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State of Minnesota

A bill for an act

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HOUSE OF REPRESENTATIVES

NINETY-FIRST SESSION H. F. No. 1507

02/21/2019 Authored by Stephenson, Mahoney, Noor, Bernardy, Dehn and others
The bill was read for the first time and referred to the Committee on Labor
03/11/2019 Adoption of Report: Amended and re-referred to the Committee on Ways and Means

05/04/2020 Adoption of Report: Placed on the General Register as Amended Read for the Second Time

05/07/2020 Calendar for the Day Read for the Third Time

1.1

Passed by the House and transmitted to the Senate

relating to state government; establishing the COVID-19 Economic Security Act; 1 2 modifying loans during public health emergency; providing for small business 1.3 loans and grants; providing grants for expanding broadband and telemedicine; 1.4 providing housing assistance; expanding personal care assistance services; 1.5 increasing personal care assistant rates; providing penalties; appropriating money; 1.6 amending Minnesota Statutes 2018, section 48.512, subdivisions 2, 3; Minnesota 1.7 Statutes 2019 Supplement, sections 256B.0659, subdivision 11; 256B.85, 1.8 subdivision 16. 1.9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.10 **ARTICLE 1** 1.11 **COVID-19 ECONOMIC SECURITY ACT:** 1.12 LOANS DURING PUBLIC EMERGENCY 1.13 Section 1. Minnesota Statutes 2018, section 48.512, subdivision 2, is amended to read: 1.14 Subd. 2. Required information. Before opening or authorizing signatory power over 1.15 a transaction account, a financial intermediary shall require one applicant to provide the 1.16 following information on an application document signed by the applicant: 1.17 (a) full name; 1.18 (b) birth date; 1.19 (c) address of residence; 1.20 (d) address of current employment, if employed; 1.21 (e) telephone numbers of residence and place of employment, if any; 1.22 (f) Social Security number; 1.23

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(g) driver's license or identification card number issued pursuant to section 171.07. If
the applicant does not have a driver's license or identification card, the applicant may provide
an identification document number issued for identification purposes by any state, federal,
or foreign government if the document includes the applicant's photograph, full name, birth
date, and signature. A valid Wisconsin driver's license without a photograph may be accepted
in satisfaction of the requirement of this paragraph until January 1, 1985;

- (h) whether the applicant has had a transaction account at the same or another financial intermediary within 12 months immediately preceding the application, and if so, the name of the financial intermediary;
- (i) whether the applicant has had a transaction account closed by a financial intermediary without the applicant's consent within 12 months immediately preceding the application, and if so, the reason the account was closed; and
- (j) whether the applicant has been convicted of a criminal offense because of the use of a check or other similar item within 24 months immediately preceding the application.
- A financial intermediary may require an applicant to disclose additional information.
 - An applicant who makes a false material statement that the applicant does not believe to be true in an application document with respect to information required to be provided by this subdivision is guilty of perjury. The financial intermediary shall notify the applicant of the provisions of this paragraph.

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

Sec. 2. Minnesota Statutes 2018, section 48.512, subdivision 3, is amended to read:

Subd. 3. Confirm no involuntary closing Confirmation. Before opening or authorizing signatory power over a transaction account, the financial intermediary shall attempt to verify the information disclosed for subdivision 2, clause (i). Inquiries made to verify this information through persons in the business of providing such information must include an inquiry based on the applicant's identification number provided under subdivision 2, clause (g). The financial intermediary may not open or authorize signatory power over a transaction account if (i) the applicant had a transaction account closed by a financial intermediary without consent because of issuance by the applicant of dishonored checks within 12 months immediately preceding the application, or (ii) the applicant has been convicted of a criminal offense because of the use of a check or other similar item within 24 months immediately preceding the application.

	If the transaction account is refused pursuant to this subdivision due to information
<u>ob</u>	tained in subdivision 2, clauses (i) and (j), the reasons for the refusal shall be given to
the	e applicant in writing and the applicant shall be allowed to provide additional information.
	EFFECTIVE DATE. This section is effective the day following final enactment.
Ç	Sec. 3. REPAYMENT OF CONSUMER SMALL LOANS AND CONSUMER
<u>SI</u>	HORT-TERM LOANS DURING PUBLIC HEALTH EMERGENCY.
	Subdivision 1. Definitions. (a) For the purposes of this section, the terms defined in this
su	bdivision have the meanings given.
	(b) "Borrower" means an individual who obtains a consumer small loan or a consumer
sh	ort-term loan and who resides in the jurisdiction covered by the public health emergency
at	the time the loan is originated.
	(c) "Consumer small loan lender" has the meaning given in Minnesota Statutes, section
<u>47</u>	.60, subdivision 1, paragraph (b).
	(d) "Consumer small loan" has the meaning given in Minnesota Statutes, section 47.60,
su	bdivision 1, paragraph (a).
	(e) "Consumer short-term lender" has the meaning given in Minnesota Statutes, section
47	.601, subdivision 1, paragraph (e).
	(f) "Consumer short-term loan" has the meaning given in Minnesota Statutes, section
<u>47</u>	.601, subdivision 1, paragraph (d).
	(g) "Public health emergency" means a peacetime emergency declared under Minnesota
St	atutes, section 12.31, subdivision 2, by the governor in an executive order that relates to
C	OVID-19.
	Subd. 2. Repayment terms during public health emergency. (a) Notwithstanding any
ot]	her law to the contrary, a consumer small loan or consumer short-term loan made by a
co	nsumer small loan lender or consumer short-term lender to a borrower executed while
h	is section is in effect must extend the repayment period for the loan, including applicable
in	terest, fees, penalties, and charges, to allow the borrower to repay the loan in equal
ins	stallments over a period of 12 months.
	(b) The total dollar amount of interest, fees, penalties, and charges for a loan covered
by	this section must not exceed the total dollar amount of interest, fees, penalties, and charges
tha	at would be owed if the loan had been made pursuant to Minnesota Statutes, section 47.60
or	47 601 and outside of a public health emergency

