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SGS

SENATE STATE OF MINNESOTA

NINETIETH SESSION

S.F. No. 605

(SENATE AUTHORS: KIFFMEYER)						
DATE	D-PG	OFFICIAL STATUS				
02/02/2017	498	Introduction and first reading				
		Referred to State Government Finance and Policy and Elections				
03/23/2017	1590a	Comm report: To pass as amended and re-refer to Finance				
03/27/2017		Comm report: To pass as amended				
		Second reading				

A bill for an act

relating to the operation of state government; appropriating money for the 1.2 legislature, governor's office, state auditor, attorney general, secretary of state, 13 certain agencies, boards, councils, retirement funds; cancellation of certain 1.4 appropriations; precluding agencies from transferring money to the governor's 1.5 office for services; constraining the state auditor's use of funds for litigation 1.6 expenses; requiring the state auditor to reimburse Wright, Becker, and Ramsey 1.7 Counties for litigation expenses; limiting the state auditor's rates for 2017; requiring 1.8 legislative approval for certain rules; making an ALJ decision the final decision 1.9 in contested cases; creating an affirmative defense to certain rule violations; 1.10 modifying the employee gainsharing program; requiring the Department of 1.11 Administration to assess agencies for certain services; requiring the Office of 1.12 MN.IT Services to report its project portfolio to the legislature; limiting severance 1.13 pay for highly paid civil service employees; permitting state employees to opt out 1.14 of insurance coverage under SEGIP; limiting public employer compensation under 1.15 contracts to appropriated amounts; modifying uses for Support Our Troops account; 1.16 requiring the Department of Veterans Affairs to develop a policy to grant free or 1.17 reduced-cost burials in state veterans cemeteries to eligible indigent dependents 1.18 of veterans; providing statutory appropriations to the Racing Commission in the 1 1 9 event of a failure to pass a biennial appropriation; raising caps on Mighty Ducks 1.20 grants; modifying expense calculation for the State Lottery; creating an advisory 1.21 task force on fiscal notes; setting a deadline for consolidation of state information 1.22 technology and for use of cloud-based solutions; creating a legislative commission 1.23 to review consolidation of the state's information technology; establishing 1.24 requirements for a grandfathered license for eyelash technicians; creating a working 1.25 group for a rules status system; creating a grant program for election equipment; 1.26 repealing the state auditor enterprise fund; repealing the campaign finance public 1.27 subsidy program; repealing lottery payouts to people under 18; amending Minnesota 1.28 Statutes 2016, sections 4.46; 6.481, subdivision 6; 6.56, subdivision 2; 6.581, 1.29 subdivision 4; 14.18, subdivision 1; 14.27; 14.389, subdivision 3; 14.57; 16A.90; 1.30 16B.055, subdivision 1; 16B.371; 16B.4805, subdivisions 2, 4; 16E.0466; 43A.17, 1.31 subdivision 11; 43A.24, by adding a subdivision; 155A.23, subdivisions 10, 15, 1 32 16, by adding a subdivision; 155A.29, subdivisions 1, 2; 155A.30, subdivisions 1.33 2, 5; 179A.20, by adding a subdivision; 190.19, subdivisions 2, 2a; 197.236, 1 34 subdivision 9; 240.15, subdivision 6; 240.155, subdivision 1; 240A.09; 349A.08, 1.35 subdivision 2; 349A.10, subdivision 6; Laws 2016, chapter 127, section 8; 1.36 proposing coding for new law in Minnesota Statutes, chapters 6; 14; 16A; 240; 1.37 repealing Minnesota Statutes 2016, sections 6.581, subdivision 1; 10A.30; 10A.31, 1.38 subdivisions 1, 3, 3a, 4, 5, 5a, 6, 6a, 7, 7a, 10, 10a, 10b, 11; 10A.315; 10A.321; 1.39

	SF605	REVISOR	S	GS	S	0605-2	2nd Engrossment
2.1 2.2	10A.322, s subdivision		2, 4; 10A	.323; 155A.	23, sul	odivision 8; 349A	A.08,
2.3	BE IT ENACT	ED BY THE LI	EGISLAT	TURE OF T	HE ST	ATE OF MINNE	ESOTA:
2.4			A	RTICLE 1			
2.5		STATE G	OVERN	MENT API	PROP	RIATIONS	
2.6	Section 1. APP	ROPRIATION	IS.				
2.7	The sums sh	own in the colur	nns mark	ed "Appropr	riations	" are appropriate	d to the agencies
2.8	and for the purp	ooses specified i	n this art	icle. The ap	propria	ations are from th	ne general fund,
2.9	or another name	ed fund, and are	availabl	e for the fise	cal yea	rs indicated for e	each purpose.
2.10	The figures "20	18" and "2019"	used in th	his article m	ean tha	at the appropriati	ons listed under
2.11	them are availa	ble for the fisca	l year end	ding June 30	0, 2018	3, or June 30, 201	9, respectively.
2.12	"The first year"	is fiscal year 20	018. "The	e second yea	ar" is f	iscal year 2019.	'The biennium"
2.13	is fiscal years 2	018 and 2019.					
2.14						APPROPRIAT	IONS
2.15						Available for th	e Year
2.16 2.17						Ending June 2018	<u>e 30</u> 2019
2.18	Sec. 2. LEGIS	LATURE					
2.19	Subdivision 1	Total Appropri	ation	(<u>\$</u>	81,706,000 \$	81,512,000
2.20		Appropriations b		<u> </u>	<u>4</u>		01,512,000
2.21	_	2018		2019			
2.22	General		8,000	81,384,00	0		
2.23	Health Care Ac		8,000	128,00			
2.24	The amounts th	at may be spent	for each		_		
2.25	purpose are spe	cified in the fol	lowing				
2.26	subdivisions.						
2.27	Subd. 2. Senate	<u>e</u>				32,299,000	32,105,000
2.28	Subd. 3. House	of Representa	tives			32,383,000	32,383,000
2.29	During the bien	nium ending Ju	ne 30, 20)19,			
2.30	any revenues re	eceived by the h	ouse of				
2.31	representatives	from voluntary	donation	is to			
2.32	support broadca	ast or print medi	ia are				
2.33	appropriated to	the house of rep	oresentat	ives.			
2.34		ative Coordina				17,024,000	17,024,000

	SF605	REVISO	R	SGS	S0605-2	2nd
3.1		Appropriat	ions by Fund			
3.2			2018	2019		
3.3	General		16,896,000	16,896,000		
3.4	Health Care	Access	128,000	128,000		
3.5	\$6,564,000	the first year	and \$6,564,00	<u>00 the</u>		
3.6	second year	are for the O	ffice of the			
3.7	Legislative	Auditor.				
3.8	\$6,180,000	the first year	and \$6,180,00	00 the		
3.9	second year	are for the O	ffice of the Re	evisor		
3.10	of Statutes.					
3.11	From its fur	uds, \$10,000 e	each year is fo	<u>or</u>		
3.12	purposes of	the legislator	s' forum, thro	ugh		
3.13	which Minn	esota legislat	ors meet with			
3.14	counterparts	from South	Dakota, North	<u>l</u>		
3.15	Dakota, and	Manitoba to	discuss issues	<u>s of</u>		
3.16	mutual conc	ern.				
3.17 3.18	Sec. 3. <u>GOV</u> GOVERNO		ND LIEUTEN	<u>NANT</u> <u>§</u>	<u>4,605,000</u> <u>\$</u>	
3.19	(a) This app	ropriation is t	o fund the Of	fice of		
3.20	the Governo	or and Lieuter	ant Governor	<u>-</u>		
3.21	<u>(b)</u> Up to \$1	9,000 the firs	t year and up	to		
3.22	\$19,000 the	second year	are for necess	ary		
3.23	expenses in	the normal p	erformance of	the		
3.24	Governor's	and Lieutenar	nt Governor's	duties		
3.25	for which no	other reimbu	rsement is pro	vided.		
3.26	(c) The follo	owing amoun	ts that are			
3.27	appropriated	from the gen	neral fund in f	iscal		
3.28	years 2018 a	and 2019 to th	ne specified ag	gency		
3.29	and are bud	geted to be tra	ansferred to th	<u>ie</u>		
3.30	governor for	r personnel co	osts incurred b	by the		
3.31	Offices of the	ne Governor a	and the Lieute	nant		
3.32	Governor to	support the a	gencies are car	nceled		
3.33	to the gener	al fund and th	e base for eac	<u>ch</u>		

2nd Engrossment

4,605,000

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
4.1	agency is reduc	ed by the specific	ed amount for		
4.2	fiscal years 202	•			
4.3	Agency			2018	2019
4.4	Commerce			67,000	67,000
4.5	Employment ar				
4.6	Economic Deve	elopment		109,000	<u>109,000</u>
4.7	Education			<u>58,000</u>	58,000
4.8 4.9	Office of Highe Education	er		25,000	25,000
4.10	Administration			25,000	25,000
4.11	Management an	nd		21 000	•1 000
4.12	Budget			<u>21,000</u>	<u>21,000</u>
4.13	MN.IT Service	<u>s</u>		25,000	25,000
4.14	<u>Revenue</u>			<u>41,000</u>	<u>41,000</u>
4.15	<u>Health</u>			<u>58,000</u>	<u>58,000</u>
4.16	Human Service	_		<u>247,000</u>	<u>247,000</u>
4.17	Veterans Affair			<u>16,000</u>	<u>16,000</u>
4.18	Military Affairs	<u>b</u>		<u>17,000</u> 58,000	<u>17,000</u>
4.19	<u>Corrections</u>			<u>58,000</u>	<u>58,000</u>
4.20	Transportation			20,000	20,000
4.21	(d) The followi	ng amounts that	are budgeted		
4.22	to be transferre	d from the speci	fied fund for		
4.23	the specified ag	gencies to the gov	vernor for		
4.24	personnel costs	incurred by the	Offices of the		
4.25	Governor and L	ieutenant Gover	nor to support		
4.26	the agencies du	ring the previou	s fiscal year		
4.27	are transferred	from the specific	ed fund to the		
4.28	general fund.				
4.29	Agency		Fund	<u>2018</u>	<u>2019</u>
4.30 4.31	Agriculture		Miscellaneous Special Revenue Fund	41,000	41,000
4.32 4.33	Housing Finance	ce Agency	Housing Finance Agence Fund	<u>33,000</u>	33,000
4.34 4.35	Labor and Indu	stry	Restricted Special Revenue Fund	<u>41,000</u>	41,000
4.36 4.37	Iron Range Res Rehabilitation I		Iron Range Resources and Rehabilitation Fun	<u>id 26,000</u>	26,000
4.38 4.39	Higher Educati	on	Office of Higher Education Fund	16,000	16,000

	SF605	REVISOR	S	GS	S	0605-2	2nd Engrossment
5.1 5.2	Management an	d Budget		Employee (nce Program		21,000	21,000
5.3 5.4	Public Safety			eted Specia ue Fund	<u>1</u>	41,000	41,000
5.5 5.6	Natural Resourc	es		laneous Sp ue Fund	pecial	84,000	84,000
5.7 5.8	Pollution Contro	ol Agency		laneous Sp ue Fund	pecial	67,000	<u>67,000</u>
5.9	Transportation		Transit	t Assistanc	e Fund	40,000	40,000
5.10 5.11	Transportation		County Fund	y State-Aic	l Roads	<u>30,000</u>	30,000
5.12 5.13	Transportation		Munic Roads	ipal State Fund	Aid	<u>9,000</u>	<u>9,000</u>
5.14	Sec. 4. STATE	AUDITOR					
5.15	Subdivision 1. T	<u>Cotal Appropria</u>	ation		<u>\$</u>	7,062,000	<u>7,062,000</u>
5.16	The amounts that	at may be spent	for each	<u>l</u>			
5.17	purpose are spec	cified in the foll	owing				
5.18	subdivisions.						
5.19	Subd. 2. Audit	Practice				5,081,000	5,081,000
5.20	Subd. 3. Legal a	and Special Inv	vestigati	ons		318,000	318,000
5.21	Subd. 4. Govern	nment Informa	tion			598,000	598,000
5.22	Subd. 5. Pensio	n Oversight				448,000	448,000
5.23	Subd. 6. Operat	tions Managem	ient			358,000	358,000
5.24	Subd. 7. Consti	tutional Office				259,000	259,000
5.25	Sec. 5. <u>ATTOR</u>	NEY GENERA	<u>AL</u>				
5.26	Subdivision 1. T	<u>Cotal Appropria</u>	ation		<u>\$</u>	22,683,000	<u>22,683,000</u>
5.27	<u>A</u>	ppropriations by	y Fund				
5.28		2018		2019			
5.29	General	20,465	5,000	20,465,0	00		
5.30 5.31	State Governme Special Revenue		3,000	<u>1,823,0</u>	00		
5.32	Environmental	145	5,000	<u>145,0</u>	00		
5.33	Remediation	250	0,000	<u>250,0</u>	00		

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6.1	The amounts that	at may be spent for ea	ach		
6.2	purpose are spec	cified in the followin	<u>g</u>		
6.3	subdivisions.				
6.4	Subd. 2. Govern	nment Legal Service	es	3,652,000	3,652,000
6.5	Subd. 3. Regula	ntory Law and Profe	essions	4,420,000	4,420,000
6.6	<u>A</u>	ppropriations by Fur	nd		
6.7		2018	2019		
6.8	General	2,223,000	2,223,000		
6.9 6.10	State Governme Special Revenue		<u>1,802,000</u>		
6.11	Environmental	250,000	250,000		
6.12	Remediation	145,000	145,000		
6.13	Subd. 4. State C	Government Service	<u>'S</u>	6,157,000	6,157,000
6.14	<u>A</u>	ppropriations by Fur			
6.15		<u>2018</u>	2019		
6.16	General	6,136,000	6,136,000		
6.17 6.18	State Governme Special Revenue		21,000		
6.19	Subd. 5. Civil L	aw Section		3,010,000	3,010,000
6.20	Subd. 6. Civil L	itigation		1,495,000	1,495,000
6.21	Subd. 7. Admin	istrative Operation	<u>s</u>	3,949,000	3,949,000
6.22	Sec. 6. <u>SECRE</u>	TARY OF STATE			
6.23	Subdivision 1.	fotal Appropriation	<u>\$</u>	<u>7,502,000</u> §	<u>6,291,000</u>
6.24	The base for fise	cal year 2020 is \$6,18	80,000		
6.25	and the base for	fiscal year 2021 is			
6.26	\$6,180,000.				
6.27	The amounts that	at may be spent for ea	ach		
6.28	purpose are spec	cified in the followin	<u>g</u>		
6.29	subdivisions.				

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7.1	Subd. 2. Adı	ministration				594,000	606,000
7.2	Subd. 3. Saf	e at Home				659,000	676,000
7.3	Subd. 4. Bus	siness Services				1,617,000	<u>1,391,000</u>
7.4	Subd. 5. Ele	ctions				4,632,000	3,618,000
7.5	<u>\$1,323,000 t</u>	he first year is	for the voting	2			
7.6	equipment g	rant established	l in article 3,				
7.7	section 1. Th	nis is a onetime	appropriatio	<u>n.</u>			
7.8 7.9		<u>IPAIGN FINA</u> RE BOARD	NCE AND	<u>PUBLIC</u>	<u>\$</u>	<u>976,000</u> <u>\$</u>	<u>976,000</u>
7.10	Sec. 8. <u>INV</u>	ESTMENT BO	DARD		<u>\$</u>	<u>139,000</u> <u>\$</u>	<u>139,000</u>
7.11	Sec. 9. ADMINISTRATIVE HEARINGS				<u>\$</u>	<u>7,633,000</u> <u>\$</u>	7,633,000
7.12		Appropriation	ns by Fund				
7.13		<u>2</u>	018	2019			
7.14	General		383,000	<u>383,0</u>	00		
7.15 7.16	Workers' Compensatio	on 7	7,250,000	<u>7,250,0</u>	00		
7.17	Campaign V	Violations Hea	rings. \$115,(000			
7.18	in fiscal year	2018 and \$115	,000 in fiscal	year			
7.19	2019 are app	propriated from	the general f	fund			
7.20	for the cost of	of considering c	complaints fil	led			
7.21	under Minne	esota Statutes, s	ection 211B.	32.			
7.22	These amoun	nts may be used	l in either ye	ar of			
7.23	the biennium	<u>ı.</u>					
7.24	\$6,000 in fise	cal year 2018 ar	nd \$6,000 in f	fiscal			
7.25	year 2019 are appropriated from the general						
7.26	fund to the Office of Administrative Hearings						
7.27	for the cost of	of considering c	lata practices	5			
7.28	complaints f	iled under Min	nesota Statut	es,			
7.29	section 13.08	85. These amou	ints may be u	ised			
7.30	in either year	r of the bienniu	<u>m.</u>				
7.31	Sec. 10. <u>MN</u>	IIT SERVICE	<u>S</u>		<u>\$</u>	<u>4,622,000 §</u>	<u>2,622,000</u>

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8.1	\$3,300,000 the first year and \$1,300,000 the
8.2	second year are for enhancements to
8.3	cybersecurity across state government.
8.4	\$5,000,000 of the unobligated balance as of
8.5	March 15, 2017, in the information and
8.6	telecommunications technology systems and
8.7	services account in the special revenue fund
8.8	must be used for enhancements to
8.9	cybersecurity across state government. At the
8.10	end of the fiscal year 2016-2017 biennium, an
8.11	additional \$5,000,000 of unexpended agency
8.12	operating dollars transferred into the account
8.13	must be used for cybersecurity enhancements
8.14	across state government. The state chief
8.15	information officer must report to the chairs
8.16	and ranking minority members of the
8.17	committees in the senate and house of
8.18	representatives with jurisdiction over state
8.19	government finance by August 15, 2017, on
8.20	how the \$10,000,000 in funds will be used to
8.21	enhance cybersecurity.
8.22	The commissioner of management and budget
8.23	is authorized to provide cash flow assistance
8.24	of up to \$110,000,000 from the special
8.25	revenue fund or other statutory general funds
8.26	as defined in Minnesota Statutes, section
8.27	16A.671, subdivision 3, paragraph (a), to the
8.28	Office of MN.IT Services for the purpose of
8.29	managing revenue and expenditure
8.30	differences. These funds shall be repaid with
8.31	interest by the end of the fiscal year 2019
8.32	closing period.
8.33	During the biennium ending June 30, 2019,
8.34	MN.IT Services must not charge fees to a
8.35	public noncommercial educational television

