FIFTY-THIRD DAY

St. Paul, Minnesota, Thursday, April 20, 2023

The Senate met at 10:00 a.m. and was called to order by the President.

CALL OF THE SENATE

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

Prayer was offered by the Chaplain, Rev. Dr. Bart Roush.

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

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

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

The President declared a quorum present.

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

EXECUTIVE AND OFFICIAL COMMUNICATIONS

The following communications were received.

March 10, 2023

The Honorable Bobby Joe Champion President of the Senate

Dear Senator Champion:

The following appointments are hereby respectfully submitted to the Senate for confirmation as required by law:

BOARD OF ELECTRICITY

Alfreda Daniels, 3413 - 53rd Ave. N., Brooklyn Center, in the county of Hennepin, effective March 14, 2023, for a term expiring on December 31, 2025.

Thomas Fletcher, 21190 Excelsior Blvd., Greenwood, in the county of Hennepin, effective March 14, 2023, for a term expiring on December 31, 2025.

Cole Funseth, 3425 Rosewood Ln. N., Plymouth, in the county of Hennepin, effective March 14, 2023, for a term expiring on December 31, 2025.

Duane Hendricks, 33919 E. Shamineau Dr., Motley, in the county of Morrison, effective March 14, 2023, for a term expiring on December 31, 2025.

Trevor Turek, 5435 Needham Ave. N.E., Saint Michael, in the county of Wright, effective March 14, 2023, for a term expiring on December 31, 2025.

(Referred to the Committee on Labor.)

Sincerely, Tim Walz, Governor

April 4, 2023

The Honorable Bobby Joe Champion President of the Senate

Dear Senator Champion:

The following appointment is hereby respectfully submitted to the Senate for confirmation as required by law:

GAMBLING CONTROL BOARD

Kate Luthner, 18627 Jennings St. N.E., Forest Lake, in the county of Washington, effective April 5, 2023, for a term expiring on June 30, 2024.

(Referred to the Committee on State and Local Government and Veterans.)

Sincerely, Tim Walz, Governor

REPORTS OF COMMITTEES

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

Senator Dziedzic, from the Committee on Rules and Administration, to which was referred

H.F. No. 1826 for comparison with companion Senate File, reports the following House File was found not identical with companion Senate File as follows:

GENERAL	ORDERS	CONSENT (CALENDAR	CALE	NDAR
H.F. No.	S.F. No.	H.F. No.	S.F. No.	H.F. No.	S.F. No.
1826	1424				

Pursuant to Rule 45, the Committee on Rules and Administration recommends that H.F. No. 1826 be amended as follows:

Delete all the language after the enacting clause of H.F. No. 1826, the second engrossment; and insert the language after the enacting clause of S.F. No. 1424, the first engrossment; further, delete the title of H.F. No. 1826, the second engrossment; and insert the title of S.F. No. 1424, the first engrossment.

And when so amended H.F. No. 1826 will be identical to S.F. No. 1424, and further recommends that H.F. No. 1826 be given its second reading and substituted for S.F. No. 1424, and that the Senate File be indefinitely postponed.

Pursuant to Rule 45, this report was prepared and submitted by the Secretary of the Senate on behalf of the Committee on Rules and Administration. Amendments adopted. Report adopted.

SECOND READING OF HOUSE BILLS

H.F. No. 1826 was read the second time.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time.

Senator Boldon introduced--

S.F. No. 3290: A bill for an act relating to capital investment; appropriating money for the Mill Towns State Trail; authorizing the sale and issuance of state bonds.

Referred to the Committee on Capital Investment.

Senators Lieske and Wesenberg introduced--

S.F. No. 3291: A bill for an act relating to the Minnesota Braille and Talking Book Library; moving responsibility for the library from the Department of Education to the Department of Employment and Economic Development; amending Minnesota Statutes 2022, section 248.07, by adding a subdivision; repealing Minnesota Statutes 2022, section 134.31, subdivisions 4a, 6, 7.

Referred to the Committee on Jobs and Economic Development.

Senator Howe introduced--

S.F. No. 3292: A bill for an act relating to capital investment; appropriating money for flood hazard mitigation projects in the city of Sartell.

Referred to the Committee on Capital Investment.

Senators Abeler, Hoffman, Housley, Fateh, and Dibble introduced--

S.F. No. 3293: A bill for an act relating to public safety; requiring reports; appropriating money for an annual grant to the Minnesota Federated Humane Societies.

Referred to the Committee on Judiciary and Public Safety.

Senators Hoffman, Fateh, Xiong, and Champion introduced--

S.F. No. 3294: A bill for an act relating to economic development; appropriating money to African Career Education and Resource, Inc.

Referred to the Committee on Jobs and Economic Development.

MOTIONS AND RESOLUTIONS

Senator Oumou Verbeten moved that the name of Senator Marty be added as a co-author to S.F. No. 426. The motion prevailed.

Senator Oumou Verbeten moved that the name of Senator Marty be added as a co-author to S.F. No. 427. The motion prevailed.

Senator Dibble moved that the name of Senator Mohamed be added as a co-author to S.F. No. 3014. The motion prevailed.

Senator Dibble moved that the name of Senator Mohamed be added as a co-author to S.F. No. 3082. The motion prevailed.

Senators Dziedzic and Johnson introduced --

Senate Resolution No. 45: A Senate resolution honoring Brendan Henehan for his outstanding career in public broadcasting.

Referred to the Committee on Rules and Administration.

RECESS

Senator Kunesh moved that the Senate do now recess subject to the call of the President. The motion prevailed.

After a brief recess, the President called the Senate to order.

MOTIONS AND RESOLUTIONS - CONTINUED

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate reverted to the Orders of Business of Reports of Committees and Second Reading of Senate Bills.

REPORTS OF COMMITTEES

Senator Kunesh moved that the Committee Reports at the Desk be now adopted. The motion prevailed.

Senator Dziedzic from the Committee on Rules and Administration, to which was referred under Rule 21, together with the committee report thereon,

S.F. No. 2684: A bill for an act relating to education finance; providing funding for prekindergarten through grade 12 education; modifying provisions for general education, education excellence, literacy, teachers, special education, facilities, nutrition, libraries, early childhood, community education, and state agencies; making forecast adjustments; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 119A.52; 120A.20, subdivision 1; 120B.11, subdivisions 1, 2; 120B.12; 120B.122, subdivision 1; 121A.19; 121A.41, subdivision 7; 121A.582, subdivision 1; 122A.092, subdivision 5; 122A.183, subdivision 1; 122A.184, subdivision 1; 122A.185, subdivision 1; 122A.187, subdivision 5; 122A.31, subdivision 1; 122A.40, subdivisions 3, 5; 122A.41, subdivision 2, by adding a subdivision; 122A.415, subdivision 4; 122A.59; 122A.635; 122A.70; 122A.73, subdivisions 2, 3; 123B.147, subdivision 3; 123B.595, subdivision 3; 123B.92, subdivision 1; 124D.095, subdivisions 2, 7, 8; 124D.1158, as amended; 124D.128, subdivision 2; 124D.13, by adding a subdivision; 124D.151, subdivision 6; 124D.165, subdivisions 2, 3; 124D.20, subdivisions 3, 5; 124D.2211; 124D.231; 124D.42, subdivision 8; 124D.531, subdivisions 1, 4; 124D.55; 124D.56; 124D.59, subdivision 2; 124D.65, subdivision 5; 124D.68, subdivision 2; 124D.74, subdivision 3; 124D.81; 124D.98, by adding a subdivision; 124D.99, subdivisions 2, 3, 5; 125A.03; 125A.08; 125A.71, subdivision 1; 125A.76, subdivision 2e; 126C.05, subdivisions 1, 19; 126C.10, subdivisions 2, 2d, 2e, 4, 13, 13a, 14; 126C.12, by adding a subdivision; 126C.15, subdivision 2; 126C.17, by adding a subdivision; 126C.40, subdivisions 1, 6; 126C.43, subdivision 2; 134.355, subdivisions 1, 5, 6, 7; 256B.0625, subdivision 26; 268.085, subdivision 7; Laws 2021, First Special Session chapter 13, article 1, sections 9; 10, subdivisions 2, 3, 4, 5, 6, 7, 9; article 2, section 4, subdivisions 2, 3, 4, 12, 27; article 3, section 7, subdivision 7; article 5, section 3, subdivisions 2, 3, 4; article 7, section 2, subdivisions 2, 3; article 8, section 3, subdivisions 2, 3, 4; article 9, section 4, subdivisions 5, 6, 12; article 10, section 1, subdivisions 2, 8; article 11, section 4, subdivision 2; Laws 2023, chapter 18, section 4, subdivisions 2, 3; proposing coding for new law in Minnesota Statutes, chapters 120B; 121A; 122A; 124D; 125A; 127A; 134; repealing Minnesota Statutes 2022, sections 122A.06, subdivision 4; 268.085, subdivision 8; Laws 2023, chapter 18, section 4, subdivision 5.

Reports the same back with the recommendation that the report from the Committee on Finance, shown in the Journal for April 19, 2023, be adopted; that committee recommendation being:

"the bill be amended and when so amended the bill do pass". Amendments adopted. Report adopted.

SECOND READING OF SENATE BILLS

S.F. No. 2684 was read the second time.

MOTIONS AND RESOLUTIONS - CONTINUED

SPECIAL ORDERS

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

H.F. Nos. 2310, 1937, and 1830.

SPECIAL ORDER

H.F. No. 2310: A bill for an act relating to state government; appropriating money for environment, natural resources, climate, and energy; modifying prior appropriations; providing for and modifying disposition of certain receipts; modifying and establishing duties, authorities, and prohibitions regarding environment and natural resources; modifying and creating environment and natural resources programs; modifying and creating grant programs; reestablishing Legislative Water Commission; modifying Legislative-Citizen Commission on Minnesota Resources; modifying permit and environmental review requirements; modifying requirements for recreational vehicles; modifying state trail and state park provisions; establishing Lowland Conifer Carbon Reserve; modifying forestry provisions; modifying game and fish provisions; modifying regulation of farmed Cervidae; regulating certain seeds and pesticides; modifying Water Law; providing appointments; modifying and providing for fees; establishing a biennial budget for Department of Commerce, Public Utilities Commission, and energy, climate, and clean energy activities; establishing and modifying provisions governing energy, clean and renewable energy, energy storage, energy use and conservation, and utility regulation; providing for enhanced transportation electrification; adding and modifying provisions governing Public Utilities Commission proceedings; establishing various clean and renewable energy grant programs; making technical changes; requiring reports; requiring rulemaking; amending Minnesota Statutes 2022, sections 13.643, subdivision 6; 16A.151, subdivision 2; 16A.152, subdivision 2; 16B.325; 16B.58, by adding a subdivision; 16C.135, subdivision 3; 16C.137, subdivision 1; 17.118, subdivision 2; 18B.01, subdivision 31; 18B.09, subdivision 2, by adding a subdivision; 21.82, subdivision 3; 21.86, subdivision 2; 35.155, subdivisions 1, 4, 10, 11, 12, by adding subdivisions; 35.156, subdivision 2, by adding subdivisions; 84.02, by adding a subdivision; 84.0274, subdivision 6; 84.0276; 84.415, subdivisions 3, 6, 7, by adding a subdivision; 84.788, subdivision 5; 84.82, subdivision 2, by adding a subdivision; 84.821, subdivision 2; 84.84; 84.86, subdivision 1; 84.87, subdivision 1; 84.90, subdivision 7; 84.992, subdivisions 2, 5; 84D.02, subdivision 3; 84D.10, subdivision 3; 84D.15, subdivision 2; 85.015, subdivision 10; 85.052, subdivision 6; 85.055, subdivision 1; 85A.01, subdivision 1; 86B.005, by adding a subdivision; 86B.313, subdivision 4; 86B.415, subdivisions 1, 1a, 2, 3, 4, 5, 7; 89A.03, subdivision 5; 90.181, subdivision 2; 97A.015, subdivision 51, by adding a subdivision; 97A.031; 97A.126; 97A.137, subdivision 3; 97A.315, subdivision 1; 97A.401, subdivision 1, by adding a subdivision; 97A.405, subdivision 5; 97A.421, subdivision 3; 97A.473, subdivisions 2, 2a, 2b, 5, 5a; 97A.474, subdivision 2; 97A.475, subdivisions 6, 7, 8, 10, 10a, 11, 12, 13, 41; 97B.031, subdivision 1; 97B.071; 97B.301, subdivision 6; 97B.516; 97B.645, subdivision 9; 97B.668; 97C.087, subdivision 2; 97C.315,

subdivision 1; 97C.345, subdivision 1; 97C.355, by adding a subdivision; 97C.371, subdivisions 1, 2, 4; 97C.395, subdivision 1; 97C.601, subdivision 1; 97C.605, subdivisions 1, 2c, 3; 97C.611; 97C.836; 103B.101, subdivisions 2, 9, 16, by adding a subdivision; 103B.103; 103C.501, subdivisions 1, 4, 5, 6, by adding a subdivision; 103D,605, subdivision 5; 103F,505; 103F,511, by adding subdivisions; 103G.005, by adding subdivisions; 103G.2242, subdivision 1; 103G.271, subdivision 6; 103G.287, subdivisions 2, 3; 103G.299, subdivisions 1, 2, 5, 10; 103G.301, subdivisions 2, 6, 7; 115.01, by adding subdivisions; 115.03, subdivision 1, by adding a subdivision; 115.061; 115A.03, by adding a subdivision; 115A.1415; 115A.565, subdivisions 1, 3; 115B.17, subdivision 14; 115B.171, subdivision 3; 115B.52, subdivision 4; 116.06, subdivision 1, by adding subdivisions; 116.07, subdivision 6, by adding subdivisions; 116C.03, subdivision 2a; 116C.779, subdivision 1; 116C.7792; 116P.05, subdivisions 1, 1a, 2; 116P.09, subdivision 6; 116P.11; 116P.15; 116P.16; 116P.18; 168.1295, subdivision 1; 168.27, by adding a subdivision; 171.07, by adding a subdivision; 216B.096, subdivision 11; 216B.1611, by adding a subdivision; 216B.164, by adding a subdivision; 216B.1641; 216B.1645, subdivision 4; 216B.17, subdivision 1; 216B.2402, subdivision 16; 216B.2422, subdivision 7; 216B.2425, subdivision 3; 216B.243, subdivision 8, as amended; 216B.50, subdivision 1; 216B.62, subdivision 3b; 216C.05, subdivision 2; 216C.08; 216C.09; 216C.264, subdivision 5, by adding subdivisions; 216C.375; 216E.01, subdivision 6, by adding a subdivision; 216E.03, subdivisions 1, 3, 5, as amended, 6, 7, as amended; 216E.04, subdivision 2, as amended; 216E.05, subdivision 2; 216E.06; 216E.07; 216E.10; 216H.02, subdivision 1; 237.55; 297A.94; 325E.046; 325F.072, subdivisions 1, 3, by adding a subdivision; 326B.106, subdivision 1; 373.475; 515B.2-103; 515B.3-102; Laws 2005, chapter 97, article 10, section 3, as amended; Laws 2022, chapter 94, section 2, subdivisions 5, 8, 9; proposing coding for new law in Minnesota Statutes, chapters 3; 16B; 18B; 21; 84; 86B; 88; 97A; 97B; 97C; 103B; 103E; 103F; 103G; 115A; 116; 116C; 116P; 123B; 216B; 216C; 325E; 473; 500; repealing Minnesota Statutes 2022, sections 16B.24, subdivision 13; 84.033, subdivision 3; 84.944, subdivision 3; 86B.101; 86B.305; 86B.313, subdivisions 2, 3; 97A.145, subdivision 2; 97C.605, subdivisions 2, 2a, 2b, 5; 103C.501, subdivisions 2, 3; 115.44, subdivision 9; 116.011; 216B.16, subdivision 10; 216C.376; 325E.389; 325E.3891; Minnesota Rules, parts 6100.5000, subparts 3, 4, 5; 6100.5700, subpart 4; 6115.1220, subpart 8; 6256.0500, subparts 2, 2a, 2b, 4, 5, 6, 7, 8; 8400.0500; 8400.0500; 8400.0600, subparts 4, 5; 8400.0900, subparts 1, 2, 4, 5; 8400.1650; 8400.1700; 8400.1750; 8400.1800; 8400.1900.

Senator Mathews moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 166, after line 20, insert:

"(w) For fiscal year 2026 and later, the public utility shall withhold 25 percent of the amount to be transferred to the renewable development account under this section and shall use that same amount for rebates to the utility's ratepayers. For purposes of this paragraph, only households qualify for rebates."

Pursuant to Rule 7.4, Senator Klein questioned whether the Mathews amendment was in order. The President ruled the amendment was out of order.

Senator Mathews appealed the decision of the President.

The question was taken on "Shall the decision of the President be the judgment of the Senate?"

