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SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 2798

(SENATE AUTHORS: MARTY, Eaton, Torres Ray and Dibble)				
DATE	D-PG	OFFICIAL STATUS		
04/08/2019	2247	Introduction and first reading		
		Referred to Jobs and Economic Growth Finance and Policy		
02/17/2020	4792	Author added Dibble		

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to employment; providing for paid family, pregnancy, bonding, and applicant's serious medical condition benefits; regulating and requiring certain employment leaves; classifying certain data; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2018, sections 13.719, by adding a subdivision; 177.27, subdivision 4; 181.943; 256J.561, by adding a subdivision; 256J.95, subdivisions 3, 11; 256P.01, subdivision 3; 268.047, subdivision 2; 268.19, subdivision 1; 290.0132, by adding a subdivision; proposing coding for new law as Minnesota Statutes, chapter 268B.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	FAMILY AND MEDICAL BENEFITS
1.13	Section 1. Minnesota Statutes 2018, 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, or employers under chapter 268B are private
1.18	or nonpublic data, provided that the department may share data collected from applicants
1.19	with employers or health care providers to the extent necessary to meet the requirements
	of chapter 268B or other applicable law.
1.20	of endpter 200D of other uppredote faw.
1.20	of enapter 200B of other appreable law.
1.20 1.21	Sec. 2. Minnesota Statutes 2018, section 177.27, subdivision 4, is amended to read:
1.21	Sec. 2. Minnesota Statutes 2018, section 177.27, subdivision 4, is amended to read:

subdivision 2a, 181.722, 181.79, and 181.939 to 181.943; chapter 268B; or with any rule 2.1 promulgated under section 177.28. The commissioner shall issue an order requiring an 2.2 employer to comply with sections 177.41 to 177.435 if the violation is repeated. For purposes 2.3 of this subdivision only, a violation is repeated if at any time during the two years that 2.4 preceded the date of violation, the commissioner issued an order to the employer for violation 2.5 of sections 177.41 to 177.435 and the order is final or the commissioner and the employer 2.6 have entered into a settlement agreement that required the employer to pay back wages that 2.7 were required by sections 177.41 to 177.435. The department shall serve the order upon the 2.8 employer or the employer's authorized representative in person or by certified mail at the 2.9 employer's place of business. An employer who wishes to contest the order must file written 2.10 notice of objection to the order with the commissioner within 15 calendar days after being 2.11 served with the order. A contested case proceeding must then be held in accordance with 2.12 sections 14.57 to 14.69. If, within 15 calendar days after being served with the order, the 2.13 employer fails to file a written notice of objection with the commissioner, the order becomes 2.14 a final order of the commissioner. 2.15

2.16 Sec. 3. Minnesota Statutes 2018, section 181.943, is amended to read:

2.17

181.943 RELATIONSHIP TO OTHER LEAVE.

2.18 (a) The length of leave provided under section 181.941 may be reduced by any period
2.19 of:

(1) paid parental, disability, personal, medical, or sick leave, or accrued vacation provided
by the employer so that the total leave does not exceed 12 weeks, unless agreed to by the
employer; or

2.23 (2) leave taken for the same purpose by the employee under United States Code, title2.24 29, chapter 28.

(b) Nothing in sections 181.940 to 181.943 prevents any employer from providing leave
benefits in addition to those provided in sections 181.940 to 181.944 or otherwise affects
an employee's rights with respect to any other employment benefit.

2.28 (c) A leave for which benefits are paid under chapter 268B is not paid leave provided 2.29 by an employer for the purposes of paragraph (a), clause (1).

2.30 Sec. 4. Minnesota Statutes 2018, section 268.047, subdivision 2, is amended to read:

2.31 Subd. 2. Exceptions for all employers. Unemployment benefits paid will not be used
2.32 in computing the future tax rate of a taxpaying base period employer or charged to the

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3.1 reimbursable account of a base period nonprofit or government employer that has elected3.2 to be liable for reimbursements when:

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- 3.3 (1) the applicant was discharged from the employment because of aggravated employment
 3.4 misconduct as determined under section 268.095. This exception applies only to
 3.5 unemployment benefits paid for periods after the applicant's discharge from employment;
- 3.6 (2) an applicant's discharge from that employment occurred because a law required
 3.7 removal of the applicant from the position the applicant held;

(3) the employer provided regularly scheduled part-time employment to the applicant 3.8 during the applicant's base period and continues to provide the applicant with regularly 3.9 scheduled part-time employment during the benefit year of at least 90 percent of the part-time 3.10 employment provided in the base period, and is an involved employer because of the 3.11 applicant's loss of other employment. This exception terminates effective the first week that 3.12 the employer fails to meet the benefit year employment requirements. This exception applies 3.13 to educational institutions without consideration of the period between academic years or 3.14 terms; 3.15

(4) the employer is a fire department or firefighting corporation or operator of a
life-support transportation service, and continues to provide employment for the applicant
as a volunteer firefighter or a volunteer ambulance service personnel during the benefit year
on the same basis that employment was provided in the base period. This exception terminates
effective the first week that the employer fails to meet the benefit year employment
requirements;

(5) the applicant's unemployment from this employer was a direct result of the
condemnation of property by a governmental agency, a fire, flood, or act of nature, where
25 percent or more of the employees employed at the affected location, including the
applicant, became unemployed as a result. This exception does not apply where the
unemployment was a direct result of the intentional act of the employer or a person acting
on behalf of the employer;

- 3.28 (6) the unemployment benefits were paid by another state as a result of the transferring
 3.29 of wage credits under a combined wage arrangement provided for in section 268.131;
- 3.30 (7) the applicant stopped working because of a labor dispute at the applicant's primary
 3.31 place of employment if the employer was not a party to the labor dispute;
- 3.32 (8) the unemployment benefits were determined overpaid unemployment benefits under
 3.33 section 268.18;

4.1	(9) the applicant was employed as a replacement worker, for a period of six months or
4.2	longer, for an employee who is in the military reserve and was called for active duty during
4.3	the time the applicant worked as a replacement, and the applicant was laid off because the
4.4	employee returned to employment after active duty; or
4.5	(10) the trust fund was reimbursed for the unemployment benefits by the federal
4.6	government . ; or
4.7	(11) the applicant was employed as a replacement worker for an employee on leave for
4.8	which the employee is eligible for benefits under chapter 268B and the applicant was laid
4.9	off because the employee returned to employment after the leave.
4.10	Sec. 5. Minnesota Statutes 2018, section 268.19, subdivision 1, is amended to read:
4.11	Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from
4.12	any person under the administration of the Minnesota Unemployment Insurance Law are
4.13	private data on individuals or nonpublic data not on individuals as defined in section 13.02,
4.14	subdivisions 9 and 12, and may not be disclosed except according to a district court order
4.15	or section 13.05. A subpoena is not considered a district court order. These data may be
4.16	disseminated to and used by the following agencies without the consent of the subject of
4.17	the data:
4.18	(1) state and federal agencies specifically authorized access to the data by state or federal
4.19	law;
4.20	(2) any agency of any other state or any federal agency charged with the administration
4.21	of an unemployment insurance program;
4.22	(3) any agency responsible for the maintenance of a system of public employment offices
4.23	for the purpose of assisting individuals in obtaining employment;
4.24	(4) the public authority responsible for child support in Minnesota or any other state in
4.25	accordance with section 256.978;
4.26	(5) human rights agencies within Minnesota that have enforcement powers;
4.27	(6) the Department of Revenue to the extent necessary for its duties under Minnesota
4.28	laws;
4.29	(7) public and private agencies responsible for administering publicly financed assistance
4.30	programs for the purpose of monitoring the eligibility of the program's recipients;

(8) the Department of Labor and Industry and the Commerce Fraud Bureau in the
Department of Commerce for uses consistent with the administration of their duties under
Minnesota law;

