S0778-4

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

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DATE	D-PG	OFFICIAL STATUS
02/25/2013	393	Introduction and first reading
		Referred to State and Local Government
03/07/2013	718a	Comm report: To pass as amended and re-refer to Health, Human Services and Housing
03/13/2013	908a	Comm report: Amended, No recommendation, re-referred to Judiciary
		Rule 21, referred to Rules and Administration
	980	Comm report: Adopt previous comm report
03/20/2013	1273a	Comm report: Amended, No recommendation, re-referred to Finance
05/09/2013	3445	Committee report, request to divide out
	3463a	Comm report: Amended, No recommendation
	3472	Second reading
05/14/2013		Special Order: Amendment offered
		Motion did not prevail To strike and re-refer to Finance
		Amended
		Laid on table
		Taken from table
		Amended
		Third reading
		Laid on table

1.1	A bill for an act
1.2	relating to collective bargaining; authorizing collective bargaining for
1.3	family child care providers; authorizing collective bargaining for home and
1.4	community-based long-term care services; appropriating money; proposing
1.5	coding for new law in Minnesota Statutes, chapters 179A; 256B.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	ARTICLE 1
1.8	FAMILY CHILD CARE PROVIDERS REPRESENTATION ACT

1.9 Section 1. [179A.50] REPRESENTATION OF FAMILY CHILD CARE

1.10 **PROVIDERS.**

1.11 Sections 179A.50 to 179A.52 shall be known as the Family Child Care Providers

1.12 Representation Act.

.13 Sec. 2.	[179A.51]	DEFINITIONS.
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1.14 <u>Subdivision 1.</u> Scope. For the purposes of sections 179A.50 to 179A.52, the terms

1.15 in this section have the meanings given them.

1.16 <u>Subd. 2.</u> <u>Commissioner.</u> "Commissioner" means the commissioner of mediation

- 1.17 services.
- 1.18 <u>Subd. 3.</u> Exclusive representative. "Exclusive representative" means an employee
- 1.19 organization that has been elected and certified under section 179A.52, thereby maintaining
- 1.20 the right to represent family child care providers in their relations with the state.
- 1.21 Subd. 4. Family child care provider. "Family child care provider" means an
- 1.22 individual, either licensed or unlicensed, who provides legal child care services as defined
- 1.23 under section 245A.03, except for providers licensed under Minnesota Rules, chapter

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2.1				245A.03, subdivision	
2.2				ce to subsidize child ca	
2.3	child or chil	dren currently in the	ir care, under s	ections 119B.03; 119B	.05; and 119B.011,
2.4	subdivisions	s 20 and 20a.			
2.5	Sec. 3. [179A.52] RIGHT T	O ORGANIZ	<u>E.</u>	
2.6	Subdiv	vision 1. Rights of i	ndividual prov	viders and participant	s. For the purposes
2.7	of the Public	c Employment Labo	r Relations Act	, under chapter 179A,	family child care
2.8	providers sh	all be considered, by	virtue of this	section, executive bran	ch state employees
2.9	employed by	y the commissioner	of managemen	t and budget or the cor	nmissioner's
2.10	representativ	ve. This section does	s not require th	e treatment of family cl	hild care providers
2.11	as public en	ployees for any othe	er purpose. Ch	apter 179A shall apply	to family child
2.12	care provide	ers except as otherwi	se provided in	this section. Notwithst	tanding section
2.13	<u>179A.03, su</u>	bdivision 14, paragr	aph (a), clause	(5), chapter 179A shall	l apply to family
2.14	child care pr	roviders regardless o	f part-time or f	full-time employment s	tatus. Family child
2.15	care provide	ers shall not have the	right to strike	<u>.</u>	
2.16	Subd.	2. Appropriate uni	t. The only ap	propriate unit under this	s section shall be a
2.17	statewide ur	it of all family child	care providers	who meet the definition	in section 179A.51,
2.18	and who hav	ve had an active regis	tration under c	hapter 119B within the	previous 12 months.
2.19	The unit sha	Ill be treated as an ap	propriate unit	under section 179A.10,	subdivision 2.
2.20	Subd.	3. Compilation of l	ist. The comm	issioner of human servi	ices shall, by July 1,
2.21	2013, and m	onthly thereafter, co	mpile and mair	ntain a list of the names	and addresses of all
2.22	family child	care providers who	meet the defini	tion in section 179A.51	l, and who have had
2.23	an active reg	gistration under chap	ter 119B within	n the previous 12 month	hs. The list shall not
2.24	include the 1	name of any participa	ant, or indicate	that an individual prov	ider is a relative of a
2.25	participant of	or has the same addre	ess as a particip	pant. The commissioner	r of human services
2.26	shall share t	he lists with others a	s needed for th	e state to meet its oblig	ations under chapter
2.27	<u>179A as mo</u>	dified and made app	licable to famil	ly child care providers	under this section,
2.28	and to facili	tate the representation	onal processes	under this section.	
2.29	Subd.	4. List access. Beg	ginning July 1,	2013, upon a showing	made to the
2.30	commission	er of the Bureau of M	Aediation Serv	ices by any employee o	organization wishing

