STATE OF MINNESOTA

NINETY-SECOND SESSION — 2022

EIGHTIETH DAY

SAINT PAUL, MINNESOTA, MONDAY, MARCH 21, 2022

The House of Representatives convened at 3:30 p.m. and was called to order by Dan Wolgamott, Speaker pro tempore.

Prayer was offered by Rabbi Lynn Liberman, Community Chaplain of the Twin Cities of Jewish Family Service of St. Paul.

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

The roll was called and the following members were present:

Acomb Agbaje Akland Albright Anderson Backer Bahner Bahr Baker Becker-Finn Bennett Berg Bernardy Bierman Bliss Boe Boldon Burkel Carlson Christensen Daniels	Davnie Demuth Dettmer Drazkowski Ecklund Edelson Elkins Erickson Feist Fischer Franke Franson Frazier Frederick Freiberg Garofalo Gomez Green Greenman Grossell Gruenbagen	Hansen, R. Hanson, J. Hassan Hausman Heinrich Heintzeman Her Hertaus Hollins Hornstein Howard Huot Igo Johnson Jordan Jurgens Keeler Kiel Klevorn Koegel Kotyza-Witthuhn	Lee Liebling Lillie Lippert Lislegard Long Lucero Lueck Mariani Marquart Masin McDonald Mekeland Miller Moller Moran Morrison Mortensen Mueller Munson Murphy	Nelson, N. Neu Brindley Noor Novotny O'Driscoll Olson, B. Olson, L. O'Neill Pelowski Petersburg Pfarr Pierson Pinto Poston Pryor Quam Raleigh Rasmusson Reyer Richardson Robbins	Schomacker Schultz Scott Stephenson Sundin Swedzinski Theis Thompson Torkelson Urdahl Vang Wazlawik West Winkler Wolgamott Xiong, J. Xiong, T. Youakim Spk. Hortman
Daniels	Gruenhagen	Kotyza-Witthuhn	Murphy	Robbins	
Daudt Davids	Haley Hamilton	Koznick Kresha	Nash Nelson, M.	Sandell Sandstede	

A quorum was present.

The Chief Clerk proceeded to read the Journal of the preceding day. There being no objection, further reading of the Journal was dispensed with and the Journal was approved as corrected by the Chief Clerk.

REPORTS OF STANDING COMMITTEES AND DIVISIONS

Marquart from the Committee on Taxes to which was referred:

H. F. No. 11, A bill for an act relating to human services; establishing transitional cost-sharing reduction, premium subsidy, small employer public option, and transitional health care credit; expanding eligibility for MinnesotaCare; modifying premium scale; requiring recommendations for alternative delivery and payment system; amending Minnesota Statutes 2020, sections 62V.05, by adding a subdivision; 256L.04, subdivisions 1c, 7a, 10, by adding a subdivision; 256L.07, subdivision 1; 256L.15, subdivision 2, as amended; 290.06, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 62V.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Health Finance and Policy.

The report was adopted.

Nelson, M., from the Committee on State Government Finance and Elections to which was referred:

H. F. No. 778, A bill for an act relating to gambling; authorizing and providing for sports betting; establishing licenses; prohibiting local restrictions; providing for taxation of sports betting; providing civil and criminal penalties; requiring reports; amending Minnesota Statutes 2020, sections 290.0131, by adding a subdivision; 290.0132, by adding a subdivision; 290.0133, by adding a subdivision; 290.0134, by adding a subdivision; 609.75, subdivision 3, by adding a subdivision; 609.755; 609.76, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapters 299L; 609; proposing coding for new law as Minnesota Statutes, chapter 297J.

Reported the same back with the following amendments:

Page 20, line 32, delete everything after "(a)" and insert "shall be transferred to the amateur sports integrity and participation account established pursuant to section 240A.15, subdivision 1."

Page 21, delete lines 1 to 8

Page 28, after line 9, insert:

"ARTICLE 4 AMATEUR SPORTS GRANTS

Section 1. [240A.15] GRANTS FOR PROMOTING INTEGRITY AND PARTICIPATION.

Subdivision 1. Account established; appropriation. The amateur sports integrity and participation account is established in the special revenue fund. The account shall consist of the amount deposited pursuant to section 297J.02, subdivision 6, paragraph (d). The amounts deposited into the account are appropriated to the Minnesota Amateur Sports Commission to make grants under this section. The Minnesota Amateur Sports Commission may retain four percent of the total appropriation to administer the grants.

Subd. 2. Grants to promote the integrity of amateur sports. (a) The Minnesota Amateur Sports Commission shall use 20 percent of the amount deposited in the amateur sports integrity and participation account in the previous fiscal year to award grants to collegiate and amateur sports associations to promote the integrity of amateur sports.

- (b) Grant recipients may use funds to:
- (1) promote the independence, safety, and training of amateur sports leagues and officials;
- (2) provide educational substance abuse prevention and intervention programs related to the use of performance-enhancing drugs;
- (3) provide training to coaches and athletes on safe relationships and how to establish and maintain an environment free from bullying, harassment, and discrimination based on race or sex; or
- (4) provide training or resources to address the mental health needs of amateur athletes, including programs to address depression, anxiety, and disordered eating.
- (c) By September 1 of each year, individuals or organizations that received a grant in the previous fiscal year shall provide a report in a form and manner established by the Minnesota Amateur Sports Commission describing the way in which grant funds were used and providing any additional information required by the Minnesota Amateur Sports Commission.
- Subd. 3. Grants to promote and facilitate participation in youth sports. (a) The Minnesota Amateur Sports Commission shall use 80 percent of the amount deposited in the amateur sports integrity and participation account in the previous fiscal year to award grants to organizations to promote and facilitate participation in youth sports in areas that have experienced a disproportionately high rate of juvenile crime.
- (b) Applicants may demonstrate that an area has experienced a disproportionately high rate of juvenile crime through the use of public data or reports, a submission from the local law enforcement agency, or any other reliable information showing that the area to be served by the applicant has experienced more incidents of juvenile crime than the state average or than surrounding communities.
 - (c) Grant recipients may use funds to:
 - (1) establish, maintain, or expand youth sports;
 - (2) improve facilities for youth sports;
- (3) reduce or eliminate participation costs for youth through the use of scholarships, assistance with the purchase of equipment, reductions or elimination of program fees, and accounting for other reasonable costs that serve as a barrier to participation;
 - (4) recruit and train adults to serve as coaches, officials, or in other supportive roles; or
- (5) coordinate additional services for youth including tutoring, mental health services, substance abuse treatment, and family counseling.
- (d) By September 1 of each year, individuals or organizations that received a grant in the previous fiscal year shall provide a report in a form and manner established by the Minnesota Amateur Sports Commission describing the way in which grant funds were used and providing any additional information required by the Minnesota Amateur Sports Commission.
- Subd. 4. Annual report. By January 15 of each year, the Minnesota Amateur Sports Commission must submit a report to the chairs and ranking minority members of the legislative committees with jurisdiction over public safety, the legislative committees with jurisdiction over taxes, the committee in the house of representatives with jurisdiction over commerce, the committee in the senate with jurisdiction over state government finance and policy,

the committee in the house of representatives with jurisdiction over ways and means, and the committee in the senate with jurisdiction over finance. The report must identify the grants issued under this section since the previous report, including the individual or organization that received the grant, the amount awarded, and the purpose of the grant. The report must also compile and provide the annual reports received from grantees."

Amend the title as follows:

Page 1, line 4, before "requiring" insert "providing for amateur sports grants;"

Correct the title numbers accordingly

With the recommendation that when so amended the bill be re-referred to the Committee on Judiciary Finance and Civil Law.

The report was adopted.

Richardson from the Committee on Education Policy to which was referred:

H. F. No. 1729, A bill for an act relating to education; creating the healthy and hunger-free schools program; amending Minnesota Statutes 2020, section 124D.111, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 124D; repealing Minnesota Statutes 2020, sections 124D.111, subdivisions 1, 2; 124D.1158; 124D.117.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2021 Supplement, section 124D.111, subdivision 1a, is amended to read:

- Subd. 1a. **School lunch aid amounts.** Each school year, the state must pay participants in the national school lunch program the amount of 12.5 cents for each full paid and free student lunch and 52.5 cents for each reduced price lunch served to students.
- (a) Any Minnesota school that participates in the United States Department of Agriculture National School Lunch Program must provide, at no cost, a federally reimbursable lunch to all enrolled students each school day. A participating school with an Identified Student Percentage at or above the federal percentage determined for all meals to be reimbursed at the free rate must participate in the Community Eligibility Provision.
- (b) The department must provide to every Minnesota school providing meals to students under paragraph (a) funding equal to the difference between the federal reimbursement and the average cost of a school meal as annually defined by the United States Department of Agriculture.
 - Sec. 2. Minnesota Statutes 2021 Supplement, section 124D.111, subdivision 4, is amended to read:
- Subd. 4. **No fees.** A participant that receives school lunch aid under this section must make lunch available without charge and must not deny a school lunch to all participating students who qualify for free or reduced price meals any student, whether or not that student has an outstanding balance in the student's meals account attributable to a la carte purchases or for any other reason.

Sec. 3. Minnesota Statutes 2020, section 124D.1158, subdivision 1, is amended to read:

Subdivision 1. **Purpose.** The purpose of the school breakfast program is to provide affordable morning nutrition to children so that they can effectively learn. <u>Any Minnesota school that participates in the United States Department of Agriculture School Breakfast Program must provide, at no cost, a federally reimbursable breakfast to all enrolled students each school day. Public and nonpublic schools that participate in the federal school breakfast program may receive state breakfast aid. Schools shall encourage all children to eat a nutritious breakfast, either at home or at school, and shall work to eliminate barriers to breakfast participation at school such as inadequate facilities and transportation.</u>

- Sec. 4. Minnesota Statutes 2020, section 124D.1158, subdivision 3, is amended to read:
- Subd. 3. **Program reimbursement.** Each school year, the state must reimburse each participating school 30 cents for each reduced price breakfast, 55 cents for each fully paid breakfast served to students in grades 1 to 12, and \$1.30 for each fully paid breakfast served to a prekindergarten student enrolled in an approved voluntary prekindergarten program under section 124D.151 or a kindergarten student. The department must provide to all Minnesota schools participating in the federal School Breakfast Program funding equal to the difference between the federal reimbursement and the average cost of a school breakfast as annually defined by the United States Department of Agriculture.
 - Sec. 5. Minnesota Statutes 2020, section 124D.1158, subdivision 4, is amended to read:
- Subd. 4. **No fees.** A school that receives school breakfast aid under this section must make breakfast available without charge to all participating students in grades 1 to 12 who qualify for free or reduced price meals and to all prekindergarten students enrolled in an approved voluntary prekindergarten program under section 124D.151, early childhood special education students participating in a program authorized under section 124D.151, and all kindergarten students.
 - Sec. 6. Laws 2021, First Special Session chapter 13, article 8, section 3, subdivision 2, is amended to read:
- Subd. 2. **School lunch.** For school lunch aid under Minnesota Statutes, section 124D.111, and Code of Federal Regulations, title 7, section 210.17:

\$ 16,661,000 <u>14,828,000</u>	 2022
\$ 16,954,000 <u>185,025,000</u>	 2023

Sec. 7. Laws 2021, First Special Session chapter 13, article 8, section 3, subdivision 3, is amended to read:

Subd. 3. School breakfast. For traditional school breakfast aid under Minnesota Statutes, section 124D.1158:

\$ 11,848,000 <u>101,000</u>	 2022
\$ 12,200,000 <u>28,953,000</u>	 2023"

Amend the title as follows:

Page 1, line 2, delete "creating the healthy and hunger-free schools program" and insert "providing for school lunch and breakfast for all students; appropriating money"

Correct the title numbers accordingly

With the recommendation that when so amended the bill be re-referred to the Committee on Education Finance.

The report was adopted.

Schultz from the Committee on Human Services Finance and Policy to which was referred:

H. F. No. 2725, A bill for an act relating to judiciary; establishing a statutory procedure to assess the competency of a defendant to stand trial; providing for contested hearings; establishing continuing supervision for certain defendants found incompetent to stand trial; establishing requirements to restore certain defendants to competency; providing for jail-based competency restoration programs; establishing forensic navigators; requiring forensic navigators to provide services to certain defendants; establishing dismissal plans for certain defendants found incompetent to stand trial; establishing a planning and implementation committee; appropriating money; amending Minnesota Statutes 2020, sections 253B.07, subdivision 2a; 253B.10, subdivision 1; 480.182; proposing coding for new law in Minnesota Statutes, chapter 611.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Judiciary Finance and Civil Law.

The report was adopted.

Becker-Finn from the Committee on Judiciary Finance and Civil Law to which was referred:

H. F. No. 2849, A bill for an act relating to public safety; creating an office for missing and murdered Black women and girls; requiring a report; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 299A.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy.

The report was adopted.

Nelson, M., from the Committee on State Government Finance and Elections to which was referred:

H. F. No. 2857, A bill for an act relating to elections; providing requirements related to certain mailings containing an absentee ballot application or sample ballot sent by or on behalf of a committee or other private organization; proposing coding for new law in Minnesota Statutes, chapter 211B.

Reported the same back with the following amendments:

Page 1, line 9, delete everything before "(a)"

Page 1, line 11, delete everything after "include" and insert "the applicable set of statements, printed in capital letters on the outside of the mailing so that the statements are clearly visible at the time of opening, as follows:"

Page 1, after line 11, insert:

"(1) if an absentee ballot application is enclosed:

- (i) "THIS IS AN ABSENTEE BALLOT APPLICATION, NOT AN OFFICIAL BALLOT"; and
- (ii) "THIS IS NOT AN OFFICIAL COMMUNICATION FROM A UNIT OF GOVERNMENT"; and
- (2) if a sample ballot is enclosed:

(i) "THIS IS A SAMPLE BALLOT, NOT AN OFFICIAL BALLOT"; and

(ii) "THIS IS NOT AN OFFICIAL COMMUNICATION FROM A UNIT OF GOVERNMENT."

Page 1, delete lines 12 to 20 and insert:

"(b) As used in this subdivision, "sample ballot" means a document enclosed in the mailing that is formatted and printed in a manner that would lead a reasonable person to believe the document is an official ballot. A document that contains the names of particular candidates or ballot questions alongside illustrations of a generic ballot or common ballot markings is not a sample ballot for purposes of this subdivision, so long as the format and style of the document would not lead a reasonable person to mistake it for an official ballot."

Page 1, delete subdivision 2

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Ecklund from the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy to which was referred:

H. F. No. 3010, A bill for an act relating to employment; prohibiting payment of certain sexual harassment or abuse settlements as severance; allowing a state income tax subtraction for certain damages received; amending Minnesota Statutes 2020, section 290.0132, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 181.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Judiciary Finance and Civil Law.

The report was adopted.

Becker-Finn from the Committee on Judiciary Finance and Civil Law to which was referred:

H. F. No. 3380, A bill for an act relating to children; amending child welfare provisions; amending Minnesota Statutes 2020, sections 260.012; 260C.007, by adding a subdivision; 260C.151, subdivision 6; 260C.152, subdivision 5; 260C.175, subdivision 2; 260C.176, subdivision 2; 260C.178, subdivision 1; 260C.181, subdivision 2; 260C.193, subdivision 3; 260C.201, subdivisions 1, 2; 260C.202; 260C.203; 260C.204; 260C.221; 260C.607, subdivisions 2, 5; 260C.613, subdivisions 1, 5; Minnesota Statutes 2021 Supplement, sections 260C.212, subdivisions 1, 2; 260C.605, subdivision 1; 260C.607, subdivision 6.

Reported the same back with the following amendments:

Page 1, line 16, delete "actions" and insert "practices"

Page 3, line 12, delete "and important friends"

Page 3, line 21, delete "or important friend"

Page 4, line 11, delete "or important friend"

Page 6, delete section 2 and insert:

"Sec. 2. Minnesota Statutes 2020, section 260C.007, subdivision 27, is amended to read:

Subd. 27. **Relative.** "Relative" means a person related to the child by blood, marriage, or adoption; the legal parent, guardian, or custodian of the child's siblings; or an individual who is an important friend of the child or of the child's parent or custodian, including an individual with whom the child has resided or had significant contact or who has a significant relationship to the child or the child's parent or custodian."

Page 6, line 26, delete "or important friend"

Page 7, line 4, after "or" insert "any"

Page 7, line 8, delete "or designated caregiver"

Page 7, line 11, delete "appropriate" and insert "the child is ten years of age or older"

Page 7, line 12, delete the second comma and delete ", if the child is reasonably able to express a preference,"

Page 7, line 13, strike "or a designated caregiver under" and insert "as defined in section 260C.007, subdivision 27,"

Page 7, line 14, strike "chapter 257A"

Page 7, line 14, delete the new language and insert "When a child who is not alleged to be delinquent is taken into custody pursuant to subdivision 1, clause (1) or (2), item (ii), and placement with an identified relative is requested, the peace officer shall coordinate with the responsible social services agency to ensure the child's safety and well-being, and comply with section 260C.181, subdivision 2."

Page 7, delete lines 15 to 32

Page 9, line 11, delete "to be placed in" and insert "into"

Page 12, line 5, reinstate the stricken "into" and delete "to be placed in"

Page 12, line 16, strike ", a designated"

Page 12, line 17, strike "caregiver under chapter 257A," and after "or" insert a comma and delete "or designated"

Page 12, line 18, delete "caregiver"

Page 12, line 26, delete "and important friends"

Page 13, line 3, strike "made"

Page 13, line 4, strike "diligent efforts" and insert "exercised due diligence"

Page 13, line 6, before "a" insert "made"

Page 13, line 9, strike "made" and delete "diligent" and strike "efforts" and insert "exercised due diligence"

Page 13, line 14, delete "diligent"

Page 13, line 18, delete "diligent" and insert "reasonable"

Page 13, line 19, delete "searching for" and insert "notifying" and after "relatives" insert "who come to the agency's attention"

Page 13, line 23, strike "or important friend"

Page 19, line 5, before "parent's" insert "noncustodial or nonresident"

Page 19, lines 21 and 23, delete "and important friends"

Page 21, line 4, delete "unless the court has ruled out a specific relative for foster care" and insert "consistent with section 260C.221"

Page 21, line 5, delete "placement"

Page 26, lines 32 and 33, delete the new language

Page 31, line 20, delete the new language and strike "and important friends"

Page 31, line 22, reinstate the stricken "or"

Page 31, line 23, delete everything after "who" and insert "is an important friend of the child or of the child's parent or custodian, including an individual with whom the child has resided or had significant contact or who has a significant relationship to the child or the child's parent or custodian."

Page 31, delete line 24

Page 31, line 25, strike the old language and delete the new language

Page 31, strike line 26

Page 32, line 7, delete "past, present, and future" and insert "current and long-term needs regarding"

Page 33, lines 33 and 34, delete the new language

Page 34, line 12, delete ", and may notify kin"

Page 34, line 28, delete "a" and insert "the sole"

Page 35, line 11, strike "or opportunity"

Page 35, line 24, delete everything after the period

Page 35, delete lines 25 and 26

Page 35, before line 27, insert:

"(c) The responsible social services agency is not required to send the notice under paragraph (a) to a relative who becomes known to the agency after an adoption placement agreement has been fully executed under section 260C.613, subdivision 1. If the relative wishes to be considered for adoptive placement of the child, the agency shall inform the relative of the relative's ability to file a motion for an order for adoptive placement under section 260C.607, subdivision 6."

Page 35, line 28, delete "<u>right</u>" and insert "<u>opportunity</u>" and after "<u>child</u>" insert ", <u>which must not be limited</u> based solely on the relative's prior inconsistent participation or nonparticipation in care and planning for the child"

Page 35, line 29, delete "includes" and insert "may include"

Page 35, line 33, delete everything after "means"

Page 35, line 34, delete "participation"

Page 36, line 20, delete "another"

Page 36, line 31, delete "and kin"

Page 37, line 4, delete "and kin"

Page 37, delete lines 5 and 6 and insert "case record."