(9) the Department of Human Services and the Office of Inspector General and its agents
within the Department of Human Services, including county fraud investigators, for
investigations related to recipient or provider fraud and employees of providers when the
provider is suspected of committing public assistance fraud;

(10) local and state welfare agencies for monitoring the eligibility of the data subject 5.8 for assistance programs, or for any employment or training program administered by those 5.9 agencies, whether alone, in combination with another welfare agency, or in conjunction 5.10 with the department or to monitor and evaluate the statewide Minnesota family investment 5.11 program by providing data on recipients and former recipients of food stamps or food 5.12 support, cash assistance under chapter 256, 256D, 256J, or 256K, child care assistance under 5.13 chapter 119B, or medical programs under chapter 256B or 256L or formerly codified under 5.14 chapter 256D; 5.15

(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;

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

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

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

5.26 (15) the Department of Corrections for the purposes of case planning and internal research
5.27 for preprobation, probation, and postprobation employment tracking of offenders sentenced
5.28 to probation and preconfinement and postconfinement employment tracking of committed
5.29 offenders;

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

6.1 (17) the Office of Higher Education for purposes of supporting program improvement,
6.2 system evaluation, and research initiatives including the Statewide Longitudinal Education
6.3 Data System.; and

6.4 (18) the Family and Medical Benefits Division of the Department of Employment and 6.5 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.

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

6.14

Sec. 6. [268B.01] DEFINITIONS.

6.15 <u>Subdivision 1.</u> Scope. For the purposes of this chapter, the terms defined in this section
6.16 have the meanings given them.

6.17 Subd. 2. Account. "Account" means the family and medical benefit insurance account
 6.18 in the special revenue fund in the state treasury under section 268B.02.

6.19 Subd. 3. Applicant. "Applicant" means an individual applying for benefits under this
6.20 chapter.

6.21 Subd. 4. Benefit. "Benefit" or "benefits" mean monetary payments under this chapter

6.22 associated with qualifying bonding, family care, pregnancy, serious health condition,

6.23 qualifying exigency, or safety leave events.

6.24 Subd. 5. Bonding. "Bonding" means time spent by an applicant who is a biological,

- 6.25 adoptive, or foster parent with a biological, adopted, or foster child in conjunction with the
- 6.26 <u>child's birth, adoption, or placement.</u>
- 6.27 <u>Subd. 6.</u> Commissioner. "Commissioner" means the commissioner of employment and
 6.28 <u>economic development.</u>
- 6.29 Subd. 7. Covered business entity. "Covered business entity" means a person or entity
- 6.30 that contracts with self-employed individuals for services and is required to report the
- 6.31 payment for services to those individuals on Internal Revenue Service Form 1099-MISC
- 6.32 for more than 50 percent of the person's or entity's workforce.

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Su	od. 8. Covered employn	nent. "Covered em	ployment" has the meani	ng given in section
	5, subdivision 12.		F J	
		mambar "Cayara	d aanviaa mamban" maa	na aith an
<u>Su</u>	od. 9. Covered service	member. Covere	d service member" mea	ns either:
<u>(1)</u>	a current member of th	e United States arr	med forces, including a	member of the
lation	al Guard or reserves, w	<u>ho:</u>		
<u>(i)</u>	has a serious health con	dition; and		
<u>(ii)</u>	is otherwise on the tem	porary disability re	etired list for a serious in	jury or illness that
as in	curred by the service m	ember in the line of	of duty on active duty in	the United States
med	forces or a serious inju	ry or illness that ex	xisted before the beginning	ing of the service
emb	er's active duty and was	aggravated by serv	vice in the line of duty in	n the United States
rmed	forces; or			
(2)	a former member of the	e United States arr	ned forces, including a 1	nember of the
ation	al Guard or reserves, w	ho has a serious h	ealth condition that was	incurred by the
nemb	er in the line of duty on	active duty in the	United States armed for	ces or a serious
ealth	condition that existed b	efore the beginnin	g of the service member	r's active duty and
as ag	gravated by service in t	the line of duty on	active duty in the Unite	d States armed
orces	and manifested before o	or after the membe	r was discharged or rele	ased from service.
Su	od. 10. Department. "D	Department" means	the Department of Em	ployment and
cono	mic Development.			
Su	od. 11. Employee. "Emp	ployee" means an i	ndividual for whom pre	miums are paid on
ages	under this chapter. An i	individual with inc	come earned in the state	from a covered
usine	ss entity, reported on an	Internal Revenue	Service Form 1099-MI	SC, is considered
n em	bloyee for the purposes	of this chapter.		
Su	od. 12. Employer. "Emp	ployer" means a pe	erson or entity, other tha	n an employee,
	ed to pay premiums und			
Su	od. 13. Family benefit	program. <u>"</u> Family	benefit program" mean	s the program
dmin	stered under this chapte	er for the collection	n of premiums and payn	nent of benefits
elated	to family care, bonding	g, safety leave, and	l leave related to a quali	fying exigency.
Su	od. 14. Family care. "F	amily care" means	an applicant caring for	a family member
vith a	serious health condition	n or caring for a fa	mily member who is a c	overed service

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8.1	Subd. 15. Family member. "Family member" means an employee's child, adult child,
8.2	spouse, sibling, parent, foster parent, parent-in-law, grandchild, grandparent, domestic
8.3	partner, stepparent, or any individual related by blood or affinity whose close association
8.4	with the employee is the equivalent of a family relationship.
8.5	Subd. 16. Health care provider. "Health care provider" means an individual who is
8.6	licensed, certified, or otherwise authorized under law to practice in the individual's scope
8.7	of practice as a physician, osteopath, physician assistant, chiropractor, advanced practice
8.8	registered nurse, optometrist, licensed psychologist, licensed independent clinical social
8.9	worker, dentist, or podiatrist. "Chiropractor" means only a chiropractor who provides manual
8.10	manipulation of the spine to correct a subluxation demonstrated to exist by an x-ray.
8.11	Subd. 17. High quarter. "High quarter" has the meaning given in section 268.035,
8.12	subdivision 19.
8.13	Subd. 18. ICD code. "ICD code" means the code under the International Classification
8.14	of Diseases, Clinical Modification/Coding System, for the most recent edition commonly
8.15	used.
8.16	Subd. 19. Maximum weekly benefit amount. "Maximum weekly benefit amount"
8.17	means the state's average weekly wage as calculated under section 268.035, subdivision 23.
8.18	Subd. 20. Medical benefit program. "Medical benefit program" means the program
8.19	administered under this chapter for the collection of premiums and payment of benefits
8.20	related to an applicant's serious health condition or pregnancy.
8.21	Subd. 21. Noncovered employment. "Noncovered employment" has the meaning given
8.22	in section 268.035, subdivision 20.
8.23	Subd. 22. Pregnancy. "Pregnancy" means prenatal care or incapacity due to pregnancy,
8.24	childbirth, still birth, miscarriage, or related health conditions.
8.25	Subd. 23. Qualified health care provider. "Qualified health care provider" means a
8.26	health care provider who, in the judgment of the commissioner, has the qualifications
8.27	necessary to diagnose or treat a particular health condition or conditions associated with
8.28	benefits sought under this chapter.
8.29	Subd. 24. Qualifying exigency. "Qualifying exigency" means a need arising out of an
8.30	employee's family member's active duty service or notice of an impending call or order to
8.31	active duty in the United States armed forces, including providing for the care or other needs
8.32	of the family member's child or other dependent, making financial or legal arrangements
8.33	for the family member, attending counseling, attending military events or ceremonies,