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Hoffman, and Morrison.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senator: Lang.

So the decision of the President was sustained.

Senator Mathews moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 61, line 22, delete "\$2,000,000" and insert "\$1,000,000"

Page 64, line 24, delete "\$5,000,000" and insert "\$1,000,000"

Page 65, after line 6, insert:

"Subd. 17. Ratepayer Rebates

\$5,000,000 the first year is for rebates to ratepayers of the utility that is subject to Minnesota Statutes, section 116C.779. The rebates shall be for households only."

Correct the subdivision and section totals and the appropriations by fund

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic and Hoffman.

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

Senator Rarick moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 213, delete subdivision 16

Senator Rarick moved to amend the Rarick amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, after line 2, insert:

"Page 178, delete subdivision 4

Renumber the subdivisions in sequence

Page 184, delete subdivision 11

Renumber the subdivisions in sequence

Page 200, delete lines 16 and 17"

The question was taken on the adoption of the Rarick amendment to the Rarick amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic and Hoffman.

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

The question was taken on the adoption of the first Rarick amendment.

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic and Hoffman.

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

Senator Abeler moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 54, line 10, delete "\$5,000,000" and insert "\$500,000"

Page 54, line 16, delete "\$1,000,000" and insert "\$500,000"

Page 57, after line 12, insert:

"(bb) \$5,000,000 the first year is to provide additional heating assistance through the low-income home energy assistance program under United States Code, title 42, sections

8621 to 8630, and Minnesota Statutes, section 216C.02, subdivision 1. This appropriation is intended to supplement and not replace any federal or other funding existing or otherwise available for heating assistance in Minnesota. The commissioner must disburse the money provided under this section in a manner consistent with the requirements of the low-income home energy assistance program under United States Code, title 42, sections 8621 to 8630."

Correct the subdivision and section totals and the appropriations by fund

Senator Abeler moved to amend the Abeler amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, after line 2, insert:

"Page 52, line 21, delete "\$3,000,000" and insert "\$500,000""

Page 1, after line 4, insert:

"Page 55, line 10, delete "\$6,000,000" and insert "\$3,500,000"

Page 55, line 15, delete "\$4,000,000" and insert "\$2,500,000"

Page 55, line 17, delete "\$2,000,000" and insert "\$1,000,000""

Page 1, line 6, delete "\$5,000,000" and insert "\$10,000,000"

Page 1, line 11, after the period, insert "A household is eligible for assistance under this section if the household's income does not exceed three times the income the household could earn while still remaining eligible for assistance under the low-income home energy assistance program under United States Code, title 42, sections 8621 to 8630."

The question was taken on the adoption of the Abeler amendment to the Abeler amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic and Hoffman.

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

The question was taken on the adoption of the first Abeler amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, and Mohamed.

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

Senator Abeler moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 190, after line 26, and insert:

"Sec. 18. Minnesota Statutes 2022, section 216B.1691, subdivision 2b, as amended by Laws 2023, chapter 7, section 6, is amended to read:

- Subd. 2b. **Modification or delay of standard.** (a) The commission shall modify or delay the implementation of a standard obligation under subdivision 2a, 2f, or 2g, in whole or in part, if the commission determines that modifying or delaying the standard obligation is in the public interest. The commission, when evaluating a request to modify or delay implementation of a standard, must consider:
- (1) the impact of implementing the standard on its customers' utility costs, including the economic and competitive pressure on the utility's customers;
- (2) the environmental costs that would be incurred as a result of a delay or modification, based on the full range of environmental cost values established in section 216B.2422, subdivision 3;
 - (3) the effects of implementing the standard on the reliability of the electric system;
 - (4) technical advances or technical concerns;
- (5) delays in acquiring sites or routes due to rejection or delays of necessary siting or other permitting approvals;
- (6) delays, cancellations, or nondelivery of necessary equipment for construction or commercial operation of an eligible energy technology facility;
 - (7) transmission constraints preventing delivery of service;
 - (8) other statutory obligations imposed on the commission or a utility;
 - (9) impacts on environmental justice areas; and
- (10) additional electric load from beneficial electrification and the greenhouse gas emissions savings associated with those loads as compared to serving the load with nonelectric energy sources.

For the purposes of this paragraph, "beneficial electrification" means the substitution of electricity for a fossil fuel, provided that the substitution meets at least one of the following conditions without adversely affecting either of the other two, as determined by the commission:

- (i) saves a consumer money over the long run compared with continued use of the fossil fuel;
- (ii) enables an electric utility to better manage the electric utility's electric grid network; or
- (iii) reduces negative environmental impacts of fuel use, including but not limited to statewide greenhouse gas emissions.
- (b) For a public utility, the commission may modify or delay implementation of a standard obligation under paragraph (a), clauses (1) to (4), only if it the commission finds implementation would cause significant rate impact, requires significant measures to address reliability, or raises significant technical issues. For a public utility, the commission may modify or delay implementation of a standard obligation under paragraph (a), clauses (5) to (7), only if it the commission finds that the circumstances described in those paragraph (a), clauses (5) to (7), were due to circumstances beyond an electric a public utility's control and make compliance not feasible infeasible.

- (c) For an electric utility other than a public utility, the commission must modify or delay implementation of a standard obligation under paragraph (a), clauses (1) to (4), if the commission finds implementation would cause significant rate impact, requires significant measures to address reliability, or raises significant technical issues. For an electric utility other than a public utility, the commission must modify or delay implementation of a standard obligation under paragraph (a), clauses (5) to (7), if the commission finds that the circumstances described in paragraph (a), clauses (5) to (7), were due to circumstances beyond an electric utility's control and make compliance infeasible.
- (e) (d) When evaluating transmission capacity constraints under paragraph (a), clause (7), the commission must consider whether the utility has:
- (1) taken reasonable measures that are under the utility's control and consistent with the utility's obligations under local, state, and federal laws and regulations, and the utility's obligations as a member of a regional transmission organization or independent system operator, to acquire sites, necessary permit approvals, and necessary equipment to develop and construct new transmission lines or upgrade existing transmission lines to transmit electricity generated by eligible energy technologies; and
- (2) taken all reasonable operational measures to maximize cost-effective electricity delivery from eligible energy technologies in advance of transmission availability.
- (d) (e) When considering whether to delay or modify implementation of a standard obligation, the commission must give due consideration to a preference for electric generation through use of eligible energy technology and to the achievement of the standards set by this section.
- (e) (f) An electric utility that requests a modification or delay to the implementation of a standard must file a plan to comply with the electric utility's standard obligation as part of the same proceeding in which the electric utility requests the modification or delay.

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

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

CALL OF THE SENATE

Senator Abeler imposed a call of the Senate for the balance of the proceedings on the third Abeler amendment to H.F. No. 2310. The Sergeant at Arms was instructed to bring in the absent members.

The question was taken on the adoption of the third Abeler amendment.

The roll was called, and there were yeas 37 and nays 30, as follows:

Those who voted in the affirmative were:

AbelerColemanDraheimEichornGruenhagenAndersonDahmsDrazkowskiFarnsworthHauschildBahrDorninkDuckworthGreenHoffman

Housley Kreun Lucero Putnam Wesenberg Howe Kupec Mathews Rarick Westrom Jasinski Miller Lang Rasmusson Lieske Johnson Nelson Utke Koran Limmer Pratt Weber

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senator:

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

Boldon	Fateh	Latz	Mohamed	Port
Carlson	Frentz	Mann	Morrison	Rest
Champion	Gustafson	Marty	Murphy	Seeberger
Cwodzinski	Hawj	Maye Quade	Oumou Verbeten	Westlin
Dibble	Klein	McEwen	Pappas	Wiklund
Dziedzic	Kunesh	Mitchell	Pha	Xiong

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Mohamed, and Rest.

The motion prevailed. So the amendment was adopted.

Senator Abeler moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 190, after line 26, insert:

"Sec. 18. Minnesota Statutes 2022, section 216B.1691, subdivision 2e, as amended by Laws 2023, chapter 7, section 8, is amended to read:

Subd. 2e. Rate impact of standard compliance; report. (a) Each electric utility must submit to the commission and the legislative committees with primary jurisdiction over energy policy a report containing an estimation of the rate impact of activities of the electric utility necessary to comply with this section. In consultation with the Department of Commerce, the commission shall determine a uniform reporting system to ensure that individual utility reports are consistent and comparable, and shall, by order, require each electric utility subject to this section to use that reporting system. The rate impact estimate must be for wholesale rates and, if the electric utility makes retail sales, the estimate shall also be for the impact on the electric utility's retail rates. Those activities include, without limitation, energy purchases, generation facility acquisition and construction, and transmission improvements. A report must be updated and submitted as part of each integrated resource plan or plan modification filed by the electric utility under section 216B.2422. The reporting obligation of an electric utility under this subdivision expires December 31, 2040.

(b) In addition to the reporting required by paragraph (a), by April 1 of each year each electric utility must submit to the chairs and ranking minority members of the house of representatives and senate committees and divisions with jurisdiction over energy a report containing information about the reliability of electric service provided to customers and rates paid by customers during the year covered by the report compared to the three years prior to the reporting year."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The motion prevailed. So the amendment was adopted.

Senator Coleman moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 190, after line 26, insert:

"Sec. 18. Minnesota Statutes 2022, section 216B.1691, subdivision 2b, as amended by Laws 2023, chapter 7, section 6, is amended to read:

- Subd. 2b. **Modification or delay of standard.** (a) The commission shall modify or delay the implementation of a standard obligation under subdivision 2a, 2f, or 2g, in whole or in part, if the commission determines that modifying or delaying the standard obligation is in the public interest. The commission, when evaluating a request to modify or delay implementation of a standard, must consider:
- (1) the impact of implementing the standard on its customers' utility costs, including the economic and competitive pressure on the utility's customers;
- (2) the environmental costs that would be incurred as a result of a delay or modification, based on the full range of environmental cost values established in section 216B.2422, subdivision 3;
 - (3) the effects of implementing the standard on the reliability of the electric system;
 - (4) technical advances or technical concerns;
- (5) delays in acquiring sites or routes due to rejection or delays of necessary siting or other permitting approvals;
- (6) delays, cancellations, or nondelivery of necessary equipment for construction or commercial operation of an eligible energy technology facility;
 - (7) transmission constraints preventing delivery of service;
 - (8) other statutory obligations imposed on the commission or a utility;
 - (9) impacts on environmental justice areas; and
- (10) additional electric load from beneficial electrification and the greenhouse gas emissions savings associated with those loads as compared to serving the load with nonelectric energy sources.

For the purposes of this paragraph, "beneficial electrification" means the substitution of electricity for a fossil fuel, provided that the substitution meets at least one of the following conditions without adversely affecting either of the other two, as determined by the commission:

- (i) saves a consumer money over the long run compared with continued use of the fossil fuel;
- (ii) enables an electric utility to better manage the electric utility's electric grid network; or

- (iii) reduces negative environmental impacts of fuel use, including but not limited to statewide greenhouse gas emissions.
- (b) The commission may modify or delay implementation of a standard obligation under paragraph (a), clauses (1) to (4), only if it finds implementation would cause significant rate impact, requires significant measures to address reliability, or raises significant technical issues. The commission may modify or delay implementation of a standard obligation under paragraph (a), clauses (5) to (7), only if it finds that the circumstances described in those clauses were due to circumstances beyond an electric utility's control and make compliance not feasible.
- (c) When evaluating transmission capacity constraints under paragraph (a), clause (7), the commission must consider whether the utility has:
- (1) taken reasonable measures that are under the utility's control and consistent with the utility's obligations under local, state, and federal laws and regulations, and the utility's obligations as a member of a regional transmission organization or independent system operator, to acquire sites, necessary permit approvals, and necessary equipment to develop and construct new transmission lines or upgrade existing transmission lines to transmit electricity generated by eligible energy technologies; and
- (2) taken all reasonable operational measures to maximize cost-effective electricity delivery from eligible energy technologies in advance of transmission availability.
- (d) When considering whether to delay or modify implementation of a standard obligation, the commission must give due consideration to a preference for electric generation through use of eligible energy technology and to the achievement of the standards set by this section.
- (e) An electric utility that requests a modification or delay to the implementation of a standard must file a plan to comply with the electric utility's standard obligation as part of the same proceeding in which the electric utility requests the modification or delay.
- (f) If on January 1 of any year the rate of increase in the average cost of electricity per kilowatt-hour for customers or members of an electric utility exceeds the rate of increase of the United States All-Items Consumer Price Index during the prior calendar year, the implementation of all standard obligations of an electric utility under this section is automatically suspended for a period of two years."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Coleman moved to amend the Coleman amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 2, line 31, delete "exceeds" and insert "has more than doubled"

The question was taken on the adoption of the Coleman amendment to the Coleman amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, and Rest.

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

The question was taken on the adoption of the first Coleman amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senator: Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, and Rest.

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

Senator Dahms moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 190, after line 26, insert:

"Sec. 18. Minnesota Statutes 2022, section 216B.1691, subdivision 2e, as amended by Laws 2023, chapter 7, section 8, is amended to read:

Subd. 2e. Rate impact of standard compliance; report. (a) Each electric utility must submit to the commission and the legislative committees with primary jurisdiction over energy policy a report containing an estimation of the rate impact of activities of the electric utility necessary to comply with this section. In consultation with the Department of Commerce, the commission shall determine a uniform reporting system to ensure that individual utility reports are consistent and comparable, and shall, by order, require each electric utility subject to this section to use that reporting system. The rate impact estimate must be for wholesale rates and, if the electric utility makes retail sales, the estimate shall also be for the impact on the electric utility's retail rates. Those activities include, without limitation, energy purchases, generation facility acquisition and construction, and transmission improvements. A report must be updated and submitted as part of each integrated resource plan or plan modification filed by the electric utility under section 216B.2422. The reporting obligation of an electric utility under this subdivision expires December 31, 2040.

(b) In addition to the reporting required by paragraph (a), by April 1 of each year each electric utility must submit to the chairs and ranking minority members of the house of representatives and senate committees and divisions with jurisdiction over energy a report containing information about the duration and frequency with which the electric utility generated electricity through a peaking facility during the year covered by the report."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Dahms moved to amend the Dahms amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, delete lines 3 to 24 and insert:

"Page 243, after line 19, insert:

"Sec. 48. Laws 2023, chapter 7, section 10, is amended to read:

Sec. 10. Minnesota Statutes 2022, section 216B.1691, is amended by adding a subdivision to read:

Subd. 2g. Carbon-free standard. (a) In addition to the requirements under subdivisions 2a and 2f, each electric utility must generate or procure sufficient electricity generated from a carbon-free energy technology to provide the electric utility's retail customers in Minnesota, or the retail customers of a distribution utility to which the electric utility provides wholesale electric service, so that the electric utility generates or procures an amount of electricity from carbon-free energy technologies that is equivalent to at least the following standard percentages of the electric utility's total retail electric sales to retail customers in Minnesota by the end of the year indicated:

(1)	2030	80 percent for public utilities; 60 percent for other electric utilities
(2)	2035	90 percent for all electric utilities
(3)	2040	100 percent for all electric utilities.

(b) For purposes of this section, electricity generated from a carbon-free technology includes electricity generated by a peaking facility that uses only biodiesel fuel, as defined in section 239.77, subdivision 1, paragraph (b), for the first 400 hours each year in which the peaking facility uses only biodiesel fuel.""

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the first Dahms amendment, as amended. The motion prevailed. So the amendment, as amended, was adopted.

Senator Mathews moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 225, after line 21, insert:

"Subd. 7. **Reporting.** By October 1 each year, the commissioner must report to the chairs and ranking minority members of the house of representatives and senate committees and divisions with jurisdiction over energy summary information on the household income of recipients of a rebate under this section."

Renumber the subdivisions in sequence

Senator Mathews moved to amend the third Mathews amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, delete lines 3 to 8 and insert:

"Page 224, line 25, delete "and"

Page 224, after line 25, insert:

"(3) has a household income below 300 percent of the federal poverty guidelines established by the United States Department of Health and Human Services; and"

Page 224, line 26, delete "(3)" and insert "(4)""

Senator Latz raised a point of order pursuant to Senate Rule 36.3 and Mason's Manual Sec. 111 that Senator Mathews' remarks were out of order.

The President ruled the point of order not well taken.

The question was taken on the adoption of the Mathews amendment to the third Mathews amendment. The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the third Mathews amendment, as amended. The motion prevailed. So the amendment, as amended, was adopted.

Senator Green moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 223, line 30, delete "and"

Page 223, after line 30, insert:

"(5) is powered by a battery that contains applicable critical minerals in sufficient quantities to make the vehicle eligible for an electric vehicle rebate under the Inflation Reduction Act of 2022, Public Law 117-169; and"

Page 224, line 1, delete "(5)" and insert "(6)"

Senator Green moved to amend the Green amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, line 5, after "minerals" insert "that were mined in Minnesota and contains them"

The question was taken on the adoption of the Green amendment to the Green amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, and Rest.

