**REVISOR** 

DTT

UES2934-2

This Document can be made available in alternative formats upon request

#### State of Minnesota

Printed Page No.

212

## HOUSE OF REPRESENTATIVES Unofficial Engrossment

House Engrossment of a Senate File

### NINETY-THIRD SESSION

S. F. No. 2934

04/18/2023 Companion to House File No. 2847. (Authors:Noor, Fischer and Cha)
Read First Time and Referred to the Committee on Ways and Means

04/21/2023 Adoption of Report: Placed on the General Register as Amended

Read for the Second Time
04/25/2023 Calendar for the Day, Amended
Read Third Time as Amended

1 2

1.3

1.4

1.5

1.6

1.7

1.8

1.9

1.10

1.11

1.12

1.13

1.14

1.15

1.16

1.17

1.18

1.19

1.20

1.21

1.22

1.23

1.24

1.25

1.26

1.271.28

1.29

1.30

1.31

1.32

1.33

1.34

1.35

1.36

Passed by the House as Amended and transmitted to the Senate to include Committee and Floor Amendments

04/26/2023 Senate refused to concur and a Conference Committee was appointed

1.1 A bill for an act

relating to state government; modifying provisions governing disability services, aging services, behavioral health, opioid overdose prevention and opiate epidemic response, the opioid prescribing improvement program, the Department of Direct Care and Treatment, human services licensing, and self-directed worker contract ratification; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 4.046, subdivisions 6, 7; 15.01; 15.06, subdivision 1; 16A.151, subdivision 2; 43A.08, subdivision 1a; 151.065, subdivision 7; 177.24, by adding a subdivision; 179A.54, by adding a subdivision; 241.021, subdivision 1; 241.31, subdivision 5; 241.415; 245.91, subdivision 4; 245A.03, subdivision 7; 245A.04, subdivision 7; 245A.07, by adding subdivisions; 245A.10, subdivisions 3, 6, by adding a subdivision; 245A.11, subdivisions 7, 7a; 245A.13, subdivisions 1, 2, 3, 6, 7, 9; 245D.03, subdivision 1; 245G.01, by adding subdivisions; 245G.02, subdivision 2; 245G.05, subdivision 1, by adding a subdivision; 245G.06, subdivisions 1, 3, 4, by adding subdivisions; 245G.08, subdivision 3; 245G.09, subdivision 3; 245G.22, subdivision 15; 245I.10, subdivision 6; 252.44; 253B.10, subdivision 1; 254B.01, by adding subdivisions; 254B.04, by adding a subdivision; 254B.05, subdivision 5; 256.042, subdivisions 2, 4; 256.043, subdivisions 3, 3a; 256.482, by adding a subdivision; 256.975, subdivision 6; 256.9754; 256B.056, subdivision 3; 256B.057, subdivision 9; 256B.0638, subdivisions 1, 2, 4, 5, by adding a subdivision; 256B.0659, subdivisions 1, 12, 19, 24, by adding a subdivision; 256B.0759, subdivision 2; 256B.0911, subdivision 13; 256B.0917, subdivision 1b; 256B.092, subdivision 1a; 256B.0949, subdivision 15; 256B.49, subdivision 13; 256B.4905, subdivision 4a; 256B.4914, subdivisions 3, 5, 5a, 5b, 6, 10a, 14, by adding subdivisions; 256B.5012, by adding a subdivision; 256B.851, subdivisions 3, 5, 6; 256D.425, subdivision 1; 256M.42; 256R.13, subdivision 1; 256R.17, subdivision 2; 256R.25; 256R.47; 256R.53, by adding a subdivision; 256S.211; 256S.214; 256S.215, subdivision 15; 268.19, subdivision 1; Laws 2019, chapter 63, article 3, section 1, as amended; Laws 2021, chapter 30, article 12, section 5, as amended; Laws 2021, First Special Session chapter 7, article 16, section 28, as amended; article 17, sections 8; 16; proposing coding for new law in Minnesota Statutes, chapters 121A; 245D; 252; 254B; 256; 256B; 256I; proposing coding for new law as Minnesota Statutes, chapter 246C; repealing Minnesota Statutes 2022, sections 245G.06, subdivision 2; 246.18, subdivisions 2, 2a; 256B.0759, subdivision 6; 256B.0917, subdivisions 1a, 6, 7a, 13; 256B.4914, subdivision 6b; 256S.2101, subdivisions 1, 2.

2.1

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

2.2	ARTICLE 1
2.3	DISABILITY SERVICES
2.4	Section 1. Minnesota Statutes 2022, section 177.24, is amended by adding a subdivision
2.5	to read:
2.6	Subd. 6. Special certificate prohibition. (a) On or after August 1, 2026, employers
2.7	must not hire any new employee with a disability at a wage that is less than the highest
2.8	applicable minimum wage, regardless of whether the employer holds a special certificate
2.9	from the United States Department of Labor under section 14(c) of the federal Fair Labor
2.10	Standards Act.
2.11	(b) On or after August 1, 2028, an employer must not pay an employee with a disability
2.12	less than the highest applicable minimum wage, regardless of whether the employer holds
2.13	a special certificate from the United States Department of Labor under section 14(c) of the
2.14	federal Fair Labor Standards Act.
2.15	Sec. 2. Minnesota Statutes 2022, section 179A.54, is amended by adding a subdivision to
2.13	read:
2.10	reau.
2.17	Subd. 11. Home Care Orientation Trust. (a) The state and an exclusive representative
2.18	certified pursuant to this section may establish a joint labor and management trust, referred
2.19	to as the Home Care Orientation Trust, for the exclusive purpose of rendering voluntary
2.20	orientation training to individual providers of direct support services who are represented
2.21	by the exclusive representative.
2.22	(b) Financial contributions made by the state to the Home Care Orientation Trust shall
2.23	be made pursuant to a collective bargaining agreement negotiated under this section. All
2.24	such financial contributions made by the state shall be held in trust for the purpose of paying
2.25	from principle, from interest, or from both, the costs associated with developing, delivering,
2.26	and promoting voluntary orientation training for individual providers of direct support
2.27	services working under a collective bargaining agreement and providing services through
2.28	a covered program under section 256B.0711. The Home Care Orientation Trust shall be
2.29	administered, managed, and otherwise controlled jointly by a board of trustees composed
2.30	of an equal number of trustees appointed by the state and trustees appointed by the exclusive
2.31	representative under this section. The trust shall not be an agent of either the state or the
2.32	exclusive representative.

3.1

3.2

3.3

3.4

3.5

3.6

3.7

3.8

3.9

3.10

3.12

3.13

3.14

3.15

3.16

3.17

3.18

3.19

3.20

3.21

3.22

3.23

3.24

3.25

3.26

3.27

3.28

3.29

3.30

3.31

- (c) Trust administrative, management, legal, and financial services may be provided by the board of trustees by a third-party administrator, financial management institution, or other appropriate entity, as designated by the board of trustees from time to time, and those services shall be paid from the money held in trust and created by the state's financial contributions to the Home Care Orientation Trust.
- (d) The state is authorized to purchase liability insurance for members of the board of trustees appointed by the state.
  - (e) Financial contributions to, and participation in, the administration and management of the Home Care Orientation Trust shall not be considered an unfair labor practice under section 179A.13, or a violation of Minnesota law.
- 3.11 Sec. 3. Minnesota Statutes 2022, section 245A.03, subdivision 7, is amended to read:
  - Subd. 7. Licensing moratorium. (a) The commissioner shall not issue an initial license for child foster care licensed under Minnesota Rules, parts 2960.3000 to 2960.3340, or adult foster care licensed under Minnesota Rules, parts 9555.5105 to 9555.6265, under this chapter for a physical location that will not be the primary residence of the license holder for the entire period of licensure. If a family child foster care home or family adult foster care home license is issued during this moratorium, and the license holder changes the license holder's primary residence away from the physical location of the foster care license, the commissioner shall revoke the license according to section 245A.07. The commissioner shall not issue an initial license for a community residential setting licensed under chapter 245D. When approving an exception under this paragraph, the commissioner shall consider the resource need determination process in paragraph (h), the availability of foster care licensed beds in the geographic area in which the licensee seeks to operate, the results of a person's choices during their annual assessment and service plan review, and the recommendation of the local county board. The determination by the commissioner is final and not subject to appeal. Exceptions to the moratorium include:
  - (1) foster care settings where at least 80 percent of the residents are 55 years of age or older;
  - (2) foster care licenses replacing foster care licenses in existence on May 15, 2009, or community residential setting licenses replacing adult foster care licenses in existence on December 31, 2013, and determined to be needed by the commissioner under paragraph (b);

4.1

4.2

4.3

4.4

4.5

4.6

4.7

4.8

4.9

4.10

4.11

4.12

4.13

4.14

4.15

4.16

4.17

4.18

4.19

4.20

4.21

4.22

4.23

4.24

4.25

4.26

4.27

4.28

4.29

4.30

4.31

4.32

4.33

(3) new foster care licenses or community residential setting licenses determined to be
needed by the commissioner under paragraph (b) for the closure of a nursing facility, ICF/DD,
or regional treatment center; restructuring of state-operated services that limits the capacity
of state-operated facilities; or allowing movement to the community for people who no
longer require the level of care provided in state-operated facilities as provided under section
256B.092, subdivision 13, or 256B.49, subdivision 24;

- (4) new foster care licenses or community residential setting licenses determined to be needed by the commissioner under paragraph (b) for persons requiring hospital-level care; or
- (5) new foster care licenses or community residential setting licenses for people receiving customized living or 24-hour customized living services under the brain injury or community access for disability inclusion waiver plans under section 256B.49 or elderly waiver plan under chapter 256S and residing in the customized living setting before July 1, 2022, for which a license is required. A customized living service provider subject to this exception may rebut the presumption that a license is required by seeking a reconsideration of the commissioner's determination. The commissioner's disposition of a request for reconsideration is final and not subject to appeal under chapter 14. The exception is available until June 30 December 31, 2023. This exception is available when:
- (i) the person's customized living services are provided in a customized living service setting serving four or fewer people under the brain injury or community access for disability inclusion waiver plans under section 256B.49 in a single-family home operational on or before June 30, 2021. Operational is defined in section 256B.49, subdivision 28;
- (ii) the person's case manager provided the person with information about the choice of service, service provider, and location of service, including in the person's home, to help the person make an informed choice; and
- (iii) the person's services provided in the licensed foster care or community residential setting are less than or equal to the cost of the person's services delivered in the customized living setting as determined by the lead agency.
- (b) The commissioner shall determine the need for newly licensed foster care homes or community residential settings as defined under this subdivision. As part of the determination, the commissioner shall consider the availability of foster care capacity in the area in which the licensee seeks to operate, and the recommendation of the local county board. The determination by the commissioner must be final. A determination of need is not required for a change in ownership at the same address.

5.1

5.2

5.3

5.4

5.5

5.6

5.7

5.8

5.9

5.10

5.11

5.12

5.13

5.14

5.15

5.16

5.17

5.18

5.19

5.20

5.21

5.22

5.23

5.24

5.25

5.26

5.27

5.28

5.29

5.30

5.31

5.32

- (c) When an adult resident served by the program moves out of a foster home that is not the primary residence of the license holder according to section 256B.49, subdivision 15, paragraph (f), or the adult community residential setting, the county shall immediately inform the Department of Human Services Licensing Division. The department may decrease the statewide licensed capacity for adult foster care settings.
- (d) Residential settings that would otherwise be subject to the decreased license capacity established in paragraph (c) shall be exempt if the license holder's beds are occupied by residents whose primary diagnosis is mental illness and the license holder is certified under the requirements in subdivision 6a or section 245D.33.
- (e) A resource need determination process, managed at the state level, using the available data required by section 144A.351, and other data and information shall be used to determine where the reduced capacity determined under section 256B.493 will be implemented. The commissioner shall consult with the stakeholders described in section 144A.351, and employ a variety of methods to improve the state's capacity to meet the informed decisions of those people who want to move out of corporate foster care or community residential settings, long-term service needs within budgetary limits, including seeking proposals from service providers or lead agencies to change service type, capacity, or location to improve services, increase the independence of residents, and better meet needs identified by the long-term services and supports reports and statewide data and information.
- (f) At the time of application and reapplication for licensure, the applicant and the license holder that are subject to the moratorium or an exclusion established in paragraph (a) are required to inform the commissioner whether the physical location where the foster care will be provided is or will be the primary residence of the license holder for the entire period of licensure. If the primary residence of the applicant or license holder changes, the applicant or license holder must notify the commissioner immediately. The commissioner shall print on the foster care license certificate whether or not the physical location is the primary residence of the license holder.
- (g) License holders of foster care homes identified under paragraph (f) that are not the primary residence of the license holder and that also provide services in the foster care home that are covered by a federally approved home and community-based services waiver, as authorized under chapter 256S or section 256B.092 or 256B.49, must inform the human services licensing division that the license holder provides or intends to provide these waiver-funded services.

6.1

6.2

6.3

6.4

6.5

6.6

6.7

6.8

6.9

6.10

6.11

6.12

6.13

6.14

6.15

6.16

6.17

6.18

6.19

6.20

6.21

6.22

6.23

6.24

6.25

6.26

6.27

6.28

6.29

6.30

6.31

6.32

6.33

- (h) The commissioner may adjust capacity to address needs identified in section 144A.351. Under this authority, the commissioner may approve new licensed settings or delicense existing settings. Delicensing of settings will be accomplished through a process identified in section 256B.493.
- (i) The commissioner must notify a license holder when its corporate foster care or community residential setting licensed beds are reduced under this section. The notice of reduction of licensed beds must be in writing and delivered to the license holder by certified mail or personal service. The notice must state why the licensed beds are reduced and must inform the license holder of its right to request reconsideration by the commissioner. The license holder's request for reconsideration must be in writing. If mailed, the request for reconsideration must be postmarked and sent to the commissioner within 20 calendar days after the license holder's receipt of the notice of reduction of licensed beds. If a request for reconsideration is made by personal service, it must be received by the commissioner within 20 calendar days after the license holder's receipt of the notice of reduction of licensed beds.
- (j) The commissioner shall not issue an initial license for children's residential treatment services licensed under Minnesota Rules, parts 2960.0580 to 2960.0700, under this chapter for a program that Centers for Medicare and Medicaid Services would consider an institution for mental diseases. Facilities that serve only private pay clients are exempt from the moratorium described in this paragraph. The commissioner has the authority to manage existing statewide capacity for children's residential treatment services subject to the moratorium under this paragraph and may issue an initial license for such facilities if the initial license would not increase the statewide capacity for children's residential treatment services subject to the moratorium under this paragraph.

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

Sec. 4. Minnesota Statutes 2022, section 245A.10, subdivision 3, is amended to read:

Subd. 3. Application fee for initial license or certification. (a) For fees required under subdivision 1, an applicant for an initial license or certification issued by the commissioner shall submit a \$500 application fee with each new application required under this subdivision. An applicant for an initial day services facility license under chapter 245D shall submit a \$250 application fee with each new application. The application fee shall not be prorated, is nonrefundable, and is in lieu of the annual license or certification fee that expires on December 31. The commissioner shall not process an application until the application fee is paid.

7.1

7.2

7.3

7.4

7.5

7.6

7.7

7.8

7.9

7.10

7.11

7.12

7.13

7.14

7.15

7.16

7.17

7.18

7.20

7.21

7.22

7.23

7.24

7.25

7.26

7.27

7.28

7.29

7.30

7.31

7.32

- (b) Except as provided in clauses (1) to (3), an applicant shall apply for a license to provide services at a specific location.
  - (1) For a license to provide home and community-based services to persons with disabilities or age 65 and older under chapter 245D, an applicant shall submit an application to provide services statewide. Notwithstanding paragraph (a), applications received by the commissioner between July 1, 2013, and December 31, 2013, for licensure of services provided under chapter 245D must include an application fee that is equal to the annual license renewal fee under subdivision 4, paragraph (b), or \$500, whichever is less. Applications received by the commissioner after January 1, 2014, must include the application fee required under paragraph (a). Applicants who meet the modified application criteria identified in section 245A.042, subdivision 2, are exempt from paying an application fee.
  - (2) For a license to provide independent living assistance for youth under section 245A.22, an applicant shall submit a single application to provide services statewide.
  - (3) For a license for a private agency to provide foster care or adoption services under Minnesota Rules, parts 9545.0755 to 9545.0845, an applicant shall submit a single application to provide services statewide.
  - (c) The initial application fee charged under this subdivision does not include the temporary license surcharge under section 16E.22.
- Sec. 5. Minnesota Statutes 2022, section 245A.11, subdivision 7, is amended to read:
  - Subd. 7. Adult foster care; variance for alternate overnight supervision. (a) The commissioner may grant a variance under section 245A.04, subdivision 9, to rule parts requiring a caregiver to be present in an adult foster care home during normal sleeping hours to allow for alternative methods of overnight supervision. The commissioner may grant the variance if the local county licensing agency recommends the variance and the county recommendation includes documentation verifying that:
  - (1) the county has approved the license holder's plan for alternative methods of providing overnight supervision and determined the plan protects the residents' health, safety, and rights;
  - (2) the license holder has obtained written and signed informed consent from each resident or each resident's legal representative documenting the resident's or legal representative's agreement with the alternative method of overnight supervision; and
  - (3) the alternative method of providing overnight supervision, which may include the use of technology, is specified for each resident in the resident's: (i) individualized plan of

8.4

8.5

8.6

8.7

8.8

8.9

8.10

8.11

8.12

8.13

8.14

8.15

8.16

8.17

8.18

8.19

8.20

8.21

8.22

8.23

8.24

8.25

8.26

8.27

8.28

8.29

8.30

8.31

8.32

8.1	care; (ii) individual service plan under section 256B.092, subdivision 1b, if required; or (iii)
8.2	individual resident placement agreement under Minnesota Rules, part 9555.5105, subpart
8.3	19, if required.

- (b) To be eligible for a variance under paragraph (a), the adult foster care license holder must not have had a conditional license issued under section 245A.06, or any other licensing sanction issued under section 245A.07 during the prior 24 months based on failure to provide adequate supervision, health care services, or resident safety in the adult foster care home.
- (c) A license holder requesting a variance under this subdivision to utilize technology as a component of a plan for alternative overnight supervision may request the commissioner's review in the absence of a county recommendation. Upon receipt of such a request from a license holder, the commissioner shall review the variance request with the county.
- (d) A variance granted by the commissioner according to this subdivision before January 1, 2014, to a license holder for an adult foster care home must transfer with the license when the license converts to a community residential setting license under chapter 245D. The terms and conditions of the variance remain in effect as approved at the time the variance was granted The variance requirements under this subdivision for alternative overnight supervision do not apply to community residential settings licensed under chapter 245D.

#### **EFFECTIVE DATE.** This section is effective January 1, 2024.

Sec. 6. Minnesota Statutes 2022, section 245A.11, subdivision 7a, is amended to read:

# Subd. 7a. Alternate overnight supervision technology; adult foster care and community residential setting licenses. (a) The commissioner may grant an applicant or license holder an adult foster care or community residential setting license for a residence that does not have a caregiver in the residence during normal sleeping hours as required under Minnesota Rules, part 9555.5105, subpart 37, item B, or section 245D.02, subdivision 33b, but uses monitoring technology to alert the license holder when an incident occurs that may jeopardize the health, safety, or rights of a foster care recipient. The applicant or license holder must comply with all other requirements under Minnesota Rules, parts 9555.5105 to 9555.6265, or applicable requirements under chapter 245D, and the requirements under this subdivision. The license printed by the commissioner must state in bold and large font:

- (1) that the facility is under electronic monitoring; and
- (2) the telephone number of the county's common entry point for making reports of suspected maltreatment of vulnerable adults under section 626.557, subdivision 9.

	ENGROSSMENT
9.1	(b) Applications for a license under this section must be submitted directly to the
9.2	Department of Human Services licensing division. The licensing division must immediately
9.3	notify the county licensing agency. The licensing division must collaborate with the county
9.4	licensing agency in the review of the application and the licensing of the program.
9.5	(c) Before a license is issued by the commissioner, and for the duration of the license,
9.6	the applicant or license holder must establish, maintain, and document the implementation
9.7	of written policies and procedures addressing the requirements in paragraphs (d) through
9.8	(f).
9.9	(d) The applicant or license holder must have policies and procedures that:
9.10	(1) establish characteristics of target populations that will be admitted into the home,
9.11	and characteristics of populations that will not be accepted into the home;
9.12	(2) explain the discharge process when a resident served by the program requires
9.13	overnight supervision or other services that cannot be provided by the license holder due
9.14	to the limited hours that the license holder is on site;
9.15	(3) describe the types of events to which the program will respond with a physical
9.16	presence when those events occur in the home during time when staff are not on site, and
9.17	how the license holder's response plan meets the requirements in paragraph (e), clause (1)
9.18	or (2);
9.19	(4) establish a process for documenting a review of the implementation and effectiveness
9.20	of the response protocol for the response required under paragraph (e), clause (1) or (2).
9.21	The documentation must include:
9.22	(i) a description of the triggering incident;
9.23	(ii) the date and time of the triggering incident;
9.24	(iii) the time of the response or responses under paragraph (e), clause (1) or (2);
9.25	(iv) whether the response met the resident's needs;
9.26	(v) whether the existing policies and response protocols were followed; and
9.27	(vi) whether the existing policies and protocols are adequate or need modification.
9.28	When no physical presence response is completed for a three-month period, the license

9.28

9.29

9.30

9.31

holder's written policies and procedures must require a physical presence response drill to

be conducted for which the effectiveness of the response protocol under paragraph (e),

clause (1) or (2), will be reviewed and documented as required under this clause; and

10.1

10.2

10.3

10.4

10.5

10.6

10.7

10.8

10.9

10.10

10.11

10.12

10.13

10.14

10.15

10.16

10.17

10.18

10.19

10.20

10.21

10.22

10.23

10.24

10.25

10.26

10.27

10.28

10.29

10.30

10.31

10.32

(5) establish that emergency and nonemergency phone numbers are posted in a prominent
location in a common area of the home where they can be easily observed by a person
responding to an incident who is not otherwise affiliated with the home.

- (e) The license holder must document and include in the license application which response alternative under clause (1) or (2) is in place for responding to situations that present a serious risk to the health, safety, or rights of residents served by the program:
- (1) response alternative (1) requires only the technology to provide an electronic notification or alert to the license holder that an event is underway that requires a response. Under this alternative, no more than ten minutes will pass before the license holder will be physically present on site to respond to the situation; or
- (2) response alternative (2) requires the electronic notification and alert system under alternative (1), but more than ten minutes may pass before the license holder is present on site to respond to the situation. Under alternative (2), all of the following conditions are met:
- (i) the license holder has a written description of the interactive technological applications that will assist the license holder in communicating with and assessing the needs related to the care, health, and safety of the foster care recipients. This interactive technology must permit the license holder to remotely assess the well being of the resident served by the program without requiring the initiation of the foster care recipient. Requiring the foster care recipient to initiate a telephone call does not meet this requirement;
- (ii) the license holder documents how the remote license holder is qualified and capable of meeting the needs of the foster care recipients and assessing foster care recipients' needs under item (i) during the absence of the license holder on site;
- (iii) the license holder maintains written procedures to dispatch emergency response personnel to the site in the event of an identified emergency; and
- (iv) each resident's individualized plan of care, support plan under sections 256B.0913, subdivision 8; 256B.092, subdivision 1b; 256B.49, subdivision 15; and 256S.10, if required, or individual resident placement agreement under Minnesota Rules, part 9555.5105, subpart 19, if required, identifies the maximum response time, which may be greater than ten minutes, for the license holder to be on site for that resident.
- (f) Each resident's placement agreement, individual service agreement, and plan must clearly state that the adult foster care or community residential setting license category is a program without the presence of a caregiver in the residence during normal sleeping hours;

11.1

11.2

11.3

11.4

11.5

11.6

11.7

11.8

11.9

11.10

11.11

11.12

11.13

11.14

11.15

11.16

11.17

11.19

11.20

11.21

11.22

11.23

11.24

11.25

11.26

11.27

the protocols in place for responding to situations that present a serious risk to the health, safety, or rights of residents served by the program under paragraph (e), clause (1) or (2); and a signed informed consent from each resident served by the program or the person's legal representative documenting the person's or legal representative's agreement with placement in the program. If electronic monitoring technology is used in the home, the informed consent form must also explain the following:

- (1) how any electronic monitoring is incorporated into the alternative supervision system;
- (2) the backup system for any electronic monitoring in times of electrical outages or other equipment malfunctions;
  - (3) how the caregivers or direct support staff are trained on the use of the technology;
  - (4) the event types and license holder response times established under paragraph (e);
- (5) how the license holder protects each resident's privacy related to electronic monitoring and related to any electronically recorded data generated by the monitoring system. A resident served by the program may not be removed from a program under this subdivision for failure to consent to electronic monitoring. The consent form must explain where and how the electronically recorded data is stored, with whom it will be shared, and how long it is retained; and
- (6) the risks and benefits of the alternative overnight supervision system. 11.18
  - The written explanations under clauses (1) to (6) may be accomplished through cross-references to other policies and procedures as long as they are explained to the person giving consent, and the person giving consent is offered a copy.
  - (g) Nothing in this section requires the applicant or license holder to develop or maintain separate or duplicative policies, procedures, documentation, consent forms, or individual plans that may be required for other licensing standards, if the requirements of this section are incorporated into those documents.
  - (h) The commissioner may grant variances to the requirements of this section according to section 245A.04, subdivision 9.
- (i) For the purposes of paragraphs (d) through (h), "license holder" has the meaning 11.28 under section 245A.02, subdivision 9, and additionally includes all staff, volunteers, and 11.29 contractors affiliated with the license holder. 11.30

12.1

12.2

12.3

12.4

12.5

12.6

12.7

12.8

12.9

12.10

12.11

12.12

12.13

12.14

12.15

12.16

12.17

12.18

12.19

12.20

12.21

12.22

12.23

12.24

12.25

12.26

12.29

12.30

12.31

12.32

- (j) For the purposes of paragraph (e), the terms "assess" and "assessing" mean to remotely determine what action the license holder needs to take to protect the well-being of the foster care recipient.
- (k) The commissioner shall evaluate license applications using the requirements in paragraphs (d) to (f). The commissioner shall provide detailed application forms, including a checklist of criteria needed for approval.
- (1) To be eligible for a license under paragraph (a), the adult foster care or community residential setting license holder must not have had a conditional license issued under section 245A.06 or any licensing sanction under section 245A.07 during the prior 24 months based on failure to provide adequate supervision, health care services, or resident safety in the adult foster care home or community residential setting.
- (m) The commissioner shall review an application for an alternative overnight supervision license within 60 days of receipt of the application. When the commissioner receives an application that is incomplete because the applicant failed to submit required documents or that is substantially deficient because the documents submitted do not meet licensing requirements, the commissioner shall provide the applicant written notice that the application is incomplete or substantially deficient. In the written notice to the applicant, the commissioner shall identify documents that are missing or deficient and give the applicant 45 days to resubmit a second application that is substantially complete. An applicant's failure to submit a substantially complete application after receiving notice from the commissioner is a basis for license denial under section 245A.05. The commissioner shall complete subsequent review within 30 days.
- (n) Once the application is considered complete under paragraph (m), the commissioner will approve or deny an application for an alternative overnight supervision license within 60 days.
  - (o) For the purposes of this subdivision, "supervision" means:
- (1) oversight by a caregiver or direct support staff as specified in the individual resident's 12.27 place agreement or support plan and awareness of the resident's needs and activities; and 12.28
  - (2) the presence of a caregiver or direct support staff in a residence during normal sleeping hours, unless a determination has been made and documented in the individual's support plan that the individual does not require the presence of a caregiver or direct support staff during normal sleeping hours.
  - **EFFECTIVE DATE.** This section is effective January 1, 2024.

13.2

13.3

13.4

13.5

13.6

13.7

13.8

13.9

13.10

13.11

13.12

13.13

13.14

13.15

13.16

13.17

13.18

13.19

13.20

13.21

13.22

13.23

13.24

13.25

13.26

13.27

13.28

13.29

13.30

13.31

13.32

13.33

Sec. 7. Minnesota Statutes 2022, section 245D.03, subdivision 1, is amended to read: 13.1

Subdivision 1. Applicability. (a) The commissioner shall regulate the provision of home and community-based services to persons with disabilities and persons age 65 and older pursuant to this chapter. The licensing standards in this chapter govern the provision of basic support services and intensive support services.

- (b) Basic support services provide the level of assistance, supervision, and care that is necessary to ensure the health and welfare of the person and do not include services that are specifically directed toward the training, treatment, habilitation, or rehabilitation of the person. Basic support services include:
- (1) in-home and out-of-home respite care services as defined in section 245A.02, subdivision 15, and under the brain injury, community alternative care, community access for disability inclusion, developmental disabilities, and elderly waiver plans, excluding out-of-home respite care provided to children in a family child foster care home licensed under Minnesota Rules, parts 2960.3000 to 2960.3100, when the child foster care license holder complies with the requirements under section 245D.06, subdivisions 5, 6, 7, and 8, or successor provisions; and section 245D.061 or successor provisions, which must be stipulated in the statement of intended use required under Minnesota Rules, part 2960.3000, subpart 4;
- (2) adult companion services as defined under the brain injury, community access for disability inclusion, community alternative care, and elderly waiver plans, excluding adult companion services provided under the Corporation for National and Community Services Senior Companion Program established under the Domestic Volunteer Service Act of 1973, Public Law 98-288;
  - (3) personal support as defined under the developmental disabilities waiver plan;
- (4) 24-hour emergency assistance, personal emergency response as defined under the community access for disability inclusion and developmental disabilities waiver plans;
- (5) night supervision services as defined under the brain injury, community access for disability inclusion, community alternative care, and developmental disabilities waiver plans;
- (6) homemaker services as defined under the community access for disability inclusion, brain injury, community alternative care, developmental disabilities, and elderly waiver plans, excluding providers licensed by the Department of Health under chapter 144A and those providers providing cleaning services only;

- **ENGROSSMENT** (7) individual community living support under section 256S.13; and 14.1 (8) individualized home supports services as defined under the brain injury, community 14.2 alternative care, and community access for disability inclusion, and developmental disabilities 14.3 waiver plans. 14.4 14.5 (c) Intensive support services provide assistance, supervision, and care that is necessary to ensure the health and welfare of the person and services specifically directed toward the 14.6 training, habilitation, or rehabilitation of the person. Intensive support services include: 14.7 (1) intervention services, including: 14.8 (i) positive support services as defined under the brain injury and community access for 14.9 disability inclusion, community alternative care, and developmental disabilities waiver 14.10 plans; 14.11 (ii) in-home or out-of-home crisis respite services as defined under the brain injury, 14.12 community access for disability inclusion, community alternative care, and developmental 14.13 disabilities waiver plans; and 14.14 (iii) specialist services as defined under the current brain injury, community access for 14.15 disability inclusion, community alternative care, and developmental disabilities waiver 14.16 plans; 14.17 (2) in-home support services, including: 14.18 (i) in-home family support and supported living services as defined under the 14.19 developmental disabilities waiver plan; 14.20 (ii) independent living services training as defined under the brain injury and community 14.21 access for disability inclusion waiver plans; 14.22 (iii) semi-independent living services; 14.23 (iv) individualized home support with training services as defined under the brain injury, 14.24 community alternative care, community access for disability inclusion, and developmental 14.25 14.26 disabilities waiver plans; and (v) individualized home support with family training services as defined under the brain 14.27
- (3) residential supports and services, including: 14.30

developmental disabilities waiver plans;

14.28

14.29

injury, community alternative care, community access for disability inclusion, and

15.1	(i) supported living services as defined under the developmental disabilities waiver plan
15.2	provided in a family or corporate child foster care residence, a family adult foster care
15.3	residence, a community residential setting, or a supervised living facility;
15.4	(ii) foster care services as defined in the brain injury, community alternative care, and
15.5	community access for disability inclusion waiver plans provided in a family or corporate
15.6	child foster care residence, a family adult foster care residence, or a community residential
15.7	setting;
15.8	(iii) community residential services as defined under the brain injury, community
15.9	alternative care, community access for disability inclusion, and developmental disabilities
15.10	waiver plans provided in a corporate child foster care residence, a community residential
15.11	setting, or a supervised living facility;
15.12	(iv) family residential services as defined in the brain injury, community alternative
15.13	care, community access for disability inclusion, and developmental disabilities waiver plans
15.14	provided in a family child foster care residence or a family adult foster care residence; and
15.15	(v) residential services provided to more than four persons with developmental disabilities
15.16	in a supervised living facility, including ICFs/DD; and
15.17	(vi) life sharing as defined in the brain injury, community alternative care, community
15.18	access for disability inclusion, and developmental disabilities waiver plans;
15.19	(4) day services, including:
15.20	(i) structured day services as defined under the brain injury waiver plan;
15.21	(ii) day services under sections 252.41 to 252.46, and as defined under the brain injury,
15.22	community alternative care, community access for disability inclusion, and developmental
15.23	disabilities waiver plans;
15.24	(iii) day training and habilitation services under sections 252.41 to 252.46, and as defined
15.25	under the developmental disabilities waiver plan; and
15.26	(iv) prevocational services as defined under the brain injury, community alternative care,
15.27	community access for disability inclusion, and developmental disabilities waiver plans; and
15.28	(5) employment exploration services as defined under the brain injury, community
15.29	alternative care, community access for disability inclusion, and developmental disabilities

15.30 waiver plans;

16.1	(6) employment development services as defined under the brain injury, community
16.2	alternative care, community access for disability inclusion, and developmental disabilities
16.3	waiver plans;
16.4	(7) employment support services as defined under the brain injury, community alternative
16.5	care, community access for disability inclusion, and developmental disabilities waiver plans;
16.6	and
16.7	(8) integrated community support as defined under the brain injury and community
16.8	access for disability inclusion waiver plans beginning January 1, 2021, and community
16.9	alternative care and developmental disabilities waiver plans beginning January 1, 2023.
16.10	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026, or upon federal approval,
16.11	whichever is later. The commissioner of human services shall notify the revisor of statutes
16.12	when federal approval is obtained.
16.13	Sec. 8. [245D.261] COMMUNITY RESIDENTIAL SETTINGS; REMOTE
16.14	OVERNIGHT SUPERVISION.
16.15	Subdivision 1. <b>Definitions.</b> (a) For purposes of this section, the following terms have
16.16	the meanings given them, unless otherwise specified.
16.17	(b) "Resident" means an adult residing in a community residential setting.
16.18	(c) "Technology" means:
16.19	(1) enabling technology, which is a device capable of live, two-way communication or
16.20	engagement between a resident and direct support staff at a remote location; or
16.21	(2) monitoring technology, which is the use of equipment to oversee, monitor, and
16.22	supervise an individual who receives medical assistance waiver or alternative care services
16.23	under section 256B.0913, 256B.092, or 256B.49 or chapter 256S.
16.24	Subd. 2. Documentation of permissible remote overnight supervision. A license
16.25	holder providing remote overnight supervision in a community residential setting in lieu of
16.26	on-site direct support staff must comply with the requirements of this chapter, including
16.27	the requirement under section 245D.02, subdivision 33b, paragraph (a), clause (3), that the
16.28	absence of direct support staff from the community residential setting while services are
16.29	being delivered must be documented in the resident's support plan or support plan addendum.
16.30	Subd. 3. Provider requirements for remote overnight supervision; commissioner
16.31	notification. (a) A license holder providing remote overnight supervision in a community
16.32	residential setting must:

17.1	(1) use technology;
17.2	(2) notify the commissioner of the community residential setting's intent to use technology
17.3	in lieu of on-site staff. The notification must:
17.4	(i) indicate a start date for the use of technology; and
17.5	(ii) attest that all requirements under this section are met and policies required under
17.6	subdivision 4 are available upon request;
17.7	(3) clearly state in each person's support plan addendum that the community residential
17.8	setting is a program without the in-person presence of overnight direct support;
17.9	(4) include with each person's support plan addendum the license holder's protocols for
17.10	responding to situations that present a serious risk to the health, safety, or rights of residents
17.11	served by the program; and
17.12	(5) include in each person's support plan addendum the person's maximum permissible
17.13	response time as determined by the person's support team.
17.14	(b) Upon being notified via technology that an incident has occurred that may jeopardize
17.15	the health, safety, or rights of a resident, the license holder must conduct an evaluation of
17.16	the need for the physical presence of a staff member. If a physical presence is needed, a
17.17	staff person, volunteer, or contractor must be on site to respond to the situation within the
17.18	resident's maximum permissible response time.
17.19	(c) A license holder must notify the commissioner if remote overnight supervision
17.20	technology will no longer be used by the license holder.
17.21	(d) When no physical presence response is completed for a three-month period, the
17.22	license holder must conduct a physical presence response drill. The effectiveness of the
17.23	response protocol must be reviewed and documented.
17.24	(e) Upon receipt of notification of use of remote overnight supervision or discontinuation
17.25	of use of remote overnight supervision by a license holder, the commissioner shall notify
17.26	the county licensing agency and update the license.
17.27	Subd. 4. Required policies and procedures for remote overnight supervision. (a) A
17.28	license holder providing remote overnight supervision must have policies and procedures
17.29	that:

17.30

(1) protect the residents' health, safety, and rights;

18.1	(2) explain the discharge process if a person served by the program requires in-person
18.2	supervision or other services that cannot be provided by the license holder due to the limited
18.3	hours that direct support staff are on site;
18.4	(3) explain the backup system for technology in times of electrical outages or other
18.5	equipment malfunctions;
18.6	(4) explain how the license holder trains the direct support staff on the use of the
18.7	technology; and
18.8	(5) establish a plan for dispatching emergency response personnel to the site in the event
18.9	of an identified emergency.
18.10	(b) Nothing in this section requires the license holder to develop or maintain separate
18.11	or duplicative policies, procedures, documentation, consent forms, or individual plans that
18.12	may be required for other licensing standards if the requirements of this section are
18.13	incorporated into those documents.
18.14	Subd. 5. Consent to use of monitoring technology. If a license holder uses monitoring
18.15	technology in a community residential setting, the license holder must obtain a signed
18.16	informed consent form from each resident served by the program or the resident's legal
18.17	representative documenting the resident's or legal representative's agreement to use of the
18.18	specific monitoring technology used in the setting. The informed consent form documenting
18.19	this agreement must also explain:
18.20	(1) how the license holder uses monitoring technology to provide remote supervision;
18.21	(2) the risks and benefits of using monitoring technology;
18.22	(3) how the license holder protects each resident's privacy while monitoring technology
18.23	is being used in the setting; and
18.24	(4) how the license holder protects each resident's privacy when the monitoring
18.25	technology system electronically records personally identifying data.
18.26	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.
18.27	Sec. 9. Minnesota Statutes 2022, section 252.44, is amended to read:
18.28	252.44 LEAD AGENCY BOARD RESPONSIBILITIES.
18.29	When the need for day services in a county or Tribe has been determined under section
18.30	252.28, the board of commissioners for that lead agency shall:

19.1	(1) authorize the delivery of services according to the support plans and support plan
19.2	addendums required as part of the lead agency's provision of case management services
19.3	under sections 256B.0913, subdivision 8; 256B.092, subdivision 1b; 256B.49, subdivision
19.4	15; and 256S.10 and Minnesota Rules, parts 9525.0004 to 9525.0036;
19.5	(2) ensure that transportation is provided or arranged by the vendor in the most efficient
19.6	and reasonable way possible; and
19.7	(3) monitor and evaluate the cost and effectiveness of the services-;
19.8	(4) ensure that on or after August 1, 2026, employers do not hire any new employee at
19.9	a wage that is less than the highest applicable minimum wage, regardless of whether the
19.10	employer holds a special certificate from the United States Department of Labor under
19.11	section 14(c) of the federal Fair Labor Standards Act; and
19.12	(5) ensure that on or after August 1, 2028, any day service program, including county,
19.13	Tribal, or privately funded day services, pay employees with disabilities the highest applicable
19.14	minimum wage, regardless of whether the employer holds a special certificate from the
19.15	United States Department of Labor under section 14(c) of the federal Fair Labor Standards
19.16	Act.
19.17	Sec. 10. [252.54] STATEWIDE DISABILITY EMPLOYMENT TECHNICAL
19.18	ASSISTANCE CENTER.
19.19	The commissioner must establish a statewide technical assistance center to provide
19.20	resources and assistance to programs, people, and families to support individuals with
19.21	disabilities to achieve meaningful and competitive employment in integrated settings. Duties
19.22	of the technical assistance center include but are not limited to:
19.23	(1) offering provider business model transition support to ensure ongoing access to
19.24	employment and day services;
19.25	(2) identifying and providing training on innovative, promising, and emerging practices;
19.26	(3) maintaining a resource clearinghouse to serve as a hub of information to ensure
19.27	programs, people, and families have access to high-quality materials and information;
19.28	(4) fostering innovation and actionable progress by providing direct technical assistance
19.29	to programs; and
19.30	(5) cultivating partnerships and mentorship across support programs, people, and families

#### SF2934 SECOND UNOFFICIAL DTT UES2934-2 **REVISOR ENGROSSMENT** Sec. 11. [252.55] LEAD AGENCY EMPLOYMENT FIRST CAPACITY BUILDING 20.1 **GRANTS.** 20.2 The commissioner shall establish a grant program to expand lead agency capacity to 20.3 support people with disabilities to contemplate, explore, and maintain competitive, integrated 20.4 20.5 employment options. Allowable uses of money include: (1) enhancing resources and staffing to support people and families in understanding 20.6 employment options and navigating service options; 20.7 (2) implementing and testing innovative approaches to better support people with 20.8 disabilities and their families in achieving competitive, integrated employment; and 20.9 (3) other activities approved by the commissioner. 20.10 **EFFECTIVE DATE.** This section is effective July 1, 2023. 20.11 Sec. 12. Minnesota Statutes 2022, section 256.482, is amended by adding a subdivision 20.12 to read: 20.13 Subd. 9. **Report to legislature.** On or before January 15, 2025, and annually on January 20.14 20.15 15 thereafter, the Minnesota Council on Disability shall submit a report to the chair and ranking minority members of the legislative committees with jurisdiction over state 20.16 20.17

government finance and local government specifying the number of cities and counties that received training or technical assistance on website accessibility, the outcomes of website accessibility training and outreach, the costs incurred by cities and counties to make website accessibility improvements, and any other information that the council deems relevant.

Sec. 13. Minnesota Statutes 2022, section 256B.056, subdivision 3, is amended to read:

Subd. 3. Asset limitations for certain individuals. (a) To be eligible for medical assistance, a person must not individually own more than \$3,000 in assets, or if a member of a household with two family members, husband and wife, or parent and child, the household must not own more than \$6,000 in assets, plus \$200 for each additional legal dependent. In addition to these maximum amounts, an eligible individual or family may accrue interest on these amounts, but they must be reduced to the maximum at the time of an eligibility redetermination. The accumulation of the clothing and personal needs allowance according to section 256B.35 must also be reduced to the maximum at the time of the eligibility redetermination. The value of assets that are not considered in determining eligibility for medical assistance is the value of those assets excluded under the Supplemental

20.18

20.19

20.20

20.21

20.22

20.23

20.24

20.25

20.26

20.27

20.28

20.29

20.30

21.3

21.6

21.7

21.8

21.9

21.10

21.11

21.12

21.13

21.14

21.15

21.16

21.17

21.18

21.19

21.20

21.21

21.22

21.23

21.24

21.25

21.26

21.27

21.28

21.29

21.30

21.31

21.32

21.33

- Security Income program for aged, blind, and disabled persons, with the following 21.1 exceptions: 21.2
  - (1) household goods and personal effects are not considered;
- (2) capital and operating assets of a trade or business that the local agency determines 21.4 21.5 are necessary to the person's ability to earn an income are not considered;
  - (3) motor vehicles are excluded to the same extent excluded by the Supplemental Security Income program;
    - (4) assets designated as burial expenses are excluded to the same extent excluded by the Supplemental Security Income program. Burial expenses funded by annuity contracts or life insurance policies must irrevocably designate the individual's estate as contingent beneficiary to the extent proceeds are not used for payment of selected burial expenses;
    - (5) for a person who no longer qualifies as an employed person with a disability due to loss of earnings, assets allowed while eligible for medical assistance under section 256B.057, subdivision 9, are not considered for 12 months, beginning with the first month of ineligibility as an employed person with a disability, to the extent that the person's total assets remain within the allowed limits of section 256B.057, subdivision 9, paragraph (d);
  - (6) a designated employment incentives asset account is disregarded when determining eligibility for medical assistance for a person age 65 years or older under section 256B.055, subdivision 7. An employment incentives asset account must only be designated by a person who has been enrolled in medical assistance under section 256B.057, subdivision 9, for a 24-consecutive-month period. A designated employment incentives asset account contains qualified assets owned by the person and the person's spouse in the last month of enrollment in medical assistance under section 256B.057, subdivision 9. Qualified assets include retirement and pension accounts, medical expense accounts, and up to \$17,000 of the person's other nonexcluded liquid assets. An employment incentives asset account is no longer designated when a person loses medical assistance eligibility for a calendar month or more before turning age 65. A person who loses medical assistance eligibility before age 65 can establish a new designated employment incentives asset account by establishing a new 24-consecutive-month period of enrollment under section 256B.057, subdivision 9. The income of a spouse of a person enrolled in medical assistance under section 256B.057, subdivision 9, during each of the 24 consecutive months before the person's 65th birthday must be disregarded when determining eligibility for medical assistance under section 256B.055, subdivision 7. Persons eligible under this clause are not subject to the provisions in section 256B.059; and

22.1	(7) effective July 1, 2009, certain assets owned by American Indians are excluded as
22.2	required by section 5006 of the American Recovery and Reinvestment Act of 2009, Public
22.3	Law 111-5. For purposes of this clause, an American Indian is any person who meets the
22.4	definition of Indian according to Code of Federal Regulations, title 42, section 447.50.
22.5	(b) No asset limit shall apply to persons eligible under section 256B.055, subdivision
22.6	15.
22.7	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
22.8	Sec. 14. Minnesota Statutes 2022, section 256B.057, subdivision 9, is amended to read:
22.9	Subd. 9. Employed persons with disabilities. (a) Medical assistance may be paid for
22.10	a person who is employed and who:
22.11	(1) but for excess earnings or assets, meets the definition of disabled under the
22.12	Supplemental Security Income program;
22.13	(2) meets the asset limits in paragraph (d); and
22.14	(3) pays a premium and other obligations under paragraph (e).
22.15	(b) For purposes of eligibility, there is a \$65 earned income disregard. To be eligible
22.16	for medical assistance under this subdivision, a person must have more than \$65 of earned
22.17	income. Earned income must have Medicare, Social Security, and applicable state and
22.18	federal taxes withheld. The person must document earned income tax withholding. Any
22.19	spousal income or assets shall be disregarded for purposes of eligibility and premium
22.20	determinations.
22.21	(c) After the month of enrollment, a person enrolled in medical assistance under this
22.22	subdivision who:
22.23	(1) is temporarily unable to work and without receipt of earned income due to a medical
22.24	condition, as verified by a physician, advanced practice registered nurse, or physician
22.25	assistant; or
22.26	(2) loses employment for reasons not attributable to the enrollee, and is without receipt
22.27	of earned income may retain eligibility for up to four consecutive months after the month
22.28	of job loss. To receive a four-month extension, enrollees must verify the medical condition
22.29	or provide notification of job loss. All other eligibility requirements must be met and the
22.30	enrollee must pay all calculated premium costs for continued eligibility.
22.31	(d) For purposes of determining eligibility under this subdivision, a person's assets must

22.32

not exceed \$20,000, excluding:

23.8

23.9

23.10

23.11

23.12

23.13

23.14

23.15

23.16

23.17

23.18

23.19

23.20

23.21

23.22

23.26

23.27

23.28

23.29

23.30

- (1) all assets excluded under section 256B.056; 23.1
- (2) retirement accounts, including individual accounts, 401(k) plans, 403(b) plans, Keogh 23.2 plans, and pension plans; 23.3
- (3) medical expense accounts set up through the person's employer; and 23.4
- (4) spousal assets, including spouse's share of jointly held assets. 23.5
- (e) All enrollees must pay a premium to be eligible for medical assistance under this 23.6 subdivision, except as provided under clause (5). 23.7
  - (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.
  - (3) All enrollees who receive unearned income must pay one-half of one percent of 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. 23.23 Premiums must be paid to the commissioner. All premiums are dedicated to the 23.24 commissioner. 23.25
  - (g) Any required premium shall be determined at application and redetermined at the enrollee's six-month income review or when a change in income or household size is reported. Enrollees must report any change in income or household size within ten days of when the change occurs. A decreased premium resulting from a reported change in income or household size shall be effective the first day of the next available billing month after the change is reported. Except for changes occurring from annual cost-of-living increases, a

24.3

24.4

24.5

24.6

24.7

24.8

24.9

24.10

24.11

24.12

24.13

24.14

24.15

24.16

24.17

24.18

24.19

24.20

24.21

24.22

24.23

24.1	change resulting in an increased premium shall not affect the premium amount until the
24.2	next six-month review.