2.31 to represent the appropriate unit of family child care providers that at least 500 family

2.32 <u>child care providers support such representation, the commissioner of human services</u>

2.33 <u>shall provide to such organization within seven days the most recent list of actively</u>

2.34 registered family child care providers compiled under subdivision 3, and subsequent

2.35 <u>monthly lists upon request for an additional three months.</u>

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3.1	Subd. 5. Elections for exclusive representative. After July 31, 2013, any employee
3.2	organization wishing to represent the appropriate unit of family child care providers may
3.3	seek exclusive representative status pursuant to section 179A.12. Certification elections
3.4	for family child care providers shall be conducted by mail ballot, and such election shall
3.5	be conducted upon an appropriate petition stating that at least 30 percent of the appropriate
3.6	unit wishes to be represented by the petitioner. The family child care providers eligible to
3.7	vote in any such election shall be those family child care providers on the monthly list of
3.8	family child care providers compiled under this section, most recently preceding the filing
3.9	of the election petition. Except as otherwise provided, elections under this subdivision
3.10	shall be conducted in accordance with section 179A.12.
3.11	Subd. 6. Meet and negotiate. If the commissioner certifies an employee
3.12	organization as the majority exclusive representative, the state, through the governor
3.13	or the governor's designee, shall meet and negotiate in good faith with the exclusive
3.14	representative of the family child care provider unit regarding grievance issues, child care
3.15	assistance reimbursement rates under chapter 119B, and terms and conditions of service,
3.16	but this obligation does not compel the state or its representatives to agree to a proposal or
3.17	require the making of a concession. The governor or the governor's designee is authorized
3.18	to enter into agreements with the exclusive representative. Negotiated agreements and
3.19	arbitration decisions must be submitted to the legislature to be accepted or rejected in
3.20	accordance with sections 3.855 and 179A.22.
3.21	Subd. 7. Meet and confer. The state has an obligation to meet and confer under
3.22	chapter 179A with family child care providers to discuss policies and other matters
3.23	relating to their service that are not terms and conditions of service.
3.24	Subd. 8. Terms and conditions of service. For purposes of this section, "terms and
3.25	conditions of service" has the same meaning as given in section 179A.03, subdivision 19.
3.26	Subd. 9. Rights. Nothing in this section shall be construed to interfere with:
3.27	(1) parental rights to select and deselect family child care providers or the ability of
3.28	family child care providers to establish the rates they charge to parents;
3.29	(2) the right or obligation of any state agency to communicate or meet with any
3.30	citizen or organization concerning family child care legislation, regulation, or policy; or
3.31	(3) the rights and responsibilities of family child care providers under federal law.
3.32	Subd. 10. Membership status and eligibility for subsidies. Membership status in
3.33	an employee organization shall not affect the eligibility of a family child care provider to
3.34	receive payments under, or serve a child who receives payments under, chapter 119B.
3.35	Subd. 11. Disclosure requirements; authorization signatures. Authorization
3.36	signatures under section 179A.12, subdivision 6, are valid only if made on paper within

