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S.F. No. 2

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03/21/2019		Comm report: To pass as amended and re-refer to Finance

SENATE STATE OF MINNESOTA

NINETY-FIRST SESSION

A bill for an act

relating to human services; modifying human services licensing provisions; 12 directing the commissioner of human services to develop a plain-language handbook 1.3 for family child care providers; requiring county licensors to seek clarification 1.4 from Department of Human Services before issuing correction orders in certain 1.5 circumstances; reforming child care provider licensing inspections; establishing 1.6 an abbreviated inspection process for qualifying child care providers; establishing 1.7 risk-based violation levels and corresponding enforcement actions; directing the 1.8 commissioner of human services to assign rules and statutory provisions to violation 19 risk levels; directing the commissioner of human services to develop key indicators 1 10 that predict full compliance for use in abbreviated inspections; authorizing 1.11 additional special family child care home licenses; modifying requirements for 1.12 drinking water in child care centers; modifying family child care program training 1 1 3 requirements; directing the commissioner of human services to develop an annual 1.14 refresher training for family child care providers; clarifying and extending child 1 15 care training timelines; exempting certain individuals from child care training 1.16 requirements; modifying family child care emergency preparedness plan 1.17 requirements; creating the Office of Ombudsperson for Child Care Providers; 1.18 providing appointments; increasing time a child care substitute can provide care; 1.19 establishing Family Child Care Working Group; directing commissioner of human 1.20 services to streamline child care licensing and background study record 1.21 requirements; directing the commissioner of human services to codify certain rules 1.22 and propose legislation re-codifying chapter 245A; requiring reports; appropriating 1.23 money; amending Minnesota Statutes 2018, sections 245A.04, subdivision 4, by 1 24 adding a subdivision; 245A.06, subdivision 1, by adding a subdivision; 245A.065; 1.25 245A.14, subdivision 4, by adding a subdivision; 245A.16, subdivision 1; 245A.50, 1.26 subdivisions 1, 2, 3, 4, 5, 6, 7, 9, by adding subdivisions; 245A.51, subdivision 3; 1.27 1.28 proposing coding for new law in Minnesota Statutes, chapter 245A.

1.29 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.30 Section 1. Minnesota Statutes 2018, section 245A.04, subdivision 4, is amended to read:

- 1.31 Subd. 4. Inspections; waiver. (a) Before issuing an initial license, the commissioner
- 1.32 shall conduct an inspection of the program. The inspection must include but is not limited
- 1.33 to:

(1) an inspection of the physical plant; 2.1 (2) an inspection of records and documents; 22 (3) an evaluation of the program by consumers of the program; 2.3 (4) observation of the program in operation; and 2.4 (5) an inspection for the health, safety, and fire standards in licensing requirements for 2.5 a child care license holder. 2.6 For the purposes of this subdivision, "consumer" means a person who receives the 2.7 services of a licensed program, the person's legal guardian, or the parent or individual having 2.8 legal custody of a child who receives the services of a licensed program. 2.9 (b) The evaluation required in paragraph (a), clause (3), or the observation in paragraph 2.10 (a), clause (4), is not required prior to issuing an initial license under subdivision 7. If the 2.11 commissioner issues an initial license under subdivision 7, these requirements must be 2.12 completed within one year after the issuance of an initial license. 2.13 (c) Before completing a licensing inspection in a family child care program or child care 2.14 center, the licensing agency must offer the license holder an exit interview to discuss all 2.15 violations of law or rule observed during the inspection and offer technical assistance on 2.16 how to comply with applicable laws and rules. The commissioner shall not issue a correction 2.17 order or negative action for violations of law or rule not discussed in an exit interview. 2.18 Nothing in this paragraph limits the ability of the commissioner to issue a correction order 2.19 or negative action for violations of law or rule not discussed in an exit interview or in the 2.20 event that a license holder chooses not to participate in an exit interview. 2.21 (d) The commissioner or the county shall inspect at least annually a child care provider 2.22 licensed under this chapter and Minnesota Rules, chapter 9502 or 9503, for compliance 2.23 with applicable licensing standards. Inspections of family child care providers shall be 2.24

2.25 conducted in accordance with section 245A.055. It shall not constitute a violation of rule
2.26 or statute for an individual who is related to a licensed family child care provider as defined

- in section 245A.02, subdivision 13, to be present in the residence during business hours,
- 2.28 unless the individual provides sufficient hours or days of child care services for statutory
- 2.29 <u>training requirements to apply, or the spouse is designated to be a caregiver, helper, or</u>
- 2.30 <u>substitute in the family child care program.</u>
- (e) No later than November 19, 2017, the commissioner shall make publicly available
 on the department's website the results of inspection reports of all child care providers
 licensed under this chapter and under Minnesota Rules, chapter 9502 or 9503, and the

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3.1	number of	deaths, serious iniuri	es, and instances	of substantiated child	maltreatment that
3.2		n licensed child care s			
			C J		
3.3	Sec. 2. N	Iinnesota Statutes 201	8, section 245A.0	04, is amended by addi	ng a subdivision to
3.4	read:				
3.5	Subd.	18. Plain-language ha	ndbook. By Jan	uary 1, 2020, the comm	nissioner of human
3.6	services sh	nall, following consult	ation with family	child care license hol	ders, parents, and
3.7	county age	encies, develop a plair	-language handb	ook that describes the	process and
3.8	requirement	nts to become a licens	ed family child c	are provider. The hand	book shall include
3.9	a list of the	e applicable statutory p	provisions and rul	es that apply to license	d family child care
3.10	providers.	The commissioner sh	all electronically	publish the handbook	on the Department
3.11	of Human	Services website, avail	able at no charge	to the public. Each cou	nty human services
3.12	office and	the Department of Hur	nan Services shall	l maintain physical cop	ies of the handbook
3.13	for public	use.			
3.14	EFFE	C TIVE DATE. This s	ection is effectiv	e the day following fir	al enactment.
3.15	Sec. 3. [2	245A.055] FAMILY (CHILD CARE I	PROVIDER INSPEC	TIONS.
3.16	Subdiv	rision 1. Inspections.	The commissione	er shall conduct inspect	ions of each family
3.17	child care	provider pursuant to s	ection 245A.04,	subdivision 4, paragra	<u>ph (d).</u>
3.18	Subd. 2	2. <u>Types of child care</u>	licensing inspec	c tions. (a) "Initial insp	ection" means an
3.19	inspection	before issuing an initi	al license under s	ection 245A.04, subdi	vision 4, paragraph
3.20	<u>(a).</u>				
3.21	(b) "Fu	Ill inspection" means t	he inspection of	a family child care pro	vider to determine
3.22	ongoing co	ompliance with all app	blicable legal requ	uirements for family ch	nild care providers.
3.23	A full insp	bection shall be condu	cted for temporar	y provisional licensees	s and for providers
3.24	who do no	t meet the requirement	ts needed for an	abbreviated inspection	<u>.</u>
3.25	(c) "Ał	obreviated inspection"	means the inspe	ction of a family child	care provider to
3.26				s that statistically predi	
3.27				care providers. Abbre	
3.28				have been licensed for	
3.29			•	ations. Providers must	
3.30				nt to a Level 4 violatio	
3.31		.		ection 245A.07 in the	
*	<u>p</u>				

