ACS/MP

**SENATE** STATE OF MINNESOTA

NINETY-FIRST SESSION

19-2554

## S.F. No. 840

(SENATE AUTHORS: DRAHEIM, Marty, Nelson, Wiklund and Jensen)DATED-PGOFFICIAL STATUS02/04/2019251Introduction and first reading<br/>Referred to Human Services Reform Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to human services; modifying provision governing mental health; appropriating money; amending Minnesota Statutes 2018, sections 245.4889, subdivision 1; 256B.0622, subdivision 2a; 256B.0915, subdivision 3b.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2018, section 245.4889, subdivision 1, is amended to read:
1.7	Subdivision 1. Establishment and authority. (a) The commissioner is authorized to
1.8	make grants from available appropriations to assist:
1.9	(1) counties;
1.10	(2) Indian tribes;
1.11	(3) children's collaboratives under section 124D.23 or 245.493; or
1.12	(4) mental health service providers.
1.13	(b) The following services are eligible for grants under this section:
1.14	(1) services to children with emotional disturbances as defined in section 245.4871,
1.15	subdivision 15, and their families;
1.16	(2) transition services under section 245.4875, subdivision 8, for young adults under
1.17	age 21 and their families;
1.18	(3) respite care services for children with severe emotional disturbances who are at risk
1.19	of out-of-home placement;
1.20	(4) children's mental health crisis services;

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2.1	(5) ment	al health services	for people from cul	tural and ethnic minorit	ies;		
2.2	(6) child	ren's mental health	screening and follow	v-up diagnostic assessme	ent and treatment;		
2.3	(7) services to promote and develop the capacity of providers to use evidence-based						
2.4	practices in providing children's mental health services;						
2.5	(8) school-linked mental health services, including transportation for children receiving						
2.6	school-linked mental health services when school is not in session;						
2.7	(9) build	ing evidence-base	d mental health inte	rvention capacity for chi	ldren birth to age		
2.8	five;						
2.9	(10) suic	vide prevention and	d counseling service	es that use text messagir	ng statewide;		
2.10	(11) mer	ntal health first aid	training;				
2.11	(12) train	ning for parents, c	ollaborative partner	s, and mental health pro	viders on the		
2.12	impact of ac	lverse childhood e	experiences and trau	ma and development of	an interactive		
2.13	website to s	hare information a	and strategies to pro	mote resilience and prev	vent trauma;		
2.14	(13) tran	sition age services	s to develop or expa	nd mental health treatm	ent and supports		
2.15	for adolesce	nts and young adu	Ilts 26 years of age	or younger;			
2.16	(14) earl	y childhood menta	al health consultatio	n;			
2.17	(15) evic	lence-based interv	entions for youth at	risk of developing or ex	periencing a first		
2.18	episode of p	sychosis, and a pu	blic awareness cam	paign on the signs and	symptoms of		
2.19	psychosis;						
2.20	(16) psy	chiatric consultation	on for primary care	practitioners; <del>and</del>			
2.21	(17) prov	viders to begin ope	erations and meet pr	ogram requirements wh	en establishing a		
2.22	new childre	n's mental health p	orogram. These may	be start-up grants-; and	<u> </u>		
2.23	<u>(18) evic</u>	lence-based interv	entions for youth at	risk of developing or ex	periencing a first		
2.24	episode of a	mood disorder an	d a public awarenes	ss campaign on the sign	s and symptoms		
2.25	of mood dis	orders.					
2.26	(c) Servi	ces under paragra	ph (b) must be desig	gned to help each child	to function and		
2.27	remain with	the child's family	in the community a	and delivered consistent	with the child's		
2.28	treatment pl	an. Transition serv	vices to eligible you	ng adults under this par	agraph must be		
2.29	designed to	foster independen	t living in the comn	nunity.			

3.1 Sec. 2. Minnesota Statutes 2018, section 256B.0622, subdivision 2a, is amended to read:

3.2 Subd. 2a. Eligibility for assertive community treatment. An eligible client for assertive
3.3 community treatment is an individual who meets the following criteria as assessed by an
3.4 ACT team:

3.5 (1) is age 18 or older. Individuals ages 16 and 17 may be eligible upon approval by the
3.6 commissioner;

(2) has a primary diagnosis of schizophrenia, schizoaffective disorder, major depressive 3.7 disorder with psychotic features, other psychotic disorders, or bipolar disorder. Individuals 3.8 with other psychiatric illnesses may qualify for assertive community treatment if they have 3.9 a serious mental illness and meet the criteria outlined in clauses (3) and (4), but no more 3.10 than ten percent of an ACT team's clients may be eligible based on this criteria. Individuals 3.11 with a primary diagnosis of a substance use disorder, intellectual developmental disabilities, 3.12 borderline personality disorder, antisocial personality disorder, traumatic brain injury, or 3.13 an autism spectrum disorder are not eligible for assertive community treatment; 3.14