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4.1	two inches of a disclosure printed in 18-point font or larger that reads: "For the purposes
4.2	of Minnesota Statutes, chapter 179A, the state is the public employer of record for family
4.3	child care providers. If an exclusive representative is elected to represent family child care
4.4	providers, the exclusive representative will charge the provider either:
4.5	(1) periodic dues to be set by the representative, for members of the representative; or
4.6	(2) a fair-share fee to be set by the representative that may be as much as 85 percent
4.7	of the dues, for nonmembers of the representative."
4.8	Subd. 12. Disclosure requirement; ballots. Ballots under section 179A.12,
4.9	subdivision 8, are valid only if the ballot contains a disclosure prominently displayed
4.10	in 18-point font or larger that reads: "For the purposes of Minnesota Statutes, chapter
4.11	179A, the state is the public employer of record for family child care providers. If an
4.12	exclusive representative is elected to represent family child care providers, the exclusive
4.13	representative will charge the provider either:
4.14	(1) periodic dues to be set by the representative, for members of the representative; or
4.15	(2) a fair-share fee to be set by the representative that may be as much as 85 percent
4.16	of the dues, for nonmembers of the representative."
4.17	Sec. 4. [179A.53] NO USE OF SCHOLARSHIPS FOR DUES OR FEES.
4.18	Early learning scholarships shall not be applied, through state withholding or
4.19	otherwise, toward payment of dues or fees that are paid to exclusive representatives of
4.20	family child care providers.
4.21	EFFECTIVE DATE. This section is effective the day following final enactment of
4.22	a law styled as Senate File No. 481 of the 88th legislature.
1.22	
4.23	Sec. 5. SEVERABILITY.
4.24	Should any part of this act be declared invalid or unenforceable, or the enforcement
4.25	or compliance with it is suspended, restrained, or barred, either by the state or by the final
4.26	judgment of a court of competent jurisdiction, the remainder of this act shall remain
4.27	in full force and effect.
4.28	Sec. 6. EXPIRATION.
4.29	Sections 1 to 4 expire June 30, 2017, if an exclusive representative has not been
4.30	certified under Minnesota Statutes, section 179A.52, subdivision 6, by that date. The
4.31	revisor of statutes shall publish this expiration date with the codification of sections 1 to 4.

4.32 Sec. 7. EFFECTIVE DATE.

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5.1	Excer	ot for Minnesota Statu	tes section 1	79A.53, this act is effec	tive the day
5.2		inal enactment.			Arve the day
5.2					
5.3			ARTIC	LE 2	
5.4	IN	DIVIDUAL PROVI		DIRECT SUPPORT SI	ERVICES
5.5			REPRESEN	TATION	
5.6	Section	1 [170A 54] INDIVI	DITAT DDO	VIDERS OF DIRECT	SUDDODT
5.7	SERVICES		DUALTKO	VIDERS OF DIRECT	SUITORI
5.8		vision 1. Definitions.	For the purp	oses of this section.	
5.9				ning given to it under so	ection 256B 0711
5.10		1, paragraph (c).			
5.11			is the meanin	g given to it under secti	on 256B.0711.
5.12		1, paragraph (d).			
5.13			aning given to	o it under section 256B.	0711, subdivision 1,
5.14	paragraph (
5.15	(d) "P	Participant's representa	tive" has the	meaning given to it und	der section
5.16	<u>256B.0711,</u>	subdivision 1, paragr	aph (f).		
5.17	Subd.	2. Rights of individ	ual provider	s and participants. For	the purposes of
5.18	the Public H	Employment Labor Re	lations Act, u	under chapter 179A, ind	ividual providers
5.19	shall be cor	nsidered, by virtue of t	his section, e	xecutive branch state en	nployees employed
5.20	by the com	missioner of managem	ent and budg	get or the commissioner'	s representative.
5.21	This section	n does not require the t	reatment of i	ndividual providers as p	ublic employees for
5.22	any other p	urpose. Chapter 179A	shall apply t	o individual providers e	xcept as otherwise
5.23	provided in	this section. Notwith	standing sect	ion 179A.03, subdivisio	n 14, paragraph
5.24	<u>(a), clause (</u>	(5), chapter 179A shal	l apply to ind	ividual providers regard	lless of part-time
5.25	or full-time	employment status.			
5.26	Subd.	3. Scope of meet an	d negotiate o	bligation. If an exclusi	ve representative
5.27	is certified	pursuant to this section	n, the mutual	rights and obligations o	f the state and an
5.28	exclusive re	epresentative of individ	dual provider	s to meet and negotiate	regarding terms and
5.29	conditions s	shall extend to the sub	jects covered	under section 256B.07	1, subdivision 11,
5.30	paragraph (c), but shall not includ	le those subje	cts reserved to participa	nts or participants'
5.31	representati	ves by subdivision 4.			
5.32	Subd.	4. Rights of covered	program pa	rticipants. No provisio	n of any agreement
5.33	reached bet	ween the state and an	y exclusive re	epresentative of individu	ual providers,
5.34	nor any arb	itration award, shall in	nterfere with	the rights of participants	s or participants'
5.35	representati	ves to select, hire, dire	ect, supervise	, and terminate the emp	loyment of their

