KLL/NS

23-01253

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3255

(SENATE AUTH	IORS: OUM	OU VERBETEN)
DATE 04/13/2023	D-PG 4788	OFFICIAL STATUS Introduction and first reading Referred to Judiciary and Public Safety

1.1	A bill for an act
1.2 1.3	relating to public safety; establishing a task force on the statewide response to substance abuse; requiring reports; appropriating money.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. TASK FORCE ON THE STATEWIDE RESPONSE TO SUBSTANCE
1.6	<u>ABUSE.</u>
1.7	Subdivision 1. Establishment. The Task Force on the Statewide Response to Substance
1.8	Abuse is established to review the ways in which the state's justice, social service, and health
1.9	systems currently respond to individuals who abuse substances or commit controlled
1.10	substance offenses, to examine approaches taken in other jurisdictions, and to make policy
1.11	and funding recommendations to the legislature.
1.12	Subd. 2. Membership. (a) The task force consists of the following members:
1.13	(1) the commissioner of public safety;
1.14	(2) the commissioner of human services;
1.15	(3) the commissioner of corrections, or a designee;
1.16	(4) the commissioner of health, or a designee;
1.17	(5) the chief justice, or a designee;
1.18	(6) the state public defender, or a designee;
1.19	(7) a county attorney appointed by the Minnesota County Attorneys Association;

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2.1	<u>(8)</u> a rep	presentative from In	idian health servic	es or a Tribal council appo	ointed by the
2.2	Indian Affa	irs Council;			
2.3	<u>(9)</u> a rep	presentative of the C	Community Correc	ctions Act counties appoin	ited by the
2.4	Minnesota	Association of Con	munity Correctio	n Act Counties;	
2.5	<u>(10) a p</u>	eace officer, as defi	ned in Minnesota	Statutes, section 626.84, s	subdivision 1,
2.6	paragraph (c), who is a membe	er of a multijurisdi	ctional drug task force app	pointed by the
2.7	Minnesota	Chiefs of Police As	sociation;		
2.8	<u>(11) a p</u>	eace officer, as defi	ned in Minnesota	Statutes, section 626.84, s	subdivision 1,
2.9	paragraph (c), appointed by the	e Minnesota Sheri	ffs' Association;	
2.10	<u>(12) a m</u>	nember of the Minn	esota State Board	of Pharmacy appointed by	y the board's
2.11	president;				
2.12	<u>(13)</u> a m	nember of the Opiat	e Epidemic Respo	onse Advisory Council app	pointed by the
2.13	council's ch	air;			
2.14	<u>(14) a re</u>	presentative from a	community healt	h board appointed by the c	ommissioner of
2.15	health;				
2.16	<u>(15)</u> a m	nember representing	g sober living prog	grams or substance use dis	order programs
2.17	licensed un	der Minnesota Statu	ites, chapter 245G	, appointed by the commiss	sioner of human
2.18	services;				
2.19	<u>(16) a m</u>	nember of the Minn	esota Association	of County Social Service	Administrators
2.20	appointed b	by the association's	president;		
2.21	<u>(17)</u> a pr	ublic member with	a substance use di	sorder who has experience	e in the criminal
2.22	justice syste	em appointed by the	e governor; and		
2.23	<u>(18) a p</u>	ublic member who	has been the victing	m of a crime relating to su	bstance abuse
2.24	appointed b	y the governor.			
2.25	<u>(b)</u> App	ointments must be	made no later than	August 30, 2023.	
2.26	(c) Publ	ic members identifi	ed in paragraph (a	a), clauses (17) and (18), a	re eligible for
2.27	<u>compensati</u>	on and expense rein	nbursement consi	stent with Minnesota Statu	ites, section
2.28	<u>15.059, sub</u>	division 3. All othe	er members shall s	erve without compensation	<u>n.</u>
2.29	<u>(d) Men</u>	nbers of the task for	rce serve at the ple	easure of the appointing au	thority or until
2.30	the task for	ce expires. Vacanci	es shall be filled b	y the appointing authority	consistent with
2.31	the qualific	ations of the vacation	ng member requir	ed by this subdivision.	