	ty licensor finds that the provider has failed to comply with any key indicator during previated inspection, the county licensor shall immediately conduct a full inspection
all auc	reviated inspection, the county needs of shall infinediately conduct a full inspection
<u>(d)</u>	"Follow-up inspection" means a full inspection conducted following an inspectio
at fo	und more than one Level 4 violation.
Su	bd. 3. Enforcement actions. (a) Except where required by federal law, enforcement
ction	s under this subdivision may be taken based on the risk level of the violation as follow
<u>(1)</u>	Level 1: a violation that presents no risk of harm or minimal risk of harm, warranti
erbal	technical assistance under section 245A.066, subdivision 1;
<u>(2)</u>	Level 2: a violation that presents a low risk of harm, warranting issuance of a techni
issista	nce notice under section 245A.065, subdivision 2;
<u>(3)</u>	Level 3: a violation that presents a moderate risk of harm, warranting issuance of
îx-it t	icket under section 245A.065; and
<u>(4)</u>	Level 4: a violation that presents a substantial risk of harm, warranting issuance
1 corre	ection order or conditional license under section 245A.06.
<u>(b)</u>	The commissioner shall, following consultation with family child care license holde
arent	s, and county agencies, issue a report by January 1, 2020, that identifies the violation
of this	chapter and Minnesota Rules, chapter 9502, that constitute Level 1, Level 2, Lev
8, or L	evel 4 violations based on the schedule in paragraph (a). The commissioner shall
also id	lentify the rules and statutes that may be violated at more than one risk level, such
hat th	e county licensor may assign the violation a risk level according to the licensor's
liscret	ion during an inspection. The report shall also identify all rules and statutory provisi
hat m	ust be enforced in accordance with federal law. The commissioner shall provide
report	to county agencies and the chairs and ranking minority members of the legislativ
comm	ittees with jurisdiction over child care, and shall post the report to the departmen
websit	e. By July 1, 2020, the commissioner shall develop, distribute, and provide training
on gui	delines on the use of the risk-based violation levels in paragraph (a) during famil
child c	care provider inspections.
Su	bd. 4. Follow-up inspections. If, upon inspection, the commissioner finds more the
one Le	evel 4 violation, the commissioner shall conduct a follow-up inspection within size
nonth	s. The date of the follow-up inspection does not alter the provider's annual inspect
date.	
EF	FECTIVE DATE. This section is effective July 1, 2020, with the exception that
mhdir	vision 3, paragraph (b), is effective the day following final enactment.

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5.1	Sec. 4. Minnesota Statutes 2018, section 245A.06, subdivision 1, is amended to read:
5.2	Subdivision 1. Contents of correction orders and conditional licenses. (a) Except as
5.3	provided in paragraph (c), if the commissioner finds that the applicant or license holder has
5.4	failed to comply with an applicable law or rule and this failure does not imminently endanger
5.5	the health, safety, or rights of the persons served by the program, the commissioner may
5.6	issue a correction order and an order of conditional license to the applicant or license holder.
5.7	When issuing a conditional license, the commissioner shall consider the nature, chronicity,
5.8	or severity of the violation of law or rule and the effect of the violation on the health, safety,
5.9	or rights of persons served by the program. The correction order or conditional license must
5.10	state the following in plain language:
5.11	(1) the conditions that constitute a violation of the law or rule;
5.12	(2) the specific law or rule violated;
5.13	(3) the time allowed to correct each violation; and
5.14	(4) if a license is made conditional, the length and terms of the conditional license, and
5.15	the reasons for making the license conditional.
5.16	(b) Nothing in this section prohibits the commissioner from proposing a sanction as
5.17	specified in section 245A.07, prior to issuing a correction order or conditional license.
5.18	(c) For family child care license holders, the commissioner may issue a correction order
5.19	or conditional license as provided in this section if, upon inspection, the commissioner finds
5.20	a Level 4 violation as provided in section 245A.055, subdivision 3, or if a child care provider
5.21	fails to correct a Level 3 violation as required under section 245A.065, paragraph (e).
5.22	EFFECTIVE DATE. This section is effective July 1, 2020.
5.23	Sec. 5. Minnesota Statutes 2018, section 245A.06, is amended by adding a subdivision to
5.24	read:
5.25	Subd. 10. Licensing interpretation disputes. When a county licensor and child care
5.26	provider dispute the interpretation of a licensing requirement, a county licensor must seek
5.27	clarification from the Department of Human Services in writing before issuing a correction
5.28	order related to the disputed interpretation. The license holder must be included in all
5.29	correspondence between the county and the Department of Human Services regarding the
5.30	dispute. The provider must be given the opportunity to contribute pertinent information that
5.31	may impact the decision by the Department of Human Services.

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6.1	Sec. 6. Minn	iesota Statutes 2018,	section 245A.	065, is amended to rea	ıd:
6.2	245A.065	CHILD CARE FIX	K-IT TICKET.		
6.3	(a) In lieu	of a correction order	under section	245A.06, The commis	ssioner shall may
6.4	issue a fix-it ti	cket to a family chil	d care or child	care center license ho	lder if <u>, upon</u>
6.5	inspection, the	e commissioner finds	s that:		
6.6				a requirement in this cl	-
6.7	-	9502 or 9503, that t	the commission	her determines to be el	igible for a fix-it
6.8	ticket;				
6.9			nently endange	the health, safety, or r	ights of the persons
6.10	served by the				
6.11				icket or correction ord	er for the violation
6.12		holder's last licensing			
6.13 6.14		lation can be correctend and ays, and holidays;		f inspection or within 4	18 hours, excluding
	-			a e	
6.15 6.16				the time of inspection vs, Sundays, and holid	
				t to a family child care	
6.17 6.18				violation as provided in	
6.19	subdivision 3.			•	
6.20	<u>(c)</u> The fix	-it ticket must state:			
6.21	(1) the con	ditions that constitu	te a violation o	f the law or rule;	
6.22	(2) the spe	cific law or rule viol	ated; and		
6.23	(3) that the	violation was correct	cted at the time	of inspection or must	be corrected within
6.24	48 hours, excl	uding Saturdays, Su	ndays, and hol	days.	
6.25	(e) (d) The	commissioner shall	not publicly p	ublish a fix-it ticket or	the department's
6.26	website <u>, unles</u>	s required by federa	<u>l law</u> .		
6.27	(d) (e) With	nin 48 hours, excludi	ng Saturdays, S	bundays, and holidays,	of receiving a fix-it
6.28	ticket, the lice	nse holder must corr	rect the violation	n and within one weel	k submit evidence
6.29	to the licensin	g agency that the vic	olation was cor	rected.	
6.30	(e) <u>(f)</u> If th	e violation is not com	rrected at the ti	me of inspection or wi	ithin 48 hours,
6.31	excluding Satu	urdays, Sundays, and	d holidays, or the	ne evidence submitted	is insufficient to

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7.1	establish that the license holder corrected the violation, the commissioner must may issue
7.2	a correction order for the violation of Minnesota law or rule identified in the fix-it ticket
7.3	according to section 245A.06.
7.4	(f) The commissioner shall, following consultation with family child care license holders,
7.5	child care center license holders, and county agencies, issue a report by October 1, 2017,
7.6	that identifies the violations of this chapter and Minnesota Rules, chapters 9502 and 9503,
7.7	that are eligible for a fix-it ticket. The commissioner shall provide the report to county
7.8	agencies and the chairs and ranking minority members of the legislative committees with
7.9	jurisdiction over child care, and shall post the report to the department's website.
7.10	EFFECTIVE DATE. This section is effective July 1, 2020.
7.11	Sec. 7. [245A.066] CHILD CARE TECHNICAL ASSISTANCE.
7.12	Subdivision 1. Verbal technical assistance. The commissioner may provide verbal
7.13	technical assistance to a family child care or child care center license holder if, upon
7.14	inspection, the commissioner finds a Level 1 violation as provided in section 245A.055,
7.15	subdivision 3.
7.16	Subd. 2. Technical assistance notice. (a) The commissioner may issue a written technical
7.17	assistance notice to a family child care license holder if, upon inspection, the commissioner
7.18	finds a Level 2 violation as provided in section 245A.055, subdivision 3.
7.19	(b) The technical assistance notice must state:
7.20	(1) the conditions that constitute a violation of the law or rule;
7.21	(2) the specific law or rule violated; and
7.22	(3) examples of how to correct the violation.
7.23	(c) The commissioner shall not publicly publish a written technical assistance notice on
7.24	the department's website, unless required by federal law.
7.25	EFFECTIVE DATE. This section is effective July 1, 2020.
7.26	Sec. 8. Minnesota Statutes 2018, section 245A.14, subdivision 4, is amended to read:
7.27	Subd. 4. Special family day care homes. Nonresidential child care programs serving
7.28	14 or fewer children that are conducted at a location other than the license holder's own
7.29	residence shall be licensed under this section and the rules governing family day care or

