SGS

S0667-2

#### **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

### S.F. No. 667

#### (SENATE AUTHORS: KUNESH, Abeler, Wiklund, Hauschild and Oumou Verbeten)

DATE	D-PG	OFFICIAL STATUS
01/25/2023	368	Introduction and first reading
		Referred to Health and Human Services
02/08/2023	696a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
02/13/2023	789a	Comm report: To pass as amended and re-refer to Finance
02/16/2023	872	Author added Oumon Verbeten
02/21/2023	982	Comm report: To pass
	982	Second reading
02/27/2023		Special Order: Amended
		Third reading Passed

1.1	A bill for an act
1.2 1.3	relating to children; making changes to the Minnesota Indian Family Preservation Act; amending Minnesota Statutes 2022, sections 260.753; 260.755, subdivisions
1.4 1.5	1a, 3, 20, 22, by adding subdivisions; 260.761; 260.7611; 260.762; 260.765, subdivisions 1, 2, 3, 4, by adding subdivisions; 260.771; 260.781; 260.785,
1.6	subdivision 2; 260.791; 260.795, subdivision 1; 260.805; 260.821, subdivision 2;
1.7	260.835, subdivision 2; proposing coding for new law in Minnesota Statutes,
1.8	chapter 260; repealing Minnesota Statutes 2022, section 260.755, subdivision 17.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. [260.752] APPLICABILITY.
1.11	Unless otherwise stated, sections 260.751 to 260.835 and the federal Indian Child Welfare
1.12	Act are applicable without exception in any child placement proceeding involving an Indian
1.13	child where custody is granted to someone other than a parent or an Indian custodian.
1.14	Nothing in sections 260.751 to 260.835 is intended to apply to custody actions between
1.15	parents or between a parent and Indian custodian.
1.16	Sec. 2. Minnesota Statutes 2022, section 260.753, is amended to read:
1.17	260.753 PURPOSES.
1.18	The purposes of Laws 2015, chapter 78, the Minnesota Indian Family Preservation Act
1.19	are to (1) protect the long-term interests, as defined by the Tribes, of Indian children, their
1.20	families as defined by law or custom, and the child's Tribe; and (2) preserve the Indian
1.21	family and Tribal identity, including an understanding that Indian children are damaged if
1.22	family and child Tribal identity and contact are denied. Indian children are the future of the
1.23	Tribes and are vital to their very existence.

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
2.1	Sec. 3. [20	60.754] POLICY ON	N TRIBAL-STA	TE RELATIONS.	
2.2	(a) The s	state of Minnesota ack	nowledges feder	ally recognized India	n Tribes as sovereign
2.3	political ent	ities that predate the ex	xistence of the U	nited States and that h	ave retained inherent
2.4	sovereign au	uthority to pass their of	own laws, maint	ain their own systems	s of governance, and
2.5	determine th	neir own jurisdiction.	The sovereign a	uthority of Tribes ma	y only be limited by
2.6	the federal g	government and not by	y any action of th	ne state, including the	state legislature and
2.7	state courts.				
2.8	(b) Inher	rently, as members of	Indian Tribes re	cognized by the fede	eral government,
2.9	Indian peop	le have rights and pri	vileges as memb	pers of their Tribe wh	ich the state of
2.10	Minnesota r	ecognizes and protec	ts.		
2.11	(c) India	n people have a right	to be protected	from being disfranch	ised or deprived of
2.12	any of the ri	ghts and privileges se	cured to any citiz	zen in the state and to	have the recognition
2.13	and protecti	on of the rights and pr	vivileges flowing	from their membersh	ip in an Indian Tribe
2.14	by any state	action.			
2.15	<u>(d)</u> The	state of Minnesota ree	cognizes all fede	rally recognized Indi	an Tribes as having
2.16	the inherent	authority to determine	e their own juriso	liction for any and all	Indian child custody
2.17	or child place	cement proceedings re	egardless of whe	ther the Tribe's mem	bers are on or off the
2.18	reservation	and regardless of the	procedural post	are of the proceeding	<u>-</u>
2.19	<u>(e) The s</u>	state of Minnesota has	long recognized	the importance of Ind	dian children to their
2.20	Tribes not o	only as members of Tr	ribal families and	d communities, but a	lso as the Tribe's
2.21	greatest reso	ource as future memb	ers and leaders o	f the Tribe. The vitali	ty of Indian children
2.22	in the state c	of Minnesota is essent	ial to the health a	nd welfare of both the	e state and the Tribes
2.23	and is essen	tial to the future welf	fare and continue	ed existence of the ch	ild's Tribe.
2.24	<u>(f)</u> The s	state of Minnesota rec	cognizes that the	historical deprivation	n of rights of Indian
2.25	people and	Indian Tribes has led	to disparate out	of-home placement of	of Indian children.
2.26	Sec. 4. Mi	innesota Statutes 2022	2, section 260.75	55, subdivision 1a, is	amended to read:
2.27	Subd. 1a	a. Active efforts. "Ac	tive efforts" mea	ns a rigorous and con	certed level of effort
2.28	that is ongoin	ing throughout the inv	volvement of the	local social services	<u>child-placing</u> agency
2.29	to continuou	usly involve the India	n child's Tribe a	nd that uses the preva	ailing social and
2.30	cultural valu	ues, conditions, and w	vay of life of the	Indian child's Tribe to	preserve the Indian
2.31	child's fami	ly and prevent placen	nent of an Indiar	child and, if placem	ent occurs, to return
2.32	the Indian c	hild to the child's fan	nily at the earlies	t possible time. Activ	ve efforts <del>sets</del> under
2.33	section 260.	.762 requires a higher	r standard than r	easonable efforts to p	preserve the family,

- 3.1 prevent breakup of the family, and reunify the family, according to section 260.762. Active
  3.2 efforts <u>includes include</u> reasonable efforts as required by Title IV-E of the Social Security
  3.3 Act, United States Code, title 42, sections 670 to 679c.
  3.4 Sec. 5. Minnesota Statutes 2022, section 260.755, subdivision 3, is amended to read:
- 3.5 Subd. 3. Child placement proceeding. (a) "Child placement proceeding" includes a
  3.6 judicial proceeding which could result in the following:
- 3.7 (a) (1) "adoptive placement," means meaning the permanent placement of an Indian
   3.8 child for adoption, including an action resulting in a final decree of adoption-;
- 3.9 (b)(2) "involuntary foster care placement," means meaning an action removing an Indian
  3.10 child from its the child's parents or Indian custodian for temporary placement in a foster
  3.11 home, institution, or the home of a guardian. The parent or Indian custodian cannot have
  3.12 the Indian child returned upon demand, but parental rights have not been terminated...;
- 3.13 (c) (3) "preadoptive placement," means meaning the temporary placement of an Indian 3.14 child in a foster home or institution after the termination of parental rights, before or instead 3.15 of adoptive placement-; or
- 3.16 (d) (4) "termination of parental rights," means meaning an action resulting in the
   3.17 termination of the parent-child relationship under section 260C.301.
- 3.18 (b) The terms include term child placement proceeding includes all placements where
   3.19 Indian children are placed out-of-home or away from the care, custody, and control of their
   3.20 parent or parents or Indian custodian that do not implicate custody between the parents.
- 3.21 Child placement proceeding also includes any placement based upon juvenile status offenses,
- but do does not include a placement based upon an act which if committed by an adult
  would be deemed a crime, or upon an award of custody in a divorce proceeding to one of
- 3.24 the parents.
- 3.25 Sec. 6. Minnesota Statutes 2022, section 260.755, is amended by adding a subdivision to
  3.26 read:

## 3.27 <u>Subd. 3a. Child-placing agency.</u> "Child-placing agency" means a public, private, or 3.28 nonprofit legal entity: (1) providing assistance to a child and the child's parent or parents; 3.29 or (2) placing a child in foster care or for adoption on a voluntary or involuntary basis.

SF667	REVISOR	SGS	S0667-2	2nd Engrossment
Sec. 7. Mi	nnesota Statutes 2022	2, section 260.7	55, is amended by add	ling a subdivision to
read:			· ·	C
Subd. 3b	. Child placement. '	'Child placeme	nt" means placement o	of an Indian child on
		-	readoptive placement,	
	ž	-	todian, or individual.	
	nnesota Statutes 2022	2, section 260.7	55, is amended by add	ling a subdivision to
ead:				
Subd. 4a	. Custody. "Custody	" means the phy	sical or legal custody,	or both, of an Indian
child under a	any applicable Tribal	law, Tribal cust	om, or state law. A pa	rty may demonstrate
he existence	e of custody by looki	ng to Tribal law	, Tribal custom, or sta	ate law.
Sec. 9. Mi	nnesota Statutes 2022	2, section 260.7	55, is amended by add	ling a subdivision to
ead:				
Subd. 5a	. Emergency procee	ding. "Emerger	ncy proceeding" mear	ns and includes any
ourt action	that involves an emer	gency removal o	or emergency placeme	ent of an Indian child.
Sec. 10. M	linnesota Statutes 202	22, section 260.	755, is amended by a	dding a subdivision
o read:				
Subd. 5b	<u>. Extended family n</u>	nember. <u>"Exte</u> n	ded family member"	is as defined by the
aw or custo	m of the Indian child	's Tribe or, in th	ne absence of any law	or custom of the
Tribe, is a pe	erson who has reache	d the age of 18	and who is the Indian	child's grandparent,
aunt or uncle	e, brother or sister, bi	other-in-law or	sister-in-law, niece o	r nephew, first or
second cous	in, or stepparent.			
	linnesota Statutes 202	22, section 260.	755, is amended by a	dding a subdivision
to read:				
Subd. 6a	. Imminent physical	l damage or ha	<b>rm.</b> "Imminent physic	cal damage or harm"
means that a	child is threatened w	with immediate	and present condition	s that are life
threatening	or likely to result in a	bandonment, so	exual abuse, or seriou	s physical injury.
	linnagete States - 201		755 :	dding a suit diss' '
	imnesota Statutes 20.	22, section 260.	755, is amended by a	uding a subdivision
to read:				
<u>Subd. 16</u>	a. <b>Public act.</b> "Publi	c act" means an	act of legislation by	a political body
affecting the	e public as a whole.			

