

H.F. 37

Second Special Session As introduced

Subject Rebuilding areas damaged by civil unrest

Authors Davnie

Analysts Anna Scholin

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Overview

Creates a program to assist areas affected by the recent civil unrest. Preserves existing entities and encourages new economic development in these areas through locally designed programs focused on providing grants and loans to businesses and nonprofits. Sets baseline terms for this assistance while preserving significant flexibility for responding to local needs and requires monitoring of performance measures and annual reports to the legislature.

Section Description

1 Civil unrest immediate relief program.

Creates a program to assist areas affected by the recent civil unrest by providing a funding mechanism to meet local rebuilding needs.

Subd. 1. Definitions. Defines key terms for the program:

- Defines "eligible organization" to mean: a federally certified community development financial institution; a city; the Minneapolis Community Development Agency; or the St. Paul Housing and Redevelopment Authority.
- Defines "entity" also very broadly to include any registered business or nonprofit organization that would receive a grant or loan under the program.

Subd. 2. Establishment. Directs the commissioner of employment and economic development to create a program to make grants to eligible organizations to develop their own local economic relief programs to serve the areas adversely impacted by the recent civil unrest addressed in governor's Executive Order No. 20-64. Sets the primary goal of all such programs as preserving existing businesses and encouraging new entities to locate to those areas. Declares subordinate goals of providing outreach to cultural communities and special support to microenterprises and those harmed by the pandemic.

Section Description

Subd. 3. Available relief. Requires an eligible organization to first develop a plan for its local program, including details on how the application process will work and the terms of assistance offered. Directs the commissioner of employment to review such plans for approval. Retains great flexibility to design these local programs to meet local needs, but sets some overall requirements:

- Caps grants at \$250,000 per entity and requires: staying in the community for three years; submission of a plan for continued operation; and a determination that a loan was not appropriate for that applicant.
- Caps loans at \$500,000 per entity and requires a plan for the entity's continued operation. Allows loans to be with or without interest, deferred for up to three years, or forgivable. Requires entities to remain in the community for a minimum of three years for a loan to be deferred or forgivable. Sends all loan repayments back to the general fund.

Subd. 4. Monitoring and reporting. Specifies that eligible organizations must establish performance measures for each program that the commissioner must monitor for compliance. Requires an annual report of performance measures to the commissioner for a report to the legislature.

Subd. 5. Exemptions. Exempts this section from existing business subsidy and grant making requirements, though goals for job creation, job retention, wages, and benefits must be provided.

Subd. 6. Administrative costs. Allows the agency to use up to seven percent of the appropriation for this program for the administrative costs of the department and the participating eligible organizations.

Effective date: This section is effective the day following final enactment and expires the day after the last loan is repaid or forgiven.

2 Civil unrest immediate relief program.

Makes a onetime appropriation to the commissioner of employment and economic development for the civil unrest immediate relief program outlined in section 1. Carves out a portion of that amount for grants to: the city of Minneapolis; the city of St. Paul; the Minneapolis Community Development Agency for land-banking activity; the St. Paul Housing and Redevelopment Authority for land-banking activity; affected cities for community re-imagining; and the Civil Unrest Investigatory Commission. Allows the money to remain available until the end of fiscal year 2021.

Effective date: This section is effective the day following final enactment.



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