BD

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 413

DATE	D-PG	OFFICIAL STATUS
01/19/2023	296	Introduction and first reading
		Referred to State and Local Government and Veterans
03/06/2023	1320a	Comm report: To pass as amended and re-refer to Labor
03/07/2023	1384	Author added Kupec
03/13/2023		Comm report: To pass as amended and re-refer to Judiciary and Public Safety

1.1	A bill for an act
1.2	relating to retirement; establishing the Minnesota Secure Choice retirement
1.3	program; proposing coding for new law as Minnesota Statutes, chapter 187.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [187.01] MINNESOTA SECURE CHOICE RETIREMENT PROGRAM;
1.6	CITATION.
1.7	This chapter shall be known as and may be cited as the "Minnesota Secure Choice
1.8	Retirement Program Act."
1.9	Sec. 2. [187.02] STATEMENT OF PURPOSE.
1.10	The state of Minnesota creates and establishes a public-private partnership model known
1.11	as the "Minnesota Secure Choice retirement program" for privately employed workers to
1.12	save for retirement for the following reasons:
1.13	(1) for millions of Americans, including hundreds of thousands of Minnesotans, a secure
1.14	retirement is not attainable, with the median retirement account balance being \$3,000 for
1.15	all working-age households and \$12,000 for near-retirement-age households;
1.16	(2) Americans who do not have access to a retirement savings plan through their
1.17	workplace are more likely to rely on Social Security as their only source of retirement
1.18	income;
1.19	(3) in Minnesota, the average monthly Social Security benefit is \$1,600, with nearly 14
1.20	percent of seniors relying on Social Security for 90 percent of their income;

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(4) increase	ed retirement saving	s can save Minn	esota taxpayers an esti	imated \$258,000,000
over a span of	ten years in Medic	aid savings alor	ne; and	
(5) researc	h has shown that of	ffering workers	a way to save through	h their job increases
<u> </u>				<u> </u>
freedom.	·	-	-	
Sec. 3. [187.	03] DEFINITION	<u>[S.</u>		
Subdivisio	n 1. <mark>Applicability.</mark>	For purposes of	f this chapter, the tern	ns defined in this
section have the	he meanings given	them.		
<u>Subd. 2.</u> B	oard. "Board" mea	ns the board of	directors of the progr	ram.
<u>Subd. 3.</u> C	ompensation. "Co	mpensation" me	eans compensation wi	ithin the meaning of
Section 219(f)	(1) of the Internal R	Revenue Code th	at is received by a cov	vered employee from
a covered emp	bloyer.			
<u>Subd. 4.</u> C	ontribution rate. "	'Contribution ra	te" means the percent	age of compensation
withheld from	a covered employe	e's compensation	on and deposited in an	account established
for the covered	d employee under t	he program.		
<u>Subd. 5.</u> <u>C</u>	overed employee.	(a) "Covered en	ployee" means a pers	son who is employed
by a covered e	employer and who s	satisfies any oth	er criteria established	by the board.
(b) Covere	d employee does n	ot include:		
<u>(1) a perso</u>	n who, on Decembo	er 31 of the prec	eding calendar year,	was younger than 18
years of age;				
<u>(2)</u> a perso	n covered under the	e federal Railwa	ay Labor Act, as amer	nded, United States
Code, title 45,	sections 151 et sec	<u>l.;</u>		
(3) a perso	n on whose behalf	an employer ma	kes contributions to a	a Taft-Hartley
multiemploye	r pension trust fund	l; or		
<u>(4) a person</u>	n employed by the g	government of tl	ne United States, anot	her country, the state
of Minnesota,	another state, or an	y subdivision t	nereof.	
<u>Subd. 6.</u> <u>C</u>	overed employer.	(a) "Covered en	nployer" means a pers	son or entity:
(1) engage	d in a business, ind	ustry, professio	n, trade, or other ente	rprise in Minnesota,
whether for pr	ofit or not for profi	<u>t;</u>		
(2) that em	ploys one or more	covered employ	vees; and	
	over a span of (5) researce their ability to freedom. Sec. 3. [187. Subdivisio section have th Subd. 2. B Subd. 2. B Subd. 2. B Subd. 3. C Section 219(f) a covered emp Subd. 4. C Subd. 4. C withheld from for the covered Subd. 5. C by a covered e (1) a perso years of age; (2) a perso Code, title 45, (3) a perso Code, title 45, (3) a perso subd. 6. C (1) engage whether for pr	over a span of ten years in Medic (5) research has shown that of their ability to save dramatically freedom. Sec. 3. [187.03] DEFINITION Subdivision 1. Applicability. section have the meanings given Subd. 2. Board. "Board" mea Subd. 2. Board. "Board" mea Subd. 3. Compensation. "Co Section 219(f)(1) of the Internal R a covered employer. Subd. 4. Contribution rate. " withheld from a covered employee for the covered employee under the Subd. 5. Covered employee. by a covered employer and who se (b) Covered employee does no (1) a person who, on December years of age; (2) a person covered under the Code, title 45, sections 151 et sec (3) a person on whose behalf multiemployer pension trust fund (4) a person employed by the se of Minnesota, another state, or ar Subd. 6. Covered employer. (1) engaged in a business, ind whether for profit or not for profit	over a span of ten years in Medicaid savings alor (5) research has shown that offering workers their ability to save dramatically and promotes in freedom. Sec. 3. [187.03] DEFINITIONS. Subdivision 1. Applicability. For purposes of section have the meanings given them. Subd. 2. Board. "Board" means the board of Subd. 3. Compensation. "Compensation" me Section 219(f)(1) of the Internal Revenue Code th a covered employer. Subd. 4. Contribution rate. "Contribution ra withheld from a covered employee's compensatio for the covered employee under the program. Subd. 5. Covered employee, (a) "Covered em by a covered employee does not include: (1) a person who, on December 31 of the pree years of age; (2) a person covered under the federal Railwa Code, title 45, sections 151 et seq.; (3) a person on whose behalf an employer ma multiemployer pension trust fund; or (4) a person employed by the government of th of Minnesota, another state, or any subdivision th Subd. 6. Covered employer. (a) "Covered em (1) engaged in a business, industry, profession whether for profit or not for profit;	 Sec. 3. [187.03] DEFINITIONS. Subdivision 1. Applicability. For purposes of this chapter, the terr section have the meanings given them. Subd. 2. Board. "Board" means the board of directors of the progr Subd. 3. Compensation. "Compensation" means compensation with Section 219(f)(1) of the Internal Revenue Code that is received by a cover a covered employer. Subd. 4. Contribution rate. "Contribution rate" means the percent withheld from a covered employee's compensation and deposited in an for the covered employee under the program. Subd. 5. Covered employee. (a) "Covered employee" means a perserie by a covered employee does not include: (1) a person who, on December 31 of the preceding calendar year," years of age; (2) a person covered under the federal Railway Labor Act, as amer Code, title 45, sections 151 et seq.; (3) a person on whose behalf an employer makes contributions to a multiemployer pension trust fund; or (4) a person employed by the government of the United States, anot of Minnesota, another state, or any subdivision thereof. Subd. 6. Covered employer. (a) "Covered employer" means a persention of the state, or other entered for the section of the recent of the covered states.

