Legislative Review of State Agency Requests to Spend Federal Funds

A significant portion of the Minnesota state budget is made up of federal funds. According to state law, those funds are deposited in the state treasury and can not be spent until appropriated. The Legislature has authority to review those funds. This paper outlines the process for legislative review of federal funds.

Legislature has Responsibility to Review Federal Funds

The Governor and state agencies are authorized to receive federal funds that are made available to the state. However, before those federal funds can be spent, a request to spend those federal funds must be submitted to the Legislature for its review.

Federal Funds Expenditure Requests May Be Submitted With Executive Budget Requests

The standard process for review is for the Governor to include a state agency's request to spend federal funds as part of a budget request to the Legislature when the Legislature is in session. The request could be part of the biennial budget recommendations, a supplemental budget request, or a budget change order. Once that request

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1 Minnesota Statutes, Section 4.07.
2 Minnesota Statutes, Section 3.3005.
3 The definition of state agency for these purposes excludes the Minnesota Historical Society, the University of Minnesota and the Minnesota State Colleges and Universities.
has been submitted to the Legislature, the Legislature has 20 days to review the request. After the 20 day period, the agency may spend the federal funds. However, if, during the 20 day period certain legislators request further review of the federal fund spending request, the agency may not spend the federal funds until the request for further review is satisfied, the request is approved in legislation or the Legislature has adjourned for the year. (The request for further review should be made in writing to the Commissioner of Finance.)

The legislators who can request further review are the members of the Legislative Advisory Commission (LAC). LAC members in the House are the Speaker, the Ways and Means Committee Chair and the Chair of the Finance Committee that handles that agency’s accounts.

**Federal Fund Approval When the Legislature is not in Session**

A second process for reviewing federal funds is utilized primarily when the Legislature is not in session. Requests to spend federal funds are submitted to the members of the Legislative Advisory Commission. Members of the LAC have ten calendar days to review the request. If no recommendation for further review is made by LAC members within the ten day period, no further review is required and the Commissioner of Finance may make the decision to approve or disapprove the federal funds request. If a LAC member requests further review, the request must be submitted to the LAC for review at a meeting of the LAC or held until submitted with a Governor’s budget request.

This second process for review of request to spend federal funds may be used in two different situations: (1) when federal funds become available when the Legislature is not in session, the availability of those funds could not have been anticipated and included in a Governor’s budget request, and an urgency exists that requires that the money be allotted before the Legislature reconvenes, or (2) a request to spend federal money was included in a Governor’s budget request but a greater state match is now required that was included in the budget request.

A number of federal funds approval requests are submitted to the Legislature under the ten day review process when the Legislature is not in session. It is important to note that for new requests, this process for approval of the expenditure of federal funds is intended to be used only when an urgency exists.

**Federal Funds Are Appropriated in Several Ways**

Federal funds received by a state agency are deposited in the state treasury and must be appropriated in law before spent. Article XI, section 1 of the Minnesota Constitution states that “no money shall be paid out of the state treasury...except in pursuance of an appropriation by law”. This appropriation may be accomplished in several ways. There is general language in the statute appropriating federal funds received by a state agency “to carry out the purposes for which the funds are received.” However, some federal funds are specifically appropriated in standing appropriations. As an example, federal funds received by the Higher Education Services Office are specifically appropriated in law for the purposes for which they are received. In another situation, some appropriations bills contain language approving expenditures of federal funds and appropriating those funds. As an example, the 1997 K-12 Education Finance bill, 1997 First Special Session Laws, Chapter 4, Article 10, Section 3, Subdivision 2, clause (f) which reads: “The expenditure of federal grants and aids as

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4 Minnesota Statutes, Section 4.07, Subdivision 3.

5 Minnesota Statutes, Section 136A.06.
shown in the biennial budget document and its supplements are approved and appropriated and shall be spent as indicated.\textsuperscript{6}

**Legislative Review of Federal Funds**

While the Legislature has always had the opportunity to review federal funds that are received by state agencies, the law now provides a clearer process for legislative review. Fiscal committees have an opportunity to review federal fund spending requests submitted by state agencies in the Governor’s budget in the 20 day period after Governor’s budget recommendations are submitted to the Legislature. If the committee has concerns about a federal fund spending request, the fiscal committee chair may use the process to gain more time for committee review.

For more information on legislative review of federal funds, contact Bill Marx, Chief Fiscal Analyst, at 651-296-7176 or bill.marx@house.leg.state.mn.us.

\textsuperscript{6} 1997 Special Session Laws, Chapter 4, Article 10, Section 3, Subdivision 2, clause (f)