S.F. No. 12 and H.F. No. 33, which had been referred to the Chief Clerk for comparison, were examined and found to be not identical.

The following document shows the differences between S.F. No. 12, the first engrossment, and H.F. No. 33, the first engrossment.

July 14, 2020

Patrick D. Murphy Chief Clerk, House of Representatives

CH

# **Explanation of Comparison Reports**

When a Senate File is received from the Senate, it is given its first reading and must be referred to the appropriate standing committee or division under Rule 1.11. But if the House File companion of that Senate File has already been reported out of Committee and given its second reading and is on the General Register, the Senate File must be referred to the Chief Clerk for comparison pursuant to Rule 1.15. The Chief Clerk reports whether the bills were found to be identical or not identical. Once the bills have been compared and the differences have been reported, the Senate File is given its second reading and is substituted for the House File. The House File is then considered withdrawn. Pursuant to rule 3.33, if the bills are not identical and the chief author of the bill wishes to use the House language, the chief author must give notice of their intent to substitute the House language when the bill is placed on the Calendar for the Day or the Fiscal Calendar. If the chief author of the bill wishes to keep the Senate language, no action is required.

1

1.1	A bill for an act	1.1	A bill for an act
1.2	relating to human services; establishing retention grants for certain disability	1.2	relating to human services; modifying customized living quality improvement
1.3	service providers; modifying customized living quality improvement grants;	1.2	grants; extending portions of a COVID-19 peacetime emergency modification to
1.4	extending portions of a COVID-19 peacetime emergency modification to economic	1.4	economic assistance program application requirements; establishing retention and
1.5	assistance program application requirements; appropriating money; amending	1.5	public health grants; appropriating money; amending Laws 2019, First Special
1.6	Laws 2019, First Special Session chapter 9, article 4, section 28; article 14, section	1.6	Session chapter 9, article 4, section 28; article 14, section 2, subdivision 27; Laws
1.7	2, subdivision 27; Laws 2020, First Special Session chapter 7, section 1, subdivision	1.7	2020, First Special Session chapter 7, section 1, subdivision 2.
1.8	2.		
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:	1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Laws 2019, First Special Session chapter 9, article 4, section 28, is amended	1.9	Section 1. Laws 2019, First Special Session chapter 9, article 4, section 28, is amended
1.11	to read:	1.10	to read:
1.12	Sec. 28. DIRECTION TO COMMISSIONER; ELDERLY WAIVER CUSTOMIZED	1.11	Sec. 28. DIRECTION TO COMMISSIONER; ELDERLY WAIVER CUSTOMIZED
1.13	LIVING SERVICE PROVIDERS QUALITY IMPROVEMENT GRANTS.	1.12	LIVING SERVICE PROVIDERS QUALITY IMPROVEMENT GRANTS.
1.14	(a) The commissioner of human services shall develop incentive-based grants to be	1.13	(a) The commissioner of human services shall develop incentive-based grants to be
1.14	available during fiscal years 2020 and 2021 only for elderly waiver providers of customized	1.13	available during fiseal years 2020 and 2021 only for elderly waiver providers of customized
1.15	living service providers services under the brain injury, community access for disability	1.14	living service providers services under the brain injury, community access for disability
1.10	inclusion, and elderly waivers for achieving outcomes specified in a contract. The	1.15	inclusion, and elderly waivers for achieving outcomes specified in a contract. The
1.17	commissioner may solicit proposals from providers and implement those that, on a	1.10	commissioner may solicit proposals from providers and implement those that, on a
1.19	competitive basis, best meet the state's policy objectives, giving. Until June 30, 2021, the	1.18	competitive basis, best meet the state's policy objectives, giving. Until June 30, 2021, the
1.20	commissioner shall give preference to providers that serve at least 75 percent elderly waiver	1.19	commissioner shall give preference to providers that serve at least 75 percent elderly waiver
1.20	participants.	1.20	participants.
		1120	
1.22	(b) Effective July 1, 2021, to be eligible for a grant under this section, a provider must	1.21	(b) Effective July 1, 2021, to be eligible for a grant under this section, a provider must
1.23	serve at least 75 waiver participants, and at least 75 percent of the clients served by the	1.22	serve at least 75 waiver participants, and at least 75 percent of the clients served by the
1.24	provider must be waiver participants. For providers of customized living services under the	1.23	provider must be waiver participants. For providers of customized living services under the
2.1	brain injury or community access for disability inclusion, the required 75 waiver participants	1.24	brain injury or community access for disability inclusion, the required 75 waiver participants
2.2	must reside at multiple locations each with six or more residents. The commissioner shall	2.1	must reside at multiple locations each with six or more residents. The commissioner shall
2.3	give greater preference to those providers serving a higher percentage of waiver participants.	2.2	give greater preference to those providers serving a higher percentage of waiver participants.
2.4	(c) The commissioner shall limit expenditures under this subdivision to the amount	2.3	(c) The commissioner shall limit expenditures under this subdivision to the amount
2.5	appropriated for this purpose.	2.4	appropriated for this purpose.
2.6	(b) (d) In establishing the specified outcomes and related criteria, the commissioner shall	2.5	(b) (d) In establishing the specified outcomes and related criteria, the commissioner shall
2.7	consider the following state policy objectives:	2.6	consider the following state policy objectives:
2.8	(1) provide more efficient, higher quality services;	2.7	(1) provide more efficient, higher quality services;
2.9	(2) encourage home and community-based services providers to innovate;	2.8	(2) encourage home and community-based services providers to innovate;

