

**HOUSE OF REPRESENTATIVES**

NINETY-THIRD SESSION

**H. F. No. 4392**

02/28/2024 Authored by Fischer, Virnig, Curran and Frederick  
The bill was read for the first time and referred to the Committee on Human Services Policy

04/02/2024 Adoption of Report: Amended and re-referred to the Committee on Ways and Means

04/08/2024 Adoption of Report: Placed on the General Register as Amended  
Read for the Second Time  
Referred to the Chief Clerk for Comparison with S. F. No. 4399

04/09/2024 Postponed Indefinitely

1.1 A bill for an act

1.2 relating to human services; modifying provisions related to disability services,

1.3 aging services, and substance use disorder services; modifying the Deaf and

1.4 Hard-of-Hearing Services Act; phasing out subminimum wages; expanding

1.5 blood-borne pathogen provisions to all state-operated treatment programs; removing

1.6 expired reports; amending Minnesota Statutes 2022, sections 144G.45, subdivision

1.7 3; 177.24, by adding a subdivision; 245A.11, subdivision 2; 245D.071, subdivisions

1.8 3, 4; 245D.081, subdivisions 2, 3; 245D.09, subdivision 3; 245D.10, subdivision

1.9 1; 245F.02, subdivisions 17, 21; 245F.08, subdivision 3; 245F.15, subdivision 7;

1.10 245G.04, by adding a subdivision; 245G.22, subdivision 6; 246.71, subdivisions

1.11 3, 4, 5; 246.711; 246.712, subdivisions 1, 2; 246.713; 246.714; 246.715,

1.12 subdivisions 1, 2, 3; 246.716, subdivisions 1, 2; 246.717; 246.72; 246.721; 246.722;

1.13 252.44; 254A.03, subdivision 1; 254B.03, subdivision 4; 254B.05, by adding

1.14 subdivisions; 254B.12, subdivisions 3, 4; 256.975, subdivision 7e; 256B.0759,

1.15 subdivision 4; 256B.0911, subdivision 24; 256B.092, by adding a subdivision;

1.16 256B.49, by adding a subdivision; 256B.4905, subdivision 12; 256B.69, subdivision

1.17 5k, by adding a subdivision; 256B.85, subdivisions 2, 6, 6a, 11, 17, 20, by adding

1.18 a subdivision; 256C.21; 256C.23, subdivisions 1a, 2, 2a, 2b, 2c, 6, 7, by adding a

1.19 subdivision; 256C.233, subdivisions 1, 2; 256C.24, subdivisions 1, 2, 3; 256C.26;

1.20 256C.261; 256C.28, subdivision 1; 256R.08, subdivision 1, by adding a subdivision;

1.21 402A.16, subdivision 2; Minnesota Statutes 2023 Supplement, sections 245G.05,

1.22 subdivision 3; 245G.09, subdivision 3; 245G.11, subdivision 10; 245G.22,

1.23 subdivisions 2, 17; 245I.04, subdivision 18; 254A.19, subdivision 3; 254B.04,

1.24 subdivisions 1a, 2a, 6, by adding a subdivision; 254B.05, subdivisions 1, 5;

1.25 254B.181, subdivision 1; 254B.19, subdivision 1; 256B.057, subdivision 9;

1.26 256B.0759, subdivision 2; 256B.4906; 256B.4914, subdivisions 4, 10, 10a;

1.27 256B.85, subdivision 13a; Laws 2021, First Special Session chapter 7, article 11,

1.28 section 38, as amended; Laws 2023, chapter 61, article 8, section 13, subdivision

1.29 2; repealing Minnesota Statutes 2022, sections 245G.011, subdivision 5; 245G.22,

1.30 subdivisions 4, 7; 252.34; 256.01, subdivisions 39, 41; 256.975, subdivisions 7f,

1.31 7g; 256B.79, subdivision 6; 256K.45, subdivision 2; 256R.18.

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

2.2 **ARTICLE 1**

2.3 **DISABILITY SERVICES**

2.4 Section 1. Minnesota Statutes 2022, section 144G.45, subdivision 3, is amended to read:

2.5 Subd. 3. **Local laws apply.** Assisted living facilities shall comply with all applicable  
2.6 state and local governing laws, regulations, standards, ordinances, and codes for fire safety,  
2.7 building, and zoning requirements, except a facility with a licensed resident capacity of six  
2.8 or fewer is exempt from rental licensing regulations imposed by any town, municipality,  
2.9 or county.

2.10 Sec. 2. Minnesota Statutes 2022, section 245A.11, subdivision 2, is amended to read:

2.11 Subd. 2. **Permitted single-family residential use.** (a) Residential programs with a  
2.12 licensed capacity of six or fewer persons shall be considered a permitted single-family  
2.13 residential use of property for the purposes of zoning and other land use regulations, except  
2.14 that a residential program whose primary purpose is to treat juveniles who have violated  
2.15 criminal statutes relating to sex offenses or have been adjudicated delinquent on the basis  
2.16 of conduct in violation of criminal statutes relating to sex offenses shall not be considered  
2.17 a permitted use. This exception shall not apply to residential programs licensed before July  
2.18 1, 1995. Programs otherwise allowed under this subdivision shall not be prohibited by  
2.19 operation of restrictive covenants or similar restrictions, regardless of when entered into,  
2.20 which cannot be met because of the nature of the licensed program, including provisions  
2.21 which require the home's occupants be related, and that the home must be occupied by the  
2.22 owner, or similar provisions.

2.23 ~~(b) Unless otherwise provided in any town, municipal, or county zoning regulation,~~  
2.24 ~~licensed residential services provided to more than four persons with developmental~~  
2.25 ~~disabilities in a supervised living facility, including intermediate care facilities for persons~~  
2.26 ~~with developmental disabilities, with a licensed capacity of seven to eight persons shall be~~  
2.27 ~~considered a permitted single-family residential use of property for the purposes of zoning~~  
2.28 ~~and other land use regulations. A town, municipal, or county zoning authority may require~~  
2.29 ~~a conditional use or special use permit to assure proper maintenance and operation of the~~  
2.30 ~~residential program. Conditions imposed on the residential program must not be more~~  
2.31 ~~restrictive than those imposed on other conditional uses or special uses of residential property~~  
2.32 ~~in the same zones, unless the additional conditions are necessary to protect the health and~~  
2.33 ~~safety of the persons being served by the program. This paragraph expires July 1, 2023.~~

3.1 (b) A community residential setting as defined in section 245D.02, subdivision 4a, with  
3.2 a licensed capacity of six or fewer persons that is actively serving residents for which it is  
3.3 licensed is exempt from rental licensing regulations imposed by any town, municipality, or  
3.4 county.

3.5 Sec. 3. Minnesota Statutes 2022, section 245D.071, subdivision 3, is amended to read:

3.6 Subd. 3. **Assessment and initial service planning.** (a) Within 15 days of service initiation  
3.7 the license holder must complete a preliminary support plan addendum based on the support  
3.8 plan.

3.9 (b) Within the scope of services, the license holder must, at a minimum, complete  
3.10 assessments in the following areas before ~~the 45-day planning meeting~~ providing 45 days  
3.11 of service or within 60 calendar days of service initiation, whichever is shorter:

3.12 (1) the person's ability to self-manage health and medical needs to maintain or improve  
3.13 physical, mental, and emotional well-being, including, when applicable, allergies, seizures,  
3.14 choking, special dietary needs, chronic medical conditions, self-administration of medication  
3.15 or treatment orders, preventative screening, and medical and dental appointments;

3.16 (2) the person's ability to self-manage personal safety to avoid injury or accident in the  
3.17 service setting, including, when applicable, risk of falling, mobility, regulating water  
3.18 temperature, community survival skills, water safety skills, and sensory disabilities; and

3.19 (3) the person's ability to self-manage symptoms or behavior that may otherwise result  
3.20 in an incident as defined in section 245D.02, subdivision 11, clauses (4) to (7), suspension  
3.21 or termination of services by the license holder, or other symptoms or behaviors that may  
3.22 jeopardize the health and welfare of the person or others.

3.23 Assessments must produce information about the person that describes the person's overall  
3.24 strengths, functional skills and abilities, and behaviors or symptoms. Assessments must be  
3.25 based on the person's status within the last 12 months at the time of service initiation.

3.26 Assessments based on older information must be documented and justified. Assessments  
3.27 must be conducted annually at a minimum or within 30 days of a written request from the  
3.28 person or the person's legal representative or case manager. The results must be reviewed  
3.29 by the support team or expanded support team as part of a service plan review.

3.30 (c) Before providing 45 days of service or within 60 calendar days of service initiation,  
3.31 whichever is shorter, the license holder must ~~meet~~ hold an initial planning meeting with the  
3.32 person, the person's legal representative, the case manager, other members of the support  
3.33 team or expanded support team, and other people as identified by the person or the person's

4.1 legal representative to determine the following based on information obtained from the  
4.2 assessments identified in paragraph (b), the person's identified needs in the support plan,  
4.3 and the requirements in subdivision 4 and section 245D.07, subdivision 1a:

4.4 (1) the scope of the services to be provided to support the person's daily needs and  
4.5 activities;

4.6 (2) the person's desired outcomes and the supports necessary to accomplish the person's  
4.7 desired outcomes;

4.8 (3) the person's preferences for how services and supports are provided, including how  
4.9 the provider will support the person to have control of the person's schedule;

4.10 (4) whether the current service setting is the most integrated setting available and  
4.11 appropriate for the person;

4.12 (5) opportunities to develop and maintain essential and life-enriching skills, abilities,  
4.13 strengths, interests, and preferences;

4.14 (6) opportunities for community access, participation, and inclusion in preferred  
4.15 community activities;

4.16 (7) opportunities to develop and strengthen personal relationships with other persons of  
4.17 the person's choice in the community;

4.18 (8) opportunities to seek competitive employment and work at competitively paying  
4.19 jobs in the community; and

4.20 (9) how services must be coordinated across other providers licensed under this chapter  
4.21 serving the person and members of the support team or expanded support team to ensure  
4.22 continuity of care and coordination of services for the person.

4.23 (d) A discussion of how technology might be used to meet the person's desired outcomes  
4.24 must be included in the ~~45-day~~ initial planning meeting. The support plan or support plan  
4.25 addendum must include a summary of this discussion. The summary must include a statement  
4.26 regarding any decision that is made regarding the use of technology and a description of  
4.27 any further research that needs to be completed before a decision regarding the use of  
4.28 technology can be made. Nothing in this paragraph requires that the support plan include  
4.29 the use of technology for the provision of services.

4.30 Sec. 4. Minnesota Statutes 2022, section 245D.071, subdivision 4, is amended to read:

4.31 Subd. 4. **Service outcomes and supports.** (a) Within ten working days of the ~~45-day~~  
4.32 initial planning meeting, the license holder must develop a service plan that documents the

5.1 service outcomes and supports based on the assessments completed under subdivision 3  
5.2 and the requirements in section 245D.07, subdivision 1a. The outcomes and supports must  
5.3 be included in the support plan addendum.

5.4 (b) The license holder must document the supports and methods to be implemented to  
5.5 support the person and accomplish outcomes related to acquiring, retaining, or improving  
5.6 skills and physical, mental, and emotional health and well-being. The documentation must  
5.7 include:

5.8 (1) the methods or actions that will be used to support the person and to accomplish the  
5.9 service outcomes, including information about:

5.10 (i) any changes or modifications to the physical and social environments necessary when  
5.11 the service supports are provided;

5.12 (ii) any equipment and materials required; and

5.13 (iii) techniques that are consistent with the person's communication mode and learning  
5.14 style;

5.15 (2) the measurable and observable criteria for identifying when the desired outcome has  
5.16 been achieved and how data will be collected;

5.17 (3) the projected starting date for implementing the supports and methods and the date  
5.18 by which progress towards accomplishing the outcomes will be reviewed and evaluated;  
5.19 and

5.20 (4) the names of the staff or position responsible for implementing the supports and  
5.21 methods.

5.22 (c) Within 20 working days of the ~~45-day~~ initial planning meeting, the license holder  
5.23 must submit to and obtain dated signatures from the person or the person's legal representative  
5.24 and case manager to document completion and approval of the assessment and support plan  
5.25 addendum. If, within ten working days of the submission of the assessment or support plan  
5.26 addendum, the person or the person's legal representative or case manager has not signed  
5.27 and returned to the license holder the assessment and support plan addendum or has not  
5.28 proposed written modifications to the license holder's submission, the submission is deemed  
5.29 approved and the assessment and support plan addendum become effective and remain in  
5.30 effect until the legal representative or case manager submits a written request to revise the  
5.31 assessment or support plan addendum.

6.1 Sec. 5. Minnesota Statutes 2022, section 245D.081, subdivision 2, is amended to read:

6.2 Subd. 2. **Coordination and evaluation of individual service delivery.** (a) Delivery  
6.3 and evaluation of services provided by the license holder must be coordinated by a designated  
6.4 staff person. Except as provided in clause (3), the designated coordinator must provide  
6.5 supervision, support, and evaluation of activities that include:

6.6 (1) oversight of the license holder's responsibilities assigned in the person's support plan  
6.7 and the support plan addendum;

6.8 (2) taking the action necessary to facilitate the accomplishment of the outcomes according  
6.9 to the requirements in section 245D.07;

6.10 (3) instruction and assistance to direct support staff implementing the support plan and  
6.11 the service outcomes, including direct observation of service delivery sufficient to assess  
6.12 staff competency. The designated coordinator may delegate the direct observation and  
6.13 competency assessment of the service delivery activities of direct support staff to an  
6.14 individual whom the designated coordinator has previously deemed competent in those  
6.15 activities; and

6.16 (4) evaluation of the effectiveness of service delivery, methodologies, and progress on  
6.17 the person's outcomes based on the measurable and observable criteria for identifying when  
6.18 the desired outcome has been achieved according to the requirements in section 245D.07.

6.19 (b) The license holder must ensure that the designated coordinator is competent to  
6.20 perform the required duties identified in paragraph (a) through education, training, and work  
6.21 experience relevant to the primary disability of persons served by the license holder and  
6.22 the individual persons for whom the designated coordinator is responsible. The designated  
6.23 coordinator must have the skills and ability necessary to develop effective plans and to  
6.24 design and use data systems to measure effectiveness of services and supports. The license  
6.25 holder must verify and document competence according to the requirements in section  
6.26 245D.09, subdivision 3. The designated coordinator must minimally have:

6.27 (1) a baccalaureate degree ~~in a field related to human services~~, and one year of full-time  
6.28 work experience providing direct care services to persons with disabilities or persons age  
6.29 65 and older;

6.30 (2) an associate degree ~~in a field related to human services~~, and two years of full-time  
6.31 work experience providing direct care services to persons with disabilities or persons age  
6.32 65 and older;

7.1 (3) a diploma ~~in a field related to human services~~ from an accredited postsecondary  
7.2 institution and three years of full-time work experience providing direct care services to  
7.3 persons with disabilities or persons age 65 and older; or

7.4 (4) a minimum of 50 hours of education and training related to human services and  
7.5 disabilities; and

7.6 (5) four years of ~~full-time work~~ experience providing direct care services to persons  
7.7 with disabilities or persons age 65 and older ~~under the supervision of a staff person who~~  
7.8 ~~meets the qualifications identified in clauses (1) to (3).~~

7.9 Sec. 6. Minnesota Statutes 2022, section 245D.081, subdivision 3, is amended to read:

7.10 Subd. 3. **Program management and oversight.** (a) The license holder must designate  
7.11 a managerial staff person or persons to provide program management and oversight of the  
7.12 services provided by the license holder. The designated manager is responsible for the  
7.13 following:

7.14 (1) maintaining a current understanding of the licensing requirements sufficient to ensure  
7.15 compliance throughout the program as identified in section 245A.04, subdivision 1, paragraph  
7.16 (e), and when applicable, as identified in section 256B.04, subdivision 21, paragraph (g);

7.17 (2) ensuring the duties of the designated coordinator are fulfilled according to the  
7.18 requirements in subdivision 2;

7.19 (3) ensuring the program implements corrective action identified as necessary by the  
7.20 program following review of incident and emergency reports according to the requirements  
7.21 in section 245D.11, subdivision 2, clause (7). An internal review of incident reports of  
7.22 alleged or suspected maltreatment must be conducted according to the requirements in  
7.23 section 245A.65, subdivision 1, paragraph (b);

7.24 (4) evaluation of satisfaction of persons served by the program, the person's legal  
7.25 representative, if any, and the case manager, with the service delivery and progress toward  
7.26 accomplishing outcomes identified in sections 245D.07 and 245D.071, and ensuring and  
7.27 protecting each person's rights as identified in section 245D.04;

7.28 (5) ensuring staff competency requirements are met according to the requirements in  
7.29 section 245D.09, subdivision 3, and ensuring staff orientation and training is provided  
7.30 according to the requirements in section 245D.09, subdivisions 4, 4a, and 5;

7.31 (6) ensuring corrective action is taken when ordered by the commissioner and that the  
7.32 terms and conditions of the license and any variances are met; and

8.1 (7) evaluating the information identified in clauses (1) to (6) to develop, document, and  
8.2 implement ongoing program improvements.

8.3 (b) The designated manager must be competent to perform the duties as required and  
8.4 must minimally meet the education and training requirements identified in subdivision 2,  
8.5 paragraph (b), and have a minimum of three years of supervisory level experience ~~in a~~  
8.6 ~~program providing direct support services to persons with disabilities or persons age 65 and~~  
8.7 ~~older.~~

8.8 Sec. 7. Minnesota Statutes 2022, section 245D.09, subdivision 3, is amended to read:

8.9 Subd. 3. **Staff qualifications.** (a) The license holder must ensure that staff providing  
8.10 direct support, or staff who have responsibilities related to supervising or managing the  
8.11 provision of direct support service, are competent as demonstrated through skills and  
8.12 knowledge training, experience, and education relevant to the primary disability of the  
8.13 person and to meet the person's needs and additional requirements as written in the support  
8.14 plan or support plan addendum, or when otherwise required by the case manager or the  
8.15 federal waiver plan. The license holder must verify and maintain evidence of staff  
8.16 competency, including documentation of:

8.17 (1) education and experience qualifications relevant to the job responsibilities assigned  
8.18 to the staff and to the primary disability of persons served by the program, including a valid  
8.19 degree and transcript, or a current license, registration, or certification, when a degree or  
8.20 licensure, registration, or certification is required by this chapter or in the support plan or  
8.21 support plan addendum;

8.22 (2) demonstrated competency in the orientation and training areas required under this  
8.23 chapter, and when applicable, completion of continuing education required to maintain  
8.24 professional licensure, registration, or certification requirements. Competency in these areas  
8.25 is determined by the license holder through knowledge testing or observed skill assessment  
8.26 conducted by the trainer or instructor or by an individual who has been previously deemed  
8.27 competent by the trainer or instructor in the area being assessed; and

8.28 (3) except for a license holder who is the sole direct support staff, periodic performance  
8.29 evaluations completed by the license holder of the direct support staff person's ability to  
8.30 perform the job functions based on direct observation.

8.31 (b) Staff under 18 years of age may not perform overnight duties ~~or administer~~  
8.32 ~~medication.~~

9.1 Sec. 8. Minnesota Statutes 2022, section 245D.10, subdivision 1, is amended to read:

9.2 Subdivision 1. **Policy and procedure requirements.** A license holder providing either  
9.3 basic or intensive supports and services must establish, enforce, and maintain policies and  
9.4 procedures as required in this chapter, chapter 245A, and other applicable state and federal  
9.5 laws and regulations governing the provision of home and community-based services  
9.6 licensed according to this chapter. A license holder must use forms provided by the  
9.7 commissioner to report service suspensions and service terminations under subdivisions 3  
9.8 and 3a.

9.9 **EFFECTIVE DATE.** This section is effective August 1, 2024.

9.10 Sec. 9. Minnesota Statutes 2023 Supplement, section 256B.057, subdivision 9, is amended  
9.11 to read:

9.12 Subd. 9. **Employed persons with disabilities.** (a) Medical assistance may be paid for  
9.13 a person who is employed and who:

9.14 (1) but for excess earnings or assets meets the definition of disabled under the  
9.15 Supplemental Security Income program; and

9.16 (2) pays a premium and other obligations under paragraph ~~(e)~~ (d).

9.17 (b) For purposes of eligibility, there is a \$65 earned income disregard. To be eligible  
9.18 for medical assistance under this subdivision, a person must have more than \$65 of earned  
9.19 income, be receiving an unemployment insurance benefit under chapter 268 that the person  
9.20 began receiving while eligible under this subdivision, or be receiving family and medical  
9.21 leave benefits under chapter 268B that the person began receiving while eligible under this  
9.22 subdivision. ~~Earned income must have Medicare, Social Security, and applicable state and~~  
9.23 ~~federal taxes withheld. The person must document earned income tax withholding. A person~~  
9.24 who is self-employed must file and pay all applicable taxes. Any spousal income shall be  
9.25 disregarded for purposes of eligibility and premium determinations.

9.26 (c) After the month of enrollment, a person enrolled in medical assistance under this  
9.27 subdivision who would otherwise be ineligible and be disenrolled due to one of the following  
9.28 circumstances may retain eligibility for up to four consecutive months after a month of job  
9.29 loss if the person:

9.30 (1) is temporarily unable to work and without receipt of earned income due to a medical  
9.31 condition, as verified by a physician, advanced practice registered nurse, or physician  
9.32 assistant; or

10.1 (2) loses employment for reasons not attributable to the enrollee, and is without receipt  
10.2 of earned income.

10.3 To receive a four-month extension of continued eligibility under this paragraph, enrollees  
10.4 must verify the medical condition or provide notification of job loss, continue to meet all  
10.5 other eligibility requirements, and continue to pay all calculated premium costs.

10.6 (d) All enrollees must pay a premium to be eligible for medical assistance under this  
10.7 subdivision, except as provided under clause (5).

10.8 (1) An enrollee must pay the greater of a \$35 premium or the premium calculated based  
10.9 on the person's gross earned and unearned income and the applicable family size using a  
10.10 sliding fee scale established by the commissioner, which begins at one percent of income  
10.11 at 100 percent of the federal poverty guidelines and increases to 7.5 percent of income for  
10.12 those with incomes at or above 300 percent of the federal poverty guidelines.

10.13 (2) Annual adjustments in the premium schedule based upon changes in the federal  
10.14 poverty guidelines shall be effective for premiums due in July of each year.

10.15 (3) All enrollees who receive unearned income must pay one-half of one percent of  
10.16 unearned income in addition to the premium amount, except as provided under clause (5).

10.17 (4) Increases in benefits under title II of the Social Security Act shall not be counted as  
10.18 income for purposes of this subdivision until July 1 of each year.

10.19 (5) Effective July 1, 2009, American Indians are exempt from paying premiums as  
10.20 required by section 5006 of the American Recovery and Reinvestment Act of 2009, Public  
10.21 Law 111-5. For purposes of this clause, an American Indian is any person who meets the  
10.22 definition of Indian according to Code of Federal Regulations, title 42, section 447.50.

10.23 (e) A person's eligibility and premium shall be determined by the local county agency.  
10.24 Premiums must be paid to the commissioner. All premiums are dedicated to the  
10.25 commissioner.

10.26 (f) Any required premium shall be determined at application and redetermined at the  
10.27 enrollee's ~~six-month~~ 12-month income review or when a change in income or household  
10.28 size is reported. Enrollees must report any change in income or household size within ~~ten~~  
10.29 30 days of when the change occurs. A decreased premium resulting from a reported change  
10.30 in income or household size shall be effective the first day of the next available billing  
10.31 month after the change is reported. Except for changes occurring from annual cost-of-living  
10.32 increases, a change resulting in an increased premium shall not affect the premium amount  
10.33 until the next ~~six-month~~ 12-month review.

11.1 (g) Premium payment is due upon notification from the commissioner of the premium  
11.2 amount required. Premiums may be paid in installments at the discretion of the commissioner.

11.3 (h) Nonpayment of the premium shall result in denial or termination of medical assistance  
11.4 unless the person demonstrates good cause for nonpayment. "Good cause" means an excuse  
11.5 for the enrollee's failure to pay the required premium when due because the circumstances  
11.6 were beyond the enrollee's control or not reasonably foreseeable. The commissioner shall  
11.7 determine whether good cause exists based on the weight of the supporting evidence  
11.8 submitted by the enrollee to demonstrate good cause. Except when an installment agreement  
11.9 is accepted by the commissioner, all persons disenrolled for nonpayment of a premium must  
11.10 pay any past due premiums as well as current premiums due prior to being reenrolled.  
11.11 Nonpayment shall include payment with a returned, refused, or dishonored instrument. The  
11.12 commissioner may require a guaranteed form of payment as the only means to replace a  
11.13 returned, refused, or dishonored instrument.

11.14 (i) For enrollees whose income does not exceed 200 percent of the federal poverty  
11.15 guidelines and who are also enrolled in Medicare, the commissioner shall reimburse the  
11.16 enrollee for Medicare part B premiums under section 256B.0625, subdivision 15, paragraph  
11.17 (a).

11.18 (j) The commissioner is authorized to determine that a premium amount was calculated  
11.19 or billed in error, make corrections to financial records and billing systems, and refund  
11.20 premiums collected in error.

11.21 Sec. 10. Minnesota Statutes 2022, section 256B.0911, subdivision 24, is amended to read:

11.22 Subd. 24. **Remote reassessments.** (a) Assessments performed according to subdivisions  
11.23 17 to 20 and 23 must be in person unless the assessment is a reassessment meeting the  
11.24 requirements of this subdivision. Remote reassessments conducted by interactive video or  
11.25 telephone may substitute for in-person reassessments.