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9.1	broadcast s	tation eligible for fundi	ng under			
9.2		Statutes, chapter 129D,				
9.3		broadcast infrastructure				
9.4	access fees	not charged to public				
9.5	noncomme	rcial educational televis	sion			
9.6	broadcast s	tations total more than	\$400,000			
9.7	for the bien	nium, the office may cl	harge for			
9.8	access fees	in excess of these amo	unts.			
9.9	Sec. 11. <u>AI</u>	DMINISTRATION				
9.10	Subdivision	n 1. Total Appropriati	<u>on</u>	<u>\$</u>	<u>20,036,000</u> <u>\$</u>	19,536,000
9.11	The amoun	ts that may be spent for	r each			
9.12	purpose are	e specified in the follow	ving			
9.13	subdivision	<u>IS.</u>				
9.14	Subd. 2. G	overnment and Citize	n Services		7,149,000	7,001,000
9.15	(a) Council	on Developmental Dis	abilities		74,000	74,000
9.16 9.17	(b) Olmstea Capacity	ad Plan Increased			148,000	<u>-0-</u>
9.18 9.19 9.20 9.21 9.22 9.23 9.24	provide ser agencies ur Plan servin disabilities.	strative costs to vices to state der the Olmstead g people with This is a onetime on and is available 0, 2019.				
9.25 9.26	(c) Materia Division	ls Management			2,400,000	2,400,000
9.27 9.28	(d) Real Es Constructio				2,466,000	2,466,000
9.29 9.30	(e) Enterpri Program	ise Real Property			674,000	674,000
9.31 9.32 9.33	(f) State Ag Accommod Reimburser	lation			<u>100,000</u>	<u>100,000</u>
9.34 9.35 9.36 9.37 9.38 9.39	\$100,000 th credited to t account est Minnesota 16B.4805.	Statutes, section				
9.40	(g) State At				215,000	215,000
9.41 9.42	(h) Informa Analysis	tion Policy			525,000	<u>525,000</u>

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10.1	(i) State De	emographer		547,000	547,000
10.2	Subd. 3. St	rategic Management	<u>-</u>	1,858,000	1,858,000
10.3	Subd. 4. Fig	scal Agent		11,277,000	10,777,000
10.4	The approp	priations under this sec	ction are to		
10.5	the commis	ssioner of administrati	on for the		
10.6	purposes sp	pecified.			
10.7	In-Lieu of	Rent. \$8,158,000 the f	first year and		
10.8	\$8,158,000	the second year are for	r space costs		
10.9	of the legisl	lature and veterans or	ganizations,		
10.10	ceremonial	space, and statutorily	free space.		
10.11	Public Bro	adcasting. (a) \$1,550,	,000 the first		
10.12	year and \$1	,550,000 the second y	year are for		
10.13	matching g	rants for public televis	sion.		
10.14	<u>(b) \$250,00</u>	00 the first year and \$2	250,000 the		
10.15	second year	r are for public televis	sion		
10.16	equipment	grants under Minneso	ta Statutes,		
10.17	section 129	<u>D.13.</u>			
10.18	<u>(c) \$100,00</u>	00 the first year is for a	a grant to		
10.19	Twin Cities	Public Television to	produce the		
10.20	Vietnam: N	Iinnesota Remembers	project.		
10.21	(d) The con	nmissioner of adminis	stration must		
10.22	consider the	e recommendations of	f the		
10.23	Minnesota	Public Television Ass	ociation		
10.24	before alloc	cating the amount app	ropriated in		
10.25	paragraphs	(a) and (b) for equipn	nent or		
10.26	matching g	rants.			
10.27	<u>(e) \$392,00</u>	00 the first year and \$3	392,000 the		
10.28	second year	r are for community se	ervice grants		
10.29	to public ed	lucational radio station	ns. This		
10.30	appropriatio	on may be used to dise	seminate		
10.31	emergency	information in foreign	n languages.		
10.32	<u>(f)</u> \$117,00	0 the first year and \$1	17,000 the		
10.33	second year	r are for equipment gra	ints to public		

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11.1	educational radio	o stations. This ap	propriation
11.2	may be used for	the repair, rental,	and
11.3	purchase of equi	pment including e	equipment
11.4	under \$500.		
11.5	(g) \$310,000 the	e first year and \$31	10,000 the
11.6	second year are	for equipment gra	nts to
11.7	Minnesota Publi	c Radio, Inc., incl	uding
11.8	upgrades to Mini	nesota's Emergenc	y Alert and
11.9	AMBER Alert S	ystems.	
11.10	(h) \$400,000 the	first year is for a	grant to
11.11	Minnesota Publi	c Radio, Inc. for u	pgrades to
11.12	Minnesota's Emo	ergency Alert and	AMBER
11.13	Alert Systems.		
11.14	(i) The appropria	ations in paragrapl	hs (e), (f),
11.15	(g), and (h), may	not be used for inc	direct costs
11.16	claimed by an in	stitution or govern	ning body.
11.17	(j) The commiss	ioner of administr	ation must
11.18	consider the reco	ommendations of	the
11.19	Minnesota Publi	c Educational Rad	lio Stations
11.20	before awarding	grants under Min	nesota
11.21	Statutes, section	129D.14, using th	ne
11.22	appropriations in	n paragraphs (e) ar	nd (f). No
11.23	grantee is eligibl	e for a grant unles	ss they are

- 11.23 grantee is eligible for a grant unless they are
- 11.24 <u>a member of the Association of Minnesota</u>
- 11.25 Public Educational Radio Stations on or before
- 11.26 July 1, 2015.
- 11.27 (k) Any unencumbered balance remaining the
- 11.28 <u>first year for grants to public television or</u>
- 11.29 radio stations does not cancel and is available
- 11.30 for the second year.

11.31Sec. 12. CAPITOL AREA ARCHITECTURAL11.32AND PLANNING BOARD

327,000 \$ 327,000

11.33 Sec. 13. <u>MINNESOTA MANAGEMENT AND</u> 11.34 <u>BUDGET</u>

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	SF605 REV	/ISOR	SGS		S0605-2	2nd Engrossment
12.1	Subdivision 1. Total	Appropriation		<u>\$</u>	21,922,000	<u>\$</u> <u>21,922,000</u>
12.2	The amounts that may	y be spent for eac	<u>ch</u>			
12.3	purpose are specified	in the following				
12.4	subdivisions.					
12.5	Subd. 2. Accounting	Services			4,489,000	4,489,000
12.6	Subd. 3. Budget Serv	vices			3,376,000	3,376,000
12.7	Subd. 4. Economic A	<u>Analysis</u>			507,000	507,000
12.8	Subd. 5. Debt Manag	gement			439,000	439,000
12.9	Subd. 6. Enterprise	Human Resourc	es		3,209,000	3,209,000
12.10	Subd. 7. Labor Rela	tions			1,039,000	1,039,000
12.11	Subd. 8. Agency Adr	ninistration			7,870,000	7,870,000
12.12	Subd. 9. Enterprise	Communication	and			
12.13	<u>Planning</u>				<u>993,000</u>	993,000
12.14	The commissioner m	ust report to the c	chairs_			
12.15	and ranking minority	members of the				
12.16	committees in the ser	nate and house of				
12.17	representatives with j	urisdiction over s	state			
12.18	government finance b	by September 15 o	of each			
12.19	year on funding for th	ne executive recru	uiter_			
12.20	position that was supp	ported by appropr	riations			
12.21	to other agencies duri	ing the previous f	iscal			
12.22	year.					
12.23	Sec. 14. <u>REVENUE</u>					
12.24	Subdivision 1. Total	Appropriation		<u>\$</u>	141,784,000	<u>\$</u> <u>141,784,000</u>
12.25	Approp	priations by Fund	<u>.</u>			
12.26		2018	2019			
12.27	General	137,548,000	137,548,0	00		
12.28	Health Care Access	1,749,000	1,749,0	00		
12.29 12.30	<u>Highway User Tax</u> Distribution	2,184,000	2,184,0	00		
12.30	Environmental	303,000	303,0			
12.32	The commissioner m					

12.33 processing personal income tax returns,

	51'005 KEV	150K	505	30003-2	2nd Engrossment
13.1	taxpayer fraud preven	ntion, and assure	that		
13.2	taxpayer refunds are	not delayed whe	n		
13.3	determining spending	g plans for each	of the		
13.4	activities in this secti	on. The commis	sioner		
13.5	may transfer agency	operational mon	ey		
13.6	between activities wit	hin the same fun	d in this		
13.7	section if it is determ	ined that there is	<u>5</u>		
13.8	insufficient money w	ithin an activity	to meet		
13.9	these priorities. Any the	ransfers of mone	y within		
13.10	activities must be rep	orted two weeks	prior to		
13.11	the transfer taking pla	ace to the chairs	and		
13.12	ranking minority mer	mbers of the com	nmittees		
13.13	in the house of represe	entatives and sen	ate with		
13.14	jurisdiction over state	e government fin	ance.		
13.15	Subd. 2. Tax System	Management		114,313,000	114,313,000
13.16	Appro	priations by Fun	<u>d</u>		
13.17	, 	2018	2019		
13.18	General	110,077,000	110,077,000		
13.19	Health Care Access	1,749,000	1,749,000		
13.20 13.21	Highway User Tax Distribution	2,184,000	2,184,000		
13.21	Environmental	303,000	303,000		
13.23	(a) Operations Supp				
13.24	General			9,627,000	9,627,000
13.25	Health Care Access			126,000	126,000
		Cf 400 (000 i		
13.26	Taxpayer Assistance				
13.27	fiscal year 2018 and \$400,000 in fiscal year				
13.28	2019 from the general fund are for grants to				
13.29	one or more nonprofi		41		
13.30	qualifying under section 501(c)(3) of the				
13.31	Internal Revenue Cod	,	<u>`</u>		
13.32	facilitate, encourage,	-	<u>covision</u>		
13.33	of taxpayer assistance	e services. The			

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13.34 <u>unencumbered balance in the first year does</u>

13.35 <u>not cancel but is available for the second year.</u>

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	SF605	REVISOR	SGS		S0605-2	2nd Engrossment
14.1	For purpose	es of this appropriatio	n. "taxpaver			
14.2		ervices" means accour				
14.3		services provided by				
14.4		me, elderly, and disac				
14.5		residents to help them				
14.6		come tax returns, Min				
14.7	property tax	x refund claims, and t	o provide			
14.8	personal rep	presentation before the	Department			
14.9	of Revenue	and Internal Revenue	e Service.			
14.10	(b) Appeal	s, Legal Services, an	d Tax Research			
14.11	General				<u>6,961,000</u>	<u>6,961,000</u>
14.12	Health Care	e Access			113,000	113,000
14.13	<u>(c) Paymer</u>	nt and Return Proces	ssing			
14.14	General				12,650,000	12,650,000
14.15	Health Care	e Access			51,000	51,000
14.16	Highway U				242.000	242.000
14.17	Distribution	_			343,000	343,000
14.18		istration of State Tax	<u>Kes</u>			
14.19	<u>General</u>				54,958,000	54,958,000
14.20	Health Care				<u>1,407,000</u>	1,407,000
14.21 14.22	Highway U Distribution				1,621,000	1,621,000
14.23	Environme	ntal			303,000	303,000
14.24		logy Development, I	mplementation,			
14.25	and Suppo	<u>ort</u>				
14.26	<u>General</u>				21,873,000	21,873,000
14.27	Health Care				52,000	52,000
14.28 14.29	Highway U Distribution				220,000	220,000
14.30	(f) Propert	y Tax Administratio	n and State Aid	<u> </u>		
14.31	General				4,008,000	4,008,000
14.32	Subd. 3. De	ebt Collection Mana	gement		27,471,000	27,471,000
	<u> </u>		8		<u></u>	
14.33	Sec. 15. <u>G</u> A	AMBLING CONTR	<u>OL</u>	<u>\$</u>	<u>3,324,000</u> §	3,324,000
14.34	These appro	opriations are from th	e lawful			
14.35	gambling re	egulation account in t	he special			
14.36	revenue fur	nd.				

	SF605 REVISOR	SGS		S0605-2	2nd Engrossment
15.1	Sec. 16. RACING COMMISSION		<u>\$</u>	<u>835,000</u> <u>\$</u>	<u>890,000</u>
15.2	These appropriations are from the racir	ng and			
15.3	card playing regulation accounts in the s	pecial			
15.4	revenue fund.				
15.5	Sec. 17. STATE LOTTERY				
15.6	Notwithstanding Minnesota Statutes, so	ection			
15.7	349A.10, subdivision 3, the operating b	oudget			
15.8	must not exceed \$32,500,000 in fiscal	year			
15.9	2018 and \$33,000,000 in fiscal year 20	<u>19.</u>			
15.10	Sec. 18. AMATEUR SPORTS COM	MISSION	<u>\$</u>	<u>7,458,000</u> §	<u>292,000</u>
15.11	Mighty Ducks. \$7,166,000 in fiscal yea	r 2018			
15.12	is appropriated from the general fund for	or the			
15.13	purpose of making grants under Minne	sota			
15.14	Statutes, section 240A.09, paragraph (b)). This			
15.15	appropriation is onetime and is available	e until			
15.16	June 30, 2019.				
15.17 15.18	Sec. 19. <u>COUNCIL ON MINNESOT</u> <u>AFRICAN HERITAGE</u>	ANS OF	<u>\$</u>	<u>401,000</u> <u>\$</u>	<u>401,000</u>
15.19	Sec. 20. <u>COUNCIL ON LATINO AF</u>	FAIRS	<u>\$</u>	<u>386,000</u> <u>\$</u>	<u>386,000</u>
15.20 15.21	Sec. 21. <u>COUNCIL ON ASIAN-PAC</u> <u>MINNESOTANS</u>	<u>IFIC</u>	<u>\$</u>	<u>364,000</u> \$	<u>364,000</u>
15.22	Sec. 22. INDIAN AFFAIRS COUNC	IL	<u>\$</u>	<u>576,000</u> <u>\$</u>	<u>576,000</u>
15.23 15.24	Sec. 23. <u>MINNESOTA HISTORICA</u> <u>SOCIETY</u>	<u>L</u>			
15.25	Subdivision 1. Total Appropriation		<u>\$</u>	<u>21,013,000</u> §	21,013,000
15.26	The amounts that may be spent for each	<u>h</u>			
15.27	purpose are specified in the following				
15.28	subdivisions.				
15.29	Subd. 2. Operations and Programs			20,731,000	20,731,000

	SF605	REVISOR	SGS		S0605-2	2nd Engrossment
16.1	Notwithsta	anding Minnesota Statu	ites, section			
16.2		e Minnesota Historical				
16.3	not charge	a fee for its general to	urs at the			
16.4	Capitol, bu	at may charge fees for s	special			
16.5	programs of	other than general tours	<u>3.</u>			
16.6	<u>Subd. 3.</u> F	iscal Agent				
16.7	(a) Minnes	sota Air National Guard	d Museum		17,000	17,000
16.8	(b) Hockey	y Hall of Fame			100,000	100,000
16.9	(c) Minnes	sota Military Museum			50,000	50,000
16.10	(d) Farmar	nerica			115,000	<u>115,000</u>
16.11	Balances 1	Forward. Any unencu	mbered			
16.12	balance ren	maining in this subdivis	sion the first			
16.13	year does 1	not cancel but is availa	ble for the			
16.14	second year	ar of the biennium.				
16.15	Sec. 24. B	OARD OF THE ART	S			
16.16	Subdivisio	n 1. <mark>Total Appropriat</mark>	ion	<u>\$</u>	<u>7,500,000</u> §	7,500,000
16.17	The amour	nts that may be spent for	or each			
16.18	purpose ar	e specified in the follow	wing			
16.19	subdivision	ns.				
16.20	<u>Subd. 2.</u> O	perations and Service	<u>es</u>		561,000	561,000
16.21	<u>Subd. 3.</u> G	rants Program			4,800,000	4,800,000
16.22	<u>Subd. 4.</u> R	egional Arts Councils	5		2,139,000	2,139,000
16.23	Unencum	bered Balance Availa	ble. Any			
16.24	unencumb	ered balance remaining	g in this			
16.25	section the	e first year does not can	cel, but is			
16.26	available f	or the second year of th	e biennium.			
16.27	Projects lo	ocated in Minnesota;	travel			
16.28	restriction	. Money appropriated ir	this section			
16.29	and distrib	uted as grants may onl	y be spent			
16.30	on projects	s located in Minnesota.	A recipient			
16.31	of a grant	funded by an appropria	tion in this			
16.32	section mu	ist not use more than te	n percent of			

	SF605	REVISOR	SGS	5		S0605-2	2nd Engrossment
17.1	the total grant f	or costs related to	o travel outs	ide			
17.2	the state of Min						
17.3	Sec. 25. <u>MINN</u>	ESOTA HUMA	NITIES CH	ENTEF	<u>R</u> <u>\$</u>	332,000	<u>\$</u> <u>332,000</u>
17.4	Sec. 26. BOA	RD OF ACCOU	JNTANCY		<u>\$</u>	609,000	<u>\$ </u>
17.5 17.6 17.7 17.8	ENGINEERII LANDSCAPE	RD OF ARCHI NG, LAND SUI C ARCHITECT E, AND INTEF	RVEYING, 'URE,	2	<u>\$</u>	<u>754,000</u>	<u>\$ </u>
17.9 17.10	Sec. 28. <u>BOAI</u> EXAMINERS	RD OF COSME	ETOLOGIS	<u>ST</u>	<u>\$</u>	2,455,000	<u>\$</u> <u>2,455,000</u>
17.11	The executive	director must rep	port quarter	<u>·ly</u>			
17.12	to the chairs an	nd ranking minor	rity member	rs			
17.13	of the committ	ees in the house	of				
17.14	representatives and senate with jurisdiction						
17.15	over state government finance on the number						
17.16	of inspections conducted by license type in						
17.17	the past quarter	r, number and pe	ercent of tot	al			
17.18	salons and scho	ools inspected w	ithin the las	<u>st</u>			
17.19	-	ber of licensees					
17.20		inspectors emplo					
17.21		t report must be	submitted b	<u>oy</u>			
17.22	July 15, 2017.						
17.23	Sec. 29. BOAI	RD OF BARBE	R EXAMI	NERS	<u>\$</u>	308,000	<u>\$</u> <u>308,000</u>
17.24 17.25	Sec. 30. <u>GENI</u> ACCOUNTS	ERAL CONTIN	IGENT		<u>\$</u>	1,000,000	<u>\$ 500,000</u>
17.26	1	Appropriations b	y Fund				
17.27		<u>2018</u>		2019			
17.28	General	<u>50</u>	0,000		<u>-0-</u>		
17.29	State Governm		0 000	400,	000		
17.30 17.31	Special Revent Workers'	<u>40</u>	0,000	400,	000		
17.32	Compensation	<u>10</u>	0,000	100,	000		