Sec. 12.

# Sec. 13. Minnesota Statutes 2022, section 260.755, subdivision 20, is amended to read: Subd. 20. Tribal court. "Tribal court" means a court with jurisdiction over child custody proceedings and which is either a court of Indian offenses, or a court established and operated under the code or custom of an Indian Tribe, or any other administrative body of a Tribe

which is vested with authority over child custody proceedings. Except as provided in section
 260.771, subdivision 5, nothing in this chapter shall be construed as conferring jurisdiction

5.7 on an Indian Tribe.

5.8 Sec. 14. Minnesota Statutes 2022, section 260.755, subdivision 22, is amended to read:

Subd. 22. Voluntary foster care placement. "Voluntary foster care placement" means
a decision in which there has been participation by a local social services child-placing
agency or private child-placing agency resulting in the temporary placement of an Indian
child away from the home of the child's parents or Indian custodian in a foster home,
institution, or the home of a guardian, and the parent or Indian custodian may have the child
returned upon demand.

## 5.15 Sec. 15. [260.758] EMERGENCY REMOVAL OR PLACEMENT OF INDIAN 5.16 CHILD; TERMINATION; APPROPRIATE ACTION.

#### 5.17 Subdivision 1. Emergency removal or placement permitted. Nothing in sections

5.18 260.751 to 260.835 shall be construed to prevent the emergency removal of an Indian child

5.19 from the Indian child's parent or Indian custodian, including an Indian child who is a resident

- 5.20 of or is domiciled on a reservation but temporarily located off the reservation, or the
- 5.21 emergency placement of the Indian child in a foster home or institution under sections
- 5.22 260.751 to 260.835, in order to prevent imminent serious physical damage or harm to the
  5.23 Indian child.

#### Subd. 2. Temporary emergency jurisdiction of state courts. (a) The child-placing 5.24 agency or court shall ensure that the emergency removal or placement terminates immediately 5.25 when removal or placement is no longer necessary to prevent imminent physical damage 5.26 or harm to the Indian child. The child-placing agency or court shall expeditiously initiate a 5.27 child placement proceeding subject to the provisions of sections 260. 751 to 260.835, transfer 5.28 the child to the jurisdiction of the appropriate Indian Tribe, or return the Indian child to the 5.29 Indian child's parent or Indian custodian as may be appropriate. 5.30 (b) If the Indian child is a resident of or is domiciled on a reservation but temporarily 5.31

(b) If the indian child is a resident of or is domiched on a reservation but temporari

5.32 located off the reservation, a court of this state has only temporary emergency jurisdiction

5.33 <u>until the Indian child is transferred to the jurisdiction of the appropriate Indian Tribe unless</u>

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
6.1	the Indian child	's Tribe has express	sly declined to	exercise its jurisdictio	n, or the Indian child
6.2	is returned to th	e Indian child's pa	rent or Indian	custodian.	
6.3	Subd. 3. Pet	tition for emerger	ncy removal; j	olacement requireme	ents. A petition for a
6.4	court order auth	orizing the emerg	ency removal	or continued emergen	cy placement of an
6.5	Indian child, or	the petition's acco	mpanying doc	uments, must contain	a statement of the
6.6	risk of imminer	nt physical damage	or harm to the	e Indian child and any	evidence that the
6.7	emergency rem	oval or placement	continues to b	e necessary to prevent	t imminent physical
6.8	damage or harm	to the Indian child	d. The petition	or its accompanying of	locuments must also
6.9	contain the follo	owing information			
6.10	(1) the name	e, age, and last kno	own address of	the Indian child;	
6.11	(2) the name	e and address of th	e Indian child'	s parents and Indian c	ustodians, if any;
6.12	(3) the steps	taken to provide n	otice to the Ind	dian child's parents, In	dian custodians, and
6.13	Tribe about the	emergency procee	eding;		
6.14	(4) if the Ind	ian child's parents a	and Indian cust	odians are unknown, a	detailed explanation
6.15	of what efforts	have been made to	locate and co	ntact them;	
6.16	(5) the resid	ence and domicile	of the Indian	child;	
6.17	(6) if either t	he residence or doi	micile of the In	dian child is believed t	to be on a reservation
6.18	or in an Alaska	Native village, the	e name of the	Tribe affiliated with th	at reservation or
6.19	village;				
6.20	(7) the Triba	al affiliation of the	Indian child a	nd of the Indian child'	s parents or Indian
6.21	custodians;				
6.22	(8) a specifi	c and detailed acco	ount of the circ	sumstances that led the	agency responsible
6.23		cy removal of the			
6.24				niciled on a reservatio	n where the Tribe
6.25	· ·			l custody matters, a sta	
6.26		-		act the Tribe and trans	
6.27	to the Tribe's ju				
6.28	(10) a staten	nent of the efforts 1	hat have been	taken to assist the Ind	ian child's parents or
6.29				afely be returned to th	•
6.30				e <b>nts.</b> (a) The court sha	
6.31				lidays, after the emerg	

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
7.1	Indian chile	d. The court shall deter	rmine whether t	he emergency remova	al continues to be
7.2	necessary t	o prevent imminent pl	nysical damage	or harm to the Indian	child.
7.3	(b) The	court shall hold additi	onal hearings w	henever new informa	tion indicates that
7.4	<u> </u>	ncy situation has ended			
7.5	to determin	e whether the emergen	cy removal or p	lacement is no longer	necessary to prevent
7.6	imminent p	hysical damage or har	rm to the Indian	child.	
7.7	Subd. 5	. Termination of emer	rgency removal	or placement. (a) An	emergency removal
7.8	or placeme	nt of an Indian child m	nust immediately	terminate once the c	hild-placing agency
7.9	or court pos	ssesses sufficient evide	nce to determine	that the emergency re	moval or placement
7.10	is no longe	r necessary to prevent	imminent physi	cal damage or harm t	o the Indian child
7.11	and the Ind	ian child shall be imme	ediately returned	to the custody of the	Indian child's parent
7.12	or Indian c	ustodian.			
7.13	<u>(b) An a</u>	emergency removal or	placement ends	when the Indian chil	d is transferred to
7.14	the jurisdic	tion of the Indian child	d's Tribe, or whe	en the court orders, af	ter service upon the
7.15	Indian chile	d's parents, Indian cust	todian, and India	n child's Tribe, that th	ne Indian child shall
7.16	be placed in	n foster care upon a de	etermination sup	ported by clear and co	onvincing evidence,
7.17	including to	estimony by a qualifie	d expert witness	, that custody of the I	ndian child by the
7.18	Indian chile	d's parent or Indian cu	stodian is likely	to result in serious er	notional or physical
7.19	damage to	the Indian child.			
7.20	<u>(c)</u> In ne	o instance shall emerg	ency removal or	emergency placemer	nt of an Indian child
7.21	extend beyo	ond 30 days unless the	court finds by a	showing of clear and c	convincing evidence
7.22	that: (1) co	ntinued emergency rer	noval or placem	ent is necessary to pr	event imminent
7.23	physical da	mage or harm to the In	ndian child; (2)	the court has been un	able to transfer the
7.24	proceeding	to the jurisdiction of t	the Indian child	s Tribal court; and (3)	it has not been
7.25	possible to	initiate a child placem	ent proceeding	with all of the protect	ions under sections
7.26	260.751 to	260.835, including ob	taining the testi	mony of a qualified e	xpert witness.
7.27	Sec. 16. N	Minnesota Statutes 202	22, section 260.7	761, is amended to rea	ad:
7.28	260.761	SOCIAL SERVICE	A AGENCY A	ND PRIVATE LICE	NSED
7.29	CHILD-PI	LACING AGENCY	INQUIRY OF 7	FRIBAL LINEAGE	; NOTICE TO
7.30	TRIBES <u>, I</u>	PARENTS, AND IND	DIAN CUSTOD	DIANS; ACCESS TO	) FILES.
7.31	Subdivi	sion 1. Inquiry of Tri	i <b>bal lineage.</b> Th	e <del>local social services</del>	agency or private
7.32	<del>licensed</del> ch	ild-placing agency or	individual petiti	oner shall inquire of t	he child, the child's
=		lanata diana and athan			

SF667 REVISOR SGS S0667-2

2nd Engrossment

that a child brought to the agency's attention may have lineage to an Indian Tribe. This
inquiry shall occur at the time the child comes to the attention of the local social services
<u>child-placing agency or individual petitioner and shall continue throughout the involvement</u>
of the child-placing agency or individual petitioner.