11.26 (b) For services provided by the developmental disabilities waiver under section  
11.27 256B.092, and the community access for disability inclusion, community alternative care,  
11.28 and brain injury waiver programs under section 256B.49, remote reassessments may be  
11.29 substituted for two consecutive reassessments if followed by an in-person reassessment.

11.30 (c) For services provided by alternative care under section 256B.0913, essential  
11.31 community supports under section 256B.0922, and the elderly waiver under chapter 256S,  
11.32 remote reassessments may be substituted for one reassessment if followed by an in-person  
11.33 reassessment.

12.1 (d) For personal care assistance provided under section 256B.0659 and community first  
 12.2 services and supports provided under section 256B.85, remote reassessments may be  
 12.3 substituted for two consecutive reassessments if followed by an in-person reassessment.

12.4 ~~(d)~~ (e) A remote reassessment is permitted only if the lead agency provides informed  
 12.5 choice and the person being reassessed or the person's legal representative provides informed  
 12.6 consent for a remote assessment. Lead agencies must document that informed choice was  
 12.7 offered.

12.8 ~~(e)~~ (f) The person being reassessed, or the person's legal representative, may refuse a  
 12.9 remote reassessment at any time.

12.10 ~~(f)~~ (g) During a remote reassessment, if the certified assessor determines an in-person  
 12.11 reassessment is necessary in order to complete the assessment, the lead agency shall schedule  
 12.12 an in-person reassessment.

12.13 ~~(g)~~ (h) All other requirements of an in-person reassessment apply to a remote  
 12.14 reassessment, including updates to a person's support plan.

12.15 **EFFECTIVE DATE.** This section is effective upon federal approval. The commissioner  
 12.16 of human services shall notify the revisor of statutes when federal approval is obtained.

12.17 Sec. 11. Minnesota Statutes 2022, section 256B.092, is amended by adding a subdivision  
 12.18 to read:

12.19 **Subd. 3a. Authorization of technology services.** (a) Lead agencies must not implement  
 12.20 additional requirements, in addition to those required by the commissioner, that could result  
 12.21 in the delay of approval or implementation of technology.

12.22 (b) For individuals receiving waiver services under this section, approval or denial of  
 12.23 technology must occur within 30 business days of the receipt of the initial request. If denied,  
 12.24 the lead agency must submit a notice of action form clearly stating the reason for the denial,  
 12.25 including information describing why the technology is not appropriate to meet the  
 12.26 individual's assessed need.

12.27 Sec. 12. Minnesota Statutes 2022, section 256B.49, is amended by adding a subdivision  
 12.28 to read:

12.29 **Subd. 16b. Authorization of technology services.** (a) Lead agencies must not implement  
 12.30 additional requirements, in addition to those required by the commissioner, that could result  
 12.31 in the delay of approval or implementation of technology.

13.1 (b) For individuals receiving waiver services under this section, approval or denial of  
13.2 technology must occur within 30 business days of the receipt of the initial request. If denied,  
13.3 the lead agency must submit a notice of action form clearly stating the reason for the denial,  
13.4 including information describing why the technology is not appropriate to meet the  
13.5 individual's assessed need.

13.6 Sec. 13. Minnesota Statutes 2022, section 256B.4905, subdivision 12, is amended to read:

13.7 Subd. 12. **Informed choice ~~in~~ and technology prioritization in implementation for**  
13.8 **disability waiver services.** The commissioner of human services shall ensure that:

13.9 (1) disability waivers under sections 256B.092 and 256B.49 support the presumption  
13.10 that all adults who have disabilities and children who have disabilities may use assistive  
13.11 technology, remote supports, or both to enhance the adult's or child's independence and  
13.12 quality of life; and

13.13 (2) each individual accessing waiver services is offered, after an informed  
13.14 decision-making process and during a person-centered planning process, the opportunity  
13.15 to choose assistive technology, remote support, or both prior to the commissioner offering  
13.16 or reauthorizing services that utilize direct support staff to ensure equitable access.

13.17 Sec. 14. Minnesota Statutes 2023 Supplement, section 256B.4914, subdivision 4, is  
13.18 amended to read:

13.19 Subd. 4. **Data collection for rate determination.** (a) Rates for applicable home and  
13.20 community-based waived services, including customized rates under subdivision 12, are  
13.21 set by the rates management system.

13.22 (b) Data and information in the rates management system must be used to calculate an  
13.23 individual's rate.

13.24 (c) Service providers, with information from the support plan and oversight by lead  
13.25 agencies, shall provide values and information needed to calculate an individual's rate in  
13.26 the rates management system. Lead agencies must use forms provided by the commissioner  
13.27 to collect this information. The determination of service levels must be part of a discussion  
13.28 with members of the support team as defined in section 245D.02, subdivision 34. This  
13.29 discussion must occur prior to the final establishment of each individual's rate. The values  
13.30 and information include:

13.31 (1) shared staffing hours;

13.32 (2) individual staffing hours;

- 14.1 (3) direct registered nurse hours;
- 14.2 (4) direct licensed practical nurse hours;
- 14.3 (5) staffing ratios;
- 14.4 (6) information to document variable levels of service qualification for variable levels  
14.5 of reimbursement in each framework;
- 14.6 (7) shared or individualized arrangements for unit-based services, including the staffing  
14.7 ratio;
- 14.8 (8) number of trips and miles for transportation services; and
- 14.9 (9) service hours provided through monitoring technology.
- 14.10 (d) Updates to individual data must include:
- 14.11 (1) data for each individual that is updated annually when renewing service plans; and
- 14.12 (2) requests by individuals or lead agencies to update a rate whenever there is a change  
14.13 in an individual's service needs, with accompanying documentation.
- 14.14 (e) Lead agencies shall review and approve all services reflecting each individual's needs,  
14.15 and the values to calculate the final payment rate for services with variables under  
14.16 subdivisions 6 to 9 for each individual. Lead agencies must notify the individual and the  
14.17 service provider of the final agreed-upon values and rate, and provide information that is  
14.18 identical to what was entered into the rates management system. If a value used was  
14.19 mistakenly or erroneously entered and used to calculate a rate, a provider may petition lead  
14.20 agencies to correct it. Lead agencies must respond to these requests. When responding to  
14.21 the request, the lead agency must consider:
- 14.22 (1) meeting the health and welfare needs of the individual or individuals receiving  
14.23 services by service site, identified in their support plan under section 245D.02, subdivision  
14.24 4b, and any addendum under section 245D.02, subdivision 4c;
- 14.25 (2) meeting the requirements for staffing under subdivision 2, paragraphs (h), (n), and  
14.26 (o); and meeting or exceeding the licensing standards for staffing required under section  
14.27 245D.09, subdivision 1; and
- 14.28 (3) meeting the staffing ratio requirements under subdivision 2, paragraph (o), and  
14.29 meeting or exceeding the licensing standards for staffing required under section 245D.31.
- 14.30 **EFFECTIVE DATE.** This section is effective January 1, 2025.

15.1 Sec. 15. Minnesota Statutes 2022, section 256B.85, subdivision 2, is amended to read:

15.2 Subd. 2. **Definitions.** (a) For the purposes of this section and section 256B.851, the terms  
15.3 defined in this subdivision have the meanings given.

15.4 (b) "Activities of daily living" or "ADLs" means:

15.5 (1) dressing, including assistance with choosing, applying, and changing clothing and  
15.6 applying special appliances, wraps, or clothing;

15.7 (2) grooming, including assistance with basic hair care, oral care, shaving, applying  
15.8 cosmetics and deodorant, and care of eyeglasses and hearing aids. Grooming includes nail  
15.9 care, except for recipients who are diabetic or have poor circulation;

15.10 (3) bathing, including assistance with basic personal hygiene and skin care;

15.11 (4) eating, including assistance with hand washing and applying orthotics required for  
15.12 eating, ~~transfers,~~ or feeding;

15.13 (5) transfers, including assistance with transferring the participant from one seating or  
15.14 reclining area to another;

15.15 (6) mobility, including assistance with ambulation and use of a wheelchair. Mobility  
15.16 does not include providing transportation for a participant;

15.17 (7) positioning, including assistance with positioning or turning a participant for necessary  
15.18 care and comfort; and

15.19 (8) toileting, including assistance with bowel or bladder elimination and care, transfers,  
15.20 mobility, positioning, feminine hygiene, use of toileting equipment or supplies, cleansing  
15.21 the perineal area, inspection of the skin, and adjusting clothing.

15.22 (c) "Agency-provider model" means a method of CFSS under which a qualified agency  
15.23 provides services and supports through the agency's own employees and policies. The agency  
15.24 must allow the participant to have a significant role in the selection and dismissal of support  
15.25 workers of their choice for the delivery of their specific services and supports.

15.26 (d) "Behavior" means a description of a need for services and supports used to determine  
15.27 the home care rating and additional service units. The presence of Level I behavior is used  
15.28 to determine the home care rating.

15.29 (e) "Budget model" means a service delivery method of CFSS that allows the use of a  
15.30 service budget and assistance from a financial management services (FMS) provider for a  
15.31 participant to directly employ support workers and purchase supports and goods.

16.1 (f) "Complex health-related needs" means an intervention listed in clauses (1) to (8) that  
16.2 has been ordered by a physician, advanced practice registered nurse, or physician's assistant  
16.3 and is specified in an assessment summary, including:

16.4 (1) tube feedings requiring:

16.5 (i) a gastrojejunostomy tube; or

16.6 (ii) continuous tube feeding lasting longer than 12 hours per day;

16.7 (2) wounds described as:

16.8 (i) stage III or stage IV;

16.9 (ii) multiple wounds;

16.10 (iii) requiring sterile or clean dressing changes or a wound vac; or

16.11 (iv) open lesions such as burns, fistulas, tube sites, or ostomy sites that require specialized  
16.12 care;

16.13 (3) parenteral therapy described as:

16.14 (i) IV therapy more than two times per week lasting longer than four hours for each  
16.15 treatment; or

16.16 (ii) total parenteral nutrition (TPN) daily;

16.17 (4) respiratory interventions, including:

16.18 (i) oxygen required more than eight hours per day;

16.19 (ii) respiratory vest more than one time per day;

16.20 (iii) bronchial drainage treatments more than two times per day;

16.21 (iv) sterile or clean suctioning more than six times per day;

16.22 (v) dependence on another to apply respiratory ventilation augmentation devices such  
16.23 as BiPAP and CPAP; and

16.24 (vi) ventilator dependence under section 256B.0651;

16.25 (5) insertion and maintenance of catheter, including:

16.26 (i) sterile catheter changes more than one time per month;

16.27 (ii) clean intermittent catheterization, and including self-catheterization more than six  
16.28 times per day; or

16.29 (iii) bladder irrigations;

17.1 (6) bowel program more than two times per week requiring more than 30 minutes to  
17.2 perform each time;

17.3 (7) neurological intervention, including:

17.4 (i) seizures more than two times per week and requiring significant physical assistance  
17.5 to maintain safety; or

17.6 (ii) swallowing disorders diagnosed by a physician, advanced practice registered nurse,  
17.7 or physician's assistant and requiring specialized assistance from another on a daily basis;  
17.8 and

17.9 (8) other congenital or acquired diseases creating a need for significantly increased direct  
17.10 hands-on assistance and interventions in six to eight activities of daily living.

17.11 (g) "Community first services and supports" or "CFSS" means the assistance and supports  
17.12 program under this section needed for accomplishing activities of daily living, instrumental  
17.13 activities of daily living, and health-related tasks through hands-on assistance to accomplish  
17.14 the task or constant supervision and cueing to accomplish the task, or the purchase of goods  
17.15 as defined in subdivision 7, clause (3), that replace the need for human assistance.

17.16 (h) "Community first services and supports service delivery plan" or "CFSS service  
17.17 delivery plan" means a written document detailing the services and supports chosen by the  
17.18 participant to meet assessed needs that are within the approved CFSS service authorization,  
17.19 as determined in subdivision 8. Services and supports are based on the support plan identified  
17.20 in sections 256B.092, subdivision 1b, and 256S.10.

17.21 (i) "Consultation services" means a Minnesota health care program enrolled provider  
17.22 organization that provides assistance to the participant in making informed choices about  
17.23 CFSS services in general and self-directed tasks in particular, and in developing a  
17.24 person-centered CFSS service delivery plan to achieve quality service outcomes.

17.25 (j) "Critical activities of daily living" means transferring, mobility, eating, and toileting.

17.26 (k) "Dependency" in activities of daily living means a person requires hands-on assistance  
17.27 or constant supervision and cueing to accomplish one or more of the activities of daily living  
17.28 every day or on the days during the week that the activity is performed; however, a child  
17.29 must not be found to be dependent in an activity of daily living if, because of the child's  
17.30 age, an adult would either perform the activity for the child or assist the child with the  
17.31 activity and the assistance needed is the assistance appropriate for a typical child of the  
17.32 same age.

18.1 (l) "Extended CFSS" means CFSS services and supports provided under CFSS that are  
18.2 included in the CFSS service delivery plan through one of the home and community-based  
18.3 services waivers and as approved and authorized under chapter 256S and sections 256B.092,  
18.4 subdivision 5, and 256B.49, which exceed the amount, duration, and frequency of the state  
18.5 plan CFSS services for participants. Extended CFSS excludes the purchase of goods.

18.6 (m) "Financial management services provider" or "FMS provider" means a qualified  
18.7 organization required for participants using the budget model under subdivision 13 that is  
18.8 an enrolled provider with the department to provide vendor fiscal/employer agent financial  
18.9 management services (FMS).

18.10 (n) "Health-related procedures and tasks" means procedures and tasks related to the  
18.11 specific assessed health needs of a participant that can be taught or assigned by a  
18.12 state-licensed health care or mental health professional and performed by a support worker.

18.13 (o) "Instrumental activities of daily living" means activities related to living independently  
18.14 in the community, including but not limited to: meal planning, preparation, and cooking;  
18.15 shopping for food, clothing, or other essential items; laundry; housecleaning; assistance  
18.16 with medications; managing finances; communicating needs and preferences during activities;  
18.17 arranging supports; and assistance with traveling around and participating in the community,  
18.18 including traveling to medical appointments. For purposes of this paragraph, traveling  
18.19 includes driving and accompanying the recipient in the recipient's chosen mode of  
18.20 transportation and according to the individual CFSS service delivery plan.

18.21 (p) "Lead agency" has the meaning given in section 256B.0911, subdivision 10.

18.22 (q) "Legal representative" means parent of a minor, a court-appointed guardian, or  
18.23 another representative with legal authority to make decisions about services and supports  
18.24 for the participant. Other representatives with legal authority to make decisions include but  
18.25 are not limited to a health care agent or an attorney-in-fact authorized through a health care  
18.26 directive or power of attorney.

18.27 (r) "Level I behavior" means physical aggression toward self or others or destruction of  
18.28 property that requires the immediate response of another person.

18.29 (s) "Medication assistance" means providing verbal or visual reminders to take regularly  
18.30 scheduled medication, and includes any of the following supports listed in clauses (1) to  
18.31 (3) and other types of assistance, except that a support worker must not determine medication  
18.32 dose or time for medication or inject medications into veins, muscles, or skin:

19.1 (1) under the direction of the participant or the participant's representative, bringing  
19.2 medications to the participant including medications given through a nebulizer, opening a  
19.3 container of previously set-up medications, emptying the container into the participant's  
19.4 hand, opening and giving the medication in the original container to the participant, or  
19.5 bringing to the participant liquids or food to accompany the medication;

19.6 (2) organizing medications as directed by the participant or the participant's representative;  
19.7 and

19.8 (3) providing verbal or visual reminders to perform regularly scheduled medications.

19.9 (t) "Participant" means a person who is eligible for CFSS.

19.10 (u) "Participant's representative" means a parent, family member, advocate, or other  
19.11 adult authorized by the participant or participant's legal representative, if any, to serve as a  
19.12 representative in connection with the provision of CFSS. If the participant is unable to assist  
19.13 in the selection of a participant's representative, the legal representative shall appoint one.

19.14 (v) "Person-centered planning process" means a process that is directed by the participant  
19.15 to plan for CFSS services and supports.

19.16 (w) "Service budget" means the authorized dollar amount used for the budget model or  
19.17 for the purchase of goods.

19.18 (x) "Shared services" means the provision of CFSS services by the same CFSS support  
19.19 worker to two or three participants who voluntarily enter into a written agreement to receive  
19.20 services at the same time, in the same setting, and through the same agency-provider or  
19.21 FMS provider.

19.22 (y) "Support worker" means a qualified and trained employee of the agency-provider  
19.23 as required by subdivision 11b or of the participant employer under the budget model as  
19.24 required by subdivision 14 who has direct contact with the participant and provides services  
19.25 as specified within the participant's CFSS service delivery plan.

19.26 (z) "Unit" means the increment of service based on hours or minutes identified in the  
19.27 service agreement.

19.28 (aa) "Vendor fiscal employer agent" means an agency that provides financial management  
19.29 services.

19.30 (bb) "Wages and benefits" means the hourly wages and salaries, the employer's share  
19.31 of FICA taxes, Medicare taxes, state and federal unemployment taxes, workers' compensation,  
19.32 mileage reimbursement, health and dental insurance, life insurance, disability insurance,

20.1 long-term care insurance, uniform allowance, contributions to employee retirement accounts,  
20.2 or other forms of employee compensation and benefits.

20.3 (cc) "Worker training and development" means services provided according to subdivision  
20.4 18a for developing workers' skills as required by the participant's individual CFSS service  
20.5 delivery plan that are arranged for or provided by the agency-provider or purchased by the  
20.6 participant employer. These services include training, education, direct observation and  
20.7 supervision, and evaluation and coaching of job skills and tasks, including supervision of  
20.8 health-related tasks or behavioral supports.

20.9 Sec. 16. Minnesota Statutes 2022, section 256B.85, subdivision 6, is amended to read:

20.10 Subd. 6. **Community first services and supports service delivery plan.** (a) The CFSS  
20.11 service delivery plan must be developed and evaluated through a person-centered planning  
20.12 process by the participant, or the participant's representative or legal representative who  
20.13 may be assisted by a consultation services provider. The CFSS service delivery plan must  
20.14 reflect the services and supports that are important to the participant and for the participant  
20.15 to meet the needs assessed by the certified assessor and identified in the support plan  
20.16 identified in sections 256B.092, subdivision 1b, and 256S.10. The CFSS service delivery  
20.17 plan must be reviewed by the participant, the consultation services provider, and the  
20.18 agency-provider or FMS provider prior to starting services and at least annually upon  
20.19 reassessment, or when there is a significant change in the participant's condition, or a change  
20.20 in the need for services and supports.

20.21 (b) The commissioner shall establish the format and criteria for the CFSS service delivery  
20.22 plan.

20.23 (c) The CFSS service delivery plan must be person-centered and:

20.24 (1) specify the consultation services provider, agency-provider, or FMS provider selected  
20.25 by the participant;

20.26 (2) reflect the setting in which the participant resides that is chosen by the participant;

20.27 (3) reflect the participant's strengths and preferences;

20.28 (4) include the methods and supports used to address the needs as identified through an  
20.29 assessment of functional needs;

20.30 (5) include the participant's identified goals and desired outcomes;

21.1 (6) reflect the services and supports, paid and unpaid, that will assist the participant to  
21.2 achieve identified goals, including the costs of the services and supports, and the providers  
21.3 of those services and supports, including natural supports;

21.4 (7) identify the amount and frequency of face-to-face supports and amount and frequency  
21.5 of remote supports and technology that will be used;

21.6 (8) identify risk factors and measures in place to minimize them, including individualized  
21.7 backup plans;

21.8 (9) be understandable to the participant and the individuals providing support;

21.9 (10) identify the individual or entity responsible for monitoring the plan;

21.10 (11) be finalized and agreed to in writing by the participant and signed by individuals  
21.11 and providers responsible for its implementation;

21.12 (12) be distributed to the participant and other people involved in the plan;

21.13 (13) prevent the provision of unnecessary or inappropriate care;

21.14 (14) include a detailed budget for expenditures for budget model participants or  
21.15 participants under the agency-provider model if purchasing goods; and

21.16 (15) include a plan for worker training and development provided according to  
21.17 subdivision 18a detailing what service components will be used, when the service components  
21.18 will be used, how they will be provided, and how these service components relate to the  
21.19 participant's individual needs and CFSS support worker services.

21.20 (d) The CFSS service delivery plan must describe the units or dollar amount available  
21.21 to the participant. The total units of agency-provider services or the service budget amount  
21.22 for the budget model include both annual totals and a monthly average amount that cover  
21.23 the number of months of the service agreement. The amount used each month may vary,  
21.24 but additional funds must not be provided above the annual service authorization amount,  
21.25 determined according to subdivision 8, unless a change in condition is assessed and  
21.26 authorized by the certified assessor and documented in the support plan and CFSS service  
21.27 delivery plan.

21.28 (e) In assisting with the development or modification of the CFSS service delivery plan  
21.29 during the authorization time period, the consultation services provider shall:

21.30 (1) consult with the FMS provider on the spending budget when applicable; and

21.31 (2) consult with the participant or participant's representative, agency-provider, and case  
21.32 manager or care coordinator.

22.1 (f) The CFSS service delivery plan must be approved by the ~~consultation services provider~~  
22.2 lead agency for participants without a case manager or care coordinator who is responsible  
22.3 for authorizing services. A case manager or care coordinator must approve the plan for a  
22.4 waiver or alternative care program participant.

22.5 Sec. 17. Minnesota Statutes 2022, section 256B.85, subdivision 6a, is amended to read:

22.6 Subd. 6a. **Person-centered planning process.** The person-centered planning process  
22.7 must:

22.8 (1) include people chosen by the participant;

22.9 (2) provide necessary information and support to ensure that the participant directs the  
22.10 process to the maximum extent possible, and is enabled to make informed choices and  
22.11 decisions;

22.12 (3) be timely and occur at times and locations convenient to the participant;

22.13 (4) reflect cultural considerations of the participant;

22.14 (5) include within the process strategies for solving conflict or disagreement, including  
22.15 clear conflict-of-interest guidelines as identified in Code of Federal Regulations, title 42,  
22.16 section ~~441.500~~ 441.540, for all planning;

22.17 (6) provide the participant choices of the services and supports the participant receives  
22.18 and the staff providing those services and supports;

22.19 (7) include a method for the participant to request updates to the plan; and

22.20 (8) record the alternative home and community-based settings that were considered by  
22.21 the participant.

22.22 Sec. 18. Minnesota Statutes 2022, section 256B.85, subdivision 11, is amended to read:

22.23 Subd. 11. **Agency-provider model.** (a) The agency-provider model includes services  
22.24 provided by support workers and staff providing worker training and development services  
22.25 who are employed by an agency-provider that meets the criteria established by the  
22.26 commissioner, including required training.

22.27 (b) The agency-provider shall allow the participant to have a significant role in the  
22.28 selection and dismissal of the support workers for the delivery of the services and supports  
22.29 specified in the participant's CFSS service delivery plan. The agency must make a reasonable  
22.30 effort to fulfill the participant's request for the participant's preferred support worker.

23.1 (c) A participant may use authorized units of CFSS services as needed within a service  
23.2 agreement that is not greater than 12 months. Using authorized units in a flexible manner  
23.3 in either the agency-provider model or the budget model does not increase the total amount  
23.4 of services and supports authorized for a participant or included in the participant's CFSS  
23.5 service delivery plan.

23.6 (d) A participant may share CFSS services. Two or three CFSS participants may share  
23.7 services at the same time provided by the same support worker.

23.8 (e) The agency-provider must use a minimum of 72.5 percent of the revenue generated  
23.9 by the medical assistance payment for CFSS for support worker wages and benefits, except  
23.10 all of the revenue generated by a medical assistance rate increase due to a collective  
23.11 bargaining agreement under section 179A.54 must be used for support worker wages and  
23.12 benefits. The agency-provider must document how this requirement is being met. The  
23.13 revenue generated by the worker training and development services and the reasonable costs  
23.14 associated with the worker training and development services must not be used in making  
23.15 this calculation.

23.16 (f) The agency-provider model must be used by participants who are restricted by the  
23.17 Minnesota restricted recipient program under Minnesota Rules, parts 9505.2160 to  
23.18 9505.2245.

23.19 (g) Participants purchasing goods under this model, along with support worker services,  
23.20 must:

23.21 (1) specify the goods in the CFSS service delivery plan and detailed budget for  
23.22 expenditures that must be approved by the ~~consultation services provider~~ lead agency, case  
23.23 manager, or care coordinator; and

23.24 (2) use the FMS provider for the billing and payment of such goods.

23.25 (h) The agency provider is responsible for ensuring that any worker driving a participant  
23.26 under subdivision 2, paragraph (o), has a valid driver's license and the vehicle used is  
23.27 registered and insured according to Minnesota law.

23.28 Sec. 19. Minnesota Statutes 2023 Supplement, section 256B.85, subdivision 13a, is  
23.29 amended to read:

23.30 Subd. 13a. **Financial management services.** (a) Services provided by an FMS provider  
23.31 include but are not limited to: filing and payment of federal and state payroll taxes and  
23.32 premiums on behalf of the participant; initiating and complying with background study  
23.33 requirements under chapter 245C and maintaining documentation of background study

24.1 requests and results; billing for approved CFSS services with authorized funds; monitoring  
24.2 expenditures; accounting for and disbursing CFSS funds; providing assistance in obtaining  
24.3 and filing for liability, workers' compensation, family and medical benefit insurance, and  
24.4 unemployment coverage; and providing participant instruction and technical assistance to  
24.5 the participant in fulfilling employer-related requirements in accordance with section 3504  
24.6 of the Internal Revenue Code and related regulations and interpretations, including Code  
24.7 of Federal Regulations, title 26, section 31.3504-1.

