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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 716

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DATE	D-PG	OFFICIAL STATUS
01/25/2023	376	Introduction and first reading
		Referred to Health and Human Services
02/01/2023	575	Author added Kunesh
02/12/2024	11559	Author added Murphy
02/19/2024	11659	Author added Maye Quade
03/07/2024	12064	Author added Abeler
03/18/2024	12368a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
04/02/2024		Comm report: To pass as amended and re-refer to Finance

1.1	A bill for an act
1.2 1.3 1.4	relating to human services; establishing the Minnesota African American Family Preservation and Child Welfare Disproportionality Act; establishing the African American Child Welfare Council; modifying child welfare provisions; requiring
1.5 1.6 1.7	reports; appropriating money; amending Minnesota Statutes 2022, section 260C.329, subdivisions 3, 8; proposing coding for new law in Minnesota Statutes, chapter 260.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. [260.61] CITATION.
1.10	Sections 260.61 to 260.695 may be cited as the "Minnesota African American Family
1.11	Preservation and Child Welfare Disproportionality Act."
1.12	Sec. 2. [260.62] PURPOSES.
1.13	(a) The purposes of the Minnesota African American Family Preservation and Child
1.14	Welfare Disproportionality Act are to:
1.15	(1) protect the best interests of African American and disproportionately represented
1.16	children;
1.17	(2) promote the stability and security of African American and disproportionately
1.18	represented children and families by establishing minimum standards to prevent arbitrary
1.19	and unnecessary removal of African American and disproportionately represented children
1.20	from their families; and
1.21	(3) improve permanency outcomes, including family reunification, for African American
1.22	and disproportionately represented children.

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2.1	<u> </u>	ing in this legislation i			
2.2	Child wella	re Act of 1978, United	I States Code,	tute 23, sections 1901	10 1963.
2.3	Sec. 3. [26	50.63] DEFINITIONS).		
2.4	Subdivis	ion 1. Scope. The defin	nitions in this s	section apply to section	s 260.61 to 260.695.
2.5	Subd. 2.	Active efforts. "Activ	e efforts" mea	ns a rigorous and cond	certed level of effort
2.6	that the resp	onsible social services	agency must	continuously make the	roughout the time
2.7	that the resp	onsible social services	agency is inv	olved with an African	American or
2.8	disproportio	nately represented chi	ld and the chil	d's family. To provide	active efforts to
2.9	preserve an A	African American or dis	sproportionatel	y represented child's fa	mily, the responsible
2.10	social servic	es agency must continu	ously involve	an African American d	or disproportionately
2.11	represented	child's family and the	African Amer	ican Child Welfare Ov	versight Council in
2.12	all services	for the family, includir	ng case plannin	ng and choosing servio	ces and providers,
2.13	and inform	the family of the ability	y to request a	case review by the cor	nmissioner under
2.14	section 260.	694. When providing a	active efforts,	a responsible social se	ervices agency must
2.15	consider an	African American or di	isproportionat	ely represented family	's social and cultural
2.16	values at all	times while providing	services to ar	n African American or	disproportionately
2.17	represented	child and family. Activ	ve efforts inclu	udes continuous effort	s to preserve an
2.18	African Am	erican or disproportior	nately represer	nted child's family and	to prevent the
2.19	out-of-home	e placement of an Afric	can American	or disproportionately	represented child. If
2.20	an African A	American or disproporti	ionately repres	sented child enters out-	of-home placement,
2.21	the responsi	ble social services age	ncy must mak	e active efforts to reur	nify the African
2.22	American or	disproportionately rep	presented child	with the child's family	as soon as possible.
2.23	Active effor	ts sets a higher standard	for the respon	sible social services ag	ency than reasonable
2.24	efforts to pre	eserve the child's family	y, prevent the c	child's out-of-home pla	cement, and reunify
2.25	the child wi	th the child's family. A	ctive efforts in	ncludes the provision of	of reasonable efforts
2.26	as required	by Title IV-E of the Sc	cial Security	Act, United States Coo	le, title 42, sections
2.27	670 to 679c	<u>-</u>			
2.28	<u>Subd. 3.</u>	Adoptive placement.	"Adoptive pla	acement" means the pe	ermanent placement
2.29	of an Africa	n American or disprop	ortionately re	presented child made	by the responsible
2.30	social servic	ces agency upon a fully	v executed add	option placement agree	ement, including the
2.31	signatures o	f the adopting parent, 1	the responsible	e social services agenc	ey, and the
2.32	commission	er of human services a	according to se	ection 260C.613, subd	ivision 1.

3.1	Subd. 4. African American child. "African American child" means a child having
3.2	origins in Africa, including a child of two or more races who has at least one parent with
3.3	origins in Africa.
3.4	Subd. 5. Best interests of the African American or disproportionately represented
3.5	child. The "best interests of the African American or disproportionately represented child"
3.6	means providing a culturally informed practice lens that acknowledges, utilizes, and embraces
3.7	the African American or disproportionately represented child's community and cultural
3.8	norms and allows the child to remain safely at home with the child's family. The best interests
3.9	of the African American or disproportionately represented child support the child's sense
3.10	of belonging to the child's family, extended family, kin, and cultural community.
3.11	Subd. 6. Child placement proceeding. (a) "Child placement proceeding" means any
3.12	judicial proceeding that could result in:
3.13	(1) an adoptive placement;
3.14	(2) a foster care placement;
3.15	(3) a preadoptive placement; or
3.16	(4) a termination of parental rights.
3.17	(b) Judicial proceedings under this subdivision include a child's placement based upon
3.18	a child's juvenile status offense, but do not include a child's placement based upon:
3.19	(1) an act which if committed by an adult would be deemed a crime; or
3.20	(2) an award of child custody in a divorce proceeding to one of the child's parents.
3.21	Subd. 7. Commissioner. "Commissioner" means the commissioner of human services
3.22	or the commissioner's designee.
3.23	Subd. 8. Custodian. "Custodian" means any person who is under a legal obligation to
3.24	provide care and support for an African American or disproportionately represented child,
3.25	or who is in fact providing daily care and support for an African American or
3.26	disproportionately represented child. This subdivision does not impose a legal obligation
3.27	upon a person who is not otherwise legally obligated to provide a child with necessary food,
3.28	clothing, shelter, education, or medical care.
3.29	Subd. 9. Disproportionality. "Disproportionality" means the overrepresentation of
3.30	African American children and other disproportionately represented children in the state's
3.31	child welfare system population as compared to the representation of those children in the
3.32	state's total child population.

