CONFERENCE COMMITTEE REPORT ON S.F. No. 2298

1.2	A bill for an act
1.3	relating to housing; establishing budget for Minnesota Housing Finance Agency; making policy, finance, and technical changes to housing provisions; establishing
1.5	a task force on homeowners and commercial property insurance; removing certain
1.6	real property recording fees; transferring money; requiring a report; appropriating
1.7 1.8	money; amending Minnesota Statutes 2024, sections 327C.095, subdivision 12; 462A.051, subdivision 2; 462A.07, subdivision 19, by adding a subdivision;
1.8	462A.2095, subdivision 3; 462A.222, by adding a subdivision; 462A.33,
1.10	subdivisions 2, 9; 462A.40, subdivision 3; 507.18, subdivisions 5, 6; Laws 2023,
1.11	chapter 37, article 1, section 2, subdivisions 20, 21, 29, as amended; article 2,
1.12	section 10; proposing coding for new law in Minnesota Statutes, chapter 462A; repealing Minnesota Statutes 2024, sections 16A.287; 462A.43.
1.14	May 16, 2025
1.15	The Honorable Bobby Joe Champion
1.16	President of the Senate
1.17	The Honorable Lisa M. Demuth
1.18	Speaker of the House of Representatives
1.19	We, the undersigned conferees for S.F. No. 2298 report that we have agreed upon the
1.20	items in dispute and recommend as follows:
1.21	That the House recede from its amendments and that S.F. No. 2298 be further amended
1.22	as follows:
1.23	Delete everything after the enacting clause and insert:
1.24	"ARTICLE 1
1.25	HOUSING BUDGET
1.26	Section 1. APPROPRIATIONS.
1.27	The sums shown in the columns marked "Appropriations" are appropriated to the agency
1.28	for the purposes specified in this article. The appropriations are from the general fund, or
1.29	another named fund, and are available for the fiscal years indicated for each purpose. The
1.30	figures "2026" and "2027" used in this article mean that the appropriations listed under them

2.1	are available for the fiscal year ending June 30,	2026, c	or June 30, 2027, resp	pectively. "The
2.2	first year" is fiscal year 2026. "The second year	" is fisc	al year 2027. "The b	iennium" is
2.3	fiscal years 2026 and 2027.			
2.4			APPROPRIAT	IONS
2.5			Available for the	e Year
2.6			Ending June	30
2.7			<u>2026</u>	<u>2027</u>
2.8	Sec. 2. HOUSING FINANCE AGENCY			
2.9	Subdivision 1. Total Appropriation	<u>\$</u>	<u>101,148,000</u> §	82,798,000
2.10	(a) The amounts that may be spent for each			
2.11	purpose are specified in the following			
2.12	subdivisions.			
2.13	(b) Unless otherwise specified, the			
2.14	appropriations for the programs in this section			
2.15	are appropriated and made available for the			
2.16	purposes of the housing development fund.			
2.17	Except as otherwise indicated, the amounts			
2.18	appropriated are part of the agency's			
2.19	permanent budget base.			
2.20	Subd. 2. Challenge Program		14,925,000	12,925,000
2.21	(a) This appropriation is for the economic			
2.22	development and housing challenge program			
2.23	under Minnesota Statutes, sections 462A.33			
2.24	and 462A.07, subdivision 14.			
2.25	(b) Of this amount, \$1,208,000 each year shall			
2.26	be made available during the first 11 months			
2.27	of the fiscal year exclusively for housing			
2.28	projects for American Indians. Any funds not			
2.29	committed to housing projects for American			
2.30	Indians within the annual consolidated request			
2.31	for funding processes may be available for			
2.32	any eligible activity under Minnesota Statutes,			
2.33	sections 462A.33 and 462A.07, subdivision			
2.34	<u>14.</u>			

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3.1	(c) The base for this program in fiscal	year		
3.2	2028 and beyond is \$12,925,000.			
3.3	Subd. 3. Workforce Housing Develop	oment	2,000,000	2,000,000
3.4	This appropriation is for the greater Min	nesota		
3.5	workforce housing development progra	<u>am</u>		
3.6	under Minnesota Statutes, section 462	<u>4.39.</u>		
3.7	If requested by the applicant and appro-	ved by		
3.8	the agency, funded properties may incl	ude a		
3.9	portion of income- and rent-restricted	units.		
3.10	Funded properties may include			
3.11	owner-occupied homes.			
3.12 3.13	Subd. 4. Manufactured Home Park Infrastructure Grants		1,000,000	1,000,000
3.14	This appropriation is for manufactured	home		
3.15	park infrastructure grants under Minne	<u>sota</u>		
3.16	Statutes, section 462A.2035, subdivision	on 1b.		
3.17	Subd. 5. Workforce Homeownership	<u>Program</u>	2,250,000	250,000
3.18	(a) This appropriation is for the workfo	orce		
3.19	homeownership program under Minne	sota		
3.20	Statutes, section 462A.38.			
3.21	(b) The base for this program in fiscal	year		
3.22	2028 and beyond is \$250,000.			
3.23	Subd. 6. Rent Assistance Program		23,000,000	23,000,000
3.24	This appropriation is for the rent assist	ance		
3.25	program under Minnesota Statutes, sec	tion		
3.26	462A.2095.			
3.27	Subd. 7. Housing Trust Fund		11,646,000	11,646,000
3.28	This appropriation is for deposit in the h	ousing		
3.29	trust fund account created under Minne	esota		
3.30	Statutes, section 462A.201, and may b	e used		
3.31	for the purposes provided in that section	on.		

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4.1	Subd. 8. Homework Starts with Hon	<u>ne</u>	2,750,000	2,750,000
4.2	This appropriation is for the homewor	k starts		
4.3	with home program under Minnesota S	tatutes,		
4.4	sections 462A.201, subdivision 2, para	agraph		
4.5	(a), clause (4), and 462A.204, subdivi	sion 8,		
4.6	to provide assistance to homeless fam	ilies,		
4.7	those at risk of homelessness, or highly	mobile		
4.8	families.			
4.9	Subd. 9. Rental Assistance for Ment	ally III	5,338,000	5,338,000
4.10	(a) This appropriation is for the rental h	nousing		
4.11	assistance program for persons with a	mental		
4.12	illness or families with an adult memb	er with		
4.13	a mental illness under Minnesota Statt	<u>ites,</u>		
4.14	section 462A.2097. Among comparab	<u>le</u>		
4.15	proposals, the agency shall prioritize t	<u>hose</u>		
4.16	proposals that target, in part, eligible p	persons		
4.17	who desire to move to more integrated	<u>l,</u>		
4.18	community-based settings.			
4.19	(b) Notwithstanding any law to the co	ntrary,		
4.20	this appropriation may be used for risl	<u>X</u>		
4.21	mitigation funds, landlord incentives, o	or other		
4.22	costs necessary to decrease the risk of			
4.23	homelessness, as determined by the ag	gency.		
4.24	Subd. 10. Family Homeless Preventi	<u>on</u>	18,619,000	10,269,000
4.25	(a) This appropriation is for the family	<u>/</u>		
4.26	homeless prevention and assistance pr	rogram		
4.27	under Minnesota Statutes, section 462	A.204.		
4.28	(b) Notwithstanding any law to the co	ntrary,		
4.29	this appropriation may be used for pro	<u>gram</u>		
4.30	costs necessary to decrease the risk of			
4.31	homelessness and improve the effective	<u>/eness</u>		
4.32	of the program, as determined by the a	agency.		
4.33	(c) When a new grantee works with a	current		
4.34	or former grantee in a given geograph	ic area,		

