STATE OF MINNESOTA

Journal of the Senate

NINETY-FOURTH LEGISLATURE

TWENTY-FIFTH LEGISLATIVE DAY

St. Paul, Minnesota, Friday, April 25, 2025

The Senate met at 1:00 p.m. and was called to order by the President.

CALL OF THE SENATE

Senator Pha imposed a call of the Senate. The Sergeant at Arms was instructed to bring in the absent members.

Prayer was offered by the Chaplain, Rev. Luke Nelson.

The members of the Senate gave the pledge of allegiance to the flag of the United States of America.

Jasinski

Johnson

Klein

Koran

Kreun

Lang

Latz

Lieske

Lucero

Limmer

Kunesh Kupec

The roll was called, and the following Senators were present:

Abeler
Anderson
Bahr
Boldon
Carlson
Champion
Clark
Coleman
Cwodzinski
Dahms
Dibble
Dornink
Draheim

Duckworth Farnsworth Fateh Frentz Green Gruenhagen Gustafson Hauschild Hawj Hoffman Housley Howe

Mann Marty Johnson Stewart Mathews Maye Quade McEwen Miller Mitchell Mohamed Murphy Nelson Oumou Verbeten Pappas Pha

Port Pratt Putnam Rarick Rasmusson Rest Seeberger Utke Weber Wesenberg Westlin Wiklund Xiong

The President declared a quorum present.

Drazkowski

The reading of the Journal was dispensed with and the Journal, as printed and corrected, was approved.

EXECUTIVE AND OFFICIAL COMMUNICATIONS

The following communications were received.

April 24, 2025

The Honorable Bobby Joe Champion President of the Senate

3968

Dear President Champion:

I have received, approved, signed, and deposited in the Office of the Secretary of State, Chapter 5, S.F. No. 1075.

Sincerely, Tim Walz, Governor

April 24, 2025

The Honorable Lisa Demuth Speaker of the House of Representatives

The Honorable Bobby Joe Champion President of the Senate

I have the honor to inform you that the following enrolled Act of the 2025 Session of the State Legislature has been received from the Office of the Governor and is deposited in the Office of the Secretary of State for preservation, pursuant to the State Constitution, Article IV, Section 23:

			Time and	
S.F.	H.F.	Session Laws	Date Approved	Date Filed
No.	No.	Chapter No.	2025	2025
1075		5	12:45 p.m. April 24	April 24
			Sincerely,	
			Steve Simon	
			Secretary of State	

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following Senate File, AS AMENDED by the House, in which amendments the concurrence of the Senate is respectfully requested:

S.F. No. 571: A bill for an act relating to trusts; modifying various provisions of the Uniform Trust Code, Powers of Appointment, and the Uniform Probate Code; making technical, clarifying, and conforming changes; amending Minnesota Statutes 2024, sections 501A.01; 501C.0301; 501C.0302; 501C.0407; 501C.0411; 501C.0414; 501C.0602; 501C.0605; 501C.0701; 501C.0808, subdivisions 1, 2, 3, 4, 5, 6, 8, by adding a subdivision; 501C.1013, subdivision 4; 501C.1014, by adding a subdivision; 501C.1105, subdivision 1, by adding a subdivision; 502.851, subdivisions 1, 2, 3, 4, 11, 15, 16; 524.2-114; 524.2-804, subdivision 1.

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Senate File No. 571 is herewith returned to the Senate.

Patrick Duffy Murphy, Chief Clerk, House of Representatives

Returned April 24, 2025

CONCURRENCE AND REPASSAGE

Senator Westlin moved that the Senate concur in the amendments by the House to S.F. No. 571 and that the bill be placed on its repassage as amended. The motion prevailed.

S.F. No. 571 was read the third time, as amended by the House, and placed on its repassage.

The question was taken on the repassage of the bill, as amended.

The roll was called, and there were yeas 62 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Drazkowski	Johnson	Mathews	Putnam
Anderson	Duckworth	Johnson Stewart	Maye Quade	Rarick
Bahr	Farnsworth	Koran	McEwen	Rasmusson
Boldon	Fateh	Kreun	Miller	Seeberger
Carlson	Frentz	Kunesh	Mitchell	Utke
Champion	Green	Kupec	Mohamed	Weber
Clark	Gruenhagen	Lang	Murphy	Wesenberg
Coleman	Gustafson	Latz	Nelson	Westlin
Cwodzinski	Hauschild	Lieske	Oumou Verbeten	Wiklund
Dahms	Hawj	Limmer	Pappas	Xiong
Dibble	Housley	Lucero	Pha	
Dornink	Howe	Mann	Port	
Draheim	Jasinski	Marty	Pratt	

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Hawj, McEwen, Port, and Seeberger.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Bahr, Dahms, Howe, Lieske, Miller, Nelson, Utke, and Weber.

So the bill, as amended, was repassed and its title was agreed to.

MESSAGES FROM THE HOUSE - CONTINUED

Mr. President:

I have the honor to announce the passage by the House of the following House File, herewith transmitted: H.F. No. 2446.

Patrick Duffy Murphy, Chief Clerk, House of Representatives

Transmitted April 24, 2025

JOURNAL OF THE SENATE

FIRST READING OF HOUSE BILLS

The following bill was read the first time.

H.F. No. 2446: A bill for an act relating to state government; establishing a budget for the Department of Agriculture, the Board of Animal Health, the Agricultural Utilization Research Institute, and the Office of Broadband Development; making policy and technical changes to agricultural provisions; requiring reports; transferring money; appropriating money; amending Minnesota Statutes 2024, sections 17.133, subdivision 2; 18B.01, subdivision 1d, by adding a subdivision; 18B.30; Laws 2023, chapter 43, article 1, section 2, subdivision 4, as amended; proposing coding for new law in Minnesota Statutes, chapter 18C.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 2458, now on General Orders.

REPORTS OF COMMITTEES

Senator Murphy moved that the Committee Report at the Desk be now adopted. The motion prevailed.

Senator Marty from the Committee on Finance, to which was re-referred

S.F. No. 1832: A bill for an act relating to state government; establishing a biennial budget for the Department of Employment and Economic Development and Explore Minnesota; making various policy changes; requiring reports; appropriating money; amending Minnesota Statutes 2024, sections 116J.431, subdivision 2; 116J.659, subdivisions 4, 5; 116J.8733, subdivision 4; 116J.8752, subdivision 2; 116L.04, subdivisions 1, 1a; 116L.05, subdivision 5; 116L.98, subdivision 2; 116M.18, subdivision 3; 116U.05; 116U.06; 116U.15; 116U.30; 116U.35; 248.07, subdivisions 7, 8; 268.085, subdivision 15; 268.184, subdivision 1; 469.54, subdivision 4; Laws 2023, chapter 53, article 15, section 33, subdivision 4, as amended; article 18, sections 2, subdivisions 1, 4; 3, subdivisions 1, 4, 5; article 20, section 2, subdivision 2, as amended; article 21, section 7, as amended; proposing coding for new law in Minnesota Statutes, chapter 116J; repealing Laws 2024, chapter 120, article 1, section 13.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 17, after "APPROPRIATIONS" insert "; JOBS"

Page 3, line 22, delete "expended" and insert "June 30, 2029"

Page 3, line 27, delete "expended" and insert "June 30, 2029"

Page 6, line 31, delete "expended" and insert "June 30, 2029"

Page 7, line 3, delete "expended" and insert "June 30, 2029"

Page 7, line 24, delete "expended" and insert "June 30, 2029"

Page 21, line 27, after "underemployed" insert "adult"

Page 32, line 24, before the period, insert "for in-demand careers with family sustaining wages"

Page 34, delete lines 31 to 35

Page 35, delete lines 1 to 5 and insert:

"(hhh) \$2,300,000 the first year from the workforce development fund is for a grant to Minnesota STEM Ecosystem to support STEM learning opportunities or use of virtual reality technology, and workforce development within the science and technology areas. The Minnesota STEM Ecosystem shall award grants to programs that support STEM learning or use of virtual reality technology. and workforce development to ensure strategic alignment of STEM initiatives across the state. This is a onetime appropriation and is available until June 30, 2029."

Page 38, after line 26, insert:

"(ppp) \$300,000 each year is from the workforce development fund for a grant to the Center for African Immigrants and Refugees Organization (CAIRO) to implement the Gateways2Growth Initiative. This is a onetime appropriation.

CAIRO may use grant proceeds for the Gateways2Growth Initiative including:

(1) IT workforce training, including (i) expanding access to full-stack development, cybersecurity, and business analysis training programs and (ii) partnering with statewide employers to facilitate hiring and paid internships for IT trainees;

(2) commercial driver's license (CDL) training, including (i) expanding training opportunities for new CDL drivers to address Minnesota's critical shortage in transportation and logistics and (ii) partnering with trucking companies to provide job placements and apprenticeship programs; and (3) health care workforce development, including (i) training certified nursing assistants, phlebotomists, pharmacy technicians, and other essential health care professionals to meet Minnesota's growing demand in long-term care facilities and hospitals and (ii) collaborating with statewide health care providers to support job placement, credentialing, and licensure.

CAIRO shall distribute grant proceeds equally between workforce programs inside and outside the seven-county Twin Cities metropolitan area.

Priority must be given to (1) individuals from historically underserved communities, including immigrants, refugees, and rural populations; (2) workers seeking reskilling or career transitions due to economic displacement; and (3) underemployed individuals looking to enter high-demand fields with strong career growth potential.

At the conclusion of each fiscal year, CAIRO, in collaboration with the commissioner of employment and economic development, shall submit a report to the legislature detailing the number of participants enrolled in each of the following training sectors: IT, CDL, and health care; the employment outcomes and wage growth of program graduates; the regional distribution of participants, ensuring equitable access inside and outside the seven-county Twin Cities metropolitan area; and recommendations for program expansion and sustainability.

(qqq) \$50,000 each year from the workforce development fund is for a grant to Inspire Change Clinic for their health care fellowship program designed to create pathways to medicine for high school and college students interested in pursuing a career in the health care workforce. The health care fellowship program is intended to remove barriers for minority students, foster inclusivity and

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diversity in the health care sector, and provide valuable opportunities for students, including mentorship programs, access to renowned health institutions in the state of Minnesota, and hands-on work experience. This is a onetime appropriation."

Page 43, after line 17, insert:

"(c) \$14,000,000 in fiscal year 2026 is transferred from the Minnesota forward fund account established under Minnesota Statutes, section 116J.8752, subdivision 3, to the general fund. This is a onetime transfer."

Page 43, delete lines 18 to 23 and insert:

"Sec. 7. CANCELLATION.

\$14,000,000 of the fiscal year 2024 Minnesota forward fund account appropriation in Laws 2023, chapter 53, article 21, section 7, paragraph (c), is canceled."

Page 43, after line 30, insert:

"ARTICLE 2

APPROPRIATIONS; LABOR

Section 1. APPROPRIATIONS.

(a) The sums shown in the columns marked "Appropriations" are appropriated to the agencies and for the purposes specified in this article. The appropriations are from the general fund, or another named fund, and are available for the fiscal years indicated for each purpose. The figures "2026" and "2027" used in this article mean that the appropriations listed under them are available for the fiscal year ending June 30, 2026, or June 30, 2027, respectively. "The first year" is fiscal year 2026. "The second year" is fiscal year 2027. "The biennium" is fiscal years 2026 and 2027.

(b) If an appropriation in this article is enacted more than once in the 2025 regular or special legislative session, the appropriation must be given effect only once.

		<u>APPROPRIATIONS</u> <u>Available for the Year</u> Ending June 30	
		2026	<u>2027</u>
Sec. 2. <u>DEPARTMENT OF LABOR AND</u> <u>INDUSTRY</u>			
Subdivision 1. Total Appropriation	<u>\$</u>	<u>50,133,000</u> <u>\$</u>	49,866,000

3771	5001001			
Approp	riations by Fund	2027		
a 1	<u>2026</u>	<u>2027</u>		
General	7,876,000	8,043,000		
Workers'				
Compensation	34,776,000	34,652,000		
Workforce				
Development	7,481,000	7,171,000		
The amounts that may purpose are specified subdivisions. The gene \$7,543,000 in fiscal year thereafter. The workforce base is \$6,826,000 in fi each year thereafter.	in the following eral fund base is 2028 and each year e development fund			
Subd. 2. General Suppo	ort		9,106,000	9,106,000
These appropriations are compensation fund.	e from the workers'			
Subd. 3. Labor Standar	<u>rds</u>		8,776,000	8,755,000
Annron	riations by Fund			
		6 800 000		
General	6,685,000	6,899,000		
Workforce	2 001 000	1.056.000		
Development	2,091,000	1,856,000		
(a) \$1,696,000 each yorkforce development wage enforcement.				
(b) $$395,000$ the first ver	ar and \$160,000 the			

(b) \$395,000 the first year and \$160,000 the second year are from the workforce development fund for costs associated with the misclassification fraud impact report pursuant to article 9, section 6. These appropriations are available until June 30, 2027. The department may enter into interagency agreements with the Department of Employment and Economic Development and the Department of Revenue to transfer funds appropriated in this paragraph as needed to fulfill the requirements of the misclassification fraud impact report.

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Subd. 4. Workers' Compensation	<u>l</u>		17,609,000	17,919,000
These appropriations are from the compensation fund.	workers'			
Subd. 5. Workplace Safety			8,061,000	7,627,000
These appropriations are from the compensation fund.	workers'			
Subd. 6. Employment-Based Init	iatives		2,404,000	2,404,000
Workforce	<u>7 Fund</u> 3,000 1,000	<u>33,000</u> 2,371,000		
(a) \$300,000 each year is from the v development fund for the dua pipeline program.				
(b) \$200,000 each year is from the v development fund for identific competency standards under M Statutes, section 175.45.	ation of			
(c) \$1,500,000 each year is the workforce development fund for year training grants under Minnesota section 175.46.	outh skills			
(d) \$371,000 each year is from the v development fund for administrati youth skills training grant progra Minnesota Statutes, section 175.46	on of the am under			
(e) \$33,000 each year is from the fund to identify occupational con- standards and provide technical a for developing dual-training progra Minnesota Statutes, section 175.4 legal cannabis industry.	mpetency assistance ams under			
Subd. 7. Combative Sports			254,000	254,000
Subd. 8. Apprenticeship			3,019,000	2,944,000
(a) These appropriations are factorial workforce development fund. The w				

(b) \$1,000,000 each year is from the workforce development fund for labor education and advancement program grants under Minnesota Statutes, section 178.11.

(c) \$225,000 each year is from the workforce development fund for a grant to Building Strong Communities, Inc. for the Minnesota Helmets to Hardhats program. These are onetime appropriations. Money appropriated in this paragraph must be used to facilitate participation of National Guard, reserve, and active duty military members and veterans in apprenticeship programs registered with the Department of Labor and Industry and connect these members and veterans to career training and employment in the building and construction industries. Program recruitment, selection, employment, and training must not discriminate based on race, color, creed, religion, national origin, sex, sexual orientation, marital status, physical or mental disability, receipt of public assistance, or age. By February 1 of each year, the commissioner must submit a report to the chairs and ranking minority members of the legislative committees with jurisdiction over labor and industry that identifies:

(1) a detailed accounting of the use of the grant;

(2) the portion of the grant spent on administration; and

(3) the number and demographics of individuals served by the grant.

The report must be filed according to Minnesota Statutes, section 3.195.

(d) \$140,000 the first year is from the workforce development fund for a grant to Independent School District No. 294, Houston, for the Minnesota Virtual [25TH DAY

Academy's career pathways program with Operating Engineers Local 49. This is a onetime appropriation and is available until June 30, 2027. The following requirements apply:

(1) the career pathways program must encourage, support, and provide continuity for student participation in structured career pathways. The program may include up to five semesters of courses and must lead to eligibility for the Operating Engineers Local 49 apprenticeship program;

(2) the grant may be used to encourage and support student participation in the career pathways program through additional academic, counseling, and other support services provided by the student's enrolling school district. The Minnesota Virtual Academy may contract with a student's enrolling school district to provide these services;

(3) the career pathways program must provide outreach to and encourage participation in its programming by students of color, Indigenous students, students from families with low income, students located throughout Minnesota, and underserved students; and

(4) by January 15 of each year following receipt of a grant, Independent School District No. 294, Houston, must submit a written report to the chairs and ranking minority members of the legislative committees with jurisdiction over education and workforce development. The grant award and report must comply with the provisions of Minnesota Statutes, sections 3.195 and 127A.20. The report must:

(i) describe students' experiences with the program;

(ii) document the program's spending and the number of students participating in the

program and entering into the apprenticeship program;

(iii) include geographic and demographic information on the program participants;

(iv) make recommendations to improve the support of career pathways programs statewide; and

(v) make recommendations to improve student participation in career pathways programs.

(e) \$120,000 each year is from the workforce development fund for a grant to Building Strong Communities, Inc., for a statewide apprenticeship readiness program that prepares women; individuals who are Black, Indigenous, and People of Color; and veterans to enter the building and construction industries. These appropriations are onetime. By February 1 of each year, the commissioner must submit a report to the chairs and ranking minority members of the legislative committees with jurisdiction over labor and industry that identifies:

(1) a detailed accounting of the use of the grant;

(2) the portion of the grant spent on administration; and

(3) the number and demographics of individuals served by the grant.

The report must be filed according to Minnesota Statutes, section 3.195.

Subd. 9. Nursing Home Workforce Standards Board	404,000	357,000
Subd. 10. Construction Codes and Licensing	500,000	500,000

These appropriations are for initiatives to promote mental health in the construction industry and prevent suicide and may be used for outreach, education, development of resources related to stigma reduction and worksite strategies, and grants to industry [25TH DAY

3979 25TH DAY] FRIDAY, APRIL 25, 2025 groups for related activities. These are onetime appropriations and are available until June 30, 2027. Sec. 3. WORKERS' COMPENSATION COURT **OF APPEALS** \$ 2,962,000 \$ 2,895,000 These appropriations are from the workers' compensation fund. Sec. 4. BUREAU OF MEDIATION SERVICES \$ 3,828,000 \$ 3,882,000 \$762,000 the first year and \$772,000 the second year are for the Public Employment Relations Board under Minnesota Statutes,

section 179A.041.

Sec. 5. CANCELLATIONS.

(a) \$25,000 of the fiscal year 2024 appropriation from the general fund for creation and distribution of a veterans' benefits and services poster under Laws 2023, chapter 53, article 19, section 2, subdivision 3, paragraph (f), is canceled.

(b) \$214,000 of the fiscal year 2024 appropriation from the general fund for the ergonomics safety grant program under Laws 2023, chapter 53, article 19, section 2, subdivision 5, is canceled.

(c) \$1,000,000 of the fiscal year 2024 appropriation from the workforce development fund for grants to registered apprenticeship programs for clean economy occupations under Laws 2023, chapter 53, article 19, section 2, subdivision 8, paragraph (c), is canceled.

Sec. 6. Laws 2024, chapter 127, article 14, section 3, is amended to read:

Sec. 3. DEPARTMENT OF LABOR AND INDUSTRY

\$ -0- \$ 225,000

This appropriation is for the single-egress stairway apartment building report under article 15, section 46. This is a onetime appropriation and is available until June 30, 2026.

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

Page 46, line 3, delete "(a)"

Page 46, line 5, delete "and higher education"

Page 46, delete lines 9 and 10 and insert:

"(i) aggregate and deidentified demographic data including the race and ethnicity, age, and gender;

(ii) federal Pell grant eligibility; and"

Page 46, line 11, after the semicolon, insert "and"

Page 46, line 13, delete the semicolon and insert a period

Page 46, delete lines 14 to 17

Page 88, after line 29, insert:

"<u>EFFECTIVE DATE.</u> This section is effective for penalties imposed on or after October 1, 2025."

Page 88, after line 29, insert:

"ARTICLE 8

DEPARTMENT OF LABOR AND INDUSTRY POLICY

Section 1. Minnesota Statutes 2024, section 177.27, subdivision 5, is amended to read:

Subd. 5. **Civil actions.** The commissioner may bring an action in the district court where an employer resides or where the commissioner maintains an office to enforce or require compliance with orders issued under subdivision 4. In addition to any other remedy provided by law, the commissioner may also apply in the district court where an employer resides or where the commissioner maintains an office for an order enjoining and restraining violations of any statute or rule listed in subdivision 4.

Sec. 2. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision to read:

Subd. 4a. Closed construction. "Closed construction" means any building manufactured in such a manner that all portions cannot be readily inspected at the installation site without disassembly, damage to, or destruction thereof.

Sec. 3. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision to read:

Subd. 8a. **Industrialized or modular building.** "Industrialized or modular building" means a building of closed construction, constructed so that concealed parts or processes of manufacture cannot be inspected at the site, without disassembly, damage, or destruction, and made or assembled in manufacturing facilities, off the building site, for installation, or assembly and installation, on the building site. Industrialized or modular building includes, but is not limited to, modular housing that is factory-built single-family and multifamily housing, including closed-wall-panelized housing, and other modular, nonresidential buildings. Industrialized or modular building does not include a structure subject to the requirements of the National Manufactured Home Construction and Safety Standards Act of 1974 or prefabricated buildings.

Sec. 4. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision to read:

Subd. 8b. Manufactured home. "Manufactured home" has the meaning provided in Code of Federal Regulations, title 24, section 3280.2.

Sec. 5. Minnesota Statutes 2024, section 326B.103, is amended by adding a subdivision to read:

Subd. 10a. **Prefabricated building.** "Prefabricated building" means any building or building module intended for use as an R-3, one- or two-family dwelling, or a U-1 accessory building, that is of closed construction and is constructed on or off the building site for installation, or on the building site for assembly and installation. Prefabricated building does not include relocatable contractors offices or storage buildings that are (1) 1,500 square feet or less in floor area, (2) designed for temporary use by a contractor at a construction site, (3) not to be used by the general public or as a sales office, and (4) to be removed prior to or upon completion of the construction project.

Sec. 6. [326B.154] INDUSTRIALIZED MODULAR OR PREFABRICATED BUILDINGS PLAN REVIEW AND INSPECTION FEES.

Subdivision 1. **Plan review fees.** (a) The fees under this section relate to plan review and inspection of industrialized or modular buildings as defined in Minnesota Statutes, section 326B.103, subdivision 8a, and prefabricated buildings as defined in Minnesota Statutes, section 326B.103, subdivision 10a.

(b) Fees for the review of quality-control manuals, systems manuals, and related documents submitted as required by section 326B.106 are \$125 per hour.

(c) Fees for the review of building plans, specifications, installation instructions, and related documents submitted as required by section 326B.106 include 65 percent of the fee as set forth in the fee schedule in paragraph (d), but not less than \$135.

(d) If the total cost of materials and labor for in-plant manufacture of the building is in the noted range, the fee is as shown:

(1) \$0 to \$5,000, \$135;

(2) \$5,001 to \$25,000, \$135 for the first \$5,000, plus \$16.55 for each additional \$1,000 or fraction thereof, to and including \$25,000;

(3) \$25,001 to \$50,000, \$464.15 for the first \$25,000, plus \$12 for each additional \$1,000 or fraction thereof, to and including \$50,000;

(4) \$50,001 to \$100,000, \$764.15 for the first \$50,000, plus \$8.45 for each additional \$1,000 or fraction thereof, to and including \$100,000;

(5) \$100,001 to \$500,000, \$1,186.65 for the first \$100,000, plus \$6.75 for each additional \$1,000 or fraction thereof, to and including \$500,000;

(6) \$500,001 to \$1,000,000, \$3,886.65 for the first \$500,000, plus \$5.50 for each additional \$1,000 or fraction thereof, to and including \$1,000,000; and

(7) \$1,000,001 and over, \$6,636.65 for the first \$1,000,000, plus \$4.50 for each additional \$1,000 or fraction thereof.