2.10 2.11	(3) equip home and community-based services providers with organizational tools and expertise to improve their quality;	<ul> <li>(3) equip home and community-based services providers with organizationa</li> <li>expertise to improve their quality;</li> </ul>	l tools and
2.12 2.13	(4) incentivize home and community-based services providers to invest in better services; and	<ul><li>2.11 (4) incentivize home and community-based services providers to invest in b</li><li>2.12 and</li></ul>	etter services;
2.14	(5) disseminate successful performance improvement strategies statewide.	2.13 (5) disseminate successful performance improvement strategies statewide.	
2.15	EFFECTIVE DATE. This section is effective August 1, 2020.	2.14 <b>EFFECTIVE DATE.</b> This section is effective August 1, 2020.	
2.16 2.17	Sec. 2. Laws 2019, First Special Session chapter 9, article 14, section 2, subdivision 27, is amended to read:	<ul> <li>2.15 Sec. 2. Laws 2019, First Special Session chapter 9, article 14, section 2, subdiv</li> <li>2.16 is amended to read:</li> </ul>	ision 27,
2.18 2.19	Subd. 27. Grant Programs; Aging and Adult32,311,00032,495,000	2.17Subd. 27. Grant Programs; Aging and Adult2.18Services Grants32,311,000	32,495,000
2.20 2.21 2.22 2.23 2.24 2.25 2.26 2.27	Incentive-Based Grants for Customized Living Service Providers. \$500,000 in fiscal year 2020 and \$500,000 in fiscal year 2021 are for incentive-based grants to <u>brain injury</u> , community access for disability inclusion, and elderly waiver customized living service providers under article 4, section 28 <u>Minnesota</u> Statutes, section 256.479.	<ul> <li>2.19 Incentive-Based Grants for Customized</li> <li>2.20 Living Service Providers. \$500,000 in fiscal</li> <li>2.21 year 2020 and \$500,000 in fiscal year 2021</li> <li>2.22 are for incentive-based grants to brain injury,</li> <li>2.23 community access for disability inclusion, and</li> <li>2.24 elderly waiver customized living service</li> <li>2.25 providers under article 4, section 28 Minnesota</li> <li>2.26 Statutes, section 256.479.</li> </ul>	
2.28	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2020.	2.27 <b>EFFECTIVE DATE.</b> This section is effective August 1, 2020.	
3.1 3.2	Sec. 3. Laws 2020, First Special Session chapter 7, section 1, subdivision 2, is amended to read:	2.28 Sec. 3. Laws 2020, First Special Session chapter 7, section 1, subdivision 2, is 2.29 to read:	amended
3.3 3.4 3.5 3.6 3.7 3.8 3.9	Subd. 2. Waivers and modifications; extension to June 30, 2021. When the peacetime emergency declared by the governor in response to the COVID-19 outbreak expires, is terminated, or is rescinded by the proper authority, the following waivers and modifications to human services programs issued by the commissioner of human services pursuant to Executive Orders 20-11 and 20-12, including any amendments to the waivers or modifications issued before the peacetime emergency expires, shall remain in effect until June 30, 2021, unless necessary federal approval is not received at any time for a waiver or modification:	<ul> <li>Subd. 2. Waivers and modifications; extension to June 30, 2021. When the</li> <li>emergency declared by the governor in response to the COVID-19 outbreak expit</li> <li>terminated, or is rescinded by the proper authority, the following waivers and mo</li> <li>to human services programs issued by the commissioner of human services pursu</li> <li>Executive Orders 20-11 and 20-12, including any amendments to the waivers or</li> <li>issued before the peacetime emergency expires, shall remain in effect until June 3</li> <li>unless necessary federal approval is not received at any time for a waiver or mod</li> </ul>	res, is difications ant to nodifications 50, 2021,
3.10	(1) CV15: allowing phone or video visits for waiver programs;	3.6 (1) CV15: allowing phone or video visits for waiver programs;	
3.11 3.12	(2) CV16: expanding access to telemedicine services for Children's Health Insurance Program, Medical Assistance, and MinnesotaCare enrollees;	<ul> <li>3.7 (2) CV16: expanding access to telemedicine services for Children's Health I</li> <li>3.8 Program, Medical Assistance, and MinnesotaCare enrollees;</li> </ul>	nsurance
3.13 3.14	(3) CV21: allowing telemedicine alternative for school-linked mental health services and intermediate school district mental health services;	<ul> <li>3.9 (3) CV21: allowing telemedicine alternative for school-linked mental health</li> <li>3.10 and intermediate school district mental health services;</li> </ul>	services