24.8 (b) Agency-provider services shall not be provided by the FMS provider.

24.9 (c) The FMS provider shall provide service functions as determined by the commissioner  
24.10 for budget model participants that include but are not limited to:

24.11 (1) assistance with the development of the detailed budget for expenditures portion of  
24.12 the CFSS service delivery plan as requested by the consultation services provider or  
24.13 participant;

24.14 (2) data recording and reporting of participant spending;

24.15 (3) other duties established by the department, including with respect to providing  
24.16 assistance to the participant, participant's representative, or legal representative in performing  
24.17 employer responsibilities regarding support workers. The support worker shall not be  
24.18 considered the employee of the FMS provider; and

24.19 (4) billing, payment, and accounting of approved expenditures for goods.

24.20 (d) The FMS provider shall obtain an assurance statement from the participant employer  
24.21 agreeing to follow state and federal regulations and CFSS policies regarding employment  
24.22 of support workers.

24.23 (e) The FMS provider shall:

24.24 (1) not limit or restrict the participant's choice of service or support providers or service  
24.25 delivery models consistent with any applicable state and federal requirements;

24.26 (2) provide the participant, consultation services provider, and case manager or care  
24.27 coordinator, if applicable, with a monthly written summary of the spending for services and  
24.28 supports that were billed against the spending budget;

24.29 (3) be knowledgeable of state and federal employment regulations, including those under  
24.30 the Fair Labor Standards Act of 1938, and comply with the requirements under chapter  
24.31 268B and section 3504 of the Internal Revenue Code and related regulations and  
24.32 interpretations, including Code of Federal Regulations, title 26, section 31.3504-1, regarding

25.1 agency employer tax liability for vendor fiscal/employer agent, and any requirements  
25.2 necessary to process employer and employee deductions, provide appropriate and timely  
25.3 submission of employer tax liabilities, and maintain documentation to support medical  
25.4 assistance claims;

25.5 (4) have current and adequate liability insurance and bonding and sufficient cash flow  
25.6 as determined by the commissioner and have on staff or under contract a certified public  
25.7 accountant or an individual with a baccalaureate degree in accounting;

25.8 (5) assume fiscal accountability for state funds designated for the program and be held  
25.9 liable for any overpayments or violations of applicable statutes or rules, including but not  
25.10 limited to the Minnesota False Claims Act, chapter 15C;

25.11 (6) maintain documentation of receipts, invoices, and bills to track all services and  
25.12 supports expenditures for any goods purchased and maintain time records of support workers.  
25.13 The documentation and time records must be maintained for a minimum of five years from  
25.14 the claim date and be available for audit or review upon request by the commissioner. Claims  
25.15 submitted by the FMS provider to the commissioner for payment must correspond with  
25.16 services, amounts, and time periods as authorized in the participant's service budget and  
25.17 service plan and must contain specific identifying information as determined by the  
25.18 commissioner; and

25.19 (7) provide written notice to the participant or the participant's representative at least 30  
25.20 calendar days before a proposed service termination becomes effective-, except in cases  
25.21 where:

25.22 (i) the participant engages in conduct that significantly alters the terms of the CFSS  
25.23 service delivery plan with the FMS;

25.24 (ii) the participant or other persons at the setting where services are being provided  
25.25 engage in conduct that creates an imminent risk of harm to the support worker or other staff;  
25.26 or

25.27 (iii) an emergency or a significant change in the participant's condition occurs within a  
25.28 24-hour period that results in the participant's service needs exceeding the participant's  
25.29 identified needs in the current CFSS service delivery plan so that the plan cannot safely  
25.30 meet the participant's needs.

25.31 (f) The commissioner shall:

25.32 (1) establish rates and payment methodology for the FMS provider;

26.1 (2) identify a process to ensure quality and performance standards for the FMS provider  
26.2 and ensure statewide access to FMS providers; and

26.3 (3) establish a uniform protocol for delivering and administering CFSS services to be  
26.4 used by eligible FMS providers.

26.5 Sec. 20. Minnesota Statutes 2022, section 256B.85, subdivision 17, is amended to read:

26.6 Subd. 17. **Consultation services duties.** Consultation services is a required service that  
26.7 includes:

26.8 (1) entering into a written agreement with the participant, participant's representative,  
26.9 or legal representative that includes but is not limited to the details of services, service  
26.10 delivery methods, dates of services, and contact information;

26.11 (2) providing an initial and annual orientation to CFSS information and policies, including  
26.12 selecting a service model;

26.13 (3) assisting with accessing FMS providers or agency-providers;

26.14 (4) providing assistance with the development, implementation, management,  
26.15 documentation, and evaluation of the person-centered CFSS service delivery plan;

26.16 ~~(5) approving the CFSS service delivery plan for a participant without a case manager  
26.17 or care coordinator who is responsible for authorizing services;~~

26.18 ~~(6)~~ (5) maintaining documentation of the approved CFSS service delivery plan;

26.19 ~~(7)~~ (6) distributing copies of the final CFSS service delivery plan to the participant and  
26.20 to the agency-provider or FMS provider, case manager or care coordinator, and other  
26.21 designated parties;

26.22 ~~(8)~~ (7) assisting to fulfill responsibilities and requirements of CFSS, including modifying  
26.23 CFSS service delivery plans and changing service models;

26.24 ~~(9)~~ (8) if requested, providing consultation on recruiting, selecting, training, managing,  
26.25 directing, supervising, and evaluating support workers;

26.26 ~~(10)~~ (9) evaluating services upon receiving information from an FMS provider indicating  
26.27 spending or participant employer concerns;

26.28 ~~(11)~~ (10) reviewing the use of and access to informal and community supports, goods,  
26.29 or resources;

27.1 ~~(12)~~ (11) a semiannual review of services if the participant does not have a case manager  
27.2 or care coordinator and when the support worker is a paid parent of a minor participant or  
27.3 the participant's spouse;

27.4 ~~(13)~~ (12) collecting and reporting of data as required by the department;

27.5 ~~(14)~~ (13) providing the participant with a copy of the participant protections under  
27.6 subdivision 20 at the start of consultation services;

27.7 ~~(15)~~ (14) providing assistance to resolve issues of noncompliance with the requirements  
27.8 of CFSS;

27.9 ~~(16)~~ (15) providing recommendations to the commissioner for changes to services when  
27.10 support to participants to resolve issues of noncompliance have been unsuccessful; and

27.11 ~~(17)~~ (16) other duties as assigned by the commissioner.

27.12 Sec. 21. Minnesota Statutes 2022, section 256B.85, is amended by adding a subdivision  
27.13 to read:

27.14 Subd. 18b. **Worker training and development services; remote visits.** (a) Except as  
27.15 provided in paragraph (b), the worker training and development services specified in  
27.16 subdivision 18a, paragraph (c), clauses (3) and (4), may be provided to recipients with  
27.17 chronic health conditions or severely compromised immune systems via two-way interactive  
27.18 audio and visual telecommunications if, at the recipient's request, the recipient's primary  
27.19 health care provider:

27.20 (1) determines that remote worker training and development services are appropriate;  
27.21 and

27.22 (2) documents the determination under clause (1) in a statement of need or other document  
27.23 that is subsequently included in the recipient's CFSS service delivery plan.

27.24 (b) The worker training and development services specified in subdivision 18a, paragraph  
27.25 (c), clause (3), provided at the start of services or the start of employment of a new support  
27.26 worker must not be conducted via two-way interactive audio and visual telecommunications.

27.27 (c) Notwithstanding any other provision of law, a CFSS service delivery plan developed  
27.28 or amended via remote worker training and development services may be executed by  
27.29 electronic signature.

27.30 (d) A recipient may request to return to in-person worker training and development  
27.31 services at any time.

28.1 **EFFECTIVE DATE.** This section is effective upon community first services and  
28.2 supports implementation. The commissioner of human services shall notify the revisor of  
28.3 statutes upon CFSS implementation.

28.4 Sec. 22. Minnesota Statutes 2022, section 256B.85, subdivision 20, is amended to read:

28.5 Subd. 20. **Participant protections.** (a) All CFSS participants have the protections  
28.6 identified in this subdivision.

28.7 (b) Participants or participant's representatives must be provided with adequate  
28.8 information, counseling, training, and assistance, as needed, to ensure that the participant  
28.9 is able to choose and manage services, models, and budgets. This information must be  
28.10 provided by the consultation services provider at the time of the initial or annual orientation  
28.11 to CFSS, at the time of reassessment, or when requested by the participant or participant's  
28.12 representative. This information must explain:

28.13 (1) person-centered planning;

28.14 (2) the range and scope of participant choices, including the differences between the  
28.15 agency-provider model and the budget model, available CFSS providers, and other services  
28.16 available in the community to meet the participant's needs;

28.17 (3) the process for changing plans, services, and budgets;

28.18 (4) identifying and assessing appropriate services; and

28.19 (5) risks to and responsibilities of the participant under the budget model.

28.20 (c) The consultation services provider must ensure that the participant chooses freely  
28.21 between the agency-provider model and the budget model and among available  
28.22 agency-providers and that the participant may change agency-providers after services have  
28.23 begun.

28.24 (d) A participant who appeals a reduction in previously authorized CFSS services may  
28.25 continue previously authorized services pending an appeal in accordance with section  
28.26 256.045.

28.27 (e) If the units of service or budget allocation for CFSS are reduced, denied, or terminated,  
28.28 the commissioner must provide notice of the reasons for the reduction in the participant's  
28.29 notice of denial, termination, or reduction.

28.30 (f) If all or part of a CFSS service delivery plan is denied approval by the ~~consultation~~  
28.31 ~~services provider~~ lead agency, the ~~consultation services provider~~ lead agency must provide  
28.32 a notice that describes the basis of the denial.

29.1

**ARTICLE 2**

29.2

**DEAF, DEAFBLIND, AND HARD-OF-HEARING SERVICES**

29.3

Section 1. Minnesota Statutes 2022, section 256C.21, is amended to read:

29.4

**256C.21 DEAF, DEAFBLIND, AND HARD-OF-HEARING SERVICES ACT;**

29.5

**CITATION.**

29.6

Sections 256C.21 to ~~256C.26~~ 256C.261 may be cited as the "Deaf, DeafBlind, and

29.7

Hard-of-Hearing Services Act."

29.8

**EFFECTIVE DATE.** This section is effective August 1, 2024.

29.9

Sec. 2. Minnesota Statutes 2022, section 256C.23, subdivision 1a, is amended to read:

29.10

Subd. 1a. **Culturally affirmative.** "Culturally affirmative" describes services that are

29.11

designed and delivered within the context of the culture, identity, language, communication,

29.12

and life experiences of ~~a person~~ persons who ~~is~~ are deaf, ~~a person~~ persons who ~~is~~ are

29.13

deafblind, and ~~a person~~ persons who ~~is~~ are hard-of-hearing.

29.14

**EFFECTIVE DATE.** This section is effective August 1, 2024.

29.15

Sec. 3. Minnesota Statutes 2022, section 256C.23, is amended by adding a subdivision to

29.16

read:

29.17

**Subd. 1b. Linguistically affirmative.** "Linguistically affirmative" describes services

29.18

that are designed and delivered within the context of the language and communication

29.19

experiences of persons who are deaf, persons who are deafblind, and persons who are

29.20

hard-of-hearing.

29.21

**EFFECTIVE DATE.** This section is effective August 1, 2024.

29.22

Sec. 4. Minnesota Statutes 2022, section 256C.23, subdivision 2, is amended to read:

29.23

Subd. 2. **Deaf.** "Deaf" means a hearing loss ~~of such severity that the individual must~~

29.24

~~depend~~ where the person communicates primarily on visual communication such as through

29.25

American Sign Language or ~~other~~ another signed language, ~~visual and manual means of~~

29.26

~~communication such as~~ signing systems in English ~~or~~ 2 Cued Speech, reading and writing,

29.27

speech reading, and ~~gestures~~ or other visual communication.

29.28

**EFFECTIVE DATE.** This section is effective August 1, 2024.

30.1 Sec. 5. Minnesota Statutes 2022, section 256C.23, subdivision 2a, is amended to read:

30.2 Subd. 2a. **Hard-of-hearing.** "Hard-of-hearing" means a hearing loss ~~resulting in a~~  
30.3 ~~functional loss of hearing, but not to the extent that the individual must depend~~ where the  
30.4 person does not communicate primarily upon through visual communication.

30.5 **EFFECTIVE DATE.** This section is effective August 1, 2024.

30.6 Sec. 6. Minnesota Statutes 2022, section 256C.23, subdivision 2b, is amended to read:

30.7 Subd. 2b. **Deafblind.** "Deafblind" means any combination of vision and hearing loss  
30.8 ~~which interferes with acquiring information from the environment to the extent that~~  
30.9 ~~compensatory~~ where the person uses visual, auditory, or tactile strategies and skills ~~are~~  
30.10 ~~necessary~~ such as the use of a tactile form of a visual or spoken language to access ~~that~~  
30.11 communication, information from the environment, or other information.

30.12 **EFFECTIVE DATE.** This section is effective August 1, 2024.

30.13 Sec. 7. Minnesota Statutes 2022, section 256C.23, subdivision 2c, is amended to read:

30.14 Subd. 2c. **Interpreting services.** "Interpreting services" means services that include:

30.15 (1) interpreting between a spoken language, such as English, and a visual language, such  
30.16 as American Sign Language or another signed language;

30.17 (2) interpreting between a spoken language and a visual representation of a spoken  
30.18 language, such as Cued Speech ~~and~~ or signing systems in English;

30.19 (3) interpreting within one language where the interpreter ~~uses natural gestures and~~  
30.20 ~~silently repeats the spoken message, replacing some words or phrases to give higher visibility~~  
30.21 ~~on the lips~~ make the message more readable;

30.22 (4) interpreting using low vision or tactile methods, signing systems, or signed languages  
30.23 ~~for persons who have a combined hearing and vision loss or are deafblind; and~~

30.24 (5) interpreting from one communication mode or language into another communication  
30.25 mode or language that is linguistically and culturally appropriate for the participants in the  
30.26 communication exchange.

30.27 **EFFECTIVE DATE.** This section is effective August 1, 2024.

31.1 Sec. 8. Minnesota Statutes 2022, section 256C.23, subdivision 6, is amended to read:

31.2 Subd. 6. **Real-time captioning.** "Real-time captioning" means a method of captioning  
31.3 in which ~~a caption is~~ captions are simultaneously prepared and displayed or transmitted at  
31.4 the time of origination by specially trained real-time captioners.

31.5 **EFFECTIVE DATE.** This section is effective August 1, 2024.

31.6 Sec. 9. Minnesota Statutes 2022, section 256C.23, subdivision 7, is amended to read:

31.7 Subd. 7. **Family and community intervener.** "Family and community intervener"  
31.8 means a ~~paraprofessional,~~ person who is specifically trained in deafblindness, ~~who and~~  
31.9 works one-on-one with a child who is deafblind to provide critical ~~connections~~ access to  
31.10 language, communication, people, and the environment.

31.11 **EFFECTIVE DATE.** This section is effective August 1, 2024.

31.12 Sec. 10. Minnesota Statutes 2022, section 256C.233, subdivision 1, is amended to read:

31.13 Subdivision 1. **Deaf, DeafBlind, and ~~Hard-of-Hearing~~ Hard of Hearing State Services**  
31.14 **Division.** The commissioners of commerce, education, employment and economic  
31.15 development, and health shall ~~advise~~ partner with the commissioner of human services on  
31.16 the interagency activities of the Deaf, DeafBlind, and ~~Hard-of-Hearing~~ Hard of Hearing  
31.17 State Services Division. This division ~~addresses the developmental and social-emotional~~  
31.18 ~~needs of~~ provides services for persons who are deaf, persons who are deafblind, and persons  
31.19 who are hard-of-hearing through a statewide network of programs, services, and supports.  
31.20 This division also advocates on behalf of and provides information and training about how  
31.21 to best serve persons who are deaf, persons who are deafblind, and persons who are  
31.22 hard-of-hearing. The commissioner of human services shall coordinate the work of the  
31.23 interagency ~~advisers and partners,~~ receive legislative appropriations for the division, and  
31.24 provide grants through the division for programs, services, and supports for persons who  
31.25 are deaf, persons who are deafblind, and persons who are hard-of-hearing in identified areas  
31.26 of need such as deafblind services, family services, interpreting services, and mental health  
31.27 services.

31.28 **EFFECTIVE DATE.** This section is effective August 1, 2024.

31.29 Sec. 11. Minnesota Statutes 2022, section 256C.233, subdivision 2, is amended to read:

31.30 Subd. 2. **Responsibilities.** The Deaf, DeafBlind, and ~~Hard-of-Hearing~~ Hard of Hearing  
31.31 State Services Division shall:

32.1 (1) establish and maintain a statewide network of regional culturally and linguistically  
 32.2 affirmative services for Minnesotans who are deaf, Minnesotans who are deafblind, and  
 32.3 Minnesotans who are hard-of-hearing;

32.4 (2) work across divisions within the Department of Human Services, as well as with  
 32.5 other agencies and counties, to ensure that there is an understanding of:

32.6 (i) the communication access challenges faced by persons who are deaf, persons who  
 32.7 are deafblind, and persons who are hard-of-hearing;

32.8 (ii) the best practices for accommodating and ~~mitigating~~ addressing communication  
 32.9 access challenges; and

32.10 (iii) the legal requirements for providing access to and effective communication with  
 32.11 persons who are deaf, persons who are deafblind, and persons who are hard-of-hearing;

32.12 (3) assess the supply and demand statewide for ~~interpreter~~ interpreting services and  
 32.13 real-time captioning services, implement strategies to provide greater access to these services  
 32.14 in areas without sufficient supply, and ~~build the base of~~ partner with interpreting service  
 32.15 providers and real-time captioning service providers across the state;

32.16 (4) maintain a statewide information resource that includes contact information and  
 32.17 professional ~~certification credentials~~ certifications of interpreting service providers and  
 32.18 real-time captioning service providers;

32.19 (5) provide culturally and linguistically affirmative mental health services to persons  
 32.20 who are deaf, persons who are deafblind, and persons who are hard-of-hearing who:

32.21 (i) use a visual language such as American Sign Language, another sign language, or a  
 32.22 tactile form of a visual language; or

32.23 (ii) otherwise need culturally and linguistically affirmative ~~therapeutic~~ mental health  
 32.24 services;

32.25 (6) research and develop best practices and recommendations for emerging issues; and

32.26 (7) provide as much information as practicable on the division's stand-alone website in  
 32.27 American Sign Language; ~~and~~.

32.28 ~~(8) report to the chairs and ranking minority members of the legislative committees with~~  
 32.29 ~~jurisdiction over human services biennially, beginning on January 1, 2019, on the following:~~

32.30 ~~(i) the number of regional service center staff, the location of the office of each staff~~  
 32.31 ~~person, other service providers with which they are collocated, the number of people served~~  
 32.32 ~~by each staff person and a breakdown of whether each person was served on-site or off-site,~~

33.1 ~~and for those served off-site, a list of locations where services were delivered and the number~~  
33.2 ~~who were served in-person and the number who were served via technology;~~

33.3 ~~(ii) the amount and percentage of the division budget spent on reasonable~~  
33.4 ~~accommodations for staff;~~

33.5 ~~(iii) the number of people who use demonstration equipment and consumer evaluations~~  
33.6 ~~of the experience;~~

33.7 ~~(iv) the number of training sessions provided by division staff, the topics covered, the~~  
33.8 ~~number of participants, and consumer evaluations, including a breakdown by delivery~~  
33.9 ~~method such as in-person or via technology;~~

33.10 ~~(v) the number of training sessions hosted at a division location provided by another~~  
33.11 ~~service provider, the topics covered, the number of participants, and consumer evaluations,~~  
33.12 ~~including a breakdown by delivery method such as in-person or via technology;~~

33.13 ~~(vi) for each grant awarded, the amount awarded to the grantee and a summary of the~~  
33.14 ~~grantee's results, including consumer evaluations of the services or products provided;~~

33.15 ~~(vii) the number of people on waiting lists for any services provided by division staff~~  
33.16 ~~or for services or equipment funded through grants awarded by the division;~~

33.17 ~~(viii) the amount of time staff spent driving to appointments to deliver direct one-to-one~~  
33.18 ~~client services in locations outside of the regional service centers; and~~

33.19 ~~(ix) the regional needs and feedback on addressing service gaps identified by the advisory~~  
33.20 ~~committees.~~

33.21 **EFFECTIVE DATE.** This section is effective August 1, 2024.

33.22 Sec. 12. Minnesota Statutes 2022, section 256C.24, subdivision 1, is amended to read:

33.23 Subdivision 1. **Location.** The Deaf, DeafBlind, and ~~Hard-of-Hearing~~ Hard of Hearing  
33.24 State Services Division shall establish at least six regional service centers for persons who  
33.25 are deaf, persons who are deafblind, and persons who are hard-of-hearing. The centers shall  
33.26 be distributed regionally to provide access for persons who are deaf, persons who are  
33.27 deafblind, and persons who are hard-of-hearing in all parts of the state.

33.28 **EFFECTIVE DATE.** This section is effective August 1, 2024.

33.29 Sec. 13. Minnesota Statutes 2022, section 256C.24, subdivision 2, is amended to read:

33.30 Subd. 2. **Responsibilities.** Each regional service center shall:

34.1 (1) employ qualified staff to work with persons who are deaf, persons who are deafblind,  
34.2 and persons who are hard-of-hearing;

34.3 ~~(1)~~ (2) establish connections and collaborations ~~and explore collocated~~ with other public  
34.4 and private entities providing services to persons who are deaf, persons who are deafblind,  
34.5 and persons who are hard-of-hearing in the region;

34.6 ~~(2)~~ (3) for those in need of services, assist in coordinating services between service  
34.7 providers and persons who are deaf, persons who are deafblind, and persons who are  
34.8 hard-of-hearing, and the persons' families, and make referrals to the services needed;

34.9 ~~(3) employ staff trained to work with persons who are deaf, persons who are deafblind,~~  
34.10 ~~and persons who are hard-of-hearing;~~

34.11 (4) if adequate or accessible services are not available from another public or private  
34.12 service provider in the region, provide individual culturally and linguistically affirmative  
34.13 assistance with service supports and solutions to persons who are deaf, persons who are  
34.14 deafblind, and persons who are hard-of-hearing, and the persons' families. ~~Individual~~  
34.15 ~~culturally affirmative assistance may be provided using technology only in areas of the state~~  
34.16 ~~where a person has access to sufficient quality telecommunications or broadband services~~  
34.17 ~~to allow effective communication. When a person who is deaf, a person who is deafblind,~~  
34.18 ~~or a person who is hard-of-hearing does not have access to sufficient telecommunications~~  
34.19 ~~or broadband service, individual assistance shall be available in person;~~

34.20 (5) identify regional training and resource needs, ~~work with deaf and hard-of-hearing~~  
34.21 ~~services training staff, and collaborate with others to~~ and deliver training and resources for  
34.22 persons who are deaf, persons who are deafblind, and persons who are hard-of-hearing, and  
34.23 the persons' families, and other service providers about subjects including the persons' rights  
34.24 under the law, American Sign Language, and the impact of hearing loss and options for  
34.25 accommodating it;

34.26 (6) have a mobile or permanent lab where persons who are deaf, persons who are  
34.27 deafblind, and persons who are hard-of-hearing can try a selection of ~~modern~~ assistive  
34.28 technology, telecommunications equipment, and other technology and equipment to  
34.29 determine what would best meet the persons' needs;

34.30 (7) collaborate with ~~the Resource Center for the Deaf and Hard-of-Hearing Persons,~~  
34.31 ~~other divisions of the Department of Education and local school districts to develop and~~  
34.32 ~~deliver programs and services for~~ provide information and resources to families with children  
34.33 who are deaf, children who are deafblind, or children who are hard-of-hearing and to ~~support~~  
34.34 school personnel serving these children;

35.1 (8) provide training, resources, and consultation to ~~the social service or income~~  
 35.2 ~~maintenance staff employed by counties or by organizations with whom counties contract~~  
 35.3 ~~for services to ensure that~~ human services providers about communication barriers which  
 35.4 ~~prevent~~ access and other needs of persons who are deaf, persons who are deafblind, and  
 35.5 persons who are hard-of-hearing ~~from using services are removed;~~

35.6 (9) provide training to ~~human service agencies in the region regarding program access~~  
 35.7 ~~for persons who are deaf, persons who are deafblind, and persons who are hard-of-hearing;~~

35.8 ~~(10)~~ (9) assess the ongoing need and supply of services for persons who are deaf, persons  
 35.9 who are deafblind, and persons who are hard-of-hearing in all parts of the state; annually  
 35.10 consult with the division's advisory committees to identify regional needs and solicit feedback  
 35.11 on addressing service gaps; and ~~cooperate~~ collaborate with public and private service  
 35.12 providers ~~to develop these services~~ on service solutions;

35.13 ~~(11)~~ (10) provide culturally and linguistically affirmative mental health services to  
 35.14 persons who are deaf, persons who are deafblind, and persons who are hard-of-hearing who:

35.15 (i) use a visual language such as American Sign Language, another sign language, or a  
 35.16 tactile form of a visual language; or

35.17 (ii) otherwise need culturally and linguistically affirmative ~~therapeutic~~ mental health  
 35.18 services; and

35.19 ~~(12)~~ (11) establish partnerships with state and regional entities statewide ~~that have the~~  
 35.20 ~~technological capacity~~ to provide Minnesotans with virtual access to the division's services  
 35.21 and ~~division-sponsored~~ training ~~via~~ through technology.