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3.1	(3) that d	does not sponsor or co	ontribute to and	did not in the immedi	ately preceding 12
3.2	months spor	nsor or contribute to a	a retirement savi	ngs plan for its emplo	yees.
3.3	<u>(b) Cove</u>	ered employer does no	ot include:		
3.4	(1) an er	nployer that has not e	ngaged in a busi	ness, industry, profes	sion, trade, or other
3.5	enterprise ir	n Minnesota, whether	for profit or not	for profit, at any time	e during the
3.6	immediately	y preceding 12 month	s; and		
3.7	<u>(2) a stat</u>	te or federal governm	ent or any polition	cal subdivision thereo	<u>f.</u>
3.8	<u>Subd. 7.</u>	Executive director.	"Executive direc	tor" means the chief	executive and
3.9	<u>administrati</u>	ve head of the progra	<u>m.</u>		
3.10	Subd. 8.	Internal Revenue Co	ode. "Internal Re	evenue Code" means th	he Internal Revenue
3.11	<u>Code of 198</u>	36, as amended, Unite	ed States Code, t	itle 26.	
3.12	<u>Subd. 9.</u>	Program. "Program'	' means the Minr	nesota Secure Choice	retirement program.
3.13	Subd. 10). <u>Retirement saving</u> s	s plan. "Retireme	ent savings plan" mear	ns a plan or program
3.14	offered by a	n employer that perm	its contributions	to be set aside for reti	rement on a pre-tax
3.15	or after-tax	basis and permits all	employees of the	e employer to particip	ate except those
3.16	employees v	who have not satisfied	l participation el	igibility requirements	that are no more
3.17	restrictive th	han the eligibility requ	uirements permit	tted under section 410	(b) of the Internal
3.18	Revenue Co	ode. Retirement saving	gs plan includes	but is not limited to a	plan described in
3.19	section 401	(a) of the Internal Rev	enue Code, an a	nnuity plan or annuity	contract described
3.20	in section 4	03(a) or 403(b) of the	Internal Revenu	e Code, a plan within	the meaning of
3.21	section 457	(b) of the Internal Rev	venue Code, a sin	mplified employee pe	nsion (SEP) plan, a
3.22	savings ince	entive match plan for e	mployees (SIMP	LE) plan, an automati	c enrollment payroll
3.23	deduction in	ndividual retirement a	ccount, and a m	ultiemployer pension	plan described in
3.24	section 414	(f) of the Internal Rev	enue Code.		
3.25	<u>Subd. 11</u>	. Secure Choice adn	ninistrative fun	d. "Secure Choice adı	ministrative fund"
3.26	or "adminis	trative fund" means th	ne fund establish	ed under section 187.	06, subdivision 2.
3.27	<u>Subd. 12</u>	2. <u>Secure Choice trus</u>	st or trust. "Sec	ure Choice trust" or "	trust" means a trust
3.28	established u	under section 187.06, s	subdivision 1, to h	old contributions and	investment earnings
3.29	thereon und	er the program.			
3.30	Subd. 13	3. Roth IRA. "Roth II	RA" means an in	dividual retirement a	ccount established
3.31		on 408A of the Interna			