(c)	A violation of this section is a violation of Minnesota Statutes, section 325F.69, and
enforce	eable by the attorney general under Minnesota Statutes, section 8.31. In addition, the
commi	ssioner of commerce has all the authority provided under Minnesota Statutes, section
5.027	, to ensure compliance with this section.
<u>(d)</u>	A consumer small loan or consumer short-term loan that violates this section is void
nd un	enforceable against the borrower.
<u>(e)</u>	A consumer small loan lender or consumer short-term lender who violates this
ubdivi	ision is liable to the borrower for all money collected or received in connection with
ne loai	n, a civil penalty of \$500, and reasonable attorney fees and court costs.
EF]	FECTIVE DATE. This section is effective the day following final enactment and
applies	to loans executed between that date and February 15, 2021.
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Sec. 2	4. <u>SMALL BUSINESS EMERGENCY LOAN PROGRAM; TRANSFER.</u>
\$5,0	000,000 in fiscal year 2020 is transferred from the loan guarantee trust fund account
the s	special revenue fund under Minnesota Statutes, section 116J.881, subdivision 4, to
ne con	nmissioner of employment and economic development for deposit in the small
usines	ss emergency loan account in the special revenue fund under Minnesota Statutes,
ection	116M.18, subdivision 9, to make loans as set forth in Executive Order 20-15,
rovidi	ing Immediate Relief to Small Businesses During the COVID-19 Peacetime
Emerge	ency.
EF	FECTIVE DATE. This section is effective the day following final enactment.
Sec. 5	5. SMALL BUSINESS EMERGENCY LOAN PROGRAM; APPROPRIATIONS.
<u>(a)</u>	\$50,000,000 in fiscal year 2020 is appropriated from the general fund to the
commi	ssioner of employment and economic development for loans under paragraph (b).
Funds	are available until December 31, 2020.
<u>(b)</u>	Money appropriated under paragraph (a) shall be used to make loans as set forth in
Execut	ive Order 20-15, Providing Immediate Relief to Small Businesses During the
COVII	D-19 Peacetime Emergency, except that these loans shall be available to any business
hat car	n demonstrate a financial impact from the COVID-19 peacetime emergency, and not
ust to	those in industries specifically mentioned in the governor's executive orders. Of the
\$50,00	0,000 appropriated:
(1)	\$11,000,000 is for making loans as specified in paragraph (c):

5.1	(2) \$8,000,000 is for making loans as specified in paragraph (d); and
5.2	(3) \$10,000,000 is for making loans as specified in paragraph (e).
5.3	(c) Loans under this paragraph are available only to businesses employing no more than
5.4	the equivalent of six full-time persons in Minnesota. The terms of these loans will be the
5.5	same as those under Executive Order 20-15, except that:
5.6	(1) the maximum loan amount is \$15,000;
5.7	(2) payments on loans are deferred for 12 months instead of six; and
5.8	(3) up to 100 percent of the loan may be forgiven if the commissioner approves and the
5.9	business continues operating in the community at substantially the same levels for two years
5.10	following loan disbursement.
5.11	(d) Loans under this paragraph are available only to businesses employing the equivalent
5.12	of at least seven but not more than 20 full-time persons in Minnesota. The terms of these
5.13	loans will be the same as those under Executive Order 20-15, except that:
5.14	(1) the maximum loan amount is \$20,000;
5.15	(2) payments on loans are deferred for 12 months instead of six; and
5.16	(3) up to an additional 25 percent of the loan may be forgiven if the commissioner
5.17	approves and the business continues operating in the community at substantially the same
5.18	levels for a third year following loan disbursement.
5.19	(e) Loans under this paragraph are available only to:
5.20	(1) minority business enterprises, as defined in Minnesota Statutes, section 116M.14,
5.21	subdivision 5; or
5.22	(2) operators of permanent indoor retail space that has a strong ethnic cultural orientation
5.23	and is leased primarily to very small businesses.
5.24	The terms of these loans will be the same as those under Executive Order 20-15, except
5.25	that for loans under clause (2):
5.26	(i) there is no maximum loan amount;
5.27	(ii) payments on loans are deferred for 12 months instead of six;
5.28	(iii) up to an additional 25 percent of the loan may be forgiven if the commissioner
5.29	approves and the business continues operating in the community at substantially the same
5.30	levels for a third year following loan disbursement, however, no part of the loan may be

