..... moves to amend H.F. No. 2170, the first engrossment, as follows:

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1.2	Delete everything after the enacting clause and insert:
1.3	"Section 1. [16B.312] CONSTRUCTION MATERIALS; ENVIRONMENTAL
1.4	ANALYSIS.
1.5	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.6	the meanings given.
1.7	(b) "Carbon steel" means steel in which the main alloying element is carbon and whose
1.8	properties are chiefly dependent on the percentage of carbon present.
1.9	(c) "Commissioner" means the commissioner of the Department of Administration.
1.10	(d) "Electric arc furnace" means a furnace that produces molten alloy metal and heats
1.11	the charge materials with electric arcs from carbon electrodes.
1.12	(e) "Eligible material" means:
1.13	(1) carbon steel rebar;
1.14	(2) structural steel;
1.15	(3) concrete; or
1.16	(4) asphalt paving mixtures.
1.17	(f) "Eligible project" means:
1.18	(1) new construction of a state building larger than 50,000 gross square feet of occupied
1.19	or conditioned space;
1.20	(2) renovation of more than 50,000 gross square feet of occupied or conditioned space
1.21	in a state building whose renovation cost exceeds 50 percent of the building's assessed value;
1.22	<u>or</u>

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(3) new construction or reconstruct	tion of two or more lane-n	niles of a trun	ık highway.
(g) "Environmental product declara	ntion" means a supply cha	in specific ty	pe III
environmental product declaration that	<u>::</u>		
(1) contains a lifecycle assessment	of the environmental imp	acts of manu	facturing a
specific product by a specific firm, inc	luding the impacts of extr	racting and pr	oducing the
raw materials and components that cor	npose the product;		
(2) is verified by a third party; and			
(3) meets the ISO 14025 standard of	leveloped and maintained	by the Intern	national
Organization for Standardization (ISO	<u>).</u>		
(h) "Global warming potential" has	the meaning given in sec	tion 216H.10	, subdivision
<u>6.</u>			
(i) "Greenhouse gas" has the meaning	ing given to "statewide gro	eenhouse gas	emissions"
in section 216H.01, subdivision 2.			
(j) "Integrated steel production" me	eans the production of iron	n and subsequ	uently steel
primarily from iron ore or iron ore pell	lets.		
(k) "Lifecycle" means an analysis t	hat includes the environm	ental impacts	s of all stages
of a specific product's production, from	n mining and processing i	ts raw materi	als to the
process of manufacturing the product i	tself.		
(l) "Rebar" means a steel reinforcing	ng bar or rod encased in co	oncrete.	
(m) "Secondary steel production" n	neans the production of st	eel from prin	narily ferrous
scrap and other metallics inputs melted	d and refined in an electric	e arc furnace.	
(n) "State building" means a building	ng which is owned by the	state of Mini	nesota or a
Minnesota state agency.			
(o) "Structural steel" means steel th	nat is classified by the sha	pes of its cros	ss-sections,
such as I, T, and C shapes.			
(p) "Supply chain specific" means	an environmental product	declaration t	hat includes
specific data for the production proces	ses of the materials and co	omponents co	omposing a
product that contribute at least 80 percent	nt of the product's lifecycle	e global warm	ing potential,
as defined in International Organizatio	n for Standardization stan	dard 21930.	
Subd. 2. <b>Standard; maximum glo</b> l	bal warming notential. (a	a) The commi	ssioner shall.

after reviewing the recommendations from the Environmental Standards Procurement Task

