	02/14/23 04:08 pm	COUNSEL	DM/TG	SCS1622A-2
1.1	Senator moves	to amend S.F. No. 1622 a	as follows:	
1.2	Delete everything after the e	enacting clause and insert	:	
1.3	"Section 1. [216C.391] MINN	NESOTA STATE COMI	PETITIVENESS	S FUND.
1.4	Subdivision 1. Definitions.	(a) For the purposes of this	s section, the follo	owing terms have
1.5	the meanings given.			
1.6	(b) "Competitive funds" mea	ans federal funds awarded	d to selected appl	icants based on
1.7	the grantor's evaluation of the st	trength of an application	measured against	all other
1.8	applications.			
1.9	(c) "Disadvantaged commun	ity" has the meaning give	n by the federal a	gency disbursing
1.10	federal funds.			
1.11	(d) "Eligible entity" means a	n entity located in Minne	esota that is eligit	ole to receive
1.12	federal funds, or an entity that h	as at least one Minnesota	a-based partner, a	s determined by
1.13	the grantor of the federal funds.			
1.14	(e) "Federal funds" means fe	ederal formula or compet	itive funds availa	ble for award to
1.15	applicants for energy projects un	nder the Infrastructure Inv	estment and Jobs	Act, Public Law
1.16	117-58, or the Inflation Reducti	on Act of 2022, Public L	aw 117-169.	
1.17	(f) "Formula funds" means f	ederal funds awarded to	all eligible applic	ants on a
1.18	noncompetitive basis.			
1.19	(g) "Match" means the amou	ant of state money a succe	essful grantee in	Minnesota is
1.20	required to contribute to a proje	ct as a condition of receive	ving federal fund	<u>s.</u>
1.21	(h) "Political subdivision" ha	as the meaning given in s	section 331A.01,	subdivision 3.
1.22	(i) "Project" means the activi	ties proposed to be undert	aken by an eligib	le entity awarded
1.23	federal funds and are located in	Minnesota or will directl	y benefit Minnes	otans.
1.24	(j) "Tribal government" has	the meaning given in sec	tion 116J.64, sub	division 4.
1.25	Subd. 2. Establishment of a	ccount; eligible expendi	tures. (a) A state	competitiveness
1.26	fund account is created in the sp	pecial revenue fund of the	state treasury. Tl	ne commissioner
1.27	must credit to the account appro	ppriations and transfers to	the account. Ear	rnings, such as
1.28	interest, dividends, and any other	er earnings arising from a	ussets of the accor	unt, must be
1.29	credited to the account. Money i	remaining in the account	at the end of a fis	cal year does not
1.30	cancel to the general fund but re	emains available until Jur	ne 30, 2034. The	commissioner is
1.31	the fiscal agent and must manag	ge the account.		

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2.1	(b) Money in the account is approp	riated to the comm	nissioner and mus	t be used to:
2.2	(1) pay all or any portion of the state	te match required	as a condition of r	receiving federal
2.3	funds, or to otherwise reduce the cost	for projects which	are awarded fede	ral funds;
2.4	(2) award grants under subdivision	4 to obtain grant d	evelonment assist	ance for eligible
2.5	entities; and	T to obtain grain a	e veropinent assist	<u>ance for engione</u>
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2.6	(3) pay the reasonable costs incurre		ent to assist eligib	le entities to
2.7	successfully compete for available fed	erai Tunds.		
2.8	Subd. 3. Grant awards; eligible en	ntities; priorities.	(a) Grants may be	e awarded under
2.9	this section to eligible entities in accor	d with the followi	ng order of priorit	ies:
2.10	(1) federal funds directed to the sta	te that require a m	atch;	
2.11	(2) federal funds directed to a polit	ical subdivision or	a Tribal governn	nent that require
2.12	a match;			
2.13	(3) federal funds directed to an institution	tution of higher ed	ucation, a consum	er-owned utility,
2.14	a business, or a nonprofit organization	that require a mat	ch;	
2.15	(4) federal funds directed to investo	or-owned utilities;		
2.16	(5) federal funds directed to an elig	gible entity not inc	luded in clauses (1) to (4) that
2.17	require a match; and			
2.18	(6) all other grant opportunities dire	ected to eligible en	ntities that do not	require a match
2.19	but for which the commissioner determ	nines that a grant n	nade under this se	ction is likely to
2.20	enhance the likelihood of an applicant's	s receiving federal	funds, or to incre	ase the potential
2.21	amount of federal funds received.			
2.22	(b) By November 15, 2023, the cor	nmissioner must d	levelop and public	ely post federal
2.23	energy grant funds that are eligible for	state matching fu	nds under this sec	tion.
2.24	Subd. 4. Grant awards; grant dev	elopment assistar	1ce. Grants may b	e awarded under
2.25	this section to entities with expertise ar	nd experience in g	rant development	to assist eligible
2.26	entities to prepare grant applications for	federal funds. Elig	ible grantees under	r this subdivision
2.27	include regional development commiss	ions established in	section 462.387,	the West Central
2.28	Initiative Foundation, Minnesota Muni	cipal Utilities Asso	ociation, Minneso	ta Rural Electric

