SF902

ELK

S0902-2

2nd Engrossment

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 902

(SENATE AUTHORS: EKEN, Miller, Nelson, Senjem and Marty)

DATE	D-PG	OFFICIAL STATUS
02/16/2015	314	Introduction and first reading
		Referred to Health, Human Services and Housing
03/11/2015	642a	Comm report: To pass as amended and re-refer to State and Local Government
03/12/2015	769a	Comm report: To pass as amended and re-refer to Finance

1.1	A bill for an act
1.2	relating to human services; modifying requirements for the State Quality Council
1.3	and regional quality councils; appropriating money; amending Minnesota
1.4	Statutes 2014, section 256B.097, subdivisions 3, 4.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2014, section 256B.097, subdivision 3, is amended to
1.7	read:
1.8	Subd. 3. State Quality Council. (a) There is hereby created a State Quality
1.9	Council which must define regional quality councils, and carry out a community-based,
1.10	person-directed quality review component, and a comprehensive system for effective
1.11	incident reporting, investigation, analysis, and follow-up.
1.12	(b) By August 1, 2011, the commissioner of human services shall appoint the
1.13	members of the initial State Quality Council. Members shall include representatives
1.14	from the following groups:
1.15	(1) disability service recipients and their family members;
1.16	(2) during the first four years of the State Quality Council, there must be at least
1.17	three members from the Region 10 stakeholders. As regional quality councils are formed
1.18	under subdivision 4, each regional quality council shall appoint one member;
1.19	(3) disability service providers;
1.20	(4) disability advocacy groups; and
1.21	(5) county human services agencies and staff from the Department of Human
1.22	Services and Ombudsman for Mental Health and Developmental Disabilities.

2.1 (c) Members of the council who do not receive a salary or wages from an employer
2.2 for time spent on council duties may receive a per diem payment when performing council
2.3 duties and functions.

2.4 (d) The State Quality Council shall:

2.5 (1) assist the Department of Human Services in fulfilling federally mandated
2.6 obligations by monitoring disability service quality and quality assurance and
2.7 improvement practices in Minnesota;

(2) establish state quality improvement priorities with methods for achieving results
and provide an annual report to the legislative committees with jurisdiction over policy
and funding of disability services on the outcomes, improvement priorities, and activities
undertaken by the commission during the previous state fiscal year;

2.12 (3) identify issues pertaining to financial and personal risk that impede Minnesotans2.13 with disabilities from optimizing choice of community-based services; and

(4) recommend to the chairs and ranking minority members of the legislative
committees with jurisdiction over human services and civil law by January 15, 2014,
statutory and rule changes related to the findings under clause (3) that promote
individualized service and housing choices balanced with appropriate individualized
protection.

2.19 (e) The State Quality Council, in partnership with the commissioner, shall:

2.20 (1) approve and direct implementation of the community-based, person-directed2.21 system established in this section;

2.22 (2) recommend an appropriate method of funding this system, and determine the
2.23 feasibility of the use of Medicaid, licensing fees, as well as other possible funding options;

2.24 (3) approve measurable outcomes in the areas of health and safety, consumer
2.25 evaluation, education and training, providers, and systems;

2.26 (4) establish variable licensure periods not to exceed three years based on outcomes2.27 achieved; and

(5) in cooperation with the Quality Assurance Commission, design a transition plan
for licensed providers from Region 10 into the alternative licensing system by July 1, 2015.

(f) The State Quality Council shall notify the commissioner of human services that a
facility, program, or service has been reviewed by quality assurance team members under
subdivision 4, paragraph (b) (c), clause (13), and qualifies for a license.

(g) The State Quality Council, in partnership with the commissioner, shall establish
an ongoing review process for the system. The review shall take into account the
comprehensive nature of the system which is designed to evaluate the broad spectrum of

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3.1 licensed and unlicensed entities that provide services to persons with disabilities. The
3.2 review shall address efficiencies and effectiveness of the system.