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

The question was taken on the adoption of the first Green amendment.

The roll was called, and there were yeas 34 and nays 33, as follows:

Those who voted in the affirmative were:

Abeler Anderson Bahr Coleman Dahms

Dornink	Green	Johnson	Lucero	Rasmusson
Draheim	Gruenhagen	Koran	Mathews	Utke
Drazkowski	Hauschild	Kreun	Miller	Weber
Duckworth	Housley	Lang	Nelson	Wesenberg
Eichorn	Howe	Lieske	Pratt	Westrom
Farnsworth	Jasinski	Limmer	Rarick	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, and Rest.

The motion prevailed. So the amendment was adopted.

Senator Green moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 156, line 13, after the period, insert "The Department of Administration and the Department of Transportation shall also incorporate a preference for materials mined, made, or assembled in Minnesota into the bidding processes."

Senator Green moved to amend the third Green amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, delete lines 3 to 5 and insert:

"Page 58, delete lines 8 to 13

Page 58, line 14, delete "(c)" and insert "(b)"

Correct the subdivision and section totals and the appropriations by fund

Page 153, delete section 1

Renumber the sections in sequence and correct the internal references

Amend the title accordingly"

The question was taken on the adoption of the Green amendment to the third Green amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

Anderson	Coleman	Dornink	Drazkowski	Eichorn
Bahr	Dahms	Draheim	Duckworth	Farnsworth

Green Johnson Limmer Pratt Wesenberg Gruenhagen Koran Lucero Rarick Westrom Housley Kreun Mathews Rasmusson Lang Lieske Howe Miller Utke Jasinski Nelson Weber

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, and Rest.

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

The question was taken on the adoption of the third Green amendment. The motion prevailed. So the third Green amendment was adopted.

Senator Lucero moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 55, line 22, delete "\$2,000,000" and insert "\$1,750,000"

Page 57, after line 12, insert:

"(bb) \$250,000 the first year is for establishment of a task force to investigate first hand the labor conditions in facilities located in the Republic of Congo and China where critical materials are mined for use in electric vehicle batteries and solar panels and where solar panels are manufactured. The task force shall include the commissioners of commerce and labor and industry, or their designees, and additional members, appointed by the commissioner of commerce, representing the Minnesota Public Utilities Commission, Xcel Energy, and the Minnesota Solar Energy **Industries** Association. The task force must submit a report on its findings to the chairs and ranking minority members of the senate and house of representatives committees with jurisdiction over energy finance and policy no later than January 15, 2025."

Correct the subdivision and section totals and the appropriations by fund

Senator Lucero moved to amend the Lucero amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, line 3, delete "\$1,750,000" and insert "\$1,500,000"

Page 1, line 5, delete "\$250,000" and insert "\$500,000"

The question was taken on the adoption of the Lucero amendment to the Lucero amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, Putnam, and Rest.

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

The question was taken on the adoption of the first Lucero amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, Putnam, and Rest.

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

Senator Lucero moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 249, after line 2, insert:

"Sec. 51. REPORT ON SLAVE LABOR USE.

By October 1, 2023, the commissioner of commerce must submit to the chairs and ranking minority members of the legislative committees and divisions with jurisdiction over energy a report on the extent to which materials and components used in the production and operation of clean energy technologies in this state are procured from countries that are known to utilize slave labor."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Lucero moved to amend the third Lucero amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, delete lines 3 to 11 and insert:

"Page 227, line 5, delete "and"

Page 227, line 7, delete the period and insert "; and"

Page 227, after line 7, insert:

"(4) eliminating the use of materials and components of clean energy technologies that are procured from countries that are known to utilize slave labor.""

The question was taken on the adoption of the Lucero amendment to the third Lucero amendment.

The roll was called, and there were yeas 58 and nays 7, as follows:

Those who voted in the affirmative were:

Abeler Anderson Bahr Boldon Carlson

Champion Frentz Koran Mitchell Rarick Coleman Green Kreun Mohamed Rasmusson Cwodzinski Gruenhagen Kupec Morrison Rest Lang Seeberger Dahms Gustafson Murphy Draheim Hawi Nelson Utke Latz Drazkowski Hoffman Lieske Oumou Verbeten Weber Duckworth Housley Limmer Pappas Wesenberg Dziedzic Howe Lucero Pha Westrom Wiklund Eichorn Jasinski Mathews Port Farnsworth Johnson Maye Quade Pratt Fateh Miller Putnam Klein

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hoffman, Klein, Mohamed, and Rest.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

Dibble Mann McEwen Xiong Kunesh Marty Westlin

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the third Lucero amendment, as amended. The motion prevailed. So the amendment, as amended, was adopted.

Senator Lucero moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 249, line 2, insert:

"Sec. 51. DEVELOPMENT OF "MADE WITHOUT SLAVE LABOR" CERTIFICATION.

- (a) By January 1, 2024, the commissioner of commerce must implement a program to certify that clean energy technology was generated without reliance on components or labor from companies or jurisdictions that rely on slave labor. The plan must include a mechanism for the public to quickly ascertain whether a particular entity has received the certification and must include options for a recipient of the certification to promote the fact that they have received the certification to the public.
- (b) By October 1, 2024, the commissioner of commerce must submit to the chairs and ranking minority members of the legislative committees with jurisdiction over energy a report on how the program required by paragraph (a) will be structured and operated."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler Anderson Bahr Coleman Dahms

Dornink	Green	Koran	Mathews	Utke
Draheim	Gruenhagen	Kreun	Miller	Weber
Drazkowski	Housley	Lang	Nelson	Wesenberg
Duckworth	Howe	Lieske	Pratt	Westrom
Eichorn	Jasinski	Limmer	Rarick	
Farneworth	Iohnson	Lucero	Rasmusson	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Klein, Mohamed, and Rest.

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

Senator Rarick moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 231, line 21, delete "and"

Page 231, line 26, delete the period and insert "; and"

Page 231, after line 26, insert:

"(15) ensure that all projects financed through the authority use components that are sourced and manufactured from companies and jurisdictions that meet or exceed Minnesota wage and labor requirements."

The question was taken on the adoption of the amendment.

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

Boldon	Champion	Dibble	Fateh	Gustafson
Carlson	Cwodzinski	Dziedzic	Frentz	Hauschild

Westlin Hawj Latz Mohamed Pha Hoffman Mann Morrison Port Wiklund Maye Quade Klein Murphy Putnam Xiong Kunesh McEwen Oumou Verbeten Rest Mitchell Pappas Seeberger Kupec

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Klein, Mohamed, Oumou Verbeten, and Rest.

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

Senator Gruenhagen moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 57, delete lines 25 to 34

Page 58, delete lines 1 to 7

Reletter the paragraphs in sequence

Correct the subdivision and section totals and the appropriations by fund

Page 159, delete section 2

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 29 and nays 38, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

Abeler	Fateh	Kunesh	Mohamed	Putnam
Boldon	Frentz	Kupec	Morrison	Rest
Carlson	Gustafson	Latz	Murphy	Seeberger
Champion	Hauschild	Mann	Nelson	Westlin
Coleman	Hawj	Marty	Oumou Verbeten	Wiklund
Cwodzinski	Hoffman	Maye Quade	Pappas	Xiong
Dibble	Housley	McEwen	Pha	C
Dziedzic	Klein	Mitchell	Port	

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Klein, Mohamed, and Rest.

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

Senator Mathews moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 249, after line 2, insert:

"Sec. 51. NUCLEAR GENERATED HYDROGEN; FEASIBILITY STUDY; APPROPRIATION.

The commissioner of commerce, in consultation with the University of Minnesota Energy Transition Lab, must perform a feasibility study on the use of hydrogen produced by nuclear power plants in Minnesota for manufacturing, refining, agricultural, transportation, and other purposes. The study must evaluate the potential economic benefits accrued from the use and potential sale of hydrogen, as well as any reductions to carbon emissions that may result from increased hydrogen and nuclear power use. The results of the feasibility study must be submitted to the chairs and ranking minority members of the house of representatives and senate committees with jurisdiction over energy policy no later than January 1, 2024."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Mathews moved to amend the fifth Mathews amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, after line 2, insert:

"Page 194, after line 24, insert:

"Sec. 22. Minnesota Statutes 2022, section 216B.243, subdivision 3b, is amended to read:

- Subd. 3b. Nuclear power plant; <u>certain</u> new construction prohibited; relicensing. (a) <u>Except</u> <u>as provided in paragraph (c)</u>, the commission may not issue a certificate of need for the construction of a new nuclear-powered electric generating plant.
- (b) Any certificate of need for additional storage of spent nuclear fuel for a facility seeking a license extension shall address the impacts of continued operations over the period for which approval is sought.
- (c) The commission may issue a certificate of need to construct a new nuclear-powered generating plant with a maximum generation capacity of 300 megawatts.""

Page 1, line 4, delete "51" and insert "52"

The question was taken on the adoption of the Mathews amendment to the fifth Mathews amendment.

The roll was called, and there were yeas 32 and nays 35, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Klein, Mohamed, and Rest.

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

The question was taken on the adoption of the fifth Mathews amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim and Lang.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

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

Senator Rarick moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 187, after line 32, insert:

"(2) at least 50 percent of the solar garden's generating capacity is subscribed by residential customers;"

Page 188, line 1, delete "(2)" and insert "(3)"

Page 188, line 9, delete "(3)" and insert "(4)"

Page 188, line 21, delete "(4)" and insert "(5)"

Page 188, line 22, delete "(5)" and insert "(6)"

Page 188, line 24, delete "(6)" and insert "(7)"

Page 188, line 26, delete "(7)" and insert "(8)"

Page 188, line 28, delete "(8)" and insert "(9)"

The motion prevailed. So the amendment was adopted.

Senator Farnsworth moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 190, after line 26, insert:

"Sec. 18. Minnesota Statutes 2022, section 216B.1691, subdivision 1, as amended by Laws 2023, chapter 7, section 3, is amended to read:

Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have the meaning given them.

- (b) "Carbon-free" means a technology that generates electricity without emitting carbon dioxide.
- (c) Unless otherwise specified in law, "eligible energy technology" means an energy technology that generates electricity from the following renewable energy sources:
 - (1) solar;
 - (2) wind;
- (3) hydroelectric with a capacity of: (i) less than 100 megawatts; or (ii) 100 megawatts or more, provided that the facility is in operation as of the effective date of this act;
 - (4) hydrogen generated from the resources listed in this paragraph; or

- (5) biomass, which includes, without limitation, wood waste and wood chip biomass; landfill gas; an anaerobic digester system; the predominantly organic components of wastewater effluent, sludge, or related by-products from publicly owned treatment works, but not including incineration of wastewater sludge to produce electricity; and, except as provided in subdivision 1a, an energy recovery facility used to capture the heat value of mixed municipal solid waste or refuse-derived fuel from mixed municipal solid waste as a primary fuel.
- (d) "Electric utility" means: (1) a public utility providing electric service; (2) a generation and transmission cooperative electric association; (3) a municipal power agency; (4) a power district; or (5) a cooperative electric association or municipal utility providing electric service that is not a member of an entity in clauses (2) to (4).
- (e) "Environmental justice area" means an area in Minnesota that, based on the most recent data published by the United States Census Bureau, meets one or more of the following criteria:
 - (1) 40 percent or more of the area's total population is nonwhite;
- (2) 35 percent or more of households in the area have an income that is at or below 200 percent of the federal poverty level;
- (3) 40 percent or more of the area's residents over the age of five have limited English proficiency; or
- (4) the area is located within Indian country, as defined in United State Code, title 18, section 1151.
- (f) "Total retail electric sales" means the kilowatt-hours of electricity sold in a year by an electric utility to retail customers of the electric utility or to a distribution utility for distribution to the retail customers of the distribution utility.

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

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 34 and nays 33, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senator: Hauschild.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Mohamed, and Rest.

The motion prevailed. So the amendment was adopted.

Senator Lucero moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 55, line 22, delete "\$2,000,000" and insert "\$1,000,000"

Page 57, after line 12, insert:

"(bb) \$1,000,000 the first year is for grants to city fire departments for training and equipment for the purpose of extinguishing fires caused by batteries in electric vehicles and for fireproof storage of electric vehicle batteries damaged in vehicle accidents."

Correct the subdivision and section totals and the appropriations by fund

Senator Lucero moved to amend the sixth Lucero amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

```
Page 1, line 3, delete "$1,000,000" and insert "$500,000"
```

Page 1, line 5, delete "\$1,000,000" and insert "\$1,500,000"

The question was taken on the adoption of the Lucero amendment to the sixth Lucero amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Weber Wesenberg Westrom

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

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

The question was taken on the adoption of the sixth Lucero amendment.

The roll was called, and there were yeas 34 and nays 33, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

The motion prevailed. So the amendment was adopted.

Senator Gruenhagen moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 232, line 3, after the semicolon, insert "and"

Page 232, line 7, delete "; and" and insert a period

Page 232, delete lines 8 and 9

Senator Gruenhagen moved to amend the second Gruenhagen amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, delete lines 3 to 5 and insert:

"Page 54, delete lines 10 to 15

Reletter the paragraphs in sequence

Correct the subdivision and section totals and the appropriations by fund

Page 226, delete section 41

Page 247, delete section 49

Renumber the sections in sequence and correct the internal references

Amend the title accordingly"

The question was taken on the adoption of the Gruenhagen amendment to the second Gruenhagen amendment.

The roll was called, and there were yeas 31 and nays 35, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

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

The question was taken on the adoption of the second Gruenhagen amendment.

The roll was called, and there were yeas 27 and nays 39, as follows:

Those who voted in the affirmative were:

Anderson	Duckworth	Jasinski	Lucero	Weber
Bahr	Eichorn	Johnson	Mathews	Wesenberg
Coleman	Farnsworth	Koran	Miller	Westrom
Dahms	Green	Lang	Pratt	
Draheim	Gruenhagen	Lieske	Rasmusson	
Drazkowski	Howe	Limmer	Utke	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

Abeler	Fateh	Kreun	Mitchell	Putnam
Boldon	Frentz	Kunesh	Mohamed	Rarick
Carlson	Gustafson	Kupec	Morrison	Rest
Champion	Hauschild	Latz	Murphy	Seeberger
Cwodzinski	Hawj	Mann	Oumou Verbeten	Westlin
Dibble	Hoffman	Marty	Pappas	Wiklund
Dornink	Housley	Maye Quade	Pha	Xiong
Dziedzic	Klein	McEwen	Port	Č

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

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

RECONSIDERATION

Having voted on the prevailing side, Senator Kunesh moved that the vote whereby the sixth Lucero amendment to H.F. No. 2310 was adopted on April 20, 2023, be now reconsidered.

The question was taken on the adoption of the motion.

The roll was called, and there were yeas 38 and nays 28, as follows:

Those who voted in the affirmative were:

Abeler	Fateh	Kreun	Mitchell	Putnam
Boldon	Frentz	Kunesh	Mohamed	Rest
Carlson	Gustafson	Kupec	Morrison	Seeberger
Champion	Hauschild	Latz	Murphy	Westlin
Cwodzinski	Hawj	Mann	Oumou Verbeten	Wiklund
Dibble	Hoffman	Marty	Pappas	Xiong
Dziedzic	Housley	Maye Quade	Pha	Č
Eichorn	Klein	McEwen	Port	

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

Those who voted in the negative were:

Anderson	Dahms	Drazkowski	Green	Jasinski
Bahr	Dornink	Duckworth	Gruenhagen	Johnson
Coleman	Draheim	Farnsworth	Howe	Koran

Lang Lucero Pratt Utke Westrom Lieske Mathews Rarick Weber

Lieske Mathews Rarick Weber Limmer Miller Rasmusson Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Draheim, Lang, and Miller.

The motion prevailed. So the vote was reconsidered.

The question was taken on the adoption of the sixth Lucero amendment.

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

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

Senator Pratt moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 17, line 17, before the period, insert "under Minnesota Statutes, section 115A.0716 and sections 115A.49 to 115A.51"

The motion prevailed. So the amendment was adopted.

Senator Hawj moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 162, delete section 6 and insert:

"Sec. 6. Minnesota Statutes 2022, section 116C.779, subdivision 1, is amended to read:

Subdivision 1. **Renewable development account.** (a) The renewable development account is established as a separate account in the special revenue fund in the state treasury. Appropriations

and transfers to the account shall be credited to the account. Earnings, such as interest, dividends, and any other earnings arising from assets of the account, shall be credited to the account. Funds remaining in the account at the end of a fiscal year are not canceled to the general fund but remain in the account until expended. The account shall be administered by the commissioner of management and budget as provided under this section.