7.30 group family day care if:

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8.1 (a) The license holder is the primary provider of care and the nonresidential child care
8.2 program is conducted in a dwelling that is located on a residential lot;

(b) The license holder is an employer who may or may not be the primary provider of
care, and the purpose for the child care program is to provide child care services to children
of the license holder's employees;

8.6 (c) The license holder is a church or religious organization;

8.7 (d) The license holder is a community collaborative child care provider. For purposes
8.8 of this subdivision, a community collaborative child care provider is a provider participating
8.9 in a cooperative agreement with a community action agency as defined in section 256E.31;

(e) The license holder is a not-for-profit agency that provides child care in a dwelling
located on a residential lot and the license holder maintains two or more contracts with
community employers or other community organizations to provide child care services.
The county licensing agency may grant a capacity variance to a license holder licensed
under this paragraph to exceed the licensed capacity of 14 children by no more than five
children during transition periods related to the work schedules of parents, if the license
holder meets the following requirements:

8.17 (1) the program does not exceed a capacity of 14 children more than a cumulative total8.18 of four hours per day;

8.19 (2) the program meets a one to seven staff-to-child ratio during the variance period;

8.20 (3) all employees receive at least an extra four hours of training per year than required
8.21 in the rules governing family child care each year;

8.22 (4) the facility has square footage required per child under Minnesota Rules, part
8.23 9502.0425;

8.24 (5) the program is in compliance with local zoning regulations;

8.25 (6) the program is in compliance with the applicable fire code as follows:

(i) if the program serves more than five children older than 2-1/2 years of age, but no
more than five children 2-1/2 years of age or less, the applicable fire code is educational
occupancy, as provided in Group E Occupancy under the Minnesota State Fire Code 2003,
Section 202; or

(ii) if the program serves more than five children 2-1/2 years of age or less, the applicable
fire code is Group I-4 Occupancies, as provided in the Minnesota State Fire Code 2003,
Section 202; and

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9.1	(7) any age	e and capacity limi	tations required	by the fire code inspe	ection and square
9.2		ninations shall be p	_	-	section and square
	-	-			
9.3		-		of care and has locate holder meets the follo	
9.4	care program i	n a commerciai spa	ice, ii the needse	noider meets the fond	owing requirements.
9.5	(1) the prop	gram is in complia	nce with local zo	oning regulations;	
9.6	(2) the prog	gram is in complia	nce with the app	licable fire code as fo	ollows:
9.7	(i) if the pr	ogram serves more	e than five child	ren older than 2-1/2 y	ears of age, but no
9.8	more than five	children 2-1/2 yea	ars of age or less	, the applicable fire c	ode is educational
9.9	occupancy, as	provided in Group	E Occupancy un	nder the Minnesota S	tate Fire Code 2003,
9.10	Section 202; o	r			
9.11	(ii) if the pr	ogram serves more	e than five childre	en 2-1/2 years of age c	or less, the applicable
9.12	fire code is Gr	oup I-4 Occupanci	es, as provided u	nder the Minnesota S	tate Fire Code 2003,
9.13	Section 202;				
9.14	(3) any age	e and capacity limit	tations required	by the fire code inspe	ection and square
9.15	footage detern	ninations are printe	ed on the license	; and	
9.16	(4) the licer	nse holder promine	ntly displays the	license issued by the	commissioner which
9.17	contains the st	atement "This spec	cial family child	care provider is not l	icensed as a child
9.18	care center . " <u>;</u>	<u>or</u>			
9.19	(g) The lice	ense holder is the p	orimary provider	of care and has locat	ed the licensed child
9.20	care program i	n a portion of a bui	ilding that is used	d exclusively for the p	ourpose of providing
9.21	child care serv	vices, if the license	holder meets the	e requirements in para	agraph (f), clauses
9.22	(1) to (4), and	if any available sh	ared kitchen, bat	throom, or other spac	e that the provider
9.23	uses is separat	te from the indoor a	activity area used	d by the children.	
9.24	Sec. 9. Minn	esota Statutes 2018	8, section 245A.	14, is amended by add	ding a subdivision to
9.25	read:				
9.26	Subd. 16.	Water bottles in cl	hild care center	s. Notwithstanding M	linnesota Rules, part
9.27	<u>9503.0145, su</u>	bpart 8, a child car	e center may pro	ovide drinking water	for children in
9.28	individual cov	ered water bottles,	labeled with the	e child's name. Water	bottles provided by
9.29	the child care	center must be was	shed, rinsed, and	sanitized daily after	use and stored clean
9.30	and dry in a m	anner that protects	them from cont	amination.	
9.31	EFFECTI	VE DATE. This se	ection is effectiv	e the day following f	inal enactment.

10.1 Sec. 10. Minnesota Statutes 2018, section 245A.16, subdivision 1, is amended to read:

Subdivision 1. Delegation of authority to agencies. (a) County agencies and private 10.2 agencies that have been designated or licensed by the commissioner to perform licensing 10.3 functions and activities under section 245A.04 and background studies for family child care 10.4 under chapter 245C; to recommend denial of applicants under section 245A.05; to issue 10.5 correction orders, to issue variances, and recommend a conditional license under section 10.6 10.7 245A.06; or to recommend suspending or revoking a license or issuing a fine under section 10.8 245A.07, shall comply with rules and directives of the commissioner governing those functions and with this section. The following variances are excluded from the delegation 10.9 of variance authority and may be issued only by the commissioner: 10.10

10.11 (1) dual licensure of family child care and child foster care, dual licensure of child and10.12 adult foster care, and adult foster care and family child care;

10.13 (2) adult foster care maximum capacity;

10.14 (3) adult foster care minimum age requirement;

10.15 (4) child foster care maximum age requirement;

(5) variances regarding disqualified individuals except that, before the implementation
of NETStudy 2.0, county agencies may issue variances under section 245C.30 regarding
disqualified individuals when the county is responsible for conducting a consolidated
reconsideration according to sections 245C.25 and 245C.27, subdivision 2, clauses (a) and
(b), of a county maltreatment determination and a disqualification based on serious or
recurring maltreatment;

10.22 (6) the required presence of a caregiver in the adult foster care residence during normal10.23 sleeping hours; and

10.24 (7) variances to requirements relating to chemical use problems of a license holder or a10.25 household member of a license holder.

10.26 Except as provided in section 245A.14, subdivision 4, paragraph (e), a county agency must
10.27 not grant a license holder a variance to exceed the maximum allowable family child care
10.28 license capacity of 14 children.

(b) Before the implementation of NETStudy 2.0, county agencies must report information
about disqualification reconsiderations under sections 245C.25 and 245C.27, subdivision
2, paragraphs (a) and (b), and variances granted under paragraph (a), clause (5), to the
commissioner at least monthly in a format prescribed by the commissioner.