Subd. 2. Agency and court notice to Tribes Notice to Tribes of services or court 8.5 proceedings involving an Indian child. (a) When a local social services child-placing 8.6 agency has information that a family assessment or investigation being conducted may 8.7 8.8 involve an Indian child, the local social services child-placing agency shall notify the Indian child's Tribe of the family assessment or investigation according to section 260E.18. Initial 8.9 notice shall be provided by telephone and by email or facsimile and shall include the child's 8.10 full name and date of birth; the full names and dates of birth of the child's biological parents; 8.11 and if known the full names and dates of birth of the child's grandparents and of the child's 8.12 Indian custodian. If information regarding the child's grandparents or Indian custodian is 8.13 not immediately available, the child-placing agency shall continue to request this information 8.14 and shall notify the Tribe when it is received. Notice shall be provided to all Tribes to which 8.15 the child may have any Tribal lineage. The local social services child-placing agency shall 8.16 request that the Tribe or a designated Tribal representative participate in evaluating the 8.17 family circumstances, identifying family and Tribal community resources, and developing 8.18 case plans. The child-placing agency shall continue to include the Tribe in service planning 8.19 and updates as to the progress of the case. 8.20

(b) When a local social services child-placing agency has information that a child 8.21 receiving services may be an Indian child, the local social services child-placing agency 8.22 shall notify the Tribe by telephone and by email or facsimile of the child's full name and 8.23 date of birth, the full names and dates of birth of the child's biological parents, and, if known, 8.24 the full names and dates of birth of the child's grandparents and of the child's Indian 8.25 custodian. This notification must be provided so the Tribe can determine if the child is 8.26 enrolled in the Tribe a member or eligible for membership in the Tribe, and must be provided 8.27 within seven days. If information regarding the child's grandparents or Indian custodian is 8.28 8.29 not available within the seven-day period, the local social services child-placing agency shall continue to request this information and shall notify the Tribe when it is received. 8.30 Notice shall be provided to all Tribes to which the child may have any Tribal lineage. If the 8.31 identity or location of the child's parent or Indian custodian and Tribe cannot be determined, 8.32 the local social services agency shall provide the notice required in this paragraph to the 8.33 United States secretary of the interior. 8.34

- 9.1 (c) In accordance with sections 260C.151 and 260C.152 In all child placement
  9.2 proceedings, when a court has reason to believe that a child placed in emergency protective
  9.3 care is an Indian child, the court administrator or a designee shall, as soon as possible and
  9.4 before a hearing takes place, notify the Tribal social services agency by telephone and by
  9.5 email or facsimile of the date, time, and location of the emergency protective case care or
  9.6 other initial hearing. The court shall make efforts to allow appearances by telephone for
  9.7 Tribal representatives, parents, and Indian custodians.
- 9.8 (d) The child-placing agency or individual petitioner shall effect service of any petition
  9.9 governed by sections 260.751 to 260.835 by certified mail or registered mail, return receipt
  9.10 requested upon the Indian child's parents, Indian custodian, and Indian child's Tribe at least
  9.11 10 days before the admit-deny hearing is held. If the identity or location of the Indian child's
  9.12 parents or Indian custodian and Tribe cannot be determined, the child-placing agency shall
  9.13 provide the notice required in this paragraph to the United States Secretary of the Interior,
  9.14 Bureau of Indian Affairs by certified mail, return receipt requested.
- 9.15 (e) A Tribe may request up to 20 additional days to prepare for the admit-deny hearing.
  9.16 The court shall allow appearances by telephone, video conference, or other electronic
  9.17 medium for Tribal representatives, the child's Indian parents, or the Indian custodian.
- (d) (f) A local social services child-placing agency or individual petitioner must provide 9.18 the notices required under this subdivision at the earliest possible time to facilitate 9.19 involvement of the Indian child's Tribe. Nothing in this subdivision is intended to hinder 9.20 the ability of the local social services child-placing agency, individual petitioner, and the 9.21 court to respond to an emergency situation. Lack of participation by a Tribe shall not prevent 9.22 the Tribe from intervening in services and proceedings at a later date. A Tribe may participate 9.23 at any time. At any stage of the local social services child-placing agency's involvement 9.24 with an Indian child, the agency shall provide full cooperation to the Tribal social services 9.25 agency, including disclosure of all data concerning the Indian child. Nothing in this 9.26 subdivision relieves the local social services child-placing agency of satisfying the notice 9.27 requirements in the Indian Child Welfare Act state or federal law. 9.28
- Subd. 3. Notice of potential preadoptive or adoptive placement. In any voluntary
  adoptive or preadoptive placement proceeding in which a local social services agency,
  private child-placing agency, petitioner in the adoption, or any other, including voluntary
  proceedings, where any party or participant has reason to believe that a child who is the
  subject of an adoptive or preadoptive placement proceeding is or may be an "Indian child,"
  as defined in section 260.755, subdivision 8, and United States Code, title 25, section
  1903(4), the child-placing agency or person individual petitioner shall notify the Indian

child's Tribal social services agency Tribe by registered mail or certified mail with return 10.1 receipt requested of the pending proceeding and of the right of intervention under subdivision 10.2 6. If the identity or location of the child's Tribe cannot be determined, the notice must be 10.3 given to the United States Secretary of Interior in like manner, who will have 15 days after 10.4 receipt of the notice to provide the requisite notice to the Tribe. No preadoptive or adoptive 10.5 placement proceeding may be held until at least ten days after receipt of the notice by the 10.6 Tribe or the secretary. Upon request, the Tribe must be granted up to 20 additional days to 10.7 prepare for the proceeding. The child-placing agency or notifying party individual petitioner 10.8 shall include in the notice the identity of the birth parents and child absent written objection 10.9 by the birth parents. The private child-placing agency shall inform the birth parents of the 10.10 Indian child of any services available to the Indian child through the child's Tribal social 10.11 services agency, including child placement services, and shall additionally provide the birth 10.12 parents of the Indian child with all information sent from the Tribal social services agency 10.13 in response to the notice. 10.14

Subd. 4. Unknown father. If the local social services agency, private child-placing 10.15 agency, individual petitioner, the court, petitioner, or any other party has reason to believe 10.16 that a child who is the subject of an adoptive a child placement proceeding is or may be an 10.17 Indian child but the father of the child is unknown and has not registered with the fathers' 10.18 adoption registry pursuant to section 259.52, the child-placing agency or person individual 10.19 petitioner shall provide to the Tribe believed to be the Indian child's Tribe information 10.20 sufficient to enable the Tribe to determine the child's eligibility for membership in the Tribe, 10.21 including, but not limited to, the legal and maiden name of the birth mother, her date of 10.22 birth, the names and dates of birth of her parents and grandparents, and, if available, 10.23 information pertaining to the possible identity, Tribal affiliation, or location of the birth 10.24 father. 10.25

Subd. 5. Proof of service of notice upon Tribe or secretary. In cases where an <u>a</u>
<u>child-placing</u> agency or party to an adoptive placement knows or has reason to believe that
a child is or may be an Indian child, proof of service upon the child's Tribe or the secretary
of interior must be filed with the adoption petition.

Subd. 6. Indian Tribe's right of intervention. In any state court child placement
proceeding for the voluntary adoptive or preadoptive placement of an Indian child under
sections 260.751 to 260.835, the Indian child's Tribe shall have a right to intervene at any
point in the proceeding.

## Subd. 6a. Indian Tribe's access to files. At any stage of the child-placing agency's involvement with an Indian child, the child-placing agency shall, upon request, give the

Sec. 16.

SF667	REVISOR	SGS	S0667-2	2nd Engrossment
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11.1 Tribal social services agency full cooperation including access to all files concerning the

11.2 Indian child. If the files contain confidential or private data, the child-placing agency may

11.3 require execution of an agreement with the Tribal social services agency to maintain the

11.4 data according to statutory provisions applicable to the data.

- 11.5 Subd. 7. Identification of extended family members. Any agency considering placement
- 11.6 of an Indian child shall make active efforts to identify and locate extended family members.

11.7 Sec. 17. Minnesota Statutes 2022, section 260.7611, is amended to read:

## 11.8 260.7611 COUNTY AND TRIBAL AGREEMENTS; MALTREATMENT 11.9 ASSESSMENTS AND INVESTIGATIONS OF INDIAN CHILDREN.

A Tribe and a county may enter a written agreement transferring responsibility for the screening and initial response to a child maltreatment report regarding an Indian child residing in the county where the child's reservation is located, from the county to the Tribe. An agreement under this <u>subdivision section</u> shall include a provision clarifying whether the county or the Tribe is responsible for ongoing case management stemming from a child maltreatment report.

11.16 Sec. 18. Minnesota Statutes 2022, section 260.762, is amended to read:

## 11.17 260.762 DUTY TO PREVENT OUT-OF-HOME PLACEMENT AND PROMOTE 11.18 FAMILY REUNIFICATION; ACTIVE EFFORTS.

Subdivision 1. Active efforts. Active efforts includes acknowledging traditional helping
and healing systems of an Indian child's Tribe and using these systems as the core to help
and heal the Indian child and family. Active efforts are not required to prevent voluntary
<u>out-of-home placement and to effect voluntary permanency for the Indian child.</u>

Subd. 2. Requirements for local social services child-placing agencies. A local social
 services child-placing agency shall:

(1) work with the Indian child's Tribe and family to develop an alternative plan toout-of-home placement;

(2) before making a decision that may affect an Indian child's safety and well-being or
when contemplating out-of-home placement of an Indian child, seek guidance from the
Indian child's Tribe on family structure, how the family can seek help, what family and
Tribal resources are available, and what barriers the family faces at that time that could
threaten its preservation; and

(3) request participation of the Indian child's Tribe at the earliest possible time andrequest the Tribe's active participation throughout the case.