Subd. 2. Inspections and audit fees. Fees for the inspection and audit of approved quality-control manuals, systems manuals, building plans, specifications, and related documents submitted as required by section 326B.106 are \$125 per hour.

Subd. 3. Other inspections and fees. (a) Fees for the following are as stated:

(1) inspections outside of regular business hours, \$188 per hour, minimum charge two hours;

(2) reinspection fees during regular business hours, \$125 per hour;

(3) inspections for which no fee is specifically indicated, minimum charge one hour, \$125 per hour; and

(4) additional plan review required by changes, additions, or revisions to approved plans, quality-control manuals, and systems manuals, minimum charge one hour, \$125 per hour.

(b) For the purposes of this section, "regular business hours" means Monday to Friday, 7:00 a.m. to 5:00 p.m.

Subd. 4. Surcharge. Surcharge fees are required for permits issued on all buildings including public buildings and state-licensed facilities as required by section 326B.148.

Subd. 5. Fee distribution between state and municipalities. (a) The commissioner shall provide plan review and inspections services for all work occurring in the manufacturing facility; plan review of the composite modular construction; and plan review of the structural foundation, interconnection of the modules, attachments of modular systems to the building foundation, and integration of plumbing, mechanical, and electrical systems.

(b) For projects not defined as public buildings or state licensed facilities, the municipal building official shall provide plan review for all nonmodular on-site construction and shall provide inspections for the entire composite building. The municipality may charge a full plan review fee in accordance with the municipality's fee schedule for construction performed on site. The municipality shall issue construction permits and charge permit fees for all work occurring on site. The municipality shall issue a construction permit and charge permit fees for the valuation of work associated with building module placement, attachment, and associated utility connections to each module and overall building systems.

(c) For projects defined as public buildings or state-licensed facilities, the commissioner shall provide plan review for all modular and nonmodular construction and shall provide inspections for the entire composite building. Municipalities with state delegation agreements must distribute work according to this paragraph.

Sec. 7. Minnesota Statutes 2024, section 326B.184, subdivision 1a, is amended to read:

Subd. 1a. **Department permit and inspection fees.** (a) The department permit and inspection fees to construct, install, alter, repair, or remove an elevator are as follows:

(1) the permit fee is \$100;

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(2) the inspection fee is 0.015 of the total cost of the permitted work for labor and materials, including related electrical and mechanical equipment. The inspection fee covers two inspections. The inspection fee for additional inspections is \$80 per hour;

(3) the fee for each separate remote virtual inspection of a stairway chairlift installation or other authorized devices at a private residence is \$10;

(3) (4) when inspections scheduled by the permit submitter are not able to be completed because the work is not complete, a fee equal to two hours at the hourly rate of \$80 must be paid by the permit submitter; and

(4) (5) when the owner or permit holder requests inspections be performed outside of normal work hours or on weekends or holidays, an hourly rate of \$120 in addition to the inspection fee must be paid.

(b) The department fees for inspection of existing elevators when requested by the elevator owner or as a result of an accident resulting in personal injury are at an hourly rate of \$80 during normal work hours or \$120 outside of normal work hours or on weekends or holidays, with a one-hour minimum.

Sec. 8. Minnesota Statutes 2024, section 326B.184, subdivision 2, is amended to read:

Subd. 2. **Operating permits and fees; periodic inspections.** (a) No person may operate an elevator without first obtaining an annual operating permit from the department or a municipality authorized by subdivision 4 to issue annual operating permits. A $\frac{100}{145}$ annual operating permit fee must be paid to the department for each annual operating permit issued by the department, except that the original annual operating permits must be included in the permit fee for the initial installation of the elevator. Annual operating permits must be issued at 12-month intervals from the date of the initial annual operating permit. For each subsequent year, an owner must be granted an annual operating permit for the elevator upon the owner's or owner's agent's submission of a form prescribed by the commissioner and payment of the $\frac{100}{145}$ fee. Each form must include the location of the elevator, the results of any periodic test required by the code, and any other criteria established by rule. An annual operating permit may be revoked by the commissioner upon an audit of the periodic testing results submitted with the application or a failure to comply with elevator code requirements, inspections, or any other law related to elevators. Except for an initial operating permit fee, elevators in residential dwellings, hand-powered manlifts and electric endless belt manlifts, and vertical reciprocating conveyors are not subject to a subsequent operating permit fee.

(b) All elevators are subject to periodic inspections by the department or a municipality authorized by subdivision 4 to perform periodic inspections, except that hand-powered manlifts and electric endless belt manlifts are exempt from periodic inspections. Periodic inspections by the department shall be performed at the following intervals:

(1) a special purpose personnel elevator is subject to inspection not more than once every five years;

(2) an elevator located within a house of worship that does not have attached school facilities is subject to inspection not more than once every three years; and

(3) all other elevators are subject to inspection not more than once each year.

Sec. 9. Minnesota Statutes 2024, section 326B.31, subdivision 29, is amended to read:

Subd. 29. **Technology circuits or systems.** "Technology circuits or systems" means class 2 or, class 3, or class 4 circuits or systems for, but not limited to, remote control, signaling, control, alarm, and audio signal, including associated components as covered by the National Electrical Code, articles 640, 645, 650, 725, 760, 770, and 780, and which are isolated from circuits or systems other than class 2 or, class 3, or class 4 by a demarcation and are not process control circuits or systems; antenna and communication circuits or systems as covered by chapter 8 of the National Electrical Code; and circuitry and equipment for indoor lighting and outdoor landscape lighting systems that are supplied by the secondary circuit of an isolating power supply operating at 30 volts or less as for low-voltage lighting, limited to a class 2 or class 3 power supply covered by the Low-Voltage Lighting article in the National Electrical Code, article 411. The planning, laying out, installing, altering, and repairing of technology circuits or systems must be performed in accordance with the applicable requirements of the National Electrical Code pursuant to section 326B.35.

Sec. 10. Minnesota Statutes 2024, section 326B.33, subdivision 21, is amended to read:

Subd. 21. Exemptions from licensing. (a) An individual who is a maintenance electrician is not required to hold or obtain a license under sections 326B.31 to 326B.399 if:

(1) the individual is engaged in the maintenance and repair of electrical equipment, apparatus, and facilities that are owned or leased by the individual's employer and that are located within the limits of property operated, maintained, and either owned or leased by the individual's employer;

(2) the individual is supervised by:

(i) the responsible master electrician for a contractor who has contracted with the individual's employer to provide services for which a contractor's license is required; or

(ii) a licensed master electrician, a licensed maintenance electrician, an electrical engineer, or, if the maintenance and repair work is limited to technology circuits or systems work, a licensed power limited technician; and

(3) the individual's employer has on file with the commissioner a current certificate of responsible person, signed by the responsible master electrician of the contractor, the licensed master electrician, the licensed maintenance electrician, the electrical engineer, or the licensed power limited technician, and stating that the person signing the certificate is responsible for ensuring that the maintenance and repair work performed by the employer's employees complies with the Minnesota Electrical Act and the rules adopted under that act. The employer must pay a filing fee to file a certificate of responsible person with the commissioner. The certificate shall expire two years from the date of filing. In order to maintain a current certificate of responsible person, the employer must resubmit a certificate of responsible person, with a filing fee, no later than two years from the date of the previous submittal.

(b) Employees of a licensed electrical or technology systems contractor or other employer where provided with supervision by a master electrician in accordance with subdivision 1, or power limited technician in accordance with subdivision 7, paragraph (a), clause (1), are not required to hold a

license under sections 326B.31 to 326B.399 for the planning, laying out, installing, altering, and repairing of technology circuits or systems except planning, laying out, or installing:

(1) in other than residential dwellings, class 2 or class 3 remote control circuits that control circuits or systems other than class 2 or class 3, except circuits that interconnect these systems through communication, alarm, and security systems are exempted from this paragraph;

(2) class 2 or class 3 circuits in electrical cabinets, enclosures, or devices containing physically unprotected circuits other than class 2 or class 3; or

(3) class 4 circuits or systems; or

(3) (4) technology circuits or systems in hazardous classified locations as covered by the National Electrical Code.

(c) Companies and their employees that plan, lay out, install, alter, or repair class 2 and class 3 remote control wiring associated with plug or cord and plug connected appliances other than security or fire alarm systems installed in a residential dwelling are not required to hold a license under sections 326B.31 to 326B.399.

(d) Heating, ventilating, air conditioning, and refrigeration contractors and their employees are not required to hold or obtain a license under sections 326B.31 to 326B.399 when performing heating, ventilating, air conditioning, or refrigeration work as described in section 326B.38.

(e) Employees of any electrical, communications, or railway utility, cable communications company as defined in section 238.02, or a telephone company as defined under section 237.01 or its employees, or of any independent contractor performing work on behalf of any such utility, cable communications company, or telephone company, shall not be required to hold a license under sections 326B.31 to 326B.399:

(1) while performing work on installations, materials, or equipment which are owned or leased, and operated and maintained by such utility, cable communications company, or telephone company in the exercise of its utility, antenna, or telephone function, and which:

(i) are used exclusively for the generation, transformation, distribution, transmission, or metering of electric current, or the operation of railway signals, or the transmission of intelligence and do not have as a principal function the consumption or use of electric current or provided service by or for the benefit of any person other than such utility, cable communications company, or telephone company; and

(ii) are generally accessible only to employees of such utility, cable communications company, or telephone company or persons acting under its control or direction; and

(iii) are not on the load side of the service point or point of entrance for communication systems;

(2) while performing work on installations, materials, or equipment which are a part of the street lighting operations of such utility; or

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(3) while installing or performing work on outdoor area lights which are directly connected to a utility's distribution system and located upon the utility's distribution poles, and which are generally accessible only to employees of such utility or persons acting under its control or direction.

(f) An individual who physically performs electrical work on a residential dwelling that is located on a property the individual owns and actually occupies as a residence or owns and will occupy as a residence upon completion of its construction is not required to hold or obtain a license under sections 326B.31 to 326B.399 if the residential dwelling has a separate electrical utility service not shared with any other residential dwelling.

(g) Companies and their employees licensed under section 326B.164 shall not be required to hold or obtain a license under sections 326B.31 to 326B.399 while performing elevator work.

Sec. 11. Minnesota Statutes 2024, section 326B.37, subdivision 1, is amended to read:

Subdivision 1. Schedule. State electrical inspection fees shall be calculated in accordance with subdivisions 2 1 to 14 18. The permit fee is \$25.

Sec. 12. Minnesota Statutes 2024, section 326B.37, subdivision 2, is amended to read:

Subd. 2. Fee for each separate inspection. (a) The minimum fee for each separate <u>on-site</u> inspection of an installation, replacement, alteration, or repair is $\frac{335}{55}$. Except as otherwise provided in this section, the maximum number of separate inspections allowed without payment of an additional fee is the whole number resulting from dividing by $\frac{35}{55}$ the total fee calculated in accordance with this section. Where additional separate inspections are necessary, additional fees are required to result in a value equal to the total number of separate inspections multiplied by $\frac{35}{55}$. The fee for any inspections needed after a "final inspection" is performed shall be calculated without consideration of any fee paid before the final inspection.

(b) The fee for the first remote virtual inspection under a permit is \$10. The fee for each subsequent remote virtual inspection under a permit is \$35.

Sec. 13. Minnesota Statutes 2024, section 326B.37, subdivision 4, is amended to read:

Subd. 4. Fee for circuit, feeder, feeder tap, or set of transformer secondary conductors. The inspection fee for the installation, addition, alteration, or repair of each circuit, feeder, feeder tap, or set of transformer secondary conductors, including the equipment served, is:

(1) 0 ampere to and including 200 ampere capacity, \$6 \$12; and

(2) ampere capacity above 200, \$15.

Where existing feeders and circuits are reconnected to overcurrent devices installed as part of the replacement of an existing disconnect, switchboard, motor control center, or panelboard, the inspection fee for each circuit or feeder is \$2.

Sec. 14. Minnesota Statutes 2024, section 326B.37, subdivision 5, is amended to read:

Subd. 5. **Inspection fee for dwelling.** (a) The inspection fee for a one-family dwelling and each dwelling unit of a two-family dwelling is the following:

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(1) the fee for each service or other source of power as provided in subdivision 3;

(2) \$100 \$165 for up to 30 feeders and circuits; and

(3) for each additional feeder or circuit, the fee as provided in subdivision 4.

This fee applies to each separate installation for new dwellings and where 15 or more feeders or circuits are installed or extended in connection with any addition, alteration, or repair to existing dwellings. Where existing feeders and circuits are reconnected to overcurrent devices installed as part of the replacement of an existing panelboard, the fee for each reconnected feeder or circuit is \$2. The maximum number of separate inspections shall be determined in accordance with subdivision 2. The fee for additional inspections or other installations is that specified in subdivisions 2, 4, 6, and 8. The installer may submit fees for additional inspections when filing the request for electrical inspection. The fee for each detached accessory structure directly associated with a dwelling unit shall be calculated in accordance with subdivisions 3 and 4. When included on the same request for electrical inspection form, inspection fees for detached accessory structures directly associated with the dwelling unit may be combined with the dwelling unit fees to determine the maximum number of separate inspections 2.

(b) The inspection fee for each dwelling unit of a multifamily dwelling with three or more dwelling units is $\frac{570}{110}$ for a combination of up to 20 feeders and circuits and $\frac{56}{12}$ for each additional feeder or circuit. This fee applies to each separate installation for each new dwelling unit and where ten or more feeders or circuits are installed or extended in connection with any addition, alteration, or repair to existing dwelling units. Where existing feeders or circuits are reconnected to overcurrent devices installed as part of the replacement of an existing panelboard, the fee for each reconnected feeder or circuit is \$2. The maximum number of separate inspections for each dwelling unit shall be determined in accordance with subdivision 2. The fee for additional inspections or for inspection of other installations is that specified in subdivisions 2, 4, 6, and 8. These fees include only inspection of the wiring within individual dwelling units and the final feeder to that unit where the multifamily dwelling is provided with common service equipment and each dwelling unit is supplied by a separate feeder or feeders extended from common service or distribution equipment. The fee for multifamily dwelling services or other power source supplies and all other circuits is that specified in subdivisions 2 to 4.

(c) A separate request for electrical inspection form must be filed for each dwelling unit that is supplied with an individual set of service entrance conductors. These fees are the one-family dwelling rate specified in paragraph (a).

Sec. 15. Minnesota Statutes 2024, section 326B.37, subdivision 6, is amended to read:

Subd. 6. Additions to fees of subdivisions 3 to 5. (a) The fee for the electrical supply for each manufactured home park lot is \$35. This fee includes the service or feeder conductors up to and including the service equipment or disconnecting means. The fee for feeders and circuits that extend from the service or disconnecting means is that specified in subdivision 4.

(b) The fee for each recreational vehicle site electrical supply equipment is $\frac{6}{12}$ for each circuit originating within the equipment. The fee for recreational vehicle park services, feeders, and circuits is that specified in subdivisions 3 and 4.

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(c) The fee for each street, parking lot, or outdoor area lighting standard and each traffic signal standard is \$5. Circuits originating within the standard or traffic signal controller shall not be used when calculating the fee for each standard.

(d) The fee for transformers for light, heat, and power is \$15 for transformers rated up to ten kilovolt-amperes and \$30 for transformers rated in excess of ten kilovolt-amperes. The previous sentence does not apply to Class 1 transformers or power supplies for Class 1 power-limited circuits or to Class 2 or Class 3 transformers or power supplies.

(e) The fee for transformers and electronic power supplies for electric signs and outline lighting is \$5 per unit.

(f) The fee for technology circuits or systems, and circuits of less than 50 volts, is 75 cents for each system device or apparatus.

(g) The fee for each separate inspection of the bonding for a swimming pool, spa, fountain, an equipotential plane for an agricultural confinement area, or similar installation is \$35. Bonding conductors and connections require an inspection before being concealed.

(h) The fee for all wiring installed on center pivot irrigation booms is \$35 plus \$5 for each electrical drive unit.

(i) The fee for retrofit modifications to existing lighting fixtures is 25 cents per luminaire.

(j) When a separate inspection of a concrete-encased grounding electrode is performed, the fee is $\frac{\$35}{\$55}$.

(k) The fees required by subdivisions 3 and 4 are doubled for installations over 600 volts.

(1) The fee for a class 4 circuit or system transmitter, receiver, or utilization equipment is \$0.50 for each system device or apparatus.

Sec. 16. Minnesota Statutes 2024, section 326B.37, subdivision 8, is amended to read:

Subd. 8. **Reinspection fee.** Notwithstanding the provisions of subdivisions 2 and 5, when reinspection is necessary to determine whether unsafe conditions identified during a final inspection have been corrected and the conditions are not the subject of an appeal pending before the commissioner or any court, a reinspection fee of \$35 fees shall be assessed as follows: (1) \$55 for an on-site reinspection; and (2) \$35 for a remote virtual reinspection. Reinspection fees shall be assessed in writing by the inspector.

Sec. 17. Minnesota Statutes 2024, section 326B.37, subdivision 9, is amended to read:

Subd. 9. **Supplemental fee.** When inspections scheduled by the installer are preempted, obstructed, prevented, or otherwise not able to be completed as scheduled due to circumstances beyond the control of the inspector, a supplemental inspection fee of $\frac{335}{55}$ shall be assessed in writing by the inspector.

Sec. 18. Minnesota Statutes 2024, section 326B.37, is amended by adding a subdivision to read:

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Subd. 18. Energy storage and battery systems. (a) The inspection fee for the installation of an energy storage or battery system is:

(1) for zero watts to and including 5,000 watts, \$60;

(2) for 5,001 watts to and including 10,000 watts, \$100;

(3) for 10,001 watts to and including 20,000 watts, \$150;

(4) for 20,001 watts to and including 30,000 watts, \$200;

(5) for 30,001 watts to and including 40,000 watts, \$250;

(6) for 40,001 watts to and including 1,000,000 watts, \$250, plus \$8 for each additional 10,000 watts over 40,000 watts;

(7) for 1,000,000 watts to 5,000,000 watts, \$1,518, plus \$5 for each additional 10,000 watts over 1,000,000 watts; or

(8) for 5,000,000 watts and larger, \$3,518, plus \$2 for each additional 10,000 watts over 5,000,000 watts.

(b) For the purpose of paragraph (a), the watt rating is the total of the estimated energy output, AC or DC, of the energy storage or battery system.

Sec. 19. Minnesota Statutes 2024, section 326B.49, subdivision 2, is amended to read:

Subd. 2. Fees for plan reviews and audits. Plumbing system plans and specifications that are submitted to the commissioner for review shall be accompanied by the appropriate plan examination fees. If the commissioner determines, upon review of the plans, that inadequate fees were paid, the necessary additional fees shall be paid prior to plan approval. The commissioner shall charge the following fees for plan reviews and audits of plumbing installations for public, commercial, and industrial buildings based upon the construction valuation of the plumbing work and in accordance with the table in clause (1), or based upon clause (2) or (3), as applicable:

(1) systems with both water distribution and drain, waste, and vent systems and having:

(i) 25 or fewer drainage fixture units, \$150;

(ii) 26 to 50 drainage fixture units, \$250;

(iii) 51 to 150 drainage fixture units, \$350;

(iv) 151 to 249 drainage fixture units, \$500;

(v) 250 or more drainage fixture units, \$3 per drainage fixture unit to a maximum of \$4,000; and

(vi) interceptors, separators, or eatch basins, \$70 per interceptor, separator, or eatch basin design;

(2) building sewer service only, \$150;

(3) building water service only, \$150;

(4) building water distribution system only, no drainage system, \$5 per supply fixture unit or \$150, whichever is greater;

(5) storm drainage system, a minimum fee of \$150 or:

(i) \$50 per drain opening, up to a maximum of \$500; and

(ii) \$70 per interceptor, separator, or catch basin design;

(1) the total valuation and fee schedule is:

(i) \$0 to \$1,500, \$135;

(ii) \$1,501 to \$2,500, \$135 for the first \$1,500, plus \$28 for each additional \$500 or fraction thereof, to and including \$2,500;

(iii) \$2,501 to \$5,000, \$191 for the first \$2,500, plus \$25 for each additional \$500 or fraction thereof, to and including \$5,000;

(iv) \$5,001 to \$25,000, \$316 for the first \$5,000, plus \$33 for each additional \$1,000 or fraction thereof, to and including \$25,000;

(v) \$25,001 to \$50,000, \$976 for the first \$25,000, plus \$31 for each additional \$1,000 or fraction thereof, to and including \$50,000;

(vi) \$50,001 to \$500,000, \$1,751 for the first \$50,000, plus \$23 for each additional \$10,000 or fraction thereof, to and including \$100,000;

(vii) \$500,001 to \$3,000,000, \$2,786 for the first \$500,000, plus \$41 for each additional \$100,000 or fraction thereof, to and including \$3,000,000; and

(viii) \$3,000,001 and over, \$3,811 for the first \$3,000,000, plus \$33 for each additional \$100,000 or fraction thereof;

(2) manufactured home park or campground:

(6) manufactured home park or campground, (i) one to 25 sites, \$300;

(7) manufactured home park or campground, (ii) 26 to 50 sites, \$350;

(8) manufactured home park or campground, (iii) 51 to 125 sites, \$400;

(9) manufactured home park or campground, (iv) more than 125 sites, \$500; and

(v) other work shall be assessed per clause (1); and

(10) revision (3) revisions to previously reviewed or incomplete plans:

(i) review of plans for which the commissioner has issued two or more requests for additional information, per review, \$100 or ten percent of the original fee, whichever is greater \$125 per hour with a minimum of one hour;

(ii) proposer-requested revision with no increase in project scope, \$50 or ten percent of original fee, whichever is greater \$125 per hour with a minimum of one hour; and

(iii) proposer-requested revision with an increase in project scope, \$50 plus the difference between the original project fee and the revised project fee the fee shall be based upon the absolute value of the change in work scope as if the change in scope is a new project.

Sec. 20. Minnesota Statutes 2024, section 326B.49, subdivision 3, is amended to read:

Subd. 3. **Permits; fees.** (a) Before commencement of a plumbing installation to be inspected by the commissioner, the plumbing contractor or registered plumbing employer performing the plumbing work must submit to the commissioner an application for a permit and the permit and inspection fees in paragraphs (b) to (f). based upon the construction valuation of the plumbing work in accordance with clause (1), or based upon clause (2) or (3), as applicable:

(b) The permit fee is \$100.

(c) The residential inspection fee is \$50 for each inspection trip.

(d) The public, commercial, and industrial inspection fees are as follows:

(1) for systems with water distribution, drain, waste, and vent system connection:

(i) \$25 for each fixture, permanently connected appliance, floor drain, or other appurtenance;

(ii) \$25 for each water conditioning, water treatment, or water filtration system; and

(iii) \$25 for each interceptor, separator, eatch basin, or manhole;

(2) roof drains, \$25 for each drain;

(3) building sewer service only, \$100;

(4) building water service only, \$100;

(5) building water distribution system only, no drainage system, \$5 for each fixture supplied;

(6) storm drainage system, a minimum fee of \$25 for each drain opening, interceptor, separator, or eatch basin;

(1) the total valuation and fee schedule for plumbing permits is:

(i) \$0 to \$1,500, \$135;

(ii) \$1,501 to \$2,500, \$135 for the first \$1,500, plus \$43 for each additional \$500 or fraction thereof, to and including \$2,500;

(iii) \$2,501 to \$5,000, \$221 for the first \$2,500, plus \$28 for each additional \$500 or fraction thereof, to and including \$5,000;

(iv) \$5,001 to \$25,000, \$361 for the first \$5,000, plus \$53 for each additional \$1,000 or fraction thereof, to and including \$25,000;

(v) \$25,001 to \$50,000, \$1,421 for the first \$25,000, plus \$51 for each additional \$1,000 or fraction thereof, to and including \$50,000;

(vi) \$50,001 to \$500,000, \$2,696 for the first \$50,000, plus \$47 for each additional \$10,000 or fraction thereof, to and including \$500,000;

(vii) \$500,001 to \$3,000,000, \$4,811 for the first \$500,000, plus \$61 for each additional \$50,000 or fraction thereof, to and including \$3,000,000; or

(viii) \$3,000,001 and over, \$7,861 for the first \$3,000,000, plus \$51 for each additional \$100,000 or fraction thereof;

(7) (2) manufactured home park or campground, \$25 for each site, minimum charge \$135; and

(8) reinspection fee to verify corrections, regardless of the total fee submitted, \$100 for each reinspection; and

(9) each \$100 in fees paid covers one inspection trip.