	SF605	REVISOR	SGS		S0605-2	2nd Engrossment
18.1	(a) The appr	opriations in this section	on may only			
18.2	· · · · · · · · · · · · · · · · · · ·	h the approval of the				
18.3		tation with the Legisl				
18.4		ommission pursuant to				
18.5	Statutes, sec	•				
10 (on for either			
18.6 18.7		ropriation in this secti ficient, the appropria				
18.8	-	s available for it.				
10.0	other year is					
18.9	(c) If a cont	ingent account approp	oriation is			
18.10	made in one	e fiscal year, it should	be			
18.11	considered a	a biennial appropriation	on.			
18.12	Sec. 31. <u>TO</u>	RT CLAIMS		<u>\$</u>	<u>161,000</u> §	<u>161,000</u>
18.13	These appro	priations are to be sp	ent by the			
18.14	commission	er of management an	d budget			
18.15	according to	Minnesota Statutes,	section			
18.16	3.736, subdi	ivision 7. If the appro	priation for			
18.17	either year i	s insufficient, the app	propriation			
18.18	for the other	year is available for	it.			
18.19 18.20	Sec. 32. <u>MI</u> SYSTEM	NNESOTA STATE	<u>KETIKEMEN I</u>	-		
18.21	Subdivision	<u>1.</u> Total Appropriat	ion	<u>\$</u>	<u>14,893,000</u> §	<u>15,071,000</u>
18.22	The amount	s that may be spent fo	or each			
18.23	purpose are	specified in the follow	wing			
18.24	subdivisions	5.				
18.25 18.26		mbined Legislators nal Officers Retiren			8,893,000	9,071,000
18.27	Under Minn	esota Statutes, sectio	ns 3A.03 <u>,</u>			
18.28	subdivision	2; 3A.04, subdivisior	ns 3 and 4;			
18.29	and 3A.115.	<u>.</u>				
18.30	<u>If an approp</u>	priation in this section	for either			
18.31	year is insuf	ficient, the appropria	tion for the			
18.32	other year is	s available for it.	_			

	SF605	REVISOR	SGS		S0605-2	2nd Engrossment
19.1	Subd. 3. Ju	ıdges Retirement Pla	<u>n</u>		6,000,000	6,000,000
19.2	For transfe	r to the judges retirem	ent fund			
19.3	under Minr	nesota Statutes, sectior	n 490.123.			
19.4	\$6,000,000	each fiscal year is inc	luded in the			
19.5	base for fis	scal years 2020 and 202	21. This			
19.6	transfer con	ntinues each fiscal yea	r until the			
19.7	judges retir	rement plan reaches 10	00 percent			
19.8	funding as	determined by an actu	arial			
19.9	valuation p	prepared according to M	Minnesota			
19.10	Statutes, se	ection 356.214.				
19.11		BLIC EMPLOYEES	RETIREMENT	-	1 <i>८</i> 000 000 g	16 000 000
19.12	<u>ASSOCIA</u>	<u>IION</u>		<u>\$</u>	<u>16,000,000</u> §	<u>16,000,000</u>
19.13	State paym	ents from the general	fund to the			
19.14	Public Emp	oloyees Retirement As	sociation on			
19.15	behalf of th	ne former MERF divis	ion account			
19.16	are \$16,000	0,000 on September 15	5, 2017, and			
19.17	\$16,000,00	00 on September 15, 20	018.			
19.18	These amo	unts are estimated to b	e needed			
19.19	under Minr	nesota Statutes, sectior	n 353.505.			
19.20		EACHERS RETIRE	MENT	¢	20.021 .000 Ф	20.021.000
19.21	ASSOCIA	TION		<u>\$</u>	<u>29,831,000 §</u>	<u>29,831,000</u>
19.22	The amoun	nts estimated to be need	ded are as			
19.23	follows:					
19.24	Special Di	rect State Aid. \$27,33	31,000 the			
19.25	first year ar	nd \$27,331,000 the sec	ond year are			
19.26	for special	direct state aid authori	ized under			
19.27	Minnesota	Statutes, section 354.4	<u>436.</u>			
19.28	Special Di	rect State Matching A	Aid.			
19.29	\$2,500,000) the first year and \$2,5	500,000 the			
19.30	second yea	r are for special direct	state			
19.31	matching a	id authorized under M	linnesota			
19.32	Statutes, se	ection 354.435.				

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
20.1 20.2	Sec. 35. <u>ST. PA</u> <u>FUND</u>	<u>UL TEACHERS RE</u>	<u>TIREMENT</u> <u>§</u>	<u>9,827,000</u> §	<u>9,827,000</u>
20.3	The amounts e	stimated to be needed	l for		
20.4	special direct s	tate aid to the first cla	ass city		
20.5	teachers retirem	nent fund association a	uthorized		
20.6	under Minneso	ta Statutes, section 3.	54A.12,		
20.7	subdivisions 3a	a and 3c.			
20.8	Sec. 36. <u>MILI</u>	TARY AFFAIRS			
20.9	Subdivision 1.	Total Appropriation	<u>n §</u>	<u>19,616,000</u> \$	<u>19,616,000</u>
20.10	The amounts the	nat may be spent for e	each		
20.11	purpose are spe	ecified in the followir	<u>ng</u>		
20.12	subdivisions.				
20.13	Subd. 2. Maint	tenance of Training	Facilities	6,661,000	6,661,000
20.14	Subd. 3. Gener	ral Support		2,607,000	2,607,000
20.15	Subd. 4. Enlist	ment Incentives		10,348,000	10,348,000
20.16	Appropriation	Availability. If appro	opriations		
20.17	for either year o	of the biennium are ins	ufficient,		
20.18	the appropriation	on from the other yea	<u>r is</u>		
20.19	available. The	appropriations for en	listment		
20.20	incentives are a	available until June 3	0, 2021.		
20.21	Sec. 37. <u>VETE</u>	CRANS AFFAIRS			
20.22	Subdivision 1.	Total Appropriation	<u>1 §</u>	<u>74,384,000</u> \$	74,374,000
20.23	4	Appropriations by Fu	nd		
20.24		2018	<u>2019</u>	<u>.</u>	
20.25	General	74,179,000	<u> </u>	<u>.</u>	
20.26	Special Revenu	<u>1e 205,000</u>	<u>195,000</u>		
20.27	The amounts the	nat may be spent for e	each		
20.28	purpose are spe	ecified in the followir	<u>1g</u>		
20.29	subdivisions.				
20.30	Subd. 2. Vetera	ans Programs and S	ervices	17,166,000	17,156,000
20.31	<u> </u>	Appropriations by Fu	nd		
20.32		2018	<u>2019</u>		

	SF605	REVISOR	SGS	
21.1	General	16,961,000	16,961,000	
21.2	Special Revenu			
21.3	Veterans Servi	ice Organizations. \$3	53,000	
21.4		grants to the followir		
21.5		v chartered veterans se		
21.6	organizations, a	as designated by the		
21.7	commissioner:	Disabled American V	eterans,	
21.8	Military Order	of the Purple Heart, th	ne	
21.9	American Legi	on, Veterans of Foreig	gn Wars <u>,</u>	
21.10	Vietnam Vetera	ns of America, AMVE	ETS, and	
21.11	Paralyzed Veter	rans of America. This	funding	
21.12	must be allocat	ed in direct proportion	n to the	
21.13	funding current	ly being provided by	the	
21.14	commissioner t	to these organizations.		
21.15	Minnesota Ass	istance Council for V	eterans.	
21.16	\$750,000 each	year is for a grant to t	he	
21.17	Minnesota Ass	istance Council for Ve	eterans	
21.18	to provide assis	stance throughout Mir	nesota	
21.19	to veterans and	their families who are	<u>e</u>	
21.20	homeless or in	danger of homelessne	ss,	
21.21	including assist	tance with the following	ng:	
21.22	(1) utilities;			
21.23	(2) employmen	t; and		
21.24	(3) legal issues	<u>.</u>		
21.25	The assistance a	uthorized under this pa	aragranh	
21.26		only to veterans who h		
21.27		nesota for 30 days pric		
21.28		assistance and accord		
21.29		s established by the		
21.30		In order to avoid dupl	ication	
21.31		commissioner must en		
21.32		this assistance is coordinated with all other		
21.33	available progr	ams for veterans.		

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	SF605	REVISOR	SGS
22.1	<u>Honor Guar</u>	·ds. \$200,000 each	year is for
22.2	compensation	n for honor guards a	t the funerals
22.3	of veterans u	nder Minnesota Sta	tutes, section
22.4	197.231.		
22.5	<u>Minnesota (</u>	GI Bill. \$200,000 ea	ch year is for
22.6	the costs of a	dministering the M	innesota GI
22.7	Bill postseco	ndary educational b	oenefits,
22.8	on-the-job tra	aining, and apprenti	iceship
22.9	program und	er Minnesota Statut	tes, section
22.10	<u>197.791. Of</u>	this amount, \$100,0	000 is for
22.11	transfer to the	e Office of Higher l	Education.
22.12	Gold Star P	rogram. \$100,000 c	each year is
22.13	for administe	ering the Gold Star	Program for
22.14	surviving fan	nily members of de	ceased
22.15	veterans.		
22.16	County Vete	rans Service Office	e.\$1,100,000
22.17	each year is f	for funding the Cou	nty Veterans
22.18	Service Offic	e grant program und	er Minnesota
22.19	Statutes, sect	ion 197.608.	
22.20	Veterans' Vo	bices. \$25,000 in fisc	cal year 2018
22.21	and \$25,000	in fiscal year 2019 a	re for a grant
22.22	to the Associ	ation of Minnesota	Public
22.23	Educational	Radio Stations for s	tatewide
22.24	programming	g to promote the Vet	erans' Voices
22.25	program. The	e Veterans' Voices p	orogram shall
22.26	educate and e	engage communitie	s regarding
22.27	veterans' con	tributions, knowledg	ge, skills, and
22.28	experiences v	with an emphasis on	Korean War
22.29	veterans and	Operation Desert Sto	orm veterans.
22.30	These approp	riations are from the	e Support Our
22.31	Troops accou	int in the special rev	venue fund.
22.32	This is a one	time appropriation a	and is not
22.33	added to the	base.	

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23.1	Veterans Defense Project. \$90,000 in fiscal
23.2	year 2018 and \$85,000 in fiscal year 2019 are
23.3	for grants to the Veterans Defense Project.
23.4	The Veterans Defense Project must use the
23.5	grant money to support, through education,
23.6	outreach, and legal assistance, military
23.7	veterans who are involved with the criminal
23.8	justice system. These appropriations are from
23.9	the Support Our Troops account in the special
23.10	revenue fund. This is a onetime appropriation
23.11	and is not added to the base.
23.12	Veterans Journey Home; Appropriation.
23.13	\$90,000 in fiscal year 2018 and \$85,000 in
23.14	fiscal year 2019 are for a grant to the Veterans
23.15	Journey Home. The Veterans Journey Home
23.16	must use the grant money to support the
23.17	development of new or rehabbed affordable
23.18	housing dedicated for low-to-moderate income
23.19	veterans and their families. These
23.20	appropriations are from the Support Our
23.21	Troops account in the special revenue fund.
23.22	This is a onetime appropriation and is not
23.23	added to the base.
23.24	Subd. 3. Veterans Homes
23.25	Veterans Homes Special Revenue Account.
23.26	The general fund appropriations made to the
23.27	department may be transferred to a veterans
23.28	homes special revenue account in the special
23.29	revenue fund in the same manner as other
23.30	receipts are deposited according to Minnesota
23.31	Statutes, section 198.34, and are appropriated
23.32	to the department for the operation of veterans
23.33	homes facilities and programs.
23.34	Maximize Federal Reimbursements. The
23.35	department will seek opportunities to

<u>57,218,000</u> <u>57,218,000</u>

- 24.1 maximize federal reimbursements of
- 24.2 <u>Medicare-eligible expenses and will provide</u>
- 24.3 annual reports to the commissioner of
- 24.4 management and budget on the federal
- 24.5 <u>Medicare reimbursements received.</u>
- 24.6 Contingent upon future federal Medicare
- 24.7 receipts, reductions to the homes' general fund
- 24.8 <u>appropriation may be made.</u>

24.9 Sec. 38. <u>MILITARY AFFAIRS; TRANSFER</u> 24.10 <u>AUTHORITY</u>

- 24.11 Of the funds transferred to maintenance of
- 24.12 training facilities in Laws 2015, chapter 77,
- 24.13 article 1, section 36, subdivision 4, \$2,000,000
- 24.14 in fiscal year 2017 may be transferred to the
- 24.15 enlistment incentives appropriation to address
- 24.16 <u>a projected fiscal year 2017 deficit in the</u>
- 24.17 <u>enlistment incentives program.</u>

24.18 Sec. 39. <u>SAVINGS FROM INSURANCE OPT OUT; APPROPRIATION</u> 24.19 REDUCTION FOR EXECUTIVE AGENCIES.

- 24.20 <u>The commissioner of management and budget must reduce general fund appropriations</u>
 24.21 <u>to executive agencies, including constitutional offices, for agency operations for the biennium</u>
 24.22 <u>ending June 30, 2019, by \$4,394,000 due to savings from permitting employees to opt out</u>
- 24.23 of insurance coverage under the state employee group insurance coverage.
- 24.24 If savings obtained through permitting employees to opt out of insurance coverage under the state employee group insurance coverage yield savings in nongeneral funds other than 24.25 24.26 those established in the state constitution or protected by federal law, the commissioner of management and budget may transfer the amount of savings to the general fund. The amount 24.27 transferred to the general fund from other funds reduces the required general fund reduction 24.28 in this section. Reductions made in 2019 must be reflected as reductions in agency base 24.29 budgets for fiscal years 2020 and 2021. The commissioner of management and budget must 24.30 24.31 report to the chairs and ranking minority members of the committees in the senate Finance Committee and the house of representatives Ways and Means Committee regarding the 24.32
- amount of reductions in spending by each agency under this section.

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25.1	Sec. 40. SAVINGS FROM INFORMATION TECHNOLOGY CONSOLIDATION			
25.2	COMPLETION; APPROPRIATION REDUCTION FOR MN.IT.			
25.3	The appropriation to the Office of MN.IT Services for the biennium ending June 30,			
25.4	2019, is reduced by \$3,000,000 due to savings on personnel costs resulting from efficiencies			
25.5	achieved through completion of the executive branch information technology consolidation			
25.6 25.7	required by Laws 2011, First Special Session chapter 10, article 4, section 7, as amended by Laws 2013, chapter 134, section 29.			
23.1	by Laws 2013, chapter 134, section 23.			
25.8	If savings obtained through completion of information technology consolidation yield			
25.9	savings in nongeneral funds other than those established in the state constitution or protected			
25.10	by federal law, the chief information officer may transfer the amount of savings to the			
25.11	general fund. The amount transferred to the general fund from other funds reduces the			
25.12	required general fund reduction in this section. Reductions made in 2019 must be reflected			
25.13	as reductions in agency base budgets for fiscal years 2020 and 2021.			
25.14	Sec. 41. APPROPRIATION CANCELLATIONS.			
25.15	All unspent funds of the James Metzen Mighty Ducks Ice Center Development Act,			
25.16	estimated to be \$7,166,000, as provided in Minnesota Statutes, section 240A.085, under			
25.17	Laws 2016, chapter 189, article 13, section 56, are canceled to the general fund on June 30,			
25.18	<u>2017.</u>			
25.19	ARTICLE 2			
25.20	MISCELLANEOUS			
25.21	Section 1. Minnesota Statutes 2016, section 4.46, is amended to read:			
25.22	4.46 WASHINGTON OFFICE.			
25.23	The governor may appoint employees for the Washington, D.C., office of the state of			
25.24	Minnesota and may prescribe their duties. In the operation of the office, the governor may			
25.25	expend money appropriated by the legislature to the governor for promotional purposes in			
25.26	the same manner as private persons, firms, corporations, and associations expend money			
25.27	for promotional purposes. Promotional expenditures for food, lodging, or travel are not			
25.28	governed by the travel rules of the commissioner of management and budget. An agency			
25.29	may not transfer money to the governor for services provided by the governor or expenses			
25.30	incurred in operating a Washington, D.C., office or for staff working on federal issues.			

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26.1 Sec. 2. Minnesota Statutes 2016, section 6.481, subdivision 6, is amended to read:

Subd. 6. **Payments to state auditor.** A county audited by the state auditor must pay the state auditor for the costs and expenses of the audit. If the state auditor makes additional examinations of a county whose audit is performed by a CPA firm, the county must pay the auditor for the cost of these examinations. Payments must be deposited in the state auditor enterprise general fund.

26.7 Sec. 3. Minnesota Statutes 2016, section 6.56, subdivision 2, is amended to read:

Subd. 2. Billings by state auditor. Upon the examination of the books, records, accounts, 26.8 and affairs of any political subdivision, as provided by law, such political subdivision shall 26.9 be liable to the state for the total cost and expenses of such examination, including the 26.10 26.11 salaries paid to the examiners while actually engaged in making such examination. The state auditor may bill such political subdivision periodically for service rendered and the 26.12 officials responsible for approving and paying claims are authorized to pay said bill promptly. 26.13 Said payments shall be without prejudice to any defense against said claims that may exist 26.14 or be asserted. The state auditor enterprise general fund shall be credited with all collections 26.15 26.16 made for any such examinations, including interest payments made pursuant to subdivision 26.17 3.