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ent (c) For family child care programs, the commissioner shall require a county agency to 11.1 conduct one unannounced licensing review inspection at least annually. 11.2 (d) For family adult day services programs, the commissioner may authorize licensing 11.3 reviews every two years after a licensee has had at least one annual review. 11.4 (e) A license issued under this section may be issued for up to two years. 11.5 (f) During implementation of chapter 245D, the commissioner shall consider: 11.6 11.7 (1) the role of counties in quality assurance; (2) the duties of county licensing staff; and 11.8 (3) the possible use of joint powers agreements, according to section 471.59, with counties 11.9 through which some licensing duties under chapter 245D may be delegated by the 11.10 commissioner to the counties. 11.11 11.12 Any consideration related to this paragraph must meet all of the requirements of the corrective action plan ordered by the federal Centers for Medicare and Medicaid Services. 11.13 (g) Licensing authority specific to section 245D.06, subdivisions 5, 6, 7, and 8, or 11.14 successor provisions; and section 245D.061 or successor provisions, for family child foster 11.15 care programs providing out-of-home respite, as identified in section 245D.03, subdivision 11.16 1, paragraph (b), clause (1), is excluded from the delegation of authority to county and 11.17 private agencies. 11.18 (h) A county agency shall report to the commissioner, in a manner prescribed by the 11.19 commissioner, the following information for a licensed family child care program: 11.20 (1) the results of each licensing review inspection completed, including the date of the 11.21 review inspection, and any licensing correction order issued; and 11.22 (2) any death, serious injury, or determination of substantiated maltreatment. 11.23 **EFFECTIVE DATE.** This section is effective the day following final enactment. 11.24 Sec. 11. Minnesota Statutes 2018, section 245A.50, subdivision 1, is amended to read: 11.25 Subdivision 1. Initial training. (a) License holders, caregivers, and substitutes must 11.26

comply with the training requirements in this section. 11.27

(b) Helpers who assist with care on a regular basis must complete six hours of training 11.28 within one year after the date of initial employment. 11.29

(c) Training requirements established under this section that must be completed prior 12.1 to initial licensure must be satisfied only by a newly licensed child care provider or by a 12.2 child care provider who has not held an active child care license in Minnesota in the previous 12.3 12 months. A child care provider who relocates within the state or who voluntarily cancels 12.4 a license or allows the license to lapse for a period of less than 12 months and who seeks 12.5 reinstatement of the lapsed or canceled license within 12 months of the lapse or cancellation 12.6 must satisfy the annual, ongoing training requirements, and is not required to satisfy the 12.7 12.8 training requirements that must be completed prior to initial licensure. A child care provider 12.9 who relocates within the state must (1) satisfy the annual, ongoing training requirements according to the schedules established in this section and (2) not be required to satisfy the 12.10 training requirements under this section that the child care provider completed prior to initial 12.11 licensure. If a licensed provider moves to a new county, the new county is prohibited from 12.12 12.13 requiring the provider to complete any orientation class or training for new providers.

12.14 Sec. 12. Minnesota Statutes 2018, section 245A.50, subdivision 2, is amended to read:

Subd. 2. Child development and learning and behavior guidance training. (a) For 12.15 purposes of family and group family child care, the license holder and each adult caregiver 12.16 who provides care in the licensed setting for more than 30 days in any 12-month period 12.17 shall complete and document at least four hours of child growth and learning and behavior 12.18 12.19 guidance training prior to initial licensure, and before caring for children. For purposes of this subdivision, "child development and learning training" means training in understanding 12.20 how children develop physically, cognitively, emotionally, and socially and learn as part 12.21 12.22 of the children's family, culture, and community. "Behavior guidance training" means training in the understanding of the functions of child behavior and strategies for managing 12.23 12.24 challenging situations. At least two hours of child development and learning or behavior guidance training must be repeated annually. The training curriculum shall be developed 12.25 or approved by the commissioner of human services. 12.26

(b) Notwithstanding paragraph (a), individuals are exempt from this requirement if they:
(1) have taken a three-credit course on early childhood development within the past five
years;

(2) have received a baccalaureate or master's degree in early childhood education orschool-age child care within the past five years;

(3) are licensed in Minnesota as a prekindergarten teacher, an early childhood educator,
a kindergarten to grade 6 teacher with a prekindergarten specialty, an early childhood special
education teacher, or an elementary teacher with a kindergarten endorsement; or

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13.	(4) have received a baccalaureate degree with a Montessori certificate within the past
13.	2 five years.
13.	EFFECTIVE DATE. This section is effective January 1, 2020.
13.4	4 Sec. 13. Minnesota Statutes 2018, section 245A.50, subdivision 3, is amended to read:
13.	Subd. 3. First aid. (a) When children are present in a family child care home governed
13.	by Minnesota Rules, parts 9502.0315 to 9502.0445, at least one staff person must be present
13.	in the home who has been trained in first aid. The first aid training must have been provided
13.	⁸ by an individual approved to provide first aid instruction. First aid training may be less than
13.	eight hours and persons qualified to provide first aid training include individuals approved
13.	as first aid instructors. First aid training must be repeated every two years before the license
13.	holder's license expires in the second year after the prior first aid training.
13.	(b) A family child care provider is exempt from the first aid training requirements under
13.	this subdivision related to any substitute caregiver who provides less than 30 hours of care
13.	during any 12-month period.
13.	(c) Video training reviewed and approved by the county licensing agency satisfies the
13.	
13.	Sec. 14. Minnesota Statutes 2018, section 245A.50, subdivision 4, is amended to read:
13.	18 Subd. 4. Cardiopulmonary resuscitation. (a) When children are present in a family
13.	child care home governed by Minnesota Rules, parts 9502.0315 to 9502.0445, at least one
13.	caregiver must be present in the home who has been trained in cardiopulmonary resuscitation
13.	(CPR), including CPR techniques for infants and children, and in the treatment of obstructed
13.	airways. The CPR training must have been provided by an individual approved to provide
13.	CPR instruction, must be repeated at least once every two years before the license holder's
13.	license expires in the second year after the prior CPR training, and must be documented in
13.	the caregiver's records.
13.	(b) A family child care provider is exempt from the CPR training requirement in this
13.	subdivision related to any substitute caregiver who provides less than 30 hours of care during
13.	any 12-month period.
13.	(c) Persons providing CPR training must use CPR training that has been developed:
13.	(1) by the American Heart Association or the American Red Cross and incorporates
13.	
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- 14.1 (2) using nationally recognized, evidence-based guidelines for CPR training and
 14.2 incorporates psychomotor skills to support the instruction.
- 14.3 Sec. 15. Minnesota Statutes 2018, section 245A.50, subdivision 5, is amended to read:

Subd. 5. Sudden unexpected infant death and abusive head trauma training. (a) 14.4 License holders must document that before staff persons, caregivers, and helpers assist in 14.5 the care of infants, they are instructed on the standards in section 245A.1435 and receive 14.6 14.7 training on reducing the risk of sudden unexpected infant death. In addition, license holders must document that before staff persons, caregivers, and helpers assist in the care of infants 14.8 and children under school age, they receive training on reducing the risk of abusive head 14.9 trauma from shaking infants and young children. The training in this subdivision may be 14.10 provided as initial training under subdivision 1 or ongoing annual training under subdivision 14.11 7. 14.12

(b) Sudden unexpected infant death reduction training required under this subdivision
must, at a minimum, address the risk factors related to sudden unexpected infant death,
means of reducing the risk of sudden unexpected infant death in child care, and license
holder communication with parents regarding reducing the risk of sudden unexpected infant
death.

(c) Abusive head trauma training required under this subdivision must, at a minimum,
address the risk factors related to shaking infants and young children, means of reducing
the risk of abusive head trauma in child care, and license holder communication with parents
regarding reducing the risk of abusive head trauma.

(d) Training for family and group family child care providers must be developed by the
commissioner in conjunction with the Minnesota Sudden Infant Death Center and approved
by the Minnesota Center for Professional Development. Sudden unexpected infant death
reduction training and abusive head trauma training may be provided in a single course of
no more than two hours in length.

(e) Sudden unexpected infant death reduction training and abusive head trauma training
required under this subdivision must be completed in person or as allowed under subdivision
10, clause (1) or (2), at least once every two years before the license holder's license expires
in the second year after the prior sudden unexpected infant death reduction training and
abusive head trauma training. On the years when the license holder is not receiving training
in person or as allowed under subdivision 10, clause (1) or (2), the license holder must
receive sudden unexpected infant death reduction training and abusive head trauma training

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through a video of no more than one hour in length. The video must be developed or approvedby the commissioner.