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4.1	Subd. 10. I) Disproportionately r	epresented cl	nild. "Disproportionately	y represented child"
4.2	means a child	whose race, culture,	ethnicity, or l	ow-income socioecono	mic status is
4.3	disproportiona	tely encountered, en	gaged, or iden	ntified in the child welf	are system as
4.4	compared to the	ne representation in t	he state's tota	l child population.	
4.5	Subd. 11. E	Z gregious harm. "Eg	regious harm'	' has the meaning given	in section 260E.03.
4.6	subdivision 5.		0		
4.7	Subd. 12. I	Foster care placeme	ent. "Foster ca	re placement" means th	ne court-ordered
4.8				nately represented child	
4.9	home with the	child's parent or lega	al custodian a	nd the temporary place	ment of the child in
4.10	a foster home,	in shelter care or a f	acility, or in t	he home of a guardian,	when the parent or
4.11	legal custodiar	a cannot have the chi	ld returned up	on demand, but the pare	ent's parental rights
4.12	have not been	terminated. A foster	care placemer	nt includes an order plac	ing the child under
4.13	the guardiansh	ip of the commission	ner, pursuant	to section 260C.325, pr	ior to an adoption
4.14	being finalized	<u>l.</u>			
4.15	<u>Subd. 13.</u> I	mminent physical o	lamage or ha	rm. "Imminent physica	al damage or harm"
4.16	means that a c	hild is threatened wi	th immediate	and present conditions	that are
4.17	life-threatening	g or likely to result in	n abandonmer	nt, sexual abuse, or serio	ous physical injury.
4.18	<u>Subd. 14.</u>	Responsible social s	ervices ageno	y. "Responsible social	services agency"
4.19	has the meanir	ng given in section 2	60C.007, sub	division 27a.	
4.20	<u>Subd. 15.</u>	Parent. "Parent" mea	ans the biolog	ical parent of an Africa	n American or
4.21	disproportiona	tely represented chil	d or any perso	on who has legally ado	pted an African
4.22	American or di	sproportionately rep	resented child	who, prior to the adopti	on, was considered
4.23	a relative to th	e child, as defined ir	subdivision	16. Parent includes an u	unmarried father
4.24	whose paternit	y has been acknowle	edged or estab	blished and a putative fa	ather. Paternity has
4.25	been acknowle	edged when an unma	arried father ta	kes any action to hold	himself out as the
4.26	biological fath	er of a child.			
4.27	<u>Subd. 16.</u>	Preadoptive placem	ent. "Preadop	tive placement" means	a responsible social
4.28	services agenc	y's placement of an A	African Ameri	can or disproportionatel	y represented child
4.29	with the child's	s family or kin when	the child is ur	der the guardianship of	the commissioner,
4.30	for the purpose	e of adoption, but an	adoptive place	ement agreement for the	e child has not been
4.31	fully executed	<u>.</u>			
4.32	<u>Subd. 17.</u>	Relative. "Relative"	means:		
4.33	<u>(1)</u> an indiv	vidual related to the	child by blood	l, marriage, or adoptior	<u>1;</u>

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5.1	(2) a legal	parent, guardian, or	r custodian of th	e child's sibling;	
5.2	(3) an indiv	vidual who is an im	portant friend o	f the child or child's	family with whom
5.3	the child has re	esided or has had si	ignificant contac	et; or	
5.4	(4) an indiv	vidual who the child	d or the child's f	family identify as rela	ated to the child's
5.5	family.				
5.6		Safety network "S	afety network" 1	neans a group of indi	viduals identified by
5.7			-	countable for develop	<u> </u>
5.8	-			n to protect the safety	
5.9	child.				
5.10	Subd. 19. 8	Sexual abuse. "Sex	ual abuse" has t	he meaning given in	section 260E.03.
5.11	subdivision 20				
5.12	Subd 20 T	- Fermination of nat	rental rights "7	Fermination of parent	tal rights" means an
5.13				hild relationship und	
5.15					
5.14	Sec. 4. [260.	64] DUTY TO PR	EVENT OUT-	OF-HOME PLACE	CMENT AND
5.15	PROMOTE H	FAMILY REUNIF	ICATION.		
5.16	(a) A respo	onsible social servic	es agency shall	make active efforts t	to prevent the
5.17	out-of-home p	lacement of an Afr	ican American o	or disproportionately	represented child,
5.18	eliminate the r	need for a child's re	moval from the	child's home, and reu	unify an African
5.19	American or d	isproportionately re	epresented child	l with the child's fam	ily as soon as
5.20	practicable.				
5.21	(b) Prior to	petitioning the cou	art to remove an	African American o	r disproportionately
5.22	represented ch	ild from the child's	home, a respon	sible social services	agency must work
5.23	with the child's	s family to allow th	e child to remai	n in the child's home	while implementing
5.24	a safety plan b	ased on the family	s needs. The res	sponsible social servi	ces agency must:
5.25	<u>(1)</u> make a	ctive efforts to enga	age the child's p	arent or custodian an	d the child, when
5.26	appropriate;				
5.27	(2) assess t	he family's cultural	and economic	needs;	
5.28	<u>(3) hold a f</u>	family group consu	ltation meeting	and connect the fami	ly with supports, to
5.29	establish a safe	ety network for the	family; and		
5.30	(4) provide	support, guidance.	, and input to as	sist the family and th	e family's safety
5.31	network with a	developing the safe	ty plan.		

 (c) The safety plan must: (1) address the specific allegations impacting the child's safety in the home. If neglect is alleged, the safety plan must incorporate economic services and supports to address the family's specific needs and prevent neglect; (2) incorporate family and community support to ensure the child's safety while keeping the family intact; and (3) be adjusted as needed to address the child's and family's ongoing needs and support. The responsible social services agency is not required to establish a safety plan in a case with allegations of sexual abuse or egregious harm. (d) Unless the court finds by clear and convincing evidence that the child would be at risk of serious emotional damage or serious physical damage if the child were to remain in the child's home, a court shall not order a foster care or permanent out-of-home placement of an African American or disproportionately represented child alleged to be in need of protection or services. At each hearing regarding an African American or disproportionately represented child protective services, the court shall review whether the responsible social services agency has provided active efforts to the child and the child's family and shall require the responsible social services agency is providing
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culturally informed, strength-based, community-involved, and community-based services
to the child and the child's family.
(e) When determining whether the responsible social services agency has made active
efforts to preserve the child's family, the court shall make findings regarding whether the
responsible social services agency made appropriate and meaningful services available to
he child's family based upon the family's specific needs. If a court determines that the
responsible social services agency did not make active efforts to preserve the family as
required by this section, the court shall order the responsible social services agency to
immediately provide active efforts to the child and child's family to preserve the family.
Sec. 5. [260.65] NONCUSTODIAL PARENTS; TEMPORARY OUT-OF-HOME
PLACEMENT.
(a) Prior to or within 48 hours of the removal of an African American or
disproportionately represented child from the child's home, the responsible social services
agency must make active efforts to identify and locate the child's noncustodial or
nonadjudicated parent and the child's relatives to notify the child's parent and relatives that