35.22 **EFFECTIVE DATE.** This section is effective August 1, 2024.

35.23 Sec. 14. Minnesota Statutes 2022, section 256C.24, subdivision 3, is amended to read:

35.24 Subd. 3. **Advisory committee.** The director of the Deaf, DeafBlind, and ~~Hard-of-Hearing~~  
 35.25 Hard of Hearing State Services Division shall appoint eight advisory committees of up to  
 35.26 nine persons per advisory committee. Each committee shall represent a specific region of  
 35.27 the state. The director shall determine the boundaries of each advisory committee region.  
 35.28 The committees shall advise the director on the needs of persons who are deaf, persons who  
 35.29 are deafblind, and persons who are hard-of-hearing and service gaps in the region of the  
 35.30 state the committee represents. Members shall include persons who are deaf, persons who  
 35.31 are deafblind, and persons who are hard-of-hearing, persons who have communication  
 35.32 disabilities, parents of children who are deaf, parents of children who are deafblind, and  
 35.33 parents of children who are hard-of-hearing, parents of children who have communication

36.1 disabilities, and representatives of county and regional human services, including  
 36.2 representatives of private service providers. At least 50 percent of the members must be  
 36.3 deaf or deafblind or hard-of-hearing or have a communication disability. Committee members  
 36.4 shall serve for a three-year term, ~~and may be appointed to.~~ Committee members shall serve  
 36.5 no more than three consecutive terms and no more than nine years in total. Each advisory  
 36.6 committee shall elect a chair. The director of the Deaf, DeafBlind, and ~~Hard-of-Hearing~~  
 36.7 Hard of Hearing State Services Division ~~shall~~ may assign staff to serve as nonvoting members  
 36.8 of the committee. Members shall not receive a per diem. Otherwise, the compensation,  
 36.9 removal of members, and filling of vacancies on the committee shall be as provided in  
 36.10 section 15.0575.

36.11 **EFFECTIVE DATE.** This section is effective August 1, 2024.

36.12 Sec. 15. Minnesota Statutes 2022, section 256C.26, is amended to read:

36.13 **256C.26 EMPLOYMENT SERVICES.**

36.14 The commissioner of employment and economic development shall work with the Deaf,  
 36.15 DeafBlind, and ~~Hard-of-Hearing~~ Hard of Hearing State Services Division to develop and  
 36.16 implement a plan to deal with the underemployment of persons who are deaf, persons who  
 36.17 are deafblind, and persons who are hard-of-hearing persons.

36.18 **EFFECTIVE DATE.** This section is effective August 1, 2024.

36.19 Sec. 16. Minnesota Statutes 2022, section 256C.261, is amended to read:

36.20 **256C.261 SERVICES FOR PERSONS WHO ARE DEAFBLIND.**

36.21 (a) The commissioner of human services shall use at least ~~35~~ 60 percent of the deafblind  
 36.22 services biennial base level grant funding for programs, services, and other supports for a  
 36.23 ~~child~~ adults who are deafblind and for children who is are deafblind and the ~~child's family~~  
 36.24 children's families. ~~The commissioner shall use at least 25 percent of the deafblind services~~  
 36.25 ~~biennial base level grant funding for services and other supports for an adult who is deafblind.~~

36.26 (b) The commissioner shall award grants for the purposes of:

36.27 (1) providing programs, services, and supports to persons who are deafblind; ~~and.~~

36.28 (2) ~~developing and providing training to counties and the network of senior citizen~~  
 36.29 ~~service providers. The purpose of the training grants is to teach counties how to use existing~~  
 36.30 ~~programs that capture federal financial participation to meet the needs of eligible persons~~  
 36.31 ~~who are deafblind and to build capacity of senior service programs to meet the needs of~~  
 36.32 ~~seniors with a dual sensory hearing and vision loss.~~

37.1 ~~(b)~~ (c) The commissioner may make grants:

37.2 (1) for services and training provided by organizations to persons who are deafblind;

37.3 ~~and~~

37.4 (2) to develop and administer consumer-directed services; for persons who are deafblind;

37.5 and

37.6 (3) to develop and provide training to counties and service providers on how to meet

37.7 the needs of persons who are deafblind.

37.8 ~~(e)~~ (d) Consumer-directed services ~~shall~~ must be provided in whole by grant-funded

37.9 providers. ~~The Deaf and Hard-of-Hearing Services Division's regional service centers shall~~

37.10 ~~not provide any aspect of a grant-funded consumer-directed services program.~~

37.11 ~~(d) Any entity that is able to satisfy the grant criteria is eligible to receive a grant under~~

37.12 ~~paragraph (a).~~

37.13 (e) Deafblind service providers may, but are not required to, provide ~~intervener~~ intervener

37.14 services as part of the service package provided with grant funds under this section. Intervener

37.15 services include services provided by a family and community intervener as described in

37.16 paragraph (f).

37.17 (f) The family and community intervener, as defined in section 256C.23, subdivision 7,

37.18 provides services to open channels of communication between the child and others; facilitates

37.19 the development or use of receptive and expressive communication skills by the child; and

37.20 develops and maintains a trusting, interactive relationship that promotes social and emotional

37.21 well-being. The family and community intervener also provides access to information and

37.22 the environment; and facilitates opportunities for learning and development. A family and

37.23 community intervener must have specific training in deafblindness, building language and

37.24 communication skills, and intervention strategies.

37.25 **EFFECTIVE DATE.** This section is effective August 1, 2024.

37.26 Sec. 17. Minnesota Statutes 2022, section 256C.28, subdivision 1, is amended to read:

37.27 Subdivision 1. **Membership.** (a) The Commission of the Deaf, DeafBlind and Hard of

37.28 Hearing consists of ~~seven~~ ten members appointed at large and one member each from ~~each~~

37.29 up to five advisory committee committees established under section 256C.24, subdivision

37.30 3. At least 50 percent of the voting members must be deaf or deafblind or hard-of-hearing.

37.31 Members shall include ~~persons who are deaf, deafblind, and hard-of-hearing, parents at~~

37.32 least one parent or guardian of children a person who are is deaf, deafblind, ~~and~~ or

38.1 ~~hard-of-hearing, and representatives of county and regional human services, including~~  
 38.2 ~~representatives of private service providers.~~ The commissioners of education, health, and  
 38.3 employment and economic development and the director of the Deaf, DeafBlind, and Hard  
 38.4 of Hearing State Services Division in the Department of Human Services, or their designees,  
 38.5 shall serve as ex officio, nonvoting members of the commission. The commission may  
 38.6 appoint additional ex officio members from other bureaus, divisions, or sections of state  
 38.7 departments directly concerned with the provision of services to persons who are deaf,  
 38.8 deafblind, or hard-of-hearing.

38.9 ~~Commission~~ (b) Voting members of the commission are appointed by the governor for  
 38.10 a four-year term and until successors are appointed and qualify. ~~Commission~~ Voting members  
 38.11 of the commission shall serve no more than three consecutive full terms, ~~and no more than~~  
 38.12 ~~12 years in total.~~

38.13 (c) Annually, by January 31, the commission shall select one member as chair and one  
 38.14 member as vice-chair to serve until January 31 of the following year or until the commission  
 38.15 selects a new chair or vice-chair, whichever occurs later.

### 38.16 ARTICLE 3

#### 38.17 PHASE-OUT OF SUBMINIMUM MINIMUM WAGE FOR PERSONS WITH 38.18 DISABILITIES

38.19 Section 1. Minnesota Statutes 2022, section 177.24, is amended by adding a subdivision  
 38.20 to read:

38.21 Subd. 6. **Special certificate prohibition.** (a) On or after August 1, 2026, an employer  
 38.22 must not hire a new employee with a disability at a wage that is less than the highest  
 38.23 applicable minimum wage, regardless of whether the employer holds a special certificate  
 38.24 from the United States Department of Labor under section 14(c) of the federal Fair Labor  
 38.25 Standards Act.

38.26 (b) On or after August 1, 2028, an employer must not pay an employee with a disability  
 38.27 less than the highest applicable minimum wage, regardless of whether the employer holds  
 38.28 a special certificate from the United States Department of Labor under section 14(c) of the  
 38.29 federal Fair Labor Standards Act.

39.1 Sec. 2. Minnesota Statutes 2022, section 252.44, is amended to read:

39.2 **252.44 LEAD AGENCY BOARD RESPONSIBILITIES.**

39.3 When the need for day services in a county or Tribe has been determined under section  
39.4 252.28, the board of commissioners for that lead agency shall:

39.5 (1) authorize the delivery of services according to the support plans and support plan  
39.6 addendums required as part of the lead agency's provision of case management services  
39.7 under sections 256B.0913, subdivision 8; 256B.092, subdivision 1b; 256B.49, subdivision  
39.8 15; and 256S.10 and Minnesota Rules, parts 9525.0004 to 9525.0036;

39.9 (2) ensure that transportation is provided or arranged by the vendor in the most efficient  
39.10 and reasonable way possible; ~~and~~

39.11 (3) monitor and evaluate the cost and effectiveness of the services;

39.12 (4) ensure that on or after August 1, 2026, an employer does not hire a new employee  
39.13 at a wage that is less than the highest applicable minimum wage, regardless of whether the  
39.14 employer holds a special certificate from the United States Department of Labor under  
39.15 section 14(c) of the federal Fair Labor Standards Act; and

39.16 (5) ensure that on or after August 1, 2028, a day service program, including county,  
39.17 Tribal, or privately funded day services, pays employees with disabilities the highest  
39.18 applicable minimum wage, regardless of whether the employer holds a special certificate  
39.19 from the United States Department of Labor under section 14(c) of the federal Fair Labor  
39.20 Standards Act.

39.21 Sec. 3. Minnesota Statutes 2023 Supplement, section 256B.4906, is amended to read:

39.22 **256B.4906 SUBMINIMUM WAGES IN HOME AND COMMUNITY-BASED**  
39.23 **SERVICES REPORTING.**

39.24 Subdivision 1. Data reporting. (a) A provider of home and community-based services  
39.25 for people with developmental disabilities under section 256B.092 or home and  
39.26 community-based services for people with disabilities under section 256B.49 that holds a  
39.27 credential listed in clause (1) or (2) as of August 1, 2023, must submit to the commissioner  
39.28 of human services data on individuals who are currently being paid subminimum wages or  
39.29 were being paid subminimum wages by the provider organization as of August 1, 2023:

39.30 (1) a certificate through the United States Department of Labor under United States  
39.31 Code, title 29, section 214(c), of the Fair Labor Standards Act authorizing the payment of  
39.32 subminimum wages to workers with disabilities; or

40.1 (2) a permit by the Minnesota Department of Labor and Industry under section 177.28.

40.2 (b) The report required under paragraph (a) must include the following data about each  
40.3 individual being paid subminimum wages:

40.4 (1) name;

40.5 (2) date of birth;

40.6 (3) identified race and ethnicity;

40.7 (4) disability type;

40.8 (5) key employment status measures as determined by the commissioner; and

40.9 (6) key community-life engagement measures as determined by the commissioner.

40.10 (c) The information in paragraph (b) must be submitted in a format determined by the  
40.11 commissioner.

40.12 (d) A provider must submit the data required under this section annually on a date  
40.13 specified by the commissioner. The commissioner must give a provider at least 30 calendar  
40.14 days to submit the data following notice of the due date. If a provider fails to submit the  
40.15 requested data by the date specified by the commissioner, the commissioner may delay  
40.16 medical assistance reimbursement until the requested data is submitted.

40.17 (e) Individually identifiable data submitted to the commissioner under this section are  
40.18 considered private data on individuals as defined by section 13.02, subdivision 12.

40.19 (f) The commissioner must analyze data annually for tracking employment and  
40.20 community-life engagement outcomes.

40.21 Subd. 2. **Prohibition of subminimum wages.** A provider of home and community-based  
40.22 services must not pay a person with a disability a wage below the highest applicable minimum  
40.23 wage on the basis of the person's disability. A special certificate authorizing the payment  
40.24 of less than the highest applicable minimum wage to a person with a disability issued  
40.25 pursuant to a law of this state or to a federal law is without effect as of August 1, 2028.

40.26 Sec. 4. **PHASE-OUT OF USE OF SUBMINIMUM WAGE FOR MEDICAL**  
40.27 **ASSISTANCE DISABILITY SERVICES.**

40.28 The commissioner must seek all necessary amendments to Minnesota's federally approved  
40.29 disability waiver plans to require an individual receiving prevocational or employment  
40.30 support services be compensated at or above the highest applicable minimum wage no later  
40.31 than August 1, 2028.

## ARTICLE 4

## AGING SERVICES

Section 1. Minnesota Statutes 2022, section 256.975, subdivision 7e, is amended to read:

Subd. 7e. **Long-term care options counseling for assisted living at critical care transitions.** (a) The purpose of long-term care options counseling for assisted living is to support persons with current or anticipated long-term care needs in making informed choices among options that include the most cost-effective and least restrictive settings. ~~Prospective residents maintain the right to choose assisted living if that option is their preference.~~ Reaching people before a crisis and during care transitions is important to ensure quality of care and life, prevent unnecessary hospitalizations and readmissions, reduce the burden on the health care system, reduce costs, and support personal preferences.

~~(b) Licensed assisted living facilities shall inform each prospective resident or the prospective resident's designated or legal representative of the availability of long-term care options counseling for assisted living and the need to receive and verify the counseling prior to signing a contract. Long-term care options counseling for assisted living is provided as determined by the commissioner of human services. The service is delivered under a partnership between lead agencies as defined in subdivision 10, paragraph (g), and the Area Agencies on Aging, and is a point of entry to a combination of telephone-based long-term care options counseling provided by Senior LinkAge Line and in-person long-term care consultation provided by lead agencies. The point of entry service must be provided within five working days of the request of the prospective resident as follows~~ Counseling must be delivered by Senior LinkAge Line either by telephone or in person. Counseling must:

~~(1) the counseling shall be conducted with the prospective resident, or in the alternative, the resident's designated or legal representative, if:~~

~~(i) the resident verbally requests; or~~

~~(ii) the assisted living facility has documentation of the designated or legal representative's authority to enter into a lease or contract on behalf of the prospective resident and accepts the documentation in good faith;~~

~~(2) the counseling shall~~ (1) be performed in a manner that provides objective and complete information;

~~(3) the counseling must~~ (2) include a review of the prospective resident's reasons for considering assisted living services, the prospective resident's person's personal goals, a discussion of the prospective resident's person's immediate and projected long-term care

42.1 needs, and alternative community services or settings that may meet the ~~prospective resident's~~  
 42.2 person's needs; and

42.3 ~~(4) the prospective resident must be informed of the availability of an in-person visit~~  
 42.4 ~~from a long-term care consultation team member at no charge to the prospective resident~~  
 42.5 ~~to assist the prospective resident in assessment and planning to meet the prospective resident's~~  
 42.6 ~~long-term care needs; and~~

42.7 ~~(5) verification of counseling shall be generated and provided to the prospective resident~~  
 42.8 ~~by Senior LinkAge Line upon completion of the telephone-based counseling (3) include~~  
 42.9 ~~the counseling and referral protocols in subdivision 7, paragraph (b), clauses (11) to (13).~~

42.10 (c) An assisted living facility licensed under chapter 144G shall:

42.11 ~~(1) must~~ inform each prospective resident or the prospective resident's designated or  
 42.12 legal representative of the availability of and contact information for long-term care options  
 42.13 counseling services under this subdivision; by providing Senior LinkAge Line information  
 42.14 at the facility tour.

42.15 ~~(2) receive a copy of the verification of counseling prior to executing a contract with~~  
 42.16 ~~the prospective resident; and~~

42.17 ~~(3) retain a copy of the verification of counseling as part of the resident's file.~~

42.18 (d) ~~Emergency admissions to licensed assisted living facilities prior to consultation under~~  
 42.19 ~~paragraph (b) are permitted according to policies established by the commissioner. Prior to~~  
 42.20 discharge, hospitals must refer older adults who are at risk of nursing home placement to  
 42.21 the Senior LinkAge Line for long-term care options counseling. Hospitals must make these  
 42.22 referrals using referral protocols and processes developed under subdivision 7.

42.23 **EFFECTIVE DATE.** This section is effective August 1, 2024.

42.24 Sec. 2. Minnesota Statutes 2022, section 256B.69, is amended by adding a subdivision to  
 42.25 read:

42.26 **Subd. 6h. Continuity of care for seniors receiving personal assistance.** (a) If an  
 42.27 individual 65 years of age or older is receiving personal assistance from the same agency  
 42.28 continuously during the six months prior to being newly enrolled with any managed care  
 42.29 or county-based purchasing plan, the managed care or county-based purchasing plan with  
 42.30 which the individual is newly enrolled must offer the agency a contract for the purposes of  
 42.31 allowing the enrollee to receive any personal assistance covered under the terms of the plan

43.1 from the enrollee's current agency, provided the enrollee continues to live in the service  
43.2 area of the enrollee's current agency.

43.3 (b) For the purposes of this subdivision, the following terms have the meanings given:

43.4 (1) "agency" means any of the following:

43.5 (i) a personal care assistance provider agency as defined under section 256B.0659,  
43.6 subdivision 1, paragraph (1);

43.7 (ii) an agency provider as described in section 256B.85, subdivision 2, paragraph (c);

43.8 or

43.9 (iii) a financial management services provider for an enrollee who directly employs  
43.10 direct care staff through the community first services and supports budget model or through  
43.11 the consumer-directed community supports option available under the elderly waiver; and

43.12 (2) "personal assistance" means any of the following:

43.13 (i) personal care assistance services, extended personal care assistance services, or  
43.14 enhanced rate personal care assistance services under section 256B.0659;

43.15 (ii) community first services and supports, extended community first services and  
43.16 supports, or enhanced rate community first services and supports under section 256B.85;

43.17 or

43.18 (iii) personal assistance provided through the consumer-directed community supports  
43.19 option available under the elderly waiver.

43.20 (c) This subdivision applies only if the enrollee's current agency agrees to accept as  
43.21 payment in full the managed care plan's or county-based purchasing plan's in-network  
43.22 reimbursement rate for the same covered service at the time the service is provided, and  
43.23 agrees to enter into a managed care plan's or county-based purchasing plan's contract for  
43.24 services of like kind.

43.25 **EFFECTIVE DATE.** This section is effective January 1, 2025.

43.26 Sec. 3. Minnesota Statutes 2022, section 256R.08, subdivision 1, is amended to read:

43.27 Subdivision 1. **Reporting of financial statements.** (a) No later than February 1 of each  
43.28 year, a nursing facility must:

43.29 (1) provide the state agency with a copy of its ~~audited financial statements or its working~~  
43.30 ~~trial balance;~~

44.1 (2) provide the state agency with a copy of its audited financial statements for each year  
44.2 an audit is conducted;

44.3 ~~(2)~~ (3) provide the state agency with a statement of ownership for the facility;

44.4 ~~(3)~~ (4) provide the state agency with separate, audited financial statements ~~or~~ and working  
44.5 trial balances for every other facility owned in whole or in part by an individual or entity  
44.6 that has an ownership interest in the facility;

44.7 (5) provide the state agency with information regarding whether the licensee or a general  
44.8 partner, director, or officer of the licensee controls or has an ownership interest of five  
44.9 percent or more in a related organization that provides any services, facilities, or supplies  
44.10 to the nursing facility;

44.11 ~~(4)~~ (6) upon request, provide the state agency with separate, audited financial statements  
44.12 ~~or~~ and working trial balances for every organization with which the facility conducts business  
44.13 and which is owned in whole or in part by an individual or entity which has an ownership  
44.14 interest in the facility;

44.15 ~~(5)~~ (7) provide the state agency with copies of leases, purchase agreements, and other  
44.16 documents related to the lease or purchase of the nursing facility; and

44.17 ~~(6)~~ (8) upon request, provide the state agency with copies of leases, purchase agreements,  
44.18 and other documents related to the acquisition of equipment, goods, and services which are  
44.19 claimed as allowable costs.

44.20 (b) If the licensee or the general partner, director, or officer of the licensee controls or  
44.21 has an interest as described in paragraph (a), clause (5), the licensee must disclose all services,  
44.22 facilities, or supplies provided to the nursing facility; the number of individuals who provide  
44.23 services, facilities, or supplies at the nursing facility; and any other information requested  
44.24 by the state agency.

44.25 ~~(b)~~ (c) Audited financial statements submitted under ~~paragraph~~ paragraphs (a) and (b)  
44.26 must include a balance sheet, income statement, statement of the rate or rates charged to  
44.27 private paying residents, statement of retained earnings, statement of cash flows, notes to  
44.28 the financial statements, audited applicable supplemental information, and the public  
44.29 accountant's report. Public accountants must conduct audits in accordance with chapter  
44.30 326A. The cost of an audit must not be an allowable cost unless the nursing facility submits  
44.31 its audited financial statements in the manner otherwise specified in this subdivision. A  
44.32 nursing facility must permit access by the state agency to the public accountant's audit work

45.1 papers that support the audited financial statements submitted under ~~paragraph~~ paragraphs  
45.2 (a) and (b).

45.3 ~~(e)~~ (d) Documents or information provided to the state agency pursuant to this subdivision  
45.4 must be public unless prohibited by the Health Insurance Portability and Accountability  
45.5 Act or any other federal or state regulation. Data, notes, and preliminary drafts of reports  
45.6 created, collected, and maintained by the audit offices of government entities, or persons  
45.7 performing audits for government entities, and relating to an audit or investigation are  
45.8 confidential data on individuals or protected nonpublic data until the final report has been  
45.9 published or the audit or investigation is no longer being pursued actively, except that the  
45.10 data must be disclosed as required to comply with section 6.67 or 609.456.

45.11 ~~(d)~~ (e) If the requirements of paragraphs (a) ~~and~~, (b), and (c) are not met, the  
45.12 reimbursement rate may be reduced to 80 percent of the rate in effect on the first day of the  
45.13 fourth calendar month after the close of the reporting period and the reduction must continue  
45.14 until the requirements are met.

45.15 (f) Licensees must provide the information required in this section to the commissioner  
45.16 in a manner prescribed by the commissioner.

45.17 (g) For purposes of this section, "related organization" and "control" have the meaning  
45.18 given in section 256R.02, subdivision 43.

45.19 **EFFECTIVE DATE.** This section is effective August 1, 2024.

45.20 Sec. 4. Minnesota Statutes 2022, section 256R.08, is amended by adding a subdivision to  
45.21 read:

45.22 **Subd. 5. Notice of costs associated with leases, rent, and use of land or other real**  
45.23 **property by nursing homes.** (a) Nursing homes must annually report to the commissioner,  
45.24 in a manner determined by the commissioner, their cost associated with leases, rent, and  
45.25 use of land or other real property and any other related information requested by the state  
45.26 agency.

45.27 (b) A nursing facility that violates this subdivision is subject to the penalties and  
45.28 procedures under section 256R.04, subdivision 7.

45.29 **EFFECTIVE DATE.** This section is effective August 1, 2024.

45.30 Sec. 5. **REPEALER.**

45.31 (a) Minnesota Statutes 2022, section 256.975, subdivisions 7f and 7g, are repealed.

46.1 (b) Minnesota Statutes 2022, section 256R.18, is repealed.

46.2 **EFFECTIVE DATE.** Paragraph (a) is effective August 1, 2024. Paragraph (b) is effective  
46.3 July 1, 2024.

## 46.4 **ARTICLE 5**

### 46.5 **SUBSTANCE USE DISORDER SERVICES**

46.6 Section 1. Minnesota Statutes 2022, section 245F.02, subdivision 17, is amended to read:

46.7 Subd. 17. **Peer recovery support services.** "Peer recovery support services" means  
46.8 ~~mentoring and education, advocacy, and nonclinical recovery support provided by a recovery~~  
46.9 ~~peer~~ services provided according to section 245F.08, subdivision 3.

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

46.11 Sec. 2. Minnesota Statutes 2022, section 245F.02, subdivision 21, is amended to read:

46.12 Subd. 21. **Recovery peer.** "Recovery peer" means a person who has progressed in the  
46.13 person's own recovery from substance use disorder and is willing to serve as a peer to assist  
46.14 others in their recovery and is qualified according to section 245F.15, subdivision 7.

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

46.16 Sec. 3. Minnesota Statutes 2022, section 245F.08, subdivision 3, is amended to read:

46.17 Subd. 3. **Peer recovery support services.** ~~(a) Peers in recovery serve as mentors or~~  
46.18 ~~recovery support partners for individuals in recovery, and may provide encouragement,~~  
46.19 ~~self-disclosure of recovery experiences, transportation to appointments, assistance with~~  
46.20 ~~finding resources that will help locate housing, job search resources, and assistance finding~~  
46.21 ~~and participating in support groups.~~

46.22 ~~(b) Peer recovery support services are provided by a recovery peer and must be supervised~~  
46.23 ~~by the responsible staff person.~~

46.24 Peer recovery support services must meet the requirements in section 245G.07,  
46.25 subdivision 2, clause (8), and must be provided by a person who is qualified according to  
46.26 the requirements in section 245F.15, subdivision 7.

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

46.28 Sec. 4. Minnesota Statutes 2022, section 245F.15, subdivision 7, is amended to read:

46.29 Subd. 7. **Recovery peer qualifications.** Recovery peers must:

47.1 ~~(1) be at least 21 years of age and have a high school diploma or its equivalent;~~

47.2 ~~(2) have a minimum of one year in recovery from substance use disorder;~~

47.3 ~~(3) have completed a curriculum designated by the commissioner that teaches specific~~

47.4 ~~skills and training in the domains of ethics and boundaries, advocacy, mentoring and~~

47.5 ~~education, and recovery and wellness support; and~~

47.6 ~~(4) receive supervision in areas specific to the domains of their role by qualified~~

47.7 ~~supervisory staff.~~

47.8 (1) meet the qualifications in section 245I.04, subdivision 18; and

47.9 (2) provide services according to the scope of practice established in section 245I.04,

47.10 subdivision 19, under the supervision of an alcohol and drug counselor.