26.18 Sec. 4. Minnesota Statutes 2016, section 6.581, subdivision 4, is amended to read:

Subd. 4. Reports to legislature. At least 30 days before implementing increased charges 26.19 for examinations, the state auditor must report the proposed increases to the chairs and 26.20 ranking minority members of the committees in the house of representatives and the senate 26.21 with jurisdiction over the budget of the state auditor. By January 15 of each odd-numbered 26.22 year, the state auditor must report to the chairs and ranking minority members of the 26.23 legislative committees and divisions with primary jurisdiction over the budget of the state 26.24 auditor a summary of the state auditor enterprise fund anticipated revenues, and expenditures 26.25 related to examinations for the biennium ending June 30 of that year. The report must also 26.26 include for the biennium the number of full-time equivalents paid by the fund related to the 26.27 examinations, any audit rate changes stated as a percentage, the number of audit reports 26.28 issued, and the number of counties audited. 26.29

26.30 Sec. 5. [6.92] LITIGATION EXPENSES.

26.31 (a) Unless funds are otherwise expressly provided by law for this purpose, all costs
 26.32 incurred by the state auditor in preparing and asserting a civil claim or appeal, or in defending

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against a civil claim or appeal, related to the proper exercise of the auditor's constitutionally
authorized core functions must be paid by the auditor's constitutional office division. Only

allocations made to the constitutional office division may be used to pay these costs. The

27.4 state auditor must report to the chairs and ranking minority members of the committees in

27.5 <u>the house of representatives and the senate with jurisdiction over the Office of the State</u>

Auditor by May 1, 2017, and January 1, 2018, and each January 1 thereafter, on the state

27.7 <u>auditor's litigation expenses. The report must list each lawsuit the state auditor has brought</u>

27.8 or is defending, the grounds for each suit, the litigation expenses incurred since the previous

27.9 report under this section, and the projected expenses to complete the suit.

27.10 (b) In complying with paragraph (a), the state auditor may not, directly or indirectly,

27.11 decrease allocations previously made to, transfer funds from, or otherwise reduce services
27.12 provided by any other division of the office.

27.13 Sec. 6. [14.1275] RULES IMPACTING RESIDENTIAL CONSTRUCTION OR 27.14 REMODELING; LEGISLATIVE NOTICE AND REVIEW.

27.15 Subdivision 1. Definition. As used in this section, "residential construction" means the
 27.16 new construction or remodeling of any building subject to the Minnesota Residential Code.

Subd. 2. Impact on housing cost; agency determination. An agency must determine
if implementation of a proposed rule, or any portion of a proposed rule, will, on average,
increase the cost of residential construction or remodeling by \$1,000 or more per unit. The
agency must make this determination before the close of the hearing record. Upon request
of a party affected by the proposed rule, an administrative law judge must review and
approve or disapprove an agency's determination that any portion of a proposed rule will

27.23 <u>increase the cost of a dwelling unit by \$1,000 or more.</u>

27.24 Subd. 3. Notice to legislature; legislative approval. (a) If the agency determines that
27.25 the impact of a proposed rule meets or exceeds the cost threshold provided in subdivision
27.26 2, or if the administrative law judge separately confirms the cost of any portion of a rule

27.27 exceeds the cost threshold provided in subdivision 2, the agency must notify, in writing,

the chairs and ranking minority members of the policy committees of the house of

27.29 representatives and the senate with jurisdiction over the subject matter of the proposed rule

27.30 within ten days of the determination.

27.31 (b) If a committee of either the house of representatives or senate with jurisdiction over

27.32 <u>the subject matter of the proposed rule or a portion of a rule that meets or exceeds the</u>

27.33 <u>threshold in subdivision 2 votes to advise an agency that the rule should not be adopted as</u>

27.34 proposed, the agency may not adopt the rule unless the rule is approved by a law enacted

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28.1	after the vo	ote of the committee. S	ection 14.126.	subdivision 2, applies	to a vote of a
28.2		under this subdivision			
20.2	Subd 4	Sovorability If the a	- gency or an ad	ministrative law judge	determines that part
28.3 28.4				ld provided in subdivis	
28.5	•			meet or exceed that th	
28.5				the proposed rule rega	
28.7		-		on 3 to advise an agency	
28.8		oted as proposed.			y that the fulle should
					1 1 .
28.9				ve August 1, 2017, an	d applies to
28.10	administrat	tive rules proposed on	or after that da	ite.	
28.11	Sec. 7. M	linnesota Statutes 2016	6, section 14.1	8, subdivision 1, is am	ended to read:
28.12	Subdivi	sion 1. Generally. <u>Un</u>	less a later date	e is required by section	14.126 or other law
28.13	or is specif	ied in the rule, a rule i	s effective afte	r <u>:</u>	
28.14	<u>(1)</u> it ha	s been subjected to all	requirements	described in sections	14.131 to 14.20 and
28.15	five workir	ng days after<u>;</u>			
28.16	(2) the r	notice of adoption is pu	blished in the	State Register unless a	later date is required
28.17	by section	14.126 or other law or	specified in th	e rule; and	
28.18	(3) it ha	s been approved by a	law enacted af	ter publication of the r	notice of adoption. if
28.19		following applies:		•	i
28.20	(i) the r	ule is enacted without	a specific suth	orization of rulemakir	a to enact rules to
28.20 28.21	<u> </u>	a specific statute secti			ig to effact rules to
20.21					
28.22	<u>(ii) a sa</u>	nction or penalty can b	be imposed for	failure to comply with	the rule; or
28.23	(iii) the	regulating agency has	the authority to	adjudicate a dispute w	rith a regulated entity
28.24	about enfor	rcement of or violation	of the rule.		
28.25	If the ru	le adopted is the same	e as the propos	ed rule, publication ma	ay be made by
28.26	publishing	notice in the State Reg	gister that the r	ule has been adopted a	is proposed and by
28.27	citing the p	prior publication. If the	rule adopted of	liffers from the propos	ed rule, the portions
28.28	of the adop	ted rule that differ from	m the proposed	d rule must be included	l in the notice of
28.29	adoption to	gether with a citation	to the prior Sta	te Register publicatior	of the remainder of
28.30	the propose	ed rule. The nature of t	he modification	ons must be clear to a r	easonable person
28.31	when the n	otice of adoption is co	nsidered toget	her with the State Regi	ister publication of

the proposed rule, except that modifications may also be made that comply with the formrequirements of section 14.07, subdivision 7.

29.3 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 29.4 law judge may provide that the notice of the adopted rule need not include the text of any 29.5 changes from the proposed rule. However, the notice of adoption must state in detail the 29.6 substance of the changes made from the proposed rule, and must state that a free copy of 29.7 the portion of the adopted rule that was the subject of the rulemaking proceeding, not 29.8 including any material adopted by reference as permitted by section 14.07, is available upon 29.9 request to the agency. 29.10

29.11 Sec. 8. Minnesota Statutes 2016, section 14.27, is amended to read:

29.12 **14.27 PUBLICATION OF ADOPTED RULE; EFFECTIVE DATE.**

29.13 (a) Except as provided in paragraph (b), the rule is effective upon after publication of
29.14 the notice of adoption in the State Register in the same manner as provided for adopted
29.15 rules in section 14.18.

- 29.16 (b) A rule is effective after publication of the notice of adoption in the State Register
- 29.17 and after approval by law in the same manner as provided for adopted rules in section 14.18,
- 29.18 if any of the following applies:
- 29.19 (1) the rule is enacted without a specific authorization of rulemaking to enact rules to
 29.20 implement a specific statute section;
- 29.21 (2) a sanction or penalty can be imposed for failure to comply with the rule; or
- 29.22 (3) the regulating agency has the authority to adjudicate a dispute with a regulated entity
 29.23 about enforcement of or violation of the rule.

29.24 EFFECTIVE DATE. This section is effective the day following final enactment and 29.25 applies to rules for which a notice of adoption is published on or after that date.

29.26 Sec. 9. Minnesota Statutes 2016, section 14.389, subdivision 3, is amended to read:

Subd. 3. Adoption. (a) The agency may modify a proposed rule if the modifications do
not result in a substantially different rule, as defined in section 14.05, subdivision 2,
paragraphs (b) and (c). If the final rule is identical to the rule originally published in the
State Register, the agency must publish a notice of adoption in the State Register. If the
final rule is different from the rule originally published in the State Register, the agency

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30.1	must publish a o	copy of the change	es in the State R	egister. The agency r	nust also file a copy
30.2	of the rule with	the governor. The	erule is effective	e upon publication in	the State Register.
30.3	(b) Except a	s provided in para	graph (c), the ru	ale is effective upon p	publication in the
30.4	State Register.				
30.5	(c) The rule	is effective upon p	ublication of the	notice of adoption if	it has been approved
30.6	by a law enacted	d after publication	of the notice of	adoption, if any of th	e following applies:
30.7	(1) the rule i	s enacted without	a specific authority	prization of rulemakin	ng to enact rules to
30.8	implement a spe	ecific statute section	<u>on;</u>		
30.9	(2) a sanctio	n or penalty can b	be imposed for f	ailure to comply with	the rule; or
30.10	(3) the regul	ating agency has t	he authority to a	djudicate a dispute w	ith a regulated entity
30.11	about enforcem	ent of or violation	of the rule.		
30.12	EFFECTIV	E DATE. This se	ection is effectiv	e the day following f	inal enactment and
30.13	applies to rules	for which a notice	e of adoption is	published on or after	that date.
30.14	Sec. 10. Minn	esota Statutes 201	6, section 14.57	7, is amended to read	:
30.15	14.57 INIT	ATION; DECIS	ION; AGREE	MENT TO ARBITR	ATE.
30.16	(a) An agen	cy shall initiate a d	contested case n	roceeding when one	is required by law.
30.17	., .	•		all decide <u>submit</u> a co	· ·
30.18	the Office of Ac	lministrative Hear	ings for disposit	tion in accordance with	th the contested case
30.19	procedures of the	ne Administrative	Procedure Act.	Upon initiation of a c	contested case
30.20	proceeding, and	agency may, by or	der, provide that	the report or order of	of the administrative
30.21	law judge const	itutes the final dec	cision in the cas	e.	
30.22	(b) As an alt	ernative to initiati	ing or continuin	g with a contested ca	se proceeding, the
30.23	parties, subsequ	ent to agency app	roval, may ente	r into a written agree	ment to submit the
30.24	issues raised to	arbitration by an a	administrative la	w judge according to	o sections 572B.01
30.25	to 572B.31.				
30.26	EFFECTIV	E DATE. This se	ction is effective	e August 1, 2017, and	applies to contested
30.27	cases initiated of	on or after that dat	<u>e.</u>		
30.28	Sec. 11. [14.6]	05] AFFIRMATI	IVE DEFENSF	•	
				rce a rule or to sanct	ion or nonaliza a
30.29	in a conteste	u case of any othe	er action to ente	nce a fulle of to sanct	ion of Denalize a

30.30 person for violation of a rule, a person shall have an affirmative defense if the person shows

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31.1	by a prepor	derance of the eviden	ce that the cost	for the person to com	ply with the rule
31.2	exceeds \$50				
21.2			ation is affactiv	up the day following f	inal anastmant and
31.3 31.4				ve the day following fi published on or after	
31.4		ules for which a notic		published on or after	that date.
31.5	Sec. 12.	16A.1282] TRANSF	ERS TO THE	GOVERNOR.	
31.6	An agen	cy shall not transfer m	oney to the gov	ernor for services provi	ided by the governor
31.7	or to reimb	urse expenses incurre	d by the govern	or.	
31.8	Sec. 13. N	Ainnesota Statutes 20	16, section 16A	.90, is amended to rea	d:
31.9	16A.90	EMPLOYEE GAIN	SHARING SY	STEM.	
31.10	Subdivis	sion 1. Commissioner	must establish	program. The commis	sioner shall establish
31.11	a program t	to provide onetime bo	nus compensati	on to state employees	for efforts made to
31.12	reduce the o	costs of operating stat	e government o	or for ways of providin	g better or more
31.13	efficient sta	te services. The comr	nissioner may a	uthorize an executive	branch appointing
31.14	authority to	make a onetime awar	d to an employe	e or group of employed	es whose suggestion
31.15	or involvem	ent in a project is deter	mined by the co	mmissioner to have res	sulted in documented
31.16	cost-saving	s to the state. Before a	authorizing awa	urds under this section,	the commissioner
31.17	shall establ	ish guidelines for the	program includ	ing but not limited to:	
31.18	(1) the r	naximum award is ter	percent of the	documented savings in	n the first fiscal year
31.19	in which the	e savings are realized	up to \$50,000;		
31.20	(2) the a	ward must <u>may</u> be pai	d <u>in an amount</u>	up to \$2,500 per emplo	oyee per award from
31.21	the an appro	opriation to which the	savings accrue	ed the agency for operative	ations that is not
31.22	otherwise d	lesignated for a specif	ic purpose by la	aw; and	
31.23	(3) emp	loyees whose primary	job responsibi	lity is to identify cost s	savings or ways of
31.24	providing b	etter or more efficien	t state services	are generally not eligib	ole for bonus
31.25	compensati	on under this section	except in extrac	ordinary circumstances	s as defined by the
31.26	commission	ner.			
31.27	Subd. 2.	<u>Biannual legislative</u>	report. No lat	er than August 1, 2017	7, and biannually
31.28	thereafter, t	he commissioner mus	t report to the cl	hairs and ranking minc	ority members of the
31.29	committees	of the house of repres	sentatives and the	he senate with jurisdic	tion over Minnesota
31.30	Managemen	nt and Budget on the	status of the pro	gram required by this	section. The report
31.31	must detail:	- -			

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32.1	(1) the s	pecific program guide	elines establishe	ed by the commissioner	r as required by	
32.2	(1) the specific program guidelines established by the commissioner as required by subdivision 1, if the guidelines have not been described in a previous report;					
32.3				hed guidelines under c		
32.3	<u> </u>	ner, including the reas			onsideration by the	
					a stata annalassa a	
32.5 32.6		nethods used by the co ods have not been deso		promote the program t	to state employees,	
32.7		nmary of the results o	of the program t	hat includes the follow	ing, categorized by	
32.8	agency:					
32.9				gestions or involvemen		
32.10			npensation, and	a description of each su	aggestion or project	
32.11	that was con	nsidered;				
32.12	(ii) the to	otal amount of bonus co	ompensation act	ually awarded, itemized	by each suggestion	
32.13	or project the	nat resulted in an awar	rd and the amou	int awarded for that sug	ggestion or project;	
32.14	and					
32.15	(iii) the	total amount of docur	nented cost-sav	ings that accrued to the	e agency as a result	
32.16	of each sug	gestion or project for	which bonus co	mpensation was grante	ed; and	
32.17	(5) any recommendations for legislation that, in the judgment of the commissioner,					
32.18	would impr	ove the effectiveness	of the bonus co	mpensation program es	stablished by this	
32.19	section or w	which would otherwise	e increase oppor	rtunities for state emplo	oyees to actively	
32.20	participate i	in the development an	d implementati	on of strategies for red	ucing the costs of	
32.21	operating st	ate government or for	providing bett	er or more efficient sta	te services.	
32.22	Sec. 14. N	Ainnesota Statutes 201	16, section 16B	.055, subdivision 1, is a	amended to read:	
32.23	Subdivis	sion 1. Federal Assisti	ve Technology	Act. (a) The Departmer	nt of Administration	
32.24	is designate	d as the lead agency t	o carry out all t	he responsibilities und	er the Assistive	
32.25	Technology	Act of 1998, as provi	ded by Public I	Law 108-364, as amend	led. The Minnesota	
32.26	Assistive Te	echnology Advisory C	Council is establ	ished to fulfill the respo	onsibilities required	
32.27	by the Assistive Technology Act, as provided by Public Law 108-364, as amended. Because					
32.28	the existence	e of this council is rea	quired by federa	al law, this council doe	s not expire.	
32.29	(b) <u>Exce</u>	pt as provided in para	agraph (c), the g	governor shall appoint	the membership of	
32.30	the council	as required by the As	sistive Technolo	ogy Act of 1998, as pro	ovided by Public	
32.31	Law 108-36	54, as amended. After	the governor ha	s completed the appoint	tments required by	
32.32	this subdivi	sion, the commissione	er of administra	tion, or the commission	er's designee, shall	

convene the first meeting of the council following the appointments. Members shall serve
two-year terms commencing July 1 of each odd-numbered year, and receive the compensation
specified by the Assistive Technology Act of 1998, as provided by Public Law 108-364, as
amended. The members of the council shall select their chair at the first meeting following
their appointment.

- 33.6 (c) After consulting with the appropriate commissioner, the commissioner of
- 33.7 administration shall appoint a representative from:
- 33.8 (1) State Services for the Blind who has assistive technology expertise;
- 33.9 (2) vocational rehabilitation services who has assistive technology expertise;
- 33.10 (3) the Workforce Development Council; and
- 33.11 (4) the Department of Education who has assistive technology expertise.
- 33.12 Sec. 15. Minnesota Statutes 2016, section 16B.371, is amended to read:
- 33.13 **16B.371 ASSISTANCE TO SMALL AGENCIES.**

(a) The commissioner may provide administrative support services to small agencies. 33.14 To promote efficiency and cost-effective use of state resources, and to improve financial 33.15 controls, the commissioner may require a small agency to receive administrative support 33.16 33.17 services through the Department of Administration or through another agency designated by the commissioner. Services subject to this section include finance, accounting, payroll, 33.18 purchasing, human resources, and other services designated by the commissioner. The 33.19 commissioner may determine what constitutes a small agency for purposes of this section. 33.20 The commissioner, in consultation with the commissioner of management and budget and 33.21 small agencies, shall evaluate small agencies' needs for administrative support services. If 33.22 the commissioner provides administrative support services to a small agency, the 33.23 commissioner must enter into a service level agreement with the agency, specifying the 33.24 services to be provided and the costs and anticipated outcomes of the services. 33.25

(b) The Minnesota Council on Latino Affairs, the Council for Minnesotans of African
Heritage, the Council on Asian-Pacific Minnesotans, the Indian Affairs Council, and the
Minnesota State Council on Disability must may use the services specified in paragraph
(a).

33.30 (c) The commissioner of administration may must assess agencies for services it provides
33.31 under this section. The amounts assessed are appropriated to the commissioner.

(d) For agencies covered in this section, the commissioner has the authority to require
the agency to comply with applicable state finance, accounting, payroll, purchasing, and
human resources policies. The agencies served retain the ownership and responsibility for
spending decisions and for ongoing implementation of appropriate business operations.