6.1	forgiven unless the loan recipient has offered forgiveness of at least 50 percent of rent due
6.2	from existing vendors during the COVID-19 peacetime emergency; and
6.3	(iv) loan funds must be used primarily for maintaining existing vendors as tenants, such
6.4	as through full or partial forgiveness of rent during the COVID-19 peacetime emergency.
6.5	(f) The commissioner of management and budget must determine whether any of the
6.6	expenditures an appropriation is made for under this section is an eligible use of federal
6.7	funding received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act,
6.8	Public Law 116-136, title V. If the commissioner of management and budget determines
6.9	an expenditure is eligible for funding under title V of the CARES Act, the amount for the
6.10	eligible expenditure is appropriated from the account where CARES Act money has been
6.11	deposited and the corresponding amount appropriated under this section cancels to the
6.12	general fund.
6.13	EFFECTIVE DATE. This section is effective the day following final enactment.
6.14	Sec. 6. APPROPRIATIONS GIVEN EFFECT ONCE.
6.15	If an appropriation in this act is enacted more than once in the 2020 regular legislative
6.16	session, the appropriation must be given effect only once.
6.17	ARTICLE 2
6.18	COVID-19 ECONOMIC SECURITY ACT:
6.19	GRANTS FOR BROADBAND AND TELEMEDICINE EQUIPMENT
6.20	Section 1. DISTANCE LEARNING BROADBAND ACCESS FUNDING.
6.21	Subdivision 1. Definitions. For the purposes of this section, "commissioner" means the
6.22	commissioner of education, and "school" means a school district, charter school, or
6.23	cooperative unit.
6.24	Subd. 2. Establishment; purpose. A distance learning broadband access funding program
6.25	is established in the Department of Education to provide wireless or wire-line broadband
6.26	access for a limited duration to students currently lacking Internet access so that the students
6.27	may participate in distance learning offered by school districts and charter schools during
6.28	the peacetime public health emergency period that relates to the infectious disease known
6.29	as COVID-19.
6.30	Subd. 3. Aid amount. Each school is eligible for onetime distance learning aid equal
6.31	to:

(2) an allowance equal to the amount appropriated in section 3, paragr	aph (a), divided
by the statewide enrollment for fiscal year 2019 times the students enrolled	ed in each school
during fiscal year 2019.	
Subd. 4. Eligible expenditures. Aid received under this section must	be used to:
(1) provide a student with the equipment necessary for the student to u	ise a broadband
connection to access learning materials available on the Internet through a	mobile wireless
or wire-line broadband connection;	
(2) pay for actual costs incurred to provide emergency distance learning	ng wireless or
wire-line broadband access during the 2019-2020 school year; and	
(3) pay for the cost of wireless or wire-line broadband Internet access	for households
with students that did not otherwise have Internet access before March 13	, 2020, for the
2019-2020 school year.	
Subd. 5. Schools to report expenditures. Every school that receives a	aid under this
section must submit a report to the commissioner of education by Februar	y 15, 2021,
documenting its expenditures and describing the onetime and permanent is	mprovements
made to its distance learning access delivery system.	
EFFECTIVE DATE. This section is effective the day following final	enactment.
Sec. 2. TELEMEDICINE EQUIPMENT REIMBURSEMENT GRAM	NT PROGRAM.
Subdivision 1. Definitions. (a) For the purposes of this section, the follows:	owing terms have
the meanings given.	
(b) "Commissioner" means the commissioner of employment and econor	nic development.
	•
(c) "Telemedicine" has the meaning given in Minnesota Statutes, sectional division 0	011 02A.071,
subdivision 9.	
(d) "Telemedicine equipment" means multimedia communications equ	ipment and
software that facilitates the delivery of telemedicine by a licensed health of	eare provider.
Subd. 2. Establishment. A grant program is established in the Depart	ment of
Employment and Economic Development to award grants to provide rein	bursement to
grantees for the purchase and installation of telemedicine equipment in or	der to provide
health care services through telemedicine during the COVID-19 pandemic	c and to ensure
that necessary health care services continue to be accessible to patients durin	ng this pandemic.
Subd 3 Eligible applicants. Eligible applicants include the following	7.

REVISOR

8.1	(1) community health clinics defined under Minnesota Statutes, section 145.9268, clause
8.2	<u>(1);</u>
8.3	(2) critical access hospitals described in Minnesota Statutes, section 144.1483, clause
8.4	<u>(9);</u>
8.5	(3) local public health departments as defined in Minnesota Statutes, chapter 145A;
8.6	(4) county boards as defined in Minnesota Statutes, chapter 375;
8.7	(5) individual or small group physician practices that are primarily focused on primary
8.8	care; and
8.9	(6) nursing facilities licensed under Minnesota Statutes, chapter 144A.
8.10	Subd. 4. Eligible expenditures. A grant may be used to reimburse the cost incurred by
8.11	a grantee for the purchase and installation of telemedicine equipment that enables the grantee
8.12	to provide health care services through telemedicine in response to the COVID-19 pandemic
8.13	including the diagnosis and evaluation of patients for the COVID-19 disease during the
8.14	COVID-19 pandemic.
8.15	Subd. 5. Application; review. (a) An eligible applicant must submit a grant application
8.16	to the commissioner on a form prescribed by the commissioner. The application must
8.17	include, at a minimum:
8.18	(1) the amount of the grant requested and a description of the telemedicine equipment
8.19	for which the applicant is seeking reimbursement; and
8.20	(2) a description of the intended use of the telemedicine equipment.
8.21	(b) In developing the application, the commissioner shall consult with the commissioner
8.22	of health.
8.23	(c) The commissioner may award grants on a first-come, first-served basis, and, to the
8.24	extent practicable, priority must be given to applicants:
8.25	(1) serving uninsured, underinsured, and medically underserved individuals in either
8.26	rural or urban areas; or
8.27	(2) located in areas of the state where the commissioner of health has determined that
8.28	increasing telemedicine service capabilities would improve the quality of care, access,
8 29	patient safety, or community health during the COVID-19 pandemic.