3.15 (3) has significant functional impairment as demonstrated by at least one of the following3.16 conditions:

3.17 (i) significant difficulty consistently performing the range of routine tasks required for
3.18 basic adult functioning in the community or persistent difficulty performing daily living
3.19 tasks without significant support or assistance;

(ii) significant difficulty maintaining employment at a self-sustaining level or significant
 difficulty consistently carrying out the head-of-household responsibilities; or

3.22 (iii) significant difficulty maintaining a safe living situation;

3.23 (4) has a need for continuous high-intensity services as evidenced by at least two of the3.24 following:

3.25 (i) two or more psychiatric hospitalizations or residential crisis stabilization services in
3.26 the previous 12 months;

- 3.27 (ii) frequent utilization of mental health crisis services in the previous six months;
- 3.28 (iii) 30 or more consecutive days of psychiatric hospitalization in the previous 24 months;
- 3.29 (iv) intractable, persistent, or prolonged severe psychiatric symptoms;
- 3.30 (v) coexisting mental health and substance use disorders lasting at least six months;

4.1 (vi) recent history of involvement with the criminal justice system or demonstrated risk
4.2 of future involvement;

4.3 (vii) significant difficulty meeting basic survival needs;

4.4 (viii) residing in substandard housing, experiencing homelessness, or facing imminent
4.5 risk of homelessness;

4.6 (ix) significant impairment with social and interpersonal functioning such that basic
4.7 needs are in jeopardy;

4.8 (x) coexisting mental health and physical health disorders lasting at least six months;

4.9 (xi) residing in an inpatient or supervised community residence but clinically assessed
4.10 to be able to live in a more independent living situation if intensive services are provided;

4.11 (xii) requiring a residential placement if more intensive services are not available; or

4.12 (xiii) difficulty effectively using traditional office-based outpatient services;

4.13 (5) there are no indications that other available community-based services would be
4.14 equally or more effective as evidenced by consistent and extensive efforts to treat the
4.15 individual; and

4.16 (6) in the written opinion of a licensed mental health professional, has the need for mental
4.17 health services that cannot be met with other available community-based services, or is
4.18 likely to experience a mental health crisis or require a more restrictive setting if assertive
4.19 community treatment is not provided.

4.20 Sec. 3. Minnesota Statutes 2018, section 256B.0915, subdivision 3b, is amended to read:

Subd. 3b. Cost limits for elderly waiver applicants who reside in a nursing facility. (a) 4.21 For a person who is a nursing facility resident at the time of requesting a determination of 4.22 eligibility for elderly waivered services, a monthly conversion budget limit for the cost of 4.23 elderly waivered services may be requested. The monthly conversion budget limit for the 4.24 cost of elderly waiver services shall be the resident class assigned under Minnesota Rules, 4.25 parts 9549.0050 to 9549.0059, for that resident in the nursing facility where the resident 4.26 currently resides until July 1 of the state fiscal year in which the resident assessment system 4.27 4.28 as described in section 256B.438 for nursing home rate determination is implemented. Effective on July 1 of the state fiscal year in which the resident assessment system as 4.29 described in section 256B.438 for nursing home rate determination is implemented, the 4.30 monthly conversion budget limit for the cost of elderly waiver services shall be based on 4.31 the per diem nursing facility rate as determined by the resident assessment system as 4.32

described in section 256B.438 for residents in the nursing facility where the elderly waiver 5.1 applicant currently resides. The monthly conversion budget limit shall be calculated by 5.2 multiplying the per diem by 365, divided by 12, and reduced by the recipient's maintenance 5.3 needs allowance as described in subdivision 1d. The initially approved monthly conversion 5.4 budget limit shall be adjusted annually as described in subdivision 3a, paragraph (a). The 5.5 limit under this subdivision paragraph only applies to persons discharged from a nursing 5.6 facility after a minimum 30-day stay and found eligible for waivered services on or after 5.7 July 1, 1997. For conversions from the nursing home to the elderly waiver with consumer 5.8 directed community support services, the nursing facility per diem used to calculate the 5.9 monthly conversion budget limit must be reduced by a percentage equal to the percentage 5.10 difference between the consumer directed services budget limit that would be assigned 5.11 according to the federally approved waiver plan and the corresponding community case 5.12 mix cap, but not to exceed 50 percent. 5.13 (b) A person who meets elderly waiver eligibility criteria and the eligibility criteria under 5.14 section 256.478, subdivision 1, is eligible for a special monthly budget limit for the cost of 5.15 elderly waivered services up to \$21,610 per month. The special monthly budget limit shall 5.16

5.17 be adjusted annually as described in subdivision 3a, paragraphs (a) and (e). For persons

5.18 <u>using a special monthly budget limit under the elderly waiver with consumer-directed</u>

- 5.19 community support services, the special monthly budget limit must be reduced as described
  5.20 in paragraph (a).
- 5.21 (c) The commissioner may provide an additional payment for documented costs between

5.22 <u>a threshold determined by the commissioner and the special monthly budget limit to a</u>

5.23 managed care plan for elderly waiver services provided to a person who is:

5.24 (1) eligible for a special monthly budget limit under paragraph (b); and

5.25 (2) enrolled in a managed care plan that provides elderly waiver services under section
5.26 256B.69.