Page 37, line 32, after the period, insert "Unless section 260C.139 applies to the child's case,"

Page 38, line 3, delete ", unless section 260C.139 applies"

Page 38, line 29, before the period, insert "nor is it a basis for the court to rule out any relative from being a foster care or permanent placement option for the child"

Page 39, line 5, delete everything after the period

Page 39, delete lines 6 and 7

Page 40, line 1, delete everything after the comma and insert "should the relative request to be considered for permanent placement at a later date."

Page 40, delete line 2

Page 41, line 7, delete ", kin, and important friends"

Page 43, lines 20 and 21, delete the new language

Page 43, line 22, strike "and has" and insert ". If the relative or foster parent does not have an adoption home study, an affidavit attesting to efforts to complete an adoption home study may be filed with the motion instead. The affidavit must be signed by the relative or foster parent and the responsible social services agency or licensed child-placing agency completing the adoption home study. The relative or foster parent must also have"

Page 43, lines 25 and 26, delete the new language

Page 43, line 28, reinstate the stricken language and delete the new language

Page 43, line 29, reinstate the stricken language and delete the new language and after the period, insert "If the relative or foster parent does not have an adoption home study in the relative's or foster parent's state of residence, an affidavit attesting to efforts to complete an adoption home study may be filed with the motion instead. The affidavit must be signed by the relative or foster parent and the agency completing the adoption home study."

Page 43, delete lines 30 to 32

Page 44, delete lines 16 to 19 and insert:

"(e) The court shall review and enter findings regarding whether, in making an adoptive placement decision for the child, the agency:

(1) considered relatives for adoptive placement in the order specified under section 260C.212, subdivision 2, paragraph (a); and

(2) assessed how the identified adoptive placement resource and the moving party are each able to meet the child's current and future needs based on an individualized determination of the child's needs, as required under sections 260C.612, subdivision 2, and 260C.613, subdivision 1, paragraph (b)."

Page 45, line 30, delete ", kin, and important friends"

Page 46, line 13, delete ", kin, and important friends"

Renumber the sections in sequence

Correct the title numbers accordingly

With the recommendation that when so amended the bill be re-referred to the Committee on Human Services Finance and Policy.

The report was adopted.

Schultz from the Committee on Human Services Finance and Policy to which was referred:

H. F. No. 3418, A bill for an act relating to mental health; making additional mental health professionals eligible for loan forgiveness under the health professional education loan forgiveness program; establishing a mental health provider supervision grant program and a mental health professional scholarship grant program; modifying qualifications for case managers; appropriating money; amending Minnesota Statutes 2020, sections 144.1501, subdivision 4; 245.462, subdivision 4; Minnesota Statutes 2021 Supplement, section 144.1501, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 144.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2021 Supplement, section 144.1501, subdivision 2, is amended to read:

Subd. 2. **Creation of account.** (a) A health professional education loan forgiveness program account is established. The commissioner of health shall use money from the account to establish a loan forgiveness program:

- (1) for medical residents, mental health professionals, and alcohol and drug counselors agreeing to practice in designated rural areas or underserved urban communities or specializing in the area of pediatric psychiatry;
- (2) for midlevel practitioners agreeing to practice in designated rural areas or to teach at least 12 credit hours, or 720 hours per year in the nursing field in a postsecondary program at the undergraduate level or the equivalent at the graduate level;
- (3) for nurses who agree to practice in a Minnesota nursing home; an intermediate care facility for persons with developmental disability; a hospital if the hospital owns and operates a Minnesota nursing home and a minimum of 50 percent of the hours worked by the nurse is in the nursing home; a housing with services establishment as defined in section 144D.01, subdivision 4; or for a home care provider as defined in section 144A.43, subdivision 4; or agree to teach at least 12 credit hours, or 720 hours per year in the nursing field in a postsecondary program at the undergraduate level or the equivalent at the graduate level;
- (4) for other health care technicians agreeing to teach at least 12 credit hours, or 720 hours per year in their designated field in a postsecondary program at the undergraduate level or the equivalent at the graduate level. The commissioner, in consultation with the Healthcare Education-Industry Partnership, shall determine the health care fields where the need is the greatest, including, but not limited to, respiratory therapy, clinical laboratory technology, radiologic technology, and surgical technology;
- (5) for pharmacists, advanced dental therapists, dental therapists, and public health nurses who agree to practice in designated rural areas; and
- (6) for dentists agreeing to deliver at least 25 percent of the dentist's yearly patient encounters to state public program enrollees or patients receiving sliding fee schedule discounts through a formal sliding fee schedule meeting the standards established by the United States Department of Health and Human Services under Code of Federal Regulations, title 42, section 51, chapter 303. 51c.303; and
- (7) for mental health professionals agreeing to provide up to 768 hours per year of clinical supervision in their designated field.
- (b) Appropriations made to the account do not cancel and are available until expended, except that at the end of each biennium, any remaining balance in the account that is not committed by contract and not needed to fulfill existing commitments shall cancel to the fund.
 - Sec. 2. Minnesota Statutes 2020, section 144.1501, subdivision 4, is amended to read:
- Subd. 4. **Loan forgiveness.** The commissioner of health may select applicants each year for participation in the loan forgiveness program, within the limits of available funding. In considering applications <u>from applicants who are mental health professionals</u>, the commissioner shall give preference to applicants who demonstrate competence in providing culturally responsive services or are providing services to underserved communities, including communities in rural areas. In considering applications from all other applicants, the commissioner shall give preference to applicants who document diverse cultural competencies. The commissioner shall distribute available funds for loan forgiveness proportionally among the eligible professions according to the vacancy rate for each profession in the required geographic area, facility type, teaching area, patient group, or specialty type specified in subdivision 2. The commissioner shall allocate funds for physician loan forgiveness so that 75 percent of the funds available are used for underserved urban communities and pediatric psychiatry loan forgiveness. If the commissioner does not receive enough qualified applicants each year to use the entire allocation of funds for any eligible profession, the remaining funds may be allocated proportionally among the other eligible professions according to the vacancy rate for each profession in the required geographic area, patient group, or facility type specified in subdivision 2. Applicants are

responsible for securing their own qualified educational loans. The commissioner shall select participants based on their suitability for practice serving the required geographic area or facility type specified in subdivision 2, as indicated by experience or training. The commissioner shall give preference to applicants closest to completing their training. For each year that a participant meets the service obligation required under subdivision 3, up to a maximum of four years, the commissioner shall make annual disbursements directly to the participant equivalent to 15 percent of the average educational debt for indebted graduates in their profession in the year closest to the applicant's selection for which information is available, not to exceed the balance of the participant's qualifying educational loans. Before receiving loan repayment disbursements and as requested, the participant must complete and return to the commissioner a confirmation of practice form provided by the commissioner verifying that the participant is practicing as required under subdivisions 2 and 3. The participant must provide the commissioner with verification that the full amount of loan repayment disbursement received by the participant has been applied toward the designated loans. After each disbursement, verification must be received by the commissioner and approved before the next loan repayment disbursement is made. Participants who move their practice remain eligible for loan repayment as long as they practice as required under subdivision 2.

Sec. 3. [144.1508] MENTAL HEALTH PROVIDER SUPERVISION GRANT PROGRAM.

- Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.
- (b) "Mental health professional" means an individual with a qualification specified in section 245I.04, subdivision 2.
 - (c) "Underrepresented community" has the meaning given in section 148E.010, subdivision 20.
- Subd. 2. Grant program established. The commissioner of health shall award grants to licensed or certified mental health providers who meet the criteria in subdivision 3 to fund supervision of interns and clinical trainees who are working toward becoming a licensed mental health professional and to subsidize the costs of mental health professional licensing applications and examination fees for clinical trainees.
 - Subd. 3. Eligible providers. In order to be eligible for a grant under this section, a mental health provider must:
- (1) provide at least 25 percent of the provider's yearly patient encounters to state public program enrollees or patients receiving sliding fee schedule discounts through a formal sliding fee schedule meeting the standards established by the United States Department of Health and Human Services under Code of Federal Regulations, title 42, section 51c.303; or
 - (2) primarily serve persons from communities of color or underrepresented communities.
- Subd. 4. Application; grant award. A mental health provider seeking a grant under this section must apply to the commissioner at a time and in a manner specified by the commissioner. The commissioner shall review each application to determine if the application is complete, the mental health provider is eligible for a grant, and the proposed project is an allowable use of grant funds. The commissioner must determine the grant amount awarded to applicants that the commissioner determines will receive a grant.
- <u>Subd. 5.</u> <u>Allowable uses of grant funds.</u> <u>A mental health provider must use grant funds received under this section for one or more of the following:</u>
- (1) to pay for direct supervision hours for interns and clinical trainees, in an amount up to \$7,500 per intern or clinical trainee;
 - (2) to establish a program to provide supervision to multiple interns or clinical trainees; or

- (3) to pay mental health professional licensing application and examination fees for clinical trainees.
- <u>Subd. 6.</u> **Program oversight.** During the grant period, the commissioner may require grant recipients to provide the commissioner with information necessary to evaluate the program.

Sec. 4. [144.1509] MENTAL HEALTH PROFESSIONAL SCHOLARSHIP GRANT PROGRAM.

- Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.
- (b) "Mental health professional" means an individual with a qualification specified in section 245I.04, subdivision 2.
 - (c) "Underrepresented community" has the meaning given in section 148E.010, subdivision 20.
- <u>Subd. 2.</u> <u>Grant program established.</u> A mental health professional scholarship program is established to assist mental health providers in funding employee scholarships for master's level education programs in order to create a pathway to becoming a mental health professional.
- Subd. 3. Provision of grants. The commissioner of health shall award grants to licensed or certified mental health providers who meet the criteria in subdivision 4 to provide tuition reimbursement for master's level programs and certain related costs for individuals who have worked for the mental health provider for at least the past two years in one or more of the following roles:
 - (1) a mental health behavioral aide who meets a qualification in section 245I.04, subdivision 16;
 - (2) a mental health certified family peer specialist who meets the qualifications in section 245I.04, subdivision 12;
 - (3) a mental health certified peer specialist who meets the qualifications in section 245I.04, subdivision 10;
 - (4) a mental health practitioner who meets a qualification in section 245I.04, subdivision 4;
 - (5) a mental health rehabilitation worker who meets the qualifications in section 245I.04, subdivision 14;
- (6) an individual employed in a role in which the individual provides face-to-face client services at a mental health center or certified community behavioral health center; or
 - (7) a staff person who provides care or services to residents of a residential treatment facility.
 - Subd. 4. Eligibility. In order to be eligible for a grant under this section, a mental health provider must:
- (1) primarily provide at least 25 percent of the provider's yearly patient encounters to state public program enrollees or patients receiving sliding fee schedule discounts through a formal sliding fee schedule meeting the standards established by the United States Department of Health and Human Services under Code of Federal Regulations, title 42, section 51c.303; or
 - (2) primarily serve people from communities of color or underrepresented communities.
- Subd. 5. Request for proposals. The commissioner must publish a request for proposals in the State Register specifying provider eligibility requirements, criteria for a qualifying employee scholarship program, provider selection criteria, documentation required for program participation, the maximum award amount, and methods of evaluation. The commissioner must publish additional requests for proposals each year in which funding is available for this purpose.

- Subd. 6. Application requirements. An eligible provider seeking a grant under this section must submit an application to the commissioner. An application must contain a complete description of the employee scholarship program being proposed by the applicant, including the need for the mental health provider to enhance the education of its workforce, the process the mental health provider will use to determine which employees will be eligible for scholarships, any other funding sources for scholarships, the amount of funding sought for the scholarship program, a proposed budget detailing how funds will be spent, and plans to retain eligible employees after completion of the education program.
- Subd. 7. Selection process. The commissioner shall determine a maximum award amount for grants and shall select grant recipients based on the information provided in the grant application, including the demonstrated need for the applicant provider to enhance the education of its workforce, the proposed process to select employees for scholarships, the applicant's proposed budget, and other criteria as determined by the commissioner.
- <u>Subd. 8.</u> <u>Grant agreements.</u> <u>Notwithstanding any law or rule to the contrary, funds awarded to a grant recipient in a grant agreement do not lapse until the grant agreement expires.</u>
- Subd. 9. Allowable uses of grant funds. A mental health provider receiving a grant under this section must use the grant funds for one or more of the following:
- (1) to provide employees with tuition reimbursement for a master's level program in a discipline that will allow the employee to qualify as a mental health professional; or
- (2) for resources and supports, such as child care and transportation, that allow an employee to attend a master's level program specified in clause (1).
- Subd. 10. **Reporting requirements.** A mental health provider receiving a grant under this section shall submit to the commissioner an invoice for reimbursement and a report, on a schedule determined by the commissioner and using a form supplied by the commissioner. The report must include the amount spent on scholarships; the number of employees who received scholarships; and, for each scholarship recipient, the recipient's name, current position, amount awarded, educational institution attended, name of the educational program, and expected or actual program completion date.
 - Sec. 5. Minnesota Statutes 2020, section 245.462, subdivision 4, is amended to read:
- Subd. 4. **Case management service provider.** (a) "Case management service provider" means a case manager or case manager associate employed by the county or other entity authorized by the county board to provide case management services specified in section 245.4711.
 - (b) A case manager must:
 - (1) be skilled in the process of identifying and assessing a wide range of client needs;
- (2) be knowledgeable about local community resources and how to use those resources for the benefit of the client:
- (3) <u>be a mental health practitioner as defined in section 2451.04</u>, <u>subdivision 4</u>, <u>or</u> have a bachelor's degree in one of the behavioral sciences or related fields including, but not limited to, social work, psychology, or nursing from an accredited college or university <u>or</u>. A case manager who is not a mental health practitioner and who does not have a bachelor's degree in one of the behavioral sciences or related fields must meet the requirements of paragraph (c); and

- (4) meet the supervision and continuing education requirements described in paragraphs (d), (e), and (f), as applicable.
 - (c) Case managers without a bachelor's degree must meet one of the requirements in clauses (1) to (3):
 - (1) have three or four years of experience as a case manager associate as defined in this section;
- (2) be a registered nurse without a bachelor's degree and have a combination of specialized training in psychiatry and work experience consisting of community interaction and involvement or community discharge planning in a mental health setting totaling three years; or
- (3) be a person who qualified as a case manager under the 1998 Department of Human Service waiver provision and meet the continuing education and mentoring requirements in this section.
- (d) A case manager with at least 2,000 hours of supervised experience in the delivery of services to adults with mental illness must receive regular ongoing supervision and clinical supervision totaling 38 hours per year of which at least one hour per month must be clinical supervision regarding individual service delivery with a case management supervision. The remaining 26 hours of supervision may be provided by a case manager with two years of experience. Group supervision may not constitute more than one-half of the required supervision hours. Clinical supervision must be documented in the client record.
- (e) A case manager without 2,000 hours of supervised experience in the delivery of services to adults with mental illness must:
- (1) receive clinical supervision regarding individual service delivery from a mental health professional at least one hour per week until the requirement of 2,000 hours of experience is met; and
- (2) complete 40 hours of training approved by the commissioner in case management skills and the characteristics and needs of adults with serious and persistent mental illness.
- (f) A case manager who is not licensed, registered, or certified by a health-related licensing board must receive 30 hours of continuing education and training in mental illness and mental health services every two years.
 - (g) A case manager associate (CMA) must:
 - (1) work under the direction of a case manager or case management supervisor;
 - (2) be at least 21 years of age;
 - (3) have at least a high school diploma or its equivalent; and
 - (4) meet one of the following criteria:
 - (i) have an associate of arts degree in one of the behavioral sciences or human services;
 - (ii) be a certified peer specialist under section 256B.0615;
 - (iii) be a registered nurse without a bachelor's degree;
- (iv) within the previous ten years, have three years of life experience with serious and persistent mental illness as defined in subdivision 20; or as a child had severe emotional disturbance as defined in section 245.4871, subdivision 6; or have three years life experience as a primary caregiver to an adult with serious and persistent mental illness within the previous ten years;

- (v) have 6,000 hours work experience as a nondegreed state hospital technician; or
- (vi) have at least 6,000 hours of supervised experience in the delivery of services to persons with mental illness.

Individuals meeting one of the criteria in items (i) to (v) may qualify as a case manager after four years of supervised work experience as a case manager associate. Individuals meeting the criteria in item (vi) may qualify as a case manager after three years of supervised experience as a case manager associate.

- (h) A case management associate must meet the following supervision, mentoring, and continuing education requirements:
 - (1) have 40 hours of preservice training described under paragraph (e), clause (2);
 - (2) receive at least 40 hours of continuing education in mental illness and mental health services annually; and
 - (3) receive at least five hours of mentoring per week from a case management mentor.

A "case management mentor" means a qualified, practicing case manager or case management supervisor who teaches or advises and provides intensive training and clinical supervision to one or more case manager associates. Mentoring may occur while providing direct services to consumers in the office or in the field and may be provided to individuals or groups of case manager associates. At least two mentoring hours per week must be individual and face-to-face.

- (i) A case management supervisor must meet the criteria for mental health professionals, as specified in subdivision 18.
- (j) An immigrant who does not have the qualifications specified in this subdivision may provide case management services to adult immigrants with serious and persistent mental illness who are members of the same ethnic group as the case manager if the person:
- (1) is currently enrolled in and is actively pursuing credits toward the completion of a bachelor's degree in one of the behavioral sciences or a related field including, but not limited to, social work, psychology, or nursing from an accredited college or university;
 - (2) completes 40 hours of training as specified in this subdivision; and
 - (3) receives clinical supervision at least once a week until the requirements of this subdivision are met.

Sec. 6. APPROPRIATIONS.

- (a) \$1,000,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of health for loan forgiveness for additional mental health professionals through the health professional education loan forgiveness program under Minnesota Statutes, section 144.1501.
- (b) \$1,200,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of health for the mental health provider supervision grant program under Minnesota Statutes, section 144.1508.
- (c) \$250,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of health for the mental health professional scholarship grant program under Minnesota Statutes, section 144.1509.

- (d) \$150,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of human services to increase the number of training sessions offered to certify individuals as mental health certified peer specialists or mental health certified family peer specialists.
- (e) \$1,200,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of human services for the cultural and ethnic minority infrastructure grant program to fund:
- (1) workforce development activities focused on recruiting, supporting, training, and supervision activities for mental health and substance use disorder practitioners and professionals;
- (2) provision of support to members of culturally diverse and ethnic minority communities to qualify as behavioral health professionals, practitioners, clinical supervisors, recovery peer specialists, mental health certified peer specialists, and mental health certified family peer specialists;
- (3) culturally specific outreach, early intervention, trauma-informed services, and recovery support in mental health and substance use disorder services;
- (4) provision of trauma-informed, culturally responsive mental health and substance use disorder supports and services for children and families, youth, or adults who are from cultural and ethnic minority backgrounds and are uninsured or underinsured;
 - (5) expansion and infrastructure improvement activities, especially in greater Minnesota; and
- (6) activities to increase the availability of culturally responsive mental health and substance use disorder services for children and families, youth, or adults or to increase the availability of substance use disorder services for individuals from cultural and ethnic minorities in the state.
- (f) \$25,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of health to establish and maintain a website that will serve as an information clearinghouse for mental health professionals and individuals seeking to qualify as a mental health professional. The website must contain information on the various master's level programs to become a mental health professional, requirements for supervision, where to find supervision, how to access tools to study for the applicable licensing examination, links to loan forgiveness programs and tuition reimbursement programs, and other topics of use to individuals seeking to become a mental health professional. This is a onetime appropriation."

With the recommendation that when so amended the bill be re-referred to the Committee on Health Finance and Policy.

The report was adopted.

Becker-Finn from the Committee on Judiciary Finance and Civil Law to which was referred:

H. F. No. 3446, A bill for an act relating to human services; establishing the Department of Human Services systemic critical incident review team; removing language regarding public health care programs and certain trusts; amending Minnesota Statutes 2020, sections 256.01, by adding a subdivision; 501C.1206.

