at-large member, and any regularly appointed successor to either at-large position, must be appointed to a four-year term. Vacancies must be filled by the appointing authority for the remainder of the unexpired term.

Sec. 3. [135A.22] EFFECT ON RECIPROCITY.

The enactment of the Midwestern Higher Education Compact has no effect on tuition reciprocity agreements under section 136A.08 that exist at the time of enactment.

Sec. 4. INITIAL APPOINTMENTS.

The first Minnesota members of the Midwestern Higher Education Commission must be appointed, as provided in section 2, before August 1, 1991 if the compact has been enacted into law by at least five states before that date.

Presented to the governor April 24, 1990

Signed by the governor April 26, 1990, 10:12 p.m.

CHAPTER 519-S.F.No. 2055

An act relating to appropriations; providing refunds of bond allocation deposits; appropriating money.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. MINNEAPOLIS BOND ALLOCATION DEPOSIT REFUND; APPROPRIATION.

The department of finance shall refund to the city of Minneapolis the deposit received during calendar year 1989 from the city of Minneapolis under Minnesota Statutes, section 474A.061, and retained by the department. \$20,000 is appropriated from the general fund to the department of finance to refund the bond allocation deposit to the city of Minneapolis.

Sec. 2. KOOCHICHING COUNTY BOND ALLOCATION DEPOSIT REFUND; APPROPRIATION.

The department of finance shall refund to Koochiching county the bond allocation application deposit paid under Minnesota Statutes, chapter 474A, and retained by the department. \$42,150 is appropriated from the general fund to the department of finance to refund the bond allocation deposit to Koochiching county.

Sec. 3. EFFECTIVE DATE.

New language is indicated by underline, deletions by strikeout.

Sections 1 and 2 are effective the day following final enactment.

Presented to the governor April 24, 1990

Signed by the governor April 26, 1990, 11:42 p.m.

CHAPTER 520—S.F.No. 1950

An act relating to housing; requiring state interagency coordination on homelessness; providing for treatment of certain obligations upon foreclosure of certain mortgages; appropriating nonrefundable bond allocation deposits to the housing trust fund account; amending Minnesota Statutes 1988, sections 462A.201, subdivision 2; 462C.07, by adding a subdivision; 469.155, by adding a subdivision; and 474A.21; proposing coding for new law in Minnesota Statutes, chapter 462A.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 1988, section 462A.201, subdivision 2, is amended to read:

Subd. 2. LOW-INCOME HOUSING. The agency may, in consultation with the advisory committee, use money from the housing trust fund account to provide loans or grants for projects for the development, construction, acquisition, preservation, and rehabilitation of low-income rental and limited equity cooperative housing units and homes for ownership. No more than 20 percent of available funds may be used for home ownership projects. At least 75 percent of the rental and cooperative units, and 100 percent of the homes for ownership, must be rented to or cooperatively owned, or owned by persons and families whose income at the time the person or family originally occupied the unit was at or below does not exceed 30 percent of the median family income for the metropolitan area as defined in section 473.121, subdivision 2. In making the grants, the agency shall determine the terms and conditions of repayment and the appropriate security, if any, should repayment be required. To promote the geographic distribution of grants and loans, the agency may designate a portion of the grant or loan awards to be set aside for projects located in specified congressional districts or other geographical regions specified by the agency. The agency may adopt emergency and permanent rules for awarding grants and loans under this subdivision. The emergency rules are effective for 180 days or until the permanent rules are adopted, whichever occurs first.

Sec. 2. [462A.29] INTERAGENCY COORDINATION ON HOMELESSNESS.

The agency shall coordinate services and activities of all state agencies relating to homelessness. The agency shall coordinate an investigation and review of the current system of service delivery to the homeless. The agency may request assistance from other agencies of state government as needed for the execution of the responsibilities under this section and the other agencies shall furnish the assistance upon request.

New language is indicated by <u>underline</u>, deletions by strikeout.