(e) In addition to the fees in paragraph (d), the fee submitter must pay an hourly rate of \$80 during regular business hours, or \$120 when inspections are requested to be performed outside of normal work hours or on weekends and holidays, with a two-hour minimum where the fee submitter requests inspections of installations as systems are being installed.

(f) The fee submitter must pay a fee equal to two hours at the hourly rate of \$80 when inspections scheduled by the submitter are not able to be completed because the work is not complete.

(3) other inspections and fees:

(i) inspections outside of regular business hours, defined as Monday to Friday, 7:00 a.m. to 5:00 p.m., \$188 per hour, minimum charge two hours;

(ii) reinspection fees, \$125 per hour, minimum charge \$135;

(iii) inspections for which no fee is specifically indicated, \$125 per hour, minimum one-half hour, minimum charge \$135;

(iv) changes or revisions to approved plans with no increase in work scope, \$125 per hour, minimum charge one hour; and

(v) changes to approved plans with a change in work scope, fees shall be assessed for change in valuation based upon the absolute value of the change work scope in accordance with the fee schedule as if the change in scope were a new project.

Sec. 21. Minnesota Statutes 2024, section 326B.986, subdivision 9, is amended to read:

Subd. 9. **Boiler and pressure vessel registration fee.** The annual registration fee for boilers and pressure vessels in use and required to be inspected per section 326B.958 shall be $\frac{10}{25}$ per boiler and pressure vessel.

Sec. 22. Minnesota Statutes 2024, section 327.31, is amended by adding a subdivision to read:

Subd. 24. Sale. "Sale" means:

(1) the passing of title from one person to another for consideration;

(2) an agreement to sell under which possession is delivered to the buyer but title is retained by the seller;

(3) an agreement to rent or lease a manufactured home where the lessee becomes the owner of the manufactured home after a set period of time or has the option to purchase the manufactured home for an additional lump sum at the end of the agreement term; or

(4) a legally binding executory agreement to make a sale.

Sec. 23. Minnesota Statutes 2024, section 327.32, subdivision 1a, is amended to read:

Subd. 1a. **Requirement; used manufactured homes.** (a) No person shall sell or offer for sale in this state any used manufactured home manufactured after June 14, 1976, or install for occupancy any used manufactured home manufactured after June 14, 1976, unless the used manufactured home complies with the Notice of Compliance Form for a used manufactured home as provided in this subdivision. If manufactured after June 14, 1976, the home must bear a label or data plate as required by the secretary. The Notice of Compliance Form shall be signed by the seller and purchaser indicating which party is responsible for either making or paying for any necessary corrections prior to the sale and transferring ownership of the manufactured home.

The Notice of Compliance Form shall be substantially in the following form:

"Notice of Compliance Form as required in Minnesota Statutes, section 327.32, subdivision 1

This notice must be completed and signed by the purchaser(s) and the seller(s) of the used manufactured home described in the purchase agreement and on the bottom of this notice before the parties transfer ownership of a used manufactured home constructed after June 14, 1976.

Electric ranges and clothes dryers must have required four-conductor cords and plugs. For the purpose of complying with the requirements of section 327B.06, a licensed retailer or limited retailer shall retain at least one copy of the form required under this subdivision.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

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Solid fuel-burning fireplaces or stoves must be listed for use in manufactured homes, Code of Federal Regulations, title 24, section 3280.709 (g), and installed correctly in accordance with their listing or standards (i.e., chimney, doors, hearth, combustion, or intake, etc., Code of Federal Regulations, title 24, section 3280.709 (g)).

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller
Gas water heaters and furnaces must be listed for	r manufactured home use Co

Gas water heaters and furnaces must be listed for manufactured home use, Code of Federal Regulations, title 24, section 3280.709 (a) and (d)(1) and (2), and installed correctly, in accordance with their listing or standards.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

Smoke alarms are required to be installed and operational in accordance with Code of Federal Regulations, title 24, section 3280.208.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

Carbon monoxide alarms or CO detectors that are approved and operational are required to be installed within ten feet of each room lawfully used for sleeping purposes.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

Egress windows are required in every bedroom with at least one operable window with a net clear opening of 20 inches wide and 24 inches high, five square feet in area, with the bottom of windows opening no more than 36 inches above the floor. Locks, latches, operating handles, tabs, or other operational devices shall not be located more than 54 inches above the finished floor.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

The furnace compartment of the home is required to have interior finish with a flame spread rating not exceeding 25, as specified in the 1976 United States Department of Housing and Urban Development Code governing manufactured housing construction.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

The water heater enclosure in this home is required to have interior finish with a flame spread rating not exceeding 25, as specified in the 1976 United States Department of Housing and Urban Development Code governing manufactured housing construction.

Complies	Correction required
Initialed by Responsible Party: Buyer	Seller

The home complies with the snowload and heat zone requirements for the state of Minnesota as indicated by the data plate.

FRIDAY, APRIL 25, 2025

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Complies

Initialed by Responsible Party: Buyer

Correction required

The parties to this agreement have initialed all required sections and agree by their signature to complete any necessary corrections prior to the sale or transfer of ownership of the home described below as listed in the purchase agreement. The state of Minnesota or a local building official has the authority to inspect the home in the manner described in Minnesota Statutes, section 327.33, prior to or after the sale to ensure compliance was properly executed as provided under the Manufactured Home Building Code.

Signature of Purchaser(s) of Home

date	date
Print name as appears on purchase agreement	Print name as appears on purchase agreement
Signature of Seller(s) of Home	
date	date
	Print name and license number, if applicable
(Street address of home at time of sale)	
(City/State/Zip)	
Name of manufacturer of home	
5	"

(b) No dealer, limited dealer, retailer, limited retailer, broker, or any seller associated with a dealer, limited dealer, retailer, limited retailer, or broker shall sell or offer for sale in this state a used manufactured home manufactured after June 14, 1976, or install for occupancy a used manufactured home manufactured after June 14, 1976, unless they have:

(1) completed and submitted to the commissioner the Notice of Compliance Form for a used manufactured home as provided in this subdivision; and

(2) paid the Notice of Compliance Form for a used manufactured home filing fee.

(c) If manufactured after June 14, 1976, the home must bear a label or data plate as required by the secretary, or a replacement label issued by the commissioner and a data plate as required by the secretary. The Notice of Compliance Form for a Used Manufactured Home shall be completed and signed by the purchaser(s) and seller(s) and shall confirm the requirements of this subdivision have been met. To comply with section 326B.606, a licensed dealer, limited dealer, or seller shall retain at least one copy of the notice.

(d) The dealer, park owner, or seller may contract with a licensed electrician or master electrician, or licensed electrical engineer to complete the electrical portions of the compliance form. The dealer or seller may contract with a bonded mechanical contractor registered with the Department of Labor and Industry to complete the heating, ventilation, and air conditioning portions of the compliance form. The dealer, park owner, or seller may contract with a licensed plumber or master plumber, or mechanical engineer to complete the plumbing portions of the compliance form.

(e) The commissioner shall establish and make available a Notice of Compliance Form for a Used Manufactured Home, as prescribed in this section, that must be used to meet the requirements of this subdivision. The form must confirm that the requirements in paragraphs (f) to (j) are met.

(f) Life and safety requirements:

(1) smoke alarms are installed and operational in accordance with Code of Federal Regulations, title 24, section 3280.208;

(2) carbon monoxide alarms or carbon monoxide detectors are approved and operational and are installed within ten feet of each room lawfully used for sleeping purposes;

(3) egress windows are in every bedroom with at least one operable window with a net clear opening of 20 inches wide and 24 inches high, five square feet in area, with the bottom of windows opening no more than 36 inches above the floor. Locks, latches, operating handles, tabs, or other operational devices are located more than 54 inches above the finished floor; and

(4) exterior doors, including sliding glass exterior doors, are operable and provide code compliant access to grade.

(g) Electrical requirements:

(1) distribution panels are installed in compliance with the approved listing, complete with required breakers or fuses, with all unused openings covered with blank covers approved and listed for that purpose. Connections have been checked for tightness. Panels are readily accessible;

(2) the electrical system, including switches, receptacles, fixtures, and devices, is installed, wired, and supported in accordance with code requirements at the time the electrical system was installed and is in safe and functional condition;

(3) the used manufactured home has been subjected to:

(i) an electrical continuity test to assure that all metallic parts are bonded in accordance with code requirements; and

(ii) an electrical operational test to demonstrate that all fixtures and equipment except water heaters, ranges, air conditioners and electric furnaces are connected and in working order;

(4) the dealer, park owner, or seller may, in lieu of inspecting the electrical and heating systems of a used manufactured home, request an electrical and heating inspection by a qualified third party. Approval by the qualified third party is accepted as compliance with those portions of the safety standards under the code that pertain to electrical and heating systems; and

(5) electric ranges and clothes dryers have the required four-conductor cords and plugs.

(h) Plumbing requirements:

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(1) fixtures:

(i) all plumbing fixtures are protected with approved workable "p" traps;

(ii) all plumbing fixtures are in a workable condition and vented through the roof in accordance with code requirements at the time the plumbing was installed; and

(iii) an antisiphon trap vent device or mechanical vent may be used to vent single fixtures, except water closets;

(2) water supply:

(i) water piping is not bent or kinked so as to retard or obstruct the flow of the water supply;

(ii) the under-floor water supply piping is connected to the manufactured home's water supply connection and to the site's water service supply piping in accordance with code requirements at the time the plumbing was installed, except when the manufactured home is being installed or reinstalled;

(iii) the under-floor water supply piping is supported in accordance with code requirements at the time the plumbing was installed, except when the manufactured home is being installed or reinstalled; and

(iv) the under-floor water supply piping is protected from freezing, except when the manufactured home is being installed or reinstalled;

(3) drain waste:

(i) drain waste piping is in working condition;

(ii) the under-floor drain waste piping is connected to the manufactured home's drain waste outlet or outlets and to the site's service utility piping in accordance with code requirements at the time the plumbing was installed, except when the manufactured home is being installed or reinstalled; and

(iii) the under-floor drain waste piping is supported and sloped in accordance with code requirements at the time the plumbing was installed, except when the manufactured home is being installed or reinstalled; and

(4) water heating:

(i) the water heater is listed for manufactured home use under Code of Federal Regulations, title 24, section 3280.709(a) and (d)(1) and (2), and installed correctly, in accordance with federal standards;

(ii) the water heater is equipped with an approved listed relief value to provide temperature and pressure relief;

(iii) the water heater enclosure in the manufactured home is completed with an interior finish having a flame spread rating not exceeding 25, as specified in the 1976 United States Department of Housing and Urban Development Code governing manufactured housing construction; and

(iv) water heater venting systems are in a safe and operable condition. Products of combustion venting do not terminate within a roof, wall, or floor cavity.

(i) Heat-producing equipment requirements:

(1) the furnace is listed for manufactured home use under Code of Federal Regulations, title 24, section 3280.709(a) and (d)(1) and (2), and installed correctly, in accordance with the federal regulations;

(2) heating equipment such as a furnace, wall heater, or thermostat are in safe and operable condition. All ducts are in usable, not collapsed condition, with all exterior and interior joints and furnace connections mechanically secure and sealed; and

(3) the furnace venting systems are in a safe and operable condition. Products of combustion venting do not terminate within a roof, wall, floor, or under-floor area.

(j) General requirements:

(1) fuel gas piping:

(i) fuel gas supply piping is not bent or kinked so as to obstruct the flow of the fuel gas or leak;

(ii) the under-floor fuel gas supply piping is connected to the manufactured home's fuel gas supply connection and to the site's fuel gas service supply piping in accordance with code requirements at the time the gas piping was installed, except when the manufactured home is being installed or reinstalled; and

(iii) the under-floor fuel gas supply piping is supported in accordance with code requirements at the time the gas piping was installed, except when the manufactured home is being installed or reinstalled;

(2) solid fuel-burning fireplaces or stoves are listed for use in manufactured homes under Code of Federal Regulations, title 24, section 3280.709(g), and installed correctly in accordance with the federal regulations, including chimney, doors, hearth, combustion, or intake;

(3) all exhaust vents are operable;

(4) insulation missing from exposed areas has been replaced and all holes in bottom board have been securely sealed;

(5) exterior roof and wall systems prevent bulk water infiltration;

(6) water-damaged areas and holes in the subfloor have been replaced; and

(7) the home complies with code requirements for snowload and heat zone requirements as indicated by the data plate.

Sec. 24. Minnesota Statutes 2024, section 327.32, subdivision 1e, is amended to read:

Subd. 1e. **Reinstallation requirements for used manufactured homes.** (a) All used manufactured homes reinstalled less than 24 months from the date of installation by the first purchaser must be reinstalled in compliance with subdivision 1c. All used manufactured homes reinstalled more than 24 months from the date of installation by the first purchaser may be reinstalled without a frost-protected foundation if the home is reinstalled in compliance with Minnesota Rules, chapter 1350, for above frost-line installations and the notice requirement of subdivision 1f is complied with by the seller and the purchaser of the used manufactured home.

(b) The installer or licensed residential building contractor shall affix an installation seal issued by the department to the outside of the home as required by the Minnesota State Building Code. The certificate of installation issued by the installer of record shall clearly state that the home has been reinstalled with an above frost-line foundation. Fees for inspection of a reinstallation and for issuance of reinstallation seals shall follow the requirements of sections 326B.802 to 326B.885; 326B.22, subdivision 2; and 326B.23, subdivision 2. Fees for review of plans, specifications, and on-site inspections shall be those as specified in section 326B.153, subdivision 1, paragraph (c) sections 326B.22, subdivision 2, and 326B.37, subdivision 4. Whenever an installation certificate for an above frost-line installation is issued to a used manufactured home being listed for sale, the purchase agreement must disclose that the home is installed on a nonfrost-protected foundation and recommend that the purchaser have the home inspected to determine the effects of frost on the home.

(c) An installation seal may be issued to a residential building contractor licensed under section 326B.805 for use in the installation of used manufactured homes only after the qualifying person for the residential building contractor has completed a three-hour training course relating to the installation of manufactured homes that has been approved by either the United States Department of Housing and Urban Development or by the commissioner. The course completion certificate shall be submitted to the commissioner. For the purposes of this subdivision, "qualifying person" has the meaning given in section 326B.802, subdivision 10.

Sec. 25. Minnesota Statutes 2024, section 327.32, subdivision 7, is amended to read:

Subd. 7. **Enforcement.** All jurisdictions enforcing the State Building Code, in accordance with sections 326B.101 to 326B.151, shall undertake or provide for the administration and enforcement of the manufactured home installation rules promulgated by the commissioner. Municipalities which have adopted the State Building Code may provide installation inspection and plan review services in noncode areas of the state without local building code enforcement.

Sec. 26. Minnesota Statutes 2024, section 327.33, subdivision 1, is amended to read:

Subdivision 1. **Inspections.** The commissioner shall, through the department's inspectors or through a designated recognized inspection service acting as authorized representative of the commissioner perform sufficient inspections of manufacturing premises and manufactured homes to ensure compliance with sections 327.31 to 327.35. The commissioner shall have the exclusive right to conduct inspections, except for the inspections conducted or authorized by the secretary.

Sec. 27. Minnesota Statutes 2024, section 327.33, subdivision 2, is amended to read:

Subd. 2. Fees. Unless otherwise established in this section, the commissioner shall may by rule establish reasonable fees for seals, installation seals, Notice of Compliance Form for a used manufactured home filing, and inspections which are sufficient to cover all costs incurred in the

administration of sections 327.31 to 327.35. The commissioner shall may also establish by rule a monitoring inspection fee in an amount that will comply with the secretary's fee distribution program. This monitoring inspection fee shall be an amount paid by the manufacturer for each manufactured home produced in Minnesota. The monitoring inspection fee shall be paid by the manufacturer to the secretary. The rules of the fee distribution program require the secretary to distribute the fees collected from all manufactured home manufacturers among states approved and conditionally approved based on the number of new manufactured homes whose first location after leaving the manufacturer is on the premises of a distributor, dealer or purchaser in that state. Fees for inspections in areas that have not adopted the State Building Code must be equal to the fees for inspections in code areas of the state. Third-party vendors may charge their usual and normal charge for inspections.

Sec. 28. Minnesota Statutes 2024, section 327.33, subdivision 2a, is amended to read:

Subd. 2a. Construction seal fees. Replacement manufactured home or accessory structure construction seal fees, including certificates, are \$30 \$70 per seal.

Sec. 29. Minnesota Statutes 2024, section 327.33, subdivision 2b, is amended to read:

Subd. 2b. **Installation seal fees.** Manufactured home installation seal fees, including anchoring and support and including certificates, are \$80 \$325.

Sec. 30. Minnesota Statutes 2024, section 327.33, subdivision 2c, is amended to read:

Subd. 2c. Temporary installation certificate fees. A temporary certificate fee is $\frac{215}{2}$ per certificate.

Sec. 31. Minnesota Statutes 2024, section 327.33, is amended by adding a subdivision to read:

Subd. 2f. Notice of Compliance Form for a used manufactured home filing fee. The Notice of Compliance Form for a used manufactured home filing fee is \$100 for each form submitted to the commissioner.

Sec. 32. Minnesota Statutes 2024, section 327.33, is amended by adding a subdivision to read:

Subd. 2g. Installation plan review and inspection fee. The plan review and inspection fee for the commissioner's plan review and inspection of new and used installed or reinstalled manufactured homes and manufactured home accessory structures in areas of the state without local building code enforcement is \$1,200.

Sec. 33. Minnesota Statutes 2024, section 327B.01, subdivision 1, is amended to read:

Subdivision 1. **Terms.** As used in sections 327B.01 to 327B.12 the terms defined in this section have the meanings given them.

Sec. 34. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision to read:

Subd. 1a. Authorized representative. "Authorized representative" means a person, firm, or corporation, or employee of a firm or corporation, approved or hired by the commissioner of labor and industry.

Sec. 35. Minnesota Statutes 2024, section 327B.01, subdivision 7, is amended to read:

Subd. 7. **Dealer or retailer.** "Dealer" or "retailer" means any person who engages in the business, either exclusively or in addition to any other occupation, of selling, <u>distributing</u>, or brokering manufactured homes, new or used, or who offers to sell, solicit, broker or advertise the sale of manufactured homes, new or used.

Sec. 36. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision to read:

Subd. 7a. Distributor. "Distributor" means a person engaged in the sale and distribution of manufactured homes for resale.

Sec. 37. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision to read:

<u>Subd.</u> 10b. <u>Installation.</u> "Installation" of a manufactured home means installation or reinstallation, at the site of occupancy, of all portions of a manufactured home, connection of the manufactured home to existing utility connections, and installation of support and anchoring systems.

Sec. 38. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision to read:

Subd. 13c. Manufactured home installer. "Manufactured home installer" means a person, firm, or corporation licensed by the state of Minnesota that installs or repairs a manufactured home for others at the site of occupancy.

Sec. 39. Minnesota Statutes 2024, section 327B.01, is amended by adding a subdivision to read:

Subd. 17a. **Purchaser.** "Purchaser" means the first individual purchasing a manufactured home in good faith for purposes other than resale.

Sec. 40. Minnesota Statutes 2024, section 327B.01, subdivision 19, is amended to read:

Subd. 19. **Salesperson.** "Salesperson" means a person who acts on behalf of a dealer in performing any act which that sections 327B.01 to 327B.12 authorize or require to be performed by a dealer.

Sec. 41. Minnesota Statutes 2024, section 327B.04, subdivision 3, is amended to read:

Subd. 3. License application; manufacturer and dealer. Application for a license to act as a manufacturer or dealer and its renewal shall be made to the commissioner, shall be in writing, and duly verified by oath. The applicant shall submit any information required by the commissioner, upon forms provided by the commissioner for that purpose, including:

(a) proof of identity;

(b) the name under which the applicant will be licensed and do business in this state;

(c) the applicant's type and place of business;

(d) the name, home and business address of the applicant's directors, officers, limited and general partners, controlling shareholders and affiliates;

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(e) whether the applicant, or any of its directors, officers, limited or general partners, controlling shareholders or affiliates, has been convicted of a crime within the previous ten years that either related directly to the business for which the license is sought or involved fraud, misrepresentation or misuse of funds, or has suffered a judgment in a civil action involving fraud, misrepresentation, or conversion within the previous five years or has had any government license or permit suspended or revoked as a result of an action brought by a federal or state governmental agency in this or any other state within the last five years; and

(f) the applicant's qualifications and business history, including whether the applicant, or any of its directors, officers, limited or general partners, controlling shareholders or affiliates has ever been adjudged bankrupt or insolvent, or has any unsatisfied court judgments outstanding against it or them.

Sec. 42. Minnesota Statutes 2024, section 327B.04, subdivision 4, is amended to read:

Subd. 4. License prerequisites. No application shall be granted nor license issued to act as a manufacturer or dealer until the applicant proves to the commissioner that:

(a) the applicant has a permanent, established place of business at each licensed location. An "established place of business" means a permanent enclosed building other than a residence, or a commercial office space, either owned by the applicant or leased by the applicant for a term of at least one year, located in an area where zoning regulations allow commercial activity, and where the books, records and files necessary to conduct the business are kept and maintained. The owner of a licensed manufactured home park who resides in or adjacent to the park may use the residence as the established place of business required by this subdivision, unless prohibited by local zoning ordinance.

If a license is granted, the licensee may use unimproved lots and premises for sale, storage, and display of manufactured homes, if the licensee first notifies the commissioner in writing;

(b) if the applicant desires to sell, solicit or advertise the sale of new manufactured homes, it has a bona fide contract or franchise in effect with a manufacturer or distributor of the new manufactured home it proposes to deal in;

(c) the applicant has secured: (1) a surety bond in the amount of \$20,000 for each agency and each subagency location that bears the applicant's name and the name under which the applicant will be licensed and do business in this state. Each bond is for the protection of consumer customers, and must be executed by the applicant as principal and issued by a surety company admitted to do business in this state. Each bond shall be exclusively for the purpose of reimbursing consumer customers and shall be conditioned upon the faithful compliance by the applicant with all of the laws and rules of this state pertaining to the applicant's business as a dealer or manufacturer, including sections 325D.44, 325F.67 and 325F.69, and upon the applicant's faithful performance of all its legal obligations to consumer customers; and (2) a certificate of liability insurance in the amount of \$1,000,000 that provides aggregate coverage for the agency and each subagency location. In the event of a policy cancellation, the insurer shall send written notice to the commissioner at the same time that a cancellation request is received from or a notice is sent to the insured;
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(e) the applicant has provided evidence of having had at least two years' prior experience in the sale of manufactured homes, working for a licensed dealer. The applicant does not have to satisfy the two-year prior experience requirement if:

(1) the applicant sells or brokers used manufactured homes as permitted under section 327B.01, subdivision 7; or

(2) the applicant:

(i) has met all other licensing requirements;

(ii) is the owner of a manufactured home park; and

(iii) is selling new manufactured homes installed in the manufactured home park that the applicant owns.

