SF2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2

(SENATE AUTI	(SENATE AUTHORS: MAYE QUADE, Mann, Port, Boldon and Mohamed)				
DATE	D-PG	OFFICIAL STATUS			
01/04/2023	70	Introduction and first reading			
		Referred to Jobs and Economic Development			
01/19/2023	237a	Comm report: To pass as amended and re-refer to Labor			
01/23/2023	322a	Comm report: To pass as amended and re-refer to Health and Human Services			
	323	Rule 12.10: report of votes in committee			
01/25/2023	357	Comm report: To pass and re-referred to State and Local Government and Veterans			
		Rule 12.10: report of votes in committee			
01/30/2023	522a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection			
02/02/2023	582a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety			
02/08/2023	694a	Comm report: To pass as amended and re-refer to Human Services			
02/21/2023	998a	Comm report: To pass as amended and re-refer to Jobs and Economic Development			
03/27/2023	2644a	Comm report: To pass as amended and re-refer to Finance			
	2654	Rule 12.10: report of votes in committee			
04/28/2023	6603a	Comm report: To pass as amended			
	6607	Rule 12.10: report of votes in committee			
	6608	Second reading			
		Referred to for comparison with HF2			
05/04/2023		Rule 45-amend, subst. General Orders HF2, SF indefinitely postponed			
05/17/2023	8923	Author stricken Dziedzic			
		Author added Maye Quade			
05/18/2023	8940				
		Chief author added Maye Quade			

A bill for an act

1.1

1.2	relating to employment; providing for paid family, bonding, and applicant's serious
1.3	medical condition benefits; regulating and requiring certain employment leaves;
1.4	classifying certain data; authorizing rulemaking; requiring an actuarial report;
1.5	appropriating money; amending Minnesota Statutes 2022, sections 13.719, by
1.6	adding a subdivision; 177.27, subdivision 4; 181.032; 256B.057, subdivision 9;
1.7	256J.561, by adding a subdivision; 256J.95, subdivisions 3, 11; 256P.01,
1.8	subdivision 3; 268.19, subdivision 1; proposing coding for new law as Minnesota

1.9 Statutes, chapter 268B.

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

- 1.11
- 1.12

ARTICLE 1

FAMILY AND MEDICAL BENEFITS

- 1.13 Section 1. Minnesota Statutes 2022, section 13.719, is amended by adding a subdivision
- 1.14 to read:

1.15	Subd. 7. Family and medical insurance data	(a) For the purposes of this subdivision,

- 1.16 the terms used have the meanings given them in section 268B.01.
- 1.17 (b) Data on applicants, family members, incapacitated persons, or employers under
- 1.18 chapter 268B are private or nonpublic data, provided that the department may share data
- 1.19 collected from applicants with employers or health care providers to the extent necessary
- 1.20 to meet the requirements of chapter 268B or other applicable law.
- 1.21 (c) The data classified under paragraph (b) may be exchanged between the department
- 1.22 and the Department of Labor and Industry and the Department of Commerce to the extent
- 1.23 necessary to meet the requirements of chapter 268B or the Department of Labor and
- 1.24 Industry's enforcement authority over chapter 268B, as provided in section 177.27, or to

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2.1	the extent	necessary for the Depar	rtment of Comm	herce to review or ver	ify compliance for	
2.2	a private plan under section 268A.10.					
2.2		CTIVE DATE. This se	ation is offective	buby 1, 2022		
2.3		<u>TIVE DATE.</u> This se		- July 1, 2023.		
2.4	Sec. 2. N	Iinnesota Statutes 2022	, section 177.27	, subdivision 4, is am	ended to read:	
2.5	Subd. 4	A. Compliance orders.	The commission	ner may issue an orde	er requiring an	
2.6	employer t	to comply with sections	177.21 to 177.4	435, 181.02, 181.03, 1	181.031, 181.032,	
2.7	181.101, 1	81.11, 181.13, 181.14,	181.145, 181.15	, 181.172, paragraph	(a) or (d), 181.275,	
2.8	subdivision	n 2a, 181.722, 181.79, a	nd 181.939 to 1	81.943 <u>, 268B.09, sub</u>	divisions 1 to 8, and	
2.9	<u>268B.14, s</u>	ubdivision 3, or with a	ny rule promulg	ated under section 17	7.28. The	
2.10	commissio	oner shall issue an order	requiring an en	nployer to comply wi	th sections 177.41	
2.11	to 177.435	if the violation is repea	ated. For purpos	es of this subdivision	only, a violation is	
2.12	repeated if	at any time during the	two years that p	receded the date of v	iolation, the	
2.13	commissio	oner issued an order to t	he employer for	violation of sections	177.41 to 177.435	
2.14	and the ord	ler is final or the comm	issioner and the	employer have enter	ed into a settlement	
2.15	agreement	that required the emplo	oyer to pay back	wages that were requ	uired by sections	
2.16	177.41 to 1	77.435. The departmen	t shall serve the o	order upon the employ	er or the employer's	
2.17	authorized	representative in perso	n or by certified	mail at the employer	's place of business.	
2.18	An employ	ver who wishes to conte	est the order mus	st file written notice c	of objection to the	
2.19	order with	the commissioner with	in 15 calendar d	ays after being served	d with the order. A	
2.20	contested of	case proceeding must th	nen be held in ac	cordance with section	ns 14.57 to 14.69.	
2.21	If, within 1	5 calendar days after b	eing served with	n the order, the emplo	over fails to file a	
2.22	written not	tice of objection with th	e commissioner	, the order becomes a	final order of the	
2.23	commissio	oner.				
2.24	FFFF	TIVE DATE This se	ction is effective	• July 1 2023		

2.24 **EFFECTIVE DATE.** This section is effective July 1, 2023.

2.25 Sec. 3. Minnesota Statutes 2022, section 181.032, is amended to read:

2.26 181.032 REQUIRED STATEMENT OF EARNINGS BY EMPLOYER; NOTICE 2.27 TO EMPLOYEE.

(a) At the end of each pay period, the employer shall provide each employee an earnings
statement, either in writing or by electronic means, covering that pay period. An employer
who chooses to provide an earnings statement by electronic means must provide employee
access to an employer-owned computer during an employee's regular working hours to
review and print earnings statements, and must make statements available for review or
printing for a period of three years.

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3.1	(b) The earnings statement may be in any form determined by the employer but must
3.2	include:
3.3	(1) the name of the employee;
3.4	(2) the rate or rates of pay and basis thereof, including whether the employee is paid by
3.5	hour, shift, day, week, salary, piece, commission, or other method;
3.6	(3) allowances, if any, claimed pursuant to permitted meals and lodging;
3.7	(4) the total number of hours worked by the employee unless exempt from chapter 177;
3.8	(5) the total amount of gross pay earned by the employee during that period;
3.9	(6) a list of deductions made from the employee's pay;
3.10	(7) any amount deducted by the employer under section 268B.14, subdivision 3, and
3.11	the amount paid by the employer based on the employee's wages under section 268B.14,
3.12	subdivision 1;
3.13	(7) (8) the net amount of pay after all deductions are made;
3.14	(8) (9) the date on which the pay period ends;
3.15	(9) (10) the legal name of the employer and the operating name of the employer if
3.16	different from the legal name;
3.17	(10)(11) the physical address of the employer's main office or principal place of business,
3.18	and a mailing address if different; and
3.19	(11) (12) the telephone number of the employer.
3.20	(c) An employer must provide earnings statements to an employee in writing, rather
3.21	than by electronic means, if the employer has received at least 24 hours notice from an
3.22	employee that the employee would like to receive earnings statements in written form. Once
3.23	an employer has received notice from an employee that the employee would like to receive
3.24	earnings statements in written form, the employer must comply with that request on an
3.25	ongoing basis.
3.26	(d) At the start of employment, an employer shall provide each employee a written notice
3.27	containing the following information:
3.28	(1) the rate or rates of pay and basis thereof, including whether the employee is paid by
3.29	the hour, shift, day, week, salary, piece, commission, or other method, and the specific
3.30	application of any additional rates;
3.31	(2) allowances, if any, claimed pursuant to permitted meals and lodging;

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4.1	(3) paid vacation, sick time, or other paid time-off accruals and terms of use;
4.2	(4) the employee's employment status and whether the employee is exempt from minimum
4.3	wage, overtime, and other provisions of chapter 177, and on what basis;
4.4	(5) a list of deductions that may be made from the employee's pay;
4.5	(6) the number of days in the pay period, the regularly scheduled pay day, and the pay
4.6	day on which the employee will receive the first payment of wages earned;
4.7	(7) the legal name of the employer and the operating name of the employer if different
4.8	from the legal name;
4.9	(8) the physical address of the employer's main office or principal place of business, and
4.10	a mailing address if different; and
4.11	(9) the telephone number of the employer.
4.12	(e) The employer must keep a copy of the notice under paragraph (d) signed by each
4.13	employee acknowledging receipt of the notice. The notice must be provided to each employee
4.14	in English. The English version of the notice must include text provided by the commissioner
4.15	that informs employees that they may request, by indicating on the form, the notice be
4.16	provided in a particular language. If requested, the employer shall provide the notice in the
4.17	language requested by the employee. The commissioner shall make available to employers
4.18	the text to be included in the English version of the notice required by this section and assist
4.19	employers with translation of the notice in the languages requested by their employees.

4.20 (f) An employer must provide the employee any written changes to the information4.21 contained in the notice under paragraph (d) prior to the date the changes take effect.

4.22 EFFECTIVE DATE. Except as provided in section 40, this section is effective July 1, 4.23 2025.

4.24 Sec. 4. Minnesota Statutes 2022, section 268.19, subdivision 1, is amended to read:

4.25 Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from
4.26 any person under the administration of the Minnesota Unemployment Insurance Law are
4.27 private data on individuals or nonpublic data not on individuals as defined in section 13.02,
4.28 subdivisions 9 and 12, and may not be disclosed except according to a district court order
4.29 or section 13.05. A subpoena is not considered a district court order. These data may be
4.30 disseminated to and used by the following agencies without the consent of the subject of
4.31 the data:

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5.1	(1) state and federal agenci	es specifically author	rized access to the dat	a by state or federal
5.2	law;			
5.3	(2) any agency of any othe	r state or any federal	agency charged with	n the administration
5.4	of an unemployment insurance	e program;		
5.5	(3) any agency responsible	for the maintenance	of a system of public	employment offices
5.6	for the purpose of assisting in	dividuals in obtainin	g employment;	
5.7	(4) the public authority res	ponsible for child su	pport in Minnesota o	or any other state in
5.8	accordance with section 256.9	978;		
5.9	(5) human rights agencies	within Minnesota th	at have enforcement	powers;
5.10	(6) the Department of Rev	enue to the extent ne	ecessary for its duties	under Minnesota
5.11	laws;			
5.12	(7) public and private agend	cies responsible for a	dministering publicly	financed assistance
5.13	programs for the purpose of m	nonitoring the eligibi	lity of the program's	recipients;
5.14	(8) the Department of Lab	or and Industry and	the Commerce Fraud	Bureau in the
5.15	Department of Commerce for	uses consistent with	the administration o	f their duties under
5.16	Minnesota law;			
5.17	(9) the Department of Hum	an Services and the (Office of Inspector Ge	eneral and its agents
5.18	within the Department of Hun	nan Services, includi	ing county fraud inve	estigators, for
5.19	investigations related to recipi	ent or provider fraud	d and employees of p	providers when the
5.20	provider is suspected of comm	nitting public assista	nce fraud;	
5.21	(10) local and state welfare	e agencies for monit	oring the eligibility o	of the data subject
5 22	for assistance programs or for	r anv employment or	training program ad	ministered by those

for assistance programs, or for any employment or training program administered by those 5.22 agencies, whether alone, in combination with another welfare agency, or in conjunction 5.23 with the department or to monitor and evaluate the statewide Minnesota family investment 5.24 program and other cash assistance programs, the Supplemental Nutrition Assistance Program, 5.25 and the Supplemental Nutrition Assistance Program Employment and Training program by 5.26 providing data on recipients and former recipients of Supplemental Nutrition Assistance 5.27 Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child 5.28 care assistance under chapter 119B, or medical programs under chapter 256B or 256L or 5.29 formerly codified under chapter 256D; 5.30

(11) local and state welfare agencies for the purpose of identifying employment, wages,
and other information to assist in the collection of an overpayment debt in an assistance
program;

6.1 (12) local, state, and federal law enforcement agencies for the purpose of ascertaining
6.2 the last known address and employment location of an individual who is the subject of a
6.3 criminal investigation;

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6.4 (13) the United States Immigration and Customs Enforcement has access to data on
6.5 specific individuals and specific employers provided the specific individual or specific
6.6 employer is the subject of an investigation by that agency;

6.7

(14) the Department of Health for the purposes of epidemiologic investigations;

6.8 (15) the Department of Corrections for the purposes of case planning and internal research
6.9 for preprobation, probation, and postprobation employment tracking of offenders sentenced
6.10 to probation and preconfinement and postconfinement employment tracking of committed
6.11 offenders;

6.12 (16) the state auditor to the extent necessary to conduct audits of job opportunity building
6.13 zones as required under section 469.3201; and

6.14 (17) the Office of Higher Education for purposes of supporting program improvement,
6.15 system evaluation, and research initiatives including the Statewide Longitudinal Education
6.16 Data System; and

6.17 (18) the Family and Medical Benefits Division of the Department of Employment and
6.18 Economic Development to be used as necessary to administer chapter 268B.

(b) Data on individuals and employers that are collected, maintained, or used by the
department in an investigation under section 268.182 are confidential as to data on individuals
and protected nonpublic data not on individuals as defined in section 13.02, subdivisions 3
and 13, and must not be disclosed except under statute or district court order or to a party
named in a criminal proceeding, administrative or judicial, for preparation of a defense.

6.24 (c) Data gathered by the department in the administration of the Minnesota unemployment
6.25 insurance program must not be made the subject or the basis for any suit in any civil
6.26 proceedings, administrative or judicial, unless the action is initiated by the department.

6.27 **EFFECTIVE DATE.** This section is effective July 1, 2023.

6.28 Sec. 5. [268B.01] DEFINITIONS.

6.29 Subdivision 1. Scope. For the purposes of this chapter, the terms defined in this section
6.30 have the meanings given.

6.31 Subd. 2. Applicant. "Applicant" means an individual applying for leave with benefits 6.32 under this chapter.

Article 1 Sec. 5.

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7.1	Subd. 3. A	Applicant's average	weekly wage. "A	Applicant's average v	weekly wage" means
7.2		ual to the applicant's			
7.3	Subd. 4. F	Base period. (a) "Bas	e period." unles	s otherwise provided	t in this subdivision.
7.4		ost recent four comple			
7.5		plication for family or	•		
7.6		g after the month foll			
7.7		nder this paragraph is			
7.8 7.9 7.10		tion for family or me fective on or betweer	n these	base period is the pr	ior:
7.11	February 1 to	March 31	Janu	ary 1 to December 3	31
7.12	May 1 to Jun	<u>ie 30</u>	Apri	1 1 to March 31	
7.13	August 1 to S	September 30	July	1 to June 30	
7.14	November 1	to December 31	Octo	bber 1 to September	<u>30</u>
7.15	<u>(b)</u> If an a	pplication for family	or medical leav	e benefits has an eff	ective date that is
7.16	during the mo	onth following the mo	st recent comple	ted calendar quarter,	then the base period
7.17	is the first fou	ar of the most recent f	ive completed c	alendar quarters befo	ore the effective date
7.18	of an applicat	nt's application for fa	mily or medical	leave benefits. The	base period under
7.19	this paragrap	h is as follows:			
7.20 7.21	benefits is ef	tion for family or me fective on or between	these	1 • 1• 4	
7.22	dates:	L		base period is the pr	
7.23	January 1 to			bber 1 to September 1	
7.24	April 1 to Ap			ary 1 to December 3	
7.25	July 1 to July			<u>1 1 to March 31</u>	
7.26	October 1 to	October 31	July	1 to June 30	
7.27	(c) Regard	dless of paragraph (a)	, a base period of	of the first four of th	e most recent five
7.28	completed ca	lendar quarters must	be used if the ap	oplicant would have	more wage credits
7.29	under that bas	se period than under a	a base period of	the four most recent	completed calendar
7.30	quarters.				
7.31	(d) If the	applicant has insuffic	ient wage credit	ts to establish a bene	fit account under a
7.32	base period of	f the four most recent	completed cale	ndar quarters, or a ba	se period of the first
7.33	four of the m	ost recent five compl	eted calendar qu	uarters, but during ei	ther base period the
7.34	applicant rece	eived workers' compe	ensation for tem	porary disability unc	ler chapter 176 or a
7.35	similar federa	al law or similar law o	of another state,	or if the applicant w	whose own serious

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8.1	illness caused	a loss of work for wl	hich the applic	ant received compens	ation for loss of
8.2	wages from so	ome other source, the	applicant may	request a base period	l as follows:
8.3	(1) if an ap	oplicant was compens	sated for a loss	of work of seven to 1	3 weeks during a
8.4	· · ·	ferred to in paragraph			
8.5	most recent si	x completed calendar	quarters befor	e the effective date of	f the application for
8.6	family or med	lical leave benefits;			
8.7	<u>(2)</u> if an ap	oplicant was compens	sated for a loss	of work of 14 to 26 v	veeks during a base
8.8	period referre	d to in paragraph (a)	or (b), then the	base period is the fir	st four of the most
8.9	recent seven c	completed calendar qu	uarters before t	he effective date of th	ne application for
8.10	family or med	lical leave benefits;			
8.11	<u>(3)</u> if an ap	oplicant was compens	sated for a loss	of work of 27 to 39 v	veeks during a base
8.12	period referre	d to in paragraph (a)	or (b), then the	base period is the fir	st four of the most
8.13	recent eight co	ompleted calendar qu	arters before th	ne effective date of th	e application for
8.14	family or med	lical leave benefits; an	nd		
8.15	<u>(4)</u> if an ap	oplicant was compens	sated for a loss	of work of 40 to 52 v	veeks during a base
8.16	period referre	d to in paragraph (a)	or (b), then the	base period is the fir	st four of the most
8.17	recent nine co	mpleted calendar qua	arters before th	e effective date of the	application for
8.18	family or med	lical leave benefits.			
8.19	(e) For an	applicant under a priv	vate plan as pro	vided in section 268B	.10, the base period
8.20	shall be those	most recent four quar	rters or fewer, a	as applicable, in which	h wage credits were
8.21	earned with th	ne current employer as	s provided by t	he current employer.	lf an employer does
8.22	not have com	plete base period wag	ge detail inform	nation, the employer r	nay accept an
8.23	employee's ce	ertification of wage cr	edits, based on	the employee's recor	<u>.ds.</u>
8.24	<u>Subd. 5.</u> B	enefit. "Benefit" or "	benefits" mear	as monetary payments	s under this chapter
8.25	associated with	h qualifying bonding,	family care, ser	ious health condition,	qualifying exigency,
8.26	or safety leave	e events, unless other	wise indicated	by context.	
8.27	<u>Subd. 6.</u> B	<mark>Senefit account.</mark> "Ben	efit account" n	neans a benefit accour	nt established under
8.28	section 268B.	<u>04.</u>			
8.29	<u>Subd. 7.</u> B	Senefit year. "Benefit	year" means th	ne period of 52 calend	ar weeks beginning
8.30	the date a bene	efit account under sect	ion 268B.04 is e	effective. For a benefit	account established
8.31	effective any.	January 1, April 1, Ju	ly 1, or Octobe	er 1, the benefit year	will be a period of
8.32	53 calendar w	eeks.			

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9.1	Subd. 8. 1	Bonding. "Bonding"	means time spe	ent by an applicant who	o is a biological,
9.2	adoptive, or	foster parent with a b	viological, adopt	ed, or foster child in co	njunction with the
9.3	child's birth,	adoption, or placeme	ent.		
9.4	Subd. 9.	Calendar day. "Cale	endar day" or "d	ay" means a fixed 24-h	our period
9.5	correspondin	ig to a single calenda	ur date.		
9.6	<u>Subd. 10.</u>	<u>Calendar quarter.</u>	"Calendar quar	ter" means the period of	f three consecutive
9.7	calendar mor	nths ending on March	h 31, June 30, S	eptember 30, or Decen	nber 31.
9.8	<u>Subd. 11.</u>	Calendar week. "C	alendar week" l	has the same meaning a	as "week" under
9.9	subdivision 4	<u>48.</u>			
9.10	Subd. 12.	Construction indu	stry. "Construct	tion industry" means ar	1y construction,
9.11	reconstruction	n, building erection, a	alteration, remod	leling, repairing, renova	tion, rehabilitation,
9.12	excavation, o	or demolition of any	building, struct	ure, facility utility, pow	<u>'er plant, sewer,</u>
9.13	<u>dam, highwa</u>	y, road, street, airpoi	rt, bridge, or oth	er improvement.	
9.14	Subd. 13.	Commissioner. "Co	ommissioner" m	eans the commissioner	r of employment
9.15	and economi	c development, unle	ss otherwise ind	licated by context.	
9.16	<u>Subd. 14.</u>	Covered employme	ent. (a) "Covered	d employment" means p	performing services
9.17	of whatever	nature, unlimited by	the relationship	of master and servant	as known to the
9.18	common law	, or any other legal r	elationship perf	ormed for wages or un	der any contract
9.19	calling for th	e performance of ser	vices, written o	r oral, express or impli	ed.
9.20	<u>(b)</u> "Cove	red employment" inc	ludes an employ	ee's entire employment	during the calendar
9.21	quarter if:				
9.22	<u>(1) 50 per</u>	ccent or more of the e	mployment dur	ing the quarter is perfor	med in Minnesota;
9.23	or				
9.24	(2) 50 per	rcent or more of the	employment du	ring the quarter is not p	performed in
9.25	Minnesota or	r any other state, or (Canada, but som	e of the employment is	s performed in
9.26	Minnesota an	nd the employee's res	sidence is in Mi	nnesota during 50 perc	ent or more of the
9.27	calendar qua	rter.			
9.28	<u>(c)</u> "Cove	ered employment" do	es not include:		
9.29	<u>(1) a self-</u>	-employed individua	<u>l;</u>		
9.30	<u>(2)</u> an ind	lependent contractor	; or		
9.31	(3) emplo	oyment covered unde	er the federal Ra	ilroad Unemployment	Insurance Act.