- (h) Premium payment is due upon notification from the commissioner of the premium amount 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 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 were beyond the enrollee's control or not reasonably foreseeable. The commissioner shall determine whether good cause exists based on the weight of the supporting evidence submitted by the enrollee to demonstrate good cause. Except when an installment agreement 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. Nonpayment shall include payment with a returned, refused, or dishonored instrument. The commissioner may require a guaranteed form of payment as the only means to replace a returned, refused, or dishonored instrument.
- (j) The commissioner is authorized to determine that a premium amount was calculated or billed in error, make corrections to financial records and billing systems, and refund premiums collected in error.
- (i) (k) 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).

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

- Sec. 15. Minnesota Statutes 2022, section 256B.0659, subdivision 1, is amended to read: 24.24
- Subdivision 1. **Definitions.** (a) For the purposes of this section, the terms defined in 24.25 paragraphs (b) to (r) have the meanings given unless otherwise provided in text. 24.26
- (b) "Activities of daily living" means grooming, dressing, bathing, transferring, mobility, 24.27 positioning, eating, and toileting. 24.28
- 24.29 (c) "Behavior," effective January 1, 2010, means a category to determine the home care rating and is based on the criteria found in this section. "Level I behavior" means physical 24.30 aggression towards toward self, others, or destruction of property that requires the immediate 24.31 response of another person. 24.32

25.1

25.2

25.3

25.4

25.7

25.8

25.9

25.10

25.11

25.12

25.13

25.14

25.15

25.16

25.17

25.18

25.19

25.20

25.21

25.22

25.23

25.24

25.25

25.26

25.27

- (d) "Complex health-related needs," effective January 1, 2010, means a category to determine the home care rating and is based on the criteria found in this section.
  - (e) "Critical activities of daily living," effective January 1, 2010, means transferring, mobility, eating, and toileting.
- 25.5 (f) "Dependency in activities of daily living" means a person requires assistance to begin and complete one or more of the activities of daily living. 25.6
  - (g) "Extended personal care assistance service" means personal care assistance services included in a service plan under one of the home and community-based services waivers authorized under chapter 256S and sections 256B.092, subdivision 5, and 256B.49, which exceed the amount, duration, and frequency of the state plan personal care assistance services for participants who:
  - (1) need assistance provided periodically during a week, but less than daily will not be able to remain in their homes without the assistance, and other replacement services are more expensive or are not available when personal care assistance services are to be reduced; or
  - (2) need additional personal care assistance services beyond the amount authorized by the state plan personal care assistance assessment in order to ensure that their safety, health, and welfare are provided for in their homes.
  - (h) "Health-related procedures and tasks" means procedures and tasks that can be delegated or assigned by a licensed health care professional under state law to be performed by a personal care assistant.
  - (i) "Instrumental activities of daily living" means activities to include meal planning and preparation; basic assistance with paying bills; shopping for food, clothing, and other essential items; performing household tasks integral to the personal care assistance services; communication by telephone and other media; and traveling, including to medical appointments and to participate in the community. For purposes of this paragraph, traveling includes driving and accompanying the recipient in the recipient's chosen mode of transportation and according to the recipient's personal care assistance care plan.
- (j) "Managing employee" has the same definition as Code of Federal Regulations, title 25.29 42, section 455. 25.30
- (k) "Qualified professional" means a professional providing supervision of personal care 25.31 assistance services and staff as defined in section 256B.0625, subdivision 19c. 25.32

26.1	(l) "Personal care assistance provider agency" means a medical assistance enrolled
26.2	provider that provides or assists with providing personal care assistance services and includes
26.3	a personal care assistance provider organization, personal care assistance choice agency,
26.4	class A licensed nursing agency, and Medicare-certified home health agency.
26.5	(m) "Personal care assistant" or "PCA" means an individual employed by a personal
26.6	care assistance agency who provides personal care assistance services.
26.7	(n) "Personal care assistance care plan" means a written description of personal care
26.8	assistance services developed by the personal care assistance provider according to the
26.9	service plan.
26.10	(o) "Responsible party" means an individual who is capable of providing the support
26.11	necessary to assist the recipient to live in the community.
26.12	(p) "Self-administered medication" means medication taken orally, by injection, nebulizer,
26.13	or insertion, or applied topically without the need for assistance.
26.14	(q) "Service plan" means a written summary of the assessment and description of the
26.15	services needed by the recipient.
26.16	(r) "Wages and benefits" means wages and salaries, the employer's share of FICA taxes,
26.17	Medicare taxes, state and federal unemployment taxes, workers' compensation, mileage
26.18	reimbursement, health and dental insurance, life insurance, disability insurance, long-term
26.19	care insurance, uniform allowance, and contributions to employee retirement accounts.
26.20	<b>EFFECTIVE DATE.</b> This section is effective 90 days following federal approval. The
26.21	commissioner of human services shall notify the revisor of statutes when federal approval
26.22	is obtained.
26.23	Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 12, is amended to read:
26.24	Subd. 12. <b>Documentation of personal care assistance services provided.</b> (a) Personal
26.25	care assistance services for a recipient must be documented daily by each personal care
26.26	assistant, on a time sheet form approved by the commissioner. All documentation may be

26.27

26.28

26.29

26.30

web-based, electronic, or paper documentation. The completed form must be submitted on

(b) The activity documentation must correspond to the personal care assistance care plan

a monthly basis to the provider and kept in the recipient's health record.

and be reviewed by the qualified professional.

27.1	(c) The personal care assistant time sheet must be on a form approved by the
27.2	commissioner documenting time the personal care assistant provides services in the home.
27.3	The following criteria must be included in the time sheet:
27.4	(1) full name of personal care assistant and individual provider number;
27.5	(2) provider name and telephone numbers;
27.6	(3) full name of recipient and either the recipient's medical assistance identification
27.7	number or date of birth;
27.8	(4) consecutive dates, including month, day, and year, and arrival and departure times
27.9	with a.m. or p.m. notations;
27.10	(5) signatures of recipient or the responsible party;
27.11	(6) personal signature of the personal care assistant;
27.12	(7) any shared care provided, if applicable;
27.13	(8) a statement that it is a federal crime to provide false information on personal care
27.14	service billings for medical assistance payments; and
27.15	(9) dates and location of recipient stays in a hospital, care facility, or incarceration-; and
27.16	(10) any time spent traveling, as described in subdivision 1, paragraph (i), including
27.17	start and stop times with a.m. and p.m. designations, the origination site, and the destination
27.18	site.
27.19	<b>EFFECTIVE DATE.</b> This section is effective 90 days following federal approval. The
27.20	commissioner of human services shall notify the revisor of statutes when federal approval
27.21	is obtained.
27.22	Sec. 17. Minnesota Statutes 2022, section 256B.0659, is amended by adding a subdivision
27.23	to read:
27.24	Subd. 14a. Qualified professional; remote supervision. (a) For recipients with chronic
27.25	health conditions or severely compromised immune systems, a qualified professional may
27.26	conduct the supervision required under subdivision 14 via two-way interactive audio and
27.27	visual telecommunication if, at the recipient's request, the recipient's primary health care
27.28	provider:
27.29	(1) determines that remote supervision is appropriate; and
27.30	(2) documents the determination under clause (1) in a statement of need or other document
27.31	that is subsequently included in the recipient's personal care assistance care plan.

	(b) Notwithstanding any other provision of law, a care plan developed or amended via
1	remote supervision may be executed by electronic signature.
	(c) A personal care assistance provider agency must not conduct its first supervisory
1	visit for a recipient and complete its initial personal care assistance care plan via a remote
1	<u>visit.</u>
	(d) A recipient may request to return to in-person supervisory visits at any time.
	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023, or upon federal approval,
1	whichever is later. The commissioner of human services shall notify the revisor of statutes
1	when federal approval is obtained.
	Sec. 18. Minnesota Statutes 2022, section 256B.0659, subdivision 19, is amended to read:
	Subd. 19. Personal care assistance choice option; qualifications; duties. (a) Under
1	personal care assistance choice, the recipient or responsible party shall:
	(1) recruit, hire, schedule, and terminate personal care assistants according to the terms
(	of the written agreement required under subdivision 20, paragraph (a);
	(2) develop a personal care assistance care plan based on the assessed needs and
ä	addressing the health and safety of the recipient with the assistance of a qualified professional
ć	as needed;
	(3) orient and train the personal care assistant with assistance as needed from the qualified
1	professional;
	(4) supervise and evaluate the personal care assistant with the qualified professional,
1	who is required to visit the recipient at least every 180 days;
	(5) monitor and verify in writing and report to the personal care assistance choice agency
1	he number of hours worked by the personal care assistant and the qualified professional;
	(6) engage in an annual reassessment as required in subdivision 3a to determine
(	continuing eligibility and service authorization; and
	(7) use the same personal care assistance choice provider agency if shared personal
ć	assistance care is being used-; and
	(8) ensure that a personal care assistant driving the recipient under subdivision 1,
1	paragraph (i), has a valid driver's license and the vehicle used is registered and insured
2	according to Minnesota law.
	(b) The personal care assistance choice provider agency shall:

29.1	(1) meet all personal care assistance provider agency standards;
29.2	(2) enter into a written agreement with the recipient, responsible party, and personal
29.3	care assistants;
29.4	(3) not be related as a parent, child, sibling, or spouse to the recipient or the personal
29.5	care assistant; and
29.6	(4) ensure arm's-length transactions without undue influence or coercion with the recipient
29.7	and personal care assistant.
29.8	(c) The duties of the personal care assistance choice provider agency are to:
29.9	(1) be the employer of the personal care assistant and the qualified professional for
29.10	employment law and related regulations including but not limited to purchasing and
29.11	maintaining workers' compensation, unemployment insurance, surety and fidelity bonds,
29.12	and liability insurance, and submit any or all necessary documentation including but not
29.13	limited to workers' compensation, unemployment insurance, and labor market data required
29.14	under section 256B.4912, subdivision 1a;
29.15	(2) bill the medical assistance program for personal care assistance services and qualified
29.16	professional services;
29.17	(3) request and complete background studies that comply with the requirements for
29.18	personal care assistants and qualified professionals;
29.19	(4) pay the personal care assistant and qualified professional based on actual hours of
29.20	services provided;
29.21	(5) withhold and pay all applicable federal and state taxes;
29.22	(6) verify and keep records of hours worked by the personal care assistant and qualified
29.23	professional;
29.24	(7) make the arrangements and pay taxes and other benefits, if any, and comply with
29.25	any legal requirements for a Minnesota employer;
29.26	(8) enroll in the medical assistance program as a personal care assistance choice agency;

29.27

29.28

29.29

and

provided.

(9) enter into a written agreement as specified in subdivision 20 before services are

30.1	<b>EFFECTIVE DATE.</b> This section is effective 90 days following federal approval. The
30.2	commissioner of human services shall notify the revisor of statutes when federal approval
30.3	is obtained.
30.4	Sec. 19. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read:
30.5	Subd. 24. Personal care assistance provider agency; general duties. A personal care
30.6	assistance provider agency shall:
30.7	(1) enroll as a Medicaid provider meeting all provider standards, including completion
30.8	of the required provider training;
30.9	(2) comply with general medical assistance coverage requirements;
30.10	(3) demonstrate compliance with law and policies of the personal care assistance program
30.11	to be determined by the commissioner;
30.12	(4) comply with background study requirements;
30.13	(5) verify and keep records of hours worked by the personal care assistant and qualified
30.14	professional;
30.15	(6) not engage in any agency-initiated direct contact or marketing in person, by phone,
30.16	or other electronic means to potential recipients, guardians, or family members;
30.17	(7) pay the personal care assistant and qualified professional based on actual hours of
30.18	services provided;
30.19	(8) withhold and pay all applicable federal and state taxes;
30.20	(9) document that the agency uses a minimum of 72.5 percent of the revenue generated
30.21	by the medical assistance rate for personal care assistance services for employee personal
30.22	care assistant wages and benefits. The revenue generated by the qualified professional and
30.23	the reasonable costs associated with the qualified professional shall not be used in making
30.24	this calculation;
30.25	(10) make the arrangements and pay unemployment insurance, taxes, workers'
30.26	compensation, liability insurance, and other benefits, if any;
30.27	(11) enter into a written agreement under subdivision 20 before services are provided;
30.28	(12) report suspected neglect and abuse to the common entry point according to section
30.29	256B.0651;
30.30	(13) provide the recipient with a copy of the home care bill of rights at start of service;

31.1	(14) request reassessments at least 60 days prior to the end of the current authorization
31.2	for personal care assistance services, on forms provided by the commissioner;
31.3	(15) comply with the labor market reporting requirements described in section 256B.4912,
31.4	subdivision 1a; and
31.5	(16) document that the agency uses the additional revenue due to the enhanced rate under
31.6	subdivision 17a for the wages and benefits of the PCAs whose services meet the requirements
31.7	under subdivision 11, paragraph (d) <del>.</del> ; and
31.8	(17) ensure that a personal care assistant driving a recipient under subdivision 1,
31.9	paragraph (i), has a valid driver's license and the vehicle used is registered and insured
31.10	according to Minnesota law.
31.11	<b>EFFECTIVE DATE.</b> This section is effective 90 days following federal approval. The
31.12	commissioner of human services shall notify the revisor of statutes when federal approval
31.13	is obtained.
31.14	Sec. 20. Minnesota Statutes 2022, section 256B.0911, subdivision 13, is amended to read:
1115	Subd. 12 MnCHOICES assessor qualifications training and cartification (a) The
31.15 31.16	Subd. 13. <b>MnCHOICES</b> assessor qualifications, training, and certification. (a) The commissioner shall develop and implement a curriculum and an assessor certification
31.10	process.
31.18	(b) MnCHOICES certified assessors must:
31.19	(1) either have a bachelor's degree in social work, nursing with a public health nursing
31.20	certificate, or other closely related field with at least one year of home and community-based
31.21	experience or be a registered nurse with at least two years of home and community-based
31.22	experience; and
31.23	(2) have received training and certification specific to assessment and consultation for
31.24	long-term care services in the state.
31.25	(c) Certified assessors shall demonstrate best practices in assessment and support
31.26	planning, including person-centered planning principles, and have a common set of skills
31.27	that ensures consistency and equitable access to services statewide.

31.28

(d) Certified assessors must be recertified every three years.

32.1	Sec. 21. Minnesota Statutes 2022, section 256B.092, subdivision 1a, is amended to read:
32.2	Subd. 1a. Case management services. (a) Each recipient of a home and community-based
32.3	waiver shall be provided case management services by qualified vendors as described in
32.4	the federally approved waiver application.
32.5	(b) Case management service activities provided to or arranged for a person include:
32.6	(1) development of the person-centered support plan under subdivision 1b;
32.7	(2) informing the individual or the individual's legal guardian or conservator, or parent
32.8	if the person is a minor, of service options, including all service options available under the
32.9	waiver plan;
32.10	(3) consulting with relevant medical experts or service providers;
32.11	(4) assisting the person in the identification of potential providers of chosen services,
32.12	including:
32.13	(i) providers of services provided in a non-disability-specific setting;
32.14	(ii) employment service providers;
32.15	(iii) providers of services provided in settings that are not controlled by a provider; and
32.16	(iv) providers of financial management services;
32.17	(5) assisting the person to access services and assisting in appeals under section 256.045;
32.18	(6) coordination of services, if coordination is not provided by another service provider;
32.19	(7) evaluation and monitoring of the services identified in the support plan, which must
32.20	incorporate at least one annual face-to-face visit by the case manager with each person; and
32.21	(8) reviewing support plans and providing the lead agency with recommendations for
32.22	service authorization based upon the individual's needs identified in the support plan.
32.23	(c) Case management service activities that are provided to the person with a
32.24	developmental disability shall be provided directly by county agencies or under contract.
32.25	If a county agency contracts for case management services, the county agency must provide
32.26	each recipient of home and community-based services who is receiving contracted case
32.27	management services with the contact information the recipient may use to file a grievance
32.28	with the county agency about the quality of the contracted services the recipient is receiving
32.29	from a county-contracted case manager. Case management services must be provided by a
32.30	public or private agency that is enrolled as a medical assistance provider determined by the

32.30

32.31

commissioner to meet all of the requirements in the approved federal waiver plans. Case

33.1

33.2

33.3

33.4

33.5

33.6

33.7

33.8

33.9

33.10

33.11

33.12

33.13

33.14

33.15

33.16

33.23

33.24

33.25

33.26

33.27

33.28

33.29

33.30

33.31

33.32

management services must not be provided to a recipient by a private agency that has a
financial interest in the provision of any other services included in the recipient's support
plan. For purposes of this section, "private agency" means any agency that is not identified
as a lead agency under section 256B.0911, subdivision 10.

- (d) Case managers are responsible for service provisions listed in paragraphs (a) and (b). Case managers shall collaborate with consumers, families, legal representatives, and relevant medical experts and service providers in the development and annual review of the person-centered support plan and habilitation plan.
- (e) For persons who need a positive support transition plan as required in chapter 245D, the case manager shall participate in the development and ongoing evaluation of the plan with the expanded support team. At least quarterly, the case manager, in consultation with the expanded support team, shall evaluate the effectiveness of the plan based on progress evaluation data submitted by the licensed provider to the case manager. The evaluation must identify whether the plan has been developed and implemented in a manner to achieve the following within the required timelines:
  - (1) phasing out the use of prohibited procedures;
- 33.17 (2) acquisition of skills needed to eliminate the prohibited procedures within the plan's timeline; and
- 33.19 (3) accomplishment of identified outcomes.
- If adequate progress is not being made, the case manager shall consult with the person's expanded support team to identify needed modifications and whether additional professional support is required to provide consultation.
  - (f) The Department of Human Services shall offer ongoing education in case management to case managers. Case managers shall receive no less than ten 20 hours of case management education and disability-related training each year. The education and training must include person-centered planning, informed choice, cultural competency, employment planning, community living planning, self-direction options, and use of technology supports. By August 1, 2024, all case managers must complete an employment support training course identified by the commissioner of human services. For case managers hired after August 1, 2024, this training must be completed within the first six months of providing case management services. For the purposes of this section, "person-centered planning" or "person-centered" has the meaning given in section 256B.0911, subdivision 10. Case managers must document completion of training in a system identified by the commissioner.

34.2

34.3

34.4

34.5

34.6

34.7

34.8

34.9

34.10

34.11

34.12

34.13

34.14

34.15

34.16

34.17

34.18

34.19

34.20

34.24

34.25

34.26

34.27

34.28

34.32

Sec. 22. Minnesota Statutes 2022, section 256B.0949, subdivision 15, is amended to read: 34.1

Subd. 15. **EIDBI provider qualifications.** (a) A QSP must be employed by an agency and be:

- (1) a licensed mental health professional who has at least 2,000 hours of supervised clinical experience or training in examining or treating people with ASD or a related condition or equivalent documented coursework at the graduate level by an accredited university in ASD diagnostics, ASD developmental and behavioral treatment strategies, and typical child development; or
- (2) a developmental or behavioral pediatrician who has at least 2,000 hours of supervised clinical experience or training in examining or treating people with ASD or a related condition or equivalent documented coursework at the graduate level by an accredited university in the areas of ASD diagnostics, ASD developmental and behavioral treatment strategies, and typical child development.
  - (b) A level I treatment provider must be employed by an agency and:
- (1) have at least 2,000 hours of supervised clinical experience or training in examining or treating people with ASD or a related condition or equivalent documented coursework at the graduate level by an accredited university in ASD diagnostics, ASD developmental and behavioral treatment strategies, and typical child development or an equivalent combination of documented coursework or hours of experience; and
  - (2) have or be at least one of the following:
- (i) a master's degree in behavioral health or child development or related fields including, 34.21 but not limited to, mental health, special education, social work, psychology, speech 34.22 pathology, or occupational therapy from an accredited college or university; 34.23
  - (ii) a bachelor's degree in a behavioral health, child development, or related field including, but not limited to, mental health, special education, social work, psychology, speech pathology, or occupational therapy, from an accredited college or university, and advanced certification in a treatment modality recognized by the department;
    - (iii) a board-certified behavior analyst; or
- 34.29 (iv) a board-certified assistant behavior analyst with 4,000 hours of supervised clinical experience that meets all registration, supervision, and continuing education requirements 34.30 of the certification. 34.31
  - (c) A level II treatment provider must be employed by an agency and must be:

35.1	(1) a person who has a bachelor's degree from an accredited college or university in a
35.2	behavioral or child development science or related field including, but not limited to, mental
35.3	health, special education, social work, psychology, speech pathology, or occupational
35.4	therapy; and meets at least one of the following:
35.5	(i) has at least 1,000 hours of supervised clinical experience or training in examining or
35.6	treating people with ASD or a related condition or equivalent documented coursework at
35.7	the graduate level by an accredited university in ASD diagnostics, ASD developmental and
35.8	behavioral treatment strategies, and typical child development or a combination of
35.9	coursework or hours of experience;
35.10	(ii) has certification as a board-certified assistant behavior analyst from the Behavior
35.11	Analyst Certification Board;
35.12	(iii) is a registered behavior technician as defined by the Behavior Analyst Certification
35.13	Board; or
35.14	(iv) is certified in one of the other treatment modalities recognized by the department;
35.15	or
35.16	(2) a person who has:
35.17	(i) an associate's degree in a behavioral or child development science or related field
35.18	including, but not limited to, mental health, special education, social work, psychology,
35.19	speech pathology, or occupational therapy from an accredited college or university; and
35.20	(ii) at least 2,000 hours of supervised clinical experience in delivering treatment to people
35.21	with ASD or a related condition. Hours worked as a mental health behavioral aide or level
35.22	III treatment provider may be included in the required hours of experience; or
35.23	(3) a person who has at least 4,000 hours of supervised clinical experience in delivering
35.24	treatment to people with ASD or a related condition. Hours worked as a mental health
35.25	behavioral aide or level III treatment provider may be included in the required hours of
35.26	experience; or
35.27	(4) a person who is a graduate student in a behavioral science, child development science,
35.28	or related field and is receiving clinical supervision by a QSP affiliated with an agency to
35.29	meet the clinical training requirements for experience and training with people with ASD
35.30	or a related condition; or
35.31	(5) a person who is at least 18 years of age and who:
35.32	(i) is fluent in a non-English language or is an individual certified by a Tribal nation;

36.1	(ii) completed the level III EIDBI training requirements; and
36.2	(iii) receives observation and direction from a QSP or level I treatment provider at least
36.3	once a week until the person meets 1,000 hours of supervised clinical experience.
36.4	(d) A level III treatment provider must be employed by an agency, have completed the
36.5	level III training requirement, be at least 18 years of age, and have at least one of the
36.6	following:
36.7	(1) a high school diploma or commissioner of education-selected high school equivalency
36.8	certification;
36.9	(2) fluency in a non-English language or Tribal nation certification;
36.10	(3) one year of experience as a primary personal care assistant, community health worker,
36.11	waiver service provider, or special education assistant to a person with ASD or a related
36.12	condition within the previous five years; or
36.13	(4) completion of all required EIDBI training within six months of employment.
36.14	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
36.15	whichever is later. The commissioner of human services shall notify the revisor of statutes
36.16	when federal approval is obtained.
36.17	Sec. 23. Minnesota Statutes 2022, section 256B.49, subdivision 13, is amended to read:
36.18	Subd. 13. Case management. (a) Each recipient of a home and community-based waiver
36.19	shall be provided case management services by qualified vendors as described in the federally
36.20	approved waiver application. The case management service activities provided must include:
36.21	(1) finalizing the person-centered written support plan within the timelines established
36.22	by the commissioner and section 256B.0911, subdivision 29;
36.23	(2) informing the recipient or the recipient's legal guardian or conservator of service
36.24	options, including all service options available under the waiver plans;
36.25	(3) assisting the recipient in the identification of potential service providers of chosen
36.26	services, including:
36.27	(i) available options for case management service and providers;
36.28	(ii) providers of services provided in a non-disability-specific setting;

36.29

(iii) employment service providers;

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
37.1	(iv) providers of services provide	ed in settings that are i	not community res	sidential settings
37.2	and			
37.3	(v) providers of financial manag	gement services;		
37.4	(4) assisting the recipient to acco	ess services and assis	ting with appeals	under section
37.5	256.045; and			
37.6	(5) coordinating, evaluating, and	d monitoring of the so	ervices identified	in the service
37.7	plan.			
37.8	(b) The case manager may deleg	gate certain aspects of	f the case manage	ement service
37.9	activities to another individual prov	rided there is oversigl	nt by the case man	nager. The case
37.10	manager may not delegate those asp	pects which require p	rofessional judgn	nent including:
37.11	(1) finalizing the person-centere	d support plan;		
37.12	(2) ongoing assessment and mor	nitoring of the person	's needs and adeq	uacy of the
37.13	approved person-centered support p	olan; and		
37.14	(3) adjustments to the person-ce	ntered support plan.		
37.15	(c) Case management services n	nust be provided by a	public or private	agency that is
37.16	enrolled as a medical assistance pro	vider determined by	the commissione	r to meet all of
37.17	the requirements in the approved fee	deral waiver plans. Ca	ase management s	services must not
37.18	be provided to a recipient by a priva	te agency that has any	financial interes	t in the provision
37.19	of any other services included in the	e recipient's support p	olan. For purpose	s of this section,
37.20	"private agency" means any agency	that is not identified	as a lead agency	under section

- (d) For persons who need a positive support transition plan as required in chapter 245D, the case manager shall participate in the development and ongoing evaluation of the plan with the expanded support team. At least quarterly, the case manager, in consultation with the expanded support team, shall evaluate the effectiveness of the plan based on progress evaluation data submitted by the licensed provider to the case manager. The evaluation must identify whether the plan has been developed and implemented in a manner to achieve the following within the required timelines:
- (1) phasing out the use of prohibited procedures; 37.29
- (2) acquisition of skills needed to eliminate the prohibited procedures within the plan's 37.30 timeline; and 37.31
- (3) accomplishment of identified outcomes. 37.32

256B.0911, subdivision 10.

37.21

37.22

37.23

37.24

37.25

37.26

37.27

38.1	If adequate progress is not being made, the case manager shall consult with the person's
38.2	expanded support team to identify needed modifications and whether additional professional
38.3	support is required to provide consultation.
38.4	(e) The Department of Human Services shall offer ongoing education in case management
38.5	to case managers. Case managers shall receive no less than ten 20 hours of case management
38.6	education and disability-related training each year. The education and training must include
38.7	person-centered planning, informed choice, cultural competency, employment planning,
38.8	community living planning, self-direction options, and use of technology supports. By
38.9	August 1, 2024, all case managers must complete an employment support training course
38.10	identified by the commissioner of human services. For case managers hired after August
38.11	1, 2024, this training must be completed within the first six months of providing case
38.12	management services. For the purposes of this section, "person-centered planning" or
38.13	"person-centered" has the meaning given in section 256B.0911, subdivision 10. <u>Case</u>
38.14	managers shall document completion of training in a system identified by the commissioner
38.15	Sec. 24. Minnesota Statutes 2022, section 256B.4905, subdivision 4a, is amended to read
38.16	Subd. 4a. Informed choice in employment policy. It is the policy of this state that
38.17	working-age individuals who have disabilities:
38.18	(1) can work and achieve competitive integrated employment with appropriate services
38.19	and supports, as needed;
38.20	(2) make informed choices about their postsecondary education, work, and career goals
38.21	and
38.22	(3) will be offered the opportunity to make an informed choice, at least annually, to
38.23	pursue postsecondary education or to work and earn a competitive wage-; and
38.24	(4) will be offered benefits planning assistance and supports to understand available
38.25	work incentive programs and to understand the impact of work on benefits.
38.26	Sec. 25. [256B.4906] SUBMINIMUM WAGES IN HOME AND
38.27	COMMUNITY-BASED SERVICES PROHIBITION; REQUIREMENTS.
38.28	Subdivision 1. Subminimum wage outcome reporting. (a) A provider of home and
38.29	community-based services for people with developmental disabilities under section 256B.092
38.30	or home and community-based services for people with disabilities under section 256B.49
38.31	that holds a credential listed in clause (1) or (2) as of August 1, 2023, must submit to the

38.32

commissioner of human services data on individuals who are currently being paid

39.1	subminimum wages or were being paid subminimum wages by the provider organization
39.2	as of August 1, 2023:
39.3	(1) a certificate through the United States Department of Labor under United States
39.4	Code, title 29, section 214(c), of the Fair Labor Standards Act authorizing the payment of
39.5	subminimum wages to workers with disabilities; or
39.6	(2) a permit by the Minnesota Department of Labor and Industry under section 177.28.
39.7	(b) The report required under paragraph (a) must include the following data about each
39.8	individual being paid subminimum wages:
39.9	<u>(1) name;</u>
39.10	(2) date of birth;
39.11	(3) identified race and ethnicity;
39.12	(4) disability type;
39.13	(5) key employment status measures as determined by the commissioner; and
39.14	(6) key community-life engagement measures as determined by the commissioner.
39.15	(c) The information in paragraph (b) must be submitted in a format determined by the
39.16	commissioner.
39.17	(d) A provider must submit the data required under this section annually on a date
39.18	specified by the commissioner. The commissioner must give a provider at least 30 calendar
39.19	days to submit the data following notice of the due date. If a provider fails to submit the
39.20	requested data by the date specified by the commissioner, the commissioner may delay
39.21	medical assistance reimbursement until the requested data is submitted.
39.22	(e) Individually identifiable data submitted to the commissioner under this section are
39.23	considered private data on individuals as defined by section 13.02, subdivision 12.
39.24	(f) The commissioner must analyze data annually for tracking employment and
39.25	community-life engagement outcomes.
39.26	Subd. 2. Prohibition of subminimum wages. Providers of home and community-based
39.27	services are prohibited from paying a person with a disability wages below the state minimum
39.28	wage pursuant to section 177.24, or below the prevailing local minimum wage on the basis
39.29	of the person's disability. A special certificate authorizing the payment of less than the
39.30	minimum wage to a person with a disability issued pursuant to a law of this state or to a
39.31	federal law is without effect as of August 1, 2028.

Sec. 26. Minnesota Statutes 2022, section 256B.4914, subdivision 3, is amended to read: 40.1 Subd. 3. **Applicable services.** Applicable services are those authorized under the state's 40.2 home and community-based services waivers under sections 256B.092 and 256B.49, 40.3 including the following, as defined in the federally approved home and community-based 40.4 40.5 services plan: (1) 24-hour customized living; 40.6 40.7 (2) adult day services; (3) adult day services bath; 40.8 40.9 (4) community residential services; (5) customized living; 40.10 (6) day support services; 40.11 (7) employment development services; 40.12 (8) employment exploration services; 40.13 (9) employment support services; 40.14 (10) family residential services; 40.15 (11) individualized home supports; 40.16 (12) individualized home supports with family training; 40.17 (13) individualized home supports with training; 40.18 (14) integrated community supports; 40.19 40.20 (15) life sharing; (15) (16) night supervision; 40.21 (16) (17) positive support services; 40.22 (17) (18) prevocational services; 40.23 (18) (19) residential support services; 40.24 (19) (20) respite services; 40.25 40.26 (20) (21) transportation services; and

community-based services waiver plan.

40.27

40.28

(21) (22) other services as approved by the federal government in the state home and

41.1	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026, or upon federal approval,
41.2	whichever is later. The commissioner of human services shall notify the revisor of statutes
41.3	when federal approval is obtained.
41.4	Sec. 27. Minnesota Statutes 2022, section 256B.4914, subdivision 5, is amended to read:
41.5	Subd. 5. Base wage index; establishment and updates. (a) The base wage index is
41.6	established to determine staffing costs associated with providing services to individuals
41.7	receiving home and community-based services. For purposes of calculating the base wage,
41.8	Minnesota-specific wages taken from job descriptions and standard occupational
41.9	classification (SOC) codes from the Bureau of Labor Statistics as defined in the Occupational
41.10	Handbook must be used.
41.11	(b) The commissioner shall update the base wage index in subdivision 5a, publish these
41.12	updated values, and load them into the rate management system as follows:
41.13	(1) on January 1, 2022, based on wage data by SOC from the Bureau of Labor Statistics
41.14	available as of December 31, 2019;
41.15	(2) on November January 1, 2024, based on wage data by SOC from the Bureau of Labor
41.16	Statistics available as of December 31, 2021 published in March 2022; and
41.17	(3) on July January 1, 2026, and every two years thereafter, based on wage data by SOC
41.18	from the Bureau of Labor Statistics available 30 months and one day published in March,
41.19	22 months prior to the scheduled update.
41.20	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
41.21	whichever is later. The commissioner of human services shall notify the revisor of statutes
41.22	when federal approval is obtained.
41.23	Sec. 28. Minnesota Statutes 2022, section 256B.4914, subdivision 5a, is amended to read:
41.24	Subd. 5a. Base wage index; calculations. The base wage index must be calculated as
41.25	follows:
41.26	(1) for supervisory staff, 100 percent of the median wage for community and social
41.27	services specialist (SOC code 21-1099), with the exception of the supervisor of positive
41.28	supports professional, positive supports analyst, and positive supports specialist, which is
41.29	100 percent of the median wage for clinical counseling and school psychologist (SOC code
41.30	19-3031);

- (2) for registered nurse staff, 100 percent of the median wage for registered nurses (SOC 42.1 code 29-1141); 42.2
- (3) for licensed practical nurse staff, 100 percent of the median wage for licensed practical 42.3 nurses (SOC code 29-2061); 42.4
- 42.5 (4) for residential asleep-overnight staff, the minimum wage in Minnesota for large employers, with the exception of asleep-overnight staff for family residential services, which 42.6 is 36 percent of the minimum wage in Minnesota for large employers; 42.7
- (5) for residential direct care staff, the sum of: 42.8
- (i) 15 percent of the subtotal of 50 percent of the median wage for home health and 42.9 personal care aide (SOC code 31-1120); 30 percent of the median wage for nursing assistant 42.10 (SOC code 31-1131); and 20 percent of the median wage for social and human services 42.11 aide (SOC code 21-1093); and 42.12
- (ii) 85 percent of the subtotal of 40 percent of the median wage for home health and 42.13 personal care aide (SOC code 31-1120); 20 percent of the median wage for nursing assistant 42.14 (SOC code 31-1014); 20 percent of the median wage for psychiatric technician (SOC code 42.15 29-2053); and 20 percent of the median wage for social and human services aide (SOC code 42.16 21-1093); 42.17
- (6) for adult day services staff, 70 percent of the median wage for nursing assistant (SOC 42.18 code 31-1131); and 30 percent of the median wage for home health and personal care aide 42.19 (SOC code 31-1120); 42.20
- (7) for day support services staff and prevocational services staff, 20 percent of the 42.21 median wage for nursing assistant (SOC code 31-1131); 20 percent of the median wage for 42.22 psychiatric technician (SOC code 29-2053); and 60 percent of the median wage for social 42.23 and human services aide (SOC code 21-1093); 42.24
- (8) for positive supports analyst staff, 100 percent of the median wage for substance 42.25 abuse, behavioral disorder, and mental health counselor (SOC code 21-1018); 42.26
- 42.27 (9) for positive supports professional staff, 100 percent of the median wage for clinical counseling and school psychologist (SOC code 19-3031); 42.28
- (10) for positive supports specialist staff, 100 percent of the median wage for psychiatric 42.29 technicians (SOC code 29-2053); 42.30
- (11) for individualized home supports with family training staff, 20 percent of the median 42.31 wage for nursing aide (SOC code 31-1131); 30 percent of the median wage for community 42.32

43.4

43.5

43.6

43.7

43.8

43.9

43.10

43.17

43.18

43.1	social service specialist (SOC code 21-1099); 40 percent of the median wage for social and
43.2	human services aide (SOC code 21-1093); and ten percent of the median wage for psychiatric
43.3	technician (SOC code 29-2053);

- (12) for individualized home supports with training services staff, 40 percent of the median wage for community social service specialist (SOC code 21-1099); 50 percent of the median wage for social and human services aide (SOC code 21-1093); and ten percent of the median wage for psychiatric technician (SOC code 29-2053);
- (13) for employment support services staff, 50 percent of the median wage for rehabilitation counselor (SOC code 21-1015); and 50 percent of the median wage for community and social services specialist (SOC code 21-1099);
- 43.11 (14) for employment exploration services staff, 50 percent of the median wage for 43.12 rehabilitation counselor (SOC code 21-1015); and 50 percent of the median wage for 43.13 community and social services specialist (SOC code 21-1099);
- 43.14 (15) for employment development services staff, 50 percent of the median wage for 43.15 education, guidance, school, and vocational counselors (SOC code 21-1012); and 50 percent 43.16 of the median wage for community and social services specialist (SOC code 21-1099);
  - (16) for individualized home support without training staff, 50 percent of the median wage for home health and personal care aide (SOC code 31-1120); and 50 percent of the median wage for nursing assistant (SOC code 31-1131);
- 43.20 (17) for night supervision staff, 40 percent of the median wage for home health and personal care aide (SOC code 31-1120); 20 percent of the median wage for nursing assistant (SOC code 31-1131); 20 percent of the median wage for psychiatric technician (SOC code 29-2053); and 20 percent of the median wage for social and human services aide (SOC code 21-1093); and
- 43.25 (18) for respite staff, 50 percent of the median wage for home health and personal care 43.26 aide (SOC code 31-1131); and 50 percent of the median wage for nursing assistant (SOC 43.27 code 31-1014).
- EFFECTIVE DATE. This section is effective January 1, 2026, or upon federal approval,
  whichever is later. The commissioner of human services shall notify the revisor of statutes
  when federal approval is obtained.

Sec. 29. Minnesota Statutes 2022, section 256B.4914, subdivision 5b, is amended to read: 44.1 Subd. 5b. Standard component value adjustments. The commissioner shall update 44.2 the client and programming support, transportation, and program facility cost component 44.3 values as required in subdivisions 6 to 9a and the rates identified in subdivision 19 for 44.4 changes in the Consumer Price Index. The commissioner shall adjust these values higher 44.5 or lower, publish these updated values, and load them into the rate management system as 44.6 follows: 44.7 (1) on January 1, 2022, by the percentage change in the CPI-U from the date of the 44.8 previous update to the data available on December 31, 2019; 44.9 (2) on November January 1, 2024, by the percentage change in the CPI-U from the date 44.10 of the previous update to the data available as of December 31, <del>2021</del> 2022; and 44.11 (3) on July January 1, 2026, and every two years thereafter, by the percentage change 44.12 in the CPI-U from the date of the previous update to the data available 30 months and one 44.13 day prior to the scheduled update. 44.14 **EFFECTIVE DATE.** This section is effective January 1, 2026, or upon federal approval, 44.15 whichever is later, except that the amendments to clauses (2) and (3), are effective January 44.16 1, 2024, or upon federal approval, whichever is later. The commissioner of human services 44.17 shall notify the revisor of statutes when federal approval is obtained. 44.18 Sec. 30. Minnesota Statutes 2022, section 256B.4914, subdivision 6, is amended to read: 44.19 44.20 Subd. 6. Residential support services; generally. (a) For purposes of this section, residential support services includes 24-hour customized living services, community 44.21 residential services, customized living services, family residential services, and integrated 44.22 community supports. 44.23 (b) A unit of service for residential support services is a day. Any portion of any calendar 44.24 day, within allowable Medicaid rules, where an individual spends time in a residential setting 44.25 is billable as a day. The number of days authorized for all individuals enrolling in residential 44.26 support services must include every day that services start and end. 44.27 (c) When the available shared staffing hours in a residential setting are insufficient to 44.28

44.29

44.30

meet the needs of an individual who enrolled in residential support services after January

1, 2014, then individual staffing hours shall be used.

45.1	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026, or upon federal approval,
45.2	whichever is later. The commissioner of human services shall notify the revisor of statutes
45.3	when federal approval is obtained.
45.4	Sec. 31. Minnesota Statutes 2022, section 256B.4914, subdivision 10a, is amended to
45.5	read:
45.6	Subd. 10a. Reporting and analysis of cost data. (a) The commissioner must ensure
45.7	that wage values and component values in subdivisions 5 to 9a reflect the cost to provide
45.8	the service. As determined by the commissioner, in consultation with stakeholders identified
45.9	in subdivision 17, a provider enrolled to provide services with rates determined under this
45.10	section must submit requested cost data to the commissioner to support research on the cost
45.11	of providing services that have rates determined by the disability waiver rates system.
45.12	Requested cost data may include, but is not limited to:
45.13	(1) worker wage costs;
45.14	(2) benefits paid;
45.15	(3) supervisor wage costs;
45.16	(4) executive wage costs;
45.17	(5) vacation, sick, and training time paid;
45.18	(6) taxes, workers' compensation, and unemployment insurance costs paid;
45.19	(7) administrative costs paid;
45.20	(8) program costs paid;
45.21	(9) transportation costs paid;
45.22	(10) vacancy rates; and
45.23	(11) other data relating to costs required to provide services requested by the
45.24	commissioner.
45.25	(b) At least once in any five-year period, a provider must submit cost data for a fiscal
45.26	year that ended not more than 18 months prior to the submission date. The commissioner
45.27	shall provide each provider a 90-day notice prior to its submission due date. If a provider
45.28	fails to submit required reporting data, the commissioner shall provide notice to providers
45.29	that have not provided required data 30 days after the required submission date, and a second
45.30	notice for providers who have not provided required data 60 days after the required
45.31	submission date. The commissioner shall temporarily suspend payments to the provider if

46.4

46.5

46.6

46.7

46.8

46.9

46.10

46.11

46.12

46.13

46.14

46.15

46.16

46.17

46.18

46.19

46.20

46.21

46.22

46.1	cost data is not received 90 days after the required submission date. Withheld payments
46.2	shall be made once data is received by the commissioner.
46.3	(c) The commissioner shall conduct a random validation of data submitted under

- (c) The commissioner shall conduct a random validation of data submitted under paragraph (a) to ensure data accuracy. The commissioner shall analyze cost documentation in paragraph (a) and provide recommendations for adjustments to cost components.
- (d) The commissioner shall analyze cost data submitted under paragraph (a) and, in consultation with stakeholders identified in subdivision 17, may submit recommendations on component values and inflationary factor adjustments to the chairs and ranking minority members of the legislative committees with jurisdiction over human services once every four years beginning January 1, 2021. The commissioner shall make recommendations in conjunction with reports submitted to the legislature according to subdivision 10, paragraph (c). The commissioner shall release cost data in an aggregate form. Cost data from individual providers must not be released except as provided for in current law.
- (e) The commissioner shall release cost data in an aggregate form, and cost data from individual providers shall not be released except as provided for in current law. The commissioner shall use data collected in paragraph (a) to determine the compliance with requirements identified under subdivision 10d. The commissioner shall identify providers who have not met the thresholds identified under subdivision 10d on the Department of Human Services website for the year for which the providers reported their costs.
- (f) The commissioner, in consultation with stakeholders identified in subdivision 17, shall develop and implement a process for providing training and technical assistance necessary to support provider submission of cost documentation required under paragraph <del>(a).</del>
- **EFFECTIVE DATE.** This section is effective January 1, 2025. 46.24
- 46.25 Sec. 32. Minnesota Statutes 2022, section 256B.4914, is amended by adding a subdivision to read: 46.26
- 46.27 Subd. 10d. Direct care staff; compensation. (a) A provider paid with rates determined under subdivision 6 must use a minimum of 66 percent of the revenue generated by rates 46.28 determined under that subdivision for direct care staff compensation. 46.29
- (b) A provider paid with rates determined under subdivision 7 must use a minimum of 46.30 45 percent of the revenue generated by rates determined under that subdivision for direct 46.31 care compensation. 46.32

47.1	(c) A provider paid with rates determined under subdivision 8 or 9 must use a minimum
47.2	of 60 percent of the revenue generated by rates determined under those subdivisions for
47.3	direct care compensation.
47.4	(d) Compensation under this subdivision includes:
47.5	(1) wages;
47.6	(2) taxes and workers' compensation;
47.7	(3) health insurance;
47.8	(4) dental insurance;
47.9	(5) vision insurance;
47.10	(6) life insurance;
47.11	(7) short-term disability insurance;
47.12	(8) long-term disability insurance;
47.13	(9) retirement spending;
47.14	(10) tuition reimbursement;
47.15	(11) wellness programs;
47.16	(12) paid vacation time;
47.17	(13) paid sick time; or
47.18	(14) other items of monetary value provided to direct care staff.
47.19	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.
47.20	Sec. 33. Minnesota Statutes 2022, section 256B.4914, subdivision 14, is amended to read:
47.21	Subd. 14. Exceptions. (a) In a format prescribed by the commissioner, lead agencies
47.22	must identify individuals with exceptional needs that cannot be met under the disability
47.23	waiver rate system. The commissioner shall use that information to evaluate and, if necessary,
47.24	approve an alternative payment rate for those individuals. Whether granted, denied, or
47.25	modified, the commissioner shall respond to all exception requests in writing. The
47.26	commissioner shall include in the written response the basis for the action and provide
47.27	notification of the right to appeal under paragraph (h).

48.1

48.2

48.3

48.4

48.5

48.6

48.7

48.8

48.9

48.10

48.11

48.22

48.23

48.24

48.25

48.26

48.27

48.28

48.29

48.30

48.31

(b) Lead agencies must act on an exception request within 30 days and notify the initiator
of the request of their recommendation in writing. A lead agency shall submit all exception
requests along with its recommendation to the commissioner.