Section 1. 2

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Force made under subdivision 5, paragraph (c), establish and publish a maximum acceptable 3.1 global warming potential for each eligible material used in an eligible project, in accordance 3.2 3.3 with the following schedule: (1) for concrete used in buildings, no later than January 15, 2026; and 3.4 3.5 (2) for carbon steel rebar and structural steel and, after conferring with the commissioner of transportation, for asphalt paving mixtures and concrete pavement, no later than January 3.6 15, 2028. 3.7 (b) The commissioner shall, after considering nationally or internationally recognized 3.8 databases of environmental product declarations for an eligible material, establish the 3.9 maximum acceptable global warming potential for that eligible material. 3.10 (c) The commissioner may set different maximum global warming potentials for different 3.11 specific products and subproduct categories that are examples of the same eligible material 3.12 based on distinctions between eligible material production and manufacturing processes 3.13 such as integrated versus secondary steel production. 3.14 (d) The commissioner must establish maximum global warming potentials that are 3.15 consistent with criteria in an environmental product declaration. 3.16 (e) Not later than three years after establishing the maximum global warming potential 3.17 for an eligible material under paragraph (a), and not longer than every three years thereafter, 3.18 the commissioner, after conferring with the commissioner of transportation with respect to 3.19 asphalt paving mixtures and concrete pavement, shall review the maximum acceptable 3.20 global warming potential for each eligible material and for specific eligible material products. 3.21 The commissioner may adjust any of those values downward to reflect industry improvements 3.22 if, based on the process described in paragraph (b), the commissioner determines that the 3.23 industry average has declined. 3.24 3.25 Subd. 3. **Procurement process.** The Department of Administration and the Department of Transportation shall, after reviewing the recommendations of the Environmental Standards 3.26 Procurement Task Force made under subdivision 5, paragraph (c), establish processes for 3.27 incorporating the maximum allowable global warming potential of eligible materials into 3.28 their bidding processes by the effective dates listed in subdivision 2. 3.29 Subd. 4. **Pilot program.** (a) No later than July 1, 2024, the Department of Administration 3.30 must establish a pilot program that seeks to obtain from vendors an estimate of the lifecycle 3.31 greenhouse gas emissions of products selected by the departments from among those 3.32 procured. The pilot program must encourage, but may not require, a vendor to submit the 3.33

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following data for each selected product that represents at least 90 percent of the total co	st
of the materials or components composing the selected product:	
(1) the quantity of the product purchased by the department;	
(2) a current environmental product declaration for the product;	
(3) the name and location of the product's manufacturer;	
(4) a copy of the vendor's Supplier Code of Conduct, if any;	
(5) the names and locations of the product's actual production facilities; and	
(6) an assessment of employee working conditions at the product's production facilities	<u>:S.</u>
(b) The Department of Administration must construct or provide access to a publicly	
accessible database which shall be posted on their website and shall contain the data reporte	ed
to the department under this subdivision. The data must be reported in a manner that doe	<u>2S</u>
not disclose, directly, or in combination with other publicly available data, the identification	on
of the product manufacturer.	
Subd. 5. Environmental Standards Procurement Task Force. (a) No later than Octob	er
1, 2023, the commissioners of administration and transportation must establish an	
Environmental Standards Procurement Task Force to examine issues surrounding the	
mplementation of a program requiring vendors of certain construction materials purchase	<u>ed</u>
by the state to:	
(1) submit environmental product declarations that assess the lifecycle environmenta	1
impacts of those materials to state officials as part of the procurement process; and	
(2) meet standards established by the commissioner of administration that limit	
greenhouse gas emissions impacts of those materials.	
(b) The task force must examine, at a minimum, the following:	
(1) which construction materials should be subject to the program requirements;	
(2) what factors should be considered in establishing greenhouse gas emissions standard	<u>ds</u>
including distinctions between eligible material production and manufacturing processes	<u>s</u>
such as integrated versus secondary steel production;	
(3) a schedule for the development of standards for specific materials and for	
incorporating the standards into the purchasing process including distinctions between	
eligible material production and manufacturing processes;	

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5.1	(4) the development and use of financial incentives to reward vendors for developing
5.2	products whose greenhouse gas emissions are below the standards;
5.3	(5) the provision of grants to defer a vendor's cost to obtain environmental product
5.4	declarations;
5.5	(6) how the issues in clauses (1) to (5) are addressed by existing programs in other states
5.6	and countries;
5.7	(7) coordinate with the federal Buy Clean Task Force established under Executive Order
5.8	14057 and representatives of the United States Departments of Commerce, Energy, Housing
5.9	and Urban Development, Transportation, Environmental Protection Agency, General Services
5.10	Administration, White House Office of Management and Budget, and the White House
5.11	Domestic Climate Policy Council; and
5.12	(8) any other issues the task force deems relevant.
5.13	(c) The task force shall make recommendations to the commissioners of the Department
5.14	of Administration and the Department of Transportation regarding:
5.15	(1) how to implement requirements that maximum global warming impacts for eligible
5.16	materials be integrated into the bidding process for eligible projects;
5.17	(2) incentive structures that can be included in bidding processes to encourage the use
5.18	of materials whose global warming potential is below the maximum established under
5.19	subdivision 2;
5.20	(3) how a successful bidder for a contract will notify the commissioner of the specific
5.21	environmental product declaration for a material used on a project;
5.22	(4) a process for waiving the requirements to procure materials below the maximum
5.23	global warming potential resulting from product supply problems, geographic
5.24	impracticability, or financial hardship;
5.25	(5) a system for awarding grants to manufacturers of eligible materials located in
5.26	Minnesota to offset the cost of obtaining environmental product declarations or otherwise
5.27	collect environmental product declaration data from manufacturers based in Minnesota;
5.28	(6) whether to use an industry average or a different method to set the maximum allowable
5.29	global warming potential, or whether that average could be used for some materials but not
5.30	others; and
5.31	(7) any other items it deems necessary in order to implement this section.

