CHAPTER 256G

UNITARY RESIDENCE AND FINANCIAL RESPONSIBILITY

256G.01 256G.03 Application; citation; coverage. Establishing residence.

256G.05

Responsibility for emergencies.

256G.01 APPLICATION; CITATION; COVERAGE.

[For text of subds 1 and 2, see M.S.2002]

Subd. 3. **Program coverage.** This chapter applies to all social service programs administered by the commissioner in which residence is the determining factor in establishing financial responsibility. These include, but are not limited to: commitment proceedings, including voluntary admissions; emergency holds; poor relief funded wholly through local agencies; social services, including title XX, IV-E and other components of the Community Social Services Act, section 256E.12; social services programs funded wholly through the resources of county agencies; social services provided under the Minnesota Indian Family Preservation Act, sections 260.751 to 260.781; costs for delinquency confinement under section 393.07, subdivision 2; service responsibility for these programs; and group residential housing.

[For text of subds 4 and 5, see M.S.2002]

History: 1Sp2003 c 14 art 11 s 11

256G.03 ESTABLISHING RESIDENCE.

[For text of subd 1, see M.S.2002]

Subd. 2. No durational test. Except as otherwise provided in sections 256J.75; 256B.056, subdivision 1, 256D.02, subdivision 12a, and 256J.12 for purposes of this chapter, no waiting period is required before securing county or state residence. A person cannot, however, gain residence while physically present in an excluded time facility unless otherwise specified in this chapter or in a federal regulation controlling a federally funded human service program. Interstate migrants who enter a shelter for battered women directly from another state can gain residency while in the facility provided the person can provide documentation that the person is a victim of domestic abuse and the county determines that the placement is appropriate; and the commissioner of human services is authorized to make per diem payments under section 256D.05, subdivision 3, on behalf of such individuals.

[For text of subd 3, see M.S.2002]

History: 1Sp2003 c 14 art 1 s 106

256G.05 RESPONSIBILITY FOR EMERGENCIES.

Subd. 2. Non-Minnesota residents. State residence is not required for receiving emergency assistance in the Minnesota supplemental aid program. The receipt of emergency assistance must not be used as a factor in determining county or state residence.

History: 1Sp2003 c 14 art 12 s 70