- (c) An application for a rate exception may be submitted for the following criteria:
- (1) an individual has service needs that cannot be met through additional units of service;
- (2) an individual's rate determined under subdivisions 6 to 9a is so insufficient that it has resulted in an individual receiving a notice of discharge from the individual's provider; or
  - (3) an individual's service needs, including behavioral changes, require a level of service which necessitates a change in provider or which requires the current provider to propose service changes beyond those currently authorized.
- (d) Exception requests must include the following information: 48.12
- (1) the service needs required by each individual that are not accounted for in subdivisions 48.13 6 to 9a; 48.14
- (2) the service rate requested and the difference from the rate determined in subdivisions 48.15 6 to 9a; 48.16
- (3) a basis for the underlying costs used for the rate exception and any accompanying 48.17 documentation; and 48.18
- (4) any contingencies for approval. 48.19
- (e) Approved rate exceptions shall be managed within lead agency allocations under 48.20 sections 256B.092 and 256B.49. 48.21
  - (f) Individual disability waiver recipients, an interested party, or the license holder that would receive the rate exception increase may request that a lead agency submit an exception request. A lead agency that denies such a request shall notify the individual waiver recipient, interested party, or license holder of its decision and the reasons for denying the request in writing no later than 30 days after the request has been made and shall submit its denial to the commissioner in accordance with paragraph (b). The reasons for the denial must be based on the failure to meet the criteria in paragraph (c).
  - (g) The commissioner shall determine whether to approve or deny an exception request no more than 30 days after receiving the request. If the commissioner denies the request, the commissioner shall notify the lead agency and the individual disability waiver recipient, the interested party, and the license holder in writing of the reasons for the denial.

19.1	(h) The individual disability waiver recipient may appeal any denial of an exception
19.2	request by either the lead agency or the commissioner, pursuant to sections 256.045 and
19.3	256.0451. When the denial of an exception request results in the proposed demission of a
19.4	waiver recipient from a residential or day habilitation program, the commissioner shall issue
19.5	a temporary stay of demission, when requested by the disability waiver recipient, consisten
19.6	with the provisions of section 256.045, subdivisions 4a and 6, paragraph (c). The temporary
19.7	stay shall remain in effect until the lead agency can provide an informed choice of
19.8	appropriate, alternative services to the disability waiver.
19.9	(i) Providers may petition lead agencies to update values that were entered incorrectly
19.10	or erroneously into the rate management system, based on past service level discussions
19.11	and determination in subdivision 4, without applying for a rate exception.
19.12	(j) The starting date for the rate exception will be the later of the date of the recipient's
19.13	change in support or the date of the request to the lead agency for an exception.
19.14	(k) The commissioner shall track all exception requests received and their dispositions
19.15	The commissioner shall issue quarterly public exceptions statistical reports, including the
19.16	number of exception requests received and the numbers granted, denied, withdrawn, and
19.17	pending. The report shall include the average amount of time required to process exceptions
19.18	(l) Approved rate exceptions remain in effect in all cases until an individual's needs
19.19	change as defined in paragraph (c).
19.20	(m) Rates determined under subdivision 19 are ineligible for rate exceptions.
19.21	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026, or upon federal approval
19.22	whichever is later. The commissioner of human services shall notify the revisor of statutes
19.23	when federal approval is obtained.
19.24	Sec. 34. Minnesota Statutes 2022, section 256B.4914, is amended by adding a subdivision
19.25	to read:
19.26	Subd. 19. Payments for family residential and life sharing services. The commissioner
19.27	shall establish rates for family residential services and life sharing services based on a
19.28	person's assessed need, as described in the federally-approved waiver plans. Rates for life
19.29	sharing services must be ten percent higher than the corresponding family residential services
19.30	rate.

when federal approval is obtained.

49.31

49.32

49.33

whichever is later. The commissioner of human services shall notify the revisor of statutes

**EFFECTIVE DATE.** This section is effective January 1, 2026, or upon federal approval,

Sec. 35. Minnesota Statutes 2022, section 256B.5012, is amended by adding a subdivisio to read:  Subd. 19. ICF/DD rate transition. (a) Effective January 1, 2024, the minimum daily operating rate for intermediate care facilities for persons with developmental disabilities is 2260.00.  (b) Beginning January 1, 2026, and every two years thereafter, the rate in paragraph (a must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approvate whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1; published in March 202: The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);
Subd. 19. ICF/DD rate transition. (a) Effective January 1, 2024, the minimum daily operating rate for intermediate care facilities for persons with developmental disabilities in \$260.00.  (b) Beginning January 1, 2026, and every two years thereafter, the rate in paragraph (as must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202: The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
operating rate for intermediate care facilities for persons with developmental disabilities in \$260.00.  (b) Beginning January 1, 2026, and every two years thereafter, the rate in paragraph (as must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approvation whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);
50.5 \$260.00.  (b) Beginning January 1, 2026, and every two years thereafter, the rate in paragraph (a must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202: The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);
(b) Beginning January 1, 2026, and every two years thereafter, the rate in paragraph (a must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202. The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);
must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approva whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for th standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202:  The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for persona care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
must be updated for the percentage change in the Consumer Price Index (CPI-U) from the date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approva whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for th standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202:  The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for persona care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
date of the previous CPI-U update to the data available 12 months and one day prior to the scheduled update.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approvation whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2025 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
50.10 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approva whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  50.12 when federal approval is obtained.  50.13 Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read 50.14 Subd. 3. Payment rates; base wage index. When initially establishing the base wage 50.15 component values, the commissioner must use the Minnesota-specific median wage for th 50.16 standard occupational classification (SOC) codes published by the Bureau of Labor Statistic 50.17 in the edition of the Occupational Handbook available January 1, published in March 50.18 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services 50.20 and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval whichever is later. The commissioner of human services shall notify the revisor of statute when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2025 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);
whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2022 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);
when federal approval is obtained.  Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read  Subd. 3. Payment rates; base wage index. When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 202;  The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for persona care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
Sec. 36. Minnesota Statutes 2022, section 256B.851, subdivision 3, is amended to read  Subd. 3. <b>Payment rates; base wage index.</b> When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for th standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2025  The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
Subd. 3. <b>Payment rates; base wage index.</b> When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2025 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
Subd. 3. <b>Payment rates; base wage index.</b> When initially establishing the base wage component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2025 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
component values, the commissioner must use the Minnesota-specific median wage for the standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2023 The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
standard occupational classification (SOC) codes published by the Bureau of Labor Statistic in the edition of the Occupational Handbook available January 1, published in March 2027. The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
in the edition of the Occupational Handbook available January 1, published in March 2022.  The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
The commissioner must calculate the base wage component values as follows for:  (1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
(1) personal care assistance services, CFSS, extended personal care assistance services and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
and extended CFSS. The base wage component value equals the median wage for personal care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
care aide (SOC code 31-1120);  (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
50.22 (2) enhanced rate personal care assistance services and enhanced rate CFSS. The base
50.02 Waga component value equals the product of median waga for personal care aids (SOC
wage component value equals the product of median wage for personal care aide (SOC
50.24 code 31-1120) and the value of the enhanced rate under section 256B.0659, subdivision
50.25 17a; and
50.26 (3) qualified professional services and CFSS worker training and development. The bas
wage component value equals the sum of 70 percent of the median wage for registered nurs
50.28 (SOC code 29-1141), 15 percent of the median wage for health care social worker (SOC
50.29 code 21-1099), and 15 percent of the median wage for social and human service assistant
50.30 (SOC code 21-1093).
50.31 <b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or within 90 days of
federal approval, whichever is later. The commissioner of human services shall notify the
50.33 revisor of statutes when federal approval is obtained.

Sec. 37. Minnesota Statutes 2022, section 256B.851, subdivision 5, is amended to read: 51.1 Subd. 5. Payment rates; component values. (a) The commissioner must use the 51.2 following component values: 51.3 (1) employee vacation, sick, and training factor, 8.71 percent; 51.4 51.5 (2) employer taxes and workers' compensation factor, 11.56 percent; (3) employee benefits factor, 12.04 percent; 51.6 (4) client programming and supports factor, 2.30 percent; 51.7 (5) program plan support factor, 7.00 percent; 51.8 (6) general business and administrative expenses factor, 13.25 percent; 51.9 (7) program administration expenses factor, 2.90 percent; and 51.10 (8) absence and utilization factor, 3.90 percent. 51.11 (b) For purposes of implementation, the commissioner shall use the following 51.12 implementation components: 51.13 (1) personal care assistance services and CFSS: 75.45 88.66 percent; 51.14 (2) enhanced rate personal care assistance services and enhanced rate CFSS: 75.45 88.66 51.15 percent; and 51.16 (3) qualified professional services and CFSS worker training and development: 75.45 51.17 88.66 percent. 51.18 (c) Effective January 1, 2025, for purposes of implementation, the commissioner shall 51.19 use the following implementation components: 51.20 (1) personal care assistance services and CFSS: 92.08 percent; 51.21 51.22 (2) enhanced rate personal care assistance services and enhanced rate CFSS: 92.08 percent; and 51.23 (3) qualified professional services and CFSS worker training and development: 92.08 51.24 percent. 51.25 (d) The commissioner shall use the following worker retention components: 51.26 (1) for workers who have provided fewer than 1,001 cumulative hours in personal care 51.27 assistance services or CFSS, the worker retention component is zero percent; 51.28

(2) for workers who have provided between 1,001 and 2,000 cumulative hours in persona
care assistance services or CFSS, the worker retention component is 2.17 percent;
(3) for workers who have provided between 2,001 and 6,000 cumulative hours in persona
care assistance services or CFSS, the worker retention component is 4.36 percent;
(4) for workers who have provided between 6,001 and 10,000 cumulative hours in
personal care assistance services or CFSS, the worker retention component is 7.35 percent
<u>and</u>
(5) for workers who have provided more than 10,000 cumulative hours in personal care
assistance services or CFSS, the worker retention component is 10.81 percent.
(e) The commissioner shall define the appropriate worker retention component based
on the total number of units billed for services rendered by the individual provider since
July 1, 2017. The worker retention component must be determined by the commissioner
for each individual provider and is not subject to appeal.
<b>EFFECTIVE DATE.</b> The amendments to paragraph (b) are effective January 1, 2024
or within 90 days of federal approval, whichever is later. Paragraph (b) expires January 1,
2025, or within 90 days of federal approval of paragraph (c), whichever is later. Paragraphs
(c) to (e) are effective January 1, 2025, or within 90 days of federal approval, whichever is
later. The commissioner of human services shall notify the revisor of statutes when federa
approval is obtained.
Sec. 38. Minnesota Statutes 2022, section 256B.851, subdivision 6, is amended to read:
Subd. 6. Payment rates; rate determination. (a) The commissioner must determine
the rate for personal care assistance services, CFSS, extended personal care assistance
services, extended CFSS, enhanced rate personal care assistance services, enhanced rate
CFSS, qualified professional services, and CFSS worker training and development as
follows:
(1) multiply the appropriate total wage component value calculated in subdivision 4 by
one plus the employee vacation, sick, and training factor in subdivision 5;
(2) for program plan support, multiply the result of clause (1) by one plus the program
plan support factor in subdivision 5;
(3) for employee-related expenses, add the employer taxes and workers' compensation
factor in subdivision 5 and the employee benefits factor in subdivision 5. The sum is
1 2

53.1	employee-related expenses. Multiply the product of clause (2) by one plus the value for
53.2	employee-related expenses;
53.3	(4) for client programming and supports, multiply the product of clause (3) by one plus
53.4	the client programming and supports factor in subdivision 5;
53.5	(5) for administrative expenses, add the general business and administrative expenses
53.6	factor in subdivision 5, the program administration expenses factor in subdivision 5, and
53.7	the absence and utilization factor in subdivision 5;
53.8	(6) divide the result of clause (4) by one minus the result of clause (5). The quotient is
53.9	the hourly rate;
53.10	(7) multiply the hourly rate by the appropriate implementation component under
53.11	subdivision 5. This is the adjusted hourly rate; and
53.12	(8) divide the adjusted hourly rate by four. The quotient is the total adjusted payment
53.13	rate.
53.14	(b) In processing claims, the commissioner shall incorporate the worker retention
53.15	component specified in subdivision 5, by multiplying one plus the total adjusted payment
53.16	rate by the appropriate worker retention component under subdivision 5, paragraph (d).
53.17	(b) (c) The commissioner must publish the total adjusted final payment rates.
53.18	EFFECTIVE DATE. This section is effective January 1, 2025, or 90 days after federal
53.19	approval, whichever is later. The commissioner of human services shall notify the revisor
53.20	of statutes when federal approval is obtained.
53.21	Sec. 39. Minnesota Statutes 2022, section 256D.425, subdivision 1, is amended to read:
53.22	Subdivision 1. <b>Persons entitled to receive aid.</b> A person who is aged, blind, or 18 years
53.23	of age or older and disabled and who is receiving supplemental security benefits under Title
53.24	XVI on the basis of age, blindness, or disability (or would be eligible for such benefits
53.25	except for excess income) is eligible for a payment under the Minnesota supplemental aid
53.26	program, if the person's net income is less than the standards in section 256D.44. A person
53.27	who is receiving benefits under the Minnesota supplemental aid program in the month prior
53.28	to becoming eligible under section 1619(b) of the Social Security Act is eligible for a
53.29	payment under the Minnesota supplemental aid program while they remain in section 1619(b)
53.30	status. Persons who are not receiving Supplemental Security Income benefits under Title
53.31	XVI of the Social Security Act or disability insurance benefits under Title II of the Social
53.32	Security Act due to exhausting time limited benefits are not eligible to receive benefits

54.1

54.2

54.3

54.4

54.5

54.6

54.7

54.8

54.9

54.10

54.11

54.12

54.13

54.14

54.15

54.18

54.19

54.20

54.21

under the MSA program. Persons who are not receiving Social Security or other maintenance benefits for failure to meet or comply with the Social Security or other maintenance program requirements are not eligible to receive benefits under the MSA program. Persons who are found ineligible for Supplemental Security Income because of excess income, but whose income is within the limits of the Minnesota supplemental aid program, must have blindness or disability determined by the state medical review team.

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

- Sec. 40. Minnesota Statutes 2022, section 268.19, subdivision 1, is amended to read:
- Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from any person under the administration of the Minnesota Unemployment Insurance Law are private data on individuals or nonpublic data not on individuals as defined in section 13.02, subdivisions 9 and 12, and may not be disclosed except according to a district court order or section 13.05. A subpoena is not considered a district court order. These data may be disseminated to and used by the following agencies without the consent of the subject of the data:
- 54.16 (1) state and federal agencies specifically authorized access to the data by state or federal law; 54.17
  - (2) any agency of any other state or any federal agency charged with the administration of an unemployment insurance program;
  - (3) any agency responsible for the maintenance of a system of public employment offices for the purpose of assisting individuals in obtaining employment;
- (4) the public authority responsible for child support in Minnesota or any other state in 54.22 accordance with section 256.978; 54.23
- (5) human rights agencies within Minnesota that have enforcement powers; 54.24
- (6) the Department of Revenue to the extent necessary for its duties under Minnesota 54.25 54.26 laws;
- (7) public and private agencies responsible for administering publicly financed assistance 54.27 programs for the purpose of monitoring the eligibility of the program's recipients; 54.28
- (8) the Department of Labor and Industry and the Commerce Fraud Bureau in the 54.29 Department of Commerce for uses consistent with the administration of their duties under 54.30 Minnesota law; 54.31

(9) the Department of Human Services and the Office of Inspector General and its agents

DTT

55.2	within the Department of Human Services, including county fraud investigators, for
55.3	investigations related to recipient or provider fraud and employees of providers when the
55.4	provider is suspected of committing public assistance fraud;
55.5	(10) the Department of Human Services for the purpose of evaluating medical assistance
55.6	services and supporting program improvement;
55.7	(10) (11) local and state welfare agencies for monitoring the eligibility of the data subject
55.8	for assistance programs, or for any employment or training program administered by those
55.9	agencies, whether alone, in combination with another welfare agency, or in conjunction
55.10	with the department or to monitor and evaluate the statewide Minnesota family investment
55.11	program and other cash assistance programs, the Supplemental Nutrition Assistance Program,
55.12	and the Supplemental Nutrition Assistance Program Employment and Training program by
55.13	providing data on recipients and former recipients of Supplemental Nutrition Assistance
55.14	Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child
55.15	care assistance under chapter 119B, or medical programs under chapter 256B or 256L or
55.16	formerly codified under chapter 256D;
55.17	(11) (12) local and state welfare agencies for the purpose of identifying employment,
55.18	wages, and other information to assist in the collection of an overpayment debt in an
55.19	assistance program;
55.20	(12) (13) local, state, and federal law enforcement agencies for the purpose of ascertaining
55.21	the last known address and employment location of an individual who is the subject of a
55.22	criminal investigation;
55.23	(13) (14) the United States Immigration and Customs Enforcement has access to data
55.24	on specific individuals and specific employers provided the specific individual or specific
55.25	employer is the subject of an investigation by that agency;
55.26	(14) (15) the Department of Health for the purposes of epidemiologic investigations;
55.27	(15) (16) the Department of Corrections for the purposes of case planning and internal
55.28	research for preprobation, probation, and postprobation employment tracking of offenders
55.29	sentenced to probation and preconfinement and postconfinement employment tracking of
55.30	committed offenders;
55.31	(16) (17) the state auditor to the extent necessary to conduct audits of job opportunity
55.32	building zones as required under section 469.3201; and

	ENGROSSMEN I
56.1	(17) (18) the Office of Higher Education for purposes of supporting program
56.2	improvement, system evaluation, and research initiatives including the Statewide
56.3	Longitudinal Education Data System.
56.4	(b) Data on individuals and employers that are collected, maintained, or used by the
56.5	department in an investigation under section 268.182 are confidential as to data on individuals
56.6	and protected nonpublic data not on individuals as defined in section 13.02, subdivisions 3
56.7	and 13, and must not be disclosed except under statute or district court order or to a party
56.8	named in a criminal proceeding, administrative or judicial, for preparation of a defense.
56.9	(c) Data gathered by the department in the administration of the Minnesota unemployment
56.10	insurance program must not be made the subject or the basis for any suit in any civil
56.11	proceedings, administrative or judicial, unless the action is initiated by the department.
56.12	Sec. 41. Laws 2021, First Special Session chapter 7, article 17, section 16, is amended to
56.13	read:
56.14	Sec. 16. RESEARCH ON ACCESS TO LONG-TERM CARE SERVICES AND
56.15	FINANCING.
56.16	(a) This act includes \$400,000 in fiscal year 2022 and \$300,000 in fiscal year 2023 for
56.17	an actuarial research study of public and private financing options for long-term services
56.18	and supports reform to increase access across the state. Any unexpended amount in fiscal
56.19	year 2023 is available through June 30, 2024. The commissioner of human services must
56.20	conduct the study. Of this amount, the commissioner may transfer up to \$100,000 to the
56.21	commissioner of commerce for costs related to the requirements of the study. The general
56.22	fund base included in this act for this purpose is \$0 in fiscal year 2024 and \$0 in fiscal year
56.23	2025.
56.24	(b) All activities must be completed by June 30, 2024.
56.25	Sec. 42. HOME AND COMMUNITY-BASED WORKFORCE INCENTIVE FUND
56.26	GRANTS.
.v20	OIGHTID.
56.27	Subdivision 1. Grant program established. The commissioner of human services shall
56.28	establish grants for disability and home and community-based providers to assist with
56.29	recruiting and retaining direct support and frontline workers.

meanings given.

56.30

56.31

Subd. 2. **Definitions.** (a) For purposes of this section, the following terms have the

57.1	(b) "Commissioner" means the commissioner of human services.
57.2	(c) "Eligible employer" means an organization enrolled in a Minnesota health care
57.3	program or providing housing services and is:
57.4	(1) a provider of home and community-based services under Minnesota Statutes, chapter
57.5	<u>245D; or</u>
57.6	(2) a facility certified as an intermediate care facility for persons with developmental
57.7	disabilities.
<ul><li>57.8</li><li>57.9</li></ul>	(d) "Eligible worker" means a worker who earns \$30 per hour or less and is currently employed or recruited to be employed by an eligible employer.
57.10	Subd. 3. Allowable uses of grant money. (a) Grantees must use grant money to provide
57.11	payments to eligible workers for the following purposes:
57.12	(1) retention, recruitment, and incentive payments;
57.13	(2) postsecondary loan and tuition payments;
57.14	(3) child care costs;
57.15	(4) transportation-related costs; and
57.16	(5) other costs associated with retaining and recruiting workers, as approved by the
57.17	commissioner.
57.18	(b) Eligible workers may receive payments up to \$1,000 per year from the home and
57.19	community-based workforce incentive fund.
57.20	(c) The commissioner must develop a grant cycle distribution plan that allows for
57.21	equitable distribution of money among eligible employers. The commissioner's determination
57.22	of the grant awards and amounts is final and is not subject to appeal.
57.23	Subd. 4. Attestation. As a condition of obtaining grant payments under this section, an
57.24	eligible employer must attest and agree to the following:
57.25	(1) the employer is an eligible employer;
57.26	(2) the total number of eligible employees;
57.27	(3) the employer will distribute the entire value of the grant to eligible workers allowed
57.28	under this section;
57.29	(4) the employer will create and maintain records under subdivision 6;

58.1	(5) the employer will not use the money appropriated under this section for any purpose
58.2	other than the purposes permitted under this section; and
58.3	(6) the entire value of any grant amounts will be distributed to eligible workers identified
58.4	by the employer.
58.5	Subd. 5. Distribution plan; report. (a) A provider agency or individual provider that
58.6	receives a grant under subdivision 4 shall prepare, and upon request submit to the
58.7	commissioner, a distribution plan that specifies the amount of money the provider expects
58.8	to receive and how that money will be distributed for recruitment and retention purposes
58.9	for eligible employees. Within 60 days of receiving the grant, the provider must post the
58.10	distribution plan and leave it posted for a period of at least six months in an area of the
58.11	provider's operation to which all direct support professionals have access.
58.12	(b) Within 12 months of receiving a grant under this section, each provider agency or
58.13	individual provider that receives a grant under subdivision 4 shall submit a report to the
58.14	commissioner that includes the following information:
58.15	(1) a description of how grant money was distributed to eligible employees; and
58.16	(2) the total dollar amount distributed.
58.17	(c) Failure to submit the report under paragraph (b) may result in recoupment of grant
58.18	money.
58.19	Subd. 6. Audits and recoupment. (a) The commissioner may perform an audit under
58.20	this section up to six years after a grant is awarded to ensure:
58.21	(1) the grantee used the money solely for allowable purposes under subdivision 3;
58.22	(2) the grantee was truthful when making attestations under subdivision 4; and
58.23	(3) the grantee complied with the conditions of receiving a grant under this section.
58.24	(b) If the commissioner determines that a grantee used grant money for purposes not
58.25	authorized under this section, the commissioner must treat any amount used for a purpose
58.26	not authorized under this section as an overpayment. The commissioner must recover any
58.27	overpayment.
58.28	Subd. 7. Grants not to be considered income. (a) Notwithstanding any law to the
58.29	contrary, grant awards under this section must not be considered income, assets, or personal
58.30	property for purposes of determining eligibility or recertifying eligibility for:
58.31	(1) child care assistance programs under Minnesota Statutes, chapter 119B;

59.1	(2) general assistance, Minnesota supplemental aid, and food support under Minnesota
59.2	Statutes, chapter 256D;
59.3	(3) housing support under Minnesota Statutes, chapter 256I;
59.4	(4) the Minnesota family investment program and diversionary work program under
59.5	Minnesota Statutes, chapter 256J; and
59.6	(5) economic assistance programs under Minnesota Statutes, chapter 256P.
59.7	(b) The commissioner must not consider grant awards under this section as income or
59.8	assets under Minnesota Statutes, section 256B.056, subdivision 1a, paragraph (a), 3, or 3c,
59.9	or for persons with eligibility determined under Minnesota Statutes, section 256B.057,
59.10	subdivision 3, 3a, 3b, 4, or 9.
59.11	Sec. 43. NEW AMERICAN LEGAL AND SOCIAL SERVICES WORKFORCE
59.12	GRANT PROGRAM.
59.13	Subdivision 1. <b>Definition.</b> "Eligible workers" means persons who require legal services
59.14	to seek or maintain status and secure or maintain legal authorization for employment.
59.15	Subd. 2. Grant program established. The commissioner of human services shall
59.16	establish a new American legal and social services workforce grant program for organizations
59.17	that assist eligible workers:
59.18	(1) in seeking or maintaining legal or citizenship status to become or remain legally
59.19	authorized for employment in any field or industry, including but not limited to the long-term
59.20	care workforce; or
59.21	(2) to provide supports during the legal process or while seeking qualified legal assistance.
59.22	Subd. 3. Distribution of grants. The commissioner shall ensure that grant money is
59.23	awarded to organizations and entities that demonstrate that they have the qualifications,
59.24	experience, expertise, cultural competency, and geographic reach to offer legal or social
59.25	services under this section to eligible workers. In distributing grant awards, the commissioner
59.26	shall prioritize organizations or entities serving populations for whom existing legal services
59.27	and social services for the purposes listed in subdivision 2 are unavailable or insufficient.
59.28	Subd. 4. Eligible grantees. Organizations or entities eligible to receive grant money
59.29	under this section include local governmental units, federally recognized Tribal Nations,
59.30	and nonprofit organizations as defined under section 501(c)(3) of the Internal Revenue Code
59.31	that provide legal or social services to eligible populations. Priority should be given to

60.1	organizations and entities that serve populations in areas of the state where worker shortages
60.2	are most acute.
60.3	Subd. 5. Grantee duties. Organizations or entities receiving grant money under this
60.4	section must provide services that include the following activities:
60.5	(1) intake, assessment, referral, orientation, legal advice, or representation to eligible
60.6	workers to seek or maintain legal or citizenship status and secure or maintain legal
60.7	authorization for employment in the United States; or
60.8	(2) social services designed to help eligible populations meet their immediate basic needs
60.9	during the process of seeking or maintaining legal status and legal authorization for
60.10	employment, including but not limited to accessing housing, food, employment or
60.11	employment training, education, course fees, community orientation, transportation, child
60.12	care, and medical care. Social services may also include navigation services to address
60.13	ongoing needs once immediate basic needs have been met and repaying student loan debt
60.14	directly incurred as a result of pursuing a qualifying course of study or training.
60.15	Subd. 6. Reporting. (a) Grant recipients under this section must collect and report to
60.16	the commissioner information on program participation and program outcomes. The
60.17	commissioner shall determine the form and timing of reports.
60.18	(b) Grant recipients providing immigration legal services under this section must collect
60.19	and report to the commissioner data that are consistent with the requirements established
60.20	for the advisory committee established by the supreme court under Minnesota Statutes,
60.21	section 480.242, subdivision 1.
60.22	Sec. 44. SUPPORTING NEW AMERICANS IN THE LONG-TERM CARE
60.23	WORKFORCE GRANTS.
60.24	Subdivision 1. Definition. For the purposes of this section, "new American" means an
60.25	individual born abroad and the individual's children, irrespective of immigration status.
60.26	Subd. 2. Grant program established. The commissioner of human services shall
60.27	establish a grant program for organizations that support immigrants, refugees, and new
60.28	Americans interested in entering the long-term care workforce.
60.29	Subd. 3. Eligibility. (a) The commissioner shall select projects for funding under this
60.30	section. An eligible applicant for the grant program in subdivision 1 is an:

(1) organization or provider that is experienced in working with immigrants, refugees,
and people born outside of the United States and that demonstrates cultural competency;
<u>or</u>
(2) organization or provider with the expertise and capacity to provide training, peer
mentoring, supportive services, and workforce development or other services to develop
and implement strategies for recruiting and retaining qualified employees.
(b) The commissioner shall prioritize applications from joint labor management programs
Subd. 4. Allowable grant activities. Money allocated under this section must be used
to:
(1) support immigrants, refugees, or new Americans to obtain or maintain employmen
in the long-term care workforce;
(2) develop connections to employment with long-term care employers and potential
employees;
(3) provide recruitment, training, guidance, mentorship, and other support services
necessary to encourage employment, employee retention, and successful community
integration;
(4) provide career education, wraparound support services, and job skills training in
high-demand health care and long-term care fields;
(5) pay for program expenses, including but not limited to hiring instructors and
navigators, space rentals, and supportive services to help participants attend classes.
Allowable uses for supportive services include but are not limited to:
(i) course fees;
(ii) child care costs;
(iii) transportation costs;
(iv) tuition fees;
(v) financial coaching fees; or
(vi) mental health supports and uniforms costs incurred as a direct result of participating
in classroom instruction or training; or
(6) repay student loan debt directly incurred as a result of pursuing a qualifying course
of study or training.

62.1	Sec. 45. PROVIDER CAPACITY GRANTS FOR RURAL AND UNDERSERVED
62.2	COMMUNITIES.
62.3	Subdivision 1. Establishment and authority. (a) The commissioner of human services
62.4	shall award grants to organizations that provide community-based services to rural or
62.5	underserved communities. The grants must be used to build organizational capacity to
62.6	provide home and community-based services in the state and to build new or expanded
62.7	infrastructure to access medical assistance reimbursement.
62.8	(b) The commissioner shall conduct community engagement, provide technical assistance,
62.9	and establish a collaborative learning community related to the grants available under this
62.10	section and shall work with the commissioners of management and budget and administration
62.11	to mitigate barriers in accessing grant money.
62.12	(c) The commissioner shall limit expenditures under this subdivision to the amount
62.13	appropriated for this purpose.
62.14	(d) The commissioner shall give priority to organizations that provide culturally specific
62.15	and culturally responsive services or that serve historically underserved communities
62.16	throughout the state.
62.17	Subd. 2. Eligibility. An eligible applicant for the capacity grants under subdivision 1 is
62.18	an organization or provider that serves, or will serve, rural or underserved communities
62.19	and:
62.20	(1) provides, or will provide, home and community-based services in the state; or
62.21	(2) serves, or will serve, as a connector for communities to available home and
62.22	community-based services.
62.23	Subd. 3. Allowable grant activities. Grants under this section must be used by recipients
62.24	for the following activities:
62.25	(1) expanding existing services;
62.26	(2) increasing access in rural or underserved areas;
62.27	(3) creating new home and community-based organizations;
62.28	(4) connecting underserved communities to benefits and available services; or

62.29

(5) building new or expanded infrastructure to access medical assistance reimbursement.

63.1	Sec. 46. APPROVAL OF CORPORATE FOSTER CARE MORATORIUM

63.2	EXCEPTIONS.
63.3	(a) The commissioner of human services may approve or deny corporate foster care
63.4	moratorium exceptions requested under Minnesota Statutes, section 245A.03, subdivision
63.5	7, paragraph (a), clause (5), prior to approval of a service provider's home and
63.6	community-based services license under Minnesota Statutes, chapter 245D. Approval of
63.7	the moratorium exception must not be construed as final approval of a service provider's
63.8	home and community-based services or community residential setting license.
63.9	(b) Approval under paragraph (a) must be available only for service providers that have
63.10	requested a home and community-based services license under Minnesota Statutes, chapter
63.11	<u>245D.</u>
63.12	(c) Approval under paragraph (a) must be rescinded if the service provider's application
63.13	for a home and community-based services or community residential setting license is denied.
63.14	(d) This section expires December 31, 2023.
63.15	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
63.16	Sec. 47. BUDGET INCREASE FOR CONSUMER-DIRECTED COMMUNITY
63.17	SUPPORTS.
63.18	(a) Effective January 1, 2024, or upon federal approval, whichever is later,
63.19	consumer-directed community support budgets identified in the waiver plans under Minnesota
63.20	Statutes, sections 256B.092 and 256B.49, and chapter 256S, and the alternative care program
63.21	under Minnesota Statutes, section 256B.0913, must be increased by 8.49 percent.
63.22	(b) Effective January 1, 2025, or upon federal approval, whichever is later,
63.23	consumer-directed community support budgets identified in the waiver plans under Minnesota
63.24	Statutes, sections 256B.092 and 256B.49, and chapter 256S, and the alternative care program
63.25	under Minnesota Statutes, section 256B.0913, must be increased by 4.53 percent.
63.26	Sec. 48. EARLY INTENSIVE DEVELOPMENTAL AND BEHAVIORAL
63.27	INTERVENTION LICENSURE STUDY.
63.28	(a) The commissioner of human services must review the medical assistance early
63.29	intensive developmental and behavioral intervention (EIDBI) service and evaluate the need

63.30

for licensure or other regulatory modifications. At a minimum, the evaluation must include:

C 1 1	(1) an axamination of aureant Danartment of Human Sarvices licensed programs that
64.1	(1) an examination of current Department of Human Services-licensed programs that are similar to EIDBI;
64.2	are similar to EIDBI,
64.3	(2) an environmental scan of licensure requirements for Medicaid autism programs in
64.4	other states; and
64.5	(3) consideration of health and safety needs for populations with autism and related
64.6	conditions.
64.7	(b) The commissioner must consult with interested stakeholders, including self-advocates
64.8	who use EIDBI services, EIDBI providers, parents of youth who use EIDBI services, and
64.9	advocacy organizations. The commissioner must convene stakeholder meetings to obtain
64.10	feedback on licensure or regulatory recommendations.
64.11	Sec. 49. STUDY TO EXPAND ACCESS TO SERVICES FOR PEOPLE WITH
64.12	CO-OCCURRING BEHAVIORAL HEALTH CONDITIONS AND DISABILITIES.
64.13	The commissioner of human services, in consultation with stakeholders, must evaluate
64.14	options to expand services authorized under Minnesota's federally approved home and
64.15	community-based waivers, including positive support, crisis respite, respite, and specialist
64.16	services. The evaluation may include options to authorize services under Minnesota's medical
64.17	assistance state plan and strategies to decrease the number of people who remain in hospitals,
64.18	jails, and other acute or crisis settings when they no longer meet medical or other necessity
64.19	<u>criteria.</u>
64.20	Sec. 50. SELF-DIRECTED WORKER CONTRACT RATIFICATION.
64.21	The labor agreement between the state of Minnesota and the Service Employees
64.22	International Union Healthcare Minnesota and Iowa, submitted to the Legislative
64.23	Coordinating Commission on February 27, 2023, is ratified.
64.24	Sec. 51. MEMORANDUMS OF UNDERSTANDING.
64.25	The memorandums of understanding with the Service Employees International Union
64.26	Healthcare Minnesota and Iowa, submitted by the commissioner of management and budget
64.27	on February 27, 2023, are ratified.
64.28	Sec. 52. SPECIALIZED EQUIPMENT AND SUPPLIES LIMIT INCREASE.
64.29	Upon federal approval, the commissioner of human services must increase the annual
64.30	limit for specialized equipment and supplies under Minnesota's federally approved home

65.1	and community-based service waiver plans, alternative care, and essential community
65.2	supports to \$10,000.
65.3	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
65.4	whichever is later. The commissioner of human services shall notify the revisor of statutes
65.5	when federal approval is obtained.
65.6	Sec. 53. INTERAGENCY EMPLOYMENT SUPPORTS ALIGNMENT STUDY.
65.7	The commissioners of human services, employment and economic development, and
65.8	education must conduct an interagency alignment study on employment supports for people
65.9	with disabilities. The study must evaluate:
65.10	(1) service rates;
65.11	(2) provider enrollment and monitoring standards; and
65.12	(3) eligibility processes and people's lived experience transitioning between employment
65.13	programs.
65.14	Sec. 54. MONITORING EMPLOYMENT OUTCOMES.
65.15	By January 15, 2025, the Departments of Human Services, Employment and Economic
65.16	Development, and Education must provide the chairs and ranking minority members of the
65.17	legislative committees with jurisdiction over health, human services, and labor with a plan
65.18	for tracking employment outcomes for people with disabilities served by programs
65.19	administered by the agencies. This plan must include any needed changes to state law to
65.20	track supports received and outcomes across programs.
65.21	Sec. 55. PHASE-OUT OF THE USE OF SUBMINIMUM WAGE FOR MEDICAL
65.22	ASSISTANCE DISABILITY SERVICES.
65.23	The commissioner of human services must seek all necessary amendments to Minnesota's
65.24	federally approved disability waiver plans to require that people receiving prevocational or
65.25	employment support services are compensated at or above the state minimum wage or at
65.26	or above the prevailing local minimum wage no later than August 1, 2028.
65.27	Sec. 56. RATE INCREASE FOR CERTAIN DISABILITY WAIVER SERVICES.
65.28	The commissioner of human services shall increase payment rates for chore services,
65.29	homemaker services, and home-delivered meals provided under Minnesota Statutes, sections
65.30	256B.092 and 256B.49, by 15.8 percent from the rates in effect on December 31, 2023.

	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
1	whichever is later. The commissioner of human services shall notify the revisor of statutes
_	when federal approval is obtained.
	Sec. 57. RATE INCREASE FOR EARLY INTENSIVE DEVELOPMENTAL AND
]	BEHAVIORAL INTERVENTION BENEFIT SERVICES.
	The commissioner of human services shall increase payment rates for early intensive
(	developmental and behavioral intervention services under Minnesota Statutes, section
4	256B.0949, by 15.8 percent from the rates in effect on December 31, 2023.
	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
1	whichever is later. The commissioner of human services shall notify the revisor of statutes
1	when federal approval is obtained.
	Sec. 58. RATE INCREASE FOR HOME CARE SERVICES.
	The commissioner of human services shall increase payment rates for home health
	services and home care nursing services under Minnesota Statutes, section 256B.0651,
S	subdivision 2, clauses (1) and (3); respiratory therapy under Minnesota Rules, part 9505.0295,
٥	subpart 2, item E; and home health agency services under Minnesota Statutes, section
	256B.0653, by 15.8 percent from the rates in effect on December 31, 2023.
	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
١	whichever is later. The commissioner of human services shall notify the revisor of statutes
1	when federal approval is obtained.
	Sec. 59. RATE INCREASE FOR INTERMEDIATE CARE FACILITIES FOR
]	PERSONS WITH DEVELOPMENTAL DISABILITIES DAY TRAINING AND
]	HABILITATION SERVICES.
	The commissioner of human services shall increase payment rates for day training and
1	nabilitation services under Minnesota Statutes, section 252.46, by 15.8 percent from the
	rates in effect on December 31, 2023.
	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
1	whichever is later. The commissioner of human services shall notify the revisor of statutes

66.29

when federal approval is obtained.

Sec. 60. STUDY ON PRESUMPTIVE ELIGIBILITY FOR LONG-TERM SERVICES
AND SUPPORTS.
(a) The commissioner of human services must study presumptive functional eligibility
for people with disabilities and older adults in the following programs:
(1) medical assistance, alternative care, and essential community supports; and
(2) home and community-based services.
(b) The commissioner must evaluate the following in the study of presumptive eligibility
within the programs listed in paragraph (a):
(1) current eligibility processes;
(2) barriers to timely eligibility determinations; and
(3) strategies to enhance access to home and community-based services in the least
restrictive setting.
(c) By January 1, 2025, the commissioner must report recommendations and draft
legislation to the chairs and ranking minority members of the legislative committees with
jurisdiction over health and human services finance and policy.
Sec. 61. <b>SYSTEMIC REVIEW OF ACUTE CARE HOSPITALIZATIONS STUDY.</b> (a) The commissioner of human services must conduct a systemic review of acute care
hospitalizations for older adults on medical assistance and people on medical assistance
with disabilities and behavioral health conditions. The review must include:
(1) an analysis of reimbursement rates to support people with complex support needs;
(2) a survey of other states' policies, models, and service options to reduce and respond
to acute care hospitalizations;
(3) systemic critical incident reviews of people who are hospitalized in acute care
hospitals for longer than 90 days in order to determine systemic, regulatory, staff training,
or other reoccurring barriers keeping individuals from returning to the community or lower
levels of care; and
(4) a comparison of different methods to increase and enhance statewide provider capacity
to support people with complex needs.
(b) The commissioner must submit a report to the chairs and ranking minority members
of the legislative committees and divisions with jurisdiction over health and human services

68.1	policy and finance by January 15, 2025. The report must include proposed legislation
68.2	necessary to enact the report's recommendations.
68.3	Sec. 62. REPEALER.
68.4	Minnesota Statutes 2022, section 256B.4914, subdivision 6b, is repealed.
68.5	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2026, or upon federal approval,
68.6	whichever is later. The commissioner of human services shall notify the revisor of statutes
68.7	when federal approval is obtained.
68.8	ARTICLE 2
68.9	AGING SERVICES
68.10	Section 1. Minnesota Statutes 2022, section 256.975, subdivision 6, is amended to read:
68.11	Subd. 6. Indian Native American elders coordinator position. (a) The Minnesota
68.12	Board on Aging shall create an Indian a Native American elders coordinator position, and
68.13	shall hire staff as appropriations permit for the purposes of <del>coordinating efforts with the</del>
68.14	National Indian Council on Aging and developing facilitating the coordination and
68.15	<u>development of a comprehensive</u> statewide <u>Tribal-based</u> service system for <u>Indian Native</u>
68.16	American elders. An Indian elder is defined for purposes of this subdivision as an Indian
68.17	enrolled in a band or tribe who is 55 years or older.
68.18	(b) For purposes of this subdivision, the following terms have the meanings given:
68.19	(1) "Native American elder" means an individual enrolled in a federally recognized
68.20	Tribe and identified as an elder according to the requirements of the individual's home Tribe;
68.21	<u>and</u>
68.22	(2) "Tribal government" means representatives of each of the 11 federally recognized
68.23	Native American Tribes located wholly or partially within the boundaries of the state of
68.24	Minnesota.
68.25	(c) The statewide <u>Tribal-based</u> service system <u>must may</u> include the following
68.26	components:
68.27	(1) an assessment of the program eligibility, examining the need to change the age-based
68.28	eligibility criteria to need-based eligibility criteria;
68.29	(2)(1) a planning system that would plan to grant, or make recommendations for granting,
68.30	federal and state funding for statewide Tribal-based Native American programs and services;

ENGROSSWENT							
	(2) a plan to $(2)$	develon husiness	s initiatives	involving	Tribal mem	here that will	II analify

69.1	(2) a plan to develop business initiatives involving Tribal members that will qualify for
69.2	federal- and state-funded elder service contracts;
69.3	(3) a plan for statewide Tribal-based service focal points, senior centers, or community
69.4	eenters for socialization and service accessibility for Indian Native American elders;
69.5	(4) a plan to develop and implement statewide education and public awareness eampaigns
69.6	promotions, including awareness programs, sensitivity cultural sensitivity training, and
69.7	public education on Indian elder needs Native American elders;
69.8	(5) a plan for statewide culturally appropriate information and referral services for Native
69.9	American elders, including legal advice and counsel and trained advocates and an Indian
69.10	elder newsletter;
69.11	(6) a plan for a coordinated statewide Tribal-based health care system including health
69.12	promotion/prevention promotion and prevention, in-home service, long-term care service,
69.13	and health care services;
69.14	(7) a plan for ongoing research involving Indian elders including needs assessment and
69.15	needs analysis; collection of significant data on Native American elders, including population,
69.16	health, socialization, mortality, homelessness, and economic status; and
69.17	(8) information and referral services for legal advice or legal counsel; and
69.18	(9) (8) a plan to coordinate services with existing organizations, including but not limited
69.19	to the state of Minnesota, the Council of Minnesota Indian Affairs Council, the Minnesota
69.20	Indian Council of Elders, the Minnesota Board on Aging, Wisdom Steps, and Minnesota
69.21	Tribal governments.
69.22	Sec. 2. Minnesota Statutes 2022, section 256.9754, is amended to read:
69.23	256.9754 COMMUNITY SERVICES DEVELOPMENT LIVE WELL AT HOME
69.24	GRANTS PROGRAM.
69.25	Subdivision 1. <b>Definitions.</b> For purposes of this section, the following terms have the
69.26	meanings given.
69.27	(a) "Community" means a town, township, city, or targeted neighborhood within a city,
69.28	or a consortium of towns, townships, cities, or targeted neighborhoods within cities.
69.29	(b) "Core home and community-based services provider" means a Faith in Action, Living
69.30	at Home/Block Nurse, congregational nurse, or similar community-based program governed
69.31	by a board, the majority of whose members reside within the program's service area, that

69.32

organizes and uses volunteers and paid staff to deliver nonmedical services intended to

	E. GROSSINE. (1
70.1	assist older adults to identify and manage risks and to maintain their community living and
70.2	integration in the community.
70.3	(c) "Long-term services and supports" means any service available under the elderly
70.4	waiver program or alternative care grant programs, nursing facility services, transportation
70.5	services, caregiver support and respite care services, and other home and community-based
70.6	services identified as necessary either to maintain lifestyle choices for older adults or to
70.7	support them to remain in their own home.
70.8	(b) (d) "Older adult services" means any services available under the elderly waiver
70.9	program or alternative care grant programs; nursing facility services; transportation services;
70.10	respite services; and other community-based services identified as necessary either to
70.11	maintain lifestyle choices for older Minnesotans, or to promote independence.
70.12	(e) (e) "Older adult" refers to individuals 65 years of age and older.
70.13	Subd. 2. Creation; purpose. (a) The community services development live well at home
70.14	grants program is are created under the administration of the commissioner of human
70.15	services.
70.16	(b) The purpose of projects selected by the commissioner of human services under this
70.17	section is to make strategic changes in the long-term services and supports system for older
70.18	adults and people with dementia, including statewide capacity for local service development
70.19	and technical assistance, and statewide availability of home and community-based services
70.20	for older adult services, caregiver support and respite care services, and other supports in
70.21	Minnesota. These projects are intended to create incentives for new and expanded home
70.22	and community-based services in Minnesota in order to:
70.23	(1) reach older adults early in the progression of their need for long-term services and
70.24	supports, providing them with low-cost, high-impact services that will prevent or delay the
70.25	use of more costly services;
70.26	(2) support older adults to live in the most integrated, least restrictive community setting;
70.27	(3) support the informal caregivers of older adults;
70.28	(4) develop and implement strategies to integrate long-term services and supports with
70.29	health care services, in order to improve the quality of care and enhance the quality of life

(5) ensure cost-effective use of financial and human resources; 70.31

of older adults and their informal caregivers;

71.1	(6) build community-based approaches and community commitment to delivering
71.2	long-term services and supports for older adults in their own homes;
71.3	(7) achieve a broad awareness and use of lower-cost in-home services as an alternative
71.4	to nursing homes and other residential services;
71.5	(8) strengthen and develop additional home and community-based services and
71.6	alternatives to nursing homes and other residential services; and
71.7	(9) strengthen programs that use volunteers.
71.8	(c) The services provided by these projects are available to older adults who are eligible
71.9	for medical assistance and the elderly waiver under chapter 256S, the alternative care
71.10	program under section 256B.0913, or the essential community supports grant under section
71.11	256B.0922, and to persons who have their own money to pay for services.
71.12	Subd. 3. Provision of Community services development grants. The commissioner
71.13	shall make community services development grants available to communities, providers of
71.14	older adult services identified in subdivision 1, or to a consortium of providers of older
71.15	adult services, to establish older adult services. Grants may be provided for capital and other
71.16	costs including, but not limited to, start-up and training costs, equipment, and supplies
71.17	related to older adult services or other residential or service alternatives to nursing facility
71.18	care. Grants may also be made to renovate current buildings, provide transportation services,
71.19	fund programs that would allow older adults or individuals with a disability to stay in their
71.20	own homes by sharing a home, fund programs that coordinate and manage formal and
71.21	informal services to older adults in their homes to enable them to live as independently as
71.22	possible in their own homes as an alternative to nursing home care, or expand state-funded
71.23	programs in the area.
71.24	Subd. 3a. <b>Priority for other grants.</b> The commissioner of health shall give priority to
71.25	a grantee selected under subdivision 3 when awarding technology-related grants, if the
71.26	grantee is using technology as part of the proposal unless that priority conflicts with existing
71.27	state or federal guidance related to grant awards by the Department of Health. The
71.28	commissioner of transportation shall give priority to a grantee under subdivision 3 when
71.29	distributing transportation-related funds to create transportation options for older adults
71.30	unless that preference conflicts with existing state or federal guidance related to grant awards
71.31	by the Department of Transportation.
71.32	Subd. 3b. <b>State waivers.</b> The commissioner of health may waive applicable state laws
71.33	and rules for grantees under subdivision 3 on a time-limited basis if the commissioner of

72.1	health determines that a participating grantee requires a waiver in order to achieve
72.2	demonstration project goals.
72.3	Subd. 3c. Caregiver support and respite care projects. (a) The commissioner shall
72.4	establish projects to expand the availability of caregiver support and respite care services
72.5	for family and other caregivers. The commissioner shall use a request for proposals to select
72.6	nonprofit entities to administer the projects. Projects must:
72.7	(1) establish a local coordinated network of volunteer and paid respite workers;
72.8	(2) coordinate assignment of respite care services to caregivers of older adults;
72.9	(3) assure the health and safety of the older adults;
72.10	(4) identify at-risk caregivers;
72.11	(5) provide information, education, and training for caregivers in the designated
72.12	community; and
72.13	(6) demonstrate the need in the proposed service area, particularly where nursing facility
72.14	closures have occurred or are occurring or areas with service needs identified by section
72.15	144A.351. Preference must be given for projects that reach underserved populations.
72.16	(b) Projects must clearly describe:
72.17	(1) how they will achieve their purpose;
72.18	(2) the process for recruiting, training, and retraining volunteers; and
72.19	(3) a plan to promote the project in the designated community, including outreach to
72.20	persons needing the services.
72.21	(c) Money for all projects under this subdivision may be used to:
72.22	(1) hire a coordinator to develop a coordinated network of volunteer and paid respite
72.23	care services and assign workers to clients;
72.24	(2) recruit and train volunteer providers;
72.25	(3) provide information, training, and education to caregivers;
72.26	(4) advertise the availability of the caregiver support and respite care project; and
72.27	(5) purchase equipment to maintain a system of assigning workers to clients.
72.28	(d) Volunteer and caregiver training must include resources on how to support an
72.29	individual with dementia.
72.30	(e) Project money may not be used to supplant existing funding sources.