9.1	spending time with the family member during a rest and recuperation leave or following
9.2	return from deployment, or making arrangements following the death of the military member.
9.3	Subd. 25. Safety leave. "Safety leave" means leave from work because of domestic
9.4	abuse, sexual assault, or stalking of the employee or employee's family member, provided
9.5	the leave is to:
9.6	(1) seek medical attention related to the physical or psychological injury or disability
9.7	caused by domestic abuse, sexual assault, or stalking;
9.8	(2) obtain services from a victim services organization;
9.9	(3) obtain psychological or other counseling;
9.10	(4) seek relocation due to the domestic abuse, sexual assault, or stalking; or
9.11	(5) seek legal advice or take legal action, including preparing for or participating in any
9.12	civil or criminal legal proceeding related to, or resulting from, the domestic abuse, sexual
9.13	assault, or stalking.
9.14	Subd. 26. Serious health condition. "Serious health condition" means an illness, injury,
9.15	impairment, or physical or mental condition that involves:
9.16	(1) inpatient care in a hospital, hospice, or residential medical care facility; or
9.17	(2) continuing treatment by a health care provider.
9.18	Subd. 27. State's average weekly wage. "State's average weekly wage" means the
9.19	weekly wage calculated under section 268.035, subdivision 23.
9.20	Subd. 28. Wage credits. "Wage credits" has the meaning given in section 268.035,
9.21	subdivision 27.
9.22	Sec. 7. [268B.02] FAMILY AND MEDICAL BENEFIT INSURANCE PROGRAM
9.23	CREATION.
9.24	Subdivision 1. Creation. A family and medical benefit insurance program is created to
9.25	be administered by the commissioner according to the terms of this chapter.
9.26 9.27	Subd. 2. Creation of division. A Family and Medical Benefit Insurance Division is created within the department under the authority of the commissioner. The commissioner
9.27	shall appoint a director of the division. The division shall administer and operate the benefit
9.29	program under this chapter.
9.30 9.31	Subd. 3. Rulemaking. The commissioner may adopt rules to implement the provisions of this chapter.
2.21	

Article 1 Sec. 7.

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10.1	Subd. 4.	Account creation;	appropriation.	The family and medical	benefit insurance
10.2				the state treasury. Mone	
10.3				its under and to adminis	
					i
10.4	Sec. 8. [26	8B.03] ELIGIBILI	<u>TY.</u>		
10.5	Subdivis	ion 1. Applicant. A	n applicant who	has a serious health con-	dition, has a
10.6	qualifying e	xigency, is taking sa	fety leave, is pro	viding family care, is be	onding, or is
10.7	pregnant, an	d who satisfies the o	conditions of this	section is eligible to rec	ceive benefits
10.8	subject to th	e provisions of this	chapter.		
10.9	Subd. 2.	Wage credits. An ap	oplicant must hav	e sufficient wage credits	from an employer
10.10	as defined in	section 268B.01, s	ubdivision 10, to	establish a benefit acco	unt under section
10.11	268.07, subd	ivision 2. Wage cred	lits from an emple	oyer during a period in wi	hich the employer
10.12	has successf	ully opted out of the	benefit program	being applied for may n	ot be used for the
10.13	purposes of	this subdivision.			
10.14	<u>Subd. 3.</u>	Seven-day qualifyi	ng event. The pa	eriod for which an applic	cant is seeking
10.15	benefits mus	t be or have been ba	sed on a single e	vent of at least seven day	s duration related
10.16	to pregnancy	, family care, bond	ing, a qualifying	exigency, safety leave, c	or the applicant's
10.17	serious healt	th condition. The da	ys need not be co	onsecutive.	
10.18	<u>Subd. 4.</u>	Ineligible. An appli	cant is not eligib	le for benefits for any da	ay, or portion of a
10.19	day, in which	h the applicant work	ked for pay.		
10.20	<u>Subd. 5.</u>	Certification by he	ealth care provid	ler. Except for bonding	benefits, benefits
10.21	based on a qu	ualifying exigency, c	or benefits related	to safety leave, the appli	cation for benefits
10.22	must be cert	ified in writing by a	qualified health	care professional.	
10.23	<u>Subd. 6.</u>	<u>Records release.</u> <u>A</u>	n individual who	ose medical records are r	necessary to
10.24	determine el	igibility for benefits	s under this chap	ter must sign and date a	legally effective
10.25	waiver author	prizing release to the	e department of r	nedical and other record	s to the limited
10.26	extent neces	sary to administer th	nis chapter.		
10.27	<u>Subd. 7.</u>	Self-employed app	licant. (a) To be	eligible for benefits, a se	elf-employed
10.28	individual w	ho has elected covera	age under section	268B.11 must fulfill only	the requirements,
10.29	to the extent	possible, of subdiv	isions 3, 4, 5, and	d 6 in addition to the req	uirements under
10.30	paragraph (b	<u>)).</u>			
10.31	(b) A self	employed individu	al must provide c	ocuments sufficient to p	rove the existence
10.32	of the indivi	dual's business as w	ell as how long t	hat business has been in	operation. The

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12.1	(2) the fai	mily member's relat	ionship to the ap	plicant;		
12.2	(3) the Social Security number, or other unique identification number, of the family					
12.3	member for v	whom the applicant	has provided or	will be providing care;		
12.4	<u>(4) a certi</u>	fication from the car	e recipient, or the	care recipient's authorize	ed representative,	
12.5	that all the in	formation contained	d in the application	on is true and correct, to	the best of that	
12.6	individual's k	mowledge;				
12.7	<u>(5) a lega</u>	lly effective authori	zation, signed an	d dated by the care recip	bient or the care	
12.8	recipient's au	thorized representation	tive, for disclosu	re of medical informatio	n needed by the	
12.9	department to	o fulfill its duties ur	nder this chapter;	and		
12.10	<u>(6)</u> a sign	ed and dated certifie	cation by a qualit	fied health care provider	treating the care	
12.11	recipient:					
12.12	(i) descrit	oing the nature of th	e serious medica	l condition or conditions	s of the care	
12.13	recipient;					
12.14	(ii) stating	g whether care by a	nother individual	is necessary in the treat	ment, or will aid	
12.15	in the recovery, of the care recipient;					
12.16	(iii) descr	ribing the nature of	the care under ite	em (ii);		
12.17	(iv) statin	g or estimating the	dates benefits are	e needed; and		
12.18	(v) listing	the ICD code or co	odes, if any, of the	e serious medical condit	ion or conditions	
12.19	underlying th	ne application for be	enefits.			
12.20	<u>(c)</u> In add	lition to the requirer	nents under para	graph (a), an application	for benefits for	
12.21	bonding mus	t contain, at a minir	num, the followi	ng:		
12.22	<u>(1) proof</u>	of the birth, adoptic	on, or placement	in foster care, as appropr	riate, of the child	
12.23	for whom bo	nding benefits are s	ought; and			
12.24	(2) a legal	ly effective authoriz	ation, signed and	dated by the applicant or	other authorized	
12.25	representativ	e of the child for wh	om bonding ben	efits are sought, for discl	osure of medical	
12.26	information 1	needed by the depar	tment to fulfill it	s duties under this chapt	er.	
12.27	<u>(d)</u> In add	lition to the requirer	ments under para	graph (a), an application	for pregnancy	
12.28	benefits must	t contain, at a minin	num, the followin	<u>ıg:</u>		
12.29	<u>(1) a lega</u>	lly effective authori	zation, signed an	d dated by the applicant	or the applicant's	
12.30	authorized re	presentative, for dis	sclosure of medic	al information needed b	y the department	
12.31	to fulfill its d	luties under this cha	pter; and			