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6.1	individual providers; to manage an individual service budget regarding the amounts and
6.2	types of authorized goods or services received; or to receive direct support services from
6.3	individual providers not referred to them through a state registry.
6.4	Subd. 5. Legislative action on agreements. Any agreement reached between the
6.5	state and the exclusive representative of individual providers under chapter 179A shall
6.6	be submitted to the legislature to be accepted or rejected in accordance with sections
6.7	<u>3.855 and 179A.22.</u>
6.8	Subd. 6. Strikes prohibited. Individual providers shall be subject to the prohibition
6.9	on strikes applied to essential employees under section 179A.18.
6.10	Subd. 7. Interest arbitration. Individual providers shall be subject to the interest
6.11	arbitration procedures applied to essential employees under section 179A.16.
6.12	Subd. 8. Appropriate unit. The only appropriate unit for individual providers shall
6.13	be a statewide unit of all individual providers. The unit shall be treated as an appropriate
6.14	unit under section 179A.10, subdivision 2. Individual providers who are related to their
6.15	participant or their participant's representative shall not for such reason be excluded from
6.16	the appropriate unit.
6.17	Subd. 9. List access. Beginning September 1, 2013, upon a showing made to the
6.18	commissioner of the Bureau of Mediation Services by any employee organization wishing
6.19	to represent the appropriate unit of individual providers that at least 500 individual
6.20	providers support such representation, the commissioner of the Bureau of Mediation
6.21	Services shall provide to such organization within seven days the most recent list of
6.22	individual providers compiled under section 256B.0711, subdivision 11, paragraph (f), and
6.23	subsequent monthly lists upon request for an additional three months. The commissioner
6.24	of the Bureau of Mediation Services shall provide lists compiled under section 256B.0711,
6.25	subdivision 11, paragraph (f), upon request, to any exclusive representative of individual
6.26	providers. To facilitate operation of this section, the commissioner of human services shall
6.27	provide all lists to the commissioner of the Bureau of Mediation Services, upon the request
6.28	of the commissioner of the Bureau of Mediation Services.
6.29	Subd. 10. Representation and election. Beginning October 1, 2013, any employee
6.30	organization wishing to represent the appropriate unit of individual providers may seek
6.31	exclusive representative status pursuant to section 179A.12. Certification elections
6.32	for individual providers shall be conducted by mail ballot, and such election shall be
6.33	conducted upon an appropriate petition stating that among individual providers who have
6.34	been paid for providing direct support services to participants within the previous 12
6.35	months, a number of individual providers equal to at least 30 percent of those eligible to
6.36	vote wish to be represented by the petitioner. The individual providers eligible to vote

