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1st Engrossment

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

### S.F. No. 875

(SENATE AUTHORS: WIKLUND, Hawj, Marty, Limmer and Benson)				
DATE	D-PG	OFFICIAL STATUS		
02/07/2019	282	Introduction and first reading		
		Referred to Health and Human Services Finance and Policy		
03/04/2019	615a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy		

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to health occupations; establishing a registry system for spoken language health care interpreters; requiring a report; appropriating money; amending Minnesota Statutes 2018, section 256B.0625, subdivision 18a; proposing coding for new law as Minnesota Statutes, chapter 146C; repealing Minnesota Statutes 2018, section 144.058.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [146C.01] DEFINITIONS.
1.9	Subdivision 1. Applicability. The definitions in this section apply to this chapter.
1.10	Subd. 2. Advisory council. "Advisory council" means the Spoken Language Health
1.11	Care Interpreter Advisory Council established in section 146C.06.
1.12	Subd. 3. Certified interpreter. "Certified interpreter" means a spoken language health
1.13	care interpreter who meets the requirements in section 146C.02, subdivision 4.
1.14	Subd. 4. Code of ethics. "Code of ethics" means the National Code of Ethics for
1.15	Interpreters in Health Care, as published by the National Council on Interpreting in Health
1.16	Care or its successor, or the International Medical Interpreters Association or its successor.
1.17	Subd. 5. Commissioner. "Commissioner" means the commissioner of health.
1.18	Subd. 6. Common languages. "Common languages" means the ten most frequent
1.19	languages without regard to dialect in Minnesota for which interpreters are listed on the
1.20	registry.
1.21	Subd. 7. Core interpreter. "Core interpreter" means a spoken language health care
1.22	interpreter who meets the requirements in section 146C.02, subdivision 2.

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2.1	Subd. 8. Interpreting standards of practice. "Interpreting standards of practice" means
2.2	the interpreting standards of practice in health care as published by the National Council
2.3	on Interpreting in Health Care or its successor, or the International Medical Interpreters
2.4	Association or its successor.
2.5	Subd. 9. Proficient interpreter. "Proficient interpreter" means a spoken language health
2.6	care interpreter who meets the requirements of section 146C.02, subdivision 3.
2.7	Subd. 10. Registry. "Registry" means a database of spoken language health care
2.8	interpreters in Minnesota who have met the qualifications described under section 146C.02,
2.9	subdivision 2, 3, or 4, which shall be maintained by the commissioner of health.
2.10	Subd. 11. Remote interpretation. "Remote interpretation" means spoken language
2.11	interpreting services provided via a telephone or by video conferencing.
2.12	Subd. 12. Spoken language health care interpreter or interpreter. "Spoken language
2.13	health care interpreter" or "interpreter" means an individual who receives compensation or
2.14	other remuneration for providing spoken language interpreter services for patients with
2.15	limited English proficiency within a medical setting either by face-to-face interpretation or
2.16	remote interpretation.
2.17	Subd. 13. Spoken language interpreting services. "Spoken language interpreting
2.18	services" means the conversion of one spoken language into another by an interpreter for
2.19	the purpose of facilitating communication between a patient and a health care provider who
2.20	do not share a common spoken language.
2.21	Sec. 2. [146C.02] REGISTRY.
2.21	
2.22	Subdivision 1. Establishment. (a) By July 1, 2021, the commissioner of health shall
2.23	establish and maintain a registry for spoken language health care interpreters. To be eligible
2.24	for the registry, an applicant must:
2.25	(1) be at least 18 years of age;
2.26	(2) affirm by signature, which may include electronic signature, that the applicant has
2.27	read the code of ethics and the interpreting standards of practice identified on the registry
2.28	website and agrees to abide by them;
2.29	(3) not be on the state or federal Medicaid or Medicare provider exclusion list; and
2.30	(4) meet the requirements described under subdivision 2, 3, or 4.
2.31	(b) An individual who chooses to be listed on the registry must submit an application
2.32	to the commissioner on a form provided by the commissioner along with the applicable fees