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4.1	Subd. 14. Tra	aditional IRA. <u>"</u>]	Traditional IRA	" means an individual r	retirement account
4.2	established under	r section 408 of th	e Internal Reve	nue Code to hold and in	vest pre-tax assets.
4.3	Sec. 4. [187.05] SECURE CHO	DICE RETIRI	EMENT PROGRAM.	
4.4	Subdivision 1	. Program estab	lished. (a) No	later than October 1, 202	24, the board must
4.5	begin operation of	of an employee re	etirement savin	gs program whereby en	ployee payroll
4.6	deduction contrib	outions are transm	itted on an after	-tax or pre-tax basis by o	covered employers
4.7	to individual reti	rement accounts	established und	ler the program.	
4.8	(b) The board	l must establish p	rocedures for o	ppening a Roth IRA, a tr	raditional IRA, or
4.9	both a Roth IRA	and a traditional l	RA for each co	overed employee whose	covered employer
4.10	transmits employ	vee payroll deduc	tion contribution	ons under the program.	
4.11	(c) Contributi	ons must be made	on an after-tax	(Roth) basis, unless the	covered employee
4.12	elects to contribu	ite on a pre-tax ba	asis.		
4.13	(d) The board	l may open the pr	ogram in phase	es, but the last phase mu	ist be opened no
4.14	later than two ye	ars after the open	ing of the first	phase.	
4.15	<u>Subd. 2.</u> Con	pliance with Int	ternal Revenu	e Code. Each Roth IRA	and traditional
4.16	IRA opened und	er the program m	ust be establish	ed and administered in	compliance with
4.17	section 408A or	408 of the Interna	al Revenue Coo	de, as applicable, for the	benefit of the
4.18	covered employe	e for whom the a	ccount was op	ened.	
4.19	Subd. 3. Con	tributions held i	n trust. Emplo	yee payroll deduction c	contributions must
4.20	be transmitted by	y each covered en	nployer to an a	ccount established for the	ne benefit of the
4.21	covered employe	ee in a trust establ	ished to hold c	ontributions under the p	orogram.
4.22	Subd. 4. Con	tribution rate. T	he board must o	establish default, minimu	um, and maximum
4.23	contribution rate	s and an auto-esc	alation schedul	e whereby each covered	d employee's
4.24	contribution rate	automatically inc	creases from ye	ear to year until it reache	es a maximum
4.25	contribution rate	, subject to the co	vered employe	e's election to change th	e contribution rate
4.26	or opt out or ceas	se contributions.			
4.27	Subd. 5. Vest	ing. Covered em	ployees must a	t all times be 100 percer	nt vested in their
4.28	accounts.				
4.29	Subd. 6. Wit	hdrawals and dis	stributions. Th	ne board must establish	alternatives
4.30	permitting cover	ed employees to t	take a withdrav	val of all or a portion of	the covered
4.31	employee's accord	unt while employ	ed and one or 1	nore distributions follow	wing termination
4.32	of employment.	Distribution alter	natives must in	clude lifetime income c	ptions.

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5.1	Subd. 7.	Individuals not emp	loyed by a cov	ered employer. The b	oard may allow
5.2				in the program outside	
5.3		•		ase the individual sha	·
5.4	covered emp	bloyee for purposes of	f sections 187.0	5 to 187.12.	
5.5	Sec. 5. [18	7.06] ESTABLISHN	IENT OF SEC	URE CHOICE TRU	JST AND
5.6	ADMINIST	<u>'RATIVE FUND; EN</u>	MPLOYEE AG	CCOUNTS; INVEST	<u>'MENTS.</u>
5.7	Subdivisi	ion 1. Secure Choice	trust establish	ed. The Secure Choic	e trust is established
5.8	as an instrun	nentality of the state of	of Minnesota to	hold employee payro	ll deduction
5.9	contributions	s and earnings thereor	n. The board m	ust appoint a financial	institution to act as
5.10	trustee or cu	stodian. Trust assets r	nust be manage	ed and administered for	or the exclusive
5.11	purposes of	providing benefits and	d defraying rea	sonable expenses of a	dministering the
5.12	program.				
5.13	Subd. 2.	Secure Choice admi	nistrative fund	l established. (a) The	Secure Choice
5.14	administrativ	ve fund is established	in the state trea	sury as a fund separate	e and apart from the
5.15	Secure Choi	ce trust.			
5.16	<u>(b) The b</u>	oard must use money	in the adminis	trative fund to pay for	administrative
5.17	expenses of	administering the pro	gram. The boar	d must determine whi	ch administrative
5.18	expenses wil	ll be paid using mone	y in the adminis	strative fund and whic	h will be paid using
5.19	money in the	e trust in the exercise	of its fiduciary	duty.	
5.20	<u>(c)</u> The ac	Iministrative fund may	y receive any gif	ts, grants, donations, lo	oans, appropriations,
5.21	or other mon	neys designated for th	e administrativ	e fund from the state of	of Minnesota, any
5.22	unit of feder	al or local governmer	nt, any other ent	tity, or any person.	
5.23	(d) Any ii	nterest or investment e	earnings that are	attributable to money	in the administrative
5.24	fund must be	e deposited into the ac	dministrative fu	nd.	
5.25	Subd. 3.	Individual accounts	established. Th	ne trustee or custodian	, as applicable, must
5.26	maintain an	account for employee	e payroll deduct	ion contributions with	respect to each
5.27	covered emp	loyee. Interest, earnin	igs, and losses s	hall be allocated to acc	counts as prescribed
5.28	by the board	<u>.</u>			
5.29	Subd. 4.	Investments. Each co	overed employe	e is entitled to direct th	ne investment of the
5.30	contributions	s credited to the cover	red employee's	account in the trust ar	d earnings thereon.
5.31	The board m	ust make available fo	or investment a	diversified array of in	vestment funds
5.32	selected by t	he State Board of Inv	estment. Memb	ers of the board, the e	xecutive director of