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7.1	in any such election shall be those individual providers on the monthly list of individual
7.2	providers compiled under section 256B.0711, subdivision 11, paragraph (f), most recently
7.3	preceding the filing of the election petition. Except as otherwise provided, elections under
7.4	this section shall be conducted in accordance with section 179A.12.
7.5	Subd. 11. Disclosure requirements; authorization signatures. Authorization
7.6	signatures under section 179A.12, subdivision 6, are valid only if made on paper within
7.7	two inches of a disclosure printed in 18-point font or larger that reads: "For the purposes of
7.8	Minnesota Statutes, chapter 179A, the state is the public employer of record for individual
7.9	providers. If an exclusive representative is elected to represent individual providers, the
7.10	exclusive representative will charge the provider either:
7.11	(1) periodic dues to be set by the representative, for members of the representative; or
7.12	(2) a fair-share fee to be set by the representative that may be as much as 85 percent
7.13	of the dues, for nonmembers of the representative."
7.14	Subd. 12. Disclosure requirement; ballots. Ballots under section 179A.12,
7.15	subdivision 8, are valid only if the ballot contains a disclosure prominently displayed
7.16	in 18-point font or larger that reads: "For the purposes of Minnesota Statutes, chapter
7.17	179A, the state is the public employer of record for individual providers. If an exclusive
7.18	representative is elected to represent individual providers, the exclusive representative
7.19	will charge the provider either:
7.20	(1) periodic dues to be set by the representative, for members of the representative; or
7.21	(2) a fair-share fee to be set by the representative that may be as much as 85 percent
7.22	of the dues, for nonmembers of the representative."
7.23	Sec. 2. [256B.0711] QUALITY SELF-DIRECTED SERVICES WORKFORCE.
7.24	Subdivision 1. Definitions. For purposes of this section:
7.25	(a) "Commissioner" means the commissioner of human services unless otherwise
7.26	indicated.
7.27	(b) "Covered program" means a program to provide direct support services funded
7.28	in whole or in part by the state of Minnesota, including the Community First Services and
7.29	Supports program; Consumer Directed Community Supports services and extended state
7.30	plan personal care assistance services available under programs established pursuant
7.31	to home and community-based service waivers authorized under section 1915(c) of
7.32	the Social Security Act, and Minnesota Statutes, including, but not limited to, sections
7.33	256B.0915, 256B.092, and 256B.49, and under the alternative care program, as offered
7.34	pursuant to section 256B.0913; the personal care assistance choice program, as established

	pursuant to section 256B.0659, subdivisions 18 to 20; and any similar program that may
	provide similar services in the future.
	(c) "Direct support services" means personal care assistance services covered by
1	medical assistance under section 256B.0625, subdivisions 19a and 19c; assistance with
2	activities of daily living as defined in section 256B.0659, subdivision 1, paragraph (b),
	and instrumental activities of daily living as defined in section 256B.0659, subdivision 1,
]	paragraph (i); and other similar, in-home, nonprofessional long-term services and support
]	provided to an elderly person or person with a disability by their employee or the employee
(of their representative to meet such person's daily living needs and ensure that such person
1	may adequately function in the person's home and have safe access to the community.
	(d) "Individual provider" means an individual selected by and working under the
(direction of a participant in a covered program, or a participant's representative, to provide
	direct support services to the participant, but does not include an employee of a provider
	agency, subject to the agency's direction and control commensurate with agency employe
	status.
	(e) "Participant" means a person who receives direct support services through
	a covered program.
	(f) "Participant's representative" means a participant's legal guardian or an individua
1	having the authority and responsibility to act on behalf of a participant with respect to the
]	provision of direct support services through a covered program.
	Subd. 2. Operation of covered programs. All covered programs shall operate
(consistent with this section, including by affording participants and participants'
1	representatives within the programs of the option of receiving services through individual
	providers as defined in subdivision 1, paragraph (d), notwithstanding any inconsistent
	provisions of section 256B.0659 or 256B.04, subdivision 16.
	Subd. 3. Use of employee workforce. This requirement shall not restrict the
	state's ability to afford participants and participants' representatives within the covered
	programs who choose not to employ an individual provider, or are unable to do so, the
	option of receiving similar services through the employees of provider agencies, rather
	than through an individual provider.
	Subd. 4. Duties of the Department of Human Services. (a) The commissioner
	shall afford to all participants within a covered program the option of employing an
	individual provider to provide direct support services.
	(b) The commissioner shall ensure that all employment of individual providers is
	in conformity with this section and section 179A.54, including by modifying program
	operations as necessary to ensure proper classification of individual providers, to require