Sec. 43. Minnesota Statutes 2024, section 327B.04, subdivision 6, is amended to read:

Subd. 6. Certificate of license; manufacturer and dealer. For each license granted to act as a manufacturer or dealer the commissioner shall issue a certificate which includes the name of the licensee, the name of the surety company and the amount of the surety bond, and the insurance underwriter and policy number, the names and addresses of any related principal or subagencies, and a license number.

Sec. 44. Minnesota Statutes 2024, section 327B.04, subdivision 7a, is amended to read:

Subd. 7a. **Fees.** (a) Fees for licenses issued pursuant to this section shall be calculated pursuant to section 326B.092. for two years and the following fees apply:

(1) manufacturer's license and dealer's license, \$180;

(2) dealer's subagency license, \$80; and

(3) limited dealer's license, \$100.

(b) All initial limited dealer licenses shall be effective for more than one calendar year and shall expire on December 31 of the year after the year in which the application is made.

(e) For the purposes of calculating fees under section 326B.092, any license issued under this section is a business license, except that a subagency license is a master license. The commissioner shall in a manner determined by the commissioner, without the need for any rulemaking under chapter 14, phase in the renewal of limited dealer licenses from one year to two years. By June 30, 2011, all renewed limited dealer licenses shall be two-year licenses.

Sec. 45. Minnesota Statutes 2024, section 327B.041, is amended to read:

327B.041 MANUFACTURED HOME INSTALLERS.

(a) Manufactured home installers are subject to all of the fees in section 326B.092 and the requirements of sections 326B.802 to 326B.885, except for the following:

(1) manufactured home installers are not subject to the continuing education requirements of sections 326B.0981, 326B.099, and 326B.821, but are subject to the continuing education requirements established in rules adopted under section 327B.10;

(2) the examination requirement of section 326B.83, subdivision 3, for manufactured home installers shall be satisfied by successful completion of a written examination administered and developed specifically for the examination of manufactured home installers. The examination must be administered and developed by the commissioner. The commissioner and the state building official shall seek advice on the grading, monitoring, and updating of examinations from the Minnesota Manufactured Housing Association Manufactured and Modular Home Association of Minnesota;

(3) a local government unit may not place a surcharge on a license fee, and may not charge a separate fee to installers;

(4) a dealer or distributor who does not install or repair manufactured homes is exempt from licensure under sections 326B.802 to 326B.885;

(5) the exemption under section 326B.805, subdivision 6, clause (5), does not apply; and

(6) manufactured home installers are not subject to the contractor recovery fund in section 326B.89.

(b) The commissioner may waive all or part of the requirements for licensure as a manufactured home installer for any individual who holds an unexpired license or certificate issued by any other state or other United States jurisdiction if the licensing requirements of that jurisdiction meet or exceed the corresponding licensing requirements of the department and the individual complies with section 326B.092, subdivisions 1 and 3 to 7.

Sec. 46. Minnesota Statutes 2024, section 327B.05, subdivision 1, is amended to read:

Subdivision 1. **Grounds.** In addition to the grounds in section 326B.082, subdivision 11, the commissioner may by order deny, suspend, limit, place conditions on, or revoke the application or license of any applicant or licensee or any of its directors, officers, limited or general partners, controlling shareholders, or affiliates for any of the following grounds:

(a) (1) has violated any of the provisions of sections 327B.01 to 327B.12 or any rule or order issued by the commissioner or any prior law providing for the licensing of manufactured home dealers or manufacturers;

(b) (2) has had a previous manufacturer or dealer license revoked in this or any other state;

(c) (3) has engaged in acts or omissions which have been adjudicated or amount to a violation of any of the provisions of section 325D.44, 325F.67 or 325F.69;

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(d) (4) has sold or brokered the sale of a home containing a material violation of sections 327.31 to 327.35 about which that the dealer knew of or which should have been obvious to a reasonably prudent dealer could have known of with the exercise of reasonable diligence;

(e) (5) has failed to make or provide all listings, notices and reports required by the commissioner;

(f) (6) has failed to pay a civil penalty assessed under subdivision 5 within ten days after the assessment becomes final;

(g)(7) has failed to pay to the commissioner or other responsible government agency all taxes, fees and arrearages due;

(h) (8) has failed to duly apply for license renewal;

(i) (9) has violated any applicable manufactured home building or safety code;

(j) (10) has failed or refused to honor any express or implied warranty as provided in section 327B.03;

(k) (11) has failed to continuously occupy a permanent, established place of business licensed under section 327B.04;

(1) (12) has, without first notifying the commissioner, sold a new and unused manufactured home other than the make of manufactured home described in a franchise or contract filed with the application for license or license renewal;

(m) (13) has wrongfully failed to deliver a certificate of title to a person entitled to it;

(n) (14) is insolvent or bankrupt;

 (\mathbf{o}) (15) holds an impaired or canceled bond;

(p) (16) has failed to notify the commissioner of bankruptcy proceedings within ten days after a petition in bankruptcy has been filed by or against the dealer or manufacturer;

(q) (17) has, within the previous ten years, been convicted of a crime that either related directly to the business of the dealer or manufacturer or involved fraud, misrepresentation or misuse of funds;

(r) (18) has suffered a judgment within the previous five years in a civil action involving fraud, misrepresentation or misuse of funds; or

(s) (19) has failed to reasonably supervise any employee or agent of the dealer or manufacturer, resulting in injury or harm to the public.

The commissioner may establish rules pursuant to section 327B.10 further specifying, defining or establishing standards of conduct for manufactured home dealers and manufacturers.

ARTICLE 9

LABOR AND INDUSTRY - MISCELLANEOUS

Section 1. Minnesota Statutes 2024, section 177.253, subdivision 1, is amended to read:

Subdivision 1. **Rest breaks.** An employer must allow each employee adequate time from work a rest break of at least 15 minutes or enough time to utilize the nearest convenient restroom, whichever is longer, within each four consecutive hours of work to utilize the nearest convenient restroom.

Sec. 2. Minnesota Statutes 2024, section 177.253, is amended by adding a subdivision to read:

Subd. 3. **Remedies.** (a) If an employer does not provide rest breaks to an employee as required by this section and related rules, the employer is liable to the employee for the rest break time that should have been provided at the employee's regular rate of pay, plus an additional equal amount as liquidated damages.

(b) In addition to the remedies in paragraph (a), the commissioner may assess a penalty of up to \$1,000 per employee per day during which rest breaks are not provided as required by this section.

Sec. 3. Minnesota Statutes 2024, section 177.254, subdivision 1, is amended to read:

Subdivision 1. Meal break. An employer must <u>permit allow</u> each employee who is working for eight six or more consecutive hours sufficient time to eat a meal break of at least 30 minutes.

Sec. 4. Minnesota Statutes 2024, section 177.254, subdivision 2, is amended to read:

Subd. 2. **Payment not required.** Except for subdivision 4, nothing in this section requires the employer to pay the employee during the meal break.

Sec. 5. Minnesota Statutes 2024, section 177.254, is amended by adding a subdivision to read:

Subd. 4. **Remedies.** (a) If an employer does not provide meal breaks to an employee as required by this section and related rules, the employer is liable to the employee for the meal break time that should have been provided at the employee's regular rate of pay, plus an additional equal amount as liquidated damages.

(b) In addition to the remedies in paragraph (a), the commissioner may assess a penalty of up to \$1,000 per employee per day during which meal breaks are not provided as required by this section.

Sec. 6. MISCLASSIFICATION FRAUD IMPACT REPORT.

(a) Every two years, the commissioners of revenue, employment and economic development, and labor and industry must coordinate to conduct an analysis of the costs of misclassification to illustrate how misclassification impacts misclassified workers, government programs, and tax collections.

(b) By January 15 of every odd-numbered year, beginning January 15, 2027, the commissioner of labor and industry must report on the analysis performed under paragraph (a) to the chairs and

ranking minority members of the legislative committees with jurisdiction over taxes, workforce, and labor. The commissioner of labor and industry may contract with external experts or an independent third party to conduct a study, develop a report, and perform other functions.

(c) At a minimum, the study and report must provide:

(1) an estimate of the number of workers experiencing misclassification in Minnesota;

(2) an estimate of the cost of misclassification to impacted workers;

(3) an estimate of the prevalence of misclassification by industry; and

(4) an estimate of the impact to:

(i) the unemployment insurance trust fund;

(ii) the family and medical benefit insurance account;

(iii) state income tax collection;

(iv) the workers' compensation fund; and

(v) the workforce development fund.

(d) Data and information relevant to the required report elements in paragraph (c) must be provided to the commissioner of labor and industry for purposes of the study and report, including, but not limited to, the following:

(1) from the Department of Employment and Economic Development, information and data relevant to:

(i) the unemployment insurance trust fund;

(ii) the family and medical benefit insurance account;

(iii) unemployment insurance program audits and findings; and

(iv) the workforce development fund;

(2) from the Department of Revenue, information and data relevant to:

(i) misclassification tax audits and findings;

(ii) income tax collection; and

(iii) 1099 filings; and

(3) from the Department of Labor and Industry, information and data relevant to:

(i) misclassification complaints, investigations, and findings; and

(ii) the workers' compensation fund.

ARTICLE 10

UNDERGROUND TELECOMMUNICATIONS INSTALLERS

Section 1. Minnesota Statutes 2024, section 326B.198, subdivision 2, is amended to read:

Subd. 2. **Installation requirements.** (a) The installation of underground telecommunications infrastructure that is located within ten feet of existing underground utilities or that crosses the existing underground utilities must be performed by safety-qualified underground telecommunications installers as follows:

(1) the location of existing utilities by hand- or hydro-excavation or other accepted methods must be performed by a safety-qualified underground telecommunications installer; and

(2) where telecommunications infrastructure is installed by means of directional drilling, the monitoring of the location and depth of the drill head must be performed by a safety-qualified underground telecommunications installer; and.

(3) no fewer than two safety-qualified underground telecommunications installers must be present at all times at any location where telecommunications infrastructure is being installed by means of directional drilling.

(b) Beginning July 1, 2025, all installations of underground telecommunications infrastructure subject to this subdivision within the seven-county metropolitan area must be performed by safety-qualified underground telecommunications installers that meet the requirements of this subdivision.

(e) (b) Beginning January 1, 2026, all installations of underground telecommunications infrastructure subject to this subdivision within this state must be performed by safety-qualified underground telecommunications installers that meet the requirements of this subdivision.

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

Sec. 2. Minnesota Statutes 2024, section 326B.198, subdivision 3, is amended to read:

Subd. 3. Certification Standards. (a) The commissioner of labor and industry, in consultation with the Office of Broadband, shall approve standards for a safety-qualified underground telecommunications installer certification program that requires a person to:

(1) complete a 40-hour initial course that includes classroom and hands-on instruction covering proper work procedures for safe installation of underground utilities, including:

(i) regulations applicable to excavation near existing utilities;

(ii) identification, location, and verification of utility lines using hand- or hydro-excavation or other accepted methods;

(iii) response to line strike incidents;

(iv) traffic control procedures;

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(v) use of a tracking device to safely guide directional drill equipment along a drill path; and

(vi) avoidance and mitigation of safety hazards posed by underground utility installation projects;

(2) demonstrate knowledge of the course material by successfully completing an examination approved by the commissioner; and

(3) complete a four-hour refresher course within three years of completing the original course and every three years thereafter in order to maintain certification.

(b) The commissioner must develop an approval process for training providers under this subdivision and may suspend or revoke the approval of any training provider that fails to demonstrate consistent delivery of approved curriculum or success in preparing participants to complete the examination.

(c) An approved training provider may apply for approval of classroom instruction course material delivered up to two years prior to becoming an approved training provider and before January 1, 2026, as being equivalent or substantially equivalent to classroom instruction course material that is contained in the approved program. An application must provide a copy of all written materials used for the training for which equivalent credit is sought, the specific subjects covered in the training, the name and qualifications of the training provider, a description of the delivery method for the training, and the date of the training. Once approved, a training provider may grant full or partial retroactive credit for completion of classroom instruction training delivered prior to the commissioner's decision to approve a program. A person granted retroactive credit must successfully complete the examination that the training provider is approved to administer in order to be certified as a safety-qualified underground telecommunications installer.

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

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 2, after "for" insert "jobs, labor, and economic development; appropriating money for"

Page 1, line 3, delete the second "and" and insert ", Department of Labor and Industry, Bureau of Mediation Services, and Workers' Compensation Court of Appeals; modifying economic development provisions; modifying" and after "Minnesota" insert "provisions" and delete "various" and insert "labor"

Page 1, line 4, after the first semicolon, insert "modifying provisions governing the certification of underground telecommunications installers; creating accounts;" and delete "appropriating money;"

Amend the title numbers accordingly

And when so amended the bill do pass. Amendments adopted. Report adopted.

SECOND READING OF SENATE BILLS

S.F. No. 1832 was read the second time.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time.

Senator Housley introduced--

S.F. No. 3435: A bill for an act relating to capital investment; modifying previous appropriations for trail improvements in the city of Dellwood; amending Laws 2020, Fifth Special Session chapter 3, article 1, section 17, subdivision 13, as amended; Laws 2023, chapter 71, article 1, section 11, subdivision 7.

Referred to the Committee on Capital Investment.

Senators Housley and Draheim introduced--

S.F. No. 3436: A bill for an act relating to employment; paid leave; requiring paid leave call center to be fully operational on January 1, 2026.

Referred to the Committee on Jobs and Economic Development.

Senators Wiklund, Mann, and Boldon introduced--

S.F. No. 3437: A bill for an act relating to human rights; clarifying conduct deemed discriminatory by a place of public accommodation; amending Minnesota Statutes 2024, section 363A.11, subdivisions 2, 3.

Referred to the Committee on Judiciary and Public Safety.

Senators Boldon, Mann, Kupec, Wiklund, and Port introduced--

S.F. No. 3438: A bill for an act relating to health; establishing a targeted grant program to address outbreaks of vaccine-preventable diseases; appropriating money.

Referred to the Committee on Health and Human Services.

Senators Boldon, Mann, Maye Quade, Kupec, and Wiklund introduced--

S.F. No. 3439: A bill for an act relating to health; prohibiting the use of an exemption to immunization due to conscientiously held beliefs for immunization against measles, mumps, and rubella; amending Minnesota Statutes 2024, section 121A.15, subdivisions 3, 9, by adding a subdivision.

Referred to the Committee on Health and Human Services.

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S.F. No. 3440: A bill for an act relating to transportation; appropriating money for replacement of the Robert Street viaduct in the city of St. Paul if federal funding is rescinded.

Referred to the Committee on Transportation.

Senator Pappas introduced--

S.F. No. 3441: A bill for an act relating to capital investment; requiring a bonding bill forecast to be prepared and delivered to the governor and legislature; amending Minnesota Statutes 2024, section 16A.105.

Referred to the Committee on Capital Investment.

Senator Frentz introduced--

S.F. No. 3442: A bill for an act relating to capital investment; appropriating money for water treatment facility improvements in the city of St. Peter; authorizing the sale and issuance of state bonds.

Referred to the Committee on Capital Investment.

Senator Seeberger introduced--

S.F. No. 3443: A bill for an act relating to state government; creating the Office of the Inspector General; creating an advisory committee; requiring reports; transferring certain agency duties; appropriating money; amending Minnesota Statutes 2024, sections 3.971, by adding a subdivision; 15A.0815, subdivision 2; 142A.03, by adding a subdivision; 142A.12, subdivision 5; 144.05, by adding a subdivision; 245.095, subdivision 5; 256.01, by adding a subdivision; 609.456, subdivision 2; proposing coding for new law as Minnesota Statutes, chapter 15D; repealing Minnesota Statutes 2024, sections 13.321, subdivision 12; 127A.21.

Referred to the Committee on State and Local Government.

Senator Gruenhagen introduced--

S.F. No. 3444: A bill for an act relating to energy; excluding data centers from gross annual retail energy sales for energy conservation and optimization purposes; amending Minnesota Statutes 2024, section 216B.2402, subdivision 10, by adding a subdivision.

Referred to the Committee on Energy, Utilities, Environment, and Climate.

Senator Rarick introduced--

S.F. No. 3445: A bill for an act relating to capital investment; appropriating money for residential substance abuse facilities in Carlton County; authorizing the sale and issuance of state bonds.

Referred to the Committee on Capital Investment.

MOTIONS AND RESOLUTIONS

Senator Latz moved that the name of Senator Gustafson be added as a co-author to S.F. No. 3432. The motion prevailed.

SPECIAL ORDERS

Pursuant to Rule 26, Senator Murphy, Chair of the Committee on Rules and Administration, designated the following bills a Special Orders Calendar to be heard immediately:

S.F. No. 3045, H.F. No. 688, and S.F. No. 2200.

SPECIAL ORDER

S.F. No. 3045: A bill for an act relating to state government operations; establishing a biennial budget; appropriating money for the legislature, certain constitutional offices and state agencies. the Minnesota Historical Society, the Minnesota Humanities Center, certain retirement accounts, certain offices, departments, boards, commissions, councils, general contingent account, and tort claims; transferring money; raising fees; making changes to policy provisions for state government operations and local government policy; modifying state personnel management policies; modifying business filing and fraud policies; creating a task force; repealing provisions; modifying various laws related to election administration; modifying voting and absentee voting requirements and procedures; formalizing the election reporting system; clarifying terminology; expanding laws relating to reprisals for political activity; expanding election-related bribery and solicitation prohibitions; amending fair campaign practices laws; requiring the Campaign Finance and Public Disclosure Board to study campaign spending limits; modifying campaign finance definitions; establishing and modifying disclaimer requirements; amending standards for coordinated and noncoordinated expenditures and disbursements; modifying laws on transition expenses; modifying campaign finance definitions; modifying statement of economic interest requirements; modifying payment for the presidential nomination primary; providing for civil causes of action and civil enforcement; providing criminal and civil penalties; authorizing rulemaking; repealing the voting equipment grant account; requiring reports and publications; amending Minnesota Statutes 2024, sections 3.971, subdivisions 2, 8a, 9; 10A.01, subdivisions 16a, 18, 21, 24, 26, 35, by adding a subdivision; 10A.04, subdivision 4; 10A.07, subdivisions 1, 2; 10A.08, subdivision 1; 10A.09, subdivisions 1, 5, 5a, 6a; 10A.175, by adding a subdivision; 10A.176; 10A.177; 10A.20, by adding a subdivision; 10A.201, subdivision 6; 10A.202, subdivision 4; 10A.36; 11A.24, by adding a subdivision; 13.485, subdivision 1, by adding a subdivision; 13D.02, subdivisions 1, 4; 14.48, subdivisions 1, 2; 14.62, subdivisions 1, 2a, by adding a subdivision; 15B.06, subdivision 1; 16A.152, subdivision 8; 16B.055, subdivision 1; 16B.335, subdivision 2; 16B.48, subdivision 4; 16B.54, subdivision 2; 16B.97, subdivision 1; 16B.98, subdivisions 1, 4; 16B.981, subdivision 4; 16B.991, subdivision 2; 16C.05, by adding a subdivision; 16C.137, subdivision 2; 16C.16, subdivisions 2, 6, 6a, 7; 16D.09, subdivision 1; 43A.01, subdivision 3; 43A.02, subdivision 14; 43A.04, subdivisions 1, 4, 8; 43A.05, subdivision 3; 43A.08, subdivisions 1a, 4; 43A.11, subdivision 9; 43A.121; 43A.15, subdivisions 4, 7, 12, 14; 43A.17, subdivision 5; 43A.181, subdivision 1; 43A.1815; 43A.19, subdivision 1; 43A.23, subdivisions 1, 2; 43A.231, subdivisions 3, 4, 6; 43A.24, subdivisions 1a,

2; 43A.27, subdivisions 2, 3; 43A.33, subdivision 3; 43A.346, subdivisions 2, 6; 43A.36, subdivision 1; 43A.421; 124E.03, by adding a subdivision; 155A.23, by adding a subdivision; 155A.27, subdivision 2; 155A.2705, subdivision 3; 155A.30, subdivision 2; 201.054, subdivisions 1, 2; 201.056; 201.061, subdivisions 1, 3, 3a, 4, 5, 7; 201.071, subdivisions 1, 4; 201.091, subdivisions 5, 8; 201.121, subdivisions 1, 3; 201.13, subdivision 3; 201.14; 201.161, subdivisions 4, 5, 8; 201.162; 201.225, subdivisions 2, 5; 201.275; 202A.20, subdivision 2; 203B.04, subdivisions 1, 4; 203B.05, subdivision 1; 203B.06, subdivision 4; 203B.07, subdivisions 1, 3; 203B.08, subdivisions 1, 3; 203B.081, subdivision 4; 203B.11, subdivision 1; 203B.121, subdivisions 2, 4, 5; 203B.17, subdivision 3; 203B.23, subdivision 2; 203B.29, subdivisions 1, 2; 203B.30, subdivisions 2, 3; 204B.06, subdivisions 1, 1b; 204B.07, subdivision 2; 204B.09, subdivisions 1a, 2, 3; 204B.14, subdivisions 2, 4a; 204B.16, subdivision 1a; 204B.175, subdivision 3; 204B.21, subdivisions 1, 2, by adding a subdivision; 204B.24; 204B.25, subdivision 3; 204B.28, subdivision 2; 204B.44; 204B.45, subdivision 2; 204C.05, subdivision 2; 204C.06, subdivisions 1, 2, 6; 204C.08, subdivision 1d; 204C.09, subdivision 1; 204C.10; 204C.15, subdivisions 2, 3; 204C.24, subdivision 1; 204C.32, subdivision 1; 204C.33, subdivision 1; 205.07, by adding a subdivision; 205.075, subdivision 4; 205.13, subdivisions 1, 1a; 205.185, subdivision 3; 205A.06, subdivisions 1, 1a; 205A.10, subdivisions 2, 3; 205A.11, subdivision 2; 206.83; 207A.11; 211A.02, subdivisions 1, 2; 211B.04, subdivisions 1, 2, 3, 5, by adding a subdivision; 211B.13; 211B.32, subdivisions 1, 4; 211B.35, subdivision 2; 222.37, subdivision 1; 240.131, subdivision 7; 302A.153; 303.06, by adding a subdivision; 303.21; 308A.131, subdivision 2; 308B.215, subdivision 2; 317A.151, subdivision 2; 321.0206; 322C.0201, subdivision 4; 322C.0802; 323A.0101; 326.05; 326.10, subdivisions 1, 2, 10; 326.111, subdivisions 3, 4, 5, by adding a subdivision; 326A.03, subdivision 6, by adding subdivisions; 326A.14; 331A.10, subdivision 2; 349A.01, by adding a subdivision; 349A.06, subdivisions 2, 4, 11; 367.36, subdivision 1; 368.47; 375.20; 383B.041, subdivision 5; 383C.035; 412.02, subdivision 3; 412.591, subdivision 3; 414.09, subdivision 3; 447.32, subdivision 4; 466.01, subdivision 1; 477A.017, subdivision 3; 609.48, subdivision 1; Laws 2023, chapter 62, article 1, sections 11, subdivision 2; 13; proposing coding for new law in Minnesota Statutes, chapters 1; 5; 6; 8; 10A; 15; 16B; 204B; 207A; 211B; 300; 383A; 471; repealing Minnesota Statutes 2024, sections 16B.328, subdivision 2; 16B.45; 16B.98, subdivision 14; 16C.36; 43A.315; 43A.317, subdivisions 1, 2, 3, 5, 6, 7, 8, 9, 10, 12; 43A.318, subdivisions 1, 2, 4, 5; 206.57, subdivision 5b; 206.95; 209.06; 211B.04, subdivision 4; 211B.06; 211B.08; 383C.07; 383C.74, subdivisions 1, 2, 3, 4; 471.9998; Laws 2023, chapter 53, article 17, section 2; Laws 2024, chapter 120, article 3, section 2; Minnesota Rules, parts 1105.7900, item D; 4503.2000, subpart 2; 4511.1100.