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6.1	the State Bo	ard of Investment, and	all other fiduci	aries are relieved of fid	uciary responsibility	
6.2	for investme	ent losses resulting fro	m a covered e	mployee's investment	directions.	
6.3	<u>Subd. 5.</u>	Default investment f	und. The boar	d must designate a defa	ault investment fund	
6.4	that is diver	sified to minimize the	risk of large le	osses and consists of ta	arget date funds, a	
6.5	balanced fur	nd, a capital preservati	on fund, or an	y combination of the f	oregoing funds.	
6.6	Accounts for	or which no investment	direction has	been given by the cove	ered employee must	
6.7	be invested	in the default investme	ent fund. Mem	bers of the board, the e	executive director of	
6.8	the State Bo	oard of Investment, and	all other fidu	ciaries are relieved of	fiduciary duty with	
6.9	regard to in	vestment of assets in th	ne default inve	estment fund.		
6.10	<u>Subd. 6.</u>	Inalienability of acco	ounts. No acco	ount under the program	n is subject to	
6.11	assignment	or alienation, either vo	oluntarily or in	voluntarily, or to the c	laims of creditors,	
6.12	except as pr	ovided in section 518.	<u>58.</u>			
6.13	<u>Subd. 7.</u>	Accounts not proper	ty of the state	of Minnesota or cove	red employers. The	
6.14	assets of the	e Secure Choice trust s	hall at all time	es be preserved, investe	ed, and expended	
6.15	solely for th	e purposes of the trust	and no prope	rty rights therein shall	exist in favor of the	
6.16	state of Min	nesota or any covered	employer. The	e assets of the Secure C	boice trust shall not	
6.17	be transferre	ed or used by the state	of Minnesota	for any purpose other t	than the purposes of	
6.18	the trust, inc	cluding reasonable adm	ninistrative exp	penses of the program.	Amounts deposited	
6.19	in the trust s	hall not constitute prope	erty of the state	e of Minnesota and shal	l not be commingled	
6.20	with state fu	ands, and the state of M	linnesota shall	l have no claim to or ag	gainst, or interest in,	
6.21	the assets of	f the Secure Choice tru	ist.			
6.22	6.22 Sec. 6. [187.07] RESPONSIBILITIES OF COVERED EMPLOYERS.					
6.23	Subdivis	sion 1. Requirement t	o enroll empl	oyees. Each covered en	mployer must enroll	
6.24	its covered	employees in the prog	ram and withh	old payroll deduction	contributions from	
6.25	each covered employee's paycheck, unless the covered employee has elected not to contribute.					
6.26	The board n	nust establish penalties	s for covered e	employers for failing to	enroll covered	
6.27	employees.					
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- 6.28 Subd. 2. Remitting contributions. A covered employer must timely remit contributions
 6.29 as required by the board. The board must establish penalties for covered employers for
 6.30 failing to timely remit contributions.
- 6.31 Subd. 3. Distribution of information. Covered employers must provide information
 6.32 prepared by the board to all covered employees regarding the program. The information
 6.33 must be provided to each covered employee at least 30 days prior to the date of the first