34.5 Sec. 16. Minnesota Statutes 2016, section 16B.4805, subdivision 2, is amended to read:

Subd. 2. Reimbursement for making reasonable accommodation. The commissioner
of administration shall reimburse state agencies for <u>up to 50 percent of the cost of</u> expenses
incurred in making reasonable accommodations eligible for reimbursement for agency
employees and applicants for employment to the extent that funds are available in the
accommodation account established under subdivision 3 for this purpose.

34.11 Sec. 17. Minnesota Statutes 2016, section 16B.4805, subdivision 4, is amended to read:

34.12 Subd. 4. Administration costs. The commissioner may use up to 15 percent \$5,000 of
34.13 the biennial appropriation for administration of this section.

34.14 Sec. 18. Minnesota Statutes 2016, section 16E.0466, is amended to read:

34.15 **16E.0466 STATE AGENCY TECHNOLOGY PROJECTS.**

34.16 Subdivision 1. Consultation required. (a) Every state agency with an information or telecommunications project must consult with the Office of MN.IT Services to determine 34.17 the information technology cost of the project. Upon agreement between the commissioner 34.18 of a particular agency and the chief information officer, the agency must transfer the 34.19 information technology cost portion of the project to the Office of MN.IT Services. Service 34.20 level agreements must document all project-related transfers under this section. Those 34.21 agencies specified in section 16E.016, paragraph (d), are exempt from the requirements of 34.22 this section. 34.23

(b) Notwithstanding section 16A.28, subdivision 3, any unexpended operating balance
appropriated to a state agency may be transferred to the information and telecommunications
technology systems and services account for the information technology cost of a specific
project, subject to the review of the Legislative Advisory Commission, under section 16E.21,
subdivision 3.

34.29 Subd. 2. Legislative report. No later than October 1, 2017, and quarterly thereafter, the
 34.30 state chief information officer must submit a comprehensive project portfolio report to the
 34.31 chairs and ranking minority members of the house of representatives and senate committees

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
35.1 35.2		iction over state gover		n projects requiring c	consultation under
35.3	(1) each	project presented to t	the office for cor	sultation in the time	since the last report;
35.4	<u>(2) the i</u>	nformation technology	cost associated	with the project, inclu	ding the information
35.5	technology	cost as a percentage of	of the project's co	omplete budget;	
35.6	(3) the s	status of the informati	on technology co	omponents of the pro	ject's development;
35.7	(4) the o	date the information to	echnology comp	onents of the project	are expected to be
	1 / 1	1			

35.8 completed; and

35.9 (5) the projected costs for ongoing support and maintenance of the information technology
 35.10 components after the project is complete.

Sec. 19. Minnesota Statutes 2016, section 43A.17, subdivision 11, is amended to read:
Subd. 11. Severance pay for certain employees. (a) For purposes of this subdivision,
"highly compensated employee" means an employee of the state whose estimated annual
compensation is greater than 60 percent of the governor's annual salary, and who is not
covered by a collective bargaining agreement negotiated under chapter 179A or a
compensation plan authorized under section 43A.18, subdivision 3a.

35.17 (b) Severance pay for a highly compensated employee includes benefits or compensation with a quantifiable monetary value, that are provided for an employee upon termination of 35.18 employment and are not part of the employee's annual wages and benefits and are not 35.19 specifically excluded by this subdivision. Severance pay does not include payments for 35.20 accumulated vacation, accumulated sick leave, and accumulated sick leave liquidated to 35.21 35.22 cover the cost of group term insurance. Severance pay for a highly compensated employee does not include payments of periodic contributions by an employer toward premiums for 35.23 group insurance policies. The severance pay for a highly compensated employee must be 35.24 excluded from retirement deductions and from any calculations of retirement benefits. 35.25 Severance pay for a highly compensated employee must be paid in a manner mutually 35.26 agreeable to the employee and the employee's appointing authority over a period not to 35.27 exceed five years from retirement or termination of employment. If a retired or terminated 35.28 employee dies before all or a portion of the severance pay has been disbursed, the balance 35.29 due must be paid to a named beneficiary or, lacking one, to the deceased's estate. Except 35.30 as provided in paragraph (c), severance pay provided for a highly compensated employee 35.31 leaving employment may not exceed an amount equivalent to six months of pay the lesser 35.32 35.33 of:

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment	
36.1	<u>(1) six m</u>	nonths pay; or				
36.2	(2) the h	ighly compensated er	nployee's regul	ar rate of pay multipli	ied by 35 percent of	
36.3				l but unused sick leav		
36.4	(c) Sever	cance pay for a highly	compensated er	nployee may exceed a	un amount equivalent	
36.5			-	graph (b) if the severa	-	
36.6				ate and the same early		
36.7	offer is also	made available to all	other employe	es of the appointing a	uthority who meet	
36.8	generally de	efined criteria relative	to age or lengt	h of service.		
36.9	<u>(d) An a</u>	ppointing authority m	ay make sever	ance payments to a high	ghly compensated	
36.10	employee, u	p to the limits prescri	ibed in this sub	division, only if doing	g so is authorized by	
36.11	a compensa	tion plan under sectio	n 43A.18 that g	governs the employee.	, provided that the	
36.12	following hi	ghly compensated en	nployees are no	t eligible for severance	ce pay:	
36.13	<u>(1) a con</u>	nmissioner, deputy co	ommissioner, or	assistant commission	ner of any state	
36.14	department of	or agency as listed in s	ection 15.01 or	15.06, including the st	ate chief information	
36.15	officer; and					
36.16	<u>(2)</u> any u	nclassified employee	who is also a p	ublic official, as define	ed in section 10A.01,	
36.17	subdivision	<u>35.</u>				
36.18	(e) Sever	rance pay shall not be	e paid to a highl	y compensated emplo	oyee who has been	
36.19	employed by the appointing authority for less than six months or who voluntarily terminates					
36.20	employmen	<u>t.</u>				
36.21	EFFEC'	FIVE DATE. This se	ection is effective	ve the day following f	inal enactment.	
36.22	Sec. 20. M	linnesota Statutes 201	6, section 43A	24, is amended by add	ding a subdivision to	
36.23	read:					
36.24	Subd. 1a	Opt out. (a) An indi	vidual eligible	for state-paid hospital	, medical, and dental	
36.25	benefits und	ler this section has the	e right to declin	e those benefits, prov	ided the individual	
36.26	declining th	e benefits can prove h	nealth insurance	e coverage from anoth	ner source. Any	
36.27	individual d	eclining benefits mus	t do so in writi	ng, signed and dated,	on a form provided	
36.28	by the comm	nissioner.				
36.29	<u>(b)</u> The o	commissioner must er	reate, and make	available in hard cop	y and online a form	
36.30	for individua	als to use in declining	state-paid hosp	ital, medical, and dent	al benefits. The form	
36.31	<u>must, at a m</u>	inimum, include noti	ce to the declin	ing individual of the r	next available	
36.32	opportunity	and procedure to re-e	enroll in the ber	nefits.		

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37.1	Sec. 21. M	linnesota Statutes 20	16, section 155.	A.23, is amended by ac	lding a subdivision
37.2	to read:				-
37.3	Subd. 9a	. Salon manager. A	"salon manager	" is any person who is	a practitioner and
37.4				manager, as defined in	
37.5	subdivision	<u>15.</u>			
37.6	EFFEC	FIVE DATE. This se	ection is effectiv	ve the day following fi	nal enactment.
37.7	Sec. 22. M	linnesota Statutes 20	16, section 155.	A.23, subdivision 10, i	s amended to read:
37.8	Subd. 10	. School. A "school"	is a place where	e any person operates a	nd maintains a class
37.9	to teach prov	vides training on regu	lated cosmetolo	ogy to the public for cor	npensation services
37.10	requiring lice	ensure. "School" does	not include a pl	ace where the only teacl	ning of cosmetology
37.11	is done by a	licensed cosmetolog	ist as part of a c	community education p	rogram of less than
37.12	ten hours du	ration, provided that	the program do	es not permit practice	on persons other
37.13	than student	s in the program, and	provided that	the program is intended	l solely for the
37.14	self-improve	ement of the students	and not as prepa	ration for professional	practice. continuing
37.15	education co	ourse required for lice	ense renewal, a	dditional training offer	ed to licensed
37.16	individuals,	or training intended	solely for the se	elf-improvement of the	attendees and not
37.17	as preparation	on for professional pr	ractice.		
37.18	EFFEC	FIVE DATE. This se	ection is effectiv	ve the day following fi	nal enactment.
37.19	Sec. 23. M	linnesota Statutes 20	16, section 155	A.23, subdivision 15, i	s amended to read:
37.20	Subd. 15	. Designated license	d salon manag	er. A "designated licen	sed salon manager"
37.21	is a <u>licensed</u>	salon manager desig	nated by a salor	owner and registered	with the board, who
37.22	is responsibl	le with the salon own	er for salon and	d practitioner complian	ice.
37.23	EFFEC	FIVE DATE. This se	ection is effectiv	ve the day following fi	nal enactment.
37.24	Sec. 24. M	linnesota Statutes 20	16, section 155.	A.23, subdivision 16, i	s amended to read:
37.25	Subd. 16	. School manager. A	school manag	ger" is a cosmetologist	who is a salon
37.26	manager and	l who has a school m	anager license.	A school manager mus	t maintain an active
37.27	salon manag	ger's license person w	ho is licensed to	o serve as a designated	school manager, as
37.28	defined in se	ection 155A.23, subd	ivision 17.		
37.29	EFFEC	FIVE DATE. This se	ection is effectiv	ve the day following fi	nal enactment.

Sec. 25. Minnesota Statutes 2016, section 155A.29, subdivision 1, is amended to read: 38.1 Subdivision 1. Licensing. A person must not offer cosmetology services for compensation 38.2 unless the services are provided by a licensee in a licensed salon or as otherwise provided 38.3 in this section. Each salon must be licensed as a cosmetology salon, a nail salon, esthetician 38.4 38.5 salon, advanced practice esthetician salon, or eyelash extension salon. A salon may hold more than one type of salon license. 38.6 Sec. 26. Minnesota Statutes 2016, section 155A.29, subdivision 2, is amended to read: 38.7 Subd. 2. Requirements. The conditions and process by which a salon is licensed shall 38.8 be established by the board by rule. In addition to those requirements, no license shall be 38.9 issued unless the board first determines that the conditions in clauses (1) to (5) have been 38.10 38.11 satisfied: (1) compliance with all local and state laws, particularly relating to matters of infection 38.12 38.13 control, health, and safety; (2) the employment appointment of a designated licensed salon manager, as defined in 38.14 section 155A.23, subdivision 8 15; 38.15 (3) if applicable, evidence of compliance with workers' compensation section 176.182; 38.16 and 38.17 (4) evidence of continued professional liability insurance coverage of at least \$25,000 38.18 for each claim and \$50,000 total coverage for each policy year for each operator. 38.19

EFFECTIVE DATE. This section is effective the day following final enactment. 38.20

Sec. 27. Minnesota Statutes 2016, section 155A.30, subdivision 2, is amended to read: 38.21

Subd. 2. Standards. The board shall by rule establish minimum standards of course 38.22 content and length specific to the educational preparation prerequisite to testing and 38.23 practitioner licensing as cosmetologist, esthetician, and nail technician. 38.24

38.25

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

Sec. 28. Minnesota Statutes 2016, section 155A.30, subdivision 5, is amended to read: 38.26

Subd. 5. Conditions precedent to issuance. A license must not be issued unless the 38.27 board first determines that the applicant has met the requirements in clauses (1) to (8) (9): 38.28

- (1) the applicant must have a sound financial condition with sufficient resources available 38.29
- to meet the school's financial obligations; to refund all tuition and other charges, within a 38.30

reasonable period of time, in the event of dissolution of the school or in the event of any
justifiable claims for refund against the school; to provide adequate service to its students
and prospective students; and to maintain proper use and support of the school;

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39.4 (2) the applicant must have satisfactory training facilities with sufficient tools and
 and equipment and the necessary number of work stations to adequately train the students
 currently enrolled, and those proposed to be enrolled;

39.7 (3) the applicant must employ a sufficient number of qualified instructors trained by
39.8 experience and education to give the training contemplated;

39.9 (4) the premises and conditions under which the students work and study must be sanitary,
39.10 healthful, and safe according to modern standards;

39.11 (5) each occupational course or program of instruction or study must be of such quality
39.12 and content as to provide education and training that will adequately prepare enrolled
39.13 students for testing, licensing, and entry level positions as a cosmetologist, esthetician, or
39.14 nail technician;

39.15 (6) the school must have coverage by professional liability insurance of at least \$25,000
39.16 per incident and an accumulation of \$150,000 for each premium year;

39.17 (7) the applicant shall provide evidence of the school's compliance with section 176.182;

(8) the applicant, except the state and its political subdivisions as described in section 39.18 471.617 13.02, subdivision 1 11, shall must file with the board a continuous corporate surety 39.19 bond in the amount of no less than ten percent of the preceding year's gross income from 39.20 student tuition, fees, and other required institutional charges, but in no event less than 39.21 \$10,000, conditioned upon the faithful performance of all contracts and agreements with 39.22 students made by the applicant. New schools must base the bond amount on the anticipated 39.23 gross income from student tuition, fees, and other required institutional charges for the third 39.24 39.25 year of operation, but in no event less than \$10,000. The applicant must compute the amount of the surety bond and verify that the amount of the surety bond complies with this 39.26 subdivision. The bond shall run to the state of Minnesota board and to any person who may 39.27 have a cause of action against the applicant arising at any time after the bond is filed and 39.28 before it is canceled for breach of any contract or agreement made by the applicant with 39.29 any student. The aggregate liability of the surety for all breaches of the conditions of the 39.30 bond shall not exceed \$10,000. The surety of the bond may cancel it upon giving 60 days' 39.31 notice in writing to the board and shall be relieved of liability for any breach of condition 39.32 occurring after the effective date of cancellation; and 39.33

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40.1	(9) the a	pplicant must , at all t i	imes during the t	term of the license,	employ_appoint_a
40.2	designated 1	icensed school manag	ger who maintair	ns a cosmetology sa	lon manager license .
40.3	EFFEC	TIVE DATE. This se	ection is effective	e the day following	final enactment.
40.4		Innesota Statutes 201	16, section 179A	.20, is amended by	adding a subdivision
40.5	to read:				
40.6					contract to pay more
40.7				nium than is permit	ted under an approved
40.8	spending pla	an as provided in sect	101 10A.14.		
40.9	Sec. 30. M	Innesota Statutes 201	16, section 190.1	9, subdivision 2, is	amended to read:
40.10	Subd. 2.	Uses. (a) Money appro	opriated from the	Minnesota "Support	t Our Troops" account
40.11	to the Depar	rtment of Military Af	fairs may be used	d for:	
40.12	(1) grant	s directly to eligible i	individuals;		
40.13	(2) grant	s to one or more eligib	ole foundations fo	or the purpose of ma	king grants to eligible
40.14	individuals,	as provided in this se	ection;		
40.15	(3) veter	rans' services; or			
40.16	(4) grant	ts to family readiness	groups chartered	d by the adjutant gen	neral <u>; or</u>
40.17	<u>(5) up to</u>	\$500,000 per fiscal y	year for bonus pr	ograms as defined i	n section 192.501.
40.18	(b) As us	sed in paragraph (a), t	the term "eligible	e individual" includo	es any person who is:
40.19	(1) a me	mber <u>in good standing</u>	g of the Minneso	ta National Guard o	r a reserve unit based
40.20	in Minnesot	a who has been called	to active service	as defined in section	n 190.05, subdivision
40.21	5 ;				
40.22	(2) a Mi	nnesota resident who	is a member of a	a military reserve ur	nit not based in
40.23	Minnesota, i	f the member is called	to active service	e as defined in sectio	n 190.05, subdivision
40.24	5;				
40.25	(3) any o	other Minnesota reside	ent performing ac	tive service for any	branch of the military
40.26	of the Unite	d States;			
40.27	(4) a per	son who <u>honorably</u> se	erved in one of th	he capacities listed i	in clause (1), (2), or
40.28	(3) who has	current financial nee	ds directly relate	ed to that service; an	d
40.29	(5) a me	mber of the immediat	te family of an in	dividual identified	in clause (1), (2), (3),
40.30	or (4). For p	ourposes of this clause	e, "immediate fai	mily" means the ind	lividual's spouse and
	Article 2 Sec.	30.	40		

41.1 minor children and, if they are dependents of the member of the military, the member's41.2 parents, grandparents, siblings, stepchildren, and adult children.

41.3 (c) As used in paragraph (a), the term "eligible foundation" includes any organization41.4 that:

41.5 (1) is a tax-exempt organization under section 501(c)(3) of the Internal Revenue Code;

41.6 (2) has articles of incorporation under chapter 317A specifying the purpose of the

41.7 organization as including the provision of financial assistance to members of the Minnesota

41.8 National Guard and other United States armed forces reserves and their families and41.9 survivors; and

41.10 (3) agrees in writing to distribute any grant money received from the adjutant general
41.11 under this section to eligible individuals as defined in this section and in accordance with
41.12 any written policies and rules the adjutant general may impose as conditions of the grant to
41.13 the foundation.

(d) The maximum grant awarded to an eligible individual under paragraph (a) in a
calendar year with funds from the Minnesota "Support Our Troops" account, either through
an eligible institution or directly from the adjutant general, may not exceed \$2,000 \$4,000.