Senator Rasmusson moved to amend S.F. No. 3045 as follows (A49):

Page 3, line 8, delete "<u>107,298,000</u>" and insert "<u>107,536,000</u>" and delete "<u>113,066,000</u>" and insert "113,325,000"

Page 3, line 12, delete "\$111,377,000" and insert "\$111,636,000"

Page 3, line 19, delete "<u>32,138,000</u>" and insert "<u>32,376,000</u>" and delete "<u>33,391,000</u>" and insert "<u>33,650,000</u>"

Page 3, line 20, delete "\$12,076,000" and insert "\$12,314,000"

Page 3, line 21, delete "\$12,567,000" and insert "\$12,826,000"

Page 4, line 18, delete "<u>50,135,000</u>" and insert "<u>49,897,000</u>" and delete "<u>50,432,000</u>" and insert "50,173,000"

Page 4, line 21, delete "<u>46,719,000</u>" and insert "<u>46,481,000</u>" and delete "<u>47,016,000</u>" and insert "<u>46,757,000</u>"

Page 4, line 27, delete "\$46,657,000" and insert "\$46,398,000"

Page 21, after line 20, insert:

"Sec. 5. Minnesota Statutes 2024, section 3.971, is amended by adding a subdivision to read:

Subd. 10. Implementation of audit recommendations. (a) By February 1 each year, as resources permit, the legislative auditor must submit a report to the chairs and ranking minority members of the legislative committees with fiscal jurisdiction over an entity subject to audit under this section. The report must detail whether the entity has implemented any recommendations identified by the legislative auditor during the prior five years in a financial audit, program evaluation, or special review.

(b) By July 1 each year, as resources permit, the legislative auditor must submit a report to designated legislators listing the standing committees in the senate and the house of representatives to which the legislative auditor did or did not present their reports under paragraph (a) in a public hearing. For purposes of this paragraph, "designated legislators" means the chairs and ranking minority members of the senate Committees on State Government Policy and Finance, Rules and Administration, and Finance, and the house of representatives Committees on State Government Finance and Policy, Rules and Legislative Administration, and Ways and Means."

Page 26, after line 12, insert:

"Sec. 15. Minnesota Statutes 2024, section 16A.057, subdivision 5, is amended to read:

Subd. 5. **Monitoring Office of the Legislative Auditor audits.** The commissioner must review audit reports from the Office of the Legislative Auditor and take appropriate steps to address internal control problems found in executive agencies. The commissioner must submit a report to the legislative auditor no later than September 1 of each year detailing the implementation status of all recommendations identified in an auditor's report during the prior five years. The report must include a specific itemization of recommendations that have not been implemented during that period, along with the basis for that decision."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Bahr	Dahms	Draheim	Duckworth
Anderson	Coleman	Dornink	Drazkowski	Farnsworth

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Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Bahr, Dahms, Howe, Lieske, Miller, Nelson, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski Dibble Fateh	Hoffman Johnson Stewart Klein	Marty Maye Quade McEwen	Pappas Pha Port	Wiklund Xiong

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Hawj, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Pappas moved to amend S.F. No. 3045 as follows (A84):

Page 18, line 5, delete "\$5,000,000" and insert "\$3,000,000"

Page 18, line 12, delete "Of the amount appropriated under paragraph (a)," and delete "is" and insert "in fiscal year 2026 is appropriated from the general fund to the commissioner of administration"

The motion prevailed. So the amendment was adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A44):

Page 3, line 8, delete "107,298,000" and insert "102,220,000" and delete "113,066,000" and insert "102,150,000"

Page 3, line 11, delete everything after the period

Page 3, delete lines 12 to 13

Page 3, line 14, delete "38,238,000" and insert "36,653,000" and delete "39,690,000" and insert "36.653.000"

Page 3, line 15, delete "36,922,000" and insert "34,807,000" and delete "39,985,000" and insert "34.807.000"

Page 3, delete lines 16 to 18

Page 3, line 19, delete "32,138,000" and insert "30,760,000" and delete "33,391,000" and insert "30,690,000"

Page 3, delete lines 20 to 31 and insert:

"Legislative Auditor. \$11,526,000 each year is for the Office of the Legislative Auditor.

Revisor of Statutes. \$8,714,000 each year is for the Office of the Revisor of Statutes.

Legislative Reference Library. \$2,184,000 each year is for the Legislative Reference Library.

Legislative Budget Office. \$2,669,000 each year is for the Legislative Budget Office."

Page 4, line 17, delete "<u>14,493,000</u>" and insert "<u>14,268,000</u>" and delete "<u>14,734,000</u>" and insert "14,278,000"

Page 4, line 18, delete "<u>50,135,000</u>" and insert "<u>46,125,000</u>" and delete "<u>50,432,000</u>" and insert "45,684,000"

Page 4, line 21, delete "<u>46,719,000</u>" and insert "<u>43,209,000</u>" and delete "<u>47,016,000</u>" and insert "<u>42,768,000</u>"

Page 4, line 23, delete "<u>3,021,000</u>" and insert "<u>2,521,000</u>" and delete "<u>3,021,000</u>" and insert "<u>2,521,000</u>"

Page 4, line 27, delete "\$46,657,000" and insert "\$42,409,000"

Page 4, line 29, delete "<u>12,306,000</u>" and insert "<u>10,695,000</u>" and delete "<u>10,426,000</u>" and insert "<u>10,039,000</u>"

Page 4, line 30, delete "\$10,356,000" and insert "\$9,969,000"

Page 4, line 31, delete "\$10,426,000" and insert "\$10,039,000"

Page 4, line 34, delete "2,319,000" and insert "2,293,000" and delete "1,846,000" and insert "1,793,000"

Page 5, line 8, delete "<u>11,110,000</u>" and insert "<u>10,511,000</u>" and delete "<u>11,709,000</u>" and insert "<u>10,511,000</u>"

Page 5, line 11, delete "705,000" and insert "695,000" and delete "715,000" and insert "695,000"

Page 5, line 13, delete "<u>10,405,000</u>" and insert "<u>9,816,000</u>" and delete "<u>10,994,000</u>" and insert "<u>9,816,000</u>"

Page 5, line 15, delete "<u>10,939,000</u>" and insert "<u>10,753,000</u>" and delete "<u>11,150,000</u>" and insert "<u>10,772,000</u>"

Page 5, line 29, delete "<u>37,109,000</u>" and insert "<u>36,808,000</u>" and delete "<u>38,281,000</u>" and insert "<u>37,671,000</u>"

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Page 5, line 33, delete "<u>17,840,000</u>" and insert "<u>17,576,000</u>" and delete "<u>18,117,000</u>" and insert "<u>17,584,000</u>"

Page 6, line 15, delete "2,676,000" and insert "2,639,000" and delete "2,716,000" and insert "2,639,000"

Page 8, line 16, delete "464,000" and insert "456,000" and delete "472,000" and insert "456,000"

Page 8, line 18, delete "<u>51,688,000</u>" and insert "<u>50,797,000</u>" and delete "<u>52,709,000</u>" and insert "<u>50,903,000</u>"

Page 8, line 20, delete "<u>215,661,000</u>" and insert "<u>211,455,000</u>" and delete "<u>216,973,000</u>" and insert "208,456,000"

Page 8, line 23, delete "<u>211,401,000</u>" and insert "<u>207,195,000</u>" and delete "<u>212,713,000</u>" and insert "204,196,000"

Page 8, delete lines 28 to 30

Page 8, line 31, delete "<u>179,876,000</u>" and insert "<u>176,476,000</u>" and delete "<u>180,453,000</u>" and insert "<u>173,551,000</u>"

Page 8, line 33, delete "<u>175,616,000</u>" and insert "<u>172,216,000</u>" and delete "<u>176,193,000</u>" and insert "<u>169,291,000</u>"

Page 9, delete lines 4 to 6

Page 9, line 17, delete "<u>35,785,000</u>" and insert "<u>34,979,000</u>" and delete "<u>36,520,000</u>" and insert "<u>34,905,000</u>"

Page 9, lines 29 and 30, delete "\$45,000,000" and insert "\$40,000,000"

Page 9, line 32, delete "401,000" and insert "392,000" and delete "411,000" and insert "392,000"

Page 10, line 2, delete "938,000" and insert "927,000" and delete "955,000" and insert "932,000"

Page 10, line 3, delete "829,000" and insert "817,000" and delete "841,000" and insert "817,000"

Page 10, line 5, delete "655,000" and insert "646,000" and delete "665,000" and insert "646,000"

Page 10, line 7, delete "737,000" and insert "729,000" and delete "745,000" and insert "729,000"

Page 10, line 8, delete "<u>1,381,000</u>" and insert "<u>1,361,000</u>" and delete "<u>1,402,000</u>" and insert "1,361,000"

Page 10, line 11, delete "<u>26,763,000</u>" and insert "<u>26,457,000</u>" and delete "<u>27,076,000</u>" and insert "<u>26,457,000</u>"

Page 10, line 15, delete "<u>26,442,000</u>" and insert "<u>26,136,000</u>" and delete "<u>26,755,000</u>" and insert "<u>26,136,000</u>"

Page 10, line 32, delete "<u>7,798,000</u>" and insert "<u>7,788,000</u>" and delete "<u>7,808,000</u>" and insert "<u>7,788,000</u>"

Page 11, line 4, delete "859,000" and insert "849,000" and delete "869,000" and insert "849,000"

Page 11, line 24, delete "873,000" and insert "858,000" and delete "887,000" and insert "858,000"

Page 11, line 28, delete "928,000" and insert "914,000" and delete "943,000" and insert "914,000"

Page 11, line 30, delete "<u>3,659,000</u>" and insert "<u>3,603,000</u>" and delete "<u>3,716,000</u>" and insert "<u>3,603,000</u>"

Page 11, line 31, delete "459,000" and insert "452,000" and delete "466,000" and insert "452,000"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 28 and nays 34, as follows:

Those who voted in the affirmative were:

Anderson	Drazkowski	Howe	Limmer	Rasmusson
Bahr	Duckworth	Jasinski	Lucero	Utke
Coleman	Farnsworth	Koran	Mathews	Weber
Dahms	Green	Kreun	Miller	Wesenberg
Dornink	Gruenhagen	Lang	Pratt	
Draheim	Housley	Lieske	Rarick	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Dahms, Howe, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Hauschild moved to amend S.F. No. 3045 as follows (A82):

Page 26, after line 12, insert:

"Sec. 14. [16A.113] UNITED STATES HOCKEY HALL OF FAME TO REMAIN IN EVELETH.

State funds may not be appropriated or used to move the United States Hockey Hall of Fame out of the city of Eveleth. State funds may not be appropriated or used to renovate another facility 25TH DAY]

or to design or construct a new facility to serve as an additional or supplemental United States Hockey Hall of Fame at a location outside of the city of Eveleth."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 32, as follows:

Those who voted in the affirmative were:

Boldon	Farnsworth	Hoffman	Marty	Putnam
Carlson	Fateh	Johnson Stewart	Maye Quade	Rest
Champion	Frentz	Klein	McEwen	Seeberger
Clark	Gustafson	Kunesh	Murphy	Westlin
Cwodzinski	Hauschild	Kupec	Pha	Wiklund
Dibble	Hawj	Mann	Port	Xiong

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Hawj, Marty, McEwen, Port, and Seeberger.

Those who voted in the negative were:

Bahr Coleman	Drazkowski Duckworth Green Gruenhagen Housley Howe Jasinski	Koran Kreun Lang Latz Lieske Limmer Lucero	Mathews Miller Mohamed Oumou Verbeten Pappas Pratt Rarick	Rasmusson Utke Weber Wesenberg
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Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Bahr, Dahms, Howe, Lieske, Miller, Utke, and Weber.

The motion did not prevail. So the amendment was not adopted.

Senator Kupec moved to amend S.F. No. 3045 as follows (A83):

Page 43, after line 28, insert:

"Sec. 36. Minnesota Statutes 2024, section 179A.13, subdivision 2, is amended to read:

Subd. 2. Employers. Public employers, their agents and representatives are prohibited from:

(1) interfering, restraining, or coercing employees in the exercise of the rights guaranteed in sections 179A.01 to 179A.25;

(2) dominating or interfering with the formation, existence, or administration of any employee organization or contributing other support to it;

(3) discriminating in regard to hire or tenure to encourage or discourage membership in an employee organization;

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(4) discharging or otherwise discriminating against an employee because the employee has signed or filed an affidavit, petition, or complaint or given information or testimony under sections 179A.01 to 179A.25;

(5) refusing to meet and negotiate in good faith with the exclusive representative of its employees in an appropriate unit;

(6) refusing to comply with grievance procedures contained in an agreement;

(7) distributing or circulating a blacklist of individuals exercising a legal right or of members of a labor organization for the purpose of preventing blacklisted individuals from obtaining or retaining employment;

(8) violating rules established by the commissioner regulating the conduct of representation elections;

(9) refusing to comply with a valid decision of a binding arbitration panel or arbitrator;

(10) violating or refusing to comply with any lawful order or decision issued by the commissioner or the board;

(11) refusing to provide, upon the request of the exclusive representative, all information pertaining to the public employer's budget both present and proposed, revenues, and other financing information provided that in the executive branch of state government this clause may not be considered contrary to the budgetary requirements of sections 16A.10 and 16A.11;

(12) granting or offering to grant the status of permanent replacement employee to a person for performing bargaining unit work for the employer during a lockout of employees in an employee organization or during a strike authorized by an employee organization that is an exclusive representative;

(13) failing or refusing to provide information that is relevant to enforcement or negotiation of a contract as soon as reasonable after receiving a request by an exclusive representative, not to exceed 30 days for information relevant to contract enforcement or 60 days for information relevant to contract negotiation absent mutual agreement by the parties, provided that a state agency may request and the commissioner may extend these timelines based upon estimated need and after consultation with the exclusive representative; σr

(14) refusing to reassign a position after the commissioner has determined the position was not placed into the correct bargaining unit; or

(15) changing, modifying, cancelling, or revoking a telework or remote work agreement without express mutual agreement by the exclusive representative. This section shall apply to all agreements in effect on or after January 1, 2020."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Rasmusson questioned whether the amendment was germane.

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The President ruled that the amendment was not germane.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A59):

Page 43, after line 28, insert:

"Sec. 36. Minnesota Statutes 2024, section 179A.07, is amended by adding a subdivision to read:

Subd. 10. Discipline for disbursing fraudulent payment. An employee who participates in the disbursement of money the employee knows to be claimed fraudulently, but for which the employee does not personally benefit, is not eligible for a promotion or wage increase for two years following the failure to act."

Page 47, after line 27, insert:

"Sec. 42. Minnesota Statutes 2024, section 609.456, subdivision 2, is amended to read:

Subd. 2. Legislative auditor. Whenever an employee or officer of the state, University of Minnesota, or other organization listed in section 3.971, subdivision 6, discovers evidence of, or has reason to suspect, theft, embezzlement, or unlawful use of public funds or property, the employee or officer shall, except when to do so would knowingly impede or otherwise interfere with an ongoing criminal investigation, promptly report in writing to the legislative auditor and to the attorney general a detailed description of the alleged incident or incidents. A failure to report suspected theft, embezzlement, or unlawful use of public funds or property is subject to disciplinary actions, including freezing the employee's salary for two years following the failure to report."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lieske	Pratt
Anderson	Drazkowski	Howe	Limmer	Rarick
Bahr	Duckworth	Jasinski	Lucero	Rasmusson
Coleman	Farnsworth	Koran	Mathews	Utke
Dahms	Green		Miller	Weber
Dornink	Gruenhagen	Lang	Nelson	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Nelson, Utke, and Weber.

Those who voted in the negative were:

Boldon	Dibble	Hawj	Kupec	McEwen
Carlson	Fateh	Hoffman	Latz	Mitchell
Champion	Frentz	Johnson Stewart	Mann	Mohamed
Clark	Gustafson	Klein	Marty	Murphy
Cwodzinski	Hauschild	Kunesh	Maye Quade	Oumou Verbeten

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Pappas	Port	Rest	Westlin	Xiong
Pha	Putnam	Seeberger	Wiklund	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Fateh, Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A60):

Page 35, after line 9, insert:

"Sec. 26. [16C.0715] REQUIRED TERM IN FEDERAL CONTRACTS.

A contract between the state or a state agency and a federal government entity for the state to administer the dispersion of federal funds must authorize the state to withhold payments to a recipient of the federal money when a state official or employee has a reasonable suspicion that the recipient has secured the payment through an intentional or deceptive act to gain an unlawful benefit.

EFFECTIVE DATE. This section is effective the day following final enactment and applies to contracts executed on or after that date."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Pratt moved to amend S.F. No. 3045 as follows (A51):

Page 32, after line 18, insert:

"Sec. 21. Minnesota Statutes 2024, section 16B.97, is amended by adding a subdivision to read:

Subd. 6. Grants management training. (a) The commissioner must develop an online, on-demand grants management training program for state agency staff. At a minimum, the training must:

(1) include curriculum necessary for grants management managers and supervisors to properly and effectively manage a grants management program and for employees to effectively perform job duties;

(2) include instruction on the state's grants management policies;

(3) include instruction on fraud indicators; and

(4) require an exam that demonstrates an understanding of the skills, knowledge, and responsibilities presented in the training.

(b) All state agency staff assigned grant management responsibilities must complete initial grants management training before assuming grants management job duties and must complete continuing grants management training on an annual basis."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 31 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler Anderson Bahr Coleman Dahms Dornink	Drazkowski Duckworth Farnsworth Green Gruenhagen Housley	Jasinski Johnson Koran Kreun Lang Lieske	Lucero Mathews Miller Nelson Pratt Rarick	Utke Weber Wesenberg
Draheim	Howe	Limmer	Rasmusson	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Nelson, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	2

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Fateh, Hauschild, Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A63):

Page 26, after line 30, insert:

"Sec. 15. Minnesota Statutes 2024, section 16A.41, subdivision 1, is amended to read:

Subdivision 1. **Certified.** (a) Except as provided in <u>paragraph (b) and</u> subdivision 1a, when claims against the state are made for which there is an appropriation available, an official with authority to pay a claim shall approve the claim by certifying that the service was performed, the goods or material furnished, or monthly telephone service is in effect. The claim must be sent to the commissioner accompanied by a transmittal form as prescribed by the commissioner.

(b) If an employee or official has reported misuse of public funds related to the claim, the official violates section 609.455 by disbursing the funds before a completed investigation by the attorney general or legislative auditor concludes that the claim is not in violation of law."

Page 47, after line 27, insert:

"Sec. 42. Minnesota Statutes 2024, section 609.455, is amended to read:

609.455 <u>PERMITTING PREVENTING FALSE AND FRAUDULENT</u> CLAIMS AGAINST GOVERNMENT.

(a) A public officer or employee who audits, allows, or pays any claim or demand made upon the state or subdivision thereof or other governmental instrumentality within the state which the public officer or employee knows is false or fraudulent in whole or in part, may be sentenced to imprisonment for not more than five seven years or to payment of a fine of not more than \$10,000 \$20,000, or both, unless payment of the claim or demand is ordered by a court.

(b) For purposes of this section, "claim or demand" means any payment of public funds to a person, business, or organization, including a payment under a government grant program, payment on a contract, and a grant of money appropriated by name to the recipient."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Latz questioned whether the amendment was germane.

The President ruled that the amendment was not germane.

Senator Lang moved to amend S.F. No. 3045 as follows (A67):

Page 25, after line 30, insert:

"Sec. 13. [15.761] SAVI PROGRAM.

Subdivision 1. **Program established.** The state agency value initiative (SAVI) program is established to encourage state agencies to identify cost-effective and efficiency measures in agency programs and operations that result in cost savings for the state. All state agencies, including Minnesota State Colleges and Universities, may participate in this program.

Subd. 2. **Retained savings.** (a) In order to encourage innovation and creative cost savings by state employees, upon approval of the commissioner of management and budget, 50 percent of any appropriations for agency operations that remain unspent at the end of a biennium because of unanticipated innovation, efficiencies, or creative cost-savings may be carried forward and retained by the agency to fund specific agency proposals or projects. Agencies choosing to spend retained savings funds must ensure that project expenditures do not create future obligations beyond the amounts available from the retained savings. The retained savings must be used only to fund projects that directly support the agency's mission. This section does not restrict authority granted by other law to carry forward money for a different period or for different purposes.

(b) This section supersedes any contrary provision of section 16A.28.

Subd. 3. Special peer review panel; review process. (a) Each participating agency must organize a peer review panel that will determine which proposal or project receives funding from the SAVI

program. The peer review panel must be comprised of department employees who are credited with cost-savings initiatives and department managers. The ratio between managers and department employees must be balanced.

(b) An agency may spend money for a project recommended for funding by the peer review panel after:

(1) the agency has posted notice of spending for the proposed project on the agency website for at least 30 days; and

(2) the commissioner of management and budget has approved spending money from the SAVI account for the project.

(c) Before approving a project, the commissioner of management and budget must submit the request to the Legislative Advisory Commission for its review and recommendation. Upon receiving a request from the commissioner, the Legislative Advisory Commission shall post notice of the request on a legislative website for at least 30 days. Failure of the commission to make a recommendation within this 30-day period is considered a negative recommendation. A recommendation of the commission must be made at a meeting of the commission unless a written recommendation is signed by all the members entitled to vote on the item.

Subd. 4. SAVI-dedicated account. Each agency that participates in the SAVI program shall have a SAVI-dedicated account in the special revenue fund, or other appropriate fund as determined by the commissioner of management and budget, into which the agency's savings are deposited. The agency will manage and review projects that are funded from this account. Money in the account is appropriated to the participating agency for purposes authorized by this section.

Subd. 5. Expiration. This section expires June 30, 2030.

EFFECTIVE DATE. This section is effective June 30, 2025, and first applies to funds to be carried forward from the biennium ending June 30, 2025, to the biennium beginning July 1, 2025."

Page 26, after line 30, insert:

"Sec. 16. Minnesota Statutes 2024, section 16A.28, subdivision 3, is amended to read:

Subd. 3. **Lapse.** Any portion of any appropriation not carried forward and remaining unexpended and unencumbered at the close of a fiscal year lapses to the fund from which it was originally appropriated. Except as provided in section 15.761, any appropriation amounts not carried forward and remaining unexpended and unencumbered at the close of a biennium lapse to the fund from which the appropriation was made.

EFFECTIVE DATE. This section is effective June 30, 2025."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 33, as follows:

Those who voted in the affirmative were:

Abeler Anderson Bahr Coleman Dahms	Drazkowski Duckworth Farnsworth Green Gruenhagen	Jasinski Johnson Koran Kreun Kupec	Limmer Lucero Mathews Miller Nelson	Rasmusson Utke Weber Wesenberg
Dornink	Housley	Lang	Pratt	
Draheim	Howe	Lieske	Rarick	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Nelson, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mohamed	Rest
Carlson	Gustafson	Latz	Murphy	Seeberger
Champion	Hauschild	Mann	Oumou Verbeten	Westlin
Clark	Hawj	Marty	Pappas	Wiklund
Cwodzinski	Hoffman	Maye Quade	Pha	Xiong
Dibble	Johnson Stewart	McEwen	Port	
Fateh	Klein	Mitchell	Putnam	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Fateh, Hauschild, Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Draheim moved to amend S.F. No. 3045 as follows (A57):

Page 24, after line 13, insert:

"Sec. 11. [15.0143] EXPIRATION OF MULTIMEMBER AGENCIES.

<u>A commission, task force, working group, advisory council or committee, or other multimember</u> agency, excluding licensing boards, expires within two years of the enactment date of its enabling statute, unless another expiration date is specified in the group's enabling statute."

Page 47, after line 27, insert:

"Sec. 42. REVIEW OF MULTIMEMBER AGENCIES.