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7.1 the child is, or will be, placed in foster care, and provide the child's parent and relatives with a list of legal resources. The notice to the child's noncustodial or nonadjudicated parent 7.2 and relatives must also include the information required under section 260C.221, subdivision 7.3 2. The responsible social services agency must maintain detailed records of the agency's 7.4 efforts to notify parents and relatives under this section. 7.5 (b) Notwithstanding the provisions of section 260C.219, the responsible social services 7.6 agency must assess an African American or disproportionately represented child's 7.7 7.8 noncustodial or nonadjudicated parent's ability to care for the child before placing the child in foster care. If a child's noncustodial or nonadjudicated parent is willing and able to provide 7.9 daily care for the African American or disproportionately represented child temporarily or 7.10 permanently, the court shall order that the child be placed in the home of the noncustodial 7.11 or nonadjudicated parent pursuant to section 260C.178 or 260C.201, subdivision 1. The 7.12 responsible social services agency must make active efforts to assist a noncustodial or 7.13 nonadjudicated parent with remedying any issues that may prevent the child from being 7.14 placed with the noncustodial or nonadjudicated parent. 7.15 (c) If an African American or disproportionately represented child's noncustodial or 7.16 nonadjudicated parent is unwilling or unable to provide daily care for the child and the court 7.17 has determined that the child's continued placement in the home of the child's noncustodial 7.18 or nonadjudicated parent would endanger the child's health, safety, or welfare, the child's 7.19 parent, custodian, or the child, when appropriate, has the right to select one or more relatives 7.20 who may be willing and able to temporary care for the child. The responsible social services 7.21 agency must place the child with a selected relative after assessing the relative's willingness 7.22 and ability to provide daily care for the child. If selected relatives are not available or there 7.23 is a documented safety concern with the relative placement, the responsible social services 7.24 agency shall consider additional relatives for the child's placement. 7.25 (d) The responsible social services agency must inform selected relatives and the child's 7.26 parent or custodian of the difference between informal kinship care arrangements and 7.27

7.28 court-ordered foster care. If a selected relative and the child's parent or custodian request

7.29 an informal kinship care arrangement for a child's placement instead of court-ordered foster

7.30 care and such an arrangement will maintain the child's safety and well-being, the responsible

7.31 social services agency shall comply with the request and inform the court of the plan for

7.32 the child. The court shall honor the request to forego a court-ordered foster care placement

7.33 of the child in favor of an informal kinship care arrangement, unless the court determines

7.34 that the request is not in the best interests of the African American or disproportionately

7.35 represented child.

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8.1	(e) The responsible social services agency must make active efforts to support relatives
8.2	with whom a child is placed in completing the child foster care licensure process and
8.3	addressing barriers, disqualifications, or other issues affecting the relatives' licensure,
8.4	including but not limited to assisting relatives with requesting reconsideration of a
8.5	disqualification under section 245C.21.
8.6	(f) The decision by a relative not be considered as an African American or
8.7	disproportionately represented child's foster care or temporary placement option shall not
8.8	be a basis for the responsible social services agency or the court to rule out the relative for
8.9	placement in the future or for denying the relative's request to be considered or selected as
8.10	a foster care or permanent placement of the child.
8.11	Sec. 6. [260.66] EMERGENCY REMOVAL.
8.12	Subdivision 1. Emergency removal or placement permitted. Nothing in this section
8.13	shall be construed to prevent the emergency removal of an African American or
8.14	disproportionately represented child's parent or custodian, or the emergency placement of
8.15	the child in a foster setting, in order to prevent imminent physical damage or harm to the
8.16	child.
8.17	Subd. 2. Petition for emergency removal; placement requirements. A petition for a
8.18	court order authorizing the emergency removal or continued emergency placement of an
8.19	African American or disproportionately represented child or the petition's accompanying
8.20	documents, must contain a statement of the risk of imminent physical damage or harm to
8.21	the African American or disproportionately represented child and any evidence that the
8.22	emergency removal or placement continues to be necessary to prevent imminent physical
8.23	damage or harm to the child. The petition or its accompanying documents must also contain
8.24	the following information:
8.25	(1) the name, age, and last known address of the child;
8.26	(2) the name and address of the child's parents and custodians, or, if unknown, a detailed
8.27	explanation of efforts made to locate and contact them;
8.28	(3) the steps taken to provide notice to the child's parents and custodians about the
8.29	emergency proceeding;
8.30	(4) a specific and detailed account of the circumstances that led the agency responsible
8.31	for the emergency removal of the child to take that action; and
8.32	(5) a statement of the efforts that have been taken to assist the child's parents or custodians
8.33	so that the child may safely be returned to their custody.

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9.1	Subd. 3. Emergency proceeding requirements. (a) The court shall hold a hearing no
9.2	later than 72 hours, excluding weekends and holidays, after the emergency removal of the
9.3	African American or disproportionately represented child. The court shall determine whether
9.4	the emergency removal continues to be necessary to prevent imminent physical damage or
9.5	harm to the child.
9.6	(b) The court shall hold additional hearings whenever new information indicates that
9.7	the emergency situation has ended and at any court hearing during the emergency proceeding
9.8	to determine whether the emergency removal or placement is no longer necessary to prevent
9.9	imminent physical damage or harm to the child.
0.10	(a) Naturithatan dina anotion 260C 162 and division 2 and the marries of Minnesota
9.10	(c) Notwithstanding section 260C.163, subdivision 3, and the provisions of Minnesota
9.11	Rules of Juvenile Protection Procedure, rule 25, a parent or custodian of an African American
9.12	or disproportionately represented child who is subject to an emergency hearing under this
9.13	section and Minnesota Rules of Juvenile Protection Procedure, rule 30, must be represented
9.14	by counsel. The court must appoint qualified counsel to represent a parent if the parent
9.15	meets the eligibility requirements in section 611.17.
9.16	Subd. 4. Termination of emergency removal or placement. (a) An emergency removal
9.17	or placement of an African American or disproportionately represented child must
9.18	immediately terminate once the responsible social services agency or court possesses
9.19	sufficient evidence to determine that the emergency removal or placement is no longer
9.20	necessary to prevent imminent physical damage or harm to the child, and the child shall be
9.21	immediately returned to the custody of the child's parent or custodian. The responsible social
9.22	services agency or court shall ensure that the emergency removal or placement terminates
9.23	immediately when removal or placement is no longer necessary to prevent imminent physical
9.24	damage or harm to the African American or disproportionately represented child.
9.25	(b) An emergency removal or placement ends when the court orders, after service upon
9.26	the African American or disproportionately represented child's parents or custodian, that
9.27	the child shall be placed in foster care upon a determination supported by clear and
9.28	convincing evidence that custody of the child by the child's parent or custodian is likely to
9.29	result in serious emotional or physical damage to the child.
9.30	(c) In no instance shall emergency removal or emergency placement of an African
9.31	American or disproportionately represented child extend beyond 30 days unless the court
9.32	finds by a showing of clear and convincing evidence that:
9.33	(1) continued emergency removal or placement is necessary to prevent imminent physical
9.34	damage or harm to the child; and