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Subd. 6. Limitation. The commissioner may establish a maximum amount for a grant awarded under this section based on the number of applications received and the total reimbursement amount requested.

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Subd. 7. Assistance from other federal coronavirus-related sources. If a grantee receives funds from a federal source related to coronavirus for telemedicine equipment described in this section, the grantee must notify the commissioner of the amount received from the federal source. If the commissioner determines that the total amount the grantee received under this section and from the federal source exceeds the costs of the telemedicine equipment, the commissioner must reduce the grant amount in this section so that the total amount received does not exceed the cost of the equipment.

Sec. 3. APPROPRIATION.

(a) \$15,000,000 in fiscal year 2020 is appropriated from the general fund to the commissioner of employment and economic development for transfer to the commissioner of education for emergency distance learning wireless or wire-line broadband access for student grants for school districts and charter schools under section 1. Up to five percent of the appropriation under this paragraph may be used to reimburse reasonable costs incurred by the Department of Education to administer section 1. This is a onetime appropriation.

Any funds that remain unexpended on September 30, 2020, are canceled. By December 1, 2020, the commissioner of education must report to the legislature regarding the districts and charter schools that received grants under section 1, the per-pupil amount for each grant, and the number of students that were provided Internet access. The report must also identify the costs to administer the grant program and the amount canceled.

(b) \$2,000,000 in fiscal year 2020 is appropriated from the general fund to the commissioner of employment and economic development to award grants for the purchase of telemedicine equipment under section 2. Up to five percent of the appropriation under this paragraph may be used to reimburse the reasonable costs incurred by the Department of Employment and Economic Development to administer section 2. This is a onetime appropriation. Any funds that remain unexpended on September 30, 2020, are canceled. By December 31, 2020, the commissioner of employment and economic development must report to the legislature regarding the number of applications received under section 2, the number of grants awarded, the maximum and minimum grant amounts awarded, and the mean and median grant amounts awarded. The report must also identify the costs to administer the grant program and the amount canceled.

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10.1	(c) \$10,000,000 in fiscal year 2021 is appropriated from the general fund to the
10.2	commissioner of employment and economic development for deposit in the border-to-border
10.3	broadband fund account established in Minnesota Statutes, section 116J.396. The
10.4	appropriation must be used only to provide broadband service in unserved areas, except
10.5	that broadband infrastructure, as defined in Minnesota Statutes, section 116J.394, for that
10.6	purpose may be placed in underserved areas. Notwithstanding the limitation in Minnesota
10.7	Statutes, section 116J.395, subdivision 7, paragraph (a), the grants are available for 55
10.8	percent of total project cost if the grant is matched by ten percent or more from a nonstate
10.9	entity. The nonstate entity providing the match may include but is not limited to organized
10.10	townships, cities, counties, foundations, nonprofits, school districts, or higher education
10.11	institutions. This is a onetime appropriation.
10.12	(d) The commissioner of management and budget must determine whether any of the
10.13	expenditures an appropriation is made for under this section is an eligible use of federal
10.14	funding received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act,
10.15	Public Law 116-136, title V. If the commissioner of management and budget determines
10.16	an expenditure is eligible for funding under title V of the CARES Act, the amount for the
10.17	eligible expenditure is appropriated from the account where CARES Act money has been
10.18	deposited and the corresponding amount appropriated under this section cancels to the
10.19	general fund.
10.20	EFFECTIVE DATE. This section is effective the day following final enactment.
10.21	ARTICLE 3
10.22	COVID-19 ECONOMIC SECURITY ACT:
10.23	HOUSING ASSISTANCE
10.24	Section 1. EVICTION NOTICE AND LATE FEES; STATE OF EMERGENCY.
10.25	(a) In the event of a public health emergency, as defined in paragraph (d), the following
10.26	actions are prohibited for residential landlords during the declaration of the public health
10.27	emergency:
10.28	(1) charging of late fees for the late payment of rent for the 90 days after the declaration;
10.29	<u>and</u>
10.30	(2) the termination or nonrenewal of a rental agreement.
10.31	(b) Upon the end of a public health emergency, as defined in paragraph (d), a landlord
10.32	may not file an eviction against a tenant except on 30 days' written notice, which may not
10.33	be given until after the moratorium period has expired.