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7.1	paycheck from	m which employee c	contributions co	uld be deducted for tr	ansmittal to the	
7.2	program, if th	ne covered employee	e does not elect	to opt out of the prog	ram.	
7.3	Subd. 4. N	No fiduciary respon	sibility. Except	for the responsibilitie	es described in	
7.4	subdivisions	1 to 3, a covered emp	oloyer has no ob	ligations to covered e	mployees and is not	
7.5	a fiduciary for any purpose under the program or in connection with the Secure Choice					
7.6	trust. Covered	d employers do not b	bear responsibil	ity for the administrat	tion, investment	
7.7	performance,	plan design, or bene	efits paid to cov	ered employees.		
7.8	<u>Subd. 5.</u>	Employer liability.	A covered empl	oyer is not liable to a	covered employee	
7.9	for damages a	alleged to have resul	ted from a cove	ered employee's partic	ipation in or failure	
7.10	to participate	in the program.				
7.11	<u>Subd. 6.</u>	Enforcement. The M	linnesota attorn	ey general has the po	wer to enforce the	
7.12	provisions of	this chapter. The att	orney general n	nay impose, after due	process, monthly or	
7.13	quarterly pen	alties as established	by the board ag	ainst any covered em	ployer that fails to	
7.14	comply with t	this section. Proceed	s of such penalti	es, after deducting en	forcement expenses,	
7.15	must be depo	sited in the Secure C	Choice administ	rative fund and are ap	propriated to the	
7.16	program.					
7.17	Sec 7 [187	081 SECURE CH	DICE RETIRF	MENT PROGRAM	(BOARD OF	
7.18	DIRECTOR					
7.10			The maliever mal	ing function of the m	no amono in wastad in a	
7.19 7.20		ctors consisting of se		ting function of the pr	ogram is vested in a	
7.20				<u>s ionows.</u>		
7.21	(1) the exe	ecutive director of th	ne Minnesota St	ate Retirement System	n or the executive	
7.22	director's des	ignee;				
7.23	(2) the exe	ecutive director of th	ne State Board o	of Investment or the en	xecutive director's	
7.24	designee;					
7.25	(3) three r	nembers chosen by 1	he Legislative (Commission on Pensi	ons and Retirement,	
7.26	one from eacl	h of the following ex	xperience catego	pries:		
7.27	(i) executi	ve or operations mar	nager with subst	antial experience in re	cord keeping 401(k)	
7.28	plans;					
7.29	(ii) execut	tive or operations ma	nager with subs	tantial experience in i	ndividual retirement	
7.30	accounts; and	<u>l</u>				
7.31	(iii) execu	tive or other profess	ional with subs	tantial experience in 1	retirement plan	
7.32	investments;				_	
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8.1	<u>(4) a hur</u>	nan resources or retir	ement benefits e	executive from a priva	ate company with
8.2	substantial e	xperience in administe	ering the company	y's 401(k) plan, appoir	nted by the governor;
8.3	and				
8.4	<u>(5)</u> a sma	all business owner or	executive appoi	nted by the governor.	
8.5	Subd. 2.	Appointment. Mem	bers appointed b	by the governor must	be appointed as
8.6	provided in	section 15.0597.			
8.7	Subd. 3.	Deadline for first ap	pointments and	l first board meeting	. (a) The appointing
8.8	authorities n	nust make their first a	appointments to	the board by January	15, 2024.
8.9	<u>(b)</u> The b	ooard must hold its fi	rst meeting by N	1arch 1, 2024.	
8.10	<u>Subd. 4.</u>	Membership terms.	(a) Board mem	bers serve for two-ye	ar terms, except for
8.11	the executiv	e directors of the Min	nnesota State Re	tirement System and	the State Board of
8.12	Investment,	who serve indefinite	<u>ly.</u>		
8.13	(b) Boar	d members' terms ma	y be renewed, b	ut no member may se	rve more than two
8.14	consecutive	terms.			
8.15	<u>Subd. 5.</u>	Resignation; remov	al; vacancies. (a	a) A board member ma	ay resign at any time
8.16	by giving w	ritten notice to the bo	oard.		
8.17	<u>(b)</u> A bo	ard member may be 1	removed by the a	appointing authority a	and a majority vote
8.18	of the board	following notice and	hearing before th	ne board. For purposes	s of this subdivision,
8.19	the chair ma	y invite the appointing	ng authority or a	designee of the appo	inting authority to
8.20	serve as a vo	oting member of the l	board if necessar	ry to constitute a quor	<u>um.</u>
8.21	<u>(c) If a v</u>	acancy occurs, the Le	egislative Comm	ission on Pensions ar	nd Retirement or the
8.22	governor, as	applicable, shall app	point a new mem	ber within 90 days.	
8.23	<u>Subd. 6.</u>	Compensation. Pub	lic members are	compensated and exp	enses reimbursed as
8.24	provided un	der section 15.0575,	subdivision 3.		
8.25	<u>Subd. 7.</u>	Chair. (a) The Legis	lative Commissi	on on Pensions and F	Retirement must
8.26	designate or	ne of the members of	the board as acti	ing chair for the first	meeting.
8.27	<u>(b)</u> The b	board shall select a ch	nair to replace th	e acting chair at the f	irst meeting.
8.28	<u>Subd. 8.</u>	Duties. In addition to	o the duties set f	orth elsewhere in this	chapter, the board
8.29	has the follo	wing duties:			
8.30	<u>(1) to ap</u>	point an executive di	rector, determine	e the duties of the exe	cutive director, and
8.31	set the comp	pensation of the execu	utive director;		