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5.1	a new grantee may work with either an			
5.2	advisory committee as required under			
5.3	Minnesota Statutes, section 462A.204,			
5.4	subdivision 6, or the local continuum of	care		
5.5	and is not required to meet the requirem	ents		
5.6	of Minnesota Statutes, section 462A.204	<u>4,</u>		
5.7	subdivision 4.			
5.8	(d) Notwithstanding procurement provis	sions		
5.9	outlined in Minnesota Statutes, section			
5.10	16C.06, subdivisions 1, 2, and 6, the ago	ency		
5.11	may award grants to existing program			
5.12	grantees.			
5.13	(e) The base for this program in fiscal y	<u>ear</u>		
5.14	2028 and beyond is \$10,719,000.			
5.15	Subd. 11. Home Ownership Assistance	e Fund	2,885,000	885,000
5.16	(a) This appropriation is for the home			
5.17	ownership assistance program under			
5.18	Minnesota Statutes, section 462A.21,			
5.19	subdivision 8. The agency shall continu	e to		
5.20	strengthen its efforts to address the disp	arit <u>y</u>		
5.21	gap in the homeownership rate between	white		
5.22	households and Indigenous American In	<u>dians</u>		
5.23	and communities of color. To better			
5.24	understand and address the disparity gap	o, the		
5.25	agency is required to collect, on a volun	tary		
5.26	basis, demographic information regarding	<u>ng</u>		
5.27	race, color, national origin, and sex of			
5.28	applicants for agency programs intended	d to		
5.29	benefit homeowners and homebuyers.			
5.30	(b) The base for this program in fiscal y	<u>ear</u>		
5.31	2028 and beyond is \$885,000.			
5.32	Subd. 12. Affordable Rental Investme	nt Fund	4,218,000	4,218,000
5.33	(a) This appropriation is for the affordal	<u>ole</u>		
5.34	rental investment fund program under			

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6.1	Minnesota Statutes, section 462A.21,			
6.2	subdivision 8b, to finance the acquisition	1,		
6.3	rehabilitation, and debt restructuring of	_		
6.4	federally assisted rental property and for			
6.5	making equity take-out loans under Minne	<u>esota</u>		
6.6	Statutes, section 462A.05, subdivision 39	<u>9.</u>		
6.7	(b) The owner of federally assisted renta	<u>1</u>		
6.8	property must agree to participate in the			
6.9	applicable federally assisted housing prog	gram		
6.10	and to extend any existing low-income			
6.11	affordability restrictions on the housing	<u>for</u>		
6.12	the maximum term permitted.			
6.13	(c) The appropriation also may be used t	<u>o</u>		
6.14	finance the acquisition, rehabilitation, and	debt		
6.15	restructuring of existing supportive hous	ing		
6.16	properties and naturally occurring afford	able		
6.17	housing as determined by the commission	oner.		
6.18	For purposes of this paragraph, "support	<u>ive</u>		
6.19	housing" means affordable rental housing	with		
6.20	links to services necessary for individual	s,		
6.21	youth, and families with children to main	<u>ntain</u>		
6.22	housing stability.			
6.23 6.24	Subd. 13. Owner-Occupied Housing Rehabilitation		2,772,000	2,772,000
6.25	(a) This appropriation is for the rehabilita	ation		
6.26	of owner-occupied housing under Minne	esota_		
6.27	Statutes, section 462A.05, subdivisions 14	and		
6.28	<u>14a.</u>			
6.29	(b) Notwithstanding any law to the contr	ary,		
6.30	grants or loans under this subdivision ma	y be		
6.31	made without rent or income restrictions	of		
6.32	owners or tenants. To the extent practical	ble,		
6.33	grants or loans must be made available			
6.34	statewide.			
6.35	Subd. 14. Rental Housing Rehabilitation	<u>on</u>	3,743,000	3,743,000
		_		

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7.1	(a) This appropriation is for the rehabilit	ation_		
7.2	of eligible rental housing under Minneso	<u>ota</u>		
7.3	Statutes, section 462A.05, subdivision 1	<u>4. In</u>		
7.4	administering a rehabilitation program fe	or		
7.5	rental housing, the agency may apply the	<u>e</u>		
7.6	processes and priorities adopted for			
7.7	administration of the economic development	<u>ment</u>		
7.8	and housing challenge program under			
7.9	Minnesota Statutes, section 462A.33, and	may		
7.10	provide grants or forgivable loans if appr	oved		
7.11	by the agency.			
7.12	(b) Notwithstanding any law to the contra	rary,		
7.13	grants or loans under this subdivision ma	ay be		
7.14	made without rent or income restrictions	sof		
7.15	owners or tenants. To the extent practical	ble,		
7.16	grants or loans must be made available			
7.17	statewide.			
7.18 7.19	Subd. 15. Homeownership Education, Counseling, and Training		857,000	857,000
7.20	This appropriation is for the homeowner	ship		
7.21	education, counseling, and training prog	<u>ram</u>		
7.22	under Minnesota Statutes, section 462A	.209.		
7.23	Subd. 16. Capacity Building Grants		645,000	645,000
7.24	This appropriation is for capacity building	<u>ng</u>		
7.25	grants under Minnesota Statutes, section	<u> </u>		
7.26	462A.21, subdivision 3b.			
7.27	Subd. 17. Build Wealth Minnesota		500,000	500,000
7.28	This appropriation is for a grant to Build	1		
7.29	Wealth Minnesota to provide a family			
7.30	stabilization plan program including pro-	gram_		
7.31	outreach, financial literacy education, ar	<u>nd</u>		
7.32	budget and debt counseling.			

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8.1 8.2	Subd. 18. Greater Minnesota Housi Infrastructure Grants	ng	2,000,000	<u>-0-</u>
8.3	This appropriation is for the greater Mi	nnesota		
8.4	housing infrastructure grant program	<u>under</u>		
8.5	Minnesota Statutes, section 462A.395	5. This		
8.6	is a onetime appropriation.			
8.7 8.8	Subd. 19. Community-Based First-G Homebuyers Down Payment Assist		2,000,000	<u>-0-</u>
8.9	This appropriation is for a grant to M	idwest		
8.10	Minnesota Community Development			
8.11	Corporation (MMCDC), through its v	<u>vholly</u>		
8.12	owned subsidiary CDC Investments,	Inc., for		
8.13	the community-based first-generation			
8.14	homebuyers down payment assistance	<u>e</u>		
8.15	program under Laws 2023, chapter 37	, article		
8.16	2, section 9, as amended. At the end of	of each		
8.17	biennium, MMCDC must remit any u	inused		
8.18	funds to the Minnesota Housing Fina	nce		
8.19	Agency. Funds remitted to the agency	<u>under</u>		
8.20	this subdivision are appropriated to the	agency		
8.21	to administer the workforce and affor	<u>dable</u>		
8.22	homeownership development program	n under		
8.23	Minnesota Statutes, section 462A.38.	This is		
8.24	a onetime appropriation.			
8.25	Subd. 20. Availability and Transfer	of Funds		
8.26	Money appropriated in the first year i	n this		
8.27	article is available the second year. A	<u>fter</u>		
8.28	notifying the chairs and ranking mino	<u>ority</u>		
8.29	members of the legislative committees	shaving		
8.30	jurisdiction over housing finance and	policy,		
8.31	the commissioner may shift or transfer	money		
8.32	in the second year in subdivisions 2, 3	3, 4, 5,		
8.33	12, 13, and 14 to address high-priority	housing		
8.34	needs.			

Sec. 3. Laws 2023, chapter 37, article 1, section 2, subdivision 29, as amended by Laws 9.1 2024, chapter 127, article 14, section 11, is amended to read: 9.2 70,000,000 9.3 Subd. 29. Community Stabilization 45,000,000 68,000,000 9.4 (a) This appropriation is for the community 9.5 stabilization program. This a onetime 96 appropriation. 9.7 (b) The first year and second year 9.8 appropriations are available as follows: 9.9 (1) \$10,000,000 is for a grant to AEON for 9.10 Huntington Place; 9.11 (2) notwithstanding Minnesota Statutes, 9.12 sections 16B.98, subdivisions 5 and 12, and 9.13 16B.981, subdivision 2, \$3,250,000 is for a 9.14 grant to the Wilder Park Association to assist 9.15 with the cost of a major capital repair project 9.16 for the rehabilitation of portions of the 9.17 9.18 owner-occupied senior high-rise facility. The grantee must verify that 50 percent of units 9.19 are occupied by households with incomes at 9.20 or below 60 percent of area median income; 9.21 (3) \$41,750,000 is for multiunit rental housing; 9.22 (4) \$10,000,000 \$8,000,000 is for 9.23 single-family housing; and 9.24 (5) \$50,000,000 is for recapitalization of 9.25 distressed buildings. Of this amount, up to 9.26 \$15,000,000 is for preservation or 9.27 recapitalization of housing that includes 9.28 9.29 supportive housing. (c) Notwithstanding Minnesota Statutes, 9.30 9.31 section 16B.98, subdivision 14, the commissioner may use up to one percent of 9.32 this appropriation for administrative costs for 9.33

the grants in paragraph (b), clauses (1) and

(2). This is a onetime appropriation.