(f) An individual who is related to the license holder as defined in section 245A.02,
subdivision 13, and who is involved only in the care of the license holder's own infant or
child under school age and who is not designated to be a caregiver, helper, or substitute, as
defined in Minnesota Rules, part 9502.0315, for the licensed program, is exempt from the
sudden unexpected infant death and abusive head trauma training.

15.8 Sec. 16. Minnesota Statutes 2018, section 245A.50, subdivision 6, is amended to read:

Subd. 6. Child passenger restraint systems; training requirement. (a) A license
holder must comply with all seat belt and child passenger restraint system requirements
under section 169.685.

(b) Family and group family child care programs licensed by the Department of Human
Services that serve a child or children under <u>nine eight</u> years of age must document training
that fulfills the requirements in this subdivision.

(1) Before a license holder, staff person, caregiver, or helper transports a child or children
under age <u>nine_eight</u> in a motor vehicle, the person placing the child or children in a passenger
restraint must satisfactorily complete training on the proper use and installation of child
restraint systems in motor vehicles. Training completed under this subdivision may be used
to meet initial training under subdivision 1 or ongoing training under subdivision 7.

(2) Training required under this subdivision must be at least one hour in length, completed at initial training, and repeated at least once <u>every five years before the license holder's</u>
<u>license expires in the fifth year after the prior child passenger restraint system training</u>. At a minimum, the training must address the proper use of child restraint systems based on the child's size, weight, and age, and the proper installation of a car seat or booster seat in the motor vehicle used by the license holder to transport the child or children.

(3) Training under this subdivision must be provided by individuals who are certified
and approved by the Department of Public Safety, Office of Traffic Safety. License holders
may obtain a list of certified and approved trainers through the Department of Public Safety
website or by contacting the agency.

(c) Child care providers that only transport school-age children as defined in section
245A.02, subdivision 19, paragraph (f), in child care buses as defined in section 169.448,
subdivision 1, paragraph (e), are exempt from this subdivision.

16.1 Sec. 17. Minnesota Statutes 2018, section 245A.50, subdivision 7, is amended to read:

Subd. 7. Training requirements for family and group family child care. For purposes 16.2 of family and group family child care, the license holder and each primary caregiver must 16.3 complete 16 ten hours of ongoing training each year. For purposes of this subdivision, a 16.4 primary caregiver is an adult caregiver who provides services in the licensed setting for 16.5 more than 30 days in any 12-month period. Repeat of topical training requirements in 16.6 subdivisions 2 to 8, and the annual refresher training course in subdivision 12, shall count 16.7 toward the annual 16-hour ten-hour training requirement. Additional ongoing training 16.8 subjects to meet the annual 16-hour ten-hour training requirement must be selected from 16.9 the following areas: 16.10

16.11 (1) child development and learning training under subdivision 2, paragraph (a);

(2) developmentally appropriate learning experiences, including training in creating
positive learning experiences, promoting cognitive development, promoting social and
emotional development, promoting physical development, promoting creative development;
and behavior guidance;

16.16 (3) relationships with families, including training in building a positive, respectful16.17 relationship with the child's family;

(4) assessment, evaluation, and individualization, including training in observing,
recording, and assessing development; assessing and using information to plan; and assessing
and using information to enhance and maintain program quality;

(5) historical and contemporary development of early childhood education, including
training in past and current practices in early childhood education and how current events
and issues affect children, families, and programs;

(6) professionalism, including training in knowledge, skills, and abilities that promoteongoing professional development; and

(7) health, safety, and nutrition, including training in establishing healthy practices;ensuring safety; and providing healthy nutrition.

16.28 **EFFECTIVE DATE.** This section is effective January 1, 2020.

16.29 Sec. 18. Minnesota Statutes 2018, section 245A.50, subdivision 9, is amended to read:

16.30 Subd. 9. Supervising for safety; training requirement. (a) Before initial licensure and

16.31 before caring for a child, all family child care license holders and each adult caregiver who

16.32 provides care in the licensed family child care home for more than 30 days in any 12-month

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period shall complete and document the completion of the six-hour Supervising for Safetyfor Family Child Care course developed by the commissioner.

(b) The family child care license holder and each adult caregiver who provides care in
the licensed family child care home for more than 30 days in any 12-month period shall
complete and document: the completion of the two-hour courses Health and Safety I and
Health and Safety II at least once before the license holder's license expires in the fifth year
after the prior supervising for safety training.

17.8 (1) the annual completion of a two-hour active supervision course developed by the
 17.9 commissioner; and

17.10 (2) the completion at least once every five years of the two-hour courses Health and
17.11 Safety I and Health and Safety II. A license holder's or adult caregiver's completion of either
17.12 training in a given year meets the annual active supervision training requirement in clause
17.13 (1):

17.14 **EFFECTIVE DATE.** This section is effective January 1, 2020.

Sec. 19. Minnesota Statutes 2018, section 245A.50, is amended by adding a subdivision
to read:

17.17 Subd. 12. Annual refresher training course. Beginning January 1, 2020, license holders,

17.18 staff persons, caregivers, substitutes, and helpers must complete an annual refresher training

17.19 course, as developed by the commissioner of human services. The annual refresher training

17.20 course must incorporate training on: (1) active supervision; (2) child development and

17.21 learning, and behavior guidance; and (3) any training required by the child care development

17.22 block grant. The annual refresher training course shall not exceed two hours. Providers may

17.23 <u>complete the annual refresher training course online through self-study. Providers must</u>

17.24 document completion of the annual refresher training course.

Sec. 20. Minnesota Statutes 2018, section 245A.50, is amended by adding a subdivision
to read:

Subd. 13. Related individual training exemption. An individual who is related to a
child in a child care program may care for or have contact with that child at the child care
site without completing the training requirements under this chapter, unless the individual
is designated to be a caregiver, helper, or substitute in the child care program.

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18.1	Sec. 21. I	Minnesota Statutes 20	18, section 245A	.50, is amended by	adding a subdivision
18.2	to read:				
18.3	Subd. 1	4. Emergency substit	tute caregiver tra	aining exemption. I	During an emergency,
18.4	substitute c	caregivers are exempt	from training rec	uirements under thi	s section.
18.5	Sec. 22. 1	Minnesota Statutes 20	18, section 245A	.51, subdivision 3, i	s amended to read:
18.6	Subd. 3	. Emergency prepare	edness plan. (a)	No later than Septer	nber 30, 2017, a
18.7	licensed far	mily child care provid	ler must have a w	ritten emergency pr	eparedness plan for
18.8	emergencie	es that require evacuation	ion, sheltering, or	other protection of	children, such as fire,
18.9	natural disa	aster, intruder, or othe	r threatening situ	ation that may pose	a health or safety
18.10	hazard to c	hildren. The plan mus	t be written on a t	form developed by t	he commissioner and
18.11	updated at	least annually. The pla	an must include:		
18.12	(1) proc	cedures for an evacuat	ion, relocation, s	helter-in-place, or lo	ockdown;
18.13	(2) a de	esignated relocation sit	te and evacuation	route;	
18.14	(3) proc	cedures for notifying a	a child's parent or	·legal guardian of th	ne evacuation,
18.15	shelter-in-p	place, or lockdown, in	cluding procedur	es for reunification	with families;
18.16	(4) acco	ommodations for a chi	ld with a disabili	ty or a chronic med	ical condition;
18.17	(5) proc	cedures for storing a c	hild's medically 1	necessary medicine	that facilitate easy
18.18	removal du	iring an evacuation or	relocation;		
18.19	(6) proc	cedures for continuing	operations in the	e period during and	after a crisis; and
18.20	(7) proc	cedures for communic	ating with local e	emergency managen	nent officials, law
18.21	enforcemen	nt officials, or other ap	opropriate state o	r local authorities.	
18.22	(b) The	license holder must tr	rain caregivers be	efore the caregiver p	provides care and at
18.23	least annua	lly on the emergency p	reparedness plan	and document comp	letion of this training.
18.24	(c) The	license holder must c	onduct drills acco	ording to the require	ements in Minnesota
18.25	Rules, part	9502.0435, subpart 8	. The date and tir	ne of the drills must	t be documented.
18.26	(d) The	license holder must h	ave the emergence	cy preparedness plar	available for review
18.27	and posted	in a prominent locatio	n. The license ho	lder must provide a	physical or electronic
18.28	copy of the	e plan to the child's pa	rent or legal guar	dian upon enrollme	nt.