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13.1	(2) a signed	and dated certifi	cation by a qual	ified health care provider	treating the
13.2	applicant:				
13.3	(i) describin	ig the reason or r	easons that preg	nancy care is needed;	
13.4	(ii) stating c	or estimating the	dates care is nee	ded; and	
13.5	(iii) listing t	he ICD code or o	codes, if any, of	the condition or conditior	is underlying the
13.6	application for	benefits.			
13.7	<u>(e) In additi</u>	on to the require	ments under par	agraph (a), an application	for benefits
13.8	associated with	an applicant's se	erious health con	dition must contain, at a	ninimum, the
13.9	following:				
13.10	(1) a legally	effective author	ization, signed a	nd dated by the applicant	or the applicant's
13.11	authorized repr	esentative, for di	sclosure of med	ical information needed b	y the department
13.12	to fulfill its dut	ies under this cha	apter; and		
13.13	(2) a signed	and dated certifi	cation by a qual	ified health care provider	treating the
13.14	applicant:				
13.15	(i) describin	ig the nature of the	ne serious health	condition or conditions of	of the applicant;
13.16	(ii) describi	ng any treatment	needed based or	n the condition or condition	ons;
13.17	(iii) stating	or estimating the	dates care and t	reatment are needed; and	
13.18	(iv) listing t	he ICD code or c	odes, if any, of t	he serious medical condit	ion or conditions
13.19	underlying the	application for b	enefits.		
13.20	<u>Subd. 3.</u> On	lline access. The	commissioner n	nust, to the extent possible	e, create a system
13.21	allowing for all	aspects of the ap	oplications under	r this section to be comple	eted online. This
13.22	includes the use	e of electronic sig	gnatures.		
13.23	<u>Subd. 4.</u> Ad	ministrative effi	ciencies. To the r	naximum extent feasible,	he commissioner
13.24	must use the sar	ne or similar proc	edures for applic	eations under this section a	s for applications
13.25	for benefits und	ler chapter 268.			
13.26	Sec. 10. [268]	B.05] DETERM	INATION OF 2	APPLICATION.	
13.27	Upon the fil	ing of a complet	e application for	benefits, the commission	er shall examine
13.28	the application	and on the basis	of facts found by	the commissioner and re	cords maintained
13.29	by the departme	ent, the application	on shall be deter	mined to be valid or inva	lid within two
13.30	weeks. If the ap	plication is deter	rmined to be vali	d, the commissioner shal	l promptly notify

13.31 the applicant and any other interested party as to the week when benefits commence, the

14.1 weekly benefit amount payable, and the maximum duration of those benefits. If the

- 14.2 application is determined to be invalid, the commissioner shall notify the applicant and any
- 14.3 <u>other interested party of that determination and the reasons for it. If the processing of the</u>
- 14.4 application is delayed for any reason, the commissioner shall notify the applicant, in writing,
- 14.5 within two weeks of the date the application for benefits is filed of the reason for the delay.
- 14.6 Unless the applicant or any other interested party, within 30 days, requests a hearing before
- 14.7 <u>a benefit judge, the determination is final. For good cause shown, the 30-day period may</u>
- 14.8 be extended. At any time within one year from the date of a monetary determination, the
- 14.9 commissioner, upon request of the applicant or on the commissioner's own initiative, may
- 14.10 reconsider the determination if it is found that an error in computation or identity has occurred
- 14.11 in connection with the determination or that additional wages pertinent to the applicant's
- 14.12 status have become available, or if that determination has been made as a result of a
- 14.13 <u>nondisclosure or misrepresentation of a material fact.</u>

14.14 Sec. 11. [268B.06] EMPLOYER NOTIFICATION.

- 14.15 (a) Upon a determination under section 268B.05 that an applicant is entitled to benefits,
- 14.16 the commissioner must promptly send a notification to each current employer of the applicant,
- 14.17 if any, in accordance with paragraph (b).
- 14.18 (b) The notification under paragraph (a) must include, at a minimum:
- 14.19 (1) the name of the applicant;
- 14.20 (2) that the applicant has applied for and received benefits;
- 14.21 (3) the week the benefits commence;
- 14.22 (4) the weekly benefit amount payable;
- 14.23 (5) the maximum duration of benefits; and
- 14.24 (6) descriptions of the employer's right to participate in a hearing under section 268B.05,
- 14.25 and appeal process under section 268B.07.
- 14.26 Sec. 12. [268B.07] APPEAL PROCESS.
- 14.27 <u>Subdivision 1.</u> Hearing. (a) The commissioner shall designate a chief benefit judge.
- 14.28 (b) Upon a timely appeal to a determination having been filed or upon a referral for
- 14.29 direct hearing, the chief benefit judge must set a time and date for a de novo due-process
- 14.30 hearing and send notice to an applicant and an employer, by mail or electronic transmission,
- 14.31 not less than ten calendar days before the date of the hearing.

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15.1	(c) The cor	nmissioner may :	adont rules on pro	ocedures for hearings. The	e rules need not
15.2	<u></u>	-		ence and other technical ru	
15.3 15.4	conducted.	er benefnt judge f	las discretion reg	arding the method by which	in the hearing is
15.5				f the hearing, upon the evi	
15.6				e transmission to all partie	s, the decision,
15.7	reasons for the	e decision, and wi	ritten findings of	<u>1act.</u>	
15.8	(b) Decisio	ons of a benefit ju	dge are not prece	edential.	
15.9	<u>Subd. 3.</u> R	equest for recon	sideration. Any	party, or the commissione	r, may, within
15.10	30 calendar da	sys of the receipt	of the benefit jud	ge's decision, file a reques	st for
15.11	reconsideration	n asking the judg	e to reconsider th	at decision.	
15.12	<u>Subd. 4.</u> A	ppeal to court of	f appeals. Any fi	nal determination on a req	uest for
15.13	reconsideration	n may be appeale	d by any party di	rectly to the Minnesota C	ourt of Appeals.
15.14	Subd. 5. Be	enefit judges. (a)	Only employees c	of the department who are a	ttorneys licensed
15.15	to practice law	v in Minnesota ma	ay serve as a chie	f benefit judge, senior ber	efit judges who
15.16	are supervisor	s, or benefit judge	es.		
15.17	(b) The chi	ief benefit judge r	nust assign a ben	efit judge to conduct a he	aring and may
15.18	transfer to ano	ther benefit judge	e any proceeding	s pending before another b	venefit judge.
15.19	Sec. 13. [268	8B.08] BENEFIT	[<u>S.</u>		
15.20	Subdivisio	n 1. Weekly bend	e <mark>fit amount.</mark> (a) s	Subject to the maximum v	veekly benefit
15.21	amount, an ap	plicant's weekly b	penefit is calculat	ed by adding the amounts	obtained by
15.22	applying the fo	ollowing percenta	ige to an applicar	nt's average weekly wage	earned with an
15.23	employer as de	efined in section 2	268B.01, subdivi	<u>sion 10:</u>	
15.24	(1) 90 perce	ent of wages that of	do not exceed 50	percent of the state's average	ge weekly wage;
15.25	plus				
15.26	(2) 66 perc	ent of wages that	exceed 50 perce	nt of the state's average w	eekly wage but
15.27	not 100 percer	ıt; plus			
15.28	(3) 55 perc	ent of wages that	exceed 100 perc	ent of the state's average v	veekly wage.
15.29	<u>(b)</u> The ave	erage weekly wag	ge of the applican	t under paragraph (a) mus	t be calculated
15.30	by dividing the	e high quarter wa	ge credits of the	applicant by 13.	

