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# A bill for an act

relating to state government; modifying licensing fees; expanding health care program eligibility; enacting health care cost containment measures; modifying mental and chemical health programs; adjusting family support programs; reducing certain parental fees; providing a cost-of-living adjustment for certain human services program employees; modifying long-term care programs; modifying continuing care programs; appropriating money; amending Minnesota Statutes 2004, sections 62A.65, subdivision 3; 62D.12, subdivision 19; 62J.04, subdivision 3, by adding a subdivision; 62J.041; 62J.301, subdivision 3; 62J.38; 62J.692, subdivision 3; 62L.08, subdivision 8; 62M.06, subdivisions 2, 3; 103I.101, subdivision 6; 103I.208, subdivisions 1, 2; 103I.235, subdivision 1; 103I.601, subdivision 2; 119B.011, by adding a subdivision; 119B.05, subdivision 1; 144.122; 144.147, subdivision 1; 144.148, subdivision 1; 144.1501, subdivisions 1, 2, 3, 4; 144.226, subdivision 1, by adding subdivisions; 144.3831, subdivision 1; 144.551, subdivision 1; 144.562, subdivision 2; 144.9504, subdivision 2; 144.98, subdivision 3; 144A.073, subdivision 10, by adding a subdivision; 144E.101, by adding a subdivision; 157.15, by adding a subdivision; 157.16, subdivisions 2, 3, by adding subdivisions; 157.20, subdivisions 2, 2a; 241.01, by adding a subdivision; 244.054; 245.4661, by adding subdivisions; 245.4885, subdivisions 1, 2, by adding a subdivision; 252.27, subdivision 2a; 252.291, by adding a subdivision; 254B.03, subdivision 4; 256.01, by adding a subdivision; 256.045, subdivision 3a; 256.741, subdivision 4; 256.9365; 256.969, by adding a subdivision; 256B.02, subdivision 12; 256B.056, subdivisions 5, 5a, 5b, 7, by adding subdivisions; 256B.057, subdivision 1; 256B.0621, subdivisions 2, 3, 4, 5, 6, 7; 256B.0622, subdivision 2; 256B.0625, subdivisions 2, 9, 13e, 13f, 19c, by adding subdivisions; 256B.0627, subdivisions 1, 4, 5, 9, by adding a subdivision; 256B.0916, by adding a subdivision; 256B.15, subdivisions 1, 1a, 2; 256B.19, subdivision 1; 256B.431, by adding subdivisions; 256B.434, subdivision 4, by adding a subdivision; 256B.5012, by adding a subdivision; 256B.69, subdivisions 4, 23; 256D.03, subdivisions 4, 4;

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256D.045; 256D.44, subdivision 5; 256J.021; 256J.08, 1 subdivision 65; 256J.21, subdivision 2; 256J.521, 2 subdivision 1; 256J.53, subdivision 2; 256J.626, 3 subdivisions 1, 2, 3, 4, 7; 256J.95, subdivisions 3, 9; 256L.01, subdivision 4; 256L.03, subdivisions 1, 1, 4 5 1b, 5; 256L.04, subdivisions 2, 7, by adding subdivisions; 256L.05, subdivisions 3, 3a; 256L.07, subdivisions 1, 3, by adding a subdivision; 256L.12, 6 7 8 subdivision 6; 256L.15, subdivisions 2, 3; 295.582; 9 326.01, by adding a subdivision; 326.37, subdivision 10 1, by adding a subdivision; 326.38; 326.40, 11 subdivision 1; 326.42, subdivision 2; 514.981, 12 13 subdivision 6; 524.3-805; 549.02, by adding a subdivision; 549.04; proposing coding for new law in 14 Minnesota Statutes, chapters 62J; 62Q; 144; 151; 256; 256B; 256J; 256L; 326; 501B; 641; repealing Minnesota 15 16 Statutes 2004, sections 119B.074; 157.215; 256B.0631; 17 256B.69, subdivision 5a; 256J.37, subdivisions 3a, 3b; 18 256L.035; 326.45; 514.991; 514.992; 514.993; 514.994; 19 20 514.995. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 21 ARTICLE 1 22 HEALTH DEPARTMENT 23 Section 1. Minnesota Statutes 2004, section 103I.101, 24 subdivision 6, is amended to read: 25 Subd. 6. [FEES FOR VARIANCES.] The commissioner shall 26 27 charge a nonrefundable application fee of \$150 \$175 to cover the administrative cost of processing a request for a variance or 28 modification of rules adopted by the commissioner under this 29 30 chapter. [EFFECTIVE DATE.] This section is effective July 1, 2006. 31 32 Sec. 2. Minnesota Statutes 2004, section 103I.208, subdivision 1, is amended to read: 33 Subdivision 1. [WELL NOTIFICATION FEE.] The well 34 35 notification fee to be paid by a property owner is: (1) for a new well, \$150 \$175, which includes the state 36 core function fee; 37 38 (2) for a well sealing,  $\$3\theta$  \$35 for each well, which includes the state core function fee, except that for monitoring 39 40 wells constructed on a single property, having depths within a 41 25 foot range, and sealed within 48 hours of start of 42 construction, a single fee of  $\$3\theta$  \$35; and 43 (3) for construction of a dewatering well, \$150 \$175, which 44 includes the state core function fee, for each well except a 45 dewatering project comprising five or more wells shall be

04/26/05 [COUNSEL ] DG SC4101 1 assessed a single fee of \$750 \$875 for the wells recorded on the 2 notification. 3 [EFFECTIVE DATE.] This section is effective July 1, 2006. Sec. 3. Minnesota Statutes 2004, section 103I.208, 4 subdivision 2, is amended to read: 5 Subd. 2. [PERMIT FEE.] The permit fee to be paid by a 6 property owner is: 7 (1) for a well that is not in use under a maintenance 8 permit, \$125 \$150 annually; 9 (2) for construction of a monitoring well, \$150 \$175, which 10 includes the state core function fee; 11 (3) for a monitoring well that is unsealed under a 12 maintenance permit, \$125 \$150 annually; 13 (4) for monitoring wells used as a leak detection device at 14 a single motor fuel retail outlet, a single petroleum bulk 15 storage site excluding tank farms, or a single agricultural 16 17 chemical facility site, the construction permit fee is \$150 \$175, which includes the state core function fee, per 18 site regardless of the number of wells constructed on the site, 19 20 and the annual fee for a maintenance permit for unsealed monitoring wells is \$125 \$150 per site regardless of the number 21 22 of monitoring wells located on site; (5) for a groundwater thermal exchange device, in addition 23 to the notification fee for wells, \$150 \$175, which includes the 24 25 state core function fee; (6) for a vertical heat exchanger, \$175; 26 (7) for a dewatering well that is unsealed under a 27 maintenance permit, \$125 \$150 annually for each well, except a 28 dewatering project comprising more than five wells shall be 29 30 issued a single permit for \$625 \$750 annually for wells recorded on the permit; and 31 32 (8) for excavating holes for the purpose of installing 33 elevator shafts, \$150 \$175 for each hole. [EFFECTIVE DATE.] This section is effective July 1, 2006. 34 35 Sec. 4. Minnesota Statutes 2004, section 103I.235, subdivision 1, is amended to read: 36

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Subdivision 1. [DISCLOSURE OF WELLS TO BUYER.] (a) Before 1 signing an agreement to sell or transfer real property, the 2 seller must disclose in writing to the buyer information about 3 the status and location of all known wells on the property, by 4 delivering to the buyer either a statement by the seller that 5 the seller does not know of any wells on the property, or a 6 disclosure statement indicating the legal description and 7 county, and a map drawn from available information showing the 8 location of each well to the extent practicable. In the 9 disclosure statement, the seller must indicate, for each well, 10 11 whether the well is in use, not in use, or sealed. (b) At the time of closing of the sale, the disclosure 12

12 (b) We the time of closing of the bare, the discrebate 13 statement information, name and mailing address of the buyer, 14 and the quartile, section, township, and range in which each 15 well is located must be provided on a well disclosure 16 certificate signed by the seller or a person authorized to act 17 on behalf of the seller.

(c) A well disclosure certificate need not be provided if the seller does not know of any wells on the property and the deed or other instrument of conveyance contains the statement: "The Seller certifies that the Seller does not know of any wells on the described real property."

(d) If a deed is given pursuant to a contract for deed, the 23 well disclosure certificate required by this subdivision shall 24 25 be signed by the buyer or a person authorized to act on behalf of the buyer. If the buyer knows of no wells on the property, a 26 well disclosure certificate is not required if the following 27 statement appears on the deed followed by the signature of the 28 grantee or, if there is more than one grantee, the signature of 29 at least one of the grantees: "The Grantee certifies that the 30 Grantee does not know of any wells on the described real 31 property." The statement and signature of the grantee may be on 32 33 the front or back of the deed or on an attached sheet and an 34 acknowledgment of the statement by the grantee is not required for the deed to be recordable. 35

36 (e) This subdivision does not apply to the sale, exchange,

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1 or transfer of real property:

2 (1) that consists solely of a sale or transfer of severed
3 mineral interests; or

4 (2) that consists of an individual condominium unit as 5 described in chapters 515 and 515B.

6 (f) For an area owned in common under chapter 515 or 515B 7 the association or other responsible person must report to the 8 commissioner by July 1, 1992, the location and status of all 9 wells in the common area. The association or other responsible 10 person must notify the commissioner within 30 days of any change 11 in the reported status of wells.

(g) For real property sold by the state under section
92.67, the lessee at the time of the sale is responsible for
compliance with this subdivision.

15 (h) If the seller fails to provide a required well disclosure certificate, the buyer, or a person authorized to act 16 on behalf of the buyer, may sign a well disclosure certificate 17 18 based on the information provided on the disclosure statement required by this section or based on other available information. 19 (i) A county recorder or registrar of titles may not record 20 21 a deed or other instrument of conveyance dated after October 31, 1990, for which a certificate of value is required under section 22 272.115, or any deed or other instrument of conveyance dated 23 after October 31, 1990, from a governmental body exempt from the 24 payment of state deed tax, unless the deed or other instrument 25 of conveyance contains the statement made in accordance with 26 paragraph (c) or (d) or is accompanied by the well disclosure 27 certificate containing all the information required by paragraph 28 (b) or (d). The county recorder or registrar of titles must not 29

30 accept a certificate unless it contains all the required 31 information. The county recorder or registrar of titles shall 32 note on each deed or other instrument of conveyance accompanied 33 by a well disclosure certificate that the well disclosure 34 certificate was received. The notation must include the 35 statement "No wells on property" if the disclosure certificate 36 states there are no wells on the property. The well disclosure

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certificate shall not be filed or recorded in the records 1 maintained by the county recorder or registrar of titles. 2 After 3 noting "No wells on property" on the deed or other instrument of conveyance, the county recorder or registrar of titles shall 4 destroy or return to the buyer the well disclosure certificate. 5 The county recorder or registrar of titles shall collect from 6 7 the buyer or the person seeking to record a deed or other 8 instrument of conveyance, a fee of \$30 \$40 for receipt of a completed well disclosure certificate. By the tenth day of each 9 month, the county recorder or registrar of titles shall transmit 10 the well disclosure certificates to the commissioner of health. 11 By the tenth day after the end of each calendar quarter, the 12 county recorder or registrar of titles shall transmit to the 13 commissioner of health \$27.50 \$32.50 of the fee for each well 14 disclosure certificate received during the quarter. 15 The 16 commissioner shall maintain the well disclosure certificate for at least six years. The commissioner may store the certificate 17 18 as an electronic image. A copy of that image shall be as valid 19 as the original.

20 (j) No new well disclosure certificate is required under 21 this subdivision if the buyer or seller, or a person authorized 22 to act on behalf of the buyer or seller, certifies on the deed or other instrument of conveyance that the status and number of 23 wells on the property have not changed since the last previously 24 25 filed well disclosure certificate. The following statement, if followed by the signature of the person making the statement, is 26 27 sufficient to comply with the certification requirement of this paragraph: "I am familiar with the property described in this 28 29 instrument and I certify that the status and number of wells on the described real property have not changed since the last 30 previously filed well disclosure certificate." 31 The 32 certification and signature may be on the front or back of the 33 deed or on an attached sheet and an acknowledgment of the 34 statement is not required for the deed or other instrument of conveyance to be recordable. 35

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(k) The commissioner in consultation with county recorders

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shall prescribe the form for a well disclosure certificate and
 provide well disclosure certificate forms to county recorders
 and registrars of titles and other interested persons.

4 (1) Failure to comply with a requirement of this5 subdivision does not impair:

6 (1) the validity of a deed or other instrument of 7 conveyance as between the parties to the deed or instrument or 8 as to any other person who otherwise would be bound by the deed 9 or instrument; or

10 (2) the record, as notice, of any deed or other instrument
11 of conveyance accepted for filing or recording contrary to the
12 provisions of this subdivision.

13 [EFFECTIVE DATE.] This section is effective July 1, 2006.
14 Sec. 5. Minnesota Statutes 2004, section 103I.601,
15 subdivision 2, is amended to read:

Subd. 2. [LICENSE REQUIRED TO MAKE BORINGS.] (a) Except as provided in paragraph (b) (d), a person may must not make an exploratory boring without an exploratory-borer's explorer's license. The fee for an explorer's license is \$75. The explorer's license is valid until the date prescribed in the license by the commissioner.

(b) <u>A person must file an application and renewal</u>
<u>application fee to renew the explorer's license by the date</u>
stated in the license. The renewal application fee is \$75.

25 (c) If the licensee submits an application fee after the
26 required renewal date, the licensee:

27

(1) must include a late fee of \$75; and

(2) may not conduct activities authorized by an explorer's
license until the renewal application, renewal application fee,
late fee, and sealing reports required in subdivision 9 are
submitted.

(d) An explorer may must designate a responsible individual
to supervise and oversee the making of exploratory borings.
Before an individual supervises or oversees an exploratory
boring, the individual must <u>file an application and application</u>
<u>fee of \$75 to qualify as a responsible individual. The</u>

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individual must take and pass an examination relating to 1 2 construction, location, and sealing of exploratory borings. Α professional engineer registered or geoscientist licensed under 3 4 sections 326.02 to 326.15 or a certified professional geologist certified by the American Institute of Professional Geologists 5 6 is not required to take the examination required in this subdivision, but must be licensed certified as a responsible 7 individual to make supervise an exploratory boring. 8

9 Sec. 6. Minnesota Statutes 2004, section 144.122, is 10 amended to read:

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144.122 [LICENSE, PERMIT, AND SURVEY FEES.]