By February 1, 2026, the Legislative Coordinating Commission must report to the chairs and ranking minority members of the committees in the senate and the house of representatives with jurisdiction over state government, listing all multimember agencies, excluding licensing boards; identifying their enabling statutes; specifying the expiration date of the group; listing the dates of the group's most recent three meetings; and describing the group's duties and the work product of the group over the past year. The report should make note of any groups that the Legislative Coordinating Commission determines are redundant or unnecessary."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

4027

The motion prevailed. So the amendment was adopted.

Senator Draheim moved to amend S.F. No. 3045 as follows (A79):

Page 21, after line 25, insert:

"Sec. 6. [14.1265] LEGISLATIVE AUTHORITY OVER RULE ADOPTION.

Subdivision 1. Rule effective after ratification. A proposed rule is not effective until the rule is ratified.

Subd. 2. Vote. Ratification occurs upon the signature of the governor on a law passed by the legislature approving the rule within one year of the publication of the notice of adoption of the rule in the State Register under section 14.18, 14.27, 14.389, subdivision 3, or 14.3895, subdivision 3.

Subd. 3. Exception for emergency rules. This section does not apply to rules adopted by executive order under section 12.22.

Subd. 4. Notice. A notice of ratification must be published in the State Register within five days of ratification.

Sec. 7. Minnesota Statutes 2024, section 14.18, subdivision 1, is amended to read:

Subdivision 1. **Generally.** A rule is effective after it has been subjected to all requirements described in sections 14.131 to 14.20 and five working days after the notice of adoption ratification is published in the State Register unless a later date is required by section 14.126 or other law or specified in the rule. If the rule adopted is the same as the proposed rule, publication may be made by publishing notice in the State Register that the rule has been adopted as proposed and by citing the prior publication. If the rule adopted differs from the proposed rule, the portions of the adopted rule that differ from the proposed rule must be included in the notice of adoption together with a citation to the prior State Register publication of the remainder of the proposed rule. The nature of the modifications must be clear to a reasonable person when the notice of adoption is considered together with the State Register publication of the proposed rule, except that modifications may also be made that comply with the form requirements of section 14.07, subdivision 7.

If the agency omitted from the notice of proposed rule adoption the text of the proposed rule, as permitted by section 14.14, subdivision 1a, paragraph (b), the chief administrative law judge may provide that the notice of the adopted rule need not include the text of any changes from the proposed rule. However, the notice of adoption must state in detail the substance of the changes made from the proposed rule, and must state that a free copy of the portion of the adopted rule that was the subject of the rulemaking proceeding, not including any material adopted by reference as permitted by section 14.07, is available upon request to the agency.

Sec. 8. Minnesota Statutes 2024, section 14.38, subdivision 1, is amended to read:

Subdivision 1. **Original rules.** Every rule, regardless of whether it might be known as a substantive, procedural, or interpretive rule, which is filed in the Office of the Secretary of State as provided in sections 14.05 to 14.28 shall have the force and effect of law five working days after its notice of adoption ratification is published in the State Register unless a different date is required

by statute or a later date is specified in the rule. The secretary of state shall keep a permanent record of rules filed with that office open to public inspection."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 31 and nays 34, as follows:

Those who voted in the affirmative were:

Drazkowski Duckworth Farnsworth Green Gruenhagen Housley Howe	Jasinski Johnson Koran Kreun Lang Lieske Limmer	Lucero Mathews Miller Nelson Pratt Rarick Rasmusson	Utk Wel Wes
Howe	Limmer	Rasmusson	
	Duckworth Farnsworth Green Gruenhagen Housley	DuckworthJohnsonFarnsworthKoranGreenKreunGruenhagenLangHousleyLieske	DuckworthJohnsonMathewsFarnsworthKoranMillerGreenKreunNelsonGruenhagenLangPrattHousleyLieskeRarick

Utke Weber Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Nelson, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Dibble, Fateh, Hauschild, Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Mathews moved to amend S.F. No. 3045 as follows (A48):

Page 24, after line 13, insert:

"Sec. 11. [15.0561] CONSUMER CHOICE OF FUEL; RESTRICTIONS PROHIBITED.

(a) A state agency may not adopt rules that:

(1) restrict consumer choice in purchasing motorized equipment based on the equipment's fuel source; or

(2) mandate retailer inventory of motorized equipment based on the equipment's fuel source.

(b) For purposes of this section, "motorized equipment" means:

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(1) tools, including but not limited to generators, lawn mowers, pressure washers, chain saws, leaf blowers, and weed trimmers;

(2) recreational vehicles, including but not limited to golf carts, motorcycles, off-highway vehicles, snowmobiles, and watercraft;

(3) new or used passenger automobiles;

(4) farm equipment, as defined in section 325E.061; and

(5) medium and heavy duty trucks."

Page 49, delete section 43 and insert:"

Sec. 44. REPEALER.

Subdivision 1. Political and campaign provisions. Minnesota Statutes 2024, sections 211B.06; and 211B.08, are repealed.

Subd. 2. Model ordinance for outdoor lighting. Minnesota Statutes 2024, section 16B.328, subdivision 2, is repealed.

Subd. 3. Reorganization services under master contract. Minnesota Statutes 2024, section 16C.36, is repealed.

Subd. 4. Legislative auditor. Minnesota Statutes 2024, section 16B.45, is repealed.

Subd. 5. Administrative costs for grants. Minnesota Statutes 2024, section 16B.98, subdivision 14, is repealed.

Subd. 6. Fuel rules. Minnesota Rules, parts 7023.0150; 7023.0200; 7023.0250; and 7023.0300, are repealed."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 35, as follows:

Those who voted in the affirmative were:

Anderson	Drazkowski	Howe	Lieske	Pratt
Bahr	Duckworth	Jasinski	Limmer	Rarick
Coleman	Farnsworth	Johnson	Lucero	Rasmusson
Dahms	Green	Koran	Mathews	Utke
Dornink	Gruenhagen	Kreun	Miller	Weber
Draheim	Housley	Lang	Nelson	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Nelson, Utke, and Weber.

Abeler	Fateh	Klein	McEwen	Port
Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong

Those who voted in the negative were:

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Fateh, Frentz, Hauschild, Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Koran moved to amend S.F. No. 3045 as follows (A46):

Page 10, line 2, delete "938,000" and insert "835,000" and delete "955,000" and insert "835,000"

Page 10, line 3, delete "829,000" and insert "696,000" and delete "841,000" and insert "696,000"

Page 10, line 5, delete "655,000" and insert "660,000" and delete "665,000" and insert "660,000"

Page 10, line 7, delete "737,000" and insert "510,000" and delete "745,000" and insert "510,000"

Page 10, line 8, delete "<u>1,381,000</u>" and insert "<u>1,391,000</u>" and delete "<u>1,402,000</u>" and insert "1,391,000"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 29 and nays 33, as follows:

Those who voted in the affirmative were:

Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg
Draheim	Housley	Lang	Pratt	-

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon Carlson Champion Clark Cwodzinski Dibble	Frentz Gustafson Hauschild Hawj Hoffman Johnson Stewart	Kunesh Kupec Latz Mann Marty Maye Quade	Mitchell Mohamed Murphy Oumou Verbeten Pha Port	Rest Seeberger Westlin Wiklund Xiong
Dibble	Johnson Stewart	Maye Quade	Port	-
Fateh	Klein	McEwen	Putnam	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Marty, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Koran moved to amend S.F. No. 3045 as follows (A61):

Page 10, line 2, delete "<u>938,000</u>" and insert "<u>851,000</u>" and delete "<u>955,000</u>" and insert "<u>858,000</u>" Page 10, line 3, delete "<u>829,000</u>" and insert "<u>742,000</u>" and delete "<u>841,000</u>" and insert "<u>744,000</u>"

Page 10, line 5, delete "655,000" and insert "829,000" and delete "665,000" and insert "859,000"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 29 and nays 34, as follows:

Those who voted in the affirmative were:

Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg
Draheim	Housley	Lang	Pratt	C

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Bahr, Howe, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Abeler	Fateh	Klein	McEwen	Putnam
Boldon	Frentz	Kunesh	Mitchell	Rest
Carlson	Gustafson	Kupec	Mohamed	Seeberger
Champion	Hauschild	Latz	Murphy	Westlin
Clark	Hawj	Mann	Oumou Verbeten	Wiklund
Cwodzinski	Hoffman	Marty	Pha	Xiong
Dibble	Johnson Stewart	Maye Quade	Port	-

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Draheim moved to amend S.F. No. 3045 as follows (A68):

Page 19, after line 25, insert:

"Section 1. CONSTITUTIONAL AMENDMENT PROPOSED.

An amendment to the Minnesota Constitution, article IV, section 4, and article V, sections 2 and $\frac{1}{4}$, is proposed to the people. If the amendment is adopted, article IV, section 4, will read:

Sec. 4. Representatives shall be chosen for a term of two years, except to fill a vacancy. Senators shall be chosen for a term of four years, except to fill a vacancy and except there shall be an entire new election of all the senators at the first election of representatives after each new legislative apportionment provided for in this article. No person may file to be a candidate for election to a term in the house of representatives or senate that, if served, would cause the person to serve more

than 20 years in the legislature. The governor shall call elections to fill vacancies in either house of the legislature.

article V, section 2, will read:

Sec. 2. The term of office for the governor and lieutenant governor is four years and until a successor is chosen and qualified. No person may file to be a candidate for election to a third term as governor or to a third term as lieutenant governor. Each shall have attained the age of 25 years and, shall have been a bona fide resident of the state for one year next preceding his the person's election, and shall be a citizen of the United States.

article V, section 4, will read:

Sec. 4. The term of office of the secretary of state, attorney general, and state auditor is four years and until a successor is chosen and qualified. No person may file to be a candidate for election to a third term in one of the offices of secretary of state, attorney general, or state auditor. The duties and salaries of the executive officers shall be prescribed by law.

Sec. 2. APPLICATION; SUBMISSION TO VOTERS.

(a) The amendment must be submitted to the people at the 2026 general election.

The question submitted to the people shall be:

"Shall the Minnesota Constitution be amended to place limits on the terms of office of state legislators and executive officers?

<u>Yes</u>"

(b) Terms ending before or in 2027 must not be counted for the purpose of term limits in section 1. Legislative office terms ending before or in 2027 and executive office terms ending before or in 2027 must not be counted for the purposes of term limits imposed by section 1."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Pursuant to Rule 35.3, Senator Rest questioned whether the amendment was germane.

The President ruled that the amendment was not germane.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A65):

Page 49, delete section 43 and insert:

"Sec. 43. **REPEALER.**

Subd. 2. Model ordinance for outdoor lighting. Minnesota Statutes 2024, section 16B.328, subdivision 2, is repealed.

Subd. 3. Reorganization services under master contract. Minnesota Statutes 2024, section 16C.36, is repealed.

Subd. 4. Legislative auditor. Minnesota Statutes 2024, section 16B.45, is repealed.

Subd. 5. Administrative costs for grants. Minnesota Statutes 2024, section 16B.98, subdivision 14, is repealed.

Subd. 6. Advisory Council on Infrastructure. Minnesota Statutes 2024, sections 16B.356; 16B.357; 16B.358; and 16B.359, are repealed."

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Duckworth, Howe, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski Dibble Fateh	Hoffman Johnson Stewart Klein	Marty Maye Quade McEwen	Pappas Pha Port	Wiklund Xiong

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A92):

Page 3, line 8, delete "107,298,000" and insert "107,228,000"

Page 3, line 19, delete "32,138,000" and insert "32,068,000"

Page 47, delete section 41 and insert:

"Sec. 41. [609.433] MONEY LAUNDERING AND PUBLIC CORRUPTION BY A LEGISLATOR.

(a) A legislator must not author a bill that appropriates money to a nonprofit organization within three years of accepting a campaign contribution from that organization.

(b) A legislator or former legislator must not accept a campaign contribution from a nonprofit organization that was the recipient of state money in a bill authored by the legislator or former legislator within the previous three years, whether the bill was enacted or not.

(c) A legislator or former legislator who violates this section is guilty of a gross misdemeanor if the campaign contribution is less than \$3,000. If the campaign contribution is \$3,000 or more, the legislator or former legislator is guilty of a felony and may be sentenced to imprisonment for not more than two years or to payment of a fine of not more than \$4,000, or both.

EFFECTIVE DATE. This section is effective August 1, 2025, and applies to crimes committed on or after that date."

Amend the title accordingly

Senator Klein questioned whether the amendment was germane.

The President ruled that the amendment was not germane.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A88):

Page 3, line 8, delete "107,298,000" and insert "107,253,000"

Page 3, line 19, delete "32,138,000" and insert "32,093,000"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Cwodzinski	Gustafson	Johnson Stewart	Latz
Carlson Champion	Dibble Fateh	Hauschild Hawj	Klein Kunesh	Mann Marty
Clark	Frentz	Hoffman	Kupec	Maye Quade

McEwen Mitchell Mohamed Murphy Oumou Verbeten Pappas Rest Seeberger Westlin Wiklund Xiong

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A78):

Pha

Port

Putnam

Page 20, after line 3, insert:

"Sec. 2. Minnesota Statutes 2024, section 3.06, is amended to read:

3.06 OFFICERS AND EMPLOYEES.

Subdivision 1. Election. Thereupon, if a quorum is present, the houses shall elect the following officers, any of whom may be removed by resolution of the appointing body.

The senate shall elect a <u>president</u>, who shall be a member of the senate, secretary, a first and a second assistant secretary, an enrolling clerk, an engrossing clerk, a sergeant-at-arms, an assistant sergeant-at-arms, and a chaplain.

The house of representatives shall elect a speaker, who shall be a member of the house of representatives, a chief clerk, a first and a second assistant clerk, an index clerk, a chief sergeant-at-arms, a first and a second assistant sergeant-at-arms, a postmaster, an assistant postmaster, and a chaplain.

Subd. 2. **Successors.** If an officer of the house of representatives or senate resigns or dies, the duties of the officer shall be performed by a successor as provided in the rules of the officer's house until a successor is elected at a regular or special session."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A53):

Page 87, delete article 6

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon Carlson	Frentz Gustafson	Kunesh Kupec	Mitchell Mohamed	Putnam Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	2

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Abeler moved to amend S.F. No. 3045 as follows (A93):

Page 43, after line 28, insert:

"Sec. 36. [182.6771] SUITABLE SEATING FOR EMPLOYEES.

An employer, including the state and its political subdivisions, employing one or more employees must provide suitable seating for its employees, and must permit the use of those seats by its employees when the nature of the work reasonably permits the use of seats and the employees are not necessarily engaged in the active duties for which they are employed. For purposes of this section, "suitable seating" means an adequate number of seats placed in reasonable proximity to the work area and includes any of the following types of seats that have support for an individual's back: a chair, a stool, or a bench."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Rasmusson questioned whether the amendment was germane.

The President ruled that the amendment was not germane.

Senator Pratt moved to amend S.F. No. 3045 as follows (A66):

Page 47, after line 27, insert:

"Sec. 41. OPEN POSITIONS REPORT.

The commissioner of management and budget must report the number of posted executive branch job openings that have gone unfilled for at least six months. The commissioner's report must identify such openings by agency and job title, and identify which specific job titles or classes take longest to fill on average and those that experience the most turnover. No later than February 1. 2026, August 1, 2026, and February 1, 2027, the commissioner must submit this report to the chairs and ranking minority members of the legislative committees with jurisdiction over state government finance and policy."

Renumber the sections in sequence and correct the internal references

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 31 and nays 33, as follows:

Those who voted in the affirmative were:

Abeler Anderson Bahr Coleman Dahms Dornink Drohoim	Drazkowski Duckworth Farnsworth Green Gruenhagen Housley Usawa	Jasinski Johnson Koran Kreun Kupec Lang Lioska	Limmer Lucero Mathews Miller Pratt Rarick	Utke Weber Wesenberg
Draheim	Howe	Lieske	Rasmusson	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mohamed	Rest
Carlson	Gustafson	Latz	Murphy	Seeberger
Champion	Hauschild	Mann	Oumou Verbeten	Westlin
Clark	Hawj	Marty	Pappas	Wiklund
Cwodzinski	Hoffman	Maye Quade	Pha	Xiong
Dibble	Johnson Stewart	McEwen	Port	
Fateh	Klein	Mitchell	Putnam	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Pratt moved to amend S.F. No. 3045 as follows (A129):

Page 32, after line 18, insert:

"Sec. 21. Minnesota Statutes 2024, section 16B.97, is amended by adding a subdivision to read:

Subd. 6. Grants management training. All state agency staff assigned grant management responsibilities must complete initial grants management training before assuming grants management job duties and must complete continuing grants management training on an annual basis."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Farnsworth moved to amend S.F. No. 3045 as follows (A130):

Page 4, line 18, delete "<u>50,135,000</u>" and insert "<u>48,635,000</u>" and delete "<u>50,432,000</u>" and insert "<u>48,932,000</u>"

Page 4, line 21, delete "<u>46,719,000</u>" and insert "<u>45,219,000</u>" and delete "<u>47,016,000</u>" and insert "<u>45,516,000</u>"

Page 4, line 27, after "is" insert "47,016,000 in fiscal year 2028 and"

Page 10, line 11, delete "26,763,000" and insert "29,763,000"

Page 10, line 21, delete "321,000" and insert "3,321,000"

Page 10, line 24, delete "100,000" and insert "3,100,000"

Page 10, after line 24, insert:

"\$3,000,000 the first year is to promote Minnesota's hockey heritage through the United States Hockey Hall of Fame Museum in Eveleth."

Pursuant to Rule 41.2, Senator Housley moved that she be excused from voting on the Farnsworth (A130) amendment to S.F. No. 3045. The motion prevailed.

The question was taken on the adoption of the Farnsworth (A130) amendment.

The roll was called, and there were yeas 21 and nays 41, as follows:

Those who voted in the affirmative were:

Abeler	Farnsworth	Jasinski	Lucero	Wesenberg
Anderson	Green	Koran	Mathews	C C
Dahms	Gruenhagen	Kreun	Pratt	
Drazkowski	Hauschild	Lang	Rasmusson	
Duckworth	Hoffman	Lieske	Rest	

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senator: Hauschild.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Lang, and Lieske.

Those who voted in the negative were:

Bahr	Dornink	Johnson	Mann	Murphy
Boldon	Draheim	Johnson Stewart	Marty	Oumou Verbeten
Carlson	Fateh	Klein	Maye Quade	Pappas
Champion	Frentz	Kunesh	McEwen	Pha
Clark	Gustafson	Kupec	Miller	Port
Cwodzinski	Hawj	Latz	Mitchell	Putnam
Dibble	Howe	Limmer	Mohamed	Rarick
FRIDAY, APRIL 25, 2025

Seeberger Weber Wiklund Utke Westlin Xiong

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Bahr, Howe, Miller, Utke, and Weber.

The motion did not prevail. So the amendment was not adopted.

Senator Maye Quade moved to amend S.F. No. 3045 as follows (A41):

Page 101, after line 24, insert:

"Sec. 13. [471.372] NONDISCLOSURE AGREEMENTS.

Subdivision 1. Definitions. (a) For purposes of this section, the following terms have the meanings given.

(b) "Data center" means a facility comprised of one or more buildings that has a primary purpose of providing for the storage, management, or processing of digital data.

(c) "Municipality" means a county, home rule charter or statutory city, or town.

Subd. 2. Nondisclosure agreements restricted. (a) A municipality must not enter into a nondisclosure agreement or other contract restricting local officials or other representatives of the municipality from disclosing information about a potential data center development in the municipality to members of the public.

(b) Any agreement or contract or term of an agreement or contract that violates paragraph (a) is void and unenforceable.

(c) When a contract contains a provision that is void and unenforceable under paragraph (b), that provision must be severed from the other provisions of the contract to the extent that it is void and unenforceable. The fact that the provision is void and unenforceable does not affect the other provisions of the contract.

(d) A municipality must publicly disclose any contract or agreement that it has entered into that violates paragraph (a) by posting the agreement on its website.

Subd. 3. Applicability. This section applies to agreements in force on or after August 1, 2025.

EFFECTIVE DATE. This section is effective on August 1, 2025, and applies to contracts in force on or after the effective date."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 32, as follows:

Those who voted in the affirmative were:

Boldon Carlson Champion Clark Cwodzinski Dibble	Duckworth Fateh Gustafson Hawj Hoffman Johnson Stewart	Latz Limmer Mann Marty Maye Quade McEwen	Mohamed Murphy Oumou Verbeten Pappas Pha Port	Seeberger Westlin Wiklund Xiong
Dibble Drazkowski	Johnson Stewart Kunesh	Maye Quade McEwen Mitchell	Port Pottam	

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Clark, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

Those who voted in the negative were:

Abeler	Farnsworth	Jasinski	Lieske	Rest
Anderson	Frentz	Johnson	Lucero	Utke
Bahr	Green	Klein	Mathews	Weber
Coleman	Gruenhagen	Koran	Miller	Wesenberg
Dahms	Hauschild	Kreun	Pratt	
Dornink	Housley	Kupec	Rarick	
Draheim	Howe	Lang	Rasmusson	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz and Hauschild.

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Howe, Lang, Lieske, Miller, Utke, and Weber.

The motion did not prevail. So the amendment was not adopted.

Senator Westlin moved to amend S.F. No. 3045 as follows (A86):

Page 107, after line 2, insert:

"(7) a finance professional subject to Security Exchange Commission regulation who works with a registered lobbyist and a principal to the extent the finance professional is participating in conduit financing through a political subdivision;"

Renumber the clauses in sequence

Page 107, after line 23, insert:

"Sec. 8. Minnesota Statutes 2024, section 10A.01, subdivision 22, is amended to read:

Subd. 22. Local official. "Local official" means a person who holds elective office in a political subdivision or who is appointed to or employed in a public position in a political subdivision in which the person has:

(1) the authority to make, to recommend, major decisions regarding the expenditure or investment of public money;

(2) the responsibility make recommendations to a chief executive or the governing body about major decisions regarding the expenditure or investment of public money; or

(3) the authority to vote on as a member of the governing body; on major decisions regarding the expenditure or investment of public money."

Page 110, after line 11, insert:

"Sec. 11. Minnesota Statutes 2024, section 10A.01, subdivision 26b, is amended to read:

Subd. 26b. Official action of a political subdivision. "Official action of a political subdivision" means:

(1) any action that requires a vote or approval by one or more elected local officials while acting in their official capacity; or

(2) an action by an appointed or employed local official to make, to recommend, or to vote on as a member of the governing body, if the official has:

(i) the authority to make major decisions regarding the expenditure or investment of public money;

(ii) the responsibility make recommendations to a chief executive or the governing body about major decisions regarding the expenditure or investment of public money; or

(iii) the authority to vote as a member of the governing body on major decisions regarding the expenditure or investment of public money."

Page 113, delete lines 10 to 16 and insert:

"(j) A lobbyist must report each expert witness that the lobbyist requested to communicate with public or local officials as described in section 10A.01, subdivision 21, paragraph (b), clause (8), and each finance professional who participated in conduit financing as described in section 10A.01, subdivision 21, paragraph (b), clause (7). The lobbyist must report the name of the expert witness or finance professional; the employer, if any, of the expert witness or finance professional; the government entity that received the communication from the expert witness or finance professional; and the specific subject on which the expert witness or finance professional communicated. The designated lobbyist must also report this information if the expert witness or finance professional is requested to communicate by the principal or association that the lobbyist represents."

Page 113, before line 17, insert:

"Sec. 14. Minnesota Statutes 2024, section 10A.04, subdivision 6, is amended to read:

Subd. 6. **Principal reports.** (a) A principal must report to the board as required in this subdivision by March 15 for the preceding calendar year.