73.1	Subd. 3d. Core home and community-based services projects. The commissioner
73.2	shall select and contract with core home and community-based services providers for projects
73.3	to provide services and supports to older adults both with and without family and other
73.4	informal caregivers using a request for proposals process. Projects must:
73.5	(1) have a credible public or private nonprofit sponsor providing ongoing financial
73.6	support;
73.7	(2) have a specific, clearly defined geographic service area;
73.8	(3) use a practice framework designed to identify high-risk older adults and help them
73.9	take action to better manage their chronic conditions and maintain their community living;
73.10	(4) have a team approach to coordination and care, ensuring that the older adult
73.11	participants, their families, and the formal and informal providers are all part of planning
73.12	and providing services;
73.13	(5) provide information, support services, homemaking services, counseling, and training
73.14	for the older adults and family caregivers;
73.15	(6) encourage service area or neighborhood residents and local organizations to
73.16	collaborate in meeting the needs of older adults in their geographic service areas;
73.17	(7) recruit, train, and direct the use of volunteers to provide informal services and other
73.18	appropriate support to older adults and their caregivers; and
73.19	(8) provide coordination and management of formal and informal services to older adults
73.20	and their families using less expensive alternatives.
73.21	Subd. 3e. Community service grants. The commissioner shall award contracts for
73.22	grants to public and private nonprofit agencies to establish services that strengthen a
73.23	community's ability to provide a system of home and community-based services for elderly
73.24	persons. The commissioner shall use a request for proposals process.
73.25	Subd. 4. Eligibility. Grants may be awarded only to communities and providers or to a
73.26	consortium of providers that have a local match of 50 percent of the costs for the project in
73.27	the form of donations, local tax dollars, in-kind donations, fundraising, or other local matches.
73.28	Subd. 5. Grant preference. The commissioner of human services shall give preference
73.29	when awarding grants under this section to areas where nursing facility closures have
73.30	occurred or are occurring or areas with service needs identified by section 144A.351. The
73.31	commissioner may award grants to the extent grant funds are available and to the extent
73.32	applications are approved by the commissioner. Denial of approval of an application in one

74.3

74.4

74.5

74.6

74.7

74.8

74.9

74.10

74.11

74.12

74.13

74.14

74.15

74.16

74.17

74.18

74.19

74.20

74.25

74.26

74.27

74.28

74.29

74.30

year does not preclude submission of an application in a subsequent year. The maximum 74.1 grant amount is limited to \$750,000. 74.2

## Sec. 3. [256.9756] CAREGIVER RESPITE SERVICES GRANTS.

Subdivision 1. Caregiver respite services grant program established. The commissioner of human services must establish a caregiver respite services grant program to increase the availability of respite services for family caregivers of people with dementia and older adults and to provide information, education, and training to respite caregivers and volunteers regarding caring for people with dementia. From the money made available for this purpose, the commissioner must award grants on a competitive basis to respite service providers, giving priority to areas of the state where there is a high need of respite services. Subd. 2. Eligible uses. Grant recipients awarded grant money under this section must use a portion of the grant award as determined by the commissioner to provide free or subsidized respite services for family caregivers of people with dementia and older adults. Subd. 3. Report. By January 15, 2026, and every other January 15 thereafter, the commissioner shall submit a progress report about the caregiver respite services grants in this section to the chairs and ranking minority members of the legislative committees with jurisdiction over human services finance and policy. The progress report must include metrics of the use of the grant program money. Sec. 4. Minnesota Statutes 2022, section 256B.0917, subdivision 1b, is amended to read: Subd. 1b. **Definitions.** (a) For purposes of this section, the following terms have the meanings given.

- 74.21 74.22
- (b) "Community" means a town; township; city; or targeted neighborhood within a city; 74.23 74.24 or a consortium of towns, townships, cities, or specific neighborhoods within a city.
  - (c) "Core home and community-based services provider" means a Faith in Action, Living at Home Block Nurse, Congregational Nurse, or similar community-based program governed by a board, the majority of whose members reside within the program's service area, that organizes and uses volunteers and paid staff to deliver nonmedical services intended to assist older adults to identify and manage risks and to maintain their community living and integration in the community.
- (d) (b) "Eldercare development partnership" means a team of representatives of county 74.31 social service and public health agencies, the area agency on aging, local nursing home 74.32

	ENGROSSIZEIVI
75.1	providers, local home care providers, and other appropriate home and community-based
75.2	providers in the area agency's planning and service area.
75.3	(e) (c) "Long-term services and supports" means any service available under the elderly
75.4	waiver program or alternative care grant programs, nursing facility services, transportation
75.5	services, caregiver support and respite care services, and other home and community-based
75.6	services identified as necessary either to maintain lifestyle choices for older adults or to
75.7	support them to remain in their own home.
75.8	(f) (d) "Older adult" refers to an individual who is 65 years of age or older.
75.9	Sec. 5. Minnesota Statutes 2022, section 256M.42, is amended to read:
75.10	256M.42 ADULT PROTECTION GRANT ALLOCATIONS.
75.11	Subdivision 1. Formula. (a) The commissioner shall allocate state money appropriated
75.12	under this section on an annual basis to each county board and tribal government approved
75.13	by the commissioner to assume county agency duties for adult protective services or as a
75.14	lead investigative agency protection under section 626.557 on an annual basis in an amount
75.15	determined and to Tribal Nations that have voluntarily chosen by resolution of Tribal
75.16	government to participate in vulnerable adult protection programs according to the following
75.17	formula after the award of the amounts in paragraph (c):
75.18	(1) 25 percent must be allocated to the responsible agency on the basis of the number
75.19	of reports of suspected vulnerable adult maltreatment under sections 626.557 and 626.5572,
75.20	when the county or tribe is responsible as determined by the most recent data of the
75.21	commissioner; and
75.22	(2) 75 percent must be allocated to the responsible agency on the basis of the number
75.23	of screened-in reports for adult protective services or vulnerable adult maltreatment
75.24	investigations under sections 626.557 and 626.5572, when the county or tribe is responsible
75.25	as determined by the most recent data of the commissioner.
75.26	(b) The commissioner is precluded from changing the formula under this subdivision
75.27	or recommending a change to the legislature without public review and input.
75.28	Notwithstanding this subdivision, no county must be awarded less than a minimum allocation
75.29	established by the commissioner.
75.30	(c) To receive money under this subdivision, a participating Tribal Nation must apply

75.31

75.32

commissioner must award \$100,000 to each federally recognized Tribal Nation with a Tribal

to the commissioner. Of the amount appropriated for purposes of this section, the

76.1	resolution establishing a vulnerable adult protection program. Money received by a Tribal
76.2	Nation under this section must be used for its vulnerable adult protection program.
76.3	Subd. 2. Payment. The commissioner shall make allocations for the state fiscal year
76.4	starting July 1, 2019 2023, and to each county board or Tribal government on or before
76.5	October 10, 2019 2023. The commissioner shall make allocations under subdivision 1 to
76.6	each county board or Tribal government each year thereafter on or before July 10.
76.7	Subd. 3. Prohibition on supplanting existing money Purpose of expenditures. Money
76.8	received under this section must be used for staffing for protection of vulnerable adults or
76.9	to meet the agency's duties under section 626.557 and to expand adult protective services
76.10	to stop, prevent, and reduce risks of maltreatment for adults accepted for services under
76.11	section 626.557 or for multidisciplinary teams under section 626.5571. Money must not be
76.12	used to supplant current county or tribe expenditures for these purposes.
76.13	Subd. 4. Required expenditures. State money must be used to expand, not supplant,
76.14	county or Tribal expenditures for the fiscal year 2023 base for adult protection programs,
76.15	service interventions, or multidisciplinary teams. This prohibition on county or Tribal
76.16	expenditures supplanting state money ends July 1, 2027.
76.17	Subd. 5. County performance on adult protection measures. The commissioner must
76.18	set vulnerable adult protection measures and standards for money received under this section.
76.19	The commissioner must require an underperforming county to demonstrate that the county
76.20	designated money allocated under this section for the purpose required and implemented a
76.21	reasonable strategy to improve adult protection performance, including the development of
76.22	a performance improvement plan and additional remedies identified by the commissioner.
76.23	The commissioner may redirect up to 20 percent of an underperforming county's money
76.24	under this section toward the performance improvement plan.
76.25	Subd. 6. American Indian adult protection. Tribal Nations shall establish vulnerable
76.26	adult protection measures and standards and report annually to the commissioner on these
76.27	outcomes and the number of adults served.
76.28	EFFECTIVE DATE. This section is effective July 1, 2023.
76.29	Sec. 6. Minnesota Statutes 2022, section 256R.13, subdivision 1, is amended to read:
76.30	Subdivision 1. Audit authority. (a) The commissioner shall provide for an audit of the
76.31	cost and statistical data of nursing facilities participating as vendors of medical assistance.
76.32	The commissioner shall select for audit at least 15 percent of the nursing facilities' data
76.33	reported at random or using factors including, but not limited to: data reported to the public

77.8

77.9

77.10

77.11

77.12

77.13

77.1	as criteria for rating nursing facilities; data used to set limits for other medical assistance
77.2	programs or vendors of services to nursing facilities; change in ownership; frequent changes
77.3	in administration in excess of normal turnover rates; complaints to the commissioner of
77.4	health about care, safety, or rights; where previous inspections or reinspections under section
77.5	144A.10 have resulted in correction orders related to care, safety, or rights; or where persons
77.6	involved in ownership or administration of the facility have been indicted for alleged criminal
77.7	activity.

- (b) The commissioner shall meet the 15 percent requirement by either conducting an audit focused on an individual nursing facility, a group of facilities, or targeting specific data categories in multiple nursing facilities. These audits may be conducted on site at the nursing facility, at office space used by a nursing facility or a nursing facility's parent organization, or at the commissioner's office. Data being audited may be collected electronically, in person, or by any other means the commissioner finds acceptable.
- (c) Within the limits of available appropriations, the commissioner may contract with a 77.14 third party to conduct audits as necessary in order to meet the requirements of this subdivision 77.15 and the notice of rates requirement under section 256R.09, subdivision 1. 77.16
- **EFFECTIVE DATE.** This section is effective for rate years beginning January 1, 2024. 77.17
- Sec. 7. Minnesota Statutes 2022, section 256R.17, subdivision 2, is amended to read: 77.18
- Subd. 2. Case mix indices. (a) The commissioner shall assign a case mix index to each 77.19 case mix classification based on the Centers for Medicare and Medicaid Services staff time 77.20 measurement study as determined by the commissioner of health under section 144.0724. 77.21
- (b) An index maximization approach shall be used to classify residents. "Index 77.22 maximization" has the meaning given in section 144.0724, subdivision 2, paragraph (c). 77.23
- 77.24 Sec. 8. Minnesota Statutes 2022, section 256R.25, is amended to read:

### 256R.25 EXTERNAL FIXED COSTS PAYMENT RATE. 77.25

- (a) The payment rate for external fixed costs is the sum of the amounts in paragraphs 77.26 77.27 (b) to (o) (p).
- (b) For a facility licensed as a nursing home, the portion related to the provider surcharge 77.28 under section 256.9657 is equal to \$8.86 per resident day. For a facility licensed as both a 77.29 nursing home and a boarding care home, the portion related to the provider surcharge under 77.30 section 256.9657 is equal to \$8.86 per resident day multiplied by the result of its number 77.31 of nursing home beds divided by its total number of licensed beds. 77.32

78.3

78.4

78.12

78.13

78.14

78.15

78.16

78.17

- (c) The portion related to the licensure fee under section 144.122, paragraph (d), is the 78.1 amount of the fee divided by the sum of the facility's resident days. 78.2
  - (d) The portion related to development and education of resident and family advisory councils under section 144A.33 is \$5 per resident day divided by 365.
- 78.5 (e) The portion related to scholarships is determined under section 256R.37.
- (f) The portion related to planned closure rate adjustments is as determined under section 78.6 78.7 256R.40, subdivision 5, and Minnesota Statutes 2010, section 256B.436.
- (g) The portion related to consolidation rate adjustments shall be as determined under 78.8 section 144A.071, subdivisions 4c, paragraph (a), clauses (5) and (6), and 4d. 78.9
- (h) The portion related to single-bed room incentives is as determined under section 78.10 256R.41. 78.11
  - (i) The portions related to real estate taxes, special assessments, and payments made in lieu of real estate taxes directly identified or allocated to the nursing facility are the allowable amounts divided by the sum of the facility's resident days. Allowable costs under this paragraph for payments made by a nonprofit nursing facility that are in lieu of real estate taxes shall not exceed the amount which the nursing facility would have paid to a city or township and county for fire, police, sanitation services, and road maintenance costs had real estate taxes been levied on that property for those purposes.
- (j) The portion related to employer health insurance costs is the allowable costs divided 78.19 by the sum of the facility's resident days. 78.20
- (k) The portion related to the Public Employees Retirement Association is the allowable 78.21 costs divided by the sum of the facility's resident days. 78.22
- (l) The portion related to quality improvement incentive payment rate adjustments is 78.23 the amount determined under section 256R.39. 78.24
- (m) The portion related to performance-based incentive payments is the amount 78.25 determined under section 256R.38. 78.26
- (n) The portion related to special dietary needs is the amount determined under section 78.27 256R.51. 78.28
- (o) The portion related to the rate adjustments for border city facilities is the amount 78.29 determined under section 256R.481. 78.30
- (p) The portion related to the rate adjustment for critical access nursing facilities is the 78.31 amount determined under section 256R.47. 78.32

Sec. 9. Minnesota Statutes 2022, section 256R.47, is amended to read: 79.1

# 256R.47 RATE ADJUSTMENT FOR CRITICAL ACCESS NURSING

#### FACILITIES. 79.3

79.2

79.4

79.5

79.6

79.7

79.8

79.9

79.10

79.11

79.12

79.13

79.14

79.15

79.16

79.17

79.18

79.19

79.20

79.21

79.22

79.23

79.24

79.25

79.26

79.27

79.28

79.29

79.30

79.31

- (a) The commissioner, in consultation with the commissioner of health, may designate certain nursing facilities as critical access nursing facilities. The designation shall be granted on a competitive basis, within the limits of funds appropriated for this purpose.
- (b) The commissioner shall request proposals from nursing facilities every two years. Proposals must be submitted in the form and according to the timelines established by the commissioner. In selecting applicants to designate, the commissioner, in consultation with the commissioner of health, and with input from stakeholders, shall develop criteria designed to preserve access to nursing facility services in isolated areas, rebalance long-term care, and improve quality. To the extent practicable, the commissioner shall ensure an even distribution of designations across the state.
- (c) The commissioner shall allow the benefits in clauses (1) to (5) For nursing facilities designated as critical access nursing facilities:, the commissioner shall allow a supplemental payment above a facility's operating payment rate as determined to be necessary by the commissioner to maintain access to nursing facility services in isolated areas identified in paragraph (b). The commissioner must approve the amounts of supplemental payments through a memorandum of understanding. Supplemental payments to facilities under this section must be in the form of time-limited rate adjustments included in the external fixed costs payment rate under section 256R.25.
- (1) partial rebasing, with the commissioner allowing a designated facility operating payment rates being the sum of up to 60 percent of the operating payment rate determined in accordance with section 256R.21, subdivision 3, and at least 40 percent, with the sum of the two portions being equal to 100 percent, of the operating payment rate that would have been allowed had the facility not been designated. The commissioner may adjust these percentages by up to 20 percent and may approve a request for less than the amount allowed;
- (2) enhanced payments for leave days. Notwithstanding section 256R.43, upon designation as a critical access nursing facility, the commissioner shall limit payment for leave days to 60 percent of that nursing facility's total payment rate for the involved resident, and shall allow this payment only when the occupancy of the nursing facility, inclusive of bed hold days, is equal to or greater than 90 percent;
- (3) two designated critical access nursing facilities, with up to 100 beds in active service, 79.33 may jointly apply to the commissioner of health for a waiver of Minnesota Rules, part 79.34

30.1	4658.0500, subpart 2, in order to jointly employ a director of nursing. The commissioner
30.2	of health shall consider each waiver request independently based on the criteria under
30.3	Minnesota Rules, part 4658.0040;
30.4	(4) the minimum threshold under section 256B.431, subdivision 15, paragraph (e), shall
30.5	be 40 percent of the amount that would otherwise apply; and
30.6	(5) the quality-based rate limits under section 256R.23, subdivisions 5 to 7, apply to
30.7	designated critical access nursing facilities.
80.8	(d) Designation of a critical access nursing facility is for a <u>maximum</u> period of <u>up to</u>
30.9	two years, after which the benefits benefit allowed under paragraph (c) shall be removed.
30.10	Designated facilities may apply for continued designation.
30.11	(e) This section is suspended and no state or federal funding shall be appropriated or
30.12	allocated for the purposes of this section from January 1, 2016, to December 31, 2019.
30.13	(e) The memorandum of understanding required by paragraph (c) must state that the
30.14	designation of a critical access nursing facility must be removed if the facility undergoes a
30.15	change of ownership as defined in section 144A.06, subdivision 2.
	G 10 M 2000 1 2000 1 2000 1 1 1 1 1 1 1 1 1 1
30.16	Sec. 10. Minnesota Statutes 2022, section 256R.53, is amended by adding a subdivision
30.17	to read:
30.18	Subd. 3. Nursing facility in Red Wing. (a) The operating payment rate for a facility
30.19	located in the city of Red Wing at 1412 West 4th Street is the sum of its direct care costs
30.20	per standardized day, its other care-related costs per resident day, and its other operating
30.21	costs per day.
30.22	(b) This subdivision expires June 30, 2025.
30.23	EFFECTIVE DATE. This section is effective July 1, 2023.
30.24	Sec. 11. Minnesota Statutes 2022, section 256S.211, is amended to read:
30.25	256S.211 RATE SETTING; RATE ESTABLISHMENT UPDATING RATES;
30.26	EVALUATION; COST REPORTING.
30.27	Subdivision 1. Establishing base wages. When establishing the base wages according
30.28	to section 256S.212, the commissioner shall use standard occupational classification (SOC)
30.29	codes from the Bureau of Labor Statistics as defined in the edition of the Occupational
30.30	Handbook published immediately prior to January 1, 2019, using Minnesota-specific wages
30.31	taken from job descriptions.

81.1	Subd. 2. Establishing Updating rates. By January 1 of each year, The commissioner
81.2	shall establish factors, update component rates, and rates effective January 1, 2024, according
81.3	to sections 256S.213 and 256S.212 to 256S.215, using the factor and base wages established
81.4	according to section 256S.212 values the commissioner used to establish rates effective
81.5	January 1, 2019.
81.6	Subd. 3. Spending requirements. (a) Except for community access for disability
81.7	inclusion customized living and brain injury customized living under section 256B.49, at
81.8	least 80 percent of the marginal increase in revenue from the implementation of any rate
81.9	adjustments under this section must be used to increase compensation-related costs for
81.10	employees directly employed by the provider.
81.11	(b) For the purposes of this subdivision, compensation-related costs include:
81.12	(1) wages and salaries;
81.13	(2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment
81.14	taxes, workers' compensation, and mileage reimbursement;
81.15	(3) the employer's paid share of health and dental insurance, life insurance, disability
81.16	insurance, long-term care insurance, uniform allowance, pensions, and contributions to
81.17	employee retirement accounts; and
81.18	(4) benefits that address direct support professional workforce needs above and beyond
81.19	what employees were offered prior to the implementation of any rate adjustments under
81.20	this section, including any concurrent or subsequent adjustments to the base wage indices.
81.21	(c) Compensation-related costs for persons employed in the central office of a corporation
81.22	or entity that has an ownership interest in the provider or exercises control over the provider,
81.23	or for persons paid by the provider under a management contract, do not count toward the
81.24	80 percent requirement under this subdivision.
81.25	(d) A provider agency or individual provider that receives additional revenue subject to
81.26	the requirements of this subdivision shall prepare, and upon request submit to the
81.27	commissioner, a distribution plan that specifies the amount of money the provider expects
81.28	to receive that is subject to the requirements of this subdivision, including how that money
81.29	was or will be distributed to increase compensation-related costs for employees. Within 60
81.30	days of final implementation of the new phase-in proportion or adjustment to the base wage
81.31	indices subject to the requirements of this subdivision, the provider must post the distribution
81.32	plan and leave it posted for a period of at least six months in an area of the provider's
81.33	operation to which all employees have access. The posted distribution plan must include

82.1	instructions regarding how to contact the commissioner, or the commissioner's representative,
82.2	if an employee has not received the compensation-related increase described in the plan.
82.3	Subd. 4. Evaluation of rate setting. (a) Beginning January 1, 2024, and every two years
82.4	thereafter, the commissioner, in consultation with stakeholders, shall use all available data
82.5	and resources to evaluate the following rate setting elements:
82.6	(1) the base wage index;
82.7	(2) the factors and supervision wage components; and
82.8	(3) the formulas to calculate adjusted base wages and rates.
82.9	(b) Beginning January 15, 2026, and every two years thereafter, the commissioner shall
82.10	report to the chairs and ranking minority members of the legislative committees and divisions
82.11	with jurisdiction over health and human services finance and policy with a full report on
82.12	the information and data gathered under paragraph (a).
82.13	Subd. 5. Cost reporting. (a) As determined by the commissioner, in consultation with
82.14	stakeholders, a provider enrolled to provide services with rates determined under this chapter
82.15	must submit requested cost data to the commissioner to support evaluation of the rate
82.16	methodologies in this chapter. Requested cost data may include but is not limited to:
82.17	(1) worker wage costs;
82.18	(2) benefits paid;
82.19	(3) supervisor wage costs;
82.20	(4) executive wage costs;
82.21	(5) vacation, sick, and training time paid;
82.22	(6) taxes, workers' compensation, and unemployment insurance costs paid;
82.23	(7) administrative costs paid;
82.24	(8) program costs paid;
82.25	(9) transportation costs paid;
82.26	(10) vacancy rates; and
82.27	(11) other data relating to costs required to provide services requested by the
82.28	commissioner.
82.29	(b) At least once in any five-year period, a provider must submit cost data for a fiscal
82.30	year that ended not more than 18 months prior to the submission date. The commissioner

data, the commissioner shall provide notice to the provider, and if by 60 days after trequired submission date a provider has not provided the required data the commiss shall provide a second notice. The commissioner shall temporarily suspend payments provider if cost data are not received 90 days after the required submission date. Wi payments must be made once data is received by the commissioner.  (c) The commissioner shall coordinate the cost reporting activities required under section with the cost reporting activities directed under section 256B.4914, subdivisio (d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the reof statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor u section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approach and \$16.96.	83.1	shall provide each provider a 90-day notice prior to the provider's submission due date. If
required submission date a provider has not provided the required data the commiss shall provide a second notice. The commissioner shall temporarily suspend payments provider if cost data are not received 90 days after the required submission date. Wi payments must be made once data is received by the commissioner.  (c) The commissioner shall coordinate the cost reporting activities required under section with the cost reporting activities directed under section 256B.4914, subdivision duth the cost reporting activities directed under section 256B.4914, subdivision 3.11 consultation with stakeholders, may submit recommendations on rate methodologies shapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the red statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor u section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal app whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.2	by 30 days after the required submission date a provider fails to submit required reporting
shall provide a second notice. The commissioner shall temporarily suspend payments provider if cost data are not received 90 days after the required submission date. Wi payments must be made once data is received by the commissioner.  (c) The commissioner shall coordinate the cost reporting activities required under section with the cost reporting activities directed under section 256B.4914, subdivision (d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE, Subdivisions 2 to 4 are effective January 1, 2024, or upon to approval, whichever is later. The commissioner of human services shall notify the rof statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2  Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage multiplied by the payroll taxes and benefits factor usection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor usection 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal app whichever is later. The commissioner of human services shall notify the revisor of seconds.	83.3	data, the commissioner shall provide notice to the provider, and if by 60 days after the
provider if cost data are not received 90 days after the required submission date. Wiss.  payments must be made once data is received by the commissioner.  (c) The commissioner shall coordinate the cost reporting activities required under section with the cost reporting activities directed under section 256B.4914, subdivision (d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resulting of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resulting of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services and benefits factor upon 1 approval is base wage under section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor upon 256S.213, subdivision 1;  (2) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal app whichever is later. The commissioner of human services shall notify the revisor of section 256S.219.	83.4	required submission date a provider has not provided the required data the commissioner
payments must be made once data is received by the commissioner.  (c) The commissioner shall coordinate the cost reporting activities required under section with the cost reporting activities directed under section 256B.4914, subdivision (d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the red statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor us section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor us section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approach whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.5	shall provide a second notice. The commissioner shall temporarily suspend payments to the
(c) The commissioner shall coordinate the cost reporting activities required under section with the cost reporting activities directed under section 256B.4914, subdivision 3.10 (d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the results of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor unsection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor unsection 256S.213, subdivision 3.  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate with the cost reporting activities of the program of subdivision to find the revisor of subdivision 1.	83.6	provider if cost data are not received 90 days after the required submission date. Withheld
section with the cost reporting activities directed under section 256B.4914, subdivision  (d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resulting of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor us section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor us section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.7	payments must be made once data is received by the commissioner.
(d) The commissioner shall analyze cost documentation in paragraph (a) and, in consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resulting of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 section 256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor unsection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor unsection 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approach whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.8	(c) The commissioner shall coordinate the cost reporting activities required under this
consultation with stakeholders, may submit recommendations on rate methodologies chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the re of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the re of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the red statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. This section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor under 1 section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor under 1 section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under 1 section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage 1 secula \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate the program of 1 support 1 section 2 section 2 section 2 shall notify the revisor of 1 section 2 shall not 1 shall not 1 sectio	83.9	section with the cost reporting activities directed under section 256B.4914, subdivision 10a.
chapter, including ways to monitor and enforce the spending requirements directed subdivision 3, through the reports directed by subdivision 4.  EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resolution of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor unsection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor unsection 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate to the program of the program	83.10	(d) The commissioner shall analyze cost documentation in paragraph (a) and, in
83.13 subdivision 3, through the reports directed by subdivision 4.  83.14 EFFECTIVE DATE, Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the results of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  83.17 Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  83.18 256S.214 RATE SETTING; ADJUSTED BASE WAGE.  83.19 (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  83.20 (1) the position's base wage multiplied by the payroll taxes and benefits factor us section 256S.213, subdivision 1;  83.21 (2) the position's base wage multiplied by the general and administrative factor us section 256S.213, subdivision 2; and  83.22 (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  83.29 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate to the program of the program	83.11	consultation with stakeholders, may submit recommendations on rate methodologies in this
EFFECTIVE DATE. Subdivisions 2 to 4 are effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resulting of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the resulting of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2024, or upon 1 approval, whichever is later. The commissioner of human services shall notify the revisor of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor unsection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor under section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate the revisor of section 256S.213 appropriate the program plan support factor under section 256S.213.	83.12	chapter, including ways to monitor and enforce the spending requirements directed in
approval, whichever is later. The commissioner of human services shall notify the results of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2  Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor us section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor us section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal app whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.13	subdivision 3, through the reports directed by subdivision 4.
of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2  Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor usection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor usection 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal app whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.14	<b>EFFECTIVE DATE.</b> Subdivisions 2 to 4 are effective January 1, 2024, or upon federal
Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:  256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor usection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor usection 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate whichever is later. The commissioner of human services shall notify the revisor of section is effective shall not effective s	83.15	approval, whichever is later. The commissioner of human services shall notify the revisor
256S.214 RATE SETTING; ADJUSTED BASE WAGE.  (a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor usection 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor usection 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate whichever is later. The commissioner of human services shall notify the revisor of section 256S.213.	83.16	of statutes when federal approval is obtained. Subdivision 5 is effective January 1, 2025.
(a) For the purposes of section 256S.215, the adjusted base wage for each position the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor used section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor used section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate whichever is later. The commissioner of human services shall notify the revisor of services.	83.17	Sec. 12. Minnesota Statutes 2022, section 256S.214, is amended to read:
the position's base wage under section 256S.212 plus:  (1) the position's base wage multiplied by the payroll taxes and benefits factor used section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor used section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate whichever is later. The commissioner of human services shall notify the revisor of section is effective shall notify the revisor of section is effective.	83.18	256S.214 RATE SETTING; ADJUSTED BASE WAGE.
(1) the position's base wage multiplied by the payroll taxes and benefits factor uses section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor uses section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal appropriate whichever is later. The commissioner of human services shall notify the revisor of section is effective shall notify the revisor of section is effective.	83.19	(a) For the purposes of section 256S.215, the adjusted base wage for each position equals
section 256S.213, subdivision 1;  (2) the position's base wage multiplied by the general and administrative factor of section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of section is effective shall not ef	83.20	the position's base wage under section 256S.212 plus:
(2) the position's base wage multiplied by the general and administrative factor usection 256S.213, subdivision 2; and (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of section is effective shall notify the revisor of section is effective.	83.21	(1) the position's base wage multiplied by the payroll taxes and benefits factor under
section 256S.213, subdivision 2; and  (3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage section 256S.213 equal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of section 256S.213, subdivision 3.	83.22	section 256S.213, subdivision 1;
(3) the position's base wage multiplied by the program plan support factor under section 256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage section 256S.213 equal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately 3.30 whichever is later. The commissioner of human services shall notify the revisor of section 3.30 whichever is later.	83.23	(2) the position's base wage multiplied by the general and administrative factor under
256S.213, subdivision 3.  (b) If the base wage described in paragraph (a) is below \$16.96, the base wage sequal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of sequences.	83.24	section 256S.213, subdivision 2; and
(b) If the base wage described in paragraph (a) is below \$16.96, the base wage s equal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of s	83.25	(3) the position's base wage multiplied by the program plan support factor under section
equal \$16.96.  EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of services.	83.26	256S.213, subdivision 3.
EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approximately whichever is later. The commissioner of human services shall notify the revisor of services.	83.27	(b) If the base wage described in paragraph (a) is below \$16.96, the base wage shall
whichever is later. The commissioner of human services shall notify the revisor of s	83.28	equal \$16.96.
•	83.29	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
when federal approval is obtained.	02.20	
	83.30	whichever is later. The commissioner of human services shall notify the revisor of statutes

- Sec. 13. Minnesota Statutes 2022, section 256S.215, subdivision 15, is amended to read: 84.1
- Subd. 15. **Home-delivered meals rate.** The home-delivered meals rate equals \$9.30 is 84.2
- the rate in effect on July 1, 2023, adjusted by 15.8 percent. The commissioner shall increase 84.3
- the home delivered meals rate every July 1 by the percent increase in the nursing facility 84.4
- 84.5 dietary per diem using the two most recent and available nursing facility cost reports.
- **EFFECTIVE DATE.** This section is effective January 1, 2024. 84.6
- Sec. 14. Laws 2021, chapter 30, article 12, section 5, as amended by Laws 2021, First 84.7
- Special Session chapter 7, article 17, section 2, is amended to read: 84.8
- Sec. 5. GOVERNOR'S COUNCIL ON AN AGE-FRIENDLY MINNESOTA. 84.9
- The Governor's Council on an Age-Friendly Minnesota, established in Executive Order 84.10
- 19-38, shall: (1) work to advance age-friendly policies; and (2) coordinate state, local, and 84.11
- private partners' collaborative work on emergency preparedness, with a focus on older 84.12
- adults, communities, and persons in zip codes most impacted by the COVID-19 pandemic. 84.13
- The Governor's Council on an Age-Friendly Minnesota is extended and expires June 30, 84.14
- 84.15 <del>2024</del> 2027.
- Sec. 15. Laws 2021, First Special Session chapter 7, article 17, section 8, is amended to 84.16
- read: 84.17
- Sec. 8. AGE-FRIENDLY MINNESOTA. 84.18
- Subdivision 1. Age-friendly community grants. (a) This act includes \$0 in fiscal year 84.19
- 2022 and \$875,000 in fiscal year 2023 for age-friendly community grants. The commissioner 84.20
- of human services, in collaboration with the Minnesota Board on Aging and the Governor's 84.21
- Council on an Age-Friendly Minnesota, established in Executive Order 19-38, shall develop 84.22
- the age-friendly community grant program to help communities, including cities, counties, 84.23
- other municipalities, Tribes, and collaborative efforts, to become age-friendly communities, 84.24
- 84.25 with an emphasis on structures, services, and community features necessary to support older
- adult residents over the next decade, including but not limited to: 84.26
- (1) coordination of health and social services; 84.27
- (2) transportation access; 84.28
- (3) safe, affordable places to live; 84.29
- (4) reducing social isolation and improving wellness; 84.30

85.1	(5) combating ageism and racism against older adults;
85.2	(6) accessible outdoor space and buildings;
85.3	(7) communication and information technology access; and
85.4	(8) opportunities to stay engaged and economically productive.
85.5	The general fund base in this act for this purpose is \$875,000 in fiscal year 2024 and \$0
85.6	\$3,000,000 in fiscal year 2025.
85.7	(b) All grant activities must be completed by March 31, 2024 2027.
85.8	(c) This subdivision expires June 30, <del>2024</del> <u>2027</u> .
85.9	Subd. 2. <b>Technical assistance grants.</b> (a) This act includes \$0 in fiscal year 2022 and
85.10	\$575,000 in fiscal year 2023 for technical assistance grants. The commissioner of human
85.11	services, in collaboration with the Minnesota Board on Aging and the Governor's Council
85.12	on an Age-Friendly Minnesota, established in Executive Order 19-38, shall develop the
85.13	age-friendly technical assistance grant program. The general fund base in this act for this
85.14	purpose is \$575,000 in fiscal year 2024 and \$0_\$1,725,000 in fiscal year 2025.
85.15	(b) All grant activities must be completed by March 31, 2024 2027.
85.16	(c) This subdivision expires June 30, <del>2024</del> <u>2027</u> .
85.17	Sec. 16. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; CAREGIVER
85.18	RESPITE SERVICES GRANTS.
85.19	Beginning in fiscal year 2025, the commissioner of human services must continue the
85.20	respite services for older adults grant program established under Laws 2021, First Special
85.21	Session chapter 7, article 17, section 17, subdivision 3, under the authority granted under
85.22	Minnesota Statutes, section 256.9756. The commissioner may begin the grant application
85.23	process for awarding grants under Minnesota Statutes, section 256.9756, during fiscal year
85.24	2024 in order to facilitate the continuity of the grant program during the transition from a
85.25	temporary program to a permanent one.
85.26	Sec. 17. DIRECTION TO COMMISSIONER; FUTURE PACE IMPLEMENTATION
85.27	FUNDING.
0.5.00	( ) TT
85.28	(a) The commissioner of human services shall work collaboratively with stakeholders
85.29	to undertake an actuarial analysis of Medicaid costs for nursing home eligible beneficiaries
85.30	for the purposes of establishing a monthly Medicaid capitation rate for the program of
85.31	all-inclusive care for the elderly (PACE). The analysis must include all sources of state

Medicaid expe	enditures for nursing home eligible beneficiaries, including but not limited to
capitation pay:	ments to plans and additional state expenditures to skilled nursing facilities
consistent with	n Code of Federal Regulations, chapter 42, part 447, and long-term care costs.
(b) The con	mmissioner shall also estimate the administrative costs associated with
implementing	and monitoring PACE.
(c) The cor	nmissioner shall provide a report to the chairs and ranking minority members
	ve committees with jurisdiction over health care finance on the actuarial
analysis, prop	osed capitation rate, and estimated administrative costs by December 15,
2023. The con	nmissioner shall recommend a financing mechanism and administrative
ramework by	July 1, 2024.
(d) By Sept	tember 1, 2024, the commissioner shall inform the chairs and ranking minority
nembers of th	e legislative committees with jurisdiction over health care finance on the
ommissioner'	's progress toward developing a recommended financing mechanism. For
ourposes of the	is section, the commissioner may issue or extend a request for proposal to an
outside vendo	r <u>.</u>
The comm	issioner of human services shall increase payment rates for community living
The comm	issioner of human services shall increase payment rates for community living
assistance and	family caregiver services under Minnesota Statutes, sections 256B.0913 and
56B.0922, an	nd chapter 256S by 15.8 percent from the rates in effect on December 31,
2023.	
<b>EFFECTI</b>	VE DATE. This section is effective January 1, 2024, or upon federal approval,
whichever is 1	ater. The commissioner of human services shall notify the revisor of statutes
when federal a	approval is obtained.
Sec. 19. TEI	MPORARY GRANT FOR SMALL CUSTOMIZED LIVING
PROVIDERS	
	<del>-</del>
	issioner of human services must establish a temporary grant for customized
	rs that serve six or fewer people in a single-family home and that are
	o community residential setting licensure or integrated community supports
	owable uses of grant money include physical plant updates required for
•	sidential setting or integrated community supports licensure, technical
accietance to a	dapt business models and meet policy and regulatory guidance, and other

uses approved by the commissioner. License holders of eligible settings must apply	for
grant money using an application process determined by the commissioner. Grant n	noney
approved by the commissioner is a onetime award of up to \$20,000 per eligible sett	ng. To
be considered for grant money, eligible license holders must submit a grant applicat	ion by
June 30, 2024. The commissioner may approve grant applications on a rolling basis	<u>.</u>
C 20 DEVICOD INCTDUCTION	
Sec. 20. <u>REVISOR INSTRUCTION.</u>	
The revisor of statutes shall change the headnote in Minnesota Statutes, section	
256B.0917, from "HOME AND COMMUNITY-BASED SERVICES FOR OLDER	<u> </u>
ADULTS" to "ELDERCARE DEVELOPMENT PARTNERSHIPS."	
Sec. 21. REPEALER.	
(a) Minnesota Statutes 2022, section 256S.2101, subdivisions 1 and 2, are repea	<u>led.</u>
(b) Minnesota Statutes 2022, section 256B.0917, subdivisions 1a, 6, 7a, and 13,	are
repealed.	
EFFECTIVE DATE. Paragraph (a) is effective January 1, 2024.	
ARTICLE 3	
BEHAVIORAL HEALTH	
Section 1. Minnesota Statutes 2022, section 4.046, subdivision 6, is amended to re-	ead:
Subd. 6. Office of Addiction and recovery Recovery; director. The Office of Ad	diction
and Recovery is created in the Department of Management and Budget. The governo	or must
appoint an addiction and recovery director, who shall serve as chair of the subcabin	et and
administer the Office of Addiction and Recovery. The director shall serve in the uncla	ssified
service and shall report to the governor. The director must:	
(1) make efforts to break down silos and work across agencies to better target the	state's
role in addressing addiction, treatment, and recovery for youth and adults;	
(2) assist in leading the subcabinet and the advisory council toward progress on	
measurable goals that track the state's efforts in combatting addiction for youth and	adults,
and preventing substance use and addiction among the state's youth population; and	ļ
(3) establish and manage external partnerships and build relationships with commu	ınities,
community leaders, and those who have direct experience with addiction to ensure	that all

88.1	Sec. 2. Minnesota Statutes 2022, section 4.046, subdivision 7, is amended to read:
88.2	Subd. 7. Staff and administrative support. The commissioner of human services
88.3	management and budget, in coordination with other state agencies and boards as applicable,
88.4	must provide staffing and administrative support to the Office of Addiction and Recovery,
88.5	the addiction and recovery director, the subcabinet, and the advisory council established in
88.6	this section.
88.7	Sec. 3. Minnesota Statutes 2022, section 245.91, subdivision 4, is amended to read:
88.8	Subd. 4. Facility or program. "Facility" or "program" means a nonresidential or
88.9	residential program as defined in section 245A.02, subdivisions 10 and 14, and any agency,
88.10	facility, or program that provides services or treatment for mental illness, developmental
88.11	disability, substance use disorder, or emotional disturbance that is required to be licensed,
88.12	certified, or registered by the commissioner of human services, health, or education; a sober
88.13	home under section 254B.18; and an acute care inpatient facility that provides services or
88.14	treatment for mental illness, developmental disability, substance use disorder, or emotional
88.15	disturbance.
88.16	Sec. 4. Minnesota Statutes 2022, section 245G.01, is amended by adding a subdivision to
88.17	read:
88.18	Subd. 4a. American Society of Addiction Medicine criteria or ASAM
88.19	criteria. "American Society of Addiction Medicine criteria" or "ASAM criteria" has the
88.20	meaning provided in section 254B.01, subdivision 2a.
88.21	Sec. 5. Minnesota Statutes 2022, section 245G.01, is amended by adding a subdivision to
88.22	read:
88.23	Subd. 20c. Protective factors. "Protective factors" means the actions or efforts a person
88.24	can take to reduce the negative impact of certain issues, such as substance use disorders,
88.25	mental health disorders, and risk of suicide. Protective factors include connecting to positive
88.26	supports in the community, a nutritious diet, exercise, attending counseling or 12-step
88.27	groups, and taking appropriate medications.
88.28	Sec. 6. Minnesota Statutes 2022, section 245G.02, subdivision 2, is amended to read:
88.29	Subd. 2. Exemption from license requirement. This chapter does not apply to a county

88.30

88.31

recovery community organization is an eligible vendor under section 254B.05. This chapter

or recovery community organization that is providing a service for which the county or

89.1

89.2

89.3

89.4

89.5

89.6

89.7

89.8

89.9

89.10

89.11

89.12

89.13

89.14

89.15

89.16

89.17

89.18

89.19

89.20

89.21

89.22

89.23

89.24

89.25

89.26

89.27

89.28

89.29

89.30

89.31

89.32

89.33

does not apply to an organization whose primary functions are information, referral, diagnosis, case management, and assessment for the purposes of client placement, education, support group services, or self-help programs. This chapter does not apply to the activities of a licensed professional in private practice. A license holder providing the initial set of substance use disorder services allowable under section 254A.03, subdivision 3, paragraph (c), to an individual referred to a licensed nonresidential substance use disorder treatment program after a positive screen for alcohol or substance misuse is exempt from sections 245G.05; 245G.06, subdivisions 1, 1a, 2, and 4; 245G.07, subdivisions 1, paragraph (a), clauses (2) to (4), and 2, clauses (1) to (7); and 245G.17.