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

47.12 Sec. 5. Minnesota Statutes 2022, section 245G.04, is amended by adding a subdivision to

47.13 read:

47.14 Subd. 3. **Opioid educational material.** (a) If a client is identified as having opioid use

47.15 issues, the license holder must provide opioid educational material to the client on the day

47.16 of service initiation. The license holder must use the opioid educational material approved

47.17 by the commissioner that contains information on:

47.18 (1) risks for opioid use disorder and dependence;

47.19 (2) treatment options, including the use of a medication for opioid use disorder;

47.20 (3) the risk and recognition of opioid overdose; and

47.21 (4) the use, availability, and administration of an opiate antagonist to respond to opioid

47.22 overdose.

47.23 (b) If the client is identified as having opioid use issues at a later date, the required

47.24 educational material must be provided at that time.

47.25 **EFFECTIVE DATE.** This section is effective January 1, 2025.

47.26 Sec. 6. Minnesota Statutes 2023 Supplement, section 245G.05, subdivision 3, is amended

47.27 to read:

47.28 Subd. 3. **Comprehensive assessment requirements.** (a) A comprehensive assessment

47.29 must meet the requirements under section 245I.10, subdivision 6, paragraphs (b) and (c).

47.30 It must also include:

48.1 (1) a diagnosis of a substance use disorder or a finding that the client does not meet the  
48.2 criteria for a substance use disorder;

48.3 (2) a determination of whether the individual screens positive for co-occurring mental  
48.4 health disorders using a screening tool approved by the commissioner pursuant to section  
48.5 245.4863;

48.6 (3) a risk rating and summary to support the risk ratings within each of the dimensions  
48.7 listed in section 254B.04, subdivision 4; and

48.8 (4) a recommendation for the ASAM level of care identified in section 254B.19,  
48.9 subdivision 1.

48.10 ~~(b) If the individual is assessed for opioid use disorder, the program must provide~~  
48.11 ~~educational material to the client within 24 hours of service initiation on:~~

48.12 ~~(1) risks for opioid use disorder and dependence;~~

48.13 ~~(2) treatment options, including the use of a medication for opioid use disorder;~~

48.14 ~~(3) the risk and recognition of opioid overdose; and~~

48.15 ~~(4) the use, availability, and administration of an opiate antagonist to respond to opioid~~  
48.16 ~~overdose.~~

48.17 ~~If the client is identified as having opioid use disorder at a later point, the required educational~~  
48.18 ~~material must be provided at that point. The license holder must use the educational materials~~  
48.19 ~~that are approved by the commissioner to comply with this requirement.~~

48.20 **EFFECTIVE DATE.** This section is effective January 1, 2025.

48.21 Sec. 7. Minnesota Statutes 2023 Supplement, section 245G.09, subdivision 3, is amended  
48.22 to read:

48.23 Subd. 3. **Contents.** Client records must contain the following:

48.24 (1) documentation that the client was given information on client rights and  
48.25 responsibilities, grievance procedures, tuberculosis, and HIV, and that the client was provided  
48.26 an orientation to the program abuse prevention plan required under section 245A.65,  
48.27 subdivision 2, paragraph (a), clause (4). If the client has an opioid use disorder, the record  
48.28 must contain documentation that the client was provided educational information according  
48.29 to section ~~245G.05~~ 245G.04, subdivision 3, ~~paragraph (b)~~;

48.30 (2) an initial services plan completed according to section 245G.04;

48.31 (3) a comprehensive assessment completed according to section 245G.05;

49.1 (4) an individual abuse prevention plan according to sections 245A.65, subdivision 2,  
49.2 and 626.557, subdivision 14, when applicable;

49.3 (5) an individual treatment plan according to section 245G.06, subdivisions 1 and 1a;

49.4 (6) documentation of treatment services, significant events, appointments, concerns, and  
49.5 treatment plan reviews according to section 245G.06, subdivisions 2a, 2b, 3, and 3a; and

49.6 (7) a summary at the time of service termination according to section 245G.06,  
49.7 subdivision 4.

49.8 **EFFECTIVE DATE.** This section is effective January 1, 2025.

49.9 Sec. 8. Minnesota Statutes 2023 Supplement, section 245G.11, subdivision 10, is amended  
49.10 to read:

49.11 Subd. 10. **Student interns and former students.** (a) A qualified staff member must  
49.12 supervise and be responsible for a treatment service performed by a student intern and must  
49.13 review and sign each assessment, individual treatment plan, and treatment plan review  
49.14 prepared by a student intern.

49.15 (b) An alcohol and drug counselor must supervise and be responsible for a treatment  
49.16 service performed by a former student and must review and sign each assessment, individual  
49.17 treatment plan, and treatment plan review prepared by the former student.

49.18 (c) A student intern or former student must receive the orientation and training required  
49.19 in section 245G.13, subdivisions 1, clause (7), and 2. No more than 50 percent of the  
49.20 treatment staff may be ~~students, student interns or former students, or licensing candidates~~  
49.21 with time documented to be directly related to the provision of treatment services for which  
49.22 the staff are authorized.

49.23 Sec. 9. Minnesota Statutes 2023 Supplement, section 245G.22, subdivision 2, is amended  
49.24 to read:

49.25 Subd. 2. **Definitions.** (a) For purposes of this section, the terms defined in this subdivision  
49.26 have the meanings given them.

49.27 (b) "Diversion" means the use of a medication for the treatment of opioid addiction being  
49.28 diverted from intended use of the medication.

49.29 (c) "Guest dose" means administration of a medication used for the treatment of opioid  
49.30 addiction to a person who is not a client of the program that is administering or dispensing  
49.31 the medication.

50.1 (d) "Medical director" means a practitioner licensed to practice medicine in the  
50.2 jurisdiction that the opioid treatment program is located who assumes responsibility for  
50.3 administering all medical services performed by the program, either by performing the  
50.4 services directly or by delegating specific responsibility to a practitioner of the opioid  
50.5 treatment program.

50.6 (e) "Medication used for the treatment of opioid use disorder" means a medication  
50.7 approved by the Food and Drug Administration for the treatment of opioid use disorder.

50.8 (f) "Minnesota health care programs" has the meaning given in section 256B.0636.

50.9 (g) "Opioid treatment program" has the meaning given in Code of Federal Regulations,  
50.10 title 42, section 8.12, and includes programs licensed under this chapter.

50.11 (h) "Practitioner" means a staff member holding a current, unrestricted license to practice  
50.12 medicine issued by the Board of Medical Practice or nursing issued by the Board of Nursing  
50.13 and is currently registered with the Drug Enforcement Administration to order or dispense  
50.14 controlled substances in Schedules II to V under the Controlled Substances Act, United  
50.15 States Code, title 21, part B, section 821. ~~Practitioner includes an advanced practice registered~~  
50.16 ~~nurse and physician assistant if the staff member receives a variance by the state opioid~~  
50.17 ~~treatment authority under section 254A.03 and the federal Substance Abuse and Mental~~  
50.18 ~~Health Services Administration.~~

50.19 (i) "Unsupervised use" means the use of a medication for the treatment of opioid use  
50.20 disorder dispensed for use by a client outside of the program setting.

50.21 Sec. 10. Minnesota Statutes 2022, section 245G.22, subdivision 6, is amended to read:

50.22 Subd. 6. **Criteria for unsupervised use.** (a) To limit the potential for diversion of  
50.23 medication used for the treatment of opioid use disorder to the illicit market, medication  
50.24 dispensed to a client for unsupervised use shall be subject to the requirements of this  
50.25 subdivision. Any client in an opioid treatment program may receive ~~a single unsupervised~~  
50.26 ~~use dose for a day that the clinic is closed for business, including Sundays and state and~~  
50.27 ~~federal holidays~~ individualized unsupervised use doses as ordered for days that the clinic  
50.28 is closed for business, including one weekend day and state and federal holidays, no matter  
50.29 the client's length of time in treatment, as allowed under Code of Federal Regulations, title  
50.30 42, section 8.12(i)(1).

50.31 (b) For unsupervised use doses beyond those allowed in paragraph (a), a practitioner  
50.32 with authority to prescribe must review and document the criteria in this paragraph and  
50.33 paragraph (c) Code of Federal Regulations, title 42, section 8.12(i)(2), when determining

51.1 whether dispensing medication for a client's unsupervised use is safe and when it is  
 51.2 appropriate to implement, increase, or extend the amount of time between visits to the  
 51.3 program. ~~The criteria are:~~

51.4 ~~(1) absence of recent abuse of drugs including but not limited to opioids, non-narcotics,~~  
 51.5 ~~and alcohol;~~

51.6 ~~(2) regularity of program attendance;~~

51.7 ~~(3) absence of serious behavioral problems at the program;~~

51.8 ~~(4) absence of known recent criminal activity such as drug dealing;~~

51.9 ~~(5) stability of the client's home environment and social relationships;~~

51.10 ~~(6) length of time in comprehensive maintenance treatment;~~

51.11 ~~(7) reasonable assurance that unsupervised use medication will be safely stored within~~  
 51.12 ~~the client's home; and~~

51.13 ~~(8) whether the rehabilitative benefit the client derived from decreasing the frequency~~  
 51.14 ~~of program attendance outweighs the potential risks of diversion or unsupervised use.~~

51.15 (c) The determination, including the basis of the determination must be documented in  
 51.16 the client's medical record.

51.17 Sec. 11. Minnesota Statutes 2023 Supplement, section 245G.22, subdivision 17, is amended  
 51.18 to read:

51.19 Subd. 17. **Policies and procedures.** (a) A license holder must develop and maintain the  
 51.20 policies and procedures required in this subdivision.

51.21 (b) For a program that is not open every day of the year, the license holder must maintain  
 51.22 a policy and procedure that covers requirements under ~~section 245G.22, subdivisions 6 and~~  
 51.23 ~~7~~ subdivision 6. Unsupervised use of medication used for the treatment of opioid use disorder  
 51.24 for days that the program is closed for business, including ~~but not limited to Sundays~~ one  
 51.25 weekend day and state and federal holidays, must meet the requirements under ~~section~~  
 51.26 ~~245G.22, subdivisions 6 and 7~~ subdivision 6.

51.27 (c) The license holder must maintain a policy and procedure that includes specific  
 51.28 measures to reduce the possibility of diversion. The policy and procedure must:

51.29 (1) specifically identify and define the responsibilities of the medical and administrative  
 51.30 staff for performing diversion control measures; and

52.1 (2) include a process for contacting no less than five percent of clients who have  
52.2 unsupervised use of medication, excluding clients approved solely under subdivision 6,  
52.3 paragraph (a), to require clients to physically return to the program each month. The system  
52.4 must require clients to return to the program within a stipulated time frame and turn in all  
52.5 unused medication containers related to opioid use disorder treatment. The license holder  
52.6 must document all related contacts on a central log and the outcome of the contact for each  
52.7 client in the client's record. The medical director must be informed of each outcome that  
52.8 results in a situation in which a possible diversion issue was identified.

52.9 (d) Medication used for the treatment of opioid use disorder must be ordered,  
52.10 administered, and dispensed according to applicable state and federal regulations and the  
52.11 standards set by applicable accreditation entities. If a medication order requires assessment  
52.12 by the person administering or dispensing the medication to determine the amount to be  
52.13 administered or dispensed, the assessment must be completed by an individual whose  
52.14 professional scope of practice permits an assessment. For the purposes of enforcement of  
52.15 this paragraph, the commissioner has the authority to monitor the person administering or  
52.16 dispensing the medication for compliance with state and federal regulations and the relevant  
52.17 standards of the license holder's accreditation agency and may issue licensing actions  
52.18 according to sections 245A.05, 245A.06, and 245A.07, based on the commissioner's  
52.19 determination of noncompliance.

52.20 (e) ~~A counselor in an opioid treatment program must not supervise more than 50 clients.~~  
52.21 The license holder must maintain a ratio of one full-time equivalent alcohol and drug  
52.22 counselor for every 60 clients enrolled in the program. The license holder must determine  
52.23 the appropriate number of clients for which each counselor is responsible based on the needs  
52.24 of each client. The license holder must maintain documentation of the clients assigned to  
52.25 each counselor to demonstrate compliance with this paragraph. For the purpose of this  
52.26 paragraph, "full-time equivalent" means working at least 32 hours each week.

52.27 (f) ~~Notwithstanding paragraph (e), From July 1, 2023, to June 30, 2024, a counselor in~~  
52.28 ~~an opioid treatment program may supervise up to 60 clients. The license holder may continue~~  
52.29 ~~to serve a client who was receiving services at the program on June 30, 2024, at a counselor~~  
52.30 ~~to client ratio of up to one to 60 and is not required to discharge any clients in order to return~~  
52.31 ~~to the counselor to client ratio of one to 50. The license holder may not, however, serve a~~  
52.32 ~~new client after June 30, 2024, unless the counselor who would supervise the new client is~~  
52.33 ~~supervising fewer than 50 existing clients.~~

52.34 **EFFECTIVE DATE.** This section is effective July 1, 2024.

53.1 Sec. 12. Minnesota Statutes 2023 Supplement, section 245I.04, subdivision 18, is amended  
53.2 to read:

53.3 Subd. 18. **Recovery peer qualifications.** (a) A recovery peer must:

53.4 (1) have a minimum of one year in recovery from substance use disorder; and

53.5 (2) hold a current credential from the Minnesota Certification Board, the Upper Midwest  
53.6 Indian Council on Addictive Disorders, or the National Association for Alcoholism and  
53.7 Drug Abuse Counselors that demonstrates skills and training in the domains of ethics and  
53.8 boundaries, advocacy, mentoring and education, and recovery and wellness support.

53.9 (b) A recovery peer who receives a credential from a Tribal Nation when providing peer  
53.10 recovery support services in a tribally licensed program satisfies the requirement in paragraph  
53.11 (a), clause (2).

53.12 (c) A recovery peer must not be classified as an independent contractor.

53.13 Sec. 13. Minnesota Statutes 2023 Supplement, section 254A.19, subdivision 3, is amended  
53.14 to read:

53.15 Subd. 3. **Comprehensive assessments.** (a) An eligible vendor under section 254B.05  
53.16 conducting a comprehensive assessment for an individual seeking treatment shall ~~approve~~  
53.17 recommend the nature, intensity level, and duration of treatment service if a need for services  
53.18 is indicated, but the individual assessed can access any enrolled provider that is licensed to  
53.19 provide the level of service authorized, including the provider or program that completed  
53.20 the assessment. If an individual is enrolled in a prepaid health plan, the individual must  
53.21 comply with any provider network requirements or limitations.

53.22 (b) When a comprehensive assessment is completed while the individual is in a substance  
53.23 use disorder treatment program, the comprehensive assessment must meet the requirements  
53.24 of section 245G.05.

53.25 (c) When a comprehensive assessment is completed for purposes of payment under  
53.26 section 254B.05, subdivision 1, paragraph (b), (c), or (h), or if the assessment is completed  
53.27 prior to service initiation by a licensed substance use disorder treatment program licensed  
53.28 under chapter 245G or applicable Tribal license, the assessor must:

53.29 (1) include all components under section 245G.05, subdivision 3;

53.30 (2) provide the assessment within five days of request or refer the individual to other  
53.31 locations where they may access this service sooner;

54.1 (3) provide information on payment options for substance use disorder services when  
54.2 the individual is uninsured or underinsured;

54.3 (4) provide the individual with a notice of privacy practices;

54.4 (5) provide a copy of the completed comprehensive assessment, upon request;

54.5 (6) provide resources and contact information for the level of care being recommended;

54.6 and

54.7 (7) provide an individual diagnosed with an opioid use disorder with educational material  
54.8 approved by the commissioner that contains information on:

54.9 (i) risks for opioid use disorder and opioid dependence;

54.10 (ii) treatment options, including the use of a medication for opioid use disorder;

54.11 (iii) the risk and recognition of opioid overdose; and

54.12 (iv) the use, availability, and administration of an opiate antagonist to respond to opioid  
54.13 overdose.

54.14 Sec. 14. Minnesota Statutes 2022, section 254B.03, subdivision 4, is amended to read:

54.15 Subd. 4. **Division of costs.** (a) Except for services provided by a county under section  
54.16 254B.09, subdivision 1, or services provided under section 256B.69, the county shall, out  
54.17 of local money, pay the state for 22.95 percent of the cost of substance use disorder services,  
54.18 except for those services provided to persons enrolled in medical assistance under chapter  
54.19 256B and room and board services under section 254B.05, subdivision 5, paragraph (b);  
54.20 ~~clause (12).~~ Counties may use the indigent hospitalization levy for treatment and hospital  
54.21 payments made under this section.

54.22 (b) 22.95 percent of any state collections from private or third-party pay, less 15 percent  
54.23 for the cost of payment and collections, must be distributed to the county that paid for a  
54.24 portion of the treatment under this section.

54.25 Sec. 15. Minnesota Statutes 2023 Supplement, section 254B.04, subdivision 1a, is amended  
54.26 to read:

54.27 Subd. 1a. **Client eligibility.** (a) Persons eligible for benefits under Code of Federal  
54.28 Regulations, title 25, part 20, who meet the income standards of section 256B.056,  
54.29 subdivision 4, and are not enrolled in medical assistance, are entitled to behavioral health  
54.30 fund services. State money appropriated for this paragraph must be placed in a separate  
54.31 account established for this purpose.

55.1 (b) Persons with dependent children who are determined to be in need of substance use  
55.2 disorder treatment pursuant to an assessment under section 260E.20, subdivision 1, or in  
55.3 need of chemical dependency treatment pursuant to a case plan under section 260C.201,  
55.4 subdivision 6, or 260C.212, shall be assisted by the local agency to access needed treatment  
55.5 services. Treatment services must be appropriate for the individual or family, which may  
55.6 include long-term care treatment or treatment in a facility that allows the dependent children  
55.7 to stay in the treatment facility. The county shall pay for out-of-home placement costs, if  
55.8 applicable.

55.9 (c) Notwithstanding paragraph (a), persons enrolled in medical assistance are eligible  
55.10 for room and board services under section 254B.05, subdivision 5, paragraph (b), ~~clause~~  
55.11 ~~(12)~~.

55.12 (d) A client is eligible to have substance use disorder treatment paid for with funds from  
55.13 the behavioral health fund when the client:

55.14 (1) is eligible for MFIP as determined under chapter 256J;

55.15 (2) is eligible for medical assistance as determined under Minnesota Rules, parts  
55.16 9505.0010 to 9505.0150;

55.17 (3) is eligible for general assistance, general assistance medical care, or work readiness  
55.18 as determined under Minnesota Rules, parts 9500.1200 to 9500.1318; or

55.19 (4) has income that is within current household size and income guidelines for entitled  
55.20 persons, as defined in this subdivision and subdivision 7.

55.21 (e) Clients who meet the financial eligibility requirement in paragraph (a) and who have  
55.22 a third-party payment source are eligible for the behavioral health fund if the third-party  
55.23 payment source pays less than 100 percent of the cost of treatment services for eligible  
55.24 clients.

55.25 (f) A client is ineligible to have substance use disorder treatment services paid for with  
55.26 behavioral health fund money if the client:

55.27 (1) has an income that exceeds current household size and income guidelines for entitled  
55.28 persons as defined in this subdivision and subdivision 7; or

55.29 (2) has an available third-party payment source that will pay the total cost of the client's  
55.30 treatment.

55.31 (g) A client who is disenrolled from a state prepaid health plan during a treatment episode  
55.32 is eligible for continued treatment service that is paid for by the behavioral health fund until

56.1 the treatment episode is completed or the client is re-enrolled in a state prepaid health plan  
56.2 if the client:

56.3 (1) continues to be enrolled in MinnesotaCare, medical assistance, or general assistance  
56.4 medical care; or

56.5 (2) is eligible according to paragraphs (a) and (b) and is determined eligible by a local  
56.6 agency under section 254B.04.

56.7 (h) When a county commits a client under chapter 253B to a regional treatment center  
56.8 for substance use disorder services and the client is ineligible for the behavioral health fund,  
56.9 the county is responsible for the payment to the regional treatment center according to  
56.10 section 254B.05, subdivision 4.

56.11 Sec. 16. Minnesota Statutes 2023 Supplement, section 254B.04, subdivision 2a, is amended  
56.12 to read:

56.13 Subd. 2a. **Eligibility for room and board services for persons in outpatient substance**  
56.14 **use disorder treatment.** A person eligible for room and board services under section  
56.15 254B.05, subdivision 5, paragraph (b), ~~clause (12)~~, must score at level 4 on assessment  
56.16 dimensions related to readiness to change, relapse, continued use, or recovery environment  
56.17 in order to be assigned to services with a room and board component reimbursed under this  
56.18 section. Whether a treatment facility has been designated an institution for mental diseases  
56.19 under United States Code, title 42, section 1396d, shall not be a factor in making placements.

56.20 Sec. 17. Minnesota Statutes 2023 Supplement, section 254B.04, subdivision 6, is amended  
56.21 to read:

56.22 Subd. 6. **Local agency to determine client financial eligibility.** (a) The local agency  
56.23 shall determine a client's financial eligibility for the behavioral health fund according to  
56.24 section 254B.04, subdivision 1a, with the income calculated prospectively for one year from  
56.25 the date of ~~comprehensive assessment request~~ request. The local agency shall pay for eligible clients  
56.26 according to chapter 256G. ~~The local agency shall enter the financial eligibility span within~~  
56.27 ~~ten calendar days of request.~~ Client eligibility must be determined using only forms prescribed  
56.28 by the ~~department~~ commissioner unless the local agency has a reasonable basis for believing  
56.29 that the information submitted on a form is false. To determine a client's eligibility, the local  
56.30 agency must determine the client's income, the size of the client's household, the availability  
56.31 of a third-party payment source, and a responsible relative's ability to pay for the client's  
56.32 substance use disorder treatment.

57.1 (b) A client who is a minor child must not be deemed to have income available to pay  
57.2 for substance use disorder treatment, unless the minor child is responsible for payment under  
57.3 section 144.347 for substance use disorder treatment services sought under section 144.343,  
57.4 subdivision 1.

57.5 (c) The local agency must determine the client's household size as follows:

57.6 (1) if the client is a minor child, the household size includes the following persons living  
57.7 in the same dwelling unit:

57.8 (i) the client;

57.9 (ii) the client's birth or adoptive parents; and

57.10 (iii) the client's siblings who are minors; and

57.11 (2) if the client is an adult, the household size includes the following persons living in  
57.12 the same dwelling unit:

57.13 (i) the client;

57.14 (ii) the client's spouse;

57.15 (iii) the client's minor children; and

57.16 (iv) the client's spouse's minor children.

57.17 For purposes of this paragraph, household size includes a person listed in clauses (1) and  
57.18 (2) who is in an out-of-home placement if a person listed in clause (1) or (2) is contributing  
57.19 to the cost of care of the person in out-of-home placement.

57.20 (d) The local agency must determine the client's current prepaid health plan enrollment,  
57.21 the availability of a third-party payment source, including the availability of total payment,  
57.22 partial payment, and amount of co-payment.

57.23 (e) The local agency must provide the required eligibility information to the department  
57.24 in the manner specified by the department.

57.25 (f) The local agency shall require the client and policyholder to conditionally assign to  
57.26 the department the client and policyholder's rights and the rights of minor children to benefits  
57.27 or services provided to the client if the department is required to collect from a third-party  
57.28 pay source.

57.29 (g) The local agency must redetermine a client's eligibility for the behavioral health fund  
57.30 every 12 months.

58.1 (h) A client, responsible relative, and policyholder must provide income or wage  
58.2 verification, household size verification, and must make an assignment of third-party payment  
58.3 rights under paragraph (f). If a client, responsible relative, or policyholder does not comply  
58.4 with the provisions of this subdivision, the client is ineligible for behavioral health fund  
58.5 payment for substance use disorder treatment, and the client and responsible relative must  
58.6 be obligated to pay for the full cost of substance use disorder treatment services provided  
58.7 to the client.

58.8 Sec. 18. Minnesota Statutes 2023 Supplement, section 254B.04, is amended by adding a  
58.9 subdivision to read:

58.10 Subd. 6a. **Span of eligibility.** The local agency must enter the financial eligibility span  
58.11 within five business days of a request. If the comprehensive assessment is completed within  
58.12 the timelines required under chapter 245G, then the span of eligibility must begin on the  
58.13 date services were initiated. If the comprehensive assessment is not completed within the  
58.14 timelines required under chapter 245G, then the span of eligibility must begin on the date  
58.15 the comprehensive assessment was completed.

58.16 Sec. 19. Minnesota Statutes 2023 Supplement, section 254B.05, subdivision 1, is amended  
58.17 to read:

58.18 Subdivision 1. **Licensure or certification required.** (a) Programs licensed by the  
58.19 commissioner are eligible vendors. Hospitals may apply for and receive licenses to be  
58.20 eligible vendors, notwithstanding the provisions of section 245A.03. American Indian  
58.21 programs that provide substance use disorder treatment, extended care, transitional residence,  
58.22 or outpatient treatment services, and are licensed by Tribal government are eligible vendors.

58.23 (b) A licensed professional in private practice as defined in section 245G.01, subdivision  
58.24 17, who meets the requirements of section 245G.11, subdivisions 1 and 4, is an eligible  
58.25 vendor of a comprehensive assessment and assessment summary provided according to  
58.26 section 245G.05, and treatment services provided according to sections 245G.06 and  
58.27 245G.07, subdivision 1, paragraphs (a), clauses (1) to (5), and (b); and subdivision 2, clauses  
58.28 (1) to (6).