Subd. 3. Required findings that active efforts were provided. (a) Any party seeking 12.3 to affect a termination of parental rights, other permanency action, or a placement where 12.4 custody of an Indian child may be temporarily or permanently transferred to a person or 12.5 entity who is not the Indian child's parent or Indian custodian, and where the Indian child's 12.6 parent or Indian custodian cannot have the Indian child returned to their care upon demand, 12.7 12.8 must satisfy the court that active efforts have been made to provide remedial services and rehabilitative programs designed to prevent the breakup of the Indian family and that these 12.9 efforts have proved unsuccessful. 12.10

(b) A court shall not order an out-of-home or permanency placement for an Indian child 12.11 unless the court finds that the local social services child-placing agency made active efforts 12.12 to, as required by section 260.012 and this section, provide remedial services and 12.13 rehabilitative programs designed to prevent the breakup of the Indian child's family, and 12.14 that these efforts have proved unsuccessful. To the extent possible, active efforts must be 12.15 provided in a manner consistent with the prevailing social and cultural conditions of the 12.16 Indian child's Tribe and in partnership with the Indian child, Indian parents, extended family, 12.17 and Tribe. 12.18

(c) Regardless of whether the Indian child's Tribe has intervened in the proceedings, the 12.19 court, in determining whether the local social services child-placing agency made active 12.20 efforts to preserve the Indian child's family for purposes of out-of-home placement and 12.21 permanency, the court shall ensure the provision of active efforts designed to correct the 12.22 conditions that led to the out-of-home placement of the Indian child and shall make findings 12.23 regarding whether the following activities were appropriate and necessary, and whether the 12.24 local social services child-placing agency made appropriate and meaningful services, whether 12.25 listed in this paragraph or not, available to the family based upon that family's specific 12.26 needs: 12.27

(1) whether the local social services child-placing agency made efforts at the earliest
point possible to (i) identify whether a child may be an Indian child as defined in the Indian
Child Welfare Act, United States Code, title 25, section 1903, and section 260.755,
subdivision 8; and (ii) identify and request participation of the Indian child's Tribe at the
earliest point possible and throughout the investigation or assessment, case planning,
provision of services, and case completion;

(2) whether the local social services child-placing agency requested that a Tribally
designated representative with substantial knowledge of prevailing social and cultural
standards and child-rearing practices within the Tribal community evaluate the circumstances
of the Indian child's family and, provided the Tribally designated representative with all
information available regarding the case, and requested that the Tribally designated
representative assist in developing a case plan that uses Tribal and Indian community

13.7 resources;

13.8 (3) whether the local social services child-placing agency provided concrete services and access to both Tribal and non-Tribal services to members of the Indian child's family, 13.9 including but not limited to financial assistance, food, housing, health care, transportation, 13.10 in-home services, community support services, and specialized services; and whether these 13.11 services are being provided in an ongoing manner throughout the agency's involvement 13.12 with the family, to directly assist the family in accessing and utilizing services to maintain 13.13 the Indian family, or reunify the Indian family as soon as safety can be assured if out-of-home 13.14 placement has occurred; 13.15

## 13.16 (4) whether the child-placing agency made early and ongoing efforts to identify, locate, 13.17 and include extended family members;

(4) (5) whether the local social services child-placing agency notified and consulted 13.18 with the Indian child's extended family members, as identified by the child, the child's 13.19 parents, or the Tribe; whether extended family members were consulted to provide support 13.20 to the child and parents, to inform the local social services child-placing agency and court 13.21 as to cultural connections and family structure, to assist in identifying appropriate cultural 13.22 services and supports for the child and parents, and to identify and serve as a placement and 13.23 permanency resource for the child; and if there was difficulty contacting or engaging with 13.24 extended family members, whether assistance was sought from the Tribe, the Department 13.25 of Human Services, or other agencies with expertise in working with Indian families; 13.26

(5) (6) whether the local social services child-placing agency provided services and
resources to relatives who are considered the primary placement option for an Indian child,
as agreed by the local social services child-placing agency and the Tribe, to overcome
barriers to providing care to an Indian child. Services and resources shall include but are
not limited to child care assistance, financial assistance, housing resources, emergency
resources, and foster care licensing assistance and resources; and

13.33 (6)(7) whether the local social services <u>child-placing</u> agency arranged for visitation to 13.34 occur, whenever possible, in the home of the Indian child's parent, Indian custodian, or

other family member or in another noninstitutional setting, in order to keep the child in
close contact with parents, siblings, and other relatives regardless of the child's age and to
allow the child and those with whom the child visits to have natural, unsupervised interaction
when consistent with protecting the child's safety; and whether the local social services
<u>child-placing</u> agency consulted with a Tribal representative to determine and arrange for
visitation in the most natural setting that ensures the child's safety, when the child's safety

SGS

14.8 Sec. 19. Minnesota Statutes 2022, section 260.765, subdivision 1, is amended to read:

Subdivision 1. Determination of Indian child's tribe. The local social services agency
or private licensed child-placing agency shall determine whether a child brought to its
attention for the purposes described in this section is an Indian child and the identity of the
Indian child's Tribe follow the notice provisions in section 260.761.

14.13 Sec. 20. Minnesota Statutes 2022, section 260.765, is amended by adding a subdivision14.14 to read:

14.15Subd. 1b. Access to files. At any subsequent stage of a child-placing agency's involvement14.16with an Indian child, the child-placing agency shall, upon request, give the Tribal social14.17services agency full cooperation including access to all files concerning the child. If the14.18files contain confidential or private data, the child-placing agency or individual may require14.19execution of an agreement with the Tribal social services agency that the Tribal social14.20services agency shall maintain the data according to statutory provisions applicable to the14.21data.

14.22 Sec. 21. Minnesota Statutes 2022, section 260.765, subdivision 2, is amended to read:

Subd. 2. Notice. When an Indian child is voluntarily placed in foster care, the local social
services child-placing agency involved in the decision to place the child shall give notice
of the placement to the child's parent, parents, Indian custodian, and the Tribal social services
agency, and the Indian custodian within seven days of placement, excluding weekends and
holidays.

14.28 If a private licensed child-placing agency makes a temporary voluntary foster care 14.29 placement pending a decision on adoption by a parent, notice of the placement shall be 14.30 given to the child's parents, Tribal social services agency, and the Indian custodian upon 14.31 the filing of a petition for termination of parental rights or three months following the 14.32 temporary placement, whichever occurs first.

At this and any subsequent stage of its involvement with an Indian child, the agency
shall, upon request, give the Tribal social services agency full cooperation including access
to all files concerning the child. If the files contain confidential or private data, the agency
may require execution of an agreement with the Tribal social services agency that the Tribal
social services agency shall maintain the data according to statutory provisions applicable
to the data.

15.7 Sec. 22. Minnesota Statutes 2022, section 260.765, subdivision 3, is amended to read:

Subd. 3. Notice of administrative review. In an administrative review of a voluntary
foster care placement, the Tribal social services agency of the child, the Indian custodian,
and the parents of the child shall have notice and a right of <u>intervention and participation</u>
in the review.

15.12 Sec. 23. Minnesota Statutes 2022, section 260.765, is amended by adding a subdivision
15.13 to read:

Subd. 3a. Court requirements for consent. Where any parent or Indian custodian 15.14 voluntarily consents to a foster care placement or to termination of parental rights, the 15.15 consent shall not be valid unless executed in writing and recorded before a judge and 15.16 accompanied by the presiding judge's finding that the terms and consequences of the consent 15.17 were fully explained in detail and were fully understood by the parent or Indian custodian. 15.18 The court shall also find that either the parent or Indian custodian fully understood the 15.19 explanation in English or that it was interpreted into a language the parent or Indian custodian 15.20 understood. Any consent given prior to, or within ten days after, the birth of an Indian child 15.21 shall not be valid. 15.22

15.23 Sec. 24. Minnesota Statutes 2022, section 260.765, subdivision 4, is amended to read:

Subd. 4. Withdrawal of consent to voluntary placement; return of child in voluntary 15.24 placement. Any parent or Indian custodian may withdraw consent to a child placement at 15.25 any time and, upon the withdrawal of consent, the child shall be returned to the parent or 15.26 the Indian custodian. Upon demand by the parent or Indian custodian of an Indian child, 15.27 the local social services agency or private licensed child-placing agency that placed the 15.28 15.29 child shall return the child in voluntary foster care placement to the parent or Indian custodian within 24 hours of the receipt of the demand. If the request for return does not satisfy the 15.30 requirement of section 260.755, subdivision 5, the local social services agency or private 15.31 child-placing agency shall immediately inform the parent or Indian custodian of the Indian 15.32 child of the requirement. 15.33