41.17 Sec. 31. Minnesota Statutes 2016, section 190.19, subdivision 2a, is amended to read:

41.18 Subd. 2a. Uses; veterans. (a) Money appropriated to the Department of Veterans Affairs
41.19 from the Minnesota "Support Our Troops" account may be used for:

41.20 (1) grants to veterans service organizations;

41.21 (2) outreach to underserved veterans;

41.22 (3) providing services and programs for veterans and their families;

41.23 (4) transfers to the vehicle services account for Gold Star license plates under section
41.24 168.1253;

(5) grants of up to \$100,000 to any organization approved by the commissioner of
veterans affairs for the purpose of supporting and improving the lives of veterans and their
families; and

41.28 (6) grants to an eligible foundation;

41.29 (7) the agency's uncompensated burial costs for eligible dependents to whom the

41.30 commissioner grants a no-fee or reduced-fee burial in the state's veteran cemeteries pursuant

41.31 to section 197.236, subdivision 9, paragraph (b); and

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42.1	(8) grar	nts of up to \$3,000 to a	disabled veter	an to construct disabil	ity access
42.2		ents in or around the di			
40.2		purposes of this subdi			any organization
42.3 42.4	that:	purposes of this subdi	visioli, eligiol	e foundation includes	s any organization
42.4					
42.5	(1) is a	tax-exempt organizatio	on under section	n 501(c) of the Interna	l Revenue Code; and
42.6	(2) is a	nonprofit corporation	under chapter (317A and the organiza	tion's articles of
42.7	incorporati	on specify that a purpo	ose of the organ	nization includes: (i) p	providing assistance
42.8	to veterans	and their families; or	(ii) enhancing	the lives of veterans an	nd their families.
42.9	Sec. 32. 1	Minnesota Statutes 201	16, section 197	.236, subdivision 9, is	amended to read:
42.10	Subd. 9	. Burial fees. (a) The	commissioner	of veterans affairs sha	ll establish a fee
42.11	schedule, v	which may be adjusted	from time to ti	me, for the interment	of eligible spouses
42.12	and depend	dent children. The fees	shall cover as	nearly as practicable t	he actual costs of
42.13	interment,	excluding the value of	the plot.		
42.14	<u>(b)</u> Upc	on application, the com	missioner may	waive or reduce the b	ourial fee in the case
42.15	of for an in	ndigent eligible person.	The commission	ioner shall develop a p	oolicy, eligibility
42.16	standards,	and application form for	or requests to v	vaive or reduce the bu	rial fee to indigent
42.17	eligible app	plicants.			
42.18	<u>(c)</u> No j	plot or interment fees n	nay be charged	for the burial of servi	ce members who die
42.19	on active d	uty or eligible veteran	s, as defined in	United States Code, t	itle 38, section 101,
42.20	paragraph	(2).			
	~				
42.21	Sec. 33. I	Minnesota Statutes 201	16, section 240	15, subdivision 6, is a	amended to read:
42.22	Subd. 6	Disposition of proce	eds; account.	The commission shall	distribute all money
42.23	received ur	nder this section, and, ex	xcept as provid	ed otherwise by section	n 240.131, all money
42.24	received fro	om license fees <u>, regulat</u>	ory fees, and fin	nes it collects, accordin	g to this subdivision.
42.25	All money	designated for deposit	in the Minnes	ota breeders fund mus	t be paid into that
42.26	fund for di	stribution under section	n 240.18 excep	ot that all money gener	rated by simulcasts
42.27	must be dis	stributed as provided in	n section 240.1	8, subdivisions 2, para	agraph (d), clauses
42.28	(1), (2), and	d (3); and 3. Revenue f	rom an admiss	ions tax imposed unde	er subdivision 1 must
42.29	be paid to t	the local unit of govern	nment at whose	e request it was impose	ed, at times and in a
42.30	manner the	e commission determin	es. Taxes recei	ved under this section	must be paid to the
42.31	commissio	ner of management and	d budget for dep	posit in the general fun	d. All revenues from
42.32	licenses an	d other fees imposed b	by the commiss	ion must be deposited	in the state treasury

43.1 and credited to a racing and card playing regulation account in the special revenue fund.

43.2 Receipts in this account are available for the operations of the commission up to the amount

43.3 authorized in biennial appropriations from the legislature. If a fiscal biennium ends without

43.4 <u>the enactment of an appropriation to the commission for the following biennium, receipts</u>

- 43.5 in this account are annually appropriated to the commission for the operations of the
- 43.6 <u>commission up to the amount authorized in the second year of the most recently enacted</u>
- 43.7 biennial appropriation, until a biennial appropriation is enacted.

43.8 Sec. 34. Minnesota Statutes 2016, section 240.155, subdivision 1, is amended to read:

Subdivision 1. Reimbursement account credit. Money received by the commission as 43.9 reimbursement for the costs of services provided by veterinarians, stewards, and medical 43.10 testing of horses, and fees received by the commission in the form of fees for regulatory 43.11 services must be deposited in the state treasury and credited to a racing reimbursement 43.12 43.13 account in the special revenue fund, except as provided under subdivision 2. Receipts are 43.14 appropriated, within the meaning of article XI, section 1, of the Minnesota Constitution, to the commission to pay the costs of providing the services and all other costs necessary to 43.15 allow the commission to fulfill its regulatory oversight duties required by chapter 240 and 43.16 commission rule. If the major appropriation bills needed to finance state government are 43.17 not enacted by the beginning of a fiscal biennium, the commission shall continue operations 43.18 43.19 as required by chapter 240 and commission rule.

43.20 Sec. 35. [240.1561] APPROPRIATION FOR FUNCTIONS SUPPORTING ONGOING 43.21 OPERATION OF THE RACING COMMISSION.

If, by July 1 of an odd-numbered year, legislation has not been enacted to appropriate 43.22 money for the next biennium to the commissioner of management and budget for central 43.23 accounting, procurement, payroll, and human resources functions, amounts necessary to 43.24 operate those functions associated with operation of the Racing Commission under chapter 43.25 240 are appropriated for the next biennium from the general fund to the commissioner of 43.26 management and budget. As necessary, the commissioner may transfer a portion of this 43.27 appropriation to other state agencies to support carrying out these functions. Any subsequent 43.28 43.29 appropriation to the commissioner of management and budget for a biennium in which this section has been applied shall supersede and replace the funding authorized in this section. 43.30

43.31 Sec. 36. Minnesota Statutes 2016, section 240A.09, is amended to read:

43.32 **240A.09 PLAN DEVELOPMENT; CRITERIA.**

The Minnesota Amateur Sports Commission shall develop a plan to promote the
development of proposals for new statewide public ice facilities including proposals for ice
centers and matching grants based on the criteria in this section.

(a) For ice center proposals, the commission will give priority to proposals that come
from more than one local government unit. Institutions of higher education are not eligible
to receive a grant.

(b) The commission must give priority to grant applications for indoor air quality
improvements and projects that eliminate R-22. For purposes of this section:

(1) "indoor air quality improvements" means: (i) renovation or replacement of heating,
ventilating, and air conditioning systems in existing indoor ice arenas whose ice resurfacing
and ice edging equipment are not powered by electricity in order to reduce concentrations
of carbon monoxide and nitrogen dioxide; and (ii) acquisition of zero-emission ice resurfacing
and ice edging equipment. The new or renovated systems may include continuous electronic
air monitoring devices to automatically activate the ventilation systems when the
concentration of carbon monoxide or nitrogen dioxide reaches a predetermined level; and

(2) "projects that eliminate R-22," means replacement of ice-making systems in existing
public facilities that use R-22 as a refrigerant, with systems that use alternative
non-ozone-depleting refrigerants.

(c) In the metropolitan area as defined in section 473.121, subdivision 2, the commission
is encouraged to give priority to the following proposals:

44.21 (1) proposals for construction of two or more ice sheets in a single new facility;

44.22 (2) proposals for construction of an additional sheet of ice at an existing ice center;

44.23 (3) proposals for construction of a new, single sheet of ice as part of a sports complex
44.24 with multiple sports facilities; and

(4) proposals for construction of a new, single sheet of ice that will be expanded to a
two-sheet facility in the future.

(d) The commission shall administer a site selection process for the ice centers. The
commission shall invite proposals from cities or counties or consortia of cities. A proposal
for an ice center must include matching contributions including in-kind contributions of
land, access roadways and access roadway improvements, and necessary utility services,
landscaping, and parking.

(e) Proposals for ice centers and matching grants must provide for meeting the demand
for ice time for female groups by offering up to 50 percent of prime ice time, as needed, to
female groups. For purposes of this section, prime ice time means the hours of 4:00 p.m.
to 10:00 p.m. Monday to Friday and 9:00 a.m. to 8:00 p.m. on Saturdays and Sundays.

(f) The location for all proposed facilities must be in areas of maximum demonstratedinterest and must maximize accessibility to an arterial highway.

(g) To the extent possible, all proposed facilities must be dispersed equitably, must be
located to maximize potential for full utilization and profitable operation, and must
accommodate noncompetitive family and community skating for all ages.

(h) The commission may also use the money to upgrade current facilities, purchase girls'
ice time, or conduct amateur women's hockey and other ice sport tournaments.

(i) To the extent possible, 50 percent of all grants must be awarded to communities ingreater Minnesota.

(j) To the extent possible, technical assistance shall be provided to Minnesota
communities by the commission on ice arena planning, design, and operation, including the
marketing of ice time and on projects described in paragraph (b).

45.17 (k) A grant for new facilities may not exceed \$250,000.

(1) The commission may make grants for rehabilitation and renovation. A rehabilitation
or renovation grant for air quality may not exceed \$200,000 and a rehabilitation or renovation
grant for R-22 elimination may not exceed \$50,000 \$250,000 for indirect cooling systems
and may not exceed \$400,000 \$500,000 for direct cooling systems. Priority must be given
to grant applications for indoor air quality improvements, including zero emission ice
resurfacing equipment, and for projects that eliminate R-22.

45.24 (m) Grant money may be used for ice centers designed for sports other than hockey.

(n) Grant money may be used to upgrade existing facilities to comply with the bleacher
safety requirements of section 326B.112.

45.27 Sec. 37. Minnesota Statutes 2016, section 349A.08, subdivision 2, is amended to read:

45.28 Subd. 2. Prizes not assignable. A prize in the state lottery is not assignable except as
45.29 provided in subdivision 3 and except that:

(1) if a prize winner dies before the prize is paid, the director shall pay the prize to theprize winner's estate; and

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46.1 (2) the director may pay a prize to a person other than the winner of that prize under an46.2 appropriate court order.

46.3 Sec. 38. Minnesota Statutes 2016, section 349A.10, subdivision 6, is amended to read:

Subd. 6. Budget; plans. (a) The director shall prepare and submit a biennial budget plan 46.4 to the commissioner of management and budget. The governor shall recommend the 46.5 maximum amount available for the lottery in the budget the governor submits to the 46.6 legislature under section 16A.11. The maximum amount available to the lottery for operating 46.7 expenses and capital expenditures shall be determined by law. In addition, the director shall 46.8 46.9 appear at least once each fiscal year before the senate and house of representatives committees having jurisdiction over gambling policy to present and explain the lottery's plans for future 46.10 games and the related advertising and promotions and spending plans for the next fiscal 46.11 46.12 year.

46.13 (b) For purposes of this section, operating expenses shall not include:

(1) expenses that are a direct function of lottery sales, which include the cost of lottery 46.14 prizes, amounts paid to lottery retailers as sales commissions or other compensation, amounts 46.15 46.16 paid to produce and deliver scratch lottery games, and amounts paid to an outside vendor to operate and maintain an online gaming system. In addition, the director shall appear at 46.17 least once each fiscal year before the senate and house of representatives committees having 46.18 jurisdiction over gambling policy to present and explain the lottery's plans for future games 46.19 and the related advertising and promotions and spending plans for the next fiscal year.; and 46.20 (2) expenses related solely to the noncash year-end adjustment required for government 46.21 agencies to adjust the net actuarially determined pension liability which includes deferred 46.22 inflows, deferred outflows, noncash pension expense, unrestricted net deficit, and net pension 46.23

- 46.24 liability, in accordance with Statement 68 of the Governmental Accounting Standards Board.
- 46.25 Sec. 39. Laws 2016, chapter 127, section 8, is amended to read:
- 46.26

Sec. 8. EFFECTIVE DATE; APPLICATION.

46.27 Sections 1 to 7 are effective the day following final enactment. With respect to eyelash
46.28 technicians, the Board of Cosmetologist Examiners must not enforce sections 1 to 7 until
46.29 July 1, 2017 February 1, 2018. Any educational or training requirements developed by the
46.30 board regarding eyelash technicians must be 14 hours.

	SF605 RE	WISOR	SGS	S0605-2	2nd Engrossment
47.1	Sec. 40. TRANSI	<u>FION.</u>			
47.2	Notwithstanding	any law to the c	contrary, recei	pts received by the s	tate auditor on or
47.3	after July 1, 2017, fr	om examination	ns conducted b	by the state auditor up	nder Minnesota
47.4	Statutes, chapter 6, r	must be credited	to the genera	l fund. Amounts in th	ne state auditor
47.5	enterprise fund at the	e end of fiscal y	ear 2017 are t	ransferred to the gen	eral fund.
47.6	Sec. 41. <u>ADVISO</u>	RY TASK FOF	RCE ON FISC	CAL NOTES.	
47.7	Subdivision 1. M	lembership. Th	e Advisory Ta	isk Force on Fiscal N	lotes consists of the
47.8	following 13 voting	members:			
47.9	(1) four senators	, including two s	senators appoi	nted by the senate m	ajority leader and
47.10	two senators appoint	ted by the senate	e minority lead	der;	
47.11	(2) four members	s of the house of	f representativ	es, including two me	mbers appointed by
47.12	the speaker of the ho	ouse and two me	embers appoin	ted by the minority l	eader of the house
47.13	of representatives;				
47.14	(3) the commissi	oner of manager	ment and budg	get or a designee;	
47.15	(4) the state budg	get director or de	esignee;		
47.16	(5) two fiscal note	e coordinators se	elected by the c	ommissioner of mana	agement and budget;
47.17	and				
47.18	(6) one member a	appointed by the	e governor fro	m the Office of the O	Governor.
47.19	The lead fiscal an	nalyst for the set	nate or a desig	nee and the chief fis	cal analyst for the
47.20	house of representation	ives or a designe	ee shall serve	on the task force as r	onvoting members.
47.21	Subd. 2. Fiscal n	ote. As used in t	his section, "f	iscal note" means a d	ocument containing
47.22	the items listed in M	linnesota Statute	es, section 3.98	8, subdivision 2.	
47.23	Subd. 3. Duties.	The task force s	shall conduct a	review of options fo	or providing fiscal
47.24	notes to the legislatu	are and the executive	utive branch.	The task force shall c	compare the current
47.25	fiscal note process w	vith a fiscal note	process coord	inated by a new legis	lative budget office.
47.26	In evaluating option	s and developing	g recommenda	ations, the task force	shall consider the
47.27	following:				
47.28	(1) the legislative	e auditor's 2012	report on fisc	al notes;	
47.29	(2) the needs of t	the legislature for	or timely, accu	rate, unbiased fiscal	notes prepared in a
47.30	cost-effective manne	er;			

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment	
48.1	(3) the tim	ie it takes to obtain a	a fiscal note un	der the current system	n and the time it is	
48.2	expected to ta	ke to obtain a fiscal	note through a	new legislative budg	get office;	
48.3	(4) the acc	curacy of fiscal note	s under the cur	rent system and the a	nticipated accuracy	
48.4	of fiscal notes	s from a new legisla	tive budget off	ice;		
48.5	(5) method	ds used by other stat	tes for preparin	g fiscal notes;		
48.6	(6) the effe	ect that legislative s	cheduling and	amendments have on	accuracy and timing	
48.7	of fiscal notes	s, under the current	system or throu	igh a new legislative l	oudget office;	
48.8	(7) the ext	ent to which legisla	tive staff sugge	est changes and correc	tions to fiscal notes	
48.9	and the respon	nsiveness of the exec	cutive branch to	those suggestions un	der the current fiscal	
48.10	note process a	and the anticipated r	responsiveness	of a new legislative b	udget office;	
48.11	<u>(8) the cos</u>	t of generating fiscal	l notes under the	e current system and th	ne cost for generating	
48.12	fiscal notes un	nder a new legislativ	ve budget office	<u>.</u>		
48.13	(9) whethe	r there are sufficient	t safeguards un	der the current fiscal n	ote process to ensure	
48.14	that fiscal notes are generated without political or ideological bias or influence and what					
48.15	safeguards would need to be put in place to ensure that a new legislative budget office would					
48.16	generate fisca	l notes without poli	tical or ideolog	ical bias or influence	; and	
48.17	(10) option	ns for additional dut	ties for a new le	egislative budget offic	e that would	
48.18	complement t	he duty to generate	fiscal notes, in	cluding a role for the	office in	
48.19	performance-	based budgeting.				
48.20	<u>Subd. 4.</u> R	eport. The task for	e shall report to	o the chairs and rankir	ng minority members	
48.21	of the commit	tees in the house of	representatives	and senate with jurisd	liction over the fiscal	
48.22	note process b	y June 1, 2018, with	h recommendat	ions for modifying th	e fiscal note process.	
48.23	The report mu	ist include any draft	t legislation nee	eded to implement the	recommendations.	
48.24	<u>Subd. 5.</u>	<mark>]hair; vice chair.</mark> T	he task force sł	all elect a chair from	among the members	
48.25	who are legisl	ators by a majority	vote of those n	nembers present. The	task force shall elect	
48.26	<u>a vice chair fr</u>	om among the votir	ng members wh	o are not legislators.		
48.27	<u>Subd. 6.</u> <u>N</u>	leetings. The meeti	ngs of the com	mission are subject to	Minnesota Statutes,	
48.28	section 3.055.	<u>-</u>				
48.29	<u>Subd. 7.</u> <u>A</u>	dministration. The	e Legislative C	oordinating Commiss	ion shall provide	
48.30	administrative	e services for the tas	sk force.			
48.31	<u>Subd. 8.</u> C	ompensation. Men	nbers who are n	ot legislators serve wi	ithout compensation.	