 10.1 <u>Subd. 15. Department.</u> "Department" means the Department of Employment in Economic Development, unless otherwise indicated by context. 10.3 <u>Subd. 16. Employee.</u> (a) "Employee" means an individual who performs service whatever nature for an employer. 	<u>ces of</u> mployed ore than
10.3 Subd. 16. Employee. (a) "Employee" means an individual who performs servi	mployed ore than
	mployed ore than
10.4 whatever nature for an employer.	ore than
	ore than
10.5 (b) Employee does not include employees of the United States of America, self-end	
10.6 individuals, or independent contractors.	
10.7 (c) Employee does not include seasonal employees who are employed for no m	1
10.8 150 days during any consecutive 52-week period. A seasonal employee whose emp	loyment
10.9 extends beyond 150 days during any consecutive 52-week period shall be conside	red an
10.10 employee for the purposes of this chapter retroactively to the first day of employm	ent. For
10.11 purposes of this chapter, an employee who is working in the construction industry	under a
10.12 bona fide collective agreement that requires employer contribution to a multiemploy	er health
10.13 plan pursuant to United States Code, title 29, section 186(c)(5), but only if the wai	ver is set
10.14 forth in clear and unambiguous terms in such collective bargaining agreement, is 1	10t
10.15 <u>considered a seasonal employee.</u>	
10.16 Subd. 17. Employer. (a) "Employer" means:	
10.17 (1) any person, type of organization, or entity, including any partnership, assoc	iation,
10.18 trust, estate, joint stock company, insurance company, limited liability company, c	<u>r</u>
10.19 corporation, whether domestic or foreign, or the receiver, trustee in bankruptcy, tr	ustee, or
10.20 the legal representative of a deceased person, having any individual in covered empl	oyment;
10.21 (2) the state, state agencies, Minnesota State Colleges and Universities, Univer	sity of
10.22 Minnesota, and other statewide public systems;	
10.23 (3) any municipality or local government entity, including but not limited to a	county,
10.24 city, town, school district, Metropolitan Council, Metropolitan Airports Commission,	housing
10.25 and redevelopment authority, port authority, economic development authority, sports	facilities
10.26 authority, board or commission, joint powers board or organization created under	section
10.27 <u>471.59</u> , destination medical center corporation, municipal corporation, quasimuni	cipal
10.28 <u>corporation, or other political subdivision. An employer also includes charter scho</u>	ols; and
10.29 (4) the taxpaying employer as described in section 268.046, subdivision 1.	
10.30 (b) Employer does not include:	
10.31 (1) the United States of America; or	

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11.1 11.2	<u></u>	• •		ed and been approved t	
11.3	<u>Subd. 18.</u> E	stimated self-employ	yment incor	ne. "Estimated self-em	ployment income"
11.4		ployed individual's r	net earnings	from self-employment	in the most recent
11.5	taxable year.				
11.6	Subd. 19. Fa	amily and medical be	enefit insura	nce account. "Family	and medical benefit
11.7	insurance accou	int" means the family	and medica	l benefit insurance acc	count in the special
11.8	revenue fund in	the state treasury un	der section 2	268B.02.	
11.9	<u>Subd. 20.</u> F	amily benefit progra	am. <u>"Family</u>	benefit program" mea	ns the program
11.10	administered un	nder this chapter for t	he collection	n of premiums and pay	ment of benefits
11.11	related to famil	y care, bonding, safet	ty leave, and	leave related to a qual	lifying exigency.
11.12	Subd. 21. F	amily care. "Family	care" means	an applicant caring for	r a family member
11.13	with a serious he	ealth condition, caring	g for a family	member who is a cover	red service member,
11.14	or caring for a f	family member who i	s taking safe	ety leave.	
11.15	<u>Subd. 22.</u> F	amily member. (a) "]	Family mem	ber" means, with respo	ect to an applicant:
11.16	(1) a spouse	, including a domesti	c partner in	a civil union or other r	egistered domestic
11.17	partnership reco	ognized by the state, a	and a spouse	's parent;	
11.18	<u>(2)</u> a child a	nd a child's spouse;			
11.19	(3) a parent	and a parent's spouse	<u>,</u>		
11.20	(4) a sibling	and a sibling's spous	se;		
11.21	(5) a grandp	arent, a grandchild, c	or a spouse o	f a grandparent or gran	ndchild; and
11.22	<u>(6) an indiv</u>	idual selected by the	incapacitate	d person.	
11.23	(b) For the p	ourposes of this chapt	er, a child in	cludes a stepchild; bio	logical, adopted, or
11.24	foster child of t	he applicant; or a chi	ld for whom	the applicant is standi	ng or stood in loco
11.25	parentis.				
11.26	(c) For the p	urposes of this chapte	er, a grandch	ld includes a stepgrand	lchild or biological,
11.27	adopted, or fost	er grandchild of the a	applicant.		
11.28	(d) For purp	oses of this chapter, a	a parent incl	udes a stepparent; biol	ogical, adoptive, or
11.29	foster parent of	the applicant; a legal	guardian; o	r an individual who sto	ood in loco parentis
11.30	to the applicant	<u>.</u>			

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12.1	(e) For pu	rposes of this chapte	r, a grandparent	includes a stepgrand	parent or biological,
12.2	adoptive, or f	Soster grandparent of	the applicant.		
12.3	<u>Subd. 23.</u>	Health care provid	er. <u>"Health care</u>	provider" means:	
12.4	(1) an ind	ividual who is license	ed, certified, or c	otherwise authorized u	under law to practice
12.5	<u> </u>			physician assistant; p	
12.6	surgeon; adva	anced practice regist	ered nurse; an a	lcohol and drug coun	selor as defined in
12.7	section 148F.	01, subdivision 5; or	a mental health	professional as define	ed in section 245I.02,
12.8	subdivision 2	27; or			
12.9	(2) any ot	her individual deterr	nined by the con	nmissioner by rule, i	n accordance with
12.10	<u> </u>			Procedure Act, to be o	
12.11	health care se	ervices.			
12.12	Subd 24	High quarter. "Hig	h quarter" mear	s the calendar quarte	r in an applicant's
12.12		vith the highest amou	•		
					1 1 4 1
12.14			-	bility to perform regu	
12.15 12.16		recovery therefrom.		a serious health cond	itton, treatment
12.10		•			
12.17				d person" means the i	
12.18				ed leave due to their	incapacity, domestic
12.19	<u>abuse, sexual</u>	assault, stalking, or	qualifying exig	ency.	
12.20	Subd. 27.	Independent contra	actor. If there is	an existing specific	test or definition for
12.21	independent of	contractor in Minnes	ota statute or ru	le applicable to an oc	cupation or sector
12.22	as of the date	of enactment of this c	hapter, that test	or definition shall app	bly to that occupation
12.23	or sector for p	ourposes of this chapt	er. If there is not	an existing test or de	finition as described,
12.24	the definition	for independent cor	tractor shall be	as provided in Minne	esota Rules, part
12.25	<u>5200.0221.</u>				
12.26	Subd. 28.	Inpatient care. "Inp	atient care" mea	ns an overnight stay i	n a hospital, hospice,
12.27	or residential	medical care facility	y, including any	period of incapacity,	or any subsequent
12.28	treatment in c	connection with such	inpatient care.		
12.29	Subd. 29.	Maximum weekly	benefit amount	. "Maximum weekly	benefit amount"
12.30	means the sta	te's average weekly v	vage as calculat	ed under section 268.	035, subdivision 23.
12.31	Subd. 30.	Medical benefit pro	ogram. "Medica	al benefit program" n	neans the program
12.32	administered	under this chapter for	or the collection	of premiums and pay	yment of benefits
12.33	related to an	applicant's serious he	ealth condition.		

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13.1	Subd. 31. Net	earnings from	self-employmen	t. "Net earnings from	n self-employment"
13.2	has the meaning g	iven in section	1402 of the Inter	nal Revenue Code, a	s defined in section
13.3	290.01, subdivisio				
13.4	Subd. 32. Preg	gnancy. "Pregnat	ncy" includes pre	enatal care or incapac	ty due to pregnancy
13.5	or recovery from	childbirth, still b	oirth, miscarriage	e, or related health co	onditions.
13.6	<u>Subd. 33.</u> Qua	lifying exigenc	<u>y. (a) "Qualifyin</u>	g exigency" means a	need arising out of
13.7	a military member	r's active duty se	ervice or notice of	of an impending call	or order to active
13.8	duty in the United	States armed for	orces, including	providing for the care	e or other needs of
13.9	the family membe	r's child or othe	r dependent, ma	king financial or lega	l arrangements for
13.10	the family membe	r, attending cour	seling, attending	military events or ce	remonies, spending
13.11	time with the fam	ily member duri	ng a rest and rec	uperation leave or fo	llowing return from
13.12	deployment, or m	aking arrangeme	ents following th	e death of the militar	ry member.
13.13	(b) For the pur	poses of this ch	apter, a "military	member" means a c	urrent or former
13.14	member of the Un	ited States arme	ed forces, includ	ing a member of the	National Guard or
13.15	reserves, who, exc	cept for a deceas	ed military men	ber, is a resident of t	he state and is a
13.16	family member of	the applicant ta	king leave relate	ed to the qualifying e	xigency.
13.17	Subd. 34. Safe	ty leave. "Safet	y leave" means l	eave from work beca	use of domestic
13.18	abuse, sexual assa	ult, or stalking o	of the applicant of	or applicant's family	member, provided
13.19	the leave is to:				
13.20	(1) seek medic	al attention rela	ted to the physic	al or psychological i	njury or disability
13.21	caused by domest	ic abuse, sexual	assault, or stalk	ng;	
13.22	(2) obtain serv	ices from a vict	im services orga	nization;	
13.23	(3) obtain psyc	chological or oth	ner counseling;		
13.24	(4) seek reloca	tion due to the c	lomestic abuse,	sexual assault, or stal	king; or
13.25	(5) seek legal a	advice or take le	gal action, inclue	ling preparing for or	participating in any
13.26	civil or criminal le	egal proceeding	related to, or res	ulting from, the dom	estic abuse, sexual
13.27	assault, or stalking	<u>.</u>			
13.28	Subd. 35. Self	-employed indi	vidual. "Self-em	ployed individual" n	neans a resident of
13.29	the state who, in c	one taxable year	preceding the cu	ırrent calendar year,	derived at least 5.3
13.30	percent of the stat	e's average annu	ial wage in net e	arnings from self-em	ployment.
13.31	Subd. 36. Self	-employment p	remium base. "	Self-employment pre	mium base" means
13.32	the lesser of:				

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14.1	(1) a self	f-employed individual'	s estimated self-e	employment income	for the calendar year
14.2	plus the ind	ividual's self-employn	nent wages in the	e calendar year; or	
14.3	(2) the n	naximum earnings sub	oject to the FICA	Old-Age, Survivor	s, and Disability
14.4	<u> </u>	ax in the taxable year.	2		<u> </u>
14.5	Subd. 37	7. Self-employment w	vages. "Self-emp	lovment wages" me	ans the amount of
14.6		self-employed individ			
14.7	the individu	al also received net ea	arnings from self	-employment.	
14.8	Subd. 38	8. Serious health cond	dition. (a) "Serio	us health condition"	means a physical or
14.9	mental illne	ess, injury, impairment	, condition, or su	ıbstance use disorde	r that involves:
14.10	(1) inpat	tient care in a hospital	, hospice, or resi	dential medical care	facility, including
14.11	<u> </u>	of incapacity; or			
14.12	(2) conti	inuing treatment or su	pervision by a he	ealth care provider w	which includes any
14.13	<u> </u>	e of the following:			<u>-</u>
14.14	(i) a peri	od of incapacity of sev	ven or more davs	and any subsequen	t treatment or period
14.15	<u> </u>	y relating to the same		· •	
14.16	(A) treat	tment two or more tim	es within 30 day	us of the first day of	incapacity unless
14.10	<u> </u>	circumstances beyond		_	· · · ·
14.18		s planned, by a health c			
14.19	orders of, or	r on referral by, a heal	th care provider;	or	
14.20	(B) treat	ment by a health care	provider on at lea	ast one occasion that	results in a regimen
14.21	of continuir	ng treatment under the	supervision of the	he health care provid	der;
14.22	(ii) a per	riod of incapacity due	to pregnancy;		
14.23	<u>(iii)</u> a pe	eriod of incapacity or t	reatment for a cl	pronic health conditi	on that:
14.24	(A) requ	uires periodic visits, de	efined as at least	twice a year, for trea	atment by a health
14.25	care provide	er or under orders of, o	or on referral by,	a health care provid	ler;
14.26	(B) cont	inues over an extende	d period of time,	including recurring	episodes of a single
14.27	underlying	condition; and			
14.28	<u>(C)</u> may	cause episodic rather	than continuing	periods of incapacit	<u>y;</u>
14.29	(iv) a pe	riod of incapacity whi	ch is permanent o	or long term due to a	condition for which
14.30	<u> </u>	ay not be effective. The			
14.31	supervision	of, but need not be re-	ceiving active tre	eatment by, a health	care provider; or

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15.1	(v) a period of absence to receive multip	ole treatments, includi	ng any period of recovery			
15.2	from the treatments, by a health care provider or by a provider of health care services under					
15.3	orders of, or on referral by, a health care pr	ovider, for:				
15.4	(A) restorative surgery after an accident	t or other injury; or				
15.5	(B) a condition that would likely result	in a period of incapac	ity of more than three			
15.6	consecutive, full calendar days in the abser	ce of medical interve	ntion or treatment.			
15.7	(b) For the purposes of paragraph (a), c	lauses (1) and (2), trea	atment by a health care			
15.8	provider means an in-person visit or teleme	edicine visit with a head	alth care provider, or by a			
15.9	provider of health care services under orde	rs of, or on referral by	, a health care provider.			
15.10	(c) For the purposes of paragraph (a), treat	tment includes but is r	ot limited to examinations			
15.11	to determine if a serious health condition e	xists and evaluations	of the condition.			
15.12	2 (d) Absences attributable to incapacity	under paragraph (a), c	lause (2), item (ii) or (iii),			
15.13	qualify for leave under this chapter even if	the applicant or the fa	mily member does not			
15.14	4 receive treatment from a health care provid	er during the absence	, and even if the absence			
15.15	does not last more than three consecutive,	full calendar days.				
15.16	6 Subd. 39. State's average weekly wag	e. "State's average we	ekly wage" means the			
15.17	7 weekly wage calculated under section 268.	035, subdivision 23.				
15.18	8 Subd. 40. Supplemental benefit payme	e nt. (a) "Supplementa	l benefit payment" means:			
15.19	(1) a payment made by an employer to	an employee as salary	continuation or as paid			
15.20	time off. Such a payment must be in addition	on to any family or m	edical leave benefits the			
15.21	employee is receiving under this chapter; a	nd				
15.22	(2) a payment offered by an employer t	o an employee who is	taking leave under this			
15.23	<u>chapter to supplement the family or medica</u>	l leave benefits the en	nployee is receiving.			
15.24	(b) Employers may, but are not required	to, designate certain	benefits including but not			
15.25	5 limited to salary continuation, vacation lea	ve, sick leave, or othe	r paid time off as a			
15.26	supplemental benefit payment.					
15.27	7 (c) Nothing in this chapter requires an e	mployee to receive su	upplemental benefit			
15.28	8 payments.					
15.29	(d) At no time shall a supplemental ben	efit payment combine	d with any leave benefit			
15.30	received under this chapter exceed the regu	lar wage or salary of	the applicant.			
15.31	1 Subd. 41. Taxable year. "Taxable year"	has the meaning give	en in section 290.01,			
15.32	2 <u>subdivision 9.</u>					

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16.1	Subd. 42	2. Taxable wages. "Ta	axable wages" m	eans those wages paid	l to an employee in
16.2	covered em	ployment each calend	ar year up to an	amount equal to the m	naximum wages
16.3	subject to p	remium in a calendar	year, which is eq	ual to the maximum e	arnings in that year
16.4	subject to th	e FICA Old-Age, Sur	vivors, and Disal	oility Insurance tax rou	inded to the nearest
16.5	\$1,000.				
16.6	Subd. 43	3. <mark>Typical workweek</mark>	. "Typical workv	veek" means:	
16.7	<u>(1) for a</u>	n hourly employee, th	e average numb	er of hours worked pe	r week by an
16.8	employee w	vithin the high quarter	during the base	year; or	
16.9	(2) 40 h	ours for a salaried em	ployee, regardles	ss of the number of ho	ours the salaried
16.10	employee ty	pically works.			
16.11	Subd. 44	4. Wage credits. "Wa	ge credits" mean	s the amount of wages	s paid within an
16.12	applicant's	base period for covere	ed employment, a	as defined in subdivisi	on 14.
16.13	<u>Subd.</u> 4:	5. <mark>Wage detail report</mark>	. "Wage detail re	port" means the repor	t on each employee
16.14	and all sease	onal employees in cov	ered employmen	t required from an emp	oloyer on a calendar
16.15	quarter basi	s under section 268B.	12.		
16.16	Subd. 40	6. Wages. "Wages" ha	s the meaning g	iven in section 268.03	5, subdivision 29.
16.17	Subd. 47	7. <mark>Wages paid.</mark> (a) "W	/ages paid" mear	ns the amount of wage	<u>×S:</u>
16.18	(1) that]	have been actually pa	id; or		
16.19	(2) that	have been credited to	or set apart so th	at payment and dispo	sition is under the
16.20	control of the	ne employee.			
16.21	<u>(b)</u> Wag	e payments delayed b	eyond the regula	rly scheduled pay date	e are wages paid on
16.22	the missed	pay date. Back pay is	wages paid on th	ne date of actual paym	ent. Any wages
16.23	earned but 1	not paid with no schee	luled date of pay	ment are wages paid	on the last day of
16.24	employmen	<u>.t.</u>			
16.25	(c) Wag	es paid does not inclu	de wages earned	but not paid except a	s provided for in
16.26	this subdivi	sion.			
16.27	Subd. 48	8. Week. "Week" mea	ns calendar wee	k ending at midnight S	Saturday.
16.28	Subd. 49	9. Weekly benefit am	ount. "Weekly b	penefit amount" means	s the amount of
16.29	family and	medical leave benefits	s computed unde	r section 268B.04.	
16.30	EFFEC	TIVE DATE. This se	ection is effective	e July 1, 2023.	

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17.1	Sec. 6. [268B.	.02] FAMILY AN	ND MEDICAL	BENEFIT INSURA	NCE PROGRAM
17.2	CREATION.				
17.3	Subdivision	1. Creation. A fa	mily and medic	al benefit insurance pr	rogram is created to
17.4				to the terms of this cha	
17.5				Medical Benefit Insur	
17.6		•		of the commissioner.	
17.7	.		• •	of the division shall se	
17.8			SION SHAIL AGINI	nister and operate the	benefit program
17.9	under this chapt	ler.			
17.10	Subd. 3. Ru	lemaking. The co	ommissioner sha	ll adopt rules to imple	ment the provisions
17.11	of this chapter.	For the purposes	of this chapter, t	he commissioner may	use the expedited
17.12	rulemaking pro	cess under section	<u>14.389.</u>		
17.13	<u>Subd. 4.</u> Ac	count creation; a	ppropriation.	The family and medica	al benefit insurance
17.14	account is creat	ed in the special r	evenue fund in	the state treasury. Unle	ess otherwise
17.15	appropriated, m	oney in this accou	unt is appropriat	ted to the commission	er to pay benefits
17.16	under and to ad	minister this chap	ter, including of	utreach required under	section 268B.18.
17.17	Appropriations	and transfers to th	ne account are c	redited to the account.	Earnings, such as
17.18	interest, divider	nds, and any other	earnings arisin	g from assets of the ac	count, are credited
17.19	to the account.	Money remaining	in the account	at the end of a fiscal ye	ear is not canceled
17.20	to the general fu	and but remains in	the account un	til expended.	
17.21	Subd. 5. Inf	ormation techno	logy services a	nd equipment. The de	partment is exempt
17.22	from the provisi	ions of section 16	E.016 for the pu	urposes of this chapter.	<u>-</u>
17.23	<u>Subd. 6.</u> Pro	ocurement. For p	urposes of admi	nistering this chapter,	until July 1, 2025,
17.24	the department	is exempt from the	e requirements o	f sections 16A.15, sub	odivision 3; 16B.97;
17.25	and 16B.98, sub	odivisions 5, 7, an	d 8; chapter 160	C; and any other state	procurement laws
17.26	and procedures.	<u>.</u>			
17.27	EFFECTIV	E DATE. This se	ection is effectiv	e July 1. 2023.	
17.28	Sec. 7. [268B.	.03] PAYMENT	OF BENEFITS	<u>).</u>	
17.29	The commis	sioner must pay b	penefits from the	e family and medical b	penefit insurance
17.30	account as prov	ided under this ch	apter to an appl	icant who has met eac	h of the following
17.31	requirements:				

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18.1	(1) the appli	icant has filed an a	application for h	enefits and established	a benefit account
18.2		with section 268B.			u benefit decount
18.3		icant has met all o	t the ongoing el	igibility requirements	inder section
18.4	<u>268B.06;</u>				
18.5	<u> </u>			s overpayment of famil	y or medical leave
18.6	benefits, includ	ing any penalties	or interest;		
18.7	(4) the appli	icant has not been	held ineligible f	for benefits under secti	on 268B.07,
18.8	subdivision 2; a	and			
18.9	(5) the appli	icant is not employ	yed exclusively	by a private plan empl	oyer and has wage
18.10	credits during t	he base year attrib	utable to employ	yers covered under the	state family and
18.11	medical leave p	orogram.			
18.12	EFFECTIV	E DATE. Except	as provided in s	section 40, this section	is effective July 1,
18.13	2025.				
18.14	Sec. 8. [268B	.04] BENEFIT A	CCOUNT; BE	NEFITS.	
18.15	Subdivision	1. Application fo	or benefits; dete	ermination of benefit	account. (a) An
18.16	application for	benefits may be fi	led up to 60 day	s before leave taken u	nder chapter 268B
18.17	in person, by m	ail, or by electron	ic transmission	as the commissioner m	ay require. The
18.18	applicant must	include certification	on supporting a	request for leave under	this chapter. The
18.19	applicant must	meet eligibility ree	quirements and a	must provide all reques	sted information in
18.20	•			ide all requested inform	
18.21	communication	is not an applicat	ion for family a	nd medical leave benet	<u>ìts.</u>
18.22	(b) The com	missioner must ex	xamine each app	lication for benefits to	determine the base
18.23	period and the l	benefit year, and b	ased upon all th	e covered employment	in the base period
18.24	the commission	ner must determine	e the weekly ber	efit amount available,	if any, and the
18.25	maximum amo	unt of benefits ava	uilable, if any. Th	he determination, whic	h is a document
18.26	•			ermination of eligibilit	-
18.27				nefit account. A deterr	
18.28		e sent to the applie	cant and all base	period employers, by	mail or electronic
18.29	transmission.				
18.30	<u>(c)</u> If a base	period employer	did not provide	wage detail informatio	n for the applicant
18.31	as required und	er section 268B.12	2, the commission	oner may accept an app	licant certification
18.32	of wage credits	, based upon the a	pplicant's record	ls, and issue a determin	nation of benefit
18.33	account.				