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
16.1	Sec. 25. M	linnesota Statutes 202	2, section 260.7	65, is amended by a	dding a subdivision
16.2	to read:			•	C
16.3	Subd. 4a	. Withdrawal of cons	sent to voluntai	v termination of <b>p</b>	arental rights or
16.4		acement; return of c		•	
16.5		nts to, or adoptive plac	<u> </u>		
16.6	be withdraw	n for any reason at an	ny time prior to t	he entry of a final d	ecree of termination
16.7	or adoption,	as the case may be, a	nd the child shal	ll be returned to the	parent.
16.8 16.9	Sec. 26. M to read:	Iinnesota Statutes 202	2, section 260.7	65, is amended by a	dding a subdivision
16.10	Subd. 4b	<u>).</u> Collateral attack; v	vacation of decr	ee and return of c	istody;
16.11	limitations.	After the entry of a fi	inal decree of ad	option of an Indian	child in any state
16.12	court, the pa	rent may withdraw con	nsent upon the g	counds that consent	was obtained through
16.13	fraud or dur	ess and may petition th	he court to vacat	e the decree. Upon a	finding that consent
16.14	was obtained	d through fraud or dur	ess, the court sh	all vacate the decree	e and return the child
16.15	to the parent	t. No adoption that has	s been effective	for at least two year	s may be invalidated
16.16	under the pr	ovisions of this subdiv	vision unless oth	erwise permitted ur	nder a provision of
16.17	state law.				
16.18	Sec. 27. M	Iinnesota Statutes 202	2, section 260.7	71, is amended to re	ead:
16.19	260.771	<u>INVOLUNTARY</u> CI	HILD PLACEN	MENT PROCEED	INGS.
16.20	Subdivis	sion 1. <b>Indian Tribe j</b> u	urisdiction. <u>(a)</u> A	An Indian Tribe has e	exclusive jurisdiction
16.21	over <del>a</del> all ch	nild placement <del>proceed</del>	<del>ling</del> proceedings	s involving an India	n child who resides
16.22	or is domici	led within the reservat	tion of the Tribe	, except where juris	diction is otherwise
16.23	vested in the	e state by existing fede	eral law. <del>When</del>		
16.24	(b) When	<u>re</u> an Indian child is a v	ward of the Triba	l court, the Indian T	ribe retains exclusive
16.25	jurisdiction,	notwithstanding the r	esidence or dom	nicile of the child un	less the Tribe agrees
16.26	to allow con	neurrent jurisdiction w	vith the state.		
16.27	<u>(c)</u> An In	ndian Tribe and the star	te of Minnesota	share concurrent jur	isdiction over a child
16.28	placement p	proceeding involving a	n Indian child w	ho resides or is don	niciled outside of the
16.29	reservation	of the Tribe.			
16.30	Subd. 1a	. <u>Active efforts.</u> In an	ny child placeme	nt proceeding, the c	hild-placing agency
16.31	or individua	l petitioner shall ensu	re that appropria	te active efforts as o	lescribed in section
16.32	260.762 are	provided to the Indian	parent or parent	s, Indian custodian, a	and family to support

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
17.1	reunification an	nd preservation of	the child's place	ement with and relati	onship to the Indian
17.2	child's family.				
17.3	<u>Subd. 1b.</u>	lacement prefere	nce. In any child	d placement proceedi	ing, the child-placing
17.4	agency or indiv	idual petitioner sh	all follow the p	lacement preferences	s described in
17.5	subdivision 7 o	r, where preferred	placement is no	ot available even with	h the provisions of
17.6	active efforts, s	hall follow subdiv	ision 7, paragra	phs (k) to (p).	
17.7	<u>Subd. 1c.</u> Id	lentification of ex	tended family	members. Any child	l-placing agency or
17.8	individual petit	ioner considering	placement of ar	n Indian child shall m	ake active efforts to
17.9	identify and loc	ate siblings and ex	xtended family	members and to expl	ore placement with
17.10	an extended far	nily member and f	acilitate contin	ued involvement in the	he Indian child's life.
17.11	<u>Subd. 1d.</u> N	otice of hearings.	The notice pro	visions in section 26	0.761 apply to all
17.12	involuntary chi	ld placement proc	eedings under t	his section. An India	n child ten years of
17.13	age and older, t	he Indian child's p	arent or parents	s, the Indian custodia	n, and the Indian
17.14	child's Tribe sha	all have notice of t	he right to parti	cipate in all hearings	regarding the Indian
17.15	child.				
17.16	Subd. 2. Co	urt determination	n of Tribal affi	liation of child. In a	ny child placement
17.17	proceeding, the	court shall establi	sh whether an I	ndian child is involve	ed and the identity of
17.18	the Indian child	l's Tribe. <del>This chaj</del>	oter Sections 26	0.751 to 260.835 and	d the federal Indian
17.19	Child Welfare A	Act are applicable	without excepti	on in any child <del>custo</del>	<del>ody</del> placement
17.20	proceeding <del>, as (</del>	defined in the fede	<del>vral act,</del> involvin	ng an Indian child. <del>T</del>	his chapter applies
17.21	Sections 260.75	51 to 260.835 appl	<u>y</u> to child <del>custo</del>	<del>dy</del> <u>placement</u> procee	dings involving an
17.22	Indian child wh	ether the child is i	n the physical of	or legal custody of an	n Indian parent <u>or</u>
17.23	parents, Indian	custodian, Indian	extended family	y member, or other p	erson at the
17.24	commencement	t of the proceeding	gs. A court shal	not determine the a	oplicability of <del>this</del>
17.25	chapter sections	s 260.751 to 260.8	35 or the federa	al Indian Child Welfa	are Act to a child
17.26	<del>custody</del> placem	ent proceeding ba	sed upon wheth	er an Indian child is	part of an existing
17.27	Indian family o	r based upon the l	evel of contact	a child has with the c	child's Indian Tribe,
17.28	reservation, soc	ciety, or off-reserva	ation communit	у.	
17.29	<u>Subd. 2a.</u> <b>R</b>	ight of interventi	on. In any state	court child placement	nt proceeding of an
17.30	Indian child, the	e Indian child's Tri	be, parent or pa	rents, and Indian cus	stodian shall have the
17.31	right to interver	ne at any point in t	he proceeding.		
17.32	<u>Subd. 2b.</u> <u>A</u>	ppointment of co	<b>unsel.</b> (a) In an	y state court child pl	acement proceeding,
17.33	the parent or par	rents or Indian cust	odian shall hav	e the right to be repres	sented by an attorney.

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
18.1	If the parent or	parents or Indian cust	todian cannot affor	rd an attorney and r	neet the
18.2	requirements of	f section 611.17, an at	torney will be app	ointed to represent	them.
18.3	(b) In any s	tate court child placen	nent proceeding, a	nv child ten vears o	of age or older
18.4	<u> </u>	ight to court-appointe	• •		<u> </u>
10.5				anta Each santa ta	
18.5		xamination of report on involving an India			
18.6		ents filed with the cou			•
18.7 18.8	may be based.	ents med with the cot	int upon which any	decision with resp	
18.8	may be based.				
18.9	<u>Subd. 2d.</u> T	ribal access to files a	nd other docume	nts. At any subsequ	uent stage of the
18.10	child-placing ag	gency involvement with	h an Indian child, th	e child-placing age	ncy or individual
18.11	shall, upon requ	uest, give the Tribal so	cial services agend	cy full cooperation	including access
18.12	to all files conc	erning the Indian chil	d. If the files conta	ain confidential or p	private data, the
18.13	child-placing a	gency or individual m	ay require executi	on of an agreement	with the Tribal
18.14	social services	agency specifying tha	t the Tribal social	services agency sha	all maintain the
18.15	data according	to statutory provision	s applicable to the	data.	
18.16	Subd. 3. Tr	ansfer of proceeding	<b>s. <del>(a)</del> In <del>a</del> any chil</b>	d placement procee	ding <del>for: (1) the</del>
18.17	termination of p	parental rights; or (2) the	he involuntary fost	<del>er care placement o</del>	<del>f an Indian child</del>
18.18	not within the j	urisdiction of subdivi	sion 1, the court, in	n the absence of go	od cause to the
18.19	contrary, shall	transfer the proceeding	g to the jurisdictio	n of the Tribe abser	nt objection by
18.20	either parent <del>, u</del>	<del>pon</del> . The petition <del>of e</del>	ither to transfer ma	ay be filed by the In	ndian child's
18.21	parent, the India	an custodian, or the Ind	dian child's Tribe. '	The transfer is subje	ect to declination
18.22	by the Tribal co	ourt of the Tribe.			
18.23	<del>(b) In a pro</del>	ceeding for the preado	ptive or adoptive	placement of an Inc	<del>lian child not</del>
18.24	within the juris	diction of subdivision	1, the court, in the	e absence of good c	ause to the
18.25	<del>contrary, shall t</del>	ransfer the proceeding	g to the jurisdiction	of the Tribe. The tr	ansfer is subject
18.26	to declination t	by the Tribal court of t	he Tribe. For the p	ourposes of this sub	division,
18.27	"preadoptive pl	lacement" and "adopti	ve placement" hav	e the meanings giv	e in section
18.28	<del>260.755, subdi</del>	vision 3.			
18.29	<del>(c) At any p</del>	point in a proceeding f	or finalizing a per	manency plan, the	<del>court, in the</del>
18.30	absence of goo	d cause to the contrary	y and in the absend	e of an objection b	y either parent,
18.31	shall transfer the	e proceeding to Tribal of	court for the purpos	e of achieving a cus	tomary adoption

- 18.32 or other culturally appropriate permanency option. This transfer shall be made upon the
- 18.33 petition of a parent whose parental rights have not been terminated, the Indian custodian,

2nd Engrossment

19.1 or the Indian child's Tribe. The transfer is subject to declination by the Tribal court of the
19.2 Tribe.