Reported the same back with the following amendments:

Page 3, line 8, delete everything after "(d)"

Page 3, line 9, delete everything before "The proceedings"

Page 3, line 10, after "are" insert "confidential data on individuals or"

Page 3, line 11, delete "<u>subdivision 13, and</u>" and insert "<u>subdivisions 3 and 13. Data that document a person's</u> opinions formed as a result of the review"

Page 3, line 19, delete everything after "about"

Page 3, line 20, delete "team or"

Page 3, after line 20, insert:

"(e) By October 1 of each year, the commissioner shall prepare an annual public report containing:

(1) an aggregate summary of the systemic themes from the critical incidents examined by the critical incident review team during the previous year;

(2) a synopsis of the conclusions made, process maps created, or exploratory activities taken in regard to the critical incidents examined by the critical incident review team; and

(3) recommendations made to the commissioner regarding systemic changes that could decrease the number and severity of critical incidents in the future or improve the quality of the home and community-based service system."

With the recommendation that when so amended the bill be re-referred to the Committee on Human Services Finance and Policy.

The report was adopted.

Richardson from the Committee on Education Policy to which was referred:

H. F. No. 3580, A bill for an act relating to education; requiring indexing of English learner programs revenue to basic education revenue; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2020, sections 122A.09, subdivision 9; 124D.65, subdivision 5, by adding a subdivision.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Education Finance.

The report was adopted.

Nelson, M., from the Committee on State Government Finance and Elections to which was referred:

H. F. No. 3588, A bill for an act relating to taxation; property; establishing an affordable housing market value exclusion; amending Minnesota Statutes 2020, sections 273.032; 273.13, by adding a subdivision; 276.04, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 273.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2020, section 273.032, is amended to read:

273.032 MARKET VALUE DEFINITION.

- (a) Unless otherwise provided, for the purpose of determining any property tax levy limitation based on market value or any limit on net debt, the issuance of bonds, certificates of indebtedness, or capital notes based on market value, any qualification to receive state aid based on market value, or any state aid amount based on market value, the terms "market value," "estimated market value," and "market valuation," whether equalized or unequalized, mean the estimated market value of taxable property within the local unit of government before any of the following or similar adjustments for:
 - (1) the market value exclusions under:
 - (i) section 273.11, subdivisions 14a and 14c (vacant platted land);
 - (ii) section 273.11, subdivision 16 (certain improvements to homestead property);
 - (iii) section 273.11, subdivisions 19 and 20 (certain improvements to business properties);
 - (iv) section 273.11, subdivision 21 (homestead property damaged by mold);
 - (v) section 273.13, subdivision 34 (homestead of a veteran with a disability or family caregiver); or
 - (vi) section 273.13, subdivision 35 (homestead market value exclusion); or
 - (vii) section 273.13, subdivision 36 (affordable housing market value exclusion); or
 - (2) the deferment of value under:
 - (i) the Minnesota Agricultural Property Tax Law, section 273.111;
 - (ii) the Aggregate Resource Preservation Law, section 273.1115;
 - (iii) the Minnesota Open Space Property Tax Law, section 273.112;
 - (iv) the rural preserves property tax program, section 273.114; or
 - (v) the Metropolitan Agricultural Preserves Act, section 473H.10; or
 - (3) the adjustments to tax capacity for:
 - (i) tax increment financing under sections 469.174 to 469.1794;
 - (ii) fiscal disparities under chapter 276A or 473F; or
 - (iii) powerline credit under section 273.425.

- (b) Estimated market value under paragraph (a) also includes the market value of tax-exempt property if the applicable law specifically provides that the limitation, qualification, or aid calculation includes tax-exempt property.
- (c) Unless otherwise provided, "market value," "estimated market value," and "market valuation" for purposes of property tax levy limitations and calculation of state aid, refer to the estimated market value for the previous assessment year and for purposes of limits on net debt, the issuance of bonds, certificates of indebtedness, or capital notes refer to the estimated market value as last finally equalized.
- (d) For purposes of a provision of a home rule charter or of any special law that is not codified in the statutes and that imposes a levy limitation based on market value or any limit on debt, the issuance of bonds, certificates of indebtedness, or capital notes based on market value, the terms "market value," "taxable market value," and "market valuation," whether equalized or unequalized, mean "estimated market value" as defined in paragraph (a).

EFFECTIVE DATE. This section is effective beginning with assessment year 2023.

Sec. 2. [273.129] AFFORDABLE HOUSING MARKET VALUE EXCLUSION PROGRAM; ESTABLISHMENT.

<u>Subdivision 1.</u> <u>Definitions.</u> (a) For purposes of this section, the following terms have the meanings given, unless otherwise indicated.

- (b) "City" means a statutory or home rule charter city.
- (c) "Governing body" means the governing body of a statutory or home rule charter city.
- (d) "Market value" has the meaning given in section 272.03, subdivision 8.
- (e) "Property" means a residential rental housing property classified as class 4a under section 273.13, subdivision 25, a portion of which is occupied by residents meeting the income requirement under subdivision 4.
- Subd. 2. Establishment. An affordable housing value exclusion program is established to promote the development and redevelopment of affordable rental properties in the state. Eligible properties located in participating cities are eligible to receive a market value exclusion of 50 percent.
- Subd. 3. Approval. (a) The governing body of a city may, upon approval by a majority vote of its members, adopt a resolution agreeing to participate in the affordable housing market value exclusion program. Prior to approval, the governing body must publish notice of its intent to discuss the resolution at a regularly scheduled meeting, in a newspaper with general circulation in the city or on the municipality's website, not less than 30 days prior to the meeting. The notice must include the date, time, and location of the meeting at which the program will be discussed and public input allowed.
- (b) After a city has adopted a resolution agreeing to participate in the program, the city must adopt a separate resolution, subject to the same voting, notice, and public hearing requirements under paragraph (a), for each property the governing body approves to receive the affordable housing valuation exclusion. The resolution must state the valuation exclusion percentage of 50 percent which the property shall receive, and which shall remain the same each year, subject to the duration limit under subdivision 5.
- Subd. 4. Eligibility. (a) A property located in a participating city is eligible for the affordable housing value exclusion applied under section 273.13, subdivision 36, if:
 - (1) the property is not classified in whole or in part as class 4d under section 273.13, subdivision 25;
 - (2) construction of the property began on or after January 1, 2023; and

- (3) the Minnesota Housing Finance Agency certifies to the county or local assessor that:
- (i) at least 20 percent of the units in the property are available for residents whose household income at the time of initial occupancy does not exceed 60 percent of area median income, adjusted for family size, as determined by the United States Department of Housing Urban Development;
- (ii) at least 80 percent of the affordable units in the property are occupied by residents meeting the income requirement; and
- (iii) any unoccupied affordable units are being actively marketed toward persons meeting the income requirements, as attested by the property owner.
- (b) By February 1 each assessment year, an application for certification under this subdivision must be filed by the property owner to the Minnesota Housing Finance Agency. The property owner must provide a copy of the application to the county or city assessor. The application must be filed on a form prescribed by the agency and must contain the property tax identification number, evidence that the property meets the requirements of paragraph (a), and any other information necessary for the Minnesota Housing Finance Agency to determine eligibility. The Minnesota Housing Finance Agency may charge an application fee approximately equal to the costs of processing and reviewing the applications. If imposed, the applicant must pay the application fee to the Minnesota Housing Finance Agency and the fee must be deposited in the housing development fund.
- (c) By March 1 each assessment year, the Minnesota Housing Finance Agency must certify to the appropriate county or city assessor:
- (1) the specific properties, identified by parcel identification numbers, that are eligible under this section to receive the exclusion for the current assessment year; and
- (2) the specific properties, identified by parcel identification numbers, that received the exclusion in the previous assessment year but no longer meet the requirements under this section.

In making the certification, the Minnesota Housing Finance Agency must rely on the property owner's application and any other supporting information that the agency deems necessary.

Subd. 5. **Duration.** The governing body of a participating city shall determine the duration of the affordable housing value exclusion for each eligible property, provided that the exclusion applies for at least ten but not more than 20 assessment years, except that when a property no longer meets the requirements of subdivision 4, the exclusion shall be removed at the beginning of the next assessment year.

EFFECTIVE DATE. This section is effective beginning with assessment year 2023.

- Sec. 3. Minnesota Statutes 2020, section 273.13, is amended by adding a subdivision to read:
- Subd. 36. Affordable housing value exclusion. (a) Prior to determining a property's net tax capacity under this section, property classified as class 4a under subdivision 25, paragraph (a), shall be eligible for an affordable housing market value exclusion as determined under paragraph (b).
- (b) For a property that meets the requirements under section 273.129, the exclusion is 50 percent of the market value. The valuation shall be rounded to the nearest whole dollar, and may not be less than zero.
- (c) Any valuation exclusions or adjustments under section 273.11 shall be applied prior to determining the amount of the valuation exclusion under this subdivision.

EFFECTIVE DATE. This section is effective beginning with assessment year 2023.

- Sec. 4. Minnesota Statutes 2020, section 276.04, subdivision 2, is amended to read:
- Subd. 2. Contents of tax statements. (a) The treasurer shall provide for the printing of the tax statements. The commissioner of revenue shall prescribe the form of the property tax statement and its contents. The tax statement must not state or imply that property tax credits are paid by the state of Minnesota. The statement must contain a tabulated statement of the dollar amount due to each taxing authority and the amount of the state tax from the parcel of real property for which a particular tax statement is prepared. The dollar amounts attributable to the county, the state tax, the voter approved school tax, the other local school tax, the township or municipality, and the total of the metropolitan special taxing districts as defined in section 275.065, subdivision 3, paragraph (i), must be separately stated. The amounts due all other special taxing districts, if any, may be aggregated except that any levies made by the regional rail authorities in the county of Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, or Washington under chapter 398A shall be listed on a separate line directly under the appropriate county's levy. If the county levy under this paragraph includes an amount for a lake improvement district as defined under sections 103B.501 to 103B.581, the amount attributable for that purpose must be separately stated from the remaining county levy amount. In the case of Ramsey County, if the county levy under this paragraph includes an amount for public library service under section 134.07, the amount attributable for that purpose may be separated from the remaining county levy amount. The amount of the tax on homesteads qualifying under the senior citizens' property tax deferral program under chapter 290B is the total amount of property tax before subtraction of the deferred property tax amount. The amount of the tax on contamination value imposed under sections 270.91 to 270.98, if any, must also be separately stated. The dollar amounts, including the dollar amount of any special assessments, may be rounded to the nearest even whole dollar. For purposes of this section whole odd-numbered dollars may be adjusted to the next higher even-numbered dollar. The amount of market value excluded under section 273.11, subdivision 16, if any, must also be listed on the tax statement.
- (b) The property tax statements for manufactured homes and sectional structures taxed as personal property shall contain the same information that is required on the tax statements for real property.
- (c) Real and personal property tax statements must contain the following information in the order given in this paragraph. The information must contain the current year tax information in the right column with the corresponding information for the previous year in a column on the left:
 - (1) the property's estimated market value under section 273.11, subdivision 1;
- (2) the property's homestead market value exclusion under section 273.13, subdivision 35, or the affordable housing market value exclusion under section 273.13, subdivision 36;
 - (3) the property's taxable market value under section 272.03, subdivision 15;
 - (4) the property's gross tax, before credits;
 - (5) for agricultural properties, the credits under sections 273.1384 and 273.1387;
- (6) any credits received under sections 273.119; 273.1234 or 273.1235; 273.135; 273.1391; 273.1398, subdivision 4; 469.171; and 473H.10, except that the amount of credit received under section 273.135 must be separately stated and identified as "taconite tax relief"; and
 - (7) the net tax payable in the manner required in paragraph (a).
- (d) If the county uses envelopes for mailing property tax statements and if the county agrees, a taxing district may include a notice with the property tax statement notifying taxpayers when the taxing district will begin its budget deliberations for the current year, and encouraging taxpayers to attend the hearings. If the county allows

notices to be included in the envelope containing the property tax statement, and if more than one taxing district relative to a given property decides to include a notice with the tax statement, the county treasurer or auditor must coordinate the process and may combine the information on a single announcement.

EFFECTIVE DATE. This section is effective beginning with assessment year 2023."

With the recommendation that when so amended the bill be re-referred to the Committee on Taxes.

The report was adopted.

Liebling from the Committee on Health Finance and Policy to which was referred:

H. F. No. 3595, A bill for an act relating to health; providing for the regulation of certain products containing cannabinoids; limiting the sale of products containing cannabinoids to individuals 21 years of age or older; requiring labeling of cannabinoid products to contain a barcode or matrix barcode; establishing that products containing cannabinoids that meet the regulation requirements are not controlled substances; amending Minnesota Statutes 2020, sections 151.72, subdivisions 1, 2, 3, 4, 6; 152.02, subdivision 2; Minnesota Statutes 2021 Supplement, section 151.72, subdivision 5.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"ARTICLE 1 REGULATION OF PRODUCTS CONTAINING CANNABINOIDS

- Section 1. Minnesota Statutes 2020, section 151.72, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For the purposes of this section, the following terms have the meanings given.
- (b) "Certified hemp" means hemp plants that have been tested and found to meet the requirements of chapter 18K and the rules adopted thereunder.
- (c) "Edible cannabinoid product" means any product that is intended to be eaten or drunk by humans, contains a cannabinoid in combination with food ingredients, and is not a drug.
 - (b) (d) "Hemp" has the meaning given to "industrial hemp" in section 18K.02, subdivision 3.
 - (e) "Label" has the meaning given in section 151.01, subdivision 18.
 - (e) (f) "Labeling" means all labels and other written, printed, or graphic matter that are:
 - (1) affixed to the immediate container in which a product regulated under this section is sold; or
- (2) provided, in any manner, with the immediate container, including but not limited to outer containers, wrappers, package inserts, brochures, or pamphlets-; or
 - (3) provided on that portion of a manufacturer's website that is linked by a scannable barcode or matrix barcode.

- (g) "Matrix barcode" means a code that stores data in a two-dimensional array of geometrically shaped dark and light cells capable of being read by the camera on a smartphone or other mobile device.
- (h) "Nonintoxicating cannabinoid" means substances extracted from certified hemp plants that do not produce intoxicating effects when consumed by any route of administration.
 - Sec. 2. Minnesota Statutes 2020, section 151.72, subdivision 2, is amended to read:
- Subd. 2. **Scope.** (a) This section applies to the sale of any product that contains nonintoxicating cannabinoids extracted from hemp other than food <u>and</u> that is <u>an edible cannabinoid product or is</u> intended for human or animal consumption by any route of administration.
- (b) This section does not apply to any product dispensed by a registered medical cannabis manufacturer pursuant to sections 152.22 to 152.37.
- (c) The board must have no authority over food products, as defined in section 34A.01, subdivision 4, that do not contain cannabinoids extracted or derived from hemp.
 - Sec. 3. Minnesota Statutes 2020, section 151.72, subdivision 3, is amended to read:
- Subd. 3. **Sale of cannabinoids derived from hemp.** (a) Notwithstanding any other section of this chapter, a product containing nonintoxicating cannabinoids, including an edible cannabinoid product, may be sold for human or animal consumption only if all of the requirements of this section are met, provided that a product sold for human or animal consumption does not contain more than 0.3 percent of any tetrahydrocannabinol and an edible cannabinoid product does not contain an amount of any tetrahydrocannabinol that exceeds the limits established in subdivision 5a, paragraph (f).
- (b) No other substance extracted or otherwise derived from hemp may be sold for human consumption if the substance is intended:
- (1) for external or internal use in the diagnosis, cure, mitigation, treatment, or prevention of disease in humans or other animals; or
 - (2) to affect the structure or any function of the bodies of humans or other animals.
- (c) No product containing any cannabinoid or tetrahydrocannabinol extracted or otherwise derived from hemp may be sold to any individual who is under the age of 21.
 - (d) Products that meet the requirements of this section are not controlled substances under section 152.02.
 - Sec. 4. Minnesota Statutes 2020, section 151.72, subdivision 4, is amended to read:
- Subd. 4. **Testing requirements.** (a) A manufacturer of a product regulated under this section must submit representative samples of the product to an independent, accredited laboratory in order to certify that the product complies with the standards adopted by the board. Testing must be consistent with generally accepted industry standards for herbal and botanical substances, and, at a minimum, the testing must confirm that the product:
 - (1) contains the amount or percentage of cannabinoids that is stated on the label of the product;
 - (2) does not contain more than trace amounts of any mold, pesticides, fertilizers, or heavy metals; and

- (3) does not contain a delta 9 tetrahydrocannabinol concentration that exceeds the concentration permitted for industrial hemp as defined in section 18K.02, subdivision 3 more than 0.3 percent of any tetrahydrocannabinol.
- (b) Upon the request of the board, the manufacturer of the product must provide the board with the results of the testing required in this section.
- (c) Testing of the hemp from which the nonintoxicating cannabinoid was derived, or possession of a certificate of analysis for such hemp, does not meet the testing requirements of this section.
 - Sec. 5. Minnesota Statutes 2021 Supplement, section 151.72, subdivision 5, is amended to read:
- Subd. 5. **Labeling requirements.** (a) A product regulated under this section must bear a label that contains, at a minimum:
 - (1) the name, location, contact phone number, and website of the manufacturer of the product;
 - (2) the name and address of the independent, accredited laboratory used by the manufacturer to test the product; and
- (3) an accurate statement of the amount or percentage of cannabinoids found in each unit of the product meant to be consumed; or.
- (4) instead of the information required in clauses (1) to (3), a scannable bar code or QR code that links to the manufacturer's website.
- (b) The information in paragraph (a) may be provided on an outer package if the immediate container that holds the product is too small to contain all of the information.
- (c) The information required in paragraph (a) may be provided through the use of a scannable barcode or matrix barcode that links to a page on the manufacturer's website if that page contains all of the information required by this subdivision.
- (d) The label must also include a statement stating that this the product does not claim to diagnose, treat, cure, or prevent any disease and has not been evaluated or approved by the United States Food and Drug Administration (FDA) unless the product has been so approved.
- (b) (e) The information required to be on the label by this subdivision must be prominently and conspicuously placed and on the label or displayed on the website in terms that can be easily read and understood by the consumer.
- (e) (f) The <u>label labeling</u> must not contain any claim that the product may be used or is effective for the prevention, treatment, or cure of a disease or that it may be used to alter the structure or function of human or animal bodies, unless the claim has been approved by the FDA.
 - Sec. 6. Minnesota Statutes 2020, section 151.72, is amended by adding a subdivision to read:
- Subd. 5a. Additional requirements for edible cannabinoid products. (a) In addition to the testing and labeling requirements under subdivisions 4 and 5, an edible cannabinoid must meet the requirements of this subdivision.
 - (b) An edible cannabinoid product must not:
 - (1) bear the likeness or contain characteristics of a real or fictional person, animal, or fruit;

- (2) be modeled after a brand of products primarily consumed by or marketed to children;
- (3) be made by applying extracted or concentrated tetrahydrocannabinol to a commercially available candy or snack food item;
- (4) contain an ingredient, other than tetrahydrocannabinol, that is not approved by the United States Food and Drug Administration for use in food;
- (5) be packaged in a way that resembles the trademarked, characteristic, or product-specialized packaging of any commercially available food product; or
- (6) be packaged in a container that includes a statement, artwork, or design that could reasonably mislead any person to believe that the package contains anything other than an edible cannabinoid product.
- (c) An edible cannabinoid product must be prepackaged in packaging or a container that is child-resistant, tamper-evident, and opaque or placed in packaging or a container that is child-resistant, tamper-evident, and opaque at the final point of sale to a customer. The requirement that packaging be child-resistant does not apply to an edible cannabinoid product that is intended to be drunk and which contains no more than a trace amount of any tetrahydrocannabinol.
- (d) If an edible cannabinoid product is intended for more than a single use or contains multiple servings, each serving must be indicated by scoring, wrapping, or other indicators designating the individual serving size.
- (e) A label containing at least the following information must be affixed to the packaging or container of all edible cannabinoid products sold to consumers:
 - (1) the serving size;
 - (2) the cannabinoid profile per serving and in total;
 - (3) a list of ingredients, including identification of any major food allergens declared by name; and
 - (4) the following statement: "Keep this product out of reach of children."
- (f) An edible cannabinoid product must not contain more than 2.5 milligrams of any tetrahydrocannabinol and 50 milligrams of cannabidiol in a single serving, or more than a total of 25 milligrams of any tetrahydrocannabinol and 500 milligrams of cannabidiol per package.
 - Sec. 7. Minnesota Statutes 2020, section 151.72, subdivision 6, is amended to read:
- Subd. 6. **Enforcement.** (a) A product sold covered under this section, including an edible cannabinoid product, shall be considered an adulterated drug if:
 - (1) it consists, in whole or in part, of any filthy, putrid, or decomposed substance;
- (2) it has been produced, prepared, packed, or held under unsanitary conditions where it may have been rendered injurious to health, or where it may have been contaminated with filth;
- (3) its container is composed, in whole or in part, of any poisonous or deleterious substance that may render the contents injurious to health;

- (4) it contains any <u>food additives</u>, color additives, or excipients that have been found by the FDA to be unsafe for human or animal consumption; or
- (5) it contains an amount or percentage of <u>nonintoxicating</u> cannabinoids that is different than the amount or percentage stated on the label-:
 - (6) it contains more than 0.3 percent of any tetrahydrocannabinol; or
 - (7) it contains more than trace amounts of mold, pesticides, fertilizers, or heavy metals.
- (b) A product sold under this section shall be considered a misbranded drug if the product's labeling is false or misleading in any manner or in violation of the requirements of this section.
- (c) The board's authority to issue cease and desist orders under section 151.06; to embargo adulterated and misbranded drugs under section 151.38; and to seek injunctive relief under section 214.11, extends to any violation of this section.