Sec. 4. **REPEALER.**

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- (a) Minnesota Statutes 2024, section 16A.287, is repealed.
- (b) Minnesota Statutes 2024, section 462A.43, is repealed.
- 10.6 **EFFECTIVE DATE.** This section is effective the day following final enactment.

10.7 ARTICLE 2

HOUSING INFRASTRUCTURE BONDS

- Section 1. Minnesota Statutes 2024, section 462A.37, is amended by adding a subdivision to read:
- Subd. 2k. Additional authorization. In addition to the amount authorized in subdivisions

 2 to 2j and 3a, the agency may issue up to \$50,000,000 in one or more series to which the

 payments under this section may be pledged.
- 10.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 2. Minnesota Statutes 2024, 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, or housing infrastructure bonds issued to refund those bonds, 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, or housing infrastructure bonds issued to refund those bonds, 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, or housing infrastructure bonds issued to refund those bonds, 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, or housing infrastructure bonds issued to refund those bonds, 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, or housing infrastructure bonds issued to refund those bonds, 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, or housing infrastructure bonds issued to refund those bonds, 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, or housing infrastructure bonds issued to refund those bonds, 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.

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(i) Each July 15, beginning in 2023 and through 2044, if any housing infrastructure
bonds issued under subdivision 2h, or housing infrastructure bonds issued to refund those
bonds, 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.

- (j) Each July 15, beginning in 2026 and through 2047, if any housing infrastructure bonds issued under subdivision 2j, or housing infrastructure bonds issued to refund those bonds, 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.
- (k) Each July 15, beginning in 2027 and through 2048, if any housing infrastructure bonds issued under subdivision 2k, or housing infrastructure bonds issued to refund those bonds, 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.
- (1) The agency may pledge to the payment of the housing infrastructure bonds the payments to be made by the state under this section.

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

12.22 ARTICLE 3 12.23 HOUSING POLICY

Section 1. Minnesota Statutes 2024, section 327C.095, subdivision 12, is amended to read:

Subd. 12. Payment to the Minnesota manufactured home relocation trust fund. (a) If a manufactured home owner is required to move due to the conversion of all or a portion of a manufactured home park to another use, the closure of a park, or cessation of use of the land as a manufactured home park, the manufactured park owner shall, upon the change in use, pay to the Minnesota Housing Finance Agency for deposit in the Minnesota manufactured home relocation trust fund under section 462A.35, the lesser amount of the actual costs of moving or purchasing the manufactured home approved by the neutral third party and paid by the Minnesota Housing Finance Agency under subdivision 13, paragraph (a) or (e), or \$3,250 for each single section manufactured home, and \$6,000 for each

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multisection manufactured home, for which a manufactured home owner has made application for payment of relocation costs under subdivision 13, paragraph (c). The manufactured home park owner shall make payments required under this section to the Minnesota manufactured home relocation trust fund within 60 days of receipt of invoice from the neutral third party.

- (b) A manufactured home park owner is not required to make the payment prescribed under paragraph (a), nor is a manufactured home owner entitled to compensation under subdivision 13, paragraph (a) or (e), if:
- (1) the manufactured home park owner relocates the manufactured home owner to another space in the manufactured home park or to another manufactured home park at the park owner's expense;
- (2) the manufactured home owner is vacating the premises and has informed the manufactured home park owner or manager of this prior to the mailing date of the closure statement under subdivision 1;
- (3) a manufactured home owner has abandoned the manufactured home, or the manufactured home owner is not current on the monthly lot rental, personal property taxes;
- (4) the manufactured home owner has a pending eviction action for nonpayment of lot rental amount under section 327C.09, which was filed against the manufactured home owner prior to the mailing date of the closure statement under subdivision 1, and the writ of recovery has been ordered by the district court;
- (5) the conversion of all or a portion of a manufactured home park to another use, the closure of a park, or cessation of use of the land as a manufactured home park is the result of a taking or exercise of the power of eminent domain by a governmental entity or public utility; or
- (6) the owner of the manufactured home is not a resident of the manufactured home park, as defined in section 327C.015, subdivision 14; the owner of the manufactured home is a resident, but came to reside in the manufactured home park after the mailing date of the closure statement under subdivision 1; or the owner of the manufactured home has not paid the \$15 assessment when due under paragraph (c).
- (c) If the unencumbered fund balance in the manufactured home relocation trust fund is less than \$2,000,000 as of June 30 of each year, the Minnesota Housing Finance Agency shall assess each manufactured home park owner by mail the total amount of \$15 for each licensed lot in their park, payable on or before December 15 of that year. Failure to notify

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and timely assess the manufactured home park owner by July 31 of any year shall waive the assessment and payment obligations of the manufactured home park owner for that year. Together with said assessment notice, each year the Minnesota Housing Finance Agency shall prepare and distribute to park owners a letter explaining whether funds are being collected for that year, information about the collection, an invoice for all licensed lots, a notice for distribution to the residents, and a sample form for the park owners to collect information on which park residents and lots have been accounted for. The agency must also include information in the letter about the tax credit available for sales of manufactured home parks to cooperatives in section 290.0694 and about notice requirements for unsolicited sales in section 327C.097. The agency may include additional information in the letter about programs and resources available to manufactured home park residents and owners. In a font no smaller than 14-point, the notice provided by the Minnesota Housing Finance Agency for distribution to residents by the park owner will include the payment deadline of October 31 and the following language: "THIS IS NOT AN OPTIONAL FEE. IF YOU OWN A MANUFACTURED HOME ON A LOT YOU RENT IN A MANUFACTURED HOME PARK, AND YOU RESIDE IN THAT HOME, YOU MUST PAY WHEN PROVIDED NOTICE." If assessed under this paragraph, the park owner may recoup the cost of the \$15 assessment as a lump sum or as a monthly fee of no more than \$1.25 collected from park residents together with monthly lot rent as provided in section 327C.03, subdivision 6. If, by September 15, a park owner provides the notice to residents for the \$15 lump sum, a park owner may adjust payment for lots in their park that are vacant or otherwise not eligible for contribution to the trust fund under section 327C.095, subdivision 12, paragraph (b), and for park residents who have not paid the \$15 assessment when due to the park owner by October 31, and deduct from the assessment accordingly. The Minnesota Housing Finance Agency shall deposit any payments in the Minnesota manufactured home relocation trust fund and maintain an annual record for each manufactured home park of the amount received for that park and the number of deductions made for each of the following reasons: vacant lots, ineligible lots, and uncollected fees.

(d) This subdivision and subdivision 13, paragraph (c), clause (5), are enforceable by the neutral third party, on behalf of the Minnesota Housing Finance Agency, or by action in a court of appropriate jurisdiction. The court may award a prevailing party reasonable attorney fees, court costs, and disbursements.