Association, consumer-owned utilities, Tribal governments, and any entity the commissioner

communities and from eligible entities located in areas not served by a regional development

determines will enhance the competitiveness of grant applications by disadvantaged

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commission.

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Subd. 5. Grant amounts. (a) For grants that meet the criteria in subdivision 3, clauses 3.1 (1) to (3), the maximum grant award for each entity is 100 percent of the required match. 3.2 3.3 (b) For grants that meet the criteria in subdivision 3, clauses (4) and (5), the maximum grant award is 50 percent of the required match, except that if the commissioner determines 3.4 that at least 40 percent of the direct benefits resulting from a project awarded federal funds 3.5 would be realized by residents of a disadvantaged community, the commissioner may award 3.6 up to 100 percent of the required match. 3.7 (c) For projects that meet the criteria in subdivision 3, clause (6), the commissioner may 3.8 award a grant up to ten percent of the amount of federal funds requested by the applicant, 3.9 3.10 except that if the commissioner determines that at least 40 percent of the direct benefits resulting from a project awarded federal funds would be realized by residents of a 3.11 disadvantaged community, the commissioner may award up to 20 percent of the amount of 3.12 federal funds requested. 3.13 (d) No single entity may receive grants awards under this subdivision totaling more than 3.14 \$15,000,000. 3.15 Subd. 6. Grant awards; administration. (a) An eligible entity seeking a grant award 3.16 under subdivision 3 or an entity seeking a grant award under subdivision 4 must submit an 3.17 application to the commissioner on a form prescribed by the commissioner. The 3.18 commissioner is responsible for receiving and reviewing grant applications and awarding 3.19 grants under this section, and shall develop administrative procedures governing the 3.20 application, evaluation, and award process. The commissioner may not make a grant award 3.21 under this section unless the commissioner has determined, and has notified the applicant 3.22 in writing, that the application is complete. In awarding grants under this section, the 3.23 commissioner shall endeavor to make awards to applicants from all regions of the state. 3.24 The maximum grant award for each entity under this subdivision is \$300,000. 3.25 (b) The department must provide technical assistance to applicants. Applicants may also 3.26 receive grant development assistance at no cost from entities awarded grants for that purpose 3.27 3.28 under subdivision 4. (c) Within ten business days of determining a grant award amount to an applicant, the 3.29 3.30 commissioner must: (1) reserve that amount for that specific grant in the state competitiveness fund account; 3.31 3.32 and