3.15       (4) CV24: allowing phone or video use for targeted case management visits;         3.16       (5) CV30: expanding telemedicine in health care, mental health, and substance use         3.17       disorder settings;         3.18       (6) CV31: allowing partial waiver of county cost when COVID-19 delays discharges         3.19       from DHS-operated psychiatric hospitals;         3.20       (7) CV38: allowing flexibility in housing licensing requirements;         3.21       (8) CV43: expanding remote home and community-based services waiver services;         3.22       (9) CV44: allowing remote delivery of adult day services;         3.23       (10) CV45: modifying certain licensing requirements for substance use disorder treatment,         3.24       except that the extension shall be limited to the portions of this modification requiring         3.25       for Disease Control and Prevention guidance on COVID-19; requiring programs to follow         3.26       for Disease Control and Prevention guidance on COVID-19; requiring programs to follow         3.27       completed by telephone or video communication; permitting programs to follow the Substance Abuse         3.28       completed by telephone or video communication; permitting comprehensive assessments to be         3.29       completed by telephone or video communication; permitting a counselor, recovery peer, or         4.11       treatiment coordinator to provide treatment services from		
<ul> <li>disorder settings;</li> <li>(6) CV31: allowing partial waiver of county cost when COVID-19 delays discharges</li> <li>from DHS-operated psychiatric hospitals;</li> <li>(7) CV38: allowing flexibility in housing licensing requirements;</li> <li>(8) CV43: expanding remote home and community-based services waiver services;</li> <li>(9) CV44: allowing remote delivery of adult day services;</li> <li>(10) CV45: modifying certain licensing requirements for substance use disorder treatment,</li> <li>except that the extension shall be limited to the portions of this modification requiring</li> <li>programs to become and remain familiar with Minnesota Department of Health and Centers</li> <li>for Disease Control and Prevention guidance on COVID-19; requiring programs to follow</li> <li>Minnesota Department of Health and Centers for Disease Control and Prevention guidance</li> <li>specific to the situation and program capabilities if a person receiving services or a staff</li> <li>person tests positive for COVID-19; permitting programs to temporarily suspend group</li> <li>counseling or limit attendance at sessions when unable to accommodate requirements for</li> <li>social distancing and community mitigation; permitting a counselor, recovery peer, or</li> <li>treatment coordinator to provide treatment services from their home by telephone or video</li> <li>communication to a client in their home; permitting programs to follow the State Opioid</li> <li>to allow for an increased number of take-home doses in accordance with an assessment</li> <li>conducted under Minnesota Statutes, section 245G.22, subdivision 6; removing the</li> <li>requirement for opioid treatment programs to conduct outreach activities in the community;</li> <li>and permitting programs to document a client's verbal approval of a treatment plan instead</li> <li>of requiring the client's signature;</li> <li>(11) CV49: modifying certain requirements for adult day services;</li> <li>(12) CV50: modifying certain requirements for adult day services;<!--</th--><th>3.</th><th>15 (4) CV24: allowing phone or video use for targeted case management visits;</th></li></ul>	3.	15 (4) CV24: allowing phone or video use for targeted case management visits;
<ul> <li>from DHS-operated psychiatric hospitals;</li> <li>(7) CV38: allowing flexibility in housing licensing requirements;</li> <li>(8) CV43: expanding remote home and community-based services waiver services;</li> <li>(9) CV44: allowing remote delivery of adult day services;</li> <li>(10) CV45: modifying certain licensing requirements for substance use disorder treatment, except that the extension shall be limited to the portions of this modification requiring programs to become and remain familiar with Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance specific to the situation and program capabilities if a person receiving services or a staff person tests positive for COVID-19; remitting programs to follow the substance to provide treatment services from their home by telephone or video communication; permitting programs to follow the Substance Abuse and Mental Health Services Administration guidelines as directed by the State Opioid</li> <li>Treatment Authority within the Department of Human Services Behavioral Health division to allow for an increased number of take-home doses in accordance with an assessment conducted under Minnesota Statutes, section 2450-22, subdivision 6; removing the requirement for opioid treatment programs to conduct outreach activities in the community; and permitting congrues to acduct with an assessment</li> <li>(11) CV49: modifying certain license requirements for accordance with an assessment</li> <li>(12) CV50: modifying certain license requirements for assistance service; oversight, except</li> <li>(13) CV53: allowing flexibility for personal care assistance service oversight, except</li> <li>(14) CV64: modifying certain nequirements for easistance service oversight, except</li> <li>(14) CV64: modifying certain certification requirements for mental health centers, except</li> <li>(14) CV64: modifying certain per</li></ul>		
<ul> <li>(8) CV43: expanding remote home and community-based services waiver services;</li> <li>(9) CV44: allowing remote delivery of adult day services;</li> <li>(10) CV45: modifying certain licensing requirements for substance use disorder treatment, except that the extension shall be limited to the portions of this modification requiring programs to become and remain familiar with Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance as especific to the situation and program capabilities if a person receiving services or a staff person tests positive for COVID-19; permitting programs to temporarily suspend group counseling or limit attendance at sessions when unable to accommodate requirements for social distancing and community mitigation; permitting comprehensive assessments to be completed by telephone or video communication; permitting programs to follow the Substance Abuse and Mental Health Services Administration guidelines as directed by the State Opioid Treatment Authority within the Department of Human Services Behavioral Health division to allow for an increased number of take-home doses in accordance with an assessment conducted under Minnesota Statutes, section 245G.22, subdivision 6; removing the requirement for opioid treatment programs to conduct outreach activities in the community; and permitting programs to developmental and behavioral intervention (EIDBI) services;</li> <li>(1) CV49: modifying certain license requirements for adult day services;</li> <li>(1) CV49: modifying certain requirements for early intensive developmental and behavioral intervention (EIDBI) services;</li> <li>(1) CV50: modifying certain requirements for early intensive developmental and behavioral intervention (EIDBI) services;<th></th><td></td></li></ul>		
<ul> <li>9) CV44: allowing remote delivery of adult day services;</li> <li>(10) CV45: modifying certain licensing requirements for substance use disorder treatment, except that the extension shall be limited to the portions of this modification requiring programs to become and remain familiar with Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance on covid prevention guidance or use specific to the situation and program capabilities if a person receiving services or a staff person tests positive for COVID-19; permitting programs to temporarily suspend group counseling or limit attendance at sessions when unable to accommodate requirements for social distancing and community mitigation; permitting a counselor, recovery peer, or treatment coordinator to provide treatment services from their home by telephone or video communication; permitting programs to follow the Substance Abuse and Mental Health Services Administration guidelines as directed by the State Opioid Treatment Authority within the Department of Human Services Behavioral Health division to allow for an increased number of take-home doses in accordance with an assessment conducted under Minnesota Statutes, section 245.622, subdivision 6; removing the requirement for opioid treatment programs to conduct durate there within the prevention for adult day services;</li> <li>(11) CV49: modifying certain fleense requirements for adult day services;</li> <li>(12) CV50: modifying certain nequirements for adult day services;</li> <li>(13) CV53: allowing flexibility for personal care assistance service oversight, except that the portion of this modification permitting programs for bill 310 hours per month shall expire upon the expiration of the peacetime emergency; and</li></ul>	3.	20 (7) CV38: allowing flexibility in housing licensing requirements;
<ul> <li>(10) CV45: modifying certain licensing requirements for substance use disorder treatment, except that the extension shall be limited to the portions of this modification requiring programs to become and remain familiar with Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow</li> <li>Minnesota Department of Health and Centers for Disease Control and Prevention guidance specific to the situation and program capabilities if a person receiving services or a staff</li> <li>person tests positive for COVID-19; permitting programs to temporarily suspend group</li> <li>counseling or limit attendance at sessions when unable to accommodate requirements for social distancing and community mitigation; permitting comprehensive assessments to be</li> <li>completed by telephone or video communication; permitting a counselor, recovery peer, or</li> <li>treatment coordinator to provide treatment services from their home by telephone or video</li> <li>communication to a client in their home; permitting programs to follow the Substance Abuse</li> <li>and Mental Health Services Administration guidelines as directed by the State Opioid</li> <li>Treatment Authority within the Department of Fluman Services Behavioral Health division</li> <li>to allow for an increased number of take-home doses in accordance with an assessment</li> <li>conducted under Minnesota Statutes, section 2450.22, subdivision 6; removing the</li> <li>requirement for opioid treatment programs to conduct outreach activities in the community;</li> <li>and permitting programs to document a client's verbal approval of a treatment plan instead</li> <li>of requiring the client's signature;</li> <li>(11) CV49: modifying certain license requirements for adult day services;</li> <li>(12) CV50: modifying certain nequirements for adult day services;</li> <li>(13) CV53: allowing flexibility for personal care assistance service oversight, except</li> <li>that the portion of this modification</li></ul>	3.	21 (8) CV43: expanding remote home and community-based services waiver services;
<ul> <li>except that the extension shall be limited to the portions of this modification requiring</li> <li>programs to become and remain familiar with Minnesota Department of Health and Centers</li> <li>for Disease Control and Prevention guidance on COVID-19; requiring programs to follow</li> <li>Minnesota Department of Health and Centers for Disease Control and Prevention guidance</li> <li>specific to the situation and program capabilities if a person receiving services or a staff</li> <li>person tests positive for COVID-19; permitting programs to temporarily suspend group</li> <li>counseling or limit attendance at sessions when unable to accommodate requirements for</li> <li>social distancing and community mitigation; permitting a counselor, recovery peer, or</li> <li>treatment coordinator to provide treatment services from their home by telephone or video</li> <li>computed by telephone or video communication; permitting a counselor, recovery peer, or</li> <li>treatment coordinator to provide treatment services from their home by telephone or video</li> <li>communication to a client in their home; permitting programs to follow the Substance Abuse</li> <li>and Mental Health Services Administration guidelines as directed by the State Opioid</li> <li>Treatment Authority within the Department of Human Services Behavioral Health division</li> <li>to allow for an increased number of take-home doses in accordance with an assessment</li> <li>conducted under Minnesota Statutes, section 245G.22, subdivision 6; removing the</li> <li>requiring the client's signature;</li> <li>(11) CV49: modifying certain license requirements for adult day services;</li> <li>(12) CV50: modifying certain license requirements for adult day services;</li> <li>(13) CV53: allowing flexibility for personal care assistance service oversight, except</li> <li>that the portion of this modification permitting personal care assistance workers to bill 310</li> <li< td=""><th>3.</th><td>22 (9) CV44: allowing remote delivery of adult day services;</td></li<></ul>	3.	22 (9) CV44: allowing remote delivery of adult day services;
<ul> <li>4.11 (12) CV50: modifying certain requirements for early intensive developmental and behavioral intervention (EIDBI) services;</li> <li>4.13 (13) CV53: allowing flexibility for personal care assistance service oversight, except that the portion of this modification permitting personal care assistance workers to bill 310 hours per month shall expire upon the expiration of the peacetime emergency; and</li> <li>4.16 (14) CV64: modifying certain certification requirements for mental health centers, except that the extension shall be limited to the portions of this modification requiring programs</li> </ul>	3. 3. 3. 3. 3. 3. 3. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	<ul> <li>except that the extension shall be limited to the portions of this modification requiring</li> <li>programs to become and remain familiar with Minnesota Department of Health and Centers</li> <li>for Disease Control and Prevention guidance on COVID-19; requiring programs to follow</li> <li>Minnesota Department of Health and Centers for Disease Control and Prevention guidance</li> <li>specific to the situation and program capabilities if a person receiving services or a staff</li> <li>person tests positive for COVID-19; permitting programs to temporarily suspend group</li> <li>counseling or limit attendance at sessions when unable to accommodate requirements for</li> <li>social distancing and community mitigation; permitting comprehensive assessments to be</li> <li>completed by telephone or video communication; permitting a counselor, recovery peer, or</li> <li>treatment coordinator to provide treatment services from their home by telephone or video</li> <li>communication to a client in their home; permitting programs to follow the Substance Abuse</li> <li>and Mental Health Services Administration guidelines as directed by the State Opioid</li> <li>Treatment Authority within the Department of Human Services Behavioral Health division</li> <li>to allow for an increased number of take-home doses in accordance with an assessment</li> <li>conducted under Minnesota Statutes, section 245G.22, subdivision 6; removing the</li> <li>requirement for opioid treatment programs to conduct outreach activities in the community;</li> <li>and permitting programs to document a client's verbal approval of a treatment plan instead</li> </ul>
<ul> <li>4.12 behavioral intervention (EIDBI) services;</li> <li>4.13 (13) CV53: allowing flexibility for personal care assistance service oversight, except</li> <li>4.14 the portion of this modification permitting personal care assistance workers to bill 310</li> <li>4.15 hours per month shall expire upon the expiration of the peacetime emergency; and</li> <li>4.16 (14) CV64: modifying certain certification requirements for mental health centers, except</li> <li>4.17 that the extension shall be limited to the portions of this modification requiring programs</li> </ul>	4.	10 (11) CV49: modifying certain license requirements for adult day services;
<ul> <li>4.14 that the portion of this modification permitting personal care assistance workers to bill 310</li> <li>4.15 hours per month shall expire upon the expiration of the peacetime emergency; and</li> <li>4.16 (14) CV64: modifying certain certification requirements for mental health centers, except</li> <li>4.17 that the extension shall be limited to the portions of this modification requiring programs</li> </ul>		
4.17 that the extension shall be limited to the portions of this modification requiring programs	4.	that the portion of this modification permitting personal care assistance workers to bill 310
	4.	17 that the extension shall be limited to the portions of this modification requiring programs