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11.1	(c) Nothing in this section reduces the rent owed by the tenant to the landlord, prevents
11.2	the landlord from collecting rent owed, reduces arrears owed by a tenant for rent, or alters
11.3	the terms of the lease between the landlord and tenant.
11.4	(d) For the purposes of this section, "public health emergency" means the peacetime
11.5	emergency declared by the governor on March 13, 2020, in Executive Order 20-01 in
11.6	response to COVID-19 or any other peacetime emergency declared by the governor by an
11.7	executive order that relates to COVID-19 issued before January 15, 2021.
11.8	(e) Upon a finding that the plaintiff has violated a provision of this section, the court
11.9	must dismiss the action and may not require the residential tenant as defined in section
11.10	504B.001, subdivision 12, to pay any filing fee.
11.11	EFFECTIVE DATE. This section is effective the day following final enactment.
11.12	Sec. 2. FORECLOSURE; STATE OF EMERGENCY.
11.13	No notice of a pendency for a foreclosure by advertisement may be recorded and no
11.14	action may commence under Minnesota Statutes, chapter 580 or 581, and no vendor may
11.15	terminate a contract for deed during a declared public health emergency as defined in section
11.16	1, paragraph (d), except for an action necessary to protect holders of bonds issued under
11.17	Minnesota Statutes, chapter 462A. Nothing in this section alters the payments owed; any
11.18	other obligations under the mortgage, common interest community bylaws, or contract for
11.19	deed; or the pledge made by the state to holders of bonds issued under Minnesota Statutes,
11.20	chapter 462A. For the purposes of this section, "public health emergency" has the meaning
11.21	given in section 1, paragraph (d). This section applies to actions taken the day following
11.22	final enactment.
11.23	EFFECTIVE DATE. This section is effective the day following final enactment.
11.24	Sec. 3. ASSISTANCE FRAUD.
11.25	Any person who, with the intent to defraud, presents a claim under section 4 or applies
11.26	for protection under section 1, 2, or 4, which is false in whole or in part, is guilty of an
11.27	attempt to commit theft of public or private funds and may be sentenced accordingly.
11.28	EFFECTIVE DATE. This section is effective the day following final enactment.
11.29	Sec. 4. 2020 EMERGENCY HOUSING ASSISTANCE GRANTS.
11.30	(a) \$100,000,000 in fiscal year 2020 is appropriated from the general fund to the
11.31	commissioner of the Minnesota Housing Finance Agency for transfer to the housing

12.1	development fund for the family homeless prevention and assistance program under
12.2	Minnesota Statutes, section 462A.204. The agency may use grantees of the family homeless
12.3	prevention and assistance program, under Minnesota Statutes, section 462A.204, and the
12.4	grantees are preapproved to distribute money under this section. Notwithstanding the
12.5	requirements of Minnesota Statutes, sections 16C.06 and 462A.204, the commissioner of
12.6	the Minnesota Housing Finance Agency shall allocate these resources to existing grantees
12.7	and contract with other entities that are not current grantees based on homelessness prevention
12.8	needs. Entities may include counties, cities, nonprofit organizations, tribes, or other entities
12.9	the agency identifies. For purposes of this emergency appropriation, nonprofits do not need
12.10	to obtain sponsoring resolutions from counties as required under Minnesota Statutes, section
12.11	462A.204, subdivision 3. This appropriation is onetime and available until December 30,
12.12	2020. Funds not committed or expended by December 30, 2020, shall cancel to the general
12.13	<u>fund.</u>
12.14	(b) Funding under this section shall be for individuals, families, and homeowners in
12.15	Minnesota to prevent homelessness and the cost of expenses associated with the provision
12.16	of economic support in connection with the COVID-19 public health emergency consistent
12.17	with the requirements of this section. The commissioner may contract with county agencies,
12.18	local governments, tribes, or nonprofit organizations to provide funding and support services
12.19	to process applications for funding under this program. To be eligible for funding, applicants
12.20	<u>must:</u>
12.21	(1) have a rent payment, mortgage payment, homeowner association dues, lot rent due
12.22	to a manufactured home park, contract for deed payment, homeowner insurance payment,
12.23	property tax payment, or utility payment with a due date of March 1, 2020, or later, that is
12.24	past due or coming due within 15 days of the application for funding;
12.25	(2) be unable to pay the money owed as a direct or indirect result of the public health
12.26	emergency; and
12.27	(3) be a household with a current gross income at or below 300 percent of the federal
12.28	poverty guidelines at the time of application or as averaged over the previous 12 months,
12.29	whichever is lower.
12.30	(c) If an applicant applies for relief from sources other than the 2020 emergency housing
12.31	assistance grants and receives aid for the purposes of paying for housing, the applicant must
12.32	immediately notify the granting agency. Applicants may receive funding for rent, a mortgage,
12.33	homeowner association dues, contract for deed payment owed to a seller, homeowner
12.34	insurance or property tax payment owed for their home, rent due for a manufactured home,