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3.1	required under section 146C.07. The form must include the applicant's name, contact address
3.2	and telephone number, and the languages for which the applicant is available to interpret.
3.3	The application must indicate whether the applicant is seeking to be listed on the registry
3.4	as a core interpreter, a proficient interpreter, or a certified interpreter, and must include
3.5	evidence of meeting the applicable requirements.
3.6	(c) Upon receipt of the application, the commissioner shall determine if the applicant
3.7	meets the requirements for the specified category. The commissioner may request further
3.8	information from the applicant if the information provided is not complete or accurate. The
3.9	commissioner shall notify the applicant of action taken on the application, and if the
3.10	application is denied, the grounds for denying the application.
3.11	(d) An applicant whose application for the registry is denied may make a written request
3.12	to the commissioner, within 30 days of the date of notification to the applicant, for
3.13	reconsideration of the denial. Applicants requesting reconsideration may submit information
3.14	that the applicant wants considered in the reconsideration. After reconsideration of the
3.15	commissioner's determination to deny an application, the commissioner shall determine
3.16	whether the original determination should be affirmed or modified. An applicant may make
3.17	only one request for reconsideration of the commissioner's determination to deny an
3.18	application.
3.19	(e) If the commissioner denies an application, the applicant may reapply for the same
3.20	category or another category. If an applicant applies for a different category or reapplies
3.21	for the same category, the applicant must submit with the new application the applicable
3.22	fees under section 146C.07.
3.23	(f) Applicants who qualify for different categories for different languages shall only be
3.23	required to complete one application and submit the required application fee.
3.24	required to complete one application and submit the required application rec.
3.25	(g) The commissioner may request, as deemed necessary, additional information from
3.26	an applicant to determine or verify qualifications or collect information to manage the
3.27	registry.
3.28	Subd. 2. Requirements for core interpreter. (a) To be listed on the registry as a core
3.29	interpreter, an applicant must either: (1) pass a written examination in English approved by
3.30	the commissioner, in consultation with the advisory council, on interpreter ethics, standards
3.31	of practice, and basic medical terminology at an accuracy level established by the
3.32	commissioner; or (2) provide the commissioner with written proof of successfully completing
3.33	a medical interpreter training program approved by the commissioner that is at a minimum
3.34	40 hours in duration.

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4.1	(b) To meet the examination requirement in paragraph (a), clause (1), the examination
4.2	must be administered in accordance with a process identified by the commissioner, using
4.3	a method that allows for the identification of the individual taking the examination.
4.4	(c) The commissioner may authorize an applicant to take an oral examination instead
4.5	of the written examination, if the oral examination meets the requirements in paragraphs
4.6	<u>(a) and (b).</u>
4.7	Subd. 3. Requirements for proficient interpreters. To be listed on the registry as a
4.8	proficient interpreter, an applicant must:
4.9	(1) provide written proof of successfully completing a medical interpreter training
4.10	program approved by the commissioner that is, at a minimum, 40 hours in duration; and
4.11	(2) demonstrate oral proficiency in English and the non-English targeted language the
4.12	applicant is seeking to be listed for on the registry as evidenced by:
4.13	(i) achieving a proficiency rating of advanced mid-level or higher on the Oral Proficiency
4.14	Interview from the American Council on the Teaching of Foreign Languages (ACTFL)
4.15	administered by Language Testing International; or
4.16	(ii) satisfying an alternative method approved by the commissioner, in consultation with
4.17	the advisory council, demonstrate oral proficiency in either English or the non-English
4.18	targeted language, or both, including but not limited to completing an oral proficiency test
4.19	with performance at a proficiency level equivalent to advanced mid-level or higher on the
4.20	ACTFL scale, or providing a certificate of completion from an educational institution that
4.21	has been approved by the commissioner.
4.22	Subd. 4. Requirements for certified interpreter. (a) To be listed on the registry as a
4.23	certified interpreter, an applicant must:
4.24	(1) have a full certification from the Certification Commission for HealthCare Interpreters
4.25	(CCHI) or from the National Board of Certification for Medical Interpreters (CMI); or
4.26	(2) for languages where full certification from CCHI or CMI is not available, the applicant
4.27	<u>must:</u>
4.28	(i) have a partial certification from CCHI or CMI; and
4.29	(ii) meet the oral proficiency requirement under subdivision 3, clause (3).
4.30	(b) For purposes of this subdivision, full certification means passing both written and
4.31	oral certification examinations, and a partial certification means passing only the written
4.32	certification examination.