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10.1	(2) it has not l	been possible to initia	ate a child placem	ent proceeding with	all of the
10.2	<u></u>	sections 260.61 to 2	-		<u> </u>
	1				
10.3	Sec. 7. [260.67]	TRANSFER OF P	ERMANENT LI	EGAL AND PHYS	ICAL
10.4	CUSTODY; TE	RMINATION OF P	PARENTAL RIG	HTS; CHILD PLA	CEMENT
10.5	PROCEEDING	<u>S.</u>			
10.6	Subdivision 1	. Preference for trai	nsfer of permane	ent legal and physic	cal custody. If
10.7	an African Ameri	can or disproportiona	tely represented cl	nild cannot be return	ed to the child's
10.8	parent, the court s	shall, if possible, trans	sfer permanent leg	al and physical custo	ody of the child
10.9	<u>to:</u>				
10.10	(1) a noncusto	odial parent under sec	ction 260C.515, st	ubdivision 4, if the c	child cannot
10.11	return to the care	of the parent or custo	odian from whom	the child was remov	ved or who had
10.12	legal custody at t	he time that the child	l was placed in for	ster care; or	
10.13	(2) a willing a	and able relative, acco	ording to the requ	irements of section	260C.515 <u>,</u>
10.14	subdivision 4, if	the court determines	that reunification	with the child's fam	ily is not an
10.15	appropriate perm	anency option for the	e child. Prior to th	e court ordering a tr	ansfer of
10.16	permanent legal a	and physical custody t	to a relative who is	s not a parent, the res	ponsible social
10.17	services agency r	nust inform the relati	ive of Northstar k	inship assistance be	nefits and
10.18	eligibility require	ements, and of the rel	ative's ability to a	pply for benefits on	behalf of the
10.19	child under chapt	er 256N.			
10.20	Subd. 2. Tern	nination of parental	rights restriction	ns. (a) A court shall	not terminate
10.21	the parental right	s of a parent of an Af	frican American o	r disproportionately	represented
10.22	child based solely	y on the parent's failu	ire to complete ca	se plan requirement	<u>s.</u>
10.23	(b) A court sh	all not terminate the	parental rights of	a parent of an Africa	an American or
10.24	disproportionatel	y represented child in	n a child placemer	nt proceeding unless	the allegations
10.25	against the parent	t involve sexual abus	e; egregious harm	as defined in section	on 260C.007,
10.26	subdivision 14; n	nurder in the first, sec	cond, or third deg	ree under section 60	9.185, 609.19,
10.27	or 609.195; murd	ler of an unborn child	l in the first, secon	nd, or third degree u	nder section
10.28	609.2661, 609.26	662, or 609.2663; mai	nslaughter of an u	nborn child in the f	irst or second
10.29	degree under sect	ion 609.2664 or 609.2	2665; domestic as	sault by strangulatio	n under section
10.30	609.2247; felony	domestic assault und	der section 609.22	42 or 609.2243; kid	napping under
10.31	section 609.25; so	licitation, inducement	t, and promotion o	f prostitution under s	ection 609.322,
10.32	subdivision 1, and	d subdivision 1a if or	ne or more aggrav	ating factors are pre	esent; criminal
10.33	sexual conduct un	nder sections 609.342	2 to 609.3451; eng	aging in, hiring, or a	greeing to hire
10.34	a minor to engage	in prostitution under	section 609.324, s	ubdivision 1; solicita	tion of children

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11.1	to engage in sexual conduct under section 609.352; possession of pornographic work
11.2	involving minors under section 617.247; malicious punishment or neglect or endangerment
11.3	of a child under section 609.377 or 609.378; use of a minor in sexual performance under
11.4	section 617.246; or failing to protect a child from an overt act or condition that constitutes
11.5	egregious harm.
11.6	(c) Nothing in this subdivision precludes the court from terminating the parental rights
11.7	of a parent of an African American or disproportionately represented child who for good
11.8	cause desires to voluntarily terminate parental rights of the parent's child under section
11.9	260C.301, subdivision 1, paragraph (a).
11.10	Subd. 3. Appeals. Notwithstanding the Minnesota Rules of Juvenile Protection Procedure,
11.11	rule 47.02, subdivision 2, a parent of an African American or disproportionately represented
11.12	child whose parental rights have been terminated may appeal the decision within 90 days
11.13	of the service of notice by the court administrator of the filing of the court's order.
11.14	Sec. 8. [260.68] RESPONSIBLE SOCIAL SERVICES AGENCY CONDUCT AND
11.15	CASE REVIEW.
11.16	Subdivision 1. Responsible social services agency conduct. (a) A responsible social
11.17	services agency employee who has duties related to child protection shall not knowingly:
11.18	(1) make untrue statements about any case involving a child alleged to be in need of
11.19	protection or services;
11.20	(2) intentionally withhold any information that may be material to a case involving a
11.21	child alleged to be in need of protection or services; or
11.22	(3) fabricate or falsify any documentation or evidence relating to a case involving a child
11.23	alleged to be in need of protection or services.
11.24	(b) Any of the actions listed in paragraph (a) shall constitute grounds for adverse
11.25	employment action.
11.26	Subd. 2. Commissioner notification. (a) When a responsible social services agency
11.27	makes a maltreatment determination involving an African American or disproportionately
11.28	represented child or places an African American or disproportionately represented child in
11.29	a foster care placement, the agency shall, within seven days of making a maltreatment
11.30	determination or initiating the child's foster care placement, notify the commissioner of the
11.31	maltreatment determination or foster care placement and of the steps that the agency has
11.32	taken to investigate and remedy the conditions that led to the maltreatment determination
11.33	or foster care placement. Upon receiving this notice, the commissioner shall review the

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responsible social services agency's handling of the child's case to ensure that the case plan
and services address the unique needs of the child and the child's family and that the agency
is making active efforts to reunify and preserve the child's family. At all stages of a case
involving an African American or disproportionately represented child, the responsible
social services agency shall, upon request, fully cooperate with the commissioner and the
African American Child Welfare Oversight Council and, as appropriate and as permitted
under statute, provide access to all relevant case files.