(b) The principal must report the total amount, rounded to the nearest \$5,000, spent by the principal during the preceding calendar year on each type of lobbying listed below:

(1) lobbying to influence legislative action;

(2) lobbying to influence administrative action, other than lobbying described in clause (3);

(3) lobbying to influence administrative action in cases of rate setting, power plant and powerline siting, and granting of certificates of need under section 216B.243; and

(4) lobbying to influence official action of a political subdivision.

(c) For each type of lobbying listed in paragraph (b), the principal must report a total amount that includes:

(1) the portion of all direct payments for compensation and benefits paid by the principal to lobbyists in this state for that type of lobbying;

(2) the portion of all expenditures for advertising, mailing, research, consulting, surveys, expert testimony, <u>financial professionals</u>, studies, reports, analysis, compilation and dissemination of information, communications and staff costs used for the purpose of urging members of the public to contact public or local officials to influence official actions, social media and public relations campaigns, and legal counsel used to support that type of lobbying in this state; and

(3) a reasonable good faith estimate of the portion of all salaries and administrative overhead expenses attributable to activities of the principal for that type of lobbying in this state.

(d) The principal must report disbursements made and obligations incurred that exceed \$2,000 for paid advertising used for the purpose of urging members of the public to contact public or local officials to influence official actions during the reporting period. Paid advertising includes the cost to boost the distribution of an advertisement on social media. The report must provide the date that the advertising was purchased, the name and address of the vendor, a description of the advertising purchased, and any specific subjects of interest addressed by the advertisement.

Sec. 15. Minnesota Statutes 2024, section 10A.06, is amended to read:

10A.06 CONTINGENT FEES PROHIBITED.

(a) No person may act as or employ a lobbyist for compensation that is dependent upon the result or outcome of any legislative or administrative action, or of the official action of a political subdivision.

(b) This section does not apply to an attorney or financial professional to the extent that the attorney or financial adviser is participating in conduit financing through a political subdivision.

(c) A person who violates this section is guilty of a gross misdemeanor."

Page 114, line 25, delete "by" and insert "of"

Page 116, delete lines 3 to 5 and insert:

"(2) within 60 days of accepting employment by a charter school in a position in which the person has:

(i) the authority to make major decisions regarding the expenditure or investment of public money;

(ii) the responsibility make recommendations to a chief executive or the governing body about major decisions regarding the expenditure or investment of public money; or

(iii) the authority to vote as a member of the governing body on major decisions regarding the expenditure or investment of public money;"

Page 127, delete lines 25 to 27 and insert:

"<u>Attempting to influence a nonelected local official is lobbying if the nonelected local official</u> has:

(1) the authority to make major decisions regarding the expenditure or investment of public money;

(2) the responsibility make recommendations to a chief executive or the governing body about major decisions regarding the expenditure or investment of public money; or

(3) the authority to vote as a member of the governing body on major decisions regarding the expenditure or investment of public money."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 34 and nays 29, as follows:

Those who voted in the affirmative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

Those who voted in the negative were:

Abeler	Drazkowski	Howe	Lieske	Rarick
Anderson	Duckworth	Jasinski	Limmer	Rasmusson
Bahr	Farnsworth	Johnson	Lucero	Utke
Coleman	Green	Koran	Mathews	Weber
Dahms	Gruenhagen	Kreun	Miller	Wesenberg
Draheim	Housley	Lang	Pratt	

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Howe, Lang, Lieske, Miller, Utke, and Weber. The motion prevailed. So the amendment was adopted.

Senator Gustafson moved to amend S.F. No. 3045 as follows (A94):

Page 162, line 31, strike "8:00" and insert "3:00"

Page 162, after line 31, insert:

"(b) After 3:00 p.m. on election day, the county auditor and municipal clerk must post a notice at each location where absentee ballots may be returned in person. The notice must include the following information on how a voter may vote on election day:

(1) when the polls close for that election;

(2) how to access the secretary of state's online polling place finder; and

(3) where, at the location, the voter may access either the online polling place finder or a physical copy of a list of polling places.

The county auditor and municipal clerk must make available a means for the voter to access the online polling place finder or a physical copy of a list of the polling places in that county or municipality. The notice must be in large print and in a conspicuous location. The notice must be in all languages required under section 204B.295 for that precinct. The secretary of state shall prepare a sample of this notice."

Page 163, line 1, strike "(b)" and insert "(c)"

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 36 and nays 28, as follows:

Those who voted in the affirmative were:

Duckworth Farnsworth Green Gruenhagen Gustafson Hoffman Housley	Jasinski Johnson Klein Koran Kreun Kupec Lang	Limmer Lucero Mathews Miller Pratt Putnam Rarick	Seeberger Utke Weber Wesenberg
Howe	Lieske	Rasmusson	
	Farnsworth Green Gruenhagen Gustafson Hoffman Housley	FarnsworthJohnsonGreenKleinGruenhagenKoranGustafsonKreunHoffmanKupecHousleyLang	FarnsworthJohnsonLuceroGreenKleinMathewsGruenhagenKoranMillerGustafsonKreunPrattHoffmanKupecPutnamHousleyLangRarick

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senator: Seeberger.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Dibble	Johnson Stewart	Maye Quade	Oumou Verbeten
Carlson	Fateh	Kunesh	McEwen	Pappas
Champion	Frentz	Latz	Mitchell	Pha
Clark	Hauschild	Mann	Mohamed	Port
Cwodzinski	Hawj	Marty	Murphy	Rest

Westlin Wiklund Xiong

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, and Port.

The motion prevailed. So the amendment was adopted.

Senator Koran moved to amend S.F. No. 3045 as follows (A71):

Page 196, after line 8, insert:

"Sec. 74. Minnesota Statutes 2024, section 204C.28, is amended by adding a subdivision to read:

Subd. 4. **Public disclosure of unofficial election results.** Except as otherwise explicitly required by law, the county auditor, municipal clerk, or other elections official responsible for receiving or delivering election returns must not release a precinct's unofficial election results for public posting online or other general distribution unless the results include all votes cast in the precinct, including those cast by absentee ballot."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

President Champion called Senator Klein to preside.

Senator Lucero moved to amend S.F. No. 3045 as follows (A76):

Page 204, after line 18, insert:

"Sec. 90. Minnesota Statutes 2024, section 208.03, is amended to read:

208.03 NOMINATION OF PRESIDENTIAL ELECTORS AND ALTERNATES.

Presidential electors and alternates for the major political parties of this state shall be nominated by delegate conventions called and held under the supervision of the respective state central committees of the parties of this state. Each major political party shall nominate one presidential elector from each congressional district and two presidential electors from the state at large. At least 71 days before the general election day the chair of the major political party shall certify to the secretary of state the names of the persons nominated as presidential electors, the names of persons nominated as alternate presidential electors, and the names of the party candidates for president and vice president. For each person nominated as an elector or alternate elector, the chair shall indicate whether the person is nominated as an at-large elector or is nominated to represent a congressional district. If the person is nominated to represent a congressional district, the chair must indicate the congressional district number for each nominee. The chair shall also certify that the party candidates for president and vice president have no affidavit on file as a candidate for any office in this state at the ensuing general election.

Sec. 91. Minnesota Statutes 2024, section 208.05, is amended to read:

208.05 STATE CANVASSING BOARD.

The State Canvassing Board at its meeting on the date provided in section 204C.33 shall open and canvass the returns made to the secretary of state for presidential electors and alternates, prepare a statement of the number of votes cast for the persons receiving votes for these offices <u>statewide</u> and within each congressional district, and declare the person or persons receiving the highest number of votes for each office duly elected, except that if the Agreement Among the States to Elect the President by National Popular Vote governs the appointment of presidential electors, the State Canvassing Board shall declare duly elected the candidates for presidential electors and alternates identified in accordance with the provisions of that agreement. as follows:

(1) the statewide vote totals must be used to determine the persons elected to serve as electors under the at-large designation; and

(2) the vote totals within each congressional district must be used to determine the person elected to serve as an elector representing that district.

When it appears that more than the number of persons to be elected as presidential electors or alternates have the highest and an equal number of votes, the secretary of state, in the presence of the board shall decide by lot which of the persons shall be declared elected, except that if the Agreement Among the States to Elect the President by National Popular Vote governs the appointment of presidential electors, no such drawing of lots shall be conducted. The governor shall transmit to

each person declared elected a certificate of election, signed by the governor, sealed with the state seal, and countersigned by the secretary of state."

Page 209, delete section 96 and insert:

"Sec. 98. WITHDRAWAL.

For purposes of Article IV of the Agreement Among the States to Elect the President by National Popular Vote, this act constitutes withdrawal from agreement, and the governor is directed to inform the chief executives of other agreement states of the withdrawal.

Sec. 99. REPEALER.

Minnesota Statutes 2024, sections 206.57, subdivision 5b; 206.95; 208.051; 208.052; and 209.06, are repealed."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 33, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon Carlson Champion Clark Cwodzinski Dibbla	Frentz Gustafson Hauschild Hawj Hoffman Johnson Stawart	Kunesh Kupec Latz Mann Marty McEwen	Mohamed Murphy Oumou Verbeten Pappas Pha Port	Rest Seeberger Westlin Wiklund Xiong
Dibble Fateh	Johnson Stewart Klein	McEwen Mitchell	Port Port Putnam	Along

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Rasmusson moved to amend S.F. No. 3045 as follows (A43):

Page 126, after line 24, insert:

JOURNAL OF THE SENATE

[25TH DAY

"Sec. 27. Minnesota Statutes 2024, section 10A.31, subdivision 4, is amended to read:

Subd. 4. **Appropriation.** (a) The amounts designated by individuals for the state elections campaign account, less three percent, are appropriated from the general fund, must be transferred and credited to the appropriate account in the state elections campaign account, and are annually appropriated for distribution as set forth in subdivisions 5, 5a, 6, and 7. The remaining three percent must be kept in the general fund for administrative costs.

(b) In addition to the amounts in paragraph (a), \$2,432,000 for each general election is appropriated from the general fund for transfer to the general account of the state elections campaign account."

Page 136, after line 22, insert:

"Sec. 45. CAMPAIGN FINANCE; PROGRAM SUSPENSIONS.

Subdivision 1. **Public subsidy program.** Notwithstanding the provisions of Minnesota Statutes, section 10A. 31, subdivisions 1 and 3, or any other law to the contrary, for tax year 2025 to tax year 2028, the amount an individual may designate each year for payment from the general fund to the state elections campaign account is \$0. For those tax years, the commissioner of revenue must not provide a space on forms for individuals to designate amounts to be paid into the state elections campaign account.

Subd. 2. Political contribution refund. Notwithstanding the provisions of Minnesota Statutes, section 290.06, subdivision 23, or any other law to the contrary, the political contribution refund does not apply to contributions made after June 30, 2025 and before July 1, 2029. "

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 29 and nays 35, as follows:

Howe

Jasinski

Johnson

Koran

Kreun

Lang

Those who voted in the affirmative were:

Anderson	Drazkowski
Bahr	Duckworth
Coleman	Farnsworth
Dahms	Green
Dornink	Gruenhagen
Draheim	Housley

Lieske Limmer Lucero Mathews Miller Pratt

Rarick Rasmusson Utke Weber Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Abeler	Cwodzinski	Hauschild	Kunesh	Maye Quade
Boldon	Dibble	Hawj	Kupec	McEwen
Carlson	Fateh	Hoffman	Latz	Mitchell
Champion	Frentz	Johnson Stewart	Mann	Mohamed
Clark	Gustafson	Klein	Marty	Murphy

FRIDAY, APRIL 25, 2025

Oumou VerbetenPhaPutnamSeebergerWiklundPappasPortRestWestlinXiong

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Lucero moved to amend S.F. No. 3045 as follows (A81):

Page 140, after line 4, insert:

"Section 1. [200.035] DOCUMENTATION OF CITIZENSHIP.

The following are sufficient documents to provide proof of citizenship for purposes of election day voter registration under chapter 201, absentee and early voting under chapter 203B, and election day voting under chapter 204C:

(1) a form of identification issued consistent with the requirements of the REAL ID Act of 2005 that indicates the applicant is a citizen of the United States;

(2) a valid United States passport;

(3) the applicant's official United States military identification card, together with a United States military record of service showing that the applicant's place of birth was in the United States;

(4) a valid government-issued photo identification card issued by a federal, state, or Tribal government showing that the applicant's place of birth was in the United States; or

(5) a valid government-issued photo identification card issued by a federal, state, or Tribal government other than an identification described in clauses (1) to (4), but only if presented together with one or more of the following:

(i) A certified birth certificate issued by a state, a unit of local government in a state, or a Tribal government which:

(A) was issued by the state, unit of local government, or Tribal government in which the applicant was born;

(B) was filed with the office responsible for keeping vital records in the state;

(C) includes the full name, date of birth, and place of birth of the applicant;

(D) lists the full names of one or both of the parents of the applicant;

(E) has the signature of an individual who is authorized to sign birth certificates on behalf of the state, unit of local government, or Tribal government in which the applicant was born;

(F) includes the date that the certificate was filed with the office responsible for keeping vital records in the State; and

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(G) has the seal of the State, unit of local government, or Tribal government that issued the birth certificate;

(ii) an extract from a United States hospital Record of Birth created at the time of the applicant's birth which indicates that the applicant's place of birth was in the United States;

(iii) a final adoption decree showing the applicant's name and that the applicant's place of birth was in the United States;

(iv) a Consular Report of Birth Abroad of a citizen of the United States or a certification of the applicant's Report of Birth of a United States Citizen issued by the secretary of state;

(v) a Naturalization Certificate or Certificate of Citizenship issued by the Secretary of Homeland Security or any other document or method of proof of United States citizenship issued by the federal government pursuant to the Immigration and Nationality Act; or

(vi) an American Indian Card issued by the Department of Homeland Security with the classification "KIC""

Page 142, after line 10, insert:

"Sec. 6. Minnesota Statutes 2024, section 201.061, subdivision 1a, is amended to read:

Subd. 1a. **Incomplete registration by mail.** If the county auditor determines that a voter who has submitted a voter registration application by mail <u>or electronically</u> has not previously voted in this state for a federal office and has also not presented a document authorized for election day registration in section 201.061, subdivision 3, to the auditor, and the county auditor is unable to verify the voter's <u>citizenship</u>, driver's license, state identification, or last four digits of the voter's Social Security number as provided by the voter on the voter registration application, then the county auditor must notify the voter that the registration is incomplete and to complete registration by using one of the following methods:

(1) presenting to the auditor more than 20 days before the election a document authorized for election day registration in section 201.061, subdivision 3;

(2) registering in person before or on election day;

(3) if voting by absentee ballot or by mail, following election day registration procedures for absentee voters as described in section 203B.04, subdivision 4; or

(4) providing proof of residence by any of the methods authorized for election day registration in section 201.061, subdivision 3, and proof of citizenship as authorized by section 200.035."

Page 142, line 15, after the second "of" insert "citizenship and"

Page 142, line 16, after the period, insert "<u>An individual may provide proof of citizenship as</u> provided by section 200.035."

Page 147, after line 25, insert:

"Sec. 13. Minnesota Statutes 2024, section 201.071, subdivision 2, is amended to read:

Subd. 2. **Instructions.** (a) A registration application shall be accompanied by instructions specifying the manner and method of registration, the qualifications for voting, the penalties for false registration, and the availability of registration and voting assistance for elderly and disabled individuals and residents of health care facilities and hospitals.

(b) The instructions must indicate that the voter must provide a valid Minnesota driver's license or identification card number, or the last four digits of the voter's Social Security number, unless the voter has not been issued one of those numbers. The instructions must also indicate that the voter must provide proof of United States citizenship and the documents that may be used to provide proof of citizenship under section 200.035.

(c) If, prior to election day, a person requests the instructions in Braille, audio format, or in a version printed in 16-point bold type with 24-point leading, the county auditor shall provide them in the form requested. The secretary of state shall prepare Braille and audio copies and make them available.

Sec. 14. Minnesota Statutes 2024, section 201.071, subdivision 3, is amended to read:

Subd. 3. **Deficient registration.** (a) Notwithstanding paragraph (b), a voter registration application is deficient if the applicant does not provide proof of citizenship as provided in section 200.035. An election judge shall request an individual to provide proof of citizenship to correct the deficiency. If the applicant does not provide proof of citizenship as provided by section 200.035, the applicant must not be registered to vote and must not be allowed to vote.

No (b) A voter registration application is not deficient if it contains the voter's name, address or location of residence, date of birth, current and valid Minnesota driver's license number or Minnesota state identification number, or if the voter has no current and valid Minnesota driver's license or Minnesota state identification number, the last four digits of the voter's Social Security number, if the voter has been issued a Social Security number, prior registration, if any, and signature. The absence of a zip code number does not cause the registration to be deficient. Failure to check a box on an application form that a voter has certified to be true does not cause the registration to be deficient. The election judges shall request an individual to correct a voter registration application if it is deficient or illegible. No eligible voter may be prevented from voting unless the voter's registration application is deficient or the voter is duly and successfully challenged in accordance with section 201.195 or 204C.12.

(c) A voter registration application accepted prior to August 1, 1983, is not deficient for lack of date of birth. The county or municipality may attempt to obtain the date of birth for a voter registration application accepted prior to August 1, 1983, by a request to the voter at any time except at the polling place. Failure by the voter to comply with this request does not make the registration deficient.

(d) A voter registration application accepted before January 1, 2004, is not deficient for lack of a valid Minnesota driver's license or state identification number or the last four digits of a Social Security number. A voter registration application submitted by a voter who does not have a Minnesota driver's license or state identification number, or a Social Security number, is not deficient for lack of any of these numbers.

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(e) A voter registration application submitted electronically through the website of the secretary of state prior to April 30, 2014, is not invalid as a result of its electronic submission."

Page 160, line 18, before "to" insert "and proof of citizenship as provided by section 200.035"

Page 162, line 5, before "A" insert "(a)"

Page 162, line 13, strike "and" and insert ". (b) The certificate must include a" and strike "a statement" and insert "and oath"

Page 162, line 21, before the period, insert ", and proof of citizenship as provided by section 200.035. The witness must record the document or documents provided to prove citizenship"

Page 166, line 9, after "(5)" insert "the portion of the certificate completed by a witness as required by section 203B.07, subdivision 3, paragraph (b), is completed and the document or documents listed that were used to prove citizenship are documents authorized by section 200.035; (6)"

Renumber the clauses in sequence

Page 192, line 19, after "residence" insert "and citizenship"

Page 194, after line 26, insert:

"Sec. 75. Minnesota Statutes 2024, section 204C.12, is amended by adding a subdivision to read:

Subd. 3a. Challenge; citizenship. If the basis of a challenge is an individual's citizenship, the individual must not be allowed to vote unless the individual provides proof of citizenship as provided in section 200.035."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

FRIDAY, APRIL 25, 2025

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Lucero moved to amend S.F. No. 3045 as follows (A80):

Page 153, after line 2, insert:

"Sec. 18. [201.143] CITIZENSHIP; REGISTRATION STATUS.

Subdivision 1. **Registration status.** (a) Upon receiving documentary proof or verified information that an individual who is registered or preregistered to vote is not a United States citizen, the county auditor must immediately challenge the status of the individual's record in the statewide voter registration system. If documentary proof or verified information about an individual is provided to the secretary of state, the secretary of state must immediately forward the proof or information to the county auditor of the county where the individual is registered or preregistered and the county auditor must immediately challenge the individual is registered or preregistered and the county auditor must immediately challenge the individual's status.

(b) Within five days of challenging the individual's registration, the county auditor must mail a notification of the status change to the individual. The notification must include a statement that the individual may register to vote again by completing a voter registration application and providing a document listed in subdivision 2 that proves citizenship.

(c) At least monthly, each county auditor must report to the secretary of state on the number of individuals whose status was challenged pursuant to this section. For each individual, the auditor must specify the method of registration used. By January 15 of each year, the secretary of state must report to the chairs of the legislative committees with jurisdiction over elections on individuals whose status was challenged pursuant to this section. The report must include information from each county, including the number of individuals whose status was challenged in each county each month and the method of registration for each individual.

Subd. 2. Citizen documents. An individual may prove citizenship for purposes of subdivision 1 by providing the following document or documents:

(1) a form of identification issued consistent with the requirements of the REAL ID Act of 2005 that indicates the applicant is a citizen of the United States;

(2) a valid United States passport;

(3) the applicant's official United States military identification card, together with a United States military record of service showing that the applicant's place of birth was in the United States;

(4) a valid government-issued photo identification card issued by a federal, state, or Tribal government showing that the applicant's place of birth was in the United States; or

(5) a valid government-issued photo identification card issued by a federal, state, or Tribal government other than an identification described in clauses (1) to (4), but only if presented together with one or more of the following:

(i) a certified birth certificate issued by a state, a unit of local government in a state, or a Tribal government which:

(A) was issued by the state, unit of local government, or Tribal government in which the applicant was born;

(B) was filed with the office responsible for keeping vital records in the state;

(C) includes the full name, date of birth, and place of birth of the applicant;

(D) lists the full names of one or both of the parents of the applicant;

(E) has the signature of an individual who is authorized to sign birth certificates on behalf of the state, unit of local government, or Tribal government in which the applicant was born;

(F) includes the date that the certificate was filed with the office responsible for keeping vital records in the state; and

(G) has the seal of the state, unit of local government, or Tribal government that issued the birth certificate;

(ii) an extract from a United States hospital Record of Birth created at the time of the applicant's birth which indicates that the applicant's place of birth was in the United States;

(iii) a final adoption decree showing the applicant's name and that the applicant's place of birth was in the United States;

(iv) a Consular Report of Birth Abroad of a citizen of the United States or a certification of the applicant's Report of Birth of a United States Citizen issued by the secretary of state;

(v) a Naturalization Certificate or Certificate of Citizenship issued by the Secretary of Homeland Security or any other document or method of proof of United States citizenship issued by the federal government pursuant to the Immigration and Nationality Act; or

(vi) an American Indian Card issued by the Department of Homeland Security with the classification "KIC.""

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Those who voted in the affirmative were:

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Clark, Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Mathews moved to amend S.F. No. 3045 as follows (A74):

Page 105, delete section 6

Page 121, line 13, after the semicolon, insert "or"

Page 121, delete lines 14 and 15

Page 121, line 16, delete "(3)" and insert "(2)"

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler	Draheim	Housley	Lang	Pratt
Anderson	Drazkowski	Howe	Lieske	Rarick
Bahr	Duckworth	Jasinski	Limmer	Rasmusson
Coleman	Farnsworth	Johnson	Lucero	Utke
Dahms	Green	Koran	Mathews	Weber
Dornink	Gruenhagen	Kreun	Miller	Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

Boldon Carlson	Frentz Gustafson	Kunesh Kupec	Mitchell Mohamed	Putnam Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	-

Those who voted in the negative were:

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Koran moved to amend S.F. No. 3045 as follows (A69):

Page 136, after line 12, insert:

"Sec. 43. Minnesota Statutes 2024, section 211C.01, subdivision 4, is amended to read:

Subd. 4. Serious crime. (a) "Serious crime" means:

(1) a crime that is punished as a felony, as defined in section 609.02;

(2) a crime that is punished as a gross misdemeanor, as defined in section 609.02, and that involves assault, intentional injury or threat of injury to person or public safety, dishonesty, harassment, aggravated driving while intoxicated, coercion, obstruction of justice, or the sale or possession of controlled substances-; and

(b) "Serious crime" also means (3) a crime that is punished as a misdemeanor, as defined in section 609.02, and that involves assault, intentional injury or threat of injury to person or public safety, dishonesty, coercion, obstruction of justice, or the sale or possession of controlled substances.

