprofit consultant hired under paragraph		
3	(b) <u>(j)</u> .		
)	(b) Of this amount, \$550,000 is for a grant to		
)	the city of Winona for site preparation;		
	construction of a public multiuse street park		
	for skateboarding, in-line skating, roller		
	skating, and bmx and scooter riding; and site		
	amenities, including public restrooms, a		
5	drinking fountain, a gazebo, shade canopies,		
5	a mural, a skate sculpture, picnic tables, and		
,	landscaping.		
3	(c) Of this amount, \$500,000 is for a grant to		
9	the city of Northfield to update the predesign		
)	plan for, and to design and construct, phase II		
1	of the skate park in Memorial Park in the city		
2	of Northfield.		
3	(d) Of this amount, \$400,000 is for a grant to		
84	the city of Minnetonka to design and construct		

Sec. 10. 8

06/08/25 REVISOR JSK/MI 25-05729

9.1	a skate park and associated park elements at
9.2	Glen Lake Park in the city of Minnetonka.
9.3	This appropriation may be used to demolish
9.4	existing structures on the site.
9.5	(e) Of this amount, \$750,000 is for a grant to
9.6	the city of Brainerd for design and
9.7	construction of a skate park in Memorial Park
9.8	in the city of Brainerd.
9.9	(f) Of this amount, \$650,000 is for a grant to
9.10	the city of Rochester to design and construct
9.11	the expansion and renovation of the skate park
9.12	at Silver Lake Park in the city of Rochester.
9.13	(g) Of this amount, \$500,000 is for a grant to
9.14	the city of St. Paul to design and construct the
9.15	expansion and renovation of the Merriam Park
9.16	Skatepark for skateboarding, rollerblading,
9.17	and bicycles in the city of St. Paul. This
9.18	appropriation is not available until the St. Paul
9.19	City Council approves this project in its master
9.20	plan for Merriam Park after soliciting public
9.21	input.
9.22	(h) Of this amount, \$250,000 is for a grant to
9.23	the Minneapolis Park and Recreation Board
9.24	to construct a skate park at the Central Gym
9.25	Park in the city of Minneapolis.
9.26	(i) Of this amount, \$400,000 is for a grant to
9.27	the Minneapolis Park and Recreation Board
9.28	to construct a skate park at Folwell Park in
9.29	North Minneapolis.
9.30	(b) Of this appropriation, up to \$100,000 may
9.31	be used to hire a Minnesota nonprofit
9.32	consultant (j) In addition to the project uses
9.33	listed in this section, up to four percent of each
9.34	of the grant amounts in paragraphs (b) to (i)

Sec. 10. 9

06/08/25	REVISOR	JSK/MI	25-05729
00/08/23	KE VISOK	JOIX/WII	23-03/2

10.1	may be used by the grantee to contract with
10.2	an entity with expertise in public skate park
10.3	development to assist the commission in
10.4	developing and applying the criteria for
10.5	awarding grants under Minnesota Statutes,
10.6	section 240A.20, subdivision 3 for predesign
10.7	and design work to ensure the parks are
10.8	constructed to meet high quality standards and
10.9	are safe and accessible.
10.10	(k) Notwithstanding Minnesota Statutes,
10.11	section 16A.642, the appropriation for grants
10.12	in this section is available until December 31,
10.13	<u>2029.</u>
10.14	(l) Notwithstanding Minnesota Statutes,
10.15	section 471.345, grantees may solicit and
10.16	award a design-build or construction manager
10.17	at risk contract on the basis of a best value
10.18	selection process for a construction project
10.19	<u>funded under this section.</u> The grantee must
10.20	consider at least two proposals when awarding
10.21	a design-build contract under this section.
10.22 10.23	Sec. 11. Laws 2025, chapter 39, article 2, section 67, the effective date, is amended to read:
10.24	EFFECTIVE DATE. This section is effective the day after the chief clerk of the house
10.25	of representatives and the secretary of the senate jointly notify the revisor of statutes and
10.26	the commissioner of administration that the state has satisfied the requirements for a statue
10.27	replacement request under United States Code, title 2, chapter 30, section 2132 July 1, 2025.
10.28	Sec. 12. PUBLIC SAFETY OFFICER HEARING PROTECTION PROGRAM.
10.29	Subdivision 1. Definitions. For the purposes of this section, the following terms have
10.30	the meanings given:
10.31	(1) "commissioner" means the commissioner of public safety;