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5.1	Subd. 5. Registry website. The commissioner shall maintain the registry on the
5.2	Department of Health's website. The commissioner shall include on the website information
5.3	on resources, including financial assistance, that may be available to interpreters to assist
5.4	interpreters in meeting registry training and testing requirements.
5.5	Subd. 6. Change of name and address. Interpreters listed on the registry who change
5.6	their name, address, or e-mail address must inform the commissioner in writing of the change
5.7	within 30 days. All notices or other correspondence mailed to the interpreter's address or
5.8	e-mail address on file with the commissioner shall be considered as having been received
5.9	by the interpreter.
5.10	Subd. 7. Data. Section 13.41 applies to government data of the commissioner on
5.11	applicants and interpreters who are listed on the registry.
5.12	Sec. 3. [146C.03] RENEWAL.
5.13	Subdivision 1. Registry period. Listing on the registry is valid for a one-year period.
5.14	To renew inclusion on the registry, an interpreter must submit:
5.15	(1) a renewal application on a form provided by the commissioner;
5.16	(2) a continuing education report on a form provided by the commissioner as specified
5.17	under section 146C.05; and
5.18	(3) the required fees under section $146C.07$ .
5.19	Subd. 2. Notice. (a) Sixty days before the registry expiration date, the commissioner
5.20	shall send out a renewal notice to the spoken language health care interpreter's last known
5.21	address or e-mail address on file with the commissioner. The notice must include an
5.22	application for renewal and the amount of the fee required for renewal. If the interpreter
5.23	does not receive the renewal notice, the interpreter is still required to meet the deadline for
5.24	renewal to qualify for continuous inclusion on the registry.
5.25	(b) An application for renewal must be received by the commissioner or postmarked at
5.26	least 30 calendar days before the registry expiration date.
5.27	Subd. 3. Late fee. A renewal application received by the commissioner after the registry
5.28	expiration date must include the late fee specified in section 146C.07.
5.29	Subd. 4. Lapse in renewal. An interpreter whose registry listing has been expired for
5.30	a period of one year or longer must submit a new application to be listed on the registry
5.31	instead of a renewal application.

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Sec. 4. [146C.04] DISCIPLINARY ACTIONS; OVERSIGHT OF COMPLAINTS.
Subdivision 1. Prohibited conduct. (a) The following conduct is prohibited and is
grounds for disciplinary or corrective action:
(1) failure to provide spoken language interpreting services consistent with the code of
ethics and interpreting standards of practice, or performance of the interpretation in an
incompetent or negligent manner;
(2) conviction of a crime, including a finding or verdict of guilt, an admission of guilt,
or a no-contest plea, in any court in Minnesota or any other jurisdiction in the United States,
demonstrably related to engaging in spoken language health care interpreter services.
Conviction includes a conviction for an offense which, if committed in this state, would be
deemed a felony;
(3) conviction of violating any state or federal law, rule, or regulation that directly relates
to the practice of spoken language health care interpreters;
(4) adjudication as mentally incompetent or as a person who is dangerous to self, or
adjudication pursuant to chapter 253B as chemically dependent, developmentally disabled,
mentally ill and dangerous to the public, or as a sexual psychopathic personality or sexually
dangerous person;
(5) violation of or failure to comply with an order issued by the commissioner;
(6) obtaining money, property, services, or business from a client through the use of
undue influence, excessive pressure, harassment, duress, deception, or fraud;
(7) revocation of the interpreter's national certification as a result of disciplinary action
brought by the national certifying body;
(8) failure to perform services with reasonable judgment, skill, or safety due to the use
of alcohol or drugs or other physical or mental impairment;
(9) engaging in conduct likely to deceive, defraud, or harm the public;
(10) demonstrating a willful or careless disregard for the health, welfare, or safety of a
<u>client;</u>
(11) failure to cooperate with the commissioner or advisory council in an investigation
or to provide information in response to a request from the commissioner or advisory council;
(12) aiding or abetting another person in violating any provision of this chapter; and
(13) release or disclosure of a health record in violation of sections 144.291 to 144.298.