58.29 (c) A county is an eligible vendor for a comprehensive assessment and assessment  
58.30 summary when provided by an individual who meets the staffing credentials of section  
58.31 245G.11, subdivisions 1 and 5, and completed according to the requirements of section  
58.32 245G.05. A county is an eligible vendor of care coordination services when provided by an  
58.33 individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 7, and

59.1 provided according to the requirements of section 245G.07, subdivision 1, paragraph (a),  
59.2 clause (5). A county is an eligible vendor of peer recovery services when the services are  
59.3 provided by an individual who meets the requirements of section 245G.11, subdivision 8.

59.4 (d) A recovery community organization that meets the requirements of clauses (1) to  
59.5 (10) and meets ~~membership certification~~ or accreditation requirements of the ~~Association~~  
59.6 ~~of Recovery Community Organizations, Alliance for Recovery Centered Organizations, the~~  
59.7 Council on Accreditation of Peer Recovery Support Services, or a Minnesota statewide  
59.8 recovery community organization identified by the commissioner is an eligible vendor of  
59.9 peer support services. Eligible vendors under this paragraph must:

59.10 (1) be nonprofit organizations;

59.11 (2) be led and governed by individuals in the recovery community, with more than 50  
59.12 percent of the board of directors or advisory board members self-identifying as people in  
59.13 personal recovery from substance use disorders;

59.14 (3) primarily focus on recovery from substance use disorders, with missions and visions  
59.15 that support this primary focus;

59.16 (4) be grassroots and reflective of and engaged with the community served;

59.17 (5) be accountable to the recovery community through processes that promote the  
59.18 involvement and engagement of, and consultation with, people in recovery and their families,  
59.19 friends, and recovery allies;

59.20 (6) provide nonclinical peer recovery support services, including but not limited to  
59.21 recovery support groups, recovery coaching, telephone recovery support, skill-building  
59.22 groups, and harm-reduction activities;

59.23 (7) allow for and support opportunities for all paths toward recovery and refrain from  
59.24 excluding anyone based on their chosen recovery path, which may include but is not limited  
59.25 to harm reduction paths, faith-based paths, and nonfaith-based paths;

59.26 (8) be purposeful in meeting the diverse needs of Black, Indigenous, and people of color  
59.27 communities, including board and staff development activities, organizational practices,  
59.28 service offerings, advocacy efforts, and culturally informed outreach and service plans;

59.29 (9) be stewards of recovery-friendly language that is supportive of and promotes recovery  
59.30 across diverse geographical and cultural contexts and reduces stigma; ~~and~~

59.31 (10) maintain an employee and volunteer code of ethics and easily accessible grievance  
59.32 procedures posted in physical spaces, on websites, or on program policies or forms; and

60.1 (11) not classify any recovery peer as an independent contractor.

60.2 (e) Recovery community organizations approved by the commissioner before June 30,  
60.3 2023, shall retain their designation as recovery community organizations.

60.4 (f) A recovery community organization that is aggrieved by an accreditation or  
60.5 membership determination and believes it meets the requirements under paragraph (d) may  
60.6 appeal the determination under section 256.045, subdivision 3, paragraph (a), clause (15),  
60.7 for reconsideration as an eligible vendor.

60.8 (g) All recovery community organizations must be certified or accredited by an entity  
60.9 listed in paragraph (d) by January 1, 2025.

60.10 ~~(g)~~ (h) Detoxification programs licensed under Minnesota Rules, parts 9530.6510 to  
60.11 9530.6590, are not eligible vendors. Programs that are not licensed as a residential or  
60.12 nonresidential substance use disorder treatment or withdrawal management program by the  
60.13 commissioner or by Tribal government or do not meet the requirements of subdivisions 1a  
60.14 and 1b are not eligible vendors.

60.15 ~~(h)~~ (i) Hospitals, federally qualified health centers, and rural health clinics are eligible  
60.16 vendors of a comprehensive assessment when the comprehensive assessment is completed  
60.17 according to section 245G.05 and by an individual who meets the criteria of an alcohol and  
60.18 drug counselor according to section 245G.11, subdivision 5. The alcohol and drug counselor  
60.19 must be individually enrolled with the commissioner and reported on the claim as the  
60.20 individual who provided the service.

60.21 Sec. 20. Minnesota Statutes 2023 Supplement, section 254B.05, subdivision 5, is amended  
60.22 to read:

60.23 Subd. 5. ~~Rate requirements~~ **Eligible services.** (a) The commissioner shall establish  
60.24 rates for substance use disorder services and service enhancements funded under this chapter.

60.25 (b) Eligible substance use disorder treatment services include:

60.26 (1) those licensed, as applicable, according to chapter 245G or applicable Tribal license  
60.27 ~~and provided according to the following ASAM levels of care:.~~ This clause expires when  
60.28 the services listed in subdivision 6 become eligible substance use disorder treatment services;

60.29 ~~(i) ASAM level 0.5 early intervention services provided according to section 254B.19,~~  
60.30 ~~subdivision 1, clause (1);~~

60.31 ~~(ii) ASAM level 1.0 outpatient services provided according to section 254B.19,~~  
60.32 ~~subdivision 1, clause (2);~~

- 61.1 ~~(iii) ASAM level 2.1 intensive outpatient services provided according to section 254B.19,~~  
61.2 ~~subdivision 1, clause (3);~~
- 61.3 ~~(iv) ASAM level 2.5 partial hospitalization services provided according to section~~  
61.4 ~~254B.19, subdivision 1, clause (4);~~
- 61.5 ~~(v) ASAM level 3.1 clinically managed low-intensity residential services provided~~  
61.6 ~~according to section 254B.19, subdivision 1, clause (5);~~
- 61.7 ~~(vi) ASAM level 3.3 clinically managed population-specific high-intensity residential~~  
61.8 ~~services provided according to section 254B.19, subdivision 1, clause (6); and~~
- 61.9 ~~(vii) ASAM level 3.5 clinically managed high-intensity residential services provided~~  
61.10 ~~according to section 254B.19, subdivision 1, clause (7);~~
- 61.11 (2) comprehensive assessments provided according to ~~sections 245.4863, paragraph (a),~~  
61.12 ~~and 245G.05~~ section 254A.19, subdivision 3;
- 61.13 (3) treatment coordination services provided according to section 245G.07, subdivision  
61.14 1, paragraph (a), clause (5);
- 61.15 (4) peer recovery support services provided according to section 245G.07, subdivision  
61.16 2, clause (8);
- 61.17 (5) withdrawal management services provided according to chapter 245F;
- 61.18 (6) hospital-based treatment services that are licensed according to sections 245G.01 to  
61.19 245G.17 or applicable tribal license and licensed as a hospital under sections 144.50 to  
61.20 144.56;
- 61.21 (7) substance use disorder treatment services with medications for opioid use disorder  
61.22 provided in an opioid treatment program licensed according to sections 245G.01 to 245G.17  
61.23 and 245G.22, or under an applicable Tribal license;
- 61.24 (8) high, medium, and low intensity residential treatment services that are licensed  
61.25 according to sections 245G.01 to 245G.17 and 245G.21 or applicable Tribal license which  
61.26 provide, respectively, 30, 15, and five hours of clinical services each week. This clause  
61.27 expires when the services listed in subdivision 7 become eligible substance use disorder  
61.28 treatment services;
- 61.29 ~~(7)~~ (9) adolescent treatment programs that are licensed as outpatient treatment programs  
61.30 according to sections 245G.01 to 245G.18 or as residential treatment programs according  
61.31 to Minnesota Rules, parts 2960.0010 to 2960.0220, and 2960.0430 to 2960.0490, or  
61.32 applicable tribal license;

62.1 ~~(8)~~ (10) ASAM 3.5 clinically managed high-intensity residential services that are licensed  
62.2 according to sections 245G.01 to 245G.17 and 245G.21 or applicable tribal license, which  
62.3 provide ASAM level of care 3.5 according to section 254B.19, subdivision 1, clause (7),  
62.4 and are provided by a state-operated vendor or to clients who have been civilly committed  
62.5 to the commissioner, present the most complex and difficult care needs, and are a potential  
62.6 threat to the community; and

62.7 ~~(9)~~ (11) room and board facilities that meet the requirements of subdivision 1a.

62.8 (c) Beginning January 1, 2025, or upon federal approval, whichever is later, in addition  
62.9 to the services listed in paragraph (b), clauses (2) to (11), services licensed, as applicable,  
62.10 according to chapter 245G or applicable Tribal license and provided according to the  
62.11 following ASAM levels of care are eligible substance use disorder services:

62.12 (1) ASAM level 0.5 early intervention services provided according to section 254B.19,  
62.13 subdivision 1, clause (1);

62.14 (2) ASAM level 1.0 outpatient services provided according to section 254B.19,  
62.15 subdivision 1, clause (2);

62.16 (3) ASAM level 2.1 intensive outpatient services provided according to section 254B.19,  
62.17 subdivision 1, clause (3); and

62.18 (4) ASAM level 2.5 partial hospitalization services provided according to section  
62.19 254B.19, subdivision 1, clause (4).

62.20 (d) Beginning January 1, 2026, or upon federal approval, whichever is later, in addition  
62.21 to the services listed in paragraph (b), clauses (2) to (11), and paragraph (c), services licensed,  
62.22 as applicable, according to chapter 245G or applicable Tribal license and provided according  
62.23 to the following ASAM levels of care are eligible substance use disorder services:

62.24 (1) ASAM level 3.1 clinically managed low-intensity residential services provided  
62.25 according to section 254B.19, subdivision 1, clause (5);

62.26 (2) ASAM level 3.3 clinically managed population-specific high-intensity residential  
62.27 services provided according to section 254B.19, subdivision 1, clause (6); and

62.28 (3) ASAM level 3.5 clinically managed high-intensity residential services provided  
62.29 according to section 254B.19, subdivision 1, clause (7).

62.30 ~~(e) The commissioner shall establish higher rates for programs that meet the requirements~~  
62.31 ~~of paragraph (b) and one of the following additional requirements:~~

62.32 ~~(1) programs that serve parents with their children if the program:~~

- 63.1 ~~(i) provides on-site child care during the hours of treatment activity that:~~
- 63.2 ~~(A) is licensed under chapter 245A as a child care center under Minnesota Rules, chapter~~
- 63.3 ~~9503; or~~
- 63.4 ~~(B) is licensed under chapter 245A and sections 245G.01 to 245G.19; or~~
- 63.5 ~~(ii) arranges for off-site child care during hours of treatment activity at a facility that is~~
- 63.6 ~~licensed under chapter 245A as:~~
- 63.7 ~~(A) a child care center under Minnesota Rules, chapter 9503; or~~
- 63.8 ~~(B) a family child care home under Minnesota Rules, chapter 9502;~~
- 63.9 ~~(2) culturally specific or culturally responsive programs as defined in section 254B.01,~~
- 63.10 ~~subdivision 4a;~~
- 63.11 ~~(3) disability responsive programs as defined in section 254B.01, subdivision 4b;~~
- 63.12 ~~(4) programs that offer medical services delivered by appropriately credentialed health~~
- 63.13 ~~care staff in an amount equal to two hours per client per week if the medical needs of the~~
- 63.14 ~~client and the nature and provision of any medical services provided are documented in the~~
- 63.15 ~~client file; or~~
- 63.16 ~~(5) programs that offer services to individuals with co-occurring mental health and~~
- 63.17 ~~substance use disorder problems if:~~
- 63.18 ~~(i) the program meets the co-occurring requirements in section 245G.20;~~
- 63.19 ~~(ii) 25 percent of the counseling staff are licensed mental health professionals under~~
- 63.20 ~~section 245I.04, subdivision 2, or are students or licensing candidates under the supervision~~
- 63.21 ~~of a licensed alcohol and drug counselor supervisor and mental health professional under~~
- 63.22 ~~section 245I.04, subdivision 2, except that no more than 50 percent of the mental health~~
- 63.23 ~~staff may be students or licensing candidates with time documented to be directly related~~
- 63.24 ~~to provisions of co-occurring services;~~
- 63.25 ~~(iii) clients scoring positive on a standardized mental health screen receive a mental~~
- 63.26 ~~health diagnostic assessment within ten days of admission;~~
- 63.27 ~~(iv) the program has standards for multidisciplinary case review that include a monthly~~
- 63.28 ~~review for each client that, at a minimum, includes a licensed mental health professional~~
- 63.29 ~~and licensed alcohol and drug counselor, and their involvement in the review is documented;~~
- 63.30 ~~(v) family education is offered that addresses mental health and substance use disorder~~
- 63.31 ~~and the interaction between the two; and~~

64.1 ~~(vi) co-occurring counseling staff shall receive eight hours of co-occurring disorder~~  
64.2 ~~training annually.~~

64.3 ~~(d) In order to be eligible for a higher rate under paragraph (c), clause (1), a program~~  
64.4 ~~that provides arrangements for off-site child care must maintain current documentation at~~  
64.5 ~~the substance use disorder facility of the child care provider's current licensure to provide~~  
64.6 ~~child care services.~~

64.7 ~~(e) Adolescent residential programs that meet the requirements of Minnesota Rules,~~  
64.8 ~~parts 2960.0430 to 2960.0490 and 2960.0580 to 2960.0690, are exempt from the requirements~~  
64.9 ~~in paragraph (c), clause (4), items (i) to (iv).~~

64.10 ~~(f) Subject to federal approval, substance use disorder services that are otherwise covered~~  
64.11 ~~as direct face-to-face services may be provided via telehealth as defined in section 256B.0625,~~  
64.12 ~~subdivision 3b. The use of telehealth to deliver services must be medically appropriate to~~  
64.13 ~~the condition and needs of the person being served. Reimbursement shall be at the same~~  
64.14 ~~rates and under the same conditions that would otherwise apply to direct face-to-face services.~~

64.15 ~~(g) For the purpose of reimbursement under this section, substance use disorder treatment~~  
64.16 ~~services provided in a group setting without a group participant maximum or maximum~~  
64.17 ~~client to staff ratio under chapter 245G shall not exceed a client to staff ratio of 48 to one.~~  
64.18 ~~At least one of the attending staff must meet the qualifications as established under this~~  
64.19 ~~chapter for the type of treatment service provided. A recovery peer may not be included as~~  
64.20 ~~part of the staff ratio.~~

64.21 ~~(h) Payment for outpatient substance use disorder services that are licensed according~~  
64.22 ~~to sections 245G.01 to 245G.17 is limited to six hours per day or 30 hours per week unless~~  
64.23 ~~prior authorization of a greater number of hours is obtained from the commissioner.~~

64.24 ~~(i) Payment for substance use disorder services under this section must start from the~~  
64.25 ~~day of service initiation, when the comprehensive assessment is completed within the~~  
64.26 ~~required timelines.~~

64.27 **EFFECTIVE DATE.** This section is effective August 1, 2024, except the amendments  
64.28 to paragraph (b), clause (1), and the amendment adding paragraphs (c) and (d) are effective  
64.29 the day following final enactment and the amendment adding paragraph (b), clause (8), is  
64.30 effective retroactively from January 1, 2024, with federal approval. The commissioner of  
64.31 human services shall notify the revisor of statutes when federal approval is obtained.

65.1 Sec. 21. Minnesota Statutes 2022, section 254B.05, is amended by adding a subdivision  
65.2 to read:

65.3 Subd. 6. **Enhanced rate requirements.** The commissioner shall establish higher rates  
65.4 for programs that meet the requirements of subdivision 5, paragraphs (b) to (d), and one of  
65.5 the following additional requirements:

65.6 (1) programs that serve parents with their children if the program:

65.7 (i) provides on-site child care during the hours of treatment activity that:

65.8 (A) is licensed under chapter 245A as a child care center under Minnesota Rules, chapter  
65.9 9503; or

65.10 (B) is licensed under chapter 245A and sections 245G.01 to 245G.19; or

65.11 (ii) arranges for off-site child care during hours of treatment activity at a facility that is  
65.12 licensed under chapter 245A as:

65.13 (A) a child care center under Minnesota Rules, chapter 9503; or

65.14 (B) a family child care home under Minnesota Rules, chapter 9502;

65.15 (2) culturally specific or culturally responsive programs as defined in section 254B.01,  
65.16 subdivision 4a;

65.17 (3) disability responsive programs as defined in section 254B.01, subdivision 4b;

65.18 (4) programs that offer medical services delivered by appropriately credentialed health  
65.19 care staff in an amount equal to two hours per client per week if the medical needs of the  
65.20 client and the nature and provision of any medical services provided are documented in the  
65.21 client file; or

65.22 (5) programs that offer services to individuals with co-occurring mental health and  
65.23 substance use disorder problems if:

65.24 (i) the program meets the co-occurring requirements in section 245G.20;

65.25 (ii) 25 percent of the counseling staff are licensed mental health professionals under  
65.26 section 245I.04, subdivision 2, or are students or licensing candidates under the supervision  
65.27 of a licensed alcohol and drug counselor supervisor and mental health professional under  
65.28 section 245I.04, subdivision 2, except that no more than 50 percent of the mental health  
65.29 staff may be students or licensing candidates with time documented to be directly related  
65.30 to provisions of co-occurring services;

66.1 (iii) clients scoring positive on a standardized mental health screen receive a mental  
66.2 health diagnostic assessment within ten days of admission;

66.3 (iv) the program has standards for multidisciplinary case review that include a monthly  
66.4 review for each client that, at a minimum, includes a licensed mental health professional  
66.5 and licensed alcohol and drug counselor, and their involvement in the review is documented;

66.6 (v) family education is offered that addresses mental health and substance use disorder  
66.7 and the interaction between the two; and

66.8 (vi) co-occurring counseling staff shall receive eight hours of co-occurring disorder  
66.9 training annually.

66.10 **EFFECTIVE DATE.** This section is effective August 1, 2024.

66.11 Sec. 22. Minnesota Statutes 2022, section 254B.05, is amended by adding a subdivision  
66.12 to read:

66.13 Subd. 7. **Other rate requirements.** (a) In order to be eligible for a higher rate under  
66.14 subdivision 6, clause (1), a program that provides arrangements for off-site child care must  
66.15 maintain current documentation at the substance use disorder facility of the child care  
66.16 provider's current licensure to provide child care services.

66.17 (b) Adolescent residential programs that meet the requirements of Minnesota Rules,  
66.18 parts 2960.0430 to 2960.0490 and 2960.0580 to 2960.0690, are exempt from the requirements  
66.19 in subdivision 6, clause (5), items (i) to (iv).

66.20 (c) Subject to federal approval, substance use disorder services that are otherwise covered  
66.21 as direct face-to-face services may be provided via telehealth as defined in section 256B.0625,  
66.22 subdivision 3b. The use of telehealth to deliver services must be medically appropriate to  
66.23 the condition and needs of the person being served. Reimbursement shall be at the same  
66.24 rates and under the same conditions that would otherwise apply to direct face-to-face services.

66.25 (d) For the purpose of reimbursement under this section, substance use disorder treatment  
66.26 services provided in a group setting without a group participant maximum or maximum  
66.27 client to staff ratio under chapter 245G shall not exceed a client to staff ratio of 48 to one.  
66.28 At least one of the attending staff must meet the qualifications as established under this  
66.29 chapter for the type of treatment service provided. A recovery peer may not be included as  
66.30 part of the staff ratio.

67.1 (e) Payment for outpatient substance use disorder services that are licensed according  
67.2 to sections 245G.01 to 245G.17 is limited to six hours per day or 30 hours per week unless  
67.3 prior authorization of a greater number of hours is obtained from the commissioner.

67.4 (f) Payment for substance use disorder services under this section must start from the  
67.5 day of service initiation, when the comprehensive assessment is completed within the  
67.6 required timelines.

67.7 **EFFECTIVE DATE.** This section is effective August 1, 2024.

67.8 Sec. 23. Minnesota Statutes 2022, section 254B.12, subdivision 3, is amended to read:

67.9 Subd. 3. **Substance use disorder provider rate increase.** For the eligible substance  
67.10 use disorder services listed in section 254B.05, subdivision 5, and provided on or after July  
67.11 1, 2017, payment rates shall be increased by one percent over the rates in effect on January  
67.12 1, 2017, for vendors who meet the requirements of section 254B.05.

67.13 Sec. 24. Minnesota Statutes 2022, section 254B.12, subdivision 4, is amended to read:

67.14 Subd. 4. **Culturally specific or culturally responsive program and disability**  
67.15 **responsive program provider rate increase.** For the eligible substance use disorder services  
67.16 listed in section 254B.05, subdivision 5, provided by programs that meet the requirements  
67.17 of section 254B.05, subdivision 5, ~~paragraph (e)~~ 6, clauses (1), (2), and (3), on or after  
67.18 January 1, 2022, payment rates shall increase by five percent over the rates in effect on  
67.19 January 1, 2021. The commissioner shall increase prepaid medical assistance capitation  
67.20 rates as appropriate to reflect this increase.

67.21 Sec. 25. Minnesota Statutes 2023 Supplement, section 254B.181, subdivision 1, is amended  
67.22 to read:

67.23 Subdivision 1. **Requirements.** All sober homes must comply with applicable state laws  
67.24 and regulations and local ordinances related to maximum occupancy, fire safety, and  
67.25 sanitation. In addition, all sober homes must:

67.26 (1) maintain a supply of an opiate antagonist in the home in a conspicuous location and  
67.27 post information on proper use;

67.28 (2) have written policies regarding access to all prescribed medications;

67.29 (3) have written policies regarding evictions;

67.30 (4) return all property and medications to a person discharged from the home and retain  
67.31 the items for a minimum of 60 days if the person did not collect them upon discharge. The

68.1 owner must make an effort to contact persons listed as emergency contacts for the discharged  
68.2 person so that the items are returned;

68.3 (5) document the names and contact information for persons to contact in case of an  
68.4 emergency or upon discharge and notification of a family member, or other emergency  
68.5 contact designated by the resident under certain circumstances, including but not limited to  
68.6 death due to an overdose;

68.7 (6) maintain contact information for emergency resources in the community to address  
68.8 mental health and health emergencies;

68.9 (7) have policies on staff qualifications and prohibition against fraternization;

68.10 (8) ~~have a policy on whether the use of medications for opioid use disorder is permissible~~  
68.11 permit residents to use, as directed by a licensed prescriber, legally prescribed and dispensed  
68.12 or administered pharmacotherapies approved by the United States Food and Drug  
68.13 Administration for the treatment of opioid use disorder and other medications approved by  
68.14 the United States Food and Drug Administration to treat co-occurring substance use disorders  
68.15 and mental health conditions;

68.16 (9) have a fee schedule and refund policy;

68.17 (10) have rules for residents;

68.18 (11) have policies that promote resident participation in treatment, self-help groups, or  
68.19 other recovery supports;

68.20 (12) have policies requiring abstinence from alcohol and illicit drugs; and

68.21 (13) distribute the sober home bill of rights.

68.22 **EFFECTIVE DATE.** This section is effective January 1, 2025.

68.23 Sec. 26. Minnesota Statutes 2023 Supplement, section 254B.19, subdivision 1, is amended  
68.24 to read:

68.25 Subdivision 1. **Level of care requirements.** For each client assigned an ASAM level  
68.26 of care, eligible vendors must implement the standards set by the ASAM for the respective  
68.27 level of care. Additionally, vendors must meet the following requirements:

68.28 (1) For ASAM level 0.5 early intervention targeting individuals who are at risk of  
68.29 developing a substance-related problem but may not have a diagnosed substance use disorder,  
68.30 early intervention services may include individual or group counseling, treatment

69.1 coordination, peer recovery support, screening brief intervention, and referral to treatment  
69.2 provided according to section 254A.03, subdivision 3, paragraph (c).

69.3 (2) For ASAM level 1.0 outpatient clients, adults must receive up to eight hours per  
69.4 week of skilled treatment services and adolescents must receive up to five hours per week.  
69.5 Services must be licensed according to section 245G.20 and meet requirements under section  
69.6 256B.0759. Peer recovery and treatment coordination may be provided beyond the hourly  
69.7 skilled treatment service hours allowable per week.

69.8 (3) For ASAM level 2.1 intensive outpatient clients, adults must receive nine to 19 hours  
69.9 per week of skilled treatment services and adolescents must receive six or more hours per  
69.10 week. Vendors must be licensed according to section 245G.20 and must meet requirements  
69.11 under section 256B.0759. Peer recovery services and treatment coordination may be provided  
69.12 beyond the hourly skilled treatment service hours allowable per week. If clinically indicated  
69.13 on the client's treatment plan, this service may be provided in conjunction with room and  
69.14 board according to section 254B.05, subdivision 1a.

69.15 (4) For ASAM level 2.5 partial hospitalization clients, adults must receive 20 hours or  
69.16 more of skilled treatment services. Services must be licensed according to section 245G.20  
69.17 and must meet requirements under section 256B.0759. Level 2.5 is for clients who need  
69.18 daily monitoring in a structured setting, as directed by the individual treatment plan and in  
69.19 accordance with the limitations in section 254B.05, subdivision 5, paragraph (h). If clinically  
69.20 indicated on the client's treatment plan, this service may be provided in conjunction with  
69.21 room and board according to section 254B.05, subdivision 1a.

69.22 (5) For ASAM level 3.1 clinically managed low-intensity residential clients, programs  
69.23 must provide ~~at least 5~~ between nine and 19 hours of skilled treatment services per week  
69.24 according to each client's specific treatment schedule, as directed by the individual treatment  
69.25 plan. Programs must be licensed according to section 245G.20 and must meet requirements  
69.26 under section 256B.0759.