Sec. 12. 10

06/08/25	REVISOR	JSK/MI	25-05729

11.1	(2) "firefighter" means a volunteer, paid on-call, part-time, or career firefighter serving
11.2	a general population within the boundaries of the state;
11.3	(3) "hearing protection product" means a commercial off-the-shelf, multiuse, completely
11.4	in the canal hearing protection product with a minimum noise reduction rating of 25 decibels
11.5	and a maximum output of 80 decibels;
11.6	(4) "peace officer" means a person who is licensed under Minnesota Statutes, section
11.7	626.84, subdivision 1, paragraph (c);
11.8	(5) "public safety officer" means a peace officer, firefighter, or qualified emergency
11.9	medical service provider; and
11.10	(6) "qualified emergency medical service provider" means a person certified under
11.11	Minnesota Statutes, section 144E.28, who is actively employed by a Minnesota licensed
11.12	ambulance service.
11.13	Subd. 2. State and local eligibility. Public safety officers and heads of agencies and
11.14	entities who buy hearing protection products for public safety officer employees may request
11.15	hearing protection products from the commissioner on a form prepared by the commissioner.
11.16	While the supply lasts, the commissioner must make hearing protection products available
11.17	to qualified applicants at no cost in the order the applications are received.
11.18	Subd. 3. Limitation of liability. A state agency, political subdivision of the state, state
11.19	or local government employee, or other entity that provides a public safety officer with a
11.20	hearing protection product under this section is not liable to the public safety officer or
11.21	public safety officer's heirs for negligence in the death of or injury to the public safety officer
11.22	because the hearing protection product was defective or deficient.
11.23	Sec. 13. NATIONAL STATUARY HALL; HUBERT H. HUMPHREY STATUE.
11.24	Subdivision 1. Legislative findings. The legislature finds that:
11.25	(1) an act of Congress of July 2, 1864, established National Statuary Hall in the United
11.26	States Capitol;
11.27	(2) the act provides that each state has the right to donate "statues, in marble or bronze,
11.28	not exceeding two in number for each State, of deceased persons who have been citizens
11.29	thereof, and illustrious for their historic renown or for distinguished civic or military
11.30	services";
11.31	(3) the state of Minnesota appreciates the opportunity provided by that act;

Sec. 13. 11

06/08/25	REVISOR	JSK/MI	25-05729

<u>(4) Minn</u>	nesota currently has contributed for display a statue of Maria Sanford and a
statue of He	nry Mower Rice;
(5) the ac	ct of Congress creating Statuary Hall in the United States Capitol was amended
in 2000 by se	ection 311 of H.R. 5657, established as law by Public Law 106-554, and provides
that "Any St	ate may request the Joint Committee on the Library of Congress to approve the
replacement	of a statue the State has provided for display";
(6) the st	tatue of Henry Mower Rice, having been first placed on display in 1916, has
met the min	imum requirement of that act for display for at least ten years;
(7) by th	is section, the state has selected the Honorable Hubert H. Humphrey, former
Vice Preside	ent of the United States, to be newly commemorated;
(8) Hube	ert H. Humphrey served as mayor of Minneapolis from 1945 to 1948;
(9) Hube	ert H. Humphrey led forces at the 1948 Democratic National Convention in
Philadelphia	in support of the successful minority platform plank on civil rights and equal
opportunity,	challenging the delegates to "get out of the shadow of states' rights and walk
forthrightly	into the bright sunshine of human rights";
<u>(10)</u> Hub	pert H. Humphrey spent a total of 23 years of service in the United States Senate
serving from	n 1949 to 1964 and from 1970 to 1978, compiling a record of accomplishments
virtually unr	matched in the 20th century, including the Civil Rights Act of 1964, the Nuclean
Test-Ban Tre	eaty, Medicare, human rights, workforce development, labor rights, health care
arms control	and disarmament, the Peace Corps, small business assistance, education reform
wilderness p	preservation, immigration reform, and agriculture;
(11) Hub	ert H. Humphrey served in the United States Senate as Assistant Senate Majority
Leader and l	Deputy President Pro Tempore;
(12) Hub	pert H. Humphrey served as floor leader during consideration of the Civil Rights
Act of 1964.	, which was essential to the eventual passage of the act in the aftermath of
breaking the	e filibuster against this historic legislation;
(13) Hub	ert H. Humphrey worked alongside former University of Minnesota law studen
and Republi	can Senate Minority Leader Everett Dirksen to build a bipartisan coalition to
pass the Civ	ril Rights Act of 1964;
(14) Hub	pert H. Humphrey, although dedicated to the Democratic Party, always sought
bipartisan su	apport for his legislative goals and routinely shared credit with other senators
for his legisl	lative victories;