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9.1	that all relevan	it vendors within co	overed progra	ms assist and cooperate	e as needed,
9.2	including prov	iders of fiscal supp	ort, fiscal inter	mediary, financial man	agement, or similar
9.3	services to pro-	vide support to par	ticipants and p	participants' representat	ives with regard to
9.4	employing individual providers, and to otherwise fulfill the requirements of this section,				
9.5	including the p	provisions of parage	raph (f).		
9.6	<u>(c)</u> The c	commissioner shall:			
9.7	(1) establ	lish for all individu	al providers c	ompensation rates, pay	ment terms and
9.8	practices, and a	any benefit terms, p	provided that t	hese rates and terms ma	y permit individual
9.9	provider variat	ions based on tradi	tional and rele	evant factors otherwise	permitted by law;
9.10	<u>(2)</u> provi	de for required orig	entation progr	ams within three month	ns of hire for
9.11	individual prov	viders newly hired	on or after Jar	uary 1, 2015, regarding	their employment
9.12	within the cove	ered programs thro	ugh which the	y provide services;	
9.13	(3) have	the authority to pro	ovide for relev	ant training and educati	onal opportunities
9.14	for individual	providers, as well a	as for participa	ants and participants' re	presentatives
9.15	who receive se	ervices from individ	dual providers	, including opportunitie	es for individual
0.1.6				1.1:4: 1.4 : - :	

- 9.16 providers to obtain certification documenting additional training and experience in areas
 9.17 of specialization;
- 9.18 (4) have the authority to provide for the maintenance of a public registry of
 9.19 individuals who have consented to be included to:
- 9.20 (i) provide routine, emergency, and respite referrals of qualified individual providers
- 9.21 who have consented to be included in the registry to participants and participants'
- 9.22 <u>representatives;</u>
- 9.23 (ii) enable participants and participants' representatives to gain improved access
- 9.24 to, and choice among, prospective individual providers, including by having access
- 9.25 to information about individual providers' training, educational background, work
- 9.26 experience, and availability for hire; and
- 9.27 (iii) provide for appropriate employment opportunities for individual providers and a
 9.28 means by which they may more easily remain available to provide services to participants
- 9.29 within covered programs; and
- 9.30 (5) establish other appropriate terms and conditions of employment governing the
 9.31 workforce of individual providers.
- 9.32 (d) The commissioner's authority over terms and conditions of individual providers'
- 9.33 employment, including compensation, payment, and benefit terms, employment
- 9.34 opportunities within covered programs, individual provider orientation, training, and
- 9.35 education opportunities, and the operation of public registries shall be subject to the state's
- 9.36 obligations to meet and negotiate under chapter 179A, as modified and made applicable