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19.1	(d) The commissioner may, at any time within 12 months from the establishment of a
19.2	benefit account, reconsider any determination of benefit account and make an amended
19.3	determination if the commissioner finds that the wage credits listed in the determination
19.4	were incorrect for any reason. An amended determination of benefit account must be
19.5	promptly sent to the applicant and all base period employers, by mail or electronic
19.6	transmission. This paragraph does not apply to documents titled determinations of eligibility
19.7	or determinations of ineligibility issued.
19.8	(e) If an amended determination of benefit account reduces the weekly benefit amount
19.9	or maximum amount of benefits available, any benefits that have been paid greater than the
19.10	applicant was entitled is an overpayment of benefits. A determination or amended
19.11	determination issued under this section that results in an overpayment of benefits must set
19.12	out the amount of the overpayment and the requirement that the overpaid benefits must be
19.13	repaid according to section 268B.185.
19.14	Subd. 2. Benefit account requirements. To establish a benefit account, an applicant
19.15	must have wage credits of at least 5.3 percent of the state's average annual wage rounded
19.16	down to the next lower \$100.
19.17	Subd. 3. Weekly benefit amount; maximum amount of benefits available; prorated
19.18	amount. (a) Subject to the maximum weekly benefit amount, an applicant's weekly benefit
19.19	is calculated by adding the amounts obtained by applying the following percentage to an
19.20	applicant's average typical workweek and weekly wage during the high quarter of the base
19.21	period:
19.22	(1) 90 percent of wages that do not exceed 50 percent of the state's average weekly wage;
19.23	plus
19.24	(2) 66 percent of wages that exceed 50 percent of the state's average weekly wage but
19.25	not 100 percent; plus
19.26	(3) 55 percent of wages that exceed 100 percent of the state's average weekly wage.
19.27	(b) The state's average weekly wage is the average wage as calculated under section
19.28	268.035, subdivision 23, at the time a benefit amount is first determined.
19.29	(c) The maximum weekly benefit amount is the state's average weekly wage as calculated
19.30	under section 268.035, subdivision 23.
19.31	(d) The state's maximum weekly benefit amount, computed in accordance with section
19.32	268.035, subdivision 23, applies to a benefit account established effective on or after the

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20.1	last Sunday in	October. Once est	ablished, an appl	icant's weekly benef	it amount is not
20.2				-	eekly benefit amount.
20.3	<u>(e)</u> For an e	mployee receivin	g family or medic	al leave, a weekly b	enefit amount is
20.4	prorated when:	-			
20.5	(1) the emp	loyee works hour	s for wages;		
20.6	(2) the emp	loyee uses paid si	ck leave, paid vac	cation leave, or other	r paid time off that is
20.7	not considered	a supplemental b	enefit payment as	defined in section 2	268B.01, subdivision
20.8	<u>40; or</u>				
20.9	(3) leave is	taken intermitten	tly.		
20.10	<u>Subd. 4. Ti</u>	ming of payment	Except as otherw	wise provided for in	this chapter, benefits
20.11	must be paid w	veekly.			
20.12	<u>Subd. 5.</u> M	aximum length o	f benefits. (a) The	e total number of we	eeks that an applicant
20.13	may take benef	fits in a single ber	efit year for a ser	ious health condition	n is the lesser of 12
20.14	weeks, or 12 w	veeks minus the nu	umber of weeks w	vithin the same bene	fit year that the
20.15	applicant recei	ved benefits for be	onding, safety lea	ve, or family care p	lus eight weeks.
20.16	(b) The tota	al number of week	ts that an applicar	nt may take benefits	in a single benefit
20.17	year for bondir	ng, safety leave, o	r family care is th	e lesser of 12 weeks	s, or 12 weeks minus
20.18	the number of	weeks within the	same benefit year	that the applicant re	eceived benefits for a
20.19	serious health	condition plus eig	ht weeks.		
20.20	<u>Subd. 6.</u> M	inimum period fo	or which benefits	payable. Except fo	r a claim for benefits
20.21	for bonding lea	ive, any claim for	benefits must be	based on a single qu	ualifying event of at
20.22	least seven cale	endar days. The m	ninimum duration	to receive benefits u	under this chapter is
20.23	one work day i	n a work week.			
20.24	<u>Subd. 7.</u> Ri	ght of appeal. (a)	A determination	or amended determ	ination of benefit
20.25	account is final	l unless an appeal	is filed by the ap	plicant within 60 cal	lendar days after the
20.26	sending of the	determination or a	amended determin	nation.	
20.27	(b) Any app	licant may appeal	from a determina	tion or amended dete	ermination of benefit
20.28	account on the	issue of whether	services performe	ed constitute employ	ment, whether the
20.29	employment is	covered employn	nent, and whether	money paid constit	utes wages.
20.30	<u>Subd. 8.</u> Li	mitations on app	lications and ber	n <mark>efit accounts.</mark> An a	pplication for family
20.31	or medical leav	ve benefits is effec	ctive the Sunday of	of the calendar week	that the application
20.32	was filed. An a	pplication for ber	nefits may be back	cdated one calendar	week before the

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21.1	Sunday of th	he week the application	n was actually fil	ed if the applicant requ	uests the backdating
21.2	within seve	n calendar days of the	e date the applica	tion is filed. An appli	cation may be
21.3	backdated of	only if the applicant w	as eligible for th	e benefit during the p	eriod of the
21.4	backdating.	If an individual attem	pted to file an ap	plication for benefits	, but was prevented
21.5	from filing	an application by the	department, the a	application is effectiv	e the Sunday of the
21.6	calendar we	eek the individual first	t attempted to file	e an application.	
21.7	EFFEC	TIVE DATE. Except	t as provided in s	ection 40, this sectior	n is effective July 1,
21.8	<u>2025.</u>				
21.9	Sec. 0. [2]	68B.05] NOTIFICAT	ΓΙΟΝ ΟΕ CHAR	NGED CIRCUMST	ANCES
21.9	Bee. 9. <u>[20</u>			GED CIRCUNSIA	AICES.
21.10	An appl	icant shall promptly n	otify the departm	nent of changes that m	nay affect eligibility
21.11	under section	on 268B.06.			
21.12	EFFEC	TIVE DATE. Except	t as provided in s	ection 40, this sectior	n is effective July 1,
21.13	<u>2025.</u>				
21.14	-	268B.06] ELIGIBILI	TY REQUIREN	MENTS; PAYMENT	<u>'S THAT AFFECT</u>
21.15	BENEFITS	<u>S.</u>			
21.16	Subdivis	sion 1. Eligibility con	ditions. (a) An a	pplicant may be eligib	ble to receive family
21.17	or medical	leave benefits for any	week if:		
21.18	<u>(1) the v</u>	veek for which benefi	ts are requested	is in the applicant's be	enefit year;
21.19	(2) the a	pplicant was unable t	o perform regula	r work due to a seriou	us health condition,
21.20	a qualifying	g exigency, safety leav	ve, family care, o	r bonding. For bondin	ng leave, eligibility
21.21	ends 12 mo	nths after birth or place	cement;		
21.22	(3) the a	pplicant has sufficien	t wage credits fro	om an employer or er	nployers as defined
21.23	in section 2	68B.01, subdivision 4	2, to establish a	benefit account under	r section 268B.04;
21.24	and				
21.25	<u>(4)</u> an ap	pplicant requesting be	mefits under this	chapter must fulfill c	ertification
21.26	requiremen	ts under subdivision 3	<u>.</u>		
21.27	<u>(b)</u> A se	lf-employed individu	al or independent	t contractor who has e	elected and been
21.28	approved for	or coverage under sect	ion 268B.11 nee	d not fulfill the requir	ement of paragraph
21.29	<u>(a), clause (</u>	<u>(3).</u>			
21.30	<u>Subd. 2</u> .	<u>Seven-day qualifyin</u>	ig event. (a) The	period for which an a	applicant is seeking
21.31	benefits mu	st be or have been base	ed on a single eve	nt of at least seven cal	endar days' duration

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22.1	related to fami	ly care, a qualifying	g exigency, safe	ty leave, or the applic	ant's serious health
22.2				s the leave is intermit	
22.2	(b) Banafits	related to bonding	need not meet th	e seven-day qualifying	avent requirement
22.3	(0) Denemas		liced not meet in	e seven-day quantying	g event requirement.
22.4	(c) The con	nmissioner shall use	e the rulemakin	g authority under sect	tion 268B.02,
22.5	subdivision 3,	to adopt rules regar	ding what serio	us health conditions a	and other events are
22.6	prospectively p	presumed to constitu	ute seven-day q	ualifying events unde	er this chapter.
22.7	<u>Subd. 3.</u> Co	ertification. (a) Cer	tification for ar	applicant taking leav	ve related to the
22.8	applicant's seri	ous health conditio	n shall be suffic	eient if the certificatio	n states the date on
22.9	which the serie	ous health condition	began, the pro	bable duration of the	condition, and the
22.10	appropriate me	dical facts within the	he knowledge o	f the health care prov	ider as required by
22.11	the commission	ner. The health care	e provider must	also certify that the a	pplicant is
22.12	incapacitated a	s defined in section	1 268B.01, subd	ivision 25, due to the	ir serious health
22.13	condition. If th	e applicant request	s intermittent le	ave, the certification	must include the
22.14	health care pro	vider's reasonable e	estimate of the f	requency and duratio	n and estimated
22.15	treatment sche	dule, if applicable.			
22.16	(b) Certific	ation for an applicat	nt taking leave t	o care for a family me	mber with a serious
22.17	health condition	n shall be sufficien	t if the certifica	tion states the date on	which the serious
22.18	health condition	n commenced, the p	robable duration	n of the condition, the	appropriate medical
22.19	facts within the	e knowledge of the	health care prov	vider as required by th	ne commissioner, a
22.20	statement that	the family member	requires care, a	nd an estimate of the	amount of time that
22.21	the family mer	nber will require ca	re.		
22.22	(c) Certific	ation for an applica	nt taking bondi	ng leave because of th	ne birth of the
22.23	applicant's chil	d shall be sufficien	t if the certifica	tion includes either th	e child's birth
22.24	certificate or a	document issued by	y the health care	e provider of the child	l or the health care
22.25	provider of the	person who gave b	oirth, stating the	child's birth date or e	estimated due date.
22.26	(d) Certific	ation for an applica	nt taking bondi	ng leave because of th	ne placement of a
22.27	child with the a	pplicant for adoptio	n or foster care	shall be sufficient if th	e applicant provides
22.28	a document iss	ued by the health ca	re provider of th	ne child, an adoption o	or foster care agency
22.29	involved in the	placement, or by o	ther individuals	s as determined by the	e commissioner that
22.30	confirms the pl	acement and the dat	e of placement.	To the extent that the s	tatus of an applicant
22.31	• • •		•	plication for benefits	••
22.32	^	•		pplicant must notify t	
22.33		status in writing.		_	
		<u>_</u>			

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23.1	(e) Certification for an applicant taking leave because of a qualifying exigency shall be
23.2	sufficient if the certification includes:
23.3	(1) a copy of the family member's active-duty orders;
23.4	(2) other documentation issued by the United States armed forces; or
23.5	(3) other documentation permitted by the commissioner.
23.6	(f) Certification for an applicant taking safety leave is sufficient if the certification
23.7	includes a court record or documentation signed by an employee of a victim's services
23.8	organization, an attorney, a police officer, or an antiviolence counselor. The commissioner
23.9	must not require disclosure of details relating to an applicant's or applicant's family member's
23.10	domestic abuse, sexual assault, or stalking.
23.11	(g) For a leave taken on an intermittent basis, based on a serious health condition of an
23.12	applicant or applicant's family member, the certification under this subdivision must include
23.13	an explanation of how such leave would be medically beneficial to the individual with the
23.14	serious health condition.
23.15	Subd. 4. Not eligible. An applicant is ineligible for family or medical leave benefits for
23.16	any portion of a typical workweek:
23.17	(1) that occurs before the effective date of a benefit account;
23.18	(2) that the applicant fails or refuses to provide information on an issue of ineligibility
23.19	required under section 268B.07, subdivision 2; or
23.20	(3) for which the applicant worked for pay.
23.21	Subd. 5. Vacation, sick leave, and disability insurance benefits. An employee may
23.22	use vacation pay, sick pay, paid time off pay, or disability insurance payments, in lieu of
23.23	family or medical leave program benefits under this chapter, provided the employee is
23.24	concurrently eligible. Subject to the limitations of section 268B.09, subdivision 1, an
23.25	employee is entitled to the employment protections under section 268B.09 for those workdays
23.26	during which this option is exercised. This subdivision applies to private plans under section
23.27	<u>268B.10.</u>
23.28	Subd. 6. Workers' compensation offset. (a) An applicant is not eligible to receive
23.29	benefits for any portion of a week in which the applicant is receiving or has received
23.30	compensation for loss of wages equal to or in excess of the applicant's weekly family or
23.31	medical leave benefit amount under:
23.32	(1) the workers' compensation law of this state; or

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24.1	(2) the work	ers' compensation la	aw of any othe	er state or similar fede	eral law.
24.2	(b) This subo	livision does not ap	ply to an appl	icant who has a claim	pending for loss of
24.3	wages under par	agraph (a). If the a	oplicant later r	eceives compensation	n as a result of the
24.4	pending claim, t	he applicant is subj	ect to paragraj	oh (a) and the family	or medical leave
24.5	benefits paid are	e overpaid benefits u	under section 2	268B.185.	
24.6	(c) If the am	ount of compensation	on described u	nder paragraph (a) fo	r any week is less
24.7	than the application	nt's weekly family o	or medical leav	ve benefit amount, be	nefits requested for
24.8	that week are re	duced by the amour	nt of that comp	pensation payment.	
24.9	Subd. 7. Sep	aration, severance	e, or bonus pa	yments. (a) An appli	cant is not eligible
24.10	to receive benef	its for any week the	e applicant is r	eceiving, has received	l, or will receive
24.11	separation pay, s	severance pay, bonu	is pay, or any o	other payments paid b	oy an employer
24.12	because of, upor	n, or after separation	n from employ	ment. This subdivision	on applies if the
24.13	payment is:				
24.14	(1) considered	ed wages under sect	tion 268B.01,	subdivision 46; or	
24.15	(2) subject to	the Federal Insuran	ce Contributio	ons Act (FICA) tax imp	posed to fund Social
24.16	Security and Me	edicare.			
24.17	(b) Payments	s under this subdivis	sion are applied	d to the period immed	iately following the
24.18	later of the date	of separation from	employment o	or the date the application	nt first becomes
24.19	aware that the en	mployer will be mal	king a paymer	it. The date the payme	ent is actually made
24.20	or received, or t	hat an applicant mu	st agree to a re	elease of claims, does	not affect the
24.21	application of th	is paragraph.			
24.22	(c) This subc	livision does not ap	ply to vacation	n pay, sick pay, person	nal time off pay, or
24.23	supplemental be	enefit payment unde	r subdivision	4.	
24.24	(d) This subo	division applies to a	ll the weeks o	f payment.	
24.25	(e) Under the	s subdivision, if the	e payment with	h respect to a week is	equal to or more
24.26	than the application	nt's weekly benefit	amount, the ap	oplicant is ineligible f	or benefits for that
24.27	week. If the pay	ment with respect t	o a week is les	ss than the applicant's	weekly benefit
24.28	amount, benefits	s are reduced by the	e amount of the	e payment.	
24.29	<u>Subd. 8.</u> Soc	ial Security disabi	<u>lity benefits. (</u>	(a) An applicant who	is receiving, has
24.30	received, or has	filed for primary Soc	cial Security di	sability benefits for ar	ny week is ineligible
24.31	for benefits for t	hat week, unless:			

25.1	(1) the Social Security Administration approved the collecting of primary Social Security
25.2	disability benefits each month the applicant was employed during the base period; or
25.3	(2) the applicant provides a statement from an appropriate health care professional who
25.4	is aware of the applicant's Social Security disability claim and the basis for that claim,
25.5	certifying that the applicant is able to perform the essential functions of their employment
25.6	with or without a reasonable accommodation.
25.7	(b) If an applicant meets the requirements of paragraph (a), clause (1), there is no
25.8	deduction from the applicant's weekly benefit amount for any Social Security disability
25.9	benefits.
25.10	(c) Information from the Social Security Administration is conclusive, absent specific
25.11	evidence showing that the information was erroneous.
25.12	EFFECTIVE DATE. Except as provided in section 40, this section is effective July 1,
25.13	<u>2025.</u>
25.14	Sec. 11. [268B.07] DETERMINATION ON ISSUES OF ELIGIBILITY.
25.15	Subdivision 1. Employer notification. (a) Upon a determination that an applicant is
25.16	entitled to benefits, the commissioner must promptly send a notification to each current
25.17	employer of the applicant, if any, in accordance with paragraph (b).
25.18	(b) The notification under paragraph (a) must include, at a minimum:
25.19	(1) the name of the applicant;
25.20	(2) that the applicant has applied for and received benefits;
25.21	(3) the week the benefits commence;
25.22	(4) the weekly benefit amount payable; and
25.23	(5) the maximum duration of benefits.
25.24	Subd. 2. Determination. (a) The commissioner must determine any issue of ineligibility
25.25	raised by information required from an applicant and send to the applicant and any current
25.26	base period employer, by mail or electronic transmission, a document titled a determination
25.27	of eligibility or a determination of ineligibility, as is appropriate, within two weeks, unless
25.28	the application is incomplete due to outstanding requests for information including clerical
25.29	or other errors. Nothing shall prohibit the commissioner from requesting additional
25.30	information or the applicant from supplementing their initial application before a

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26.1	determination	of eligibility. The c	ommissioner m	ay extend the deadline	e for a determination
26.2		livision due to exte			
26.3	<u>(</u> b) If an ap	plicant obtained be	enefits through 1	nisrepresentation, the	e department is
26.4	authorized to is	ssue a determination	on of ineligibilit	y within 12 months o	of the establishment
26.5	of the benefit a	.ccount.			
26.6	<u>(c)</u> If the de	partment has filed	an intervention	in a worker's compe	nsation matter under
26.7	section 176.36	l, the department is	s authorized to is	ssue a determination of	of ineligibility within
26.8	48 months of the	he establishment o	f the benefit acc	count.	
26.9	(d) The con	nmissioner must pi	rovide an oppor	tunity for the employ	er to submit relevant
26.10	information.				
26.11	(e) A determ	nination of eligibili	ty or determinat	ion of ineligibility is f	final unless an appeal
26.12	is filed by the a	pplicant or employe	er within 60 cale	ndar days after sendin	g. The determination
26.13	must contain a	prominent stateme	ent indicating th	e consequences of no	ot appealing.
26.14	Proceedings or	the appeal are con	nducted in acco	rdance with section 2	<u>68B.08.</u>
26.15	(f) An issue	of ineligibility re	quired to be det	ermined under this se	ection includes any
26.16	question regard	ling the denial or a	llowing of bene	efits under this chapte	er.
26.17	(g) The con	missioner must er	nsure a limit of c	ne family member tal	king leave under this
26.18	chapter for an i	incapacitated perso	on at a time, exc	ept when family care	is taken by parents
26.19	for an incapaci	tated person under	the age of 18.		
26.20	<u>Subd. 3.</u> Ar	nended determin	ation. Unless ar	appeal has been file	d, the commissioner,
26.21	on the commis	sioner's own motic	on, may reconsid	ler a determination o	f eligibility or
26.22	determination of	of ineligibility that	has not become	final and issue an ame	ended determination.
26.23	Any amended	determination mus	t be sent to the	applicant and any em	ployer in the current
26.24	base period by	mail or electronic	transmission. A	ny amended determin	nation is final unless
26.25	an appeal is file	ed by the applicant	t or employer w	ithin 60 calendar day	s after sending.
26.26	<u>Subd. 4.</u> Be	nefit payment. If	a determination	or amended determin	ation allows benefits
26.27	to an applicant	, the family or med	lical leave bene	fits must be paid rega	ardless of any appeal
26.28	period or any a	ppeal having been	filed.		
26.29	Subd. 5. Ov	v erpayment. <u>A</u> de	termination or a	mended determination	on that holds an
26.30	applicant inelig	gible for benefits for	or periods an ap	plicant has been paid	benefits is an
26.31	overpayment o	f those family or n	nedical leave be	nefits. A determination	on or amended
26.32	determination i	ssued under this s	ection that resul	ts in an overpayment	of benefits must set

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27.1	out the amour	nt of the overpayme	nt and the requ	irement that the overpa	aid benefits must be
27.2		ing to section 268B.			
27.3	FFFFCT	IVE DATE Excent	as provided in	section 40, this section	n is effective July 1
27.3	<u>EFFECT</u> 2025.				
27.1					
27.5	Sec. 12. [26	8B.08] APPEAL P	ROCESS.		
27.6	Subdivisio	on 1. <mark>Hearing.</mark> (a) T	he commission	er shall designate a ch	ief benefit judge.
27.7	<u>(b)</u> Upon a	a timely appeal to a	determination	having been filed or up	oon a referral for
27.8	direct hearing	g, the chief benefit ju	idge must set a	time and date for a de	novo due-process
27.9	hearing and se	end notice to an appl	icant and an em	ployer, by mail or elec	tronic transmission,
27.10	not less than t	ten calendar days be	fore the date of	f the hearing.	
27.11	<u>(c)</u> The co	mmissioner may ad	opt rules on pro	ocedures for hearings.	The rules need not
27.12	conform to co	mmon law or statuto	ry rules of evid	ence and other technica	l rules of procedure.
27.13	<u>(d)</u> The ch	nief benefit judge has	s discretion reg	arding the method by	which the hearing is
27.14	conducted.				
27.15	<u>Subd. 2.</u>	Decision. (a) After th	ne conclusion o	f the hearing, upon the	evidence obtained,
27.16	the benefit ju	dge must serve by m	nail or electroni	c transmission to all p	arties the decision,
27.17	reasons for th	e decision, and writ	ten findings of	fact.	
27.18	(b) Decisi	ons of a benefit judg	ge are not prece	edential.	
27.19	<u>Subd. 3.</u>	Request for reconsi	deration. Any	party, or the commissi	oner, may, within
27.20	30 calendar da	ays after service of th	e benefit judge'	s decision, file a reques	t for reconsideration
27.21	asking the jud	lge to reconsider tha	t decision.		
27.22	<u>Subd. 4.</u>	Appeal to court of a	ppeals. <u>Any fi</u>	nal determination on a	request for
27.23	reconsideratio	on may be appealed	by any party di	rectly to the Minnesot	a Court of Appeals.
27.24	<u>Subd. 5.</u> B	Senefit judges. (a) Or	nly employees o	of the department who a	re attorneys licensed
27.25	to practice law	w in Minnesota may	serve as a chie	f benefit judge, senior	benefit judges who
27.26	are supervisor	rs, or benefit judges	<u>-</u>		
27.27	<u>(b)</u> The ch	nief benefit judge mu	ist assign a ben	efit judge to conduct a	a hearing and may
27.28	transfer to an	other benefit judge a	my proceeding	s pending before anoth	er benefit judge.
27.29	EFFECT	IVE DATE. Except	as provided in	section 40, this section	n is effective July 1,
27.30	<u>2025.</u>				

Sec. 13. [268B.085] NOTICE TO EMPLOYER; SCHEDULES. Subdivision 1. Notice to employer. (a) If the need for leave is foreseeable, an employee must provide the employer at least 30 days' advance notice before leave under this chapter is to begin. If 30 days' notice is not practicable because of a lack of knowledge of approximately when leave will be required to begin, a change in circumstances, or a medical emergency, notice must be given as soon as practicable. Whether leave is to be continuous

or is to be taken intermittently, notice need only be given one time, but the employee must

28.8 advise the employer as soon as practicable if dates of scheduled leave change or are extended,

28.9 or were initially unknown. In those cases where the employee is required to provide at least

28.10 <u>30 days' notice of foreseeable leave and does not do so, the employee must explain the</u>

28.11 reasons why notice was not practicable upon request from the employer.