13.1	or utility payment owed with a due date of March 1, 2020, or later, that is due within 14
13.2	days of the application or which are up to 45 days past due at the time of application.
13.3	(d) Once an application is approved, the assistance file may remain open to allow for
13.4	consideration of additional future assistance needs under this funding program resulting
13.5	from the public health emergency. The financial assistance provided for any individual or
13.6	family must not exceed the minimum payments owed.
13.7	(e) Funding under this section must be paid directly to:
13.8	(1) the landlord or leasing agent for a rental unit;
13.9	(2) the financial service for a mortgage or the entity who owns the mortgage for a
13.10	homeowner;
13.11	(3) the contract for deed vendor or seller;
13.12	(4) the purchase-money mortgagor;
13.13	(5) the manufactured home park cooperative, manufactured home owner, or park owner;
13.14	(6) the utility company; or
13.15	(7) any other identified entity to whom payment is owed.
13.16	(f) The commissioner may develop applications for the program and a process to oversee
13.17	grantees.
13.18	(g) Data submitted from benefits by an applicant to establish eligibility under this section
13.19	is subject to Minnesota Statutes, section 13.462.
13.20	(h) By October 15, 2021, the Minnesota Housing Finance Agency must submit a report
13.21	to the chairs and ranking minority members of the legislative committees with jurisdiction
13.22	over housing finance with a summary of the performance of this program. To the extent
13.23	practicable, the report must contain the following information:
13.24	(1) the total number of applications received by grantees and the number of individuals
13.25	who would be assisted under this program;
13.26	(2) the total number of grants awarded to grantees and the number of individuals assisted
13.27	under this program;
13.28	(3) the total amount of grant funding awarded to grantees and individuals assisted under
13.29	this program;
13.30	(4) the mean and median grant amounts awarded to grantees and individuals assisted
13.31	under this program;

14.1	(5) a summary of the geographic distribution of grants awarded under this program; and
14.2	(6) a list of all entities contracted with to process applications under this program.
14.3	(i) For the purposes of this section, "public-health-related emergency" means:
14.4	(1) an illness, either of an individual or an individual's relative or household member,
14.5	related to COVID-19 that prevents the individual from maintaining employment temporarily
14.6	or permanently;
14.7	(2) the household is at or below 200 percent of the federal poverty guidelines and has
14.8	experienced a reduction in income or temporary or permanent unemployment as a direct or
14.9	indirect result of local, state, or federal actions related to COVID-19; or
14.10	(3) the household is at or below 300 percent of the federal poverty guidelines and has
14.11	experienced a reduction in income by 25 percent or more, or temporary or permanent
14.12	unemployment as a direct or indirect result of local, state, or federal actions related to
14.13	COVID-19.
14.14	EFFECTIVE DATE. This section is effective the day following final enactment.
14.15	Sec. 5. <u>ALTERNATE APPROPRIATION.</u>
14.16	The commissioner of management and budget must determine whether any of the
14.17	expenditures an appropriation is made for under section 4 is an eligible use of federal funding
14.18	received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act, Public
14.19	Law 116-136, title V. If the commissioner of management and budget determines an
14.20	expenditure is eligible for funding under title V of the CARES Act, the amount for the
14.21	eligible expenditure is appropriated from the account where CARES Act money has been
14.22	deposited and the corresponding amount appropriated under section 4 cancels to the general
14.23	<u>fund.</u>
14.24	EFFECTIVE DATE. This section is effective the day following final enactment.
14.25	ARTICLE 4
14.26	COVID-19 ECONOMIC SECURITY ACT:
14.27	PERSONAL CARE ASSISTANTS
14.28	Section 1. Minnesota Statutes 2019 Supplement, section 256B.0659, subdivision 11, is
14.29	amended to read:
14.30	Subd. 11. Personal care assistant; requirements. (a) A personal care assistant must
14.31	meet the following requirements:

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(1) be at least 18 years of age with the exception of persons who are 16 or 17 years of age with these additional requirements:

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- (i) supervision by a qualified professional every 60 days; and
- (ii) employment by only one personal care assistance provider agency responsible for compliance with current labor laws;
 - (2) be employed by a personal care assistance provider agency;
 - (3) enroll with the department as a personal care assistant after clearing a background study. Except as provided in subdivision 11a, before a personal care assistant provides services, the personal care assistance provider agency must initiate a background study on the personal care assistant under chapter 245C, and the personal care assistance provider agency must have received a notice from the commissioner that the personal care assistant is:
- (i) not disqualified under section 245C.14; or 15.13
- 15.14 (ii) disqualified, but the personal care assistant has received a set aside of the disqualification under section 245C.22; 15.15
- (4) be able to effectively communicate with the recipient and personal care assistance 15.16 provider agency; 15.17
 - (5) be able to provide covered personal care assistance services according to the recipient's personal care assistance care plan, respond appropriately to recipient needs, and report changes in the recipient's condition to the supervising qualified professional or physician;
 - (6) not be a consumer of personal care assistance services;
- (7) maintain daily written records including, but not limited to, time sheets under 15.22 subdivision 12; 15.23
 - (8) effective January 1, 2010, complete standardized training as determined by the commissioner before completing enrollment. The training must be available in languages other than English and to those who need accommodations due to disabilities. Personal care assistant training must include successful completion of the following training components: basic first aid, vulnerable adult, child maltreatment, OSHA universal precautions, basic roles and responsibilities of personal care assistants including information about assistance with lifting and transfers for recipients, emergency preparedness, orientation to positive behavioral practices, fraud issues, and completion of time sheets. Upon completion of the