(a) The state commissioner of health, by rule, may 12 prescribe reasonable procedures and fees for filing with the 13 14 commissioner as prescribed by statute and for the issuance of original and renewal permits, licenses, registrations, and 15 certifications issued under authority of the commissioner. 16 The expiration dates of the various licenses, permits, 17 registrations, and certifications as prescribed by the rules 18 19 shall be plainly marked thereon. Fees may include application 20 and examination fees and a penalty fee for renewal applications submitted after the expiration date of the previously issued 21 22 permit, license, registration, and certification. The 23 commissioner may also prescribe, by rule, reduced fees for 24 permits, licenses, registrations, and certifications when the 25 application therefor is submitted during the last three months 26 of the permit, license, registration, or certification period. Fees proposed to be prescribed in the rules shall be first 27 approved by the Department of Finance. All fees proposed to be 28 prescribed in rules shall be reasonable. The fees shall be in 29 an amount so that the total fees collected by the commissioner 30 will, where practical, approximate the cost to the commissioner 31 in administering the program. All fees collected shall be 32 33 deposited in the state treasury and credited to the state 34 government special revenue fund unless otherwise specifically 35 appropriated by law for specific purposes.

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(b) The commissioner shall adopt reasonable rules

04/26/05 establishing criteria and procedures for refusal to grant or 1 renew licenses and registrations, and for suspension and 2 revocation of licenses and registrations. 3 (c) The commissioner may refuse to grant or renew licenses 4 and registrations, or suspend or revoke licenses and 5 registrations, in accordance with the commissioner's criteria 6 7 and procedures as adopted by rule. (d) The commissioner may charge a fee for voluntary 8 certification of medical laboratories and environmental 9 laboratories, and for environmental and medical laboratory 10 services provided by the department, without complying with 11 paragraph (a) or chapter 14. Fees charged for environment and 12 medical laboratory services provided by the department must be 13 approximately equal to the costs of providing the services. 14 15 (e) (e) The commissioner may develop a schedule of fees for diagnostic evaluations conducted at clinics held by the services 16 17 for children with handicaps program. All receipts generated by the program are annually appropriated to the commissioner for 18 use in the maternal and child health program. 19 20 (d) (f) The commissioner shall set license fees for hospitals and nursing homes that are not boarding care homes at 21 22 the following levels: Joint Commission on Accreditation of Healthcare 23 Organizations (JCAHO hospitals) \$7,055 <u>\$7,555 plus</u> \$13 per bed 24 25 Non-JCAHO hospitals \$47680 \$5,180 plus \$234 \$247 per bed 26 27 Nursing home \$183 plus \$91 per bed The commissioner shall set license fees for outpatient 28 surgical centers, boarding care homes, and supervised living 29 30 facilities at the following levels: Outpatient surgical centers \$<del>1,512</del> \$3,349 31 Boarding care homes \$183 plus \$91 per bed 32 33 Supervised living facilities \$183 plus \$91 per bed. 34 (e) (g) Unless prohibited by federal law, the commissioner of health shall charge applicants the following fees to cover 35 the cost of any initial certification surveys required to 36

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1 determine a provider's eligibility to participate in the

2 Medicare or Medicaid program:

3 4 5 6 7	Prospective payment surveys for hospitals	\$ 900
	Swing bed surveys for nursing homes	\$1,200
8	Psychiatric hospitals	\$1,400
9 10	Rural health facilities	\$1,100
11 12	Portable x-ray providers	\$ 500
13 14	Home health agencies	\$1,800
15 16	Outpatient therapy agencies	<b>\$</b> 800
17 18 19 20 21 22 23 24 25 26 27	End stage renal dialysis providers	\$2,100
	Independent therapists	\$ 800
	Comprehensive rehabilitation outpatient facilities	\$1,200
	Hospice providers	\$1,700
	Ambulatory surgical providers	\$1,800
28 29	Hospitals	\$4,200
30 31 32 33	Other provider categories or additional resurveys required to complete initial certification	Actual su average s number of

Actual surveyor costs: average surveyor cost x number of hours for the survey process.

These fees shall be submitted at the time of the application for federal certification and shall not be refunded. All fees collected after the date that the imposition of fees is not prohibited by federal law shall be deposited in the state treasury and credited to the state government special revenue fund.

(h) The commissioner shall charge the following fees for
examinations, registrations, licenses, and inspections:

43	Plumbing examination	<u>\$ 50</u>
44	Water conditioning examination	<u>\$ 50</u>
45	Plumbing bond registration fee	<u>\$ 40</u>
46	Water conditioning bond registration fee	<u>\$ 40</u>
47	Master plumber's license	<u>\$120</u>
48	Restricted plumbing contractor license	<u>\$ 90</u>
49	Journeyman plumber's license	<u>\$ 55</u>
50	Apprentice registration	<u>\$ 25</u>
51	Water conditioning contractor license	<u>\$</u> 70

1	Water conditioning installer license \$ 35		
2	Residential inspection fee (each visit) \$ 50		
3	Public, commercial, and Inspection fee		
4	industrial inspections		
5	25 or fewer drainage		
6	fixture units \$ 300		
7	<u>26 to 50 drainage</u>		
8	fixture units \$ 900		
9	51 to 150 drainage		
10	fixture units \$1,200		
11	151 to 249 drainage		
12	fixture units \$1,500		
13	250 or more drainage		
14	fixture units \$1,800		
15	Callback fee (each visit) \$ 100		
16	(i) Plumbing installations that require only fixture		
17	installation or replacement require a minimum of one		
18	inspection. Residence remodeling involving plumbing		
19	installations requires a minimum of two inspections. New		
20	residential plumbing installations require a minimum of three		
21	inspections. For purposes of this paragraph and paragraph (h),		
22	residences of more than four units are considered commercial.		
23	Sec. 7. Minnesota Statutes 2004, section 144.147,		
24	subdivision 1, is amended to read:		
25	Subdivision 1. [DEFINITION.] "Eligible rural hospital"		
26	means any nonfederal, general acute care hospital that:		
27	(1) is either located in a rural area, as defined in the		
28	federal Medicare regulations, Code of Federal Regulations, title		
29	42, section 405.1041, or located in a community with a		
30	population of less than $\frac{1}{2}\theta_{7}\theta_{7}\theta_{7}\theta_{7}\theta_{7}\theta_{7}$ , according to United		
31	States Census Bureau statistics, outside the seven-county		
32	metropolitan area;		
33	(2) has 50 or fewer beds; and		
34	(3) is not for profit.		
35	Sec. 8. [144.1476] [RURAL PHARMACY PLANNING AND TRANSITION		
36	GRANT PROGRAM.]		

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[COUNSEL ] DG SC4101 04/26/05 Subdivision 1. [DEFINITIONS.] (a) For the purposes of this 1 section, the following definitions apply. 2 (b) "Eligible rural community" means: 3 (1) a Minnesota community that is located in a rural area, 4 as defined in the federal Medicare regulations, Code of Federal 5 Regulations, title 42, section 405.1041; or 6 (2) a Minnesota community that has a population of less 7 than 10,000, according to the United States Bureau of 8 Statistics, and that is outside the seven-county metropolitan 9 area, excluding the cities of Duluth, Mankato, Moorhead, 10 Rochester, and St. Cloud. 11 (c) "Health care provider" means a hospital, clinic, 12 pharmacy, long-term care institution, or other health care 13 facility that is licensed, certified, or otherwise authorized by 14 the laws of this state to provide health care. 15 (d) "Pharmacist" means an individual with a valid license 16 issued under chapter 151 to practice pharmacy. 17 (e) "Pharmacy" has the meaning given under section 151.01, 18 19 subdivision 2. Subd. 2. [GRANTS AUTHORIZED; ELIGIBILITY.] (a) The 20 commissioner of health shall establish a program to award grants 21 to eligible rural communities or health care providers in 22 eligible rural communities for planning, establishing, keeping 23 in operation, or providing health care services that preserve 24 access to prescription medications and the skills of a 25 pharmacist according to sections 151.01 to 151.40. 26 (b) To be eligible for a grant, an applicant must develop a 27 strategic plan for preserving or enhancing access to 28 prescription medications and the skills of a pharmacist. At a 29 30 minimum, a strategic plan must consist of: 31 (1) a needs assessment to determine what pharmacy services 32 are needed and desired by the community. The assessment must 33 include interviews with or surveys of area and local health professionals, local community leaders, and public officials; 34 (2) an assessment of the feasibility of providing needed 35 36 pharmacy services that identifies priorities and timelines for

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potential changes; and 1 2 (3) an implementation plan. (c) A grant may be used by a recipient that has developed a 3 4 strategic plan to implement transition projects to modify the type and extent of pharmacy services provided, in order to 5 6 reflect the needs of the community. Grants may also be used by 7 recipients: (1) to develop pharmacy practices that integrate pharmacy 8 9 and existing health care provider facilities; or 10 (2) to establish a pharmacy provider cooperative or initiatives that maintain local access to prescription 11 medications and the skills of a pharmacist. 12 13 Subd. 3. [CONSIDERATION OF GRANTS.] In determining which 14 applicants shall receive grants under this section, the commissioner of health shall appoint a committee comprised of 15 members with experience and knowledge about rural pharmacy 16 17 issues, including, but not limited to, two rural pharmacists with a community pharmacy background, two health care providers 18 19 from rural communities, one representative from a statewide pharmacist organization, and one representative of the Board of 20 Pharmacy. A representative of the commissioner may serve on the 21 committee in an ex officio status. In determining who shall 22 receive a grant, the committee shall take into account: 23 24 (1) improving or maintaining access to prescription 25 medications and the skills of a pharmacist; (2) changes in service populations; 26 (3) the extent community pharmacy needs are not currently 27 met by other providers in the area; 28 (4) the financial condition of the applicant; 29 30 (5) the integration of pharmacy services into existing health care services; and 31 32 (6) community support. 33 The commissioner may also take into account other relevant 34 factors. Subd. 4. [ALLOCATION OF GRANTS.] (a) The commissioner 35 shall establish a deadline for receiving applications and must 36

[COUNSEL ] DG

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1	make a final decision on the funding of each application within		
2	60 days of the deadline. An applicant must apply no later than		
3	March 1 of each fiscal year for grants awarded for that fiscal		
4	year.		
5	(b) Any grant awarded must not exceed \$50,000 a year and		
6	may not exceed a one-year term.		
7	(c) Applicants may apply to the program each year they are		
8	eligible.		
9	(d) Project grants may not be used to retire debt incurred		
10	with respect to any capitol expenditure made prior to the date		
11	on which the project is initiated.		
12	Subd. 6. [EVALUATION.] The commissioner shall evaluate the		
13	overall effectiveness of the grant program and may collect		
14	progress reports and other information from grantees needed for		
15	program evaluation. An academic institution that has the		
16	expertise in evaluating rural pharmacy outcomes may participate		
17	in the program evaluation if asked by a grantee or the		
18	commissioner. The commissioner shall compile summaries of		
19	successful grant projects and other model community efforts to		
20	preserve access to prescription medications and the skills of a		
21	pharmacist, and make this information available to Minnesota		
22	communities seeking to address local pharmacy issues.		
23	Sec. 9. Minnesota Statutes 2004, section 144.148,		
24	subdivision 1, is amended to read:		
25	Subdivision 1. [DEFINITION.] (a) For purposes of this		
26	section, the following definitions apply.		
27	(b) "Eligible rural hospital" means any nonfederal, general		
28	acute care hospital that:		
29	(1) is either located in a rural area, as defined in the		
30	federal Medicare regulations, Code of Federal Regulations, title		
31	42, section 405.1041, or located in a community with a		
32	population of less than $\frac{1}{2}\theta_7 \theta_7 \theta_7 \theta_7 \theta_7$ , according to United		
33	States Census Bureau statistics, outside the seven-county		
34	metropolitan area;		
35	(2) has 50 or fewer beds; and		
36	(3) is not for profit.		

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(c) "Eligible project" means a modernization project to
 update, remodel, or replace aging hospital facilities and
 equipment necessary to maintain the operations of a hospital.
 Sec. 10. Minnesota Statutes 2004, section 144.1501,

5 subdivision 1, is amended to read:

6 Subdivision 1. [DEFINITIONS.] (a) For purposes of this 7 section, the following definitions apply.

(b) "Designated rural area" means:

9 (1) an area in Minnesota outside the counties of Anoka, 10 Carver, Dakota, Hennepin, Ramsey, Scott, and Washington, 11 excluding the cities of Duluth, Mankato, Moorhead, Rochester, 12 and St. Cloud; or

(2) a municipal corporation, as defined under section
471.634, that is physically located, in whole or in part, in an
area defined as a designated rural area under clause (1).

(c) "Emergency circumstances" means those conditions that
make it impossible for the participant to fulfill the service
commitment, including death, total and permanent disability, or
temporary disability lasting more than two years.

20 (d) "Medical resident" means an individual participating in
21 a medical residency in family practice, internal medicine,
22 obstetrics and gynecology, pediatrics, or psychiatry.

(e) "Midlevel practitioner" means a nurse practitioner,
nurse-midwife, nurse anesthetist, advanced clinical nurse
specialist, or physician assistant.

(f) "Nurse" means an individual who has completed training
and received all licensing or certification necessary to perform
duties as a licensed practical nurse or registered nurse.

(g) "Nurse-midwife" means a registered nurse who has
graduated from a program of study designed to prepare registered
nurses for advanced practice as nurse-midwives.

32 (h) "Nurse practitioner" means a registered nurse who has
33 graduated from a program of study designed to prepare registered
34 nurses for advanced practice as nurse practitioners.

35 (i) <u>"Pharmacist" means an individual with a valid license</u>
36 <u>issued under chapter 151 to practice pharmacy.</u>

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(j) "Physician" means an individual who is licensed to
 practice medicine in the areas of family practice, internal
 medicine, obstetrics and gynecology, pediatrics, or psychiatry.

4 (j) (k) "Physician assistant" means a person registered
5 under chapter 147A.