28.12 (b) "As soon as practicable" means as soon as both possible and practical, taking into

28.13 account all of the facts and circumstances in the individual case. When an employee becomes

28.14 <u>aware of a need for leave under this chapter less than 30 days in advance, it should be</u>

28.15 practicable for the employee to provide notice of the need for leave either the same day or

28.16 the next day, unless the need for leave is based on a medical emergency. In all cases,

28.17 however, the determination of when an employee could practicably provide notice must

28.18 take into account the individual facts and circumstances.

(c) An employer may require that an employee taking leave under this chapter provide
 a copy of the certification under section 268B.06, subdivision 3. Upon written request from
 the employer, the employee shall provide a copy of the certification as soon as practicable
 and possible given all of the facts and circumstances in the individual case. Providing
 certification at or around the time the employee provides a certification to the department

28.24 shall be considered practicable.

(d) In addition to any other prohibition imposed under this chapter, an employer must
 not discharge, discipline, penalize, interfere with, threaten, restrain, coerce, or otherwise
 retaliate or discriminate against an employee for providing this certification.

(e) An employer may require an employee to comply with the employer's usual and
 customary notice and procedural requirements for requesting leave, absent unusual

28.30 circumstances or other circumstances caused by the reason for the employee's need for

28.31 leave. Leave under this chapter must not be delayed or denied where an employer's usual

28.32 and customary notice or procedural requirements require notice to be given sooner than set

28.33 forth in this subdivision.

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29.1	(f) If an er	nployer has failed to	provide notice	to the employee as re	quired under section
29.2	268B.26, para	agraph (a), (b), or (e), the employee	is not required to con	mply with the notice
29.3	requirements	of this subdivision.			
29.4	<u>Subd. 2.</u> B	onding leave. Bond	ing leave taken u	under this chapter begi	ns at a time requested
29.5	by the employ	yee. Bonding leave	must end withir	n 12 months of the bir	th, adoption, or
29.6	placement of	a foster child, excep	ot that, in the ca	se where the child mu	ist remain in the
29.7	hospital longe	er than the mother, t	he leave must e	nd within 12 months	after the child leaves
29.8	the hospital. E	Employees may also	use bonding lea	ve before the actual pl	acement or adoption
29.9	of a child in si	tuations that include	but are not limi	ted to where the emplo	byee may be required
29.10	<u>to:</u>				
29.11	(1) attend	counseling sessions	;;		
29.12	<u>(2)</u> appear	· in court <u>;</u>			
29.13	<u>(3) consul</u>	t with the attorney of	or doctors repre-	senting the birth pare	<u>at;</u>
29.14	<u>(4) submit</u>	t to a physical exam	ination; or		
29.15	(5) travel	to another country t	o complete an a	doption.	
29.16	<u>Subd. 3.</u>	ntermittent schedu	l le. (a) Leave ur	nder this chapter, base	d on a serious health
29.17	condition, ma	y be taken intermitt	ently if such lea	ave is reasonable and	appropriate to the
29.18	needs of the i	ndividual with the s	erious health co	ondition. For all other	leaves under this
29.19	chapter, leave	e may be taken inter	mittently. Interr	mittent leave is leave	taken in separate
29.20	blocks of time	e due to a single, sev	ven-day qualify	ing event.	
29.21	<u>(b)</u> For an	applicant who take	s leave on an in	termittent schedule, t	he weekly benefit
29.22	amount shall	be prorated.			
29.23	<u>(c)</u> An em	ployee requesting le	eave taken inter	mittently shall provid	e the employer with
29.24	a schedule of	needed workdays o	ff as soon as pr	acticable.	
29.25	(d) Leave	taken intermittently of	counts toward th	e maximums describe	d in section 268B.04,
29.26	subdivision 5	<u>.</u>			
29.27	EFFECT	IVE DATE. Except	as provided in	section 40, this section	n is effective July 1,
29.28	<u>2025.</u>				
29.29	Sec 14 196	8 B.09] EMPLOYN	MENT PROTE	CTIONS	
<u>4</u> 9.49	<u>-</u>	-			
29.30				mployer must not dise	
29.31	penalize, inter	rfere with, threaten.	restrain, coerce	e, or otherwise retaliat	te or discriminate

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against an employee for requesting or obtaining benefits or leave, or for exercising any 30.1 other right under this chapter. In addition to the remedies provided in subdivision 8, the 30.2 30.3 commissioner of labor and industry may also issue a penalty to the employer of not less than \$1,000 nor more than \$10,000 per violation, payable to the employee aggrieved. In 30.4 determining the amount of the penalty under this subdivision, the appropriateness of such 30.5 penalty to the size of the employer's business and the gravity of the violation shall be 30.6 considered. 30.7 30.8 Subd. 2. Interference prohibited. An employer must not obstruct or impede an application for leave or benefits or the exercise of any other right under this chapter. In 30.9 addition to the remedies provided in subdivision 8, the commissioner of labor and industry 30.10 may also issue a penalty to the employer of not less than \$1,000 nor more than \$10,000 per 30.11 violation, payable to the employee aggrieved. In determining the amount of a civil penalty 30.12 under this subdivision, the appropriateness of such penalty to the size of the employer's 30.13 business and the gravity of the violation shall be considered. 30.14 Subd. 3. Waiver of rights as condition of employment prohibited. No employer may 30.15 require any employee or applicant to waive or limit any right or benefit under this chapter 30.16 as a condition of employment. 30.17 Subd. 4. No assignment of benefits. Any assignment, pledge, or encumbrance of benefits 30.18 is void, except as provided in section 268B.10 for payment of an employee. Benefits are 30.19 exempt from levy, execution, attachment, or any other remedy provided for the collection 30.20 30.21 of debt. Any waiver of this subdivision is void. Subd. 5. Continued insurance. (a) During any leave for which an employee is entitled 30.22 to benefits or leave under this chapter, the employer must maintain coverage under any 30.23 group insurance policy, group subscriber contract, or health care plan for the employee and 30.24 30.25 any dependents as if the employee was not on leave, provided, however, that the employee 30.26 must continue to pay any employee share of the cost of such benefits. (b) This subdivision may be waived for employees who are working in the construction 30.27 30.28 industry under a bona fide collective bargaining agreement that requires employer contributions to a multi-employer health plan pursuant to United States Code, title 29, 30.29 section 186C5, but only if the waiver is set forth in clear and unambiguous terms in the 30.30 collective bargaining agreement and explicitly cites this subdivision. 30.31 Subd. 6. Employee right to reinstatement. (a) On return from leave under this chapter, 30.32 an employee is entitled to be returned to the same position the employee held when leave 30.33 commenced or to an equivalent position with equivalent benefits, pay, and other terms and 30.34

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31.1	conditions of e	mplovment An em	nlovee is entitle	ed to reinstatement ev	en if the employee
31.2				been restructured to a	
31.3	employee's abs				
31.4				ually identical to the	
31.5	-			itions, including privi	
31.6				ly similar duties and i	
31.7	which must en	tan substantiany eq	ulvalent skill, e.	ffort, responsibility, a	nd authority.
31.8	<u>(2) If an em</u>	ployee is no longer	r qualified for th	e position because of	the employee's
31.9	inability to atte	and a necessary cou	rse, renew a lice	ense, fly a minimum n	umber of hours, or
31.10	similar condition	on, as a result of the	e leave, the emp	loyee must be given a	a reasonable
31.11	opportunity to	fulfill those conditi	ons upon return	from leave.	
31.12	<u>(c)(1) An e</u>	mployee is entitled	to any uncondit	ional pay increases w	hich may have
31.13	occurred during	g the leave period, s	uch as cost of liv	ving increases. Pay inc	creases conditioned
31.14	upon seniority,	length of service, o	or work perform	ed must be granted in	accordance with
31.15	the employer's	policy or practice v	with respect to o	ther employees on an	equivalent leave
31.16	status for a reas	son that does not qua	alify for leave up	nder this chapter. An e	employee is entitled
31.17	to be restored t	o a position with th	e same or equiv	alent pay premiums,	such as a shift
31.18	differential. If	an employee depart	ed from a positi	on averaging ten hou	rs of overtime, and
31.19	corresponding	overtime pay, each	week an employ	ee is ordinarily entitle	d to such a position
31.20	on return from	leave under this ch	apter.		
31.21	(2) Equival	ent pay includes an	y bonus or payr	nent, whether it is dis	cretionary or
31.22	nondiscretiona	ry, made to employe	ees consistent wi	th clause (1). If a bonu	us or other payment
31.23	is based on the	achievement of a s	pecified goal su	ch as hours worked, p	products sold, or
31.24	perfect attenda	nce, and the employ	yee has not met	the goal due to leave	under this chapter,
31.25	the payment m	ay be denied, unles	s otherwise paid	l to employees on an	equivalent leave
31.26	status for a rea	son that does not qu	alify for leave	under this chapter.	
31.27	(d) Benefits	s under this section	include all bene	fits provided or made	e available to
31.28	employees by a	an employer, includ	ling group life in	nsurance, health insur	ance, disability
31.29	insurance, sick	leave, annual leave,	educational ber	efits, and pensions, re	gardless of whether
31.30	benefits are pro	ovided by a practice	e or written poli	cy of an employer thr	ough an employee
31.31	benefit plan as	defined in section 3	3(3) of United S	tates Code, title 29, se	ection 1002(3).
31.32	(1) At the e	nd of an employee'	s leave under th	is chapter, benefits m	ust be resumed in
31.33	the same mann	er and at the same	levels as provide	ed when the leave beg	gan, and subject to
31.34	any changes in	benefit levels that r	nay have taken	place during the perio	d of leave affecting

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32.1	the entire v	vorkforce, unless other	wise elected by	the employee. Upon 1	return from a leave
32.2	under this o	chapter, an employee m	nust not be requi	ired to requalify for a	ny benefits the
32.3	employee e	enjoyed before leave be	gan, including	family or dependent c	overages.
32.4	(2) An e	employee may, but is n	ot entitled to, ac	crue any additional b	enefits or seniority
32.5		ave under this chapter. E		•	
32.6		oyee upon return from			
32.7	<u>(3) Wit</u> l	h respect to pension and	d other retireme	nt plans, leave under	this chapter must
32.8	not be treat	ed as or counted toward	d a break in serv	ice for purposes of ve	sting and eligibility
32.9	to participa	te. If the plan requires	an employee to	be employed on a spe	ecific date in order
32.10	to be credit	ted with a year of servio	ce for vesting, c	ontributions, or partic	vipation purposes,
32.11	an employe	ee on leave under this c	hapter must be	treated as employed o	n that date. Periods
32.12	of leave un	der this chapter need n	ot be treated as	credited service for p	urposes of benefit
32.13	accrual, ve	sting, and eligibility to	participate.		
32.14	<u>(4) Emp</u>	ployees on leave under	this chapter mu	st be treated as if they	v continued to work
32.15	for purpose	es of changes to benefit	plans. Employe	es on leave under this	chapter are entitled
32.16	to changes	in benefit plans, except	those which ma	ay be dependent upon	seniority or accrual
32.17	during the	leave period, immediat	ely upon return	from leave or to the s	ame extent they
32.18	would have	e qualified if no leave h	ad been taken.		
32.19	<u>(e)</u> An e	equivalent position mus	st have substant	ially similar duties, co	onditions,
32.20	responsibil	ities, privileges, and sta	atus as the empl	oyee's original position	<u>)n.</u>
32.21	<u>(1) The</u>	employee must be reins	stated to the sam	e or a geographically	proximate worksite
32.22	from where	e the employee had prev	iously been emp	loyed. If the employed	e's original worksite
32.23	has been cl	osed, the employee is e	ntitled to the sam	me rights as if the emp	bloyee had not been
32.24	on leave w	hen the worksite closed	<u>1.</u>		
32.25	<u>(2) The</u>	employee is ordinarily	entitled to return	rn to the same shift or	the same or an
32.26	equivalent	work schedule.			
32.27	<u>(3) The</u>	employee must have the	ne same or an ec	quivalent opportunity	for bonuses,
32.28	profit-shari	ing, and other similar d	iscretionary and	l nondiscretionary pay	ments, excluding
32.29	any bonus	paid to another employ	ee or employee	s for covering the wor	rk of the employee
32.30	while the e	mployee was on leave.			
32.31	<u>(4)</u> This	s chapter does not proh	ibit an employe	r from accommodatin	g an employee's
32.32	request to b	be restored to a differen	nt shift, schedule	e, or position which b	etter suits the
32.33	employee's	personal needs on retu	rn from leave, o	r to offer a promotion	to a better position.

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33.1	However, an employe	e must not be in	duced by the er	mployer to accep	t a different position
33.2	against the employee'				•
33.3	(f) The requirement	nt that an employ	vee be restored :	to the same or ea	uivalent job with the
33.4	same or equivalent pa	• •			. <u> </u>
33.5	to de minimis, intangi	-			
					• • . • • • • • •
33.6					right and is entitled
33.7	to reinstatement as problem			or any day for wh	ich the employee has
33.8	been deemed engible		er uns chapter.		
33.9	(h) This subdivision	on and subdivision	on 7 may be wa	nived for employ	ees who are working
33.10	in the construction ind				
33.11	construction trade unio	on that maintains	a referral-to-w	ork procedure for	r employees to obtain
33.12	employment with mul				
33.13	and unambiguous terr	ns in the collecti	ive bargaining a	agreement and ex	plicitly cites this
33.14	subdivision and subdi	vision 7.			
33.15	(i) Nothing in this	section shall be c	deemed to affec	t the Americans	with Disabilities Act,
33.16	United States Code, ti	tle 42, chapter 1	26.		
33.17	Subd. 7. Limitatio	ons on an emplo	oyee's right to	reinstatement. A	An employee has no
33.18	greater right to reinsta	tement or to oth	er benefits and	conditions of em	ployment than if the
33.19	employee had been co	ontinuously emp	loyed during th	e period of leave	under this chapter.
33.20	An employer must be	able to show the	at an employee	would not other	wise have been
33.21	employed at the time r	einstatement is r	equested in ord	er to deny restora	ation to employment.
33.22	(1) If an employee	is laid off durin	g the course of	taking a leave u	nder this chapter and
33.23	employment is termin	ated, the employ	yer's responsibi	lity to continue t	he leave, maintain
33.24	group health plan ben	efits, and restore	e the employee	cease at the time	the employee is laid
33.25	off, provided the emp	loyer has no con	tinuing obligat	ions under a coll	ective bargaining
33.26	agreement or otherwis	se. An employer	has the burden	of proving that	an employee would
33.27	have been laid off dur	ing the period of	f leave under th	nis chapter and, th	herefore, would not
33.28	be entitled to restorati	on to a job slate	d for layoff wh	en the employee'	s original position
33.29	would not meet the re	quirements of an	n equivalent po	sition.	
33.30	(2) If a shift has be	een eliminated o	r overtime has	been decreased,	an employee would
33.31	not be entitled to return	n to work that s	hift or the origi	nal overtime hou	rs upon restoration.
33.32	However, if a position	on, for example	e, a night shift l	has been filled by	y another employee,
33.33	the employee is entitle	ed to return to th	e same shift on	which employed	d before taking leave
33.34	under this chapter.				

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34.1	(3) If an employee was	hired for a specific terr	n or only to perform	work on a discrete				
34.2	project, the employer has no obligation to restore the employee if the employment term or							
34.3	project is over and the employer would not otherwise have continued to employ the employee.							
34.4	Subd. 8. Remedies. (a) In addition to any other remedies available to an employee in							
34.5	law or equity, an employee injured by a violation of this section may bring a civil action to							
34.6	recover:							
34.7	(1) any and all damages	recoverable at law;						
34.8	(2) reasonable interest on the amount of damages awarded;							
34.9	(3) an additional amount as liquidated damages equal to the sum of the amount described							
34.10	in clause (1), except that if an employer who has violated the provisions of this section							
34.11	proves by a preponderance of the evidence that the act or omission which violated the							
34.12	provisions of this section was in good faith or that the employer had reasonable grounds							
34.13	for believing that the act or omission was not a violation of the provisions of this section,							
34.14	the court may, in the discretion of the court, reduce the amount of the liability to the amount							
34.15	determined under clause (1)); and						
34.16	(4) such injunctive and o	other equitable relief as	determined by a cou	rt or jury, including				
34.17	employment, reinstatement	, and promotion.						
34.18	(b) An action to recover	damages or equitable	elief prescribed in pa	ragraph (a) may be				
34.19	maintained against any emp	oloyer in any federal or	state court of compe	tent jurisdiction by				
34.20	any one or more employees	. Rule 23 of the Rules of	of Civil Procedure app	olies to this section.				
34.21	(c) The court in an actio	n under this section ma	ay, in addition to any	judgment awarded				
34.22	to the plaintiff or plaintiffs, allow a prevailing plaintiff reasonable attorney fees, reasonable							
34.23	expert witness fees, and other costs of the action incurred by the plaintiff to be paid by the							
34.24	defendant.							
34.25	(d) Nothing in this section	on shall be construed to	allow an employee	to recover damages				
34.26	from an employer for the de	nial of benefits under t	his chapter by the dep	partment, unless the				
34.27	employer unlawfully interfe	ered with the application	on for benefits under	subdivision 2.				
34.28	(e) An employee bringing	ng a civil action under	this section is entitled	l to a jury trial. An				
34.29	employee cannot waive their	r right to a jury trial un	der this section includ	ling, but not limited				
34.30	to, by signing an agreement	to submit claims to ar	bitration.					
34.31	EFFECTIVE DATE.	Except as provided in se	ection 40, this section	is effective July 1,				
34.32	<u>2025.</u>							

Sec. 15. [268B.10] SUBSTITUTION OF A PRIVATE PLAN. 35.1 Subdivision 1. Application for substitution. Employers may apply to the commissioner 35.2 for approval to meet their obligations under this chapter through the substitution of a private 35.3 plan that provides paid family, paid medical, or paid family and medical benefits. In order 35.4 to be approved as meeting an employer's obligations under this chapter, a private plan must 35.5 confer all of the same rights, protections, and benefits provided to employees under this 35.6 chapter, including but not limited to benefits under section 268B.04 and employment 35.7 35.8 protections under section 268B.09. Employers may apply for approval of private plans that exceed the benefits provided to employees under this chapter. An employee covered by a 35.9 private plan under this section retains all applicable rights and remedies under section 35.10 268B.09. 35.11 Subd. 2. Private plan requirements; weekly benefit determination. For purposes of 35.12 determining the family and medical benefit amount and duration under a private plan, the 35.13 weekly benefit amount and duration shall be based on the employee's typical work week 35.14 and wages earned with the employer at the time of an application for benefits. If an employer 35.15 does not have complete base period wage detail information, the employer may accept an 35.16 employee's certification of wage credits, based on the employee's records. 35.17 Subd. 3. Private plan requirements; timing of payment. Private plan benefits may be 35.18 paid to align with the employer's payroll cycle or according to the terms of the approved 35.19 35.20 private plan. Subd. 4. Surety bond requirement. If the private plan is in the form of self-insurance, 35.21 the employer shall file with its application for private provision of the medical benefit or 35.22 family benefit program a surety bond in an amount equal to the employer's annual premium 35.23 that it would otherwise be required to pay to the family and medical benefit insurance 35.24 35.25 account. The surety bond shall be in a form approved by the commissioner and issued by 35.26 a surety company authorized to transact business in Minnesota. Subd. 5. Private plan requirements; medical benefit program. The commissioner, 35.27 35.28 in consultation with the commissioner of commerce, must approve an application for private provision of the medical benefit program if the commissioner determines: 35.29 35.30 (1) all of the employees of the employer are to be covered under the provisions of the 35.31 employer plan; (2) eligibility requirements for benefits and leave are no more restrictive than as provided 35.32 under this chapter; 35.33