(4) CV24: allowing phone or video use for targeted case management visits;
(5) CV30: expanding telemedicine in health care, mental health, and substance use disorder settings;
(6) CV31: allowing partial waiver of county cost when COVID-19 delays discharges from DHS-operated psychiatric hospitals;
(7) CV38: allowing flexibility in housing licensing requirements;
(8) CV43: expanding remote home and community-based services waiver services;
(9) CV44: allowing remote delivery of adult day services;
(10) CV45: modifying certain licensing requirements for substance use disorder treatment, except that the extension shall be limited to the portions of this modification requiring programs to become and remain familiar with Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance specific to the situation and program capabilities if a person receiving services or a staff person tests positive for COVID-19; permitting programs to temporarily suspend group counseling or limit attendance at sessions when unable to accommodate requirements for social distancing and community mitigation; permitting comprehensive assessments to be completed by telephone or video communication; permitting a counselor, recovery peer, or treatment coordinator to provide treatment services from their home by telephone or video communication to a client in their home; permitting programs to follow the Substance Abuse and Mental Health Services Administration guidelines as directed by the State Opioid Treatment Authority within the Department of Human Services Behavioral Health division to allow for an increased number of take-home doses in accordance with an assessment conducted under Minnesota Statutes, section 245G.22, subdivision 6; removing the requirement for opioid treatment programs to conduct outreach activities in the community; and permitting programs to document a client's verbal approval of a treatment plan instead of requiring the client's signature;
(11) CV49: modifying certain license requirements for adult day services;
(12) CV50: modifying certain requirements for early intensive developmental and behavioral intervention (EIDBI) services;
(13) CV53: allowing flexibility for personal care assistance service oversight, except that the portion of this modification permitting personal care assistance workers to bill 310 hours per month shall expire upon the expiration of the peacetime emergency; and
(14) CV64: modifying certain certification requirements for mental health centers, except that the extension shall be limited to the portions of this modification requiring programs to become and remain familiar with Minnesota Department of Health and Centers for Disease

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4.19 4.20	Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance specific to
4.21	the situation and program capabilities if a person receiving services or a staff person tests
4.22	positive for COVID-19; permitting alternative mental health professional supervision of
4.23	clinical services at satellite locations; permitting an alternative process for case consultation
4.24	meetings; and permitting mental health professionals to provide required client-specific
4.25	supervisory contact by telephone or video communication instead of face-to-face supervision;
4.26	and
4.27	(15) CV03: suspending application requirements for economic assistance programs,
4.28	except that the extension shall be limited to the portions of this modification allowing remote
4.29	interviews for the Minnesota family investment program, and allowing the use of electronic
4.30	signatures for enrollment verification. Verbal signatures shall not be permitted for enrollment
4.31	verification.
4.32	EFFECTIVE DATE. This section is effective the day following final enactment.
5.1	Sec. 4. APPROPRIATION; COVID-19-RELATED RETENTION GRANTS FOR
5.2	HOME AND COMMUNITY-BASED SERVICE PROVIDERS.
5.3	Subdivision 1. Appropriation. (a) \$20,305,000 in fiscal year 2021 is appropriated from
5.4	the coronavirus relief fund to the commissioner of human services for retention grants to
5.5	eligible providers as defined in subdivision 2 to assist providers: (1) with the costs of business
5.6	interruptions caused by required closures due to the COVID-19 pandemic; and (2) to help
5.7	ensure access to eligible services during or following the COVID-19 pandemic.
5.8	(b) The commissioner may use up to \$125,000 of this appropriation to administer this
5.9	grant.
5 10	
5.10 5.11	(c) Beginning September 30, 2020, any unencumbered appropriations may be used for disability services provider COVID-19-related public health reinvention grants.
5.11	disability services provider COVID-19-related public health reinvention grants.
5.12	(d) This is a onetime appropriation and is available until December 5, 2020.
5.13	Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
5.14	meanings given.
5.15	(b) "Eligible provider" means either an enrolled provider who provides either eligible
5.16	services, as defined in paragraph (c), clauses (1) or (2), and meets the attestation and
5.17	agreement requirements in subdivisions 5 and 6; or an agency, as defined in Minnesota
5.18	Statutes, section 256B.0949, subdivision 2, paragraph (b), who provides eligible services
5.19	as defined in paragraph (c), clause (3), and meets the attestation and agreement requirements in subdivisions 5 and 6.
5.20	
5.21	(c) "Eligible services" means the following services:

4.14 4.15 4.16 4.17 4.18 4.19 4.20 4.21	Control and Prevention guidance on COVID-19; requiring programs to follow Minnesota Department of Health and Centers for Disease Control and Prevention guidance specific to the situation and program capabilities if a person receiving services or a staff person tests positive for COVID-19; permitting alternative mental health professional supervision of clinical services at satellite locations; permitting an alternative process for case consultation meetings; and permitting mental health professionals to provide required client-specific supervisory contact by telephone or video communication instead of face-to-face supervision; and
4.22 4.23 4.24 4.25 4.26	(15) CV03: suspending application requirements for economic assistance programs, except that the extension shall be limited to the portions of this modification allowing remote interviews for the Minnesota family investment program, and allowing the use of electronic signatures for enrollment verification. Verbal signatures shall not be permitted for enrollment verification.
4.27	EFFECTIVE DATE. This section is effective the day following final enactment.
4.28 4.29	Sec. 4. <u>APPROPRIATION; COVID-19-RELATED RETENTION GRANTS FOR</u> HOME AND COMMUNITY-BASED SERVICE PROVIDERS.
4.30 4.31 4.32 5.1 5.2	Subdivision 1. Appropriation. (a) \$20,305,000 in fiscal year 2021 is appropriated from the coronavirus relief fund to the commissioner of human services for retention grants to eligible providers as defined in subdivision 2 to assist providers: (1) with the costs of business interruptions caused by required closures due to the COVID-19 pandemic; and (2) to help ensure access to eligible services during or following the COVID-19 pandemic.
5.3 5.4	(b) The commissioner may use up to \$125,000 of this appropriation to administer this grant.
5.5 5.6	(c) Beginning September 30, 2020, any unencumbered appropriations may be used for disability services provider COVID-19-related public health reinvention grants.
5.7	(d) This is a onetime appropriation and is available until December 5, 2020.
5.8 5.9	Subd. 2. <b>Definitions.</b> (a) For purposes of this section, the following terms have the meanings given.
5.10 5.11 5.12 5.13 5.14 5.15	(b) "Eligible provider" means either an enrolled provider who provides either eligible services, as defined in paragraph (c), clauses (1) or (2), and meets the attestation and agreement requirements in subdivisions 5 and 6; or an agency, as defined in Minnesota Statutes, section 256B.0949, subdivision 2, paragraph (b), who provides eligible services as defined in paragraph (c), clause (3), and meets the attestation and agreement requirements in subdivisions 5 and 6.

5.16 (c) "Eligible services" means the following services:

5.22	(1) adult day services, day training and habilitation, day support services, prevocational
5.23	services, and structured day services provided by the home and community-based waiver
5.24	programs under Minnesota Statutes, sections 256B.0913, 256B.092, and 256B.49, and
5.25	Minnesota Statutes, chapter 256S;
5.26	(2) employment exploration services, employment development services, and employment
5.27	support services provided by the home and community-based waiver programs under
5.28	Minnesota Statutes, sections 256B.092 and 256B.49; and
5.29	(3) early intensive developmental and behavioral interventions under Minnesota Statutes,
5.30	section 256B.0949.
5.31	(d) "Fixed costs" means costs determined by the commissioner that do not fluctuate with
5.32	changes in service provision. Eligible fixed costs under this section are costs similar to costs
6.1	considered in the rate methodology component values under Minnesota Statutes, section
6.2	256B.4914, subdivision 5, paragraph (d), clauses (7) and (8); paragraph (e), clauses (7) and
6.3	(8); paragraph (f), clauses (7) and (8); and subdivision 7, clause (11).
6.4	(e) "Total revenue from medical assistance" includes both fee-for-service revenue and
6.5	revenue from managed care organizations. The commissioner shall determine each provider's
6.6	total revenue from medical assistance for eligible services provided during January 2020,
6.7	based on data for service claims paid as of July 1, 2020.
017	
6.8	Subd. 3. Allowable uses of funds. Grantees must use funds awarded under this section
6.9	for fixed costs incurred during the COVID-19 peacetime emergency associated with
6.10	maintaining the provider's capacity to provide services to its clients during the COVID-19
6.11	pandemic.
6.12	Subd. 4. Grant request. Eligible providers must request a grant under this section no
6.12	later than August 15, 2020. The commissioner shall develop an expedited request process
6.14	that includes a form allowing providers to meet the requirements of subdivisions 5 and 6
6.15	in as timely a manner as possible. The commissioner shall allow the use of electronic
6.16	submission of request forms and accept electronic signatures.
0.10	submission of request forms and accept electronic signatures.
6.17	Subd. 5. Attestation. As a condition of obtaining funds under this section, an eligible
6.18	provider must attest to the following on the grant request form:
6.19	(1) the intent to provide clicible convices under this section through December 21, 2020.
0.19	(1) the intent to provide eligible services under this section through December 31, 2020;
6.20	(2) unreimbursed costs incurred on or after March 1, 2020, related to COVID-19-related
6.21	business interruptions caused by required closures, reduced capacity to promote social
6.22	distancing measures, or reduced demand for services;
6.00	(2) revenue leages due to the COVID 10 rendemie exceeded monthly fined easts in surred
6.23 6.24	(3) revenue losses due to the COVID-19 pandemic exceeded monthly fixed costs incurred from March 1, 2020, to June 30, 2020; and
0.24	

5.17 5.18 5.19	(1) adult day services, day training and habilitation, day support services, prevocational services, and structured day services provided by the home and community-based waiver programs under Minnesota Statutes, sections 256B.0913, 256B.092, and 256B.49, and
5.20 5.21 5.22 5.23	Minnesota Statutes, chapter 256S;         (2) employment exploration services, employment development services, and employment support services provided by the home and community-based waiver programs under Minnesota Statutes, sections 256B.092 and 256B.49; and
5.24 5.25	(3) early intensive developmental and behavioral interventions under Minnesota Statutes, section 256B.0949.
5.26 5.27 5.28 5.29 5.30	(d) "Fixed costs" means costs determined by the commissioner that do not fluctuate with changes in service provision. Eligible fixed costs under this section are costs similar to costs considered in the rate methodology component values under Minnesota Statutes, section 256B.4914, subdivision 5, paragraph (d), clauses (7) and (8); paragraph (e), clauses (7) and (8); paragraph (f), clauses (7) and (8); and subdivision 7, clause (11).
5.31 5.32 6.1 6.2	(e) "Total revenue from medical assistance" includes both fee-for-service revenue and revenue from managed care organizations. The commissioner shall determine each provider's total revenue from medical assistance for eligible services provided during January 2020, based on data for service claims paid as of July 1, 2020.
6.3 6.4 6.5 6.6	Subd. 3. Allowable uses of funds. Grantees must use funds awarded under this section for fixed costs incurred during the COVID-19 peacetime emergency associated with maintaining the provider's capacity to provide services to its clients during the COVID-19 pandemic.
6.7 6.8 6.9 6.10 6.11	Subd. 4. Grant request. Eligible providers must request a grant under this section no later than August 15, 2020. The commissioner shall develop an expedited request process that includes a form allowing providers to meet the requirements of subdivisions 5 and 6 in as timely a manner as possible. The commissioner shall allow the use of electronic submission of request forms and accept electronic signatures.
6.12 6.13	Subd. 5. Attestation. As a condition of obtaining funds under this section, an eligible provider must attest to the following on the grant request form:
6.14	(1) the intent to provide eligible services under this section through December 31, 2020;
6.15 6.16 6.17	(2) unreimbursed costs incurred on or after March 1, 2020, related to COVID-19-related business interruptions caused by required closures, reduced capacity to promote social distancing measures, or reduced demand for services;
6.18 6.19	(3) revenue losses due to the COVID-19 pandemic exceeded monthly fixed costs incurred from March 1, 2020, to June 30, 2020; and

