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State of Minnesota

HOUSE OF REPRESENTATIVES

A bill for an act

relating to human services; creating an Office of Eligibility Services; proposing

EIGHTY-NINTH SESSION

н. г. №. 2458

03/08/2016 Authored by Thissen and Halverson The bill was read for the first time and referred to the Committee on Health and Human Services Reform

coding for new law as Minnesota Statutes, chapter 256R.

1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [256R.01] OFFICE OF ELIGIBILITY SERVICES.
1.6	Subdivision 1. Creation. A state Office of Eligibility Services is created.
1.7	Subd. 2. Director. (a) The office shall be under the direction of a director who
1.8	shall be appointed by the governor, with the advice and consent of the senate, for a term
1.9	ending on June 30 of the sixth calendar year after appointment. Senate confirmation of
1.10	the director shall be as provided by section 15.066. The director shall appoint deputies
1.11	to serve in the office as necessary to fulfill the duties of the office. The director may
1.12	delegate to a subordinate employee the exercise of a specified statutory power or duty,
1.13	subject to the control of the director. Every delegation must be by written order filed
1.14	with the secretary of state.
1.15	(b) The director shall be in the unclassified service, but may be removed only for
1.16	cause.
1.17	Subd. 3. Duties. (a) The director of eligibility services shall determine initial and
1.18	ongoing client eligibility for:
1.19	(1) social service and income assistance programs administered under chapters 256,
1.20	256D, 256E, 256F, 256I, 256J, 256K, 256N, and 256P;
1.21	(2) mental health and chemical dependency programs administered under chapters
1.22	245, 253C, 254A, and 254B;
1.23	(3) health care programs administered under chapters 256, 256B, and 256L;

Section 1. 1

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(4) programs for persons with disabilities administered under chapters 245	D, 248,
252, 256C, and 256Q;	
(5) student higher education grant, loan, and assistance programs administ	ered
under chapter 136A;	
(6) student prekindergarten through grade 12 scholarship, nutrition, and ass	sistance
programs administered under chapters 119A to 127A; and	
(7) housing assistance programs administered under chapters 462A and 462	<u>2C.</u>
(b) The director of eligibility services shall work with the commissioners of	of the
elevant state agencies and directors of relevant local agencies to coordinate elig	<u>;ibility</u>
letermination for the programs listed in paragraph (a) with program operations,	and to
treamline, simplify, and consolidate the application and renewal process for per	rsons
seeking or receiving assistance through the programs.	
Sec. 2. TRANSFER OF DUTIES.	
(a) Minnesota Statutes, section 15.039, applies to the transfer of duties requ	uired by
Minnesota Statutes, chapter 256R.	
(b) The commissioner of administration, with approval of the governor, ma	
eorganization orders under Minnesota Statutes, section 16B.37, as necessary to	carry out
he transfer of duties required by Minnesota Statutes, chapter 256R. The provisi	on of
Minnesota Statutes, section 16B.37, subdivision 1, stating that transfers under the	at section
may be made only to an agency that has been in existence for at least one year d	oes not
apply to transfers to an agency created by Minnesota Statutes, chapter 256R.	
Sec. 3. CONFORMING STATUTORY CHANGES.	
The revisor of statutes, in consultation with the house of representatives an	d senate
taff and representatives of relevant state and local agencies, shall prepare a bill	for
ntroduction in the 2017 legislative session proposing the statutory changes need	led to
mplement the transfers of duties required by Minnesota Statutes, chapter 256R.	
Sec. 4. EFFECTIVE DATE.	
Sections 1 to 3 are effective July 1, 2017.	

Sec. 4. 2