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36.1	(3) the w	eekly benefits payabl	e under the priva	te plan for any week	are at least equal to			
36.2	the weekly benefit amount payable under this chapter;							
36.3	(4) the to	(4) the total number of weeks for which benefits are payable under the private plan is						
36.4	at least equa	at least equal to the total number of weeks for which benefits would have been payable						
36.5	under this cl	under this chapter;						
36.6	<u>(5) no gr</u>	(5) no greater amount is required to be paid by employees toward the cost of benefits						
36.7	under the en	under the employer plan than by this chapter;						
36.8	(6) wage replacement benefits are stated in the plan separately and distinctly from other							
36.9	benefits;							
36.10	(7) the pr	rivate plan will provic	le benefits and le	eave for any serious l	nealth condition for			
36.11	which benefits are payable, and leave provided, under this chapter;							
36.12	(8) the private plan will impose no additional condition or restriction on the use of							
36.13	medical benefits beyond those explicitly authorized by this chapter or regulations							
36.14	promulgated	l pursuant to this chap	oter;					
36.15	<u>(9) the pr</u>	rivate plan will allow	any employee co	overed under the priv	rate plan who is			
36.16	eligible to re	eceive medical benefit	s under this chap	oter to receive medica	l benefits under the			
36.17	employer pla	an; and						
36.18	<u>(10) cove</u>	erage will continue un	der the private pl	an while an employed	e remains employed			
36.19	by the emplo	oyer.						
36.20	<u>Subd. 6.</u>	Private plan require	ements; family b	enefit program. Th	e commissioner, in			
36.21	consultation	with the commission	er of commerce,	must approve an app	olication for private			
36.22	provision of	the family benefit pro	ogram if the com	missioner determine	<u>s:</u>			
36.23	<u>(1) all of</u>	the employees of the	employer are to	be covered under the	e provisions of the			
36.24	employer pla	an;						
36.25	(2) eligib	ility requirements for	benefits and leav	e are no more restrict	ive than as provided			
36.26	under this cl	apter;						
36.27	(3) the w	eekly benefits payabl	e under the priva	te plan for any week	are at least equal to			
36.28	the weekly b	penefit amount payabl	le under this chap	oter;				
36.29	(4) the to	tal number of weeks	for which benefi	ts are payable under	the private plan is			
36.30	at least equa	l to the total number of	of weeks for whi	ch benefits would ha	ve been payable			
36.31	under this cl	iapter;						

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37.1	(5) no g	greater amount is requi	red to be paid b	y employees toward t	the cost of benefits
37.2		employer plan than by t	•		
37.3	(6) wag	e replacement benefits	are stated in the	e plan separately and	distinctly from other
37.4	benefits;	<u>, </u>			
37.5	(7) the	private plan will provid	le benefits and	leave for any care for	a family member
37.6		ous health condition, b			
37.7		which benefits are paya			
37.8	(8) the p	orivate plan will impose	e no additional c	ondition or restriction	on the use of family
37.9		yond those explicitly a			
37.10		o this chapter;		· · · · · · · · · · · · · · · · · · ·	
37.11	(9) the	private plan will allow	any employee	covered under the pri	vate plan who is
37.12	eligible to	receive family benefits	under this chap	oter to receive family	benefits under the
37.13	employer p	olan; and			
37.14	<u>(10) cov</u>	verage will continue un	der the private p	lan while an employe	e remains employed
37.15	by the emp	loyer.			
37.16	Subd. 7	. Employer reimburs	ement. If an em	ployer has made adv	ance payments of
37.17	benefits du	e under this chapter or	has made payn	nents to an employee	in like manner as
37.18	wages duri	ng any period of famil	y or medical lea	we for which the emp	bloyee is entitled to
37.19	the benefits	s provided by this chap	oter, the employ	er shall be entitled to	reimbursement by
37.20	the carrier	or third-party administ	rator out of any	benefits due or to be	come due for the
37.21	family or n	nedical leave, if the cla	im for reimburs	sement is filed with th	ne carrier prior to
37.22	payment of	f the benefit of the carr	ier.		
37.23	Subd. 8	<u>. Use of private insur</u>	ance products.	Nothing in this section	on prohibits an
37.24	employer f	from meeting the requir	rements of a pri	vate plan through a p	rivate insurance
37.25	product. If	the employer plan invo	olves a private i	nsurance product, the	it insurance product
37.26	must be app	proved by the commissi	oner of commer	ce and be issued by an	n insurance company
37.27	authorized	to transact insurance in	n this state.		
37.28	Subd. 9). Private plan approv	al and oversig	ht fee. An employer v	with an approved
37.29	private plar	n is not required to pay p	oremiums establ	ished under section 26	8B.14. An employer
37.30	with an app	proved private plan is r	esponsible for a	n private plan approva	al and oversight fee
37.31	equal to \$2	50 for employers with	fewer than 50 e	mployees, \$500 for e	mployers with 50 to
37.32	499 employ	yees, and \$1,000 for em	ployers with 50	0 or more employees	. The employer must
37.33	pay this fee	e (1) upon initial applic	cation for privat	e plan approval, and	(2) any time the

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38.1	employer app	lies to amend the pri	vate plan. The c	commissioner must re	eview and report on
38.2	the adequacy	of this fee to cover p	rivate plan adm	inistrative costs annu	ally beginning July
38.3	<u>1, 2025, as pa</u>	rt of the annual repo	rt established in	section 268B.25.	
38.4	Subd. 10.	Plan duration. A pr	ivate plan under	this section must be i	n effect for a period
38.5	of at least one	year and, thereafter	, continuously u	inless the commission	ner finds that the
38.6	employer has	given notice of with	drawal from the	e plan in a manner sp	ecified by the
38.7	commissioner	in this section or ru	le. The plan ma	y be withdrawn by th	e employer within
38.8	30 days of the	effective date of an	y law increasing	g the benefit amounts	or within 30 days
38.9	of the date of	any change in the ra	te of premiums.	If the plan is not wit	hdrawn, it must be
38.10	administered t	to provide the increas	sed benefit amou	unt or change in the ra	te of the employee's
38.11	premium on th	he date of the increas	se or change.		
38.12	Subd. 11.	Appeals. An employe	er may appeal an	y adverse action regar	ding that employer's
38.13	application fo	r private provision o	f the medical be	enefit or family benef	it program, in a
38.14	manner specif	ied by the commissi	oner. An emplo	yee covered under a	private plan has the
38.15	same right to a	ppeal to the state und	ler section 268B	.04, subdivision 7, as	any other employee.
38.16	An employee	covered under a priv	vate plan has the	e right to request reco	onsideration of a
38.17	decision unde	r a private plan mad	e by an insurer,	private plan administ	trator, or employer
38.18	prior to exerci	sing the appeal right	ts in section 268	<u>3B.04.</u>	
38.19	Subd. 12.	Employees no long	er covered. (a)	An employee is no lo	onger covered by an
38.20	approved priv	ate plan if a leave un	der this chapter	occurs after the emple	oyment relationship
38.21	with the priva	te plan employer en	ds, or if the com	missioner revokes th	e approval of the
38.22	private plan.				
38.23	(b) An emp	ployee no longer cov	ered by an appro	oved private plan is, i	f otherwise eligible,
38.24	immediately e	entitled to benefits un	nder this chapter	r to the same extent a	s though there had
38.25	been no appro	val of the private pla	an.		
38.26	Subd. 13.	Posting of notice re	garding privat	e plan. An employer	with a private plan
38.27	must provide	a notice prepared by	or approved by	the commissioner re	garding the private
38.28	plan consisten	t with section 268B.	.26.		
38.29	Subd. 14.	Amendment. (a) Th	e commissioner	must approve any am	endment, other than
38.30	those required	by this chapter, to a	n private plan ad	ljusting the provision	s thereof, if the
38.31	commissioner	determines:			

38.32 (1) that the plan, as amended, will conform to the standards set forth in this chapter; and

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39.1	(2) that n	otice of the amendme	ent has been del	ivered to all affected e	employees at least
39.2	ten days befo	ore the submission of	the amendment	<u>t.</u>	
39.3	(b) Any a	mendments approved	d under this sub	division are effective	on the date of the
39.4	<u> </u>			er and the employer ag	
39.5	<u>Subd. 15.</u>	Successor employe	r. A private plar	n in effect at the time a	successor acquires
39.6	the employer	organization, trade,	or business, or	substantially all the as	sets thereof, or a
39.7	distinct and s	severable portion of t	he organization	, trade, or business, an	d continues its
39.8	operation with	thout substantial redu	ection of person	nel resulting from the	acquisition, must
39.9	continue the	approved private plan	and must not w	ithdraw the plan witho	ut a specific request
39.10	for withdraw	al in a manner and at	a time specifie	d by the commissione	r. A successor may
39.11	terminate a p	private plan with notic	ce to the commi	ssioner and within 90	days from the date
39.12	of the acquis	ition.			
39.13	<u>Subd. 16.</u>	Revocation of appr	oval by comm	issioner. (a) The com	nissioner may
39.14	terminate any	y private plan if the c	ommissioner de	etermines the employe	<u>er:</u>
39.15	<u>(1)</u> failed	to pay benefits;			
39.16	(2) failed	to pay benefits in a t	imely manner, o	consistent with the req	uirements of this
39.17	<u>chapter;</u>				
39.18	(3) failed	to submit reports as r	equired by this o	chapter or rule adopted	l under this chapter;
39.19	or				
39.20	(4) others	wise failed to comply	with this chapt	er or rule adopted und	er this chapter.
39.21	<u>(b)</u> The co	ommissioner must giv	e notice of the ir	itention to terminate a p	olan to the employer
39.22	at least ten da	ays before taking any	final action. Th	ne notice must state the	e effective date and
39.23	the reason fo	or the termination.			
39.24	<u>(c)</u> The en	mployer may, within	ten days from r	nailing or personal ser	vice of the notice,
39.25	file an appea	l to the commissioner	in the time, ma	nner, method, and pro	cedure provided by
39.26	the commiss	ioner under subdivisi	on 11.		
39.27	<u>(d)</u> The p	ayment of benefits m	ust not be delay	ved during an employe	er's appeal of the
39.28	revocation of	f approval of a privat	e plan.		
39.29	<u>(e) If</u> the	commissioner revoke	es approval of a	n employer's private p	olan, that employer
39.30	is ineligible to	o apply for approval o	f another private	e plan for a period of the	ree years, beginning
39.31	on the date o	f revocation.			

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40.1	Subd. 1	7. Employer penalties	s. (a) The commi	ssioner may assess the	e following monetary
40.2	penalties a	gainst an employer wit	h an approved p	private plan found to 1	have violated this
40.3	chapter:				
40.4	(1) \$1,0	000 for the first violation	on; and		
40.5	(2) \$2,0	000 for the second, and	each successiv	e violation.	
40.6	<u>(b)</u> The	commissioner must wa	aive collection of	of any penalty if the en	mployer corrects the
40.7	violation w	vithin 30 days of receiv	ring a notice of	the violation and the	notice is for a first
40.8	violation.				
40.9	<u>(c)</u> The	commissioner may wai	ve collection of a	any penalty if the com	nissioner determines
40.10	the violatio	on to be an inadvertent	error by the em	ployer.	
40.11	<u>(d) Mo</u>	netary penalties collect	ed under this se	ction shall be deposit	ed in the family and
40.12	medical be	nefit insurance accoun	<u>t.</u>		
40.13	(e) Asse	essment of penalties ur	nder this subdiv	ision may be appealed	d as provided by the
40.14	commissio	ner under subdivision	11.		
40.15	Subd. 1	8. Reports, informati	on, and record	s. Employers with an	approved private
40.16	plan must 1	naintain all reports, in	formation, and 1	records as relating to	the private plan and
40.17	claims for a	a period of six years fro	m creation and p	provide to the commis	sioner upon request.
40.18	Subd. 1	9. Audit and investig	ation. The com	nissioner may investi	gate and audit plans
40.19	approved u	nder this section both	before and after	the plans are approv	ed.
40.20	EFFE	CTIVE DATE. This se	ection is effectiv	e January 1, 2024.	
40.21	Sec. 16.	268B.11] SELF-EMP	LOYED AND	INDEPENDENT C	ONTRACTOR
40.22	<u>ELECTIO</u>	N OF COVERAGE.			
40.23	Subdivi	sion 1. Election of co	verage. (a) A se	lf-employed individu	al or independent
40.24	contractor	may file with the comm	nissioner by elec	tronic transmission ir	a format prescribed
40.25	by the com	missioner an applicatio	on to be entitled	to benefits under this	chapter for a period
40.26	not less tha	n 104 consecutive cale	ndar weeks. Up	on the approval of the	commissioner, sent
40.27	by United S	States mail or electroni	c transmission,	the individual is entit	led to benefits under
40.28	this chapter	r beginning the calenda	ar quarter after t	he date of approval or	beginning in a later
40.29	<u>calendar qu</u>	uarter if requested by th	ne self-employe	d individual or indep	endent contractor.
40.30	The individ	lual ceases to be entitle	ed to benefits as	of the first day of Jan	uary of any calendar
40.31	year only it	f, at least 30 calendar da	ays before the fi	rst day of January, the	individual has filed

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41.1	with the commi	ssioner by electroni	c transmission i	n a format prescribed l	by the commissioner
41.2	a notice to that	effect.			
41.3	(b) The con	nmissioner may ter	minate any app	lication approved und	ler this section with
41.4				il or electronic transr	
41.5	self-employed	individual is delinq	uent on any pre	emiums due under thi	s chapter. If an
41.6	approved appli	cation is terminated	l in this manner	during the first 104 c	onsecutive calendar
41.7	weeks of election	on, the self-employe	ed individual re	mains obligated to pay	the premium under
41.8	subdivision 3 f	or the remainder of	that 104-week	period.	
41.9	Subd. 2. Ap	plication. A self-e	mployed indivi	dual who applies for	coverage under this
41.10	section must pr	ovide the commissi	ioner with (1) th	ne amount of the indiv	vidual's net earnings
41.11	from self-empl	oyment, if any, from	n the two most r	ecent taxable years ar	nd all tax documents
41.12	necessary to pr	ove the accuracy of	f the amounts re	eported, and (2) any c	ther documentation
41.13	the commission	ner requires. A self-	-employed indi	vidual who is covered	l under this chapter
41.14	must annually	provide the commis	ssioner with the	amount of the indivi	dual's net earnings
41.15	from self-empl	oyment within 30 d	lays of filing a	federal income tax ret	urn.
41.16	<u>Subd. 3.</u> Pr	emium. A self-emp	oloyed individu	al who elects to recei	ve coverage under
41.17	this chapter mu	ist annually pay a p	remium as prov	vided in section 268B	.14, subdivision 7,
41.18	clause (1), time	es the lesser of:			
41.19	(1) the individual of the i	vidual's self-employ	yment premium	base; or	
41.20	(2) the max	imum earnings sub	ject to the FICA	A Old-Age, Survivors	, and Disability
41.21	Insurance tax.				
41.22	<u>Subd. 4.</u> Be	e nefits. Notwithstan	ding anything t	o the contrary, a self-e	employed individual
41.23	who has applie	d to and been appro	ved for coverag	ge by the commission	er under this section
41.24	is entitled to be	enefits on the same	basis as an emp	ployee under this chap	oter, except that a
41.25	self-employed	individual's weekly	benefit amoun	t under section 268B.	04, subdivision 1,
41.26	must be calcula	ated as a percentage	e of the self-em	ployed individual's se	lf-employment
41.27	premium base,	rather than wages.			
41.28	EFFECTI	VE DATE. Except	as provided in s	section 40, this section	n is effective July 1,
41.29	<u>2025.</u>				
41.30	Sec. 17. [268	B.12] WAGE REP	PORTING.		

41.31 Subdivision 1. Wage detail report. (a) Each employer must submit, under the employer

41.32 premium account described in section 268B.13, a quarterly wage detail report by electronic

41.33 <u>transmission, in a format prescribed by the commissioner. The report must include for each</u>

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42.1	employee in covered employment during the calendar quarter, the employee's name, the
42.2	total wages paid to the employee, and total number of paid hours worked. For employees
42.3	exempt from the definition of employee in section 177.23, subdivision 7, clause (6), the
42.4	employer must report 40 hours worked for each week any duties were performed by a
42.5	full-time employee and must report a reasonable estimate of the hours worked for each
42.6	week duties were performed by a part-time employee. In addition, the wage detail report
42.7	must include the number of employees employed during the payroll period that includes
42.8	the 12th day of each calendar month and, if required by the commissioner, the report must
42.9	be broken down by business location and separate business unit. The report is due and must
42.10	be received by the commissioner on or before the last day of the month following the end
42.11	of the calendar quarter. The commissioner may delay the due date on a specific calendar
42.12	quarter in the event the department is unable to accept wage detail reports electronically.
42.13	(b) The employer may report the wages paid to the next lower whole dollar amount.
42.14	(c) An employer need not include the name of the employee or other required information
42.15	on the wage detail report if disclosure is specifically exempted from being reported by
42.16	federal law.
42.17	(d) A wage detail report must be submitted for each calendar quarter even though no
42.18	wages were paid, unless the business has been terminated.
42.19	Subd. 2. Electronic transmission of report required. Each employer must submit the
42.20	quarterly wage detail report by electronic transmission in a format prescribed by the
42.21	commissioner. The commissioner has the discretion to accept wage detail reports that are
42.22	submitted by any other means or the commissioner may return the report submitted by other
42.23	than electronic transmission to the employer, and reports returned are considered as not
42.24	submitted and the late fees under subdivision 3 may be imposed.
42.25	Subd. 3. Failure to timely file report; late fees. (a) Any employer that fails to submit
42.26	the quarterly wage detail report when due must pay a late fee of \$10 per employee, computed
42.27	based upon the highest of:
42.28	(1) the number of employees reported on the last wage detail report submitted;
42.29	(2) the number of employees reported in the corresponding quarter of the prior calendar
42.30	year; or
42.31	(3) if no wage detail report has ever been submitted, the number of employees listed at
42.32	the time of employer registration.

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43.1	The late fee is canceled if the	wage detail report is	received within 30	calendar days after
43.2	a demand for the report is sen	t to the employer by	mail or electronic tr	ansmission. A late
43.3	fee assessed to an employer m	nay not be canceled r	nore than twice each	n 12 months. The
43.4	amount of the late fee assesse	d may not be less tha	ın \$250.	
43.5	(b) If the wage detail report	rt is not received in a	manner and format	prescribed by the
43.6	commissioner within 30 calen	dar days after demar	nd is sent under para	graph (a), the late
43.7	fee assessed under paragraph	(a) doubles and a ren	newed demand notic	e and notice of the
43.8	increased late fee will be sent	to the employer by r	nail or electronic tra	nsmission.
43.9	(c) Late fees due under thi	s subdivision may be	e canceled, in whole	or in part, under
43.10	section 268B.16.			
43.11	Subd. 4. Missing or erron	eous information. (a) Any employer th	at submits the wage
43.12	detail report, but fails to inclu	de all required emplo	oyee information or	enters erroneous
43.13	information, may be subject to	o an administrative s	ervice fee of \$25 for	each employee for
43.14	whom the information is parti	ally missing or erron	eous.	
43.15	(b) Any employer that sub	mits the wage detail	report, but fails to in	nclude an employee,
43.16	may be subject to an administ	rative service fee equ	ual to two percent of	f the total wages for
43.17	each employee for whom the	information is comp	etely missing.	
43.18	(c) An employer shall not l	be subject to any pena	alty under this section	on upon a reasonable
43.19	showing that the employer's a	ct or omission which	violated the provis	ions of this chapter
43.20	was in good faith or that the e	mployer had reasona	ble grounds for beli	eving that the act or
43.21	omission was not a violation of	of the provisions of t	his section.	
43.22	Subd. 5. Fees. The fees pr	ovided for in subdivi	sions 3 and 4 are in	addition to interest
43.23	and other penalties imposed b	y this chapter and ar	e collected in the same	me manner as
43.24	delinquent taxes and credited	to the family and me	dical benefit insurat	nce account.
43.25	EFFECTIVE DATE. Exc	cept as provided in se	ection 40, this sectio	n is effective July 1,
43.26	<u>2025.</u>			
43.27	Sec. 18. [268B.13] EMPLC	YER PREMIUM A	ACCOUNTS.	
43.28	The commissioner must m	aintain a premium a	ccount for each emp	loyer. The
43.29	commissioner must assess the	premium account fo	or all the premiums of	lue under section
43.30	268B.14, and credit the family	y and medical benefi	t insurance account	with all premiums
43.31	paid.			