6.25	(4) without additional funds, the provider will be unable to maintain the continuity of the services provided.	6.20	(4) wit
6.26		6.21	the services
6.27	Subd. 6. Agreement. As a condition of obtaining funds under this section, an eligible provider must agree to the following on the grant request form:	6.22	<u>Subd. (</u>
6.28		6.23	provider mu
6.29	(1) cooperate with the commissioner of human services to deliver services according to the program and service waivers and modifications issued under the commissioner's authority;	6.24	(1) coc
6.30		6.25	the program
6.31	(2) maintain documentation sufficient to demonstrate the unreimbursed costs required	6.26	(2) main <u>(2) main (2) main (2</u>
6.32	in order to receive a grant under this section; and	6.27	
7.1	(3) acknowledge that retention grants may be subject to a special recoupment under this section if a state audit performed under this section determines that the provider used awarded funds for purposes not authorized under this section.	6.28	(3) ack
7.2		6.29	section if a
7.3		6.30	funds for pu
7.4	Subd. 7. Retention grants. (a) No later than August 30, 2020, the commissioner shall begin issuing retention grants to eligible providers in an amount equal to 66 percent of the provider's total revenue from medical assistance for eligible services provided during January 2020.	6.31	Subd. <u>'</u>
7.5		6.32	begin issuin
7.6		7.1	provider's to
7.7		7.2	2020.
7.8	(b) The commissioner, acting under the governor's authority under Minnesota Statutes,	7.3	(b) The
7.9	section 12.36, shall implement retention grants and the process of making grants under this	7.4	section 12.3
7.10	subdivision without compliance with time-consuming procedures and formalities prescribed	7.5	subdivision
7.11	in law such as the following statutes and related policies: Minnesota Statutes, sections	7.6	in law such
7.12	16A.15, subdivision 3; 16B.97; 16B.98, subdivisions 5 and 7; and 16B.98, subdivision 8,	7.7	16A.15, sub
7.13	the express audit clause requirement.	7.8	the express
7.14	(c) By accepting a grant under this subdivision, the grantee attests to the conditions specified in subdivisions 5 and 6.	7.9	(c) By
7.15		7.10	specified in
7.16	(d) The commissioner's determination of the grant amount determined under this subdivision is final and is not subject to appeal. This paragraph does not apply to recoupment by the commissioner under subdivision 9.	7.11	(d) The
7.17		7.12	subdivision
7.18		7.13	by the comr
7.19 7.20	Subd. 8. <b>Payments for services provided.</b> Providers who receive grants under this section may continue to bill for services provided.	7.14 7.15	Subd. Section may
7.21	Subd. 9. <b>Recoupment.</b> (a) The commissioner may perform an audit under this section	7.16	Subd. 9
7.22	up to six years after the grant is awarded to ensure the funds are utilized solely for the	7.17	up to six ye
7.23	purposes stated in subdivision 1.	7.18	purposes sta
7.24 7.25	(b) If the commissioner determines that a provider used awarded funds for purposes not authorized under this section, the commissioner shall treat any amount used for a purpose	7.19 7.20	(b) If the authorized u

6.20 6.21	(4) without additional funds, the provider will be unable to maintain the continuity of the services provided.
6.22 6.23	Subd. 6. Agreement. As a condition of obtaining funds under this section, an eligible provider must agree to the following on the grant request form:
6.24 6.25	(1) cooperate with the commissioner of human services to deliver services according to the program and service waivers and modifications issued under the commissioner's authority;
6.26 6.27	(2) maintain documentation sufficient to demonstrate the unreimbursed costs required in order to receive a grant under this section; and
5.28 5.29 5.30	(3) acknowledge that retention grants may be subject to a special recoupment under this section if a state audit performed under this section determines that the provider used awarded funds for purposes not authorized under this section.
6.31 6.32 7.1 7.2	Subd. 7. Retention grants. (a) No later than August 30, 2020, the commissioner shall begin issuing retention grants to eligible providers in an amount equal to 66 percent of the provider's total revenue from medical assistance for eligible services provided during January 2020.
7.3 7.4 7.5 7.6 7.7 7.8	(b) The commissioner, acting under the governor's authority under Minnesota Statutes, section 12.36, shall implement retention grants and the process of making grants under this subdivision without compliance with time-consuming procedures and formalities prescribed in law such as the following statutes and related policies: Minnesota Statutes, sections 16A.15, subdivision 3; 16B.97; 16B.98, subdivisions 5 and 7; and 16B.98, subdivision 8, the express audit clause requirement.
7.9 7.10	(c) By accepting a grant under this subdivision, the grantee attests to the conditions specified in subdivisions 5 and 6.
7.11 7.12 7.13	(d) The commissioner's determination of the grant amount determined under this subdivision is final and is not subject to appeal. This paragraph does not apply to recoupment by the commissioner under subdivision 9.
7.14 7.15	Subd. 8. Payments for services provided. Providers who receive grants under this section may continue to bill for services provided.
7.16 7.17 7.18	Subd. 9. <b>Recoupment.</b> (a) The commissioner may perform an audit under this section up to six years after the grant is awarded to ensure the funds are utilized solely for the purposes stated in subdivision 1.
7.19 7.20	(b) If the commissioner determines that a provider used awarded funds for purposes not authorized under this section, the commissioner shall treat any amount used for a purpose

7.26	not authorized under this section as an overpayment. The commissioner shall recover any	7.21
7.27	overpayment.	7.22
7.28	Subd. 10. Expiration. This section expires December 30, 2020, except for subdivision	7.23
7.29	<u>9.</u>	7.24
7.30	EFFECTIVE DATE. This section is effective the day following final enactment.	7.25
8.1	Sec. 5. APPROPRIATION; DISABILITY SERVICES PROVIDER	7.26
8.2	COVID-19-RELATED PUBLIC HEALTH GRANTS.	7.27
8.3	Subdivision 1. Appropriation. (a) \$10,125,000 in fiscal year 2021 is appropriated from	7.28
8.4	the coronavirus relief fund to the commissioner of human services for COVID-19-related	7.29
8.5	public health grants to eligible providers under subdivision 3 who have implemented or	7.30
8.6	intend to implement COVID-19-related public health measures that facilitate social distancing	7.31
8.7	practices that align with the most current social distancing guidelines issued by the United	7.32
8.8	States Centers for Disease Control and Prevention (CDC) and are in accordance with the	8.1
8.9	federal Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and	8.2
8.10	related guidance.	8.3
8.11	(b) The commissioner may use up to \$125,000 of this appropriation to administer this	8.4
8.12	grant.	8.5
8.13	(c) This is a onetime appropriation and is available until December 30, 2020. Any	8.6
8.14	unexpended balance on December 30, 2020, cancels to the coronavirus relief fund.	8.7
8.15	Subd. 2. Purpose. Grants under this section are established to reduce the risk of exposure	8.8
8.16	to and transmission of COVID-19 to people with disabilities and staff who support them	8.9
8.17	by maintaining or increasing utilization of individualized day or employment services and	8.10
8.18	reducing utilization of congregate and sheltered workshop settings.	8.11
8.19	Subd. 3. Definitions. (a) For purposes of this section, the following terms have the	8.12
8.20	meanings given.	8.12
0.20		
8.21	(b) "Eligible provider" means an enrolled provider who provides eligible services and	8.14
8.22	who meets the attestation and application requirements in subdivisions 5 and 6.	8.15
8.23	(c) "Eligible services" means the following services:	8.16
8.24	(1) day training and habilitation, day support services, prevocational services, and	8.17
8.25	structured day services provided by the home and community-based waiver programs under	8.18
8.26	Minnesota Statutes, sections 256B.092 and 256B.49; and	8.19
		8.20
		8 21