69.27 (6) For ASAM level 3.3 clinically managed population-specific high-intensity residential  
69.28 clients, programs must be licensed according to section 245G.20 and must meet requirements  
69.29 under section 256B.0759. Programs must have 24-hour staffing coverage. Programs must  
69.30 be enrolled as a disability responsive program as described in section 254B.01, subdivision  
69.31 4b, and must specialize in serving persons with a traumatic brain injury or a cognitive  
69.32 impairment so significant, and the resulting level of impairment so great, that outpatient or  
69.33 other levels of residential care would not be feasible or effective. Programs must provide;  
69.34 ~~at a minimum, daily skilled treatment services seven days a~~ 20 or more hours of skilled

70.1 treatment services per week according to each client's specific treatment schedule, as directed  
70.2 by the individual treatment plan.

70.3 (7) For ASAM level 3.5 clinically managed high-intensity residential clients, services  
70.4 must be licensed according to section 245G.20 and must meet requirements under section  
70.5 256B.0759. Programs must have 24-hour staffing coverage and provide, ~~at a minimum,~~  
70.6 ~~daily skilled treatment services seven days a~~ 20 or more hours of skilled treatment services  
70.7 per week according to each client's specific treatment schedule, as directed by the individual  
70.8 treatment plan.

70.9 (8) For ASAM level withdrawal management 3.2 clinically managed clients, withdrawal  
70.10 management must be provided according to chapter 245F.

70.11 (9) For ASAM level withdrawal management 3.7 medically monitored clients, withdrawal  
70.12 management must be provided according to chapter 245F.

70.13 **EFFECTIVE DATE.** This section is effective upon federal approval. The commissioner  
70.14 of human services shall notify the revisor of statutes when federal approval has been obtained.

70.15 Sec. 27. Minnesota Statutes 2023 Supplement, section 256B.0759, subdivision 2, is  
70.16 amended to read:

70.17 Subd. 2. **Provider participation.** (a) Programs licensed by the Department of Human  
70.18 Services as nonresidential substance use disorder treatment programs that receive payment  
70.19 under this chapter must enroll as demonstration project providers and meet the requirements  
70.20 of subdivision 3 by January 1, 2025. Programs that do not meet the requirements of this  
70.21 paragraph are ineligible for payment for services provided under section 256B.0625.

70.22 (b) Programs licensed by the Department of Human Services as residential treatment  
70.23 programs according to section 245G.21 that receive payment under this chapter must enroll  
70.24 as demonstration project providers and meet the requirements of subdivision 3 by January  
70.25 1, 2024. Programs that do not meet the requirements of this paragraph are ineligible for  
70.26 payment for services provided under section 256B.0625.

70.27 (c) Programs licensed by the Department of Human Services as residential treatment  
70.28 programs according to section 245G.21 that receive payment under this chapter ~~and~~, are  
70.29 licensed as a hospital under sections 144.50 to 144.581 ~~must~~, and provide only ASAM 3.7  
70.30 medically monitored inpatient level of care are not required to enroll as demonstration  
70.31 project providers ~~and meet the requirements of subdivision 3 by January 1, 2025.~~ Programs  
70.32 meeting these criteria must submit evidence of providing the required level of care to the  
70.33 commissioner to be exempt from enrolling in the demonstration.

71.1 (d) Programs licensed by the Department of Human Services as withdrawal management  
71.2 programs according to chapter 245F that receive payment under this chapter must enroll as  
71.3 demonstration project providers and meet the requirements of subdivision 3 by January 1,  
71.4 2024. Programs that do not meet the requirements of this paragraph are ineligible for payment  
71.5 for services provided under section 256B.0625.

71.6 (e) Out-of-state residential substance use disorder treatment programs that receive  
71.7 payment under this chapter must enroll as demonstration project providers and meet the  
71.8 requirements of subdivision 3 by January 1, 2024. Programs that do not meet the requirements  
71.9 of this paragraph are ineligible for payment for services provided under section 256B.0625.

71.10 (f) Tribally licensed programs may elect to participate in the demonstration project and  
71.11 meet the requirements of subdivision 3. The Department of Human Services must consult  
71.12 with Tribal Nations to discuss participation in the substance use disorder demonstration  
71.13 project.

71.14 (g) The commissioner shall allow providers enrolled in the demonstration project before  
71.15 July 1, 2021, to receive applicable rate enhancements authorized under subdivision 4 for  
71.16 all services provided on or after the date of enrollment, except that the commissioner shall  
71.17 allow a provider to receive applicable rate enhancements authorized under subdivision 4  
71.18 for services provided on or after July 22, 2020, to fee-for-service enrollees, and on or after  
71.19 January 1, 2021, to managed care enrollees, if the provider meets all of the following  
71.20 requirements:

71.21 (1) the provider attests that during the time period for which the provider is seeking the  
71.22 rate enhancement, the provider took meaningful steps in their plan approved by the  
71.23 commissioner to meet the demonstration project requirements in subdivision 3; and

71.24 (2) the provider submits attestation and evidence, including all information requested  
71.25 by the commissioner, of meeting the requirements of subdivision 3 to the commissioner in  
71.26 a format required by the commissioner.

71.27 (h) The commissioner may recoup any rate enhancements paid under paragraph (g) to  
71.28 a provider that does not meet the requirements of subdivision 3 by July 1, 2021.

71.29 Sec. 28. Minnesota Statutes 2022, section 256B.0759, subdivision 4, is amended to read:

71.30 Subd. 4. **Provider payment rates.** (a) Payment rates for participating providers must  
71.31 be increased for services provided to medical assistance enrollees. To receive a rate increase,  
71.32 participating providers must meet demonstration project requirements and provide evidence  
71.33 of formal referral arrangements with providers delivering step-up or step-down levels of

72.1 care. Providers that have enrolled in the demonstration project but have not met the provider  
72.2 standards under subdivision 3 as of July 1, 2022, are not eligible for a rate increase under  
72.3 this subdivision until the date that the provider meets the provider standards in subdivision  
72.4 3. Services provided from July 1, 2022, to the date that the provider meets the provider  
72.5 standards under subdivision 3 shall be reimbursed at rates according to section 254B.05,  
72.6 subdivision 5, ~~paragraph~~ paragraphs (b) to (d). Rate increases paid under this subdivision  
72.7 to a provider for services provided between July 1, 2021, and July 1, 2022, are not subject  
72.8 to recoupment when the provider is taking meaningful steps to meet demonstration project  
72.9 requirements that are not otherwise required by law, and the provider provides documentation  
72.10 to the commissioner, upon request, of the steps being taken.

72.11 (b) The commissioner may temporarily suspend payments to the provider according to  
72.12 section 256B.04, subdivision 21, paragraph (d), if the provider does not meet the requirements  
72.13 in paragraph (a). Payments withheld from the provider must be made once the commissioner  
72.14 determines that the requirements in paragraph (a) are met.

72.15 (c) For substance use disorder services under section 254B.05, subdivision 5, paragraph  
72.16 (b), clause ~~(8)~~ (10), provided on or after July 1, 2020, payment rates must be increased by  
72.17 25 percent over the rates in effect on December 31, 2019.

72.18 (d) For substance use disorder services under section 254B.05, subdivision 5, paragraph  
72.19 (b), clauses (1), (6), and (7), and paragraphs (c) and (d), and adolescent treatment programs  
72.20 that are licensed as outpatient treatment programs according to sections 245G.01 to 245G.18,  
72.21 provided on or after January 1, 2021, payment rates must be increased by 20 percent over  
72.22 the rates in effect on December 31, 2020.

72.23 (e) Effective January 1, 2021, and contingent on annual federal approval, managed care  
72.24 plans and county-based purchasing plans must reimburse providers of the substance use  
72.25 disorder services meeting the criteria described in paragraph (a) who are employed by or  
72.26 under contract with the plan an amount that is at least equal to the fee-for-service base rate  
72.27 payment for the substance use disorder services described in paragraphs (c) and (d). The  
72.28 commissioner must monitor the effect of this requirement on the rate of access to substance  
72.29 use disorder services and residential substance use disorder rates. Capitation rates paid to  
72.30 managed care organizations and county-based purchasing plans must reflect the impact of  
72.31 this requirement. This paragraph expires if federal approval is not received at any time as  
72.32 required under this paragraph.

72.33 (f) Effective July 1, 2021, contracts between managed care plans and county-based  
72.34 purchasing plans and providers to whom paragraph (e) applies must allow recovery of

73.1 payments from those providers if, for any contract year, federal approval for the provisions  
73.2 of paragraph (e) is not received, and capitation rates are adjusted as a result. Payment  
73.3 recoveries must not exceed the amount equal to any decrease in rates that results from this  
73.4 provision.

73.5 Sec. 29. Laws 2021, First Special Session chapter 7, article 11, section 38, as amended  
73.6 by Laws 2022, chapter 98, article 4, section 50, is amended to read:

73.7 **Sec. 38. DIRECTION TO THE COMMISSIONER; SUBSTANCE USE DISORDER**  
73.8 **TREATMENT PAPERWORK REDUCTION.**

73.9 (a) The commissioner of human services, in consultation with counties, tribes, managed  
73.10 care organizations, substance use disorder treatment professional associations, and other  
73.11 relevant stakeholders, shall develop, assess, and recommend systems improvements to  
73.12 minimize regulatory paperwork and improve systems for substance use disorder programs  
73.13 licensed under Minnesota Statutes, chapter 245A, and regulated under Minnesota Statutes,  
73.14 chapters 245F and 245G, and Minnesota Rules, chapters 2960 and 9530. The commissioner  
73.15 of human services shall make available any resources needed from other divisions within  
73.16 the department to implement systems improvements.

73.17 (b) The commissioner of health shall make available needed information and resources  
73.18 from the Division of Health Policy.

73.19 (c) The Office of MN.IT Services shall provide advance consultation and implementation  
73.20 of the changes needed in data systems.

73.21 (d) The commissioner of human services shall contract with a vendor that has experience  
73.22 with developing statewide system changes for multiple states at the payer and provider  
73.23 levels. If the commissioner, after exercising reasonable diligence, is unable to secure a  
73.24 vendor with the requisite qualifications, the commissioner may select the best qualified  
73.25 vendor available. When developing recommendations, the commissioner shall consider  
73.26 input from all stakeholders. The commissioner's recommendations shall maximize benefits  
73.27 for clients and utility for providers, regulatory agencies, and payers.

73.28 (e) The commissioner of human services and the contracted vendor shall follow the  
73.29 recommendations from the report issued in response to Laws 2019, First Special Session  
73.30 chapter 9, article 6, section 76.

73.31 (f) ~~Within two years of contracting with a qualified vendor according to paragraph (d)~~  
73.32 By December 15, 2024, the commissioner of human services shall take steps to implement

74.1 paperwork reductions and systems improvements within the commissioner's authority and  
 74.2 submit to the chairs and ranking minority members of the legislative committees with  
 74.3 jurisdiction over health and human services a report that includes recommendations for  
 74.4 changes in statutes that would further enhance systems improvements to reduce paperwork.  
 74.5 The report shall include a summary of the approaches developed and assessed by the  
 74.6 commissioner of human services and stakeholders and the results of any assessments  
 74.7 conducted.

74.8 Sec. 30. **REPEALER.**

74.9 Minnesota Statutes 2022, section 245G.22, subdivisions 4 and 7, are repealed.

## 74.10 ARTICLE 6

### 74.11 DIRECT CARE AND TREATMENT

74.12 Section 1. Minnesota Statutes 2022, section 246.71, subdivision 3, is amended to read:

74.13 Subd. 3. **Patient.** "Patient" means any person who is receiving treatment from or  
 74.14 committed to a ~~secure~~ state-operated treatment facility program, including the Minnesota  
 74.15 Sex Offender Program.

74.16 Sec. 2. Minnesota Statutes 2022, section 246.71, subdivision 4, is amended to read:

74.17 Subd. 4. **Employee of a ~~secure treatment facility~~ state-operated treatment program**  
 74.18 **or employee.** "Employee of a ~~secure treatment facility~~ state-operated treatment program"  
 74.19 or "employee" means an employee of ~~the Minnesota Security Hospital or a secure treatment~~  
 74.20 ~~facility operated by the Minnesota Sex Offender Program~~ any state-operated treatment  
 74.21 program.

74.22 Sec. 3. Minnesota Statutes 2022, section 246.71, subdivision 5, is amended to read:

74.23 Subd. 5. **~~Secure treatment facility~~ State-operated treatment program.** "~~Secure~~  
 74.24 ~~treatment facility~~" "State-operated treatment program" means ~~the Minnesota Security~~  
 74.25 ~~Hospital and the Minnesota Sex Offender Program facility in Moose Lake and any portion~~  
 74.26 ~~of the Minnesota Sex Offender Program operated by the Minnesota Sex Offender Program~~  
 74.27 ~~at the Minnesota Security Hospital~~ any state-operated treatment program under the  
 74.28 jurisdiction of the executive board, including the Minnesota Sex Offender Program,  
 74.29 community behavioral health hospitals, crisis centers, residential facilities, outpatient  
 74.30 services, and other community-based services under the executive board's control.

75.1 Sec. 4. Minnesota Statutes 2022, section 246.711, is amended to read:

75.2 **246.711 CONDITIONS FOR APPLICABILITY OF PROCEDURES.**

75.3 Subdivision 1. **Request for procedures.** An employee of a ~~secure treatment facility~~  
75.4 state-operated treatment program may request that the procedures of sections 246.71 to  
75.5 246.722 be followed when the employee may have experienced a significant exposure to a  
75.6 patient.

75.7 Subd. 2. **Conditions.** The ~~secure treatment facility~~ state-operated treatment program  
75.8 shall follow the procedures in sections 246.71 to 246.722 when all of the following conditions  
75.9 are met:

75.10 (1) a licensed physician, advanced practice registered nurse, or physician assistant  
75.11 determines that a significant exposure has occurred following the protocol under section  
75.12 246.721;

75.13 (2) the licensed physician, advanced practice registered nurse, or physician assistant for  
75.14 the employee needs the patient's blood-borne pathogens test results to begin, continue,  
75.15 modify, or discontinue treatment in accordance with the most current guidelines of the  
75.16 United States Public Health Service, because of possible exposure to a blood-borne pathogen;  
75.17 and

75.18 (3) the employee consents to providing a blood sample for testing for a blood-borne  
75.19 pathogen.

75.20 Sec. 5. Minnesota Statutes 2022, section 246.712, subdivision 1, is amended to read:

75.21 Subdivision 1. **Information to patient.** (a) Before seeking any consent required by the  
75.22 procedures under sections 246.71 to 246.722, a ~~secure treatment facility~~ state-operated  
75.23 treatment program shall inform the patient that the patient's blood-borne pathogen test  
75.24 results, without the patient's name or other uniquely identifying information, shall be reported  
75.25 to the employee if requested and that test results collected under sections 246.71 to 246.722  
75.26 are for medical purposes as set forth in section 246.718 and may not be used as evidence  
75.27 in any criminal proceedings or civil proceedings, except for procedures under sections  
75.28 144.4171 to 144.4186.

75.29 (b) The ~~secure treatment facility~~ state-operated treatment program shall inform the patient  
75.30 of the insurance protections in section 72A.20, subdivision 29.

76.1 (c) The ~~secure treatment facility~~ state-operated treatment program shall inform the patient  
76.2 that the patient may refuse to provide a blood sample and that the patient's refusal may result  
76.3 in a request for a court order to require the patient to provide a blood sample.

76.4 (d) The ~~secure treatment facility~~ state-operated treatment program shall inform the patient  
76.5 that the ~~secure treatment facility~~ state-operated treatment program will advise the employee  
76.6 of a ~~secure treatment facility~~ state-operated treatment program of the confidentiality  
76.7 requirements and penalties before the employee's health care provider discloses any test  
76.8 results.

76.9 Sec. 6. Minnesota Statutes 2022, section 246.712, subdivision 2, is amended to read:

76.10 Subd. 2. **Information to ~~secure treatment facility~~ state-operated treatment program**  
76.11 **employee.** (a) Before disclosing any information about the patient, the ~~secure treatment~~  
76.12 ~~facility~~ state-operated treatment program shall inform the employee of a ~~secure treatment~~  
76.13 ~~facility~~ state-operated treatment program of the confidentiality requirements of section  
76.14 246.719 and that the person may be subject to penalties for unauthorized release of test  
76.15 results about the patient under section 246.72.

76.16 (b) The ~~secure treatment facility~~ state-operated treatment program shall inform the  
76.17 employee of the insurance protections in section 72A.20, subdivision 29.

76.18 Sec. 7. Minnesota Statutes 2022, section 246.713, is amended to read:

76.19 **246.713 DISCLOSURE OF POSITIVE BLOOD-BORNE PATHOGEN TEST**  
76.20 **RESULTS.**

76.21 If the conditions of sections 246.711 and 246.712 are met, the ~~secure treatment facility~~  
76.22 state-operated treatment program shall ask the patient if the patient has ever had a positive  
76.23 test for a blood-borne pathogen. The ~~secure treatment facility~~ state-operated treatment  
76.24 program must attempt to get existing test results under this section before taking any steps  
76.25 to obtain a blood sample or to test for blood-borne pathogens. The ~~secure treatment facility~~  
76.26 state-operated treatment program shall disclose the patient's blood-borne pathogen test  
76.27 results to the employee without the patient's name or other uniquely identifying information.

76.28 Sec. 8. Minnesota Statutes 2022, section 246.714, is amended to read:

76.29 **246.714 CONSENT PROCEDURES GENERALLY.**

76.30 (a) For purposes of sections 246.71 to 246.722, whenever the ~~secure treatment facility~~  
76.31 state-operated treatment program is required to seek consent, the ~~secure treatment facility~~

77.1 state-operated treatment program shall obtain consent from a patient or a patient's  
77.2 representative consistent with other law applicable to consent.

77.3 (b) Consent is not required if the ~~secure treatment facility~~ state-operated treatment  
77.4 program has made reasonable efforts to obtain the representative's consent and consent  
77.5 cannot be obtained within 24 hours of a significant exposure.

77.6 (c) If testing of available blood occurs without consent because the patient is unconscious  
77.7 or unable to provide consent, and a representative cannot be located, the ~~secure treatment~~  
77.8 ~~facility~~ state-operated treatment program shall provide the information required in section  
77.9 246.712 to the patient or representative whenever it is possible to do so.

77.10 (d) If a patient dies before an opportunity to consent to blood collection or testing under  
77.11 sections 246.71 to 246.722, the ~~secure treatment facility~~ state-operated treatment program  
77.12 does not need consent of the patient's representative for purposes of sections 246.71 to  
77.13 246.722.

77.14 Sec. 9. Minnesota Statutes 2022, section 246.715, subdivision 1, is amended to read:

77.15 Subdivision 1. **Procedures with consent.** If a sample of the patient's blood is available,  
77.16 the ~~secure treatment facility~~ state-operated treatment program shall ensure that blood is  
77.17 tested for blood-borne pathogens with the consent of the patient, provided the conditions  
77.18 in sections 246.711 and 246.712 are met.

77.19 Sec. 10. Minnesota Statutes 2022, section 246.715, subdivision 2, is amended to read:

77.20 Subd. 2. **Procedures without consent.** If the patient has provided a blood sample, but  
77.21 does not consent to blood-borne pathogens testing, the ~~secure treatment facility~~ state-operated  
77.22 treatment program shall ensure that the blood is tested for blood-borne pathogens if the  
77.23 employee requests the test, provided all of the following criteria are met:

77.24 (1) the employee and ~~secure treatment facility~~ state-operated treatment program have  
77.25 documented exposure to blood or body fluids during performance of the employee's work  
77.26 duties;

77.27 (2) a licensed physician, advanced practice registered nurse, or physician assistant has  
77.28 determined that a significant exposure has occurred under section 246.711 and has  
77.29 documented that blood-borne pathogen test results are needed for beginning, modifying,  
77.30 continuing, or discontinuing medical treatment for the employee as recommended by the  
77.31 most current guidelines of the United States Public Health Service;

78.1 (3) the employee provides a blood sample for testing for blood-borne pathogens as soon  
78.2 as feasible;

78.3 (4) the ~~secure treatment facility~~ state-operated treatment program asks the patient to  
78.4 consent to a test for blood-borne pathogens and the patient does not consent;

78.5 (5) the ~~secure treatment facility~~ state-operated treatment program has provided the patient  
78.6 and the employee with all of the information required by section 246.712; and

78.7 (6) the ~~secure treatment facility~~ state-operated treatment program has informed the  
78.8 employee of the confidentiality requirements of section 246.719 and the penalties for  
78.9 unauthorized release of patient information under section 246.72.

78.10 Sec. 11. Minnesota Statutes 2022, section 246.715, subdivision 3, is amended to read:

78.11 Subd. 3. **Follow-up.** The ~~secure treatment facility~~ state-operated treatment program shall  
78.12 inform the patient whose blood was tested of the results. The ~~secure treatment facility~~  
78.13 state-operated treatment program shall inform the employee's health care provider of the  
78.14 patient's test results without the patient's name or other uniquely identifying information.

78.15 Sec. 12. Minnesota Statutes 2022, section 246.716, subdivision 1, is amended to read:

78.16 Subdivision 1. **Procedures with consent.** (a) If a blood sample is not otherwise available,  
78.17 the ~~secure treatment facility~~ state-operated treatment program shall obtain consent from the  
78.18 patient before collecting a blood sample for testing for blood-borne pathogens. The consent  
78.19 process shall include informing the patient that the patient may refuse to provide a blood  
78.20 sample and that the patient's refusal may result in a request for a court order under subdivision  
78.21 2 to require the patient to provide a blood sample.

78.22 (b) If the patient consents to provide a blood sample, the ~~secure treatment facility~~  
78.23 state-operated treatment program shall collect a blood sample and ensure that the sample  
78.24 is tested for blood-borne pathogens.

78.25 (c) The ~~secure treatment facility~~ state-operated treatment program shall inform the  
78.26 employee's health care provider about the patient's test results without the patient's name  
78.27 or other uniquely identifying information. The ~~secure treatment facility~~ state-operated  
78.28 treatment program shall inform the patient of the test results.

78.29 (d) If the patient refuses to provide a blood sample for testing, the ~~secure treatment~~  
78.30 facility state-operated treatment program shall inform the employee of the patient's refusal.

79.1 Sec. 13. Minnesota Statutes 2022, section 246.716, subdivision 2, is amended to read:

79.2 Subd. 2. **Procedures without consent.** (a) A ~~secure treatment facility~~ state-operated  
79.3 treatment program or an employee of a ~~secure treatment facility~~ state-operated treatment  
79.4 program may bring a petition for a court order to require a patient to provide a blood sample  
79.5 for testing for blood-borne pathogens. The petition shall be filed in the district court in the  
79.6 county where the patient is receiving treatment from the ~~secure treatment facility~~  
79.7 state-operated treatment program. The ~~secure treatment facility~~ state-operated treatment  
79.8 program shall serve the petition on the patient three days before a hearing on the petition.  
79.9 The petition shall include one or more affidavits attesting that:

79.10 (1) the ~~secure treatment facility~~ state-operated treatment program followed the procedures  
79.11 in sections 246.71 to 246.722 and attempted to obtain blood-borne pathogen test results  
79.12 according to those sections;

79.13 (2) a licensed physician, advanced practice registered nurse, or physician assistant  
79.14 knowledgeable about the most current recommendations of the United States Public Health  
79.15 Service has determined that a significant exposure has occurred to the employee of a ~~secure~~  
79.16 ~~treatment facility~~ state-operated treatment program under section 246.721; and

79.17 (3) a physician, advanced practice registered nurse, or physician assistant has documented  
79.18 that the employee has provided a blood sample and consented to testing for blood-borne  
79.19 pathogens and blood-borne pathogen test results are needed for beginning, continuing,  
79.20 modifying, or discontinuing medical treatment for the employee under section 246.721.

79.21 (b) Facilities shall cooperate with petitioners in providing any necessary affidavits to  
79.22 the extent that facility staff can attest under oath to the facts in the affidavits.

79.23 (c) The court may order the patient to provide a blood sample for blood-borne pathogen  
79.24 testing if:

79.25 (1) there is probable cause to believe the employee of a ~~secure treatment facility~~  
79.26 state-operated treatment program has experienced a significant exposure to the patient;

79.27 (2) the court imposes appropriate safeguards against unauthorized disclosure that must  
79.28 specify the persons who have access to the test results and the purposes for which the test  
79.29 results may be used;

79.30 (3) a licensed physician, advanced practice registered nurse, or physician assistant for  
79.31 the employee of a ~~secure treatment facility~~ state-operated treatment program needs the test  
79.32 results for beginning, continuing, modifying, or discontinuing medical treatment for the  
79.33 employee; and

80.1 (4) the court finds a compelling need for the test results. In assessing compelling need,  
80.2 the court shall weigh the need for the court-ordered blood collection and test results against  
80.3 the interests of the patient, including, but not limited to, privacy, health, safety, or economic  
80.4 interests. The court shall also consider whether involuntary blood collection and testing  
80.5 would serve the public interests.

80.6 (d) The court shall conduct the proceeding in camera unless the petitioner or the patient  
80.7 requests a hearing in open court and the court determines that a public hearing is necessary  
80.8 to the public interest and the proper administration of justice.

80.9 (e) The patient may arrange for counsel in any proceeding brought under this subdivision.

80.10 Sec. 14. Minnesota Statutes 2022, section 246.717, is amended to read:

80.11 **246.717 NO DISCRIMINATION.**

80.12 A ~~secure treatment facility~~ state-operated treatment program shall not withhold care or  
80.13 treatment on the requirement that the patient consent to blood-borne pathogen testing under  
80.14 sections 246.71 to 246.722.