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44.1	EFFEC	TIVE DATE. Except	as provided in s	ection 40, this section	n is effective July 1,
44.2	2025.			,	¥
44.3	Sec. 19. [2	268B.14] PREMIUM	<u>S.</u>		
44.4	Subdivis	sion 1. Payments. (a)	Family and med	lical leave premiums	accrue and become
44.5	payable by	each employer for eac	h calendar year	on the taxable wages	that the employer
44.6	paid to emp	loyees in covered emp	oloyment.		
44.7	Each em	nployer must pay prem	iums quarterly,	at the premium rate c	lefined under this
44.8	section, on	the taxable wages paid	l to each employ	vee. The commissione	er must compute the
44.9	premium du	e from the wage detai	l report required	d under section 268B.	12 and notify the
44.10	employer of	f the premium due. The	e premiums must	t be paid to the family	and medical benefit
44.11	insurance a	ccount and must be rec	ceived by the de	partment on or before	e the last day of the
44.12	month follo	wing the end of the ca	lendar quarter.		
44.13	(b) If for	r any reason the wages	s on the wage de	etail report under sect	ion 268B.12 are
44.14	adjusted for	any quarter, the comm	issioner must rec	compute the premiums	s due for that quarter
44.15	and assess t	he employer for any a	mount due or cr	edit the employer as	appropriate.
44.16	Subd. 2.	Payments by electro	nic payment re	equired. (a) Every em	ployer must make
44.17	any paymer	nts due under this chap	ter by electronic	c payment.	
44.18	<u>(b) All t</u>	hird-party processors,	paying on beha	lf of a client company	/, must make any
44.19	payments d	ue under this chapter b	by electronic pay	yment.	
44.20	(c) Rega	urdless of paragraph (a) or (b), the con	missioner has the dis	scretion to accept
44.21	payment by	other means.			
44.22	<u>Subd. 3.</u>	Employee charge ba	n ck. Notwithstar	nding section 177.24,	subdivision 4, or
44.23	181.06, sub	division 1, employers n	nust pay a minin	num of 50 percent of t	he annual premiums
44.24	paid under 1	this section. Employee	es, through a dec	luction in their wages	to the employer,
44.25	must pay th	e remaining portion, it	f any, of the pre	mium not paid by the	employer. Such
44.26	deductions	for any given employe	e must be in equ	al proportion to the p	remiums paid based
44.27	on the wage	es of that employee. De	ductions under	this section must not o	ause an employee's
44.28	wage, after	the deduction, to fall b	below the rate re	equired to be paid to t	he worker by law,
44.29	including ar	ny applicable statute, re	gulation, rule, or	dinance, government	resolution or policy,
44.30	or other leg	al authority, whicheve	r rate of pay is g	greater.	
44.31	<u>Subd. 4.</u>	Wages and payment	s subject to pro	e mium. The maximum	m wages subject to
44.32	premium in	a calendar year is equ	al to the maxim	um earnings in that y	ear subject to the
44.33	FICA Old-A	Age, Survivors, and Di	isability Insuran	ce tax.	

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45.1	Subd. 5. Small business	wage exclusion. (a) H	for employers with t	fewer than 30
45.2	employees, the amount of w	ages upon which quar	terly employer pren	nium is required is
45.3	reduced by the premium rate	e to be paid by the emp	oloyer multiplied by	the lesser of:
45.4	(1) \$12,500 multiplied b	y the number of emplo	oyees; or	
45.5	(2) \$120,000.			
45.6	(b) For each employee o	ver 20 employees, the	exclusion is reduce	d by \$12,000.
45.7	(c) The premium paid by	the employer as a res	ult of the reduction	allowed under this
45.8	subdivision must not be less	than zero.		
45.9	(d) The reduction in prem	iums paid by the emplo	oyer is for the sole be	nefit of the employer
45.10	and does not relieve the emp	oloyer from deducting	the employee portion	on of the premium.
45.11	Subd. 6. Annual premiu	Im rates. The employe	er premium rates beg	ginning July 1, 2025,
45.12	shall be as follows:			
45.13	(1) for employers particip	pating in both family ar	nd medical benefit pr	ograms, 0.7 percent;
45.14	(2) for an employer parti	cipating in only the m	edical benefit progr	am and with an
45.15	approved private plan for th	e family benefit progra	am, 0.57 percent; an	<u>id</u>
45.16	(3) for an employer partic	pating in only the fam	ily benefit program a	and with an approved
45.17	private plan for the medical	benefit program, 0.13	percent.	
45.18	Subd. 7. Premium rate	<mark>adjustments.</mark> (a) Begi	nning July 1, 2026,	and by July 31 of
45.19	each year thereafter, the con	nmissioner must adjus	t the annual premiu	n rates using the
45.20	formula in paragraph (b). In	no year shall the annu	al premium rate exc	ceed 1.2 percent of
45.21	taxable wages paid to each e	employee.		
45.22	(b) To calculate the emp	loyer rates for a calence	lar year, the commis	ssioner must:
45.23	(1) multiply 1.45 times t	he amount disbursed f	rom the family and	medical benefit
45.24	insurance account for the 52	e-week period ending S	September 30 of the	prior year;
45.25	(2) subtract the amount i	n the family and medi	cal benefit insurance	e account on that
45.26	September 30 from the result	lting figure;		
45.27	(3) divide the resulting f	igure by the total wage	es in covered employ	yment of employees
45.28	of employers without appro-	ved private plans unde	r section 268B.10 fe	or either the family
45.29	or medical benefit program.	For employers with a	n approved private p	blan for either the
45.30	medical benefit program or	the family benefit prog	gram, but not both, o	count only the

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46.1	proportion of v	wages in covered en	mployment asso	ciated with the progr	ram for which the
46.2	employer does	not have an approv	ved private plan	; and	
46.3	(4) round t	he resulting figure	down to the nea	rest one-hundredth o	f one percent.
46.4	<u>(c)</u> The con	nmissioner must ap	portion the pren	nium rate between the	e family and medical
46.5	benefit program	ms based on the relation	ative proportion	of expenditures for a	each program during
46.6	the preceding	year.			
46.7	<u>Subd. 8.</u> D	eposit of premium	s. All premiums	s collected under this	section must be
46.8	deposited into	the family and mee	lical benefit inst	urance account.	
46.9	<u>Subd. 9.</u> No.	onpayment of pre	miums by empl	oyer. The failure of	an employer to pay
46.10	premiums doe	s not impact the rig	ht of an employ	ee to benefits, or any	v other right, under
46.11	this chapter.				
46.12	EFFECTI	VE DATE. Except	as provided in s	section 40, this section	on is effective July 1,
46.13	<u>2025.</u>				
46.14	Sec. 20. [268	B.145] INCOME	TAX WITHHO	DLDING.	
46.15	If the Intern	nal Revenue Servic	e determines the	at benefits are subjec	t to federal income
46.16	tax, and an app	plicant elects to have	e federal incom	e tax deducted and w	withheld from the
46.17	applicant's ben	efits, the commissi	oner must dedu	ct and withhold the a	mount specified in
46.18	the Internal Re	evenue Code in a m	anner consisten	t with state law.	
46.19	<u>EFFECTI</u>	VE DATE. Except	as provided in s	section 40, this section	on is effective July 1,
46.20	<u>2025.</u>				
46.21	Sec. 21. [268	B.15] COLLECT	ION OF PREM	<u>IIUMS.</u>	
46.22	Subdivision	n 1. <mark>Amount comp</mark>	outed presumed	l correct. Any amou	nt due from an
46.23	employer, as c	omputed by the con	mmissioner, is p	resumed to be correc	etly determined and
46.24	assessed, and t	he burden is upon t	he employer to s	show its incorrectness	s. A statement by the
46.25	commissioner	of the amount due	is admissible in	evidence in any cour	rt or administrative
46.26	proceeding and	d is prima facie evi	dence of the fac	ts in the statement.	
46.27	<u>Subd. 2.</u> Pr	riority of payment	s. (a) Any paym	ent received from ar	n employer must be
46.28	applied in the	following order:			
46.29	(1) family a	and medical leave p	premiums under	this chapter; then	
46.30	(2) interest	on past due premiu	ums; then		

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47.1	(3) penalties,	late fees, administr	ative service	fees, and costs.	
47.2	(b) Paragraph	(a) is the priority u	used for all pa	syments received from	an employer <u>,</u>
47.3	regardless of how	the employer may	designate th	e payment to be applie	ed, except when:
47.4	(1) there is an	outstanding lien a	nd the employ	yer designates that the	payment made
47.5	should be applied	l to satisfy the lien;			
47.6	(2) the payme	nt is specifically des	ignated by th	e employer to be applie	ed to an outstanding
47.7	overpayment of b	penefits of an applic	cant;		
47.8	(3) a court or	administrative orde	er directs that	the payment be applie	ed to a specific
47.9	obligation;				
47.10	(4) a preexist	ng payment plan p	rovides for th	e application of paym	ent; or
47.11	(5) the comm	issioner, under the	compromise	authority of section 26	8B.16, agrees to
47.12	apply the payment	nt to a different pric	ority.		
47.13	Subd. 3. Estin	nating the premiu	m due. Only	if an employer fails to	make all necessary
47.14	records available	for an audit under	section 268B	.21 and the commissio	oner has reason to
47.15	believe the emplo	oyer has not reporte	d all the requ	ired wages on the qua	rterly wage detail
47.16	reports, may the	commissioner then	estimate the	amount of premium du	ue and assess the
47.17	employer the esti	mated amount due.			
47.18	Subd. 4. Cost	s. (a) Any employe	er and any app	plicant subject to section	on 268B.185 <u>,</u>
47.19	subdivision 2, the	at fails to pay any a	mount when	due under this chapter	is liable for any
47.20	filing fees, record	ling fees, sheriff fe	es, costs incu	rred by referral to any	public or private
47.21	collection agency	y, or litigation costs	, including at	torney fees, incurred i	n the collection of
47.22	the amounts due.				
47.23	(b) If any tend	lered payment of a	ny amount du	e is not honored wher	presented to a
47.24	financial institution	on for payment, any	costs assessed	l the department by the	financial institution
47.25	and a fee of \$25	must be assessed to	the person.		
47.26	Subd. 5. Inter	rest on amounts pa	ast due. If an	y amounts due from a	n employer under
47.27	this chapter are n	ot received on the c	late due, the o	commissioner must ass	sess interest on any
47.28	amount that rema	ins unpaid. Interest	is assessed a	t the rate of one percer	nt per month or any
47.29	part of a month.	nterest is not asses	sed on unpaid	l interest. Interest colle	ected under this
47.30	subdivision is cre	dited to the account	<u>.</u>		

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48.1	Subd. 6. Interest on judgments. Regardless of section 549.09, if a judgment is entered
	upon any past due amounts from an employer under this chapter, the unpaid judgment bears
48.2	
48.3	interest at the rate specified in subdivision 5 until the date of payment.
48.4	Subd. 7. Credit adjustments; refunds. (a) If an employer makes an application for a
48.5	credit adjustment of any amount paid under this chapter within four years of the date that
48.6	the payment was due, in a manner and format prescribed by the commissioner, and the
48.7	commissioner determines that the payment or any portion thereof was erroneous, the
48.8	commissioner must make an adjustment and issue a credit without interest. If a credit cannot
48.9	be used, the commissioner must refund, without interest, the amount erroneously paid. The
48.10	commissioner, on the commissioner's own motion, may make a credit adjustment or refund
48.11	under this subdivision.
48.12	(b) Any refund returned to the commissioner is considered unclaimed property under
48.13	chapter 345.
-0.15	
48.14	(c) If a credit adjustment or refund is denied in whole or in part, a determination of denial
48.15	must be sent to the employer by mail or electronic transmission. The determination of denial
48.16	is final unless an employer files an appeal within 20 calendar days after sending. Proceedings
48.17	on the appeal are conducted in accordance with section 268B.08.
48.18	(d) If an employer receives a credit adjustment or refund under this section, the employer
48.19	must determine the amount of any overpayment attributable to a deduction from employee
48.20	wages under section 268B.14, subdivision 3, and return any amount erroneously deducted
48.21	to each affected employee.
48.22	Subd. 8. Priorities under legal dissolutions or distributions. In the event of any
48.23	distribution of an employer's assets according to an order of any court, including any
48.24	receivership, assignment for benefit of creditors, adjudicated insolvency, or similar
48.25	proceeding, premiums then or thereafter due must be paid in full before all other claims
48.26	except claims for wages of not more than \$1,000 per former employee, earned within six
48.27	months of the commencement of the proceedings. In the event of an employer's adjudication
48.28	in bankruptcy under federal law, premiums then or thereafter due are entitled to the priority
48.29	provided in that law for taxes due in any state.
48.30	EFFECTIVE DATE. Except as provided in section 40, this section is effective July 1,
48.31	2025.

48.32 Sec. 22. [268B.155] CHILD SUPPORT DEDUCTION FROM BENEFITS.

48.33 Subdivision 1. Definitions. As used in this section:

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49.1	(1) "chi	ild support agency" me	ans the public a	gency responsible for	child support
49.2	<u> </u>	nt, including federally a	-		
49.3	(2) "chi	ild support obligations"	' means obligati	ons that are being enf	forced by a child
49.4	<u> </u>	ency in accordance with			
49.5	<u> </u>	5 of the Social Security	•		
49.6	and human	services under part D o	of title IV of the	Social Security Act. T	his does not include
49.7	any type of	f spousal maintenance of	or foster care pa	yments.	
49.8	Subd. 2	. Notice upon applicat	ion. <u>In an applic</u>	cation for family or me	dical leave benefits,
49.9	the applica	nt must disclose if chil	d support obliga	ations are owed and, i	f so, in what state
49.10	and county	r. If child support obliga	ations are owed	, the commissioner m	ust, if the applicant
49.11	establishes	a benefit account, noti	fy the child sup	port agency.	
49.12	Subd. 3	. Withholding of bene	e fit. The commi	ssioner must deduct a	nd withhold from
49.13	any family	or medical leave benet	fits payable to a	n applicant who owes	child support
49.14	obligations	<u>::</u>			
49.15	(1) the	amount required under	a proper order	of a court or administ	rative agency; or
49.16	<u>(2) if cl</u>	ause (1) is not applicat	ole, the amount	determined under an a	agreement under
49.17	United Stat	tes Code, title 42, section	on 454 (20)(B)(i), of the Social Secur	rity Act; or
49.18	<u>(3) if cl</u>	ause (1) or (2) is not ap	oplicable, the an	nount specified by the	e applicant.
49.19	Subd. 4	. Payment. Any amoun	nt deducted and	withheld must be paid	to the child support
49.20	agency, mu	ist for all purposes be t	reated as if it we	ere paid to the applica	nt as family or
49.21	medical lea	ave benefits and paid by	y the applicant t	to the child support ag	ency in satisfaction
49.22	of the appl	icant's child support ob	ligations.		
49.23	Subd. 5	. Payment of costs. Th	ne child support	agency must pay the	costs incurred by
49.24	the commis	ssioner in the implement	ntation and adm	inistration of this sec	tion and sections
49.25	<u>518A.50 an</u>	nd 518A.53.			
49.26	EFFEC	CTIVE DATE. Except	as provided in s	section 40, this section	n is effective July 1,
49.27	<u>2025.</u>				
49.28	Sec. 23.	[268B.16] COMPRON	<u>AISE.</u>		
49.29	<u>(a) The</u>	commissioner may con	mpromise in wh	nole or in part any acti	on, determination,
49.30		that affects only an en		**	~
49.31		ned by a court of law, or			÷
49.32	employed,	wrongfully took from	the employer \$5	500 or more in money	or property.

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50.1	(b) The cor	nmissioner may at	any time compro	omise any premium o	or reimbursement due
50.2	~ /	oyer under this cha			
				¢10.000 (1 (1	• • • •
50.3					norized by an attorney
50.4	1			mployee of the depar	rtment designated by
50.5	the commission	oner for that purpor	se.		
50.6	<u>(d)</u> Any co	ompromise must be	e in the best inter	est of the state of Mi	nnesota.
50.7	EFFECTI	VE DATE. Excep	ot as provided in s	section 40, this section	on is effective July 1,
50.8	<u>2025.</u>				
50.9	Sec. 24. [26	8B.17] ADMINIS	TRATIVE COS	<u>5TS.</u>	
50.10	From July	1, 2025, through I	December 31, 202	25, the commissione	r may spend up to
50.11	seven percent	of projected benef	it payments durir	ng the period for the a	administration of this
50.12	chapter. Begin	ning January 1, 20)26, and each cal	endar year thereafter	; the commissioner
50.13	may spend up	to seven percent o	f projected benet	fit payments for that	calendar year for the
50.14	administration	of this chapter. Th	ne department ma	ay enter into interage	ency agreements with
50.15	the Department	nt of Labor and Inc	lustry and the De	epartment of Comme	rce, including
50.16	agreements to	transfer funds, sub	ject to the limit in	n this section, for the	Department of Labor
50.17	and Industry t	o fulfill its enforce	ement authority o	f this chapter and for	r the Department of
50.18	Commerce to	fulfill the requiren	nents of this chap	oter.	
50.19	EFFECTI	VE DATE. Excep	ot as provided in s	section 40, this section	on is effective July 1,
50.20	2025.				
50.21	Sec. 25. [26	8B.18] PUBLIC (DUTREACH.		
50.22	Beginning	in fiscal year 2025	, the commissione	er must use at least 0.:	5 percent of projected
50.23	benefit payment	nts under section 20	68B.17 for the put	rpose of outreach, edu	ucation, and technical
50.24	assistance for e	employees, employ	ers, and self-emp	loyed individuals elig	gible to elect coverage
50.25	under section	268B.11. The depa	artment may ente	er into interagency ag	greements with the
50.26	Department of	f Labor and Industr	y and the Depart	ment of Commerce, i	ncluding agreements
50.27	to transfer fun	ds, subject to the li	mit in section 26	8B.17, to accomplish	h the requirements of
50.28	this section. A	t least one-half of t	the amount spent	under this section m	ust be used for grants
50.29	to community	-based groups.			
50.30	EFFECTI	VE DATE. Excep	ot as provided in s	section 40, this section	on is effective July 1,
50.31	<u>2025.</u>				

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51.1	Sec. 26. [268B.]	185] BENEFIT O'	VERPAYMI	ENTS.	
51.2	Subdivision 1	Repaying an over	rpayment. (a	a) Any applicant who	(1) because of a
51.3	determination or a	amended determina	ation issued u	nder this chapter, or ((2) because of a
51.4	benefit law judge	s decision under se	ection 268B.0	98, has received any fa	amily or medical
51.5	leave benefits that	t the applicant was	held not enti	tled to, is overpaid the	e benefits and must
51.6	promptly repay th	e benefits to the fa	mily and mee	dical benefit insurance	e account.
51.7	(b) If the appli	cant fails to repay th	he benefits ov	verpaid, including any	penalty and interest
51.8	assessed under su	bdivisions 2 and 4,	the total due	may be collected by the	he methods allowed
51.9	under state and fe	deral law.			
51.10	Subd. 2. Over	payment because	of misrepres	entation. (a) An appli	icant has committed
51.11	misrepresentation	if the applicant is	overpaid ben	efits by making an int	tentional false
51.12	statement or repre	sentation in an effor	rt to fraudulen	tly collect benefits. Ov	verpayment because
51.13	of misrepresentat	on does not occur	where there is	s an unintentional mis	stake or a good faith
51.14	belief as to the eli	gibility or correctn	less of the sta	tement or representat	ion.
51.15	(b) A determin	nation of overpaym	ent penalty n	nust state the methods	s of collection the
51.16	commissioner ma	y use to recover the	e overpayme	nt, penalty, and intere	st assessed. Money
51.17	received in repay	ment of overpaid be	enefits, penal	ties, and interest is fin	rst applied to the
51.18	benefits overpaid	second to the pena	alty amount c	lue, and third to any in	nterest due.
51.19	(c) The depart	ment is authorized	to issue a det	ermination of overpay	ment penalty under
51.20	this subdivision w	vithin 12 months of	f the establish	ment of the benefit a	ccount upon which
51.21	the benefits were	obtained through n	nisrepresenta	tion.	
51.22	Subd. 3. Inter	est. For any family	and medical	leave benefits obtain	ed by
51.23	misrepresentation	, and any penalty ar	nounts assess	ed under subdivision 2	2, the commissioner
51.24	must assess intere	est on any amount t	hat remains u	inpaid beginning 30 c	alendar days after
51.25	the date of a deter	mination of overpa	ayment penal	ty. Interest is assessed	l at the rate of six
51.26	percent per year.	A determination of	overpaymen	t penalty must state th	nat interest will be
51.27	assessed. Interest	is not assessed on u	npaid interes	t. Interest collected un	der this subdivision
51.28	is credited to the	family and medical	benefit insu	cance account.	
51.29	Subd. 4. Offse	t of benefits. An er	nployee may	offset from any future	family and medical
51.30	leave benefits othe	erwise payable the a	amount of an o	overpayment. No singl	le offset may exceed
51.31	20 percent of the	amount of the payr	ment from wh	nich the offset is made	2.
51.32	Subd. 5. Cano	ellation of overpa	yments. (a)	f family and medical	leave benefits
51.33	overpayments are	not repaid or offse	t from subsec	quent benefits within	three years after the

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52.1	date of the d	letermination or decisi	on holding the a	pplicant overpaid, the	commissioner must
52.2		verpayment balance,			
52.3	to enforce c	ollection of those amo	ounts.		
52.4	(b) The c	commissioner may car	ncel at any time	any overpayment, inc	luding penalties and
52.5		the commissioner de	-		
52.6	Subd. 6.	Collection of overpa	wments. (a) Th	e commissioner has d	liscretion regarding
52.7		y of any overpayment			
52.8		he contrary, the comn			
52.9	reasons othe	er than misrepresentat	tion to a public of	or private collection a	gency, including
52.10	agencies of	this state.			
52.11	<u>(</u> b) Amo	ounts overpaid for reas	sons other than 1	nisrepresentation are	not considered a
52.12	"debt" to the	e state of Minnesota f	or purposes of a	ny reporting requiren	nents to the
52.13	commission	er of management an	d budget.		
52.14	<u>(c)</u> A per	nding appeal under sec	ction 268B.08 do	bes not suspend the as	sessment of interest,
52.15	penalties, or	r collection of an over	payment.		
52.16	(d) Secti	on 16A.626 applies to	o the repayment	by an applicant of an	iy overpayment,
52.17	penalty, or i	nterest.			
52.18	<u>Subd.</u> 7.	Termination for mis	srepresentation	. It is not a violation	of this section to
52.19	terminate ar	n employee for obtain	ing benefits thro	ough intentional misro	epresentation.
52.20	EFFEC	TIVE DATE. Except	as provided in s	section 40, this sectio	n is effective July 1,
52.21	<u>2025.</u>				
52.22	Sec. 27. [2	268B.19] EMPLOYE	ER MISCONDI	UCT; PENALTY.	
52.23	<u>(a)</u> The o	commissioner must pe	enalize an emplo	oyer if that employer	or any employee,
52.24	officer, or a	gent of that employer	is in collusion v	with any applicant for	the purpose of
52.25	assisting the	e applicant in receiving	g benefits fraudu	lently. The penalty is	\$500 or the amount
52.26	of benefits of	determined to be over	paid, whichever	is greater.	
52.27	<u>(b) The</u>	commissioner must p	enalize an emplo	oyer if that employer	or any employee,
52.28	officer, or a	gent of that employer	<u>.</u>		
52.29	<u>(1) made</u>	e a false statement or :	representation k	nowing it to be false;	
52.30	<u>(2) made</u>	e a false statement or	representation w	vithout a good-faith b	elief as to the
52.31	correctness	of the statement or re	presentation: or		