16.1	(c) The state's average weekly wage is the average wage as calculated under section
16.2	268.035, subdivision 23, at the time a benefit amount is first determined.
16.3	(d) Notwithstanding any other provision in this section, weekly benefits must not exceed
16.4	the maximum weekly benefit amount applicable at the time benefit payments commence.
16.5	Subd. 2. Timing of payment. Except as otherwise provided for in this chapter, benefits
16.6	must be paid weekly.
16.7	Subd. 3. Method of payment. The commissioner may pay benefits using any method
16.8	or methods authorized for the payment of unemployment insurance benefits under chapter
16.9	<u>268.</u>
16.10	Subd. 4. Maximum length of benefits. (a) Except as provided in paragraph (b), in a
16.11	52-week period, an applicant may receive up to 12 weeks of benefits under this chapter
16.12	related to the applicant's serious health condition or pregnancy and up to 12 weeks of benefits
16.13	under this chapter for bonding or family care.
16.14	(b) An applicant may receive up to 26 weeks of benefits in a 52-week period for family
16.15	care of a covered service member or for one or more qualifying exigencies.
16.16	Subd. 5. Minimum period for which benefits payable. Any claim for benefits must
16.17	be based on a single-qualifying benefit period of at least seven days. Thereafter, benefits
16.18	may be paid for a minimum increment of one day.
16.19	Subd. 6. Total paid benefits not to exceed average weekly wage. An applicant's
16.20	combined weekly employer paid wage replacement benefits and benefits under this chapter
16.21	must not exceed an applicant's average weekly wage. Benefits under this chapter must be
16.22	reduced so those combined benefits do not exceed that amount.
16.23	Subd. 7. Withholding of federal tax. If the Internal Revenue Service determines that
16.24	benefits are subject to federal income tax, and an applicant elects to have federal income
16.25	tax deducted and withheld from the applicant's benefits, the commissioner must deduct and
16.26	withhold the amount specified in the Internal Revenue Code in a manner consistent with
16.27	state law.
16.28	EFFECTIVE DATE. This section is effective January 1, 2021.
16.29	Sec. 14. [268B.09] EMPLOYMENT PROTECTIONS.
16.30	Subdivision 1. Retaliation prohibited. An employer must not retaliate against an
16.31	employee for requesting or obtaining benefits, or for exercising any other right under this
16.32	chapter.

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17.1	Subd. 2.	Interference prohi	bited. An emplo	yer must not obstruct or i	mpede an		
17.2	application for benefits under this chapter.						
17.3	Subd. 3.	Waiver of rights v	oid. Any agreem	ent to waive, release, or c	commute rights		
17.4		under this chapter is			8		
17.5		•		ana ant aladaa aa araayaa	war as of har a fits		
17.5 17.6			· · · · ·	gnment, pledge, or encumb , attachment, or any other i			
17.7		ction of debt. Any v			energy provided		
					• .•.• • .		
17.8				eave for which an employ			
17.9		•	-	intain coverage under any	Z		
17.10	<u> </u>			plan for the employee and			
17.11				owever, that the employed	e must continue		
17.12	to pay any e	mployee share of th	e cost of such be	enefits.			
17.13	<u>Subd. 6.</u>	Reinstatement afte	e <mark>r leave.</mark> An emp	loyee taking leave for whi	ch the employee		
17.14	is eligible fo	or benefits under thi	s chapter is, upor	n the expiration of that lea	ive, entitled to		
17.15	restoration b	y the employer to the	e position held by	the employee when the le	ave commenced,		
17.16	or to a positi	ion with equivalent	seniority, status, o	employment benefits, pay	, and other terms		
17.17	and conditio	ns of employment in	cluding fringe be	nefits and service credits t	hat the employee		
17.18	had been en	titled to at the comm	nencement of that	t leave.			
17.19	Subd. 7.	Remedies. In addit	ion to any other	remedies available by law	, an individual		
17.20	injured by a	violation of this sec	ction may bring a	civil action seeking any	damages		
17.21	recoverable	by law, together wi	th costs and disb	ursements, including reas	onable attorney		
17.22	fees, and ma	ay receive injunctive	e and other equitation	able relief as determined b	by a court.		
17.23	Sec. 15. <u>[2</u>	268B.095] BONDIN	NG LEAVE.				
17.24	Bonding	leave taken under t	his chapter begir	as at a time requested by t	he employee.		
17.25	Bonding lea	ve must begin withi	n 12 months of th	ne birth, adoption, or place	ement of a foster		
17.26	child, excep	t that, in the case wi	here the child mu	ist remain in the hospital	longer than the		
17.27	mother, the	leave must begin wi	thin 12 months a	fter the child leaves the h	ospital.		
17.28	Sec. 16. [2	68B.10 SUBSTITI	TION OF OTH	ER PLAN; EMPLOYEF	REXCLUSION.		

17.28 Sec. 16. [268B.10] SUBSTITUTION OF OTHER PLAN; EMPLOYER EXCLUSION.

Subdivision 1. Application for exclusion. If a majority of affected employees agree in
 writing to the application, an employer may apply to the commissioner to be excluded from

17.31 either or both the family or medical benefit programs under this chapter. An employer

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18.1	excluded un	der this subdivision	from either or bo	oth benefit programs is li	able for the
18.2	premiums fo	or excluded employe	ers specified unde	er section 268B.12.	
18.3	Subd. 2.	Employer plan req	uirements; med	<mark>ical benefit program.</mark> T	he commissioner
18.4	must approv	e an application for	exclusion from t	he medical benefit progr	am if the
18.5	commission	er finds that:			
18.6	<u>(1) all of</u>	the employees of the	ne employer are to	o be covered under the p	provisions of the
18.7	employer pla	an;			
18.8	(2) eligib	oility requirements f	or benefits are no	more restrictive than as	provided for
18.9	benefits pay	able under this chap	iter;		
18.10	(3) the w	eekly benefits payal	ble under the emp	bloyer plan for any week	are at least equal
18.11	to the weekl	y benefit amount pa	yable under this	chapter, taking into cons	ideration any
18.12	coverage wit	th respect to concurr	ent employment	by another employer, and	l the total number
18.13	of weeks for	which benefits are p	payable under the	employer plan is at least	equal to the total
18.14	number of w	veeks for which ben	efits would have	been payable under this	chapter;
18.15	<u>(4) no gr</u>	eater amount is requ	uired to be paid b	y employees toward the	cost of benefits
18.16	under the en	nployer plan than by	this chapter; and	1	
18.17	<u>(5) cover</u>	age will be continue	ed under the emp	loyer plan while an emp	loyee remains
18.18	employed by	the employer.			
18.19	Subd. 3.	Employer plan; fa	mily benefit pro	gram. The commissione	er must approve
18.20	an applicatio	on for exclusion fron	n the family benef	fit program if the commis	ssioner finds that:
18.21	<u>(1) all of</u>	the employees of the	ne employer are t	o be covered under the p	provisions of the
18.22	employer pla	an;			
18.23	(2) eligib	pility requirements f	or benefits are no	more restrictive than as	provided for
18.24	benefits pay	able under this chap	oter;		
18.25	(3) the w	eekly benefits paya	ble under the emp	oloyer plan is at least equ	ual to the weekly
18.26	benefit amou	ant payable under th	is chapter, and the	e total number of weeks o	of leave for which
18.27	benefits are	payable under the e	mployer plan is a	t least equal to the total	number of weeks
18.28	for which be	enefits would have b	een payable und	er this chapter;	
18.29	<u>(4) no gr</u>	eater amount is requ	ired to be paid b	y employees toward the	cost of benefits
18.30	under the en	ployer plan than by	this chapter; and	1	
18.31	<u>(5) cover</u>	rage will be continue	ed under the emp	loyer plan while an emp	loyee remains
18.32	employed by	the employer.			