Subd. 3a. Good cause to deny transfer. (a) Establishing good cause to deny transfer 19.3 of jurisdiction to a Tribal court is a fact-specific inquiry to be determined on a case-by-case 19.4 basis. Socioeconomic conditions and the perceived adequacy of Tribal or Bureau of Indian 19.5 Affairs social services or judicial systems must not be considered in a determination that 19.6 good cause exists. The party opposed to transfer of jurisdiction to a Tribal court has the 19.7 19.8 burden to prove by clear and convincing evidence that good cause to deny transfer exists. Opposition to a motion to transfer jurisdiction to Tribal court must be in writing and must 19.9 be served upon all parties. 19.10

19.11 (b) The court may find good cause to deny transfer to Tribal court if:

(1) the Indian child's Tribe does not have a Tribal court or any other administrative body
of a Tribe vested with authority over child <del>custody</del> <u>placement</u> proceedings, as defined by
the Indian Child Welfare Act, United States Code, title 25, chapter 21, to which the case
can be transferred, and no other Tribal court has been designated by the Indian child's Tribe;
or

(2) the evidence necessary to decide the case could not be adequately presented in the
Tribal court without undue hardship to the parties or the witnesses and the Tribal court is
unable to mitigate the hardship by any means permitted in the Tribal court's rules. Without
evidence of undue hardship, travel distance alone is not a basis for denying a transfer.

Subd. 4. Effect of Tribal court placement orders. To the extent that any child subject 19.21 to sections 260.755 to 260.835 is otherwise eligible for social services, orders of a Tribal 19.22 court concerning placement of such child shall have the same force and effect as orders of 19.23 a court of this state. (a) The court shall give full faith and credit to Tribal court placement 19.24 orders. In any case where the Tribal court orders placement through a local social services 19.25 agency, the court shall provide to and services, including but not limited to case planning 19.26 services, full faith and credit of the Tribal court's order shall be provided so long as the local 19.27 19.28 agency county of financial responsibility was provided notice and an opportunity to be heard regarding the placement expenses. Determination of county of financial responsibility for 19.29 the placement shall be determined by the local social services child-placing agency in 19.30 accordance with section 256G.02, subdivision 4. Disputes concerning the county of financial 19.31 responsibility shall be settled in the manner prescribed in section 256G.09. 19.32

(b) The court shall give full faith and credit to the public acts, records, and judicial
proceedings of any Indian Tribe in all proceedings under sections 260.755 to 260.835. The

SF667	REVISOR	SGS	S0667-2	2nd Engrossment
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20.1 courts shall give deference to the Tribe's interpretation of the Tribe's own unique system of
 20.2 laws. If further interpretation of a Tribe's laws or order is required, the court shall transfer
 20.3 the proceedings to the jurisdiction of the Tribal court for interpretation of the Tribal court's
 20.4 order.

Subd. 5. Indian Tribe agreements. The commissioner or the child-placing agency is
hereby authorized to enter into agreements with Indian Tribes pursuant to United States
Code, title 25, section 1919, respecting care and custody of Indian children and jurisdiction
over child custody proceedings, including agreements which may provide for orderly transfer
of jurisdiction on a case-by-case basis and agreements which provide for concurrent
jurisdiction between the state and an Indian Tribe.

20.11 Subd. 6. **Qualified expert witness and evidentiary requirements.** (a) In an involuntary 20.12 foster care placement proceeding, the court must determine by clear and convincing evidence, 20.13 including testimony of a qualified expert witness, that continued custody of the child by the 20.14 parent or Indian custodian is likely to result in serious emotional <u>damage</u> or <u>serious</u> physical 20.15 damage to the child <del>as defined in the Indian Child Welfare Act of 1978, United States Code,</del> 20.16 title 25, section 1912(e).

In a termination of parental rights proceeding, the court must determine by evidence beyond a reasonable doubt, including testimony of a qualified expert witness, that continued custody of the child by the parent or Indian custodian is likely to result in serious emotional <u>damage</u> or <u>serious</u> physical damage to the child <del>as defined in the Indian Child Welfare Act</del> of 1978, United States Code, title 25, section 1912(f).

In an involuntary permanent transfer of legal and physical custody proceeding, permanent custody to the agency proceedings, temporary custody to the agency, or other permanency proceedings, the court must determine by clear and convincing evidence, including testimony of a qualified expert witness, that the continued custody of the Indian child by the Indian child's parent or parents or Indian custodian is likely to result in serious emotional damage or serious physical damage to the child. Qualified expert witness testimony is not required where custody is transferred to the Indian child's parent.

(b) The local social services child-placing agency, individual petitioner, or any other
party shall make diligent efforts to locate and present to the court a qualified expert witness
designated by the Indian child's Tribe. The qualifications of a qualified expert witness

<sup>20.29</sup>Testimony of a qualified expert witness shall be provided for involuntary foster care20.30placement and permanency proceedings independently.

S0667-2

21.1 designated by the <u>Indian child's Tribe are not subject to a challenge in Indian child custody</u>
21.2 proceedings.

(c) If a party cannot obtain testimony from a Tribally designated qualified expert witness,
the party shall submit to the court the diligent efforts made to obtain a Tribally designated
qualified expert witness.

(d) If clear and convincing evidence establishes that a party's diligent efforts cannot
produce testimony from a Tribally designated qualified expert witness, the party shall
demonstrate to the court that a proposed qualified expert witness is, in descending order of
preference:

(1) a member of the child's Tribe who is recognized by the Indian child's Tribal
community as knowledgeable in Tribal customs as they pertain to family organization and
child-rearing practices; or

(2) an Indian person from an Indian community who has substantial experience in the
delivery of child and family services to Indians and extensive knowledge of prevailing social
and cultural standards and contemporary and traditional child-rearing practices of the Indian
child's Tribe.

If clear and convincing evidence establishes that diligent efforts have been made to obtain 21.17 a qualified expert witness who meets the criteria in clause (1) or (2), but those efforts have 21.18 not been successful, a party may use an expert witness, as defined by the Minnesota Rules 21.19 of Evidence, rule 702, who has substantial experience in providing services to Indian families 21.20 and who has substantial knowledge of prevailing social and cultural standards and 21.21 child-rearing practices within the Indian community. The court or any party may request 21.22 the assistance of the Indian child's Tribe or the Bureau of Indian Affairs agency serving the 21.23 Indian child's Tribe in locating persons qualified to serve as expert witnesses. 21.24

(e) The court may allow alternative methods of participation and testimony in state court
proceedings by a qualified expert witness, such as participation or testimony by telephone,
videoconferencing, or other methods.

Subd. 7. Order of placement preference; deviation. (a) The court must follow the
order of placement preferences required by the Indian Child Welfare Act of 1978, United
States Code, title 25, section 1915, when placing an Indian child. In all proceedings where
custody of the Indian child may be removed from the parent, the Indian child shall be placed
in the least restrictive setting which most approximates a family and in which the Indian
child's special needs, if any, may be met. The Indian child shall also be placed within

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
22.1	reasonable pro	ximity to the India	n child's home,	taking into account any	y special needs of
22.2	the Indian chile	-	,		/ <b>i</b>
22.3	(b) In the c	ase of a placement	under paragrar	vh (c) or (d), if the India	an child's Tribe has
22.4				nce by resolution, the ch	
22.5				ribe's order of placeme	
22.6	provided by th			•	
22.7	(c) Preferen	nce shall be given, i	n the absence of	f good cause to the contr	rary, to a placement
22.8	with:				
22.9	<u>(1) a noncu</u>	stodial parent or In	ndian custodian	· <u>·</u>	
22.10	<u>(2)</u> a memb	per of the child's ex	tended family;		
22.11	(3) a foster	home licensed, ap	proved, or spec	ified by the Indian child	d's Tribe;
22.12	(4) an India	n foster home lice	nsed or approve	ed by an authorized nor	1-Indian licensing
22.13	authority; or				
22.14	(5) an instit	tution for children	approved by an	Indian Tribe or operate	ed by an Indian
22.15	organization w	hich has a progran	n suitable to me	et the Indian child's new	eds.
22.16	<u>(</u> d) In any a	doptive placement	t, transfer of cu	stody placement, or oth	er permanency
22.17	placement of a	n Indian child, a p	reference shall	be given, in the absence	e of good cause to
22.18	the contrary, to	a placement with:	-		
22.19	(1) the Indi	an child's noncusto	odial parent or I	ndian custodian;	
22.20	<u>(2) a memb</u>	per of the child's ex	tended family;		
22.21	(3) other m	embers of the Indi	an child's Tribe	; or	
22.22	(4) other pe	ersons or entities re	ecognized as ap	propriate to be a perma	nency resource for
22.23	the Indian child	d, by the Indian ch	ild's parent or p	arents, Indian custodia	n, or Indian Tribe.
22.24	(e) The cou	nty shall defer to tl	ne judgment of	the Indian child's Tribe	as to the suitability
22.25	of a placement	<u>.</u>			
22.26	(f) The cou	rt shall consider th	e preference of	the Indian child or pare	ent.
22.27	(g) The star	idards to be applied	in meeting the	preference requirements	s of this subdivision
22.28	shall be the pre	evailing social and	cultural standa	rds of the Indian comm	unity in which the
22.29	parent or exten	ded family resides	or with which	the parent or extended	family members
22.30	maintain socia	l and cultural ties.			