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53.1	(3) knowing	gly failed to disclos	se a material fa	ict.	
53.2	(c) The pena	alty is the greater o	of \$500 or 50 p	ercent of the following	resulting from the
53.3	employer's action		_	U	0
53.4	(1) the amou	unt of any overpaid	d benefits to ar	applicant;	
53.5	(2) the amou	unt of benefits not	paid to an appli	icant that would otherwi	se have been paid;
53.6	or				
53.7	(3) the amount	unt of any paymen	t required from	n the employer under thi	s chapter that was
53.8	not paid.				
53.9	(d) Penalties	s must be paid with	hin 30 calenda	r days of issuance of the	determination of
53.10	penalty and cre	dited to the family	and medical b	enefit insurance account	<u>t.</u>
53.11	(e) The dete	rmination of penal	lty is final unle	ess the employer files an	appeal within 30
53.12	calendar days a	fter the sending of	the determina	tion of penalty to the em	ployer by United
53.13	States mail or e	lectronic transmiss	sion.		
53.14	EFFECTIV	E DATE. Except	as provided in	section 40, this section	is effective July 1,
53.15	<u>2025.</u>				
53.16	Sec. 28. [268]	B.21] RECORDS	; AUDITS.		
53.17	Subdivision	1. Employer reco	rds; audits. <u>(</u> a)	Each employer must kee	p true and accurate
53.18	records on indiv	viduals performing	g services for th	ne employer, containing	the information
53.19	the commission	er may require un	der this chapte	r. The records must be k	ept for a period of
53.20	not less than for	ur years in addition	n to the current	t calendar year.	
53.21	(b) For the p	ourpose of adminis	stering this cha	pter, the commissioner h	nas the power to
53.22	audit, examine,	or cause to be sup	plied or copied	l, any books, correspond	lence, papers,
53.23	records, or men	noranda that are th	e property of, o	or in the possession of, a	n employer or any
53.24	other person at	any reasonable tin	ne and as often	as may be necessary. Su	ubpoenas may be
53.25	issued under se	ction 268B.22 as r	necessary, for a	n audit.	
53.26	(c) An empl	oyer or other perso	on that refuses	to allow an audit of its r	ecords by the
53.27	department or t	hat fails to make a	ll necessary re	cords available for audit	in the state upon
53.28	request of the co	ommissioner may b	be assessed an a	administrative penalty of	\$500. The penalty
53.29	collected is crea	dited to the family	and medical b	enefit insurance account	
53.30	(d) An empl	loyer, or other pers	son, that fails to	provide a weekly breal	xdown of money
53.31	earned by an ap	plicant upon requ	est of the comm	nissioner, information ne	ecessary for the
53.32	detection of app	olicant misrepreser	ntation under se	ection 268B.185, subdiv	vision 2, may be

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54.1	assessed an a	administrative penalt	y of \$100. Any	notice requesting a we	ekly breakdown
54.2				ssed for failure to prov	•
54.3	The penalty	collected is credited	to the family an	d medical benefit insu	rance account.
54.4	Subd. 2.	Department records:	; destruction. (a) The commissioner ma	ay make summaries,
54.5	compilations	s, duplications, or rep	roductions of a	ny records pertaining	to this chapter that
54.6	the commiss	ioner considers advis	able for the pre	servation of the inform	nation.
54.7	(b) Rega	rdless of any law to th	he contrary, the	commissioner may de	estroy any records
54.8	that are no lo	onger necessary for th	ne administratio	n of this chapter. In ac	ldition, the
54.9	commission	er may destroy any re	ecord from whic	h the information has	been electronically
54.10	captured and	l stored.			
54.11	EFFEC	FIVE DATE. Except	as provided in s	section 40, this section	n is effective July 1,
54.12	2025.				
54.13	Sec. 29. [2	68B.22] SUBPOEN	AS; OATHS.		
54.14	(a) The c	ommissioner or benef	it judge has auth	ority to administer oat	hs and affirmations,
54.15	take depositi	ons, certify to officia	l acts, and issue	subpoenas to compel	the attendance of
54.16	individuals a	and the production of	documents and	other personal proper	ty necessary in
54.17	connection v	with the administratio	n of this chapte	<u>r.</u>	
54.18	<u>(b) Indiv</u>	iduals subpoenaed, or	ther than applic	ants or officers and en	nployees of an
54.19	employer the	at is the subject of the	e inquiry, are pa	id witness fees the sar	ne as witness fees
54.20	in civil actio	ns in district court. T	he fees need no	t be paid in advance.	
54.21	(c) The s	ubpoena is enforceab	le through the c	listrict court in Ramse	y County.
54.22	EFFEC	FIVE DATE. Except	as provided in s	section 40, this section	n is effective July 1,
54.23	<u>2025.</u>				
54.24	Sec. 30. [2	68R 231 I IFN+ I FX	V SFTOFF /	AND CIVIL ACTIO	N
	-	• · · ·	i i i i i i i i i i i i i i i i i i i		
54.25				er this chapter, from a	
54.26		÷		vithin this state, both r	-
54.27				or the purposes of this	section, "date of
54.28	assessment"	means the date the o	bligation was du	<u>le.</u>	
54.29	<u>(b)</u> The l	ien is not enforceable	e against any pu	rchaser, mortgagee, pl	edgee, holder of a
54.30	Uniform Co	mmercial Code secur	ity interest, mee	chanic's lien, or judgm	ent lien creditor,
54.31	until a notice	of lien has been filed	with the county	recorder of the county	where the property

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55.1	is situated, o	or in the case of person	al property belor	iging to a nonresident	person in the Office
55.2		tary of State. When th			
55.3		d indexing is as provi			
		C1: 1:	1 11 1	· c	-
55.4		ces of liens, lien renev		2	
55.5		er, may be filed with	-		
55.6	-	livery, or electronic tra			
55.7		state. The secretary o			
55.8		lectronically to the ap			
55.9		rder or the secretary o		lorse and index a prin	tout of the notice as
55.10	<u>if the notice</u>	had been mailed or d	elivered.		
55.11	<u>(d) Cour</u>	nty recorders and the s	secretary of state	e must enter informati	ion on lien notices,
55.12	renewals, ar	nd releases into the ce	ntral database of	f the secretary of state	e. For notices filed
55.13	electronical	ly with the county reco	orders, the date a	nd time of receipt of th	ne notice and county
55.14	recorder's fi	le number, and for no	tices filed electr	onically with the sec	retary of state, the
55.15	secretary of	state's recording info	rmation, must be	e entered into the cen	tral database before
55.16	the close of	the working day follow	ving the day of th	e original data entry b	y the commissioner.
55.17	<u>(e)</u> The l	ien imposed on persor	nal property, even	n though properly file	d, is not enforceable
55.18	against a pu	rchaser of tangible pe	ersonal property	purchased at retail or	personal property
55.19	listed as exe	empt in sections 550.3	7, 550.38, and 5	50.39.	
55.20	(f) A not	ice of lien filed has pr	iority over any s	ecurity interest arising	g under chapter 336,
55.21	article 9, that	at is perfected prior in	time to the lien	imposed by this subc	livision, but only if:
55.22	<u>(1) the p</u>	erfected security inter	est secures prop	erty not in existence a	t the time the notice
55.23	of lien is file	ed; and			
55.04	(2) the p	nonanty comes into a	vistores ofter the	15th colordor day fo	llowing the day the
55.24	<u> </u>	roperty comes into ex n is filed, or after the			
55.25			secured party na	is actual notice of kind	Swiedge of the field
55.26	ming, which	hever is earlier.			
55.27	(g) The 1	lien is enforceable fro	m the time the l	en arises and for ten	years from the date
55.28	of filing the	notice of lien. A notice	e of lien may be r	enewed before expirat	ion for an additional

- 55.29 ten years.
- (h) The lien is enforceable by levy under subdivision 2 or by judgment lien foreclosure
 under chapter 550.

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56.1	(i) The li	en may be imposed up	oon property de	fined as homestead pr	roperty in chapter
56.2	<u></u>	be enforced only upo			
56.3	property.				
56.4	<u>(j)</u> The c	ommissioner may sell	and assign to a	third party the comm	issioner's right of
56.5	redemption	in specific real proper	ty for liens filed	under this subdivision	on. The assignee is
56.6	limited to th	e same rights of reden	nption as the con	mmissioner, except th	nat in a bankruptcy
56.7	proceeding,	the assignee does not	obtain the comr	nissioner's priority. A	ny proceeds from
56.8	the sale of the	ne right of redemption	are credited to	the family and medica	al benefit insurance
56.9	account.				
56.10	Subd. 2.	Levy. (a) If any amoun	t due under this	chapter, from an appli	cant or an employer,
56.11	is not paid w	hen due, the amount m	nay be collected	by the commissioner	by direct levy upon
56.12	all property	and rights of property	of the person li	able for the amount d	ue except property
56.13	exempt from	execution under section	on 550.37. For th	e purposes of this sect	tion, "levy" includes
56.14	the power of	f distraint and seizure	by any means.		
56.15	<u>(b) In ad</u>	dition to a direct levy,	the commission	ner may issue a warra	nt to the sheriff of
56.16	any county v	who must proceed with	hin 60 calendar	days to levy upon the	e property or rights
56.17	to property o	of the delinquent person	n within the cour	nty, except property ex	kempt under section
56.18	550.37. The	sheriff must sell that p	roperty necessar	y to satisfy the total a	mount due, together
56.19	with the con	nmissioner's and sheri	ff's costs. The sa	ales are governed by	the law applicable
56.20	to sales of li	ke property on execut	ion of a judgme	<u>nt.</u>	
56.21	(c) Notic	e and demand for pay	ment of the tota	l amount due must be	e mailed to the
56.22	delinquent p	erson at least ten caler	ndar days before	e action being taken u	nder paragraphs (a)
56.23	<u>and (b).</u>				
56.24	(d) If the	commissioner has rea	ason to believe t	hat collection of the a	amount due is in
56.25	jeopardy, no	tice and demand for in	nmediate payme	ent may be made. If th	ne total amount due
56.26	is not paid, th	he commissioner may p	proceed to collec	et by direct levy or issu	e a warrant without
56.27	regard to the	e ten calendar day peri	od.		
56.28	<u>(e)</u> In exe	ecuting the levy, the co	ommissioner mu	ust have all of the pow	wers provided in
56.29	chapter 550	or any other law that p	provides for exe	cution against proper	ty in this state. The
56.30	sale of prope	erty levied upon and the	e time and mann	er of redemption is as	provided in chapter
56.31	550. The sea	al of the court is not re	quired. The lev	y may be made wheth	ner or not the
56.32	commission	er has commenced a lo	egal action for c	ollection.	
56.33	(f) Wher	e any assessment has l	been made by th	ne commissioner, the	property seized for
56.34	collection of	f the total amount due	must not be sol	d until any determina	tion of liability has

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57.1	become fin	al. No sale may be ma	de unless a porti	on of the amount due	e remains unpaid for		
57.2	become final. No sale may be made unless a portion of the amount due remains unpaid for a period of more than 30 calendar days after the determination of liability becomes final.						
57.3		perty may be sold at an					
57.4	(1) the o	delinquent person cons	ents in writing t	o the sale; or			
57.5	(2) the o	commissioner determir	nes that the prop	erty is perishable or	may become greatly		
57.6	reduced in	price or value by keep	ing, or that the p	property cannot be ke	pt without great		
57.7	expense.						
57.8	<u>(g)</u> Whe	ere a levy has been ma	de to collect the	amount due and the	property seized is		
57.9	properly in	cluded in a formal proce	eeding commend	ed under sections 524	4.3-401 to 524.3-505		
57.10	and mainta	ined under full supervi	sion of the cour	t, the property may n	ot be sold until the		
57.11	probate pro	oceedings are complete	d or until the co	urt orders.			
57.12	<u>(h)</u> The	property seized must b	be returned if the	e owner:			
57.13	<u>(1) give</u>	s a surety bond equal to	the appraised va	alue of the owner's int	erest in the property,		
57.14	as determir	ned by the commission	er; or				
57.15	<u>(2)</u> depo	osits with the commiss	ioner security in	a form and amount	the commissioner		
57.16	considers n	necessary to insure pay	ment of the liab	ility.			
57.17	<u>(i) If a l</u>	evy or sale would irrep	parably injure rig	ghts in property that t	the court determines		
57.18	superior to	rights of the state, the	court may grant	an injunction to proh	ibit the enforcement		
57.19	of the levy	or to prohibit the sale.					
57.20	(j) Any	person who fails or ret	fuses to surrende	er without reasonable	e cause any property		
57.21	or rights to	property subject to lev	y is personally	liable in an amount e	equal to the value of		
57.22	the propert	y or rights not so surre	ndered, but not	exceeding the amoun	it due.		
57.23	<u>(k)</u> If th	e commissioner has se	ized the propert	y of any individual, t	hat individual may,		
57.24	upon giving	g 48 hours notice to the	commissioner a	nd to the court, bring	a claim for equitable		
57.25	relief befor	e the district court for	the release of th	e property upon term	s and conditions the		
57.26	court consi	ders equitable.					
57.27	<u>(l)</u> Any	person in control or po	ossession of pro	perty or rights to prop	perty upon which a		
57.28	levy has be	en made who surrende	ers the property	or rights to property,	or who pays the		
57.29	amount due	e is discharged from any	y obligation or li	ability to the person l	iable for the amount		
57.30	due with re	espect to the property o	r rights to prope	erty.			
57.31	<u>(m)</u> The	e notice of any levy ma	y be served per	sonally or by mail.			

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58.1	(n) The c	ommissioner may rel	lease the levy up	on all or part of the	property or rights to
58.2		ed upon if the comm		•	
58.3	collection of	the liability, but the	release does not	prevent any subsequ	ent levy. If the
58.4	commissione	er determines that pro	perty has been w	rongfully levied upo	n, the commissioner
58.5	must return:				
58.6	(1) the sp	ecific property levied	d upon, at any ti	ne; or	
58.7	<u>(2)</u> an am	nount of money equal	to the amount o	f money levied upor	n, at any time before
58.8	the expiration	n of nine months from	n the date of lev	<u>y.</u>	
58.9 58.10	<u> </u>	edless of section 52.1 cated in this state, ha			
58.11	financial inst	titution to apply the l	evied funds towa	ard the balance of an	outstanding loan or
58.12	loans owed b	by the person to the fi	inancial institution	on. A claim by the fi	nancial institution
58.13	that it exerci	sed its right to setoff	before the levy 1	nust be substantiated	d by evidence of the
58.14	date of the se	etoff, and verified by	an affidavit from	n a corporate officer	of the financial
58.15		or purposes of determ			this subdivision, the
58.16	levy is treate	d as if it were an exe	cution under cha	pter 550.	
58.17	<u>Subd. 3.</u>	Right of setoff. (a) U	pon certification	by the commissioner	to the commissioner
58.18	of manageme	ent and budget, or to a	ny state agency t	hat disburses its own	funds, that a person,
58.19	applicant, or	employer has a liabi	lity under this ch	apter, and that the st	tate has purchased
58.20	personal serv	vices, supplies, contra	et services, or pro	pperty from that perso	on, the commissioner
58.21	of manageme	ent and budget or the	state agency mu	st set off and pay to t	the commissioner an
58.22	amount suffi	cient to satisfy the un	paid liability fro	m funds appropriate	d for payment of the
58.23	obligation of	the state otherwise d	lue the person. N	lo amount may be se	t off from any funds
58.24	exempt unde	er section 550.37 or fi	unds due an indi	vidual who receives	assistance under
58.25	chapter 256.				
58.26	<u>(b)</u> All fu	nds, whether general	or dedicated, ar	e subject to setoff.	
58.27	(c) Regar	dless of any law to th	ne contrary, the c	commissioner has fir	st priority to setoff
58.28	from any fur	nds otherwise due fro	m the departmer	t to a delinquent per	<u>son.</u>
58.29	Subd. 4.	Collection by civil a	ction. (a) Any a	mount due under this	s chapter, from an
58.30	applicant or e	employer, may be coll	ected by civil act	tion in the name of th	e state of Minnesota.
58.31	Civil actions	brought under this su	bdivision must be	e heard as provided u	nder section 16D.14.
58.32	In any action	, judgment must be e	ntered in default	for the relief deman	ded in the complaint
58.33	without proo	f, together with costs	and disburseme	ents, upon the filing	of an affidavit of
58.34	default.				

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59.1	(b) Any person that is not a resident of this state and any resident person removed from
59.2	this state, is considered to appoint the secretary of state as its agent for the acceptance of
59.3	process in any civil action. The commissioner must file process with the secretary of state,
59.4	together with a payment of a fee of \$15 and that service is considered sufficient service and
59.5	has the same force and validity as if served personally within this state. Notice of the service
59.6	of process, together with a copy of the process, must be sent by certified mail to the person's
59.7	last known address. An affidavit of compliance with this subdivision, and a copy of the
59.8	notice of service must be appended to the original of the process and filed in the court.
59.9	(c) No court filing fees, docketing fees, or release of judgment fees may be assessed
59.10	against the state for actions under this subdivision.
59.11	Subd. 5. Injunction forbidden. No injunction or other legal action to prevent the
59.12	determination, assessment, or collection of any amounts due under this chapter, from an
59.13	applicant or employer, are allowed.
59.14	EFFECTIVE DATE. Except as provided in section 40, this section is effective July 1,
59.15	<u>2025.</u>
59.16	Sec. 31. [268B.24] CONCILIATION SERVICES.
59.17	The Department of Labor and Industry may offer conciliation services to employers and
59.18	employees to resolve disputes concerning alleged violations of employment protections
59.19	identified in section 268B.09.
59.20	EFFECTIVE DATE. Except as provided in section 40, this section is effective July 1,
59.21	<u>2025.</u>
59.22	Sec. 32. [268B.25] ANNUAL REPORTS.
59.23	(a) Beginning on or before July 1, 2026, the commissioner must annually report to the
59.24	Department of Management and Budget and the house of representatives and senate
59.25	committee chairs with jurisdiction over this chapter on program administrative expenditures
59.26	and revenue collection for the prior fiscal year, including but not limited to:
59.27	(1) total revenue raised through premium collection;
59.28	(2) the number of self-employed individuals or independent contractors electing coverage
59.29	under section 268B.11 and amount of associated revenue;
59.30	(3) the number of covered business entities paying premiums under this chapter and

59.31 associated revenue;

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60.1	<u>(4)</u> adn	ninistrative expenditures	s including tran	sfers to other state ag	encies expended in		
60.2	the admini	stration of the chapter;					
60.3	<u>(5) sum</u>	(5) summary of contracted services expended in the administration of this chapter;					
60.4	<u>(6)</u> gran	(6) grant amounts and recipients under sections 268B.18 and 268B.29;					
60.5	<u>(</u> 7) an a	accounting of required of	outreach expend	litures;			
60.6	<u>(8)</u> sum	mary of private plan app	provals includin	g the number of emplo	oyers and employees		
60.7	covered ur	nder private plans; and					
60.8	<u>(9)</u> ade	quacy and use of the pri	ivate plan appro	oval and oversight fee	<u>.</u>		
60.9	<u>(b) Beg</u>	ginning on or before Jul	y 1, 2026, the c	ommissioner must an	nually publish a		
60.10	publicly av	vailable report providing	g the following	information for the p	revious fiscal year:		
60.11	<u>(1)</u> tota	l eligible claims;					
60.12	<u>(2) the</u>	number and percentage	of claims attrib	outable to each catego	ory of benefit;		
60.13	<u>(3) clai</u>	mant demographics by	age, race or eth	nicity, gender, averag	e weekly wage,		
60.14	occupation, and the type of leave taken;						
60.15	(4) the	percentage of claims de	enied and the re	asons therefor, includ	ing but not limited		
60.16	to insuffici	ient information and ine	ligibility and th	e reason therefor;			
60.17	<u>(5)</u> ave	rage weekly benefit am	ount paid for al	l claims and by categ	ory of benefit;		
60.18	<u>(6) cha</u>	nges in the benefits paid	d compared to p	previous fiscal years;			
60.19	(7) pro	cessing times for initial	claims process	ing, initial determinat	tions, and final		
60.20	decisions;						
60.21	<u>(8)</u> ave	rage duration for cases	completed; and				
60.22	<u>(9) the</u>	number of cases remain	ning open at the	close of such year.			
60.23	<u>EFFE(</u>	CTIVE DATE. Except	as provided in s	section 40, this section	n is effective July 1,		
60.24	<u>2025.</u>						
60.25	Sec. 33.	[268B.26] NOTICE RI	EQUIREMEN	<u>TS.</u>			
60.26	<u>(a) Eac</u>	h employer must post in	a conspicuous	place on each of its pr	emises a workplace		
60.27	notice prep	pared or approved by the	e commissioner	providing notice of l	penefits available		
60.28	under this	chapter. The required w	orkplace notice	e must be in English a	nd each language		
60.29	other than	English which is the prin	mary language	of five or more emplo	yees or independent		
60.30	contractors	s of that workplace, if su	uch notice is av	ailable from the depa	rtment.		