	uthorized under this section as an overpayment. The commissioner shall recover any payment.
	Subd. 10. Expiration. This section expires December 30, 2020, except for subdivision
9.	Subd. 10. Expiration. This section expires December 50, 2020, except for subdivision
	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
	c. 5. <u>APPROPRIATION; DISABILITY SERVICES PROVIDER</u> ID-19-RELATED PUBLIC HEALTH GRANTS.
	Subdivision 1. Appropriation. (a) \$10,125,000 in fiscal year 2021 is appropriated from
	pronavirus relief fund to the commissioner of human services for COVID-19-related
	c health grants to eligible providers under subdivision 3 who have implemented or
	d to implement COVID-19-related public health measures that facilitate social distanci
	ices that align with the most current social distancing guidelines issued by the United
	s Centers for Disease Control and Prevention (CDC) and are in accordance with the
	al Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and
relate	d guidance.
	(b) The commissioner may use up to \$125,000 of this appropriation to administer this
grant	
	(c) This is a onetime appropriation and is available until December 30, 2020. Any
	pended balance on December 30, 2020, cancels to the coronavirus relief fund.
uner	solucio sulance on December 50, 2020, cancels to the coronavirus rener runa.
	Subd. 2. Purpose. Grants under this section are established to reduce the risk of exposu
	d transmission of COVID-19 to people with disabilities and staff who support them
	aintaining or increasing utilization of individualized day or employment services and
reduc	ing utilization of congregate and sheltered workshop settings.
	Subd. 3. Definitions. (a) For purposes of this section, the following terms have the
	ings given.
	(b) "Eligible provider" means an enrolled provider who provides eligible services and
	meets the attestation and application requirements in subdivisions 5 and 6.
	(c) "Eligible services" means the following services:
	(1) day training and habilitation, day support services, prevocational services, and
	tured day services provided by the home and community-based waiver programs under
	esota Statutes, sections 256B.092 and 256B.49; and
	cool statute, control boostop and boost of and
	(2) employment exploration services, employment development services, and employn

- support services provided by the home and community-based waiver programs under Minnesota Statutes, sections 256B.092 and 256B.49. 8.21
- 8.22

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8.27	(2) employment exploration services, employment development services, and employment
8.28	support services provided by the home and community-based waiver programs under
8.29	Minnesota Statutes, sections 256B.092 and 256B.49.
<ul> <li>8.30</li> <li>8.31</li> <li>8.32</li> <li>8.33</li> <li>9.1</li> <li>9.2</li> </ul>	Subd. 4. Allowable uses of funds. (a) Grants must be used to reduce the risk of exposure to and transmission of COVID-19 to people with disabilities and staff who support them by maintaining or increasing access to individualized employment services and reducing the use of congregate and sheltered workshop service settings. Funds must be used in accordance with the federal Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and related guidance. Funds may be used for:
9.3	(1) expenses incurred as a result of actions to facilitate compliance with
9.4	COVID-19-related public health measures, such as the provision of services in settings that
9.5	optimize social distancing and health and safety precautions for people with disabilities and
9.6	staff who support them;
9.7 9.8	(2) expenses to facilitate and ensure the availability of individualized services to enable compliance with COVID-19 public health precautions; and
9.9 9.10 9.11	(3) other activities as determined by the commissioner that align with the purpose in subdivision 2 and are in accordance with the federal Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and related guidance.
9.12 9.13	Subd. 5. Attestation. (a) As a condition of applying for and accepting public health grants under this section, each provider must attest in writing that the provider:
9.14	(1) has or will have unreimbursed costs that are greater than or equal to grant awards
9.15	under this section related to actions to facilitate compliance with COVID-19-related public
9.16	health measures, such as the provision of services in settings that optimize social distancing
9.17	and health and safety precautions for people with disabilities and staff who support them;
9.18 9.19 9.20	(2) agrees to return any funds determined by the commissioner to be ineligible uses according to the federal Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and related guidance; and
9.21	(3) will maintain documentation sufficient to demonstrate the unreimbursed costs required
9.22	in order to receive a grant under this section.
9.23	Subd. 6. Application. (a) The commissioner, acting under the governor's authority under
9.24	Minnesota Statutes, section 12.36, shall develop an expedited application process and process
9.25	for issuing grants under this section notwithstanding time-consuming procedures and
9.26	formalities prescribed in law such as the following statutes and related policies: Minnesota
9.27	Statutes, sections 16A.15, subdivision 3; 16B.97; 16B.98, subdivisions 5 and 7; and 16B.98,
9.28	subdivision 8, the express audit clause requirement. The application and related processes

8.23	Subd. 4. Allowable uses of funds. (a) Grants must be used to reduce the risk of exposure
8.24	to and transmission of COVID-19 to people with disabilities and staff who support them
8.25	by maintaining or increasing access to individualized employment services and reducing
8.26	the use of congregate and sheltered workshop service settings. Funds must be used in
8.27	accordance with the federal Coronavirus Aid, Relief, and Economic Security Act, Public
8.28	Law 116-136, and related guidance. Funds may be used for:
8.29	(1) expenses incurred as a result of actions to facilitate compliance with
8.30	COVID-19-related public health measures, such as the provision of services in settings that
8.31	optimize social distancing and health and safety precautions for people with disabilities and
8.32	staff who support them;
9.1 9.2	(2) expenses to facilitate and ensure the availability of individualized services to enable compliance with COVID-19 public health precautions; and
9.3 9.4 9.5	(3) other activities as determined by the commissioner that align with the purpose in subdivision 2 and are in accordance with the federal Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and related guidance.
9.6 9.7	Subd. 5. Attestation. (a) As a condition of applying for and accepting public health grants under this section, each provider must attest in writing that the provider:
9.8	(1) has or will have unreimbursed costs that are greater than or equal to grant awards
9.9	under this section related to actions to facilitate compliance with COVID-19-related public
9.10	health measures, such as the provision of services in settings that optimize social distancing
9.11	and health and safety precautions for people with disabilities and staff who support them;
9.12 9.13 9.14	(2) agrees to return any funds determined by the commissioner to be ineligible uses according to the federal Coronavirus Aid, Relief, and Economic Security Act, Public Law 116-136, and related guidance; and
9.15 9.16	(3) will maintain documentation sufficient to demonstrate the unreimbursed costs required in order to receive a grant under this section.
9.17	Subd. 6. Application. (a) The commissioner, acting under the governor's authority under
9.18	Minnesota Statutes, section 12.36, shall develop an expedited application process and process
9.19	for issuing grants under this section notwithstanding time-consuming procedures and
9.20	formalities prescribed in law such as the following statutes and related policies: Minnesota
9.21	Statutes, sections 16A.15, subdivision 3; 16B.97; 16B.98, subdivisions 5 and 7; and 16B.98,
9.22	subdivision 8, the express audit clause requirement. The application and related processes
9.23	must be consistent with allowable uses of funds under subdivision 4. The commissioner