SF667	REVISOR	SGS	S0667-2	2nd Engrossment
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23.1	(h) Whenever an Indian child is removed from a foster care home or institution for the
23.2	purpose of further foster care, preadoptive, or adoptive placement, the placement shall be
23.3	in accordance with the placement preferences, except in the case where an Indian child is
23.4	being returned to the parent or Indian custodian from whose custody the Indian child was
23.5	originally removed.
23.6	(i) A record of each such placement of an Indian child under state law shall be maintained
23.7	by the county in which the placement was made and by the Department of Human Services
23.8	evidencing the efforts to comply with the order of preference specified in this section. The
23.9	record shall be made available at any time upon the request of the Secretary of the Interior
23.10	or the Indian child's Tribe.
23.11	(b) (j) The court may place a child outside the order of shall follow the placement
23.12	preferences only if the court determines there is good cause based on in paragraphs (a) to
23.13	(i), except as follows:
23.14	(1) where a parent evidences a desire for anonymity, the child-placing agency and the
23.15	court shall give weight to the parent's desire for anonymity in applying the preferences. A
23.16	parent's desire for anonymity does not excuse the application of sections 260.751 to 260.835;
23.17	<u>or</u>
23.18	(2) where the court determines there is good cause based on:
23.19	(1) (i) the reasonable request of the Indian child's parents, if one or both parents attest
23.20	that they have reviewed the placement options that comply with the order of placement
23.21	preferences;
23.22	$\frac{(2)(ii)}{(ii)}$ the reasonable request of the Indian child if the child is able to understand and
23.23	comprehend the decision that is being made;
23.24	(3) (iii) the testimony of a qualified expert designated by the child's Tribe and, if
23.25	necessary, testimony from an expert witness who meets qualifications of subdivision 6,
23.26	paragraph (d), clause (2), that supports placement outside the order of placement preferences
23.27	due to extraordinary physical or emotional needs of the child that require highly specialized
23.28	services; or
23.29	(4) (iv) the testimony by the local social services child-placing agency that a diligent
23.30	search has been conducted that did not locate any available, suitable families for the child
23.31	that meet the placement preference criteria.
23.32	(c) (k) Testimony of the child's bonding or attachment to a foster family alone, without
23.33	the existence of at least one of the factors in paragraph (b) (j), clause (2), shall not be

SF667	REVISOR	SGS	S0667-2	2nd Engrossment
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24.1 considered good cause to keep an Indian child in a lower preference or nonpreference

24.2 placement. Ease of visitation and facilitation of relationship with the Indian child's parents,

24.3 Indian custodian, extended family, or Tribe may be considered when determining placement.

24.4 (d) (l) A party who proposes that the required order of placement preferences not be
24.5 followed bears the burden of establishing by clear and convincing evidence that good cause
24.6 exists to modify the order of placement preferences.

24.7 (e) (m) If the court finds there is good cause to place the Indian child outside the order
24.8 of placement preferences, the court must make written findings.

 $\begin{array}{ll} 24.9 & (f) (n) \ A \ good \ cause \ finding \ under \ this \ subdivision \ must \ consider \ whether \ active \ efforts \\ 24.10 & were \ provided \ to \ extended \ family \ members \ who \ are \ considered \ the \ primary \ placement \\ 24.11 & option \ to \ assist \ them \ in \ becoming \ a \ placement \ option \ for \ the \ Indian \ child \ as \ required \ by \\ 24.12 & section \ 260.762. \end{array}$ 

24.13 (g) (o) When a an Indian child is placed outside the order of placement preferences,
 24.14 good cause to continue this placement must be determined at every stage of the proceedings.

24.15 Subd. 8. Guardians ad litem for Indian children. Guardians ad litem shall be
24.16 specifically trained in the provision of services to Indian children, parent or parents, and
24.17 Indian custodians under relevant federal and state laws and rules of court pursuant to section

24.18 <u>480.35</u>, subdivision 2, clause (3).

## 24.19 Sec. 28. [260.774] IMPROPER REMOVAL OF CHILD, DECLINATION OF 24.20 JURISDICTION, INVALIDATION, RETURN OF CUSTODY.

24.21Subdivision 1. Improper removal. In any proceeding where custody of the Indian child24.22was improperly removed from the parent or parents or where the petitioner has improperly24.23retained custody after a visit or other temporary relinquishment of custody, the court shall24.24decline jurisdiction over the petition and shall immediately return the Indian child to the24.25Indian child's parent or parents or Indian custodian unless returning the Indian child to the24.26Indian child's parent or parents or Indian custodian would subject the Indian child to a24.27substantial and immediate danger or threat of such danger.

## Subd. 2. Invalidation. (a) Any order for out-of-home placement, transfer of custody, termination of parental rights, or other permanent change in custody of an Indian child shall be invalidated upon a showing, by a preponderance of the evidence, that a violation of any one of the provisions in section 260.761, 260.7611, 260.762, 260.765, or 260.771 has

24.32 <u>occurred.</u>

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
25.1	(b) The l	Indian child, the India	n child's parent	or parents, guardian,	Indian custodian, or
25.2	Indian Tribe	e may file a petition to	o invalidate unde	er this subdivision.	
25.3	(c) Upon	a finding that a violat	tion of one of the	e provisions in section	n 260.761, 260.7611,
25.4		0.765, or 260.771 has			
25.5	<u>(1) dism</u>	iss the petition withou	ut prejudice; and	1	
25.6	<u>(</u> 2) return	n the Indian child to t	he care, custody	y, and control of the p	parent or parents or
25.7	Indian custo	odian, unless the India	n child would b	e subjected to immin	ent damage or harm.
25.8	<u>Subd. 3.</u>	Return of custody fo	llowing adoptio	on. (a) Whenever a fin	al decree of adoption
25.9	of an Indian	child has been vacate	ed, set aside, or t	here is a termination	of the parental rights
25.10	of the adopti	ive parents to the child	l, a biological pa	rent or prior Indian cu	stodian may petition
25.11	for return of	f custody and the cour	rt shall grant the	petition unless there	is a showing, in
25.12	proceedings	subject to the provision	on of sections 26	0.751 to 260.835, that	the return of custody
25.13	is not in the	best interests of the I	ndian child.		
25.14	(b) The c	county attorney, India	n child, Indian o	child's Tribe, or a par	ent whose parental
25.15	rights were	terminated under a pr	evious order of	the court may file a p	petition for the return
25.16	of custody.				
25.17	<u>(c)</u> A pet	tition for return of cus	stody may be fil	ed in court when:	
25.18	(1) the pa	arent has corrected the	conditions that	led to an order termin	ating parental rights;
25.19	<u>(2) the p</u>	arent is willing and h	as the capability	to provide day-to-day	ay care and maintain
25.20	the health, s	afety, and welfare of	the Indian child	; and	
25.21	(3) the a	doption has been vaca	ated, set aside, c	or termination of the	parental rights of the
25.22	adoptive par	rents to the Indian chi	ld has occurred.	<u>.</u>	
25.23	<u>(d)</u> A pe	tition for reestablishm	nent of the legal	parent and child rela	tionship for a child
25.24	who has not	been adopted must n	neet the requirer	ments in section 2600	C.329.
25.25	<u> </u>	260.7745] COUNTY			
25.26	ASSESSMI	ENTS AND INVEST	TIGATIONS O	<u>F INDIAN CHILDI</u>	<u>KEN.</u>
25.27	A Tribe	and a county may ent	er a written agre	eement transferring r	esponsibility for the
25.28	screening ar	nd initial response to a	a child maltreatr	nent report regarding	g an Indian child
25.29	residing in t	he county where the c	hild's reservatio	on is located, from the	e county to the Tribe.
25.30	An agreeme	ent under this section s	shall include a p	rovision clarifying w	whether the county or
25.31	the Tribe is a	responsible for ongoin	ng case manager	nent stemming from	a child maltreatment
25.32	report.				

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment		
26.1	Sec. 30. Mi	nnesota Statutes 2022	2, section 260.	781, is amended to re	ad:		
26.2	260.781 RECORDS; INFORMATION AVAILABILITY.						
26.3	Subdivisio	on 1. Court decree i	nformation. <u>(</u> a	a) A state court enterin	ng a final decree or		
26.4	order in an Inc	lian child adoptive pl	acement shall p	provide the Departmen	t of Human Services		
26.5	and the child's	s Tribal social service	es agency with	a copy of the decree of	r order together with		
26.6	such other inf	formation to show:					
26.7	(1) the nar	me and Tribal affiliat	ion of the child	d;			
26.8	(2) the nam	mes and addresses of	the biological	parents;			
26.9	(3) the name	nes and addresses of	the adoptive p	parents; and			
26.10	(4) the ide	ntity of any agency l	naving files or	information relating t	o the adoptive		
26.11	placement.						
26.12	If the cour	t records contain an	affidavit of the	e biological or adoptiv	ve parent or parents		
26.13	requesting anonymity, the court shall delete the name and address of the biological or						
26.14	adoptive parents from the information sent to the child's Tribal social services agency. The						
26.15	court shall include the affidavit with the other information provided to the Minnesota						
26.16	Department of Human Services and the Secretary of the Interior. The Minnesota Department						
26.17	of Human Se	rvices shall and the S	secretary of the	Interior is requested	to ensure that the		
26.18	confidentialit	y of the information	is maintained a	and the information sh	nall not be subject to		
26.19	the Freedom	of Information Act, U	United States C	Code, title 5, section 5	52, as amended.		
26.20	<u>(b) For:</u>						
26.21	(1) disclos	sure of information for	or enrollment o	of an Indian child in tl	ne Tribe;		
26.22	(2) determ	nination of member r	ights or benefi	ts; or			
26.23	(3) certific	cation of entitlement	to membershij	o upon the request of	the adopted Indian		
26.24	child over the	age of eighteen, the	adoptive or fos	ter parents of an India	n child, or an Indian		
26.25	<u>Tribe,</u>						
26.26	the Secretary	of the Interior is requ	ested to disclo	se any other necessary	y information for the		
26.27	membership of	of an Indian child in t	the Tribe in wl	nich the Indian child r	nay be eligible for		
26.28	membership of	or for determining an	y rights or ber	efits associated with	that membership.		
26.29	Where the do	cuments relating to t	he Indian chilo	l contain an affidavit	from the biological		
26.30	parent or pare	nts requesting anony	mity, the Secr	etary of the Interior is	requested to certify		
26.31	to the Indian of	hild's Tribe, where the	he information	warrants, that the Ind	ian child's parentage		

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment
27.1	and other cir	cumstances of birth	entitle the Indian	child to membershi	p under the criteria
27.2	established b	by the Tribe.			