ARTICLE 2 CONFORMING CHANGES

- Section 1. Minnesota Statutes 2020, section 34A.01, subdivision 4, is amended to read:
- Subd. 4. **Food.** "Food" means every ingredient used for, entering into the consumption of, or used or intended for use in the preparation of food, drink, confectionery, or condiment for humans or other animals, whether simple, mixed, or compound; and articles used as components of these ingredients, except that edible cannabinoid products, as defined in section 151.72, subdivision 1, paragraph (c), are not food.
 - Sec. 2. Minnesota Statutes 2020, section 152.02, subdivision 2, is amended to read:
 - Subd. 2. **Schedule I.** (a) Schedule I consists of the substances listed in this subdivision.
- (b) Opiates. Unless specifically excepted or unless listed in another schedule, any of the following substances, including their analogs, isomers, esters, ethers, salts, and salts of isomers, esters, and ethers, whenever the existence of the analogs, isomers, esters, ethers, and salts is possible:
 - (1) acetylmethadol;
 - (2) allylprodine;
 - (3) alphacetylmethadol (except levo-alphacetylmethadol, also known as levomethadyl acetate);
 - (4) alphameprodine;
 - (5) alphamethadol;
 - (6) alpha-methylfentanyl benzethidine;
 - (7) betacetylmethadol;
 - (8) betameprodine;
 - (9) betamethadol;

(10) betaprodine;
(11) clonitazene;
(12) dextromoramide;
(13) diampromide;
(14) diethyliambutene;
(15) difenoxin;
(16) dimenoxadol;
(17) dimepheptanol;
(18) dimethyliambutene;
(19) dioxaphetyl butyrate;
(20) dipipanone;
(21) ethylmethylthiambutene;
(22) etonitazene;
(23) etoxeridine;
(24) furethidine;
(25) hydroxypethidine;
(26) ketobemidone;
(27) levomoramide;
(28) levophenacylmorphan;
(29) 3-methylfentanyl;
(30) acetyl-alpha-methylfentanyl;
(31) alpha-methylthiofentanyl;
(32) benzylfentanyl beta-hydroxyfentanyl;
(33) beta-hydroxy-3-methylfentanyl;
(34) 3-methylthiofentanyl;
(35) thenylfentanyl;

(36) thiofentanyl;
(37) para-fluorofentanyl;
(38) morpheridine;
(39) 1-methyl-4-phenyl-4-propionoxypiperidine;
(40) noracymethadol;
(41) norlevorphanol;
(42) normethadone;
(43) norpipanone;
(44) 1-(2-phenylethyl)-4-phenyl-4-acetoxypiperidine (PEPAP);
(45) phenadoxone;
(46) phenampromide;
(47) phenomorphan;
(48) phenoperidine;
(49) piritramide;
(50) proheptazine;
(51) properidine;
(52) propiram;
(53) racemoramide;
(54) tilidine;
(55) trimeperidine;
(56) N-(1-Phenethylpiperidin-4-yl)-N-phenylacetamide (acetyl fentanyl);
(57) 3,4-dichloro-N-[(1R,2R)-2-(dimethylamino)cyclohexyl]-N-methylbenzamide(U47700);
(58) N-phenyl-N-[1-(2-phenylethyl)piperidin-4-yl]furan-2-carboxamide(furanylfentanyl);
(59) 4-(4-bromophenyl)-4-dimethylamino-1-phenethylcyclohexanol (bromadol);
(60) N-(1-phenethylpiperidin-4-yl)-N-phenylcyclopropanecarboxamide (Cyclopropryl fentanyl)

- (61) N-(1-phenethylpiperidin-4-yl)-N-phenylbutanamide) (butyryl fentanyl);
- (62) 1-cyclohexyl-4-(1,2-diphenylethyl)piperazine) (MT-45);
- (63) N-(1-phenethylpiperidin-4-yl)-N-phenylcyclopentanecarboxamide (cyclopentyl fentanyl);
- (64) N-(1-phenethylpiperidin-4-yl)-N-phenylisobutyramide (isobutyryl fentanyl);
- (65) N-(1-phenethylpiperidin-4-yl)-N-phenylpentanamide (valeryl fentanyl);
- (66) N-(4-chlorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide (para-chloroisobutyryl fentanyl);

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- (67) N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)butyramide (para-fluorobutyryl fentanyl);
- (68) N-(4-methoxyphenyl)-N-(1-phenethylpiperidin-4-yl)butyramide (para-methoxybutyryl fentanyl);
- (69) N-(2-fluorophenyl)-2-methoxy-N-(1-phenethylpiperidin-4-yl)acetamide (ocfentanil);
- (70) N-(4-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)isobutyramide (4-fluoroisobutyryl fentanyl or parafluoroisobutyryl fentanyl);
 - (71) N-(1-phenethylpiperidin-4-yl)-N-phenylacrylamide (acryl fentanyl or acryloylfentanyl);
 - (72) 2-methoxy-N-(1-phenethylpiperidin-4-yl)-N-phenylacetamide (methoxyacetyl fentanyl);
 - (73) N-(2-fluorophenyl)-N-(1-phenethylpiperidin-4-yl)propionamide (ortho-fluorofentanyl) or 2-fluorofentanyl);
 - (74) N-(1-phenethylpiperidin-4-yl)-N-phenyltetrahydrofuran-2-carboxamide (tetrahydrofuranyl fentanyl); and
- (75) Fentanyl-related substances, their isomers, esters, ethers, salts and salts of isomers, esters and ethers, meaning any substance not otherwise listed under another federal Administration Controlled Substance Code Number or not otherwise listed in this section, and for which no exemption or approval is in effect under section 505 of the Federal Food, Drug, and Cosmetic Act, United States Code, title 21, section 355, that is structurally related to fentanyl by one or more of the following modifications:
- (i) replacement of the phenyl portion of the phenethyl group by any monocycle, whether or not further substituted in or on the monocycle;
- (ii) substitution in or on the phenethyl group with alkyl, alkenyl, alkoxyl, hydroxyl, halo, haloalkyl, amino, or nitro groups;
- (iii) substitution in or on the piperidine ring with alkyl, alkenyl, alkoxyl, ester, ether, hydroxyl, halo, haloalkyl, amino, or nitro groups;
- (iv) replacement of the aniline ring with any aromatic monocycle whether or not further substituted in or on the aromatic monocycle; or
 - (v) replacement of the N-propionyl group by another acyl group.

(c) Opium derivatives. Any of the following substance unless specifically excepted or unless listed in another sch isomers, and salts of isomers is possible:	
(1) acetorphine;	
(2) acetyldihydrocodeine;	
(3) benzylmorphine;	
(4) codeine methylbromide;	
(5) codeine-n-oxide;	
(6) cyprenorphine;	
(7) desomorphine;	
(8) dihydromorphine;	
(9) drotebanol;	
(10) etorphine;	
(11) heroin;	
(12) hydromorphinol;	
(13) methyldesorphine;	
(14) methyldihydromorphine;	
(15) morphine methylbromide;	
(16) morphine methylsulfonate;	
(17) morphine-n-oxide;	
(18) myrophine;	
(19) nicocodeine;	
(20) nicomorphine;	
(21) normorphine;	
(22) pholcodine; and	
(23) thebacon.	

(d) Hallucinogens. Any material, compound, mixture or preparation which contains any quantity of the

un	llowing substances, their analogs, salts, isomers (whether optical, positional, or geometric), and salts of isomers, less specifically excepted or unless listed in another schedule, whenever the existence of the analogs, salts, omers, and salts of isomers is possible:
	(1) methylenedioxy amphetamine;
	(2) methylenedioxymethamphetamine;
	(3) methylenedioxy-N-ethylamphetamine (MDEA);
	(4) n-hydroxy-methylenedioxyamphetamine;
	(5) 4-bromo-2,5-dimethoxyamphetamine (DOB);
	(6) 2,5-dimethoxyamphetamine (2,5-DMA);
	(7) 4-methoxyamphetamine;
	(8) 5-methoxy-3, 4-methylenedioxyamphetamine;
	(9) alpha-ethyltryptamine;
	(10) bufotenine;
	(11) diethyltryptamine;
	(12) dimethyltryptamine;
	(13) 3,4,5-trimethoxyamphetamine;
	(14) 4-methyl-2, 5-dimethoxyamphetamine (DOM);
	(15) ibogaine;
	(16) lysergic acid diethylamide (LSD);
	(17) mescaline;
	(18) parahexyl;
	(19) N-ethyl-3-piperidyl benzilate;
	(20) N-methyl-3-piperidyl benzilate;
	(21) psilocybin;
	(22) psilocyn;

(23) tenocyclidine (TPCP or TCP);

- (24) N-ethyl-1-phenyl-cyclohexylamine (PCE);
- (25) 1-(1-phenylcyclohexyl) pyrrolidine (PCPy);
- (26) 1-[1-(2-thienyl)cyclohexyl]-pyrrolidine (TCPy);
- (27) 4-chloro-2,5-dimethoxyamphetamine (DOC);
- (28) 4-ethyl-2,5-dimethoxyamphetamine (DOET);
- (29) 4-iodo-2,5-dimethoxyamphetamine (DOI);
- (30) 4-bromo-2,5-dimethoxyphenethylamine (2C-B);
- (31) 4-chloro-2,5-dimethoxyphenethylamine (2C-C);
- (32) 4-methyl-2,5-dimethoxyphenethylamine (2C-D);
- (33) 4-ethyl-2,5-dimethoxyphenethylamine (2C-E);
- (34) 4-iodo-2,5-dimethoxyphenethylamine (2C-I);
- (35) 4-propyl-2,5-dimethoxyphenethylamine (2C-P);
- (36) 4-isopropylthio-2,5-dimethoxyphenethylamine (2C-T-4);
- (37) 4-propylthio-2,5-dimethoxyphenethylamine (2C-T-7);
- (38) 2-(8-bromo-2,3,6,7-tetrahydrofuro [2,3-f][1]benzofuran-4-yl)ethanamine (2-CB-FLY);
- (39) bromo-benzodifuranyl-isopropylamine (Bromo-DragonFLY);
- (40) alpha-methyltryptamine (AMT);
- (41) N,N-diisopropyltryptamine (DiPT);
- (42) 4-acetoxy-N,N-dimethyltryptamine (4-AcO-DMT);
- (43) 4-acetoxy-N,N-diethyltryptamine (4-AcO-DET);
- (44) 4-hydroxy-N-methyl-N-propyltryptamine (4-HO-MPT);
- (45) 4-hydroxy-N,N-dipropyltryptamine (4-HO-DPT);
- (46) 4-hydroxy-N,N-diallyltryptamine (4-HO-DALT);
- (47) 4-hydroxy-N,N-diisopropyltryptamine (4-HO-DiPT);
- (48) 5-methoxy-N,N-diisopropyltryptamine (5-MeO-DiPT);
- (49) 5-methoxy-α-methyltryptamine (5-MeO-AMT);

- (50) 5-methoxy-N,N-dimethyltryptamine (5-MeO-DMT);
- (51) 5-methylthio-N,N-dimethyltryptamine (5-MeS-DMT);
- (52) 5-methoxy-N-methyl-N-isopropyltryptamine (5-MeO-MiPT);
- (53) 5-methoxy-α-ethyltryptamine (5-MeO-AET);
- (54) 5-methoxy-N,N-dipropyltryptamine (5-MeO-DPT);
- (55) 5-methoxy-N,N-diethyltryptamine (5-MeO-DET);
- (56) 5-methoxy-N,N-diallyltryptamine (5-MeO-DALT);
- (57) methoxetamine (MXE);
- (58) 5-iodo-2-aminoindane (5-IAI);
- (59) 5,6-methylenedioxy-2-aminoindane (MDAI);
- (60) 2-(4-bromo-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine (25B-NBOMe);
- (61) 2-(4-chloro-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine (25C-NBOMe);
- (62) 2-(4-iodo-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine (25I-NBOMe);
- (63) 2-(2,5-Dimethoxyphenyl)ethanamine (2C-H);
- (64) 2-(4-Ethylthio-2,5-dimethoxyphenyl)ethanamine (2C-T-2);
- (65) N,N-Dipropyltryptamine (DPT);
- (66) 3-[1-(Piperidin-1-yl)cyclohexyl]phenol (3-HO-PCP);
- (67) N-ethyl-1-(3-methoxyphenyl)cyclohexanamine (3-MeO-PCE);
- (68) 4-[1-(3-methoxyphenyl)cyclohexyl]morpholine (3-MeO-PCMo);
- (69) 1-[1-(4-methoxyphenyl)cyclohexyl]-piperidine (methoxydine, 4-MeO-PCP);
- (70) 2-(2-Chlorophenyl)-2-(ethylamino)cyclohexan-1-one (N-Ethylnorketamine, ethketamine, NENK);
- (71) methylenedioxy-N,N-dimethylamphetamine (MDDMA);
- (72) 3-(2-Ethyl(methyl)aminoethyl)-1H-indol-4-yl (4-AcO-MET); and
- (73) 2-Phenyl-2-(methylamino)cyclohexanone (deschloroketamine).
- (e) Peyote. All parts of the plant presently classified botanically as Lophophora williamsii Lemaire, whether growing or not, the seeds thereof, any extract from any part of the plant, and every compound, manufacture, salts, derivative, mixture, or preparation of the plant, its seeds or extracts. The listing of peyote as a controlled substance

in Schedule I does not apply to the nondrug use of peyote in bona fide religious ceremonies of the American Indian Church, and members of the American Indian Church are exempt from registration. Any person who manufactures peyote for or distributes peyote to the American Indian Church, however, is required to obtain federal registration annually and to comply with all other requirements of law.

(f) Central nervous system depressants. Unless specifically excepted or unless listed in another schedule, any material compound, mixture, or preparation which contains any quantity of the following substances, their analogs, salts, isomers, and salts of isomers whenever the existence of the analogs, salts, isomers, and salts of isomers is possible:
(1) mecloqualone;
(2) methaqualone;
(3) gamma-hydroxybutyric acid (GHB), including its esters and ethers;
(4) flunitrazepam;
(5) 2-(2-Methoxyphenyl)-2-(methylamino)cyclohexanone (2-MeO-2-deschloroketamine, methoxyketamine);
(6) tianeptine;
(7) clonazolam;
(8) etizolam;
(9) flubromazolam; and
(10) flubromazepam.
(g) Stimulants. Unless specifically excepted or unless listed in another schedule, any material compound mixture, or preparation which contains any quantity of the following substances, their analogs, salts, isomers, and salts of isomers whenever the existence of the analogs, salts, isomers, and salts of isomers is possible:
(1) aminorex;
(2) cathinone;
(3) fenethylline;
(4) methcathinone;
(5) methylaminorex;
(6) N,N-dimethylamphetamine;
(7) N-benzylpiperazine (BZP);
(8) methylmethcathinone (mephedrone);
(9) 3,4-methylenedioxy-N-methylcathinone (methylone);

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(10) methoxymethcathinone (methedrone);
(11) methylenedioxypyrovalerone (MDPV);
(12) 3-fluoro-N-methylcathinone (3-FMC);
(13) methylethcathinone (MEC);
(14) 1-benzofuran-6-ylpropan-2-amine (6-APB);
(15) dimethylmethcathinone (DMMC);
(16) fluoroamphetamine;
(17) fluoromethamphetamine;
(18) α-methylaminobutyrophenone (MABP or buphedrone);
(19) 1-(1,3-benzodioxol-5-yl)-2-(methylamino)butan-1-one (butylone);
(20) 2-(methylamino)-1-(4-methylphenyl)butan-1-one (4-MEMABP or BZ-6378);
(21) 1-(naphthalen-2-yl)-2-(pyrrolidin-1-yl) pentan-1-one (naphthylpyrovalerone or naphyrone);
(22) (alpha-pyrrolidinopentiophenone (alpha-PVP);
(23) (RS)-1-(4-methylphenyl)-2-(1-pyrrolidinyl)-1-hexanone (4-Me-PHP or MPHP);
(24) 2-(1-pyrrolidinyl)-hexanophenone (Alpha-PHP);
(25) 4-methyl-N-ethylcathinone (4-MEC);
(26) 4-methyl-alpha-pyrrolidinopropiophenone (4-MePPP);
(27) 2-(methylamino)-1-phenylpentan-1-one (pentedrone);
(28) 1-(1,3-benzodioxol-5-yl)-2-(methylamino)pentan-1-one (pentylone);
(29) 4-fluoro-N-methylcathinone (4-FMC);
(30) 3,4-methylenedioxy-N-ethylcathinone (ethylone);
(31) alpha-pyrrolidinobutiophenone (\alpha-PBP);
(32) 5-(2-Aminopropyl)-2,3-dihydrobenzofuran (5-APDB);
(33) 1-phenyl-2-(1-pyrrolidinyl)-1-heptanone (PV8);
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(34) 6-(2-Aminopropyl)-2,3-dihydrobenzofuran (6-APDB);

(35) 4-methyl-alpha-ethylaminopentiophenone (4-MEAPP);

- (36) 4'-chloro-alpha-pyrrolidinopropiophenone (4'-chloro-PPP);
- (37) 1-(1,3-Benzodioxol-5-yl)-2-(dimethylamino)butan-1-one (dibutylone, bk-DMBDB);
- (38) 1-(3-chlorophenyl) piperazine (meta-chlorophenylpiperazine or mCPP);
- (39) 1-(1,3-benzodioxol-5-yl)-2-(ethylamino)-pentan-1-one (N-ethylpentylone, ephylone); and
- (40) any other substance, except bupropion or compounds listed under a different schedule, that is structurally derived from 2-aminopropan-1-one by substitution at the 1-position with either phenyl, naphthyl, or thiophene ring systems, whether or not the compound is further modified in any of the following ways:
- (i) by substitution in the ring system to any extent with alkyl, alkylenedioxy, alkoxy, haloalkyl, hydroxyl, or halide substituents, whether or not further substituted in the ring system by one or more other univalent substituents;
 - (ii) by substitution at the 3-position with an acyclic alkyl substituent;
 - (iii) by substitution at the 2-amino nitrogen atom with alkyl, dialkyl, benzyl, or methoxybenzyl groups; or
 - (iv) by inclusion of the 2-amino nitrogen atom in a cyclic structure.
- (h) Marijuana, tetrahydrocannabinols, and synthetic cannabinoids. Unless specifically excepted or unless listed in another schedule, any natural or synthetic material, compound, mixture, or preparation that contains any quantity of the following substances, their analogs, isomers, esters, ethers, salts, and salts of isomers, esters, and ethers, whenever the existence of the isomers, esters, ethers, or salts is possible:
 - (1) marijuana;
- (2) tetrahydrocannabinols naturally contained in a plant of the genus Cannabis except that a product containing tetrahydrocannabinols is not included if it meets the requirements of section 151.72, synthetic equivalents of the substances contained in the cannabis plant or in the resinous extractives of the plant, or synthetic substances with similar chemical structure and pharmacological activity to those substances contained in the plant or resinous extract, including, but not limited to, 1 cis or trans tetrahydrocannabinol, 6 cis or trans tetrahydrocannabinol, and 3,4 cis or trans tetrahydrocannabinol;
 - (3) synthetic cannabinoids, including the following substances:
- (i) Naphthoylindoles, which are any compounds containing a 3-(1-napthoyl)indole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group, whether or not further substituted in the indole ring to any extent and whether or not substituted in the naphthyl ring to any extent. Examples of naphthoylindoles include, but are not limited to:
 - (A) 1-Pentyl-3-(1-naphthoyl)indole (JWH-018 and AM-678);
 - (B) 1-Butyl-3-(1-naphthoyl)indole (JWH-073);
 - (C) 1-Pentyl-3-(4-methoxy-1-naphthoyl)indole (JWH-081);
 - (D) 1-[2-(4-morpholinyl)ethyl]-3-(1-naphthoyl)indole (JWH-200);