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7.1	(b) In disciplinary actions alleging a violation of paragraph (a), clause (2), (3), or (4), a
7.2	copy of the judgment or proceeding under seal of the court administrator, or of the
7.3	administrative agency that entered the same, is admissible into evidence without further
7.4	authentication and constitutes prima facie evidence of its contents.
7.5	Subd. 2. Complaints. (a) The commissioner shall establish operating procedures for
7.6	receiving and investigating complaints and imposing disciplinary or corrective action
7.7	consistent with the notifications and resolution provisions in section 214.103, subdivision
7.8	<u>la.</u>
7.9	(b) The procedures may include procedures for sharing complaint information with
7.10	government agencies in this and other states. Procedures for sharing complaint information
7.11	must be consistent with the requirements for handling government data in chapter 13.
7.12	Subd. 3. Discovery. In all matters relating to the lawful regulation activities under this
7.13	chapter, the commissioner may issue subpoenas to require the attendance and testimony of
7.14	witnesses and production of books, records, correspondence, and other information relevant
7.15	to any matter involved in the investigation. The commissioner or the commissioner's designee
7.16	may administer oaths to witnesses or take their affirmation. A subpoena may be served upon
7.17	any person it names anywhere in the state by any person authorized to serve subpoenas or
7.18	other processes in civil actions of the district courts. If a person to whom a subpoena is
7.19	issued does not comply with the subpoena, the commissioner may apply to the district court
7.20	in any district and the court shall order the person to comply with the subpoena. Failure to
7.21	obey the order of the court may be punished by the court as contempt of court. All
7.22	information pertaining to individual medical records obtained under this section is health
7.23	data under section 13.3805, subdivision 1.
7.24	Subd. 4. Hearings. If the commissioner proposes to take action against an interpreter
7.25	as described in subdivision 5, the commissioner must first notify the person against whom
7.26	the action is proposed to be taken and provide the person with an opportunity to request a
7.27	hearing under the contested case provisions of chapter 14. Service of a notice of disciplinary
7.28	action may be made personally or by certified mail, return receipt requested. If the person
7.29	does not request a hearing by notifying the commissioner within 30 days after service of
7.30	the notice of the proposed action, the commissioner may proceed with the action without a
7.31	hearing.
7.32	Subd. 5. Disciplinary actions. If the commissioner finds that an interpreter who is listed
7.33	on the registry has violated any provision of this chapter, the commissioner may take any
7.34	one or more of the following actions:

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8.1	(1) censure or reprimand t	he interpreter;	
8.2	(2) impose limitations or c	onditions on the interpreter's prac	tice, or impose rehabilitation
8.3	requirements to retain status of	on the registry;	
8.4	(3) suspend the interpreter	from the registry for a limited p	period of time; or
8.5	(4) permanently remove the	ne interpreter from the registry.	
8.6	Subd. 6. Reinstatement re	equirements after disciplinary a	iction. Interpreters who have
8.7	been temporarily suspended of	r permanently removed from the	e registry may request and
8.8	provide justification for reins	atement. Interpreters who have l	nad limitations or conditions
8.9	imposed on their practice of i	nterpreting while retaining regist	try status may request and
8.10	provide justification for reduc	tion or removal of the limitation	s or conditions. The
8.11	requirements of this chapter f	or registry renewal and any othe	r conditions imposed by the
8.12	commissioner must be met be	fore the interpreter may be reins	tated on the registry.
8.13	Sec. 5. [146C.05] CONTIN	UING EDUCATION.	
8.14	Subdivision 1. Course ap	proval. The advisory council sh	all approve continuing
8.15	education courses and training	g. A course that has not been appr	oved by the advisory council
8.16	may be submitted, but may be	disapproved by the commissioner	: If the course is disapproved,
8.17	it shall not count toward the c	ontinuing education requiremen	t. All registry interpreters
8.18	must complete three hours of	continuing education during eac	h one-year registry period.
8.19	Continuing education hours s	hall be prorated for interpreters v	who are assigned a registry
8.20	cycle of less than one year.		
8.21	Subd. 2. Continuing educ	<b>cation verification.</b> Each spoker	language health care
8.22	interpreter shall submit with a	renewal application a continuin	g education report on a form
8.23	provided by the commissione	r that indicates that the interprete	er has met the continuing
8.24	education requirements of thi	s section. The form shall include	the following:
8.25	(1) the title of the continuit	ng education activity;	
8.26	(2) a brief description of t	ne activity;	
8.27	(3) the sponsor, presenter,	or author;	
8.28	(4) the location and attend	ance dates;	
8.29	(5) the number of continue $(5)$	ng education hours; and	
8.30	(6) a signed affirmation th	at the information on the form is	s true and correct to the best
8.31	of the interpreter's knowledge	and belief.	

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9.1	Subd. 3.	Audit. The commissioner or a	dvisory council may audit a pe	ercentage of the
9.2	continuing e	education reports based on a rar	ndom selection.	
9.3	<u>-</u>	<u>46C.06] SPOKEN LANGUAG</u> Y COUNCIL.	<u> E HEALTH CARE INTER</u>	PRETER
9.4				
9.5		sion 1. Establishment. The com		
9.6	Language H	lealth Care Interpreter Advisory	Council consisting of the foll	owing members:
9.7	(1) three	members who are interpreters	listed on the roster prior to Jul	y 1, 2021, or on
9.8	the registry	after July 1, 2021, and who are	Minnesota residents. Of these	members, each
9.9	must be an i	nterpreter for a different languag	ge; at least one must have a nati	onal certification
9.10	credential; a	and at least one must have been	listed on the roster prior to Ju	ly 1, 2021, or on
9.11	the registry	after July 1, 2021, as an interpr	eter in a language other than the	he common
9.12	languages a	nd must have completed a train	ing program for medical interp	preters approved
9.13	by the commissioner that is, at a minimum, 40 hours in length;			
9.14	(2) three	members who are or who repres	ent limited English proficient (	(LEP) individuals
9.15	who are not	associated with any of the orga	nizations, systems, or program	ns identified in
9.16	clauses (3) t	to (8). Of these members, two n	nust be or represent LEP indiv	iduals who are
9.17	proficient in	a common language and one n	nust be or represent LEP indiv	iduals who are
9.18	proficient in	a language that is not one of the	common languages. One of the	se three members
9.19	<u>must also be</u>	e a current or former medical as	sistance program recipient;	
9.20	<u>(3) one r</u>	nember representing a health p	an company;	
9.21	<u>(4) one r</u>	member representing a Minneso	ota health system who is not ar	n interpreter;
9.22	<u>(5) two r</u>	members representing interprete	er agencies, including one men	nber representing
9.23	agencies wh	nose main office is located outsi	de the seven-county metropol	itan area and one
9.24	member rep	resenting agencies whose main	office is located within the se	ven-county
9.25	metropolita	n area;		
9.26	<u>(6) one n</u>	nember representing an interpret	er training program or postsecon	ndary educational
9.27	institution p	rogram providing interpreter co	ourses or skills assessment;	
9.28	<u>(7) one r</u>	member who is affiliated with a	Minnesota-based or Minnesot	ta chapter of a
9.29	national or i	international organization repre-	senting interpreters; and	
9.30	<u>(8) two n</u>	members who are licensed direc	t care health providers, one pr	ovider practicing
9.31	within the se	even-county metropolitan area	and one provider practicing ou	itside the
9.32	seven-count	ty metropolitan area.		