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- training components, the personal care assistant must demonstrate the competency to provide assistance to recipients;
 - (9) complete training and orientation on the needs of the recipient; and
 - (10) be limited to providing and being paid for up to 275 310 hours per month of personal care assistance services regardless of the number of recipients being served or the number of personal care assistance provider agencies enrolled with. The number of hours worked per day shall not be disallowed by the department unless in violation of the law.
 - (b) A legal guardian may be a personal care assistant if the guardian is not being paid for the guardian services and meets the criteria for personal care assistants in paragraph (a).
- (c) Persons who do not qualify as a personal care assistant include parents, stepparents, and legal guardians of minors; spouses; paid legal guardians of adults; family foster care providers, except as otherwise allowed in section 256B.0625, subdivision 19a; and staff of a residential setting.
- (d) Personal care assistance services qualify for the enhanced rate described in subdivision
 17a if the personal care assistant providing the services:
- 16.16 (1) provides covered services to a recipient who qualifies for 12 or more hours per day
 16.17 of personal care assistance services; and
 - (2) satisfies the current requirements of Medicare for training and competency or competency evaluation of home health aides or nursing assistants, as provided in the Code of Federal Regulations, title 42, section 483.151 or 484.36, or alternative state-approved training or competency requirements.
- 16.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- Sec. 2. Minnesota Statutes 2019 Supplement, section 256B.85, subdivision 16, is amended to read:
- Subd. 16. **Support workers requirements.** (a) Support workers shall:
- 16.26 (1) enroll with the department as a support worker after a background study under chapter
 245C has been completed and the support worker has received a notice from the
 commissioner that the support worker:
- (i) is not disqualified under section 245C.14; or
- 16.30 (ii) is disqualified, but has received a set-aside of the disqualification under section 245C.22;

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(2) have the ability to effect	tively communicate with	h the participant or t	he participant's
representative;			

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- (3) have the skills and ability to provide the services and supports according to the participant's CFSS service delivery plan and respond appropriately to the participant's needs;
- (4) complete the basic standardized CFSS training as determined by the commissioner before completing enrollment. The training must be available in languages other than English and to those who need accommodations due to disabilities. CFSS support worker training must include successful completion of the following training components: basic first aid, vulnerable adult, child maltreatment, OSHA universal precautions, basic roles and responsibilities of support workers including information about basic body mechanics, emergency preparedness, orientation to positive behavioral practices, orientation to responding to a mental health crisis, fraud issues, time cards and documentation, and an overview of person-centered planning and self-direction. Upon completion of the training components, the support worker must pass the certification test to provide assistance to participants;
- 17.16 (5) complete employer-directed training and orientation on the participant's individual needs;
 - (6) maintain the privacy and confidentiality of the participant; and
- 17.19 (7) not independently determine the medication dose or time for medications for the participant.
- 17.21 (b) The commissioner may deny or terminate a support worker's provider enrollment 17.22 and provider number if the support worker:
- 17.23 (1) does not meet the requirements in paragraph (a);
- (2) fails to provide the authorized services required by the employer;
- 17.25 (3) has been intoxicated by alcohol or drugs while providing authorized services to the participant or while in the participant's home;
- 17.27 (4) has manufactured or distributed drugs while providing authorized services to the participant or while in the participant's home; or
 - (5) has been excluded as a provider by the commissioner of human services, or by the United States Department of Health and Human Services, Office of Inspector General, from participation in Medicaid, Medicare, or any other federal health care program.

Article 4 Sec. 2.

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(c) A support worker may appeal in writing to the commissioner to contest the decision
to terminate the support worker's provider enrollment and provider number.

- (d) A support worker must not provide or be paid for more than 275 310 hours of CFSS per month, regardless of the number of participants the support worker serves or the number of agency-providers or participant employers by which the support worker is employed. The department shall not disallow the number of hours per day a support worker works unless it violates other law.
- (e) CFSS qualify for an enhanced rate if the support worker providing the services:
- (1) provides services, within the scope of CFSS described in subdivision 7, to a participant who qualifies for 12 or more hours per day of CFSS; and
- (2) satisfies the current requirements of Medicare for training and competency or competency evaluation of home health aides or nursing assistants, as provided in the Code of Federal Regulations, title 42, section 483.151 or 484.36, or alternative state-approved training or competency requirements.
- **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 3. <u>TEMPORARY ALLOWANCE OF PERSONAL CARE ASSISTANCE</u> COMPENSATION FOR SERVICES PROVIDED BY A PARENT OR SPOUSE.

Notwithstanding Minnesota Statutes, section 256B.0659, subdivisions 3, paragraph (a), clause (1); 11, paragraph (c); and 19, paragraph (b), clause (3), during a peacetime emergency declared by the governor under Minnesota Statutes, section 12.31, subdivision 2, for an outbreak of COVID-19, a parent, stepparent, or legal guardian of a minor who is a personal care assistance recipient or a spouse of a personal care assistance recipient may provide and be paid for providing personal care assistance services. This section expires January 31, 2021, or 60 days after the peacetime emergency declared by the governor under Minnesota Statutes, section 12.31, subdivision 2, for an outbreak of COVID-19, is terminated or rescinded by proper authority, whichever is earlier.

EFFECTIVE DATE. This section is effective the day following final enactment or
upon federal approval, whichever is later. The commissioner of human services shall notify
the revisor of statutes when federal approval is obtained.