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6.1	(d) Members of the task force must i	nclude, but may not be lin	nited to, repre	sentatives
6.2	of:			
6.3	(1) the Departments of Administration	on and Transportation;		
6.4	(2) the Center for Sustainable Buildi	ng Research at the Univers	sity of Minne	sota;
6.5	(3) the Aggregate and Ready Mix A	ssociation of Minnesota;		
6.6	(4) the Concrete Paving Association	of Minnesota;		
6.7	(5) the Minnesota Asphalt Pavement	Association;		
6.8	(6) the Minnesota Board of Engineer	ring;		
6.9	(7) a representative of the Minnesota	iron mining industry;		
6.10	(8) building and transportation const	ruction firms;		
6.11	(9) suppliers of eligible materials;			
6.12	(10) organized labor in the construct	ion trades;		
6.13	(11) organized labor in the manufact	uring or industrial sectors;		
6.14	(12) environmental advocacy organi	zations; and		
6.15	(13) environmental justice organizat	ions.		
6.16	(e) The Department of Administration	on must provide meeting sp	pace and serve	as staff to
6.17	the task force.			
6.18	(f) The commissioner of administrat	ion, or the commissioner's	designee, sha	all serve as
6.19	chair of the task force. The task force m	ust meet at least four times	s annually, an	d may
6.20	convene additional meetings at the call	of the chair.		
6.21	(g) The commissioner of administration	tion shall summarize the fi	ndings and	
6.22	recommendations of the task force in a r	report submitted to the char	irs and rankin	g minority
6.23	members of the senate and house of repr	esentatives committees wit	h primary res	ponsibility
6.24	for state government, transportation, and	energy no later than Decem	oer 1, 2025, ar	nd annually
6.25	thereafter for as long as the task force co	ontinues its operations.		
6.26	(h) The task force is subject to section	on 15.059, subdivision 6.		
6.27	(i) The task force shall expire on Jan	uary 1, 2029.		
6.28	Subd. 6. Environmental product de	eclarations; grant progra	m. A grant p	rogram is
6.29	established in the Department of Admin	istration to award grants to	manufacture	ers to assist

Section 1. 6

6.30

them in obtaining environmental product declarations or in otherwise collecting

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environmental product declaration data from manufacturers in Minnesota. The commissioner of administration shall develop procedures for processing grant applications and making grant awards. Grant applicants must submit an application to the commissioner on a form prescribed by the commissioner. The commissioner shall act as fiscal agent for the grant program and shall be responsible for receiving and reviewing grant applications and awarding grants under this subdivision.

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

## Sec. 2. APPROPRIATION.

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- (a) \$300,000 in fiscal year 2024 is appropriated from the general fund to the Department of Transportation to award grants and \$200,000 in fiscal year 2024 is appropriated from the general fund to the Department of Administration to give grants or collect environmental product declaration data as described in section 1, subdivision 5.
- (b) \$500,000 in fiscal year 2024 is appropriated from the general fund to the commissioner of administration for the purpose of awarding grants to manufacturers to assist them in obtaining environmental product declarations or in otherwise collecting environmental product declaration data under Minnesota Statutes, section 16B.312, subdivision 6, and to reimburse the department for the reasonable costs of implementing that section.
- 7.18 **EFFECTIVE DATE.** This section is effective the day following final enactment."
- 7.19 Amend the title accordingly

Sec. 2. 7