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9.1	<u>(</u> 2) to e	stablish secure process	es for enrolling	covered employees i	in the program and
9.2	for transm	itting employee and em	ployer contribu	utions to accounts wit	hin the trust;
9.3	(3) to p	repare a budget and esta	blish procedure	s for the payment of c	osts of administering
9.4	and operat	ing the program;			
9.5	<u>(4) to le</u>	ease or otherwise procu	ire office space	and equipment neces	ssary to operate the
9.6	program;				
9.7	<u>(5) to p</u>	rocure insurance in con	nection with the	e property of the prog	ram and the activities
9.8	of the boar	d, executive director, a	nd other staff;		
9.9	<u>(6) to d</u>	letermine the following	<u>:</u>		
9.10	(i) any	criteria for "covered em	ployee" other t	han employment with	a covered employer
9.11	under secti	ion 187.03, subdivision	5;		
9.12	(ii) con	tribution rates and an au	uto-escalation s	chedule under section	187.05, subdivision
9.13	<u>4;</u>				
9.14	<u>(iii) wi</u>	thdrawal and distribution	on options unde	er section 187.05, sub	division 6;
9.15	(iv) the	default investment fun	nd under section	187.06, subdivision	5; and
9.16	<u>(v) pen</u>	alties for failure to time	ely transmit con	tributions and for fail	ure to enroll covered
9.17	employees	under section 187.07,	subdivisions 1	and 2, respectively;	
9.18	<u>(7) to k</u>	eep annual administrat	ive fees, costs,	and expenses as low	as possible:
9.19	(i) exce	pt that any administrati	ve fee assessed	against the accounts o	of covered employees
9.20	may not ex	ceed a reasonable amo	ount relative to t	he fees charged by an	uto-IRA or defined
9.21	contributio	on programs of similar s	size in the state	of Minnesota or anot	ther state; and
9.22	(ii) the	fee may be asset-based	l, flat fee, or a h	ybrid combination of	fasset-based and flat
9.23	fee;				
9.24	<u>(8) to d</u>	etermine the eligibility of	of an employer,	employee, or other inc	lividual to participate
9.25	in the prog	ram and review and dee	cide claims for	benefits and make fac	ctual determinations;
9.26	<u>(9) to p</u>	repare information reg	arding the prog	ram that is clear and	concise for
9.27	disseminat	ion to all covered empl	loyees and inclu	ides the following:	
9.28	<u>(i) the l</u>	penefits and risks assoc	iated with parti	cipating in the progra	am;
9.29	(ii) pro	cedures for enrolling in	the program a	nd opting out of the p	program, electing a
9.30	different of	r zero percent employee	e contribution ra	te, making investmer	nt elections, applying
9.31	for a distri	bution of employee acc	counts, and mak	ting a claim for benef	<u>ĩts;</u>

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10.1	(iii) the fe	ederal and state incom	e tax conseque	nces of participating in	the program, which
10.2		of or include the disc			
10.3		s or custodians under t			
10.4	thereunder;				
10.5	<u>(iv) how</u>	to obtain additional in	nformation on	the program; and	
10.6	(v) discla	aimers of covered emp	oloyer and state	e responsibility, includ	ling the following
10.7	statements:				
10.8	(A) cove	red employees seeking	g financial, inv	estment, or tax advice	should contact their
10.9	own advisor	<u>s;</u>			
10.10	(B) neith	er covered employers	nor the state of	Minnesota are liable f	or decisions covered
10.11	employees n	nake regarding their a	ccount in the p	rogram;	
10.12	(C) neith	er a covered employe	r nor the state	of Minnesota guarante	es the accounts in
10.13	the program	or any particular inve	estment rate of	return; and	
10.14	(D) neith	er a covered employe	r nor the state o	f Minnesota monitors	or has an obligation
10.15	to monitor a	ny covered employee	's eligibility un	der the Internal Rever	nue Code to make
10.16	contribution	s to an account in the p	orogram, or who	ether the covered empl	oyee's contributions
10.17	to an accoun	t in the program exce	ed the maximu	m permissible contrib	oution under the
10.18	Internal Rev	enue Code;			
10.19	<u>(10) to p</u>	ublish an annual finan	icial report, pre	pared according to ge	enerally accepted
10.20	accounting p	principles, on the oper	ations of the p	ogram, which must in	nclude but not be
10.21	limited to co	osts attributable to the	use of outside	consultants, independ	ent contractors, and
10.22	other person	s who are not state en	nployees and d	eliver the report to the	chairs and ranking
10.23	minority me	mbers of the legislativ	ve committees	with jurisdiction over	jobs and economic
10.24	developmen	t and state governmen	t finance, the e	executive directors of	the State Board of
10.25	Investment a	and the Legislative Cor	nmission on Pe	nsions and Retirement	t, and the Legislative
10.26	Reference L	ibrary;			
10.27	<u>(11) to p</u> ı	ublish an annual repor	t regarding plan	1 outcomes, progress t	oward savings goals
10.28	established b	by the board, statistics	on covered em	ployees and participat	ting employers, plan
10.29	expenses, es	timated impact of the	program on so	cial safety net program	ns, and penalties and
10.30	violations an	d deliver the report to	the chairs and r	anking minority memb	pers of the legislative
10.31	committees	with jurisdiction over	jobs and econo	omic development and	l state government
10.32	finance, the	executive directors of	the State Boar	d of Investment and t	he Legislative
10.33	Commission	on Pensions and Ret	irement, and th	e Legislative Referen	ce Library;