- (b) On July 1, 2017, the public utility that owns the Prairie Island nuclear generating plant must transfer all funds in the renewable development account previously established under this subdivision and managed by the public utility to the renewable development account established in paragraph (a). Funds awarded to grantees in previous grant cycles that have not yet been expended and unencumbered funds required to be paid in calendar year 2017 under paragraphs (f) and (g), and sections 116C.7792 and 216C.41, are not subject to transfer under this paragraph.
- (c) Except as provided in subdivision 1a, beginning January 15, 2018, and continuing each January 15 thereafter, the public utility that owns the Prairie Island nuclear generating plant must transfer to the renewable development account \$500,000 each year for each dry cask containing spent fuel that is located at the Prairie Island power plant for each year the plant is in operation, and \$7,500,000 each year the plant is not in operation if ordered by the commission pursuant to paragraph (i). The fund transfer must be made if nuclear waste is stored in a dry cask at the independent spent-fuel storage facility at Prairie Island for any part of a year.
- (d) Except as provided in subdivision 1a, beginning January 15, 2018, and continuing each January 15 thereafter, the public utility that owns the Monticello nuclear generating plant must transfer to the renewable development account \$350,000 each year for each dry cask containing spent fuel that is located at the Monticello nuclear power plant for each year the plant is in operation, and \$5,250,000 each year the plant is not in operation if ordered by the commission pursuant to paragraph (i). The fund transfer must be made if nuclear waste is stored in a dry cask at the independent spent-fuel storage facility at Monticello for any part of a year.
- (e) Each year, the public utility shall withhold from the funds transferred to the renewable development account under paragraphs (c) and (d) the amount necessary to pay its obligations under paragraphs (f) and (g), and sections 116C.7792 and 216C.41, for that calendar year.
- (f) If the commission approves a new or amended power purchase agreement, the termination of a power purchase agreement, or the purchase and closure of a facility under section 216B.2424, subdivision 9, with an entity that uses poultry litter to generate electricity, the public utility subject to this section shall enter into a contract with the city in which the poultry litter plant is located to provide grants to the city for the purposes of economic development on the following schedule: \$4,000,000 in fiscal year 2018; \$6,500,000 each fiscal year in 2019 and 2020; and \$3,000,000 in fiscal year 2021. The grants shall be paid by the public utility from funds withheld from the transfer to the renewable development account, as provided in paragraphs (b) and (e).
- (g) If the commission approves a new or amended power purchase agreement, or the termination of a power purchase agreement under section 216B.2424, subdivision 9, with an entity owned or controlled, directly or indirectly, by two municipal utilities located north of Constitutional Route No. 8, that was previously used to meet the biomass mandate in section 216B.2424, the public utility that owns a nuclear generating plant shall enter into a grant contract with such entity to provide \$6,800,000 per year for five years, commencing 30 days after the commission approves the new or

amended power purchase agreement, or the termination of the power purchase agreement, and on each June 1 thereafter through 2021, to assist the transition required by the new, amended, or terminated power purchase agreement. The grant shall be paid by the public utility from funds withheld from the transfer to the renewable development account as provided in paragraphs (b) and (e).

- (h) The collective amount paid under the grant contracts awarded under paragraphs (f) and (g) is limited to the amount deposited into the renewable development account, and its predecessor, the renewable development account, established under this section, that was not required to be deposited into the account under Laws 1994, chapter 641, article 1, section 10.
- (i) After discontinuation of operation of the Prairie Island nuclear plant or the Monticello nuclear plant and each year spent nuclear fuel is stored in dry cask at the discontinued facility, the commission shall require the public utility to pay \$7,500,000 for the discontinued Prairie Island facility and \$5,250,000 for the discontinued Monticello facility for any year in which the commission finds, by the preponderance of the evidence, that the public utility did not make a good faith effort to remove the spent nuclear fuel stored at the facility to a permanent or interim storage site out of the state. This determination shall be made at least every two years.
 - (j) Funds in the account may be expended only for any of the following purposes:
 - (1) to stimulate research and development of renewable electric energy technologies;
- (2) to encourage grid modernization, including, but not limited to, projects that implement electricity storage, load control, and smart meter technology; and
- (3) to stimulate other innovative energy projects that reduce demand and increase system efficiency and flexibility.

Expenditures from the fund must benefit Minnesota ratepayers receiving electric service from the utility that owns a nuclear-powered electric generating plant in this state or the Prairie Island Indian community or its members.

The utility that owns a nuclear generating plant is eligible to apply for grants under this subdivision.

- (k) For the purposes of paragraph (j), the following terms have the meanings given:
- (1) "renewable" has the meaning given in section 216B.2422, subdivision 1, paragraph (c), clauses (1), (2), (4), and (5); and
 - (2) "grid modernization" means:
 - (i) enhancing the reliability of the electrical grid;
 - (ii) improving the security of the electrical grid against cyberthreats and physical threats; and
- (iii) increasing energy conservation opportunities by facilitating communication between the utility and its customers through the use of two-way meters, control technologies, energy storage and microgrids, technologies to enable demand response, and other innovative technologies.

- (l) A renewable development account advisory group that includes, among others, representatives of the public utility and its ratepayers, and includes at least one representative of the Prairie Island Indian community appointed by that community's tribal council, shall develop recommendations on account expenditures. The advisory group must design a request for proposal and evaluate projects submitted in response to a request for proposals. The advisory group must utilize an independent third-party expert to evaluate proposals submitted in response to a request for proposal, including all proposals made by the public utility. A request for proposal for research and development under paragraph (j), clause (1), may be limited to or include a request to higher education institutions located in Minnesota for multiple projects authorized under paragraph (j), clause (1). The request for multiple projects may include a provision that exempts the projects from the third-party expert review and instead provides for project evaluation and selection by a merit peer review grant system. In the process of determining request for proposal scope and subject and in evaluating responses to request for proposals, the advisory group must strongly consider, where reasonable;:
 - (1) potential benefit to Minnesota citizens and businesses and the utility's ratepayers; and
- (2) the proposer's commitment to increasing the diversity of the proposer's workforce and vendors.
- (m) The advisory group shall submit funding recommendations to the public utility, which has full and sole authority to determine which expenditures shall be submitted by the advisory group to the legislature. The commission may approve proposed expenditures, may disapprove proposed expenditures that it finds not to be in compliance with this subdivision or otherwise not in the public interest, and may, if agreed to by the public utility, modify proposed expenditures. The commission shall, by order, submit its funding recommendations to the legislature as provided under paragraph (n).
- (n) The commission shall present its recommended appropriations from the account to the senate and house of representatives committees with jurisdiction over energy policy and finance annually by February 15. Expenditures from the account must be appropriated by law. In enacting appropriations from the account, the legislature:
- (1) may approve or disapprove, but may not modify, the amount of an appropriation for a project recommended by the commission; and
 - (2) may not appropriate money for a project the commission has not recommended funding.
- (o) A request for proposal for renewable energy generation projects must, when feasible and reasonable, give preference to projects that are most cost-effective for a particular energy source.
- (p) The advisory group must annually, by February 15, report to the chairs and ranking minority members of the legislative committees with jurisdiction over energy policy on projects funded by the account for the prior year and all previous years. The report must, to the extent possible and reasonable, itemize the actual and projected financial benefit to the public utility's ratepayers of each project.
- (q) By February 1, 2018, and each February 1 thereafter, the commissioner of management and budget shall submit a written report regarding the availability of funds in and obligations of the

account to the chairs and ranking minority members of the senate and house committees with jurisdiction over energy policy and finance, the public utility, and the advisory group.

- (r) A project receiving funds from the account must produce a written final report that includes sufficient detail for technical readers and a clearly written summary for nontechnical readers. The report must include an evaluation of the project's financial, environmental, and other benefits to the state and the public utility's ratepayers. A project receiving funds from the account must submit a report that meets the requirements of section 216C.51, subdivisions 3 and 4, each year the project funded by the account is in progress.
- (s) Final reports, any mid-project status reports, and renewable development account financial reports must be posted online on a public website designated by the commissioner of commerce.
- (t) All final reports must acknowledge that the project was made possible in whole or part by the Minnesota renewable development account, noting that the account is financed by the public utility's ratepayers.
- (u) Of the amount in the renewable development account, priority must be given to making the payments required under section 216C.417.
- (v) Construction projects receiving funds from this account are subject to the requirement to pay the prevailing wage rate, as defined in section 177.42 and the requirements and enforcement provisions in sections 177.27, 177.30, 177.32, 177.41 to 177.435, and 177.45.

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

Page 186, line 30, delete "and"

Page 186, line 31, delete the period and insert "; and"

Page 186, after line 31, insert:

"(13) require an owner of a solar garden to submit a report that meets the requirements of section 216C.51, subdivisions 3 and 4, each year the solar garden is in operation."

Page 243, after line 19, insert:

"Sec. 44. [216C.51] UTILITY DIVERSITY REPORTING.

Subdivision 1. Public policy. It is the public policy of this state to encourage each utility that serves Minnesota residents to focus on and improve the diversity of the utility's workforce and suppliers.

- Subd. 2. **Definition.** As used in this section, "utility" has the meaning given to the term "public utility" in section 216B.02, subdivision 4.
- Subd. 3. Annual report. (a) Beginning March 15, 2024, and each March 15 thereafter, each utility authorized to do business in Minnesota must file an annual diversity report to the commissioner that describes:

- (1) the utility's goals and efforts to increase diversity in the workplace, including current workforce representation numbers and percentages; and
- (2) all procurement goals and actual spending for female-owned, minority-owned, veteran-owned, and small business enterprises during the previous calendar year.
- (b) The goals under paragraph (a), clause (2), must be expressed as a percentage of the total work performed by the utility submitting the report. The actual spending for female-owned, minority-owned, veteran-owned, and small business enterprises must also be expressed as a percentage of the total work performed by the utility submitting the report.
- Subd. 4. **Report elements.** Each utility required to report under this section must include the following in the annual report to the department:
- (1) an explanation of the plan to increase diversity in the utility's workforce and suppliers during the next year;
 - (2) an explanation of the plan to increase the goals;
- (3) an explanation of the challenges faced to increase workforce and supplier diversity, including suggestions regarding actions the department could take to help identify potential employees and vendors;
 - (4) a list of the certifications the company recognizes;
- (5) a point of contact for a potential employee or vendor that wishes to work for or do business with the utility; and
- (6) a list of successful actions taken to increase workforce and supplier diversity, to encourage other companies to emulate best practices.
- Subd. 5. **State data.** Each annual report must include as much state-specific data as possible. If the submitting utility does not submit state-specific data, the utility must include any relevant national data the utility possesses, explain why the utility could not submit state-specific data, and detail how the utility intends to include state-specific data in future reports, if possible.
- Subd. 6. **Publication; retention.** The department must publish an annual report on the department's website and must maintain each annual report for at least five years."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 36 and nays 29, as follows:

Those who voted in the affirmative were:

Abeler Champion Dziedzic Gustafson Hoffman Boldon Cwodzinski Fateh Hauschild Housley Carlson Dibble Frentz Hawj Klein

Xiong

Kunesh	Maye Quade	Murphy	Putnam
Kupec	McEwen	Oumou Verbeten	Rest
Latz	Mitchell	Pappas	Seeberger
Mann	Mohamed	Pha	Westlin
Marty	Morrison	Port	Wiklund

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Draheim, Lang, and Miller.

The motion prevailed. So the amendment was adopted.

Senator Eichorn moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 65, after line 29, insert:

"Section 1. [16C.067] PREFERRED MINERALS AND METALS.

Subdivision 1. **Definitions.** As used in this section, the following terms have the meanings given:

- (1) "minerals and metals" or "minerals or metals" means one or more of the following: nickel, copper, cobalt, steel, or iron powder; and
 - (2) "goods" means solar panels and batteries in electric vehicles.
- Subd. 2. State contracting. Before a commissioner or other agency head enters into a contract for the purchase of goods, the commissioner or agency head must require that the vendor of the goods disclose whether the goods contain, or have any components that contain, minerals or metals and state where those minerals and metals were mined or produced and, if applicable, who the manufacturer is.
- Subd. 3. Disclosure to legislature. If a vendor discloses that its goods or any components of its goods contain minerals or metals that do not come from Minnesota, the commissioner or agency head must promptly report to the chairs of the legislative committees with jurisdiction over mining that the commissioner or agency head is entering into a contract for goods containing minerals and metals not from Minnesota. The commissioner or agency head must detail efforts made to obtain the goods from vendors that contain, or have components that contain, minerals and metals from Minnesota and a rationalization for the decision to contract for goods that contain minerals and metals from outside the state.

Subd. 4. Grant recipients use of state funds. If a recipient of a state grant uses state grant proceeds to purchase goods, the recipient must disclose to the agency serving as the fiscal agent whether the goods contain, or have any components that contain, any amount of minerals or metals and state where those minerals and metals were mined or produced and, if applicable, who the manufacturer is. The commissioner or agency head of the agency serving as the fiscal agent for the grant must promptly report to the chairs of the committees in the senate and the house of representatives with jurisdiction over mining regarding state funds used to purchase goods or components of goods containing minerals or metals mined or produced outside the state.

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

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, and Miller.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Klein, Mohamed, and Rest.

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

Senator Eichorn moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 72, line 4, delete "1" and insert "2" and delete "1" and insert "2"

The motion prevailed. So the amendment was adopted.

Senator Wesenberg moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 76, after line 18, insert:

- "Sec. 18. Minnesota Statutes 2022, section 97A.045, subdivision 5, is amended to read:
- Subd. 5. **Power to prescribe form of permits and licenses.** (a) Except as provided in paragraph (b), the commissioner may prescribe the form of permits, licenses, and tags issued under the game and fish laws.
- (b) The commissioner must offer an applicant for an angling, trapping, or hunting license, including a special permit issued under section 97A.401, the option of receiving the license in either a paper or paperless format and must provide an applicant with a paperless license unless the applicant requests a paper license. This paragraph applies to both annual and lifetime licenses. The commissioner must ensure that a person authorized to issue an annual license described in this paragraph has the ability to issue paperless licenses.

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

- Sec. 19. Minnesota Statutes 2022, section 97A.405, subdivision 2, is amended to read:
- Subd. 2. **Personal possession.** (a) A person acting under a license or traveling from an area where a licensed activity was performed must have in personal possession either:
 - (1) the proper paper license, if the license has been issued to and received by the person;
- (2) a driver's license or Minnesota identification card that bears a valid designation of the proper lifetime license, as provided under section 171.07, subdivision 19; or
- (3) the proper <u>paper</u> license identification number or stamp validation, if the license has been sold to the person by electronic means but the actual license has not been issued and received; or
- (4) electronic or other evidence satisfactory to the commissioner that the person has the proper paperless license.
- (b) If possession of a license or a license identification number is required, a person must exhibit, as requested by a conservation officer or peace officer, either: (1) the proper paper license if the license has been issued to and received by the person; (2) a driver's license or Minnesota identification card that bears a valid designation of the proper lifetime license, as provided under section 171.07, subdivision 19; or (3) the proper paper license identification number or stamp validation and a valid state driver's license, state identification card, or other form of identification provided by the commissioner, if the license has been sold to the person by electronic means but the actual license has not been issued and received; or (4) electronic or other evidence satisfactory to the commissioner that the person has the proper paperless license. A person charged with violating the license possession requirement shall not be convicted if the person produces in court or the office of the arresting officer, the actual license previously issued to that person, which was valid at the time of arrest, or satisfactory proof that at the time of the arrest the person was validly licensed. Upon request of a conservation officer or peace officer, a licensee shall write the licensee's name in the presence of the officer to determine the identity of the licensee.
- (c) Except as provided in paragraph (a), elause clauses (2) and (4), if the actual license has been issued and received, a receipt for license fees, a copy of a license, or evidence showing the issuance

of a license, including the license identification number or stamp validation, does not entitle a licensee to exercise the rights or privileges conferred by a license.

(d) A paper license issued electronically and not immediately provided to the licensee shall be mailed to the licensee within 30 days of purchase of the license. A pictorial migratory waterfowl, pheasant, trout and salmon, or walleye stamp shall be provided to the licensee after purchase of a stamp validation only if the licensee pays an additional fee that covers the costs of producing and mailing a pictorial stamp. A pictorial turkey stamp may be purchased for a fee that covers the costs of producing and mailing the pictorial stamp. Notwithstanding section 16A.1283, the commissioner may, by written order published in the State Register, establish fees for providing the pictorial stamps. The fees must be set in an amount that does not recover significantly more or less than the cost of producing and mailing the stamps. The fees are not subject to the rulemaking provisions of chapter 14, and section 14.386 does not apply.

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

Sec. 20. Minnesota Statutes 2022, section 97A.420, subdivision 1, is amended to read:

Subdivision 1. **Seizure.** (a) An enforcement officer shall immediately seize the license of a person who unlawfully takes, transports, or possesses wild animals when the restitution value of the wild animals exceeds \$500. Except as provided in subdivisions 2, 4, and 5, the person may not use or obtain any license to take the same type of wild animals involved, including a duplicate license, until an action is taken under subdivision 6. If the license seized under this paragraph was for a big game animal, the license seizure applies to all licenses to take big game issued to the individual. If the license seized under this paragraph was for small game animals, the license seizure applies to all licenses to take small game issued to the individual.