12.8 (b) In any adoptive or preadoptive placement proceeding involving an African American or disproportionately represented child under the guardianship of the commissioner, the 12.9 responsible social services agency shall notify the commissioner of the pending proceeding 12.10 and of the right of intervention. The notice must include the identity of the child and the 12.11 child's parents whose parental rights were terminated or who consented to the child's 12.12 adoption. Upon receipt of the notice, the commissioner shall review the case to ensure that 12.13 the requirements of this act have been met. When the responsible social services agency 12.14 has identified a nonrelative as an African American or disproportionately represented child's 12.15 adoptive placement, no preadoptive or adoptive placement proceeding may be held until at 12.16 least 30 days after the commissioner receives the required notice or until an adoption home 12.17 study can be completed for a relative adoption, whichever occurs first. If the commissioner 12.18 requests additional time to prepare for the proceeding, the district court must grant the 12.19 commissioner up to 30 additional days to prepare for the proceeding. In cases in which a 12.20 responsible social services agency or party to a preadoptive or adoptive placement knows 12.21 or has reason to believe that a child is or may be African American or a disproportionately 12.22 represented child, proof of service upon the commissioner must be filed with the adoption 12.23 petition. 12.24 Subd. 3. Case review. (a) Each responsible social services agency shall conduct a review 12.25 of all child protection cases handled by the agency every 24 months, after establishing a 12.26 2024 baseline. The responsible social services agency shall report the agency's findings to 12.27 the county board, related child welfare committees, the Children's Justice Initiative team, 12.28 12.29 the African American Child Welfare Oversight Council, the commissioner, and community stakeholders within six months of gathering the relevant case data. For situations in which 12.30

- 12.31 the case review consists of fewer than five cases, the responsible social services agency
- 12.32 must only report the case data to the African American Child Welfare Oversight Council.
- 12.33 The case review must include:
- 12.34 (1) the number of African American and disproportionately represented children
 12.35 represented in the county child welfare system;

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13.1	(2) the number and	d sources of maltreatment	nt reports received and	reports screened in for

13.2 investigation or referred for family assessment and the race of the children and parents or

13.3 <u>custodians involved in each report;</u>

13.4 (3) the number and race of children and parents or custodians who receive in-home

13.5 preventive case management services;

- 13.6 (4) the number and race of children whose parents or custodians are referred to
- 13.7 community-based, culturally appropriate, strength-based, or trauma-informed services;
- 13.8 (5) the number and race of children removed from their homes;
- 13.9 (6) the number and race of children reunified with their parents or custodians;
- 13.10 (7) the number and race of children whose parents or custodians are offered family group
- 13.11 decision-making services;
- 13.12 (8) the number and race of children whose parents or custodians are offered the parent
- 13.13 support outreach program;
- 13.14 (9) the number and race of children in foster care or out-of-home placement at the time
 13.15 that the data is gathered;
- 13.16 (10) the number and race of children who achieve permanency a through transfer of
- 13.17 permanent legal and physical custody to a relative, a legal guardianship, or an adoption;
- 13.18 <u>and</u>
- 13.19 (11) the number and race of children who are under the guardianship of the commissioner
- 13.20 or awaiting a permanency disposition.
- 13.21 (b) The required case review must also:
- 13.22 (1) identify barriers to reunifying children with their families;
- 13.23 (2) identify the family conditions that led to the out-of-home placement;
- 13.24 (3) identify any barriers to accessing culturally informed mental health or substance use
- 13.25 disorder treatment services for the parents or children;
- 13.26 (4) document efforts to identify fathers and maternal and paternal relatives and to provide
- 13.27 services to custodial and noncustodial fathers, if appropriate; and
- 13.28 (5) document and summarize court reviews of active efforts.
- 13.29 (c) Any responsible social services agency that has a case review showing
- 13.30 disproportionality and disparities in child welfare outcomes for African American and other
- 13.31 disproportionately represented children and families, compared to the agency's overall

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14.1 outcomes, must develop a remediation plan to be approved by the commissioner. The

14.2 responsible social services agency must develop the plan within 30 days of finding the

14.3 disproportionality or disparities and must make measurable improvements within 12 months

14.4 of the date that the commissioner approves the remediation plan. A responsible social

14.5 services agency may request assistance from the commissioner to develop a remediation

14.6 plan. The remediation plan must include measurable outcomes to identify, address, and

14.7 reduce the factors that led to the disproportionality and disparities in the agency's child

14.8 welfare outcomes and include information about how the responsible social services agency

14.9 will achieve and document trauma-informed, positive child well-being outcomes through

14.10 <u>remediation efforts.</u>

14.11 Subd. 4. Noncompliance. Any responsible social services agency that fails to comply

14.12 with this section is subject to corrective action and a fine determined by the commissioner.

14.13 The commissioner shall use fines received under this subdivision to support compliance

14.14 with this act, but shall not use amounts received to supplant funding for existing services.

14.15 Sec. 9. [260.69] AFRICAN AMERICAN CHILD WELFARE OVERSIGHT 14.16 COUNCIL.

14.17 Subdivision 1. Creation. (a) The commissioner shall establish an African American

14.18 Child Welfare Oversight Council to formulate and recommend policies and procedures

14.19 relating to child welfare services for African American children to ensure that responsible

14.20 social services agencies provide African American families with culturally relevant family

14.21 preservation services and opportunities to care for their children safely in their homes.

14.22 (b) The commissioner shall convene an initial selection committee to appoint council

14.23 members. The selection committee shall consist of representatives from the Council on

14.24 Minnesotans of African Heritage, the ombudsperson for African American Families, and

14.25 the larger African American community.

(c) The terms, compensation, and removal of council members are as provided in section
 14.27 <u>15.059. The advisory council does not expire. The commissioner shall provide administrative</u>
 14.28 support to the council.

14.29 <u>Subd. 2.</u> <u>Membership and composition.</u> (a) The council shall consist of 15 members 14.30 <u>and must include:</u>

- 14.31 (1) five members from African American families and communities that have been
- 14.32 impacted by the child welfare system, including community leaders and community members;

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15.1	(2) one res	sponsible social serv	vices agency repr	resentative from each	of the six counties
15.2	<u> </u>			represented African	
15.3	in the state; an	nd			
15.4	(3) four pa	arents or custodians	of African Ame	rican children, two wh	o reside in the
15.5	seven-county	metropolitan area an	d two who reside	e outside of the seven-c	ounty metropolitan
15.6	area.				
15.7	<u>(b)</u> The co	ouncil shall have two	o cochairs, chose	n by the council.	
15.8	<u>Subd. 3.</u> N	leeting. The comm	issioner shall con	nvene the first meeting	g of the council no
15.9	later than Dec	ember 15, 2024. Th	e council shall r	neet at least six times	per year, but may
15.10	meet more fre	equently at the call c	of the chair, a ma	jority of the council m	nembers, or the
15.11	commissioner	: Subgroups of the o	council may mee	et more frequently as r	iecessary.
15.12	<u>Subd. 4.</u> D	Outies. The African	American Child	Welfare Oversight Co	uncil shall:
15.13	(1) review	annual reports relate	ed to African Am	erican children in out-c	of-home placement;
15.14	<u>(</u> 2) assist i	n and make recomn	nendations to the	e commissioner for dev	veloping strategies
15.15	to prevent out	-of-home placemen	t, promote cultu	rally appropriate foste	r care and shelter
15.16	or facility pla	cement decisions an	d settings for At	frican American child	en, and improve
15.17	child welfare	outcomes for Africa	an American chi	ldren and families;	
15.18	(3) review	summary reports of	n case reviews p	repared by the commi	ssioner to ensure
15.19	that responsib	le social services ag	gencies meet the	needs of African Ame	rican families. The
15.20	council may r	eview individual ca	se information w	vith identifying inform	nation redacted to
15.21	provide conte	xt and oversight, to	address disparit	ies in the treatment of	African American
15.22	children and fa	amilies as compared	to other children	and families involved	in the child welfare
15.23	<u>system;</u>				
15.24	(4) assist t	he Cultural and Eth	nic Communitie	s Leadership Council	with making
15.25	recommendat	ions to the commiss	ioner and the leg	gislature for public pol	licy and statutory
15.26	changes that s	specifically consider	the needs of Af	rican American childr	en and families
15.27	involved in th	e child welfare syst	em;		
15.28	(5) advise	the commissioner a	nd responsible s	ocial services agencie	s on stakeholder
15.29	engagement a	nd actions that the c	commissioner an	d agencies may take to	o improve child
15.30	welfare outco	mes for African An	nerican children	and families;	
15.31	<u>(6)</u> assist t	he commissioner w	ith developing st	rategies for public me	essaging and
15.32	communicatio	on related to racial d	isparities in child	l welfare outcomes for	African American
15.33	children and f	amilies;			