## **EFFECTIVE DATE.** This section is effective January 1, 2024.

Sec. 7. Minnesota Statutes 2022, section 245G.05, subdivision 1, is amended to read:

Subdivision 1. Comprehensive assessment. (a) A comprehensive assessment of the client's substance use disorder must be administered face-to-face by an alcohol and drug counselor within three five calendar days from the day of service initiation for a residential program or within three calendar days on which a treatment session has been provided of the day of service initiation for a client by the end of the fifth day on which a treatment service is provided in a nonresidential program. The number of days to complete the comprehensive assessment excludes the day of service initiation. If the comprehensive assessment is not completed within the required time frame, the person-centered reason for the delay and the planned completion date must be documented in the client's file. The comprehensive assessment is complete upon a qualified staff member's dated signature. If the client received a comprehensive assessment that authorized the treatment service, an alcohol and drug counselor may use the comprehensive assessment for requirements of this subdivision but must document a review of the comprehensive assessment and update the comprehensive assessment as clinically necessary to ensure compliance with this subdivision within applicable timelines. The comprehensive assessment must include sufficient information to complete the assessment summary according to subdivision 2 and the individual treatment plan according to section 245G.06. The comprehensive assessment must include information about the client's needs that relate to substance use and personal strengths that support recovery, including:

(1) age, sex, cultural background, sexual orientation, living situation, economic status, and level of education;

(2) a description of the circumstances on the day of service initiation;

(3) a list of previous attempts at treatment for substance misuse or substance use disorder,

DTT

90.2	compulsive gambling, or mental illness;
90.3	(4) a list of substance use history including amounts and types of substances used,
90.4	frequency and duration of use, periods of abstinence, and circumstances of relapse, if any.
90.5	For each substance used within the previous 30 days, the information must include the date
90.6	of the most recent use and address the absence or presence of previous withdrawal symptoms;
90.7	(5) specific problem behaviors exhibited by the client when under the influence of
90.8	substances;
90.9	(6) the client's desire for family involvement in the treatment program, family history
90.10	of substance use and misuse, history or presence of physical or sexual abuse, and level of
90.11	family support;
90.12	(7) physical and medical concerns or diagnoses, current medical treatment needed or
90.13	being received related to the diagnoses, and whether the concerns need to be referred to an
90.14	appropriate health care professional;
90.15	(8) mental health history, including symptoms and the effect on the client's ability to
90.16	function; current mental health treatment; and psychotropic medication needed to maintain
90.17	stability. The assessment must utilize screening tools approved by the commissioner pursuant
90.18	to section 245.4863 to identify whether the client screens positive for co-occurring disorders;
90.19	(9) arrests and legal interventions related to substance use;
90.20	(10) a description of how the client's use affected the client's ability to function
90.21	appropriately in work and educational settings;
90.22	(11) ability to understand written treatment materials, including rules and the client's
90.23	rights;
90.24	(12) a description of any risk-taking behavior, including behavior that puts the client at
90.25	risk of exposure to blood-borne or sexually transmitted diseases;
90.26	(13) social network in relation to expected support for recovery;
90.27	(14) leisure time activities that are associated with substance use;
90.28	(15) whether the client is pregnant and, if so, the health of the unborn child and the
90.29	client's current involvement in prenatal care;
90.30	(16) whether the client recognizes needs related to substance use and is willing to follow
90.31	treatment recommendations; and

91.1	(17) information from a collateral contact may be included, but is not required.
91.2	(b) If the client is identified as having opioid use disorder or seeking treatment for opioid
91.3	use disorder, the program must provide educational information to the client concerning:
91.4	(1) risks for opioid use disorder and dependence;
91.5	(2) treatment options, including the use of a medication for opioid use disorder;
91.6	(3) the risk of and recognizing opioid overdose; and
91.7	(4) the use, availability, and administration of naloxone to respond to opioid overdose.
91.8	(c) The commissioner shall develop educational materials that are supported by research
91.9	and updated periodically. The license holder must use the educational materials that are
91.10	approved by the commissioner to comply with this requirement.
91.11	(d) If the comprehensive assessment is completed to authorize treatment service for the
91.12	elient, at the earliest opportunity during the assessment interview the assessor shall determine
91.13	<del>if:</del>
91.14	(1) the client is in severe withdrawal and likely to be a danger to self or others;
91.15	(2) the client has severe medical problems that require immediate attention; or
91.16	(3) the client has severe emotional or behavioral symptoms that place the client or others
91.17	at risk of harm.
91.18	If one or more of the conditions in clauses (1) to (3) are present, the assessor must end the
91.19	assessment interview and follow the procedures in the program's medical services plan
91.20	under section 245G.08, subdivision 2, to help the client obtain the appropriate services. The
91.21	assessment interview may resume when the condition is resolved. An alcohol and drug
91.22	counselor must sign and date the comprehensive assessment review and update.
91.23	EFFECTIVE DATE. This section is effective January 1, 2024.
91.24	Sec. 8. Minnesota Statutes 2022, section 245G.05, is amended by adding a subdivision to
91.25	read:
91.26	Subd. 3. Comprehensive assessment requirements. (a) A comprehensive assessment
91.27	must meet the requirements under section 245I.10, subdivision 6, paragraphs (b) and (c).
91.28	It must also include:
91.29	(1) a diagnosis of a substance use disorder or a finding that the client does not meet the
91.30	criteria for a substance use disorder;

(2) a determination of whether the individual screens positive for co-occurring men	<u>ıtal</u>
health disorders using a screening tool approved by the commissioner pursuant to section	<u>ion</u>
<u>245.4863;</u>	
(3) a risk rating and summary to support the risk ratings within each of the dimensi	ons
listed in section 254B.04, subdivision 4; and	
(4) a recommendation for the ASAM level of care identified in section 254B.19,	
subdivision 1.	
(b) If the individual is assessed for opioid use disorder, the program must provide	
educational material to the client within 24 hours of service initiation on:	
(1) risks for opioid use disorder and dependence;	
(2) treatment options, including the use of a medication for opioid use disorder;	
(3) the risk and recognition of opioid overdose; and	
(4) the use, availability, and administration of an opiate antagonist to respond to opi	<u>ioid</u>
overdose.	
If the client is identified as having opioid use disorder at a later point, the required education	onal
material must be provided at that point. The license holder must use the educational mater	rials
that are approved by the commissioner to comply with this requirement.	
<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.	
Sec. 9. Minnesota Statutes 2022, section 245G.06, subdivision 1, is amended to read	:
Subdivision 1. General. Each client must have a person-centered individual treatm	ent
plan developed by an alcohol and drug counselor within ten days from the day of servi	ce
initiation for a residential program and within five calendar days, by the end of the tent	<u>th</u>
day on which a treatment session has been provided from the day of service initiation to	for
a client in a nonresidential program, not to exceed 30 days. Opioid treatment programs n	nust
complete the individual treatment plan within 21 days from the day of service initiation	n.
The number of days to complete the individual treatment plan excludes the day of serv	ice
initiation. The individual treatment plan must be signed by the client and the alcohol and	nd
drug counselor and document the client's involvement in the development of the plan.	The
individual treatment plan is developed upon the qualified staff member's dated signature	
Treatment planning must include ongoing assessment of client needs. An individual treatment planning must include ongoing assessment of client needs.	
plan must be updated based on new information gathered about the client's condition, t	
client's level of participation, and on whether methods identified have the intended effective of the control o	ect.

93.1	A change to the plan must be signed by the client and the alcohol and drug counselor. If the
93.2	client chooses to have family or others involved in treatment services, the client's individual
93.3	treatment plan must include how the family or others will be involved in the client's treatment
93.4	If a client is receiving treatment services or an assessment via telehealth and the alcohol
93.5	and drug counselor documents the reason the client's signature cannot be obtained, the
93.6	alcohol and drug counselor may document the client's verbal approval or electronic writter
93.7	approval of the treatment plan or change to the treatment plan in lieu of the client's signature
93.8	EFFECTIVE DATE. This section is effective January 1, 2024.
93.9	Sec. 10. Minnesota Statutes 2022, section 245G.06, is amended by adding a subdivision
93.10	to read:
93.11	Subd. 1a. Individual treatment plan contents and process. (a) After completing a
93.12	client's comprehensive assessment, the license holder must complete an individual treatment
93.13	plan. The license holder must:
93.14	(1) base the client's individual treatment plan on the client's comprehensive assessment
93.15	(2) use a person-centered, culturally appropriate planning process that allows the client's
93.16	family and other natural supports to observe and participate in the client's individual treatment
93.17	services, assessments, and treatment planning;
93.18	(3) identify the client's treatment goals in relation to any or all of the applicable ASAM
93.19	six dimensions identified in section 254B.04, subdivision 4, to ensure measurable treatment
93.20	objectives, a treatment strategy, and a schedule for accomplishing the client's treatment
93.21	goals and objectives;
93.22	(4) document in the treatment plan the ASAM level of care identified in section 254B.19
93.23	subdivision 1, under which the client is receiving services;
93.24	(5) identify the participants involved in the client's treatment planning. The client must
93.25	participate in the client's treatment planning. If applicable, the license holder must documen
93.26	the reasons that the license holder did not involve the client's family or other natural supports
93.27	in the client's treatment planning;
93.28	(6) identify resources to refer the client to when the client's needs will be addressed
93.29	concurrently by another provider; and
93.30	(7) identify maintenance strategy goals and methods designed to address relapse
93.31	prevention and to strengthen the client's protective factors.

93.32

**EFFECTIVE DATE.** This section is effective January 1, 2024.

94.1	Sec. 11. Minnesota Statutes 2022, section 245G.06, subdivision 3, is amended to read:
94.2	Subd. 3. Treatment plan review. A treatment plan review must be entered in a client's
94.3	file weekly or after each treatment service, whichever is less frequent, completed by the
94.4	alcohol and drug counselor responsible for the client's treatment plan. The review must
94.5	indicate the span of time covered by the review and each of the six dimensions listed in
94.6	section 245G.05, subdivision 2, paragraph (c). The review and must:
94.7	(1) address each goal in the document client goals addressed since the last treatment
94.8	plan <u>review</u> and whether the <u>identified</u> methods to address the goals are <u>continue to be</u>
94.9	effective;
94.10	(2) include document monitoring of any physical and mental health problems and include
94.11	toxicology results for alcohol and substance use, when available;
94.12	(3) document the participation of others <u>involved in the individual's treatment planning</u> ,
94.13	including when services are offered to the client's family or significant others;
94.14	(4) if changes to the treatment plan are determined to be necessary, document staff
94.15	recommendations for changes in the methods identified in the treatment plan and whether
94.16	the client agrees with the change; and
94.17	(5) include a review and evaluation of the individual abuse prevention plan according
94.18	to section 245A.65-; and
94.19	(6) document any referrals made since the previous treatment plan review.
94.20	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.
94.21	Sec. 12. Minnesota Statutes 2022, section 245G.06, is amended by adding a subdivision
94.22	to read:
94.23	Subd. 3a. Frequency of treatment plan reviews. (a) A license holder must ensure that
94.24	the alcohol and drug counselor responsible for a client's treatment plan completes and
94.25	documents a treatment plan review that meets the requirements of subdivision 3 in each
94.26	client's file, according to the frequencies required in this subdivision. All ASAM levels
94.27	referred to in this chapter are those described in section 254B.19, subdivision 1.
94.28	(b) For a client receiving residential ASAM level 3.3 or 3.5 high-intensity services or
94.29	residential hospital-based services, a treatment plan review must be completed once every
94.30	14 days.

(c) For a client receiving residential ASAM level 3.1 low-intensity services or any other residential level not listed in paragraph (b), a treatment plan review must be completed once every 30 days.
every 30 days.
(d) For a client receiving nonresidential ASAM level 2.5 partial hospitalization services,
a treatment plan review must be completed once every 14 days.
(e) For a client receiving nonresidential ASAM level 1.0 outpatient or 2.1 intensive
outpatient services or any other nonresidential level not included in paragraph (d), a treatment
plan review must be completed once every 30 days.
(f) For a client receiving nonresidential opioid treatment program services according to
section 245G.22, a treatment plan review must be completed weekly for the ten weeks
following completion of the treatment plan and monthly thereafter. Treatment plan reviews
must be completed more frequently when clinical needs warrant.
(g) Notwithstanding paragraphs (e) and (f), for a client in a nonresidential program with
a treatment plan that clearly indicates less than five hours of skilled treatment services will
be provided to the client each month, a treatment plan review must be completed once every
90 days.
EFFECTIVE DATE. This section is effective January 1, 2024.
Sec. 13. Minnesota Statutes 2022, section 245G.06, subdivision 4, is amended to read:
Subd. 4. Service discharge summary. (a) An alcohol and drug counselor must write a
service discharge summary for each client. The service discharge summary must be
completed within five days of the client's service termination. A copy of the client's service
discharge summary must be provided to the client upon the client's request.
(b) The service discharge summary must be recorded in the six dimensions listed in
section 245G.05, subdivision 2, paragraph (e) 254B.04, subdivision 4, and include the
following information:
(1) the client's issues, strengths, and needs while participating in treatment, including
services provided;
(2) the client's progress toward achieving each goal identified in the individual treatment
plan;
(3) a risk description according to section 245G.05 254B.04, subdivision 4;
(4) the reasons for and circumstances of service termination. If a program discharges a
client at staff request, the reason for discharge and the procedure followed for the decision

96.1	to discharge must be documented and comply with the requirements in section 245G.14,
96.2	subdivision 3, clause (3);
96.3	(5) the client's living arrangements at service termination;
96.4	(6) continuing care recommendations, including transitions between more or less intense
96.5	services, or more frequent to less frequent services, and referrals made with specific attention
96.6	to continuity of care for mental health, as needed; and
96.7	(7) service termination diagnosis.
96.8	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.
96.9	Sec. 14. Minnesota Statutes 2022, section 245G.09, subdivision 3, is amended to read:
96.10	Subd. 3. Contents. Client records must contain the following:
96.11	(1) documentation that the client was given information on client rights and
96.12	responsibilities, grievance procedures, tuberculosis, and HIV, and that the client was provided
96.13	an orientation to the program abuse prevention plan required under section 245A.65,
96.14	subdivision 2, paragraph (a), clause (4). If the client has an opioid use disorder, the record
96.15	must contain documentation that the client was provided educational information according
96.16	to section 245G.05, subdivision $\pm 3$ , paragraph (b);
96.17	(2) an initial services plan completed according to section 245G.04;
96.18	(3) a comprehensive assessment completed according to section 245G.05;
96.19	(4) an assessment summary completed according to section 245G.05, subdivision 2;
96.20	(5) (4) an individual abuse prevention plan according to sections 245A.65, subdivision
96.21	2, and 626.557, subdivision 14, when applicable;
96.22	(6) (5) an individual treatment plan according to section 245G.06, subdivisions 1 and
96.23	2;
96.24	(7)(6) documentation of treatment services, significant events, appointments, concerns,
96.25	and treatment plan reviews according to section 245G.06, subdivisions 2a, 2b, and 3, and
96.26	3a; and
96.27	(8) (7) a summary at the time of service termination according to section 245G.06,
96.28	subdivision 4.
96.29	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.

97.1	Sec. 15. Minnesota Statutes 2022, section 245G.22, subdivision 15, is amended to read:
97.2	Subd. 15. Nonmedication treatment services; documentation. (a) The program must
97.3	offer at least 50 consecutive minutes of individual or group therapy treatment services as
97.4	defined in section 245G.07, subdivision 1, paragraph (a), clause (1), per week, for the first
97.5	ten weeks following the day of service initiation, and at least 50 consecutive minutes per
97.6	month thereafter. As clinically appropriate, the program may offer these services cumulatively
97.7	and not consecutively in increments of no less than 15 minutes over the required time period,
97.8	and for a total of 60 minutes of treatment services over the time period, and must document
97.9	the reason for providing services cumulatively in the client's record. The program may offer
97.10	additional levels of service when deemed clinically necessary meet the requirements in
97.11	section 245G.07, subdivision 1, paragraph (a), and must document each time the client was
97.12	offered an individual or group counseling service. If the individual or group counseling
97.13	service was offered but not provided to the client, the license holder must document the
97.14	reason the service was not provided. If the service was provided, the license holder must
97.15	ensure that the service is documented according to the requirements in section 245G.06,
97.16	subdivision 2a.
97.17	(b) Notwithstanding the requirements of comprehensive assessments in section 245G.05,
97.18	the assessment must be completed within 21 days from the day of service initiation.
97.19	(c) Notwithstanding the requirements of individual treatment plans set forth in section
97.20	<del>245G.06:</del>
97.21	(1) treatment plan contents for a maintenance client are not required to include goals
97.22	the client must reach to complete treatment and have services terminated;
97.23	(2) treatment plans for a client in a taper or detox status must include goals the client
97.24	must reach to complete treatment and have services terminated; and
97.25	(3) for the ten weeks following the day of service initiation for all new admissions,
97.26	readmissions, and transfers, a weekly treatment plan review must be documented once the
97.27	treatment plan is completed. Subsequently, the counselor must document treatment plan
97.28	reviews in the six dimensions at least once monthly or, when clinical need warrants, more
97.29	frequently.
97.30	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024.

97.32 Subd. 6. **Standard diagnostic assessment; required elements.** (a) Only a mental health

professional or a clinical trainee may complete a standard diagnostic assessment of a client.

Sec. 16. Minnesota Statutes 2022, section 245I.10, subdivision 6, is amended to read:

97.31

98.1	A standard diagnostic assessment of a client must include a face-to-face interview with a
98.2	client and a written evaluation of the client. The assessor must complete a client's standard
98.3	diagnostic assessment within the client's cultural context. An alcohol and drug counselor
98.4	may gather and document the information in paragraphs (b) and (c) when completing a
98.5	comprehensive assessment according to section 245G.05.
98.6	(b) When completing a standard diagnostic assessment of a client, the assessor must
98.7	gather and document information about the client's current life situation, including the
98.8	following information:
98.9	(1) the client's age;
98.10	(2) the client's current living situation, including the client's housing status and household
98.11	members;
98.12	(3) the status of the client's basic needs;
98.13	(4) the client's education level and employment status;
98.14	(5) the client's current medications;
98.15	(6) any immediate risks to the client's health and safety, including withdrawal symptoms,
98.16	medical conditions, and behavioral and emotional symptoms;
98.17	(7) the client's perceptions of the client's condition;
98.18	(8) the client's description of the client's symptoms, including the reason for the client's
98.19	referral;
98.20	(9) the client's history of mental health and substance use disorder treatment; and
98.21	(10) cultural influences on the client-; and
98.22	(11) substance use history, if applicable, including:
98.23	(i) amounts and types of substances, frequency and duration, route of administration,
98.24	periods of abstinence, and circumstances of relapse; and
98.25	(ii) the impact to functioning when under the influence of substances, including legal
98.26	interventions.
98.27	(c) If the assessor cannot obtain the information that this paragraph requires without
98.28	retraumatizing the client or harming the client's willingness to engage in treatment, the
98.29	assessor must identify which topics will require further assessment during the course of the
98.30	client's treatment. The assessor must gather and document information related to the following
98.31	topics:

99.1

99.2

99.3

99.4

99.5

99.19

99.20

99.21

99.22

99.23

99.24

99.25

99.26

99.27

99.28

99.29

99.30

99.31

- (1) the client's relationship with the client's family and other significant personal relationships, including the client's evaluation of the quality of each relationship;
  - (2) the client's strengths and resources, including the extent and quality of the client's social networks:
    - (3) important developmental incidents in the client's life;
- (4) maltreatment, trauma, potential brain injuries, and abuse that the client has suffered; 99.6
- 99.7 (5) the client's history of or exposure to alcohol and drug usage and treatment; and
- (6) the client's health history and the client's family health history, including the client's 99.8 99.9 physical, chemical, and mental health history.
- (d) When completing a standard diagnostic assessment of a client, an assessor must use 99.10 a recognized diagnostic framework. 99.11
- (1) When completing a standard diagnostic assessment of a client who is five years of 99.12 age or younger, the assessor must use the current edition of the DC: 0-5 Diagnostic 99.13 Classification of Mental Health and Development Disorders of Infancy and Early Childhood 99.14 published by Zero to Three. 99.15
- (2) When completing a standard diagnostic assessment of a client who is six years of 99.16 age or older, the assessor must use the current edition of the Diagnostic and Statistical 99.17 Manual of Mental Disorders published by the American Psychiatric Association. 99.18
  - (3) When completing a standard diagnostic assessment of a client who is five years of age or younger, an assessor must administer the Early Childhood Service Intensity Instrument (ECSII) to the client and include the results in the client's assessment.
  - (4) When completing a standard diagnostic assessment of a client who is six to 17 years of age, an assessor must administer the Child and Adolescent Service Intensity Instrument (CASII) to the client and include the results in the client's assessment.
  - (5) When completing a standard diagnostic assessment of a client who is 18 years of age or older, an assessor must use either (i) the CAGE-AID Questionnaire or (ii) the criteria in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association to screen and assess the client for a substance use disorder.
  - (e) When completing a standard diagnostic assessment of a client, the assessor must include and document the following components of the assessment:
  - (1) the client's mental status examination;

100.5

100.6

100.7

- (2) the client's baseline measurements; symptoms; behavior; skills; abilities; resources; 100.1 vulnerabilities; safety needs, including client information that supports the assessor's findings 100.2 100.3 after applying a recognized diagnostic framework from paragraph (d); and any differential diagnosis of the client; and 100.4
  - (3) an explanation of: (i) how the assessor diagnosed the client using the information from the client's interview, assessment, psychological testing, and collateral information about the client; (ii) the client's needs; (iii) the client's risk factors; (iv) the client's strengths; and (v) the client's responsivity factors.
- (f) When completing a standard diagnostic assessment of a client, the assessor must 100.9 consult the client and the client's family about which services that the client and the family 100.10 prefer to treat the client. The assessor must make referrals for the client as to services required 100.11 by law. 100.12
- Sec. 17. Minnesota Statutes 2022, section 253B.10, subdivision 1, is amended to read: 100.13
- Subdivision 1. Administrative requirements. (a) When a person is committed, the 100.14 court shall issue a warrant or an order committing the patient to the custody of the head of 100.16 the treatment facility, state-operated treatment program, or community-based treatment program. The warrant or order shall state that the patient meets the statutory criteria for 100.17 civil commitment. 100.18
- 100.19 (b) The commissioner shall prioritize civilly committed patients who are determined by the Office of Medical Director or a designee to require emergency admission to a 100.20 state-operated treatment program, as well as patients being admitted from jail or a correctional 100.21 institution who are: 100.22
- (1) ordered confined in a state-operated treatment program for an examination under 100.23 Minnesota Rules of Criminal Procedure, rules 20.01, subdivision 4, paragraph (a), and 100.24 100.25 20.02, subdivision 2;
- (2) under civil commitment for competency treatment and continuing supervision under 100.26 100.27 Minnesota Rules of Criminal Procedure, rule 20.01, subdivision 7;
- (3) found not guilty by reason of mental illness under Minnesota Rules of Criminal 100.28 Procedure, rule 20.02, subdivision 8, and under civil commitment or are ordered to be 100.29 detained in a state-operated treatment program pending completion of the civil commitment proceedings; or 100.31
- (4) committed under this chapter to the commissioner after dismissal of the patient's 100.32 criminal charges. 100.33

101.1

101.2

101.3

101.4

101.5

101.6

101.7

101.8

101.9

101.10

Patients described in this paragraph must be admitted to a state-operated treatment program within 48 hours of the Office of Medical Director or a designee determining that a medically appropriate bed is available. The commitment must be ordered by the court as provided in section 253B.09, subdivision 1, paragraph (d).

- (c) Upon the arrival of a patient at the designated treatment facility, state-operated treatment program, or community-based treatment program, the head of the facility or program shall retain the duplicate of the warrant and endorse receipt upon the original warrant or acknowledge receipt of the order. The endorsed receipt or acknowledgment must be filed in the court of commitment. After arrival, the patient shall be under the control and custody of the head of the facility or program.
- (d) Copies of the petition for commitment, the court's findings of fact and conclusions 101.11 of law, the court order committing the patient, the report of the court examiners, and the 101.12 prepetition report, and any medical and behavioral information available shall be provided 101.13 at the time of admission of a patient to the designated treatment facility or program to which 101.14 the patient is committed. Upon a patient's referral to the commissioner of human services 101.15 for admission pursuant to subdivision 1, paragraph (b), any inpatient hospital, treatment 101.16 facility, jail, or correctional facility that has provided care or supervision to the patient in 101.17 the previous two years shall, when requested by the treatment facility or commissioner, 101.18 provide copies of the patient's medical and behavioral records to the Department of Human 101.19 Services for purposes of preadmission planning. This information shall be provided by the 101.20 head of the treatment facility to treatment facility staff in a consistent and timely manner 101.21 and pursuant to all applicable laws. 101.22
- Sec. 18. Minnesota Statutes 2022, section 254B.01, is amended by adding a subdivision to read:

## Subd. 2a. American Society of Addiction Medicine criteria or ASAM

criteria. "American Society of Addiction Medicine criteria" or "ASAM" means the clinical guidelines for purposes of assessment, treatment, placement, and transfer or discharge of individuals with substance use disorders. The ASAM criteria are contained in the current edition of the ASAM Criteria: Treatment Criteria for Addictive, Substance-Related, and Co-Occurring Conditions.

	ENGROSSMENT
102.1	Sec. 19. Minnesota Statutes 2022, section 254B.01, is amended by adding a subdivision
102.2	to read:
102.3	Subd. 9. <b>Skilled treatment services.</b> "Skilled treatment services" has the meaning given
102.4	for the "treatment services" described in section 245G.07, subdivisions 1, paragraph (a),
102.5	clauses (1) to (4), and 2, clauses (1) to (6). Skilled treatment services must be provided by
102.6	qualified professionals as identified in section 245G.07, subdivision 3.
102.7	Sec. 20. Minnesota Statutes 2022, section 254B.01, is amended by adding a subdivision to read:
102.8	to read:
102.9	Subd. 10. Sober home. A sober home is a cooperative living residence, a room and
102.10	board residence, an apartment, or any other living accommodation that:
102.11	(1) provides temporary housing to persons with substance use disorders;
102.12	(2) stipulates that residents must abstain from using alcohol or other illicit drugs or
102.13	substances not prescribed by a physician and meet other requirements as a condition of
102.14	living in the home;
102.15	(3) charges a fee for living there;
102.16	(4) does not provide counseling or treatment services to residents; and
102.17	(5) promotes sustained recovery from substance use disorders.
102.18	Sec. 21. Minnesota Statutes 2022, section 254B.01, is amended by adding a subdivision
102.19	to read:
102.20	Subd. 11. Comprehensive assessment. "Comprehensive assessment" means a
102.21	person-centered, trauma-informed assessment that:
102.22	(1) is completed for a substance use disorder diagnosis, treatment planning, and
102.23	determination of client eligibility for substance use disorder treatment services;
102.24	(2) meets the requirements in section 245G.05; and
102.25	(3) is completed by an alcohol and drug counselor qualified according to section 245G.11,
102.26	subdivision 5.
102.25	See 22 Minneagte Statutes 2022 seeties 254D 04 is small 11 11' 11'
102.27	Sec. 22. Minnesota Statutes 2022, section 254B.04, is amended by adding a subdivision to read:
102.28	
102.29	Subd. 4. Assessment criteria and risk descriptions. (a) The level of care determination

102.30 must follow criteria approved by the commissioner.

103.1	(b) Dimension 1: Acute intoxication and withdrawal potential. A vendor must use the
103.2	following criteria in Dimension 1 to determine a client's acute intoxication and withdrawal
103.3	potential, the client's ability to cope with withdrawal symptoms, and the client's current
103.4	state of intoxication.
103.5	"0" The client displays full functioning with good ability to tolerate and cope with
103.6	withdrawal discomfort, and the client shows no signs or symptoms of intoxication or
103.7	withdrawal or diminishing signs or symptoms.
103.8	"1" The client can tolerate and cope with withdrawal discomfort. The client displays
103.9	mild-to-moderate intoxication or signs and symptoms interfering with daily functioning but
103.10	does not immediately endanger self or others. The client poses a minimal risk of severe
103.11	withdrawal.
103.12	"2" The client has some difficulty tolerating and coping with withdrawal discomfort.
103.13	The client's intoxication may be severe, but the client responds to support and treatment
103.14	such that the client does not immediately endanger self or others. The client displays moderate
103.15	signs and symptoms of withdrawal with moderate risk of severe withdrawal.
103.16	"3" The client tolerates and copes with withdrawal discomfort poorly. The client has
103.17	severe intoxication, such that the client endangers self or others, or intoxication has not
103.18	abated with less intensive services. The client displays severe signs and symptoms of
103.19	withdrawal, has a risk of severe-but-manageable withdrawal, or has worsening withdrawal
103.20	despite detoxification at a less intensive level.
103.21	"4" The client is incapacitated with severe signs and symptoms. The client displays
103.22	severe withdrawal and is a danger to self or others.
103.23	(c) Dimension 2: biomedical conditions and complications. The vendor must use the
103.24	following criteria in Dimension 2 to determine a client's biomedical conditions and
103.25	complications, the degree to which any physical disorder of the client would interfere with
103.26	treatment for substance use, and the client's ability to tolerate any related discomfort. If the
103.27	client is pregnant, the provider must determine the impact of continued substance use on
103.28	the unborn child.
103.29	"0" The client displays full functioning with good ability to cope with physical discomfort.
103.30	"1" The client tolerates and copes with physical discomfort and is able to get the services
103.31	that the client needs.

104.1	"2" The client has difficulty tolerating and coping with physical problems or has other
104.2	biomedical problems that interfere with recovery and treatment. The client neglects or does
104.3	not seek care for serious biomedical problems.
104.4	"3" The client tolerates and copes poorly with physical problems or has poor general
104.5	health. The client neglects the client's medical problems without active assistance.
104.6	"4" The client is unable to participate in substance use disorder treatment and has severe
104.7	medical problems, has a condition that requires immediate intervention, or is incapacitated.
104.8	(d) Dimension 3: Emotional, behavioral, and cognitive conditions and complications.
104.9	The vendor must use the following criteria in Dimension 3 to determine a client's emotional,
104.10	behavioral, and cognitive conditions and complications; the degree to which any condition
104.11	or complication is likely to interfere with treatment for substance use or with functioning
104.12	in significant life areas; and the likelihood of harm to self or others.
104.13	"0" The client has good impulse control and coping skills and presents no risk of harm
104.14	to self or others. The client functions in all life areas and displays no emotional, behavioral,
104.15	or cognitive problems or the problems are stable.
104.16	"1" The client has impulse control and coping skills. The client presents a mild to
104.17	moderate risk of harm to self or others or displays symptoms of emotional, behavioral, or
104.18	cognitive problems. The client has a mental health diagnosis and is stable. The client
104.19	functions adequately in significant life areas.
104.20	"2" The client has difficulty with impulse control and lacks coping skills. The client has
104.21	thoughts of suicide or harm to others without means, however, the thoughts may interfere
104.22	with participation in some activities. The client has difficulty functioning in significant life
104.23	areas. The client has moderate symptoms of emotional, behavioral, or cognitive problems.
104.24	The client is able to participate in most treatment activities.
104.25	"3" The client has a severe lack of impulse control and coping skills. The client also has
104.26	frequent thoughts of suicide or harm to others including a plan and the means to carry out
104.27	the plan. In addition, the client is severely impaired in significant life areas and has severe
104.28	symptoms of emotional, behavioral, or cognitive problems that interfere with the client's
104.29	participation in treatment activities.
104.30	"4" The client has severe emotional or behavioral symptoms that place the client or
104.31	others at acute risk of harm. The client also has intrusive thoughts of harming self or others.
104.32	The client is unable to participate in treatment activities.

105.1	(e) Dimension 4: Readiness for change. The vendor must use the following criteria in
105.2	Dimension 4 to determine a client's readiness for change and the support necessary to keep
105.3	the client involved in treatment services.
105.4	"0" The client admits problems and is cooperative, motivated, ready to change, committed
105.5	to change, and engaged in treatment as a responsible participant.
105.6	"1" The client is motivated with active reinforcement to explore treatment and strategies
105.7	for change but ambivalent about illness or need for change.
105.8	"2" The client displays verbal compliance but lacks consistent behaviors, has low
105.9	motivation for change, and is passively involved in treatment.
105.10	"3" The client displays inconsistent compliance, displays minimal awareness of either
105.11	the client's addiction or mental disorder, and is minimally cooperative.
105.12	"4" The client is:
105.13	(i) noncompliant with treatment and has no awareness of addiction or mental disorder
105.14	and does not want or is unwilling to explore change or is in total denial of the client's illness
105.15	and its implications; or
105.16	(ii) the client is dangerously oppositional to the extent that the client is a threat of
105.17	imminent harm to self and others.
105.18	(f) Dimension 5: Relapse, continued use, and continued problem potential. The vendor
105.19	must use the following criteria in Dimension 5 to determine a client's relapse, continued
105.20	use, and continued problem potential and the degree to which the client recognizes relapse
105.21	issues and has the skills to prevent relapse of either substance use or mental health problems.
105.22	"0" The client recognizes risk well and is able to manage potential problems.
105.23	"1" The client recognizes relapse issues and prevention strategies but displays some
105.24	vulnerability for further substance use or mental health problems.
105.25	"2" The client has:
105.26	(i) minimal recognition and understanding of relapse and recidivism issues and displays
105.27	moderate vulnerability for further substance use or mental health problems; or
105.28	(ii) some coping skills inconsistently applied.
105.29	"3" The client has poor recognition and understanding of relapse and recidivism issues
105.30	and displays moderately high vulnerability for further substance use or mental health
105.31	problems. The client has few coping skills and rarely applies coping skills.

106.1	"4" The client has no coping skills to arrest mental health or addiction illnesses or prevent
106.2	relapse. The client has no recognition or understanding of relapse and recidivism issues and
106.3	displays high vulnerability for further substance use disorder or mental health problems.
106.4	(g) Dimension 6: Recovery environment. The vendor must use the following criteria in
106.5	Dimension 6 to determine a client's recovery environment, whether the areas of the client's
106.6	life are supportive of or antagonistic to treatment participation and recovery.
106.7	"0" The client is engaged in structured meaningful activity and has a supportive significant
106.8	other, family, and living environment.
106.9	"1" The client has passive social network support, or family and significant other are
106.10	not interested in the client's recovery. The client is engaged in structured meaningful activity.
106.11	"2" The client is engaged in structured, meaningful activity, but peers, family, significant
106.12	other, and living environment are unsupportive, or there is criminal justice involvement by
106.13	the client or among the client's peers, by a significant other, or in the client's living
106.14	environment.
106.15	"3" The client is not engaged in structured meaningful activity, and the client's peers,
106.16	family, significant other, and living environment are unsupportive, or there is significant
106.17	criminal justice system involvement.
106.18	"4" The client has:
106.19	(i) a chronically antagonistic significant other, living environment, family, or peer group
106.20	or a long-term criminal justice involvement that is harmful to recovery or treatment progress;
106.21	<u>or</u>
106.22	(ii) an actively antagonistic significant other, family, work, or living environment that
106.23	poses an immediate threat to the client's safety and well-being.
106.24	Sec. 23. Minnesota Statutes 2022, section 254B.05, subdivision 5, is amended to read:
106.25	Subd. 5. Rate requirements. (a) The commissioner shall establish rates for substance
106.26	use disorder services and service enhancements funded under this chapter.
106.27	(b) Eligible substance use disorder treatment services include:
106.28	(1) outpatient treatment services that are licensed according to sections 245G.01 to
106.29	245G.17, or applicable tribal license; those licensed, as applicable, according to chapter
106.30	245G or applicable Tribal license and provided according to the following ASAM levels
106.31	of care:

(i) ASAM level 0.5 early intervention services provided according to section 254B.19, 107.1 subdivision 1, clause (1); 107.2 (ii) ASAM level 1.0 outpatient services provided according to section 254B.19, 107.3 subdivision 1, clause (2); 107.4 107.5 (iii) ASAM level 2.1 intensive outpatient services provided according to section 254B.19, subdivision 1, clause (3); 107.6 107.7 (iv) ASAM level 2.5 partial hospitalization services provided according to section 254B.19, subdivision 1, clause (4); 107.8 (v) ASAM level 3.1 clinically managed low-intensity residential services provided 107.9 according to section 254B.19, subdivision 1, clause (5); 107.10 (vi) ASAM level 3.3 clinically managed population-specific high-intensity residential 107.11 services provided according to section 254B.19, subdivision 1, clause (6); and 107.12 (vii) ASAM level 3.5 clinically managed high-intensity residential services provided 107.13 according to section 254B.19, subdivision 1, clause (7); 107.14 (2) comprehensive assessments provided according to sections 245.4863, paragraph (a), 107.15 and 245G.05; 107.16 (3) eare treatment coordination services provided according to section 245G.07, 107.17 subdivision 1, paragraph (a), clause (5); 107.18 (4) peer recovery support services provided according to section 245G.07, subdivision 107.19 107.20 2, clause (8); (5) on July 1, 2019, or upon federal approval, whichever is later, withdrawal management 107.21 services provided according to chapter 245F; (6) substance use disorder treatment services with medications for opioid use disorder 107.23 that are provided in an opioid treatment program licensed according to sections 245G.01 107.24 to 245G.17 and 245G.22, or applicable tribal license; 107.25 107.26 (7) substance use disorder treatment with medications for opioid use disorder plus enhanced treatment services that meet the requirements of clause (6) and provide nine hours 107.27 of clinical services each week; 107.28 (8) high, medium, and low intensity residential treatment services that are licensed 107.29

107.30

according to sections 245G.01 to 245G.17 and 245G.21 or applicable tribal license which

107.31 provide, respectively, 30, 15, and five hours of clinical services each week;

(9) (7) hospital-based treatment services that are licensed according to sections 245G.01 108.1 to 245G.17 or applicable tribal license and licensed as a hospital under sections 144.50 to 108.2 108.3 144.56; (10) (8) adolescent treatment programs that are licensed as outpatient treatment programs 108.4 according to sections 245G.01 to 245G.18 or as residential treatment programs according 108.5 to Minnesota Rules, parts 2960.0010 to 2960.0220, and 2960.0430 to 2960.0490, or 108.6 applicable tribal license; 108.7 (11) high-intensity residential treatment (9) ASAM 3.5 clinically managed high-intensity 108.8 residential services that are licensed according to sections 245G.01 to 245G.17 and 245G.21 108.9 or applicable tribal license, which provide 30 hours of clinical services each week ASAM level of care 3.5 according to section 254B.19, subdivision 1, clause (7), and is provided 108.11 by a state-operated vendor or to clients who have been civilly committed to the commissioner, 108.12 present the most complex and difficult care needs, and are a potential threat to the community; 108.13 and 108.14 (12) (10) room and board facilities that meet the requirements of subdivision 1a. 108.15 (c) The commissioner shall establish higher rates for programs that meet the requirements 108.16 of paragraph (b) and one of the following additional requirements: 108.17 (1) programs that serve parents with their children if the program: 108.18 (i) provides on-site child care during the hours of treatment activity that: 108.19 (A) is licensed under chapter 245A as a child care center under Minnesota Rules, chapter 108.20 9503; or 108.21 (B) meets the licensure exclusion criteria of section 245A.03, subdivision 2, paragraph 108.22 (a), clause (6), and meets the requirements under section 245G.19, subdivision 4; or 108.23 (ii) arranges for off-site child care during hours of treatment activity at a facility that is 108.24 licensed under chapter 245A as: (A) a child care center under Minnesota Rules, chapter 9503; or 108.26 (B) a family child care home under Minnesota Rules, chapter 9502; 108.27 (2) culturally specific or culturally responsive programs as defined in section 254B.01, 108.28 subdivision 4a; 108.29

108.30

(3) disability responsive programs as defined in section 254B.01, subdivision 4b;

109.1

109.2

109.3

109.4

109.5

109.6

109.7

109.8

109.9

- (4) programs that offer medical services delivered by appropriately credentialed health care staff in an amount equal to two hours per client per week if the medical needs of the client and the nature and provision of any medical services provided are documented in the client file; or
- (5) programs that offer services to individuals with co-occurring mental health and substance use disorder problems if:
  - (i) the program meets the co-occurring requirements in section 245G.20;
- (ii) 25 percent of the counseling staff are licensed mental health professionals under section 245I.04, subdivision 2, or are students or licensing candidates under the supervision of a licensed alcohol and drug counselor supervisor and mental health professional under 109.10 section 245I.04, subdivision 2, except that no more than 50 percent of the mental health 109.11 staff may be students or licensing candidates with time documented to be directly related 109.12 to provisions of co-occurring services; 109.13
- (iii) clients scoring positive on a standardized mental health screen receive a mental 109.14 health diagnostic assessment within ten days of admission; 109.15
- (iv) the program has standards for multidisciplinary case review that include a monthly 109.16 review for each client that, at a minimum, includes a licensed mental health professional 109.17 and licensed alcohol and drug counselor, and their involvement in the review is documented; 109.18
- (v) family education is offered that addresses mental health and substance use disorder and the interaction between the two; and 109.20
- (vi) co-occurring counseling staff shall receive eight hours of co-occurring disorder 109.21 training annually. 109.22
- (d) In order to be eligible for a higher rate under paragraph (c), clause (1), a program 109.23 that provides arrangements for off-site child care must maintain current documentation at 109.24 the substance use disorder facility of the child care provider's current licensure to provide 109.25 child care services. Programs that provide child care according to paragraph (c), clause (1), 109.26 must be deemed in compliance with the licensing requirements in section 245G.19. 109.27
- (e) Adolescent residential programs that meet the requirements of Minnesota Rules, 109.28 parts 2960.0430 to 2960.0490 and 2960.0580 to 2960.0690, are exempt from the requirements 109.29 in paragraph (c), clause (4), items (i) to (iv). 109.30
- (f) Subject to federal approval, substance use disorder services that are otherwise covered 109.31 as direct face-to-face services may be provided via telehealth as defined in section 256B.0625, 109.32 subdivision 3b. The use of telehealth to deliver services must be medically appropriate to 109.33

	ENGROSSIVENT
110.1	the condition and needs of the person being served. Reimbursement shall be at the same
110.2	rates and under the same conditions that would otherwise apply to direct face-to-face services.
110.3	(g) For the purpose of reimbursement under this section, substance use disorder treatment
110.4	services provided in a group setting without a group participant maximum or maximum
110.5	client to staff ratio under chapter 245G shall not exceed a client to staff ratio of 48 to one.
110.6	At least one of the attending staff must meet the qualifications as established under this
110.7	chapter for the type of treatment service provided. A recovery peer may not be included as
110.8	part of the staff ratio.
110.9	(h) Payment for outpatient substance use disorder services that are licensed according
110.10	to sections 245G.01 to 245G.17 is limited to six hours per day or 30 hours per week unless
110.11	prior authorization of a greater number of hours is obtained from the commissioner.
110.12	(i) Payment for substance use disorder services under this section must start from the
110.13	day of service initiation, when the comprehensive assessment is completed within the
110.14	required timelines.
110.15	<b>EFFECTIVE DATE.</b> Paragraph (b), clause (1), items (i) to (iv), are effective January
110.16	1, 2025, or upon federal approval, whichever is later. Paragraph (b), clause (1), items (v)
110.17	to (vii), are effective January 1, 2024, or upon federal approval, whichever is later. Paragraph
110.18	(b), clauses (2) to (10), are effective January 1, 2024.
110.19	Sec. 24. [254B.17] WITHDRAWAL MANAGEMENT START-UP AND
110.20	CAPACITY-BUILDING GRANTS.
110.20	CHITCH BUILDING GIANNES.
110.21	The commissioner must establish start-up and capacity-building grants for prospective
110.22	or new withdrawal management programs licensed under chapter 245F that will meet
110.23	medically monitored or clinically monitored levels of care. Grants may be used for expenses
110.24	that are not reimbursable under Minnesota health care programs, including but not limited
110.25	to:
110.26	(1) costs associated with hiring staff;
110.27	(2) costs associated with staff retention;
110.28	(3) the purchase of office equipment and supplies;
110.29	(4) the purchase of software;
110.30	(5) costs associated with obtaining applicable and required licenses;

110.31

(6) business formation costs;

111.1	(7) costs associated with staff training; and
111.2	(8) the purchase of medical equipment and supplies necessary to meet health and safety
111.3	requirements.
111.4	EFFECTIVE DATE. This section is effective July 1, 2023.
111.5	Sec. 25. [254B.18] SOBER HOMES.
111.6	Subdivision 1. Requirements. All sober homes must comply with applicable state laws
111.7	and regulations and local ordinances related to maximum occupancy, fire safety, and
111.8	sanitation. All sober homes must register with the Department of Human Services. In
111.9	addition, all sober homes must:
111.10	(1) maintain a supply of an opiate antagonist in the home;
111.11	(2) have trained staff that can administer an opiate antagonist;
111.12	(3) have written policies regarding access to all prescribed medications;
111.13	(4) have written policies regarding evictions;
111.14	(5) have staff training and policies regarding co-occurring mental illnesses;
111.15	(6) not prohibit prescribed medications taken as directed by a licensed prescriber, such
111.16	as pharmacotherapies specifically approved by the Food and Drug Administration (FDA)
111.17	for treatment of opioid use disorder and other medications with FDA-approved indications
111.18	for the treatment of co-occurring disorders; and
111.19	(7) return all property and medications to a person discharged from the home and retain
111.20	the items for a minimum of 60 days if the person did not collect them upon discharge. The
111.21	owner must make every effort to contact persons listed as emergency contacts for the
111.22	discharged person so that the items are returned.
111.23	Subd. 2. Certification. (a) The commissioner shall establish a certification program for
111.24	sober homes. Certification is mandatory for sober homes receiving any federal, state, or
111.25	local funding. The certification requirements must include:
111.26	(1) health and safety standards, including separate sleeping and bathroom facilities for
111.27	people who identify as men and people who identify as women, written policies on how to
111.28	accommodate residents who do not identify as a man or woman, and verification that the
111.29	home meets fire and sanitation ordinances;
111.30	(2) intake admission procedures, including documentation of names and contact

information for persons to contact in case of an emergency or upon discharge and notification

112.1	of a family member, or other emergency contact designated by the resident under certain
112.2	circumstances, including but not limited to death due to an overdose;
112.3	(3) an assessment of potential resident needs and appropriateness of the residence to
112.4	meet these needs;
112.5	(4) a resident bill of rights, including a right to a refund if discharged;
112.6	(5) policies to address mental health and health emergencies, to prevent a person from
112.7	hurting themselves or others, including contact information for emergency resources in the
112.8	community;
112.9	(6) policies on staff qualifications and prohibition against fraternization;
112.10	(7) drug-testing procedures and requirements;
112.11	(8) policies to mitigate medication misuse, including policies for:
112.12	(i) securing medication;
112.13	(ii) house staff providing medication at specified times to residents;
112.14	(iii) medication counts with staff and residents;
112.15	(iv) storing and providing prescribed medications and documenting when a person
112.16	accesses their prescribed medications; and
112.17	(v) ensuring that medications cannot be accessed by other residents;
112.18	(9) a policy on medications for opioid use disorder;
112.19	(10) having an opiate antagonist on site and in a conspicuous location;
112.20	(11) prohibiting charging exorbitant fees above standard costs for lab tests;
112.21	(12) discharge procedures, including involuntary discharge procedures that ensure at
112.22	least a 24-hours notice prior to filing an eviction action. The notice must include the reasons
112.23	for the involuntary discharge and a warning that an eviction action may become public as
112.24	soon as it is filed, making finding future housing more difficult;
112.25	(13) a policy on referrals to substance use disorder treatment services, mental health
112.26	services, peer support services, and support groups;
112.27	(14) training for staff on opiate antagonists, mental health crises, de-escalation,
112.28	person-centered planning, creating a crisis plan, and becoming a culturally informed and
112.29	responsive sober home;
112.30	(15) a fee schedule and refund policy;

113.1	(16) copies of all forms provided to residents;
113.2	(17) rules for residents;
113.3	(18) background checks of staff and administrators;
113.4	(19) policies that promote recovery by requiring resident participation in treatment,
113.5	self-help groups or other recovery supports; and
113.6	(20) policies requiring abstinence from alcohol and illicit drugs.
113.7	(b) Certifications must be renewed every three years.
113.8	Subd. 3. Registry. The commissioner shall create a registry containing a listing of sober
113.9	homes that have met the certification requirements. The registry must include each sober
113.10	home city and zip code, maximum resident capacity, and whether the setting serves a specific
113.11	population based on race, ethnicity, national origin, sexual orientation, gender identity, or
113.12	physical ability.
113.13	Subd. 4. Bill of rights. An individual living in a sober home has the right to:
113.14	(1) access to an environment that supports recovery;
113.15	(2) access to an environment that is safe and free from alcohol and other illicit drugs or
113.16	substances;
113.17	(3) be free from physical and verbal abuse, neglect, financial exploitation, and all forms
113.18	of maltreatment covered under the Vulnerable Adults Act, sections 626.557 to 626.5572;
113.19	(4) be treated with dignity and respect and to have personal property treated with respect
113.20	(5) have personal, financial, and medical information kept private and to be advised of
113.21	the sober home's policies and procedures regarding disclosure of such information;
113.22	(6) access, while living in the residence, to other community-based support services as
113.23	needed;
113.24	(7) be referred to appropriate services upon leaving the residence, if necessary;
113.25	(8) retain personal property that does not jeopardize safety or health;
113.26	(9) assert these rights personally or have them asserted by the individual's representative
113.27	or by anyone on behalf of the individual without retaliation;
113.28	(10) be provided with the name, address, and telephone number of the ombudsman for
113.29	mental health, substance use disorder, and developmental disabilities and information about
113.30	the right to file a complaint;