- (E) 1-Propyl-2-methyl-3-(1-naphthoyl)indole (JWH-015);
- (F) 1-Hexyl-3-(1-naphthoyl)indole (JWH-019);
- (G) 1-Pentyl-3-(4-methyl-1-naphthoyl)indole (JWH-122);
- (H) 1-Pentyl-3-(4-ethyl-1-naphthoyl)indole (JWH-210);
- (I) 1-Pentyl-3-(4-chloro-1-naphthoyl)indole (JWH-398);
- (J) 1-(5-fluoropentyl)-3-(1-naphthoyl)indole (AM-2201).
- (ii) Napthylmethylindoles, which are any compounds containing a 1H-indol-3-yl-(1-naphthyl)methane structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group, whether or not further substituted in the indole ring to any extent and whether or not substituted in the naphthyl ring to any extent. Examples of naphthylmethylindoles include, but are not limited to:
 - (A) 1-Pentyl-1H-indol-3-yl-(1-naphthyl)methane (JWH-175);
 - (B) 1-Pentyl-1H-indol-3-yl-(4-methyl-1-naphthyl)methane (JWH-184).
- (iii) Naphthoylpyrroles, which are any compounds containing a 3-(1-naphthoyl)pyrrole structure with substitution at the nitrogen atom of the pyrrole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the pyrrole ring to any extent, whether or not substituted in the naphthyl ring to any extent. Examples of naphthoylpyrroles include, but are not limited to, (5-(2-fluorophenyl)-1-pentylpyrrol-3-yl)-naphthalen-1-ylmethanone (JWH-307).
- (iv) Naphthylmethylindenes, which are any compounds containing a naphthylideneindene structure with substitution at the 3-position of the indene ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indene ring to any extent, whether or not substituted in the naphthyl ring to any extent. Examples of naphthylemethylindenes include, but are not limited to, E-1-[1-(1-naphthalenylmethylene)-1H-inden-3-yl]pentane (JWH-176).
- (v) Phenylacetylindoles, which are any compounds containing a 3-phenylacetylindole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indole ring to any extent, whether or not substituted in the phenyl ring to any extent. Examples of phenylacetylindoles include, but are not limited to:
 - (A) 1-(2-cyclohexylethyl)-3-(2-methoxyphenylacetyl)indole (RCS-8);
 - (B) 1-pentyl-3-(2-methoxyphenylacetyl)indole (JWH-250);
 - (C) 1-pentyl-3-(2-methylphenylacetyl)indole (JWH-251);
 - (D) 1-pentyl-3-(2-chlorophenylacetyl)indole (JWH-203).

- (vi) Cyclohexylphenols, which are compounds containing a 2-(3-hydroxycyclohexyl)phenol structure with substitution at the 5-position of the phenolic ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not substituted in the cyclohexyl ring to any extent. Examples of cyclohexylphenols include, but are not limited to:
 - (A) 5-(1,1-dimethylheptyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-phenol (CP 47,497);
- (B) 5-(1,1-dimethyloctyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-phenol (Cannabicyclohexanol or CP 47,497 C8 homologue);
 - (C) 5-(1,1-dimethylheptyl)-2-[(1R,2R)-5-hydroxy-2-(3-hydroxypropyl)cyclohexyl] -phenol (CP 55,940).
- (vii) Benzoylindoles, which are any compounds containing a 3-(benzoyl)indole structure with substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl group whether or not further substituted in the indole ring to any extent and whether or not substituted in the phenyl ring to any extent. Examples of benzoylindoles include, but are not limited to:
 - (A) 1-Pentyl-3-(4-methoxybenzoyl)indole (RCS-4);
 - (B) 1-(5-fluoropentyl)-3-(2-iodobenzoyl)indole (AM-694);
 - (C) (4-methoxyphenyl-[2-methyl-1-(2-(4-morpholinyl)ethyl)indol-3-yl]methanone (WIN 48,098 or Pravadoline).
 - (viii) Others specifically named:
- (A) (6aR,10aR)-9-(hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl) -6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol (HU-210);
- (B) (6aS,10aS)-9-(hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl) -6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol (Dexanabinol or HU-211);
- (C) 2,3-dihydro-5-methyl-3-(4-morpholinylmethyl)pyrrolo[1,2,3-de] -1,4-benzoxazin-6-yl-1-naphthalenylmethanone (WIN 55,212-2);
 - (D) (1-pentylindol-3-yl)-(2,2,3,3-tetramethylcyclopropyl)methanone (UR-144);
 - (E) (1-(5-fluoropentyl)-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)methanone (XLR-11);
 - (F) 1-pentyl-N-tricyclo[3.3.1.13,7]dec-1-yl-1H-indazole-3-carboxamide (AKB-48(APINACA));
 - (G) N-((3s,5s,7s)-adamantan-1-yl)-1-(5-fluoropentyl)-1H-indazole-3-carboxamide (5-Fluoro-AKB-48);
 - (H) 1-pentyl-8-quinolinyl ester-1H-indole-3-carboxylic acid (PB-22);
 - (I) 8-quinolinyl ester-1-(5-fluoropentyl)-1H-indole-3-carboxylic acid (5-Fluoro PB-22);
 - (J) N-[(1S)-1-(aminocarbonyl)-2-methylpropyl]-1-pentyl-1H-indazole- 3-carboxamide (AB-PINACA);
- (K) N-[(1S)-1-(aminocarbonyl)-2-methylpropyl]-1-[(4-fluorophenyl)methyl]- 1H-indazole-3-carboxamide (AB-FUBINACA);

- (L) N-[(1S)-1-(aminocarbonyl)-2-methylpropyl]-1-(cyclohexylmethyl)-1H- indazole-3-carboxamide(AB-CHMINACA);
 - (M) (S)-methyl 2-(1-(5-fluoropentyl)-1H-indazole-3-carboxamido)-3- methylbutanoate (5-fluoro-AMB);
 - (N) [1-(5-fluoropentyl)-1H-indazol-3-yl](naphthalen-1-yl) methanone (THJ-2201);
 - (O) (1-(5-fluoropentyl)-1H-benzo[d]imidazol-2-vl)(naphthalen-1-vl)methanone) (FUBIMINA);
- (P) (7-methoxy-1-(2-morpholinoethyl)-N-((1S,2S,4R)-1,3,3-trimethylbicyclo [2.2.1]heptan-2-yl)-1H-indole-3carboxamide (MN-25 or UR-12);
 - (Q) (S)-N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(5-fluoropentyl) -1H-indole-3-carboxamide (5-fluoro-ABICA);
 - (R) N-(1-amino-3-phenyl-1-oxopropan-2-yl)-1-(5-fluoropentyl) -1H-indole-3-carboxamide;
 - (S) N-(1-amino-3-phenyl-1-oxopropan-2-yl)-1-(5-fluoropentyl) -1H-indazole-3-carboxamide;
 - (T) methyl 2-(1-(cyclohexylmethyl)-1H-indole-3-carboxamido) -3,3-dimethylbutanoate;
- (U) N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1(cyclohexylmethyl)-1 H-indazole-3-carboxamide (MAB-CHMINACA);
 - (V) N-(1-Amino-3,3-dimethyl-1-oxo-2-butanyl)-1-pentyl-1H-indazole-3-carboxamide (ADB-PINACA);
 - (W) methyl (1-(4-fluorobenzyl)-1H-indazole-3-carbonyl)-L-valinate (FUB-AMB);
- (X) N-[(1S)-2-amino-2-oxo-1-(phenylmethyl)ethyl]-1-(cyclohexylmethyl)-1H-Indazole-3-carboxamide. (APP-CHMINACA);
 - (Y) quinolin-8-yl 1-(4-fluorobenzyl)-1H-indole-3-carboxylate (FUB-PB-22); and
 - (Z) methyl N-[1-(cyclohexylmethyl)-1H-indole-3-carbonyl]valinate (MMB-CHMICA).
 - (ix) Additional substances specifically named:
 - (A) 1-(5-fluoropentyl)-N-(2-phenylpropan-2-yl)-1 H-pyrrolo[2,3-B]pyridine-3-carboxamide (5F-CUMYL-P7AICA);
 - (B) 1-(4-cyanobutyl)-N-(2- phenylpropan-2-yl)-1 H-indazole-3-carboxamide (4-CN-Cumyl-Butinaca);
 - (C) naphthalen-1-yl-1-(5-fluoropentyl)-1-H-indole-3-carboxylate (NM2201; CBL2201);
 - (D) N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(5-fluoropentyl)-1 H-indazole-3-carboxamide (5F-ABPINACA);
 - (E) methyl-2-(1-(cyclohexylmethyl)-1H-indole-3-carboxamido)-3,3-dimethylbutanoate (MDMB CHMICA);
- (F) methyl 2-(1-(5-fluoropentyl)-1H-indazole-3-carboxamido)-3,3-dimethylbutanoate (5F-ADB; 5F-MDMB-PINACA); and
 - (G) N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-(4-fluorobenzyl) 1H-indazole-3-carboxamide (ADB-FUBINACA).

(i) A controlled substance analog, to the extent that it is implicitly or explicitly intended for human consumption."

Amend the title as follows:

Page 1, line 5, after the semicolon, insert "providing additional requirements for edible cannabinoid products; modifying definition of food;"

Correct the title numbers accordingly

With the recommendation that when so amended the bill be re-referred to the Committee on Commerce Finance and Policy.

The report was adopted.

Nelson, M., from the Committee on State Government Finance and Elections to which was referred:

H. F. No. 3845, A bill for an act relating to children and families; establishing the Office of the Foster Youth Ombudsperson and Board of the Foster Youth Ombudsperson; appropriating money for the Office of the Foster Youth Ombudsperson and Board of the Foster Youth Ombudsperson; proposing coding for new law in Minnesota Statutes, chapters 13; 260C.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Human Services Finance and Policy.

The report was adopted.

Sundin from the Committee on Agriculture Finance and Policy to which was referred:

H. F. No. 3903, A bill for an act relating to animal health; appropriating money to compensate certain white-tailed deer farmers.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. APPROPRIATION; DEER FARMING COMPENSATION.

\$1,000,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of agriculture to reimburse feed, veterinary, and other expenses incurred, and offset revenue lost, by owners of farmed white-tailed deer registered under Minnesota Statutes, section 35.155, due to movement bans imposed by the commissioner of natural resources in emergency rules between December 2019 and December 2021 and the restrictions and requirements imposed by the Board of Animal Health within chronic wasting disease endemic areas. The commissioner may issue payments of up to \$10,000 on a first-come, first-served, noncompetitive basis. This is a onetime appropriation and is available until June 30, 2024."

With the recommendation that when so amended the bill be re-referred to the Committee on Environment and Natural Resources Finance and Policy.

The report was adopted.

Nelson, M., from the Committee on State Government Finance and Elections to which was referred:

H. F. No. 3910, A bill for an act relating to state government; recognizing Juneteenth, June 19, as a state holiday; amending Minnesota Statutes 2020, section 645.44, subdivision 5.

Reported the same back with the following amendments:

Page 1, after line 4, insert:

"Section 1. Minnesota Statutes 2020, section 10.55, is amended to read:

10.55 JUNETEENTH.

- (a) The third Saturday in June 19 of each year is designated Juneteenth in recognition of the historical pronouncement of the abolition of slavery on June 19, 1865, when the Emancipation Proclamation was said to have been first publicly read in Texas by Union soldiers led by General Granger. The announcement came 2-1/2 years after President Abraham Lincoln's Emancipation Proclamation and two months after General Lee's surrender in April 1865. Juneteenth and emancipation celebrations have been commonplace in Minnesota since 1889 as a result of community-based grassroots efforts.
- (b) Each year the governor shall issue a proclamation honoring this observance and recognizing the important contributions African-Americans have made to Minnesota's communities, culture, and economy. The governor may also take any additional action necessary to promote and encourage the observance of Juneteenth and public schools may offer instruction and programs on the occasion."

Renumber the sections in sequence

Correct the title numbers accordingly

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

Mariani from the Committee on Public Safety and Criminal Justice Reform Finance and Policy to which was referred:

H. F. No. 3949, A bill for an act relating to corrections; authorizing the removal of the ombudsperson only for just cause; amending Minnesota Statutes 2020, section 241.90.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Noor from the Committee on Workforce and Business Development Finance and Policy to which was referred:

H. F. No. 3953, A bill for an act relating to workforce development; appropriating money for apprenticeship preparation programming.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy.

The report was adopted.

Becker-Finn from the Committee on Judiciary Finance and Civil Law to which was referred:

H. F. No. 3971, A bill for an act relating to child maltreatment; modifying child maltreatment family assessment and investigation requirements; providing immunity for minors who make a child maltreatment report or assist in a child maltreatment assessment or investigation; amending Minnesota Statutes 2020, sections 260E.22, subdivision 2; 260E.24, subdivision 2; 260E.34; Minnesota Statutes 2021 Supplement, section 260E.20, subdivision 2.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Human Services Finance and Policy.

The report was adopted.

Liebling from the Committee on Health Finance and Policy to which was referred:

H. F. No. 3972, A bill for an act relating to human rights; adding race and ethnicity to nondiscrimination in access to transplants; amending Minnesota Statutes 2021 Supplement, section 363A.50.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Ecklund from the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy to which was referred:

H. F. No. 4066, A bill for an act relating to the State Building Code; requiring infrastructure to support the charging of electric vehicles; amending Minnesota Statutes 2020, sections 326B.103, by adding subdivisions; 326B.106, by adding a subdivision.

Reported the same back with the following amendments:

Page 2, line 9, delete "or significantly remodeled"

With the recommendation that when so amended the bill be re-referred to the Committee on Climate and Energy Finance and Policy.

The report was adopted.

Sundin from the Committee on Agriculture Finance and Policy to which was referred:

H. F. No. 4126, A bill for an act relating to agriculture; modifying requirements to farm Cervidae; amending Minnesota Statutes 2020, section 35.155, subdivisions 4, 6, 12; Minnesota Statutes 2021 Supplement, section 35.155, subdivision 11.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

- "Section 1. Minnesota Statutes 2020, section 13.643, subdivision 6, is amended to read:
- Subd. 6. **Animal premises data.** (a) <u>Except for farmed Cervidae premises location data collected and maintained under section 35.155, the following data collected and maintained by the Board of Animal Health related to registration and identification of premises and animals under chapter 35, are classified as private or nonpublic:</u>
 - (1) the names and addresses;
 - (2) the location of the premises where animals are kept; and
 - (3) the identification number of the premises or the animal.
- (b) Except as provided in section 347.58, subdivision 5, data collected and maintained by the Board of Animal Health under sections 347.57 to 347.64 are classified as private or nonpublic.
- (c) The Board of Animal Health may disclose data collected under paragraph (a) or (b) to any person, agency, or to the public if the board determines that the access will aid in the law enforcement process or the protection of public or animal health or safety.
 - Sec. 2. Minnesota Statutes 2020, section 35.155, subdivision 1, is amended to read:
- Subdivision 1. **Running at large prohibited.** (a) An owner may not allow farmed Cervidae to run at large. The owner must make all reasonable efforts to return escaped farmed Cervidae to their enclosures as soon as possible. The owner must <u>immediately</u> notify the commissioner of natural resources of the escape of farmed Cervidae if the farmed Cervidae are not returned or captured by the owner within 24 hours of their escape.
- (b) An owner is liable for expenses of another person in capturing, caring for, and returning farmed Cervidae that have left their enclosures if the person capturing the farmed Cervidae contacts the owner as soon as possible.
- (c) If an owner is unwilling or unable to capture escaped farmed Cervidae, the commissioner of natural resources may destroy the escaped farmed Cervidae. The commissioner of natural resources must allow the owner to attempt to capture the escaped farmed Cervidae prior to destroying the farmed Cervidae. Farmed Cervidae that are not captured by 24 hours after escape may be destroyed.
- (d) A hunter licensed by the commissioner of natural resources under chapter 97A may kill and possess escaped farmed Cervidae in a lawful manner and is not liable to the owner for the loss of the animal.
- (e) Escaped farmed Cervidae killed by a hunter or destroyed by the commissioner of natural resources must be tested for chronic wasting disease at the owner's expense.
- (f) The owner is responsible for proper disposal, as determined by the board, of farmed Cervidae that are killed or destroyed under this subdivision and test positive for chronic wasting disease.
- (g) An owner is liable for any additional costs associated with escaped farmed Cervidae that are infected with chronic wasting disease, including the cost of additional surveillance and capture caused by the escape. This paragraph may be enforced by the attorney general on behalf of any state agency affected.

EFFECTIVE DATE. This section is effective September 1, 2022.

- Sec. 3. Minnesota Statutes 2020, section 35.155, subdivision 4, is amended to read:
- Subd. 4. **Fencing.** Farmed Cervidae must be confined in a manner designed to prevent escape. Except as provided in subdivision 4a, all perimeter fences for farmed Cervidae must be at least 96 inches in height and be constructed and maintained in a way that prevents the escape of farmed Cervidae erroaming Cervidae. After July 1, 2019, All new fencing installed and all fencing used to repair deficiencies must be high tensile. By December 1, 2019, All entry areas for farmed Cervidae enclosure areas must have two redundant gates, which must be maintained to prevent the escape of animals through an open gate. If a fence deficiency allows entry or exit by farmed or wild Cervidae, the owner must repair the deficiency within a reasonable time, as determined by the Board of Animal Health, not to exceed 45 14 days. If a fence deficiency is detected during an inspection, the facility must be reinspected at least once in the subsequent three months. The farmed Cervidae owner must pay a reinspection fee equal to one-half the applicable annual inspection fee under subdivision 7a for each reinspection related to a fence violation. If the facility experiences more than one escape incident in any six-month period or fails to correct a deficiency found during an inspection, the board may revoke the facility's registration and order the owner to remove or destroy the animals as directed by the board. If the board revokes a facility's registration, the commissioner of natural resources may seize and destroy animals at the facility.

EFFECTIVE DATE. This section is effective September 1, 2023.

- Sec. 4. Minnesota Statutes 2020, section 35.155, is amended by adding a subdivision to read:
- Subd. 4a. Fencing; commercial herds. In addition to the requirements in subdivision 4, commercially farmed white-tailed deer must be confined by two or more perimeter fences, with each perimeter fence at least 120 inches in height.

EFFECTIVE DATE. This section is effective September 1, 2023.

- Sec. 5. Minnesota Statutes 2020, section 35.155, subdivision 6, is amended to read:
- Subd. 6. **Identification.** (a) Farmed Cervidae must be identified by means approved by the Board of Animal Health. The identification must include a distinct number that has not been used during the previous three years and must be visible to the naked eye during daylight under normal conditions at a distance of 50 yards. Within 14 days of birth, white-tailed deer must be identified before October 31 of the year in which the animal is born, at the time of weaning, or before movement from the premises, whichever occurs first with an ear tag that adheres to the National Uniform Ear-Tagging System (NUES) or the Animal Identification Number (AIN) system. Elk and other cervids must be identified by December 31 of the year in which the animal is born or before movement from the premises, whichever occurs first. As coordinated by the board, the commissioner of natural resources may destroy any animal that is not identified as required under this subdivision.
- (b) The Board of Animal Health shall register farmed Cervidae. The owner must submit the registration request on forms provided by the board. The forms must include sales receipts or other documentation of the origin of the Cervidae. The board must provide copies of the registration information to the commissioner of natural resources upon request. The owner must keep written records of the acquisition and disposition of registered farmed Cervidae.