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19.1	Sec. 4. APPROPRIATION; PERSONAL CARE ASSISTANCE TEMPORARY
19.2	RATE INCREASE.
19.3	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
19.4	the meanings given.
19.5	(b) "Commissioner" means the commissioner of human services.
19.6	(c) "Covered program" has the meaning given in Minnesota Statutes, section 256B.0711,
19.7	subdivision 1, paragraph (b).
19.8	(d) "Direct support professional" means an individual employed to personally provide
19.9	personal care assistance services covered by medical assistance under Minnesota Statutes,
19.10	section 256B.0625, subdivisions 19a and 19c; or to personally provide medical assistance
19.11	services covered under Minnesota Statutes, sections 256B.0913, 256B.092, 256B.49, or
19.12	chapter 256S. Direct support professional does not include managerial or administrative
19.13	staff who do not personally provide the services described in this paragraph.
19.14	(e) "Direct support services" has the meaning given in Minnesota Statutes, section
19.15	256B.0711, subdivision 1, paragraph (c).
19.16	Subd. 2. Temporary rates for direct support services. (a) To respond to the infectious
19.17	disease known as COVID-19, the commissioner must temporarily increase rates and enhanced
19.18	rates by 15 percent for direct support services provided under a covered program or under
19.19	Minnesota Statutes, section 256B.0659, while this section is effective.
19.20	(b) Providers that receive a rate increase under this section must use at least 80 percent
19.21	of the additional revenue to increase wages, salaries, and benefits for personal care assistants,
19.22	and any corresponding increase in the employer's share of FICA taxes, Medicare taxes, state
19.23	and federal unemployment taxes, and workers' compensation premiums; and any remainder
19.24	of the additional revenue for activities and items necessary to support compliance with
19.25	Centers for Disease Control and Prevention guidance on sanitation and personal protective
19.26	equipment.

Subd. 3. Capitation rates and directed payments. (a) To implement the temporary rate increase under this section, managed care plans and county-based purchasing plans shall increase rates and enhanced rates by 15 percent for the direct support services.

(b) In combination with contract amendments instructing plans to increase reimbursement rates for direct support services, the commissioner shall adjust capitation rates paid to managed care plans and county-based purchasing plans as needed to maintain managed care plans' expected medical loss ratios.

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Article 4 Sec. 4.

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20.1	(c) Contracts between managed care plans and providers and between county-based
20.2	purchasing plans and providers must allow recovery of payments from providers if federal
20.3	approval for the provisions of this subdivision is not received and the commissioner reduces
20.4	capitation payments as a result. Payment recoveries must not exceed the amount equal to
20.5	any decrease in rates that results from this paragraph.
20.6	Subd. 4. Consumer-directed community supports budgets. Lead agencies shall
20.7	temporarily increase the budget for each recipient of consumer-directed community supports
20.8	to reflect a 15 percent rate increase for direct support services.
20.9	Subd. 5. Consumer support grants; increased maximum allowable grant. The
20.10	commissioner shall temporarily increase the maximum allowable monthly grant level for
20.11	each recipient of consumer support grants to reflect a 15 percent rate increase for direct
20.12	support services.
20.13	Subd. 6. Distribution plans. (a) A provider agency or individual provider that receives
20.14	a rate increase under subdivision 2 shall prepare, and upon request submit to the
20.15	commissioner, a distribution plan that specifies the anticipated amount and proposed uses
20.16	of the additional revenue the provider will receive under subdivision 2.
20.17	(b) By August 15, 2020, the provider must post the distribution plan for a period of at
20.18	least six weeks in an area of the provider's operation to which all direct support professionals
20.19	have access. The provider must post with the distribution plan instructions on how to file
20.20	an appeal with the commissioner if direct support professionals do not believe they have
20.21	received the wage increase or benefits specified in the distribution plan. The instructions
20.22	must include a mailing address, electronic address, and telephone number that the direct
20.23	support professional may use to contact the commissioner or the commissioner's
20.24	representative.
20.25	Subd. 7. Expiration. This section expires January 31, 2021, or 60 days after the peacetime
20.26	emergency declared by the governor in an executive order that relates to the infectious
20.27	disease known as COVID-19 is terminated or rescinded by proper authority, whichever is
20.28	earlier.
20.29	EFFECTIVE DATE. This section is effective the day following final enactment or
20.30	upon federal approval, whichever is later. The commissioner of human services shall notify
20.31	the revisor of statutes when federal approval is obtained.

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(a) \$43,000 in fiscal year 2020 and \$26,170,000 in fiscal year 2021 are appropriated
from the general fund to the commissioner of human services to implement the personal
care assistance provisions in this act. This is a onetime appropriation.

(b) The commissioner of management and budget must determine whether any
expenditure for which an appropriation is made under this section is an eligible use of federal
funding received under the Coronavirus Aid, Relief, and Economic Security (CARES) Act,
Public Law 116-136, Title V. If the commissioner of management and budget determines
an expenditure is eligible for funding under Title V of the CARES Act, the amount for the
eligible expenditure is appropriated from the account where CARES Act money has been
deposited and the corresponding amount appropriated under this section cancels to the
general fund.

Article 4 Sec. 5.

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