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19.1	Subd. 4.	Audit and investig	ation. The comm	nissioner may investigate	e and audit plans
19.2	approved un	der this section both	n before and after	the plans are approved.	
19.3	EFFECT	TIVE DATE. This s	ection is effective	July 1, 2019, for exclusi	ons commencing
19.4		021, and thereafter.			
19.5	Sec. 17. [2	68B.11] SELF-EM	PLOYED ELE(CTION OF COVERAG	FE.
19.6	(a) A self	-employed individua	al may file with the	e commissioner, by electr	onic transmission
19.7	<u>in a format p</u>	rescribed by the con	nmissioner, an el	ection that the individua	l is covered as an
19.8	employee for	not less than two ca	alendar years. Up	on the approval of the co	mmissioner, sent
19.9	by United St	ates mail or electron	nic transmission,	the individual is covered	l as an employee
19.10	under this ch	apter beginning the	calendar quarter	after the date of approva	l or beginning in
19.11	a later calence	lar quarter if reques	ted by the self-en	nployed individual. The	individual ceases
19.12	to be covered	l as of the first day of	of January of any	calendar year only if, at	least 30 calendar
19.13	days before t	he first day of Janu	ary, the individua	al has filed with the com	missioner, by
19.14	electronic tra	insmission in a form	nat prescribed by	the commissioner, a not	ice to that effect.
19.15	<u>(b)</u> The c	ommissioner must t	terminate any ele	ction agreement under th	nis section upon
19.16	<u>30 calendar d</u>	ays' notice sent by L	United States mail	or electronic transmissio	n if the individual
19.17	is delinquent	t on any premiums of	lue under this cha	apter.	
19.18	<u>(c) The ir</u>	idividual electing un	nder this section r	nust pay both the employ	ver and employee
19.19	premiums ur	nder section 268B.1	<u>2.</u>		
19.20	(d) The in	ndividual must com	ply with the requ	irements imposed on em	ployers and
19.21	employees u	nder this chapter ex	cept to the exten	t the commissioner deter	mines requiring
19.22	compliance i	s unreasonable.			
19.23	Sec. 18. [2	68B.12] PREMIUN	<u>MS.</u>		
19.24	Subdivisi	on 1. Employer. (a) Each taxpaying	employer under the state	's unemployment
19.25	insurance pro	ogram must pay a p	remium on the w	ages paid to employees	in covered
19.26	employment	for each calendar y	ear. The premium	n must be paid on all wa	ges up to the
19.27	<u>maximum sp</u>	becified by this section	ion.		
19.28	(b) Each	reimbursing employ	ver under the state	e's unemployment insura	nce law must pay
19.29	a premium of	n the wages paid to o	employees in cov	ered employment in the	same amount and
19.30	manner as pr	ovided by paragrap	<u>h (a).</u>		

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20.1	(c) For ea	ch calendar year, eac	ch covered busine	ss entity must pay a prem	nium on payments
20.2				rted on Internal Revenue	
20.3	<u>1099-MISC,</u>	for work performed	l in the state.		
20.4	Subd. 2.	Employee. Each em	ployee on whose	wages a premium is paid	under this section
20.5	<u>must pay a p</u>	remium equal to the	at of the employe	r under this section. The	employer shall
20.6	withhold em	ployee premiums fr	om the wages of	an employee and make	payment to the
20.7	commissione	er on behalf of an en	nployee.		
20.8	Subd. 3.	Wages and paymer	nts subject to pr	emium. (a) The maximu	ım wages subject
20.9	to premium i	n a calendar year is	equal to the max	timum earnings in that y	ear subject to the
20.10	FICA Old-A	ge, Survivors, and I	Disability Insura	nce tax.	
20.11	<u>(b)</u> The n	naximum payment a	mount subject to	premium in a calendar	year, under
20.12	subdivision	l, paragraph (c), is e	equal to the maxi	mum earnings in that ye	ar subject to the
20.13	FICA Old-A	ge, Survivors, and I	Disability Insura	nce tax.	
20.14	<u>Subd. 4.</u>	Annual premium r	ates. The emplo	yer premium rates for th	e calendar year
20.15	beginning Ja	nuary 1, 2021, shall	be as follows:		
20.16	<u>(1) for en</u>	nployers participatir	ng in both family	and medical benefit prog	grams, percent;
20.17	(2) for an	employer participa	ting in only the r	nedical benefit program	and opting out of
20.18	the family be	enefit program, pe	ercent;		
20.19	(3) for an	employer participa	ting in only the f	amily benefit program a	nd opting out of
20.20	the medical l	benefit program, j	percent; and		
20.21	(4) for an	employer opting or	ut of both the me	dical and family benefit	programs,
20.22	percent.				
20.23	Subd. 5.	Premium rate adju	istments. (a) Ead	eh calendar year followin	ng the calendar
20.24	year beginni	ng January 1, 2023,	except calendar	year 2024, the commiss	ioner must adjust
20.25	the annual pr	remium rates using t	the formula in pa	ragraph (b).	
20.26	<u>(b)</u> To ca	lculate the employer	r rates for a caler	dar year, the commissio	ner must:
20.27	<u>(1) multi</u>	ply 1.45 times the ar	mount disbursed	from the account for the	52-week period
20.28	ending Septe	ember 30 of the prio	r year;		
20.29	(2) subtra	act the amount in the	e account on that	September 30 from the	resulting figure;
20.30	<u>(3) divide</u>	e the resulting figure	e by twice the tot	al wages in covered emp	ployment of
20.31	employees o	f employers that hav	ve not opted out	of both the family and m	edical benefit
20.32	programs. Fo	or employees of emp	ployers that have	opted out of one of the	two programs,

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21.1	count only th	e proportion of wag	ges in covered er	nployment associated w	vith the program of	
21.2	which the en	nployer did not opt	out; and			
21.3	<u>(4)</u> round	the resulting figure	e down to the nea	arest one-tenth of one po	ercent.	
21.4	(c) For ca	ılendar year 2024, tl	he calculation sh	all be as provided in par	agraph (b), except	
21.5	that the disbu	ursements in clause	(1) shall be thos	e for the 39 weeks endi	ng September 30,	
21.6	and projected	d disbursements for	the next 13 wee	<u>ks.</u>		
21.7	(d) The co	ommissioner must n	ot increase or de	crease the employer pre	mium rate by more	
21.8	than 0.1 perc	ent each year.				
21.9	<u>(e)</u> The co	ommissioner must a	pportion the prei	mium rate between the f	amily and medical	
21.10	benefit progr	ams based on the re	elative proportion	n of expenditures for eac	ch program during	
21.11	the preceding	g year.				
21.12	<u>Subd. 6.</u>	Premium rate limit	s. The aggregate	premium rate of employ	vers and employees	
21.13	under this ch	apter must not be le	ess than percer	nt or more than perce	nt annually.	
21.14	Subd. 7.	Collection of prem	iums; efficienci	es. For collection of pre	emiums under this	
21.15	section, the c	commissioner must,	to the maximum	n extent possible, use th	e same collection	
21.16	process as that used for collection of unemployment insurance taxes.					
21.17	Subd. 8.	Deposit of premiur	ms. <u>All premium</u>	s collected under this se	ection must be	
21.18	deposited int	to the account.				
21.19	Sec. 19. [2	68B.13] COLLEC	TION OF PRE	MIUMS.		
21.20	Subdivisi	on 1. Amount com	puted presume	d correct. Any amount	due from an	
21.21	employer, as	computed by the co	ommissioner, is	presumed to be correctly	y determined and	
21.22	assessed, and	l the burden is upon	the employer to	show any error. A state	ement by the	
21.23	commissione	er of the amount due	e is admissible ir	n evidence in any court	or administrative	
21.24	proceeding a	nd is prima facie ev	vidence of the fac	ets in the statement.		
21.25	Subd. 2.	Priority of paymen	nts. (a) Any payr	nent received from an e	mployer must be	
21.26	applied in the	e following order:				
21.27	<u>(1) premi</u>	ums due under this	chapter; then			
21.28	(2) intere	st on past due prem	iums; then			
21.29	(3) penal	ties, late fees, admin	nistrative service	e fees, and costs.		
21.30	(b) Parag	raph (a) is the prior	ity used for all p	ayments received from	an employer,	
21.31	regardless of	how the employer	may designate th	ne payment to be applied	d, except when:	