EFFECTIVE DATE. This section is effective September 1, 2023.

- Sec. 6. Minnesota Statutes 2020, section 35.155, subdivision 10, is amended to read:
- Subd. 10. **Mandatory registration.** (a) A person may not possess live Cervidae in Minnesota unless the person is registered with the Board of Animal Health and meets all the requirements for farmed Cervidae under this section. Cervidae possessed in violation of this subdivision may be seized and destroyed by the commissioner of natural resources.

- (b) A person whose registration is revoked by the board is ineligible for future registration under this section unless the board determines that the person has undertaken measures that make future escapes extremely unlikely.
- (c) The board must not allow new registrations under this section for possessing white-tailed deer. This paragraph does not prohibit a person holding a valid registration under this subdivision from selling or transferring the person's registration to a family member who resides in this state and is related to the person within the third degree of kindred according to the rules of civil law. A valid registration may be sold or transferred only once under this paragraph. Before the board approves a sale or transfer under this paragraph, the board must verify that the herd is free from chronic wasting disease and the person or eligible family member must pay a onetime transfer fee of \$500 to the board.

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

- Sec. 7. Minnesota Statutes 2021 Supplement, section 35.155, subdivision 11, is amended to read:
- Subd. 11. **Mandatory surveillance for chronic wasting disease; depopulation.** (a) An inventory for each farmed Cervidae herd must be verified by an accredited veterinarian and filed with the Board of Animal Health every 12 months.
- (b) Movement of farmed Cervidae from any premises to another location must be reported to the Board of Animal Health within 14 days of the movement on forms approved by the Board of Animal Health. <u>A person must</u> not move farmed white-tailed deer from any premises to another location.
- (c) All animals from farmed Cervidae herds that are over $\frac{12}{\text{six}}$ months of age that die or are slaughtered must be tested for chronic wasting disease.
 - (d) The owner of a premises where chronic wasting disease is detected must:
- (1) allow and cooperate with inspections of the premises as determined by the Board of Animal Health and Department of Natural Resources conservation officers and wildlife managers;
- (1) (2) depopulate the premises of Cervidae after the federal indemnification process has been completed or, if an indemnification application is not submitted, within a reasonable time determined by the board in consultation with the commissioner of natural resources 30 days;
- $\frac{(2)}{(3)}$ maintain the fencing required under subdivision subdivisions 4 and 4a on the premises for five ten years after the date of detection; and
 - (3) (4) post the fencing on the premises with biohazard signs as directed by the board-;
 - (5) not raise farmed Cervidae on the premises for at least ten years;
- (6) before any sale or transfer of the premises, test the soil for evidence of chronic wasting disease using a method approved by the board and report the results to the board; and
- (7) record with the county recorder or registrar of titles a notice, in the form required by the board, that includes the location and legal description of the premises, the date of detection, the date of depopulation, the landowner requirements under this paragraph, and any other information required by the board.
- (e) An owner of farmed Cervidae that test positive for chronic wasting disease is responsible for proper disposal of the animals, as determined by the board.

- Sec. 8. Minnesota Statutes 2020, section 35.155, subdivision 12, is amended to read:
- Subd. 12. **Importation.** (a) A person must not import <u>live</u> Cervidae <u>or Cervidae semen</u> into the state from a herd that is:
 - (1) infected with or has been exposed to chronic wasting disease; or
- (2) from a known state or province where chronic wasting disease endemic area, as determined by the board is present in farmed or wild Cervidae populations.
 - (b) A person may import <u>live</u> Cervidae <u>or Cervidae semen</u> into the state only from a herd that:
- (1) is not in a known located in a state or province where chronic wasting disease endemic area, as determined by the board, is present in farmed or wild Cervidae populations; and the herd
- (2) has been subject to a state or provincial approved state- or provincial-approved chronic wasting disease monitoring program for at least three years.
- (c) Cervidae or Cervidae semen imported in violation of this section may be seized and destroyed by the commissioner of natural resources.

Sec. 9. WHITE-TAILED DEER TESTING REQUIRED; CHRONIC WASTING DISEASE.

- Subdivision 1. Live-animal testing. No later than October 1, 2022, an owner of farmed white-tailed deer registered with the Board of Animal Health under Minnesota Statutes, section 35.155, must have each farmed white-tailed deer tested for chronic wasting disease using a real-time quaking-induced conversion (RT-QuIC) test and report the results to the Board of Animal Health in the form required by the board. If a white-tailed deer tests positive, the owner must have the animal tested a second time using an RT-QuIC test.
- Subd. 2. Postmortem testing. If a farmed white-tailed deer tests positive twice under subdivision 1, the owner must have the animal destroyed and tested for chronic wasting disease using a postmortem test approved by the Board of Animal Health.
- <u>Subd. 3.</u> <u>Herd depopulation.</u> <u>If a farmed white-tailed deer tests positive for chronic wasting disease under subdivision 2, the owner must depopulate the premises of farmed Cervidae as required under Minnesota Statutes, section 35.155.</u>

Sec. 10. TRANSFER OF DUTIES; FARMED CERVIDAE.

- (a) Except as provided in paragraph (b), the responsibilities for administering and enforcing the statutes and rules listed in clauses (1) and (2) are transferred pursuant to Minnesota Statutes, section 15.039, from the Board of Animal Health to the commissioner of natural resources:
 - (1) Minnesota Statutes, sections 35.153 and 35.155; and
 - (2) Minnesota Rules, parts 1721.0370 to 1721.0420.
- (b) Notwithstanding Minnesota Statutes, section 15.039, subdivision 7, the transfer of personnel will not take place. The commissioner of natural resources must contract with the Board of Animal Health for any veterinary services required to administer this program.

EFFECTIVE DATE. This section is effective July 1, 2024.

Sec. 11. APPROPRIATION.

\$250,000 in fiscal year 2023 is appropriated from the general fund to the Board of Animal Health for purposes of section 9. The board must issue a request for proposal for the RT-QuIC testing required. This is a onetime appropriation and is available until June 30, 2024.

Sec. 12. **REVISOR INSTRUCTION.**

The revisor of statutes must recodify the relevant sections in Minnesota Statutes, chapter 35, and Minnesota Rules, chapter 1721, as necessary to conform with section 10. The revisor must also change the responsible agency, remove obsolete language, and make necessary cross-reference changes consistent with section 10 and the renumbering."

Delete the title and insert:

"A bill for an act relating to agriculture; modifying requirements to farm Cervidae; transferring authority to regulate farmed Cervidae; appropriating money; amending Minnesota Statutes 2020, sections 13.643, subdivision 6; 35.155, subdivisions 1, 4, 6, 10, 12, by adding a subdivision; Minnesota Statutes 2021 Supplement, section 35.155, subdivision 11."

With the recommendation that when so amended the bill be re-referred to the Committee on Environment and Natural Resources Finance and Policy.

The report was adopted.

Moran from the Committee on Ways and Means to which was referred:

H. F. No. 4165, A bill for an act relating to state government; requiring divestment from certain investments relating to Russia and Belarus; terminating contracts with Russian and Belarussian entities; requiring a report; proposing coding for new law in Minnesota Statutes, chapters 11A; 16C.

Reported the same back with the recommendation that the bill be placed on the General Register.

The report was adopted.

Ecklund from the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy to which was referred:

H. F. No. 4184, A bill for an act relating to employment; prohibiting restrictive franchise agreements; amending Minnesota Statutes 2020, section 177.27, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 181.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Judiciary Finance and Civil Law.

The report was adopted.

Noor from the Committee on Workforce and Business Development Finance and Policy to which was referred:

H. F. No. 4198, A bill for an act relating to taxation; providing grants to counties for education, jobs, and workforce development; establishing Community Career Workforce Academies; requiring a report; appropriating money.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Industrial Education and Economic Development Finance and Policy.

The report was adopted.

Becker-Finn from the Committee on Judiciary Finance and Civil Law to which was referred:

H. F. No. 4200, A bill for an act relating to public safety; establishing a public safety innovation board; providing for community safety grants; providing for law enforcement grants and policy; requiring reports; appropriating money; amending Minnesota Statutes 2020, sections 214.10, subdivision 10; 626.843, by adding a subdivision; 626.8473, subdivision 3; 626.89, subdivision 17; Laws 2021, First Special Session chapter 11, article 1, section 15, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 299A.

Reported the same back with the following amendments:

Page 14, delete lines 8 to 24 and insert:

- "(2) mandate that, notwithstanding any law to the contrary, a deceased individual's next of kin, legal representative of the next of kin, or other parent of the deceased individual's children be entitled to view any and all recordings from a peace officer's portable recording system, redacted no more than what is required by law, of an officer's use of deadly force no later than five business days following an incident where deadly force used by a peace officer results in the death of an individual, except that a chief law enforcement officer may deny a request if the investigating agency requests and can articulate a compelling reason as to why allowing the deceased individual's next of kin, legal representative of the next of kin, or other parent of the deceased individual's children to review the recordings would interfere with a thorough investigation. If the chief law enforcement officer denies a request under this paragraph, the involved officer's agency must issue a prompt, written denial and provide notice to the deceased individual's next of kin, legal representative of the next of kin, or other parent of the deceased individual's children that relief may be sought from the district court;
- (3) mandate that, notwithstanding any law to the contrary, an involved officer's agency shall release all body-worn camera recordings of an incident where a peace officer used deadly force and an individual dies to the public no later than 14 business days after the incident, except that a chief law enforcement officer shall not release the video if the investigating agency asserts in writing that allowing the public to view the recordings would interfere with the ongoing investigation; and"

Page 22, delete lines 7 to 34 and insert:

"(4) mandate that, notwithstanding any law to the contrary, a deceased individual's next of kin, legal representative of the next of kin, or other parent of the deceased individual's children be entitled to view any and all recordings from a peace officer's portable recording system, redacted no more than what is required by law, of an officer's use of deadly force no later than five business days following an incident where deadly force used by a peace officer results in the death of an individual, except that a chief law enforcement officer may deny a request if the investigating agency requests and can articulate a compelling reason as to why allowing the deceased individual's next of kin, legal representative of the next of kin, or other parent of the deceased individual's children

to review the recordings would interfere with a thorough investigation. If the chief law enforcement officer denies a request under this paragraph, the involved officer's agency must issue a prompt, written denial and provide notice to the deceased individual's next of kin, legal representative of the next of kin, or other parent of the deceased individual's children that relief may be sought from the district court;

(5) mandate that, notwithstanding any law to the contrary, an involved officer's agency shall release all body-worn camera recordings of an incident where a peace officer used deadly force and an individual dies to the public no later than 14 business days after the incident, except that a chief law enforcement officer shall not release the video if the investigating agency asserts in writing that allowing the public to view the recordings would interfere with the ongoing investigation;"

With the recommendation that when so amended the bill be re-referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy.

The report was adopted.

Mariani from the Committee on Public Safety and Criminal Justice Reform Finance and Policy to which was referred:

H. F. No. 4215, A bill for an act relating to corrections; appropriating money for instruction to incarcerated individuals for employment after incarceration and work release.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Workforce and Business Development Finance and Policy.

The report was adopted.

Liebling from the Committee on Health Finance and Policy to which was referred:

H. F. No. 4265, A bill for an act relating to opioids; providing for the deposit and allocation of opioid settlement proceeds; establishing two accounts in the opiate epidemic response fund; eliminating a separate opioid account in the state treasury; modifying the time frame for eliminating the opioid manufacturer registration fee and reducing license fees; barring municipal claims against litigants in certain settled opioid cases; amending Minnesota Statutes 2020, section 256.043, subdivision 1, by adding a subdivision; Minnesota Statutes 2021 Supplement, sections 16A.151, subdivision 2; 151.066, subdivision 3; 256.042, subdivision 4; 256.043, subdivisions 3, 4; Laws 2019, chapter 63, article 3, section 1, as amended; Laws 2021, First Special Session chapter 7, article 16, section 12; proposing coding for new law in Minnesota Statutes, chapter 3.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Judiciary Finance and Civil Law.

The report was adopted.

Ecklund from the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy to which was referred:

H. F. No. 4272, A bill for an act relating to capital investment; appropriating money for veterans homes.

Reported the same back with the recommendation that the bill be re-referred to the Committee on Capital Investment.

The report was adopted.

Pinto from the Committee on Early Childhood Finance and Policy to which was referred:

H. F. No. 4278, A bill for an act relating to workforce development; appropriating money for a study of the early childhood education workforce.

Reported the same back with the following amendments:

- Page 1, line 10, after "workforce" insert ", including those working in certified and licensed child care centers and family child care homes, Early Head Start and Head Start programs, and school-based programs, including Early Childhood Special Education"
- Page 1, line 12, after the period, insert "At a minimum, the study shall replicate the data points published in the Minnesota Department of Human Services-funded study titled "Child Care Workforce in Minnesota: 2011 Statewide Study of Demographics, Training and Professional Development."

With the recommendation that when so amended the bill be re-referred to the Committee on Workforce and Business Development Finance and Policy.

The report was adopted.

Moran from the Committee on Ways and Means to which was referred:

S. F. No. 3372, A bill for an act relating to health; appropriating money for amyotrophic lateral sclerosis research and caregiver support programs; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 256.

Reported the same back with the following amendments:

Delete everything after the enacting clause and insert:

"Section 1. [256.9755] CAREGIVER SUPPORT PROGRAMS.

- <u>Subdivision 1.</u> <u>Program goals.</u> It is a goal of all area agencies on aging and caregiver support programs to support family caregivers of persons with amyotrophic lateral sclerosis (ALS) who are living in the community by:
 - (1) promoting caregiver support programs that serve Minnesotans in their homes and communities;
- (2) providing, within the limits of available funds, the caregiver support services that enable the family caregiver to access caregiver support programs in the most cost-effective and efficient manner; and
- (3) providing information, education, and training to respite caregivers and volunteers about caring for, managing, and coping with care for a person with ALS.
- Subd. 2. Authority. The Minnesota Board on Aging shall allocate to area agencies on aging the state funds which are received under this section for the caregiver support program in a manner consistent with federal requirements. The board shall give priority to those areas where there is a high need of respite services as evidenced by the data provided by the board.

- Subd. 3. Caregiver support services. Funds allocated under this section to an area agency on aging for caregiver support services must be used in a manner consistent with the National Family Caregiver Support Program to reach family caregivers of persons with ALS, except that such funds may be used to provide services benefiting people under the age of 60 and their caregivers. The funds must be used to provide social, nonmedical, community-based services and activities that provide respite for caregivers and social interaction for participants.
- Subd. 4. Report. By January 15, 2025, and every other January 15 thereafter, the Minnesota Board on Aging shall submit a progress report about the caregiver support grants in this section to the chairs and ranking minority members of the legislative committees and divisions with jurisdiction over human services. The progress report must include metrics of the use of the grant program.

Sec. 2. APPROPRIATION; ALS RESEARCH.

- (a) \$20,000,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of the Office of Higher Education to award competitive grants to applicants for research into amyotrophic lateral sclerosis (ALS). The commissioner may work with the Minnesota Department of Health to administer the grant program, including identifying clinical and translational research and innovations, developing outcomes and objectives with the goal of bettering the lives of individuals with ALS and finding a cure for the disease, and application review and grant recipient selection. Not more than \$400,000 may be used by the commissioner to administer the grant program.
- (b) Grants shall be awarded to support clinical and translational research related to ALS. Research topics may include but are not limited to environmental factors, disease mechanisms, disease models, biomarkers, drug development, clinical studies, precision medicine, medical devices, assistive technology, and cognitive studies.
- (c) Eligible applicants for the grants are research facilities, universities, and health systems located in Minnesota. Applicants must submit proposals to the commissioner in the time, form, and manner established by the commissioner. Applicants may coordinate research endeavors and submit a joint application. When reviewing the proposals, the commissioner shall make an effort to avoid approving a grant for an applicant whose research is duplicative of an existing grantee's research.
- (d) Beginning January 15, 2023, and annually thereafter until January 15, 2027, the commissioner shall submit a report to the legislature specifying the applicants receiving grants under this section, the amount of each grant, the purposes for which the grant funds were used, and the amount of the appropriation that is unexpended. The report must also include relevant findings, results, and outcomes of the grant program, and any other information which the commissioner deems significant or useful.
- (e) This is a onetime appropriation. Notwithstanding Minnesota Statutes, section 16A.28, unencumbered balances under this section do not cancel until June 30, 2026.

Sec. 3. APPROPRIATION; CAREGIVER SUPPORT PROGRAMS.

\$5,000,000 in fiscal year 2023 is appropriated from the general fund to the commissioner of human services for the Minnesota Board on Aging for the purposes of caregiver support programs under Minnesota Statutes, section 256.9755. Programs receiving funding under this section must include an ALS-specific respite service in their caregiver support program. This is a onetime appropriation and is available until June 30, 2026."

Delete the title and insert:

"A bill for an act relating to health; appropriating money for amyotrophic lateral sclerosis research and caregiver support programs; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 256."

With the recommendation that when so amended the bill be placed on the General Register.

The report was adopted.

SECOND READING OF HOUSE BILLS

H. F. Nos. 2857, 3910, 3949, 3972 and 4165 were read for the second time.

SECOND READING OF SENATE BILLS

S. F. No. 3372 was read for the second time.

INTRODUCTION AND FIRST READING OF HOUSE BILLS

The following House Files were introduced:

Jordan and Lee introduced:

H. F. No. 4429, A bill for an act relating to health; requiring community water systems to inventory service lines and establish plans to replace lead service lines by 2032; requiring notices to customers, consumers, and owners; requiring reports; authorizing rulemaking; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 144.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Schultz introduced:

H. F. No. 4430, A bill for an act relating to health; establishing the Health Care Affordability Board and Health Care Affordability Advisory Council; requiring monitoring of and recommendations related to health care market trends; establishing the health care spending growth target program; requiring reports; providing for civil penalties; requiring certain transfers of funds; amending Minnesota Statutes 2020, section 62U.04, subdivision 11; proposing coding for new law in Minnesota Statutes, chapter 62J.

The bill was read for the first time and referred to the Committee on Judiciary Finance and Civil Law.

Lillie introduced:

H. F. No. 4431, A bill for an act relating to education; requiring the Minnesota State High School League to sanction boys volleyball.

The bill was read for the first time and referred to the Committee on Education Policy.

Munson, Drazkowski, Franson, Bahr, Miller and Lucero introduced:

H. F. No. 4432, A bill for an act relating to health care; providing the Board of Medical Practice discretion in investigating certain complaints against a regulated person; amending Minnesota Statutes 2020, section 147.161, subdivision 1.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Hansen, R., and Lee introduced:

H. F. No. 4433, A bill for an act relating to Public Facilities Authority; requiring certain amounts of federal funds to be spent on green infrastructure; creating a green infrastructure grant program; appropriating money; authorizing the sale and issuance of state bonds; amending Minnesota Statutes 2020, sections 446A.07, subdivision 8; 446A.081, subdivision 9; proposing coding for new law in Minnesota Statutes, chapter 446A.

The bill was read for the first time and referred to the Committee on Industrial Education and Economic Development Finance and Policy.

Gomez; Xiong, J.; Hassan; Koegel and Keeler introduced:

H. F. No. 4434, A bill for an act relating to health; directing the commissioner of health to issue grants for drug overdose prevention and substance use prevention activities and related activities to prevent infectious diseases; requiring reports; amending Minnesota Statutes 2020, section 145.924; proposing coding for new law in Minnesota Statutes, chapter 144.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Lislegard and Ecklund introduced:

H. F. No. 4435, A bill for an act relating to mining; facilitating mineral commodity and nonfuel gas leases; amending Minnesota Statutes 2020, sections 9.071; 93.245; 93.25, subdivisions 1, 2.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Liebling introduced:

H. F. No. 4436, A bill for an act relating to capital investment; appropriating money for a municipal district heating and cooling energy distribution system in the city of Rochester.

The bill was read for the first time and referred to the Committee on Climate and Energy Finance and Policy.