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19.1	Sec. 23. [24	I5A.60] OMBUDSP	PERSON FOR	CHILD CARE PRO	VIDERS.
19.2	Subdivisi	on 1. Appointment.	The governor s	hall appoint an ombuc	lsperson in the
19.3	classified ser	vice to assist child ca	are providers, ir	cluding family child o	care providers and
19.4	legal nonlicer	nsed child care provi	iders, with licen	sing, compliance, and	other issues facing
19.5	child care pro	oviders. The ombuds	person must be	selected without regar	rd to the person's
19.6	political affili	ation. The ombudspe	erson shall serve	e a term of two years a	nd may be removed
19.7	prior to the en	nd of the term for just	st cause.		
19.8	<u>Subd. 2.</u>	Duties. (a) The ombu	udsperson's duti	es shall include:	
19.9	(1) addres	ssing all areas of con	cern to child ca	re providers related to	the provision of
19.10	child care ser	vices, including lice	nsing, correctio	n orders, penalty asses	ssments, complaint
19.11	investigation	s, and other interaction	ons with agency	<u>y staff;</u>	
19.12	(2) assisti	ng providers with in	teractions with	county licensors and v	vith appealing
19.13	correction or	ders;			
19.14	(3) provid	ling recommendation	ns for child care	improvement or child	l care provider
19.15	education;				
19.16	<u>(4) operat</u>	ing a telephone line	to answer quest	ions and provide guid	ance to child care
19.17	providers; an	<u>d</u>			
19.18	<u>(5) assisti</u>	ng child care license	applicants.		
19.19	<u>(b)</u> The or	mbudsperson must re	eport annually b	by December 31 to the	commissioner and
19.20	the chairs and	1 ranking minority m	nembers of the l	egislative committees	with jurisdiction
19.21	over child car	re on the services pro	ovided by the or	mbudsperson to child	care providers,
19.22	including the	number, types, and l	locations of chil	d care providers serve	d, and the activities
19.23	of the ombud	sperson to carry out	the duties unde	r this section. The con	missioner shall
19.24	determine the	e form of the report a	and may specify	additional reporting r	equirements.
19.25	<u>Subd. 3.</u>	Staff. The ombudspe	rson may appoi	nt and compensate out	t of available funds
19.26	a deputy, cont	fidential secretary, an	d other employe	es in the unclassified s	ervice as authorized
19.27	by law. The c	mbudsperson and th	e full-time staf	f are members of the N	Iinnesota State
19.28	Retirement A	ssociation. The omb	oudsperson may	delegate to members	of the staff any
19.29	authority or c	luties of the office ex	ccept the duty to	o formally make recon	nmendations to a
19.30	child care pro	ovider or reports to the	he commissione	er or the legislature.	
19.31	<u>Subd. 4.</u>	Access to records. (a	a) The ombudsp	erson or designee, exc	luding volunteers,
19.32	has access to	data of a state agency	necessary for the	ne discharge of the oml	oudsperson's duties,
19.33	including rec	ords classified as con	ifidential data or	n individuals or private	data on individuals

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20.1	under chapter 13 or any other law. The ombudsperson's data request must relate to a specific
20.2	case and is subject to section 13.03, subdivision 4. If the data concerns an individual, the
20.3	ombudsperson or designee shall first obtain the individual's consent. If the individual cannot
20.4	consent and has no legal guardian, then access to the data is authorized by this section.
20.5	(b) On a quarterly basis, each state agency responsible for licensing, regulating, and
20.6	enforcing state and federal laws and regulations concerning child care providers must provide
20.7	the ombudsperson copies of all correction orders, penalty assessments, and complaint
20.8	investigation reports for all child care providers.
20.9	Subd. 5. Independence of action. In carrying out the duties under this section, the
20.10	ombudsperson shall operate independently of the department and may provide testimony
20.11	or make periodic reports to the legislature to address areas of concern and advocate for child
20.12	care providers.
20.13	Subd. 6. Civil actions. The ombudsperson or designee is not civilly liable for any action
20.14	taken under this section if the action was taken in good faith, was within the scope of the
20.15	ombudsperson's authority, and did not constitute willful or reckless misconduct.
20.16	Subd. 7. Qualifications. The ombudsperson must be a person who has at least five years
20.17	of experience providing child care. The ombudsperson must be experienced in dealing with
20.18	governmental entities, interpretation of laws and regulations, investigations, record keeping,
20.19	report writing, public speaking, and management. A person is not eligible to serve as the
20.20	ombudsperson while holding public office and must not have been previously employed
20.21	by the Department of Human Services or as a county licensor.
20.22	Subd. 8. Office support. The commissioner shall provide the ombudsperson with the
20.23	necessary office space, supplies, equipment, and clerical support to effectively perform the
20.24	duties under this section.
20.25	Subd. 9. Posting. (a) The commissioner shall post on the department's website the address
20.26	and telephone number for the office of the ombudsperson. The commissioner shall provide
20.27	all child care providers with the address and telephone number of the office. Counties must
20.28	provide child care providers with the name, address, and telephone number of the office.
20.29	(b) The ombudsperson must approve all posting and notice required by the department
20.30	and counties under this subdivision.

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21.1	Sec. 24.]	DIRECTION TO CO	MMISSIONE	R; ABBREVIATED	INSPECTION
21.2	MODEL.				
21.3	(a) By J	anuary 1, 2020, the cor	nmissioner of h	uman services shall, fol	lowing consultation
21.4	<u> </u>			and county agencies, de	
21.5				process under Minneso	
21.6				ort the results to the ch	
21.7	minority m	nembers of the legislati	ive committees	with jurisdiction over	child care. In
21.8	developing	g the key indicators that	t predict full co	ompliance with the stat	utes and rules
21.9	governing	licensed child care prov	viders, the com	missioner shall utilize a	n empirically based
21.10	statistical r	nethodology similar to	the licensing l	key indicator systems a	s developed by the
21.11	National A	ssociation for Regulat	ory Administra	tion and the Research	Institute for Key
21.12	Indicators.				
21.13	<u>(b) By</u>	July 1, 2020, the comr	nissioner of hu	man services shall deve	elop, distribute, and
21.14	provide tra	ining to implement ab	breviated inspe	ctions as described in I	Minnesota Statutes,
21.15	section 24:	5A.055, subdivision 2,	paragraph (c).		
21.16	<u>EFFE(</u>	C TIVE DATE. This se	ection is effecti	ve the day following fi	nal enactment.
21.17	Sec. 25.	DIRECTION TO CO	MMISSIONE	R; CHILD CARE TH	RAINING
21.18	REQUIRI	EMENTS.			
21.19	(a) The	commissioner of hum	an services sha	ll develop an annual re	fresher course as
21.20	described i	in Minnesota Statutes,	section 245A.5	0, subdivision 12, for a	child care providers
21.21	who previo	ously completed the tra	aining requirem	ents under Minnesota	Statutes, chapter
21.22	<u>245A.</u>				
21.23	(b) The	commissioner must p	ropose any nec	essary legislative chang	ges to develop and
21.24	implement	the annual refresher tr	aining course ir	paragraph (a) and to el	iminate duplicative
21.25	training red	quirements for the 202	0 legislative se	ssion.	
21.26	<u>EFFE(</u>	CTIVE DATE. This se	ection is effecti	ve the day following fi	nal enactment.
21.27	Sec. 26.	DIRECTION TO CO	OMMISSIONE	R; CORRECTION C	ORDER
21.28	ENFORC	EMENT REVIEW.			
21.29	By Jan	uary 1, 2020, the comr	nissioner of hu	man services shall deve	elop and implement
21.30	a process t	o review licensing insp	pection results p	provided under Minnes	ota Statutes, section
21.31), by county to identify	
21.32	order enfor	rcement. The commiss	ioner shall dev	elop guidance and trair	ing as needed to