5.27 (d) For monthly conversion budget limits under paragraph (a) and special monthly budget 5.28 limits under paragraph (b), the service rate limits for adult foster care under subdivision 3d 5.29 and for customized living services under subdivision 3e may be exceeded if necessary for 5.30 the provider to meet identified needs and provide services as approved in the coordinated

5.31 service and support plan, providing that the total cost of all services does not exceed the

5.32 monthly conversion or special monthly budget limit. Service rates shall be established using

5.33 tools provided by the commissioner.

6.1	(e) The following costs must be included in determining the total monthly costs for the
6.2	waiver client:
6.3	(1) cost of all waivered services, including specialized supplies and equipment and
6.4	environmental accessibility adaptations; and
6.5	(2) cost of skilled nursing, home health aide, and personal care services reimbursable
6.6	by medical assistance.
6.7	EFFECTIVE DATE. This section is effective upon federal approval. The commissioner
6.8	of human services shall notify the revisor of statutes once federal approval is obtained.
6.9	Sec. 4. APPROPRIATION; ASSERTIVE COMMUNITY TREATMENT TEAM.
6.10	\$ in fiscal year 2020 and \$ in fiscal year 2021 are appropriated from the general
6.11	fund to the commissioner of human services for adult mental health grants under Minnesota
6.12	Statutes, section 256B.0622, subdivision 12, to expand assertive community treatment and
6.13	forensic assertive community treatment services. This appropriation is added to the base.
6.14 6.15	Sec. 5. APPROPRIATION; FIRST PSYCHOTIC EPISODE. (a) \$ in fiscal year 2020 and \$ in fiscal year 2021 are appropriated from the
6.16	general fund to the commissioner of human services for grants under Minnesota Statutes,
6.17	section 245.4889, subdivision 1, paragraph (b), clause (15). This amount is added to the
6.18	base.
6.19	(b) Money must be used to:
6.20	(1) provide intensive treatment and supports to adolescents and adults experiencing or
6.21	at risk of a first psychotic episode. Intensive treatment and support includes medication
6.22	management, psychoeducation for the individual and family, case management, employment
6.23	supports, education supports, cognitive behavioral approaches, social skills training, peer
6.24	support, crisis planning, and stress management. Projects must use all available funding
6.25	streams;
6.26	(2) conduct outreach, training, and guidance to mental health and health care
6.27	professionals, including postsecondary health clinics, on early psychosis symptoms, screening
6.28	tools, and best practices; and
6.29	(3) ensure access to first psychotic episode psychosis services under this section, including
6.30	ensuring access for individuals who live in rural areas.

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7.1	(c) Mone	ey may also be use	d to pay for housi	ng or travel or to addres	s other barriers to			
7.2	<u> </u>	* *		st psychotic episode serv				
7.3	Sec. 6. <u>APPROPRIATION; FIRST EPISODE MOOD DISORDER PROGRAM.</u>							
7.4	<u>(a)</u> \$	. in fiscal year 202	0 and \$ in fis	cal year 2021 are approp	priated from the			
7.5	general fund	to the commission	er of human servic	es to fund grants under M	linnesota Statutes,			
7.6	section 245.	4889, subdivision	1, paragraph (b),	clause (18). This amount	t is added to the			
7.7	base.							
7.8	<u>(b) Mon</u>	ey must be used to	<u>:</u>					
7.9	<u>(1) provi</u>	de intensive treatn	nent and supports	to adolescents and adult	s experiencing or			
7.10	<u>at risk of a f</u>	irst episode of a m	ood disorder. Inte	nsive treatment and supp	port includes			
7.11	medication	nanagement, psycl	hoeducation for th	e individual and family,	case management,			
7.12	employmen	t supports, education	on supports, cogn	tive behavioral approact	hes, social skills			
7.13	training, pee	r support, crisis pla	nning, and stress r	nanagement. Projects mu	st use all available			
7.14	funding stre	<u>ams;</u>						
7.15	(2) cond	uct outreach, traini	ing, and guidance	to mental health and hea	alth care			
7.16	professional	s, including postse	condary health cli	nics, on early symptoms	of mood disorders,			
7.17	screening to	ols, and best pract	ices; and					
7.18	(3) ensu	e access to first ps	ychotic episode n	nood disorder services u	nder this section,			
7.19	including er	suring access for i	ndividuals who li	ve in rural areas.				
7.20	(c) Mone	ey may also be use	d to pay for housi	ng or travel or to addres	s other barriers to			
7.21	individuals	and their families p	participating in fir	st episode mood disorde	r services.			