Moran introduced:

H. F. No. 4437, A bill for an act relating to capital investment; appropriating money for an Innovation Center in St. Paul.

The bill was read for the first time and referred to the Committee on Workforce and Business Development Finance and Policy.

Moran introduced:

H. F. No. 4438, A bill for an act relating to housing; appropriating money for a grant to Community Stabilization Project for services to renters and property owners in low-income and underrepresented communities.

The bill was read for the first time and referred to the Committee on Housing Finance and Policy.

Klevorn introduced:

H. F. No. 4439, A bill for an act relating to consumer data protection; requiring direct-to-consumer genetic testing companies to provide disclosure notices and obtain consent; proposing coding for new law in Minnesota Statutes, chapter 325F.

The bill was read for the first time and referred to the Committee on Commerce Finance and Policy.

Morrison introduced:

H. F. No. 4440, A bill for an act relating to natural resources; appropriating money for buckthorn research.

The bill was read for the first time and referred to the Committee on Higher Education Finance and Policy.

Masin introduced:

H. F. No. 4441, A bill for an act relating to local government; amending the conditions for participation in an open meeting from a nonpublic location; amending Minnesota Statutes 2021 Supplement, section 13D.02, subdivision 1.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Masin introduced:

H. F. No. 4442, A bill for an act relating to metropolitan government; authorizing the Metropolitan Council and metropolitan agencies to expand preferential application process for small businesses; amending Minnesota Statutes 2020, section 473.142.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Masin introduced:

H. F. No. 4443, A bill for an act relating to metropolitan government; modifying the time period for review and assessment of metropolitan significance rules; eliminating a legislative reporting requirement; amending Minnesota Statutes 2020, section 473.173, subdivision 6.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Masin introduced:

H. F. No. 4444, A bill for an act relating to metropolitan government; authorizing the Metropolitan Council and metropolitan agencies to expand preferential application process of small business programs and authorizing the Metropolitan Council to directly negotiate certain contracts; amending Minnesota Statutes 2020, sections 473.129, by adding a subdivision; 473.142.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Schultz introduced:

H. F. No. 4445, A bill for an act relating to education; appropriating money for on-site workforce support services at postsecondary institutions and for midskilled health care occupations.

The bill was read for the first time and referred to the Committee on Higher Education Finance and Policy.

Schultz introduced:

H. F. No. 4446, A bill for an act relating to human services; creating workforce incentive fund grants; designating workforce incentive grants as a subtraction; categorizing workforce incentive grant payments as nonincome; amending Minnesota Statutes 2020, sections 290.0132, by adding a subdivision; 290.0674, subdivision 2a; Minnesota Statutes 2021 Supplement, section 290A.03, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 256.

The bill was read for the first time and referred to the Committee on Taxes.

Schultz introduced:

H. F. No. 4447, A bill for an act relating to human services; providing strategies to retain, recruit, and revitalize the human services frontline workforce; establishing a systemic critical incident review team; increasing ICF/DD operating payment rates; modifying CFSS payment rates; modifying elderly waiver payment rates; modifying the disability waiver rate system base wage index; modifying the entities that may provide SNAP employment and training services; establishing workforce incentive fund grants; establishing mental health provider supervision grants; modifying income for tax purposes; appropriating money; amending Minnesota Statutes 2020, sections 256.01, by adding a subdivision; 256B.0913, subdivisions 4, 5; 256B.5012, by adding a subdivision; 256S.15, subdivision 2; 256S.218, by adding a subdivision; 256S.19, subdivision 3; 256S.211, by adding subdivisions; 256S.212; 256S.213; 256S.214; 256S.215; 290.0132, by adding a subdivision; 290.0674, subdivision 2a; Minnesota Statutes 2021 Supplement, sections 256B.851, subdivision 5; 256D.051, subdivision 22; 256S.21; 256S.2101, subdivision 2, by adding a subdivision; 290A.03, subdivision 3; Laws 2022, chapter 33, section 1, subdivision 5a; proposing coding for new law in Minnesota Statutes, chapters 245I; 256; repealing Minnesota Statutes 2020, section 256S.19, subdivision 4.

The bill was read for the first time and referred to the Committee on Human Services Finance and Policy.

Noor introduced:

H. F. No. 4448, A bill for an act relating to housing; establishing a grant program administered by the Housing Finance Agency for sprinkler systems in certain residential buildings; appropriating money.

The bill was read for the first time and referred to the Committee on Housing Finance and Policy.

Noor introduced:

H. F. No. 4449, A bill for an act relating to higher education; creating a free college grant program to cover the full cost of tuition and fees at state colleges; requiring a report; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 136A.

The bill was read for the first time and referred to the Committee on Higher Education Finance and Policy.

Elkins introduced:

H. F. No. 4450, A bill for an act relating to health care; requiring hospital pricing transparency; amending Minnesota Statutes 2020, section 62J.823.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Ecklund, Sandstede and Lislegard introduced:

H. F. No. 4451, A bill for an act relating to economic development; authorizing separation and retention incentive programs for employees of the Department of Iron Range Resources and Rehabilitation.

The bill was read for the first time and referred to the Committee on Industrial Education and Economic Development Finance and Policy.

Nash and Boe introduced:

H. F. No. 4452, A bill for an act relating to public safety; requiring that level III predatory offenders be subject to electronic surveillance while under community correctional supervision; appropriating money; amending Minnesota Statutes 2020, section 244.05, subdivision 6.

The bill was read for the first time and referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy.

Nash and Boe introduced:

H. F. No. 4453, A bill for an act relating to public safety; modifying residency provisions for certain level III predatory offenders; amending Minnesota Statutes 2020, section 244.052, subdivision 4a.

The bill was read for the first time and referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy.

Nash and Boe introduced:

H. F. No. 4454, A bill for an act relating to public safety; authorizing local units of government to regulate the placement of certain level III predatory offenders within their communities; amending Minnesota Statutes 2020, section 244.052, subdivision 4a.

The bill was read for the first time and referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy.

Carlson introduced:

H. F. No. 4455, A bill for an act relating to broadband; requiring the Public Utilities Commission to establish standards for broadband service; requiring a report to the commission; proposing coding for new law in Minnesota Statutes, chapter 237.

The bill was read for the first time and referred to the Committee on Commerce Finance and Policy.

Anderson introduced:

H. F. No. 4456, A bill for an act relating to local government; appropriating money for grants to perpetuate public land survey system monuments and associated data; requiring a report; amending Minnesota Statutes 2020, section 381.12, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 381.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Novotny and Kresha introduced:

H. F. No. 4457, A bill for an act relating to transportation; appropriating money to purchase aircraft for the State Patrol.

The bill was read for the first time and referred to the Committee on Transportation Finance and Policy.

Boe; Raleigh; Olson, B., and Nelson, N., introduced:

H. F. No. 4458, A bill for an act relating to local government; modifying the open meeting law; amending Minnesota Statutes 2021 Supplement, section 13D.02, subdivision 1.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Heintzeman and Green introduced:

H. F. No. 4459, A bill for an act relating to natural resources; modifying transfer requirements for certain recreational vehicles; amending Minnesota Statutes 2020, sections 84.788, subdivision 5; 84.84; 84.922, subdivision 4.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Wazlawik introduced:

H. F. No. 4460, A bill for an act relating to workforce development; appropriating money to the White Bear Center for the Arts for a paid high school internship program.

The bill was read for the first time and referred to the Committee on Workforce and Business Development Finance and Policy.

Acomb introduced:

H. F. No. 4461, A bill for an act relating to energy; appropriating money for the solar for schools program; amending Minnesota Statutes 2021 Supplement, section 216C.376, subdivision 5.

The bill was read for the first time and referred to the Committee on Climate and Energy Finance and Policy.

Stephenson introduced:

H. F. No. 4462, A bill for an act relating to energy; requiring an advanced nuclear study; requiring a report; appropriating money.

The bill was read for the first time and referred to the Committee on Climate and Energy Finance and Policy.

Morrison introduced:

H. F. No. 4463, A bill for an act relating to capital investment; appropriating money for street reconstruction in the city of Excelsior; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Morrison introduced:

H. F. No. 4464, A bill for an act relating to capital investment; appropriating money for improvements to the St. Alban's Bay Bridge in the city of Excelsior; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Morrison introduced:

H. F. No. 4465, A bill for an act relating to capital investment; appropriating money for drinking water improvements in the city of Excelsior; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Franson, Igo, Heintzeman, Swedzinski, Scott, Gruenhagen and Lucero introduced:

H. F. No. 4466, A bill for an act relating to energy; prohibiting cost recovery for motor vehicle incentive programs; establishing that motor vehicle incentive programs are not an efficient fuel-switching improvement for consumer-owned utilities; amending Minnesota Statutes 2020, section 216B.16, by adding a subdivision; Minnesota Statutes 2021 Supplement, section 216B.2403, subdivision 8.

The bill was read for the first time and referred to the Committee on Climate and Energy Finance and Policy.

Boldon and Huot introduced:

H. F. No. 4467, A bill for an act relating to health occupations; updating statutory references to certain professionals to include advanced practice registered nurses; amending Minnesota Statutes 2020, sections 62A.3091, subdivision 2; 62J.48; 62S.02, subdivision 5; 144.4807, subdivision 7; 144.966, subdivision 6; 176.011, subdivision 12a; 245A.143, subdivisions 2, 7; 245F.09, subdivision 2; 256B.0659, subdivision 27; 383A.13, subdivisions 3, 6; 609.341, subdivision 17.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Greenman, Ecklund, Berg, Edelson, Dettmer and Raleigh introduced:

H. F. No. 4468, A bill for an act relating to the military; appropriating money for holistic health and fitness program for Minnesota Army National Guard.

The bill was read for the first time and referred to the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy.

Nash introduced:

H. F. No. 4469, A bill for an act relating to elections; amending requirements related to returning absentee ballots and absentee ballot drop boxes; requiring certain election activity to be livestreamed and recorded; requiring the commissioner of information technology services to retain and make certain video recordings available to the public; amending requirements on releasing vote totals; requiring a report; appropriating money; amending Minnesota Statutes 2020, sections 201.121, subdivision 1; 203B.121, subdivision 5, by adding a subdivision; 204C.19, subdivision 3; Minnesota Statutes 2021 Supplement, sections 203B.08, subdivision 1; 203B.082; 203B.121, subdivision 1; Laws 2021, First Special Session chapter 12, article 1, section 6; proposing coding for new law in Minnesota Statutes, chapter 203B.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Nash introduced:

H. F. No. 4470, A bill for an act relating to liquor; authorizing a license for the city of St. Paul.

The bill was read for the first time and referred to the Committee on Commerce Finance and Policy.

Nash and Boe introduced:

H. F. No. 4471, A bill for an act relating to capital investment; appropriating money for appropriating money for a shooting sports facility in the city of Victoria; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Reyer introduced:

H. F. No. 4472, A bill for an act relating to human services; requiring the commissioner of human services to establish a dental home pilot project; specifying project criteria; requiring a report; appropriating money.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Hanson, J., introduced:

H. F. No. 4473, A bill for an act relating to higher education; appropriating money for the MN Reconnect Program.

The bill was read for the first time and referred to the Committee on Higher Education Finance and Policy.

Hanson, J., introduced:

H. F. No. 4474, A bill for an act relating to capital investment; appropriating money for road and bridge improvements in the city of Savage; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Feist introduced:

H. F. No. 4475, A bill for an act relating to capital investment; appropriating money for a wellness and community center in the city of St. Anthony; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Edelson introduced:

H. F. No. 4476, A bill for an act relating to motor vehicles; establishing Jewish war veterans special license plates; amending Minnesota Statutes 2020, section 168.123, subdivision 2.

The bill was read for the first time and referred to the Committee on Transportation Finance and Policy.

Bierman introduced:

H. F. No. 4477, A bill for an act relating to education finance; modifying declining enrollment aid; appropriating money; amending Minnesota Statutes 2021 Supplement, section 126C.10, subdivision 2d.

The bill was read for the first time and referred to the Committee on Education Finance.

Reyer introduced:

H. F. No. 4478, A bill for an act relating to human services; requiring rebasing of dental payment rates under medical assistance and MinnesotaCare; amending Minnesota Statutes 2020, section 256B.76, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Fischer introduced:

H. F. No. 4479, A bill for an act relating to environment; appropriating money for a climate adaptation and resilience program.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Fischer introduced:

H. F. No. 4480, A bill for an act relating to natural resources; appropriating money for a climate adaptation and resilience program.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Koegel introduced:

H. F. No. 4481, A bill for an act relating to health care; requiring pharmacists to dispense a prescription using an audible container label or braille container label for patients who are visually impaired or blind; amending Minnesota Statutes 2020, section 151.212, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Sundin introduced:

H. F. No. 4482, A bill for an act relating to natural resources; appropriating money for elk reintroduction.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Carlson introduced:

H. F. No. 4483, A bill for an act relating to elections; providing for ranked-choice voting in elections for federal and state offices; authorizing jurisdictions to adopt ranked-choice voting for local offices; establishing procedures for adoption, implementation, and use of ranked-choice voting; allowing municipalities to use electronic voting systems with a reallocation feature; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2020, sections 204B.27, by adding a subdivision; 204B.34, subdivision 1; 204B.35, subdivision 1; 204C.19, by

adding a subdivision; 204C.21, by adding a subdivision; 204C.24, subdivision 1; 204C.32, subdivision 1; 204C.33, subdivisions 1, 3; 204D.08, subdivision 5; 204D.10, subdivisions 1, 3; 204D.11, subdivision 1; 205.13, subdivision 2; 206.58, subdivision 1; 206.83; 206.89, subdivisions 2, 3; 207A.12; 208.05; Minnesota Statutes 2021 Supplement, section 204D.08, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 206; proposing coding for new law as Minnesota Statutes, chapter 204E.

The bill was read for the first time and referred to the Committee on State Government Finance and Elections.

Lislegard and Ecklund introduced:

H. F. No. 4484, A bill for an act relating to capital investment; appropriating money for a new aircraft shelter at the Duluth Air National Guard Base.

The bill was read for the first time and referred to the Committee on Labor, Industry, Veterans and Military Affairs Finance and Policy.

Lislegard and Ecklund introduced:

H. F. No. 4485, A bill for an act relating to higher education; modifying the permanent university fund for mineral research; amending Minnesota Statutes 2020, section 137.022, subdivision 4.

The bill was read for the first time and referred to the Committee on Higher Education Finance and Policy.

Hornstein introduced:

H. F. No. 4486, A bill for an act relating to transportation; providing supplemental appropriations for various transportation-related purposes to the Department of Transportation, Metropolitan Council, and the Department of Public Safety; providing various policy changes to transportation-related provisions; amending Minnesota Statutes 2020, sections 13.69, subdivision 1; 161.088, subdivision 1; 219.1651; 299A.41, subdivision 3; 299D.03, subdivision 5; 299F.60, subdivision 1; 299J.16, subdivision 1; Minnesota Statutes 2021 Supplement, sections 161.088, subdivision 5; 171.06, subdivision 3; proposing coding for new law in Minnesota Statutes, chapter 299A.

The bill was read for the first time and referred to the Committee on Transportation Finance and Policy.

Wolgamott introduced:

H. F. No. 4487, A bill for an act relating to human services; modifying disproportionate share rate adjustments for certain customized living services; amending Minnesota Statutes 2021 Supplement, section 256S.205.

The bill was read for the first time and referred to the Committee on Human Services Finance and Policy.

Her; Xiong, J.; Winkler; Hornstein; Hanson, J.; Berg; Gomez; Noor; Edelson; Greenman; Huot; Becker-Finn and Koegel introduced:

H. F. No. 4488, A bill for an act relating to state government; appropriating money to address disparities experienced by Asian Minnesotans.

The bill was read for the first time and referred to the Committee on Workforce and Business Development Finance and Policy.

Murphy introduced:

H. F. No. 4489, A bill for an act relating to capital investment; appropriating money for expansion of the hockey arena in Hermantown; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Novotny introduced:

H. F. No. 4490, A bill for an act relating to transportation; appropriating money for an interchange at marked U.S. Highway 10 and Adams Street in Elk River.

The bill was read for the first time and referred to the Committee on Transportation Finance and Policy.

Novotny introduced:

H. F. No. 4491, A bill for an act relating to transportation; appropriating money for an interchange at marked U.S. Highway 10 and Twin Lakes Road in the city of Elk River.

The bill was read for the first time and referred to the Committee on Transportation Finance and Policy.

Hansen, R., introduced:

H. F. No. 4492, A bill for an act relating to state government; appropriating money for environment and natural resources; modifying prior appropriations; modifying commissioner's duties; modifying provisions for easement stewardship accounts; modifying submission date and frequency on certain reports; modifying requirements to notify of water pollution; modifying permitting efficiency provisions; modifying eligibility for small business pollution prevention assistance; providing for grants for stormwater infrastructure; providing for sale and issuance of state bonds; modifying disposition of certain payments for assistance; modifying provisions for waste management assistance; providing for product stewardship for solar photovoltaic modules; prohibiting lead and cadmium in certain consumer products; requiring reports; requiring rulemaking; amending Minnesota Statutes 2020, sections 13.7411, subdivision 4; 103B.103; 115.03, subdivision 1; 115.061; 115.542, subdivisions 3, 4, by adding a subdivision; 115A.03, by adding a subdivision; 115A.49; 115A.51; 115A.54, subdivisions 1, 2, 2a; 115A.565, subdivision 3; 115B.17, subdivision 14; 115B.52, subdivision 4; 116.993, subdivision 2; Minnesota Statutes 2021 Supplement, section 115A.565, subdivision 1; Laws 2021, First Special Session chapter 6, article 1, section 2; proposing coding for new law in Minnesota Statutes, chapters 115; 115A; 325E; repealing Minnesota Statutes 2020, sections 325E.389; 325E.3891.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Huot introduced:

H. F. No. 4493, A bill for an act relating to education finance; increasing career and technical revenue; appropriating money; amending Minnesota Statutes 2020, section 124D.4531, subdivisions 1, 1a, 1b; Laws 2021, First Special Session chapter 13, article 1, section 10, subdivision 9; repealing Minnesota Statutes 2020, section 124D.4531, subdivision 3a.

The bill was read for the first time and referred to the Committee on Education Finance.

Lislegard; Ecklund; Jordan; Bierman; Stephenson; Hanson, J., and Reyer introduced:

H. F. No. 4494, A bill for an act relating to environment; appropriating money for a new landfill in St. Louis County.

The bill was read for the first time and referred to the Committee on Environment and Natural Resources Finance and Policy.

Nash; Haley; Boe; Raleigh; Igo; Green; Theis; Albright; Mueller; Bennett; Dettmer; Baker; Heinrich; Grossell; Akland; Torkelson; McDonald; Koznick; O'Neill; Petersburg; Pierson; Olson, B.; Daniels; Garofalo; Bliss; Novotny; Jurgens; West; Robbins; Rasmusson; Heintzeman; Bahr; Miller; Drazkowski and Daudt introduced:

H. F. No. 4495, A resolution urging the President of the United States to consider the current geopolitical tensions and support policies and take measures to ensure America's long-term energy affordability, security, leadership and progress, including actions that result in the continued operation of existing oil and natural gas pipelines, the construction of new pipelines, and an end to restrictions on developing our nation's onshore and offshore oil and natural gas resources.

The bill was read for the first time and referred to the Committee on Climate and Energy Finance and Policy.

Robbins introduced:

H. F. No. 4496, A bill for an act relating to early childhood; making changes to the quality rating improvement system and the early learning scholarships program; appropriating money; amending Minnesota Statutes 2020, section 124D.165, subdivisions 2, 3; Minnesota Statutes 2021 Supplement, section 124D.142, subdivision 2; Laws 2021, First Special Session chapter 13, article 9, section 4, subdivision 3.

The bill was read for the first time and referred to the Committee on Early Childhood Finance and Policy.

Pinto introduced:

H. F. No. 4497, A bill for an act relating to early childhood; requiring reports on the information technology supporting and the data practices governing child care and early learning programs; appropriating money.

The bill was read for the first time and referred to the Committee on Early Childhood Finance and Policy.