- (b) In addition to the license seizure under paragraph (a), if the restitution value of the wild animals unlawfully taken, possessed, or transported is \$1,000 or more, all other game and fish licenses held by the person shall be immediately seized. Except as provided in subdivision 2, 4, or 5, the person may not obtain any game or fish license or permit, including a duplicate license, until an action is taken under subdivision 6.
- (c) A person may not take wild animals covered by a license seized under this subdivision until an action is taken under subdivision 6.
- (d) The commissioner must make a means of seizing and releasing a paperless license under this section available to enforcement officers.

EFFECTIVE DATE. This section is effective March 1, 2024."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Hawj moved to amend the Wesenberg amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, line 14, delete "2024" and insert "2026"

Page 2, line 26, delete "2024" and insert "2026"

Page 3, line 12, delete "2024" and insert "2026"

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the Wesenberg amendment, as amended. The motion prevailed. So the amendment, as amended, was adopted.

Senator Farnsworth moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 76, after line 18, insert:

"Sec. 18. Minnesota Statutes 2022, section 93.001, is amended to read:

93.001 MINNESOTA IS A MINING-FRIENDLY STATE; POLICY FOR MINERAL DEVELOPMENT.

Minnesota is a mining-friendly state. It is the policy of the state to provide for the diversification of the state's mineral economy through long-term support of mineral exploration, evaluation, environmental research, development, production, and commercialization."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 35 and nays 32, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senator: Hauschild.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Nelson.

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Mohamed, and Rest.

The motion prevailed. So the amendment was adopted.

Senator Drazkowski moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 77, after line 10, insert:

- "Sec. 21. Minnesota Statutes 2022, section 97B.031, is amended by adding a subdivision to read:
- Subd. 7. Regular firearms deer season. During the regular firearms deer season, all legal firearms may be used statewide."

Page 135, delete section 73 and insert:

"Sec. 74. REPEALER.

- (a) Minnesota Statutes 2022, sections 97B.318; 103C.501, subdivisions 2 and 3; 115.44, subdivision 9; 116.011; 325E.389; and 325E.3891, are repealed.
- (b) Minnesota Rules, parts 8400.0500; 8400.0550; 8400.0600, subparts 4 and 5; 8400.0900, subparts 1, 2, 4, and 5; 8400.1650; 8400.1700; 8400.1750; 8400.1800; and 8400.1900, are repealed.
- (c) Minnesota Statutes 2022, sections 35.155, subdivision 14; 86B.101; 86B.305; and 86B.313, subdivisions 2 and 3, are repealed.
 - (d) Minnesota Statutes 2022, section 97C.605, subdivisions 2, 2a, 2b, and 5, are repealed.
 - (e) Minnesota Rules, part 6256.0500, subparts 2, 2a, 2b, 4, 5, 6, 7, and 8, are repealed.

EFFECTIVE DATE. Paragraph (c) is effective July 1, 2025. Paragraphs (d) and (e) are effective January 1, 2024."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

Senator Boldon moved to amend the Drazkowski amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, delete section 21 and insert:

"Sec. 21. Minnesota Statutes 2022, section 97B.318, subdivision 1, is amended to read:

Subdivision 1. **Shotgun use area.** During the regular firearms season in the shotgun use area, only legal shotguns loaded with single-slug shotgun shells, legal muzzle-loading long guns, and legal handguns may be used for taking deer. Legal shotguns include those with rifled barrels. The shotgun use area is that portion of the state lying within the following described boundary: Beginning on the west boundary of the state at the northern boundary of Clay County; thence along the northern

boundary of Clay County to State Trunk Highway (STH) 32; thence along STH 32 to STH 34; thence along STH 34 to Interstate Highway 94 (I-94); thence along I-94 to County State-Aid Highway (CSAH) 40, Douglas County; thence along CSAH 40 to CSAH 82, Douglas County; thence along CSAH 22 to CSAH 6, Douglas County; thence along CSAH 6 to CSAH 14, Douglas County; thence along CSAH 14 to STH 29; thence along STH 29 to CSAH 46, Otter Tail County; thence along CSAH 46, Otter Tail County, to CSAH 22, Todd County; thence along CSAH 22 to U.S. Highway 71; thence along U.S. Highway 71 to STH 27; thence along STH 27 to the Mississippi River; thence along the east bank of the Mississippi River to STH 23; thence along STH 23 to STH 95; thence along STH 95 to U.S. Highway 8; thence along U.S. Highway 8 to the eastern boundary of the state; thence along the east, south, and west boundaries of the state to the point of beginning consisting of Olmsted County."

Page 1, delete lines 8 to 20

The question was taken on the adoption of the Boldon amendment to the Drazkowski amendment.

The roll was called, and there were yeas 66 and nays 1, as follows:

Those who voted in the affirmative were:

Abeler	Dziedzic	Klein	McEwen	Rasmusson
Anderson	Eichorn	Koran	Miller	Rest
Bahr	Farnsworth	Kreun	Mitchell	Seeberger
Boldon	Fateh	Kunesh	Mohamed	Utke
Carlson	Frentz	Kupec	Morrison	Weber
Champion	Green	Lang	Murphy	Wesenberg
Coleman	Gruenhagen	Latz	Nelson	Westlin
Cwodzinski	Gustafson	Lieske	Oumou Verbeten	Westrom
Dahms	Hauschild	Limmer	Pappas	Wiklund
Dibble	Hawj	Lucero	Pha	Xiong
Dornink	Hoffman	Mann	Port	C
Draheim	Housley	Marty	Pratt	
Drazkowski	Jasinski	Mathews	Putnam	
Duckworth	Johnson	Mave Ouade	Rarick	

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Mohamed, and Rest.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Nelson.

Those who voted in the negative were:

Howe

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the Drazkowski amendment, as amended.

The roll was called, and there were yeas 42 and nays 25, as follows:

Those who voted in the affirmative were:

Abeler	Coleman	Draheim	Eichorn	Gruenhagen
Anderson	Dahms	Drazkowski	Farnsworth	Gustafson
Bahr	Dornink	Duckworth	Green	Hauschild

Hoffman	Kreun	Lucero	Putnam	Wesenberg
Housley	Kupec	Mathews	Rarick	Westrom
Howe	Lang	Miller	Rasmusson	Xiong
Jasinski	Latz	Nelson	Seeberger	Č
Johnson	Lieske	Pha	Utke	
Koran	Limmer	Pratt	Weber	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Nelson.

Those who voted in the negative were:

Boldon	Dziedzic	Kunesh	Mitchell	Pappas
Carlson	Fateh	Mann	Mohamed	Port
Champion	Frentz	Marty	Morrison	Rest
Cwodzinski	Hawj	Maye Quade	Murphy	Westlin
Dibble	Klein	McEwen	Oumou Verbeten	Wiklund

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Mohamed, and Rest.

The motion prevailed. So the Drazkowski amendment, as amended, was adopted.

Senator Eichorn moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 5, line 14, delete "\$87,206,000" and insert "\$70,406,000"

Page 5, line 19, delete "\$81,305,000" and insert "\$64,505,000"

Page 28, after line 3, insert:

"(t) \$16,800,000 the first year is to impede spread of the invasive carp species described in Minnesota Rules, part 6216.0250, subpart 3, by: (1) designing, installing, and operating a state-of-the-art deterrent system at Mississippi River Lock and Dam 5 to impede passage of invasive carp at this location to protect the upper river; and (2) purchasing related equipment. This is a onetime appropriation and is available until June 30, 2026."

Correct the subdivision and section totals and the appropriations by fund

The question was taken on the adoption of the amendment.

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

Those who voted in the affirmative were:

Abeler	Dornink	Eichorn	Housley	Koran
Anderson	Draheim	Farnsworth	Howe	Kreun
Bahr	Drazkowski	Green	Jasinski	Lang
Coleman	Duckworth	Gruenhagen	Johnson	Lieske

Limmer Miller Rasmusson Wesenberg Lucero Nelson Utke Westrom Mathews Rarick Weber

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Nelson.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Mohamed, Putnam, and Rest.

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

Senator Westrom moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 66, line 20, before the period, insert ", unless the escape was a result of vandalism or destruction by a third party"

Senator Westrom moved to amend the Westrom amendment to H.F. No. 2310, the first unofficial engrossment, as follows:

Page 1, line 3, after "of" insert "a natural disaster," and after "vandalism" insert a comma

The motion prevailed. So the amendment to the amendment was adopted.

The question recurred on the adoption of the Westrom amendment, as amended.

The roll was called, and there were yeas 42 and nays 16, as follows:

Those who voted in the affirmative were:

Abeler	Drazkowski	Housley	Limmer	Utke
Anderson	Duckworth	Howe	Mathews	Weber
Bahr	Eichorn	Jasinski	Miller	Wesenberg
Champion	Farnsworth	Johnson	Morrison	Westlin
Coleman	Green	Koran	Nelson	Westrom
Cwodzinski	Gruenhagen	Kreun	Pratt	Xiong
Dahms	Gustafson	Kupec	Rarick	Č
Dornink	Hauschild	Lang	Rasmusson	
Draheim	Hoffman	Lieske	Seeberger	

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, Nelson, and Pratt.

Boldon	Frentz	Latz	McEwen	Oumou Verbeten
Carlson	Hawj	Mann	Mitchell	Pappas
Dibble	Kunesh	Marty	Murphy	Pha

Wiklund

The motion prevailed. So the Westrom amendment, as amended, was adopted.

Senator Westrom moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 133, delete section 68

Page 134, delete section 72

Page 135, delete section 73 and insert:

"Sec. 71. **REPEALER.**

- (a) Minnesota Statutes 2022, sections 103C.501, subdivisions 2 and 3; 115.44, subdivision 9; 116.011; 325E.389; and 325E.3891, are repealed.
- (b) Minnesota Rules, parts 8400.0500; 8400.0550; 8400.0600, subparts 4 and 5; 8400.0900, subparts 1, 2, 4, and 5; 8400.1650; 8400.1700; 8400.1750; 8400.1800; and 8400.1900, are repealed.
- (c) Minnesota Statutes 2022, sections 86B.101; 86B.305; and 86B.313, subdivisions 2 and 3, are repealed.
 - (d) Minnesota Statutes 2022, section 97C.605, subdivisions 2, 2a, 2b, and 5, are repealed.
 - (e) Minnesota Rules, part 6256.0500, subparts 2, 2a, 2b, 4, 5, 6, 7, and 8, are repealed.

EFFECTIVE DATE. Paragraph (c) is effective July 1, 2025. Paragraphs (d) and (e) are effective January 1, 2024."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Pratt.

Boldon	Champion	Dibble	Fateh	Gustafson
Carlson	Cwodzinski	Dziedzic	Frentz	Hauschild

Hawj Latz Mitchell Pappas Seeberger Hoffman Mann Mohamed Pha Westlin Klein Port Wiklund Marty Morrison Maye Quade Murphy Putnam Kunesh Xiong Oumou Verbeten Kupec McEwen Rest

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Latz, Maye Quade, Mohamed, Port, and Rest.

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

Senator Wesenberg moved to amend H.F. No. 2310, the first unofficial engrossment, as follows:

Page 5, line 14, delete "\$87,206,000" and insert "\$86,906,000"

Page 5, line 19, delete "\$81,305,000" and insert "\$81,005,000"

Page 30, after line 22, insert:

"(1) \$300,000 the first year is to: (1) update the Department of Natural Resources' data systems to provide access to open-burning variance permits to certified prescribed burners through the electronic open-burning permit system; (2) develop and provide a certified prescribed burner short course and formal qualification system open to all interested parties, including but not limited agency staff. staff from organizations, volunteers, and private landowners, with input from the Minnesota Prescribed Fire Council; (3) promote prescribed burner certification with input from the Minnesota Prescribed Fire Council; and (4) annually maintain and publish a list of Minnesota-certified prescribed burners. This is a onetime appropriation and is available until June 30, 2025."

Correct the subdivision and section totals and the appropriations by fund

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

Draheim	Gruenhagen	Kreun	Miller
Drazkowski	Housley	Lang	Pratt
Duckworth	Howe	Lieske	Rarick
Eichorn	Jasinski	Limmer	Rasmusson
Farnsworth	Johnson	Lucero	Utke
Green	Koran	Mathews	Weber
	Drazkowski Duckworth Eichorn Farnsworth	Drazkowski Housley Duckworth Howe Eichorn Jasinski Farnsworth Johnson	Drazkowski Housley Lang Duckworth Howe Lieske Eichorn Jasinski Limmer Farnsworth Johnson Lucero

Wesenberg

Westrom

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Pratt.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Klein, Latz, Maye Quade, Port, Putnam, and Rest.

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

H.F. No. 2310 was read the third time, as amended, and placed on its final passage.

CALL OF THE SENATE

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

Pursuant to Rule 41.2, Senator Duckworth moved that he be excused from voting on all questions pertaining to H.F. No. 2310. The motion prevailed.

The question was taken on the passage of H.F. No. 2310, as amended.

The roll was called, and there were yeas 37 and nays 29, as follows:

Those who voted in the affirmative were:

Abeler	Fateh	Kunesh	Mohamed	Rest
Boldon	Frentz	Kupec	Morrison	Seeberger
Carlson	Gustafson	Latz	Murphy	Westlin
Champion	Hauschild	Mann	Oumou Verbeten	Wiklund
Coleman	Hawi	Marty	Pappas	Xiong
Cwodzinski	Hoffman	Maye Quade	Pha	C
Dibble	Housley	McEwen	Port	
Dziedzic	Klein	Mitchell	Putnam	

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Latz, Maye Quade, McEwen, Port, and Rest.

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

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Draheim, Lang, Miller, Nelson, and Pratt.

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

SPECIAL ORDER

H.F. No. 1937: A bill for an act relating to state government; establishing a budget for the Department of Military Affairs and the Department of Veterans Affairs; modifying veterans bonus program and Minnesota GI bill program provisions; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 190.19, subdivision 2a; 197.236, subdivision 9; 197.79, subdivisions 1, 2, by adding a subdivision; 197.791, subdivisions 5, 6, 7; Laws 2021, First Special Session chapter 12, article 1, section 37, subdivision 2.

Senator Howe moved that the amendment made to H.F. No. 1937 by the Committee on Rules and Administration in the report adopted April 19, 2023, pursuant to Rule 45, be stricken.

The question was taken on the adoption of the motion.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, and Pratt.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Latz, Maye Quade, McEwen, Port, and Rest.

The motion did not prevail.

H.F. No. 1937 was read the third time and placed on its final passage.

The question was taken on the passage of the bill.

The roll was called, and there were yeas 66 and nays 1, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Latz, Maye Quade, McEwen, Port, Rest, and Xiong.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Lang, Miller, Nelson, and Pratt.

Those who voted in the negative were:

Howe

So the bill passed and its title was agreed to.