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3.1	Subd. 3. (Officers; meeting	s. (a) The commiss	ioner of public safety and	the commissioner
3.2				he task force may elect of	
3.3	necessary.				
3.4	(b) The co	ommissioner of p	ublic safety shall c	convene the first meeting	of the task force
3.5	no later than	September 15, 20	23, and shall prov	ide meeting space and a	dministrative
3.6	assistance the	rough the Office o	f Justice Programs	s as necessary for the task	c force to conduct
3.7	its work.				
3.8	(c) The ta	sk force shall me	et at least monthly	or upon the call of a coo	hair. The task
3.9	force shall m	eet sufficiently er	ough to accompli	sh the tasks identified in	this section.
3.10	Meetings of t	the task force are	subject to Minnes	ota Statutes, chapter 13D) <u>.</u>
3.11	Subd. 4.	Duties. (a) The ta	sk force shall, at a	minimum:	
3.12	(1) collect	t and analyze data	on controlled subs	tance offenses, deaths an	d hospitalizations
3.13	from controll	led substance over	rdoses, and other s	societal impacts related to	o substance use
3.14	disorders;				
3.15	(2) analyz	ze the law enforce	ment response to	substance abuse in Minn	esota and other
3.16	jurisdictions;	<u>.</u>			
3.17	(3) analyz	ze the judicial sys	tem response to su	ubstance abuse in Minnes	sota and other
3.18	jurisdictions,	including a revie	w of treatment con	urts and diversion progra	<u>ms;</u>
3.19	(4) analyz	ze the prosecutori	al response to sub	stance abuse in Minnesot	ta and other
3.20	jurisdictions,	including charging	ng decisions, plea	bargains, and the use of	pretrial and
3.21	precharge div	version programs;			
3.22	(5) analyz	ze the correctional	l response to subst	ance abuse in Minnesota	and other
3.23	jurisdictions,	including the use	of mandatory drug	testing, required particip	ation in substance
3.24	abuse treatme	ent programs as a	condition of proba	ation, the effectiveness of	f substance abuse
3.25	treatment pro	grams offered to in	ncarcerated individ	luals, and the effectivenes	s of the challenge
3.26	incarceration	program;			
3.27	(6) analyz	ze the human serv	ices and health res	sponse to substance abus	e in Minnesota
3.28	and other jur	isdictions, includi	ng the effectivene	ss of prevention program	ns, availability of
3.29	inpatient and	outpatient treatm	ent programs, fun	ding for participation in	those programs,
3.30	and the outco	omes for participa	nts in those progra	ams;	
3.31	(7) receiv	e input from men	bers of community	ties that have been affect	ed by criminal
3.32	activity and c	other social costs	associated with su	bstance abuse;	

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4.1 (8) receive input from members of communities that have been affected by the

4.2 criminalization of substance abuse; and

- 4.3 (9) make recommendations for coordination of services, adoption of prevention models,
- 4.4 expansion of effective treatment services, levels of funding, statutory changes, and other
- 4.5 <u>community and legislative action to address substance abuse in Minnesota.</u>
- 4.6 (b) At its discretion, the task force may examine other related issues consistent with this
- 4.7 <u>section.</u>
- 4.8 Subd. 5. Reports. (a) The task force shall submit annual reports to the chairs and ranking

4.9 minority members of the house of representatives and senate committees and divisions with

4.10 jurisdiction over public safety finance and policy, human services finance and policy, health

- 4.11 finance and policy, and judiciary finance and policy.
- 4.12 (b) The task force shall submit a preliminary report on or before March 1, 2024.
- 4.13 (c) The task force shall submit a supplemental report on or before February 1, 2025.
- 4.14 (d) The task force shall submit a final report on or before January 15, 2026.
- 4.15 <u>Subd. 6.</u> Expiration. The task force expires the day after submitting its final report under
 4.16 subdivision 5.
- 4.17 **EFFECTIVE DATE.** This section is effective July 1, 2023.

4.18 Sec. 2. TASK FORCE ON THE STATEWIDE RESPONSE TO SUBSTANCE

4.19 **ABUSE; APPROPRIATION.**

- 4.20 \$..... in fiscal year 2024 is appropriated from the general fund to the commissioner of
- 4.21 public safety to implement the Task Force on the Statewide Response to Substance Abuse.
- 4.22 The base for this appropriation is \$0 in fiscal year 2027 and beyond.