80.15 Sec. 15. Minnesota Statutes 2022, section 246.72, is amended to read:

80.16 **246.72 PENALTY FOR UNAUTHORIZED RELEASE OF INFORMATION.**

80.17 Unauthorized release of the patient's name or other uniquely identifying information  
80.18 under sections 246.71 to 246.722 is subject to the remedies and penalties under sections  
80.19 13.08 and 13.09. This section does not preclude private causes of action against an individual,  
80.20 state agency, statewide system, political subdivision, or person responsible for releasing  
80.21 private data, or confidential or private information on the ~~inmate~~ patient.

80.22 Sec. 16. Minnesota Statutes 2022, section 246.721, is amended to read:

80.23 **246.721 PROTOCOL FOR EXPOSURE TO BLOOD-BORNE PATHOGENS.**

80.24 (a) A ~~secure treatment facility~~ state-operated treatment program shall follow applicable  
80.25 Occupational Safety and Health Administration guidelines under Code of Federal  
80.26 Regulations, title 29, part 1910.1030, for blood-borne pathogens.

80.27 (b) Every ~~secure treatment facility~~ state-operated treatment program shall adopt and  
80.28 follow a postexposure protocol for employees at a ~~secure treatment facility~~ state-operated  
80.29 treatment program who have experienced a significant exposure. The postexposure protocol  
80.30 must adhere to the most current recommendations of the United States Public Health Service  
80.31 and include, at a minimum, the following:

- 81.1 (1) a process for employees to report an exposure in a timely fashion;
- 81.2 (2) a process for an infectious disease specialist, or a licensed physician, advanced  
81.3 practice registered nurse, or physician assistant who is knowledgeable about the most current  
81.4 recommendations of the United States Public Health Service in consultation with an infectious  
81.5 disease specialist, (i) to determine whether a significant exposure to one or more blood-borne  
81.6 pathogens has occurred, and (ii) to provide, under the direction of a licensed physician,  
81.7 advanced practice registered nurse, or physician assistant, a recommendation or  
81.8 recommendations for follow-up treatment appropriate to the particular blood-borne pathogen  
81.9 or pathogens for which a significant exposure has been determined;
- 81.10 (3) if there has been a significant exposure, a process to determine whether the patient  
81.11 has a blood-borne pathogen through disclosure of test results, or through blood collection  
81.12 and testing as required by sections 246.71 to 246.722;
- 81.13 (4) a process for providing appropriate counseling prior to and following testing for a  
81.14 blood-borne pathogen regarding the likelihood of blood-borne pathogen transmission and  
81.15 follow-up recommendations according to the most current recommendations of the United  
81.16 States Public Health Service, recommendations for testing, and treatment;
- 81.17 (5) a process for providing appropriate counseling under clause (4) to the employee of  
81.18 a ~~secure treatment facility~~ state-operated treatment program and to the patient; and
- 81.19 (6) compliance with applicable state and federal laws relating to data practices,  
81.20 confidentiality, informed consent, and the patient bill of rights.

81.21 Sec. 17. Minnesota Statutes 2022, section 246.722, is amended to read:

81.22 **246.722 IMMUNITY.**

81.23 A ~~secure treatment facility~~ state-operated treatment program, licensed physician, advanced  
81.24 practice registered nurse, physician assistant, and designated health care personnel are  
81.25 immune from liability in any civil, administrative, or criminal action relating to the disclosure  
81.26 of test results of a patient to an employee of a ~~secure treatment facility~~ state-operated  
81.27 treatment program and the testing of a blood sample from the patient for blood-borne  
81.28 pathogens if a good faith effort has been made to comply with sections 246.71 to 246.722.

81.29 Sec. 18. Laws 2023, chapter 61, article 8, section 13, subdivision 2, is amended to read:

81.30 Subd. 2. **Membership.** (a) The task force shall consist of the following members,  
81.31 appointed as follows:

- 82.1 (1) a member appointed by the governor;
- 82.2 (2) the commissioner of human services, or a designee;
- 82.3 (3) a member representing Department of Human Services direct care and treatment  
82.4 services who has experience with civil commitments, appointed by the commissioner of  
82.5 human services;
- 82.6 (4) the ombudsman for mental health and developmental disabilities;
- 82.7 (5) a hospital representative, appointed by the Minnesota Hospital Association;
- 82.8 (6) a county representative, appointed by the Association of Minnesota Counties;
- 82.9 (7) a county social services representative, appointed by the Minnesota Association of  
82.10 County Social Service Administrators;
- 82.11 (8) a member appointed by the ~~Minnesota Civil Commitment Defense Panel~~ Hennepin  
82.12 County Commitment Defense Project;
- 82.13 (9) a county attorney, appointed by the Minnesota County Attorneys Association;
- 82.14 (10) a county sheriff, appointed by the Minnesota Sheriffs' Association;
- 82.15 (11) a member appointed by the Minnesota Psychiatric Society;
- 82.16 (12) a member appointed by the Minnesota Association of Community Mental Health  
82.17 Programs;
- 82.18 (13) a member appointed by the National Alliance on Mental Illness Minnesota;
- 82.19 (14) the Minnesota Attorney General;
- 82.20 (15) three individuals from organizations representing racial and ethnic groups that are  
82.21 overrepresented in the criminal justice system, appointed by the commissioner of corrections;  
82.22 and
- 82.23 (16) one member of the public with lived experience directly related to the task force's  
82.24 purposes, appointed by the governor.
- 82.25 (b) Appointments must be made no later than July 15, 2023.
- 82.26 (c) Member compensation and reimbursement for expenses are governed by Minnesota  
82.27 Statutes, section 15.059, subdivision 3.
- 82.28 (d) A member of the legislature may not serve as a member of the task force.

83.1

**ARTICLE 7**

83.2

**MISCELLANEOUS**

83.3 Section 1. Minnesota Statutes 2022, section 254A.03, subdivision 1, is amended to read:

83.4 Subdivision 1. **Alcohol and Other Drug Abuse Section.** There is hereby created an  
83.5 Alcohol and Other Drug Abuse Section in the Department of Human Services. This section  
83.6 shall be headed by a director. The commissioner may place the director's position in the  
83.7 unclassified service if the position meets the criteria established in section 43A.08,  
83.8 subdivision 1a. The section shall:

83.9 (1) conduct and foster basic research relating to the cause, prevention and methods of  
83.10 diagnosis, treatment and recovery of persons with substance misuse and substance use  
83.11 disorder;

83.12 (2) coordinate and review all activities and programs of all the various state departments  
83.13 as they relate to problems associated with substance misuse and substance use disorder;

83.14 (3) develop, demonstrate, and disseminate new methods and techniques for prevention,  
83.15 early intervention, treatment and recovery support for substance misuse and substance use  
83.16 disorder;

83.17 (4) gather facts and information about substance misuse and substance use disorder, and  
83.18 about the efficiency and effectiveness of prevention, treatment, and recovery support services  
83.19 from all comprehensive programs, including programs approved or licensed by the  
83.20 commissioner of human services or the commissioner of health or accredited by the Joint  
83.21 Commission on Accreditation of Hospitals. The state authority is authorized to require  
83.22 information from comprehensive programs which is reasonable and necessary to fulfill  
83.23 these duties. When required information has been previously furnished to a state or local  
83.24 governmental agency, the state authority shall collect the information from the governmental  
83.25 agency. The state authority shall disseminate facts and summary information about problems  
83.26 associated with substance misuse and substance use disorder to public and private agencies,  
83.27 local governments, local and regional planning agencies, and the courts for guidance to and  
83.28 assistance in prevention, treatment and recovery support;

83.29 (5) inform and educate the general public on substance misuse and substance use disorder;

83.30 (6) serve as the state authority concerning substance misuse and substance use disorder  
83.31 by monitoring the conduct of diagnosis and referral services, research and comprehensive  
83.32 programs. The state authority shall submit a biennial report to the governor ~~and the legislature~~  
83.33 containing a description of public services delivery and recommendations concerning

84.1 increase of coordination and quality of services, and decrease of service duplication and  
84.2 cost;

84.3 (7) establish a state plan which shall set forth goals and priorities for a comprehensive  
84.4 continuum of care for substance misuse and substance use disorder for Minnesota. All state  
84.5 agencies operating substance misuse or substance use disorder programs or administering  
84.6 state or federal funds for such programs shall annually set their program goals and priorities  
84.7 in accordance with the state plan. Each state agency shall annually submit its plans and  
84.8 budgets to the state authority for review. The state authority shall certify whether proposed  
84.9 services comply with the comprehensive state plan and advise each state agency of review  
84.10 findings;

84.11 (8) make contracts with and grants to public and private agencies and organizations,  
84.12 both profit and nonprofit, and individuals, using federal funds, and state funds as authorized  
84.13 to pay for costs of state administration, including evaluation, statewide programs and services,  
84.14 research and demonstration projects, and American Indian programs;

84.15 (9) receive and administer money available for substance misuse and substance use  
84.16 disorder programs under the alcohol, drug abuse, and mental health services block grant,  
84.17 United States Code, title 42, sections 300X to 300X-9;

84.18 (10) solicit and accept any gift of money or property for purposes of Laws 1973, chapter  
84.19 572, and any grant of money, services, or property from the federal government, the state,  
84.20 any political subdivision thereof, or any private source;

84.21 (11) with respect to substance misuse and substance use disorder programs serving the  
84.22 American Indian community, establish guidelines for the employment of personnel with  
84.23 considerable practical experience in substance misuse and substance use disorder, and  
84.24 understanding of social and cultural problems related to substance misuse and substance  
84.25 use disorder, in the American Indian community.

84.26 Sec. 2. Minnesota Statutes 2023 Supplement, section 256B.4914, subdivision 10, is  
84.27 amended to read:

84.28 Subd. 10. **Evaluation of information and data.** (a) The commissioner shall, within  
84.29 available resources, conduct research and gather data and information from existing state  
84.30 systems or other outside sources on the following items:

84.31 (1) differences in the underlying cost to provide services and care across the state;

85.1 (2) mileage, vehicle type, lift requirements, incidents of individual and shared rides, and  
85.2 units of transportation for all day services, which must be collected from providers using  
85.3 the rate management worksheet and entered into the rates management system; and

85.4 (3) the distinct underlying costs for services provided by a license holder under sections  
85.5 245D.05, 245D.06, 245D.07, 245D.071, 245D.081, and 245D.09, and for services provided  
85.6 by a license holder certified under section 245D.33.

85.7 (b) The commissioner, in consultation with stakeholders, shall review and evaluate the  
85.8 following values already in subdivisions 6 to 9, or issues that impact all services, including,  
85.9 but not limited to:

85.10 (1) values for transportation rates;

85.11 (2) values for services where monitoring technology replaces staff time;

85.12 (3) values for indirect services;

85.13 (4) values for nursing;

85.14 (5) values for the facility use rate in day services, and the weightings used in the day  
85.15 service ratios and adjustments to those weightings;

85.16 (6) values for workers' compensation as part of employee-related expenses;

85.17 (7) values for unemployment insurance as part of employee-related expenses;

85.18 (8) direct care workforce labor market measures;

85.19 (9) any changes in state or federal law with a direct impact on the underlying cost of  
85.20 providing home and community-based services;

85.21 (10) outcome measures, determined by the commissioner, for home and community-based  
85.22 services rates determined under this section; and

85.23 (11) different competitive workforce factors by service, as determined under subdivision  
85.24 10b.

85.25 ~~(e) The commissioner shall report to the chairs and the ranking minority members of~~  
85.26 ~~the legislative committees and divisions with jurisdiction over health and human services~~  
85.27 ~~policy and finance with the information and data gathered under paragraphs (a) and (b) on~~  
85.28 ~~January 15, 2021, with a full report, and a full report once every four years thereafter.~~

85.29 ~~(d)~~ (c) Beginning July 1, 2022, the commissioner shall renew analysis and implement  
85.30 changes to the regional adjustment factors once every six years. Prior to implementation,

86.1 the commissioner shall consult with stakeholders on the methodology to calculate the  
86.2 adjustment.

86.3 Sec. 3. Minnesota Statutes 2023 Supplement, section 256B.4914, subdivision 10a, is  
86.4 amended to read:

86.5 Subd. 10a. **Reporting and analysis of cost data.** (a) The commissioner must ensure  
86.6 that wage values and component values in subdivisions 5 to 9 reflect the cost to provide the  
86.7 service. As determined by the commissioner, in consultation with stakeholders identified  
86.8 in subdivision 17, a provider enrolled to provide services with rates determined under this  
86.9 section must submit requested cost data to the commissioner to support research on the cost  
86.10 of providing services that have rates determined by the disability waiver rates system.

86.11 Requested cost data may include, but is not limited to:

86.12 (1) worker wage costs;

86.13 (2) benefits paid;

86.14 (3) supervisor wage costs;

86.15 (4) executive wage costs;

86.16 (5) vacation, sick, and training time paid;

86.17 (6) taxes, workers' compensation, and unemployment insurance costs paid;

86.18 (7) administrative costs paid;

86.19 (8) program costs paid;

86.20 (9) transportation costs paid;

86.21 (10) vacancy rates; and

86.22 (11) other data relating to costs required to provide services requested by the  
86.23 commissioner.

86.24 (b) At least once in any five-year period, a provider must submit cost data for a fiscal  
86.25 year that ended not more than 18 months prior to the submission date. The commissioner  
86.26 shall provide each provider a 90-day notice prior to its submission due date. If a provider  
86.27 fails to submit required reporting data, the commissioner shall provide notice to providers  
86.28 that have not provided required data 30 days after the required submission date, and a second  
86.29 notice for providers who have not provided required data 60 days after the required  
86.30 submission date. The commissioner shall temporarily suspend payments to the provider if

87.1 cost data is not received 90 days after the required submission date. Withheld payments  
87.2 shall be made once data is received by the commissioner.

87.3 (c) The commissioner shall conduct a random validation of data submitted under  
87.4 paragraph (a) to ensure data accuracy. The commissioner shall analyze cost documentation  
87.5 in paragraph (a) and provide recommendations for adjustments to cost components.

87.6 (d) The commissioner shall analyze cost data submitted under paragraph (a) ~~and, in~~  
87.7 ~~consultation with stakeholders identified in subdivision 17, may submit recommendations~~  
87.8 ~~on component values and inflationary factor adjustments to the chairs and ranking minority~~  
87.9 ~~members of the legislative committees with jurisdiction over human services once every~~  
87.10 ~~four years beginning January 1, 2021. The commissioner shall make recommendations in~~  
87.11 ~~conjunction with reports submitted to the legislature according to subdivision 10, paragraph~~  
87.12 ~~(e).~~ The commissioner shall release cost data in an aggregate form. Cost data from individual  
87.13 providers must not be released except as provided for in current law.

87.14 (e) The commissioner shall use data collected in paragraph (a) to determine the  
87.15 compliance with requirements identified under subdivision 10d. The commissioner shall  
87.16 identify providers who have not met the thresholds identified under subdivision 10d on the  
87.17 Department of Human Services website for the year for which the providers reported their  
87.18 costs.

87.19 Sec. 4. Minnesota Statutes 2022, section 256B.69, subdivision 5k, is amended to read:

87.20 Subd. 5k. **Actuarial soundness.** ~~(a)~~ Rates paid to managed care plans and county-based  
87.21 purchasing plans shall satisfy requirements for actuarial soundness. In order to comply with  
87.22 this subdivision, the rates must:

87.23 (1) be neither inadequate nor excessive;

87.24 (2) satisfy federal requirements;

87.25 (3) in the case of contracts with incentive arrangements, not exceed 105 percent of the  
87.26 approved capitation payments attributable to the enrollees or services covered by the incentive  
87.27 arrangement;

87.28 (4) be developed in accordance with generally accepted actuarial principles and practices;

87.29 (5) be appropriate for the populations to be covered and the services to be furnished  
87.30 under the contract; and

88.1 (6) be certified as meeting the requirements of federal regulations by actuaries who meet  
88.2 the qualification standards established by the American Academy of Actuaries and follow  
88.3 the practice standards established by the Actuarial Standards Board.

88.4 ~~(b) Each year within 30 days of the establishment of plan rates the commissioner shall~~  
88.5 ~~report to the chairs and ranking minority members of the senate Health and Human Services~~  
88.6 ~~Budget Division and the house of representatives Health Care and Human Services Finance~~  
88.7 ~~Division to certify how each of these conditions have been met by the new payment rates.~~

88.8 Sec. 5. Minnesota Statutes 2022, section 402A.16, subdivision 2, is amended to read:

88.9 Subd. 2. **Duties.** The Human Services Performance Council shall:

88.10 (1) hold meetings at least quarterly that are in compliance with Minnesota's Open Meeting  
88.11 Law under chapter 13D;

88.12 (2) annually review the annual performance data submitted by counties or service delivery  
88.13 authorities;

88.14 (3) review and advise the commissioner on department procedures related to the  
88.15 implementation of the performance management system and system process requirements  
88.16 and on barriers to process improvement in human services delivery;

88.17 (4) advise the commissioner on the training and technical assistance needs of county or  
88.18 service delivery authority and department personnel;

88.19 (5) review instances in which a county or service delivery authority has not made adequate  
88.20 progress on a performance improvement plan and make recommendations to the  
88.21 commissioner under section 402A.18;

88.22 (6) consider appeals from counties or service delivery authorities that are in the remedies  
88.23 process and make recommendations to the commissioner on resolving the issue;

88.24 (7) convene working groups to update and develop outcomes, measures, and performance  
88.25 thresholds for the performance management system and, on an annual basis, present these  
88.26 recommendations to the commissioner, including recommendations on when a particular  
88.27 essential human services program has a balanced set of program measures in place;

88.28 (8) make recommendations on human services administrative rules or statutes that could  
88.29 be repealed in order to improve service delivery; and

88.30 (9) provide information to stakeholders on the council's role and regularly collect  
88.31 stakeholder input on performance management system performance; and.

89.1 ~~(10) submit an annual report to the legislature and the commissioner, which includes a~~  
89.2 ~~comprehensive report on the performance of individual counties or service delivery~~  
89.3 ~~authorities as it relates to system measures; a list of counties or service delivery authorities~~  
89.4 ~~that have been required to create performance improvement plans and the areas identified~~  
89.5 ~~for improvement as part of the remedies process; a summary of performance improvement~~  
89.6 ~~training and technical assistance activities offered to the county personnel by the department;~~  
89.7 ~~recommendations on administrative rules or state statutes that could be repealed in order to~~  
89.8 ~~improve service delivery; recommendations for system improvements, including updates~~  
89.9 ~~to system outcomes, measures, and thresholds; and a response from the commissioner.~~

89.10 Sec. 6. **REPEALER.**

89.11 Minnesota Statutes 2022, sections 245G.011, subdivision 5; 252.34; 256.01, subdivisions  
89.12 39 and 41; 256B.79, subdivision 6; and 256K.45, subdivision 2, are repealed.

**245G.011 BEHAVIORAL HEALTH CRISIS FACILITIES GRANTS.**

Subd. 5. **Report.** The commissioner shall report to the legislative committees with jurisdiction over mental health issues and capital investment. The report is due by February 15 of each odd-numbered year and must include information on the projects funded and the programs and services provided in those facilities.

**245G.22 OPIOID TREATMENT PROGRAMS.**

Subd. 4. **High dose requirements.** A client being administered or dispensed a dose beyond that set forth in subdivision 6, paragraph (a), that exceeds 150 milligrams of methadone or 24 milligrams of buprenorphine daily, and for each subsequent increase, must meet face-to-face with a prescribing practitioner. The meeting must occur before the administration or dispensing of the increased medication dose.

Subd. 7. **Restrictions for unsupervised use of methadone hydrochloride.** (a) If a medical director or prescribing practitioner assesses and determines that a client meets the criteria in subdivision 6 and may be dispensed a medication used for the treatment of opioid addiction, the restrictions in this subdivision must be followed when the medication to be dispensed is methadone hydrochloride. The results of the assessment must be contained in the client file. The number of unsupervised use medication doses per week in paragraphs (b) to (d) is in addition to the number of unsupervised use medication doses a client may receive for days the clinic is closed for business as allowed by subdivision 6, paragraph (a).

(b) During the first 90 days of treatment, the unsupervised use medication supply must be limited to a maximum of a single dose each week and the client shall ingest all other doses under direct supervision.

(c) In the second 90 days of treatment, the unsupervised use medication supply must be limited to two doses per week.

(d) In the third 90 days of treatment, the unsupervised use medication supply must not exceed three doses per week.

(e) In the remaining months of the first year, a client may be given a maximum six-day unsupervised use medication supply.

(f) After one year of continuous treatment, a client may be given a maximum two-week unsupervised use medication supply.

(g) After two years of continuous treatment, a client may be given a maximum one-month unsupervised use medication supply, but must make monthly visits to the program.

**252.34 REPORT BY COMMISSIONER OF HUMAN SERVICES.**

Beginning January 1, 2013, the commissioner of human services shall provide a biennial report to the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services policy and funding. The report must provide a summary of overarching goals and priorities for persons with disabilities, including the status of how each of the following programs administered by the commissioner is supporting the overarching goals and priorities:

(1) home and community-based services waivers for persons with disabilities under sections 256B.092 and 256B.49;

(2) home care services under section 256B.0652; and

(3) other relevant programs and services as determined by the commissioner.

**256.01 COMMISSIONER OF HUMAN SERVICES; POWERS, DUTIES.**

Subd. 39. **Dedicated funds report.** By October 1, 2014, and with each February forecast thereafter, the commissioner of human services must provide to the chairs and ranking minority members of the house of representatives and senate committees with jurisdiction over health and human services finance a report of all dedicated funds and accounts. The report must include the name of the dedicated fund or account; a description of its purpose, and the legal citation for its creation; the beginning balance, projected receipts, and expenditures; and the ending balance for each fund and account.

Subd. 41. **Reports on interagency agreements and intra-agency transfers.** The commissioner of human services shall provide quarterly reports to the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services policy and finance on:

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(1) interagency agreements or service-level agreements and any renewals or extensions of existing interagency or service-level agreements with a state department under section 15.01, state agency under section 15.012, or the Department of Information Technology Services, with a value of more than \$100,000, or related agreements with the same department or agency with a cumulative value of more than \$100,000; and

(2) transfers of appropriations of more than \$100,000 between accounts within or between agencies.

The report must include the statutory citation authorizing the agreement, transfer or dollar amount, purpose, and effective date of the agreement, the duration of the agreement, and a copy of the agreement.

**256.975 MINNESOTA BOARD ON AGING.**

Subd. 7f. **Exemptions from long-term care options counseling for assisted living.** Individuals shall be exempt from the requirements outlined in subdivision 7e in the following circumstances:

(1) the individual is seeking a lease-only arrangement in a subsidized housing setting;

(2) the individual has previously received a long-term care consultation assessment under section 256B.0911. In this instance, the assessor who completes the long-term care consultation assessment will issue a verification code and provide it to the individual;

(3) the individual is receiving or is being evaluated for hospice services from a hospice provider licensed under sections 144A.75 to 144A.755; or

(4) the individual has used financial planning services and created a long-term care plan as defined by the commissioner in the 12 months prior to signing a lease or contract with a licensed assisted living facility.

Subd. 7g. **Long-term care options counseling at hospital discharge.** (a) Hospitals shall refer all individuals described in paragraph (b) prior to discharge from an inpatient hospital stay to the Senior LinkAge Line for long-term care options counseling. Hospitals shall make these referrals using referral protocols and processes developed under subdivision 7. The purpose of the counseling is to support persons with current or anticipated long-term care needs in making informed choices among options that include the most cost-effective and least restrictive setting.

(b) The individuals who shall be referred under paragraph (a) include older adults who are at risk of nursing home placement. Protocols for identifying at-risk individuals shall be developed under subdivision 7, paragraph (b), clause (12).

(c) Counseling provided under this subdivision shall meet the requirements for the consultation required under subdivision 7e.

**256B.79 INTEGRATED CARE FOR HIGH-RISK PREGNANT WOMEN.**

Subd. 6. **Report.** By January 31, 2021, and every two years thereafter, the commissioner shall report to the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services policy and finance on the status and outcomes of the grant program. The report must:

(1) describe the capacity of collaboratives receiving grants under this section;

(2) contain aggregate information about enrollees served within targeted populations;

(3) describe the utilization of enhanced prenatal services;

(4) for enrollees identified with maternal substance use disorders, describe the utilization of substance use treatment and dispositions of any child protection cases;

(5) contain data on outcomes within targeted populations and compare these outcomes to outcomes statewide, using standard categories of race and ethnicity; and

(6) include recommendations for continuing the program or sustaining improvements through other means.

**256K.45 HOMELESS YOUTH ACT.**

Subd. 2. **Homeless youth report.** The commissioner shall prepare a biennial report, beginning in February 2015, which provides meaningful information to the legislative committees having jurisdiction over the issue of homeless youth, that includes, but is not limited to: (1) a list of the

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areas of the state with the greatest need for services and housing for homeless youth, and the level and nature of the needs identified; (2) details about grants made, including shelter-linked youth mental health grants under section 256K.46; (3) the distribution of funds throughout the state based on population need; (4) follow-up information, if available, on the status of homeless youth and whether they have stable housing two years after services are provided; and (5) any other outcomes for populations served to determine the effectiveness of the programs and use of funding.

**256R.18 REPORT BY COMMISSIONER OF HUMAN SERVICES.**

(a) Beginning January 1, 2019, the commissioner shall provide to the house of representatives and senate committees with jurisdiction over nursing facility payment rates a biennial report on the effectiveness of the reimbursement system in improving quality, restraining costs, and any other features of the system as determined by the commissioner.

(b) This section expires January 1, 2026.