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10.1	<u>Subd. 2.</u> Or	ganization. The advisory	council shall be org	anized and adm	ninistered under
10.2	section 15.059.				
10.3	<u>Subd. 3.</u> <b>Du</b>	ties. (a) The advisory co	uncil shall:		
10.4	(1) advise th	e commissioner on the co	ontent of the core inte	erpreter examin	ation described
10.5	under section 1	46C.02, subdivision 2, ar	nd the requisite perce	entage of corre	ct answers;
10.6	(2) advise th	ne commissioner on recon	mmended changes to	o requirements	for core,
10.7	proficient, and	certified interpreters to re	eflect changing need	s of the Minnes	sota health care
10.8	community and	l emerging national stand	ards of training, con	npetency, and t	esting;
10.9	(3) identify	barriers for interpreters o	f common and unco	mmon languag	ges in meeting
10.10	the registry cate	egory requirements and m	ake recommendation	ns to the commi	issioner on how
10.11	to address these	e barriers;			
10.12	(4) address	barriers for interpreters to	gain access to the r	registry, includ	ing barriers to
10.13	interpreters of u	uncommon languages and	l interpreters in rura	<u>l areas;</u>	
10.14	(5) advise th	ne commissioner on meth	ods for identifying g	gaps in interpre	eter services in
10.15	rural areas and	make recommendations t	to address interpreter	r training and f	unding needs;
10.16	<u>(6) inform t</u>	he commissioner on eme	rging issues in the sp	ooken language	e health care
10.17	interpreter field				
10.18	(7) advise th	e commissioner on trainin	g, certification, and c	continuing educ	ation programs;
10.19	(8) provide	for distribution of inform	ation on training and	d other resourc	es to help
10.20	interpreters me	et registry requirements;			
10.21	<u>(9) make re</u>	commendations for neces	sary statutory chang	ges to Minneso	ta interpreter
10.22	law;				
10.23	<u>(10) compar</u>	re the annual cost of admin	nistering the registry	and the annual	total collection
10.24	of registration f	ees and advise the commi	issioner, if necessary	y, to recommend	d an adjustment
10.25	to the registration	on fees;			
10.26	(11) identify	y and make recommendat	tions to the commiss	sioner for web	distribution of
10.27	patient and pro-	vider education materials	on working with an	interpreter and	d on reporting
10.28	prohibited inter	preter behavior as identif	fied in section 146C.	.04, subdivisio	<u>n 1;</u>
10.29	<u>(12) review</u>	and update as necessary	the process for deter	rmining commo	on languages;
10.30	and				