114.1	(11) be fully informed of these rights and responsibilities, as well as program policies
114.2	and procedures; and
114.3	(12) not be required to perform services for the residence that are not included in the
114.4	usual expectations for all residents.
114.5	Subd. 5. Private right of action. In addition to pursuing other remedies, an individual
114.6	may bring an action to recover damages caused by a violation of this section. The court
114.7	shall award a resident who prevails in an action under this section double damages, costs,
114.8	disbursements, reasonable attorney fees, and any equitable relief the court deems appropriate.
114.9	Subd. 6. Complaints; ombudsman for mental health and developmental
114.10	disabilities. Any complaints about a sober home may be made to and reviewed or
114.11	investigated by the ombudsman for mental health and developmental disabilities, pursuant
114.12	to sections 245.91 and 245.94.
114.13	Sec. 26. [254B.19] AMERICAN SOCIETY OF ADDICTION MEDICINE
114.14	STANDARDS OF CARE.
114.15	Subdivision 1. Level of care requirements. For each client assigned an ASAM level
114.16	of care, eligible vendors must implement the standards set by the ASAM for the respective
114.17	level of care. Additionally, vendors must meet the following requirements:
114.18	(1) for ASAM level 0.5 early intervention targeting individuals who are at risk of
114.19	developing a substance-related problem but may not have a diagnosed substance use disorder,
114.20	early intervention services may include individual or group counseling, treatment
114.21	coordination, peer recovery support, screening brief intervention, and referral to treatment
114.22	provided according to section 254A.03, subdivision 3, paragraph (c).
114.23	(2) for ASAM level 1.0 outpatient clients, adults must receive up to eight hours per week
114.24	of skilled treatment services and adolescents must receive up to five hours per week. Services
114.25	must be licensed according to section 245G.20 and meet requirements under section
114.26	256B.0759. Peer recovery and treatment coordination may be provided beyond the hourly
114.27	skilled treatment service hours allowable per week.
114.28	(3) for ASAM level 2.1 intensive outpatient clients, adults must receive nine to 19 hours
114.29	per week of skilled treatment services and adolescents must receive six or more hours per
114.30	week. Vendors must be licensed according to section 245G.20 and must meet requirements
114.31	under section 256B.0759. Peer recovery services and treatment coordination may be provided
114.32	beyond the hourly skilled treatment service hours allowable per week. If clinically indicated

on the client's treatment plan, this service may be provided in conjunction with room and

DTT

115.2	board according to section 254B.05, subdivision 1a.
115.3	(4) for ASAM level 2.5 partial hospitalization clients, adults must receive 20 hours or
115.4	more of skilled treatment services. Services must be licensed according to section 245G.20
115.5	and must meet requirements under section 256B.0759. Level 2.5 is for clients who need
115.6	daily monitoring in a structured setting, as directed by the individual treatment plan and in
115.7	accordance with the limitations in section 254B.05, subdivision 5, paragraph (h). If clinically
115.8	indicated on the client's treatment plan, this service may be provided in conjunction with
115.9	room and board according to section 254B.05, subdivision 1a.
115.10	(5) for ASAM level 3.1 clinically managed low-intensity residential clients, programs
115.11	must provide at least 5 hours of skilled treatment services per week according to each client's
115.12	specific treatment schedule, as directed by the individual treatment plan. Programs must be
115.13	licensed according to section 245G.20 and must meet requirements under section 256B.0759.
115.14	(6) for ASAM level 3.3 clinically managed population-specific high-intensity residential
115.15	clients, programs must be licensed according to section 245G.20 and must meet requirements
115.16	under section 256B.0759. Programs must have 24-hour staffing coverage. Programs must
115.17	be enrolled as a disability responsive program as described in section 254B.01, subdivision
115.18	4b, and must specialize in serving persons with a traumatic brain injury or a cognitive
115.19	impairment so significant, and the resulting level of impairment so great, that outpatient or
115.20	other levels of residential care would not be feasible or effective. Programs must provide,
115.21	at minimum, daily skilled treatment services seven days a week according to each client's
115.22	specific treatment schedule, as directed by the individual treatment plan.
115.23	(7) for ASAM level 3.5 clinically managed high-intensity residential clients, services
115.24	must be licensed according to section 245G.20 and must meet requirements under section
115.25	256B.0759. Programs must have 24-hour staffing coverage and provide, at minimum, daily
115.26	skilled treatment services seven days a week according to each client's specific treatment
115.27	schedule, as directed by the individual treatment plan.
115.28	(8) for ASAM level withdrawal management 3.2 clinically managed clients, withdrawal
115.29	management must be provided according to chapter 245F.
115.30	(9) for ASAM level withdrawal management 3.7 medically monitored clients, withdrawal
115.31	management must be provided according to chapter 245F.
115.32	Subd. 2. Patient referral arrangement agreement. The license holder must maintain
115.33	documentation of a formal patient referral arrangement agreement for each of the following
115.34	ASAM levels of care not provided by the license holder:

116.1	(1) level 1.0 outpatient;
116.2	(2) level 2.1 intensive outpatient;
116.3	(3) level 2.5 partial hospitalization;
116.4	(4) level 3.1 clinically managed low-intensity residential;
116.5	(5) level 3.3 clinically managed population-specific high-intensity residential;
116.6	(6) level 3.5 clinically managed high-intensity residential;
116.7	(7) level withdrawal management 3.2 clinically managed residential withdrawal
116.8	management; and
116.9	(8) level withdrawal management 3.7 medically monitored inpatient withdrawal
116.10	management.
116.11	Subd. 3. Evidence-based practices. All services delivered within the ASAM levels of
116.12	care referenced in subdivision 1, clauses (1) to (7), must have documentation of the
116.13	evidence-based practices being utilized as referenced in the most current edition of the
116.14	ASAM criteria.
116.15	Subd. 4. Program outreach plan. Eligible vendors providing services under ASAM
116.16	levels of care referenced in subdivision 1, clauses (2) to (7), must have a program outreach
116.17	plan. The treatment director must document a review and update the plan annually. The
116.18	program outreach plan must include treatment coordination strategies and processes to
116.19	ensure seamless transitions across the continuum of care. The plan must include how the
116.20	provider will:
116.21	(1) increase the awareness of early intervention treatment services, including but not
116.22	limited to the services defined in section 254A.03, subdivision 3, paragraph (c);
116.23	(2) coordinate, as necessary, with certified community behavioral health clinics when
116.24	a license holder is located in a geographic region served by a certified community behavioral
116.25	health clinic;
116.26	(3) establish a referral arrangement agreement with a withdrawal management program
116.27	licensed under chapter 245F when a license holder is located in a geographic region in which
116.28	a withdrawal management program is licensed under chapter 245F. If a withdrawal
116.29	management program licensed under chapter 245F is not geographically accessible, the
116.30	plan must include how the provider will address the client's need for this level of care;
116.31	(4) coordinate with inpatient acute care hospitals, including emergency departments,
116.32	hospital outpatient clinics, urgent care centers, residential crisis settings, medical

detoxification inpatient facilities and ambulatory detoxification providers in the area served 117.1 by the provider to help transition individuals from emergency department or hospital settings 117.2 117.3 and minimize the time between assessment and treatment; (5) develop and maintain collaboration with local county and Tribal human services 117.4 agencies; and 117.5 (6) collaborate with primary care and mental health settings. 117.6 117.7 **EFFECTIVE DATE.** This section is effective January 1, 2024. Sec. 27. Minnesota Statutes 2022, section 256B.0759, subdivision 2, is amended to read: 117.8 Subd. 2. Provider participation. (a) Outpatient Programs licensed by the Department 117.9 of Human Services as nonresidential substance use disorder treatment providers may elect 117.10 to participate in the demonstration project and meet the requirements of subdivision 3. To participate, a provider must notify the commissioner of the provider's intent to participate 117.12 117.13 in a format required by the commissioner and enroll as a demonstration project provider programs that receive payment under this chapter must enroll as demonstration project 117.14 providers and meet the requirements of subdivision 3 by January 1, 2025. Programs that do 117.15 not meet the requirements of this paragraph are ineligible for payment for services provided 117.16 under section 256B.0625. 117.17 117.18 (b) Programs licensed by the Department of Human Services as residential treatment programs according to section 245G.21 that receive payment under this chapter must enroll 117.19 as demonstration project providers and meet the requirements of subdivision 3 by January 117.20 1, 2024. Programs that do not meet the requirements of this paragraph are ineligible for 117.21 payment for services provided under section 256B.0625. 117.22 117.23 (c) Programs licensed by the Department of Human Services as residential treatment programs according to section 245G.21 that receive payment under this chapter and are 117.24 licensed as a hospital under sections 144.50 to 144.581 must enroll as demonstration project 117.25 providers and meet the requirements of subdivision 3 by January 1, 2025. 117.26 (e) (d) Programs licensed by the Department of Human Services as withdrawal 117.27 management programs according to chapter 245F that receive payment under this chapter 117.28 must enroll as demonstration project providers and meet the requirements of subdivision 3 117.29 by January 1, 2024. Programs that do not meet the requirements of this paragraph are ineligible for payment for services provided under section 256B.0625. 117.31 (d) (e) Out-of-state residential substance use disorder treatment programs that receive 117.32

117.33

payment under this chapter must enroll as demonstration project providers and meet the

118.3

118.4

118.5

118.6

118.22

118.23

118.24

118.25

118.26

118.27

118.28

118.29

118.30

118.31

118.32

requirements of subdivision 3 by January 1, 2024. Programs that do not meet the requirements 118.1 of this paragraph are ineligible for payment for services provided under section 256B.0625. 118.2

- (e) (f) Tribally licensed programs may elect to participate in the demonstration project and meet the requirements of subdivision 3. The Department of Human Services must consult with Tribal nations to discuss participation in the substance use disorder demonstration project.
- (f) (g) The commissioner shall allow providers enrolled in the demonstration project 118.7 before July 1, 2021, to receive applicable rate enhancements authorized under subdivision 118.8 4 for all services provided on or after the date of enrollment, except that the commissioner 118.9 shall allow a provider to receive applicable rate enhancements authorized under subdivision 118.10 4 for services provided on or after July 22, 2020, to fee-for-service enrollees, and on or after 118.11 January 1, 2021, to managed care enrollees, if the provider meets all of the following 118.12 requirements: 118.13
- (1) the provider attests that during the time period for which the provider is seeking the 118.14 rate enhancement, the provider took meaningful steps in their plan approved by the 118.15 commissioner to meet the demonstration project requirements in subdivision 3; and 118.16
- (2) the provider submits attestation and evidence, including all information requested 118.17 by the commissioner, of meeting the requirements of subdivision 3 to the commissioner in a format required by the commissioner. 118.19
- (g) (h) The commissioner may recoup any rate enhancements paid under paragraph (f) 118.20 (g) to a provider that does not meet the requirements of subdivision 3 by July 1, 2021. 118.21

### Sec. 28. EVIDENCE-BASED TRAINING.

The commissioner of human services must establish training opportunities for substance use disorder treatment providers under Minnesota Statutes, chapters 245F and 245G, and applicable Tribal licenses, to increase knowledge and develop skills to adopt evidence-based and promising practices in substance use disorder treatment programs. Training opportunities must support the transition to American Society of Addiction Medicine (ASAM) standards. Training formats may include self or organizational assessments, virtual modules, one-to-one coaching, self-paced courses, interactive hybrid courses, and in-person courses. Foundational and skill-building training topics may include:

### (1) ASAM criteria;

(2) person-centered and culturally responsive services;

# 119.23 119.24 119.25 must be used to establish safe recovery sites that offer harm reduction services and supplies, 119.26

including but not limited to: 119.27

119.1

119.2

119.3

119.4

119.5

119.6

119.7

119.8

119.9

119.10

119.11

119.12

119.13

119.14

119.15

119.16

119.18

119.19

- (1) safe injection spaces; 119.28
- 119.29 (2) sterile needle exchange;
- (3) opiate antagonist rescue kits; 119.30

120.1	(4) fentanyl and other drug testing;
120.2	(5) street outreach;
120.3	(6) educational and referral services;
120.4	(7) health, safety, and wellness services; and
120.5	(8) access to hygiene and sanitation.
120.6	(b) The commissioner must conduct local community outreach and engagement in
120.7	collaboration with newly established safe recovery sites. The commissioner must evaluate
120.8	the efficacy of safe recovery sites and collect data to measure health-related and public
120.9	safety outcomes.
120.10	(c) The commissioner must prioritize grant applications for organizations that are
120.11	culturally specific or culturally responsive and that commit to serving individuals from
120.12	communities that are disproportionately impacted by the opioid epidemic, including:
120.13	(1) Native American, American Indian, and Indigenous communities; and
120.14	(2) Black, African American, and African-born communities.
120.15	(d) For purposes of this section, a "culturally specific" or "culturally responsive"
120.16	organization is an organization that is designed to address the unique needs of individuals
120.17	who share a common language, racial, ethnic, or social background, and is governed with
120.18	significant input from individuals of that specific background.
120.19	Sec. 31. PUBLIC AWARENESS CAMPAIGN.
120.20	(a) The commissioner of human services must establish a multitiered public awareness
120.21	and educational campaign on substance use disorders. The campaign must include strategies
120.22	to prevent substance use disorder, reduce stigma, and ensure people know how to access
120.23	treatment, recovery, and harm reduction services.
120.24	(b) The commissioner must consult with communities disproportionately impacted by
120.25	substance use disorder to ensure the campaign focuses on lived experience and equity. The
120.26	commissioner may also consult and establish relationships with media and communication
120.27	experts, behavioral health professionals, state and local agencies, and community
120.28	organizations to design and implement the campaign.
120.29	(c) The campaign must include awareness-raising and educational information using
120.30	multichannel marketing strategies, social media, virtual events, press releases, reports, and

targeted outreach. The commissioner must evaluate the effectiveness of the campaign and 121.1 121.2 modify outreach and strategies as needed.

### Sec. 32. REVISED PAYMENT METHODOLOGY FOR OPIOID TREATMENT

#### PROGRAMS. 121.4

121.3

The commissioner of human services must revise the payment methodology for substance 121.5 use services with medications for opioid use disorder under Minnesota Statutes, section 121.6 254B.05, subdivision 5, paragraph (b), clause (6). Payment must occur only if the provider 121.7 renders the service or services billed on that date of service or, in the case of drugs and 121.8 121.9 drug-related services, within a week as defined by the commissioner. The revised payment methodology must include a weekly bundled rate that includes the costs of drugs, drug 121.10 administration and observation, drug packaging and preparation, and nursing time. The 121.11 bundled weekly rate must be based on the Medicare rate. The commissioner must seek all necessary waivers, state plan amendments, and federal authorities required to implement 121.13 121.14 the revised payment methodology.

**EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 121.15 121.16 whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained. 121.17

#### Sec. 33. MEDICAL ASSISTANCE BEHAVIORAL HEALTH SYSTEM 121.18

#### TRANSFORMATION STUDY. 121.19

The commissioner of human services, in consultation with stakeholders, must evaluate 121.20 the feasibility, potential design, and federal authorities needed to cover traditional healing, 121.21 behavioral health services in correctional facilities, and contingency management under the 121.22 medical assistance program. 121.23

### Sec. 34. OPIOID TREATMENT PROGRAM WORK GROUP.

The commissioner of human services must convene a work group of community partners 121.25 121.26 to evaluate the opioid treatment program model under Minnesota Statutes, section 245G.22, and to make recommendations on overall service design; simplification or improvement of 121.27 regulatory oversight; increasing access to opioid treatment programs and improving the 121.28 quality of care; addressing geographic, racial, and justice-related disparities for individuals 121.29 who utilize or may benefit from medications for opioid use disorder; and other related topics, 121.30 121.31 as determined by the work group. The commissioner must report the work group's

- recommendations to the chairs and ranking minority members of the legislative committees 122.1
- with jurisdiction over health and human services by January 15, 2024. 122.2

#### Sec. 35. REVISOR INSTRUCTION. 122.3

- The revisor of statutes shall renumber Minnesota Statutes, section 245G.01, subdivision 122.4
- 20b, as Minnesota Statutes, section 245G.01, subdivision 20d, and make any other necessary 122.5
- changes to subdivision numbers or cross-references. 122.6
- Sec. 36. REPEALER. 122.7
- (a) Minnesota Statutes 2022, sections 245G.06, subdivision 2; and 256B.0759, subdivision 122.8
- 6, are repealed. 122.9
- (b) Minnesota Statutes 2022, section 246.18, subdivisions 2 and 2a, are repealed. 122.10
- **EFFECTIVE DATE.** Paragraph (a) is effective January 1, 2024. Paragraph (b) is 122.11
- effective July 1, 2023. 122.12

122 14

#### **ARTICLE 4** 122.13

### OPIOID OVERDOSE PREVENTION AND OPIATE EPIDEMIC RESPONSE

- 122.15 Section 1. Minnesota Statutes 2022, section 16A.151, subdivision 2, is amended to read:
- Subd. 2. Exceptions. (a) If a state official litigates or settles a matter on behalf of specific 122.16
- injured persons or entities, this section does not prohibit distribution of money to the specific
- injured persons or entities on whose behalf the litigation or settlement efforts were initiated. 122.18
- If money recovered on behalf of injured persons or entities cannot reasonably be distributed 122.19
- to those persons or entities because they cannot readily be located or identified or because 122.20
- the cost of distributing the money would outweigh the benefit to the persons or entities, the 122.21
- money must be paid into the general fund. 122.22
- (b) Money recovered on behalf of a fund in the state treasury other than the general fund 122.23
- may be deposited in that fund. 122.24
- (c) This section does not prohibit a state official from distributing money to a person or 122.25
- entity other than the state in litigation or potential litigation in which the state is a defendant 122.26
- or potential defendant. 122.27
- 122.28 (d) State agencies may accept funds as directed by a federal court for any restitution or
- monetary penalty under United States Code, title 18, section 3663(a)(3), or United States 122.29
- Code, title 18, section 3663A(a)(3). Funds received must be deposited in a special revenue 122.30

123.5

123.6

123.7

123.8

123.9

123.11

123.12

123.13

account and are appropriated to the commissioner of the agency for the purpose as directed 123.1 by the federal court. 123.2

- 123.3 (e) Tobacco settlement revenues as defined in section 16A.98, subdivision 1, paragraph (t), may be deposited as provided in section 16A.98, subdivision 12. 123.4
  - (f) Any money received by the state resulting from a settlement agreement or an assurance of discontinuance entered into by the attorney general of the state, or a court order in litigation brought by the attorney general of the state, on behalf of the state or a state agency, related to alleged violations of consumer fraud laws in the marketing, sale, or distribution of opioids in this state or other alleged illegal actions that contributed to the excessive use of opioids, must be deposited in the settlement account established in the opiate epidemic response fund under section 256.043, subdivision 1. This paragraph does not apply to attorney fees and costs awarded to the state or the Attorney General's Office, to contract attorneys hired by the state or Attorney General's Office, or to other state agency attorneys.
- (g) Notwithstanding paragraph (f), if money is received from a settlement agreement or 123.14 an assurance of discontinuance entered into by the attorney general of the state or a court 123.15 order in litigation brought by the attorney general of the state on behalf of the state or a state 123.16 agency against a consulting firm working for an opioid manufacturer or opioid wholesale 123.17 drug distributor, the commissioner shall deposit any money received into the settlement 123.18 account established within the opiate epidemic response fund under section 256.042, 123.19 subdivision 1. Notwithstanding section 256.043, subdivision 3a, paragraph (a), any amount deposited into the settlement account in accordance with this paragraph shall be appropriated 123.21 to the commissioner of human services to award as grants as specified by the opiate epidemie 123.22 response advisory council in accordance with section 256.043, subdivision 3a, paragraph 123.23 (d) as specified in section 256.043, subdivision 3a. 123.24
- 123.25 **EFFECTIVE DATE.** This section is effective the day following final enactment.

#### Sec. 2. [121A.224] OPIATE ANTAGONISTS. 123.26

- (a) A school district or charter school must maintain a supply of opiate antagonists, as 123.27 defined in section 604A.04, subdivision 1, at each school site to be administered in 123.28 compliance with section 151.37, subdivision 12. 123.29
- (b) Each school building must have at least two doses of a nasal opiate antagonist 123.30 available on site. 123.31
- (c) The commissioner of health must develop and disseminate to schools a short training 123.32 video about how and when to administer a nasal opiate antagonist. The person having control 123.33

SF2934 SECOND UNOFFICIAL DTT **ENGROSSMENT** of the school building must ensure that at least one staff member trained on how and when 124.1 to administer a nasal opiate antagonist is on site when the school building is open to students, 124.2 124.3 staff, or the public, including before school, after school, or during weekend activities. **EFFECTIVE DATE.** This section is effective July 1, 2023. 124.4 Sec. 3. Minnesota Statutes 2022, section 151.065, subdivision 7, is amended to read: 124.5 Subd. 7. Deposit of fees. (a) The license fees collected under this section, with the 124.6 exception of the fees identified in paragraphs (b) and (c), shall be deposited in the state 124.7 government special revenue fund. 124.8 (b) \$5,000 of each fee collected under subdivision 1, clauses (6) to (9), and (11) to (15), 124.9 and subdivision 3, clauses (4) to (7), and (9) to (13), and \$55,000 of each fee collected under 124.10 subdivision 1, clause (16), and subdivision 3, clause (14), shall be deposited in the opiate 124.11 epidemic response fund established in section 256.043. 124.12 124.13 (c) If the fees collected under subdivision 1, clause (16), or subdivision 3, clause (14), are reduced under section 256.043, \$5,000 of the reduced fee shall be deposited in the opiate 124 14 epidemic response fund in section 256.043. 124.15 Sec. 4. Minnesota Statutes 2022, section 241.021, subdivision 1, is amended to read: 124.16 Subdivision 1. Correctional facilities; inspection; licensing. (a) Except as provided 124.17 in paragraph (b), the commissioner of corrections shall inspect and license all correctional 124.18 facilities throughout the state, whether public or private, established and operated for the 124.19 detention and confinement of persons confined or incarcerated therein according to law 124.20 except to the extent that they are inspected or licensed by other state regulating agencies. 124.21 The commissioner shall promulgate pursuant to chapter 14, rules establishing minimum 124.22 standards for these facilities with respect to their management, operation, physical condition, 124.23 124.24 and the security, safety, health, treatment, and discipline of persons confined or incarcerated therein. These minimum standards shall include but are not limited to specific guidance 124.25 pertaining to: 124.26 (1) screening, appraisal, assessment, and treatment for persons confined or incarcerated 124.27

- in correctional facilities with mental illness or substance use disorders; 124.28
- (2) a policy on the involuntary administration of medications; 124.29
- (3) suicide prevention plans and training; 124.30
- (4) verification of medications in a timely manner; 124.31

	ENGROSSWENT
125.1	(5) well-being checks;
125.2	(6) discharge planning, including providing prescribed medications to persons confined
125.3	or incarcerated in correctional facilities upon release;
125.4	(7) a policy on referrals or transfers to medical or mental health care in a noncorrectional
125.5	institution;
125.6	(8) use of segregation and mental health checks;
125.7	(9) critical incident debriefings;
125.8	(10) clinical management of substance use disorders and opioid overdose emergency
125.9	procedures;
125.10	(11) a policy regarding identification of persons with special needs confined or
125.11	incarcerated in correctional facilities;
125.12	(12) a policy regarding the use of telehealth;
125.13	(13) self-auditing of compliance with minimum standards;
125.14	(14) information sharing with medical personnel and when medical assessment must be
125.15	facilitated;
125.16	(15) a code of conduct policy for facility staff and annual training;
125.17	(16) a policy on death review of all circumstances surrounding the death of an individual
125.18	committed to the custody of the facility; and
125.19	(17) dissemination of a rights statement made available to persons confined or
125.20	incarcerated in licensed correctional facilities.
125.21	No individual, corporation, partnership, voluntary association, or other private
125.22	organization legally responsible for the operation of a correctional facility may operate the
125.23	facility unless it possesses a current license from the commissioner of corrections. Private
125.24	adult correctional facilities shall have the authority of section 624.714, subdivision 13, if

requirements of section 243.52.

125.25

125.26

125.27

125.28

125.29

125.30

the Department of Corrections licenses the facility with the authority and the facility meets

The commissioner shall review the correctional facilities described in this subdivision

at least once every two years, except as otherwise provided, to determine compliance with

the minimum standards established according to this subdivision or other Minnesota statute

related to minimum standards and conditions of confinement.

126.1

126.2

126.3

126.4

126.5

126.6

126.7

126.8

126.9

126.10

126.11

126.12

126.13

126.14

126.15

126.16

126.17

126.18

126.19

126.20

126.21

126.22

126.23

126.24

126.25

126.27

126.28

126.29

126.30

126.31

126.32

126.33

The commissioner shall grant a license to any facility found to conform to minimum standards or to any facility which, in the commissioner's judgment, is making satisfactory progress toward substantial conformity and the standards not being met do not impact the interests and well-being of the persons confined or incarcerated in the facility. A limited license under subdivision 1a may be issued for purposes of effectuating a facility closure. The commissioner may grant licensure up to two years. Unless otherwise specified by statute, all licenses issued under this chapter expire at 12:01 a.m. on the day after the expiration date stated on the license.

The commissioner shall have access to the buildings, grounds, books, records, staff, and to persons confined or incarcerated in these facilities. The commissioner may require the officers in charge of these facilities to furnish all information and statistics the commissioner deems necessary, at a time and place designated by the commissioner.

All facility administrators of correctional facilities are required to report all deaths of individuals who died while committed to the custody of the facility, regardless of whether the death occurred at the facility or after removal from the facility for medical care stemming from an incident or need for medical care at the correctional facility, as soon as practicable, but no later than 24 hours of receiving knowledge of the death, including any demographic information as required by the commissioner.

All facility administrators of correctional facilities are required to report all other emergency or unusual occurrences as defined by rule, including uses of force by facility staff that result in substantial bodily harm or suicide attempts, to the commissioner of corrections within ten days from the occurrence, including any demographic information as required by the commissioner. The commissioner of corrections shall consult with the Minnesota Sheriffs' Association and a representative from the Minnesota Association of Community Corrections Act Counties who is responsible for the operations of an adult correctional facility to define "use of force" that results in substantial bodily harm for reporting purposes.

The commissioner may require that any or all such information be provided through the Department of Corrections detention information system. The commissioner shall post each inspection report publicly and on the department's website within 30 days of completing the inspection. The education program offered in a correctional facility for the confinement or incarceration of juvenile offenders must be approved by the commissioner of education before the commissioner of corrections may grant a license to the facility.

127.1

127.2

127.3

127.4

127.5

127.6

127.7

127.8

- (b) For juvenile facilities licensed by the commissioner of human services, the commissioner may inspect and certify programs based on certification standards set forth in Minnesota Rules. For the purpose of this paragraph, "certification" has the meaning given it in section 245A.02.
- (c) Any state agency which regulates, inspects, or licenses certain aspects of correctional facilities shall, insofar as is possible, ensure that the minimum standards it requires are substantially the same as those required by other state agencies which regulate, inspect, or license the same aspects of similar types of correctional facilities, although at different correctional facilities.
- 127.10 (d) Nothing in this section shall be construed to limit the commissioner of corrections' authority to promulgate rules establishing standards of eligibility for counties to receive 127.11 funds under sections 401.01 to 401.16, or to require counties to comply with operating 127.12 standards the commissioner establishes as a condition precedent for counties to receive that 127.13 funding. 127.14
- 127.15 (e) The department's inspection unit must report directly to a division head outside of the correctional institutions division. 127.16
- Sec. 5. Minnesota Statutes 2022, section 241.31, subdivision 5, is amended to read: 127.17
- 127.18 Subd. 5. Minimum standards. The commissioner of corrections shall establish minimum standards for the size, area to be served, qualifications of staff, ratio of staff to client 127.19 population, and treatment programs for community corrections programs established pursuant 127.20 to this section. Plans and specifications for such programs, including proposed budgets must 127.21 first be submitted to the commissioner for approval prior to the establishment. Community 127.22 corrections programs must maintain a supply of opiate antagonists, as defined in section 127.23 604A.04, subdivision 1, at each correctional site to be administered in compliance with 127.24 127.25 section 151.37, subdivision 12. Each site must have at least two doses of an opiate antagonist on site. Staff must be trained on how and when to administer opiate antagonists. 127.26
- 127.27 Sec. 6. Minnesota Statutes 2022, section 241.415, is amended to read:
- 127.28 241.415 RELEASE PLANS; SUBSTANCE ABUSE.
- The commissioner shall cooperate with community-based corrections agencies to 127.29 determine how best to address the substance abuse treatment needs of offenders who are being released from prison. The commissioner shall ensure that an offender's prison release 127.31 plan adequately addresses the offender's needs for substance abuse assessment, treatment, 127.32

128.1

128.2

128.3

128.18

128.19

128.20

128.21

128.22

128.23

128.24

128.25

128.29

128.30

128.31

or other services following release, within the limits of available resources. The commissioner must provide individuals with known or stated histories of opioid use disorder with emergency opiate antagonist rescue kits upon release.

- Sec. 7. Minnesota Statutes 2022, section 245G.08, subdivision 3, is amended to read: 128.4
- Subd. 3. Standing order protocol Emergency overdose treatment. A license holder 128.5 that maintains must maintain a supply of naloxone opiate antagonists as defined in section 128.6 128.7 604A.04, subdivision 1, available for emergency treatment of opioid overdose and must have a written standing order protocol by a physician who is licensed under chapter 147, 128.8 advanced practice registered nurse who is licensed under chapter 148, or physician assistant 128.9 who is licensed under chapter 147A, that permits the license holder to maintain a supply of 128.10 naloxone opiate antagonists on site. A license holder must require staff to undergo training 128.11 in the specific mode of administration used at the program, which may include intranasal 128.12 administration, intramuscular injection, or both. 128.13
- Sec. 8. Minnesota Statutes 2022, section 256.042, subdivision 2, is amended to read: 128.14
- Subd. 2. **Membership.** (a) The council shall consist of the following 19 30 voting 128.15 members, appointed by the commissioner of human services except as otherwise specified, 128.16 and three nonvoting members: 128.17
  - (1) two members of the house of representatives, appointed in the following sequence: the first from the majority party appointed by the speaker of the house and the second from the minority party appointed by the minority leader. Of these two members, one member must represent a district outside of the seven-county metropolitan area, and one member must represent a district that includes the seven-county metropolitan area. The appointment by the minority leader must ensure that this requirement for geographic diversity in appointments is met;
- (2) two members of the senate, appointed in the following sequence: the first from the majority party appointed by the senate majority leader and the second from the minority 128.26 party appointed by the senate minority leader. Of these two members, one member must 128.27 represent a district outside of the seven-county metropolitan area and one member must 128.28 represent a district that includes the seven-county metropolitan area. The appointment by the minority leader must ensure that this requirement for geographic diversity in appointments is met;
- (3) one member appointed by the Board of Pharmacy; 128.32

129.1	(4) one member who is a physician appointed by the Minnesota Medical Association;
129.2	(5) one member representing opioid treatment programs, sober living programs, or
129.3	substance use disorder programs licensed under chapter 245G;
129.4	(6) one member appointed by the Minnesota Society of Addiction Medicine who is an
129.5	addiction psychiatrist;
129.6	(7) one member representing professionals providing alternative pain management
129.7	therapies, including, but not limited to, acupuncture, chiropractic, or massage therapy;
129.8	(8) one member representing nonprofit organizations conducting initiatives to address
129.9	the opioid epidemic, with the commissioner's initial appointment being a member
129.10	representing the Steve Rummler Hope Network, and subsequent appointments representing
129.11	this or other organizations;
129.12	(9) one member appointed by the Minnesota Ambulance Association who is serving
129.13	with an ambulance service as an emergency medical technician, advanced emergency
129.14	medical technician, or paramedic;
129.15	(10) one member representing the Minnesota courts who is a judge or law enforcement
129.16	officer;
129.17	(11) one public member who is a Minnesota resident and who is in opioid addiction
129.18	recovery;
129.19	(12) two 11 members representing Indian tribes, one representing the Ojibwe tribes and
129.20	one representing the Dakota tribes each of Minnesota's Tribal Nations;
129.21	(13) two members representing urban American Indian populations;
129.22	(13) (14) one public member who is a Minnesota resident and who is suffering from
129.23	chronic pain, intractable pain, or a rare disease or condition;
129.24	(14) (15) one mental health advocate representing persons with mental illness;
129.25	(15) (16) one member appointed by the Minnesota Hospital Association;
129.26	(16) (17) one member representing a local health department; and
129.27	(17)(18) the commissioners of human services, health, and corrections, or their designees,
129.28	who shall be ex officio nonvoting members of the council.
129.29	(b) The commissioner of human services shall coordinate the commissioner's
129.30	appointments to provide geographic, racial, and gender diversity, and shall ensure that at
120 31	least one-half one-third of council members appointed by the commissioner reside outside

130.1

130.2

130.3

130.4

130.5

130.6

130.7

130.8

130.9

130.10

130.20

130.21

130.28

of the seven-county metropolitan area. Of the members appointed by the commissioner, to the extent practicable, at least one member must represent a community of color disproportionately affected by the opioid epidemic.

- (c) The council is governed by section 15.059, except that members of the council shall serve three-year terms and shall receive no compensation other than reimbursement for expenses. Notwithstanding section 15.059, subdivision 6, the council shall not expire.
- (d) The chair shall convene the council at least quarterly, and may convene other meetings as necessary. The chair shall convene meetings at different locations in the state to provide geographic access, and shall ensure that at least one-half of the meetings are held at locations outside of the seven-county metropolitan area.
- (e) The commissioner of human services shall provide staff and administrative services 130.11 130.12 for the advisory council.
- (f) The council is subject to chapter 13D. 130.13
- Sec. 9. Minnesota Statutes 2022, section 256.042, subdivision 4, is amended to read: 130.14
- 130.15 Subd. 4. Grants. (a) The commissioner of human services shall submit a report of the grants proposed by the advisory council to be awarded for the upcoming calendar year to 130.16 the chairs and ranking minority members of the legislative committees with jurisdiction 130.17 over health and human services policy and finance, by December 1 of each year, beginning 130.18 December 1, 2022. This paragraph expires upon the expiration of the advisory council. 130.19
- (b) The grants shall be awarded to proposals selected by the advisory council that address the priorities in subdivision 1, paragraph (a), clauses (1) to (4), unless otherwise appropriated by the legislature. The advisory council shall determine grant awards and funding amounts 130.22 based on the funds appropriated to the commissioner under section 256.043, subdivision 3, 130.23 paragraph (h), and subdivision 3a, paragraph (d). The commissioner shall award the grants 130.24 from the opiate epidemic response fund and administer the grants in compliance with section 130.25 16B.97. No more than ten percent of the grant amount may be used by a grantee for 130.27 administration. The commissioner must award at least 50 percent of grants to projects that include a focus on addressing the opioid crisis in Black and Indigenous communities and communities of color. 130.29

131.1	Sec. 10. Minnesota Statutes 2022, section 256.043, subdivision 3, is amended to read:
131.2	Subd. 3. Appropriations from registration and license fee account. (a) The
131.3	appropriations in paragraphs (b) to (h) (k) shall be made from the registration and license
131.4	fee account on a fiscal year basis in the order specified.
131.5	(b) The appropriations specified in Laws 2019, chapter 63, article 3, section 1, paragraphs
131.6	(b), (f), (g), and (h), as amended by Laws 2020, chapter 115, article 3, section 35, shall be
131.7	made accordingly.
131.8	(c) \$100,000 is appropriated to the commissioner of human services for grants for opiate
131.9	antagonist distribution. Grantees may utilize funds for opioid overdose prevention,
131.10	community asset mapping, education, and opiate antagonist distribution.
131.11	(d) \$2,000,000 is appropriated to the commissioner of human services for grants to Tribal
131.12	nations and five urban Indian communities for traditional healing practices for American
131.13	Indians and to increase the capacity of culturally specific providers in the behavioral health
131.14	workforce.
131.15	(e) \$277,000 in fiscal year 2024 and \$321,000 each year thereafter is appropriated to
131.16	the commissioner of human services to administer the funding distribution and reporting
131.17	requirements in paragraph (j).
131.18	(e) (f) \$300,000 is appropriated to the commissioner of management and budget for
131.19	evaluation activities under section 256.042, subdivision 1, paragraph (c).
131.20	(d) (g) \$249,000 is in fiscal year 2023, \$375,000 in fiscal year 2024, and \$315,000 each
131.21	year thereafter are appropriated to the commissioner of human services for the provision
131.22	of administrative services to the Opiate Epidemic Response Advisory Council and for the
131.23	administration of the grants awarded under paragraph (h) (k).
131.24	(e) (h) \$126,000 is appropriated to the Board of Pharmacy for the collection of the
131.25	registration fees under section 151.066.
131.26	(f) (i) \$672,000 is appropriated to the commissioner of public safety for the Bureau of
131.27	Criminal Apprehension. Of this amount, \$384,000 is for drug scientists and lab supplies
131.28	and \$288,000 is for special agent positions focused on drug interdiction and drug trafficking.
131.29	(g) (j) After the appropriations in paragraphs (b) to (f) (i) are made, 50 percent of the
131.30	remaining amount is appropriated to the commissioner of human services for distribution
131.31	to county social service agencies and Tribal social service agency initiative projects
131.32	authorized under section 256.01, subdivision 14b, to provide child protection services to

children and families who are affected by addiction. The commissioner shall distribute this

132.1	money proportionally to county social service agencies and Tribal social service agency
132.2	initiative projects based on out-of-home placement episodes where parental drug abuse is
132.3	the primary reason for the out-of-home placement using data from the previous calendar
132.4	year. County social service agencies and Tribal social service agency initiative projects
132.5	receiving funds from the opiate epidemic response fund must annually report to the
132.6	commissioner on how the funds were used to provide child protection services, including
132.7	measurable outcomes, as determined by the commissioner. County social service agencies
132.8	and Tribal social service agency initiative projects must not use funds received under this
132.9	paragraph to supplant current state or local funding received for child protection services
132.10	for children and families who are affected by addiction.
132.11	(h) (k) After the appropriations in paragraphs (b) to $\frac{g}{g}$ are made, the remaining
132.12	amount in the account is appropriated to the commissioner of human services to award
132.13	grants as specified by the Opiate Epidemic Response Advisory Council in accordance with
132.14	section 256.042, unless otherwise appropriated by the legislature.
132.15	(i) (l) Beginning in fiscal year 2022 and each year thereafter, funds for county social
132.16	service agencies and Tribal social service agency initiative projects under paragraph (g) (j)
132.17	and grant funds specified by the Opiate Epidemic Response Advisory Council under
132.18	paragraph (h) (k) may be distributed on a calendar year basis.
132.19	(m) Notwithstanding section 16A.28, funds appropriated in paragraphs (c), (d), (j), and
132.20	(k) do not cancel.
132.21	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
132.22	Sec. 11. Minnesota Statutes 2022, section 256.043, subdivision 3a, is amended to read:
132.23	Subd. 3a. Appropriations from settlement account. (a) The appropriations in paragraphs
132.24	(b) to (e) shall be made from the settlement account on a fiscal year basis in the order
132.25	specified.
132.26	(b) If the balance in the registration and license fee account is not sufficient to fully fund
132.27	the appropriations specified in subdivision 3, paragraphs (b) to (f), an amount necessary to
132.28	meet any insufficiency shall be transferred from the settlement account to the registration
132.29	and license fee account to fully fund the required appropriations.
132.30	(c) \$209,000 in fiscal year 2023 and \$239,000 in fiscal year 2024 and subsequent fiscal
132.31	years are appropriated to the commissioner of human services for the administration of
132.32	grants awarded under paragraph (e). \$276,000 in fiscal year 2023 and \$151,000 in fiscal

132.33 year 2024 and subsequent fiscal years are appropriated to the commissioner of human

133.1

133.2

133.3

133.4

133.5

133.6

133.7

133.8

133.9

133.10

- (d) After any appropriations necessary under paragraphs (b) and (c) are made, an amount equal to the calendar year allocation to Tribal social service agency initiative projects under subdivision 3, paragraph (g), is appropriated from the settlement account to the commissioner of human services for distribution to Tribal social service agency initiative projects to provide child protection services to children and families who are affected by addiction. The requirements related to proportional distribution, annual reporting, and maintenance of effort specified in subdivision 3, paragraph (g), also apply to the appropriations made under this paragraph.
- (e) After making the appropriations in paragraphs (b), (c), and (d), the remaining amount 133.13 in the account is appropriated to the commissioner of human services to award grants as 133.14 specified by the Opiate Epidemic Response Advisory Council in accordance with section 133.15 256.042. 133.16
- (f) Funds for Tribal social service agency initiative projects under paragraph (d) and 133.17 grant funds specified by the Opiate Epidemic Response Advisory Council under paragraph 133.18 (e) may be distributed on a calendar year basis. 133.19
- (g) Notwithstanding section 16A.28, funds appropriated in paragraphs (d) and (e) do 133.20 not cancel. 133.21
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 133.22
- Sec. 12. [256I.052] OPIATE ANTAGONISTS. 133.23
- (a) Site-based or group housing support settings must maintain a supply of opiate 133.24 antagonists as defined in section 604A.04, subdivision 1, at each housing site to be 133.25 administered in compliance with section 151.37, subdivision 12. 133.26
- (b) Each site must have at least two doses of an opiate antagonist on site. 133.27
- (c) Staff on site must have training on how and when to administer opiate antagonists. 133.28

Sec. 13. Laws 2019, chapter 63, article 3, section 1, as amended by Laws 2020, chapter 134.1 115, article 3, section 35, and Laws 2022, chapter 53, section 12, is amended to read: 134.2

### Section 1. APPROPRIATIONS.

134.3

134.4

134.5

134.6

- (a) **Board of Pharmacy; administration.** \$244,000 in fiscal year 2020 is appropriated from the general fund to the Board of Pharmacy for onetime information technology and operating costs for administration of licensing activities under Minnesota Statutes, section 151.066. This is a onetime appropriation.
- (b) Commissioner of human services; administration. \$309,000 in fiscal year 2020 134.8 is appropriated from the general fund and \$60,000 in fiscal year 2021 is appropriated from 134.9 the opiate epidemic response fund to the commissioner of human services for the provision of administrative services to the Opiate Epidemic Response Advisory Council and for the 134.11 administration of the grants awarded under paragraphs (f), (g), and (h). The opiate epidemic 134.12 response fund base for this appropriation is \$60,000 in fiscal year 2022, \$60,000 in fiscal 134.13 year 2023, \$60,000 in fiscal year 2024, and \$0 in fiscal year 2025. 134.14
- (c) **Board of Pharmacy; administration.** \$126,000 in fiscal year 2020 is appropriated 134.15 134.16 from the general fund to the Board of Pharmacy for the collection of the registration fees under section 151.066. 134.17
- 134.18 (d) Commissioner of public safety; enforcement activities. \$672,000 in fiscal year 2020 is appropriated from the general fund to the commissioner of public safety for the 134.19 Bureau of Criminal Apprehension. Of this amount, \$384,000 is for drug scientists and lab 134.20 supplies and \$288,000 is for special agent positions focused on drug interdiction and drug 134.21 trafficking. 134.22
- (e) Commissioner of management and budget; evaluation activities. \$300,000 in 134.23 fiscal year 2020 is appropriated from the general fund and \$300,000 in fiscal year 2021 is 134.24 appropriated from the opiate epidemic response fund to the commissioner of management 134.25 and budget for evaluation activities under Minnesota Statutes, section 256.042, subdivision 134.26 1, paragraph (c). 134.27
- (f) Commissioner of human services; grants for Project ECHO. \$400,000 in fiscal 134.28 year 2020 is appropriated from the general fund and \$400,000 in fiscal year 2021 is 134.29 appropriated from the opiate epidemic response fund to the commissioner of human services 134.30 for grants of \$200,000 to CHI St. Gabriel's Health Family Medical Center for the 134.31 opioid-focused Project ECHO program and \$200,000 to Hennepin Health Care for the opioid-focused Project ECHO program. The opiate epidemic response fund base for this 134.33

135.3

135.4

135.5

135.6

135.7

135.8

135.9

135.10

135.11

135.21

135.22

135.23

135.24

appropriation is \$400,000 in fiscal year 2022, \$400,000 in fiscal year 2023, \$400,000 in 135.1 fiscal year 2024, and \$0 in fiscal year 2025. 135.2

- (g) Commissioner of human services; opioid overdose prevention grant. \$100,000 in fiscal year 2020 is appropriated from the general fund and \$100,000 in fiscal year 2021 is appropriated from the opiate epidemic response fund to the commissioner of human services for a grant to a nonprofit organization that has provided overdose prevention programs to the public in at least 60 counties within the state, for at least three years, has received federal funding before January 1, 2019, and is dedicated to addressing the opioid epidemic. The grant must be used for opioid overdose prevention, community asset mapping, education, and overdose antagonist distribution. The opiate epidemic response fund base for this appropriation is \$100,000 in fiscal year 2022, \$100,000 in fiscal year 2023, \$100,000 in fiscal year 2024, and \$0 in fiscal year 2025.
- (h) Commissioner of human services; traditional healing. \$2,000,000 in fiscal year 135.13 2020 is appropriated from the general fund and \$2,000,000 in fiscal year 2021 is appropriated 135.14 from the opiate epidemic response fund to the commissioner of human services to award 135.15 grants to Tribal nations and five urban Indian communities for traditional healing practices to American Indians and to increase the capacity of culturally specific providers in the 135.17 behavioral health workforce. The opiate epidemic response fund base for this appropriation 135.18 is \$2,000,000 in fiscal year 2022, \$2,000,000 in fiscal year 2023, \$2,000,000 in fiscal year 135.19 2024, and \$0 in fiscal year 2025. 135.20
  - (i) **Board of Dentistry; continuing education.** \$11,000 in fiscal year 2020 is appropriated from the state government special revenue fund to the Board of Dentistry to implement the continuing education requirements under Minnesota Statutes, section 214.12, subdivision 6.
- (j) **Board of Medical Practice**; continuing education. \$17,000 in fiscal year 2020 is 135.25 appropriated from the state government special revenue fund to the Board of Medical Practice 135.26 to implement the continuing education requirements under Minnesota Statutes, section 135.27 214.12, subdivision 6. 135.28
- (k) **Board of Nursing; continuing education.** \$17,000 in fiscal year 2020 is appropriated 135.29 from the state government special revenue fund to the Board of Nursing to implement the 135.30 continuing education requirements under Minnesota Statutes, section 214.12, subdivision 135.31 6. 135.32
- (1) Board of Optometry; continuing education. \$5,000 in fiscal year 2020 is 135.33 appropriated from the state government special revenue fund to the Board of Optometry to 135.34

136.3

136.4

136.5

136.6

136.23

136.24

136.27

136.28

136.29

136.30

136.31

136.32

136.33

136.1	implement the continuing education requirements under Minnesota Statutes, section 214.12
136.2	subdivision 6.