9.24 shall allow applicants to submit applications electronically and shall accept electronic

9.25 signatures.

9.29	must be consistent with allowable uses of funds under subdivision 4. The commissioner
9.30 9.31	shall allow applicants to submit applications electronically and shall accept electronic signatures.
9.31	signatures.
9.32	(b) Eligible providers must apply for a grant under this section no later than November
9.33	<u>15, 2020.</u>
10.1	Subd. 7. Allocation. (a) Beginning September 30, 2020, the commissioner shall award
10.2	grants under this section to eligible providers who meet the attestation and application
10.3	requirements under subdivisions 5 and 6.
10.4	(b) The commissioner may make public health grants in an amount determined by the
10.5	commissioner and based on each grantee's application, up to a maximum grant amount of
10.6	<u>\$200,000.</u>
10.7	(c) Notwithstanding paragraph (b), if funds are available after all eligible providers have
10.8	received a grant, the commissioner may award additional grant funds to providers who have
10.9	already received the \$200,000 maximum grant amount.
10.10	(d) If applications for grants exceed the available appropriations, the commissioner shall
10.11	give priority to grant applications from providers whose applications demonstrate the most
10.12	need or the most robust plan to ensure people have opportunities to participate in day or
10.13	employment services that are not provided in a facility or sheltered or work crew setting.
10.14	(e) The commissioner's determination of the grant amount is final and not subject to
10.15	appeal. This paragraph does not apply to recoupment by the commissioner under subdivision
10.16	<u>8.</u>
10.17	Subd. 8. Recoupment. (a) The commissioner may perform an audit under this section
10.18	up to six years after the grant contract expires to ensure the funds are utilized solely for the
10.19	purposes stated in subdivision 4.
10.20	(b) If the commissioner determines that a provider used awarded funds for purposes not
10.21	authorized under this section, the commissioner shall treat any amount used for a purpose
10.22	not authorized under this section as an overpayment. The commissioner shall recover any
10.23	overpayment. All money recovered by the commissioner under this subdivision must be
10.24	deposited in the federal fund.
10.25	Subd. 9. Reporting. The commissioner shall develop a reporting process for public
10.26	health grants under this section. Each provider receiving funds under this section shall report
10.27	to the commissioner by March 1, 2021, with a description of how the funds were utilized.
10.28 10.29	By August 1, 2021, the commissioner shall report to the legislative committees with jurisdiction over human services policy and finance the total funds allocated to providers,
10.29	Janseletion over numan services poncy and imance the total funds anotated to providers,

9.26 9.27	(b) Eligible providers must apply for a grant under this section no later than November 15, 2020.
9.28 9.29 9.30	Subd. 7. Allocation. (a) Beginning September 30, 2020, the commissioner shall award grants under this section to eligible providers who meet the attestation and application requirements under subdivisions 5 and 6.
9.31 9.32 9.33	(b) The commissioner may make public health grants in an amount determined by the commissioner and based on each grantee's application, up to a maximum grant amount of \$200,000.
10.1 10.2 10.3	(c) Notwithstanding paragraph (b), if funds are available after all eligible providers have received a grant, the commissioner may award additional grant funds to providers who have already received the \$200,000 maximum grant amount.
10.4 10.5 10.6 10.7	(d) If applications for grants exceed the available appropriations, the commissioner shall give priority to grant applications from providers whose applications demonstrate the most need or the most robust plan to ensure people have opportunities to participate in day or employment services that are not provided in a facility or sheltered or work crew setting.
10.8 10.9 10.10	(e) The commissioner's determination of the grant amount is final and not subject to appeal. This paragraph does not apply to recoupment by the commissioner under subdivision 8.
10.11 10.12 10.13	Subd. 8. <b>Recoupment.</b> (a) The commissioner may perform an audit under this section up to six years after the grant contract expires to ensure the funds are utilized solely for the purposes stated in subdivision 4.
10.14 10.15 10.16 10.17 10.18	(b) If the commissioner determines that a provider used awarded funds for purposes not authorized under this section, the commissioner shall treat any amount used for a purpose not authorized under this section as an overpayment. The commissioner shall recover any overpayment. All money recovered by the commissioner under this subdivision must be deposited in the federal fund.
10.19 10.20 10.21 10.22 10.23 10.24 10.25	Subd. 9. <b>Reporting.</b> The commissioner shall develop a reporting process for public health grants under this section. Each provider receiving funds under this section shall report to the commissioner by March 1, 2021, with a description of how the funds were utilized. By August 1, 2021, the commissioner shall report to the legislative committees with jurisdiction over human services policy and finance the total funds allocated to providers, uses of the funds, outcomes measured, people impacted, and other measures determined by the commissioner.
10.26	Subd. 10. Expiration. Subdivisions 1 to 7 expire December 30, 2020, or on a date

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- 10.30 <u>uses of the funds, outcomes measured, people impacted, and other measures determined by</u> 10.31 the commissioner.
- 10.32 Subd. 10. Expiration. Subdivisions 1 to 7 expire December 30, 2020, or on a date
- 10.33 determined by the United States Department of Treasury, whichever is later. Subdivision
- 11.1 9 expires August 1, 2021, or on the date the commissioner submits the report required under
- 11.2 subdivision 9, whichever is later.
- 11.3 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 11.4 Sec. 6. **REVISOR INSTRUCTION.**
- 11.5 The revisor of statutes shall codify Laws 2019, First Special Session chapter 9, article
- 11.6 4, section 28, as amended in this act, as Minnesota Statutes, section 256.479.
- 11.7 **EFFECTIVE DATE.** This section is effective August 1, 2020.

- 10.28 9 expires August 1, 2021, or on the date the commissioner submits the report required under
- 10.29 subdivision 9, whichever is later.
- 10.30 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 10.31 Sec. 6. <u>**REVISOR INSTRUCTION.**</u>
- 10.32 The revisor of statutes shall codify Laws 2019, First Special Session chapter 9, article
- 10.33 4, section 28, as amended in this act, as Minnesota Statutes, section 256.479.
- 11.1 **EFFECTIVE DATE.** This section is effective August 1, 2020.