EFFECTIVE DATE. This section is effective the day following final enactment and applies to recall petitions initiated on or after that date."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 30 and nays 34, as follows:

Housley

Jasinski

Johnson

Koran

Kreun

Howe

Those who voted in the affirmative were:

Abeler
Anderson
Bahr
Coleman
Dahms
Dornink

Draheim Drazkowski Duckworth Farnsworth Green Gruenhagen

Lang Lieske Limmer Lucero Mathews Miller Pratt Rarick Rasmusson Utke Weber Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Mitchell	Putnam
Carlson	Gustafson	Kupec	Mohamed	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Clark	Hawj	Mann	Oumou Verbeten	Westlin
Cwodzinski	Hoffman	Marty	Pappas	Wiklund
Dibble	Johnson Stewart	Maye Quade	Pha	Xiong
Fateh	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, Latz, McEwen, Port, and Seeberger.

The motion did not prevail. So the amendment was not adopted.

Senator Drazkowski moved to amend S.F. No. 3045 as follows (A77):

Page 102, after line 6, insert:

"Section 1. Minnesota Statutes 2024, section 3.084, subdivision 2, is amended to read:

Subd. 2. **Prohibition.** (a) A sitting member of the legislature is prohibited from accepting employment with or otherwise receiving compensation for services performed from:

(1) a business whose primary source of revenue is derived from lobbying, government relations or government affairs services;

(2) a business whose primary source of revenue is derived from facilitating government relations or government affairs services between two third parties; or

(3) any other business that employs or contracts with lobbyists, government relations or government affairs professionals, if the member's job duties include acting in that capacity or providing direct or indirect consulting, advice, or administrative support for that work a business whose primary source of revenue is derived from facilitating government relations or government affairs services if the member's job duties include offering direct or indirect consulting or advice that helps the business provide government relations or government affairs services to clients.

(b) This prohibition applies regardless of the location where the work of the business is substantially conducted or its clients are located.

(c) The house of representatives and the senate must adopt rules to enforce this section."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 41 and nays 23, as follows:

Abeler Anderson Bahr Coleman Dahms Dibble Dornink Draheim Dwatewaki	Duckworth Farnsworth Fateh Green Gruenhagen Gustafson Housley Howe Lacingki	Johnson Klein Koran Kreun Kupec Lang Latz Lieske	Lucero Mathews Maye Quade Miller Mitchell Port Pratt Putnam Boriole	Rasmusson Seeberger Utke Weber Wesenberg
Drazkowski	Jasinski	Limmer	Rarick	

Those who voted in the affirmative were:

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Latz, Port, and Seeberger.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Boldon	Frentz	Kunesh	Murphy	Westlin
Carlson	Hauschild	Mann	Oumou Verbeten	Wiklund
Champion	Hawj	Marty	Pappas	Xiong
Clark	Hoffman	McEwen	Pha	
Cwodzinski	Johnson Stewart	Mohamed	Rest	

Pursuant to Rule 40, Senator Kunesh cast the negative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, and McEwen.

The motion prevailed. So the amendment was adopted.

S.F. No. 3045 was read the third time, as amended, and placed on its final passage.

President Champion resumed the Chair.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 35 and nays 29, as follows:

Those who voted in the affirmative were:

Boldon	Frentz	Koran	McEwen	Port
Carlson	Gustafson	Kunesh	Mitchell	Putnam
Champion	Hauschild	Kupec	Mohamed	Rest
Clark	Hawj	Latz	Murphy	Seeberger
Cwodzinski	Hoffman	Mann	Oumou Verbeten	Westlin
Dibble	Johnson Stewart	Marty	Pappas	Wiklund
Fateh	Klein	Maye Quade	Pha	Xiong

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, McEwen, Port, and Seeberger.

Those who voted in the negative were:

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Rasmusson	Utke	Weber	Wesenberg	

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

So the bill, as amended, was passed and its title was agreed to.

SPECIAL ORDER

H.F. No. 688: A bill for an act relating to human services; modifying service dog provisions in housing accommodations for persons with disabilities; amending Minnesota Statutes 2024, section 256C.025, subdivision 2, by adding a subdivision.

H.F. No. 688 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 60 and nays 2, as follows:

Those who voted in the affirmative were:

Abeler	Duckworth	Jasinski	Marty	Pratt
Anderson	Farnsworth	Johnson	Mathews	Putnam
Boldon	Fateh	Johnson Stewart	Maye Quade	Rarick
Carlson	Frentz	Klein	McEwen	Rasmusson
Champion	Green	Koran	Miller	Rest
Clark	Gruenhagen	Kreun	Mitchell	Seeberger
Coleman	Gustafson	Kunesh	Mohamed	Utke
Cwodzinski	Hauschild	Kupec	Murphy	Weber
Dahms	Hawj	Lang	Oumou Verbeten	Wesenberg
Dibble	Hoffman	Latz	Pappas	Westlin
Dornink	Housley	Lieske	Pha	Wiklund
Draheim	Howe	Limmer	Port	Xiong

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, McEwen, Port, and Seeberger.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

Those who voted in the negative were:

Bahr Drazkowski

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senator: Bahr.

So the bill passed and its title was agreed to.

SPECIAL ORDER

S.F. No. 2200: A bill for an act relating to evidence; making restorative practices statements and documents inadmissible in civil and criminal proceedings; classifying data; amending Minnesota

Statutes 2024, sections 142A.76, subdivision 8; 595.02, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 13.

Senator Kreun moved to amend S.F. No. 2200 as follows (A50):

Page 1, delete section 2 and insert:

"Sec. 2. Minnesota Statutes 2024, section 142A.76, subdivision 8, is amended to read:

Subd. 8. **Report.** (a) By November 15 of each year, grantees must provide the following information to the director: (1) information on their program's impact on recidivism, public safety, and local financial investments in restorative practices; and (2) summary data on the amount of grant funds paid to restorative practice participants, as defined in section 595.02, subdivision 1b, paragraph (a), clause (2), and the purpose of the payment to the participants.

(b) By February 15 of each year, the director shall report to the chairs and ranking minority members of the legislative committees and divisions with jurisdiction over public safety, human services, and education, on the work of the Office of Restorative Practices, any grants issued pursuant to this section, and the status of local restorative practices initiatives in the state that were reviewed in the previous year, and the information submitted under paragraph (a) for the previous year."

The motion prevailed. So the amendment was adopted.

S.F. No. 2200 was read the third time, as amended, and placed on its final passage.

The question was taken on the passage of the bill, as amended.

The roll was called, and there were yeas 64 and nays 0, as follows:

Those who voted in the affirmative were:

Abeler	Drazkowski	Jasinski	Mann	Pratt
Anderson	Duckworth	Johnson	Marty	Putnam
Bahr	Farnsworth	Johnson Stewart	Mathews	Rarick
Boldon	Fateh	Klein	Maye Quade	Rasmusson
Carlson	Frentz	Koran	McEwen	Rest
Champion	Green	Kreun	Miller	Seeberger
Clark	Gruenhagen	Kunesh	Mitchell	Utke
Coleman	Gustafson	Kupec	Mohamed	Weber
Cwodzinski	Hauschild	Lang	Murphy	Wesenberg
Dahms	Hawj	Latz	Oumou Verbeten	Westlin
Dibble	Hoffman	Lieske	Pappas	Wiklund
Dornink	Housley	Limmer	Pha	Xiong
Draheim	Howe	Lucero	Port	0

Pursuant to Rule 40, Senator Kunesh cast the affirmative vote on behalf of the following Senators: Frentz, Hauschild, Hawj, Johnson Stewart, McEwen, Port, and Seeberger.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Anderson, Bahr, Coleman, Farnsworth, Howe, Lang, Lieske, Miller, Utke, and Weber.

So the bill, as amended, was passed and its title was agreed to.

MOTIONS AND RESOLUTIONS - CONTINUED

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate reverted to the Orders of Business of Reports of Committees and Second Reading of Senate Bills.

REPORTS OF COMMITTEES

Senator Murphy moved that the Committee Report at the Desk be now adopted. The motion prevailed.

Senator Marty from the Committee on Finance, to which was re-referred

S.F. No. 1417: A bill for an act relating to state government; providing for certain judiciary, court, public safety, crime, corrections, data privacy, and civil law policy; establishing Minnesota Victims of Crime Account; providing for law enforcement agency registration with eTrace System to provide firearm information; transferring financial crimes and fraud investigations to Financial Crimes and Fraud Section in Bureau of Criminal Apprehension; providing for crime of theft of public funds; providing criminal background checks for individuals or entities seeking license to operate business; modifying use of unmanned aerial vehicles; modifying criminal justice related judicial policy; modifying restorative practice policy; modifying criminal victims policy; establishing policy for corrections warrant and stop orders; clarifying Tribal Nation access and use of community services subsidy; providing for civil commitment coordinating division in Office of Attorney General; modifying Minnesota Business Corporation Act; providing for civil law; modifying marriage policy; establishing a civil cause of action for nonconsensual removal of sexually protective device; providing for order for protection against financial exploitation of vulnerable adult; modifying statutory forms for garnishment; providing for task forces and work groups; providing for reports; exempting Department of Corrections from certain administrative rulemaking; appropriating money for judiciary, public safety, corrections, Board of Civil Legal Aid, Guardian ad Litem Board, Tax Court, Uniform Laws Commission, Board on Judicial Standards, Board of Public Defense, Human Rights, Office of Appellate Counsel and Training, Minnesota Attainment Competency Board, Cannabis Expungement Board, Attorney General, Secretary of State, Sentencing Guidelines, Peace Officer Standards and Training (POST) Board, Private Detective Board, Ombudsperson for Corrections, and Clemency Review Commission; amending Minnesota Statutes 2024, sections 13.03, subdivision 6; 13.04, subdivision 4; 13.05, subdivision 5; 13.356; 13.40, subdivision 2; 13.43, subdivision 2; 13.82, subdivisions 1, 7; 13.821; 13.825, subdivision 4; 13.991; 14.03, subdivision 3; 15.17, subdivision 1; 43A.17, subdivision 13; 45.0135, subdivisions 2b, 6, 7, 8, 9, by adding a subdivision; 60A.951, subdivision 2; 60A.952, subdivisions 2, 4, 5; 60A.954, subdivision 2; 60A.956; 65B.84; 138.17, subdivision 1; 142A.76, subdivision 8; 144.223; 144.296; 145.4718; 152.021, subdivision 2; 152.022, subdivision 2; 152.023, subdivision 2; 152.025, subdivision 2; 152.137, subdivision 2; 201.014, subdivision 2a; 241.26, subdivisions 1, 3, 4, 5, by adding a subdivision; 241.80; 242.10; 242.19, subdivision 3; 242.44; 243.05, subdivisions 1, 2, 4; 243.166, subdivision 1b; 243.88, subdivisions 2, 5, by adding a subdivision; 244.04, subdivisions 1, 2, by adding a subdivision; 244.05, subdivisions 1b, 2; 244.0513, subdivisions 1, 7, 8; 244.07, subdivision 1, by adding a subdivision; 244.13, subdivision 1; 244.171, subdivision 4; 244.19, subdivisions 1c, 1d, 5, 5a; 244.20; 246B.04, subdivision 2; 260C.419, subdivisions 2, 3, 4; 268.19, subdivision 1; 268B.30; 272.45; 297I.11, subdivision 2; 299A.41, subdivisions 3, 4; 299A.477, subdivision 2; 299C.40, subdivision 1; 299C.52, subdivision 1; 299C.80, subdivision 6; 299F.47, subdivision 2; 302A.011,

subdivision 41, by adding subdivisions; 302A.111, subdivision 2; 302A.161, by adding a subdivision; 302A.181, by adding a subdivision; 302A.201, subdivision 1; 302A.237, by adding a subdivision; 302A.361; 302A.461, subdivision 4; 302A.471, subdivisions 1, 3; 302A.611, by adding a subdivision; 326.338, subdivision 4: 357.021, subdivisions 1a, 2: 388.23, subdivision 1: 401.01, subdivision 2: 401.03; 401.10, subdivisions 1, 4, by adding a subdivision; 401.11, subdivision 1; 401.14; 401.15, subdivision 2; 401.17, subdivisions 1, 5; 480.243, by adding a subdivision; 480.40, subdivisions 1, 3; 480.45, subdivision 2; 484.44; 484.51; 501A.01; 501C.0301; 501C.0302; 501C.0407; 501C.0411; 501C.0414; 501C.0602; 501C.0605; 501C.0701; 501C.0808, subdivisions 1, 2, 3, 4, 5, 6, 8, by adding a subdivision; 501C.1013, subdivision 4; 501C.1014, by adding a subdivision; 501C.1105, subdivision 1, by adding a subdivision; 502.851, subdivisions 1, 2, 3, 4, 11, 15, 16; 517.04; 517.08, subdivisions 1a, 1b; 517.09, subdivision 1; 517.10; 518.68, subdivision 1; 524.2-114; 524.2-804, subdivision 1; 524.5-120; 524.5-311; 524.5-313; 524.5-420; 550.136, subdivisions 6, 9; 550.143, subdivisions 2, 3a, 3b, 3c; 551.05, subdivisions 1b, 1c, 1d; 551.06, subdivisions 6, 9; 571.72, subdivisions 8, 10; 571.74; 571.75, subdivision 2; 571.912; 571.914, subdivision 2; 571.925; 571.931, subdivision 6; 571.932, subdivision 2; 580.07, subdivisions 1, 2; 580.10; 580.225; 580.24; 580.25; 580.26; 580.28; 581.02; 582.03, subdivisions 1, 2; 582.043, subdivision 6; 590.01; 595.02, subdivision 1, by adding a subdivision; 609.05, subdivision 2a; 609.101, subdivision 2; 609.105, subdivision 2; 609.185; 609.19, subdivisions 1, 2, by adding a subdivision; 609.2231, subdivision 2; 609.27, subdivision 2; 609.378, by adding a subdivision; 609.495, subdivision 1; 609.50, subdivision 1; 609.527, subdivision 3; 609.531, subdivision 1; 609.593, subdivision 1; 609.78, subdivision 2c; 609A.06, subdivisions 3, 7, 10, 12; 611A.02; 611A.0315; 611A.06, by adding a subdivision; 611A.90; 617.246; 617.247; 624.712, subdivision 5; 624.714, subdivision 7a; 626.05, subdivision 2; 626.19, subdivision 3; 626.84, subdivision 1; 626A.35, by adding a subdivision; 629.341, subdivision 3; 634.35; Laws 2023, chapter 52, article 2, sections 3, subdivisions 2, 8, as amended; 6, as amended; article 11, section 31; Laws 2023, chapter 68, article 1, section 4, subdivision 2; Laws 2024, chapter 114, article 3, section 101; proposing coding for new law in Minnesota Statutes, chapters 8; 13; 243; 299A; 299C; 302A; 325E; 401; 480; 517; 604; 609; 617; 626; repealing Minnesota Statutes 2024, sections 45.0135, subdivisions 2a, 2c, 2d, 2e, 2f, 3, 4, 5; 243.58; 244.065, subdivision 1; 253.21; 253.23; 325E.21, subdivision 2b; 325F.02; 325F.03; 325F.04; 325F.05; 325F.06; 325F.07; 517.05; 517.18; Minnesota Rules, parts 2940.0100, subparts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 13, 14, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 31, 32, 33, 34; 2940.0200; 2940.0300; 2940.0400; 2940.0500; 2940.0600; 2940.0700; 2940.0800; 2940.0900; 2940.1000; 2940.1100; 2940.1200; 2940.1300; 2940.1400; 2940.1500; 2940.1600; 2940.1700; 2940.1800; 2940.1900; 2940.2000; 2940.2100; 2940.2200; 2940.2300; 2940.2400; 2940.2500; 2940.2600; 2940.2700; 2940.2800; 2940.2900; 2940.3000; 2940.3100; 2940.3200; 2940.3300; 2940.3400; 2940.3500; 2940.3600; 2940.3700; 2940.3800; 2940.3900; 2940.4000; 2940.4100; 2940.4200; 2940.4300; 2940.4400; 2940.4500; 2940.5700.

Reports the same back with the recommendation that the bill be amended as follows:

Page 3, line 32, delete "394,877,000" and insert "403,781,000"

Page 4, after line 6, insert:

"(c) Psychological Services

\$10,634,000 the first year is for the psychological and psychiatric examiner

services program, which delivers statutorily mandated psychological examinations for civil commitment, criminal competency, and criminal responsibility evaluations. This appropriation is available until June 30, 2029."

Page 4, line 27, delete "ATTAINMENT"

Page 4, line 28, after "COMPETENCY" insert "ATTAINMENT"

Page 5, after line 8, insert:

"Sec. 17. OFFICE OF APPELLATE COUNSEL AND TRAINING; REDUCTION.

The commissioner of management and budget shall reduce the appropriation to the Office of Appellate Counsel and Training for fiscal years 2024 and 2025 in Laws 2023, chapter 52, article 1, section 11, by \$2,000,000.

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

Sec. 18. MINNESOTA COMPETENCY ATTAINMENT BOARD; REDUCTION.

The commissioner of management and budget shall reduce the appropriation to the Minnesota Competency Attainment Board for fiscal years 2024 and 2025 in Laws 2023, chapter 52, article 1, as amended by Laws 2023, chapter 73, section 3, by \$9,000,000.

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

Sec. 19. CANNABIS EXPUNCEMENT BOARD; REDUCTION.

The commissioner of management and budget shall reduce the appropriation to the Cannabis Expungement Board for fiscal years 2024 and 2025 in Laws 2023, chapter 63, article 9, section 4, by \$9,000,000.

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

Page 9, delete subdivisions 2 and 3 and insert:

"Subd. 2. Emergency Mar	nagement		5,165,000	5,555,000
Approp	riations by Fund			
General	5,035,000	5,422,000		
Environmental	130,000	133,000		
Supplemental Nonprofit S	Security Grants			
<u>\$125,000</u> each year is f	11			

nonprofit security grants under this subdivision. Nonprofit organizations whose applications for funding through the Federal Emergency Management Agency's nonprofit security grant program have been approved by the Division of Homeland Security and Emergency Management are eligible for grants under this subdivision. No additional application shall be required for grants under this subdivision, and an application for a grant from the federal program is also an application for funding from the state supplemental program. Eligible organizations may receive grants of up to \$75,000, except that the total received by any individual from both the federal nonprofit security grant program and the state supplemental nonprofit security grant program shall not exceed \$75,000. Grants shall be awarded in an order consistent with the ranking given to applicants for the federal nonprofit security grant program. No grants under the state supplemental nonprofit security grant program shall be awarded until the announcement of the recipients and the amount of the grants awarded under the federal nonprofit security grant program. The commissioner may use up to one percent of the appropriation received under this subdivision to pay costs incurred by the department in administering the supplemental nonprofit security grant program. This is a onetime appropriation."

Page 18, line 33, after the period, insert "<u>This appropriation is contingent upon the passage of</u> 2025 SF no. 2068."

Page 19, line 2, delete "<u>7,749,000</u>" and insert "<u>9,749,000</u>" and delete "<u>7,797,000</u>" and insert "<u>9,797,000</u>"

Page 19, line 9, delete "\$1,000,000" and insert "\$3,000,000"

Page 19, lines 20 and 25, delete the first "<u>\$</u>" and delete "<u>9,091,000</u>"

Page 19, delete lines 26 to 29

Page 20, line 24, delete "Sentence" and insert "Sentencing"

Page 20, line 25, delete "sentence" and insert "sentencing"

Page 21, line 13, delete "\$3,000,000" and insert "\$8,366,000"

Page 37, delete section 17

Page 82, line 31, after the second comma, insert "including street lighting, vehicle charging, and other public infrastructure,"

Page 96, delete section 4

Page 109, delete section 1

Page 110, delete section 2

Page 118, delete section 6

Page 123, after line 13, insert:

"Sec. 8. Minnesota Statutes 2024, section 611.24, subdivision 4, is amended to read:

Subd. 4. Appeal by prosecuting attorney; attorney fees. (a) When a prosecuting attorney appeals to the court of appeals, in any criminal case, from any pretrial order of the district court, reasonable attorney fees and costs incurred shall be allowed to the defendant on the appeal which shall be paid by the governmental unit responsible for the prosecution involved in accordance with paragraph (b).

(b) On or before January 15 of each year, the chief judge of the judicial district, after consultation with city and county attorneys, the chief public defender, and members of the private bar in the district, shall establish a reimbursement rate for attorney fees and costs associated with representation of a defendant on appeal. The compensation to be paid to an attorney for such service rendered to a defendant under this subdivision may not exceed \$10,000, exclusive of reimbursement for expenses reasonably incurred, unless payment in excess of that limit is certified by the chief judge of the district as necessary to provide fair compensation for services of an unusual character or duration."

Page 164, delete section 1

Page 189, delete article 12

Page 210, delete article 13

Page 267, delete article 16

Page 267, after line 4, insert:

"Sec. 17. EVICTION PROCEEDINGS DELAYED; SECTION 8 HOUSING.

(a) The definitions in Minnesota Statutes, section 504B.001, apply to this section.

(b) Notwithstanding any law to the contrary, a landlord must not file an eviction action against a tenant based on nonpayment of rent until at least three months following the date of the first delinquent rent payment if:

(1) the tenant is residing in housing subsidized by the United States Department of Housing and Urban Development under Section 8 of the United States Housing Act of 1937; and

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(2) the United States Department of Housing and Urban Development withholds the tenant's rental assistance payments.

(c) Nothing in this section supersedes or modifies obligations imposed upon the landlord by other law or contract and rights and remedies available to a tenant under other law or contract.

(d) This section expires on November 1, 2025.

EFFECTIVE DATE. This section is effective only upon enactment in the 2025 regular session of a bill styled as SF no. 2298, third engrossment, article 1, section 2.

Sec. 18. <u>LANDLORD REIMBURSEMENT; CONTINGENT REDUCTION AND</u> <u>APPROPRIATION.</u>

If the condition under article 13, section 17, paragraph (b), clause (2) becomes effective:

(1) the commissioner of management and budget must reduce the fiscal year 2026 appropriation in 2025 SF no. 2298, third engrossment, article 1, section 2, if enacted during the 2025 regular legislative session, by \$66,500,000. The commissioner must proportionally allocate the appropriation reduction among the appropriations and riders in 2025 SF no. 2298, third engrossment, article 1, section 2, subdivisions 2 through 19. This section applies regardless of order of enactment; and

(2) \$66,500,000 is appropriated in fiscal year 2026 from the general fund to the commissioner of the Housing Finance Agency to reimburse landlords for lost income due to the United States Department of Housing and Urban Development withholding a tenant's rental assistance payments.

EFFECTIVE DATE. This section is effective only upon enactment in the 2025 regular session of a bill styled as SF no. 2298, third engrossment, article 1, section 2."

Renumber the articles, sections and subdivisions in sequence

Reletter the paragraphs in sequence

Amend the title as follows:

Page 1, line 10, delete "modifying restorative practice policy;"

Page 1, line 13, delete "modifying"

Page 1, line 14, delete everything before "providing"

Page 1, line 17, delete "modifying statutory forms for garnishment;"

Page 1, line 26, after the semicolon, insert "contingently reducing and appropriating money to the Housing Finance Agency;"

Amend the title numbers accordingly

And when so amended the bill do pass. Amendments adopted. Report adopted.

SECOND READING OF SENATE BILLS

S.F. No. 1417 was read the second time.

MEMBERS EXCUSED

Senator Westrom was excused from the Session of today. Senator Rest was excused from the Session of today from 1:15 to 1:25 p.m. Senator Johnson was excused from the Session of today from 1:25 to 3:00 p.m. Senator Abeler was excused from the Session of today from 1:40 to 1:55 p.m. Senator Nelson was excused from the Session of today from 1:40 to 2:30 p.m. and at 3:50 p.m.

ADJOURNMENT

Senator Murphy moved that the Senate do now adjourn until 12:00 noon, Monday, April 28, 2025. The motion prevailed.

Thomas S. Bottern, Secretary of the Senate

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