(1) "Qualified educational loan" means a government,
commercial, or foundation loan for actual costs paid for
tuition, reasonable education expenses, and reasonable living
expenses related to the graduate or undergraduate education of a
health care professional.

11 (±) (m) "Underserved urban community" means a Minnesota 12 urban area or population included in the list of designated 13 primary medical care health professional shortage areas (HPSAs), 14 medically underserved areas (MUAs), or medically underserved 15 populations (MUPs) maintained and updated by the United States 16 Department of Health and Human Services.

Sec. 11. Minnesota Statutes 2004, section 144.1501,subdivision 2, is amended to read:

19 Subd. 2. [CREATION OF ACCOUNT.] (a) A health professional 20 education loan forgiveness program account is established. The 21 commissioner of health shall use money from the account to 22 establish a loan forgiveness program:

(1) for medical residents agreeing to practice in
 designated rural areas or underserved urban communities, or
 specializing in the area of pediatric psychiatry;

(2) for midlevel practitioners agreeing to practice in
designated rural areas<sub>7</sub>-and or to teach for at least 20 hours
per week in the nursing field in a postsecondary program;

29 (3) for nurses who agree to practice in a Minnesota nursing 30 home or intermediate care facility for persons with mental 31 retardation or related conditions or to teach for at least 20 32 hours per week in the nursing field in a postsecondary program; 33 (4) for other health care technicians agreeing to teach for

34 at least 20 hours per week in their designated field in a
35 postsecondary program. The commissioner, in consultation with
36 the Healthcare Education-Industry Partnership, shall determine

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1 the health care fields where the need is the greatest, including, but not limited to, respiratory therapy, clinical 2 laboratory technology, radiologic technology, and surgical 3 technology; and 4 5 (5) for pharmacists who agree to practice in designated rural areas. 6 7 (b) Appropriations made to the account do not cancel and are available until expended, except that at the end of each 8 biennium, any remaining balance in the account that is not 9 committed by contract and not needed to fulfill existing 10 11 commitments shall cancel to the fund. 12 Sec. 12. Minnesota Statutes 2004, section 144.1501, subdivision 3, is amended to read: 13 14 Subd. 3. [ELIGIBILITY.] (a) To be eligible to participate 15 in the loan forgiveness program, an individual must: (1) be a medical resident or a licensed pharmacist or be 16 enrolled in a midlevel practitioner, registered nurse, or a 17 licensed practical nurse training program; and 18 19 (2) submit an application to the commissioner of health. 20 (b) An applicant selected to participate must sign a contract to agree to serve a minimum three-year full-time 21 service obligation according to subdivision 2, which shall begin 22 no later than March 31 following completion of required training. 23 Sec. 13. Minnesota Statutes 2004, section 144.1501, 24 subdivision 4, is amended to read: 25 26 Subd. 4. [LOAN FORGIVENESS.] The commissioner of health 27 may select applicants each year for participation in the loan 28 forgiveness program, within the limits of available funding. The 29 commissioner shall distribute available funds for loan forgiveness proportionally among the eligible professions 30 31 according to the vacancy rate for each profession in the required geographic area or, facility type, or teaching area 32 specified in subdivision 2. The commissioner shall allocate 33 34 funds for physician loan forgiveness so that 75 percent of the funds available are used for rural physician loan forgiveness 35 36 and 25 percent of the funds available are used for underserved

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urban communities loan forgiveness. If the commissioner does 1 not receive enough qualified applicants each year to use the 2 entire allocation of funds for urban underserved communities, 3 the remaining funds may be allocated for rural physician loan 4 forgiveness. Applicants are responsible for securing their own 5 qualified educational loans. The commissioner shall select 6 participants based on their suitability for practice serving the 7 8 required geographic area or facility type specified in subdivision 2, as indicated by experience or training. The 9 commissioner shall give preference to applicants closest to 10 11 completing their training. For each year that a participant meets the service obligation required under subdivision 3, up to 12 a maximum of four years, the commissioner shall make annual 13 disbursements directly to the participant equivalent to 15 14 percent of the average educational debt for indebted graduates 15 16 in their profession in the year closest to the applicant's 17 selection for which information is available, not to exceed the 18 balance of the participant's qualifying educational loans. 19 Before receiving loan repayment disbursements and as requested, 20 the participant must complete and return to the commissioner an affidavit of practice form provided by the commissioner 21 verifying that the participant is practicing as required under 22 subdivisions 2 and 3. The participant must provide the 23 commissioner with verification that the full amount of loan 24 repayment disbursement received by the participant has been 25 26 applied toward the designated loans. After each disbursement, 27 verification must be received by the commissioner and approved before the next loan repayment disbursement is made. 28 29 Participants who move their practice remain eligible for loan 30 repayment as long as they practice as required under subdivision 31 2.

32 Sec. 14. Minnesota Statutes 2004, section 144.226, subdivision 1, is amended to read: 33

Subdivision 1. [WHICH SERVICES ARE FOR FEE.] The fees for 34 35 the following services shall be the following or an amount prescribed by rule of the commissioner: 36

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(a) The fee for the issuance of a certified vital record or
 a certification that the vital record cannot be found is \$8 <u>\$9</u>.
 No fee shall be charged for a certified birth or death record
 that is reissued within one year of the original issue, if an
 amendment is made to the vital record and if the previously
 issued vital record is surrendered. <u>The fee is nonrefundable.</u>

(b) The fee for processing a request for the replacement of
a birth record for all events, except when filing a recognition
of parentage pursuant to section 257.73, subdivision 1,
is \$20 \$40. The fee is payable at the time of application and
is nonrefundable.

(c) The fee for processing a request for the filing of a
delayed registration of birth or death is \$20 \$40. The fee is
payable at the time of application and is nonrefundable. This
fee includes one subsequent review of the request if the request
is not acceptable upon the initial receipt.

(d) The fee for processing a request for the amendment of 17 any vital record when requested more than 45 days after the 18 filing of the vital record is 20 40. No fee shall be charged 19 for an amendment requested within 45 days after the filing of 20 the vital record. The fee is payable at the time of application 21 22 and is nonrefundable. This fee includes one subsequent review of the request if the request is not acceptable upon the initial 23 24 receipt.

25 (e) The fee for processing a request for the verification of information from vital records is \$8 \$9 when the applicant 26 furnishes the specific information to locate the vital record. 27 When the applicant does not furnish specific information, the 28 fee is \$20 per hour for staff time expended. Specific 29 30 information includes the correct date of the event and the correct name of the registrant. Fees charged shall approximate 31 the costs incurred in searching and copying the vital records. 32 The fee shall-be is payable at the time of application and is 33 nonrefundable. 34

35 (f) The fee for processing a request for the issuance of a 36 copy of any document on file pertaining to a vital record or

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statement that a related document cannot be found is \$8 \$9. The 1 fee is payable at the time of application and is nonrefundable. 2 Sec. 15. Minnesota Statutes 2004, section 144.226, is 3 amended by adding a subdivision to read: 4 Subd. 5. [ELECTRONIC VERIFICATION.] A fee for the 5 electronic verification of a vital event, when the information 6 7 being verified is obtained from a certified birth or death record, shall be established through contractual or interagency 8 agreements with interested local, state, or federal government 9 10 agencies. Sec. 16. Minnesota Statutes 2004, section 144.226, is 11 amended by adding a subdivision to read: 12 Subd. 6. [ALTERNATIVE PAYMENT METHODS.] Notwithstanding 13 14 subdivision 1, alternative payment methods may be approved and implemented by the state registrar or a local registrar. 15 Sec. 17. Minnesota Statutes 2004, section 144.3831, 16 subdivision 1, is amended to read: 17 Subdivision 1. [FEE SETTING.] The commissioner of health 18 may assess an annual fee of \$5.21 \$6.36 for every service 19 20 connection to a public water supply that is owned or operated by a home rule charter city, a statutory city, a city of the first 21 22 class, or a town. The commissioner of health may also assess an annual fee for every service connection served by a water user 23 district defined in section 110A.02. 24 [EFFECTIVE DATE.] This section is effective July 1, 2006. 25 26 Sec. 18. Minnesota Statutes 2004, section 144.551, subdivision 1, is amended to read: 27 28 Subdivision 1. [RESTRICTED CONSTRUCTION OR MODIFICATION.] 29 (a) The following construction or modification may not be 30 commenced: (1) any erection, building, alteration, reconstruction, 31 32 modernization, improvement, extension, lease, or other acquisition by or on behalf of a hospital that increases the bed 33 capacity of a hospital, relocates hospital beds from one 34

35 physical facility, complex, or site to another, or otherwise
36 results in an increase or redistribution of hospital beds within

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1 the state; and

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(2) the establishment of a new hospital.

(b) This section does not apply to:

4 (1) construction or relocation within a county by a 5 hospital, clinic, or other health care facility that is a 6 national referral center engaged in substantial programs of 7 patient care, medical research, and medical education meeting 8 state and national needs that receives more than 40 percent of 9 its patients from outside the state of Minnesota;

(2) a project for construction or modification for which a
health care facility held an approved certificate of need on May
1, 1984, regardless of the date of expiration of the
certificate;

(3) a project for which a certificate of need was denied
before July 1, 1990, if a timely appeal results in an order
reversing the denial;

17 (4) a project exempted from certificate of need
18 requirements by Laws 1981, chapter 200, section 2;

(5) a project involving consolidation of pediatric specialty hospital services within the Minneapolis-St. Paul metropolitan area that would not result in a net increase in the number of pediatric specialty hospital beds among the hospitals being consolidated;

(6) a project involving the temporary relocation of 24 25 pediatric-orthopedic hospital beds to an existing licensed hospital that will allow for the reconstruction of a new 26 philanthropic, pediatric-orthopedic hospital on an existing site 27 28 and that will not result in a net increase in the number of hospital beds. Upon completion of the reconstruction, the 29 licenses of both hospitals must be reinstated at the capacity 30 that existed on each site before the relocation; 31

(7) the relocation or redistribution of hospital beds
within a hospital building or identifiable complex of buildings
provided the relocation or redistribution does not result in:
(i) an increase in the overall bed capacity at that site; (ii)
relocation of hospital beds from one physical site or complex to

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another; or (iii) redistribution of hospital beds within the
 state or a region of the state;

(8) relocation or redistribution of hospital beds within a 3 hospital corporate system that involves the transfer of beds 4 from a closed facility site or complex to an existing site or 5 complex provided that: (i) no more than 50 percent of the 6 7 capacity of the closed facility is transferred; (ii) the capacity of the site or complex to which the beds are 8 transferred does not increase by more than 50 percent; (iii) the 9 beds are not transferred outside of a federal health systems 10 agency boundary in place on July 1, 1983; and (iv) the 11 12 relocation or redistribution does not involve the construction 13 of a new hospital building;

(9) a construction project involving up to 35 new beds in a
psychiatric hospital in Rice County that primarily serves
adolescents and that receives more than 70 percent of its
patients from outside the state of Minnesota;

(10) a project to replace a hospital or hospitals with a 18 combined licensed capacity of 130 beds or less if: (i) the new 19 hospital site is located within five miles of the current site; 20 and (ii) the total licensed capacity of the replacement 21 hospital, either at the time of construction of the initial 22 building or as the result of future expansion, will not exceed 23 70 licensed hospital beds, or the combined licensed capacity of 24 25 the hospitals, whichever is less;

(11) the relocation of licensed hospital beds from an
existing state facility operated by the commissioner of human
services to a new or existing facility, building, or complex
operated by the commissioner of human services; from one
regional treatment center site to another; or from one building
or site to a new or existing building or site on the same
campus;

(12) the construction or relocation of hospital beds
operated-by-a-hospital within or among hospitals having a
statutory obligation to provide hospital and medical services
for the indigent that does not result in a net increase in the

1 number of hospital beds;

2 (13) a construction project involving the addition of up to
3 31 new beds in an existing nonfederal hospital in Beltrami
4 County;

5 (14) a construction project involving the addition of up to 6 eight new beds in an existing nonfederal hospital in Otter Tail 7 County with 100 licensed acute care beds;

8 (15) a construction project involving the addition of 20 9 new hospital beds used for rehabilitation services in an 10 existing hospital in Carver County serving the southwest suburban metropolitan area. Beds constructed under this clause 11 12 shall not be eligible for reimbursement under medical assistance, general assistance medical care, or MinnesotaCare; 13 (16) a project for the construction or relocation of up to 14 15 20 hospital beds for the operation of up to two psychiatric 16 facilities or units for children provided that the operation of

17 the facilities or units have received the approval of the 18 commissioner of human services;

(17) a project involving the addition of 14 new hospital
beds to be used for rehabilitation services in an existing
hospital in Itasca County; or

(18) a project to add 20 licensed beds in existing space at a hospital in Hennepin County that closed 20 rehabilitation beds in 2002, provided that the beds are used only for rehabilitation in the hospital's current rehabilitation building. If the beds are used for another purpose or moved to another location, the hospital's licensed capacity is reduced by 20 beds; or

28 (19) a critical access hospital established under section 144.1483, clause (10), and section 1820 of the federal Social 29 30 Security Act, United States Code, title 42, section 1395i-4, that delicensed beds since enactment of the Balanced Budget Act 31 of 1997, Public Law 105-33, to the extent that the critical 32 access hospital does not seek to exceed the maximum number of 33 beds permitted such hospital under federal law. 34 Sec. 19. Minnesota Statutes 2004, section 144.562, 35

36 subdivision 2, is amended to read:

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Subd. 2. [ELIGIBILITY FOR LICENSE CONDITION.] (a) A 1 hospital is not eligible to receive a license condition for 2 swing beds unless (1) it either has a licensed bed capacity of 3 less than 50 beds defined in the federal Medicare regulations, 4 Code of Federal Regulations, title 42, section 482.66, or it has 5 a licensed bed capacity of 50 beds or more and has swing beds 6 7 that were approved for Medicare reimbursement before May 1, 1985, or it has a licensed bed capacity of less than 65 beds and 8 the available nursing homes within 50 miles have had, in the 9 aggregate, an average occupancy rate of 96 percent or higher in 10 the most recent two years as documented on the statistical 11 12 reports to the Department of Health; and (2) it is located in a rural area as defined in the federal Medicare regulations, Code 13 of Federal Regulations, title 42, section 482.66. 14