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22.1	address any im	balance or inacc	uracy in correction	on order enforcement.	The commissioner
22.2	shall include th	ne results in the ar	nnual report on cl	nild care under Minneso	ota Statutes, section
22.3	245A.153, pro	vided that the res	sults are limited t	o summary data as defi	ined in Minnesota
22.4	Statutes, section	on 13.02, subdivi	sion 19.		
22.5	EFFECTI	VE DATE. This	section is effectiv	ve the day following fir	nal enactment.
22.6	Sec. 27. DIR	ECTION TO C	OMMISSIONE	R; SUBSTITUTE CA	REGIVER
22.7	PERMISSIO	<u>N.</u>			
22.8	(a) The con	nmissioner of hur	nan services shal	l amend Minnesota Ru	les, part 9502.0365,
22.9	subpart 5, to pe	ermit licensed pro	oviders to use sub	ostitute caregivers for a	cumulative total of
22.10	720 hours in an	ny 12-month peri	od.		
22.11	(b) The cor	nmissioner of hu	man services ma	y use the good cause ex	xemption under
22.12	Minnesota Star	tutes, section 14.	388, subdivision	1, clause (3), to adopt	rules under this
22.13	section, and M	innesota Statutes	s, section 14.386,	does not apply except	as provided under
22.14	Minnesota Star	tutes, section 14.	388.		
22.15	Sec. 28. <u>FAN</u>	AILY CHILD C	ARE TASK FO	RCE.	
22.16	Subdivision	<u>1.</u> Establishmen	nt; purpose. The	Family Child Care Task	Force is established
22.17	to increase the	number of licens	ed family child c	are providers throughout	ut the state, identify
22.18	family child ca	re licensing alter	matives, and esta	blish family child care	regulatory reforms
22.19	to improve eff	iciencies.			
22.20	<u>Subd. 2.</u> M	embership. (a)	The Family Child	Care Task Force shall	consist of 16
22.21	members, appo	ointed as follows	-		
22.22	(1) two me	mbers representin	ng family child c	are providers from grea	ater Minnesota,
22.23	including one	appointed by the	speaker of the ho	ouse of representatives	and one appointed
22.24	by the senate n	najority leader;			
22.25	<u>(2) two mer</u>	nbers representin	g family care prov	viders from the metropo	litan area as defined
22.26	in Minnesota S	tatutes, section 47	3.121, subdivisio	n 2, including one appo	inted by the speaker
22.27	of the house of	frepresentatives	and one appointe	d by the senate majorit	y leader;
22.28	(3) one met	mber appointed b	by the Minnesota	Association of Child C	Care Professionals;
22.29	(4) one mer	nber appointed b	y the Minnesota	Child Care Provider Inf	formation Network;
22.30	<u>(5) two me</u>	mbers from the h	ouse of represen	tatives, including one a	appointed by the
22.31	speaker of the	house of represent	ntatives and one	appointed by the minor	rity leader;

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23.1	(6) two m	embers from the sena	te, including or	e appointed by the se	nate majority leader
23.2	<u> </u>	inted by the senate m			
23.3	(7) two m	embers representing	Department of	Human Services-reco	ognized family child
23.4	<u> </u>			ng one appointed by	
23.5	leader and on	e appointed by the se	enate minority l	eader;	
23.6	<u>(8)</u> two m	embers appointed by	the Association	n of Minnesota Child	Care Licensors,
23.7	including one	e from greater Minne	sota and one fro	om the metropolitan a	area, as defined in
23.8	Minnesota St	atutes, section 473.12	21, subdivision	<u>2;</u>	
23.9	<u>(9) one m</u>	ember appointed by t	the Greater Mir	nesota Partnership; a	nd
23.10	<u>(10) one r</u>	nember appointed by	the Minnesota	Chamber of Comme	rce.
23.11	(b) Appoin	ntments to the task for	ce must be mad	e no later than July 15	, 2019, and members
23.12	of the task fo	rce may be compensa	ated as provided	l by Minnesota Statu	tes, section 15.059,
23.13	subdivision 3	<u>-</u>			
23.14	<u>Subd. 3.</u>	Duties. The task force	e must:		
23.15	(1) develo	p a proposal for a chi	ld care provider	licensing structure ba	ased on a differential
23.16	monitoring fr	amework;			
23.17	(2) identif	y licensing requirem	ents that have l	ed to the closure of fa	amily child care
23.18	programs and	l recommend busines	s development	and technical assistar	nce resources to
23.19	promote prov	rider recruitment and	retention;		
23.20	(3) identif	y family child care lic	censing alternat	ives, including permit	tting multiple family
23.21	child care pro	oviders to operate in a	a commercial of	r other building other	than the providers'
23.22	residences;				
23.23	(4) identit	y and recommend fa	mily child care	regulatory reforms to	o improve licensing
23.24	efficiencies, i	ncluding a variance s	structure and up	dated child ratios; an	nd
23.25	(5) review	Parent Aware progra	m participation	and identify obstacles	s and improvements.
23.26	<u>Subd. 4.</u>	Officers; meetings. (a) The task for	e must elect a chair a	and vice-chair from
23.27	among its me	mbers and may elect	other officers a	as necessary.	
23.28	<u>(b)</u> The ta	sk force must meet a	t least monthly.	The commissioner o	f human services
23.29	must convene	e the first meeting no	later than Aug	ust 1, 2019.	
23.30	<u>(c)</u> The ta	sk force is subject to	the Minnesota	Open Meeting Law u	under Minnesota
23.31	Statutes, chap	oter 13D.			

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24.1	Subd. 5	5. Staff. The Office of]	Inspector Genera	al from the Department	t of Human Services
24.2		ide staff assistance and	-		
24.2		6. Report required. N			
24.3 24.4		port to the chairs and ra			
24.4	· · · · · · · · · · · · · · · · · · ·	liction over child care r		-	
24.6		of the task force and its			
24.7		7. Expiration. The task		oon submission of the i	eport in subdivision
24.8	6 or March	n 1, 2020, whichever is	<u>s later.</u>		
24.9	<u>EFFE(</u>	C TIVE DATE. This s	ection is effective	e the day following fi	nal enactment.
24.10	Sec. 20		COMMISSIO	NED. DEVIEW OF	
24.10	-	INSTRUCTION TO			<u>_HILD CARE</u>
24.11	LICENSI	NG AND BACKGR(JUND STUDY	<u>r kovisions.</u>	
24.12	The con	mmissioner of human	services shall re	view existing statutes	and rules relating to
24.13	child care l	licensing and backgrou	nd study require	ments and propose leg	islation for the 2020
24.14	legislative	session that eliminated	s unnecessary ar	nd duplicative record k	ceeping or
24.15	documenta	ation requirements for o	child care provid	ers. The commissione	r shall also establish
24.16	a process f	for child care providers	s to electronical	y submit requested in	formation to the
24.17	commissio	oner.			
24.18	Sec. 30.	APPROPRIATION;	FAMILY CHII	LD CARE TASK FO	<u>RCE.</u>
24.19	\$75,00	0 in fiscal year 2020 is	appropriated fr	om the general fund to	o the commissioner
24.20	of human s	services for the Family	Child Care Tas	k Force under section	22.
	~ • • •				
24.21	Sec. 31. <u>4</u>	APPROPRIATION; (<u>)MBUDSPERS</u>	SON FOR CHILD CA	<u>REPROVIDERS.</u>
24.22	\$114,0	00 in fiscal year 2020 a	and \$120,000 in	fiscal year 2021 are ap	propriated from the
24.23	general fur	nd to the commissione	r of human serv	ices for the ombudspe	rson for child care
24.24	providers u	under Minnesota Statu	tes, section 245.	<u>A.60.</u>	
24.25	EFFE	C TIVE DATE. This s	ection is effective	ve July 1, 2019.	
24.26	Sec. 32.	APPROPRIATION;	CHILD CARE	PROVIDER GRAN	<u>TS.</u>
24.27	<u>(a) \$64</u>	9,000 in fiscal year 202	0 is appropriated	from the general fund	to the commissioner
24.28	of employ	ment and economic de	velopment for g	rants to local commun	ities to increase the
24.29	supply of c	quality child care provi	ders to support e	conomic development	. At least 60 percent
24.30	of grant fu	nds must go to commu	unities located o	utside of the seven-co	unty metropolitan