SPECIAL ORDER

H.F. No. 1830: A bill for an act relating to state government; appropriating money for the legislature, certain constitutional offices, and certain boards, offices, agencies, councils, departments, commissions, societies, centers, Minnesota State Retirement System, retirement plans, retirement associations, retirement fund; making appropriation reductions and cancellations; making deficiency appropriations; providing for revenue recovery; providing a statutory appropriation of funds to the legislature for sums sufficient to operate the house of representatives, senate, and Legislative Coordinating Commission; changing provisions for the legislative audit commission; making budget provisions; requiring Compensation Council to prescribe salaries for constitutional officers; requiring accountability and performance management measures; establishing the Office of Enterprise Translation; providing for grant administration and grant agreements; making county and local cybersecurity grants; changing human burial provisions; establishing the public land survey system monument grant program, the legislative task force on aging, the State Emblems Redesign Commission, and the infrastructure resilience advisory task force; requiring mixed-use Ford Building Site Redevelopment; providing for the Capitol Mall Design Framework; requiring the legislature to certify appropriation amounts for fiscal years 2026 and 2027; requiring a study of issues facing small agencies; requiring financial review of nonprofit grant recipients; modifying election administration provisions relating to voter registration, absentee voting, and election day voting; establishing early voting; adopting the national popular vote compact; allowing access for census workers; amending requirements related to soliciting near the polling place; modifying campaign finance provisions; modifying campaign finance reporting requirements; requiring disclosure of electioneering communications; prohibiting certain contributions during the legislative session; modifying provisions related to lobbying; establishing the voting operations, technology, and election

resources account; providing penalties; making technical and clarifying changes; requiring reports; amending Minnesota Statutes 2022, sections 1.135, subdivisions 2, 4, 6, by adding a subdivision; 1.141, subdivision 1; 3.099, subdivision 3; 3.97, subdivision 2; 3.972, subdivision 3; 3.978, subdivision 2; 3.979, subdivisions 2, 3, by adding a subdivision; 4.045; 5.30, subdivision 2; 5B.06; 10.44; 10.45; 10A.01, subdivisions 5, 21, 26, 30, by adding subdivisions; 10A.022, subdivision 3; 10A.025, subdivision 4; 10A.03, subdivision 2, by adding a subdivision; 10A.04, subdivisions 3, 4, 6, 9; 10A.05; 10A.06; 10A.071, subdivision 1; 10A.09, subdivision 5, by adding a subdivision; 10A.121, subdivisions 1, 2; 10A.15, subdivision 5, by adding a subdivision; 10A.20, subdivisions 2a, 5, 12; 10A.244; 10A.25, subdivision 3a; 10A.271, subdivision 1; 10A.273, subdivision 1; 10A.275, subdivision 1; 10A.31, subdivision 4; 10A.38; 15A.0815, subdivisions 1, 2; 15A.082, subdivisions 1, 2, 3, 4; 16A.122, subdivision 2; 16A.126, subdivision 1; 16A.1286, subdivision 2; 16A.152, subdivision 4; 16B.97, subdivisions 2, 3, 4; 16B.98, subdivisions 5, 6, 8, by adding subdivisions; 16B.991; 16E.14, subdivision 4; 16E.21, subdivisions 1, 2; 43A.08, subdivision 1; 135A.17, subdivision 2; 138.912, subdivisions 1, 2; 145.951; 200.02, subdivision 7; 201.022, subdivision 1; 201.061, subdivisions 1, 3, by adding a subdivision; 201.071, subdivisions 1, as amended, 8; 201.091, subdivision 4a; 201.12, subdivision 2; 201.121, subdivision 1; 201.13, subdivision 3; 201.1611, subdivision 1, by adding a subdivision; 201.195; 201.225, subdivision 2; 202A.18, subdivision 2a; 203B.001; 203B.01, by adding subdivisions; 203B.03, subdivision 1, by adding a subdivision; 203B.05, subdivision 1; 203B.08, subdivisions 1, 3; 203B.081, subdivisions 1, 3, by adding subdivisions; 203B.085; 203B.11, subdivisions 2, 4; 203B.12, subdivision 7, by adding a subdivision; 203B.121, subdivisions 1, 2, 3, 4; 203B.16, subdivision 2; 204B.06, subdivisions 1, 1b, 4a, by adding a subdivision; 204B.09, subdivisions 1, 3; 204B.13, by adding a subdivision; 204B.14, subdivision 2; 204B.16, subdivision 1; 204B.19, subdivision 6; 204B.21, subdivision 2; 204B.26; 204B.28, subdivision 2; 204B.32, subdivision 2; 204B.35, by adding a subdivision; 204B.45, subdivisions 1, 2, by adding a subdivision; 204B.46; 204B.49; 204C.04, subdivision 1; 204C.07, subdivision 4; 204C.15, subdivision 1; 204C.19, subdivision 3; 204C.24, subdivision 1; 204C.28, subdivision 1; 204C.33, subdivision 3; 204C.35, by adding a subdivision; 204C.39, subdivision 1; 204D.08, subdivisions 5, 6; 204D.09, subdivision 2; 204D.14, subdivision 1; 204D.16; 204D.19, subdivision 2; 204D.22, subdivision 3; 204D.23, subdivision 2; 204D.25, subdivision 1; 205.13, subdivision 5; 205.16, subdivision 2; 205.175, subdivision 3; 205A.09, subdivision 2; 205A.10, subdivision 5; 205A.12, subdivision 5; 206.58, subdivisions 1, 3; 206.61, subdivision 1; 206.80; 206.83; 206.845, subdivision 1, by adding a subdivision; 206.86, by adding a subdivision; 206.90, subdivision 10; 207A.12; 207A.15, subdivision 2; 208.05; 209.021, subdivision 2; 211B.11, subdivision 1; 211B.15, subdivision 8; 211B.20, subdivision 1; 211B.32, subdivision 1; 307.08; 349A.02, subdivision 1; 367.03, subdivision 6; 381.12, subdivision 2; 447.32, subdivision 4; 462A.22, subdivision 10; proposing coding for new law in Minnesota Statutes, chapters 2; 3; 5; 10A; 16A; 16B; 16E; 203B; 208; 211B; 381; repealing Minnesota Statutes 2022, sections 1.135, subdivisions 3, 5; 1.141, subdivisions 3, 4, 6; 4A.01; 4A.04; 4A.06; 4A.07; 4A.11; 15A.0815, subdivisions 3, 4, 5; 124D.23, subdivision 9; 202A.16; 203B.081, subdivision 2; 204D.04, subdivision 1; 204D.13, subdivisions 2, 3; 383C.806; Laws 2014, chapter 287, section 25, as amended; Minnesota Rules, part 4511.0600, subpart 5.

President Champion called Senator Klein to preside.

Senator Anderson moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 8, line 9, delete "38,325,000" and insert "38,529,000" and delete "20,555,000" and insert "20,759,000"

Page 9, line 9, delete "\$2,411,000" and insert "\$2,615,000" and delete "\$1,782,000" and insert "\$1,986,000"

Page 11, line 9, delete "30,861,000" and insert "30,657,000" and delete "22,573,000" and insert "22,369,000"

Page 11, line 14, delete "\$11,129,000" and insert "\$10,925,000"

Page 11, line 17, after the period, insert "The base for this appropriation in fiscal year 2026 and each fiscal year thereafter is \$11,129,000."

The question was taken on the adoption of the amendment.

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Howe, Lang, Miller, and Pratt.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Marty, Maye Quade, Port, Rest, and Xiong.

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

Senator Bahr moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 71, delete section 54

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

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

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Marty, Maye Quade, Port, Rest, and Xiong.

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

Senator Rasmusson moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 38, after line 23, insert:

"Sec. 17. Minnesota Statutes 2022, section 16B.2406, subdivision 1, is amended to read:

Subdivision 1. **Account established; appropriations and use of funds.** (a) A Capitol Area building account is established in the state treasury. The commissioner of management and budget shall deposit the proceeds from the lease revenue bonds or certificates of participation received under subdivision 2 to the account. Net income from investment of the proceeds, as estimated by the commissioner of management and budget, must be credited to the appropriate accounts in the Capitol Area building account.

(b) Funds in the Capitol Area building account, up to an amount specified by the house of representative and the senate by a majority vote in each body, by resolutions passed or by law enacted after January 1, 2023, are appropriated to the commissioner of administration for capital expenditures that address identified critical health, life safety, and security needs of buildings located on the State Capitol complex that were constructed before 1940 and for expenditures to ensure the continued operations of affected tenants while those needs are being addressed. The funds may be used for predesign, design, construction, equipping, and hazardous materials abatement activities related to

these authorized uses including but not limited to addressing necessary accessibility, infrastructure, function, and building systems changes. This appropriation may only be used for renovation or rehabilitation of existing buildings in the State Capitol complex and to expand an existing building as part of a renovation or rehabilitation project funded under this section. This appropriation may not be used to demolish an existing building in its entirety.

- (c) Amounts necessary for predesign, design, rent loss, and tenant relocation for projects authorized by this subdivision are appropriated from the general fund to the commissioner of administration. The predesign must include a needs assessment prepared by an independent contractor. To prepare the needs assessment, the contractor must consider the needs of all tenants of the building. The assessment should identify goals to be achieved by the renovation or rehabilitation project and must address needs for health, life safety, security, and function, including space and layout needs for each tenant. The commissioner must not prepare final plans and specifications until the program plan and cost estimates for all elements necessary to complete the project are approved by the affected building's primary tenant. The final plans and specifications must resolve the needs identified in the needs assessment.
- (d) The commissioner of administration may not prepare final plans and specifications for any project authorized by this subdivision until at least 60 days after the commissioner has submitted the results of the needs assessment to the Capitol Area Architectural and Planning Board. Projects authorized by this section are exempt from the design competition requirement of section 15B.10.
 - Sec. 18. Minnesota Statutes 2022, section 16B.2406, subdivision 2, is amended to read:
- Subd. 2. **Lease-purchase agreement authorization.** (a) The commissioner of administration may enter into a long-term lease-purchase agreement for a term of up to 25 years for activities authorized by subdivision 1. The commissioner of management and budget may issue by public or private sale lease revenue bonds or certificates of participation associated with the lease-purchase agreement, in an amount not to exceed a specified amount approved by the house of representatives and the senate by a majority vote in each body, by resolutions passed or by law enacted after January 1, 2023. The lease-purchase agreements must not be terminated except for nonappropriation of money. The lease-purchase agreements must provide the state with a unilateral right to purchase the leased equipment or premises at specified times for specified amounts. The lease-purchase agreements are exempt from section 16B.24, subdivisions 6 and 6a.
- (b) The amount needed to make lease payments with respect to a lease-purchase agreement entered into under this section is appropriated each fiscal year from the general fund to the commissioner of administration subject to repeal, unallotment under section 16A.152, or cancellation otherwise pursuant to subdivision 4. By January 1 in each odd-numbered year, the commissioner of administration must certify to the chairs and ranking minority members of the committees in the house of representatives and senate with jurisdiction over state government finance the amount of appropriations received by the commissioner under this paragraph during each fiscal year of the fiscal biennium ending June 30 of that year and specify the amount of appropriations anticipated to be received under this paragraph for each year of the fiscal biennium beginning July 1 of that year.
- (c) The commissioner of administration may enter into a ground lease for state-owned property on the State Capitol complex in conjunction with the execution of a lease-purchase agreement entered

into under this section for any improvements constructed on that site. Notwithstanding the requirements of section 16A.695, subdivision 2, paragraph (b), the ground lease must be for a term equal to the term of the lease-purchase agreement and must include an option to purchase the land at its then fair market value, if the improvements are not purchased by the state at the end of the term of the lease-purchase agreement or at any earlier time that the lease-purchase agreement is terminated.

- (d) Certificates of participation or lease revenue bonds may be issued in one or more series on the terms and conditions the commissioner of management and budget determines to be in the best interests of the state, shall be dated and bear interest at a fixed or variable rate, may be includable in or excludable from the gross income of the owners for federal income tax purposes, and may be sold at any price or percentage of par value. Any bid received may be rejected.
- (e) At the time of, or in anticipation of, issuing the lease revenue bonds or certificates of participation, and at any time thereafter, so long as the bonds or certificates are outstanding, the commissioner of management and budget may enter into agreements and ancillary arrangements relating to the bonds or certificates, including but not limited to trust indentures, grant agreements, lease or use agreements, operating agreements, management agreements, liquidity facilities, remarketing or dealer agreements, letter of credit agreements, insurance policies, guaranty agreements, reimbursement agreements, indexing agreements, or interest exchange agreements. Any payments made or received according to the agreement or ancillary arrangement shall be made from or deposited as provided in the agreement or ancillary arrangement. The determination of the commissioner of management and budget included in an interest exchange agreement that the agreement relates to a certificate or bond shall be conclusive.
- (f) The commissioner of management and budget may enter into written agreements or contracts relating to the continuing disclosure of information necessary to comply with or facilitate the issuance of the lease-purchase agreement and the related lease revenue bonds or certificates of participation in accordance with federal securities laws, rules, and regulations, including Securities and Exchange Commission rules and regulations in Code of Federal Regulations, title 17, section 240.15c 2-12. An agreement may be in the form of covenants with purchasers and holders of certificates or bonds set forth in the order or resolution authorizing the issuance of the certificates or bonds or in a separate document authorized by the order or resolution.

EFFECTIVE DATE. This section is effective retroactively on July 1, 2022."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

Abeler Dahms Duckworth Gruenhagen Johnson Anderson Dornink Eichorn Housley Koran Bahr Draheim Farnsworth Howe Kreun Drazkowski Coleman Green Jasinski Lang

Lieske Mathews Pratt Utke Westrom
Limmer Miller Rarick Weber
Lucero Nelson Rasmusson Wesenberg

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Marty, Maye Quade, Port, Rest, and Xiong.

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

Senator Jasinski moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 9, line 9, delete "\$2,411,000" and insert "\$2,933,000" and delete "\$1,782,000" and insert "\$2,149,000"

Page 9, line 13, delete "\$1,581,000" and insert "\$1,948,000"

Page 10, delete lines 31 to 33

Page 11, delete lines 1 and 2

Page 38, delete section 17

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Maye Quade, Port, Rest, and Xiong.

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

President Champion resumed the Chair.

Senator Koran moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 37, delete section 13

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

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

Utke Weber Wesenberg Westrom

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Maye Quade, Port, Rest, and Xiong.

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

Senator Koran moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 2, line 35, delete "62,585,000" and insert "62,085,000"

Page 3, delete lines 14 to 16

Page 23, delete section 38

Page 28, delete sections 6 and 7

Page 52, delete section 30

Page 57, delete section 41

Page 58, delete section 42

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Maye Quade, Port, Rest, and Xiong.

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

Senator Drazkowski moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 18, line 7, delete "44,923,000" and insert "44,888,000"

Page 18, line 13, delete "44,502,000" and insert "44,467,000"

Page 19, delete lines 1 to 3

Page 26, delete section 1

Page 27, delete sections 2 to 4

Page 28, delete section 5

Page 66, delete section 48

Page 73, delete section 56 and insert:

"Sec. 50. REPEALER.

- (a) Minnesota Statutes 2022, section 124D.957, is repealed.
- (b) Minnesota Statutes 2022, sections 4A.01; 4A.04; 4A.06; 4A.07; 4A.11; and 124D.23, subdivision 9, are repealed.
- (c) Laws 2014, chapter 287, section 25, as amended by Laws 2015, chapter 77, article 2, section 78, is repealed."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Maye Quade, Port, Rest, and Xiong.

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

Senator Drazkowski moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 26, delete section 1

Page 27, delete sections 2 to 4

Page 28, delete section 5

Page 73, delete section 56 and insert:

"Sec. 51. REPEALER.

- (a) Minnesota Statutes 2022, section 124D.957, is repealed.
- (b) Minnesota Statutes 2022, sections 4A.01; 4A.04; 4A.06; 4A.07; 4A.11; and 124D.23, subdivision 9, are repealed.
- (c) Laws 2014, chapter 287, section 25, as amended by Laws 2015, chapter 77, article 2, section 78, is repealed."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 34 and nays 33, as follows:

Those who voted in the affirmative were:

Abeler	Dahms	Duckworth	Gruenhagen	Jasinski
Anderson	Dornink	Eichorn	Hoffman	Johnson
Bahr	Draheim	Farnsworth	Housley	Koran
Coleman	Drazkowski	Green	Howe	Kreun

LangLuceroNelsonRasmussonWesenbergLieskeMathewsPrattUtkeWestromLimmerMillerRarickWeber

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Latz, Maye Quade, McEwen, Mohamed, Port, Rest, and Xiong.

The motion prevailed. So the amendment was adopted.

Senator Morrison moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 24, line 8, delete "Ranked Choice Voting and Voter Engagement"

Page 24, line 9, delete "Advisory" and insert "Secretary of State Voting"

Page 134, delete section 50 and insert:

"Sec. 50. SECRETARY OF STATE VOTING TASK FORCE.

Subdivision 1. Scope. A Secretary of State Voting Task Force is established. The purpose of the task force is to engage election officials, state and local lawmakers, and community members to study voter engagement, education, and improvements to the election system, which can include but is not limited to assessing ranked choice voting. The task force must make recommendations.

Subd. 2. Membership. (a) The task force consists of:

- (1) the secretary of state or their designee;
- (2) the state election director or their designee;
- (3) four representatives of counties with experience administering elections, appointed by the Minnesota Association of County Officers, as follows:
 - (i) one representative from the seven-county metropolitan area;
 - (ii) two representatives from outside the seven-county metropolitan area; and
 - (iii) one representative may come from a jurisdiction that has implemented ranked choice voting;

- (4) four representatives of cities with experience administering elections, appointed by the League of Minnesota Cities, as follows:
 - (i) one representative from the seven-county metropolitan area;
 - (ii) two representatives from outside the seven-county metropolitan area; and
 - (iii) one representative may come from a jurisdiction that has implemented ranked choice voting;
- (5) one member of the house of representatives appointed by the speaker of the house of representatives;
 - (6) one member of the senate appointed by the majority leader of the senate;
- (7) one member of the house of representatives appointed by the minority leader of the house of representatives;
 - (8) one member of the senate appointed by the minority leader of the senate;
- (9) one representative of community-based organizations with demonstrated experience and interest in voting methods and election administration, appointed by the governor;
- (10) one representative who has experience administering elections at the county or city level, appointed by the governor;
- (11) one town clerk with experience administering elections, appointed by the Minnesota Association of Townships;
 - (12) one representative appointed by the Council on Asian Pacific Minnesotans;
 - (13) one representative appointed by the Minnesota Council on Latino Affairs;
 - (14) one representative appointed by the Council for Minnesotans of African Heritage;
 - (15) one representative appointed by the Indian Affairs Council;
 - (16) one representative appointed by the Minnesota Council on Disability;
- (17) one representative appointed by the Minnesota Commission of the Deaf, DeafBlind, and Hard of Hearing;
 - (18) three public members appointed by the governor;
 - (19) two public members appointed by the senate majority leader;
 - (20) one public member appointed by the senate minority leader;
 - (21) two public members appointed by the speaker of the house of representatives; and
 - (22) one public member appointed by the minority leader of the house of representatives.