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22.1	(1) there	is an outstanding li	en and the emplo	over designates that the pa	vment made
22.2	<u> </u>	plied to satisfy the	-		<u></u>
22.3	(2) a cour	rt or administrative	order directs the	it the payment be applied t	o a specific
22.3	obligation;		order uncets the	a the payment be applied t	
		• .•	1.0	1 1 6	
22.5	<u>(3)</u> a pree	existing payment pl	an provides for t	he application of payment	<u>; or</u>
22.6	(4) the co	ommissioner agrees	to apply the pay	ment to a different priority	<u>y.</u>
22.7	Subd. 3.	Costs. (a) Any emp	oloyer that fails t	o pay any amount when du	ue under this
22.8	chapter is lia	ble for any filing for	ees, recording fe	es, sheriff fees, costs incur	red by referral
22.9	to any public	or private collection	n agency, or litiga	tion costs, including attorn	ey fees, incurred
22.10	in the collect	tion of the amounts	due.		
22.11	<u>(b)</u> If any	v tendered payment	of any amount d	lue is not honored when pr	resented to a
22.12	financial inst	titution for paymen	t, any costs asses	ssed to the department by	the financial
22.13	institution ar	nd a fee of \$25 mus	t be assessed to t	the person.	
22.14	(c) Costs	and fees collected	under this subdiv	vision are credited to the a	ccount.
22.15	Subd. 4.	Interest on amoun	its past due. If a	ny amounts due from an e	mployer under
22.16	this chapter,	except late fees, ar	e not received or	the date due, the unpaid b	balance bears
22.17	interest at the	e rate of one percen	t per month or ar	ny part of a month. Interest	collected under
22.18	this subdivis	ion is payable to th	e account.		
22.19	Subd. 5.	Interest on judgm	ents. Regardless	of section 549.09, if judg	ment is entered
22.20	upon any pas	st due amounts from	n an employer un	der this chapter, the unpaid	judgment bears
22.21	interest at the	e rate specified in s	ubdivision 4 unt	il the date of payment.	
22.22	Subd. 6.	Credit adjustmen	ts; refunds. (a) I	f an employer makes an aj	oplication for a
22.23	credit adjust	ment of any amoun	t paid under this	chapter within four years	of the date that
22.24	the payment	was due, in a man	ner and format pr	escribed by the commission	oner, and the
22.25	commissione	er determines that t	he payment or ar	ny portion thereof was erro	meous, the
22.26	commissione	er must make an adj	ustment and issue	e a credit without interest.]	f a credit cannot
22.27	be used, the	commissioner must	t refund, without	interest, the amount errone	eously paid. The
22.28	commissione	er, on the commissi	oner's own motic	on, may make a credit adjus	stment or refund
22.29	under this su	bdivision.			
22.30	<u>(b) Any r</u>	refund returned to t	he commissioner	is considered unclaimed	property under
22.31	chapter 345.				

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23.1 (c) If a credit adjustment or refund is denied in whole or in part, a determination of denial
 23.2 must be sent to the employer by United States mail or electronic transmission. The

- 23.3 determination of denial is final unless an employer files an appeal within 20 calendar days
- 23.4 after receipt of the determination.
- 23.5 Subd. 7. Priorities under legal dissolutions or distributions. In the event of any
- 23.6 distribution of an employer's assets according to an order of any court, including any
- 23.7 receivership, assignment for benefit of creditors, adjudicated insolvency, or similar
- 23.8 proceeding, premiums then or thereafter due must be paid in full before all other claims
- 23.9 except claims for wages of not more than \$1,000 per former employee that are earned within
- 23.10 six months of the commencement of the proceedings. In the event of an employer's
- 23.11 adjudication in bankruptcy under federal law, premiums then or thereafter due are entitled
- 23.12 to the priority provided in that law for taxes due.

23.13 Sec. 20. [268B.14] ADMINISTRATIVE COSTS.

23.14 For the calendar year beginning January 1, 2023, and each calendar year thereafter, the
 23.15 commissioner may spend up to seven percent of projected benefit payments for that calendar
 23.16 year for the administration of this chapter.

23.17 Sec. 21. [268B.15] PUBLIC OUTREACH.

23.18 The commissioner must use at least 0.5 percent of revenue collected under this chapter

23.19 for the purpose of outreach, education and technical assistance for employees and employers.

23.20 At least one-half of the amount spent under this section must be used for grants to

23.21 community-based groups.

23.22 Sec. 22. [268B.16] APPLICANT'S FALSE REPRESENTATIONS; CONCEALMENT 23.23 OF FACTS; PENALTY.

23.24 (a) Any applicant who knowingly makes a false statement or representation, knowingly

23.25 <u>fails to disclose a material fact, or makes a false statement or representation without a</u>

23.26 good-faith belief as to the correctness of the statement or representation in order to obtain

- 23.27 <u>or in an attempt to obtain benefits may be assessed, in addition to any other penalties, an</u>
- 23.28 administrative penalty of ineligibility of benefits for 13 to 104 weeks.
- 23.29 (b) A determination of ineligibility setting out the weeks the applicant is ineligible must

23.30 <u>be sent to the applicant by United States mail or electronic transmission. The determination</u>

23.31 is final unless an appeal is filed within 30 calendar days after receipt of the determination.

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24.1	24.1 Sec. 23. [268B.17] EMPLOYER MISCONDUCT; PENALTY.							
24.2	(a) The commissioner must penalize an employer if that employer or any employee,							
24.3	officer, or ag	ent of that employe	r is in collusion v	with any applicant for the	purpose of			
24.4	assisting the	applicant in receivir	ng benefits fraudu	lently. The penalty is \$50)0 or the amount			
24.5	of benefits de	etermined to be over	rpaid, whichever	is greater.				
24.6	(b) The c	ommissioner must p	penalize an emplo	oyer if that employer or a	ny employee,			
24.7	officer, or ag	ent of that employed	<u>r:</u>					
24.8	<u>(1) made</u>	a false statement or	representation k	nowing it to be false;				
24.9	<u>(2)</u> made	a false statement or	representation w	vithout a good-faith belie	f as to the			
24.10	correctness c	of the statement or re	epresentation; or					
24.11	<u>(3) know</u>	ingly failed to disclo	ose a material fac	:t.				
24.12	<u>(c)</u> The p	enalty is the greater	of \$500 or 50 pe	ercent of the following re	sulting from the			
24.13	employer's a	ction:						
24.14	(1) the an	nount of any overpa	id benefits to an	applicant;				
24.15	(2) the an	nount of benefits not	t paid to an applic	cant that would otherwise	have been paid;			
24.16	or							
24.17	(3) the an	nount of any payme	ent required from	the employer under this	chapter that was			
24.18	not paid.							
24.19	(d) Penal	ties must be paid wi	ithin 30 calendar	days of issuance of the d	etermination of			
24.20	penalty and c	credited to the accou	unt.					
24.21	<u>(e)</u> The d	etermination of pen-	alty is final unles	s the employer files an a	ppeal within 30			
24.22	calendar day	s after the sending c	of the determination	on of penalty to the emp	loyer by United			
24.23	States mail o	r electronic transmi	ssion.					
24.24	Sec. 24. [20	68B.18] RECORDS	S; AUDITS.					
24.25	(a) Each e	mployer must keep t	true and accurate	records on individuals per	forming services			
24.26	for the emplo	oyer, containing the	information the	commissioner may requir	re under this			
24.27			ot for a period of	not less than four years i	n addition to the			
24.28	current calen	dar year.						
24.29	(b) For the	e purpose of admin	istering this chap	ter, the commissioner ha	s the power to			
24.30	investigate, a	udit, examine, or ca	ause to be supplie	ed or copied, any books,	correspondence,			