15 (b) Except for those critical access hospitals established under section 144.1483, clause (10), and section 1820 of the 16 federal Social Security Act, United States Code, title 42, 17 section 1395i-4, that have an attached nursing home, eligible 18 hospitals are allowed a total of 1,7460 2,000 days of swing bed 19 20 use per year,-provided-that-no-more-than-ten-hospital-beds-are used-as-swing-beds-at-any-one-time. Critical access hospitals 21 22 that have an attached nursing home are allowed swing bed use as provided in federal law. 23

(c) Except for critical access hospitals that have an 24 attached nursing home, the commissioner of health must may 25 approve swing bed use beyond  $\frac{1}{7460}$   $\frac{2,000}{2,000}$  days as long as there 26 are no Medicare certified skilled nursing facility beds 27 available within 25 miles of that hospital that are willing to 28 29 admit the patient. Critical access hospitals exceeding 2,000 30 swing bed days must maintain documentation that they have 31 contacted skilled nursing facilities within 25 miles to 32 determine if any skilled nursing facility beds are available 33 that are willing to admit the patient. 34 (d) After reaching 2,000 days of swing bed use in a year,

35 an eligible hospital to which this limit applies may admit six
36 additional patients to swing beds each year without seeking

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1	approval from the commissioner or being in violation of this		
2	subdivision. These six swing bed admissions are exempt from the		
3	limit of 2,000 annual swing bed days for hospitals subject to		
4	this limit.		
5	(e) A health care system that is in full compliance with		
6	this subdivision may allocate its total limit of swing bed days		
7	among the hospitals within the system, provided that no hospital		
8	in the system without an attached nursing home may exceed 2,000		
9	swing bed days per year.		
10	Sec. 20. [144.602] [DEFINITIONS.]		
11	Subdivision 1. [APPLICABILITY.] For purposes of sections		
12	144.601 to 144.608, the terms defined in this section have the		
13	meanings given them.		
14	Subd. 2. [COMMISSIONER.] "Commissioner" means the		
15	commissioner of health.		
16	Subd. 3. [MAJOR TRAUMA.] "Major trauma" means a sudden		
17	severe injury or damage to the body caused by an external force		
18	that results in potentially life-threatening injuries or that		
19	could result in the following disabilities:		
20	(1) impairment of cognitive or mental abilities;		
21	(2) impairment of physical functioning; or		
22	(3) disturbance of behavioral or emotional functioning.		
23	Subd. 4. [TRAUMA HOSPITAL.] "Trauma hospital" means a		
24	hospital that voluntarily meets the commissioner's criteria		
25	under section 144.603 and that has been designated as a trauma		
26	hospital under section 144.605.		
27	Sec. 21. [144.603] [STATEWIDE TRAUMA SYSTEM CRITERIA.]		
28	Subdivision 1. [CRITERIA ESTABLISHED.] The commissioner		
29	shall adopt criteria to ensure that severely injured people are		
30	promptly transported and treated at trauma hospitals appropriate		
31	to the severity of injury. Minimum criteria shall govern		
32	emergency medical service trauma triage and transportation		
33	guidelines, designation of hospitals as trauma hospitals,		
34	interhospital transfers, a trauma registry, and a trauma system		
35	governance structure.		
36	Subd. 2. [BASIS; VERIFICATION.] The commissioner shall		

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1	base the establishment, implementation, and modifications to the		
2	criteria under subdivision 1 on the department-published		
3	Minnesota comprehensive statewide trauma system plan. The		
4	commissioner shall seek the advice of the Trauma Advisory		
5	Council in implementing and updating the criteria, using		
6	accepted and prevailing trauma transport, treatment, and		
7	referral standards of the American College of Surgeons, the		
8	American College of Emergency Physicians, the Minnesota		
9	Emergency Medical Services Regulatory Board, the national Trauma		
10	Resources Network, and other widely-recognized trauma experts.		
11	The commissioner shall adapt and modify the standards as		
12	appropriate to accommodate Minnesota's unique geography and the		
13	state's hospital and health professional distribution and shall		
14	verify that the criteria are met by each hospital voluntarily		
15	participating in the statewide trauma system.		
16	Subd. 3. [RULE EXEMPTION AND REPORT TO THE		
17	LEGISLATURE.] In developing and adopting the criteria under this		
18	section, the commissioner of health is exempt from chapter 14,		
19	including section 14.386. By September 1, 2009, the		
20	commissioner must report to the legislature on implementation of		
21	the voluntary trauma system, including recommendations on the		
22	need for including the trauma system criteria in rule.		
23	Sec. 22. [144.604] [TRAUMA TRIAGE AND TRANSPORTATION.]		
24	Subdivision 1. [TRANSPORT REQUIREMENT.] Unless the		
25	Emergency Medical Services Regulatory Board has approved a		
26	licensed ambulance service's deviation from the guidelines under		
27	section 144E.101, subdivision 14, the ambulance service must		
28	transport major trauma patients from the scene to the highest		
29	state-designated trauma hospital within 30 minutes' transport		
30	time.		
31	Subd. 2. [EXCEPTIONS.] Notwithstanding subdivision 1:		
32	(1) patients with compromised airways must be transported		
33	immediately to the nearest designated trauma hospital; and		
34	(2) level II trauma hospitals capable of providing		
35	definitive trauma care must not be bypassed to reach a level I		
36	trauma hospital.		

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1	Subd. 3. [UNDESIGNATED HOSPITALS.] No major trauma patient		
2	shall be transported to a hospital not participating in the		
3	statewide trauma system unless no trauma hospital is available		
4	within 30 minutes' transport time.		
5	[EFFECTIVE DATE.] This section is effective July 1, 2009.		
6	Sec. 23. [144.605] [DESIGNATING TRAUMA HOSPITALS.]		
7	Subdivision 1. [NAMING PRIVILEGES.] Unless it has been		
8	designated a trauma hospital by the commissioner, no hospital		
9	shall use the term trauma center or trauma hospital in its name		
10	or its advertising or shall otherwise indicate it has trauma		
11	treatment capabilities.		
12	Subd. 2. [DESIGNATION; REVERIFICATION.] The commissioner		
13	shall designate four levels of trauma hospitals. A hospital		
14	that voluntarily meets the criteria for a particular level of		
15	trauma hospital shall apply to the commissioner for designation		
16	and, upon the commissioner's verifying the hospital meets the		
17	criteria, be designated a trauma hospital at the appropriate		
18	level for a three-year period. Prior to the expiration of the		
19	three-year designation, a hospital seeking to remain part of the		
20	voluntary system must apply for and successfully complete a		
21	reverification process, be awaiting the site visit for the		
22	reverification, or be awaiting the results of the site visit.		
23	The commissioner may extend a hospital's existing designation		
24	for up to 18 months on a provisional basis if the hospital has		
25	applied for reverification in a timely manner but has not yet		
26	completed the reverification process within the expiration of		
27	the three-year designation and the extension is in the best		
28	interest of trauma system patient safety. To be granted a		
29	provisional extension, the hospital must be:		
30	(1) scheduled and awaiting the site visit for		
31	reverification;		
32	(2) awaiting the results of the site visit; or		
33	(3) responding to and correcting identified deficiencies		
34	identified in the site visit.		
35	Subd. 3. [ACS VERIFICATION.] The commissioner shall grant		
36	the appropriate level I, II, or III trauma hospital designation		
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1	to a hospital that successfully completes and passes the		
2	American College of Surgeons (ACS) verification standards at the		
3	hospital's cost, submits verification documentation to the		
4	Trauma Advisory Council, and formally notifies the Trauma		
5	Advisory Council of ACS verification.		
6	Subd. 4. [LEVEL III DESIGNATION; NOT ACS VERIFIED.] (a)		
7	The commissioner shall grant the appropriate level III trauma		
8	hospital designation to a hospital that is not ACS verified but		
9	that successfully completes the designation process under		
10	paragraph (b).		
11	(b) The hospital must complete and submit a self-reported		
12	survey and application to the Trauma Advisory Council for		
13	review, verifying that the hospital meets the criteria as a		
14	level III trauma hospital. When the Trauma Advisory Council is		
15	satisfied the application is complete, the commissioner shall		
16	arrange a site review visit. Upon successful completion of the		
17	site review, the review team shall make written recommendations		
18	to the Trauma Advisory Council. If approved by the Trauma		
19	Advisory Council, a letter of recommendation shall be sent to		
20	the commissioner for final approval and designation.		
21	Subd. 5. [LEVEL IV DESIGNATION.] (a) The commissioner		
22	shall grant the appropriate level IV trauma hospital designation		
23	to a hospital that successfully completes the designation		
24	process under paragraph (b).		
25	(b) The hospital must complete and submit a self-reported		
26	survey and application to the Trauma Advisory Council for		
27	review, verifying that the hospital meets the criteria as a		
28	level IV trauma hospital. When the Trauma Advisory Council is		
29	satisfied the application is complete, the council shall review		
30	the application and, if the council approves the application,		
31	send a letter of recommendation to the commissioner for final		
	send a letter of recommendation to the commissioner for final		
32	send a letter of recommendation to the commissioner for final approval and designation. The commissioner shall grant a level		
32 33			
	approval and designation. The commissioner shall grant a level		
33	approval and designation. The commissioner shall grant a level IV designation and shall arrange a site review visit within		

1	hospital's ability to meet the criteria for the hospital's level		
2	of designation must be self-reported to the Trauma Advisory		
3	Council and to other regional hospitals and local emergency		
4	medical services providers and authorities. If the hospital		
5	cannot correct its ability to meet the criteria for its level		
6	within six months, the hospital may apply for redesignation at a		
7	different level.		
8	Subd. 7. [HIGHER DESIGNATION.] A trauma hospital may apply		
9	for a higher trauma hospital designation one time during the		
10	hospital's three-year designation by completing the designation		
11	process for that level of trauma hospital.		
12	Subd. 8. [LOSS OF DESIGNATION.] The commissioner may		
13	refuse to designate or redesignate or may revoke a previously		
14	issued trauma hospital designation if a hospital does not meet		
15	the criteria of the statewide trauma plan, in the interests of		
16	patient safety, or if a hospital denies or refuses a reasonable		
17	request by the commissioner or the commissioner's designee to		
18	verify information by correspondence or an on-site visit.		
19	Sec. 24. [144.606] [INTERHOSPITAL TRANSFERS.]		
20	Subdivision 1. [WRITTEN PROCEDURES REQUIRED.] A level III		
21	or IV trauma hospital must have predetermined, written		
22	procedures that direct the internal process for rapidly and		
23	efficiently transferring a major trauma patient to definitive		
24	care, including:		
25	(1) clearly identified anatomic and physiologic criteria		
26	that, if met, will immediately initiate transfer to definitive		
27	care;		
28	(2) a listing of appropriate ground and air transport		
29	services, including primary and secondary telephone contact		
30	numbers; and		
31	(3) immediately available supplies, records, or other		
32	necessary resources that will accompany a patient.		
33	Subd. 2. [TRANSFER AGREEMENTS.] (a) A level III or IV		
34	trauma hospital may transfer patients to a hospital with which		
35	the trauma hospital has a written transfer agreement.		
36	(b) Each agreement must be current and with a trauma		

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[COUNSEL ] DG SC4101 04/26/05 1 hospital or trauma hospitals capable of caring for major trauma 2 injuries. 3 (c) A level III or IV trauma hospital must have a current transfer agreement with a hospital that has special capabilities 4 5 in the treatment of burn injuries and a transfer agreement with a second hospital that has special capabilities in the treatment 6 of burn injuries, should the primary transfer hospital be unable 7 8 to accept a burn patient. 9 Sec. 25. [144.607] [TRAUMA REGISTRY.] Subdivision 1. [REGISTRY PARTICIPATION REQUIRED.] A trauma 10 hospital must participate in the statewide trauma registry. 11 Subd. 2. [TRAUMA REPORTING.] A trauma hospital must report 12 13 major trauma injuries as part of the reporting for the traumatic 14 brain injury and spinal cord injury registry required in 15 sections 144.661 to 144.665. 16 Subd. 3. [APPLICATION OF OTHER LAW.] Sections 144.661 to 17 144.665 apply to a major trauma reported to the statewide trauma registry, with the exception of sections 144.662, clause (2), 18 19 and 144.664, subdivision 3. 20 Sec. 26. [144.608] [TRAUMA ADVISORY COUNCIL.] Subdivision 1. [TRAUMA ADVISORY COUNCIL ESTABLISHED.] (a) 21 22 A Trauma Advisory Council is established to advise, consult 23 with, and make recommendations to the commissioner on the 24 development, maintenance, and improvement of a statewide trauma 25 system. 26 (b) The council shall consist of the following members: 27 (1) a trauma surgeon certified by the American College of 28 Surgeons who practices in a level I or II trauma hospital; 29 (2) a general surgeon certified by the American College of 30 Surgeons whose practice includes trauma and who practices in a 31 designated rural area as defined under section 144.1501, 32 subdivision 1, paragraph (b); (3) a neurosurgeon certified by the American Board of 33 34 Neurological Surgery who practices in a level I or II trauma 35 hospital; 36 (4) a trauma program nurse manager or coordinator

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1	practicing in a level I or II trauma hospital;
2	(5) an emergency physician certified by the American
3	College of Emergency Physicians whose practice includes
4	emergency room care in a level I, II, III, or IV trauma
5	hospital;
6	(6) an emergency room nurse manager who practices in a
7	level III or IV trauma hospital;
8	(7) a family practice physician whose practice includes
9	emergency room care in a level III or IV trauma hospital located
10	in a designated rural area as defined under section 144.1501,
11	<pre>subdivision 1, paragraph (b);</pre>
12	(8) a nurse practitioner, as defined under section
13	144.1501, subdivision 1, paragraph (h), or a physician
14	assistant, as defined under section 144.1501, subdivision 1,
15	paragraph (j), whose practice includes emergency room care in a
16	level IV trauma hospital located in a designated rural area as
17	defined under section 144.1501, subdivision 1, paragraph (b);
18	(9) a pediatrician certified by the American Academy of
19	Pediatrics whose practice includes emergency room care in a
20	level I, II, III, or IV trauma hospital;
21	(10) an orthopedic surgeon certified by the American Board
22	of Orthopedic Surgery whose practice includes trauma and who
23	practices in a level I, II, or III trauma hospital;
24	(11) the state emergency medical services medical director
25	appointed by the Emergency Medical Services Regulatory Board;
26	(12) a hospital administrator of a level III or IV trauma
27	hospital located in a designated rural area as defined under
28	section 144.1501, subdivision 1, paragraph (b);
29	(13) a rehabilitation specialist whose practice includes
30	rehabilitation of patients with major trauma injuries or
31	traumatic brain injuries and spinal cord injuries as defined
32	under section 144.661;
33	(14) an attendant or ambulance director who is an EMT,
34	EMT-I, or EMT-P within the meaning of section 144E.001 and who
35	actively practices with a licensed ambulance service in a
36	primary service area located in a designated rural area as