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area as defined under Minnesota Statutes, section 473.121, subdivision 2. Grant recipients 25.1 must obtain a 50 percent nonstate match to grant funds in either cash or in-kind contributions. 25.2 25.3 Grant funds available under this section must be used to implement projects to reduce the child care shortage in the state, including but not limited to funding for child care business 25.4 start-ups or expansion, training, facility modifications or improvements required for licensing, 25.5 and assistance with licensing and other regulatory requirements. In awarding grants, the 25.6 commissioner must give priority to communities that have demonstrated a shortage of child 25.7 25.8 care providers in the area. This is a onetime appropriation.

(b) Within one year of receiving grant funds, grant recipients must report to the commissioner on the outcomes of the grant program, including but not limited to the number of new providers, the number of additional child care provider jobs created, the number of additional child care slots, and the amount of cash and in-kind local funds invested.

25.13 Sec. 33. APPROPRIATION; CHILD CARE BUSINESS TRAINING PROGRAM.

25.14 \$140,000 in fiscal year 2020 is appropriated from the general fund to the commissioner of employment and economic development for a grant, through a competitive bidding 25.15 25.16 process, to a nonprofit organization with expertise in small business advising to operate a 25.17 business training program for child care providers and to create materials that could be used, free of charge, for start-up, expansion, and operation of child care businesses statewide, 25.18 25.19 with the goal of helping new and existing child care businesses in underserved areas of the state become profitable and sustainable. The commissioner shall report data on outcomes 25.20 and recommendations for replication of this training program throughout Minnesota to the 25.21 governor and the committees of the house of representatives and the senate with jurisdiction 25.22 over child care by December 15, 2021. This is a onetime appropriation and is available until 25.23 25.24 June 30, 2021.

25.25 Sec. 34. APPROPRIATION; MINNESOTA INITIATIVE FOUNDATIONS.

- 25.26 (a) \$2,000,000 in fiscal year 2020 is appropriated from the general fund to the
- 25.27 commissioner of employment and economic development for a grant to the Minnesota
- 25.28 Initiative Foundations. This is a onetime appropriation and is available until June 30, 2023.
- 25.29 (b) The Minnesota Initiative Foundations must use grant funds under this section to:
- 25.30 (1) facilitate planning processes for rural communities resulting in a community solution
- 25.31 action plan that guides decision making to sustain and increase the supply of quality child
- 25.32 care in the region to support economic development;

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26.1	(2) engage the private set	ctor to invest local res	ources to support the	community solution
26.2	action plan and ensure qualit			
26.3	development planning proce			
26.4	(3) provide locally based	l training and technica	al assistance to rural	child care business
26.5	owners through a learning c	ohort. Access to finan	cial and business dev	velopment assistance
26.6	must prepare child care busi	nesses for quality eng	agement and improv	ement by stabilizing
26.7	operations, leveraging fundi	ng from other source	s, and fostering busin	ness acumen that
26.8	allows child care businesses	to plan for and afford	the cost of providir	ng quality child care;
26.9	<u>or</u>			
26.10	(4) recruit child care pro	grams to participate i	n Parent Aware, Min	nesota's quality and
26.11	improvement rating system,	by providing targeted	d resources designed	to encourage high
26.12	levels of participation in Par	ent Aware. The Minn	esota Initiative Four	ndations must work
26.13	with local partners to provid	le low-cost training, p	orofessional develop	nent opportunities,
26.14	and continuing education cur	ricula. The Minnesota	Initiative Foundation	ns must fund, through
26.15	local partners, an enhanced l	evel of coaching to ru	ral child care provide	ers to obtain a quality
26.16	rating through Parent Aware	<u>).</u>		
26.17	Sec. 35. <u>APPROPRIATI</u>	<u>ON.</u>		
26.18	\$ in fiscal year 2020	is appropriated from	the general fund to	the commissioner of
26.19	human services to develop, d	istribute, and provide	training on child care	provider inspections
26.20	based on the risk-based viol	ation levels under Mi	nnesota Statutes, sec	tion 245A.055,
26.21	subdivision 3, including use	of an abbreviated ins	pection that is based	l on key indicators
26.22	that predict full compliance v	vith the statutes and rul	les governing license	d child care providers
26.23	under Minnesota Statutes, s	ection 245A.055, sub	division 2, for qualif	ying child care
26.24	providers. This is a onetime	appropriation.		
26.25	Sec. 36. <u>REVISOR INST</u>	<u>'RUCTION; MINNI</u>	ESOTA RULES, CI	<u>HAPTER 9502.</u>
26.26	The revisor of statutes, i	n consultation with th	e House Research D	epartment, Office of
26.27	Senate Counsel, Research ar	d Fiscal Analysis, and	l the Department of H	Iuman Services shall
26.28	prepare legislation for the 20	20 legislative session	to repeal and enact a	as statutes Minnesota
26.29	Rules, chapter 9502, and rec	odify Minnesota Stat	utes sections governi	ng licensing of child
26.30	care facilities. The revisor of	statutes shall provide	a courtesy copy of the	proposed legislation
26.31	to the chief authors in the ho	ouse of representative	s and senate of this a	<u>act.</u>
26.32	EFFECTIVE DATE. T	his section is effective	e the day following f	final enactment.

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27.1	Sec. 37. <u>RE</u>	VISOR INSTRU	CTION; MINNE	ESOTA RULES, CH	APTER 9503.
27.2	The revise	or of statutes, in con	nsultation with th	e House Research De	epartment, Office of
27.3	Senate Couns	el, Research and Fig	scal Analysis, and	l the Department of H	uman Services shall
27.4	prepare legisl	ation for the 2020 lo	egislative session	to repeal and enact as	s statutes Minnesota
27.5	Rules, chapte	r 9503, and recodif	y Minnesota Stat	utes sections governing	ng licensing of child
27.6	care facilities.	The revisor of statu	tes shall provide a	a courtesy copy of the	proposed legislation
27.7	to the chief at	uthors in the house	of representative	s and senate of this ad	<u>et.</u>
27.8	EFFECT	IVE DATE. This s	ection is effective	e the day following fi	nal enactment.
27.9	Sec. 38. <u>RE</u>	VISOR INSTRU	CTION; RECO	DIFY MINNESOTA	STATUTES,
27.10	CHAPTER 2	245A; RECODIFY	MINNESOTA	RULES, CHAPTEI	<u>R 9502.</u>
27.11	The revise	or of statutes, in con	nsultation with th	e House Research De	epartment, Office of
27.12	Senate Couns	el, Research and F	iscal Analysis, an	d Department of Hur	nan Services, shall
27.13	prepare legisl	ation for the 2020	egislative session	n to: (1) recodify Min	nesota Statutes,
27.14	chapter 245A	; and (2) repeal and	l enact as statutes	the rules governing	day care facility

27.15 licensing in Minnesota Rules, chapter 9502.