SF297

BD

S0297-1

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 297

(SENATE AUTHORS: ABELER, Hoffman and Fateh)				
DATE	D-PG	OFFICIAL STATUS		
01/25/2021	156	Introduction and first reading		
		Referred to Human Services Licensing Policy		
02/08/2021	265a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and		
		Elections		
02/15/2021	400	Author added Fateh		
02/25/2021		Comm report: To pass as amended and re-refer to Rules and Administration		
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1.1	A bill for an act
1.2 1.3 1.4	relating to human services; establishing a legislative task force to review and recommend improvements to human services background study eligibility statutes; requiring a report; appropriating money.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. LEGISLATIVE TASK FORCE; HUMAN SERVICES BACKGROUND
1.7	STUDY ELIGIBILITY.
1.8	Subdivision 1. Creation; duties. A legislative task force is created to review the statutes
1.9	relating to human services background study eligibility and disqualifications, including but
1.10	not limited to Minnesota Statutes, sections 245C.14 and 245C.15, in order to:
1.11	(1) evaluate the existing statutes' effectiveness in achieving their intended purposes,
1.12	including by gathering and reviewing available background study disqualification data;
1.13	(2) identify the existing statutes' weaknesses, inefficiencies, unintended consequences,
1.14	or other areas for improvement or modernization; and
1.15	(3) develop legislative proposals that improve or modernize the human services
1.16	background study eligibility statutes, or otherwise address the issues identified in clauses
1.17	(1) and (2) of this subdivision.
1.18	Subd. 2. Membership. (a) The task force shall consist of 22 members, appointed as
1.19	follows:
1.20	(1) two members representing licensing boards whose licensed providers are subject to
1.21	the provisions in Minnesota Statutes, section 245C.03, one appointed by the speaker of the
1.22	house of representatives, and one appointed by the senate majority leader;

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2.1	(2) the commissioner of human services or designee;					
2.2	(3) the commissioner of health or designee;					
2.3	<u>(4) two me</u>	embers representing	county attorney	s and law enforcement	, one appointed by	
2.4	the speaker of	the house of represent	ntatives, and one	e appointed by the sena	te majority leader;	
2.5	<u>(5) two me</u>	mbers representing li	censed service p	providers who are subje	ct to the provisions	
2.6	in Minnesota	Statutes, section 245	C.15, one appo	inted by the speaker of	the house of	
2.7	representative	es, and one appointed	by the senate r	najority leader;		
2.8	<u>(6) four m</u>	embers of the public,	including two	who have been subject	to disqualification	
2.9	based on the p	provisions of Minnes	ota Statutes, se	ction 245C.15, and two	who have been	
2.10	subject to a se	t-aside based on the	provisions of M	linnesota Statutes, sect	ion 245C.15, with	
2.11	one from each	category appointed	by the speaker	of the house of represe	entatives, and one	
2.12	from each cat	egory appointed by t	he senate major	rity leader;		
2.13	(7) one member appointed by the governor's Workforce Development Board;					
2.14	<u>(8) one me</u>	mber appointed by t	he One Minnes	ota Council on Diversi	ity, Inclusion, and	
2.15	2.15 <u>Equity;</u>					
2.16	2.16 (9) two members representing the Minnesota courts, one appointed by the speaker of					
2.17	the house of representatives, and one appointed by the senate majority leader;					
2.18	18 (10) one member appointed jointly by Mid-Minnesota Legal Aid, Southern Minnesota					
2.19	Legal Services, and the Legal Rights Center;					
2.20	(11) one member representing tribal organizations, appointed by the Minnesota Indian					
2.21	Affairs Council;					
2.22	(12) two members from the house of representatives, including one appointed by the					
2.23	speaker of the house of representatives and one appointed by the minority leader in the					
2.24	house of representatives; and					
2.25	(13) two m	embers from the sen	ate, including or	ne appointed by the sena	ate majority leader	
2.26	and one appoi	inted by the senate m	inority leader.			
2.27	(b) Appoin	ntments to the task for	orce must be ma	ade by August 18, 2021	<u>l.</u>	
2.28	<u>Subd. 3.</u>	ompensation. Publi	c members of t	he task force may be co	ompensated as	
2.29	provided by N	Ainnesota Statutes, se	ection 15.059, s	subdivision 3.		
2.30	<u>Subd. 4.</u>	officers; meetings. (a) The first mee	eting of the task force s	hall be cochaired	
2.31	by the task for	rce member from the	e majority party	of the house of represe	entatives and the	

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3.1	task force mer	nber from the majo	rity party of the	senate. The task force	ce shall elect a chair	
3.2	and vice chair	at the first meeting	who shall presid	le at the remainder of	of the task force	
3.3	meetings. The task force may elect other officers as necessary.					
3.4	(b) The tasl	k force shall meet at	least monthly. T	he Legislative Coord	linating Commission	
3.5	shall convene	the first meeting by	September 1, 2	021.		
3.6	(c) Meeting	gs of the task force	are subject to the	e Minnesota Open M	leeting Law under	
3.7	Minnesota Sta	tutes, chapter 13D.				
3.8	<u>Subd. 5.</u> R	<mark>eports required.</mark> <u>T</u>	he task force sha	ll submit an interim	written report by	
3.9	March 11, 202	2, and a final report	by December 16	, 2022, to the chairs a	and ranking minority	
3.10	members of the committees in the house of representatives and the senate with jurisdiction					
3.11	over human services licensing. The reports shall explain the task force's findings and					
3.12	recommendati	ons relating to each	of the duties un	der subdivision 1, a	nd include any draft	
3.13	3 legislation necessary to implement the recommendations.					
3.14	Subd. 6. Expiration. The task force expires upon submission of the final report in					
3.15	subdivision 5 or December 20, 2022, whichever is later.					
3.16	16 EFFECTIVE DATE. This section is effective the day following final enactment and					
3.17	expires December 31, 2022.					
3.18	3.18 Sec. 2. APPROPRIATION; LEGISLATIVE TASK FORCE ON HUMAN SERVICES					
3.19						
3.20						
3.21					Services Background	
3.22	Study Eligibility under section 1. This is a onetime appropriation.					
3.23	EFFECTIVE DATE. This section is effective the day following final enactment.					
3.24	Sec. 3. <u>APPROPRIATION; BACKGROUND STUDY DATA FOR LEGISLATIVE</u>					
3.25	3.25 TASK FORCE ON HUMAN SERVICES BACKGROUND STUDY					
3.26	3.26 DISQUALIFICATIONS.					
3.27	\$ is ap	propriated in fiscal	year 2022 from	the general fund to t	the commissioner of	
3.28	human services for the Department of Human Services to furnish relevant data on background					
3.29	studies, disqualifications, set-asides, or other relevant topics to the Legislative Task Force					
3.30	on Human Services Background Study Eligibility under section 1. This is a onetime					
3.31	appropriation.					

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4.1 **EFFECTIVE DATE.** This section is effective the day following final enactment.