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
49.1	Subd. 9. E	xpiration. This sec	tion expires th	e day after submitting	the report required
49.2	in subdivision	<u>ı 3.</u>			
49.3	Subd. 10.	First appointment	s. Appointing	authorities must make i	initial appointments
49.4		ry Task Force on Fi			
49.5	Subd. 11.	First meeting. The	e maiority lead	er of the senate shall de	esignate one senate
49.6				otes to convene the first	
49.7				om among the senate m	
49.8	meeting.				
49.9	Sec. 42. <u>MN</u>	I.IT; PERFORMA	NCE OUTCO	OMES REQUIRED.	
49.10	Subdivisio	on 1. Completion of	agency conso	lidation. No later than	December 31, 2018,
49.11	the state chief	information officer r	nust complete t	he executive branch info	ormation technology
49.12	consolidation	required by Laws 2	011, First Spec	cial Session chapter 10	, article 4, section 7,
49.13	as amended by	y Laws 2013, chapt	er 134, section	29. The head of any st	tate agency subject
49.14	to consolidation	on must assist the st	tate chief infor	mation officer as neces	ssary to implement
49.15	the requireme	nts of this subdivisi	on.		
49.16	<u>Subd. 2.</u> I	nformation techno	logy efficienci	ies and solutions. No l	ater than December
49.17	31, 2018, the	state chief informat	ion officer sha	<u>11:</u>	
49.18	<u>(1) host at</u>	least 25 percent of	all state agenc	y servers on a public cl	loud solution;
49.19	(2) store at	t least 35 percent of	fall state agence	cy data on a public clou	id solution; and
49.20	(3) operate	e no more than six c	lata centers sta	tewide.	
49.21	<u>Subd. 3.</u> P	ersonnel efficienci	es. <u>No later tha</u>	n June 30, 2019, the sta	te chief information
49.22	officer shall re	educe the Office of	MN.IT Service	es' total cost for person	nel by at least
49.23	\$3,000,000.				
49.24	<u>Subd. 4. L</u>	egislative report; ٤	application co	nsolidation. No later th	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
49.25	the state chief	information officer	r must submit a	a report to the chairs an	nd ranking minority
49.26	members of th	e house of represen	tatives and ser	nate committees with ju	risdiction over state
49.27	government fi	nance on the status	of business app	olication software consc	olidation across state
49.28	agencies. At a	i minimum, the repo	ort must descri	be the outcomes achiev	ved to date, a plan
49.29	and timeline f	or continued consol	lidation of busi	iness application softwa	are with measurable
49.30	outcome goals	s, and recommenda	tions, if any, or	n legislation necessary	to facilitate
49.31	achievement of	of these goals.			

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
50.1	Sec. 43. RI	EIMBURSEMENT	OF LEGAL CO	OSTS FOR WRIGH	T, BECKER, AND
50.2	RAMSEY C	OUNTIES.			
50.3	The state	auditor shall reimbu	urse Wright, Bec	ker, and Ramsey Cou	nties for legal fees
50.4	incurred and	costs and disbursem	ents made as a res	sult of defending agair	nst the state auditor's
50.5	lawsuit again	ist them.			
50.6	Sec. 44 SC	CHEDULE OF CH	ARGES		
50.7				6.581, subdivision 3,	or any other law to
50.7				r's schedule of charge	
50.9				ter than the rates inclu	
50.10				d in calendar year 20	
	C				
50.11	Sec. 45. <u>LE</u>	GISLATIVE COM	IMISSION TO I	REVIEW CONSOLI	DATION OF THE
50.12	STATE'S IN	FORMATION TE	CHNOLOGY.		
50.13	Subdivisi	on 1. Definitions. A	as used in this se	ction, "information te	chnology" means
50.14	information a	and telecommunication	ions technology s	systems and services;	and "consolidation"
50.15	means the re-	organization of the s	state's informatio	n technology under a	single agency as
50.16	provided und	er Laws 2011, First	Special Session c	hapter 10, article 4, se	ection 7, as amended
50.17	by Laws 201	3, chapter 134, secti	ion 29.		
50.18	Subd. 2. 1	Membership. The L	egislative Comr	nission to Review Co	nsolidation of the
50.19	State's Inform	nation Technology c	consists of the fo	llowing eight member	<u>rs:</u>
50.20	(1) four s	enators, including ty	vo senators appo	inted by the senate m	ajority leader and
50.21	two senators	appointed by the set	nate minority lea	ider; and	
50.22	<u>(2) four n</u>	nembers of the house	e of representativ	ves, including two me	mbers appointed by
50.23	the speaker of	of the house and two	members appoin	nted by the house min	ority leader.
50.24	<u>Subd. 3.</u>	Ferms; vacancies. N	Members of the c	commission serve unt	il the commission
50.25	sunsets. A va	icancy in the member	ership of the com	mission must be fille	d for the unexpired
50.26	term in a man	nner that preserves t	he representation	n established by this s	ection.
50.27	<u>Subd. 4.</u>	Duties. The commis	sion shall review	the results achieved	by the state's
50.28	consolidation	n of its information t	echnology under	r one agency.	
50.29	<u>Subd. 5.</u>	Chair. The commiss	ion shall elect a c	chair by a majority vo	te of those members
50.30	present.				

SF605	REVISOR	SGS	S0605-2	2nd Engrossment
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51.1	Subd. 6. Meetings. The meetings of the commission are subject to Minnesota Statutes,
51.2	section 3.055, except that the commission may close a meeting when necessary to safeguard
51.3	the state's cybersecurity. The minutes, recordings, and documents from a closed meeting
51.4	under this subdivision shall be maintained by the Legislative Coordinating Commission
51.5	and shall not be made available to the public until eight years after the date of the meeting.
51.6	Subd. 7. Administration. The Legislative Coordinating Commission shall provide
51.7	administrative services for the commission.
51.8	Subd. 8. Compensation. Members may receive per diem for attending commission
51.8	meetings in accordance with the rules of their respective bodies and may be reimbursed for
51.10	their reasonable expenses as provided by the rules of their respective legislative bodies.
51.10	then reasonable expenses as provided by the rules of then respective registative bodies.
51.11	Subd. 9. Report. By February 28, 2018, the commission shall report the results of the
51.12	commission's review to the chairs and ranking minority members of the committees in the
51.13	senate and in the house of representatives with jurisdiction over state government policy
51.14	and state government finance. The report should address the following topics:
51.15	(1) the number of full-time employees that provided information technology services to
51.16	state agencies prior to the consolidation and the number of full-time employees that provide
51.17	information technology services to state agencies in fiscal year 2017;
51.18	(2) the cost to the state of information technology in the year prior to consolidation and
51.19	the cost in fiscal year 2017;
51.20	(3) the usefulness, effectiveness, and efficiency of information technology now used by
51.21	state agencies and how this compares to prior consolidation;
51.22	(4) the responsiveness of MN.IT staff to requests for service from state agencies, and
51.23	how this compares to the responsiveness of information technology staff prior to
51.24	consolidation; and
51.25	(5) a conclusion as to whether a consolidated information technology office is the best
51.26	option for supplying information technology to state agencies.
51.27	Subd. 10. Sunset. The commission sunsets February 28, 2018, or the day after submission
51.28	of the report required in subdivision 9, whichever is earlier.
51.20	Subd. 11. First appointments. Appointing authorities must make initial appointments
51.29	
51.30	to the Legislative Commission to Review Consolidation of the State's Information Technology by June 1, 2017.
51.31	

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
52.1	Subd. 12	<u>.</u> First meeting. The	member design	ated by the senate ma	jority leader shall
52.2	convene the	first meeting of the	Legislative Com	mission to Review Co	onsolidation of the
52.3	State's Inform	mation Technology u	under this section	n by September 15, 20	<u>)17.</u>
52.4	Sec. 46. <u>M</u>	INNESOTA ADM	INISTRATIVE	RULES STATUS SY	STEM (MARSS)
52.5	WORKING	GROUP.			
52.6	Subdivis	ion 1. Creation. The	MARSS worki	ng group consists of the	he following nine
52.7	members:				
52.8	(1) the cl	nief judge of the Off	ce of Administr	ative Hearings, or a do	esignee;
52.9	(2) the se	ecretary of state, or a	designee;		
52.10	<u>(3)</u> a repr	resentative from the	Interagency Rul	es Committee (IRC) a	ppointed by the
52.11	<u>committee;</u>				
52.12	<u>(4) a repr</u>	resentative from each	n of the followin	g agencies with rulem	aking experience
52.13	appointed by	the appropriate con	nmissioner:		
52.14	(i) the De	epartment of Health;			
52.15	(ii) the M	Iinnesota Pollution (Control Agency;		
52.16	(iii) the I	Department of Transp	portation; and		
52.17	(iv) the I	Department of Labor	and Industry;		
52.18	<u>(5) as de</u>	signated by the IRC,	a representative	from a health-related	board; and
52.19	<u>(6) as des</u>	signated by the IRC,	a representative	from a non-health-re	lated board.
52.20	<u>Subd. 2.</u>	MARSS description	n. The Minnesot	a Administrative Rule	es Status System
52.21	(MARSS) is	a concept for a new	software applic	ation. The application	would be built and
52.22	maintained b	by the Revisor's Offi	ce. Executive br	anch agencies and oth	ers would upload
52.23	official ruler	naking record docur	nents to the syste	em. The goal is to imp	prove public access,
52.24	security, pres	servation, and transpa	rency of state ag	encies' official rulemal	king records through
52.25	the creation	of a single online rec	cords system. Th	e system would serve	as a single Internet
52.26	location for	the public to track ru	llemaking progre	ess and access the offi	cial rulemaking
52.27	record. Agen	ncies would fulfill th	eir requirement	to maintain and presen	rve the official
52.28	rulemaking	record by submitting	required docum	ents to the revisor for	inclusion in the
52.29	online record	ds system.			
52.30	Subd. 3.	Duties. The working	g group must rep	ort by February 1, 202	18, to the chairs and

52.31 <u>ranking minority members of the committees in the house of representatives and senate</u>

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
53.1	with jurisdiction	n over policy and	finance for the	legislature. The report m	nust identify the
53.2				MARSS system. The wo	
53.3				build and maintain the N	
53.4	among state age	encies and departn	nents.		
53.5	Subd 4 Adu	ministration prov	visions (a) The	e revisor of statutes or the	revisor's designee
53.6				group by August 1, 2017	
53.7				eting space and administr	<u> </u>
53.8	the group.		•		
53.9	(b) The wor	king group must e	lect a chair fro	m among its members at	the first meeting
55.9					
53.10	(c) Members	s serve without co	mpensation an	d without reimbursement	t for expenses.
53.11	(d) The wor	king group expire	s on February	1, 2018, or upon submiss	ion of documents
53.12	fulfilling its dut	ies, whichever is e	earlier.		
53.13	Subd. 5. Dea	adline for appoin	tments and d	esignations. The appoint	ments and
53.14	designations au	thorized by this se	ection must be	completed by July 1, 201	.7.
53.15	Sec. 47. <u>EYE</u>	LASH TECHNIO	CIAN GRANI	DFATHERING.	
53.16	(a) The board	d must issue grand	fathered eyelas	sh technician licenses no la	ater than February
53.17	1, 2018, under t	the conditions in the	his section.		
53.18	(b) A compl	ete grandfathering	g application for	or an eyelash technician l	icense must be
53.19	received in the b	oard office betwee	en August 1, 20	17, and January 31, 2018,	and must contain:
53.20	(1) proof of	a high school dipl	oma or equiva	lent;	
53.21	(2) proof of	completion of an	eyelash extens	ion training course before	e July 1, 2017;
53.22	(3) proof of	completion of a si	ix-hour board-	approved public health an	nd safety course
53.23	provided by a bo	pard-licensed school	ol or a board-re	cognized professional asso	ociation organized
53.24	under Minnesot	a Statutes, chapte	r 317A. Four h	ours must be related to h	ealth, safety, and
53.25	infection contro	and two hours m	nust be related	to Minnesota laws and ru	iles governing
53.26	cosmetology;				
53.27	(4) original	passing results no	more than one	year old of board-approv	red laws and rules
53.28	test and theory	tests; and			
53.29	(5) the pract	itioner fees requir	ed under Minr	esota Statutes, section 15	55A.25.

	SF605	REVISOR	SGS	80605-2	2nd Engrossment
54.1	(c) A comp	lete grandfathering	g application for	an eyelash salon mana	ger license must
54.2				2017, and January 31	
54.3	contain:				
54.4	(1) proof of	f a high school dipl	loma or equivale	<u>nt;</u>	
54.5	(2) proof of	completion of an	eyelash extensio	n training course befor	re July 1, 2017;
54.6	(3) docume	ntation of at least 2	2,700 hours of ex	sperience performing e	eyelash extensions
54.7	within the last	three years;			
54.8	(4) original	passing results no	more than one ye	ear old of board-appro	ved laws and rules
54.9	test and theory	tests;			
54.10	(5) original	passing results no	more than one ye	ear old of board-approv	ved salon manager
54.11	test;				
54.12	(6) proof of	a six-hour board-	approved public	health and safety cour	se provided by a
54.13	board-licensed	school or a board-	recognized profe	essional association or	ganized under
54.14	Minnesota Stat	utes, chapter 317A	. Four hours mu	st be related to infection	on control and two
54.15	hours must be	related to Minneso	ta laws and rules	; and	
54.16	(7) the prac	titioner fees requir	ed under Minnes	sota Statutes, section 1	<u>55A.25.</u>
54.17	(d) Grandfa	thered licenses mu	ist not be expedi	ted under Minnesota S	tatutes, section
54.18	155A.25, subdi	vision 7. The applic	cation timelines u	nder Minnesota Statute	s, section 155A.25,
54.19	subdivisions 5,	6, and 8, do not a	pply to grandfath	ered licenses.	
54.20	EFFECTI	VE DATE. This se	ection is effective	the day following fin	al enactment.
54.21	Sec. 48. <u>EYF</u>	ELASH TECHNI	CIAN RULEMA	AKING.	
54.22	The Board of	of Cosmetologist Ez	xaminers shall ad	opt rules governing the	eyelash technician
54.23	and salon licen	ses, which must in	clude scope of p	ractice, the conditions	and process of
54.24	issuing and ren	ewing the license, r	requirements rela	ted to education and te	sting, and 14 hours
54.25	of training rega	rding application o	f eyelash extensi	ons in a board-licensed	school. The board
54.26	may use the ex	pedited rule proces	ss in Minnesota S	Statutes, section 14.38	9. The grant of
54.27	rulemaking aut	hority under this s	ection expires M	ay 31, 2019.	
54.28	Sec. 49. <u>EYF</u>	ELASH TECHNI	CIAN LICENSI	NG.	
54.29	The Board	of Cosmetologist I	Examiners must i	not issue an eyelash pr	actitioner license
54.30	before Februar	y 1, 2018, except f	for grandfathered	licenses issued under	section 39. The

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment
55.1	Board of Co	smetologist Examiner	s must not reau	iire a person to have an	evelash practitioner
55.2		eyelash extensions bef			<u></u>
			¥	<u></u>	
55.3	Sec. 50. <u>R</u>	EVISOR'S INSTRU	UCTION.		
55.4	By Janua	ary 15, 2018, the revis	or of statutes sl	hall present a bill to the	e legislature to make
55.5	the conform	ing statutory changes	to incorporate	changes in this article t	o the contested case
55.6	procedures u	under Minnesota Statu	utes, section 14	l. <u>57.</u>	
55.7	Sec. 51. <u>F</u>	REPEALER.			
55.8	Minneso	ta Statutes 2016, sect	ions 6.581, sub	odivision 1; 10A.30; 10	A.31, subdivisions
55.9	<u>1, 3, 3a, 4, 5</u>	, 5a, 6, 6a, 7, 7a, 10, 10	a, 10b, and 11;	10A.315; 10A.321; 10	A.322, subdivisions
55.10	1, 2, and 4;	10A.323; 155A.23, st	ubdivision 8; au	nd 349A.08, subdivisio	on 3, are repealed.
55.11			ARTICL	Е 3	
55.12			ELECTIO	DNS	
	~				
55.13	Section 1.	VOTING EQUIPM	ENT GRANT	<u>•</u>	
55.14	Subdivis	ion 1. Voting equipn	nent grant acc	ount. A voting equipm	ient grant program
55.15	is established	d. The secretary of stat	te must use mor	ney appropriated for the	program to provide
55.16	grants to con	unties and municipality	ties as authoriz	ed by this section. Fun	ds appropriated for
55.17	the grant are	e available until June	30, 2020.		
55.18	<u>Subd. 2.</u>	Authorized equipme	ent. (a) A coun	ity or municipality may	y apply to receive a
55.19	grant under	this section for the pu	irchase or lease	e of the following equip	oment:
55.20	<u>(1) electr</u>	ronic roster equipmen	t and software	that meets the technolo	ogy requirements of
55.21	Minnesota S	Statutes, section 201.2	25, subdivision	<u>n 2;</u>	
55.22	<u>(2) assist</u>	tive voting technology	<u>y; or</u>		
55.23	<u>(3) autor</u>	natic tabulating equip	oment.		
55.24	A purcha	ase or lease of equipm	ent is eligible f	or a grant under this sec	ction if the purchase
55.25	is made, or l	lease entered, on or af	ter July 1, 201	7. A county or municip	pality that has
55.26	purchased of	r leased eligible equip	oment before Ju	uly 1, 2017, may apply	for reimbursement.
55.27	<u>(b) The </u>	grant funds must not b	be used for mai	ntenance or repair of v	oting equipment.
55.28	<u>Subd. 3.</u>	<u>Amount of grant.</u> A	county or mur	nicipal government is e	ligible to receive a
55.29	grant equal	to 75 percent of the to	otal cost of the	electronic roster equip	ment and software
55.30	or 50 percer	nt of the total cost for	assistive voting	g technology or automa	atic tabulating

	SF605	REVISOR	SGS	S0605-2	2nd Engrossment		
56.1	equipment. Th	e secretary of state	must first awa	rd grants to counties a	nd municipalities		
56.2	leasing or purchasing new equipment or software. If funds remain after awarding grants for						
56.3	new equipment or software, the secretary of state must use the remaining funds for grants						
56.4	to counties and	l municipalities see	king reimburse	ement for equipment o	r software already		
56.5	purchased.						
56.6	<u>Subd. 4.</u> A	pplication for gran	nt; certificatio	n of costs. (a) To recei	ive a grant, a county		
56.7	or municipality	y must submit an ap	plication to th	e secretary of state. Th	ne secretary of state		
56.8	shall prescribe	a form for this pur	pose. At a min	imum, the application	must describe:		
56.9	(1) the type	e of equipment or so	oftware propos	ed for purchase or lease	<u>se;</u>		
56.10	(2) the expe	ected total cost of th	e equipment of	software, and sources	of funding that will		
56.11	be used for the	purchase or lease i	in addition to the	he grant funding provi	ded by this section;		
56.12	(3) the course	nty's or municipality	y's plan to addr	ess the long-term main	itenance, repair, and		
56.13	eventual replac	cement costs for the	equipment or	software without using	g any funds from the		
56.14	grant for these	purposes; and					
56.15	<u>(4) any oth</u>	er information requ	ired by the sec	retary of state.			
56.16	(b) The sec	retary of state must	establish:				
56.17	(1) a deadli	ine for receipt of gra	ant application	<u>s;</u>			
56.18	<u>(2) a proce</u>	dure for awarding a	nd distributing	g grants;			
56.19	(3) criteria	for the fair, proport	ional distributi	on of grants if the func	ls do not completely		
56.20	cover the requ	ests for a particular	type of equipr	nent; and			
56.21	<u>(4) a proce</u>	ss for verifying the	proper use of t	he grants after distributed after distributed after the second second second second second second second second	ution.		
56.22	Subd. 5. R	port to legislature	e. No later than	January 15, 2018, and	l annually thereafter		
56.23	until the appro	priations provided	for grants unde	er this section have been	en exhausted, the		
56.24	secretary of sta	ite must submit a re	eport to the leg	islative committees with	ith jurisdiction over		
56.25	elections policy	on grants awarded	by this section.	The report must detail	each grant awarded,		
56.26	including the j	urisdiction, the amo	ount of the grai	nt, and the type of equ	ipment or software		
56.27	purchased.						