Huot introduced:

H. F. No. 4498, A bill for an act relating to health; appropriating money to support local and regional emergency medical services.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

Quam introduced:

H. F. No. 4499, A bill for an act relating to capital investment; appropriating money for improvements at the Wasioja Historic District seminary ruins in Dodge County; authorizing the sale and issuance of state bonds.

The bill was read for the first time and referred to the Committee on Capital Investment.

Novotny, Johnson, Grossell and O'Neill introduced:

H. F. No. 4500, A bill for an act relating to public safety; excluding peace officers from discipline for inclusion on Brady-Giglio lists; establishing a task force to examine Brady-Giglio lists; requiring a report; amending Minnesota Statutes 2020, section 626.89, by adding a subdivision.

The bill was read for the first time and referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy.

Gomez; Garofalo; Xiong, J.; Hassan; Koegel and Carlson introduced:

H. F. No. 4501, A bill for an act relating to health; establishing licensure of medical cannabis businesses; phasing out registration and operations of medical cannabis manufacturers; amending Minnesota Statutes 2020, sections 152.22, by adding subdivisions; 152.25, subdivisions 1, 2; 152.27, subdivision 6; 152.30; 152.32, subdivision 2; 152.33, subdivisions 1, 1a, 4, 5, 6; 152.35; 152.37; Minnesota Statutes 2021 Supplement, sections 152.22, subdivision 6; 152.26; 152.31; proposing coding for new law in Minnesota Statutes, chapter 152; repealing Minnesota Statutes 2020, sections 152.22, subdivision 7; 152.25, subdivisions 1, 1a, 1b, 1c, 3; 152.29, subdivisions 2, 3a, 4; Minnesota Statutes 2021 Supplement, section 152.29, subdivisions 1, 3, 3b, 3c.

The bill was read for the first time and referred to the Committee on Health Finance and Policy.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Madam Speaker:

I hereby announce the passage by the Senate of the following House File, herewith returned:

H. F. No. 2875, A bill for an act relating to energy; modifying the Prairie Island Net Zero project; establishing a grant; appropriating money; amending Laws 2020, chapter 118, sections 3, subdivision 3; 5, subdivision 2; Laws 2021, First Special Session chapter 4, article 2, section 3, by adding a subdivision.

CAL R. LUDEMAN, Secretary of the Senate

CALENDAR FOR THE DAY

H. F. No. 3254, A bill for an act relating to commerce; clarifying prohibited contract terms regarding choice of venue; amending Minnesota Statutes 2020, section 325E.37, subdivision 7.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 133 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Acomb	Davnie	Hansen, R.	Lee	Nelson, N.	Schomacker
Agbaje	Demuth	Hanson, J.	Liebling	Neu Brindley	Schultz
Akland	Dettmer	Hassan	Lillie	Noor	Stephenson
Albright	Drazkowski	Hausman	Lippert	Novotny	Sundin
Anderson	Ecklund	Heinrich	Lislegard	O'Driscoll	Swedzinski
Backer	Edelson	Heintzeman	Long	Olson, B.	Theis
Bahner	Elkins	Her	Lucero	Olson, L.	Thompson
Bahr	Erickson	Hertaus	Lueck	O'Neill	Torkelson
Baker	Feist	Hollins	Mariani	Pelowski	Urdahl
Becker-Finn	Fischer	Hornstein	Marquart	Petersburg	Vang
Bennett	Franke	Howard	Masin	Pfarr	Wazlawik
Berg	Franson	Huot	McDonald	Pierson	West
Bernardy	Frazier	Igo	Mekeland	Pinto	Winkler
Bierman	Frederick	Johnson	Miller	Poston	Wolgamott
Bliss	Freiberg	Jordan	Moller	Pryor	Xiong, J.
Boe	Garofalo	Jurgens	Moran	Quam	Xiong, T.
Boldon	Gomez	Keeler	Morrison	Raleigh	Youakim
Burkel	Green	Kiel	Mortensen	Rasmusson	Spk. Hortman
Carlson	Greenman	Klevorn	Mueller	Reyer	
Christensen	Grossell	Koegel	Munson	Richardson	
Daniels	Gruenhagen	Kotyza-Witthuhn	Murphy	Robbins	
Daudt	Haley	Koznick	Nash	Sandell	
Davids	Hamilton	Kresha	Nelson, M.	Sandstede	

The bill was passed and its title agreed to.

H. F. No. 2919, A bill for an act relating to certified public accountants; modifying reinstatement provision for accountants; repealing procedures related to the automatic revocation of certain public accountant certificates; amending Minnesota Statutes 2020, section 326A.09; repealing Minnesota Statutes 2020, section 326A.04, subdivision 11.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 134 yeas and 0 nays as follows:

Those who voted in the affirmative were:

Acomb	Baker	Boldon	Demuth	Fischer	Green
Agbaje	Becker-Finn	Burkel	Dettmer	Franke	Greenman
Akland	Bennett	Carlson	Drazkowski	Franson	Grossell
Albright	Berg	Christensen	Ecklund	Frazier	Gruenhagen
Anderson	Bernardy	Daniels	Edelson	Frederick	Haley
Backer	Bierman	Daudt	Elkins	Freiberg	Hamilton
Bahner	Bliss	Davids	Erickson	Garofalo	Hansen, R.
Bahr	Boe	Davnie	Feist	Gomez	Hanson, J.

Torkelson

Wazlawik

Winkler

Xiong, J.

Xiong, T.

Youakim

Spk. Hortman

Wolgamott

Urdahl

Vang

West

Hassan Kiel Marquart Neu Brindley Raleigh Klevorn Hausman Masin Noor Rasmusson Heinrich Koegel McDonald Novotny Reyer Kotyza-Witthuhn Mekeland Heintzeman O'Driscoll Richardson Her Koznick Miller Olson, B. Robbins Hertaus Kresha Moller Olson, L. Sandell Hollins Moran O'Neill Sandstede Lee Hornstein Liebling Morrison Pelowski Schomacker Howard Lillie Mortensen Petersburg Schultz Lippert Huot Mueller Pfarr Scott Lislegard Munson Pierson Stephenson Igo Johnson Sundin Long Murphy Pinto Swedzinski Jordan Lucero Nash Poston Nelson, M. Jurgens Lueck Pryor Theis Keeler Mariani Nelson, N. Quam Thompson

The bill was passed and its title agreed to.

H. F. No. 3682, A bill for an act relating to local government; expanding certain requirements regarding qualified newspapers; amending Minnesota Statutes 2020, sections 331A.01, subdivision 3, by adding subdivisions; 331A.02, subdivisions 1, 3, 5; 331A.04, subdivision 7; 331A.05, subdivision 7; 471.698, subdivision 1; repealing Minnesota Statutes 2020, section 331A.01, subdivision 4.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 116 yeas and 18 nays as follows:

Those who voted in the affirmative were:

Acomb Davnie Hamilton Lee Nelson, N. Scott Stephenson Agbaje Demuth Hansen, R. Liebling Noor Dettmer Akland Olson, L. Sundin Hanson, J. Lillie Albright Drazkowski Hassan Lippert O'Neill Theis Anderson Ecklund Hausman Lislegard Pelowski Thompson Bahner Petersburg Torkelson Edelson Her Long Elkins Hertaus Urdahl Bahr Lueck Pfarr Baker Erickson Hollins Mariani Pierson Vang Becker-Finn Feist Hornstein Marquart Pinto Wazlawik Fischer West Bennett Howard Masin Pryor Berg Franke Huot McDonald Quam Winkler Bernardy Franson Jordan Miller Raleigh Wolgamott Bierman Frazier Jurgens Moller Rasmusson Xiong, J. Keeler Xiong, T. Frederick Boe Moran Reyer Boldon Freiberg Richardson Youakim Kiel Morrison Burkel Garofalo Klevorn Mortensen **Robbins** Spk. Hortman Carlson Gomez Koegel Sandell Munson Christensen Greenman Kotyza-Witthuhn Sandstede Murphy Koznick Daniels Gruenhagen Nash Schomacker Davids Haley Kresha Nelson, M. Schultz

Those who voted in the negative were:

Backer	Green	Heintzeman	Lucero	Neu Brindley	Olson, B.
Bliss	Grossell	Igo	Mekeland	Novotny	Poston
Daudt	Heinrich	Johnson	Mueller	O'Driscoll	Swedzinski

The bill was passed and its title agreed to.

H. F. No. 3379, A bill for an act relating to military affairs; changing a provision in the reenlistment and commissioning bonus program; amending Minnesota Statutes 2020, section 192.501, subdivision 1b.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 132 yeas and 1 nay as follows:

Those who voted in the affirmative were:

Acomb Agbaje Akland	Davnie Demuth Dettmer	Hamilton Hansen, R. Hanson, J.	Kresha Lee Liebling	Nash Nelson, M. Nelson, N.	Robbins Sandell Sandstede
Albright	Drazkowski	Hausman	Lillie	Neu Brindley	Schomacker
Anderson	Ecklund	Heinrich	Lippert	Noor	Schultz
Backer	Edelson	Heintzeman	Lislegard	Novotny	Scott
Bahner	Elkins	Her	Long	O'Driscoll	Stephenson
Baker	Erickson	Hertaus	Lucero	Olson, B.	Sundin
Becker-Finn	Feist	Hollins	Lueck	Olson, L.	Swedzinski
Bennett	Fischer	Hornstein	Mariani	O'Neill	Theis
Berg	Franke	Howard	Marquart	Pelowski	Thompson
Bernardy	Franson	Huot	Masin	Petersburg	Torkelson
Bierman	Frazier	Igo	McDonald	Pfarr	Urdahl
Bliss	Frederick	Johnson	Mekeland	Pierson	Vang
Boe	Freiberg	Jordan	Miller	Pinto	Wazlawik
Boldon	Garofalo	Jurgens	Moller	Poston	West
Burkel	Gomez	Keeler	Moran	Pryor	Winkler
Carlson	Green	Kiel	Morrison	Quam	Wolgamott
Christensen	Greenman	Klevorn	Mortensen	Raleigh	Xiong, J.
Daniels	Grossell	Koegel	Mueller	Rasmusson	Xiong, T.
Daudt	Gruenhagen	Kotyza-Witthuhn	Munson	Reyer	Youakim
Davids	Haley	Koznick	Murphy	Richardson	Spk. Hortman

Those who voted in the negative were:

Bahr

The bill was passed and its title agreed to.

H. F. No. 3001, A bill for an act relating to local government; allowing certificates of discharge from the armed forces of the United States of America to be recorded with the county recorder without a fee; amending Minnesota Statutes 2020, section 386.20, subdivision 1.

The bill was read for the third time and placed upon its final passage.

The question was taken on the passage of the bill and the roll was called. There were 132 yeas and 0 nays as follows:

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Those who voted in the affirmative were:

Davnie	Hamilton	Kresha	Nash	Robbins
Demuth	Hansen, R.	Lee	Nelson, M.	Sandell
Dettmer	Hanson, J.	Liebling	Nelson, N.	Sandstede
Drazkowski	Hausman	Lillie	Neu Brindley	Schomacker
Ecklund	Heinrich	Lippert	Noor	Schultz
Edelson	Heintzeman	Lislegard	Novotny	Scott
Elkins	Her	Long	O'Driscoll	Stephenson
Erickson	Hertaus	Lucero	Olson, B.	Sundin
Feist	Hollins	Lueck	Olson, L.	Swedzinski
Fischer	Hornstein	Mariani	O'Neill	Theis
Franke	Howard	Marquart	Pelowski	Thompson
Franson	Huot	Masin	Petersburg	Torkelson
Frazier	Igo	McDonald	Pfarr	Urdahl
Frederick	Johnson	Mekeland	Pierson	Vang
Freiberg	Jordan	Miller	Pinto	Wazlawik
Garofalo	Jurgens	Moller	Poston	West
Gomez	Keeler	Moran	Pryor	Winkler
Green	Kiel	Morrison	Quam	Wolgamott
Greenman	Klevorn	Mortensen	Raleigh	Xiong, J.
Grossell	Koegel	Mueller	Rasmusson	Xiong, T.
Gruenhagen	Kotyza-Witthuhn	Munson	Reyer	Youakim
Haley	Koznick	Murphy	Richardson	Spk. Hortman
	Demuth Dettmer Drazkowski Ecklund Edelson Elkins Erickson Feist Fischer Franke Franson Frazier Frederick Freiberg Garofalo Gomez Green Greenman Grossell Gruenhagen	Demuth Hansen, R. Dettmer Hanson, J. Drazkowski Hausman Ecklund Heinrich Edelson Heintzeman Elkins Her Erickson Hertaus Feist Hollins Fischer Hornstein Franke Howard Franson Huot Frazier Igo Frederick Johnson Freiberg Jordan Garofalo Jurgens Gomez Keeler Green Kiel Greenman Klevorn Grossell Koegel Gruenhagen Kotyza-Witthuhn	Demuth Hansen, R. Lee Dettmer Hanson, J. Liebling Drazkowski Hausman Lillie Ecklund Heinrich Lippert Edelson Heintzeman Lislegard Elkins Her Long Erickson Hertaus Lucero Feist Hollins Lueck Fischer Hornstein Mariani Franke Howard Marquart Franson Huot Masin Frazier Igo McDonald Frederick Johnson Mekeland Freiberg Jordan Miller Garofalo Jurgens Moller Gomez Keeler Moran Green Kiel Morrison Greenman Klevorn Mortensen Grossell Koegel Mueller Gruenhagen Kotyza-Witthuhn Munson	DemuthHansen, R.LeeNelson, M.DettmerHanson, J.LieblingNelson, N.DrazkowskiHausmanLillieNeu BrindleyEcklundHeinrichLippertNoorEdelsonHeintzemanLislegardNovotnyElkinsHerLongO'DriscollEricksonHertausLuceroOlson, B.FeistHollinsLueckOlson, L.FischerHornsteinMarianiO'NeillFrankeHowardMarquartPelowskiFransonHuotMasinPetersburgFrazierIgoMcDonaldPfarrFrederickJohnsonMekelandPiersonFreibergJordanMillerPintoGarofaloJurgensMollerPostonGomezKeelerMoranPryorGreenKielMorrisonQuamGreenmanKlevornMortensenRaleighGrossellKoegelMuellerRasmussonGruenhagenKotyza-WitthuhnMunsonReyer

The bill was passed and its title agreed to.

MOTIONS AND RESOLUTIONS

Davnie moved that the name of Gomez be added as an author on H. F. No. 105. The motion prevailed.

Pinto moved that the name of Carlson be added as an author on H. F. No. 1275. The motion prevailed.

Vang moved that the name of Winkler be added as an author on H. F. No. 1691. The motion prevailed.

Wolgamott moved that the name of Gomez be added as an author on H. F. No. 2375. The motion prevailed.

Lillie moved that the names of Moller, Hausman and Boldon be added as authors on H. F. No. 2637. The motion prevailed.

Becker-Finn moved that the name of Jordan be added as an author on H. F. No. 2876. The motion prevailed.

Richardson moved that the name of Youakim be added as an author on H. F. No. 2918. The motion prevailed.

Freiberg moved that the name of Albright be added as an author on H. F. No. 3176. The motion prevailed.

Agbaje moved that the name of Hausman be added as an author on H. F. No. 3287. The motion prevailed. Mekeland moved that the name of Lucero be added as an author on H. F. No. 3291. The motion prevailed. Scott moved that the name of Igo be added as an author on H. F. No. 3355. The motion prevailed.

Xiong, J., moved that the names of Lucero and Bahner be added as authors on H. F. No. 3362. The motion prevailed.

Liebling moved that the names of Noor and Edelson be added as authors on H. F. No. 3363. The motion prevailed.

Keeler moved that the name of Hornstein be added as an author on H. F. No. 3377. The motion prevailed.

Koegel moved that the names of Pryor and Boldon be added as authors on H. F. No. 3513. The motion prevailed.

Moran moved that the name of Gruenhagen be added as an author on H. F. No. 3611. The motion prevailed. Hausman moved that the name of Bernardy be added as an author on H. F. No. 3667. The motion prevailed. Gruenhagen moved that the name of Burkel be added as an author on H. F. No. 3683. The motion prevailed. Huot moved that the name of Backer be added as an author on H. F. No. 3691. The motion prevailed. Schultz moved that the name of Novotny be added as an author on H. F. No. 3698. The motion prevailed. Reyer moved that the name of Fischer be added as an author on H. F. No. 3719. The motion prevailed. Nelson, M., moved that the name of Davids be added as an author on H. F. No. 3771. The motion prevailed. Sandstede moved that the name of Davids be added as an author on H. F. No. 3773. The motion prevailed. Demuth moved that the name of Lucck be added as an author on H. F. No. 3784. The motion prevailed. O'Driscoll moved that the name of Huot be added as an author on H. F. No. 3899. The motion prevailed. Fischer moved that the name of Albright be added as an author on H. F. No. 3896. The motion prevailed. Bennett moved that the name of Boe be added as an author on H. F. No. 3937. The motion prevailed. Sandstede moved that the name of Davids be added as an author on H. F. No. 3942. The motion prevailed.

prevailed.

Richardson moved that the names of Boldon and Bahner be added as authors on H. F. No. 3972. The motion

Nash moved that the name of Lillie be added as an author on H. F. No. 4044. The motion prevailed.

Jordan moved that the name of Boe be added as an author on H. F. No. 4115. The motion prevailed.

Lippert moved that the name of Vang be added as an author on H. F. No. 4120. The motion prevailed.

Wolgamott moved that the name of Vang be added as an author on H. F. No. 4122. The motion prevailed.

Noor moved that the name of Vang be added as an author on H. F. No. 4123. The motion prevailed.

Pryor moved that the name of Bahner be added as an author on H. F. No. 4157. The motion prevailed.

Long moved that the name of Gomez be added as an author on H. F. No. 4183. The motion prevailed.

Noor moved that the name of Xiong, J., be added as an author on H. F. No. 4215. The motion prevailed.

Keeler moved that the name of Xiong, J., be added as an author on H. F. No. 4224. The motion prevailed.

Agbaje moved that the name of Vang be added as an author on H. F. No. 4226. The motion prevailed.

Gomez moved that the name of Vang be added as an author on H. F. No. 4227. The motion prevailed.

Franson moved that the name of Robbins be added as an author on H. F. No. 4252. The motion prevailed.

Kotyza-Witthuhn moved that the name of Olson, L., be added as an author on H. F. No. 4278. The motion prevailed.

Hansen, R., moved that the name of Hornstein be added as an author on H. F. No. 4313. The motion prevailed.

Hansen, R., moved that the names of Lillie, Hornstein and Youakim be added as authors on H. F. No. 4314. The motion prevailed.

Morrison moved that the names of Hollins; Davnie; Boldon; Xiong, J.; Hausman; Feist and Liebling be added as authors on H. F. No. 4321. The motion prevailed.

Wolgamott moved that the name of Theis be added as an author on H. F. No. 4338. The motion prevailed.

Albright moved that the name of Freiberg be added as an author on H. F. No. 4345. The motion prevailed.

Pelowski moved that the name of Sandell be added as an author on H. F. No. 4364. The motion prevailed.

Becker-Finn moved that the names of Long and Youakim be added as authors on H. F. No. 4381. The motion prevailed.

Mekeland moved that the name of Theis be added as an author on H. F. No. 4389. The motion prevailed.

Stephenson moved that the name of Freiberg be added as an author on H. F. No. 4396. The motion prevailed.

Pinto moved that the name of Feist be added as an author on H. F. No. 4397. The motion prevailed.

Murphy moved that the names of Lillie, Stephenson and Feist be added as authors on H. F. No. 4421. The motion prevailed.

Mariani moved that H. F. No. 1369 be recalled from the Committee on Ways and Means and be re-referred to the Committee on Public Safety and Criminal Justice Reform Finance and Policy. The motion prevailed.

ADJOURNMENT

Her moved that when the House adjourns today it adjourn until 12:10 p.m., Wednesday, March 23, 2022. The motion prevailed.

Her moved that the House adjourn. The motion prevailed, and Speaker pro tempore Wolgamott declared the House stands adjourned until 12:10 p.m., Wednesday, March 23, 2022.

PATRICK D. MURPHY, Chief Clerk, House of Representatives