- (m) Board of Podiatric Medicine; continuing education. \$5,000 in fiscal year 2020 is appropriated from the state government special revenue fund to the Board of Podiatric Medicine to implement the continuing education requirements under Minnesota Statutes, section 214.12, subdivision 6.
- (n) Commissioner of health; nonnarcotic pain management and wellness. \$1,250,000 136.7 is appropriated in fiscal year 2020 from the general fund to the commissioner of health, to 136.8 provide funding for: 136.9
- (1) statewide mapping and assessment of community-based nonnarcotic pain management 136.10 and wellness resources; and 136.11
- 136.12 (2) up to five demonstration projects in different geographic areas of the state to provide community-based nonnarcotic pain management and wellness resources to patients and 136.13 consumers. 136.14
- The demonstration projects must include an evaluation component and scalability analysis. 136.15 The commissioner shall award the grant for the statewide mapping and assessment, and the demonstration project grants, through a competitive request for proposal process. Grants 136.17 for statewide mapping and assessment and demonstration projects may be awarded 136.18 simultaneously. In awarding demonstration project grants, the commissioner shall give 136.19 preference to proposals that incorporate innovative community partnerships, are informed 136.20 and led by people in the community where the project is taking place, and are culturally 136.21 relevant and delivered by culturally competent providers. This is a onetime appropriation.
- (o) Commissioner of health; administration. \$38,000 in fiscal year 2020 is appropriated from the general fund to the commissioner of health for the administration of the grants awarded in paragraph (n). 136.25
- **EFFECTIVE DATE.** This section is effective the day following final enactment. 136.26

## Sec. 14. OPIOID OVERDOSE SURGE ALERT SYSTEM.

The commissioner of human services must establish a voluntary, statewide opioid overdose surge text message alert system, to prevent opioid overdose by cautioning people to refrain from substance use or to use harm reduction strategies when there is an overdose surge in their surrounding area. The alert system may include other forms of electronic alerts. The commissioner may collaborate with local agencies, other state agencies, and harm reduction organizations to promote and improve the surge alert system.

137.1

137.2	(a) The commissioner of human services must establish grants for Tribal Nations or
137.3	culturally specific organizations to enhance and expand capacity to address the impacts of
137.4	the opioid epidemic in their respective communities. Grants may be used to purchase and
137.5	distribute harm reduction supplies, develop organizational capacity, and expand culturally
137.6	specific services.
137.7	(b) Harm reduction grant funds must be used to promote safer practices and reduce the
137.8	transmission of infectious disease. Allowable expenses include syringes, fentanyl testing
137.9	supplies, disinfectants, opiate antagonist rescue kits, safe injection kits, safe smoking kits,
137.10	sharps disposal, wound-care supplies, medication lock boxes, FDA-approved home testing
137.11	kits for viral hepatitis and HIV, written educational and resource materials, and other supplies
137.12	approved by the commissioner.
137.13	(c) Culturally specific organizational capacity grant funds must be used to develop and
137.14	improve organizational infrastructure to increase access to culturally specific services and
137.15	community building. Allowable expenses include funds for organizations to hire staff or
137.16	consultants who specialize in fundraising, grant writing, business development, and program
137.17	integrity or other identified organizational needs as approved by the commissioner.
137.18	(d) Culturally specific service grant funds must be used to expand culturally specific
137.19	outreach and services. Allowable expenses include hiring or consulting with cultural advisors,
137.20	resources to support cultural traditions, and education to empower individuals and providers,
137.21	develop a sense of community, and develop a connection to ancestral roots.
137.22	Sec. 16. <u>REPEALER.</u>
137.23	Minnesota Statutes 2022, section 256.043, subdivision 4, is repealed.
137.24	EFFECTIVE DATE. This section is effective July 1, 2023.
137.25	ARTICLE 5
137.26	OPIOID PRESCRIBING IMPROVEMENT PROGRAM
137.27	Section 1. Minnesota Statutes 2022, section 256B.0638, subdivision 1, is amended to read:
137.28	Subdivision 1. <b>Program established.</b> The commissioner of human services, in
137.29	conjunction with the commissioner of health, shall coordinate and implement an opioid
137.30	prescribing improvement program to reduce opioid dependency and substance use by

137.31 Minnesotans due to the prescribing of opioid analgesics by health care providers and to

- support patient-centered, compassionate care for Minnesotans who require treatment with 138.1 opioid analgesics. 138.2
- Sec. 2. Minnesota Statutes 2022, section 256B.0638, subdivision 2, is amended to read: 138.3
- Subd. 2. **Definitions.** (a) For purposes of this section, the terms defined in this subdivision 138.4 have the meanings given them. 138.5
- (b) "Commissioner" means the commissioner of human services. 138.6
- (c) "Commissioners" means the commissioner of human services and the commissioner 138.7 of health. 138.8
- (d) "DEA" means the United States Drug Enforcement Administration. 138.9
- (e) "Minnesota health care program" means a public health care program administered 138.10 by the commissioner of human services under this chapter and chapter 256L, and the 138.11 Minnesota restricted recipient program. 138.12
- (f) "Opioid disensellment sanction standards" means parameters clinical indicators 138.13 defined by the Opioid Prescribing Work Group of opioid prescribing practices that fall 138.14 138.15 outside community standard thresholds for prescribing to such a degree that a provider must be disenrolled may be subject to sanctions under section 256B.064 as a medical assistance 138.16 Minnesota health care program provider. 138.17
  - (g) "Opioid prescriber" means a licensed health care provider who prescribes opioids to medical assistance Minnesota health care program and MinnesotaCare enrollees under the fee-for-service system or under a managed care or county-based purchasing plan.
- (h) "Opioid quality improvement standard thresholds" means parameters of opioid 138.21 prescribing practices that fall outside community standards for prescribing to such a degree 138.22 that quality improvement is required. 138.23
- (i) "Program" means the statewide opioid prescribing improvement program established 138.24 under this section. 138.25
- (j) "Provider group" means a clinic, hospital, or primary or specialty practice group that 138.26 employs, contracts with, or is affiliated with an opioid prescriber. Provider group does not 138.27 include a professional association supported by dues-paying members. 138.28
- (k) "Sentinel measures" means measures of opioid use that identify variations in 138.29 prescribing practices during the prescribing intervals. 138.30

138.18

138.19

**ENGROSSMENT** Sec. 3. Minnesota Statutes 2022, section 256B.0638, subdivision 4, is amended to read: 139.1 Subd. 4. **Program components.** (a) The working group shall recommend to the 139.2 commissioners the components of the statewide opioid prescribing improvement program, 139.3 including, but not limited to, the following: 139.4 139.5 (1) developing criteria for opioid prescribing protocols, including: (i) prescribing for the interval of up to four days immediately after an acute painful 139.6 139.7 event; (ii) prescribing for the interval of up to 45 days after an acute painful event; and 139.8 139.9 (iii) prescribing for chronic pain, which for purposes of this program means pain lasting longer than 45 days after an acute painful event; 139.10 139.11 (2) developing sentinel measures; (3) developing educational resources for opioid prescribers about communicating with 139.12 patients about pain management and the use of opioids to treat pain; 139.13 (4) developing opioid quality improvement standard thresholds and opioid disenrollment 139.14 sanction standards for opioid prescribers and provider groups. In developing opioid 139.15 disenrollment standards, the standards may be described in terms of the length of time in 139.16 which prescribing practices fall outside community standards and the nature and amount 139.17 of opioid prescribing that fall outside community standards; and 139.18 (5) addressing other program issues as determined by the commissioners. 139.19 (b) The opioid prescribing protocols shall not apply to opioids prescribed for patients 139.20 who are experiencing pain caused by a malignant condition or who are receiving hospice 139.21 care or palliative care, or to opioids prescribed for substance use disorder treatment with 139.22 medications for opioid use disorder. 139.23 (c) All opioid prescribers who prescribe opioids to Minnesota health care program 139.24 enrollees must participate in the program in accordance with subdivision 5. Any other 139.25 prescriber who prescribes opioids may comply with the components of this program described in paragraph (a) on a voluntary basis. 139.27 139.28 Sec. 4. Minnesota Statutes 2022, section 256B.0638, subdivision 5, is amended to read: Subd. 5. **Program implementation.** (a) The commissioner shall implement the <del>programs</del> 139.29 within the Minnesota health care quality improvement program to improve the health of

and quality of care provided to Minnesota health care program enrollees. The program must

140.7

140.8

140.9

140.10

140.11

140.13

140.14

140.19

140.20

140.21

be designed to support patient-centered care consistent with community standards of care. 140.1 The program must discourage unsafe tapering practices and patient abandonment by 140.2 140.3 providers. The commissioner shall annually collect and report to provider groups the sentinel measures of data showing individual opioid prescribers' opioid prescribing patterns compared 140.4 to their anonymized peers. Provider groups shall distribute data to their affiliated, contracted, 140.5 or employed opioid prescribers. 140.6

- (b) The commissioner shall notify an opioid prescriber and all provider groups with which the opioid prescriber is employed or affiliated when the opioid prescriber's prescribing pattern exceeds the opioid quality improvement standard thresholds. An opioid prescriber and any provider group that receives a notice under this paragraph shall submit to the commissioner a quality improvement plan for review and approval by the commissioner with the goal of bringing the opioid prescriber's prescribing practices into alignment with community standards. A quality improvement plan must include:
- (1) components of the program described in subdivision 4, paragraph (a);
- (2) internal practice-based measures to review the prescribing practice of the opioid 140.15 prescriber and, where appropriate, any other opioid prescribers employed by or affiliated 140.16 with any of the provider groups with which the opioid prescriber is employed or affiliated; 140.17 and 140.18
  - (3) appropriate use of the prescription monitoring program under section 152.126 demonstration of patient-centered care consistent with community standards of care.
- (c) If, after a year from the commissioner's notice under paragraph (b), the opioid prescriber's prescribing practices for treatment of acute or postacute pain do not improve 140.22 so that they are consistent with community standards, the commissioner shall may take one 140.23 or more of the following steps: 140.24
- (1) require the prescriber, the provider group, or both, to monitor prescribing practices 140.25 more frequently than annually; 140.26
- 140.27 (2) monitor more aspects of the opioid prescriber's prescribing practices than the sentinel measures; or 140.28
- (3) require the opioid prescriber to participate in additional quality improvement efforts, 140.29 including but not limited to mandatory use of the prescription monitoring program established 140.30 under section 152.126. 140.31
- (d) Prescribers treating patients who are on chronic, high doses of opioids must meet 140.32 community standards of care, including performing regular assessments and addressing 140.33

141.1	unwarranted risks of opioid prescribing, but are not required to show measurable changes
141.2	in chronic pain prescribing thresholds within a certain period.
141.3	(e) The commissioner shall dismiss a prescriber from participating in the opioid
141.4	prescribing quality improvement program on an annual basis when the prescriber
141.5	demonstrates that the prescriber's practices are patient-centered and reflect community
141.6	standards for safe and compassionate treatment of patients experiencing pain.
141.7	(d) (f) The commissioner shall terminate from Minnesota health care programs may
141.8	investigate for possible sanctions under section 256B.064 all opioid prescribers and provider
141.9	groups whose prescribing practices fall within the applicable opioid <u>disenrollment</u> <u>sanction</u>
141.10	standards.
141.11	(e) (g) No physician, advanced practice registered nurse, or physician assistant, acting
141.12	in good faith based on the needs of the patient, may be disenrolled by the commissioner of
141.13	human services solely for prescribing a dosage that equates to an upward deviation from
141.14	morphine milligram equivalent dosage recommendations specified in state or federal opioid
141.15	prescribing guidelines or policies, or quality improvement thresholds established under this
141.16	section.
141.17	Sec. 5. Minnesota Statutes 2022, section 256B.0638, is amended by adding a subdivision
141.18	to read:
141.19	Subd. 6a. Waiver for certain provider groups. (a) This section does not apply to
141.20	prescribers employed by, or under contract or affiliated with, a provider group for which
141.21	the commissioner has granted a waiver from the requirements of this section.
141.22	(b) The commissioner, in consultation with opioid prescribers, shall develop waiver
141.23	criteria for provider groups, and shall make waivers available beginning July 1, 2023. In
141.24	granting waivers, the commissioner shall consider whether the medical director of the
141.25	provider group and a majority of the practitioners within a provider group have specialty
141.26	training, fellowship training, or experience in treating chronic pain. Waivers under this
141.27	subdivision shall be granted on an annual basis.
141.28	Sec. 6. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; OPIOID
141.29	PRESCRIBING IMPROVEMENT PROGRAM SUNSET.
171.47	I RESCRIBING IMI NO I EMENT I NOUMANI SUISEI.
141.30	The commissioner of human services shall recommend criteria to provide for a sunset
141.31	of the opioid prescribing improvement program under Minnesota Statutes, section 256B.0638.

141.32 <u>In developing sunset criteria, the commissioner shall consult with stakeholders including</u>

142.1	but not limited to clinicians that practice pain management, addiction medicine, or mental
142.2	health, and either current or former Minnesota health care program enrollees who use or
142.3	have used opioid therapy to manage chronic pain. By January 15, 2024, the commissioner
142.4	shall submit recommended criteria to the chairs and ranking minority members of the
142.5	legislative committees with jurisdiction over health and human services finance and policy.
142.6	ARTICLE 6
142.7	DEPARTMENT OF DIRECT CARE AND TREATMENT
142.8	Section 1. Minnesota Statutes 2022, section 15.01, is amended to read:
142.9	15.01 DEPARTMENTS OF THE STATE.
142.10	The following agencies are designated as the departments of the state government: the
142.11	Department of Administration; the Department of Agriculture; the Department of
142.12	Commerce; the Department of Corrections; the Department of Direct Care and Treatment,
142.13	the Department of Education; the Department of Employment and Economic Development;
142.14	the Department of Health; the Department of Human Rights; the Department of Human
142.15	Services, the Department of Information Technology Services, the Department of Iron
142.16	Range Resources and Rehabilitation; the Department of Labor and Industry; the Department
142.17	of Management and Budget;, the Department of Military Affairs;, the Department of Natural
142.18	Resources; the Department of Public Safety; the Department of Human Services; the
142.19	Department of Revenue; the Department of Transportation; the Department of Veterans
142.20	Affairs; and their successor departments.
142.21	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.
142.22	Sec. 2. Minnesota Statutes 2022, section 15.06, subdivision 1, is amended to read:
142.23	Subdivision 1. Applicability. This section applies to the following departments or
142.24	agencies: the Departments of Administration, Agriculture, Commerce, Corrections, <u>Direct</u>
142.25	Care and Treatment, Education, Employment and Economic Development, Health, Human
142.26	Rights, <u>Human Services</u> , Labor and Industry, Management and Budget, Natural Resources,
142.27	Public Safety, Human Services, Revenue, Transportation, and Veterans Affairs; the Housing
142.28	Finance and Pollution Control Agencies; the Office of Commissioner of Iron Range
142.29	Resources and Rehabilitation; the Department of Information Technology Services; the
142.30	Bureau of Mediation Services; and their successor departments and agencies. The heads of
142.31	the foregoing departments or agencies are "commissioners."
142.32	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2025.

143.1	Sec. 3. Minnesota Statutes 2022, section 43A.08, subdivision 1a, is amended to read:
143.2	Subd. 1a. Additional unclassified positions. Appointing authorities for the following
143.3	agencies may designate additional unclassified positions according to this subdivision: the
143.4	Departments of Administration; Agriculture; Commerce; Corrections; Direct Care and
143.5	<u>Treatment,</u> Education; Employment and Economic Development; Explore Minnesota
143.6	Tourism; Management and Budget; Health; Human Rights; Human Services, Labor and
143.7	Industry; Natural Resources; Public Safety; Human Services; Revenue; Transportation;
143.8	and Veterans Affairs; the Housing Finance and Pollution Control Agencies; the State Lottery;
143.9	the State Board of Investment; the Office of Administrative Hearings; the Department of
143.10	Information Technology Services; the Offices of the Attorney General, Secretary of State,
143.11	and State Auditor; the Minnesota State Colleges and Universities; the Minnesota Office of
143.12	Higher Education; the Perpich Center for Arts Education; and the Minnesota Zoological
143.13	Board.
143.14	A position designated by an appointing authority according to this subdivision must
143.15	meet the following standards and criteria:
143.16	(1) the designation of the position would not be contrary to other law relating specifically
143.17	to that agency;
143.18	(2) the person occupying the position would report directly to the agency head or deputy
143.19	agency head and would be designated as part of the agency head's management team;
143.20	(3) the duties of the position would involve significant discretion and substantial
143.21	involvement in the development, interpretation, and implementation of agency policy;
143.22	(4) the duties of the position would not require primarily personnel, accounting, or other
143.23	technical expertise where continuity in the position would be important;
143.24	(5) there would be a need for the person occupying the position to be accountable to,
143.25	loyal to, and compatible with, the governor and the agency head, the employing statutory
143.26	board or commission, or the employing constitutional officer;
143.27	(6) the position would be at the level of division or bureau director or assistant to the
143.28	agency head; and
143.29	(7) the commissioner has approved the designation as being consistent with the standards
143.30	and criteria in this subdivision.

143.31

**EFFECTIVE DATE.** This section is effective January 1, 2025.

144.1 Sec. 4. <b>[246C.01] TITLI</b>
--------------------------------------

This chapter may be cited as the "Department of Direct Care & Treatment Act." 144.2

### Sec. 5. [246C.02] DEPARTMENT OF DIRECT CARE AND TREATMENT;

#### ESTABLISHMENT. 144.4

144.3

- (a) The Department of Direct Care and Treatment is created. An executive board shall 144.5 head the Department of Direct Care and Treatment. The executive board shall develop and 144.6 maintain direct care and treatment in a manner consistent with applicable law, including 144.7 chapters 13, 245, 246, 246B, 252, 253, 253B, 253C, 253D, 254A, 254B, and 256. The 144.8 Department of Direct Care and Treatment shall provide direct care and treatment services 144.9 in coordination with counties and other vendors. Direct care and treatment services shall 144.11 include specialized inpatient programs at secure treatment facilities as defined in sections 253B.02, subdivision 18a, and 253D.02, subdivision 13; community preparation services; 144.12 regional treatment centers; enterprise services; consultative services; aftercare services; 144.13 community-based services and programs; transition services; nursing home services; and 144.14 other services consistent with the mission of the Department of Direct Care and Treatment. 144.15 144.16 (b) "Community preparation services" means specialized inpatient or outpatient services or programs operated outside of a secure environment but administered by a secure treatment 144.17 facility. 144.18
- **EFFECTIVE DATE.** This section is effective January 1, 2025. 144.19

#### Sec. 6. [246C.03] TRANSITION OF AUTHORITY; DEVELOPMENT OF A BOARD. 144.20

- Subdivision 1. Authority until board is developed and powers defined. Upon the 144.21 effective date of this act, the commissioner of human services shall continue to exercise all 144.22 authorities and responsibilities under chapters 13, 245, 246, 246B, 252, 253, 253B, 253C, 144.23 144.24 253D, 254A, 254B, and 256, until legislation is effective that develops the Department of Direct Care and Treatment executive board and defines the responsibilities and powers of 144.25
- the Department of Direct Care and Treatment and its executive board. 144.26
- Subd. 2. Development of Department of Direct Care and Treatment Board. (a) The 144.27 commissioner of human services shall prepare legislation for introduction during the 2024 144.28 legislative session, with input from stakeholders the commissioner deems necessary, 144.29 proposing legislation for the creation and implementation of the Direct Care and Treatment 144.30 executive board and defining the responsibilities, powers, and function of the Department 144.31

145.1	(b) The Department of Direct Care and Treatment executive board shall consist of no
145.2	more than five members, all appointed by the governor.
145.3	(c) An executive board member's qualifications must be appropriate for overseeing a
145.4	complex behavioral health system, such as experience serving on a hospital or non-profit
145.5	board or working as a licensed health care provider, in an allied health profession, or in
145.6	health care administration.
145.7	EFFECTIVE DATE. This section is effective July 1, 2023.
145.8	Sec. 7. [246C.04] TRANSFER OF DUTIES.
145.9	(a) Section 15.039 applies to the transfer of duties required by this chapter.
145.10	(b) The commissioner of administration, with the governor's approval, shall issue
145.11	reorganization orders under section 16B.37 as necessary to carry out the transfer of duties
145.12	required by section 246C.03. The provision of section 16B.37, subdivision 1, stating that
145.13	transfers under section 16B.37 may only be to an agency that has existed for at least one
145.14	year does not apply to transfers to an agency created by this chapter.
145.15	(c) The initial salary for the health systems chief executive officer of the Department of
145.16	Direct Care and Treatment is the same as the salary for the health systems chief executive
145.17	officer of direct care and treatment at the Department of Human Services immediately before
145.18	<u>July 1, 2024.</u>
145.19	Sec. 8. [246C.05] EMPLOYEE PROTECTIONS FOR ESTABLISHING THE NEW
145.20	DEPARTMENT OF DIRECT CARE AND TREATMENT.
145.21	(a) Personnel whose duties relate to the functions assigned to the Department of Direct
145.22	Care and Treatment executive board in section 246C.03 are transferred to the Department
145.23	of Direct Care and Treatment effective 30 days after approval by the commissioner of direct
145.24	care and treatment.
145.25	(b) Before the Department of Direct Care and Treatment executive board is appointed,
145.26	personnel whose duties relate to the functions in this section may be transferred beginning
145.27	July 1, 2024, with 30 days' notice from the commissioner of management and budget.
145.28	(c) The following protections shall apply to employees who are transferred from the
145.29	Department of Human Services to the Department of Direct Care and Treatment:
145.30	(1) No transferred employee shall have their employment status and job classification
145.31	altered as a result of the transfer.

	E. GROSSIVE. (1
146.1	(2) Transferred employees who were represented by an exclusive representative prior
146.2	to the transfer shall continue to be represented by the same exclusive representative after
146.3	the transfer.
146.4	(3) The applicable collective bargaining agreements with exclusive representatives shall
146.5	continue in full force and effect for such transferred employees after the transfer.
146.6	(4) The state shall have the obligation to meet and negotiate with the exclusive
146.7	representatives of the transferred employees about any proposed changes affecting or relating
146.8	to the transferred employees' terms and conditions of employment to the extent such changes
146.9	are not addressed in the applicable collective bargaining agreement.
146.10	(5) When an employee in a temporary unclassified position is transferred to the
146.11	Department of Direct Care and Treatment, the total length of time that the employee has
146.12	served in the appointment shall include all time served in the appointment at the transferring
146.13	agency and the time served in the appointment at the Department of Direct Care and
146.14	Treatment. An employee in a temporary unclassified position who was hired by a transferring
146.15	agency through an open competitive selection process in accordance with a policy enacted
146.16	by Minnesota Management and Budget shall be considered to have been hired through such
146.17	process after the transfer.
146.18	(6) In the event that the state transfers ownership or control of any of the facilities,
146.19	services, or operations of the Department of Direct Care and Treatment to another entity,
146.20	whether private or public, by subcontracting, sale, assignment, lease, or other transfer, the
146.21	state shall require as a written condition of such transfer of ownership or control the following
146.22	provisions:
146.23	(i) Employees who perform work in transferred facilities, services, or operations must
146.24	be offered employment with the entity acquiring ownership or control before the entity
146.25	offers employment to any individual who was not employed by the transferring agency at
146.26	the time of the transfer.
146.27	(ii) The wage and benefit standards of such transferred employees must not be reduced
146.28	by the entity acquiring ownership or control through the expiration of the collective
146.29	bargaining agreement in effect at the time of the transfer or for a period of two years after
146.30	the transfer, whichever is longer.
146.31	(d) There is no liability on the part of, and no cause of action arises against, the state of
146.32	Minnesota or its officers or agents for any action or inaction of any entity acquiring ownership
146.33	or control of any facilities, services, or operations of the Department of Direct Care and

146.34 Treatment.

**EFFECTIVE DATE.** This section is effective July 1, 2024. 147.1

147.2	Sec. 9. <u>REVISOR INSTRUCTION.</u>
147.3	The revisor of statutes, in consultation with staff from the House Research Department;
147.4	House Fiscal Analysis; the Office of Senate Counsel, Research and Fiscal Analysis; and
147.5	the respective departments shall prepare legislation for introduction in the 2024 legislative
147.6	session proposing the statutory changes necessary to implement the transfers of duties that
147.7	this article requires.
147.8	EFFECTIVE DATE. This section is effective July 1, 2023.
147.9	ARTICLE 7
147.10	LICENSING
147.11	Section 1. Minnesota Statutes 2022, section 245A.04, subdivision 7, is amended to read:
147.12	Subd. 7. Grant of license; license extension. (a) If the commissioner determines that
147.13	the program complies with all applicable rules and laws, the commissioner shall issue a
147.14	license consistent with this section or, if applicable, a temporary change of ownership license
147.15	under section 245A.043. At minimum, the license shall state:
147.16	(1) the name of the license holder;
147.17	(2) the address of the program;
147.18	(3) the effective date and expiration date of the license;
147.19	(4) the type of license;
147.20	(5) the maximum number and ages of persons that may receive services from the program;
147.21	and
147.22	(6) any special conditions of licensure.
147.23	(b) The commissioner may issue a license for a period not to exceed two years if:
147.24	(1) the commissioner is unable to conduct the evaluation or observation required by
147.25	subdivision 4, paragraph (a), clause (4), because the program is not yet operational;
147.26	(2) certain records and documents are not available because persons are not yet receiving
147.27	services from the program; and
147.28	(3) the applicant complies with applicable laws and rules in all other respects.

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
148.1	(c) A decision by the commission	oner to issue a license	does not guarantee	that any person
148.2	or persons will be placed or cared to	for in the licensed pro	gram.	
148.3	(d) Except as provided in parag	raphs <del>(f) and (g)</del> (i) a	nd (j), the commis	sioner shall not
148.4	issue or reissue a license if the applie	cant, license holder, or	an affiliated contro	olling individual
148.5	has:			
148.6	(1) been disqualified and the dis	squalification was not	set aside and no va	ariance has been
148.7	granted;			
148.8	(2) been denied a license under	this chapter, within t	he past two years;	
148.9	(3) had a license issued under the	his chapter revoked w	vithin the past five	years; or
148.10	(4) an outstanding debt related	to a license fee, licen	sing fine, or settler	nent agreement
148.11	for which payment is delinquent; o	<del>!</del>		
148.12	(5) (4) failed to submit the info	rmation required of a	n applicant under s	subdivision 1,
148.13	paragraph (f) or (g), after being req	quested by the commi	ssioner.	
148.14	When a license issued under thi	is chapter is revoked	under clause (1) or	<del>(3)</del> , the license
148.15	holder and each affiliated controlling	ng individual <u>with a r</u>	evoked license ma	y not hold any
148.16	license under chapter 245A for five	e years following the	revocation, and oth	er licenses held
148.17	by the applicant, or license holder,	or <u>licenses affiliated</u>	with each controll	ing individual
148.18	shall also be revoked.			
148.19	(e) Notwithstanding paragraph	(d), the commissione	r may elect not to	evoke a license
148.20	affiliated with a license holder or c	ontrolling individual	that had a license	revoked within
148.21	the past five years if the commission	oner determines that (	1) the license hold	er or controlling
148.22	individual is operating the program	in substantial complia	nce with applicable	e laws and rules,
148.23	and (2) the program's continued op	eration is in the best	interests of the cor	nmunity being
148.24	served.			
148.25	(f) Notwithstanding paragraph (	d), the commissioner i	may issue a new lic	ense in response
148.26	to an application that is affiliated w	ith an applicant, licen	se holder, or contro	olling individual
148.27	that had an application denied with	in the past two years of	or a license revoked	1 within the past

(g) In determining whether a program's operation would be in the best interests of the community to be served, the commissioner shall consider factors such as the number of

five years if the commissioner determines that (1) the applicant or controlling individual

has operated one or more programs in substantial compliance with applicable laws and

rules, and (2) the program's operation would be in the best interests of the community to be

served.

148.28

148.29

148.30

148.31

148.32

148.33

149.1

149.2

149.3

149.4

149.5

149.6

149.7

149.8

149.9

149.10

149.11

149.12

149.13

149.14

149.15

149.16

149.17

149.18

149.19

149.21

149.22

149.23

149.24

149.25

149.26

149.27

149.28

149.29

149.30

149.31

149.32

149.33

persons served, the availability of alternative services available in the surrounding community, the management structure of the program, whether the program provides culturally specific services, and other relevant factors.

- (e) (h) The commissioner shall not issue or reissue a license under this chapter if an individual living in the household where the services will be provided as specified under section 245C.03, subdivision 1, has been disqualified and the disqualification has not been set aside and no variance has been granted.
- (f) (i) Pursuant to section 245A.07, subdivision 1, paragraph (b), when a license issued under this chapter has been suspended or revoked and the suspension or revocation is under appeal, the program may continue to operate pending a final order from the commissioner. If the license under suspension or revocation will expire before a final order is issued, a temporary provisional license may be issued provided any applicable license fee is paid before the temporary provisional license is issued.
- (g) (j) Notwithstanding paragraph (f) (i), when a revocation is based on the disqualification of a controlling individual or license holder, and the controlling individual or license holder is ordered under section 245C.17 to be immediately removed from direct contact with persons receiving services or is ordered to be under continuous, direct supervision when providing direct contact services, the program may continue to operate only if the program complies with the order and submits documentation demonstrating compliance with the order. If the disqualified individual fails to submit a timely request for reconsideration, or if the disqualification is not set aside and no variance is granted, the order to immediately remove the individual from direct contact or to be under continuous, direct supervision remains in effect pending the outcome of a hearing and final order from the commissioner.
- (h) (k) For purposes of reimbursement for meals only, under the Child and Adult Care Food Program, Code of Federal Regulations, title 7, subtitle B, chapter II, subchapter A, part 226, relocation within the same county by a licensed family day care provider, shall be considered an extension of the license for a period of no more than 30 calendar days or until the new license is issued, whichever occurs first, provided the county agency has determined the family day care provider meets licensure requirements at the new location.
- (i) (l) Unless otherwise specified by statute, all licenses issued under this chapter expire at 12:01 a.m. on the day after the expiration date stated on the license. A license holder must apply for and be granted a new license to operate the program or the program must not be operated after the expiration date.

150.1	(j) (m) The commissioner shall not issue or reissue a license under this chapter if it has
150.2	been determined that a tribal licensing authority has established jurisdiction to license the
150.3	program or service.
150.4	Sec. 2. Minnesota Statutes 2022, section 245A.07, is amended by adding a subdivision to
150.5	read:
150.6	Subd. 2b. Immediate suspension of residential programs. For suspensions issued to
150.7	a licensed residential program as defined in section 245A.02, subdivision 14, the effective
150.8	date of the order may be delayed for up to 30 calendar days to provide for the continuity of
150.9	care of service recipients. The license holder must cooperate with the commissioner to
150.10	ensure service recipients receive continued care during the period of the delay and to facilitate
150.11	the transition of service recipients to new providers. In these cases, the suspension order
150.12	takes effect when all service recipients have been transitioned to a new provider or 30 days
150.13	after the suspension order was issued, whichever comes first.
150.14	Sec. 3. Minnesota Statutes 2022, section 245A.07, is amended by adding a subdivision to
150.15	read:
150.16	Subd. 2c. Immediate suspension for programs with multiple licensed service sites. (a)
150.17	For license holders that operate more than one service site under a single license, the
150.18	suspension order must be specific to the service site or sites where the commissioner
150.19	determines an order is required under subdivision 2. The order must not apply to other
150.20	service sites operated by the same license holder unless the commissioner has included in
150.21	the order an articulable basis for applying the order to other service sites.
150.22	(b) If the commissioner has issued more than one license to the license holder under this
150.23	chapter, the suspension imposed under this section must be specific to the license for the
150.24	program at which the commissioner determines an order is required under subdivision 2.
150.25	The order must not apply to other licenses held by the same license holder if those programs
150.26	are being operated in substantial compliance with applicable law and rules.
150.27	Sec. 4. Minnesota Statutes 2022, section 245A.10, subdivision 6, is amended to read:
150.28	Subd. 6. License not issued until license or certification fee is paid. The commissioner
150.29	shall not issue or reissue a license or certification until the license or certification fee is paid.
150.30	The commissioner shall send a bill for the license or certification fee to the billing address
150.31	identified by the license holder. If the license holder does not submit the license or

150.32 certification fee payment by the due date, the commissioner shall send the license holder a

151.1

151.2

151.3

151.4

151.5

151.6

151.7

151.8

151.11

151.12

151.13

151.14

151.15

151.16

151.17

151.18

151.20

past due notice. If the license holder fails to pay the license or certification fee by the due date on the past due notice, the commissioner shall send a final notice to the license holder informing the license holder that the program license will expire on December 31 unless the license fee is paid before December 31. If a license expires, the program is no longer licensed and, unless exempt from licensure under section 245A.03, subdivision 2, must not operate after the expiration date. After a license expires, if the former license holder wishes to provide licensed services, the former license holder must submit a new license application and application fee under subdivision 3.

Sec. 5. Minnesota Statutes 2022, section 245A.10, is amended by adding a subdivision to read:

Subd. 9. License not reissued until outstanding debt is paid. The commissioner shall not reissue a license or certification until the license holder has paid all outstanding debts related to a licensing fine or settlement agreement for which payment is delinquent. If the payment is past due, the commissioner shall send a past due notice informing the license holder that the program license will expire on December 31 unless the outstanding debt is paid before December 31. If a license expires, the program is no longer licensed and must not operate after the expiration date. After a license expires, if the former license holder wishes to provide licensed services, the former license holder must submit a new license application and application fee under subdivision 3.

Sec. 6. Minnesota Statutes 2022, section 245A.13, subdivision 1, is amended to read:

Subdivision 1. Application. (a) In addition to any other remedy provided by law, the 151.21 commissioner may petition the district court in Ramsey County for an order directing the 151.22 controlling individuals of a residential or nonresidential program licensed or certified by 151.23 the commissioner to show cause why the commissioner should not be appointed receiver 151.24 to operate the program. The petition to the district court must contain proof by affidavit that 151.25 one or more of the following circumstances exists: (1) that the commissioner has either 151.26 begun proceedings to suspend or revoke a license or certification, has suspended or revoked 151.27 a license or certification, or has decided to deny an application for licensure or certification 151.28 of the program; or (2) it appears to the commissioner that the health, safety, or rights of the 151.29 residents or persons receiving care from the program may be in jeopardy because of the 151.30 manner in which the program may close, the program's financial condition, or violations 151.31 committed by the program of federal or state laws or rules. If the license holder, applicant, 151.32 or controlling individual operates more than one program, the commissioner's petition must 151.33 specify and be limited to the program for which it seeks receivership. The affidavit submitted 151.34

152.1	by the commissioner must set forth alternatives to receivership that have been considered,
152.2	including rate adjustments. The order to show cause is returnable not less than five days
152.3	after service is completed and must provide for personal service of a copy to the program
152.4	administrator and to the persons designated as agents by the controlling individuals to accept
152.5	service on their behalf.
152.6	(1) the commissioner has commenced proceedings to suspend or revoke the program's
152.7	license or refused to renew the program's license;
152.8	(2) there is a threat of imminent abandonment by the program or its controlling
152.9	individuals;
152.10	(3) the program has shown a pattern of failure to meet ongoing financial obligations
152.11	such as failing to pay for food, pharmaceuticals, personnel costs, or required insurance;
152.12	(4) the health, safety, or rights of the residents or persons receiving care from the program
152.13	appear to be in jeopardy due to the manner in which the program may close, the program's
152.14	financial condition, or violations of federal or state law or rules committed by the program;
152.15	<u>or</u>
152.16	(5) the commissioner has notified the program or its controlling individuals that the
152.17	program's federal Medicare or Medicaid provider agreement will be terminated, revoked,
152.18	canceled, or not renewed.
152.19	(b) If the license holder, applicant, or controlling individual operates more than one
152.20	program, the commissioner's petition must specify and be limited to the program for which
152.21	it seeks receivership.
152.22	(c) The order to show cause shall be personally served on the program through its
152.23	authorized agent or, in the event the authorized agent cannot be located, on any controlling
152.24	individual for the program.
152.25	Sec. 7. Minnesota Statutes 2022, section 245A.13, subdivision 2, is amended to read:
152.26	Subd. 2. <b>Appointment of receiver.</b> (a) If the court finds that involuntary receivership
152.27	is necessary as a means of protecting the health, safety, or rights of persons being served
152.28	by the program, the court shall appoint the commissioner as receiver to operate the program.
152.29	The commissioner as receiver may contract with another entity or group to act as the
152.30	managing agent during the receivership period. The managing agent will be responsible for
152.31	the day-to-day operations of the program subject at all times to the review and approval of
152.32	the commissioner. A managing agent shall not:

- (1) be the license holder or controlling individual of the program; 153.1
- (2) have a financial interest in the program at the time of the receivership; 153.2
- (3) be otherwise affiliated with the program; or 153.3

**ENGROSSMENT** 

153.4

153.5

153.6

153.7

153.8

153.9

- (4) have had a licensed program that has been ordered into receivership.
- (b) Notwithstanding state contracting requirements in chapter 16C, the commissioner shall establish and maintain a list of qualified persons or entities with experience in delivering services and with winding down programs under chapter 245A, 245D, or 245G, or other service types licensed by the commissioner. The list shall be a resource for selecting a managing agent, and the commissioner may update the list at any time.

Sec. 8. Minnesota Statutes 2022, section 245A.13, subdivision 3, is amended to read: 153.10

Subd. 3. Powers and duties of receiver. Within 36 months after the receivership order, 153.11 the receiver shall provide for the orderly transfer of the persons served by the program to 153.12 other programs or make other provisions to protect their health, safety, and rights. The 153.13 receiver or the managing agent shall correct or eliminate deficiencies in the program that 153.14 the commissioner determines endanger the health, safety, or welfare of the persons being served by the program unless the correction or elimination of deficiencies at a residential program involves major alteration in the structure of the physical plant. If the correction or 153.17 elimination of the deficiencies at a residential program requires major alterations in the 153 18 structure of the physical plant, the receiver shall take actions designed to result in the 153.19 immediate transfer of persons served by the residential program. During the period of the 153.20 receivership, the receiver and the managing agent shall operate the residential or 153.21 nonresidential program in a manner designed to preserve the health, safety, rights, adequate care, and supervision of the persons served by the program. The receiver or the managing 153.23 agent may make contracts and incur lawful expenses. The receiver or the managing agent 153.24 153.25 shall collect incoming payments from all sources and apply them to the cost incurred in the performance of the functions of the receivership including the fee set under subdivision 4. 153.26 No security interest in any real or personal property comprising the program or contained 153.27 within it, or in any fixture of the physical plant, shall be impaired or diminished in priority by the receiver or the managing agent. (a) A receiver appointed pursuant to this section 153.30 shall, within 18 months after the receivership order, determine whether to close the program or to make other provisions with the intent to keep the program open. If the receiver 153.31 determines that program closure is appropriate, the commissioner shall provide for the 153.32 orderly transfer of individuals served by the program to other programs or make other 153.33 provisions to protect the health, safety, and rights of individuals served by the program. 153.34

154.1	(b) During the receivership, the receiver or the managing agent shall correct or eliminate
154.2	deficiencies in the program that the commissioner determines endanger the health, safety,
154.3	or welfare of the persons being served by the program unless the correction or elimination
154.4	of deficiencies at a residential program involves major alteration in the structure of the
154.5	physical plant. If the correction or elimination of the deficiencies at a residential program
154.6	requires major alterations in the structure of the physical plant, the receiver shall take actions
154.7	designed to result in the immediate transfer of persons served by the residential program.
154.8	During the period of the receivership, the receiver and the managing agent shall operate the
154.9	residential or nonresidential program in a manner designed to preserve the health, safety,
154.10	rights, adequate care, and supervision of the persons served by the program.
154.11	(c) The receiver or the managing agent may make contracts and incur lawful expenses.
154.12	(d) The receiver or the managing agent shall use the building, fixtures, furnishings, and
154.13	any accompanying consumable goods in the provision of care and services to the clients
154.14	during the receivership period. The receiver shall take action as is reasonably necessary to
154.15	protect or conserve the tangible assets or property during receivership.
154.16	(e) The receiver or the managing agent shall collect incoming payments from all sources
154.17	and apply them to the cost incurred in the performance of the functions of the receivership,
154.18	including the fee set under subdivision 4. No security interest in any real or personal property
154.19	comprising the program or contained within it, or in any fixture of the physical plant, shall
154.20	be impaired or diminished in priority by the receiver or the managing agent.
154.21	(f) The receiver has authority to hire, direct, manage, and discharge any employees of
154.22	the program, including management level staff for the program.
154.23	(g) The commissioner, as the receiver appointed by the court, may hire a managing agent
154.24	to work on the commissioner's behalf to operate the program during the receivership. The
154.25	managing agent is entitled to a reasonable fee. The receiver and managing agent shall be
154.26	liable only in an official capacity for injury to persons and property by reason of the
154.27	conditions of the program. The receiver and managing agent shall not be personally liable,
154.28	except for gross negligence or intentional acts. The commissioner shall assist the managing
154.29	agent in carrying out the managing agent's duties.
154.30	Sec. 9. Minnesota Statutes 2022, section 245A.13, subdivision 6, is amended to read:
154.31	Subd. 6. Emergency procedure. (a) If it appears from the petition filed under subdivision
154.32	1, from an affidavit or affidavits filed with the petition, or from testimony of witnesses
154.33	under oath if the court determines it necessary, that there is probable cause to believe that

155.1

155.2

155.3

155.4

155.5

155.6

155.7

155.8

155.9

155.10

155.11

155.12

155.13

155.22

an emergency exists in a residential or nonresidential program, the court shall issue a temporary order for appointment of a receiver within five two days after receipt of the petition. Notice of the petition must be served on the program administrator and on the persons designated as agents by the controlling individuals to accept service on their behalf. A hearing on the petition must be held within five days after notice is served unless the administrator or authorized agent consents to a later date. After the hearing, the court may continue, modify, or terminate the temporary order.

- (b) Notice of the petition must be served on the authorized agent of the program that is subject to the receivership petition or, if the authorized agent is not immediately available for service, on at least one of the controlling individuals for the program. A hearing on the petition must be held within five days after notice is served unless the authorized agent or other controlling individual consents to a later date. After the hearing, the court may continue, modify, or terminate the temporary order.
- Sec. 10. Minnesota Statutes 2022, section 245A.13, subdivision 7, is amended to read:
- Subd. 7. **Rate recommendation.** For any program receiving Medicaid funds and ordered into receivership, the commissioner of human services may review rates of a residential or nonresidential program participating in the medical assistance program which is in receivership and that has needs or deficiencies documented by the Department of Health or the Department of Human Services. If the commissioner of human services determines that a review of the rate established under sections 256B.5012 and 256B.5013 is needed, the commissioner shall:
  - (1) review the order or determination that cites the deficiencies or needs; and
- 155.23 (2) determine the need for additional staff, additional annual hours by type of employee, 155.24 and additional consultants, services, supplies, equipment, repairs, or capital assets necessary 155.25 to satisfy the needs or deficiencies.
- Sec. 11. Minnesota Statutes 2022, section 245A.13, subdivision 9, is amended to read:
- Subd. 9. **Receivership accounting.** The commissioner may <u>use adjust Medicaid rates</u>
  and use Medicaid funds, including but not limited to waiver funds, and the medical assistance
  account and funds for receivership cash flow, receivership administrative fees, and accounting
  purposes, to the extent permitted by the state's approved Medicaid plan.

**REVISOR** 

DTT

UES2934-2

SF2934 SECOND UNOFFICIAL

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
157.1	(b) Base Level Adjustment. The general f	<u>fund</u>		
157.2	base is \$4,975,000 in fiscal year 2026 and	<u>d</u>		
157.3	\$4,868,000 in fiscal year 2027.			
157.4	Subd. 3. Central Office; Children and I	<u>Families</u>		
157.5	Appropriations by Fund			
157.6	<u>General</u> <u>1,073,000</u>	3,693,000		
157.7	Staffing Costs. Appropriations for staffing	n <u>g</u>		
157.8	costs in this subdivision are available unt	<u>il</u>		
157.9	June 30, 2027.			
157.10	Subd. 4. Central Office; Health Care		2,039,000	2,122,000
157.11	(a) Staffing Costs. Appropriations for staff	fing		
157.12	costs in this subdivision are available unt	<u>il</u>		
157.13	<u>June 30, 2027.</u>			
157.14	(b) Base Level Adjustment. The general f	<u>fund</u>		
157.15	base is \$900,000 in fiscal year 2026 and			
157.16	\$900,000 in fiscal year 2027.			
157.17	(c) Initial PACE Implementation Fund	ing.		
157.18	\$150,000 in fiscal year 2024 is to comple	<u>ete</u>		
157.19	the initial actuarial and administrative wo	<u>ork</u>		
157.20	necessary to recommend a financing			
157.21	mechanism for the operation of PACE un	<u>ider</u>		
157.22	Minnesota Statutes, section 256B.69,			
157.23	subdivision 23, paragraph (e). This is a			
157.24	onetime appropriation.			
157.25 157.26	Subd. 5. Central Office; Continuing Ca Older Adults	are for	14,120,000	21,666,000
157.27	(a) Staffing Costs. Appropriations for staf	fing		
157.28	costs in this subdivision are available unt	<u>il</u>		
157.29	June 30, 2027.			
157.30	(b) Research on Access to Long-Term C	<u>Care</u>		
157.31	Services. \$700,000 in fiscal year 2024 is	to		
157.32	support an actuarial research study of pub	olic		
157.33	and private financing options for long-ter	<u>rm</u>		

158.1	services and supports reform to increase access	
158.2	across the state. This is a onetime	
158.3	appropriation.	
158.4	(c) Employment Supports Alignment Study.	
158.5	\$50,000 in fiscal year 2024 and \$200,000 in	
158.6	fiscal year 2025 are to conduct an interagency	
158.7	employment supports alignment study. The	
158.8	base for this appropriation is \$150,000 in fiscal	
158.9	year 2026 and \$100,000 in fiscal year 2027.	
158.10	(d) Case Management Training	
158.11	Curriculum. \$377,000 in fiscal year 2024 and	
158.12	\$377,000 fiscal year 2025 are to develop and	
158.13	implement a curriculum and training plan to	
158.14	ensure all lead agency assessors and case	
158.15	managers have the knowledge and skills	
158.16	necessary to fulfill support planning and	
158.17	coordination responsibilities for individuals	
158.18	who use home and community-based disability	
158.19	services and live in own-home settings. These	
158.20	are onetime appropriations.	
158.21	(e) Parent-to-Parent Programs. (1) \$625,000	
158.22	in fiscal year 2024 and \$625,000 in fiscal year	
158.23	2025 are for grants to organizations supporting	
158.24	the organizations' parent-to-parent programs	
158.25	for families of children with special health	
158.26	care needs. This is a onetime appropriation	
158.27	and is available until June 30, 2025.	
158.28	(2) Of this amount, \$500,000 in fiscal year	
158.29	2024 and \$500,000 in fiscal year 2025 are for	
158.30	grants to organizations that provide services	
158.31	to underserved communities with a high	
158.32	prevalence of autism spectrum disorder. The	
158.33	commissioner shall give priority to	
158.34	organizations that provide culturally specific	
158.35	and culturally responsive services.	

159.1	(3) Eligible organizations must:
159.2	(i) conduct outreach and provide support to
159.3	newly identified parents or guardians of a child
159.4	with special health care needs;
159.5	(ii) provide training to educate parents and
159.6	guardians in ways to support their child and
159.7	navigate the health, education, and human
159.8	services systems;
159.9	(iii) facilitate ongoing peer support for parents
159.10	and guardians from trained volunteer support
159.11	parents; and
159.12	(iv) communicate regularly with other
159.13	parent-to-parent programs and national
159.14	organizations to ensure that best practices are
159.15	implemented.
159.16	(4) Grant recipients must use grant money for
159.17	the activities identified in clause (3).
159.18	(5) For purposes of this section, "special health
159.19	care needs" means disabilities, chronic
159.20	illnesses or conditions, health-related
159.21	educational or behavioral problems, or the risk
159.22	of developing disabilities, illnesses, conditions,
159.23	or problems.
159.24	(6) Each grant recipient must report to the
159.25	commissioner of human services annually by
159.26	January 15 with measurable outcomes from
159.27	programs and services funded by this
159.28	appropriation the previous year including the
159.29	number of families served and the number of
159.30	volunteer support parents trained by the
159.31	organization's parent-to-parent program.
159.32	(f) Direct Care Service Corps Pilot Project.