- 3.3 (h) The State Quality Council may recommend to the commissioner certain
 3.4 variances from the standards governing licensure of programs for persons with disabilities
 3.5 in order to improve the quality of services so long as the recommended variances do
 3.6 not adversely affect the health or safety of persons being served or compromise the
 3.7 qualifications of staff to provide services.
- (i) The safety standards, rights, or procedural protections referenced under
 subdivision 2_4, paragraph (e) (d), shall not be varied. The State Quality Council may
 make recommendations to the commissioner or to the legislature in the report required
 under paragraph (e) (d) regarding alternatives or modifications to the safety standards,
 rights, or procedural protections referenced under subdivision 2 (4), paragraph (e) (d).
 (j) The State Quality Council may hire staff to perform the duties assigned in this
- 3.14 subdivision.

Sec. 2. Minnesota Statutes 2014, section 256B.097, subdivision 4, is amended to read: 3.15 Subd. 4. Regional quality councils. (a) By July 1, 2015, the commissioner shall 3.16 establish, as selected by the State Quality Council, or continue the operation of three 3.17 regional quality councils of key stakeholders, including as selected by the State Quality 3.18 Council. One regional quality council shall be established in the Twin Cities metropolitan 3.19 area, one shall be established in greater Minnesota, and one shall be the Quality Assurance 3.20 Commission established under section 256B.0951. By July 1, 2016, the commissioner 3.21 shall establish three additional regional quality councils, as selected by the State Quality 3.22 Council. The regional quality councils established under this paragraph shall include 3.23 regional representatives of: 3.24 3.25 (1) disability service recipients and their family members; (2) disability service providers; 3.26 (3) disability advocacy groups; and 3.27 (4) county human services agencies and staff from the Department of Human 3.28 Services and Ombudsman for Mental Health and Developmental Disabilities. 3.29 (b) In establishing the regional quality councils, the commissioner shall: 3.30 (1) appoint the members from the groups identified in paragraph (a) by July 1, 2015; 3.31 (2) designate a chair for each council or prescribe a process for each council to 3.32 select a chair from among its members; 3.33 (3) set term limits for members of the regional quality councils; 3.34 (4) set the total number or maximum number of members of each regional council; 3.35

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4.1	<u>(5) set</u>	the number or prop	ortion of memb	pers representing each	of the groups		
4.2	identified in	identified in paragraph (a);					
4.3	<u>(6) set</u>	(6) set deadlines and requirements for annual reports to the chair of the State					
4.4	Quality Cour	Quality Council and to the chairs of the legislative committees in the senate and house of					
4.5	representativ	representatives with primary jurisdiction over human services on the status, outcomes,					
4.6	improvemen	t priorities, and activ	vities in the reg	gions; and			
4.7	<u>(7)</u> con	vene a first meeting	of each region	al quality council by J	uly 1, 2016, or		
4.8	identify a pe	rson responsible for	convening the	first meeting of each r	egional quality		
4.9	council and	require that the perso	on convene the	first meeting by July 1	, 2016.		
4.10	(b) (c)	Each regional qualit	ty council shall	:			
4.11	(1) dire	ect and monitor the	community-bas	sed, person-directed qu	ality assurance		
4.12	system in thi	s section;					
4.13	(2) app	rove a training progr	am for quality	assurance team membe	rs under clause (13);		
4.14	(3) rev	iew summary report	s from quality	assurance team review	vs and make		
4.15	recommenda	tions to the State Qu	ality Council 1	regarding program lice	nsure;		
4.16	(4) mal	ke recommendations	s to the State Q	uality Council regardir	ng the system;		
4.17	(5) reso	olve complaints betw	ween the quality	y assurance teams, cou	nties, providers,		
4.18	persons rece	iving services, their	families, and le	egal representatives;			
4.19	(6) ana	lyze and review qua	ality outcomes	and critical incident da	ata reporting		
4.20	incidents of	life safety concerns	immediately to	the Department of Hu	ıman Services		
4.21	licensing div	ision;					
4.22	(7) pro	vide information and	d training prog	rams for persons with c	lisabilities and their		
4.23	families and	legal representatives	s on service op	tions and quality expec	ctations;		
4.24	(8) diss	seminate information	n and resources	s developed to other re	gional quality		
4.25	councils;						
4.26	(9) resj	pond to state-level p	riorities;				
4.27	(10) es	tablish regional prio	rities for qualit	ty improvement;			
4.28	(11) su	bmit an annual repo	rt to the State (Quality Council on the	status, outcomes,		
4.29	improvemen	t priorities, and activ	vities in the reg	gion;			

