1.2	Delete everything after the enacting clause and insert:
1.3	"Section 1. MINNESOTA BASIC INCOME GRANT PROGRAM.
1.4	Subdivision 1. Establishment. The commissioner of human services must establish a
1.5	competitive grant program for local government entities, Tribal governments, and nonprofi
1.6	organizations to provide regular cash payments to eligible recipients to disrupt poverty,
1.7	build wealth, advance equity, and support a recipient's basic needs.
1.8	Subd. 2. Eligible applicants. To be eligible for a grant under this section, applicants
1.9	must:
1.10	(1) be a local government entity, a Tribal government, or a nonprofit organization;
1.11	(2) have the capability to provide monthly payments to eligible recipients; and
1.12	(3) meet the requirements under this section.
1.13	Subd. 3. Applications. Entities seeking grants under this section must apply to the
1.14	commissioner. The grant application must include:
1.15	(1) an initial basic income program design and proposal meeting the requirements under
1.16	subdivisions 4 and 6;
1.17	(2) a plan to identify eligible recipients the applicant intends to serve under this section
1.18	(3) a rationale for identifying the specific eligible recipients;
1.19	(4) a plan for involving impacted community members in the design of the program;
1.20	(5) a commitment to participate in the basic income community of practice under
1.21	subdivision 7;
1.22	(6) a commitment to cooperate with an evaluator selected by the commissioner; and

..... moves to amend H.F. No. 2666 as follows:

1.1

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2.1	(7) a plan for collecting the data r	equired in the report under	subdivision 8	<u>}.</u>
2.2	Subd. 4. Grant activities. Grante	es must use the grant mone	ey to:	
2.3	(1) design and implement a basic	income grant program bas	ed on the need	ds of the
2.4	impacted community that meets the r	requirements under this sec	etion;	
2.5	(2) provide a monthly payment of	f at least \$500 each month	to eligible rec	ipients under
2.6	this section for a period of at least 18	months; and		
2.7	(3) collect the information require	ed for the report under subo	division 8.	
2.8	Subd. 5. Stipends not to be cons	idered income. (a) Notwit	hstanding any	law to the
2.9	contrary, cash stipends under this sect	ion must not be considered	income, asset	s, or personal
2.10	property for purposes of determining	eligibility or recertifying e	eligibility for:	
2.11	(1) child care assistance programs	s under Minnesota Statutes	, chapter 119F	<u>3;</u>
2.12	(2) general assistance, Minnesota	supplemental aid, and food	d support und	er Minnesota
2.13	Statutes, chapter 256D;			
2.14	(3) housing support under Minnes	sota Statutes, chapter 256I;	<u>-</u>	
2.15	(4) the Minnesota family investm	ent program and diversion	ary work prog	ram under
2.16	Minnesota Statutes, chapter 256J; and	<u>d</u>		
2.17	(5) economic assistance programs	s under Minnesota Statutes	, chapter 256F	<u>).</u>
2.18	(b) The commissioner must not co	onsider cash stipends unde	r this section a	as income or
2.19	assets for medical assistance under M	Innesota Statutes, section	256B.056, sul	odivision 1a,
2.20	paragraph (a); 3; or 3c.			
2.21	Subd. 6. Eligible recipients. (a)	To be eligible to receive mo	onthly paymer	nts under this
2.22	section, a recipient must attest to the	recipient's need and must b	e receiving pu	ublic benefits
2.23	or have a household income less than of	or equal to 300 percent of th	e federal pove	rty guideline.
2.24	Once enrolled, recipients must not be	required to recertify.		
2.25	(b) An eligible recipient may be a	n individual or a family.		
2.26	(c) Grantees may set other eligibil	lity requirements for recipi	ents but must	not require
2.27	any other income, proof of residency	or citizenship, or identifyi	ng documenta	tion of any
2.28	recipient.			
2.29	(d) Grantees may identify priority	populations which may in	clude families	s; individuals

or youth at risk of or experiencing homelessness; individuals with low-income wanting to

Section 1. 2

2.30

rel	ocated to Minnesota from other states or countries.
	Subd. 7. <b>Basic income community of practice.</b> (a) The commissioner must establish
a b	pasic income community of practice to provide regular training and technical assistance
0	grantees.
	(b) The commissioner must identify at least one independent entity to lead the basic
nc	come community of practice under this subdivision and to provide training and technica
iss	sistance to grantees.
	Subd. 8. Reporting. (a) Each grantee must collect data from its recipients before and
ft	er participation in the program on the following:
	(1) economic status;
	(2) employment status;
	(3) status of physical and mental health;
	(4) status of food and housing security;
	(5) ability to enroll in further education due to participation in the program; and
	(6) any other relevant information identified by the grantee.
	(b) Grantees must provide an annual report to the commissioner on the data collected
ın	der paragraph (a) in a manner prescribed by the commissioner.
	Subd. 9. Evaluator. The commissioner must identify at least one independent,
res	search-based entity to evaluate the program under this section.
	Subd. 10. Report. The commissioner, in cooperation with grantees under this section,
sha	all submit a final report on findings regarding the efficacy and cost-effectiveness of the
Mi	innesota basic income grant program to the chairs and ranking minority members of the
leg	gislative committees with jurisdiction over human services by January 15, 2027. The
rep	port must maintain the anonymity of individuals who participate in the program.
S	Sec. 2. <u>APPROPRIATION; MINNESOTA BASIC INCOME GRANT PROGRAM</u>
	(a) \$100,000,000 in fiscal year 2025 is appropriated from the general fund to the
CO	mmissioner of human services for the Minnesota basic income grant program. This is a
on	etime appropriation and is available until June 30, 2028.
	(b) Of the amount appropriated in paragraph (a) the commissioner of human services

may use up to \$3,000,000 for outreach, technical assistance, training, and evaluation."

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4.1 Amend the title accordingly

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