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16.1	(7) assist the commissioner with identifying and developing internal and external
16.2	partnerships to support adequate access to services and resources for African American
16.3	children and families, including but not limited to housing assistance, employment assistance,
16.4	food and nutrition support, health care, child care assistance, and educational support and
16.5	training; and
16.6	(8) identify barriers to the development of a racially and ethnically diverse child welfare
16.7	workforce in Minnesota that includes professionals who have been directly impacted by
16.8	experiences within the child welfare system and explore strategies and partnerships to
16.9	address education and training needs, and hiring and recruitment practices.
16.10	Subd. 5. Case review. (a) The council may initiate a secondary case review of an African
16.11	American child's case upon the request of a child's parent or custodian, or the child, if the
16.12	council determines that a secondary case review is appropriate, after reviewing the
16.13	commissioner's summary report and conclusions from the initial case review. The purpose
16.14	of a secondary case review under this subdivision is to provide recommendations to the
16.15	commissioner and the responsible social services agency to improve the child welfare system
16.16	and provide better outcomes for the child and the child's family.
16.17	(b) Upon the request of the parent, custodian, or child, members of the African American
16.18	Child Welfare Oversight Council shall have access to the following data, as permitted under
16.19	applicable statutes, for a child's case review under this subdivision:
16.20	(1) law enforcement investigative data;
16.21	(2) autopsy records and coroner or medical examiner investigative data;
16.22	(3) hospital, public health, and other medical records of the child;
16.23	(4) hospital and other medical records of the child's parent that relate to prenatal care;
16.24	(5) records of any responsible social services agency that provided services to the child
16.25	or family; and
16.26	(6) a responsible social services agency's personnel data regarding any agency employees
16.27	who provided services to the child or child's family members.
16.28	A state agency, statewide system, or political subdivision shall provide the data in paragraph
16.29	(b) to the African American Oversight Council and the council's members upon request of
16.30	the commissioner. Not public data may be shared with members of the council in connection
16.31	with an individual case.

17.1 (c) Not public data acquired by the African American Child Welfare Oversight Council in the exercise of its duties retains its original classification. The commissioner may not 17.2 17.3 disclose data on individuals that were classified as confidential or private data on individuals in possession of the state agency, statewide system, or political subdivision from which the 17.4 data were received, except that the commissioner may disclose responsible social services 17.5 agency data as provided in section 260E.35, subdivision 7, on individual cases involving a 17.6 fatality or near fatality of a person served by the responsible social services agency prior to 17.7 17.8 the date of the death or incident. 17.9 (d) The proceedings and records of the council that pertain to the case review of an individual child are private data or confidential data, to the extent that they contain data on 17.10 an active investigation. Information, documents, and records otherwise available from other 17.11sources are not immune from discovery or use in a civil or criminal action solely because 17.12 the information, documents, and records were presented during proceedings of the council. 17.13 A person who presented information before the council or who is a member of the council 17.14 is not prevented from testifying about matters within the person's knowledge. 17.15 Subd. 6. Annual report. By January 1 of each year, beginning January 1, 2026, the 17.16 council shall report to the chairs and ranking minority members of the legislative committees 17.17 with jurisdiction over child protection on the council's activities under subdivision 4 and 17.18 other issues on which the council chooses to report. The report may include recommendations 17.19

17.20 for statutory changes to improve the child protection system and child welfare outcomes

17.21 for African American children and families.

17.22 Subd. 7. Open Meeting Law. Meetings of the council are subject to the Minnesota Open

17.23 Meeting Law under chapter 13D. Notwithstanding chapter 13D, portions of any meeting

17.24 that pertain to case review of an individual child's case are closed, and not subject to the

17.25 Open Meeting Law.

17.26 Sec. 10. [260.694] AFRICAN AMERICAN CHILD WELL-BEING UNIT.

17.27 Subdivision 1. Establishment. The commissioner shall establish an African American

17.28 <u>Child Well-Being Unit within the Department of Human Services, to assist counties and</u>

- 17.29 monitor child welfare processes and outcomes to address and mitigate child welfare
- 17.30 disparities for African American children in Minnesota.
- 17.31 Subd. 2. Duties. The African American Child Well-Being Unit shall perform the
 17.32 following functions:

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18.1	(1) assis	st with the developmer	nt of African An	nerican cultural com	petency training and
18.2	review chile	d welfare curriculum i	n the Minnesota	Child Welfare Train	ning Academy to
18.3	ensure that	responsible social serv	vices agency stat	ff and other child we	lfare professionals
18.4	are appropr	iately prepared to enga	age with African	American families a	and to support family
18.5	preservation	n and reunification;			
18.6	<u>(2)</u> prov	ide technical assistanc	e, including on-	site technical assista	nce, and case
18.7	consultation	n to responsible social	services agencie	es to assist agencies	with implementing
18.8	and comply	ving with this act;			
18.9	<u>(3) mon</u>	itor the number and pl	acement setting	s of African America	an children in
18.10	out-of-hom	e placement statewide	, to identify tren	ds and develop strate	egies to address
18.11	disproportio	onality in the child we	lfare system at t	he state and county l	evels;
18.12	<u>(4) deve</u>	lop and implement a sy	stem for conduc	ting case reviews wh	en the commissioner
18.13	receives rep	oorts of noncompliance	with this act or	when requested by th	e parent or custodian
18.14	of an Africa	an American child. Ca	se reviews may	include but are not li	imited to a review of
18.15	placement p	prevention efforts, safe	ety planning, cas	e planning and servi	ce provision by the
18.16	responsible	social services agency	y, relative placer	ment consideration, a	and permanency
18.17	<u>planning;</u>				
18.18	(5) estab	olish and administer a	request for prop	osals process for Afi	rican American and
18.19	disproportio	onately represented far	mily preservatio	n grants under sectio	on 260.695, monitor
18.20	grant activi	ties, and provide techn	nical assistance t	o grantees;	
18.21	<u>(6) coor</u>	dinate services and cre	eate internal and	external partnerships	s to support adequate
18.22	access to se	rvices and resources for	or African Ame	rican children and fa	milies, including but
18.23	not limited	to housing assistance, e	employment assi	istance, food and nut	rition support, health
18.24	care, child o	care assistance, and ed	ucational suppo	rt and training, in co	nsultation with the
18.25	African Am	nerican Child Welfare	Oversight Coun	cil; and	
18.26	<u>(7) deve</u>	elop public messaging	and communica	tion to inform the ge	eneral public in
18.27	Minnesota	about racial disparities	s in child welfare	e outcomes, current e	efforts and strategies
18.28	to reduce ra	cial disparities, and reso	ources available	to African American	children and families
18.29	involved in	the child welfare syste	em.		
18.30	Subd. 3.	Reports. The Africar	n American Chil	d Well-Being Unit s	hall provide regular
18.31	updates on	unit activities, includi	ng summary rep	orts of case reviews,	to the African
18.32	American C	Child Welfare Oversigh	nt Council, and s	shall publish an annu	al census of African
18.33	American c	hildren in out-of-home	e placements sta	tewide. The annual of	census shall include