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25.1	papers, records	s, or memoranda tl	nat are the prope	rty of, or in the possession	of, an employer
25.2	or any other pe	erson at any reason	nable time and a	s often as may be necessar	<u>y.</u>
25.3	<u>(c)</u> An emp	loyer or other per	son that refuses	to allow an audit of its rec	ords by the
25.4	department or	that fails to make	all necessary re-	cords available for audit in	the state upon
25.5	request of the c	ommissioner may	be assessed an a	dministrative penalty of \$5	00. The penalty
25.6	collected is cre	edited to the accou	int.		
25.7	Sec. 25. [268	B.19] SUBPOEN	NAS; OATHS.		
25.8	(a) The con	missioner or bene	efit judge has aut	hority to administer oaths a	nd affirmations,
25.9	take deposition	ns, certify to offici	al acts, and issu	e subpoenas to compel the	attendance of
25.10	individuals and	1 the production o	f documents and	l other personal property n	ecessary in
25.11	connection wit	h the administrati	on of this chapte	er.	
25.12	(b) Individu	uals subpoenaed, o	other than applie	cants or officers and emplo	yees of an
25.13	employer that	is the subject of th	ne inquiry, must	be paid witness fees the sa	me as witness
25.14	fees in civil ac	tions in district co	ourt. The fees ne	ed not be paid in advance.	
25.15	(c) The sub	poena is enforcea	ble through the	district court in Ramsey C	ounty.
25.16	Sec. 26. [268	B.20] MEDIATI	ON AND CON	<u>CILIATION.</u>	
25.17	The departs	ment must offer m	nediation and co	nciliation services to emplo	oyers and
25.18	applicants to re	esolve disputes co	ncerning benefi	ts under this chapter. The c	commissioner
25.19	shall notify par	rties of the availab	oility of those se	rvices and may by rule ext	end appeal
25.20	deadlines to ac	commodate conci	iliation and med	iation.	
25.21	Sec. 27. Min	nesota Statutes 20	18, section 290.	0132, is amended by addir	ng a subdivision
25.22	to read:				
25.23	<u>Subd. 23.</u>	Benefits under cha	apter 268B. <u>The</u>	amount received in benefi	ts under chapter
25.24	268B is a subt	raction.			
25.25	Sec. 28. <u>EFF</u>	FECTIVE DATE.	<u>.</u>		
25.26	Benefits un	der Minnesota Sta	atutes, chapter 2	68B, shall not be applied fo	or nor paid until
25.27	January 1, 202	1, and thereafter.	This article is ef	fective August 1, 2019, un	less specifically
25.28	provided other	wise.			

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26.1			ARTICL	E 2	
26.2		TEMPORARY I		AND APPROPRIATION	IS
26.3	Section 1. 1	FAMILY AND ME	EDICAL BENE	FIT PROGRAM; APPR	OPRIATION.
26.4	\$ in f	iscal year 2020 and	\$ in fiscal y	ear 2021 are appropriated	from the general
26.5	fund to the co	ommissioner of em	ployment and ec	conomic development for	the purposes of
26.6	Minnesota St	tatutes, chapter 268	B. The base for	fiscal year 2022 is \$, a	and the base for
26.7	fiscal years 2	2023 and later is zer	<u>'0.</u>		
26.8	EFFECT	TIVE DATE. This s	section is effecti	ve July 1, 2019.	
26.9	Sec. 2. <u>CH</u>	ILD CARE LOSS	BENEFITS PI	LOT PROGRAM; APP	ROPRIATION.
26.10	The com	missioner of employ	yment and econo	omic development must ac	lminister a pilot
26.11	program in w	which benefits and v	vorkplace protec	ctions under Minnesota Sta	atutes, chapter
26.12	268B, are av	ailable to employee	es, located in are	as of the state with extrem	e child care
26.13	shortages as	defined by the com	missioner of em	ployment and economic d	evelopment,
26.14	requiring lea	ve from employmen	nt based on loss	of, or interruption to, child	d care services
26.15	for dependen	t children.			
26.16	<u>\$</u> in f	fiscal year 2020 is a	ppropriated from	n the general fund to the c	commissioner of
26.17	employment	and economic deve	elopment for the	purposes of this section.	
26.18	EFFECT	TIVE DATE. This s	section is effecti	ve the day following final	enactment. The
26.19	commissione	er must have the pile	ot program oper	ational by January 1, 2021	. This section
26.20	expires on Ju	ine 30, 2022.			
0 (01			ADTICI	F 2	
26.21	т	A NATE V/ A NID NAT	ARTICL		NCS
26.22	Г	AMILY AND ME	DICAL LEAVI	E BENEFIT AS EARNIN	163
26.23	Section 1. N	Minnesota Statutes 2	2018, section 256	6J.561, is amended by addi	ng a subdivision
26.24	to read:				
26.25	<u>Subd. 4.</u>]	Parents receiving f	amily and med	ical leave benefits. A par	ent who meets
26.26	the criteria ur	nder subdivision 2 an	nd who receives	benefits under chapter 268	B is not required
26.27	to participate	e in employment ser	vices.		
26.28	Sec. 2. Mir	nnesota Statutes 201	8, section 256J.	95, subdivision 3, is amen	ided to read:
26.29	Subd. 3. 1	Eligibility for dive	rsionary work	program. (a) Except for th	he categories of
26.30	family units l	listed in clauses (1)	to (8), all family	units who apply for cash b	penefits and who

meet MFIP eligibility as required in sections 256J.11 to 256J.15 are eligible and must 27.1 participate in the diversionary work program. Family units or individuals that are not eligible 27.2 for the diversionary work program include: 27.3 (1) child only cases; 27.4 (2) single-parent family units that include a child under 12 months of age. A parent is 27.5 eligible for this exception once in a parent's lifetime; 27.6 27.7 (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 or 27.8 its equivalent who chooses to have an employment plan with an education option; 27.9 (5) family units with a caregiver who received DWP benefits within the 12 months prior 27.10 to the month the family applied for DWP, except as provided in paragraph (c); 27.11 (6) family units with a caregiver who received MFIP within the 12 months prior to the 27.12 month the family applied for DWP; 27.13 (7) family units with a caregiver who received 60 or more months of TANF assistance; 27.14 and 27.15 (8) family units with a caregiver who is disqualified from the work participation cash 27.16 benefit program, DWP, or MFIP due to fraud-; and 27.17 (9) single-parent family units where a parent is receiving family and medical leave 27.18 benefits under chapter 268B. 27.19 (b) A two-parent family must participate in DWP unless both caregivers meet the criteria 27.20 for an exception under paragraph (a), clauses (1) through (5), or the family unit includes a 27.21 parent who meets the criteria in paragraph (a), clause (6), (7), or (8). 27.22 (c) Once DWP eligibility is determined, the four months run consecutively. If a participant 27.23

27.24 leaves the program for any reason and reapplies during the four-month period, the county
27.25 must redetermine eligibility for DWP.

27.26 Sec. 3. Minnesota Statutes 2018, 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:

28.14 (1) receives family and medical leave benefits under chapter 268B; or

28.15 (2) has a natural born child under 12 months of age until the child reaches 12 months

28.16 of age unless the family unit has already used the exclusion under section 256J.561,

28.17 <u>subdivision 3, or the previously allowed child under age one exemption under section</u>

28.18 <u>256J.56</u>, 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.

28.26 Sec. 4. Minnesota Statutes 2018, section 256P.01, subdivision 3, is amended to read:

Subd. 3. **Earned income.** "Earned income" means cash or in-kind 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, <u>benefits</u> <u>paid under chapter 268B, payments from training programs at a rate at or greater than the</u> state's minimum wage, royalties, honoraria, or other profit from activity that results from

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- 29.1 the client's work, service, effort, or labor. The income must be in return for, or as a result
- 29.2 of, legal activity.