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11.1	<u>(12) to add</u>	pt rules to impleme	nt the program		
11.2	<u>(13) to file</u>	all reports required	under the Inter	nal Revenue Code or	chapter 290;
11.3	(14) to, at 1	the board's discretion	n, seek and acc	ept gifts, grants, and d	lonations to be used
11.4	for the program	n, unless such gifts,	grants, or dona	tions would result in a	a conflict of interest
11.5	relating to the	solicitation of servio	ce provider for	program administratio	on, and deposit such
11.6	gifts, grants, o	r donations in the S	ecure Choice a	dministrative fund;	
11.7	(15) to, at 1	the board's discretio	n, seek and acc	ept appropriations fro	m the state of
11.8	Minnesota or	loans from the state	or any agency	of the state;	
11.9	<u>(16) to asse</u>	ess the feasibility of p	partnering with a	nother state or a gover	nmental subdivision
11.10	of another stat	e to administer the	program throug	h shared administrativ	ve resources and, if
11.11	determined be	neficial, enter into c	contracts, agree	ments, memoranda of	understanding, or
11.12	other arranger	nents with any other	state or an age	ency or subdivision of	any other state to
11.13	administer, op	erate, or manage an	y part of the pr	ogram, which may inc	clude combining
11.14	resources, inv	estments, or adminis	strative function	ns;	
11.15	<u>(17) to hire</u>	e, retain, and termin	ate third-party	service providers as th	e board deems
11.16	necessary or d	esirable for the prog	ram, including	out not limited to the t	rustees, consultants,
11.17	investment ma	magers or advisors,	custodians, ins	urance companies, rec	cordkeepers,
11.18	administrators	, consultants, actuar	ries, legal couns	sel, auditors, and othe	r professionals,
11.19	provided that	each service provide	er is authorized	to do business in the	state of Minnesota;
11.20	(18) to inte	erpret the program's	governing docu	ments and this chapte	r and make all other
11.21	decisions nece	essary to administer	the program; a	nd	
11.22	(19) to con	duct comprehensive	e worker educa	tion and outreach rega	arding the program
11.23	that reflect the	cultures and langua	ages of the state	s diverse workforce	population, which
11.24	may, in the boa	urd's discretion, inclu	de collaboration	with state and local g	overnment agencies,
11.25	community-ba	used and nonprofit o	rganizations, fo	oundations, vendors, a	nd other entities
11.26	deemed appro	priate to develop an	d secure ongoin	ng resources.	
11.27	<u>Subd. 9.</u> C	onflict of interest;	economic inte	est statement. No me	ember of the board
11.28	may participat	e in deliberations or	vote on any m	atter before the board	that will or is likely
11.29	to result in dire	ect, measurable econo	omic gain to the	member or the member	er's family. Members
11.30	of the board sh	all file with the Car	paign Finance	and Public Disclosure	Board an economic
11.31	interest statem	ent in a manner as p	prescribed by so	ection 10A.09, subdiv	isions 5 and 6.