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19.1	data on the type	es of placements, a	nge and sex of th	e children, how long t	he children have
19.2	been in out-of-	home placements,	and other releva	nt demographic inform	nation.
19.3	<u>Subd. 4.</u> Es	tablishment and s	staffing. The co	mmissioner may enga	ge the African
19.4	American Child	d Welfare Oversig	ht Council for as	ssistance in establishin	g the African
19.5	American Child	d Well-Being Unit	and appointing	individuals within the	unit.
19.6	Sec. 11. [260 .	.695] AFRICAN 2	AMERICAN A	ND DISPROPORTIC	<u>ONATELY</u>
19.7	REPRESENT	ED FAMILY PRI	ESERVATION	<u>GRANTS.</u>	
19.8	Subdivision	1. Primary supp	ort grants. The	commissioner shall est	ablish direct grants
19.9	to organizations	s, service providers	s, and programs	owned and led by Afri	can Americans and
19.10	other individua	ls from communit	ies disproportion	nately represented in th	ne child welfare
19.11	system to provi	de services and su	pport for Africa	n American and dispro	oportionately
19.12	represented chi	ldren and families	involved in Mi	nnesota's child welfare	system, including
19.13	supporting exis	ting eligible servic	ces and facilitati	ng the development of	new services and
19.14	providers, to cr	eate a more expan	sive network of	service providers avai	lable for African
19.15	American and o	disproportionately	represented chil	dren and families.	
19.16	Subd. 2. Eli	gible services. (a)	Services eligibl	e for grants under this	section include but
19.17	are not limited	to:			
19.18	<u>(1) child ou</u>	t-of-home placeme	ent prevention a	nd reunification servic	<u>es;</u>
19.19	<u>(2) family-b</u>	based services and	reunification the	erapy;	
19.20	(3) culturall	y specific individu	al and family co	ounseling;	
19.21	(4) court ad	vocacy;			
19.22	(5) training	and consultation t	o responsible so	cial services agencies	and private social
19.23	services agenci	es regarding this a	<u>ct;</u>		
19.24	(6) services	to support information	al kinship care a	rrangements; and	
19.25	(7) other ac	tivities and service	es approved by t	he commissioner that	further the goals of
19.26	the Minnesota A	African American I	Family Preserva	tion and Child Welfare	Disproportionality
19.27	Act, including	but not limited to t	he recruitment of	of African American st	aff and staff from
19.28	other communit	ties disproportionat	ely represented i	n the child welfare syst	em, for responsible
19.29	social services	agencies and licen	sed child-placin	g agencies.	
19.30	(b) The com	missioner may sp	ecify the priorit	y of an activity and ser	vice based on its
19.31	success in furth	ering these goals.	The commission	ner shall give preferend	e to programs and
19.32	service provide	rs that are located	in or serve coun	ties with the highest rat	tes of child welfare

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20.1	diamon articipality for A frican Amonican and other diamon articipately remacented shildren
20.1 20.2	disproportionality for African American and other disproportionately represented children and families, and employ staff who represent the population primarily served.
20.2	and fammes, and employ start who represent the population primarity served.
20.3	Subd. 3. Ineligible services. Grant money may not be used to supplant funding for
20.4	existing services or for the following purposes:
20.5	(1) child day care that is necessary solely because of the employment or training for
20.6	employment of a parent or other relative with whom the child is living;
20.7	(2) foster care maintenance or difficulty of care payments;
20.8	(3) residential treatment facility payments;
20.9	(4) adoption assistance or Northstar kinship assistance payments under chapter 259A
20.10	<u>or 256N;</u>
20.11	(5) public assistance payments for Minnesota family investment program assistance,
20.12	supplemental aid, medical assistance, general assistance, general assistance medical care,
20.13	or community health services; or
20.14	(6) administrative costs for income maintenance staff.
20.15	Subd. 4. Requests for proposals. The commissioner shall request proposals for grants
20.16	under subdivisions 1, 2, and 3, and specify the information and criteria required.
20.17	Sec. 12. Minnesota Statutes 2022, section 260C.329, subdivision 3, is amended to read:
20.18	Subd. 3. Petition. The county attorney or, a parent whose parental rights were terminated
20.19	under a previous order of the court, an African American or disproportionately represented
20.20	child who is ten years of age or older, the responsible social services agency, or a guardian
20.21	ad litem may file a petition for the reestablishment of the legal parent and child relationship.
20.22	A parent filing a petition under this section shall pay a filing fee in the amount required
20.23	under section 357.021, subdivision 2, clause (1). The filing fee may be waived pursuant to
20.24	chapter 563 in cases of indigency. A petition for the reestablishment of the legal parent and
20.25	child relationship may be filed when:
20.26	(1) in cases where the county attorney is the petitioning party, both the responsible social
20.27	services agency and the county attorney agree that reestablishment of the legal parent and
20.28	child relationship is in the child's best interests;
20.29	(2) (1) the parent has corrected the conditions that led to an order terminating parental
20.30	rights;

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- 21.1 (3)(2) the parent is willing and has the capability to provide day-to-day care and maintain 21.2 the health, safety, and welfare of the child;
- 21.3 (4) the child has been in foster care for at least 48 months after the court issued the order
 21.4 terminating parental rights;
- 21.5 (5) (3) the child has not been adopted; and

21.6 (6) (4) the child is not the subject of a written adoption placement agreement between

21.7 the responsible social services agency and the prospective adoptive parent, as required under

- 21.8 Minnesota Rules, part 9560.0060, subpart 2.
- 21.9 Sec. 13. Minnesota Statutes 2022, section 260C.329, subdivision 8, is amended to read:

21.10 Subd. 8. **Hearing.** The court may grant the petition ordering the reestablishment of the 21.11 legal parent and child relationship only if it finds by clear and convincing evidence that:

- 21.12 (1) reestablishment of the legal parent and child relationship is in the child's best interests;
- 21.13 (2) the child has not been adopted;
- (3) the child is not the subject of a written adoption placement agreement between the
 responsible social services agency and the prospective adoptive parent, as required under
 Minnesota Rules, part 9560.0060, subpart 2;

21.17 (4) at least 48 months have elapsed following a final order terminating parental rights
21.18 and the child remains in foster care;

- 21.19 (5) (4) the child desires to reside with the parent;
- 21.20 (6) (5) the parent has corrected the conditions that led to an order terminating parental 21.21 rights; and
- 21.22 (7)(6) the parent is willing and has the capability to provide day-to-day care and maintain 21.23 the health, safety, and welfare of the child.