Sec. 2. Minnesota Statutes 2024, section 462A.051, subdivision 2, is amended to read:

Subd. 2. **Application.** This section applies to all forms of financial assistance provided by the Minnesota Housing Finance Agency, as well as the allocation and award of federal

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low-income housing credits by all allocating agencies as defined under section 462A.221, 15.1 for the development, construction, rehabilitation, renovation, or retrofitting of multiunit 15.2 residential multifamily housing, including loans, grants, tax credits, loan guarantees, loan 15.3 insurance, and other financial assistance. 15.4 15.5 Sec. 3. Minnesota Statutes 2024, section 462A.07, is amended by adding a subdivision to read: 15.6 Subd. 21. Promotion of materials on rights and obligations of landlords and 15.7 residential tenants. The commissioner shall publish information on the rights and obligations 15.8 of landlords and residential tenants, including promotion of the statement required under 15.9 section 504B.275. The commissioner must prominently display this information on the 15.10 agency website. 15.11 Sec. 4. Minnesota Statutes 2024, section 462A.2095, subdivision 2, is amended to read: 15.12 Subd. 2. **Definitions.** (a) For purposes of this section, the following terms have the 15.13 meanings given. 15.14 (b) "Eligible household" means a household with an annual income of up to 50 percent 15.15 of the area median income as determined by the United States Department of Housing and 15.16 Urban Development, adjusted for family size, that is paying more than 30 percent of the 15.17 household's annual income on rent. Eligibility is determined at the time a household first 15.18 receives rent assistance under this section. Eligibility Income shall be recertified every year 15.19 thereafter for the purposes of determining the amount of rent assistance under subdivision 15.20 4. Eligible household does not include a household receiving federal tenant-based or 15.21 project-based assistance under Section 8 of the United States Housing Act of 1937, as 15.22 amended. 15.23 (c) "Program administrator" means: 15.24 (1) a housing and redevelopment authority or other local government agency or authority 15.25 that administers federal tenant-based or project-based assistance under Section 8 of the 15.26 United States Housing Act of 1937, as amended; 15.27 (2) a Tribal government or Tribally designated housing entity; or 15.28 (3) if there is no entity under clause (1) or (2) with the capacity to administer the program, 15.29 a nongovernmental organization determined by the agency to have the capacity to administer 15.30 the program. 15.31

Sec. 5. Minnesota Statutes 2024, section 462A.2095, subdivision 3, is amended to read:

Subd. 3. **Grants to program administrators.** (a) The agency may make grants to program administrators to provide rental assistance for eligible households. <u>Notwithstanding section 16C.06</u>, the commissioner may use a formula to determine award amounts to program <u>administrators.</u> For both tenant-based and project-based assistance, program administrators shall pay assistance directly to housing providers. Rental assistance may be provided in the form of tenant-based assistance or project-based assistance. Notwithstanding the amounts awarded under subdivision 1, paragraph (b), and to the extent practicable, the agency must make grants statewide in proportion to the number of households eligible for assistance in each county according to the most recent American Community Survey of the United States Census Bureau. The agency may, at its discretion, redistribute unused or underutilized funds among eligible program administrators to increase program efficiency and effectiveness.

- (b) The program administrator may use its existing procedures to administer the rent assistance program or may develop alternative procedures with the goals of reaching households most in need and incentivizing landlord participation. The agency must approve a program administrator's alternative procedures. Priority for rental assistance shall be given to households with children 18 years of age and under, and annual incomes of up to 30 percent of the area median income. Program administrators may establish additional priority populations based on local need.
- Sec. 6. Minnesota Statutes 2024, section 462A.33, subdivision 2, is amended to read:
 - Subd. 2. **Eligible recipients.** Challenge grants or loans may be made to a city; a federally recognized American Indian Tribe or subdivision located in Minnesota; a Tribal housing corporation; a private developer; a nonprofit organization; a school district; a cooperative unit, as defined in section 123A.24, subdivision 2; a charter school; a contract alternative school; a Tribal contract school; or the owner of the housing, including individuals. For the purpose of this section, "city" has the meaning given it in section 462A.03, subdivision 21. To the extent practicable, grants and loans shall be made so that an approximately equal number of housing units are financed in the metropolitan area and in the nonmetropolitan area.
 - Sec. 7. Minnesota Statutes 2024, section 462A.33, subdivision 9, is amended to read:
- Subd. 9. **Grant funding to schools.** A school district; a cooperative unit, as defined in section 123A.24, subdivision 2; or a charter school; a contract alternative school; a Tribal contract school; or a nonprofit organization contracted by one of the preceding entities may

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receive funding under this section in the form of a grant less than \$100,000. A school district, intermediate district, or charter school A grantee under this subdivision that uses a grant under this section subdivision to construct a home for owner occupancy must require the future occupant to participate in the homeownership education counseling and training program under section 462A.209.

- Sec. 8. Minnesota Statutes 2024, section 462A.37, subdivision 2, is amended to read:
 - Subd. 2. **Authorization.** (a) The agency may issue up to \$30,000,000 in aggregate principal amount of housing infrastructure bonds in one or more series to which the payment made under this section may be pledged. The housing infrastructure bonds authorized in this subdivision may be issued to fund loans, or grants for the purposes of clauses (4) and (7), on terms and conditions the agency deems appropriate, made for one or more of the following purposes:
 - (1) to finance the costs of the construction, acquisition, adaptive reuse, and rehabilitation of supportive housing where at least 50 percent of units are set aside for individuals and families who are without a permanent residence;
 - (2) to finance the costs of the acquisition and rehabilitation of foreclosed or abandoned housing to be used for affordable rental housing or for affordable home ownership and the costs of new construction of rental housing on abandoned or foreclosed property where the existing structures will be demolished or removed;
 - (3) to finance that portion of the costs of acquisition of property that is attributable to the land to be leased by community land trusts to low- and moderate-income home buyers;
- 17.22 (4) to finance the acquisition, improvement, and infrastructure of manufactured home parks under section 462A.2035, subdivision 1b;
- 17.24 (5) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction 17.25 of senior housing;
- 17.26 (6) to finance the costs of acquisition, rehabilitation, and replacement of federally assisted 17.27 rental housing and for the refinancing of costs of the construction, acquisition, and 17.28 rehabilitation of federally assisted rental housing, including providing funds to refund, in 17.29 whole or in part, outstanding bonds previously issued by the agency or another government 17.30 unit to finance or refinance such costs;
- 17.31 (7) to finance the costs of acquisition, rehabilitation, adaptive reuse, or new construction 17.32 of single-family housing;

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18.1	(8) to finance the costs of construction, acquisition, adaptive reuse, and rehabilitation
18.2	of permanent housing that is affordable to households with incomes at or below 50 percent
18.3	of the area median income for the applicable county or metropolitan area as published by
18.4	the Department of Housing and Urban Development, as adjusted for household size; and
18.5	(9) to finance the costs of construction, acquisition, rehabilitation, conversion, and
18.6	development of cooperatively owned housing created under chapter 308A, 308B, or 308C
18.7	that is affordable to low- and moderate-income households.
18.8	(b) Among comparable proposals for permanent supportive housing, preference shall
18.9	be given to permanent supportive housing for veterans and other individuals or families
18.10	who:
18.11	(1) either have been without a permanent residence for at least 12 months or at least four
18.12	times in the last three years; or
18.13	(2) are at significant risk of lacking a permanent residence for 12 months or at least four
18.14	times in the last three years.
18.15	(c) Among comparable proposals for senior housing, the agency must give priority to
18.16	requests for projects that:
18.17	(1) demonstrate a commitment to maintaining the housing financed as affordable to
18.18	senior households;
18.19	(2) leverage other sources of funding to finance the project, including the use of
18.20	low-income housing tax credits;
18.21	(3) provide access to services to residents and demonstrate the ability to increase physical
18.22	supports and support services as residents age and experience increasing levels of disability;
18.23	and
18.24	(4) include households with incomes that do not exceed 30 percent of the median
18.25	household income for the metropolitan area.
18.26	(d) To the extent practicable, the agency shall balance the loans made between projects
18.27	in the metropolitan area and projects outside the metropolitan area. Of the loans made to

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populations in excess of 20,000.

projects outside the metropolitan area, the agency shall, to the extent practicable, balance

the loans made between projects in counties or cities with a population of 20,000 or less,

as established by the most recent decennial census, and projects in counties or cities with

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19.1	(e) Among comparable proposals for permanent housing, the agency must give preference
19.2	to projects that will provide housing that is affordable to households at or below 30 percent
19.3	of the area median income.
19.4	(f) If a loan recipient uses the loan for new construction as defined by the agency on a
19.5	building containing more than four units, the loan recipient must construct, convert, or
19.6	otherwise adapt the building to include:
19.7	(1) the greater of: (i) at least one unit; or (ii) at least five percent of units that are
19.8	accessible units, and each accessible unit includes at least one roll-in shower, water closet,
19.9	and kitchen work surface meeting the requirements of section 1002 of the current State
19.10	Building Code Accessibility Provisions for Dwelling Units in Minnesota; and
19.11	(2) the greater of: (i) at least one unit; or (ii) at least five percent of units that are
19.12	sensory-accessible units that include:
19.13	(A) soundproofing between shared walls for first and second floor units;
19.14	(B) no florescent lighting in units and common areas;
19.15	(C) low-fume paint;
19.16	(D) low-chemical carpet; and
19.17	(E) low-chemical carpet glue in units and common areas.
19.18	Nothing in this paragraph relieves a project funded by the agency from meeting other
19.19	applicable accessibility requirements.
19.20	Sec. 9. Laws 2023, chapter 37, article 1, section 2, subdivision 20, is amended to read:
19.21 19.22	Subd. 20. Community-Based First-Generation Homebuyers Down Payment Assistance 100,000,000 -0-
19.23	This appropriation is for a grant to Midwest
19.24	Minnesota Community Development
19.25	Corporation (MMCDC) to act as the
19.26	administrator of the community-based
19.27	first-generation homebuyers down payment
19.28	assistance program. The funds shall be
19.29	available to MMCDC for a three-year period
19.30	commencing with issuance of the funds to
19.31	MMCDC. At the expiration of that period, any
19 32	unused funds shall be remitted to the agency

