SF4200 REVISOR EM S4200-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4200

(SENATE AUTHORS: ABELER, Hoffman, Miller and Clausen)

DATE 03/09/2020 5352 Introduction and first reading Referred to Human Services Reform Finance and Policy 03/16/2020 5562a Comm report: To pass as amended and re-refer to Finance 03/26/2020 5592 Authors added Miller; Clausen

1.1 A bill for an act

1.4

1.5

1.6

1.7

1.8

1.9

1.10

1.11

1.12

1.13

1.14

1.15

1.16

1.17

1.18

1.19

1.20

1.21

1.22

relating to human services; granting the commissioner of human services certain temporary emergency authority relating to COVID-19.

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

Section 1. <u>COMMISSIONER OF HUMAN SERVICES TEMPORARY</u> EMERGENCY AUTHORITY.

Subdivision 1. Peacetime emergency; temporary authority granted. In the event the governor has declared a peacetime emergency pursuant to Minnesota Statutes, section 12.31, in response to a potential or actual outbreak of COVID-19, the commissioner of human services is granted temporary authority as described and limited by this section to protect the health and safety of the public. The temporary authority granted to the commissioner in this section may only be used for purposes related to preparing for, preventing, or responding to an outbreak of COVID-19, and for preserving access to programs and services provided by the Department of Human Services and preventing the spread of COVID-19. The temporary authority granted to the commissioner in this section expires no more than 60 days after the declaration of peacetime emergency expires.

Subd. 2. Temporary waiver or modification; licensing, background study, and other approval procedures. The commissioner of human services may temporarily waive or modify any of the following:

(1) the Human Services Licensing Act in Minnesota Statutes, chapter 245A, and accompanying standards governed under Minnesota Statutes, chapters 245D to 245H, and accompanying rules;

Section 1.

	SF4200	REVISOR	EM	S4200-1	1st Engrossment
2.1	(2) the 1	Department of Human	Services Back	ground Studies Act in N	Minnesota Statutes,
2.2	chapter 245C, excluding disqualification standards and criteria;				
2.3	(3) othe	er written policies or pr	ocedures with	respect to the use, licen	sing, certification,
2.4	evaluation,	or approval of facilities	es or programs	within the commission	er's jurisdiction;
2.5	(4) othe	er written policies and p	procedures rela	ated to appeals and sanc	tions;
2.6	(5) othe	er written policies or pr	ocedures with	respect to background	studies required to
2.7	be conduct	ed by the Department	of Human Serv	vices; and	
2.8	(6) prov	visions relating to the N	Ainnesota state	e-operated community s	ervices (MSOCS)
2.9	program in	Minnesota Statutes, cl	napters 245D,	246, and 252.	
2.10	The comm	issioner may waive or	modify require	ements beginning with t	he date of the
2.11	declaration	in subdivision 1. Any	waivers grante	ed or modifications mad	le pursuant to this
2.12	subdivision	n shall be posted on the	department's	website.	
2.13	Subd. 3	. Temporary waiver o	r modification	; enrollment and servi	ces standards. The
2.14	commissio	ner of human services	may temporari	ily waive or modify any	provisions of
2.15	Minnesota	Statutes, chapters 1191	3, 245, 246, 25	52, 253, 254A, 254B, 25	56, 256B, 256D,
2.16	256E, 256I	, 256J, 256K, 256L, 256	6M, 256P, 256	R, 256S, 260C, 260D, ar	nd 626, that govern:
2.17	(1) requ	uirement of in-person as	ssessment, app	olication for services, or	case management;
2.18	(2) app	lication for eligibility a	nd eligibility r	renewal time frames, pro	ocesses, and
2.19	verification	<u>1;</u>			
2.20	(3) repo	orting and verification i	requirements;		
2.21	(4) asse	essment renewal time fi	rames, verifica	ations, and processes;	
2.22	(5) wor	k or community engag	ement activity	requirements for eligib	ility <u>;</u>
2.23	(6) limi	ts on the use of teleheal	th or other res	trictions on electronic co	ommunication with
2.24	providers;				
2.25	(7) serv	vice delivery standards,	locations, sett	ings, or staff ratios;	
2.26	(8) prov	vider standards, includi	ng staffing rat	ios;	
2.27	(9) timi	ing of provider reporting	ıg requirement	s:	

(10) payment procedures, including but not limited to the use of prepayments, partial

2

payment for additional absent days, and payment for closed days; and

Section 1.

(11) service agreement length.

2.28

2.29

2.30

3.1	The commissioner may waive or modify requirements beginning with the date of the
3.2	declaration in subdivision 1. Any waivers granted or modifications made pursuant to this
3.3	subdivision shall be posted on the department's website.
3.4	Subd. 4. Notice to legislature; objections. The commissioner of human services shall
3.5	provide written notice to the chairs and ranking minority members of the house of
3.6	representatives and senate committees with jurisdiction over the Department of Human
3.7	Services of modifications under subdivision 2 or 3 no more than 48 hours after a modification
3.8	goes into effect. If two or more of the chairs submit a written objection to a modification
3.9	within seven days of receiving the notice, the commissioner shall cease all activities to
3.10	implement the modification and it shall no longer be in effect. A chair submitting an objection
3.11	under this subdivision may withdraw the objection.
3.12	Subd. 5. Report. The commissioner of human services shall provide a report to the
3.13	chairs and ranking minority members of the house of representatives and senate committees
3.14	with jurisdiction over the Department of Human Services by January 15, 2021, with specific
3.15	details about state statutes and rules waived as authorized in this section in response to a
3.16	COVID-19 outbreak.
3.17	EFFECTIVE DATE. This section is effective the day following final enactment.
3.18	Sec. 2. EXPIRATION.
3.19	Section 1 expires upon submission of the report in section 1, subdivision 5.

EM

S4200-1

1st Engrossment

SF4200

REVISOR

Sec. 2. 3