21.24 Sec. 14. <u>CULTURAL COMPETENCY TRAINING FOR INDIVIDUALS WORKING</u> 21.25 <u>WITH AFRICAN AMERICAN AND DISPROPORTIONATELY REPRESENTED</u> 21.26 <u>FAMILIES AND CHILDREN IN THE CHILD WELFARE SYSTEM.</u>

- 21.27 Subdivision 1. Applicability. The commissioner of human services shall collaborate
- 21.28 with the Children's Justice Initiative to ensure that cultural competency training is given to
- 21.29 individuals working in the child welfare system, including child welfare workers, supervisors,
- 21.30 attorneys, juvenile court judges, and family law judges.

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22.1	Subd. 2.	Training. (a) The cor	mmissioner shall	consult with the Afric	can American Child	
22.2	Welfare Ove	Welfare Oversight Council to develop training content and establish the frequency of				
22.3	trainings.					
22.4	<u>(b)</u> The t	raining is required pr	ior to or within s	six months of beginni	ng work with any	
22.5	African Ame	erican or disproportic	onately represent	ed child and family. A	A responsible social	
22.6	services age	ncy staff person who	is unable to con	plete the training prio	or to working with	
22.7	African Am	erican or disproportic	onately represent	ed children and famil	ies must work with	
22.8	a qualified s	taff person within the	e agency who has	s completed cultural c	ompetency training	
22.9	until the pers	son is able to complet	te the required tr	aining. The training n	nust be available by	
22.10	January 1, 2	025, and must:				
22.11	<u>(1) be pro</u>	ovided by an African	American indivi	dual or individual from	m a community that	
22.12	is disproport	tionately represented	in the child welf	are system who is kn	owledgeable about	
22.13	African Am	erican and other disp	roportionately re	presented social and	cultural norms and	
22.14	historical tra	uma;				
22.15	<u>(</u> 2) raise	awareness and increa	use a person's con	mpetency to value div	ersity, conduct a	
22.16	self-assessm	ent, manage the dyna	mics of differen	ce, acquire cultural kn	owledge, and adapt	
22.17	to diversity a	and the cultural conte	exts of communi	ties served;		
22.18	<u>(3) includ</u>	le instruction on effec	tively developing	g a safety plan and inst	ruction on engaging	
22.19	a safety netv	vork; and				
22.20	(4) be ac	cessible and compreh	nensive and inclu	ide the ability to ask o	juestions.	
22.21	(c) The t	raining may be provi	ded in a series of	f segments, either in p	person or online.	
22.22	<u>Subd. 3.</u>	Update. The commis	ssioner, in coord	ination with the Afric	an American Child	
22.23	Welfare Ove	rsight Council, shall	provide an upda	te to the legislative co	ommittees with	
22.24	jurisdiction	over child protection	issues by Januar	y 1, 2025, on the roll	out of the training	
22.25	under subdiv	vision 1 and the conte	ent and accessibi	lity of the training un	der subdivision 2.	
22.26	Sec. 15. <u>D</u>	ISAGGREGATE D	ATA.			
22.27	The com	missioner of human s	services shall wo	ork with the African A	merican Child	
22.28	Welfare Ove	ersight Council to esta	ablish a method	to disaggregate data r	elated to African	

22.29 American and other child welfare disproportionality, and begin disaggregating data by

22.30 January 1, 2025.

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23.1 Sec. 16. ENSURING FREQUENT VISITATION FOR AFRICAN AMERICAN AND 23.2 DISPROPORTIONATELY REPRESENTED CHILDREN IN OUT-OF-HOME 23.3 PLACEMENT.

- A responsible social services agency must engage in best practices related to visitation when an African American or disproportionately represented child is in out-of-home placement. When the child is in out-of-home placement, the responsible social services agency shall make active efforts to facilitate regular and frequent visitation between the
- 23.8 child and the child's parents or custodians, the child's siblings, and the child's relatives. If
- 23.9 <u>visitation is infrequent between the child and the child's parents, custodians, siblings, or</u>
- 23.10 relatives, the responsible social services agency shall make active efforts to increase the
- 23.11 <u>frequency of visitation and address any barriers to visitation.</u>

23.12 Sec. 17. CHILD WELFARE COMPLIANCE AND FEEDBACK PORTAL.

23.13 The commissioner of human services shall develop, maintain, and administer a publicly

23.14 accessible online compliance and feedback portal to receive reports of noncompliance with

23.15 the Minnesota African American Family Preservation and Child Welfare Disproportionality

23.16 Act under Minnesota Statutes, sections 260.61 to 260.68, and other statutes related to child

23.17 <u>maltreatment, safety, and placement. Reports received through</u> the portal must be transferred

23.18 for review and further action to the appropriate unit or department within the Department

23.19 of Human Services, including but not limited to the African American Child Well-Being

23.20 Unit, and to the African American Child Welfare Oversight Council, if appropriate.

23.21 Sec. 18. <u>DIRECTION TO COMMISSIONER; MAINTAINING CONNECTIONS</u> 23.22 <u>IN FOSTER CARE BEST PRACTICES.</u>

23.23The commissioner of human services shall develop and publish guidance on best practices23.24for ensuring that African American and disproportionately represented children in foster23.25care maintain connections and relationships with their parents, custodians, and extended23.26relative and kin network. The commissioner shall also develop and publish best practice23.27guidance on engaging and assessing noncustodial and nonadjudicated parents to care for23.28their African American or disproportionately represented children who cannot remain with

- 23.29 the children's custodial parents.
- 23.30 Sec. 19. <u>APPROPRIATIONS.</u>

23.31 (a) \$..... in fiscal year 2025 is appropriated from the general fund to the commissioner
 23.32 of human services for the administration of the Minnesota African American Family

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24.1	Preservation and Child Welfare Disproportionality Act under Minnesota Statutes, sections						
24.2	260.61 to 260.695. This is an ongoing appropriation.						

- 24.3 (b) \$..... in fiscal year 2025 is appropriated from the general fund to the commissioner
- 24.4 of human services for the development, maintenance, and administration of the child welfare
- 24.5 <u>compliance and feedback portal. This is an ongoing appropriation.</u>