- 4.30 (12) choose a representative to participate on the State Quality Council and assume
 4.31 other responsibilities consistent with the priorities of the State Quality Council; and
- (13) recruit, train, and assign duties to members of quality assurance teams, taking
 into account the size of the service provider, the number of services to be reviewed,
 the skills necessary for the team members to complete the process, and ensure that no
 team member has a financial, personal, or family relationship with the facility, program,
 or service being reviewed or with anyone served at the facility, program, or service.

of an evaluation by a quality assurance team of the facility, program, or service. The process must include an evaluation of a random sample of persons served. The sample must be representative of each service provided. The sample size must be at least five percent but not less than two persons served. All persons must be given the opportunity to be included in the quality assurance process in addition to those chosen for the random sample. (g)(h) A facility, program, or service may contest a licensing decision of the regional quality council as permitted under chapter 245A.		
5.3providers, and other involved community members. Team members must complete5.4the training program approved by the regional quality council and must demonstrate5.5performance-based competency. Team members may be paid a per diem and reimbursed5.6for expenses related to their participation in the quality assurance process.5.7(e) (d) The commissioner shall monitor the safety standards, rights, and procedural5.8protections for the monitoring of psychotropic medications and those identified under5.9sections 245.825; 245.91 to 245.97; 245A.09, subdivision 2, paragraph (c), clauses (2)5.10and (5); 245A.12; 245A.13; 252.41, subdivision 9; 256B.092, subdivision 1b, clause5.11(7); 626.556; and 626.557.5.12(d) (e) The regional quality councils may hire staff to perform the duties assigned5.13in this subdivision.5.14(e) (f) The regional quality councils may charge fees for their services.5.15(f) (g) The quality assurance process undertaken by a regional quality council consists5.18of an evaluation by a quality assurance team of the facility, program, or service. The5.19process must include an evaluation of a random sample of persons served. The sample must5.19the quality assurance process in addition to those chosen for the random sample.5.20(f) (h) A facility, program, or service may contest a licensing decision of the regional5.21(g) (h) A facility, program, or service may contest a licensing decision of the regional	5.1	Quality assurance teams must be comprised of county staff, persons receiving services
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5 23 Sec. 3. APPROPRIATION: OUALITY ASSURANCE FOR SERVICES FOR	5.22	quality council as permitted under chapter 245A.
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	5.23	Sec. 3. APPROPRIATION; QUALITY ASSURANCE FOR SERVICES FOR

5.24

PEOPLE WITH DISABILITIES.

5.25 <u>\$4,293,000 is appropriated for the biennium beginning on July 1, 2015, from the</u> 5.26 general fund to the commissioner of human services for quality assurance initiatives for 5.27 services provided to people with disabilities. Of this amount:

5.28 (1) \$762,000 shall be distributed to the State Quality Council, of which \$562,000
5.29 shall be used for council operations, \$100,000 shall be used to determine measurable
5.30 outcomes, and \$100,000 shall be used for quality improvement priority setting;
5.31 (2) \$2,831,000 shall be used to fund regional quality councils established or
5.32 continued under Minnesota Statutes, section 256B.097, subdivision 4, paragraph (a); and

5.33 (3) \$700,000 shall be used to fund an annual survey of disability service recipients

5.34 <u>under Minnesota Statutes, section 256B.097, subdivision 5.</u>