APPENDIX Article locations in S0605-2

ARTICLE 1	STATE GOVERNMENT APPROPRIATIONS	Page.Ln 2.4
ARTICLE 2	MISCELLANEOUS	Page.Ln 25.19
ARTICLE 3	ELECTIONS	Page.Ln 55.11

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6.581 STATE AUDITOR ENTERPRISE FUND.

Subdivision 1. **State auditor enterprise fund.** A state auditor enterprise fund is established in the state treasury. All amounts received for the costs and expenses of examinations performed under this chapter shall be credited to the fund. Amounts credited to the fund are annually appropriated to the state auditor to pay the costs and expenses related to the examinations performed, including, but not limited to, salaries, office overhead, equipment, authorized contracts, and other expenses.

10A.30 STATE ELECTIONS CAMPAIGN ACCOUNT.

Subdivision 1. **Establishment.** An account is established in the special revenue fund of the state known as the "state elections campaign account."

Subd. 2. **Separate account.** Within the state elections campaign account there must be maintained a separate political party account for the state committee and the candidates of each political party and a general account.

Subd. 3. **Special elections account.** An account is established in the special revenue fund of the state known as the "state special elections campaign account."

10A.31 DESIGNATION OF INCOME TAX PAYMENTS.

Subdivision 1. **Designation.** An individual resident of this state who files an income tax return or a renter and homeowner property tax refund return with the commissioner of revenue may designate on their original return that \$5 be paid from the general fund of the state into the state elections campaign account. If a husband and wife file a joint return, each spouse may designate that \$5 be paid. No individual is allowed to designate \$5 more than once in any year. The taxpayer may designate that the amount be paid into the account of a political party or into the general account.

Subd. 3. Form. The commissioner of revenue must provide on the first page of the income tax form and the renter and homeowner property tax refund return a space for the individual to indicate a wish to pay \$5 (\$10 if filing a joint return) from the general fund of the state to finance election campaigns. The form must also contain language prepared by the commissioner that permits the individual to direct the state to pay the \$5 (or \$10 if filing a joint return) to: (1) one of the major political parties; (2) any minor political party that qualifies under subdivision 3a; or (3) all qualifying candidates as provided by subdivision 7. The renter and homeowner property tax refund return must include instructions that the individual filing the return may designate \$5 on the return only if the individual has not designated \$5 on the income tax return.

Subd. 3a. **Qualification of political parties.** (a) A major political party qualifies for inclusion on the income tax form and property tax refund return as provided in subdivision 3 if it qualifies as a major political party by July 1 of the taxable year.

(b) A minor political party qualifies for inclusion on the income tax form and property tax refund return as provided in subdivision 3 if it qualifies as a minor party statewide by July 1 of the taxable year.

(c) The secretary of state shall notify each major and minor political party by the first Monday in January of each odd-numbered year of the conditions necessary for the party to participate in income tax form and property tax refund return programs.

(d) The secretary of state shall notify each political party, the commissioner of revenue, and the Campaign Finance and Public Disclosure Board by July 1 of each year and following certification of the results of each general election of the political parties that qualify for inclusion on the income tax form and property tax refund return as provided in subdivision 3.

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), \$1,020,000 for each general election is appropriated from the general fund for transfer to the general account of the state elections campaign account.

Subd. 5. Allocation. (a) General account. In each calendar year the money in the general account must be allocated to candidates as follows:

(1) 21 percent for the offices of governor and lieutenant governor together;

(2) 4.2 percent for the office of attorney general;

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(3) 2.4 percent each for the offices of secretary of state and state auditor;

(4) in each calendar year during the period in which state senators serve a four-year term, 23-1/3 percent for the office of state senator, and 46-2/3 percent for the office of state representative; and

(5) in each calendar year during the period in which state senators serve a two-year term, 35 percent each for the offices of state senator and state representative.

(b) Party account. In each calendar year the money in each party account must be allocated as follows:

(1) 14 percent for the offices of governor and lieutenant governor together;

(2) 2.8 percent for the office of attorney general;

(3) 1.6 percent each for the offices of secretary of state and state auditor;

(4) in each calendar year during the period in which state senators serve a four-year term, 23-1/3 percent for the office of state senator, and 46-2/3 percent for the office of state representative;

(5) in each calendar year during the period in which state senators serve a two-year term, 35 percent each for the offices of state senator and state representative; and

(6) ten percent or \$50,000, whichever is less, for the state committee of a political party; one-third of any amount in excess of that allocated to the state committee of a political party under this clause must be allocated to the office of state senator and two-thirds must be allocated to the office of state representative under clause (4).

Money allocated to each state committee under clause (6) must be deposited in a separate account and must be spent for only those items enumerated in section 10A.275. Money allocated to a state committee under clause (6) must be paid to the committee by the board as it is received in the account on a monthly basis, with payment on the 15th day of the calendar month following the month in which the returns were processed by the Department of Revenue, provided that these distributions would be equal to 90 percent of the amount of money indicated in the Department of Revenue's weekly unedited reports of income tax returns and property tax refund returns processed in the month, as notified by the Department of Revenue to the board. The amounts paid to each state committee are subject to biennial adjustment and settlement at the time of each certification required of the commissioner of revenue under subdivisions 7 and 10. If the total amount of payments received by a state committee for the period reflected on a certification by the Department of Revenue is different from the amount that should have been received during the period according to the certification, each subsequent monthly payment must be increased or decreased to the fullest extent possible until the amount of the overpayment is recovered or the underpayment is distributed.

Subd. 5a. **Party account for legislative candidates.** To ensure that money will be returned to the counties from which it was collected and to ensure that the distribution of money rationally relates to the support for particular parties or for particular candidates within legislative districts, money from the party accounts for legislative candidates must be distributed as provided in this subdivision.

Each candidate for the state senate and state house of representatives whose name is to appear on the ballot in the general election must receive money from the candidate's party account allocated to candidates for the state senate or state house of representatives, whichever applies, according to the following formula:

For each county within the candidate's district, the candidate's share of the dollars designated by taxpayers who resided in that county and credited to the candidate's party account and allocated to that office must be:

(1) the sum of the votes cast in the last general election in that part of the county in the candidate's district for all candidates of that candidate's party whose names appeared on the ballot statewide and for the state senate and state house of representatives, divided by

(2) the sum of the votes cast in the entire county in the last general election for all candidates of that candidate's party whose names appeared on the ballot statewide and for the state senate and state house of representatives, multiplied by

(3) the amount in the candidate's party account designated by taxpayers who resided in that county and allocated to that office.

The sum of all the county shares calculated in the formula above is the candidate's share of the candidate's party account.

In a year in which an election for the state senate occurs, with respect to votes for candidates for the state senate only, "last general election" means the last general election in which an election for the state senate occurred.

For a party under whose name no candidate's name appeared on the ballot statewide in the last general election, amounts in the party's account must be allocated based on (i) the number

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of people voting in the last general election in that part of the county in the candidate's district, divided by (ii) the number of the people voting in the entire county in the last general election, multiplied by (iii) the amount in the candidate's party account designated by taxpayers who resided in that county and allocated to that office.

In the first general election after the legislature is redistricted, "the candidate's district" means the newly drawn district and voting data from the last general election must be applied to the area encompassing the newly drawn district, notwithstanding that the area was in a different district in the last general election.

If in a district there was no candidate of a party for the state senate or state house of representatives in the last general election, or if a candidate for the state senate or state house of representatives was unopposed, the vote for that office for that party is the average vote of all the remaining candidates of that party in each county of that district whose votes are included in the sums in clauses (1) and (2). The average vote must be added to the sums in clauses (1) and (2) before the calculation is made for all districts in the county.

Subd. 6. **Distribution of party accounts.** As soon as the board has obtained from the secretary of state the results of the primary election, but no later than one week after certification by the State Canvassing Board of the results of the primary, the board must distribute the available money in each party account, as certified by the commissioner of revenue one week before the state primary, to the candidates of that party who have signed a spending limit agreement under section 10A.322 and filed the affidavit of contributions required by section 10A.323, who were opposed in either the primary election or the general election, and whose names are to appear on the ballot in the general election, according to the allocations set forth in subdivisions 5 and 5a. The public subsidy from the party account may not be paid in an amount greater than the expenditure limit of the candidate or the expenditure limit that would have applied to the candidate if the candidate had not been freed from expenditure limits under section 10A.25, subdivision 10.

Subd. 6a. **Party account money not distributed.** Money from a party account not distributed to candidates for state senator or representative in any election year must be returned to the general fund of the state, except that the subsidy from the party account an unopposed candidate would otherwise have been eligible to receive must be paid to the state committee of the candidate's political party to be deposited in a special account under subdivision 5, paragraph (b), clause (6), and used for only those items permitted under section 10A.275. Money from a party account not distributed to candidates for other offices in an election year must be returned to the party account for reallocation to candidates as provided in subdivision 5, paragraph (b), in the following year.

Subd. 7. **Distribution of general account.** (a) As soon as the board has obtained the results of the primary election from the secretary of state, but no later than one week after certification of the primary results by the State Canvassing Board, the board must distribute the available money in the general account, as certified by the commissioner of revenue one week before the state primary and according to allocations set forth in subdivision 5, in equal amounts to all candidates of a major political party whose names are to appear on the ballot in the general election and who:

(1) have signed a spending limit agreement under section 10A.322;

(2) have filed the affidavit of contributions required by section 10A.323; and

(3) were opposed in either the primary election or the general election.

(b) The public subsidy under this subdivision may not be paid in an amount that would cause the sum of the public subsidy paid from the party account plus the public subsidy paid from the general account to exceed 50 percent of the expenditure limit for the candidate or 50 percent of the expenditure limit that would have applied to the candidate if the candidate had not been freed from expenditure limits under section 10A.25, subdivision 10. Money from the general account not paid to a candidate because of the 50 percent limit must be distributed equally among all other qualifying candidates for the same office until all have reached the 50 percent limit or the balance in the general account is exhausted.

Subd. 7a. **Withholding of public subsidy.** If a candidate who is eligible for payment of public subsidy under this section has not filed the report of receipts and expenditures required under section 10A.20 before a primary election, any public subsidy for which that candidate is eligible must be withheld by the board until the candidate complies with the filing requirements of section 10A.20 and the board has sufficient time to review or audit the report. If a candidate who is eligible for public subsidy does not file the report due before the primary election under section 10A.20 by the date that the report of receipts and expenditures filed before the general election is due, that candidate shall not be paid public subsidy for that election.

Subd. 10. **December distribution.** In the event that on the date of either certification by the commissioner of revenue as provided in subdivision 6 or 7, less than 98 percent of the tax returns have been processed, the commissioner of revenue must certify to the board by December

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1 the amount accumulated in each account since the previous certification. By December 15, the board must distribute to each candidate according to the allocations in subdivisions 5 and 5a the amounts to which the candidates are entitled.

Subd. 10a. Form of distribution. A distribution to a candidate must be in the form of a check made "payable to the campaign fund of(name of candidate)......"

Subd. 10b. **Remainder.** Money accumulated after the final certification must be kept in the respective accounts for distribution in the next general election year.

Subd. 11. Write-in candidate. For the purposes of this section, a write-in candidate is a candidate only upon complying with sections 10A.322 and 10A.323.

10A.315 SPECIAL ELECTION SUBSIDY.

(a) Each eligible candidate for a legislative office in a special election must be paid a public subsidy equal to the sum of:

(1) the party account money at the last general election for the candidate's party for the office the candidate is seeking; and

(2) the general account money paid to a candidate for the same office at the last general election.

(b) A candidate who wishes to receive this public subsidy must submit a signed agreement under section 10A.322 to the board and must meet the contribution requirements of section 10A.323. The special election subsidy must be distributed in the same manner as money in the party and general accounts is distributed to legislative candidates in a general election.

(c) The amount necessary to make the payments required by this section is appropriated from the general fund for transfer to the state special elections campaign account for distribution by the board as set forth in this section.

10A.321 ESTIMATES OF MINIMUM AMOUNTS TO BE RECEIVED.

Subdivision 1. **Calculation and certification of estimates.** The commissioner of revenue must calculate and certify to the board one week before the first day for filing for office in each election year an estimate of the total amount in the state general account of the state elections campaign account and the amount of money each candidate who qualifies, as provided in section 10A.31, subdivisions 6 and 7, may receive from the candidate's party account in the state elections campaign account. This estimate must be based upon the allocations and formulas in section 10A.31, subdivisions 5 and 5a, any necessary vote totals provided by the secretary of state to apply the formulas in section 10A.31, subdivisions 5 and 5a, and the amount of money expected to be available after 100 percent of the tax returns have been processed.

Subd. 2. **Publication, certification, and notification procedures.** Before the first day of filing for office, the board must publish and forward to all filing officers the estimates calculated and certified under subdivision 1 along with a copy of section 10A.25, subdivision 10. Within one week after the last day for filing for office, the secretary of state must certify to the board the name, address, office sought, and party affiliation of each candidate who has filed with that office an affidavit of candidacy or petition to appear on the ballot. The auditor of each county must certify to the board the same information for each candidate who has filed with that county an affidavit of candidacy or petition to appear on the ballot. Within two weeks after the last day for filing for office, the board must notify all candidates of their estimated minimum amount. The board must include with the notice a form for the agreement provided in section 10A.322 along with a copy of section 10A.25, subdivision 10.

10A.322 SPENDING LIMIT AGREEMENTS.

Subdivision 1. Agreement by candidate. (a) As a condition of receiving a public subsidy, a candidate must sign and file with the board a written agreement in which the candidate agrees that the candidate will comply with sections 10A.25; 10A.27, subdivision 10; 10A.324; and 10A.38.

(b) Before the first day of filing for office, the board must forward agreement forms to all filing officers. The board must also provide agreement forms to candidates on request at any time. The candidate must file the agreement with the board at least three weeks before the candidate's state primary. An agreement may not be filed after that date. An agreement once filed may not be rescinded.

(c) The board must notify the commissioner of revenue of any agreement signed under this subdivision.

(d) Notwithstanding paragraph (b), if a vacancy occurs that will be filled by means of a special election and the filing period does not coincide with the filing period for the general

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election, a candidate may sign and submit a spending limit agreement not later than the day after the close of the filing period for the special election for which the candidate filed.

Subd. 2. **How long agreement is effective.** The agreement, insofar as it relates to the expenditure limits in section 10A.25, as adjusted by section 10A.255, and the contribution limit in section 10A.27, subdivision 10, remains effective for candidates until the dissolution of the principal campaign committee of the candidate or the end of the first election cycle completed after the agreement was filed, whichever occurs first.

Subd. 4. **Refund receipt forms; penalty.** (a) The board must make available to a political party on request and to any candidate for whom an agreement under this section is effective, a supply of official refund receipt forms that state in boldface type that:

(1) a contributor who is given a receipt form is eligible to claim a refund as provided in section 290.06, subdivision 23; and

(2) if the contribution is to a candidate, that the candidate has signed an agreement to limit campaign expenditures as provided in this section.

The forms must provide duplicate copies of the receipt to be attached to the contributor's claim. (b) The willful issuance of an official refund receipt form or a facsimile of one to any of the candidate's contributors by a candidate or treasurer of a candidate who did not sign an

agreement under this section is subject to a civil penalty of up to \$3,000 imposed by the board. (c) The willful issuance of an official refund receipt form or a facsimile to an individual

not eligible to claim a refund under section 290.06, subdivision 23, is subject to a civil penalty of up to \$3,000 imposed by the board.

(d) A violation of paragraph (b) or (c) is a misdemeanor.

10A.323 AFFIDAVIT OF CONTRIBUTIONS.

(a) In addition to the requirements of section 10A.322, to be eligible to receive a public subsidy under section 10A.31 a candidate or the candidate's treasurer must:

(1) between January 1 of the previous year and the cutoff date for transactions included in the report of receipts and expenditures due before the primary election, accumulate contributions from individuals eligible to vote in this state in at least the amount indicated for the office sought, counting only the first \$50 received from each contributor, excluding in-kind contributions:

(i) candidates for governor and lieutenant governor running together, \$35,000;

(ii) candidates for attorney general, \$15,000;

(iii) candidates for secretary of state and state auditor, separately, \$6,000;

(iv) candidates for the senate, \$3,000; and

(v) candidates for the house of representatives, \$1,500;

(2) file an affidavit with the board stating that the principal campaign committee has complied with this paragraph. The affidavit must state the total amount of contributions that have been received from individuals eligible to vote in this state, excluding:

(i) the portion of any contribution in excess of \$50;

(ii) any in-kind contribution; and

(iii) any contribution for which the name and address of the contributor is not known and recorded; and

(3) submit the affidavit required by this section to the board in writing by the deadline for reporting of receipts and expenditures before a primary under section 10A.20, subdivision 4.

(b) A candidate for a vacancy to be filled at a special election for which the filing period does not coincide with the filing period for the general election must accumulate the contributions specified in paragraph (a) and must submit the affidavit required by this section to the board within five days after the close of the filing period for the special election for which the candidate filed.

155A.23 DEFINITIONS.

Subd. 8. **Manager.** A "manager" is any person who is a cosmetologist, esthetician, advanced practice esthetician, nail technician practitioner, or eyelash technician practitioner, and who has a manager license and provides any services under that license, as defined in subdivision 3.

349A.08 LOTTERY PRIZES.

Subd. 3. **Prizes won by persons under age 18.** The following provisions govern the payment of a lottery prize to a person under age 18:

(1) if the prize is less than \$5,000, the director may give a draft, payable to the order of the person under age 18, to the person's parents, custodial parent if one parent has custody, guardian, or other adult member of the person's family; and

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(2) if the prize is \$5,000 or more, the director shall deposit the prize with the district court and section 540.08 applies to the investment and distribution of the money.