159.33 \$500,000 in fiscal year 2024 is for a grant to

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
160.1	HealthForce Minnesota at Winona Stat	<u>e</u>		
160.2	University for purposes of the direct ca	<u>re</u>		
160.3	service corps pilot project. Up to \$25,00	<u>0 may</u>		
160.4	be used by HealthForce Minnesota for			
160.5	administrative costs. This is a onetime			
160.6	appropriation.			
160.7	(g) Native American Elder Coordina	tor.		
160.8	\$441,000 in fiscal year 2024 and \$441,	000 in		
160.9	fiscal year 2025 are for the Native Ame	erican		
160.10	elder coordinator position under Minne	<u>esota</u>		
160.11	Statutes, section 256.975, subdivision 6	6. The		
160.12	base for this appropriation is \$441,000 in	n fiscal		
160.13	year 2026 and \$441,000 in fiscal year 2	2027.		
160.14	(h) Office of Ombudsman for Long-T	<u>Term</u>		
160.15	Care. \$500,000 in fiscal year 2024 and	<u>[</u>		
160.16	\$500,000 in fiscal year 2025 are for add	<u>itional</u>		
160.17	staff and associated costs in the Office	<u>of</u>		
160.18	Ombudsman for Long-Term Care.			
160.19	(i) Base Level Adjustment. The genera	al fund		
160.20	base is \$6,476,000 in fiscal year 2026 a	<u>and</u>		
160.21	\$6,378,000 in fiscal year 2027.			
160.22	Subd. 6. Central Office; Behavioral I	<u>-</u>		
160.23 160.24	Housing, and Deaf and Hard of Hear Services	ring	6,415,000	7,838,000
		. cc		
160.25	(a) <b>Staffing Costs.</b> Appropriations for st	<u>_</u>		
160.26	costs in this subdivision are available u	<u>intil</u>		
160.27	June 30, 2027.			
160.28	(b) Competency-based Training Fun	<u>_</u>		
160.29	for Substance Use Disorder Provider	-		
160.30	Community. \$300,000 in fiscal year 202			
160.31	\$300,000 in fiscal year 2025 are for pro			
160.32	participation in clinical training for the			
160.33	transition to American Society of Addi	ction		
160.34	Medicine standards. This is a onetime			
160.35	appropriation.			

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2		
161.1	(c) Public Awareness Campaign. \$1,200,000					
161.2	in fiscal year 2024 is to develop and esta	ablish				
161.3	a public awareness campaign targeting	<u>the</u>				
161.4	stigma of opioid use disorders with the	goal				
161.5	of prevention and education of youth or	n the				
161.6	dangers of opioids and other substance	use.				
161.7	This is a onetime appropriation.					
161.8	(d) Bad Batch Overdose Surge Text A	<u> Alert</u>				
161.9	<b>System.</b> \$1,000,000 in fiscal year 2024	and				
161.10	\$250,000 in fiscal year 2025 are for					
161.11	development and ongoing funding for a	text				
161.12	alert system notifying the public in real	time				
161.13	of bad batch overdoses. This is a onetin	<u>ne</u>				
161.14	appropriation.					
161.15	(e) Evaluation of Recovery Site Gran	ts.				
161.16	\$300,000 in fiscal year 2025 is to provi	<u>de</u>				
161.17	funding for evaluating the effectiveness	of				
161.18	recovery site grant efforts. This is a one	etime				
161.19	appropriation.					
161.20	(f) Office of Addiction and Recovery.					
161.21	\$750,000 in fiscal year 2024 and \$750,0	000 in				
161.22	fiscal year 2025 are for the Office of Add	<u>iction</u>				
161.23	and Recovery.					
161.24	(g) Base Level Adjustment. The general	l fund				
161.25	base is \$2,667,000 in fiscal year 2026 a	<u>nd</u>				
161.26	\$2,567,000 in fiscal year 2027.					
161.27 161.28	Subd. 7. Forecasted Programs; Medic Assistance	<u>eal</u>	5,654,675,000	6,359,727,000		
161.29	Subd. 8. Forecasted Programs; Alterna	ative Care	47,793,000	51,035,000		
161.30	Any money allocated to the alternative	care				
161.31	program that is not spent for the purpos	es				
161.32	indicated does not cancel but must be					
161.33	transferred to the medical assistance acc	count.				

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
162.1 162.2	Subd. 9. Forecasted Programs; Beha Health Fund	<u>vioral</u>	96,387,000	98,417,000
162.3 162.4	Subd. 10. Grant Programs; Children Economic Support Grants	n and	1,000,000	<u>-0-</u>
162.5	Minnesota Alliance for Volunteer			
162.6	<b>Advancement.</b> (1) \$1,000,000 in fisca	al year		
162.7	2024 is for a grant to the Minnesota A	<u>lliance</u>		
162.8	for Volunteer Advancement to adminis	ster		
162.9	needs-based volunteerism subgrants th	nat:		
162.10	(i) target underresourced nonprofit			
162.11	organizations in greater Minnesota to s	support		
162.12	selected organizations' ongoing efforts	s to		
162.13	address and minimize disparities in ac	cess to		
162.14	human services through increased			
162.15	volunteerism; and			
162.16	(ii) demonstrate that the populations to	o be		
162.17	served by the subgrantee are considered	<u>ed</u>		
162.18	underserved or suffer from or are at ris	sk of		
162.19	homelessness, hunger, poverty, lack of	access		
162.20	to health care, or deficits in education.			
162.21	(2) The Minnesota Alliance for Volunt	teer		
162.22	Advancement shall give priority to			
162.23	organizations that are serving the need	ls of		
162.24	vulnerable populations. By December	<u>15,</u>		
162.25	2025, the Minnesota Alliance for Volu	nteer		
162.26	Advancement shall report data on outc	comes		
162.27	from the subgrants and recommendation	ons for		
162.28	improving and sustaining volunteer ef	<u>forts</u>		
162.29	statewide to the chairs and ranking min	nority_		
162.30	members of the legislative committees	s and		
162.31	divisions with jurisdiction over human	<u>l</u>		
162.32	services. This is a onetime appropriation	on and		
162.33	is available until June 30, 2025.			

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
163.1 163.2	Subd. 11. Grant Programs; Refuged Grants	e Services	3,000,000	5,000,000
163.3	New American Legal and Social Se	ervices		
163.4	Workforce Grant Program. \$3,000	,000 in		
163.5	fiscal year 2024 and \$5,000,000 in fis	cal year		
163.6	2025 are for legal and social services	grants.		
163.7	This is a onetime appropriation.			
163.8 163.9	Subd. 12. Grant Programs; Other I Care Grants	Long-Term	44,772,000	38,925,000
163.10	(a) Provider Capacity Grants for Ru	ıral and		
163.11	<b>Underserved Communities.</b> \$24,000	0,000 in		
163.12	fiscal year 2025 is for provider capacit	y grants		
163.13	for rural and underserved communities	es. This		
163.14	is a onetime appropriation.			
163.15	(b) Supporting New Americans in t	<u>he</u>		
163.16	<b>Long-Term Care Workforce Grant</b>	<u>s.</u>		
163.17	\$25,759,000 in fiscal year 2024 and			
163.18	\$13,000,000 in fiscal year 2025 are for	<u>or</u>		
163.19	supporting new Americans in the lon	g-term		
163.20	care workforce grants. This is a oneti	<u>me</u>		
163.21	appropriation.			
163.22	(c) Base Level Adjustment. The gene	eral fund		
163.23	base is \$1,925,000 in fiscal year 2026	5 and		
163.24	\$1,925,000 in fiscal year 2027.			
163.25 163.26	Subd. 13. Grant Programs; Aging a Services Grants	and Adult	97,599,000	49,520,000
163.27	(a) Age-Friendly Community Gran	ts.		
163.28	\$1,000,000 in fiscal year 2025 is for t	<u>the</u>		
163.29	continuation of age-friendly communit	ty grants		
163.30	under Laws 2021, First Special Session	<u>on</u>		
163.31	chapter 7, article 17, section 8, subdiv	vision 1.		
163.32	The base for this appropriation is \$1,0	000,000		
163.33	in fiscal year 2026, \$1,000,000 in fisc	cal year		
163.34	2027, and \$0 in fiscal year 2028. This	<u>s</u>		
163.35	appropriation is available until June 3	0, 2027.		

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2	
164.1	(b) Age-Friendly Technical Assistance				
164.2	<b>Grants.</b> \$575,000 in fiscal year 2025 is	<u>for</u>			
164.3	the continuation of age-friendly technical	<u>al</u>			
164.4	assistance grants under Laws 2021, First	<u>t</u>			
164.5	Special Session chapter 7, article 17, sec	etion			
164.6	8, subdivision 2. The base for this				
164.7	appropriation is \$575,000 in fiscal year 2	<u>2026,</u>			
164.8	\$575,000 in fiscal year 2027, and \$0 in f	<u>fiscal</u>			
164.9	year 2028. This appropriation is available	<u>until</u>			
164.10	June 30, 2027.				
164.11	(c) Senior Nutrition Program. \$4,500,0	000			
164.12	in fiscal year 2024 is for the senior nutri	tion			
164.13	program under Minnesota Statutes, secti	on			
164.14	256.9752. This is a onetime appropriation	n and			
164.15	is available until June 30, 2025.				
164.16	(d) Live Well at Home Grants. \$4,500,	000			
164.17	in fiscal year 2024 is for live well at hor	<u>ne</u>			
164.18	grants under Minnesota Statutes, section	1			
164.19	256.9754. This is a onetime appropriation	n and			
164.20	is available until June 30, 2025.				
164.21	(e) Caregiver Respite Services Grants	<u>•</u>			
164.22	\$1,800,000 in fiscal year 2025 is for care,	giver_			
164.23	respite services grants under Minnesota				
164.24	Statutes, section 256.9756. This is a one	time			
164.25	appropriation.				
164.26	(f) Base Level Adjustment. The general	fund			
164.27	base is \$32,995,000 in fiscal year 2026 a	and			
164.28	\$32,995,000 in fiscal year 2027.				
164.29 164.30	Subd. 14. Grant Programs; Deaf and I Hearing Grants		,886,000	<u>2,886,000</u>	
164.31	Subd. 15. Grant Programs; Disabilitie	s Grants 160	,792,000	29,533,000	
164.32	(a) Transition Grants for Small Custon	<u>nized</u>			
164.33	Living Providers. \$8,450,000 in fiscal	year			
164.34	2024 is for grants to assist transitions of s	small_			

165.1	customized living providers as defined under	
165.2	Minnesota Statutes, section 245D.24. This is	
165.3	a onetime appropriation and is available	
165.4	through June 30, 2025.	
165.5	(b) Lead Agency Capacity Building Grants.	
165.6	\$500,000 in fiscal year 2024 and \$2,500,000	
165.7	in fiscal year 2025 are for grants to assist	
165.8	organizations, counties, and Tribes to build	
165.9	capacity for employment opportunities for	
165.10	people with disabilities.	
165.11	(c) Employment and Technical Assistance	
165.12	Center Grants. \$450,000 in fiscal year 2024	
165.13	and \$1,800,000 in fiscal year 2025 are for	
165.14	employment and technical assistance grants	
165.15	to assist organizations and employers in	
165.16	promoting a more inclusive workplace for	
165.17	people with disabilities.	
165.18	(d) Case Management Training Grants.	
165.19	\$37,000 in fiscal year 2024 and \$123,000 in	
165.20	fiscal year 2025 are for grants to provide case	
165.21	management training to organizations and	
165.22	employers to support the state's disability	
165.23	employment supports system. The base for	
165.24	this appropriation is \$45,000 in fiscal year	
165.25	2026 and \$45,000 in fiscal year 2027.	
165.26	(e) Electronic Visit Verification Stipends.	
165.27	\$6,095,000 in fiscal year 2024 is for onetime	
165.28	stipends of \$200 to bargaining members to	
165.29	offset the potential costs related to people	
165.30	using individual devices to access the	
165.31	electronic visit verification system. \$5,600,000	
165.32	of the appropriation is for stipends and the	
165.33	remaining amount is for administration of the	
165.34	stipends. This is a onetime appropriation and	
165.35	is available until June 30, 2025.	

166.1	(f) Self-Directed Collective Bargaining
166.2	Agreement; Temporary Rate Increase
166.3	Memorandum of Understanding. \$1,600,000
166.4	in fiscal year 2024 is for onetime stipends for
166.5	individual providers covered by the SEIU
166.6	collective bargaining agreement based on the
166.7	memorandum of understanding related to the
166.8	temporary rate increase in effect between
166.9	December 1, 2020, and February 7, 2021.
166.10	\$1,400,000 of the appropriation is for stipends
166.11	and the remaining amount is for administration
166.12	of the stipends. This is a onetime
166.13	appropriation.
166.14	(g) Self-Directed Collective Bargaining
166.15	Agreement; Retention Bonuses. \$50,750,000
166.16	in fiscal year 2024 is for onetime retention
166.17	bonuses covered by the SEIU collective
166.18	bargaining agreement. \$50,000,000 of the
166.19	appropriation is for retention bonuses and the
166.20	remaining amount is for administration of the
166.21	bonuses. This is a onetime appropriation and
166.22	is available until June 30, 2025.
166.23	(h) <b>Training Stipends.</b> \$2,100,000 in fiscal
166.24	year 2024 and \$100,000 in fiscal year 2025
166.25	are for onetime stipends of \$500 for collective
166.26	bargaining unit members who complete
166.27	designated, voluntary trainings made available
166.28	through or recommended by the State Provider
166.29	Cooperation Committee. \$2,000,000 of the
166.30	appropriation is for stipends and the remaining
166.31	amount in both fiscal year 2024 and fiscal
166.32	2025 is for the administration of stipends. This
166.33	is a onetime appropriation.
166.34	(i) <b>Orientation Program.</b> \$2,000,000 in fiscal
166.35	year 2024 and \$2,000,000 in fiscal year 2025
.00.33	j cai 202 i ana ψ2,000,000 in iisoai yeai 2023

167.1	are for onetime \$100 payments for collective
167.2	bargaining unit members who complete
167.3	voluntary orientation requirements. \$1,500,000
167.4	in fiscal year 2024 and \$1,500,000 in fiscal
167.5	year 2025 are for the onetime payments, while
167.6	\$500,000 in fiscal year 2024 and \$500,000 in
167.7	fiscal year 2025 are for orientation-related
167.8	costs. This is a onetime appropriation.
167.9	(j) HIV/AIDS Support Services. \$24,200,000
167.10	in fiscal year 2024 is for grants to
167.11	community-based HIV/AIDS support services
167.12	providers and for payment of allowed health
167.13	care costs as defined in Minnesota Statutes,
167.14	section 256.9365. This is a onetime
167.15	appropriation and is available through June
167.16	30, 2027.
167.17	(k) Home Care Orientation Trust.
167.18	\$1,000,000 in fiscal year 2024 is for the Home
167.19	Care Orientation Trust in Article 10 of the
167.20	2023-2025 collective bargaining agreement
167.21	between the state of Minnesota and Service
167.22	
	Employees International Union Healthcare
167.23	Employees International Union Healthcare  Minnesota and Iowa. The commissioner shall
167.23	Minnesota and Iowa. The commissioner shall
167.23 167.24	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of
167.23 167.24 167.25	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust
167.23 167.24 167.25 167.26	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the
167.23 167.24 167.25 167.26 167.27	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the board of trustees outside of the state treasury
167.23 167.24 167.25 167.26 167.27 167.28	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the board of trustees outside of the state treasury and state's accounting system. This is a
167.23 167.24 167.25 167.26 167.27 167.28 167.29	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the board of trustees outside of the state treasury and state's accounting system. This is a onetime appropriation.
167.23 167.24 167.25 167.26 167.27 167.28 167.29	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the board of trustees outside of the state treasury and state's accounting system. This is a onetime appropriation.  (1) Home and Community-Based Workforce
167.23 167.24 167.25 167.26 167.27 167.28 167.29 167.30	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the board of trustees outside of the state treasury and state's accounting system. This is a onetime appropriation.  (1) Home and Community-Based Workforce Incentive Fund Grants. \$33,300,000 in fiscal
167.23 167.24 167.25 167.26 167.27 167.28 167.29 167.30 167.31	Minnesota and Iowa. The commissioner shall disburse the appropriation to the board of trustees of the Home Care Orientation Trust for deposit into an account designed by the board of trustees outside of the state treasury and state's accounting system. This is a onetime appropriation.  (1) Home and Community-Based Workforce Incentive Fund Grants. \$33,300,000 in fiscal year 2024 is for home and community-based

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2	
168.1	(m) Community Residential Setting	ı <u>g</u>			
168.2	Transition. \$500,000 in fiscal year	2024 is			
168.3	for a grant to Hennepin County to expedite				
168.4	approval of community residential setting				
168.5	licenses subject to the corporate foster care				
168.6	moratorium exception under Minnesota				
168.7	Statutes, section 245A.03, subdivision	on 7,			
168.8	paragraph (a), clause (5).				
168.9	(n) Base Level Adjustment. The ba	ise is			
168.10	\$27,355,000 in fiscal year 2026 and				
168.11	\$27,030,000 in fiscal year 2027.				
		<i>*</i>			
168.12 168.13	Subd. 16. Grant Programs; Adult N Grants	<u>lentai Heaith</u>	1,500,000	1,500,000	
168.14	African American Child Wellness l	Institute			
168.15	\$3,000,000 in fiscal year 2024 is for				
168.16	to the African American Child Wells				
168.17	Institute, a culturally specific Africa				
168.18	American mental health service prov	<del>_</del>			
168.19	is a licensed community mental heal				
168.20	specializing in services for African A				
168.21	children and families of all ages. Th				
168.22	must be used to support the center in	<del></del>			
168.23	culturally specific, comprehensive,				
168.24	trauma-informed, practice- and				
168.25	evidence-based, person- and family-	centered			
168.26	mental health and substance use disc	order_			
168.27	services; supervision and training; a	nd care			
168.28	coordination regardless of ability to	pay or			
168.29	place of residence. This is a onetime	2			
168.30	appropriation.				
168.31	Subd. 17. Grant Programs; Chemi				
168.32	<b>Dependency Treatment Support C</b>	<u>Grants</u>			
168.33	Appropriations by Fu	<u>nd</u>			
168.34	<u>General</u> <u>89,788,000</u>	6,497,000			

	SF2934 SECOND UNOFFICENGROSSMENT	CIAL	REVISOR	DTT	UES2934-2
169.1	Lottery Prize	1,733,000	1,733,000		
169.2 169.3	Opiate Epidemic Response	500,000	<u>-0-</u>		
169.4	(a) Safe Recovery Sites. S	\$55,491,000 in f	iscal		
169.5	year 2024 is from the gene	eral fund for star	rt-up		
169.6	and capacity-building gra	nts for organizat	tions		
169.7	to establish safe recovery	sites. This			
169.8	appropriation is onetime a	and is available	<u>until</u>		
169.9	<u>June 30, 2025.</u>				
169.10	(b) Culturally Specific S	Services Grants	<u>S.</u>		
169.11	\$4,000,000 in fiscal year	2024 is from th	<u>e</u>		
169.12	general fund for grants to	culturally spec	ific		
169.13	providers for technical as	sistance naviga	ting		
169.14	culturally specific and res	sponsive substa	nce		
169.15	use and recovery program	ns. This is a one	time		
169.16	appropriation.				
169.17	(c) Culturally Specific C	Grant Developn	<u>nent</u>		
169.18	<b>Trainings.</b> \$200,000 in f	iscal year 2024	and		
169.19	\$200,000 in fiscal year 20	025 are from the	<u>e</u>		
169.20	general fund for up to fou	ır trainings for			
169.21	community members and	culturally spec	<u>ific</u>		
169.22	providers for grant writing	g training for			
169.23	substance use and recove	ry programs. Th	nis is		
169.24	onetime appropriation.				
169.25	(d) Harm Reduction Su	pplies for Trib	<u>al</u>		
169.26	and Culturally Specific	Programs.			
169.27	\$8,000,000 in fiscal year	2024 is from th	<u>e</u>		
169.28	general fund to provide s	ole source grant	ts to		
169.29	culturally specific comm	unities to purch	ase		
169.30	syringes, testing supplies	, and opiate			
169.31	antagonists. This is a one	time appropriat	ion.		
169.32	(e) Families and family	<b>Treatment</b>			
169.33	Capacity-building and	Start-up Grant	<u> </u>		
169.34	\$10,000,000 in fiscal year	r 2024 is from t	<u>he</u>		
169.35	general fund for start-up a	nd capacity-buil	ding		

170.1	grants for family substance use disorder
170.2	treatment programs. Any unexpended funds
170.3	are available until June 30, 2029. This is a
170.4	onetime appropriation.
170.5	(f) Minnesota State University, Mankato
170.6	<b>Community Behavioral Health Center.</b>
170.7	\$750,000 in fiscal year 2024 and \$750,000 in
170.8	fiscal year 2025 are from the general fund for
170.9	a grant to the Center for Rural Behavioral
170.10	Health at Minnesota State University, Mankato
170.11	to establish a community behavioral health
170.12	center and training clinic. The community
170.13	behavioral health center must provide
170.14	comprehensive, culturally specific,
170.15	trauma-informed, practice- and
170.16	evidence-based, person- and family-centered
170.17	mental health and substance use disorder
170.18	treatment services in Blue Earth County and
170.19	the surrounding region. The center must
170.20	provide the services to individuals of all ages
170.21	regardless of ability to pay or place of
170.22	residence. The community behavioral health
170.23	center and training clinic must also provide
170.24	training and workforce development
170.25	opportunities to students enrolled in the
170.26	university's training programs in the fields of
170.27	social work, counseling and student personnel
170.28	alcohol and drug studies, psychology, and
170.29	nursing. The commissioner shall make
170.30	information regarding the use of this grant
170.31	funding available to the chairs and ranking
170.32	minority members of the legislative
170.33	committees with jurisdiction over health and
170.34	human services. Any unspent money from the
170.35	fiscal year 2024 appropriation is available in

171.1	fiscal year 2025. These are onetime
171.2	appropriations.
171.3	(g) Wellness in the Woods. \$250,000 in fiscal
171.4	year 2024 and \$250,000 in fiscal year 2025
171.5	are from the general fund for a grant to
171.6	Wellness in the Woods for daily peer support
171.7	and special sessions for individuals who are
171.8	in substance use disorder recovery, are
171.9	transitioning out of incarceration, or who have
171.10	experienced trauma. These are onetime
171.11	appropriations.
171.12	(h) Recovery Community Organization
171.13	Grants. \$4,300,000 in fiscal year 2024 is from
171.14	the general fund for grants to recovery
171.15	community organizations, as defined in
171.16	Minnesota Statutes, section 254B.01,
171.17	subdivision 8, that are current grantees as of
171.18	June 30, 2023. This is a onetime appropriation
171.19	and is available until June 30, 2025.
171.20	(i) Opioid Overdose Prevention Grants.
171.21	\$500,000 in fiscal year 2024 and \$500,000 in
171.22	fiscal year 2025 are from the general fund for
171.23	a grant to Ka Joog, a nonprofit organization
171.24	in Minneapolis, Minnesota, to be used for
171.25	collaborative outreach, education, and training
171.26	on opioid use and overdose, and distribution
171.27	of opiate antagonist kits in East African and
171.28	Somali communities in Minnesota. This is a
171.29	onetime appropriation.
171.30	(j) <b>Problem Gambling.</b> \$225,000 in fiscal
171.31	year 2024 and \$225,000 in fiscal year 2025
171.32	are from the lottery prize fund for a grant to a
171.33	state affiliate recognized by the National
171.34	Council on Problem Gambling. The affiliate
171.35	must provide services to increase public

172.1	awareness of problem gambling, education,
172.2	training for individuals and organizations that
172.3	provide effective treatment services to problem
172.4	gamblers and their families, and research
172.5	related to problem gambling.
172.6	(k) <b>Project ECHO.</b> \$1,500,000 in fiscal year
172.7	2024 and \$1,500,000 in fiscal year 2025 are
172.8	from the general fund for a grant to Hennepin
172.9	Healthcare to expand the Project ECHO
172.10	program. The grant must be used to establish
172.11	at least four substance use disorder-focused
172.12	Project ECHO programs at Hennepin
172.13	Healthcare, expanding the grantee's capacity
172.14	to improve health and substance use disorder
172.15	outcomes for diverse populations of
172.16	individuals enrolled in medical assistance,
172.17	including but not limited to immigrants,
172.18	individuals who are homeless, individuals
172.19	seeking maternal and perinatal care, and other
172.20	underserved populations. The Project ECHO
172.21	programs funded under this section must be
172.22	culturally responsive, and the grantee must
172.23	contract with culturally and linguistically
172.24	appropriate substance use disorder service
172.25	providers who have expertise in focus areas,
172.26	based on the populations served. Grant funds
172.27	may be used for program administration,
172.28	equipment, provider reimbursement, and
172.29	staffing hours. This is a onetime appropriation.
172.30	(1) Base Level Adjustment. The general fund
172.31	base is \$3,247,000 in fiscal year 2026 and
172.32	\$3,247,000 in fiscal year 2027.
172.33	Subd. 18. Direct Care and Treatment - Transfer
172.34	Authority

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2		
173.1	(a) Money appropriated for budget act	<u>ivities</u>				
173.2	under subdivisions 19 to 23 may be transferred					
173.3	between budget activities and between	years				
173.4	of the biennium with the approval of the	<u>ne</u>				
173.5	commissioner of management and bud	lget.				
173.6	(b) Ending balances in obsolete accoun	nts in				
173.7	the special revenue fund and other ded	icated				
173.8	accounts within direct care and treatment	nt may				
173.9	be transferred to other dedicated and gi	ft fund				
173.10	accounts within direct care and treatme	ent for				
173.11	client use and other client activities, w	<u>ith</u>				
173.12	approval of the commissioner of manag	gement_				
173.13	and budget. These transactions must be	<u>e</u>				
173.14	completed by August 1, 2023.					
173.15 173.16	Subd. 19. Direct Care and Treatment Health and Substance Abuse	t - Mental	169,962,000	177,152,000		
173.17	The commissioner responsible for open	rations				
173.18	of direct care and treatment services, w	rith the				
173.19	approval of the commissioner of manag	<u>gement</u>				
173.20	and budget, may transfer any balance i	in the				
173.21	enterprise fund established for the comm	<u>munity</u>				
173.22	addiction recovery enterprise program	to the				
173.23	general fund appropriation within this					
173.24	subdivision. Any balance remaining after	er June				
173.25	30, 2025, cancels to the general fund.					
173.26 173.27	Subd. 20. Direct Care and Treatment Community-Based Services	<u>t -</u>	20,386,000	21,164,,000		
173.28	Base Level Adjustment. The general	fund				
173.29	base is \$20,452,000 in fiscal year 2026	5 and				
173.30	\$20,452,000 in fiscal year 2027.					
173.31 173.32	Subd. 21. Direct Care and Treatment Services	t - Forensic	141,020,000	148,513,000		
173.33 173.34	Subd. 22. Direct Care and Treatment Offender Program	t - Sex	115,920,000	121,726,000		

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2
174.1 174.2	Subd. 23. Direct Care and Treatment - Operations		<u>78,432,000</u>	95,098,000
174.3	The general fund base is \$65,263,000 in fi	iscal		
174.4	year 2026 and \$65,263,000 in fiscal year 2	027.		
174.5	Sec. 3. COUNCIL ON DISABILITY	<u>\$</u>	1,902,000 \$	2,282,000
174.6	(a) Council on Disability; Accessibility			
174.7	Standards Training. (1) \$250,000 in fis	cal		
174.8	year 2024 and \$250,000 in fiscal year 20	25		
174.9	are for the Minnesota Council on Disabil	lity		
174.10	to select, appoint, and compensate employ	yees		
174.11	to perform the following tasks:			
174.12	(i) in consultation with the League of			
174.13	Minnesota Cities and the Association of			
174.14	Minnesota Counties, provide a statewide	<u>.</u>		
174.15	training module for cities and counties on	how		
174.16	to conform local government websites to	<u> </u>		
174.17	accessibility standards;			
174.18	(ii) provide outreach, training, and technic	<u>ical</u>		
174.19	assistance for local government officials	and		
174.20	staff on website accessibility; and			
174.21	(iii) track and compile information about	the		
174.22	outcomes of the activities described in cla	uses		
174.23	(1) and (2) and the costs of implementation	<u>on</u>		
174.24	for cities and counties to make website			
174.25	accessibility improvements.			
174.26	(2) The training module described under			
174.27	paragraph (a), clause (1), must be develo	ped		
174.28	and made available to counties and cities	s on		
174.29	or before July 1, 2024.			
174.30	(3) This is a onetime appropriation.			
174.31	(b) Base Level Adjustment. The general	<u>fund</u>		
174.32	base is \$2,032,000 in fiscal year 2026 an	<u>d</u>		
174.33	\$2,032,000 in fiscal year 2027.			

	SF2934 SECOND UNOFFICIAL ENGROSSMENT	REVISOR	DTT	UES2934-2	
175.1 175.2 175.3	Sec. 4. OMBUDSMAN FOR MENTA HEALTH AND DEVELOPMENTAL DISABILITIES		3,441,000 \$	3,644,000	
175.4 175.5	Sec. 5. MINNESOTA MANAGEMEN BUDGET	IT AND	1,000,000	1,000,000	
175.6	(a) Office of Addiction and Recovery.				
175.7	\$750,000 in fiscal year 2024 and \$750,0	<u>00 in</u>			
175.8	fiscal year 2025 are for the Office of Addi	ction			
175.9	and Recovery.				
175.10	(b) Youth Substance Use and Addiction	<u>on</u>			
175.11	Recovery Office. \$250,000 in fiscal year	2024			
175.12	and \$250,000 in fiscal year 2025 are for	the			
175.13	Youth Substance Use and Addiction Reco	<u>overy</u>			
175.14	Office.				
		1 . 7 .:	1 16 7 20	1 11	
175.15	Sec. 6. Laws 2021, First Special Session chapter 7, article 16, section 28, as amended by				
175.16	Laws 2022, chapter 40, section 1, is amo	ended to read:			
175.17	Sec. 28. CONTINGENT APPROPR	IATIONS.			
175.18	Any appropriation in this act for a pur	rpose included in l	Minnesota's initial s	tate spending	
175.19	plan as described in guidance issued by the Centers for Medicare and Medicaid Services				
175.20	for implementation of section 9817 of the	ne federal America	an Rescue Plan Act	of 2021 is	
175.21	contingent upon the initial approval of tha	t purpose by the C	enters for Medicare	and Medicaid	
175.22	Services, except for the rate increases spe	ecified in article 11	, sections 12 and 19	. This section	
175.23	expires June 30, 2024.				
175.24	Sec. 7. APPROPRIATION; NURSIN	NG FACILITY G	GRANTS.		
175.25	(a) \$10,000,000 in fiscal year 2024 ar	nd \$10,000,000 in	fiscal year 2025 are	appropriated	
175.26	from the general fund to the commission	er of human servic	es for grants to nurs	ing facilities.	
175.27	This is a onetime appropriation.				
175.28	(b) To be eligible to receive a grant u	under this section,	a nursing facility m	nust apply to	
175.29	the commissioner on the forms and acco	the commissioner on the forms and according to the timelines established by the			
175.30	commissioner. The commissioner must	develop an expedi	ted application prod	cess that	
175.31	includes a form allowing applicants to n	neet the requireme	ents of this section i	n as timely a	
175.32	manner as possible. The commissioner must allow the use of electronic submission of				
175.33	application forms and accept electronic	signatures.			

176.1	(c) An eligible nursing facility must receive a grant in an amount equal to half of the
176.2	facility's estimated lost revenue from March 15, 2020, to January 31, 2022.
176.3	(d) A nursing facility must attest to the commissioner that the grant money will be used
176.4	to:
176.5	(1) pay down debt accrued from March 15, 2020, to January 31, 2022;
176.6	(2) pay for steps taken to mitigate the effects of the COVID-19 pandemic; or
176.7	(3) hire or retain staff.
176.8	(e) A nursing facility that receives a grant under this section must prepare, and submit
176.9	to the commissioner upon request, a plan that specifies the total amount of grant money the
176.10	facility expects to receive and how that money will be used to meet the requirements of
176.11	paragraph (d).
176.12	(f) The commissioner must not treat grant money received under this section as an
176.13	applicable credit for the purposes of setting total payment rates under Minnesota Statutes,
176.14	chapter 256R.
15615	C O DIDECT CADE AND THE ATMENT FICCAL MEAD 2022
176.15	Sec. 8. DIRECT CARE AND TREATMENT FISCAL YEAR 2023
176.16	APPROPRIATION.
176.17	\$4,829,000 is appropriated in fiscal year 2023 to the commissioner of human services
176.18	for operation of direct care and treatment programs. This is a onetime appropriation.
	C. A TRANCEPRO
176.19	Sec. 9. TRANSFERS.
176.20	Subdivision 1. Grants. The commissioner of human services, with the approval of the
176.21	commissioner of management and budget, may transfer unencumbered appropriation balances
176.22	for the biennium ending June 30, 2025, within fiscal years among the MFIP; general
176.23	assistance; medical assistance; MinnesotaCare; MFIP child care assistance under Minnesota
176.24	Statutes, section 119B.05; Minnesota supplemental aid program; housing support program;
176.25	the entitlement portion of Northstar Care for Children under Minnesota Statutes, chapter
176.26	256N; and the entitlement portion of the behavioral health fund between fiscal years of the
176.27	biennium. The commissioner shall inform the chairs and ranking minority members of the
176.28	legislative committees with jurisdiction over health and human services quarterly about
176.29	transfers made under this subdivision.
176.30	Subd. 2. Administration. Positions, salary money, and nonsalary administrative money
176 31	may be transferred within the Department of Human Services as the commissioner considers

- necessary, with the advance approval of the commissioner of management and budget. The 177.1 commissioners shall inform the chairs and ranking minority members of the legislative 177.2 177.3 committees with jurisdiction over health and human services finance quarterly about transfers made under this section. 177.4
- Sec. 10. APPROPRIATIONS GIVEN EFFECT ONCE. 177.5
- If an appropriation or transfer in this article is enacted more than once during the 2023 177.6 regular session, the appropriation or transfer must be given effect once. 177.7

#### Sec. 11. FINANCIAL REVIEW OF NONPROFIT GRANT RECIPIENTS 177.8

#### REQUIRED. 177.9

- Subdivision 1. Financial review required. (a) Before awarding a competitive, 177.10 legislatively named, single-source, or sole-source grant to a nonprofit organization under 177.11 this act, the grantor must require the applicant to submit financial information sufficient for 177.12 the grantor to document and assess the applicant's current financial standing and management. 177.13 Items of significant concern must be addressed with the applicant and resolved to the 177.14 satisfaction of the grantor before a grant is awarded. The grantor must document the material 177.15 requested and reviewed; whether the applicant had a significant operating deficit, a deficit 177.16 in unrestricted net assets, or insufficient internal controls; whether and how the applicant 177.17 resolved the grantor's concerns; and the grantor's final decision. This documentation must 177.18 be maintained in the grantor's files. 177.19
- (b) At a minimum, the grantor must require each applicant to provide the following 177.20 information: 177.21
- (1) the applicant's most recent Form 990, Form 990-EZ, or Form 990-N filed with the 177.22 Internal Revenue Service. If the applicant has not been in existence long enough or is not 177.23 required to file Form 990, Form 990-EZ, or Form 990-N, the applicant must demonstrate 177.24 to the grantor that the applicant is exempt and must instead submit documentation of internal 177.25 controls and the applicant's most recent financial statement prepared in accordance with 177.26 generally accepted accounting principles and approved by the applicant's board of directors 177.27 or trustees, or if there is no such board, by the applicant's managing group; 177.28
- 177.29 (2) evidence of registration and good standing with the secretary of state under Minnesota Statutes, chapter 317A, or other applicable law; 177.30
- (3) unless exempt under Minnesota Statutes, section 309.515, evidence of registration 177.31 and good standing with the attorney general under Minnesota Statutes, chapter 309; and

178.1	(4) if required under Minnesota Statutes, section 309.53, subdivision 3, the applicant's
178.2	most recent audited financial statement prepared in accordance with generally accepted
178.3	accounting principles.
178.4	Subd. 2. Authority to postpone or forgo. Notwithstanding any contrary provision in
178.5	this act, a grantor that identifies an area of significant concern regarding the financial standing
178.6	or management of a legislatively named applicant may postpone or forgo awarding the
178.7	grant.
178.8	Subd. 3. Authority to award subject to additional assistance and oversight. A grantor
178.9	that identifies an area of significant concern regarding an applicant's financial standing or
178.10	management may award a grant to the applicant if the grantor provides or the grantee
178.11	otherwise obtains additional technical assistance, as needed, and the grantor imposes
178.12	additional requirements in the grant agreement. Additional requirements may include but
178.13	are not limited to enhanced monitoring, additional reporting, or other reasonable requirements
178.14	imposed by the grantor to protect the interests of the state.
178.15	Subd. 4. Relation to other law and policy. The requirements in this section are in
178.16	addition to any other requirements imposed by law, the commissioner of administration
178.17	under Minnesota Statutes, sections 16B.97 and 16B.98, or agency policy.
178.18	Sec. 12. EXPIRATION OF UNCODIFIED LANGUAGE.
178.19	All uncodified language contained in this article expires on June 30, 2025, unless a

178.20 <u>different expiration date is explicit.</u>

Repealed Minnesota Statutes: UES2934-2

## 245G.06 INDIVIDUAL TREATMENT PLAN.

- Subd. 2. **Plan contents.** An individual treatment plan must be recorded in the six dimensions listed in section 245G.05, subdivision 2, paragraph (c), must address each issue identified in the assessment summary, prioritized according to the client's needs and focus, and must include:
- (1) specific goals and methods to address each identified need in the comprehensive assessment summary, including amount, frequency, and anticipated duration of treatment service. The methods must be appropriate to the client's language, reading skills, cultural background, and strengths;
- (2) resources to refer the client to when the client's needs are to be addressed concurrently by another provider; and
  - (3) goals the client must reach to complete treatment and terminate services.

## 246.18 DISPOSAL OF FUNDS.

- Subd. 2. **Behavioral health fund.** Money received by a substance use disorder treatment facility operated by a regional treatment center or nursing home under the jurisdiction of the commissioner of human services must be deposited in the state treasury and credited to the behavioral health fund. Money in the behavioral health fund is appropriated to the commissioner to operate substance use disorder programs.
- Subd. 2a. **Disposition of interest for the behavioral health fund.** Beginning July 1, 1991, interest earned on cash balances on deposit with the commissioner of management and budget derived from receipts from substance use disorder programs affiliated with state-operated facilities under the commissioner of human services must be deposited in the state treasury and credited to a substance use disorder account under subdivision 2. Any interest earned is appropriated to the commissioner to operate substance use disorder programs according to subdivision 2.

#### 256B.0759 SUBSTANCE USE DISORDER DEMONSTRATION PROJECT.

Subd. 6. **Medium intensity residential program participation.** Medium intensity residential programs that qualify to participate in the demonstration project shall use the specified base payment rate of \$132.90 per day, and shall be eligible for the rate increases specified in subdivision 4.

## 256B.0917 HOME AND COMMUNITY-BASED SERVICES FOR OLDER ADULTS.

- Subd. 1a. **Home and community-based services for older adults.** (a) The purpose of projects selected by the commissioner of human services under this section is to make strategic changes in the long-term services and supports system for older adults including statewide capacity for local service development and technical assistance, and statewide availability of home and community-based services for older adult services, caregiver support and respite care services, and other supports in the state of Minnesota. These projects are intended to create incentives for new and expanded home and community-based services in Minnesota in order to:
- (1) reach older adults early in the progression of their need for long-term services and supports, providing them with low-cost, high-impact services that will prevent or delay the use of more costly services;
  - (2) support older adults to live in the most integrated, least restrictive community setting;
  - (3) support the informal caregivers of older adults;
- (4) develop and implement strategies to integrate long-term services and supports with health care services, in order to improve the quality of care and enhance the quality of life of older adults and their informal caregivers;
  - (5) ensure cost-effective use of financial and human resources;
- (6) build community-based approaches and community commitment to delivering long-term services and supports for older adults in their own homes;
- (7) achieve a broad awareness and use of lower-cost in-home services as an alternative to nursing homes and other residential services;
- (8) strengthen and develop additional home and community-based services and alternatives to nursing homes and other residential services; and
  - (9) strengthen programs that use volunteers.

# Repealed Minnesota Statutes: UES2934-2

- (b) The services provided by these projects are available to older adults who are eligible for medical assistance and the elderly waiver under chapter 256S, the alternative care program under section 256B.0913, or essential community supports grant under section 256B.0922, and to persons who have their own funds to pay for services.
- Subd. 6. Caregiver support and respite care projects. (a) The commissioner shall establish projects to expand the availability of caregiver support and respite care services for family and other caregivers. The commissioner shall use a request for proposals to select nonprofit entities to administer the projects. Projects shall:
  - (1) establish a local coordinated network of volunteer and paid respite workers;
  - (2) coordinate assignment of respite care services to caregivers of older adults;
  - (3) assure the health and safety of the older adults;
  - (4) identify at-risk caregivers;
- (5) provide information, education, and training for caregivers in the designated community; and
- (6) demonstrate the need in the proposed service area particularly where nursing facility closures have occurred or are occurring or areas with service needs identified by section 144A.351. Preference must be given for projects that reach underserved populations.
  - (b) Projects must clearly describe:
  - (1) how they will achieve their purpose;
  - (2) the process for recruiting, training, and retraining volunteers; and
- (3) a plan to promote the project in the designated community, including outreach to persons needing the services.
  - (c) Funds for all projects under this subdivision may be used to:
- (1) hire a coordinator to develop a coordinated network of volunteer and paid respite care services and assign workers to clients;
  - (2) recruit and train volunteer providers;
  - (3) provide information, training, and education to caregivers;
  - (4) advertise the availability of the caregiver support and respite care project; and
  - (5) purchase equipment to maintain a system of assigning workers to clients.
  - (d) Project funds may not be used to supplant existing funding sources.
- Subd. 7a. **Core home and community-based services.** The commissioner shall select and contract with core home and community-based services providers for projects to provide services and supports to older adults both with and without family and other informal caregivers using a request for proposals process. Projects must:
  - (1) have a credible, public, or private nonprofit sponsor providing ongoing financial support;
  - (2) have a specific, clearly defined geographic service area;
- (3) use a practice framework designed to identify high-risk older adults and help them take action to better manage their chronic conditions and maintain their community living;
- (4) have a team approach to coordination and care, ensuring that the older adult participants, their families, and the formal and informal providers are all part of planning and providing services;
- (5) provide information, support services, homemaking services, counseling, and training for the older adults and family caregivers;
- (6) encourage service area or neighborhood residents and local organizations to collaborate in meeting the needs of older adults in their geographic service areas;
- (7) recruit, train, and direct the use of volunteers to provide informal services and other appropriate support to older adults and their caregivers; and

Repealed Minnesota Statutes: UES2934-2

- (8) provide coordination and management of formal and informal services to older adults and their families using less expensive alternatives.
- Subd. 13. **Community service grants.** The commissioner shall award contracts for grants to public and private nonprofit agencies to establish services that strengthen a community's ability to provide a system of home and community-based services for elderly persons. The commissioner shall use a request for proposal process. The commissioner shall give preference when awarding grants under this section to areas where nursing facility closures have occurred or are occurring or to areas with service needs identified under section 144A.351.

### 256B.4914 HOME AND COMMUNITY-BASED SERVICES WAIVERS: RATE SETTING.

- Subd. 6b. Family residential services; component values and calculation of payment rates. (a) Component values for family residential services are:
  - (1) competitive workforce factor: 4.7 percent;
  - (2) supervisory span of control ratio: 11 percent;
  - (3) employee vacation, sick, and training allowance ratio: 8.71 percent;
  - (4) employee-related cost ratio: 23.6 percent;
  - (5) general administrative support ratio: 3.3 percent;
  - (6) program-related expense ratio: 1.3 percent; and
  - (7) absence factor: 1.7 percent.
  - (b) Payments for family residential services must be calculated as follows:
- (1) determine the number of shared direct staffing and individual direct staffing hours to meet a recipient's needs provided on site or through monitoring technology;
- (2) determine the appropriate hourly staff wage rates derived by the commissioner as provided in subdivisions 5 and 5a;
- (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the product of one plus the competitive workforce factor;
- (4) for a recipient requiring customization for deaf and hard-of-hearing language accessibility under subdivision 12, add the customization rate provided in subdivision 12 to the result of clause (3);
- (5) multiply the number of shared direct staffing and individual direct staffing hours provided on site or through monitoring technology and nursing hours by the appropriate staff wages;
- (6) multiply the number of shared direct staffing and individual direct staffing hours provided on site or through monitoring technology and nursing hours by the product of the supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);
- (7) combine the results of clauses (5) and (6), excluding any shared direct staffing and individual direct staffing hours provided through monitoring technology, and multiply the result by one plus the employee vacation, sick, and training allowance ratio. This is defined as the direct staffing cost;
- (8) for employee-related expenses, multiply the direct staffing cost, excluding any shared and individual direct staffing hours provided through monitoring technology, by one plus the employee-related cost ratio;
- (9) for client programming and supports, add \$2,260.21 divided by 365. The commissioner shall update the amount in this clause as specified in subdivision 5b;
- (10) for transportation, if provided, add \$1,742.62 divided by 365, or \$3,111.81 divided by 365 if customized for adapted transport, based on the resident with the highest assessed need. The commissioner shall update the amounts in this clause as specified in subdivision 5b;
- (11) subtotal clauses (8) to (10) and the direct staffing cost of any shared direct staffing and individual direct staffing hours provided through monitoring technology that was excluded in clause (8);
- (12) sum the standard general administrative support ratio, the program-related expense ratio, and the absence and utilization factor ratio;

Repealed Minnesota Statutes: UES2934-2

- (13) divide the result of clause (11) by one minus the result of clause (12). This is the total payment rate; and
- (14) adjust the result of clause (13) by a factor to be determined by the commissioner to adjust for regional differences in the cost of providing services.

# 256S.2101 RATE SETTING; PHASE-IN.

Subdivision 1. **Phase-in for disability waiver customized living rates.** All rates and rate components for community access for disability inclusion customized living and brain injury customized living under section 256B.4914 shall be the sum of ten percent of the rates calculated under sections 256S.211 to 256S.215 and 90 percent of the rates calculated using the rate methodology in effect as of June 30, 2017.

Subd. 2. **Phase-in for elderly waiver rates.** Except for home-delivered meals as described in section 256S.215, subdivision 15, all rates and rate components for elderly waiver, elderly waiver customized living, and elderly waiver foster care under this chapter; alternative care under section 256B.0913; and essential community supports under section 256B.0922 shall be the sum of 18.8 percent of the rates calculated under sections 256S.211 to 256S.215, and 81.2 percent of the rates calculated using the rate methodology in effect as of June 30, 2017. The rate for home-delivered meals shall be the sum of the service rate in effect as of January 1, 2019, and the increases described in section 256S.215, subdivision 15.