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[COUNSEL ] DG SC4101 04/26/05 defined under section 144.1501, subdivision 1, paragraph (b); 1 2 and (15) the commissioner of public safety or the 3 commissioner's designee. 4 (c) Council members whose appointment is dependent on 5 practice in a level III or IV trauma hospital may be appointed 6 to an initial term based upon their statements that the hospital 7 intends to become a level III or IV facility by July 1, 2009. 8 Subd. 2. [COUNCIL ADMINISTRATION.] (a) The council must 9 meet at least twice a year but may meet more frequently at the 10 call of the chair, a majority of the council members, or the 11 12 commissioner. (b) The terms, compensation, and removal of members of the 13 council are governed by section 15.059, except that the council 14 15 expires June 30, 2015. (c) The council may appoint subcommittees and workgroups. 16 Subcommittees shall consist of council members. Workgroups may 17 include noncouncil members. Noncouncil members shall be 18 19 compensated for workgroup activities under section 15.059, subdivision 3, but shall receive expenses only. 20 Subd. 3. [REGIONAL TRAUMA ADVISORY COUNCILS.] (a) Up to 21 22 eight regional trauma advisory councils may be formed as needed. (b) Regional trauma advisory councils shall advise, consult 23 24 with, and make recommendation to the state Trauma Advisory 25 Council on suggested regional modifications to the statewide 26 trauma criteria that will improve patient care and accommodate 27 specific regional needs. 28 (c) Each regional advisory council must have no more than 15 members. The commissioner, in consultation with the 29 30 Emergency Medical Services Regulatory Board and the commissioner of public safety, shall name the council members. 31 (d) Regional council members may receive expenses in the 32 33 same manner and amount as authorized by the plan adopted under section 43A.18, subdivision 2. 34 35 Sec. 27. Minnesota Statutes 2004, section 144.9504, subdivision 2, is amended to read: 36

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1 Subd. 2. [LEAD RISK ASSESSMENT.] (a) An assessing agency 2 shall conduct a lead risk assessment of a residence according to 3 the venous blood lead level and time frame set forth in clauses 4 (1) to <del>(5)</del> <u>(4)</u> for purposes of secondary prevention:

(1) within 48 hours of a child or pregnant female in the
residence being identified to the agency as having a venous
blood lead level equal to or greater than 70 60 micrograms of
lead per deciliter of whole blood;

9 (2) within five working days of a child or pregnant female 10 in the residence being identified to the agency as having a 11 venous blood lead level equal to or greater than 45 micrograms 12 of lead per deciliter of whole blood;

13 (3) within ten working days of a child in the residence 14 being identified to the agency as having a venous blood lead 15 level equal to or greater than  $2\theta$  <u>15</u> micrograms of lead per 16 deciliter of whole blood;

17 (4) within-ten-working-days-of-a-child-in-the-residence
18 being-identified-to-the-agency-as-having-a-venous-blood-lead
19 level-that-persists-in-the-range-of-15-to-19-micrograms-of-lead
20 per-deciliter-of-whole-blood-for-90-days-after-initial

# 21 identification;-or

22 (5) within ten working days of a pregnant female in the
23 residence being identified to the agency as having a venous
24 blood lead level equal to or greater than ten micrograms of lead
25 per deciliter of whole blood.

(b) Within the limits of available local, state, and
federal appropriations, an assessing agency may also conduct a
lead risk assessment for children with any elevated blood lead
level.

30 (c) In a building with two or more dwelling units, an 31 assessing agency shall assess the individual unit in which the 32 conditions of this section are met and shall inspect all common 33 areas accessible to a child. If a child visits one or more 34 other sites such as another residence, or a residential or 35 commercial child care facility, playground, or school, the 36 assessing agency shall also inspect the other sites. The

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assessing agency shall have one additional day added to the time
 frame set forth in this subdivision to complete the lead risk
 assessment for each additional site.

(d) Within the limits of appropriations, the assessing 4 agency shall identify the known addresses for the previous 12 5 months of the child or pregnant female with venous blood lead 6 7 levels of at least 20 15 micrograms per deciliter for the child or at least ten micrograms per deciliter for the pregnant 8 female; notify the property owners, landlords, and tenants at 9 those addresses that an elevated blood lead level was found in a 10 person who resided at the property; and give them primary 11 prevention information. Within the limits of appropriations, 12 the assessing agency may perform a risk assessment and issue 13 corrective orders in the properties, if it is likely that the 14 15 previous address contributed to the child's or pregnant female's blood lead level. The assessing agency shall provide the notice 16 17 required by this subdivision without identifying the child or pregnant female with the elevated blood lead level. 18 The assessing agency is not required to obtain the consent of the 19 20 child's parent or guardian or the consent of the pregnant female for purposes of this subdivision. This information shall be 21 22 classified as private data on individuals as defined under 23 section 13.02, subdivision 12.

24 (e) The assessing agency shall conduct the lead risk 25 assessment according to rules adopted by the commissioner under 26 section 144.9508. An assessing agency shall have lead risk 27 assessments performed by lead risk assessors licensed by the commissioner according to rules adopted under section 144.9508. 28 If a property owner refuses to allow a lead risk assessment, the 29 assessing agency shall begin legal proceedings to gain entry to 30 31 the property and the time frame for conducting a lead risk assessment set forth in this subdivision no longer applies. 32 Α lead risk assessor or assessing agency may observe the 33 performance of lead hazard reduction in progress and shall 34 enforce the provisions of this section under section 144.9509. 35 36 Deteriorated painted surfaces, bare soil, and dust must be

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tested with appropriate analytical equipment to determine the 1 2 lead content, except that deteriorated painted surfaces or bare soil need not be tested if the property owner agrees to engage 3 in lead hazard reduction on those surfaces. The lead content of 4 drinking water must be measured if another probable source of 5 lead exposure is not identified. Within a standard metropolitan 6 statistical area, an assessing agency may order lead hazard 7 reduction of bare soil without measuring the lead content of the 8 bare soil if the property is in a census tract in which soil 9 sampling has been performed according to rules established by 10 the commissioner and at least 25 percent of the soil samples 11 contain lead concentrations above the standard in section 12 144.9508. 13

(f) Each assessing agency shall establish an administrative appeal procedure which allows a property owner to contest the nature and conditions of any lead order issued by the assessing agency. Assessing agencies must consider appeals that propose lower cost methods that make the residence lead safe. The commissioner shall use the authority and appeal procedure granted under sections 144.989 to 144.993.

(g) Sections 144.9501 to 144.9509 neither authorize nor
prohibit an assessing agency from charging a property owner for
the cost of a lead risk assessment.

Sec. 28. Minnesota Statutes 2004, section 144.98,
subdivision 3, is amended to read:

Subd. 3. [FEES.] (a) An application for certification under subdivision 1 must be accompanied by the biennial fee specified in this subdivision. The fees are for:

29 (1) nonrefundable base certification fee, \$17200

30 \$1,600; and

31 (2) <u>sample preparation techniques fees</u>, \$100 per technique;
32 <u>and</u>

33 (3) test category certification fees:

34 Test CategoryCertification Fee35 Clean water program bacteriology\$600 \$80036 Safe drinking water program bacteriology\$600 \$800

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1	Clean water program inorganic ch	emistry	<del>\$</del> 600 \$800	
2	Safe drinking water program inor	-	<del>\$6</del> 00 \$800	
3	Clean water program chemistry me		\$800 <u>\$1,200</u>	
4	Safe drinking water program chem		\$800 \$1,200	
5	Resource conservation and recove	-	·	
6	chemistry metals		<del>\$8</del> 00 <u>\$1,200</u>	
7	- Clean water program volatile org	anic compounds	\$ <del>1,200</del> \$1,500	
8	Safe drinking water program	-	<u></u>	
9	volatile organic compounds		<del>\$17200</del> \$1,500	
10	Resource conservation and recove	ry program		
11	volatile organic compounds		<del>\$1,200</del> \$1,500	
12	Underground storage tank program	L		
13	volatile organic compounds		<del>\$17200</del> \$1,500	
14	Clean water program other organi	c compounds	\$ <del>1,500</del>	
15	Safe drinking water program othe	er organic compounds	\$ <del>1,200</del> \$1,500	
16	Resource conservation and recove	ery program		
17	other organic compounds		\$ <del>1,200</del>	
18	Clean water program radiochemist	ry	\$2,500	
19	Safe drinking water program radi	ochemistry	\$2,500	
20	Resource conservation and recove	ery program		
21	agricultural contaminants		\$2,500	
22	Resource conservation and recove	ery program		
23	emerging contaminants		\$2,500	
24	(b) The-total-biennial-cert	ification-fee-is-th	e-base-fee	
25	plus-the-applicable-test-categor	y-fees.		
26	<del>(e)</del> Laboratories located ou	tside of this state	that require	
27	an on-site survey-will inspection shall be assessed an			
28	additional <del>\$2,500</del> <u>\$3,750</u> fee.			
29	(c) The total biennial certification fee includes the base			
30	fee, the sample preparation techniques fees, the test category			
31	fees, and, when applicable, the on-site inspection fee.			
32	(d) Fees must be set so that the total fees support the			
33	laboratory certification program. Direct costs of the			
34	certification service include program administration,			
35	inspections, the agency's general support costs, and attorney			
36	36 general costs attributable to the fee function.			
<b>- -</b>				

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1 (e) A change fee shall be assessed if a laboratory requests additional analytes or methods at any time other than when 2 applying for or renewing its certification. The change fee is 3 4 equal to the test category certification fee for the analyte. 5 (f) A variance fee shall be assessed if a laboratory requests and is granted a variance from a rule adopted under 6 this section. The variance fee is \$500 per variance. 7 (g) Refunds or credits shall not be made for analytes or 8 9 methods requested but not approved. 10 (h) Certification of a laboratory shall not be awarded until all fees are paid. 11 Sec. 29. Minnesota Statutes 2004, section 144E.101, is 12 amended by adding a subdivision to read: 13 Subd. 14. [TRAUMA TRIAGE AND TRANSPORT GUIDELINES.] A 14 licensee shall have written age appropriate trauma triage and 15 transport guidelines consistent with the criteria established by 16 17 the Trauma Advisory Council and approved by the board. The 18 board may approve a licensee's requested deviations to the guidelines due to the availability of local or regional trauma 19 20 resources if the changes are in the best interest of the patient's health. 21 Sec. 30. Minnesota Statutes 2004, section 157.15, is 22 amended by adding a subdivision to read: 23 Subd. 19. [STATEWIDE HOSPITALITY FEE.] "Statewide 24 25 hospitality fee" means a fee to fund statewide food, beverage, and lodging program development activities, including training 26 for inspection staff, technical assistance, maintenance of a 27 statewide integrated food safety and security information 28 system, and other related statewide activities that support the 29 food, beverage, and lodging program activities. 30 Sec. 31. Minnesota Statutes 2004, section 157.16, 31 subdivision 2, is amended to read: 32 33 Subd. 2. [LICENSE RENEWAL.] Initial and renewal licenses for all food and beverage service establishments, hotels, 34 motels, lodging establishments, and resorts shall be issued for 35 the calendar year for which application is made and shall expire 36

37

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on December 31 of such year. Any person who operates a place of 1 business after the expiration date of a license or without 2 3 having submitted an application and paid the fee shall be deemed to have violated the provisions of this chapter and shall be 4 subject to enforcement action, as provided in the Health 5 Enforcement Consolidation Act, sections 144.989 to 144.993. In 6 addition, a penalty of \$25 \$50 shall be added to the total of 7 the license fee for any food and beverage service establishment 8 operating without a license as a mobile food unit, a seasonal 9 temporary or seasonal permanent food stand, or a special event 10 food stand, and a penalty of 50 100 shall be added to the 11 total of the license fee for all restaurants, food carts, 12 hotels, motels, lodging establishments, and resorts operating 13 without a license for a period of up to 30 days. A late fee of 14 \$300 shall be added to the license fee for establishments 15 operating more than 30 days without a license. 16

17 Sec. 32. Minnesota Statutes 2004, section 157.16, is 18 amended by adding a subdivision to read:

<u>Subd. 2a.</u> [FOOD MANAGER CERTIFICATION.] <u>An applicant for</u>
<u>certification or certification renewal as a food manager must</u>
<u>submit to the commissioner a \$28 nonrefundable certification fee</u>
<u>payable to the Department of Health.</u>

Sec. 33. Minnesota Statutes 2004, section 157.16,
subdivision 3, is amended to read:

25 Subd. 3. [ESTABLISHMENT FEES; DEFINITIONS.] (a) The 26 following fees are required for food and beverage service 27 establishments, hotels, motels, lodging establishments, and resorts licensed under this chapter. Food and beverage service 28 29 establishments must pay the highest applicable fee under paragraph (e) (d), clause (1), (2), (3), or (4), and 30 31 establishments serving alcohol must pay the highest applicable 32 fee under paragraph (e) (d), clause (6) or (7). The license fee 33 for new operators previously licensed under this chapter for the 34 same calendar year is one-half of the appropriate annual license 35 fee, plus any penalty that may be required. The license fee for operators opening on or after October 1 is one-half of the 36

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1 appropriate annual license fee, plus any penalty that may be 2 required.

3 (b) All food and beverage service establishments, except
4 special event food stands, and all hotels, motels, lodging
5 establishments, and resorts shall pay an annual base fee of
6 \$±45 \$150.

7 (c) A special event food stand shall pay a flat fee
8 of \$35 \$40 annually. "Special event food stand" means a fee
9 category where food is prepared or served in conjunction with
10 celebrations, county fairs, or special events from a special
11 event food stand as defined in section 157.15.