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Sec. 8. [18	87.09] FIDUCIARY	DUTY; STAND	OARD OF CARE.			
(a) The members of the board, the executive director of the program, the executive						
director and members of the State Board of Investment, and any person who controls the						
disposition of	or investment of the a	ssets of the Secu	re Choice trust:			
(1) owe	a fiduciary duty to the	e covered employ	yees who participate	in the program and		
their beneficiaries;						
(2) must administer the program solely for the exclusive benefit of such covered						
employees a	and their beneficiaries	s, and for the exc	lusive purpose of pro	oviding benefits and		
paying reasonable plan expenses;						
(3) are subject to the standard of care established in section 356A.04, subdivision 2; and						
(4) are in	demnified and held h	armless by the st	ate of Minnesota for t	he reasonable costs,		
expenses, or liability incurred as a result of any actual or threatened litigation or						
administrative proceeding arising out of the performance of the person's duties.						
<u>(b) Exce</u>	pt as otherwise establ	lished in this cha	pter, the fiduciaries u	under paragraph (a)		
owe no othe	r duty to covered emp	oloyees, express	or implied, in commo	on law or otherwise.		
Sec. 9. [187.10] NO STATE LIABILITY.						
The state of Minnesota has no liability for the payment of, the amount of, or losses to						
any benefit to any participant in the program.						
Sec. 10. [187.11] OTHER STATE AGENCIES TO PROVIDE ASSISTANCE.						
	107.11] OTHER ST A	TE AGENCIE	S TO PROVIDE AS	SISTANCE.		
<u>(a) The b</u>	board may enter into					
<u> </u>		intergovernment	al agreements with th	e commissioner of		
evenue, the	board may enter into	ntergovernment or and industry,	al agreements with th and any other state ag	e commissioner of gency that the board		
evenue, the leems neces	board may enter into	intergovernment or and industry, o provide outread	al agreements with th and any other state ag ch, technical assistance	te commissioner of gency that the board ce, or compliance		
evenue, the leems neces ervices. An	board may enter into commissioner of lab ssary or appropriate to	intergovernment or and industry, o provide outread to an intergovern	al agreements with th and any other state ag ch, technical assistand mental agreement wit	te commissioner of gency that the board ce, or compliance th the board pursuant		
evenue, the leems neces ervices. An o this sectio	board may enter into commissioner of lab ssary or appropriate to y agency that enters in	intergovernment or and industry, o provide outread to an intergovern nd cooperate wit	al agreements with th and any other state ag ch, technical assistant mental agreement wit h the board to provid	the commissioner of gency that the board ce, or compliance h the board pursuant e the outreach,		
evenue, the leems neces services. An to this section echnical ass	board may enter into commissioner of lab ssary or appropriate to y agency that enters in on must collaborate at	intergovernment or and industry, o provide outread to an intergovern nd cooperate wit ce services unde	al agreements with th and any other state ag ch, technical assistand mental agreement wit h the board to provid r any such agreement	the commissioner of gency that the board ce, or compliance the board pursuant e the outreach,		
revenue, the deems neces services. An to this section rechnical ass (b) The c	board may enter into commissioner of lab ssary or appropriate to y agency that enters in on must collaborate a sistance, or complian	intergovernment or and industry, o provide outread to an intergovern nd cooperate wit ce services under nue, the commiss	al agreements with th and any other state ag ch, technical assistant mental agreement wit h the board to provid r any such agreement	the commissioner of gency that the board ce, or compliance th the board pursuant e the outreach, the source of the outreach of		
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revenue, the deems neces services. An to this section technical ass (b) The c state agency doing busing	board may enter into commissioner of lab ssary or appropriate to y agency that enters in on must collaborate a sistance, or complian commissioner of reven	intergovernments or and industry, o provide outread to an intergovern nd cooperate wit ce services under nue, the commiss ation and data on nesota, upon the	al agreements with th and any other state ag ch, technical assistant mental agreement wit h the board to provid r any such agreement sioner of labor and ind employees, employe request of the board o	the commissioner of gency that the board ce, or compliance the board pursuant e the outreach, the board pursuant the board pursuant the board pursuant e the outreach, the board pursuant the board pu		
revenue, the deems neces services. An to this section technical ass (b) The c state agency doing busine The state ag	board may enter into commissioner of lab ssary or appropriate to y agency that enters in on must collaborate a sistance, or complian commissioner of reven must provide inform ess in the state of Min	intergovernmenta or and industry, o provide outread to an intergovern nd cooperate wit ce services under nue, the commiss ation and data on nesota, upon the formation or dat	al agreements with th and any other state ag ch, technical assistant mental agreement wit h the board to provid r any such agreement sioner of labor and ind employees, employe request of the board o a may require that the	the commissioner of gency that the board ce, or compliance the board pursuant e the outreach, the outreach, the composition of the security of the securety of the security of the securety of		

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13.1	(c) The	commissioner of admin	nistration must	provide an office suite	e in the Capitol group
13.2	of building	s in which will reside	the executive d	irector and staff of the	e program.
13.3	Sec. 11.	[187.12] SEVERABIL	JTY.		
13.4	If any p	provision of this chapte	r is found to be	e unconstitutional and	void, the remaining
13.5	provisions	of this chapter are vali	<u>d.</u>		
13.6	Sec. 12. <u>B</u>	BOARD SUPPORT UN	NTIL APPOIN	TMENT OF EXECU	TIVE DIRECTOR.
13.7	With th	e assistance of the Leg	islative Coordi	nating Commission, th	he executive director
13.8	of the Legi	slative Commission or	Pensions and	Retirement must:	
13.9	(1) prov	vide notice to members	of the board r	egarding the first mee	ting of the board and
13.10	work with	the chair designated un	der Minnesota	Statutes, section 187.	08, subdivision 7, to
13.11	determine	the agenda and provide	e meeting supp	ort; and	
13.12	<u>(2)</u> serv	ve as the interim execut	ive director to	assist the board until	the board completes
13.13	the search,	recruitment, and interv	view process a	nd appoints the execu-	tive director under
13.14	Minnesota	Statutes, section 187.0	8, subdivision	8, clause (1).	
13.15	Sec. 13. <u>4</u>	APPROPRIATION.			
13.16	<u>\$</u> in	n fiscal year 2024 and \$	in fiscal y	ear 2025 are appropria	ated from the general
13.17	fund to the	Secure Choice admini	strative fund for	or the purpose of estal	olishing and
13.18	administer	ing the Secure Choice	retirement prog	gram.	
13.19	Sec. 14. <u>1</u>	EFFECTIVE DATE.			
13.20	Section	as 1 to 5 and 7 to 13 are	effective the c	lay following final en	actment. Section 6 is
13.21	effective th	ne day after the Secure	Choice retirem	nent program board of	directors opens the

13.22 Secure Choice retirement savings program for enrollment of covered employees.