- (b) The secretary of state, or the secretary's designee, serves as the chair of the task force. Members of the task force and subcommittees are governed by Minnesota Statutes, section 15.059, subdivision 6.
- Subd. 3. Organization. (a) Appointments to the task force must be made no later than August 1, 2023. No later than August 15, 2023, the secretary of state, or the secretary's designee, must convene the first meeting of the task force. Appointing authorities described in subdivision 2, paragraph (a), clauses (18) to (22), must give preference to appointees who are new Americans; seniors; infrequent voters; Black, Indigenous, or people of color; individuals with disabilities; or residents of greater Minnesota. Appointing authorities described in subdivision 2, paragraph (a), clauses (18) to (22), must not appoint political party chairs, officers or employees of a political party, elected officials, family members of elected officials, or registered lobbyists.
- (b) The task force and any subcommittees it establishes are subject to Minnesota Statutes, chapter 13D.
- (c) Members of the task force are governed by Minnesota Statutes, section 15.059, subdivision 6.
- <u>Subd. 4. Staff.</u> The Legislative Coordinating Commission must provide support staff, office space, and administrative services for the task force.
- Subd. 5. **Duties.** The task force must study voter engagement and education and improvements to the election system, which may include but is not limited to the technical aspects of implementing ranked choice voting. The task force may form subcommittees to study topics they deem appropriate. Subcommittees may meet regularly and provide reports to the task force as requested.
- Subd. 6. Report. The task force must submit a report to the chairs and ranking minority members of the legislative committees with jurisdiction over elections policy and finance. The report may include:
- (1) findings, conclusions, or recommendations relating to voter-facing issues, voter engagement and education, and technical aspects of implementing ranked choice voting;
 - (2) draft legislation, if any, to implement the task force's recommendations; and
 - (3) any reports submitted to the task force by the subcommittees.
- Subd. 7. Sunset. The task force and any subcommittees it creates expire on March 1, 2025, or upon submission of the report to the legislature, whichever is earlier.
- **EFFECTIVE DATE.** This section is effective July 1, 2023, provided that the designated appointing authorities may take actions necessary to name members to serve on the task force beginning the day following final enactment."

Amend the title accordingly

Senator Rasmusson moved to amend the Morrison amendment to H.F. No. 1830 as follows:

Page 1, line 4, delete everything after "50"

Page 1, delete lines 5 to 30

Page 2, delete lines 1 to 31

Page 3, delete lines 1 to 23

The question was taken on the adoption of the Rasmusson amendment to the Morrison amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

The question was taken on the adoption of the Morrison amendment.

The roll was called, and there were yeas 35 and nays 32, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

The motion prevailed. So the amendment was adopted.

Senator Koran moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 26, delete section 9

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

RECONSIDERATION

Having voted on the prevailing side, Senator Koran moved that the vote whereby the Morrison amendment to H.F. No. 1830 was adopted on April 20, 2023, be now reconsidered.

The question was taken on the adoption of the motion.

The roll was called, and there were yeas 65 and nays 1, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Pratt, and Westrom.

Those who voted in the negative were:

Rarick

The motion prevailed. So the vote was reconsidered.

The question was taken on the adoption of the Morrison amendment.

The roll was called, and there were yeas 34 and nays 33, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

Abeler	Bahr	Dahms	Draheim	Duckworth
Anderson	Coleman	Dornink	Drazkowski	Eichorn

Farnsworth	Jasinski	Lieske	Nelson	Weber
Green	Johnson	Limmer	Pratt	Wesenberg
Gruenhagen	Koran	Lucero	Rarick	Westrom
Housley	Kreun	Mathews	Rasmusson	
Howe	Lang	Miller	Utke	

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

The motion prevailed. So the amendment was adopted.

Senator Limmer moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 115, delete section 22

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

Senator Koran moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 4, line 31, delete " $\underline{11,267,000}$ " and insert " $\underline{11,522,000}$ " and delete " $\underline{10,379,000}$ " and insert " $\underline{10,635,000}$ "

Page 4, after line 34, insert:

"\$635,000 the first year and \$636,000 the second year are for an increase to the Safe at Home program. The base for this increase in fiscal year 2026 and each fiscal year thereafter is \$380,000."

Page 24, delete section 2

Page 24, line 18, delete " $\underline{1,698,000}$ " and insert " $\underline{1,687,000}$ " and delete " $\underline{549,000}$ " and insert " $\underline{538,000}$ "

Page 24, delete lines 19 and 20

Page 134, delete section 50

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

Senator Koran moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 123, after line 29, insert:

"Sec. 37. Minnesota Statutes 2022, section 204B.11, subdivision 1, is amended to read:

Subdivision 1. **Amount; dishonored checks; consequences.** (a) Except as provided by <u>paragraph</u> (c) and subdivision 2, a filing fee shall be paid by each candidate who files an affidavit of candidacy. The fee shall be paid at the time the affidavit is filed. The amount of the filing fee shall vary with the office sought as follows:

- (1) for the office of governor, lieutenant governor, attorney general, state auditor, secretary of state, representative in Congress, judge of the supreme court, judge of the court of appeals, or judge of the district court, \$300;
 - (2) for the office of senator in Congress, \$400;
 - (3) for office of senator or representative in the legislature, \$100;
 - (4) for a county office, \$50; and
 - (5) for the office of soil and water conservation district supervisor, \$20.
- (b) For the office of presidential elector, and for those offices for which no compensation is provided, no filing fee is required.
- (c) In a home rule charter city that conducts local elections by ranked choice voting, the city must not impose a filing fee of more than \$25 for an office that is elected using ranked choice voting.
- (d) The filing fees received by the county auditor shall immediately be paid to the county treasurer. The filing fees received by the secretary of state shall immediately be paid to the commissioner of management and budget.
- (d) (e) When an affidavit of candidacy has been filed with the appropriate filing officer and the requisite filing fee has been paid, the filing fee shall not be refunded. If a candidate's filing fee is paid with a check, draft, or similar negotiable instrument for which sufficient funds are not available or that is dishonored, notice to the candidate of the worthless instrument must be sent by the filing officer via registered mail no later than immediately upon the closing of the filing deadline with return receipt requested. The candidate will have five days from the time the filing officer receives proof of receipt to issue a check or other instrument for which sufficient funds are available. The candidate issuing the worthless instrument is liable for a service charge pursuant to section 604.113.

If adequate payment is not made, the name of the candidate must not appear on any official ballot and the candidate is liable for all costs incurred by election officials in removing the name from the ballot."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

Senator Bahr moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 107, delete section 10

Page 125, delete section 40

Page 128, line 9, reinstate the stricken language and delete the new language

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

Senator Dornink moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 116, line 14, after the semicolon, insert "and"

Page 116, delete lines 15 and 16

Page 116, line 17, delete "(4)" and insert "(2)"

Page 116, line 24, strike "from" and delete "9:00" and strike "a.m. to 3:00 p.m. on Saturday"

Page 116, line 26, strike everything after the period and delete the new language

Page 116, line 27, delete the new language and strike "must be"

Page 116, line 28, strike everything before "The"

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 32 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Pratt, and Westrom.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

Senator Koran moved to amend H.F. No. 1830, as amended pursuant to Rule 45, adopted by the Senate April 19, 2023, as follows:

(The text of the amended House File is identical to S.F. No. 1426.)

Page 105, delete section 9

Page 110, delete sections 14 and 15

Page 111, delete sections 16 and 17

Page 112, delete section 18

Page 113, delete section 19

Page 113, line 15, reinstate the stricken language and delete the new language

Page 114, delete section 21

Page 115, delete section 22

Page 116, delete section 27

Page 117, delete sections 29 and 30

Page 118, delete section 31

Page 120, line 9, reinstate the stricken language and delete the new language

Page 120, delete section 33

Page 121, delete sections 34 and 35

Page 124, delete section 38

Page 127, delete section 42

Page 134, delete section 49

Page 139, after line 3, insert:

"ARTICLE 8

PROVISIONAL BALLOTS

Section 1. Minnesota Statutes 2022, section 201.061, subdivision 4, is amended to read:

- Subd. 4. Registration by election judges; procedures. Registration at the polling place on election day shall be conducted by the election judges. Before registering an individual to vote at the polling place, the election judge must review: (1) any list of absentee election day registrants provided by the county auditor or municipal clerk to see if the person has already voted by absentee ballot; and (2) the precinct list of challenged voters required under section 201.145, subdivision 1, paragraph (b). If the person's name appears on the absentee election day registrants list, the election judge must not allow the individual to register or to vote in the polling place. If the person's name appears on the challenged voter list, the election judge must allow the individual to register to vote, but the voter must not be allowed to sign the polling place roster or cast a ballot. Instead, a voter allowed to register despite appearing on the challenged voter list must be allowed to cast a challenged ballot pursuant to section 204C.136. The election judge who registers an individual at the polling place on election day shall not handle that voter's ballots at any time prior to the opening of the ballot box after the voting ends. Registration applications and forms for oaths shall be available at each polling place. If an individual who registers on election day proves residence by oath of a registered voter, the form containing the oath shall be attached to the individual's registration application. Registration applications completed on election day shall be forwarded to the county auditor who shall add the name of each voter to the registration system unless the information forwarded is substantially deficient. A county auditor who finds an election day registration substantially deficient shall give written notice to the individual whose registration is found deficient. An election day registration shall not be found deficient solely because the individual who provided proof of residence was ineligible to do so.
 - Sec. 2. Minnesota Statutes 2022, section 201.091, subdivision 4, is amended to read:
- Subd. 4. **Public information lists.** (a) The county auditor shall make available for inspection a public information list which must contain the name, address, year of birth, and voting history of each registered voter in the county. The list must indicate each voter whose status is challenged in the statewide voter registration system at the time the list was prepared. For each voter, the list must

include the history of each change in status and the date that the change to that status was made. The list must also include individuals that were previously registered but were removed or made inactive in the statewide voter registration system and the reason for the removal or inactivation.

The list must not include the party choice of any voter who voted in a presidential nomination primary. The telephone number must be included on the list if provided by the voter. The public information list may also include information on voting districts.

- (b) The county auditor may adopt reasonable rules governing access to the list. No individual inspecting the public information list shall tamper with or alter it in any manner. No individual who inspects the public information list or who acquires a list of registered voters prepared from the public information list may use any information contained in the list for purposes unrelated to elections, political activities, or law enforcement. The secretary of state may provide copies of the public information lists and other information from the statewide registration system for uses related to elections, political activities, or in response to a law enforcement inquiry from a public official concerning a failure to comply with any criminal statute or any state or local tax statute.
- (c) Before inspecting the public information list or obtaining a list of voters or other information from the list, the individual shall provide identification to the public official having custody of the public information list and shall state in writing that any information obtained from the list will not be used for purposes unrelated to elections, political activities, or law enforcement. Requests to examine or obtain information from the public information lists or the statewide registration system must be made and processed in the manner provided in the rules of the secretary of state.
- (d) Upon receipt of a statement signed by the voter that withholding the voter's name from the public information list is required for the safety of the voter or the voter's family, the secretary of state and county auditor must withhold from the public information list the name of a registered voter.
- EFFECTIVE DATE. This section is effective July 1, 2021, and applies to public information lists created on or after that date. Information on status changes or individuals removed from the statewide voter registration system collected prior to July 1, 2021, must not be included on a public information list.
 - Sec. 3. Minnesota Statutes 2022, section 201.145, subdivision 1, is amended to read:
- Subdivision 1. **Report requirements.** (a) Reports required by this section must be submitted to the secretary of state as provided in this section. Reports from the state court administrator that are required under this section must be made on a daily basis, excluding weekends and holidays. Reports from the commissioner of corrections and the commissioner of public safety that are required under this section must be made to the secretary of state at least monthly. Reports must be submitted by electronic means. Reports from the commissioner of corrections and the commissioner of public safety must include a complete list of each individual under the reporting entity's jurisdiction and must not provide only the changes since the last report.
- (b) No sooner than seven days before an election, the secretary of state must prepare and transmit to each county auditor a single list for each precinct in that county that includes each individual identified in a report required by this section. Each county auditor must ensure that at least one copy of the precinct list is delivered to the corresponding precinct polling place.
 - Sec. 4. Minnesota Statutes 2022, section 201.145, is amended by adding a subdivision to read:

- Subd. 6. Notice of challenge. No later than seven days after changing the status of a registrant in the statewide voter registration system pursuant to this section, the county auditor or municipal clerk must mail a notice to the registrant. The notice must include, at a minimum, the following information:
 - (1) a statement that the voter's status was challenged or that a challenge was removed;
 - (2) the reason for the change;
- (3) a copy of the information provided by the entity that was the basis for the change in status; and
 - (4) a description of the process to contest the change in status, as provided in section 201.146.

EFFECTIVE DATE. This section is effective July 1, 2021, and applies to reports received by the secretary of state on or after that date. The notices required by this section must be sent to individuals who are challenged in the statewide voter registration system pursuant to this section on or after July 1, 2021.

Sec. 5. [201.146] CONTESTING A CHALLENGE.

- (a) An individual whose status was challenged in the statewide voter registration system pursuant to section 201.145 has the right to contest the challenge as provided in this section.
- (b) To contest the challenge, the individual must file a contest petition with the named entity. The petition must state the basis for the contest and provide any supporting documentation. The individual may request a review meeting as part of the petition. The meeting may be conducted by interactive video technology. The petition must be in a form prescribed by the secretary of state.
- (c) No later than seven days after receiving the contest petition, the named entity must review the contest petition and any supporting documentation, as well as the data provided to the secretary of state. If the individual requested a review meeting, the named entity must schedule a meeting with the individual within 14 days after receiving the contest petition.
- (d) After reviewing the required data, and after the review meeting if one occurred, the named entity must determine whether the data is accurate or should be changed. If the named entity determines that no change to the data is required, the named entity must notify the individual. If the named entity determines that the data must be changed, the named entity must promptly notify the individual and the secretary of state. Upon receiving the changed data from the named entity, the secretary of state must promptly remove the challenged status. If an individual disagrees with the decision of the named entity, the individual may appeal to the district court.
- (e) For purposes of this section, "named entity" means the entity listed in the notice as required by section 201.145, subdivision 6.
- **EFFECTIVE DATE.** This section is effective July 1, 2021, and applies to individuals who are challenged on or after that date.
 - Sec. 6. Minnesota Statutes 2022, section 204C.10, is amended to read:

204C.10 POLLING PLACE ROSTER; VOTER SIGNATURE CERTIFICATE; VOTER RECEIPT.

- (a) An individual seeking to vote shall sign a polling place roster or voter signature certificate which states that the individual is at least 18 years of age, a citizen of the United States, has resided in Minnesota for 20 days immediately preceding the election, maintains residence at the address shown, is not under a guardianship in which the court order revokes the individual's right to vote, has not been found by a court of law to be legally incompetent to vote or has the right to vote because, if the individual was convicted of a felony, the felony sentence has expired or been completed or the individual has been discharged from the sentence, is registered and has not already voted in the election. The roster must also state: "I understand that deliberately providing false information is a felony punishable by not more than five years imprisonment and a fine of not more than \$10,000, or both."
- (b) At the presidential nomination primary, the polling place roster must also state: "I am in general agreement with the principles of the party for whose candidate I intend to vote." This statement must appear separately from the statements required in paragraph (a). The felony penalty provided for in paragraph (a) does not apply to this paragraph.
- (c) A judge may, Before the applicant signs the roster or voter signature certificate, an election judge must confirm the applicant's name, address, and date of birth. Unless the challenge is resolved pursuant to section 204C.12, subdivision 3, a voter whose registration status is listed as challenged must not be allowed to sign the polling place roster or sign a voter signature certificate, but the voter must be allowed to cast a challenged ballot as provided in section 204C.136.
- (d) After the applicant signs the roster or voter signature certificate, the judge shall give the applicant a voter's receipt. The voter shall deliver the voter's receipt to the judge in charge of ballots as proof of the voter's right to vote, and thereupon the judge shall hand to the voter the ballot. The voters' receipts must be maintained during the time for notice of filing an election contest.
- (e) Whenever a challenged status appears on the polling place roster, an election judge must ensure that the challenge is concealed or hidden from the view of any voter other than the voter whose status is challenged.
 - Sec. 7. Minnesota Statutes 2022, section 204C.12, subdivision 2, is amended to read:
- Subd. 2. **Statement of grounds; oath.** A challenger must be a resident of this state. The secretary of state shall prepare a form that challengers must complete and sign when making a challenge. The form must include space to state the ground for the challenge, a statement that the challenge is based on the challenger's personal knowledge, and a statement that the challenge is made under oath. The form must include a space for the challenger's printed name, signature, telephone number, and address.