to individual providers under section 179A.54, and to agreements with any exclusive 10.1 10.2 representative of individual providers, as authorized by chapter 179A, as modified and made applicable to individual providers under section 179A.54. Except to the extent 10.3 otherwise provided by law, the commissioner shall not undertake activities in paragraph 10.4 (c), clauses (3) and (4), prior to July 1, 2015, unless included in a negotiated agreement 10.5 and an appropriation has been provided by the legislature to the commissioner. 10.6 (e) The commissioner shall cooperate in the implementation of section 179A.54 10.7 with the commissioner of management and budget in the same manner as would be 10.8 required of an appointing authority under section 179A.22 with respect to any negotiations 10.9 between the executive branch of the state and the exclusive representative of individual 10.10 providers, as authorized under sections 179A.22 and 179A.54. Any entity providing 10.11 10.12 relevant services within covered programs, including providers of fiscal support, fiscal 10.13 intermediary, financial management, or similar services to provide support to participants and participants' representatives with regard to employing individual providers shall assist 10.14 10.15 and cooperate with the commissioner of human services in the operations of this section, including with respect to the commissioner's obligations under paragraphs (b) and (f). 10.16 (f) The commissioner shall, not later than September 1, 2013, and then monthly 10.17 10.18 thereafter, compile and maintain a list of the names and addresses of all individual providers who have been paid for providing direct support services to participants 10.19 within the previous six months. The list shall not include the name of any participant, 10.20 or indicate that an individual provider is a relative of a participant or has the same 10.21 address as a participant. The list is private data on individuals as defined in section 10.22 10.23 13.02, provided that the commissioner shall share the lists with others as needed for 10.24 the state to meet its obligations under chapter 179A as modified and made applicable to individual providers under section 179A.54, and to facilitate the representational 10.25 10.26 processes under section 179A.54, subdivisions 9 and 10. To comply with this section and the provisions of section 179A.54, access to other relevant data on individual providers 10.27 relating to their employment or prospective employment within covered programs by an 10.28 exclusive representative of individual providers shall be governed by chapter 179A and 10.29 section 13.43, and shall be treated as would labor organization access to personnel data 10.30 under section 13.43, subdivision 6, not including access to private data on participants 10.31 or participants' representatives. Nothing in this section or section 179A.54 shall alter the 10.32 access rights of other private parties to data on individual providers. 10.33 (g) The commissioner shall immediately commence all necessary steps to ensure 10.34 10.35 that services offered under all covered programs are offered in conformity with this section to gather all information that may be needed for promptly compiling lists required 10.36