(d) In addition to the base fee in paragraph (b), each food and beverage service establishment, other than a special event food stand, and each hotel, motel, lodging establishment, and resort shall pay an additional annual fee for each fee category as, additional food service, or required additional inspection specified in this paragraph:

18 (1) Limited food menu selection, \$40 \$50. "Limited food 19 menu selection" means a fee category that provides one or more 20 of the following:

(i) prepackaged food that receives heat treatment and is
served in the package;

23

(ii) frozen pizza that is heated and served;

(iii) a continental breakfast such as rolls, coffee, juice,
milk, and cold cereal;

26 (iv) soft drinks, coffee, or nonalcoholic beverages; or
27 (v) cleaning for eating, drinking, or cooking utensils,
28 when the only food served is prepared off site.

(2) Small establishment, including boarding establishments,
\$75 \$100. "Small establishment" means a fee category that has
no salad bar and meets one or more of the following:

(i) possesses food service equipment that consists of no
more than a deep fat fryer, a grill, two hot holding containers,
and one or more microwave ovens;

(ii) serves dipped ice cream or soft serve frozen desserts;
(iii) serves breakfast in an owner-occupied bed and

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1 breakfast establishment;

2

(iv) is a boarding establishment; or

3 (v) meets the equipment criteria in clause (3), item (i) or 4 (ii), and has a maximum patron seating capacity of not more than 5 50.

6 (3) Medium establishment, \$2+0 \$260. "Medium establishment"
7 means a fee category that meets one or more of the following:

8 (i) possesses food service equipment that includes a range,
9 oven, steam table, salad bar, or salad preparation area;

(ii) possesses food service equipment that includes more
than one deep fat fryer, one grill, or two hot holding
containers; or

(iii) is an establishment where food is prepared at one
location and served at one or more separate locations.

Establishments meeting criteria in clause (2), item (v),
are not included in this fee category.

17 (4) Large establishment, \$350 \$460. "Large establishment"
18 means either:

(i) a fee category that (A) meets the criteria in clause (3), items (i) or (ii), for a medium establishment, (B) seats more than 175 people, and (C) offers the full menu selection an average of five or more days a week during the weeks of operation; or

(ii) a fee category that (A) meets the criteria in clause
(3), item (iii), for a medium establishment, and (B) prepares
and serves 500 or more meals per day.

(5) Other food and beverage service, including food carts,
mobile food units, seasonal temporary food stands, and seasonal
permanent food stands, \$40 \$50.

30 (6) Beer or wine table service, \$40  $\frac{50}{50}$ . "Beer or wine 31 table service" means a fee category where the only alcoholic 32 beverage service is beer or wine, served to customers seated at 33 tables.

34 (7) Alcoholic beverage service, other than beer or wine
35 table service, \$105 \$135.

36 "Alcohol beverage service, other than beer or wine table

service" means a fee category where alcoholic mixed drinks are
 served or where beer or wine are served from a bar.

(8) Lodging per sleeping accommodation unit, \$6 <u>\$8</u>,
including hotels, motels, lodging establishments, and resorts,
up to a maximum of \$600 <u>\$800</u>. "Lodging per sleeping
accommodation unit" means a fee category including the number of
guest rooms, cottages, or other rental units of a hotel, motel,
lodging establishment, or resort; or the number of beds in a
dormitory.

(9) First public swimming pool, \$±40 \$180; each additional
public swimming pool, \$80 \$100. "Public swimming pool" means a
fee category that has the meaning given in Minnesota Rules, part
4717.0250, subpart 8.

14 (10) First spa, \$80 \$110; each additional spa, \$40 \$50.
15 "Spa pool" means a fee category that has the meaning given in
16 Minnesota Rules, part 4717.0250, subpart 9.

(11) Private sewer or water, \$40 \$50. "Individual private
water" means a fee category with a water supply other than a
community public water supply as defined in Minnesota Rules,
chapter 4720. "Individual private sewer" means a fee category
with an individual sewage treatment system which uses subsurface
treatment and disposal.

23 (12) Additional food service, \$130. "Additional food
24 service" means a location at a food service establishment, other
25 than the primary food preparation and service area, used to
26 prepare or serve food to the public.

27 (13) Additional inspection fee, \$300. "Additional
28 inspection fee" means a fee to conduct the second inspection
29 each year for elementary and secondary education facility school
30 lunch programs when required by the Richard B. Russell National
31 School Lunch Act.

(e) A fee of \$150 \$350 for review of the construction plans
must accompany the initial license application for food-and
beverage-service-establishments restaurants, hotels, motels,
lodging establishments, or resorts with five or more sleeping
units.

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1	(f) When existing food and beverage service establishments,			
2	hotels, motels, lodging establishments, or resorts are			
3	extensively remodeled, a fee of $\frac{150}{5150}$ must be submitted with			
4	the remodeling plans. <u>A fee of \$250 must be submitted for new</u>			
5	construction or remodeling for a restaurant with a limited food			
6	menu selection, a seasonal permanent food stand, a mobile food			
7	unit, or a food cart, or for a hotel, motel, resort, or lodging			
8	establishment addition of less than five sleeping units.			
9	(g) Seasonal temporary food stands and special event food			
10	stands are not required to submit construction or remodeling			
11	plans for review.			
12	Sec. 34. Minnesota Statutes 2004, section 157.16, is			
13	amended by adding a subdivision to read:			
14	Subd. 3a. [STATEWIDE HOSPITALITY FEE.] Every person, firm,			
15	or corporation that operates a licensed boarding establishment,			
16	food and beverage service establishment, seasonal temporary or			
17	permanent food stand, special event food stand, mobile food			
18	unit, food cart, resort, hotel, motel, or lodging establishment			
19	in Minnesota must submit to the commissioner a \$35 annual			
20	statewide hospitality fee for each licensed activity. The fee			
21	for establishments licensed by the Department of Health is			
22	required at the same time the licensure fee is due. For			
23	establishments licensed by local governments, the fee is due by			
24	July 1 of each year.			
25	Sec. 35. Minnesota Statutes 2004, section 157.20,			
26	subdivision 2, is amended to read:			
27	Subd. 2. [INSPECTION FREQUENCY.] The frequency of			
28	inspections of the establishments shall be based on the degree			
29	of health risk.			
30	(a) High-risk establishments must be inspected at least			
31	once a-year every 12 months.			
32	(b) Medium-risk establishments must be inspected at least			
33	once every 18 months.			
34	(c) Low-risk establishments must be inspected at least once			
35	every two-years 24 months.			
36	Sec. 36. Minnesota Statutes 2004, section 157.20,			

1 subdivision 2a, is amended to read:

Subd. 2a. [RISK CATEGORIES.] (a) [HIGH-RISK
ESTABLISHMENT.] "High-risk establishment" means any food and
beverage service establishment, hotel, motel, lodging
establishment, or resort that:

6 (1) serves potentially hazardous foods that require
7 extensive processing on the premises, including manual handling,
8 cooling, reheating, or holding for service;

9 (2) prepares foods several hours or days before service;
10 (3) serves menu items that epidemiologic experience has
11 demonstrated to be common vehicles of food-borne illness;

12 (4) has a public swimming pool; or

\_\_\_\_

13

(5) draws its drinking water from a surface water supply.

14 (b) [MEDIUM-RISK ESTABLISHMENT.] "Medium-risk

15 establishment" means a food and beverage service establishment, 16 hotel, motel, lodging establishment, or resort that:

17 (1) serves potentially hazardous foods but with minimal18 holding between preparation and service; or

19 (2) serves foods, such as pizza, that require extensive20 handling followed by heat treatment.

(c) [LOW-RISK ESTABLISHMENT.] "Low-risk establishment"
means a food and beverage service establishment, hotel, motel,
lodging establishment, or resort that is not a high-risk or
medium-risk establishment.

(d) [RISK EXCEPTIONS.] Mobile food units, seasonal
permanent and seasonal temporary food stands, food carts, and
special event food stands are not inspected on an established
schedule and therefore are not defined as high-risk,
medium-risk, or low-risk establishments.

30 (e) [SCHOOL INSPECTION FREQUENCY.] <u>Elementary and</u>
31 <u>secondary school food service establishments must be inspected</u>
32 <u>according to the assigned risk category or by the frequency</u>
33 <u>required in the Richard B. Russell National School Lunch Act,</u>
34 whichever frequency is more restrictive.

35 Sec. 37. Minnesota Statutes 2004, section 326.01, is 36 amended by adding a subdivision to read:

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11

1	Subd. 9a. [RESTRICTED PLUMBING CONTRACTOR.] A "restricted			
2	plumbing contractor" is any person skilled in the planning,			
3	superintending, and practical installation of plumbing who is			
4	otherwise lawfully qualified to contract for plumbing and			
5	installations and to conduct the business of plumbing, who is			
6	familiar with the laws and rules governing the business of			
7	plumbing, and who performs the plumbing trade in cities and			
8	towns with a population of fewer than 5,000 according to federal			
9	census.			
10	Sec. 38. Minnesota Statutes 2004, section 326.37,			

subdivision 1, is amended to read:

12 Subdivision 1. [RULES.] The state commissioner of 13 health may shall, by rule, prescribe minimum uniform standards which-shall-be-uniform,-and-which-standards-shall-thereafter-be 14 effective for all new plumbing installations, including 15 16 additions, extensions, alterations, and replacements connected with-any-water-or-sewage-disposal-system-owned-or-operated-by-or 17 18 for-any-municipality7-institution7-factory7-office-building7 hotel,-apartment-building,-or-any-other-place-of-business 19 20 regardless-of-location-or-the-population-of-the-city-or-town-in 21 which-located. Notwithstanding the provisions of Minnesota 22 Rules, part 4715.3130, as they apply to review of plans and specifications, the commissioner may allow plumbing 23 24 construction, alteration, or extension to proceed without 25 approval of the plans or specifications by the commissioner. 26 The commissioner shall administer the provisions of sections 326.37 to 326.45 326.451 and for such purposes may 27 28 employ plumbing inspectors and other assistants. Sec. 39. Minnesota Statutes 2004, section 326.37, is 29 30 amended by adding a subdivision to read: 31 Subd. 1a. [INSPECTION.] All new plumbing installations, 32 including additions, extensions, alterations, and replacements, 33 shall be inspected by the commissioner for compliance with accepted standards of construction for health, safety to life 34

35 and property, and compliance with applicable codes. The

36 Department of Health must have full implementation of its

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1 inspections plan in place and operational July 1, 2007. This

2 subdivision does not apply where a political subdivision

3 requires, by ordinance, plumbing inspections similar to the

4 requirements of this subdivision.

5 Sec. 40. Minnesota Statutes 2004, section 326.38, is 6 amended to read:

7

326.38 [LOCAL REGULATIONS.]

Any city having a system of waterworks or sewerage, or any 8 town in which reside over 5,000 people exclusive of any 9 statutory cities located therein, or the metropolitan airports 10 commission, may, by ordinance, adopt local regulations providing 11 for plumbing permits, bonds, approval of plans, and inspections 12 of plumbing, which regulations are not in conflict with the 13 plumbing standards on the same subject prescribed by the state 14 commissioner of health. No city or such town shall prohibit 15 plumbers licensed by the state commissioner of health from 16 17 engaging in or working at the business, except cities and statutory cities which, prior to April 21, 1933, by ordinance 18 required the licensing of plumbers. No city or such town may 19 20 require a license for persons performing building sewer or water service installation who have completed pipe laying training as 21 prescribed by the commissioner of health. Any city by ordinance 22 may prescribe regulations, reasonable standards, and inspections 23 and grant permits to any person, firm, or corporation engaged in 24 25 the business of installing water softeners, who is not licensed as a master plumber or journeyman plumber by the state 26 commissioner of health, to connect water softening and water 27 filtering equipment to private residence water distribution 28 systems, where provision has been previously made therefor and 29 30 openings left for that purpose or by use of cold water connections to a domestic water heater; where it is not 31 necessary to rearrange, make any extension or alteration of, or 32 33 addition to any pipe, fixture or plumbing connected with the water system except to connect the water softener, and provided 34 the connections so made comply with minimum standards prescribed 35 by the state commissioner of health. 36

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Sec. 41. Minnesota Statutes 2004, section 326.40, 1 subdivision 1, is amended to read: 2 Subdivision 1. [PHUMBERS-MUST-BE-LICENSED-IN-CERTAIN 3 CITIES;-MASTER-AND-JOURNEYMAN-PLUMBERS MASTER, JOURNEYMAN, AND 4 RESTRICTED PLUMBING CONTRACTORS; PLUMBING ON ONE'S OWN PREMISES; 5 RULES FOR EXAMINATION.] In-any-city-now-or-hereafter-having 6 5,000-or-more-population,-according-to-the-last-federal-census, 7 and-having-a-system-of-waterworks-or-sewerage,-no-person,-firm, 8 or-corporation-shall-engage-in-or-work-at-the-business-of-a 9 master-plumber-or-journeyman-plumber-unless-licensed-to-do-so-by 10 the-state-commissioner-of-health. No person, firm, or 11 corporation may engage in or work at the business of a master 12 plumber, restricted plumbing contractor, or journeyman plumber 13 unless licensed to do so by the commissioner of health under 14 15 sections 326.37 to 326.451. A license is not required for: (1) persons performing building sewer or water service 16 installation who have completed pipe laying training as 17 prescribed by the commissioner of health; or 18 19 (2) persons selling an appliance plumbing installation

20 service at point of sale if the installation work is performed 21 by a plumber licensed under sections 326.37 to 326.451.

A master plumber may also work as a journeyman plumber. Anyone not so licensed may do plumbing work which complies with the provisions of the minimum standard prescribed by the state commissioner of health on premises or that part of premises owned and actually occupied by the worker as a residence, unless otherwise forbidden to do so by a local ordinance.

In-any-such-eity No person, firm, or corporation shall engage in the business of installing plumbing nor install plumbing in connection with the dealing in and selling of plumbing material and supplies unless at all times a licensed master plumber or restricted plumbing contractor, who shall be responsible for proper installation, is in charge of the plumbing work of the person, firm, or corporation.