Subd. 2. Disclosure of records. Upon the request of an adopted Indian person over the 27.3 age of 18, the adoptive or foster parents of an Indian person, or an Indian Tribal social 27.4 services agency, the Department of Human Services shall disclose to the Indian person's 27.5 Tribe information necessary for membership of an Indian person in the Tribe in which the 27.6 person may be eligible for membership or for determining any rights or benefits associated 27.7 27.8 with that membership. When the documents relating to the person contain an affidavit from the biological or adoptive parent or parents requesting anonymity, the department must use 27.9 the procedures described in United States Code, title 25, section 1951, paragraph (b) 27.10 subdivision 1. 27.11

27.12 Subd. 3. Tribal affiliation information. Upon application by an Indian individual who
27.13 has reached the age of 18 and who was the subject of an adoptive placement, the court that
27.14 entered the final decree shall inform the individual of the Tribal affiliation, if any, of the
27.15 individual's biological parents and provide any other necessary information to protect any
27.16 rights flowing from the individual's Tribal relationship.

27.17 Sec. 31. Minnesota Statutes 2022, section 260.785, subdivision 2, is amended to read:

Subd. 2. Special focus grants. The commissioner shall establish direct grants to local
 social services child-placing agencies, Tribes, Indian organizations, and other organizations
 for placement prevention and family reunification services for Indian children.

27.21 Sec. 32. Minnesota Statutes 2022, section 260.791, is amended to read:

#### 27.22 **260.791 GRANT APPLICATIONS.**

A Tribe, Indian organization, or Tribal social services agency program located
off-reservation may apply for primary support grants under section 260.785, subdivision 1.
A local social services child-placing agency, Tribe, Indian organization, or other social
service organization may apply for special focus grants under section 260.785, subdivision
Civil legal service organizations eligible for grants under section 260.785, subdivision
a, may apply for grants under that section. Application may be made alone or in combination
with other Tribes or Indian organizations.

Sec. 33. Minnesota Statutes 2022, section 260.795, subdivision 1, is amended to read:
Subdivision 1. Types of services. (a) Eligible Indian child welfare services provided
under primary support grants include:

- SF667 REVISOR SGS S0667-2 (1) placement prevention and reunification services; 28.1 (2) family-based services; 28.2 (3) individual and family counseling; 28.3 (4) access to professional individual, group, and family counseling; 28.4 (5) crisis intervention and crisis counseling; 28.5 (6) development of foster and adoptive placement resources, including recruitment, 28.6 licensing, and support; 28.7 (7) court advocacy; 28.8 (8) training and consultation to county and private social services agencies regarding 28.9 the Indian Child Welfare Act and the Minnesota Indian Family Preservation Act; 28.10 (9) advocacy in working with the county and private social services agencies, and 28.11 activities to help provide access to agency services, including but not limited to 24-hour 28.12 caretaker and homemaker services, day care, emergency shelter care up to 30 days in 12 28.13 months, access to emergency financial assistance, and arrangements to provide temporary 28.14 respite care to a family for up to 72 hours consecutively or 30 days in 12 months; 28.15 (10) transportation services to the child and parents to prevent placement or reunite the 28.16 family; and 28.17 (11) other activities and services approved by the commissioner that further the goals 28.18 of the Indian Child Welfare Act and the Indian Family Preservation Act, including but not 28.19 limited to recruitment of Indian staff for local social services child-placing agencies and 28.20 licensed child-placing agencies. The commissioner may specify the priority of an activity 28.21 and service based on its success in furthering these goals. 28.22 (b) Eligible services provided under special focus grants include: 28.23 (1) permanency planning activities that meet the special needs of Indian families; 28.24 (2) teenage pregnancy; 28.25 (3) independent living skills; 28.26 (4) family and community involvement strategies to combat child abuse and chronic 28.27 neglect of children; 28.28
  - (5) coordinated child welfare and mental health services to Indian families; 28.29

29.1 (6) innovative approaches to assist Indian youth to establish better self-image, decrease
29.2 isolation, and decrease the suicide rate;

29.3 (7) expanding or improving services by packaging and disseminating information on
29.4 successful approaches or by implementing models in Indian communities relating to the
29.5 development or enhancement of social structures that increase family self-reliance and links
29.6 with existing community resources;

29.7 (8) family retrieval services to help adopted individuals reestablish legal affiliation with29.8 the Indian Tribe; and

(9) other activities and services approved by the commissioner that further the goals of
the Indian Child Welfare Act and the Indian Family Preservation Act. The commissioner
may specify the priority of an activity and service based on its success in furthering these
goals.

(c) The commissioner shall give preference to programs that use Indian staff, contract
with Indian organizations or Tribes, or whose application is a joint effort between the Indian
and non-Indian community to achieve the goals of the Indian Child Welfare Act and the
Minnesota Indian Family Preservation Act. Programs must have input and support from the
Indian community.

29.18 Sec. 34. Minnesota Statutes 2022, section 260.805, is amended to read:

## 29.19 260.805 CONTINUED LEGAL RESPONSIBILITY OF LOCAL SOCIAL 29.20 SERVICES CHILD-PLACING AGENCIES.

29.21 The legal responsibility of <u>local social services child-placing</u> agencies to provide Indian 29.22 child welfare services continues, and existing services must not be reduced because of the 29.23 availability of these funds.

29.24 Sec. 35. Minnesota Statutes 2022, section 260.821, subdivision 2, is amended to read:

Subd. 2. Special focus grants. The amount available for grants established under section
260.785, subdivision 2, for local social services child-placing agencies, Tribes, Indian
organizations, and other social services organizations is one-fifth of the total annual
appropriation for Indian child welfare grants. The maximum award under this subdivision
is \$100,000 a year for programs approved by the commissioner.

	SF667	REVISOR	SGS	S0667-2	2nd Engrossment	
30.1	Sec. 36. N	Iinnesota Statutes 2022, se	ection 260.	835, subdivision 2, i	is amended to read:	
30.2	Subd. 2.	Expiration. The America	<del>n Indian C</del>	hild Welfare Advise	ory Council expires	
30.3	<del>June 30, 20</del> 2	23. This section does not e	xpire.			
30.4	Sec. 37. [2	260.836] SEVERABILITY	<u>Y.</u>			
30.5	If any pr	rovision in sections 260.75	1 to 260.8	35 is held invalid or	contrary to the	
30.6	Constitution	n of the United States or the	e Minneso	ta Constitution or the	e applicability thereof	
30.7	to any gove	rnment, agency, person, or	circumsta	nce is held invalid, 1	the validity of the	
30.8	remainder o	f the provisions in sections	s 260.751	to 260.835 and the a	pplicability thereof to	
30.9	any governi	nent, agency, person or cir	cumstance	shall not be affecte	d thereby.	
30.10	Sec. 38. <u>R</u>	EVISOR INSTRUCTIO	<u>N.</u>			
30.11	<u>(a) The </u>	revisor shall renumber each	h section c	f Minnesota Statutes	s in Column A with	
30.12	the number	in Column B.				
30.13	Co	lumn A		<u>Column B</u>		
30.14	260	).7611		260.7745		
30.15	260	).765, subdivision 5		260.765, subdivisio	on la	
30.16	260	).771, subdivision 1		260.763, subdivisio	on 1	
30.17	260	).771, subdivision 4, parag	graph (a)	260.763, subdivisio	on 2	
30.18	260	).771, subdivision 4, parag	graph (b)	260.763, subdivisio	on 2a	
30.19	260	0.771, subdivision 5		260.763, subdivisio	on 3	
30.20	260	0.771, subdivision 3		260.763, subdivisio	on 4	
30.21	260	).771, subdivision 3a		260.763, subdivisio	on 5	
30.22	260	).771, subdivision 7		260.773		
30.23	(b) Section 260.763 shall be titled "JURISDICTION AND TRANSFER TO TRIBAL					
30.24	4 <u>COURT."</u>					
30.25	(c) Section 260.773 shall be titled "PLACEMENT OF INDIAN CHILDREN." The					
30.26	revisor shall renumber the paragraphs in 260.771, subdivision 7, into subdivisions under					
30.27	section 260.773.					
30.28	(d) The revisor shall make necessary cross-reference changes consistent with the					
30.29	renumbering in this section.					
30.30	Sec. 39. <u>R</u>	EPEALER.				
30.31	Minnesota Statutes 2022, section 260.755, subdivision 17, is repealed.					

#### APPENDIX Repealed Minnesota Statutes: S0667-2

#### **260.755 DEFINITIONS.**

Subd. 17. **Private child-placing agency.** "Private child-placing agency" means a private organization, association, or corporation providing assistance to children and parents in their own homes and placing children in foster care or for adoption.