An election judge shall administer to the challenged individual the following oath:

"Do you solemnly swear (or affirm) that you will fully and truly answer all questions put to you concerning your eligibility to vote at this election?"

The election judge shall then ask the challenged individual sufficient questions to test that individual's residence and right to vote.

- Sec. 8. Minnesota Statutes 2022, section 204C.12, subdivision 3, is amended to read:
- Subd. 3. **Determination of residence.** In determining the (a) For an individual whose residency in the precinct is challenged, an election judge must administer to the challenged individual the following oath: "Do you solemnly swear (or affirm) that you will fully and truly answer all questions put to you concerning your residency in this precinct?" The election judge must then ask the challenged individual questions to determine the individual's legal residence of a challenged individual, in the precinct. The election judges shall must be governed by the principles contained in section 200.031. If the challenged individual's answers to the questions show ineligibility to vote in that the individual does not live in the precinct, the individual shall must not be allowed to vote. If the individual has marked ballots but not yet deposited them in the ballot boxes before the election judges determine ineligibility to vote in that precinct, the marked ballots shall must be placed unopened with the spoiled ballots. If the answers to the questions fail to show that the individual is not eligible to vote in that does not reside in the precinct and the challenge is not withdrawn, the election judges shall must verbally administer the oath on the voter certificate to the individual. After taking the oath and completing and signing the voter certificate, the challenged individual shall must be allowed to vote.
- (b) The process described in this section must not be used for any purpose other than determining residency in the precinct.

Sec. 9. [204C.136] CHALLENGED BALLOTS.

Subdivision 1. Casting challenged ballots. (a) A voter whose registration status is challenged, and the challenge is not resolved pursuant to section 204C.12, is entitled to cast a challenged ballot.

- (b) A voter seeking to cast a challenged ballot must sign a challenged ballot roster or a challenged voter signature certificate and complete a challenged ballot envelope. The envelope must contain a space for the voter to list the voter's name, address of residence, date of birth, voter identification number, and any other information prescribed by the secretary of state. The voter must also swear or affirm, in writing, that the voter is eligible to vote, has not voted previously in the same election, and meets the criteria for registering to vote in the precinct in which the voter appears.
- (c) Once the voter has completed the challenged ballot envelope, the voter must be allowed to cast a challenged ballot. The challenged ballot must be in the same form as the official ballot available in the precinct on election day. A completed challenged ballot shall be sealed in a secrecy envelope. The secrecy envelope shall be sealed inside the voter's challenged ballot envelope and deposited by the voter in a secure, sealed challenged ballot box. Completed challenged ballots may not be combined with other voted ballots in the polling place.
- (d) The form of the secrecy and challenged ballot envelopes shall be prescribed by the secretary of state. The challenged ballot envelope must be a color other than that provided for absentee ballot envelopes or provisional ballot envelopes and must be prominently labeled "Challenged Ballot Envelope."
- (e) Challenged ballots and related documentation shall be delivered to and securely maintained by the county auditor or municipal clerk in the same manner as required for other election materials under sections 204C.27 and 204C.28.
- Subd. 2. Accepting or rejecting challenged ballot envelopes. (a) Before the meeting of the canvassing board, the county auditor or municipal clerk must accept or reject each challenged ballot

envelope. The county auditor or municipal clerk must review the information in the statewide voter registration system, required by section 201.145, subdivision 1, paragraph (b), for the date of the election. If the information shows that the voter was not challenged, or should not have been challenged on that date and was otherwise eligible to vote, that voter's challenged ballot envelope must be accepted. The county auditor or municipal clerk must mark the challenged ballot envelope "Accepted" and initial or sign the envelope below the word "Accepted." If a challenged ballot envelope is not accepted, the county auditor or municipal clerk must mark the challenged ballot envelope "Rejected," initial or sign it below the word "Rejected," and list the reason for the rejection on the envelope. The county auditor or municipal clerk must promptly record in the statewide voter registration system that a voter's challenged ballot envelope has been accepted or rejected.

- (b) The county auditor or municipal clerk must mail the voter a written notice of challenged ballot envelope rejection between six and ten weeks following the election. The notice must include the reason for rejection and the name of the appropriate election official to whom the voter may direct further questions, along with appropriate contact information.
- (c) A challenged ballot envelope marked "Rejected" may not be opened or subject to further review except in an election contest filed pursuant to chapter 209.
- Subd. 3. Challenged ballots; reconciliation. Prior to counting any challenged ballots in the final vote totals from a precinct, the county auditor or municipal clerk must verify that the number of signatures appearing on the challenged ballot roster or challenged voter signature certificates from that precinct is equal to or greater than the number of challenged ballots submitted by voters in the precinct on election day. Any discrepancy must be resolved before the challenged ballots from the precinct may be counted. Excess challenged ballots to be counted must be randomly withdrawn in the manner required by section 204C.20, subdivision 2.
- Subd. 4. Counting challenged ballots. Accepted challenged ballot envelopes must be opened, duplicated as needed in the manner provided in section 206.86, subdivision 5, initialed by the members of the ballot board, and deposited in the appropriate ballot box. If more than one ballot is enclosed in the ballot envelope, the ballots must be spoiled and must not be counted.
 - Sec. 10. Minnesota Statutes 2022, section 204C.14, subdivision 1, is amended to read:
 - Subdivision 1. **Violations**; penalty. (a) No individual shall intentionally:
- (a) (1) misrepresent the individual's identity in applying for a ballot, depositing a ballot in a ballot box, requesting a challenged ballot or requesting that a challenged ballot be counted, or attempting to vote by means of a voting machine or electronic voting system;
 - (b) (2) vote more than once at the same election;
 - (e) (3) put a ballot in a ballot box for any illegal purpose;
- $\frac{\text{(d)}}{\text{(4)}}$ give more than one ballot of the same kind to an election judge to be placed in a ballot box;
- $\frac{\text{(e)}\ (5)}{\text{(s)}}$ aid, abet, counsel or procure another to go into any precinct for the purpose of voting in that precinct, knowing that the other individual is not eligible to vote in that precinct; or
 - (f) (6) aid, abet, counsel or procure another to do any act in violation of this section; or

(7) challenge a voter's eligibility to vote knowing that the challenge is not meritorious or acting in reckless disregard of whether the challenge is meritorious.

(b) A violation of this section is a felony.

Sec. 11. EFFECTIVE DATE.

This article is effective on January 1, 2024, and applies to elections held on or after that date."

Renumber the sections in sequence and correct the internal references

Amend the title accordingly

The question was taken on the adoption of the amendment.

The roll was called, and there were yeas 33 and nays 34, as follows:

Those who voted in the affirmative were:

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

Pursuant to Rule 40, Senator Jasinski cast the affirmative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

Those who voted in the negative were:

Boldon	Frentz	Kupec	Mohamed	Putnam
Carlson	Gustafson	Latz	Morrison	Rest
Champion	Hauschild	Mann	Murphy	Seeberger
Cwodzinski	Hawi	Marty	Oumou Verbeten	Westlin
Dibble	Hoffman	Maye Quade	Pappas	Wiklund
Dziedzic	Klein	McEwen	Pha	Xiong
Fateh	Kunesh	Mitchell	Port	0

Pursuant to Rule 40, Senator Boldon cast the negative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

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

H.F. No. 1830 was read the third time, as amended, and placed on its final passage.

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

The roll was called, and there were yeas 34 and nays 33, as follows:

Those who voted in the affirmative were:

Boldon	Cwodzinski	Fateh	Hauschild	Klein
Carlson	Dibble	Frentz	Hawj	Kunesh
Champion	Dziedzic	Gustafson	Hoffman	Kupec

Latz	McEwen	Murphy	Port	Westlin
Mann	Mitchell	Oumou Verbeten	Putnam	Wiklund
Marty	Mohamed	Pappas	Rest	Xiong
Mave Quade	Morrison	Pha	Seeberger	_

Pursuant to Rule 40, Senator Boldon cast the affirmative vote on behalf of the following Senators: Dziedzic, Fateh, Hauschild, Hoffman, Latz, Mann, Maye Quade, McEwen, Pappas, Port, Rest, and Xiong.

Those who voted in the negative were:

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

Pursuant to Rule 40, Senator Jasinski cast the negative vote on behalf of the following Senators: Abeler, Draheim, Duckworth, Housley, Howe, Lang, Miller, Nelson, Pratt, and Westrom.

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

MOTIONS AND RESOLUTIONS - CONTINUED

Without objection, remaining on the Order of Business of Motions and Resolutions, the Senate reverted to the Orders of Business of Messages from the House and First Reading of House Bills.

MESSAGES FROM THE HOUSE

Mr. President:

I have the honor to announce the passage by the House of the following House Files, herewith transmitted: H.F. Nos. 2292 and 2497.

Patrick D. Murphy, Chief Clerk, House of Representatives

Transmitted April 20, 2023

FIRST READING OF HOUSE BILLS

The following bills were read the first time.

H.F. No. 2292: A bill for an act relating to early childhood; modifying provisions for early learning scholarships, Head Start, and early education programs; providing for early childhood educator programs; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 119A.52; 121A.17, subdivision 3; 121A.19; 124D.13, by adding a subdivision; 124D.141, subdivision 2; 124D.162; 124D.165, subdivisions 2, 3, 4, 6; 125A.13; 179A.03, subdivision 18; proposing coding for new law in Minnesota Statutes, chapter 122A.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 2373, now on General Orders.

H.F. No. 2497: A bill for an act relating to education finance; providing funding for prekindergarten through grade 12 education; modifying provisions for general education, education excellence, literacy, American Indian education, teachers, charter schools, special education, facilities, nutrition, libraries, early childhood, community education, grants management, and state agencies; making forecast adjustments; providing for rulemaking; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 13.32, subdivision 3; 120A.20, subdivision 1; 120A.22, subdivision 10; 120A.414, subdivision 2, by adding a subdivision; 120A.42; 120B.018, subdivision 6; 120B.021, subdivisions 1, 2, 3, 4, as amended, by adding a subdivision; 120B.022, subdivision 1; 120B.024, subdivisions 1, 2; 120B.11, subdivisions 1, 2, 3; 120B.12; 120B.122, subdivision 1; 120B.15; 120B.30, subdivisions 1, 1a; 120B.301; 120B.35, subdivision 3; 120B.36, subdivision 2; 121A.031, subdivision 6; 121A.04, subdivisions 1, 2; 121A.41, subdivision 7, by adding subdivisions; 121A.425; 121A.45, subdivision 1; 121A.46, subdivision 4, by adding a subdivision; 121A.47, subdivisions 2, 14; 121A.53, subdivision 1; 121A.55; 121A.58; 121A.582, subdivision 1; 121A.61, subdivisions 1, 3, by adding subdivisions; 122A.06, subdivisions 1, 2, 5, 6, 7, 8, by adding subdivisions; 122A.07, subdivisions 1, 2, 4, 4a, 5, 6; 122A.09, subdivisions 4, 6, 9, 10; 122A.091, subdivisions 1, 2; 122A.092, subdivision 5; 122A.15, subdivision 1; 122A.18, subdivisions 1, 2, 10, by adding a subdivision; 122A.181, subdivisions 1, 2, 3, 4, 5, by adding a subdivision; 122A.182, subdivisions 1, 4, by adding subdivisions; 122A.183, subdivisions 1, 2, by adding subdivisions; 122A.184, subdivision 1; 122A.185, subdivisions 1, 4; 122A.187, subdivisions 1, 5, by adding a subdivision; 122A.19, subdivision 4; 122A.26, subdivision 2; 122A.31, subdivision 1; 122A.40, subdivisions 3, 5, 8; 122A.41, subdivisions 2, 5, by adding a subdivision; 122A.415, subdivision 4; 122A.42; 122A.50; 122A.59; 122A.63, by adding a subdivision; 122A.635; 122A.69; 122A.70; 122A.73, subdivisions 2, 3, 5; 123B.147, subdivision 3; 123B.595, subdivisions 1, 2, 3, 4, 7, 8, 8a, 9, 10, 11; 123B.71, subdivisions 9, 12; 123B.86, subdivision 3; 123B.92, subdivision 1, by adding a subdivision; 124D.03, subdivisions 3, 5; 124D.09, subdivisions 3, 5, 12, 13; 124D.111, subdivisions 2a, 5; 124D.1158, as amended; 124D.119; 124D.128, subdivisions 1, 2; 124D.151, subdivision 6; 124D.20, subdivisions 3, 5; 124D.2211; 124D.231; 124D.42, subdivision 8; 124D.531, subdivisions 1, 4; 124D.55; 124D.56; 124D.59, subdivisions 2, 2a; 124D.65, subdivision 5; 124D.68, subdivisions 2, 3; 124D.73, by adding a subdivision; 124D.74, subdivisions 1, 3, 4, by adding a subdivision; 124D.76; 124D.78; 124D.79, subdivision 2; 124D.791, subdivision 4; 124D.81; 124D.861, subdivision 2; 124D.862, subdivision 8; 124D.98, by adding a subdivision; 124D.99, subdivision 2; 124E.02; 124E.03, subdivision 2, by adding a subdivision; 124E.05, subdivisions 4, 7; 124E.06, subdivisions 1, 4, 5; 124E.10, subdivision 1; 124E.11; 124E.12, subdivision 1; 124E.13, subdivisions 1, 3; 124E.25, subdivision 1a; 125A.03; 125A.08; 125A.0942; 125A.13; 125A.15; 125A.51; 125A.515, subdivision 3; 125A.71, subdivision 1; 125A.76, subdivisions 2c, 2e, by adding a subdivision; 126C.05, subdivisions 1, 3, as amended, 19; 126C.10, subdivisions 2, 2a, 2d, 2e, 3, 4, 13, 13a, 14, 18a, by adding subdivisions; 126C.15, subdivisions 1, 2, 5; 126C.17, by adding a subdivision; 126C.40, subdivisions 1, 6; 126C.43, subdivision 2; 126C.44; 127A.353, subdivisions 2, 4; 134.31, subdivisions 1, 4a; 134.32, subdivision 4; 134.34, subdivision 1; 134.355, subdivisions 5, 6, 7; 144.4165; 179A.03, subdivisions 14, 18, 19; 256B.0625, subdivision 26; 268.085, subdivision 7; 290.0679, subdivision 2; Laws 2021, First Special Session chapter 13, article 1, section 10, subdivisions 2, 3, 4, 5, 6, 7, 9; article 2, section 4, subdivisions 2, 3, 4, 12, 27; article 3, section 7, subdivision 7; article 5, section 3, subdivisions 2, 3, 4; article 7, section 2, subdivisions 2, 3; article 8, section 3, subdivisions 2, 3, 4; article 9, section 4, subdivisions 5, 6, 12; article 10, section 1, subdivisions 2, 8; article 11, section 4, subdivision 2; Laws 2023, chapter 18, section 4, subdivisions 2, 3; proposing coding for new law in Minnesota Statutes, chapters 120B; 121A; 122A; 124D; 125A; 126C; 127A; repealing Minnesota Statutes 2022, sections 120B.35, subdivision 5; 122A.06, subdivision 4; 122A.07, subdivision 2a; 122A.091, subdivisions 3, 6; 122A.18, subdivision 7c; 122A.182, subdivision 2; 124D.095, subdivisions 1, 2, 3, 4, 5, 6, 7, 8; 126C.05, subdivisions 3, 16; 268.085, subdivision 8; Minnesota Rules, part 8710.0500, subparts 8, 11.

Referred to the Committee on Rules and Administration for comparison with S.F. No. 2684, now on General Orders.

MEMBERS EXCUSED

Senator Johnson was excused from the Session of today from 12:30 to 1:00 p.m. and from 3:40 to 4:20 p.m. Senator Lucero was excused from the Session of today from 2:25 to 2:35 p.m. and from 5:00 to 5:20 p.m. Senator Nelson was excused from the Session of today from 3:40 to 4:15 p.m. Senator Dahms was excused from the Session of today from 4:40 to 5:05 p.m. Senators Dziedzic, Fateh, Klein, Mohamed, Putnam, and Rest were excused from the Session of today from 5:05 to 5:15 p.m. Senator Westrom was excused from the Session of today from 7:45 to 8:05 p.m. Senator Abeler was excused from the Session of today from 7:45 to 8:05 p.m.

ADJOURNMENT

Senator Kunesh moved that the Senate do now adjourn until 10:00 a.m., Friday, April 21, 2023. The motion prevailed.

Thomas S. Bottern, Secretary of the Senate