The Department of Health shall prescribe rules, not inconsistent herewith, for the examination and licensing of

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	1	plumbers.					
, 	2	Sec. 42. [326.402] [RESTRICTED PLUMBING CONTRACTOR					
	3	LICENSE.]					
	4	Subdivision 1. [LICENSURE.] The commissioner shall grant a					
	5	restricted plumbing contractor license to any person who applies					
	6	to the commissioner and provides evidence of having at least two					
	7	years of practical plumbing experience in the plumbing trade					
	8	preceding application for licensure.					
	9	Subd. 2. [USE OF LICENSE.] A restricted plumbing					
	10	contractor may engage in the plumbing trade only in cities and					
	11	towns with a population of fewer than 5,000 according to federal					
	12	census.					
···.	13	Subd. 3. [APPLICATION PERIOD.] Applications for restricted					
	14	plumbing contractor licenses must be submitted to the					
	15	commissioner prior to January 1, 2006.					
	16	Subd. 4. [USE PERIOD FOR RESTRICTED PLUMBING CONTRACTOR					
	17	LICENSE.] A restricted plumbing contractor license does not					
	18	expire and remains in effect for as long as that person engages					
	19	in the plumbing trade.					
	20	Subd. 5. [PROHIBITION OF TRANSFERENCE.] A restricted					
	21	plumbing contractor license must not be transferred or sold to					
	22	any other person.					
•	23	Subd. 6. [RESTRICTED PLUMBING CONTRACTOR LICENSE RENEWAL.]					
	24	The commissioner shall adopt rules for renewal of the restricted					
	25	plumbing contractor license.					
	26	Sec. 43. Minnesota Statutes 2004, section 326.42,					
	27	subdivision 2, is amended to read:					
	28	Subd. 2. [FEES.] Plumbing system plans and specifications					
	29	that are submitted to the commissioner for review shall be					
	30	accompanied by the appropriate plan examination fees. If the					
	31	commissioner determines, upon review of the plans, that					
	32	inadequate fees were paid, the necessary additional fees shall					
	33	be paid prior to plan approval. The commissioner shall charge					
	34	the following fees for plan reviews and audits of plumbing					
	35	installations for public, commercial, and industrial buildings:					
	36	(1) systems with both water distribution and drain, waste,					

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and vent systems and having: 1 (i) 25 or fewer drainage fixture units, \$150; 2 3 (ii) 26 to 50 drainage fixture units, \$250; (iii) 51 to 150 drainage fixture units, \$350; 4 (iv) 151 to 249 drainage fixture units, \$500; 5 (v) 250 or more drainage fixture units, \$3 per drainage 6 fixture unit to a maximum of \$4,000; and 7 8 (vi) interceptors, separators, or catch basins, \$70 per interceptor, separator, or catch basin design; 9 (2) building sewer service only, \$150; 10 (3) building water service only, \$150; 11 (4) building water distribution system only, no drainage 12 13 system, \$5 per supply fixture unit or \$150, whichever is greater; 14 (5) storm drainage system, a minimum fee of \$150 or: 15 16 (i) \$50 per drain opening, up to a maximum of \$500; and (ii) \$70 per interceptor, separator, or catch basin design; 17 (6) manufactured home park or campground, one to 25 sites, 18 19 \$300; (7) manufactured home park or campground, 26 to 50 sites, 20 \$350; 21 (8) manufactured home park or campground, 51 to 125 sites, 22 23 \$400; 24 (9) manufactured home park or campground, more than 125 25 sites, \$500; (10) accelerated review, double the regular fee, one-half 26 27 to be refunded if no response from the commissioner within 15 business days; and 28 29 (11) revision to previously reviewed or incomplete plans: 30 (i) review of plans for which commissioner has issued two 31 or more requests for additional information, per review, \$100 or ten percent of the original fee, whichever is greater; 32 33 (ii) proposer-requested revision with no increase in 34 project scope, \$50 or ten percent of original fee, whichever is greater; and 35 36 (iii) proposer-requested revision with an increase in

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	1	project scope, \$50 plus the difference between the original		
$\sim$	2	project fee and the revised project fee.		
	3	Sec. 44. [326.451] [INSPECTORS.]		
	4	(a) The commissioner shall set all reasonable criteria and		
5 procedures by rule for inspector certification, certificati				
	6 period, examinations, examination fees, certification fees, a			
	7	renewal of certifications.		
	8	(b) The commissioner shall adopt reasonable rules		
	9	establishing criteria and procedures for refusal to grant or		
	10	renew inspector certifications, and for suspension and		
	11	revocation of inspector certifications.		
	12	(c) The commissioner shall refuse to renew or grant		
	13	inspector certifications, or suspend or revoke inspector		
	14	certifications, in accordance with the commissioner's criteria		
	15	and procedures as adopted by rule.		
	16	Sec. 45. [AIDS PREVENTION INITIATIVE FOCUSING ON		
	17	AFRICAN-BORN RESIDENTS.]		
	18	The commissioner of health shall award grants in accordance		
	19	with Minnesota Statutes, section 145.924, paragraph (b), for a		
	20	public education and awareness campaign targeting communities of		
	21	African-born Minnesota residents. The grants shall be designed		
	22	to promote knowledge and understanding about HIV and to increase		
States and	23	knowledge in order to eliminate and reduce the risk for HIV		
	24	infection; to encourage screening and testing for HIV; and to		
	25	link individuals to public health and health care resources.		
	26	The grants must be awarded to collaborative efforts that bring		
27 together nonprofit community-based groups w		together nonprofit community-based groups with demonstrated		
28 experience in addressing the public health, health care,		experience in addressing the public health, health care, and		
29 social service needs of African-born communities.		social service needs of African-born communities.		
	30	Sec. 46. [CERVICAL CANCER ELIMINATION STUDY.]		
	31	(a) The commissioner of health shall develop a statewide		
	32	integrated and comprehensive cervical cancer prevention plan,		
	33	including strategies for promoting and implementing the plan.		
	34	The plan must include activities that identify and implement		
ι.	35	methods to improve the cervical cancer screening rates in		
	36	Minnesota, including, but not limited to:		

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[COUNSEL ] DG SC4101 04/26/05 1 (1) identifying and disseminating appropriate evidence-based cervical cancer screening guidelines to be used 2 3 in Minnesota; (2) increasing the use of appropriate screening based on 4 5 these guidelines for patients seen by medical groups in Minnesota and monitoring results of these medical groups; and 6 7 (3) reducing the number of women who should but have not 8 been screened. 9 (b) In developing the plan, the commissioner shall also identify and examine limitations and barriers in providing 10 cervical cancer screening, diagnosis tools, and treatment, 11 including, but not limited to, medical care reimbursement, 12 treatment costs, and the availability of insurance coverage. 13 14 (c) The commissioner may work with a nonprofit quality improvement organization in Minnesota to identify evidence-based 15 guidelines for cervical cancer screening and to identify methods 16 to improve the cervical cancer screening rates among medical 17 groups; and may work with a nonprofit health care result 18 19 reporting organization to monitor results by medical groups in 20 Minnesota. 21 (d) The commissioner may convene an advisory committee that 22 includes representatives of health care providers, the American Cancer Society, health plan companies, the University of 23 Minnesota Academic Health Center, community health boards, and 24 the general public. 25 (e) The commissioner shall submit a report to the 26 27 legislature by January 15, 2006, on: 28 (1) the statewide cervical cancer prevention plan, including a description of the plan activities and strategies 29 30 developed for promoting and implementing the plan; 31 (2) methods for monitoring the results by medical groups 32 and by the entire state of cervical cancer screening improvement activities; and 33 34 (3) recommended changes to existing laws, programs, or 35 services in terms of reducing the occurrence of cervical cancer 36 by improving insurance coverage for the prevention, diagnosis,

1	1 and treatment for cervical cancer.		
2 Sec. 47. [CLINICAL TRIAL WORK GROUP; REPORT.]			
3	The commissioners of health and commerce shall, in		
4 consultation with the commissioner of employee relations			
5	convene a work group regarding health plan coverage of routine		
6	care associated with clinical trials. The work group must		
7	explore what high-quality clinical trials beyond cancer-only		
8	clinical trials should be covered by health plans. All other		
9	types of clinical trials, disease-based or technology-based such		
10	as drug trials or device trials should be considered. The work		
11	group shall use the current, cancer-only model voluntary		
12	agreement that includes definitions of high-quality clinical		
13	trials, protocol induced costs, and routine care costs as a		
14	starting point for discussions. As determined appropriate, the		
15	work group shall establish model voluntary agreement guidelines		
16	for health plan coverage of routine patient care costs incurred		
17 by patients participating in high quality clinical trials. T			
18 work group shall be made up of representatives of consumers,			
19 patient advocates, health plan companies, fully insured and			
<ul> <li>self-insured purchasers, providers, and other health care</li> <li>professionals involved in the care and treatment of patients</li> <li>The commissioners shall submit the findings and recommendation</li> </ul>			
		23	of the work group to the chairs of the senate and house
		24 committees having jurisdiction over health policy and fin	
25	January 15, 2006.		
26	Sec. 48. [PUBLIC HEALTH INFORMATION NETWORK.]		
27	(a) The commissioner of health shall work with local public		
28	health departments to develop a public health information		
29	network. The development of the network must be consistent with		
30	the recommendations, goals, and strategies of the Minnesota		
31	public health information network report to the 2005 legislature		
32	and the e-health initiative.		
33	(b) The commissioner of health shall work with the		
34	commissioner of human services to determine how data from care		
35	systems can be utilized to assist with population health needs		
36	assessments and targeted prevention efforts. The commissioner		

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[COUNSEL ] DG SC4101 04/26/05 of health shall incorporate these findings into the development 1 2 of a Minnesota public health information network and the e-health initiative. 3 Sec. 49. [REPORT TO THE LEGISLATURE ON SWING BED USAGE.] 4 5 The commissioner of health shall review swing bed and related data reported under Minnesota Statutes, sections 6 7 144.562, subdivision 3, paragraph (f); 144.564; and 144.698. The commissioner shall report and make any appropriate 8 recommendations to the legislature by January 31, 2007, on: 9 (1) the use of swing bed days by all hospitals and by 10 11 critical access hospitals; 12 (2) occupancy rates in skilled nursing facilities within 25 13 miles of hospitals with swing beds; and 14 (3) information provided by rural providers on the use of 15 swing beds and the adequacy of rural services across the continuum of care. 16 Sec. 50. [RULE AMENDMENT.] 17 18 The commissioner of health shall amend Minnesota Rules, part 4626.2015, subparts 3, item C; and 6, item B, to conform 19 with Minnesota Statutes, section 157.16, subdivision 2a. The 20 21 commissioner may use the good cause exemption under Minnesota Statutes, section 14.388, subdivision 1, clause (3). Minnesota 22 23 Statutes, section 14.386, does not apply, except to the extent 24 provided under Minnesota Statutes, section 14.388. 25 Sec. 51. [REVISOR'S INSTRUCTION.] 26 The revisor of statutes shall change all references to 27 Minnesota Statutes, section 326.45, to Minnesota Statutes, section 326.451, in Minnesota Statutes, sections 144.99, 326.44, 28 29 326.61, and 326.65. 30 Sec. 52. [REPEALER.] 31 Minnesota Statutes 2004, sections 157.215; and 326.45, are 32 repealed. 33 ARTICLE 2 34 HEALTH CARE - DEPARTMENT OF HUMAN SERVICES 35 Section 1. Minnesota Statutes 2004, section 62D.12, subdivision 19, is amended to read: 36

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Subd. 19. [COVERAGE OF SERVICE.] A health maintenance 1 organization may not deny or limit coverage of a service which 2 3 the enrollee has already received solely on the basis of lack of prior authorization or second opinion, to the extent that the 4 service would otherwise have been covered under the member's 5 contract by the health maintenance organization had prior 6 authorization or second opinion been obtained. This subdivision 7 does not apply to health maintenance organizations for services 8 provided in the prepaid health programs administered under 9 10 chapter 256B, 256D, or 256L.

Sec. 2. Minnesota Statutes 2004, section 62M.06,
subdivision 2, is amended to read:

Subd. 2. [EXPEDITED APPEAL.] (a) When an initial 13 determination not to certify a health care service is made prior 14 to or during an ongoing service requiring review and the 15 attending health care professional believes that the 16 determination warrants an expedited appeal, the utilization 17 review organization must ensure that the enrollee and the 18 attending health care professional have an opportunity to appeal 19 the determination over the telephone on an expedited basis. 20 In 21 such an appeal, the utilization review organization must ensure 22 reasonable access to its consulting physician or health care provider. For review of initial determinations not to certify a 23 24 service for prepaid health care programs under chapter 256B, 256D, or 256L, the health care provider conducting the review 25 26 must follow coverage policies adopted by the health plan company 27 that are based upon published evidence-based care guidelines as established by a nonprofit Minnesota quality improvement 28 organization, a nationally recognized guideline development 29 30 organization, or by the professional association of the specialty that typically provides the service. 31

32 (b) The utilization review organization shall notify the 33 enrollee and attending health care professional by telephone of 34 its determination on the expedited appeal as expeditiously as 35 the enrollee's medical condition requires, but no later than 72 36 hours after receiving the expedited appeal.

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(c) If the determination not to certify is not reversed 1 through the expedited appeal, the utilization review 2 organization must include in its notification the right to 3 submit the appeal to the external appeal process described in 4 section 620.73 and the procedure for initiating the process. 5 This information must be provided in writing to the enrollee and 6 the attending health care professional as soon as practical. 7 Sec. 3. Minnesota Statutes 2004, section 62M.06, 8

9 subdivision 3, is amended to read:

10 Subd. 3. [STANDARD APPEAL.] The utilization review 11 organization must establish procedures for appeals to be made 12 either in writing or by telephone.

(a) A utilization review organization shall notify in 13 writing the enrollee, attending health care professional, and 14 claims administrator of its determination on the appeal within 15 30 days upon receipt of the notice of appeal. If the 16 utilization review organization cannot make a determination 17 within 30 days due to circumstances outside the control of the 18 utilization review organization, the utilization review 19 organization may take up to 14 additional days to notify the 20 enrollee, attending health care professional, and claims 21 administrator of its determination. If the utilization review 22 organization takes any additional days beyond the initial 30-day 23 period to make its determination, it must inform the enrollee, 24 attending health care professional, and claims administrator, in 25 advance, of the extension and the reasons for the extension. 26

(b) The documentation required by the utilization review
organization may include copies of part or all of the medical
record and a written statement from the attending health care
professional.