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20.1	Any funds recaptured by MMCDC after	r the		
20.2	expiration of that period shall be remitted	ed to		
20.3	the agency. Funds remitted to the agenc	y		
20.4	under this paragraph are appropriated to	the		
20.5	agency for administration of the			
20.6	first-generation homebuyers down payn	nent		
20.7	assistance fund.			
20.8	Sec. 10. Laws 2023, chapter 37, article	e 1, section 2, s	ubdivision 21, is an	nended to read:
20.9	Subd. 21. Local Housing Trust Fund (Grants	4,800,000	-0-
20.10	(a) This appropriation is for deposit in t	he		
20.11	housing development fund for grants to	local		
20.12	housing trust funds established under			
20.13	Minnesota Statutes, section 462C.16, to			
20.14	incentivize local funding. This is a onet	ime		
20.15	appropriation.			
20.16	(b) A grantee is eligible to receive a gra	nt		
20.17	amount equal to 100 percent of the publ	ic		
20.18	revenue committed to the local housing	trust		
20.19	fund from any source other than the stat	e or		
20.20	federal government, up to \$150,000, and	d in		
20.21	addition, an amount equal to 50 percent	of the		
20.22	public revenue committed to the local ho	using		
20.23	trust fund from any source other than the	state		
20.24	or federal government that is more than			
20.25	\$150,000 but not more than \$300,000.			
20.26	(c) A grantee must use grant funds within	eight		
20.27	five years of receipt for purposes (1)			
20.28	authorized under Minnesota Statutes, se	ection		
20.29	462C.16, subdivision 3, and (2) benefiti	ng		
20.30	households with incomes at or below 11	.5		
20.31	percent of the state median income. A gr	antee		
20.32	must return any grant funds not used for	these		
20.33	purposes within eight years of receipt to	the		

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commissioner of the Minnesota Housing

21.1 Finance Agency for deposit into the housing

21.2 development fund.

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Sec. 11. Laws 2023, chapter 37, article 2, section 9, is amended to read:

Sec. 9. COMMUNITY-BASED FIRST-GENERATION HOMEBUYERS

ASSISTANCE PROGRAM.

- Subdivision 1. **Establishment.** A community-based first-generation homebuyers down payment assistance program is established as a pilot project program under the administration of the Midwest Minnesota Community Development Corporation (MMCDC), a community development financial institution (CDFI) as defined under the Riegle Community Development and Regulatory Improvement Act of 1994, to provide targeted assistance to eligible households homebuyers.
- Subd. 2. **Eligible household homebuyer.** For purposes of this section, "eligible household" "eligible homebuyer" means a household an adult person:
- 21.14 (1) whose income is at or below 100 percent of the area statewide median income at the
 21.15 time of purchase application; and
- 21.16 (2) that includes at least one adult member:
- 21.17 (i) (2) who is preapproved for a first mortgage loan; and
- 21.18 (ii) (3)(i) who either never owned a home or who owned a home but lost it due to foreclosure; and
- 21.20 (iii) (ii) whose parent or prior legal guardian either never owned a home or owned a 21.21 home but lost it due to foreclosure.
- 21.22 At least one adult household member meeting the criteria under clause (2) The eligible
 21.23 homebuyer must complete an approved homebuyer education course prior to signing a
 21.24 purchase agreement and, following the purchase of the home, must occupy it as their primary
- 21.25 residence.
- Subd. 3. **Use of funds.** Assistance under this section is limited to ten percent of the purchase price of a one or two unit home, not to exceed \$32,000. Beginning in fiscal year 2027, the maximum amount of assistance may be increased to up to ten percent of the median home sales price as reported in the previous year's Minnesota Realtors Annual Report on the Minnesota Housing Market. Funds are reserved at the issuance of preapproval.
- 21.31 Reservation of funds is not contingent on having an executed purchase agreement. The

assistance must be provided in the form of a no-interest loan that is forgiven over five years, forgivable at a rate of 20 percent per year on the day after the anniversary date of the note, with the final 20 percent forgiven on the down payment assistance loan maturity date. There is no monthly pro rata or partial year credit. The loan has no monthly payment and does not accrue interest. The prorated balance due is repayable if the property converts to nonowner occupancy, is sold, is subjected to an ineligible refinance, is subjected to an unauthorized transfer of title, or is subjected to a completed foreclosure action within the five-year loan term. Recapture can be waived in the event of financial or personal hardship. MMCDC may retain recaptured funds for assisting eligible homebuyers as provided in this section. Funds may be used for closing costs, down payment, or principal reduction. The eligible household may select any first mortgage lender or broker of their choice, provided that the funds are used in conjunction with a conforming first mortgage loan that is fully amortizing and meets the standards of a qualified mortgage or meets the minimum standards for exemption under Code of Federal Regulations, title 12, section 1026.43. Funds may be used in conjunction with other programs the eligible household may qualify for and the loan placed in any priority position.

- Subd. 4. **Administration.** The community-based first-generation homebuyers down payment assistance program is available statewide and shall be administered by MMCDC, the designated central CDFI. MMCDC may originate and service funds and authorize other CDFIs, Tribal entities, and nonprofit organizations administering down payment assistance to reserve, originate, fund, and service funds for eligible households homebuyers. Administrative costs must not exceed \$3,200 per loan ten percent of the fiscal year appropriation.
- Subd. 5. **Report to legislature.** By January 15 each year, the fund administrator,
 MMCDC, must report to the chairs and ranking minority members of the legislative
 committees with jurisdiction over housing finance and policy the following information:
- 22.27 (1) the number and amount of loans closed;
- 22.28 (2) the median loan amount;

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- 22.29 (3) the number and amount of loans issued by race or ethnic categories;
- 22.30 (4) the median home purchase price;
- 22.31 (5) the interest rates and types of mortgages;
- (6) the credit scores of both applicants and households served;
- 22.33 (7) the total amount returned to the fund; and

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23.1	(8) the number and amount of loans issued by county-;
23.2	(9) the number of each type of housing purchased, including but not limited to
23.3	single-family houses, townhouses, condominiums, and manufactured housing; and
23.4	(10) the mean and median price of each type of housing, including but not limited to
23.5	single-family houses, townhouses, condominiums, and manufactured housing.
	<u> </u>
23.6	Sec. 12. Laws 2023, chapter 37, article 2, section 10, is amended to read:
23.7	Sec. 10. HIGH-RISE SPRINKLER SYSTEM GRANT AND LOAN PROGRAM.
23.8	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
23.9	(b) "Eligible building" means an existing residential building in which:
23.10	(1) at least one story used for human occupancy is the building is seven stories or more
23.11	in height or 75 feet or more above the lowest level of fire department vehicle access; and
23.12	(2) at least two-thirds of its units are affordable to households with an annual income at
23.13	or below 50 60 percent of the area median income as determined by the United States
23.14	Department of Housing and Urban Development, adjusted for family size, that is paying
23.15	no more than 30 percent of annual income on rent.
23.16	(c) "Sprinkler system" means the same as the term "fire protection system" as defined
23.17	in Minnesota Statutes, section 299M.01.
23.18	Subd. 2. Grant program Use of funds. The commissioner of the Housing Finance
23.19	Agency must make grants or loans to owners of eligible buildings for installation of sprinkler
23.20	systems and, if necessary, for relocation of residents during the installation of sprinkler
23.21	systems. Priority shall be given to nonprofit applicants. The maximum grant per eligible
23.22	building shall be \$2,000,000. Each grant to a nonprofit organization shall require a 25
23.23	percent match. Each grant to a for-profit organization shall require a 50 percent match.
23.24	Sec. 13. LOCAL ACTIONS TO SUPPORT HOUSING.
22.25	Where preciooble the commissioner of the Housing Finance Agency shall award on
23.25	Where practicable, the commissioner of the Housing Finance Agency shall award an additional point or points, not to exceed five percent of the total available points in a given
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23.27	competitive development program, to proposals in competitive capital development programs
23.28	if the proposed project is located in a jurisdiction that meets any of the following criteria
23.29	to reduce barriers to affordable housing development:

24.1	(1) the jurisdiction allows for the development of multifamily housing in at least 50
24.2	percent of the area within the jurisdiction zoned as a commercial district, excluding areas
24.3	covered by state or local shoreland regulations;
24.4	(2) the jurisdiction allows for duplexes, accessory dwelling units, or townhomes within
24.5	50 percent of the area within the jurisdiction zoned for single-family housing, excluding
24.6	areas covered by state or local shoreland regulations;
24.7	(3) the jurisdiction does not have parking mandates greater than one stall per unit of
24.8	housing for single-family housing;
24.9	(4) the jurisdiction does not have parking mandates greater than one stall per unit of
24.10	housing for multifamily developments;
24.11	(5) the jurisdiction does not mandate lot sizes larger than one-eighth of an acre for new
24.12	single-family home construction, excluding areas covered by state or local shoreland
24.13	regulations;
24.14	(6) the jurisdiction does not place aesthetic mandates on new single-family construction,
24.15	including type of exterior finish materials, including siding; the presence of shutters, columns,
24.16	gables, decks, balconies, or porches; or minimum garage square footage, size, width, or
24.17	depth;
24.18	(7) the jurisdiction has a density bonus for affordable housing that provides for an increase
24.19	in floor area and lot coverage if the housing is affordable housing; or
24.20	(8) the jurisdiction has adopted an inclusionary zoning policy for the purpose of increasing
24.21	the supply of affordable housing.
24.22	EFFECTIVE DATE. This section is effective the day following final enactment and
24.23	applies to selection criteria and scoring systems developed on or after that day. This section
24.24	expires December 31, 2029.
24.25	Sec. 14. PRESERVATION FRAMEWORK FOR TARGETED STABILIZATION
24.26	OF REGULATED AFFORDABLE HOUSING.
24.27	(a) The commissioner of the Minnesota Housing Finance Agency must work with
24.28	members of the affordable housing industry, representing diverse racial and geographic
24.29	perspectives including the Interagency Stabilization Group, affordable housing providers,
24.30	supportive service providers, legal services, and housing stakeholders, to develop a
24.31	preservation framework for the targeted stabilization of regulated affordable rental housing.
24.32	The goal of this framework is to preserve and sustain affordable housing development

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25.1	organizations, the affordable rental buildings they own, and the housing for the people who
25.2	live in the buildings today and in the future. To the extent practicable, the framework must
25.3	identify:
25.4	(1) strategies, tools, and funding mechanisms to support targeted stabilization of
25.5	affordable rental housing and recapitalization of distressed properties;
25.6	(2) options for temporary or permanent modifications to financing and regulatory terms
25.7	and conditions, which may include changes to compliance requirements such as rent and
25.8	income limits;
25.9	(3) potential improvements to processes and programs that are critical to the operations
25.10	of permanent supportive housing including but not limited to coordinated entry, front desk
25.11	and service funding, and relief options if there is a lack of identified service dollars or service
25.12	providers;
25.13	(4) strategies for asset management to support long-term stabilization of regulated
25.14	affordable housing; and
25.15	(5) state statutory changes needed to support or enable identified strategies.
25.16	(b) The framework shall identify options for tenant protections that may be needed
25.17	during stabilization efforts. The agency must also consider such factors as protecting public
25.18	resources and legal requirements.
25.19	(c) By February 15, 2026, the commissioner of the Minnesota Housing Finance Agency
25.20	must submit the preservation framework to the chairs and ranking minority members of the
25.21	legislative committees having jurisdiction over housing finance and policy on the preservation
25.22	framework, including any improvements implemented as well as any potential changes to
25.23	existing state statute that may be needed to support targeted stabilization of regulated
25.24	affordable housing and recapitalization of distressed properties.
25.25	Sec. 15. REPORT ON MINNESOTA HOUSING FINANCE AGENCY ASSET
25.26	PORTFOLIO.
25.27	By March 31, 2026, and March 31, 2027, the commissioner of the Minnesota Housing
25.28	Finance Agency shall report to the chairs and ranking minority members of the legislative
25.29	committees with jurisdiction over housing finance and policy on the financial stability of
25.30	the agency's asset management portfolio. The report must include the following information
25.31	from the previous year for individual properties:

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(1) the ratio of operating expenses to revenue, including debt service and replacement 26.1 reserves; and 26.2 (2) a summary of aggregate tenant receivables, which includes the amount of late rent, 26.3 tenant fees, and tenant damages. 26.4 Sec. 16. REPORT ON ACCESSIBLE HOUSING. 26.5 By February 15, 2026, the commissioner of the Minnesota Housing Finance Agency 26.6 must submit a report to the chairs and ranking minority members of the legislative committees 26.7 with jurisdiction over housing finance and policy on the state's Olmstead Plan activities 26.8 related to affordable and accessible housing for persons with disabilities, including topics 26.9 or areas that may require legislative action. 26.10 **ARTICLE 4** 26.11 HOUSING MISCELLANEOUS POLICY 26.12 Section 1. Minnesota Statutes 2024, section 462C.16, subdivision 1, is amended to read: 26.13 Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have 26.14 the meanings given to them. 26.15 26.16 (b) "Commissioner" means the commissioner of the Minnesota Housing Finance Agency. (c) "Fund" means a local housing trust fund or a regional housing trust fund. 26.17 (d) "Local government" means any statutory or home rule charter city, a housing and 26.18 redevelopment authority, or a county. 26.19 (e) "Local housing trust fund" means a fund established by a local government with one 26.20 or more dedicated sources of public revenue for housing. 26.21 (f) "Regional housing trust fund" means a fund established and administered under a 26.22 joint powers agreement entered into by two or more local governments with one or more 26.23 dedicated sources of public revenue for housing. 26.24 Sec. 2. Minnesota Statutes 2024, section 477A.35, subdivision 5, is amended to read: 26.25 Subd. 5. Use of proceeds. (a) Any funds distributed under this section must be spent on 26.26 a qualifying project. Funds are considered spent on a qualifying project if: 26.27 (1) a tier I city or county demonstrates to the Minnesota Housing Finance Agency that 26.28 the city or county cannot expend funds on a qualifying project by the deadline imposed by 26.29 26.30 paragraph (b) due to factors outside the control of the city or county; and

(2) the funds are transferred to a local housing trust f	27.1) the funds are tra	ansferred to a loc	cal housing	trust fund.
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- Funds transferred to a local housing trust fund under this paragraph must be spent on a project or household that meets the affordability requirements of subdivision 4, paragraph
- 27.4 (a).
- 27.5 (b) Funds must be spent by December 31 in the third year following the year after the aid was received. The requirements of this paragraph are satisfied if funds are:
- 27.7 (1) committed to a qualifying project by December 31 in the third year following the year after the aid was received; and
- 27.9 (2) expended by December 31 in the fourth year following the year after the aid was received.
- (c) An aid recipient may not use aid money to reimburse itself for prior expenditures.
- 27.12 (d) Any program income generated from funds distributed under this section must be
 27.13 used on a qualifying project.
- Sec. 3. Minnesota Statutes 2024, section 477A.36, subdivision 5, is amended to read:
- Subd. 5. Use of proceeds. (a) Any funds distributed under this section must be spent on a qualifying project. If a tier I city or county demonstrates to the Minnesota Housing Finance Agency that the tier I city or county cannot expend funds on a qualifying project by the deadline imposed by paragraph (b) due to factors outside the control of the tier I city or county, funds shall be considered spent on a qualifying project if the funds are transferred to a local housing trust fund. Funds transferred to a local housing trust fund must be spent on a project or household that meets the affordability requirements of subdivision 4,
- 27.22 paragraph (a).
- 27.23 (b) Funds must be spent by December 31 in the third year following the year after the aid was received. The requirements of this paragraph are satisfied if funds are:
- 27.25 (1) committed to a qualifying project by December 31 in the third year following the year after the aid was received; and
- 27.27 (2) expended by December 31 in the fourth year following the year after the aid was received.
- (c) An aid recipient may not use aid funds to reimburse itself for prior expenditures.
- 27.30 (d) Any program income generated from funds distributed under this section must be
 27.31 used on a qualifying project.