11.1	(13) review investigation summaries of competency violations and make			
11.2	recommendations to the commissioner on possible disciplinary action.			
11.3	(b) The commissioner shall adhere to the data practices requirements under section 13.41			
11.4	in communicating to the advisory council regarding any complaint investigation.			
11.5	(c) As the advisory council carries out its duties, the advisory council shall seek input			
11.6	from health care interpreting stakeholders, from both within and outside the seven-county			
11.7	metropolitan area, as appropriate and from the health care administration in the Minnesota			
11.8	Department of Human Services.			
11.9	Sec. 7. [146C.07] FEES.			
11.10	Subdivision 1. Fees. (a) The initial and renewal fees for interpreters listed on the registry			
11.11	shall be \$50.			
11.12	(b) The renewal late fee for the registry shall be established by the commissioner, not			
11.13	to exceed \$30.			
11.14	(c) The commissioner shall not charge an applicant a fee to take the examination under			
11.15	section 146C.02, subdivision 2, for the core interpreter category, unless the applicant fails			
11.16	the examination on the first try and decides to retake it. The commissioner may charge an			
11.17	examination fee, not to exceed \$75, for each subsequent retaking of the examination			
11.18	following the initial attempt.			
11.19	Subd. 2. Nonrefundable. The fees in this section are nonrefundable.			
11.20	Subd. 3. Fee proration. The commissioner shall not prorate any of the fees required			
11.21	under this section.			
11.22	Subd. 4. Deposit. Fees received under this chapter shall be deposited in the state			
11.23	government special revenue fund.			
11.24	Sec. 8. Minnesota Statutes 2018, section 256B.0625, subdivision 18a, is amended to read:			
11.25	Subd. 18a. Access to medical services. (a) Medical assistance reimbursement for meals			
11.26	for persons traveling to receive medical care may not exceed \$5.50 for breakfast, \$6.50 for			
11.27	lunch, or \$8 for dinner.			
11.28	(b) Medical assistance reimbursement for lodging for persons traveling to receive medical			
11.29	care may not exceed \$50 per day unless prior authorized by the local agency.			
11.30	(c) Regardless of the number of employees that an enrolled health care provider may			
11.31	have, medical assistance covers sign and oral spoken language health care interpreter services			

12.2

12.1 when provided by an enrolled health care provider during the course of providing a direct,

person-to-person covered health care service to an enrolled recipient with limited English

12.3 proficiency or who has a hearing loss and uses interpreting services. Coverage for face-to-face

12.4 oral language spoken language health care interpreter services shall be provided only if the

12.5 oral language spoken language health care interpreter used by the enrolled health care

12.6 provider is listed in on the registry or roster established under section 144.058 or the registry

12.7 established under section 146C.02. Beginning July 1, 2022, coverage for spoken language

12.8 <u>health care interpreter services shall be provided only if the spoken language health care</u>

12.9 interpreter used by the enrolled health care provider is listed on the registry established

12.10 <u>under section 146C.02</u>.

## 12.11 Sec. 9. INITIAL SPOKEN LANGUAGE HEALTH CARE INTERPRETER 12.12 ADVISORY COUNCIL MEETING.

- 12.13 The commissioner of health shall convene the first meeting of the Spoken Language
- 12.14 Health Care Interpreter Advisory Council by December 1, 2019.

# 12.15 Sec. 10. <u>RECOMMENDATIONS FOR THE SPOKEN LANGUAGE HEALTH</u> 12.16 <u>CARE INTERPRETER REGISTRY FEES; STRATIFIED MEDICAL ASSISTANCE</u> 12.17 <u>REIMBURSEMENT SYSTEM FOR SPOKEN LANGUAGE HEALTH CARE</u> 12.18 INTERPRETERS.

12.19 Subdivision 1. Registry fee recommendations. The commissioner of health, in

12.20 consultation with the Spoken Language Health Care Interpreter Advisory Council, shall

12.21 review the fees established under Minnesota Statutes, section 146C.07, and make

12.22 recommendations on whether the fees are established at an appropriate level, including

12.23 whether specific fees should be established for each category of the registry instead of one

12.24 <u>uniform fee. The total fees collected must be sufficient to recover the costs of the spoken</u>

12.25 language health care registry. If the commissioner recommends different fees for the

12.26 categories, the commissioner shall submit the proposed fees to the chairs and ranking

12.27 minority members of the legislative committees with jurisdiction over health and human

- 12.28 services policy and finance by January 15, 2021.
- 12.29 Subd. 2. Stratified medical assistance reimbursement system. (a) The commissioner

12.30 of human services, in consultation with the commissioner of health, the Spoken Language

- 12.31 Health Care Interpreter Advisory Council established under Minnesota Statutes, section
- 12.32 <u>146C.11</u>, and representatives from the interpreting stakeholder community at large, shall
- 12.33 study and make recommendations for creating a stratified reimbursement system for the