Sec. 13. 12

06/08/25	REVISOR	JSK/MI	25-05729

13.1	(13) Hubert H. Humphrey, as vice President of the Office States, loyally served Presiden
13.2	Lyndon Baines Johnson and successfully carried out a number of domestic and overseas
13.3	assignments;
13.4	(16) Hubert H. Humphrey served as the Democratic Party's nominee for President of
13.5	the United States in 1968;
13.6	(17) Hubert H. Humphrey was reelected by the people of Minnesota, in 1970 and 1976
13.7	to two additional terms in the United States Senate, thereby continuing his extraordinary
13.8	record of legislative achievement with passage of such bills as the Humphrey-Hawkins Ful
13.9	Employment Act;
13.10	(18) Hubert H. Humphrey, after his time in government, later served as a professor at
3.11	Macalester College and the University of Minnesota; and
13.12	(19) the state of Minnesota understands its responsibilities for expenditures associated
13.13	with removing and transporting the replaced statue and erecting the new statue in its place
13.14	Subd. 2. Request for statue replacement. No later than January 1, 2028, the governor
13.15	must submit to the Architect of the United States Capitol a written request to provide a
3.16	recast of the statue of Hubert H. Humphrey that currently stands on the mall of the Minnesota
13.17	State Capitol for placement in the National Statuary Hall Collection, to replace the statue
13.18	of Henry Mower Rice currently on display. The request must identify the location where
13.19	the statue of Henry Mower Rice will be displayed after it is transferred back to the state;
13.20	include an authenticated copy of this act as evidence that the replacement has been authorized
13.21	and provide any other information required by Public Law 106-554 and any other applicable
13.22	federal law that is necessary for the application to be approved by the Joint Committee on
13.23	the Library of the United States Congress.
13.24	Subd. 3. Duties upon approval of request. If the request is approved, the governor
13.25	must enter into all contracts necessary to:
13.26	(1) complete, transport, display, and maintain the statue representing Hubert H.
13.27	Humphrey;
13.28	(2) remove and transport the Henry Mower Rice statue to the state and complete its
13.29	transfer to the Rice County Board of Commissioners for display in a suitable location
13.30	determined by the board; and
13.31	(3) comply with all other state obligations required by Public Law 106-554 and any
13.32	other applicable federal law related to the statue replacement.

Sec. 13. 13

06/08/25 REVISOR JSK/MI 25-05729

14.1	Sec. 14	. GENERAL	FUND	CANCELL	ATIONS
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- The amounts of the general fund appropriations listed in the cancellation report submitted to the legislature in 2025, pursuant to Minnesota Statutes, section 16A.642, with the exception of appropriations that are extended in legislation finally enacted in the 2025 First Special Session, are canceled on the effective date of this section.
- 14.6 Sec. 15. **REPEALER.**
- 14.7 Minnesota Statutes 2024, section 240A.20, is repealed.
- 14.8 Sec. 16. **EFFECTIVE DATE.**
- 14.9 This act is effective the day following final enactment.

Sec. 16. 14