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under this section, including information from current vendors within covered programs,						
and to con	and to complete any required modifications to currently operating covered programs by					
September						
<u>(h)</u> E	Beginning January 1, 2	014, the comn	nissioner of human ser	vices shall		
specificall	y require that any fisca	l support, fisca	l intermediary, financia	al management, or		
similar ent	tities providing payroll	assistance serv	vices with respect to in	dividual providers		
shall make	shall make all needed deductions on behalf of the state of dues check off amounts					
or fair-sha	re fees for the exclusiv	e representativ	ve, as provided in secti	on 179A.06,		
subdivisio	ns 3 and 6. All contract	ets with entitie	s for the provision of p	payroll-related		
services sl	nall include this require	ement.				
Sec. 3.	SEVERABILITY.					
Shou	uld any part of this act	be declared inv	valid or unenforceable,	or the enforcement		
or complia	ince with it is suspende	ed, restrained, o	or barred, either by the	state or by the final		
judgment	of a court of competen	t jurisdiction, f	the remainder of this ac	ct shall remain		
in full force	e and effect.					
Sec. 4.	EXPIRATION.					
Sect	ions 1 and 2 expire Jun	ie 30, 2017, if	an exclusive representa	ative has not been		
certified un	nder Minnesota Statute	es, section 179.	A.54, subdivision 10, b	by that date. The		
revisor of s	statutes shall publish th	is expiration d	ate with the codificatior	of socians 1 and 2		
				T OT SECTIONS T and 2.		
				ror sections r and 2.		
Sec. 5.	EFFECTIVE DATE	-		<u>ror sections r and 2.</u>		
	EFFECTIVE DATE act is effective the day	<u>.</u>		<u>rorsections rand 2.</u>		
		• / following fina	al enactment.	ror sections r and 2.		
		<u>·</u> / following fina ARTICL	al enactment. LE 3	<u>rorsections rand 2.</u>		
		• / following fina	al enactment. LE 3	Tor sections 1 and 2.		
<u>This</u>		: / following fina ARTICL APPROPRIA	al enactment. LE 3	Tor sections T and 2.		
<u>This</u> Section	act is effective the day	<u>·</u> / following fina ARTICL APPROPRLA	al enactment. LE 3			
<u>This</u> Section (a) \$	act is effective the day 1. <u>APPROPRIATIO</u> 1,010,000 in fiscal yea	<u>r 2014 and \$89</u>	al enactment. LE 3 ATIONS	15 are appropriated		
This Section (a) \$ from the g	act is effective the day 1. <u>APPROPRIATIO</u> 1,010,000 in fiscal yea general fund to the com	<u>r 2014 and \$89</u>	al enactment. JE 3 ATIONS 90,000 in fiscal year 20	15 are appropriated ourposes of this act.		
This Section (a) \$ from the g The fundin	act is effective the day 1. <u>APPROPRIATIO</u> 1,010,000 in fiscal yea general fund to the com	<u>r 2014 and \$89</u>	al enactment. LE 3 ATIONS 20,000 in fiscal year 20 uman services for the p	15 are appropriated ourposes of this act.		
<u>This</u> Section (a) \$ from the g <u>The fundir</u> for fiscal y	act is effective the day 1. <u>APPROPRIATIO</u> 1,010,000 in fiscal yea general fund to the com ng base for this appropri- year 2017 and later.	<u>r 2014 and \$89</u> missioner of hu	al enactment. LE 3 ATIONS 20,000 in fiscal year 20 uman services for the p	15 are appropriated purposes of this act. 016 and \$1,426,000		
	and to con September (h) E specifically similar ent shall make or fair-sha subdivision services sh Sec. 3. Show or complia judgment of in full force Sec. 4. Secti certified un	and to complete any required mo September 1, 2013. (h) Beginning January 1, 2 specifically require that any fisca similar entities providing payroll shall make all needed deductions or fair-share fees for the exclusive subdivisions 3 and 6. All contract services shall include this required Sec. 3. SEVERABILITY. Should any part of this act 1 or compliance with it is suspended judgment of a court of competend in full force and effect. Sec. 4. EXPIRATION. Sections 1 and 2 expire Junt certified under Minnesota Statute	and to complete any required modifications to c September 1, 2013. (h) Beginning January 1, 2014, the comm specifically require that any fiscal support, fiscal similar entities providing payroll assistance served shall make all needed deductions on behalf of the or fair-share fees for the exclusive representative subdivisions 3 and 6. All contracts with entitients services shall include this requirement. Sec. 3. <u>SEVERABILITY.</u> Should any part of this act be declared involved or compliance with it is suspended, restrained, or judgment of a court of competent jurisdiction, the in full force and effect. Sec. 4. <u>EXPIRATION.</u> Sections 1 and 2 expire June 30, 2017, if a	and to complete any required modifications to currently operating cov September 1, 2013. (h) Beginning January 1, 2014, the commissioner of human ser specifically require that any fiscal support, fiscal intermediary, financia similar entities providing payroll assistance services with respect to in shall make all needed deductions on behalf of the state of dues check or fair-share fees for the exclusive representative, as provided in secti- subdivisions 3 and 6. All contracts with entities for the provision of pr services shall include this requirement. Sec. 3. SEVERABILITY. Should any part of this act be declared invalid or unenforceable, or compliance with it is suspended, restrained, or barred, either by the judgment of a court of competent jurisdiction, the remainder of this act in full force and effect. Sec. 4. EXPIRATION. Sections 1 and 2 expire June 30, 2017, if an exclusive representative certified under Minnesota Statutes, section 179A.54, subdivision 10, br		

	SF778	REVISOR	AA	S0778-4	4th Engrossment
12.1	<u>(c)</u> \$235,	000 in fiscal year	2014 and \$235,	000 in fiscal year 201	5 are appropriated
12.2	from the generation	al fund to the com	missioner of m	anagement and budge	et for the purposes of
12.3	this act. The fu	nding base for thi	s appropriation	for fiscal year 2016 a	und later is \$118,000.

APPENDIX Article locations in S0778-4

ARTICLE 1	FAMILY CHILD CARE PROVIDERS REPRESENTATION ACT	Page.Ln 1.7
	INDIVIDUAL PROVIDERS OF DIRECT SUPPORT SERVICES	
ARTICLE 2	REPRESENTATION	Page.Ln 5.3
ARTICLE 3	APPROPRIATIONS	Page.Ln 11.22