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(2) notify the Legislative Advisory Commission in writing of the reserved amount, the 4.1 name of the applicant, the purpose of the project, and the unreserved balance of funds 4.2 4.3 remaining in the account. (d) Reserved funds are committed to the grant and use specified in the notice provided 4.4 under paragraph (c) and are unavailable for reservation or appropriation for other applications 4.5 unless and until the commissioner receives written notice from the applicant that the 4.6 application for federal funds has been withdrawn or from the federal grantor that the 4.7 application for which funds from the account were reserved has been denied federal funds. 4.8 (e) Reserved funds may only be expended upon presentation of written notice from the 4.9 4.10 federal grantor to the commissioner stating that the applicant will receive federal funds for the project described in the application. If the amount of federal funds awarded to an applicant 4.11 differs from the amount requested in the application, the commissioner may adjust the award 4.12 made under this section accordingly. 4.13 (f) Reserved funds must be made for projects that demonstrate they will help meet the 4.14 state's clean energy and energy-related climate goals through renewable energy development, 4.15 energy conservation, efficiency, or energy-related greenhouse gas reduction benefits. 4.16 (g) The commissioner must notify the chairs and ranking minority members of the 4.17 legislative committees with jurisdiction over energy finance when the unreserved balance 4.18 of the competitive fund account reaches the following amounts: 50 percent, unreserved; 25 4.19 percent, unreserved; 15 percent, unreserved; and five percent. The notification must be 4.20 within ten days after each level of unreserved balance is reached. 4.21 Subd. 7. Report; audit. Beginning February 15, 2024, and each February 15 thereafter 4.22 until February 15, 2035, the commissioner must submit a written report to the chairs and 4.23 ranking minority members of the legislative committees with jurisdiction over energy finance 4.24 on the activities taken and expenditures made under this section. The report must, at a 4.25 minimum, include the following information for the most recent calendar year: 4.26 (1) the number of applications for grants filed with the commissioner and the total amount 4.27 of grant funds requested; 4.28 (2) each grant awarded; 4.29 (3) the number of additional personnel hired for the purposes of this section; 4.30 (4) expenditures on activities conducted under this section, reported separately for these 4.31 4.32 areas: (i) the provision of technical assistance; 4.33

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5.1	(ii) grants made under subdivision 4	to entities to assis	t applicants with	n grant
5.2	development;			
5.3	(iii) application review and evaluation	on;		

(iii) application review and evaluation;

- (iv) information technology activities; and
- (v) other expenditures; 5.5

5.4

- (5) the unreserved balance remaining in the state competitiveness fund account; 5.6
- (6) a copy of a financial audit of the department's expenditures under this section 5.7 conducted by an independent auditor; 5.8
- (7) recommendations for legislation to enhance the ability of eligible entities to 5.9 successfully compete for federal funds; and 5.10
- (8) additional available funding opportunities to obtain energy-related funding from 5.11 federal agencies. 5.12
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 5.13

Sec. 2. APPROPRIATION. 5.14

- \$156,000,000 in fiscal year 2023 is appropriated from the general fund to the 5.15 commissioner of commerce for the purposes of Minnesota Statutes, section 216C.391. This 5.16 is a onetime appropriation. Of this amount: 5.17
- (1) \$140,000,000 is for grant awards made under Minnesota Statutes, section 216C.391, 5.18 subdivision 3, of which at least \$75,000,000 is for grant awards of less than \$1,000,000; 5.19
- (2) \$13,750,000 is for grant awards made under Minnesota Statutes, section 216C.391, 5.20 5.21 subdivision 4;
- (3) \$750,000 is for the reports and audits under Minnesota Statutes, section 216C.391, 5.22 subdivision 7; 5.23
- (4) \$1,500,000 is for information system development improvements necessary to carry 5.24 out Minnesota Statutes, section 216C.391, and to improve digital access and reporting; 5.25
- (5) the commissioner may transfer money from clause (2) to clause (1) if less than 75 5.26 5.27 percent of the money in clause (2) has been awarded by June 30, 2028; and
- (6) up to five percent of the amounts in clauses (1) and (2) may be used by the department 5.28 5.29 to administer Minnesota Statutes, section 216C.391.
- **EFFECTIVE DATE.** This section is effective the day following final enactment." 5.30

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6.1 Amend the title accordingly

Sec. 2. 6