Sec. 4. Minnesota Statutes 2024, section 504B.161, subdivision 1, is amended to read:

Subdivision 1. **Requirements.** (a) In every lease or license of residential premises, the landlord or licensor covenants:

- (1) that the premises and all common areas are fit for the use intended by the parties;
- (2) to keep the premises and all common areas in reasonable repair during the term of the lease or license, including services and conditions listed in section 504B.381, subdivision 1, and extermination of insects, rodents, vermin, or other pests on the premises, except when the disrepair has been caused by the willful, malicious, or irresponsible conduct of the tenant or licensee or a person under the direction or control of the tenant or licensee;
- (3) to make the premises and all common areas reasonably energy efficient by installing weatherstripping, caulking, storm windows, and storm doors when any such measure will result in energy procurement cost savings, based on current and projected average residential energy costs in Minnesota, that will exceed the cost of implementing that measure, including interest, amortized over the ten-year period following the incurring of the cost;
- (4) to maintain the premises and all common areas in compliance with the applicable health and safety laws of the United States, of the state, and of the local units of government, including ordinances regulating rental licensing, where the premises are located during the term of the lease or license, except when violation of the health and safety laws has been caused by the willful, malicious, or irresponsible conduct of the tenant or licensee or a person under the direction or control of the tenant or licensee; and
- (5) to supply equip or furnish heat capable of maintaining at a minimum temperature of 68 degrees Fahrenheit in all places intended for habitation including kitchens and bathrooms from October 1 through April 30, unless a utility company requires and instructs the heat to be reduced.
- 28.25 (b) The parties to a lease or license of residential premises may not waive or modify the covenants imposed by this section.
- Sec. 5. Minnesota Statutes 2024, section 504B.206, subdivision 2, is amended to read:
- Subd. 2. **Treatment of information.** (a) A landlord must not disclose:
- 28.29 (1) any information provided to the landlord by a tenant in the written notice required under subdivision 1, paragraph (b);
- 28.31 (2) any information contained in the qualifying document;
- 28.32 (3) the address or location to which the tenant has relocated; or

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(4) the status of the tenant as a victim of violence.

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- (b) The information referenced in paragraph (a) must not be entered into any shared database or provided to any person or entity but may be used when required as evidence in an eviction proceeding, action for unpaid rent or damages arising out of the tenancy, claims under section 504B.178, with the consent of the tenant, or as otherwise required by law.
- (c) The requirements of this subdivision to treat the information enumerated in paragraph

 (a) are paramount and supersede any other document or form previously signed by the tenant, including but not limited to any release of information form.
- 29.9 (e) (d) A landlord who violates this section is liable to the tenant for statutory damages of \$2,000, plus reasonable attorney fees and costs.

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

- Sec. 6. Minnesota Statutes 2024, section 504B.385, subdivision 1, is amended to read:
- Subdivision 1. **Escrow of rent.** (a) If a violation exists in a residential building, a residential tenant may deposit the amount of rent due to the landlord with the court administrator using the procedures described in paragraphs (b) to (d).
 - (b) For a violation as defined in section 504B.001, subdivision 14, clause (1), the residential tenant may deposit with the court administrator the rent due to the landlord along with a copy of the written notice of the code violation as provided in section 504B.185, subdivision 2. The residential tenant may not deposit the rent or file the written notice of the code violation until the time granted to make repairs has expired without satisfactory repairs being made, unless the residential tenant alleges that the time granted is excessive.
 - (c) For a violation as defined in section 504B.001, subdivision 14, clause (2) or, (3), (4), or (5), the residential tenant must give written notice to the landlord specifying the violation. The notice must be delivered personally or sent to the person or place where rent is normally paid. If the violation is not corrected within 14 days, the residential tenant may deposit the amount of rent due to the landlord with the court administrator along with an affidavit specifying the violation. The court must provide a simplified form affidavit for use under this paragraph.
 - (d) The residential tenant need not deposit rent if none is due to the landlord at the time the residential tenant files the notice required by paragraph (b) or (c). All rent which becomes due to the landlord after that time but before the hearing under subdivision 6 must be deposited with the court administrator. As long as proceedings are pending under this section,

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the residential tenant must pay rent to the landlord or as directed by the court and may not withhold rent to remedy a violation.

- Sec. 7. Minnesota Statutes 2024, section 504B.395, subdivision 4, is amended to read:
- Subd. 4. **Landlord must be informed.** A landlord must be informed in writing of an alleged violation at least 14 days before an action is brought by:
- (1) a residential tenant of a residential building in which a violation as defined in section 504B.001, subdivision 14, clause (2) or, (3), (4), or (5), is alleged to exist; or
- (2) a housing-related neighborhood organization, with the written permission of a residential tenant of a residential building in which a violation, as defined in section 504B.001, subdivision 14, clause (2), (3), (4), or (5), is alleged to exist. The notice requirement may be waived if the court finds that the landlord cannot be located despite diligent efforts.
- Sec. 8. Minnesota Statutes 2024, section 507.18, subdivision 5, is amended to read:
 - Subd. 5. Discharge of restrictive covenants related to protected classes. The owner of any interest in real property may record, at no cost, the statutory form provided in subdivision 6 in the office of the county recorder of any county where the real property is located to discharge and release a restrictive covenant related to a protected class permanently from the title. This subdivision does not apply to real property registered under chapters 508 and 508A. The discharge of the restrictive covenant is valid and enforceable under the law of Minnesota when the statutory form provided in subdivision 6 is properly recorded, but the instrument containing such restrictive covenants shall have full force in all other respects and shall be construed as if no such restrictive covenant were contained therein. A restrictive covenant affecting a protected class is void regardless of whether a statutory form as provided for in this section has been recorded in the office of the county recorder in the county where the real property affected by the restrictive covenant is located.
 - **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 9. Minnesota Statutes 2024, section 507.18, subdivision 6, is amended to read:
- Subd. 6. **Filing; recording.** (a) The county recorder must accept the statutory form provided in this subdivision for recording when the form:
- 30.30 (1) has been executed before a notary;

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31.1	(2) contains the legal description of the real property affected by the restrictive covenant
31.2	related to a protected class;
31.3	(3) contains the date of recording of the instrument containing the restrictive covenant,
31.4	and the volume and page number or document number of the instrument; and
31.5	(4) complies with all other recording requirements, and applicable recording fees have
31.6	been paid.
31.7	(b) The commissioner of commerce must provide electronic copies of the statutory form
31.8	in this subdivision to the public free of at no cost.
31.9	(c) The recording of this form does not alter or affect the duration or expiration of
31.10	covenants, conditions, or restrictions under section 500.20 and may not be used to extend
31.11	the effect of a covenant, condition, or restriction.
31.12	(d) The statutory form that follows may be used to discharge restrictive covenants on
31.13	property that limit the ownership, occupancy, use, or financing based on protected class:
31.14	DISCHARGE OF RESTRICTIVE COVENANT AFFECTING PROTECTED CLASSES
31.15	Pursuant to Minnesota Statutes, section 507.18, any restrictive covenant affecting a
31.16	protected class, including covenants which were placed on the real property with the intent
31.17	of restricting the use, occupancy, ownership, or financing because of a person's race, color,
31.18	creed, national origin, or religious beliefs, is discharged and released from the land described
31.19	herein.
31.20	State of Minnesota, County of
31.21	I/we,, having an ownership
31.22	or other interest in all or part of the real property described herein, solemnly swear that the
31.23	contents of this form are true to the best of my/our knowledge, except as to those matters
31.24	stated on information and belief, and that as to those matters I/we believe them to be true.
31.25	Name and Address of Owner(s)
31.26	The real property owned by owner(s) is located in
31.27	Minnesota, and is legally described as follows:
31.28	OWNER(s),, swears and affirms
31.29	that Owner(s) is/are 18 years of age or older and is/are not under any legal incapacity and
31.30	that the information provided in this form is true and correct based on the information
31.31	available and based on reasonable information and belief:

32.1	(1) a restrictive covenant which had the intent to restrict the use, occupancy, ownership		
32.2	or financing of this property based on a protected class, including race, color, creed, national		
32.3	origin, or religion, existed at one time related to the property described in this form;		
32.4	(2) the restrictive covenant is contained in an instrument dated, and		
32.5	recorded as Document Number (or in Book of, Page)		
32.6	in the Office of the County Recorder of, Minnesota;		
32.7	(3) restrictive covenants relating to or affecting protected classes are unenforceable and		
32.8	void pursuant to Minnesota Statutes, sections 507.18 and 363A.09, the United States		
32.9	Constitution, and the Minnesota Constitution;		
32.10	(4) Minnesota Statutes, section 507.18, provides for the discharge of a restrictive covenant		
32.11	of the nature described herein through the use of this statutory form to permanently discharge		
32.12	such covenants from the land described herein and release the current and future landowner(s		
32.13	from any such restrictive covenant related to or affecting protected classes;		
32.14	(5) the instrument containing such restrictive covenants shall have full force in all other		
32.15	respects and shall be construed as if no such restrictive covenant was contained therein; and		
32.16	(6) the filing of this form does not alter or change the duration or expiration of covenants		
32.17	conditions, or restrictions under Minnesota Statutes, section 500.20.		
32.18	The affiant(s) know(s) the matters herein stated are true and make(s) this affidavit for		
32.19	the purpose of documenting the discharge of the illegal and unenforceable restrictive		
32.20	covenants affecting protected classes.		
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32.22	Affiant (Owner(s) Signature)		
32.23 32.24	Signed and sworn before me on(Date), by		
32.25	(Affiant/Owner)		
32.26			
32.27	Signature of Notary		
32.28	Stamp		
32.29	My commission expires		

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

- Sec. 10. Laws 2023, chapter 52, article 19, section 90, is amended to read:
- 33.2 Sec. 90. EFFECTIVE DATE.
- 33.3 (a) Sections 83 to 89 are effective January 1, 2024, and apply to leases signed on or after that date.
- 33.5 (b) Sections 83 to 89 are effective January 1, 2026, for leases renewed or extended on or after that date. For the purposes of this section, estates at will shall be deemed to be
- renewed or extended at the commencement of each rental period.
- EFFECTIVE DATE. Paragraph (b) is effective January 1, 2026, and applies to leases entered into, renewed, or extended on or after that date.
- Sec. 11. Laws 2023, chapter 52, article 19, section 102, is amended to read:
- 33.11 Sec. 102. EFFECTIVE DATE.
- 33.12 (a) Sections 97, 98, and 100 are effective January 1, 2024, and apply to leases entered into or renewed on or after January 1, 2024.
- 33.14 (b) Sections 97, 98, and 100 are effective January 1, 2026, for leases extended on or
 33.15 after January 1, 2026. For the purposes of this section, estates at will shall be deemed to be
 33.16 renewed or extended at the commencement of each rental period.
- EFFECTIVE DATE. Paragraph (b) is effective January 1, 2026, and applies to leases entered into, renewed, or extended on or after that date.
- Sec. 12. Laws 2024, chapter 96, article 1, section 91, is amended to read:
- 33.20 Sec. 91. EFFECTIVE DATE.
- This article is effective August 1, 2025 2026.
- Sec. 13. Laws 2024, chapter 96, article 2, section 13, is amended to read:
- 33.23 Sec. 13. EFFECTIVE DATE.
- This article is effective August 1, 2025 2026.

34.1	Sec. 14. APPLICABLE PREVAILING WAGE RATE.		
34.2	(a) An allocating agency, as defined in Minnesota Statutes, section 116J.871, subdivision		
34.3	1, paragraph (f), may adopt a policy or ordinance utilizing the applicable carpenter rate for		
34.4	residential construction under the federal Davis-Bacon and Related Acts for wood frame		
34.5	carpenter work as defined in paragraph (b). This paragraph only applies to projects subject		
34.6	to prevailing wage requirements pursuant to Minnesota Statutes, section 116J.871,		
34.7	subdivision 2, where any financial assistance, as defined in Minnesota Statutes, section		
34.8	116J.871, subdivision 1, paragraph (c), consists solely of allocations or awards of low-income		
34.9	housing tax credits as provided in Minnesota Statutes, section 462A.222, and where the		
34.10	project does not receive any other state financing or funding.		
34.11	(b) For purposes of this section, "wood frame carpenter work" means carpenter work as		
34.12	described in Minnesota Rules, part 5200.1102, subpart 4, performed in the erection,		
34.13	remodeling, or finishing of a structure of up to six stories, or any portion thereof, that is		
34.14	wood framed and intended for residential use.		
34.15	(c) This section expires December 31, 2027.		
34.16	EFFECTIVE DATE. This section is effective the day following final enactment.		
34.17	Sec. 15. REPORT AND GUIDANCE ON REPOSITIONING PUBLIC HOUSING		
34.18	AND ON GENERAL OBLIGATION BOND FUNDING FOR PUBLIC HOUSING		
34.19	AUTHORITIES.		
34.20	(a) By February 15, 2026, the commissioner of management and budget shall submit a		
34.21	report to the chairs and ranking minority members of the legislative committees with		
34.22	jurisdiction over housing finance and policy and over capital investment.		
34.23	(b) The report must:		
34.24	(1) summarize guidance identifying possible options available under current law for		
34.25	public housing authorities to participate in repositioning programs with the United States		
34.26	Department of Housing and Urban Development while remaining eligible for funding		
34.27	through state general obligation bonds;		
34.28	(2) review current legal barriers related to the eligibility of public housing authorities		
34.29	to receive state general obligation bond funding while participating in repositioning programs		

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of the United States Department of Housing and Urban Development; and

(3) identify any provisions that present unresolved legal questions regarding ownership, repayment, or public purpose requirements applicable to the use of general obligation bond proceeds for repositioned public housing.

(c) In preparing the report, the commissioner of management and budget must consult with entities that have expertise on repositioning programs with the United States Department of Housing and Urban Development, including the commissioner of the Minnesota Housing Finance Agency and the Minnesota Chapter of the National Association of Housing and Redevelopment Officials."

Delete the title and insert:

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35.10 "A bill for an act
relating to state government; establishing budget for Minnesota Housing Finance
Agency; making policy, finance, and technical changes to housing provisions;

Agency; making policy, finance, and technical changes to housing provisions; modifying requirements for landlord and tenant provisions; authorizing issuance of housing infrastructure bonds; modifying and clarifying requirements for certain housing development and aid programs; repealing housing support account; requiring reports; appropriating money; amending Minnesota Statutes 2024, sections 327C.095, subdivision 12; 462A.051, subdivision 2; 462A.07, by adding a subdivision; 462A.2095, subdivisions 2, 3; 462A.33, subdivisions 2, 9; 462A.37, subdivisions 2, 5, by adding a subdivision; 462C.16, subdivision 1; 477A.35, subdivision 5; 477A.36, subdivision 5; 504B.161, subdivision 1; 504B.206, subdivision 2; 504B.385, subdivision 1; 504B.395, subdivision 4; 507.18, subdivisions 5, 6; Laws 2023, chapter 37, article 1, section 2, subdivisions 20, 21, 29, as amended; article 2, sections 9; 10; Laws 2023, chapter 52, article 19, sections 90; 102; Laws 2024, chapter 96, article 1, section 91; article 2, section 13; repealing Minnesota Statutes 2024, sections 16A.287; 462A.43."

36.1	We request the adoption of this report and repassage of the bill.		
36.2	Senate Conferees:		
36.3 36.4	Lindsey Port	Liz Boldon	
36.5 36.6	Eric Lucero		
36.7	House Conferees:		
36.8 36.9	Spencer Igo	Jim Nash	

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Michael Howard