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61.1	(b) Eac	h employer must issue to	each employee	not more than 30 day	s from the beginning	
61.2	date of the	employee's employment	t, or 30 days befo	ore premium collectio	on begins, whichever	
61.3	is later, the following written information provided or approved by the department in the					
61.4	primary la	nguage of the employee	<u>:</u>			
61.5	<u>(1) an e</u>	explanation of the availal	oility of family a	and medical leave ben	efits provided under	
61.6	this chapte	er, including rights to rei	instatement and	continuation of heal	th insurance;	
61.7	<u>(2) the</u>	amount of premium dec	ductions made b	by the employer unde	er this chapter;	
61.8	<u>(3) the</u>	employer's premium an	nount and oblig	ations under this cha	pter;	
61.9	<u>(4) the</u>	name and mailing addre	ess of the emplo	oyer;		
61.10	(5) the	identification number a	ssigned to the e	mployer by the depa	rtment;	
61.11	<u>(6) inst</u>	tructions on how to file	a claim for fami	ily and medical leave	e benefits;	
61.12	<u>(7) the</u>	mailing address, e-mail	address, and te	lephone number of th	ne department; and	
61.13	<u>(8)</u> any	other information requ	ired by the depa	artment.		
61.14	Delivery is	s made when an employ	ee provides wri	tten or electronic ack	knowledgment of	
61.15	receipt of	the information, or signs	s a statement in	dicating the employe	e's refusal to sign	
61.16	such ackno	owledgment.				
61.17	(c) An	employer that fails to co	mply with this s	ection may be issued	, for a first violation,	
61.18	<u>a civil pen</u>	alty of \$50 per employe	e, and for each	subsequent violation	, a civil penalty of	
61.19	\$300 per e	mployee. The employer	shall have the b	ourden of demonstrat	ing compliance with	
61.20	this section	<u>n.</u>				
61.21	<u>(d)</u> Em	ployer notice to an emp	loyee under this	s section may be prov	vided in paper or	
61.22	electronic	format. For notice provi	ded in electroni	c format only, the em	ployer must provide	
61.23	employee	access to an employer-c	wned computer	r during an employee	's regular working	
61.24	hours to re	eview and print required	notices.			
61.25	EFFE	CTIVE DATE. Except	as provided in s	ection 40, this sectio	n is effective July 1,	
61.26	<u>2025.</u>					
61.27	Sec. 34.	[268B.27] RELATION	SHIP TO OTH	HER LEAVE; CON	STRUCTION.	
61.28	Subdiv	rision 1. Concurrent lea	ave. An employ	er may require leave	taken under this	
61.29	chapter to	run concurrently with le	eave taken for th	ne same purpose und	er section 181.941	
61.30	or the Fam	nily and Medical Leave	Act, United Sta	tes Code, title 29, see	ctions 2601 to 2654,	
61.31	as amende	<u>d.</u>				

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62.1	Subd. 2	. Construction. Nothin	ng in this chapte	r shall be construed to	<u>o:</u>
62.2	<u>(1)</u> allo	w an employer to comp	el an employee	to exhaust accumulat	ted sick, vacation,
62.3	or personal	time before or while ta	aking leave und	er this chapter;	
62.4	<u>(2)</u> proł	nibit an employer from	providing addit	ional benefits, includi	ing but not limited
62.5	to covering	the portion of earnings	s not provided du	uring periods of leave	covered under this
62.6	chapter, inc	cluding through suppler	mental payments	s under section 268B.	01, subdivision 40;
62.7	or				
62.8	<u>(3) limi</u>	t the parties to a collect	tive bargaining a	agreement from barga	ining and agreeing
62.9	with respec	et to leave benefits and	related procedu	res and employee pro	tections that meet
62.10	or exceed,	and do not otherwise co	onflict with, the	minimum standards a	and requirements in
62.11	this chapter	<u>r.</u>			
62.12	EFFEC	CTIVE DATE. Except	as provided in s	ection 40, this section	n is effective July 1,
62.13	2025.				
62.14	Sec. 35.	268B.28] SEVERABI	<u></u>		
62.15	If the U	nited States Departmen	t of Labor or a co	ourt of competent juri	sdiction determines
62.16	that any pro	ovision of the family ar	nd medical bene	fit insurance program	under this chapter
62.17	is not in co	nformity with, or is inc	consistent with, 1	he requirements of fe	ederal law, the
62.18	provision h	as no force or effect. If	only a portion o	of the provision, or the	e application to any
62.19	person or c	ircumstances, is determ	nined not in con	formity, or determine	d inconsistent, the
62.20	remainder	of the provision and the	e application of	the provision to other	persons or
62.21	circumstan	ces are not affected.			
62.22	EFFEC	CTIVE DATE. Except	as provided in s	ection 40, this section	n is effective July 1,
62.23	<u>2025.</u>				
62.24	Sec. 36. [268B.29] SMALL BU	SINESS ASSIS	STANCE GRANTS.	
62.25	<u>(a) Emp</u>	ployers are eligible for a	a business assist	ance grant when more	e than 15 percent of
62.26	their emplo	oyees are receiving bene	efits in any give	n week under this cha	apter. A grant shall
62.27	be equal to	the lesser of:			
62.28	<u>(1) 25 p</u>	percent of the wages ear	rned by the emp	loyees on leave in the	e most recent
62.29	completed	quarter divided by 13;	or		
62.30	<u>(2)</u> \$30	0 per week per employe	ee on leave.		

63.1	(b) Grants must be used to hire temporary workers or to increase wages for current
63.2	employees. The grant shall be paid weekly until the percentage of employees using benefits
63.3	under this chapter is 15 percent or less for the applicable employer.
63.4	(c) The grants under this section may be funded from the family and medical benefit
63.5	insurance account.
63.6	(d) For the purposes of this section, the commissioner shall average the number of
63.7	employees reported by an employer over the last four completed calendar quarters to
63.8	determine the size of the employer.
63.9	(e) An employer who has an approved private plan is not eligible to receive a grant under
63.10	this section.
63.11	(f) The commissioner may award grants under this section only up to a maximum of
63.12	<u>\$5,000,000 per calendar year.</u>
63.13	EFFECTIVE DATE. Except as provided in section 40, this section is effective July 1,
63.14	<u>2025.</u>
63.15	Sec. 37. ACTUARIAL STUDY.
63.16	(a) The commissioner of employment and economic development must contract with a
63.17	qualified independent actuarial consultant to conduct an actuarial study of the family and
63.18	medical leave premium rate, premium rate structure, weekly benefit formula, duration of
63.19	benefits, fund reserve, and other components as necessary to determine an actuarially sound
63.20	rate and future rate-setting mechanism of the family and medical benefit insurance program
63.21	created in this act. A qualified independent actuarial consultant is one who is a Fellow of
63.22	the Society of Actuaries, Member of the American Academy of Actuaries (FSA MAAA),
63.23	and who has experience directly relevant to the analysis required under this paragraph. The
63.24	commissioner must issue a request for proposal to satisfy the requirements of this section
63.25	no later than 30 days following enactment.
63.26	(b) If the actuarial study indicates that the premium rate in Minnesota Statutes, section
63.27	268B.14, subdivision 7, is not actuarially sound, the commissioner must present options to
63.28	the legislature to adjust the program to make the program actuarially sound.
63.29	(c) A copy of the actuarial study and the commissioner's recommendations based on
63.30	that study must be provided to the majority and minority leaders in the senate and the house
63.31	of representatives no later than October 31, 2023. The actuarial study and the commissioner's
63.32	recommendations must also be filed with the Legislative Reference Library in compliance
63.33	with Minnesota Statutes, section 3.195.

SS

S0002-8

8th Engrossment

REVISOR

SF2

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64.1	<u>EFFE(</u>	CTIVE DATE. This sect	tion is effecti	ve the d	ay following fi	nal enactment.
64.2	Sec. 38. <u>4</u>	APPLICATION.				
64.3	Family	and medical benefits un	der Minnesot	ta Statut	es, chapter 268	B, may be applied
64.4	for and pai	d starting July 1, 2025.				
64.5			ARTICL	F)		
64.6		A	ANITEL			
64.7	Section 1.	APPROPRIATIONS.				
64.8	The sun	ns shown in the columns 1	marked "App	ropriatio	ns" are appropr	iated to the agencies
64.9		purposes specified in th				
64.10	medical be	enefit insurance account u	under Minnes	sota Stat	utes, section 26	8B.02, subdivision
64.11	4, and are a	available for the fiscal ye	ears indicated	l for eac	h purpose. The	figures "2024" and
64.12	"2025" use	ed in this article mean that	at the appropriate the appropr	riations	isted under the	m are available for
64.13	the fiscal y	ear ending June 30, 2024	, or June 30, 2	2025, res	spectively. "The	e first year" is fiscal
64.14	year 2024.	"The second year" is fis	cal year 2025	5. "The b	piennium" is fis	cal years 2024 and
64.15	<u>2025.</u>					
64.16					APPROPR	
64.17 64.18					<u>Available fo</u> Ending J	
64.19					<u>2024</u>	2025
64.20 64.21		PARTMENT OF EMP DNOMIC DEVELOPM		<u>\$</u>	<u>50,939,000</u>	<u>\$</u> <u>71,358,000</u>
64.22	This amou	nt is for the purposes of I	Minnesota			
64.23	Statutes, ch	napter 268B, including st	art-up and			
64.24	information	n technology costs, admi	nistration,			
64.25	and outread	<u>ch.</u>				
64.26	The base fr	rom the family and medic	cal benefit			
64.27	insurance a	account for fiscal year 20)26 is			
64.28	\$76,089,00	00 and for fiscal year 202	27 is			
64.29	\$73,642,00	00.				
64.30	Sec. 3. <u>DE</u>	PARTMENT OF COM	IMERCE	<u>\$</u>	376,000	<u>\$</u> <u>316,000</u>
64.31	This amou	nt is for the purposes of I	Minnesota			
64.32	Statutes, cl	hapter 268B.				

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65.1	The base from the family and medical be	enefit		
65.2	insurance account for fiscal year 2026 a	nd		
65.3	beyond is \$128,000.			
65.4 65.5	Sec. 4. <u>DEPARTMENT OF HUMAN</u> <u>SERVICES</u>	<u>\$</u>	<u>2,649,000</u> <u>\$</u>	<u>-0-</u>
65.6	This amount is for the purposes of Minn	esota		
65.7	Statutes, chapter 268B.			
65.8 65.9	Sec. 5. DEPARTMENT OF LABOR A INDUSTRY	<u>AND</u> <u>\$</u>	<u>601,000 \$</u>	374,000
65.10	This amount is for the purposes of Minn	esota		
65.11	Statutes, chapter 268B.			
65.12	The base from the family and medical be	enefit		
65.13	insurance account for fiscal year 2026 a	nd		
65.14	beyond is \$731,000.			
65.15	Sec. 6. LEGISLATURE.	<u>\$</u>	<u>-0-</u> <u>\$</u>	<u>18,000</u>
65.16	This amount is for the purposes of Minn	esota		
65.17	Statutes, chapter 268B. This is a onetim	e		
65.18	appropriation.			
65.19 65.20	Sec. 7. <u>MINNESOTA MANAGEMEN</u> <u>BUDGET</u>	<u>NT AND</u> <u>\$</u>	<u>-0-</u> <u>\$</u>	<u>118,000</u>
65.21	This amount is for the purposes of Minn	esota		
65.22	Statutes, chapter 268B.			
65.23	The base from the family and medical be	enefit		
65.24	insurance account for fiscal year 2026 a	nd		
65.25	beyond is \$31,000.			
65.26	Sec. 8. SECRETARY OF STATE	<u>\$</u>	<u>384,000</u> <u>\$</u>	<u>4,000</u>
65.27	This amount is for the purposes of Minn	esota		
65.28	Statutes, chapter 268B. This is a onetim	e		
65.29	appropriation.			
65.30	Sec. 9. SUPREME COURT.	<u>\$</u>	<u>15,000 \$</u>	<u>15,000</u>
65.31	This amount is for the purposes of Minn	esota		
65.32	Statutes, chapter 268B. This is a onetim	e		
65.33	appropriation.			

	SF2	REVISOR	SS	S0002-8	8	8th Engrossment
66.1	Sec. 10. <u>U</u>	NIVERSITY OF MIN	NNESOTA.	<u>\$</u>	<u>-0-</u> <u>\$</u>	<u>1,372,000</u>
66.2	This amou	int is for the purposes of	f Minnesota			
66.3	Statutes, c	hapter 268B. This is a o	onetime			
66.4	appropriat	ion.				
66.5	Sec. 11.	TRANSFER.				
66.6	The co	mmissioner of manager	ment and budg	et shall transfer \$	668,321,000) in fiscal year
66.7	2024 from	the general fund to the	e family and m	edical benefit ins	surance acco	unt for the
66.8	purposes c	of Minnesota Statutes, c	chapter 268B.			
66.9	Sec. 12.	ENTERPRISE COST	TS BASE EST	ABLISHMENT	•	
66.10	A gene	eral fund base of \$3,049,	,000 in fiscal y	ear 2026 and \$3,0)49,000 in fis	scal year 2027
66.11	are establis	shed. Of this amount, \$	35,000 each ye	ear is to fund ente	rprise requi	ements under
66.12	Minnesota	1 Statutes, chapter 268E	8, employee no	otification, and \$3	3,014,000 ea	ch year is to
66.13	fund the co	osts incurred by state ag	gencies due to	employer-paid pr	emiums esta	blished under
66.14	Minnesota	1 Statutes, chapter 268E	8. The commis	sioner of manage	ment and bu	ıdget shall
66.15	allocate the	ese amounts to agency b	base budgets ba	ased on the expec	ted costs inc	urred by those
66.16	agencies.					
66.17			ARTICI	LE 3		
66.18		FAMILY AND MED	DICAL LEAV	E BENEFIT AS	EARNING	S
66.19	Section 1	1. Minnesota Statutes 20	022, section 25	56B.057, subdivis	sion 9, is ame	ended to read:
66.20	Subd. 9	9. Employed persons v	with disabiliti	es. (a) Medical as	ssistance ma	y be paid for
66.21	a person w	who is employed and wh	ho:			
66.22	(1) but	for excess earnings or	assets, meets t	he definition of c	lisabled und	er the
66.23	Supplemen	ntal Security Income pr	rogram;			
66.24	(2) me	ets the asset limits in pa	aragraph (d); a	nd		
66.25	(3) pay	vs a premium and other	obligations ur	nder paragraph (e).	
66.26	(b) For	purposes of eligibility,	, there is a \$65	earned income d	lisregard. To	be eligible
66.27	for medica	al assistance under this	subdivision, a	person must have	e more than	\$65 of earned
66.28	income <u>, be</u>	e receiving an unemploy	yment insurand	e benefit under e	hapter 268 t	hat the person
66.29	began rece	eiving while eligible un	der this subdiv	vision, or be recei	iving family	and medical
66.30	leave bene	fits under chapter 268E	B that the perso	on began receivin	g while eligi	ble under this
66.31	subdivisio	<u>n</u> . Earned income must	have Medicar	re, Social Security	y, and applic	able state and

67.1 federal taxes withheld. The person must document earned income tax withholding. Any
67.2 spousal income or assets shall be disregarded for purposes of eligibility and premium
67.3 determinations.

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

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

67.11 (2) loses employment for reasons not attributable to the enrollee, and is without receipt
67.12 of earned income may retain eligibility for up to four consecutive months after the month
67.13 of job loss.

To receive a four-month extension <u>of continued eligibility under this paragraph</u>, enrollees must verify the medical condition or provide notification of job loss<u>-, continue to meet</u> all other eligibility requirements <u>must be met</u>, and <u>the enrollee must continue to</u> pay all calculated premium costs for continued eligibility.

67.18 (d) For purposes of determining eligibility under this subdivision, a person's assets must
67.19 not exceed \$20,000, excluding:

67.20 (1) all assets excluded under section 256B.056;

67.21 (2) retirement accounts, including individual accounts, 401(k) plans, 403(b) plans, Keogh
67.22 plans, and pension plans;

(3) medical expense accounts set up through the person's employer; and

67.24 (4) spousal assets, including spouse's share of jointly held assets.

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

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

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

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

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

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

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

(g) Any required premium shall be determined at application and redetermined at the 68.14 enrollee's six-month income review or when a change in income or household size is reported. 68.15 Enrollees must report any change in income or household size within ten days of when the 68.16 change occurs. A decreased premium resulting from a reported change in income or 68.17 household size shall be effective the first day of the next available billing month after the 68.18 change is reported. Except for changes occurring from annual cost-of-living increases, a 68.19 change resulting in an increased premium shall not affect the premium amount until the 68.20 next six-month review. 68.21

(h) Premium payment is due upon notification from the commissioner of the premiumamount required. Premiums may be paid in installments at the discretion of the commissioner.

(i) Nonpayment of the premium shall result in denial or termination of medical assistance 68.24 68.25 unless the person demonstrates good cause for nonpayment. "Good cause" means an excuse for the enrollee's failure to pay the required premium when due because the circumstances 68.26 were beyond the enrollee's control or not reasonably foreseeable. The commissioner shall 68.27 determine whether good cause exists based on the weight of the supporting evidence 68.28 submitted by the enrollee to demonstrate good cause. Except when an installment agreement 68.29 68.30 is accepted by the commissioner, all persons disenrolled for nonpayment of a premium must pay any past due premiums as well as current premiums due prior to being reenrolled. 68.31 Nonpayment shall include payment with a returned, refused, or dishonored instrument. The 68.32 commissioner may require a guaranteed form of payment as the only means to replace a 68.33 returned, refused, or dishonored instrument. 68.34

- (j) For enrollees whose income does not exceed 200 percent of the federal poverty
 guidelines and who are also enrolled in Medicare, the commissioner shall reimburse the
 enrollee for Medicare part B premiums under section 256B.0625, subdivision 15, paragraph
 (a).
- 69.5 Sec. 2. Minnesota Statutes 2022, section 256J.561, is amended by adding a subdivision
 69.6 to read:
- 69.7 <u>Subd. 4.</u> Parents receiving family and medical leave benefits. A parent who meets
 69.8 the criteria under subdivision 2 and who receives benefits under chapter 268B is not required
 69.9 to participate in employment services.

69.10 Sec. 3. Minnesota Statutes 2022, section 256J.95, subdivision 3, is amended to read:

69.11 Subd. 3. Eligibility for diversionary work program. (a) Except for the categories of
69.12 family units listed in clauses (1) to (8), all family units who apply for cash benefits and who
69.13 meet MFIP eligibility as required in sections 256J.11 to 256J.15 are eligible and must
69.14 participate in the diversionary work program. Family units or individuals that are not eligible
69.15 for the diversionary work program include:

69.16 (1) child only cases;

69.17 (2) single-parent family units that include a child under 12 months of age. A parent is69.18 eligible for this exception once in a parent's lifetime;

69.19 (3) family units with a minor parent without a high school diploma or its equivalent;

(4) family units with an 18- or 19-year-old caregiver without a high school diploma orits equivalent who chooses to have an employment plan with an education option;

(5) family units with a caregiver who received DWP benefits within the 12 months prior
to the month the family applied for DWP, except as provided in paragraph (c);

69.24 (6) family units with a caregiver who received MFIP within the 12 months prior to the69.25 month the family applied for DWP;

- 69.26 (7) family units with a caregiver who received 60 or more months of TANF assistance;
 69.27 and
- 69.28 (8) family units with a caregiver who is disqualified from the work participation cash
 69.29 benefit program, DWP, or MFIP due to fraud-; and
- 69.30 (9) single-parent family units where a parent is receiving family and medical leave
 69.31 benefits under chapter 268B.

(b) A two-parent family must participate in DWP unless both caregivers meet the criteria
for an exception under paragraph (a), clauses (1) through (5), or the family unit includes a
parent who meets the criteria in paragraph (a), clause (6), (7), or (8).

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- (c) Once DWP eligibility is determined, the four months run consecutively. If a participant
 leaves the program for any reason and reapplies during the four-month period, the county
 must redetermine eligibility for DWP.
- 70.7 Sec. 4. Minnesota Statutes 2022, section 256J.95, subdivision 11, is amended to read:
- Subd. 11. Universal participation required. (a) All DWP caregivers, except caregivers
 who meet the criteria in paragraph (d), are required to participate in DWP employment
 services. Except as specified in paragraphs (b) and (c), employment plans under DWP must,
 at a minimum, meet the requirements in section 256J.55, subdivision 1.
- (b) A caregiver who is a member of a two-parent family that is required to participate
 in DWP who would otherwise be ineligible for DWP under subdivision 3 may be allowed
 to develop an employment plan under section 256J.521, subdivision 2, that may contain
 alternate activities and reduced hours.
- (c) A participant who is a victim of family violence shall be allowed to develop an
 employment plan under section 256J.521, subdivision 3. A claim of family violence must
 be documented by the applicant or participant by providing a sworn statement which is
 supported by collateral documentation in section 256J.545, paragraph (b).
- (d) One parent in a two-parent family unit that has a natural born child under 12 months
 of age is not required to have an employment plan until the child reaches 12 months of age
 unless the family unit has already used the exclusion under section 256J.561, subdivision
 3, or the previously allowed child under age one exemption under section 256J.56, paragraph
 (a), clause (5). if that parent:
- 70.25 (1) receives family and medical leave benefits under chapter 268B; or
- (2) has a natural born child under 12 months of age until the child reaches 12 months
 of age unless the family unit has already used the exclusion under section 256J.561,
 subdivision 3, or the previously allowed child under age one exemption under section
 256J.56, paragraph (a), clause (5).
- (e) The provision in paragraph (d) ends the first full month after the child reaches 12
 months of age. This provision is allowable only once in a caregiver's lifetime. In a two-parent
 household, only one parent shall be allowed to use this category.

- (f) The participant and job counselor must meet in the month after the month the child
 reaches 12 months of age to revise the participant's employment plan. The employment plan
 for a family unit that has a child under 12 months of age that has already used the exclusion
 in section 256J.561 must be tailored to recognize the caregiving needs of the parent.
 Sec. 5. Minnesota Statutes 2022, section 256P.01, subdivision 3, is amended to read:
- 51.6 Subd. 3. Earned income. "Earned income" means income earned through the receipt
- of wages, salary, commissions, bonuses, tips, gratuities, profit from employment activities,
- net profit from self-employment activities, payments made by an employer for regularly
- accrued vacation or sick leave, severance pay based on accrued leave time, benefits paid
- 71.10 <u>under chapter 268B,</u> royalties, honoraria, or other profit from activity that results from the
- 71.11 client's work, effort, or labor for purposes other than student financial assistance,
- rehabilitation programs, student training programs, or service programs such as AmeriCorps.
- 71.13 The income must be in return for, or as a result of, legal activity.

71.14 Sec. 6. EFFECTIVE DATES.

71.15 Sections 1 to 5 are effective January 1, 2024.