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13.1	Minnesota public health care programs for spoken language health care interpreters based
13.2	on the spoken language health care interpreters registry established by the commissioner
13.3	of health under Minnesota Statutes, chapter 146C. Any proposed reimbursement rates in a
13.4	stratified reimbursement system for spoken language health care interpreter services, for
13.5	any category, shall not be less than the current medical assistance reimbursement rates for
13.6	spoken language health care interpreter services.
13.7	(b) The commissioner of human services shall submit the proposed reimbursement
13.8	system, including the fiscal costs for the proposed system to the chairs and ranking minority
13.9	members of the legislative committees with jurisdiction over health and human services
13.10	policy and finance by January 15, 2021. The commissioner shall not implement a stratified
13.11	medical assistance reimbursement system without enactment of the system by the legislature.
13.12	Sec. 11. APPROPRIATIONS.
13.13	(a) \$ in fiscal year 2020 is appropriated from the state government special revenue
13.14	fund to the commissioner of health for the spoken language health care interpreter registry
13.15	established under Minnesota Statutes, chapter 146C. Of the appropriation in fiscal year
13.16	2020, \$ is for onetime start-up costs for the registry and is available until June 30, 2022.
13.17	(b) \$ in fiscal year 2020 is appropriated from the state government special revenue
13.18	fund to the commissioner of human services to study and submit a proposed stratified
13.19	medical assistance reimbursement system for spoken language health care interpreters. This
13.20	appropriation is onetime and is available until June 30, 2022.
13.21	(c) \$ in fiscal year 2020 is appropriated from the state government special revenue
13.22	fund to the commissioner of health to provide financial assistance to assist interpreters in
13.23	meeting spoken language health care interpreter registry examination requirements under
13.24	Minnesota Statutes, section 146C.02. This appropriation is onetime and is available until
13.25	June 30, 2022.
13.26	(d) \$ in fiscal year 2020 is appropriated from the state government special revenue
13.27	fund to the commissioner of health to convene a meeting of public and private sector
13.28	representatives of the spoken language health care interpreters community to identify ongoing
13.29	sources of financial assistance to aid individual interpreters in meeting interpreter training
13.30	and examination registry requirements under Minnesota Statutes, section 146C.02. This
13.31	appropriation is onetime and is available until June 30, 2022.

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- 14.1 Sec. 12. <u>**REPEALER.**</u>
- 14.2 <u>Minnesota Statutes 2018, section 144.058, is repealed.</u>
- 14.3 **EFFECTIVE DATE.** This section is effective July 1, 2022.

#### APPENDIX Repealed Minnesota Statutes: S0875-1

### 144.058 INTERPRETER SERVICES QUALITY INITIATIVE.

(a) The commissioner of health shall establish a voluntary statewide roster, and develop a plan for a registry and certification process for interpreters who provide high quality, spoken language health care interpreter services. The roster, registry, and certification process shall be based on the findings and recommendations set forth by the Interpreter Services Work Group required under Laws 2007, chapter 147, article 12, section 13.

(b) By January 1, 2009, the commissioner shall establish a roster of all available interpreters to address access concerns, particularly in rural areas.

(c) By January 15, 2010, the commissioner shall:

(1) develop a plan for a registry of spoken language health care interpreters, including:

(i) development of standards for registration that set forth educational requirements, training requirements, demonstration of language proficiency and interpreting skills, agreement to abide by a code of ethics, and a criminal background check;

(ii) recommendations for appropriate alternate requirements in languages for which testing and training programs do not exist;

(iii) recommendations for appropriate fees; and

(iv) recommendations for establishing and maintaining the standards for inclusion in the registry; and

(2) develop a plan for implementing a certification process based on national testing and certification processes for spoken language interpreters 12 months after the establishment of a national certification process.

(d) The commissioner shall consult with the Interpreter Stakeholder Group of the Upper Midwest Translators and Interpreters Association for advice on the standards required to plan for the development of a registry and certification process.

(e) The commissioner shall charge an annual fee of \$50 to include an interpreter in the roster. Fee revenue shall be deposited in the state government special revenue fund.