(c) Prior to upholding the initial determination not to
certify for clinical reasons, the utilization review
organization shall conduct a review of the documentation by a
physician who did not make the initial determination not to
certify. For review of initial determinations not to certify a
service for prepaid health care programs under chapter 256B,

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1 256D, or 256L, the physician conducting the review must follow 2 coverage policies adopted by the health plan company that are based upon publicly available evidence-based care guidelines as 3 4 established by a nonprofit Minnesota quality improvement 5 organization, a nationally recognized guideline development organization, or by the professional association of the 6 specialty that typically provides the service. 7 8 (d) The process established by a utilization review organization may include defining a period within which an 9 appeal must be filed to be considered. The time period must be 10 communicated to the enrollee and attending health care 11 professional when the initial determination is made. 12 (e) An attending health care professional or enrollee who 13 has been unsuccessful in an attempt to reverse a determination 14 not to certify shall, consistent with section 72A.285, be 15 provided the following: 16 17 (1) a complete summary of the review findings; (2) qualifications of the reviewers, including any license, 18 certification, or specialty designation; and 19 20 (3) the relationship between the enrollee's diagnosis and the review criteria used as the basis for the decision, 21 including the specific rationale for the reviewer's decision. 22 (f) In cases of appeal to reverse a determination not to 23 certify for clinical reasons, the utilization review 24 25 organization must ensure that a physician of the utilization review organization's choice in the same or a similar specialty 26 as typically manages the medical condition, procedure, or 27 28 treatment under discussion is reasonably available to review the 29 case. 30 (g) If the initial determination is not reversed on appeal, the utilization review organization must include in its 31 notification the right to submit the appeal to the external 32 33 review process described in section 62Q.73 and the procedure for initiating the external process. 34 Sec. 4. Minnesota Statutes 2004, section 256.045, 35 subdivision 3a, is amended to read: 36

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Subd. 3a. [PREPAID HEALTH PLAN APPEALS.] (a) All prepaid 1 health plans under contract to the commissioner under chapter 2 256B or 256D must provide for a complaint system according to 3 section 62D.11. When a prepaid health plan denies, reduces, or 4 terminates a health service or denies a request to authorize a 5 previously authorized health service, the prepaid health plan 6 must notify the recipient of the right to file a complaint or an 7 The notice must include the name and telephone number 8 appeal. of the ombudsman and notice of the recipient's right to request 9 a hearing under paragraph (b). When-a-complaint-is-filed,-the 10 prepaid-health-plan-must-notify-the-ombudsman-within-three 11 working-days. Recipients may request the assistance of the 12 ombudsman in the complaint system process. The prepaid health 13 plan must issue a written resolution of the complaint to the 14 recipient within 30 days after the complaint is filed with the 15 prepaid health plan. A recipient is not required to exhaust the 16 complaint system procedures in order to request a hearing under 17 18 paragraph (b).

(b) Recipients enrolled in a prepaid health plan under 19 chapter 256B or 256D may contest a prepaid health plan's denial, 20 reduction, or termination of health services, a prepaid health 21 plan's denial of a request to authorize a previously authorized 22 health service, or the prepaid health plan's written resolution 23 of a complaint by submitting a written request for a hearing 24 according to subdivision 3. A state human services referee 25 shall conduct a hearing on the matter and shall recommend an 26 order to the commissioner of human services. The referee may 27 28 not overturn a decision by a prepaid health plan to deny or limit coverage for services if the prepaid health plan has used 29 30 coverage policies adopted by the health plan company that are 31 based upon published evidence-based criteria or guidelines in making the determination unless the recipient can show by clear 32 33 and convincing evidence that the determination should be overturned. The commissioner need not grant a hearing if the 34 sole issue raised by a recipient is the commissioner's authority 35 to require mandatory enrollment in a prepaid health plan in a 36

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1 county where prepaid health plans are under contract with the commissioner. The state human services referee may order a 2 second medical opinion from the prepaid health plan or may order 3 4 a second medical opinion from a nonprepaid health plan provider at the expense of the prepaid health plan. Recipients may 5 request the assistance of the ombudsman in the appeal process. 6

(c) In the written request for a hearing to appeal from a 7 prepaid health plan's denial, reduction, or termination of a 8 health service, a prepaid health plan's denial of a request to 9 authorize a previously authorized service, or the prepaid health 10 plan's written resolution to a complaint, a recipient may 11 request an expedited hearing. If an expedited appeal is 12 warranted, the state human services referee shall hear the 13 appeal and render a decision within a time commensurate with the 14 level of urgency involved, based on the individual circumstances 15 16 of the case.

17 Sec. 5. Minnesota Statutes 2004, section 256.9365, is amended to read: 18

256.9365 [PURCHASE-OF-CONTINUATION-COVERAGE-FOR-AIDS 19 PATIENTS HIV HEALTH CARE ACCESS PROGRAM.] 20

Subdivision 1. [PROGRAM ESTABLISHED.] The commissioner of 21 22 human services shall establish a program-to-pay-private-health plan-premiums-for-persons-who-have-contracted-human 23 immunodeficiency-virus-(HIV)-to-enable-them-to-continue-coverage 24 25 under-a-group-or-individual-health-plan---If-a-person-is determined-to-be-eligible-under-subdivision-27-the-commissioner 26 27 shall-pay-the-portion-of-the-group-plan-premium-for-which-the individual-is-responsible;-if-the-individual-is-responsible-for 28 at-least-50-percent-of-the-cost-of-the-premium7-or-pay-the 29 30 individual-plan-premium---The-commissioner-shall-not-pay-for 31 that-portion-of-a-premium-that-is-attributable-to-other-family 32 members-or-dependents health care access program for low-income 33 Minnesotans living with HIV that provides access to HIV treatment consistent with the guidelines of the United States 34 35 Public Health Service. The program shall provide assistance with medical insurance premiums to secure or maintain necessary 36

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health care insurance coverage. 1 Subd. 2. [ELIGIBILITY REQUIREMENTS.] To be eligible for 2 the <u>HIV health care access</u> program, an applicant must satisfy 3 the-following-requirements: 4 (1) the-applicant-must provide a physician's statement 5 verifying that the applicant is infected with HIV and-is,-or 6 within-three-months-is-likely-to-become--too-ill-to-work-in-the 7 applicant's-current-employment-because-of-HIV-related-disease; 8 (2) the-applicant's have a monthly gross family income must 9 that does not exceed 300 percent of the federal poverty 10 guidelines, after deducting medical expenses and insurance 11 premiums; 12 (3) the applicant must not own assets with a combined value 13 of more than \$25,000, excluding: 14 (i) all assets excluded under section 256B.056; 15 (ii) retirement accounts, Keogh plans, and pensions plans; 16 17 and (iii) medical expense accounts set up through the 18 individual's employer; and 19 (4) if-applying-for-payment-of-group-plan-premiums,-the 20 applicant-must-be-covered-by-an-employer's-or-former-employer's 21 22 group-insurance-plan have no health insurance coverage; have no health insurance coverage because of ineligibility due to a 23 preexisting condition; or face loss of health insurance coverage 24 25 due to a change in employment status; (5) reside in Minnesota; 26 27 (6) have been determined ineligible for Medicare, Medicaid, 28 MinnesotaCare, and general assistance medical care; and 29 (7) meet monthly cost-sharing obligations as provided for 30 in subdivision 4. Subd. 3. [COST-EFFECTIVE-COVERAGE BENEFITS.] The 31 32 commissioner shall pay that portion of the group plan premium 33 for which the individual is responsible or shall pay the 34 individual plan premium. The commissioner shall not pay for that portion of a premium that is attributable to other family 35 members or dependents. Requirements for the payment of 36

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1 individual plan premiums under subdivision 2, clause (5), must 2 be designed to ensure that the state cost of paying an individual plan premium does not exceed the estimated state cost 3 that would otherwise be incurred in the medical assistance or 4 general assistance medical care program. The commissioner shall 5 purchase the most cost-effective coverage available for eligible 6 7 individuals. Efforts shall be made to obtain coverage that is consistent with the guidelines of the United States Public 8 9 Health Service for HIV treatment, and to the extent possible, provides comprehensive coverage that includes medical, mental 10 health, and substance abuse treatment. 11 12 Subd. 4. [COST-SHARING RESPONSIBILITIES.] (a) The 13 commissioner may establish cost-sharing responsibilities for 14 individuals determined to be eligible for the HIV health care 15 access program that are consistent with guidelines established in the federal Ryan White Care Act. These obligations, when 16 17 appropriate, should be consistent with cost-sharing requirements for other Minnesota health care programs. 18 Subd. 5. [FISCAL INTEGRITY.] The commissioner shall manage 19 20 the HIV health care access program to assure that the program spending does not exceed the resources made available by the 21 federal government and the legislature. The commissioner shall 22

23 make necessary program changes to assure the fiscal integrity of 24 the program.

Subd. 6. [CONTINUATION OF CARE.] The commissioner shall 25 establish policies and procedures to ensure that initial and 26 continued access to HIV treatment is provided to recipients who 27 28 meet the eligibility requirements outlined in subdivision 2. 29 Subd. 7. [COORDINATION WITH FEDERAL PROGRAMS.] The commissioner shall administer the HIV health care access program 30 in coordination with funding received from the Ryan White Care 31 32 Act. Subd. 8. [COMMUNITY ADVISORY PROCESS.] The commissioner 33

34 shall establish a community advisory process for assessing the
35 effectiveness of the policies and procedures established for the
36 HIV health care access program. As appropriate to minimize

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1	duplicative efforts, the process shall include consultation
2	with, coordination with, and reporting to the Minnesota HIV
3	Services Planning Council. Public notification shall be made of
4	the committee's members and meetings.
5	Sec. 6. [256.9545] [PRESCRIPTION DRUG DISCOUNT PROGRAM.]
6	Subdivision 1. [ESTABLISHMENT; ADMINISTRATION.] The
7	commissioner shall establish and administer the prescription
8	drug discount program, effective July 1, 2005.
9	Subd. 2. [COMMISSIONER'S AUTHORITY.] The commissioner
10	shall administer a drug rebate program for drugs purchased
11	according to the prescription drug discount program. The
12	commissioner shall execute a rebate agreement from all
13	manufacturers that choose to participate in the program for
14	those drugs covered under the medical assistance program. For
15	each drug, the amount of the rebate shall be equal to the rebate
16	as defined for purposes of the federal rebate program in United
17	States Code, title 42, section 1396r-8. The rebate program
18	shall utilize the terms and conditions used for the federal
19	rebate program established according to section 1927 of title
20	XIX of the federal Social Security Act.
21	Subd. 3. [DEFINITIONS.] For the purpose of this section,
22	the following terms have the meanings given them.
23	(a) "Commissioner" means the commissioner of human services.
24	(b) "Participating manufacturer" means a manufacturer as
25	defined in section 151.44, paragraph (c), that agrees to
26	participate in the prescription drug discount program.
27	(c) "Covered prescription drug" means a prescription drug
28	as defined in section 151.44, paragraph (d), that is covered
29	under medical assistance as described in section 256B.0625,
30	subdivision 13, and that is provided by a participating
31	manufacturer that has a fully executed rebate agreement with the
32	commissioner under this section and complies with that agreement.
33	(d) "Health carrier" means an insurance company licensed
34	under chapter 60A to offer, sell, or issue an individual or
35	group policy of accident and sickness insurance as defined in
36	section 62A.01; a nonprofit health service plan corporation

1	operating under chapter 62C; a health maintenance organization	
2	operating under chapter 62D; a joint self-insurance employee	
3	health plan operating under chapter 62H; a community integrated	
4	systems network licensed under chapter 62N; a fraternal benefit	
5	society operating under chapter 64B; a city, county, school	
6	district, or other political subdivision providing self-insured	
7	health coverage under section 471.617 or sections 471.98 to	
8	471.982; and a self-funded health plan under the Employee	
9	Retirement Income Security Act of 1974, as amended.	
10	(e) "Participating pharmacy" means a pharmacy as defined in	
11	section 151.01, subdivision 2, that agrees to participate in the	
12	prescription drug discount program.	
13	(f) "Enrolled individual" means a person who is eligible	
14	for the program under subdivision 4 and has enrolled in the	
15	program according to subdivision 5.	
16	Subd. 4. [ELIGIBILITY.] To be eligible for the program, an	
17	applicant must:	
18	(1) be a permanent resident of Minnesota as defined in	
19	section 256L.09, subdivision 4;	
20	(2) not be enrolled in Medicare, medical assistance,	
21	general assistance medical care, or MinnesotaCare;	
22	(3) not be enrolled in and have currently available	
23	prescription drug coverage under a health plan offered by a	
24	health carrier or employer or under a pharmacy benefit program	
25	offered by a pharmaceutical manufacturer; and	
26	(4) not be enrolled in and have currently available	
27	prescription drug coverage under a Medicare supplement plan, as	
28	defined in sections 62A.31 to 62A.44, or policies, contracts, or	
29	certificates that supplement Medicare issued by health	
30	maintenance organizations or those policies, contracts, or	
31	1 certificates governed by section 1833 or 1876 of the federal	
32	Social Security Act, United States Code, title 42, section 1395,	
33	et seq., as amended.	
34	Subd. 5. [APPLICATION PROCEDURE.] (a) Applications and	
35	information on the program must be made available at county	
36	social services agencies, health care provider offices, and	

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1	agencies and organizations serving senior citizens. Individuals
2	shall submit applications and any information specified by the
3	commissioner as being necessary to verify eligibility directly
4	to the commissioner. The commissioner shall determine an
5	applicant's eligibility for the program within 30 days from the
6	date the application is received. Upon notice of approval, the
7	applicant must submit to the commissioner the enrollment fee
8	specified in subdivision 10. Eligibility begins the month after
9	the enrollment fee is received by the commissioner.
10	(b) An enrollee's eligibility must be renewed every 12
11	months with the 12-month period beginning in the month after the
12	application is approved.
13	(c) The commissioner shall develop an application form that
14	does not exceed one page in length and requires information
15	necessary to determine eligibility for the program.
16	Subd. 6. [PARTICIPATING PHARMACY.] (a) Upon implementation
17	of the prescription drug discount program, until January 1,
18	2008, a participating pharmacy, in accordance with a valid
19	prescription, must sell a covered prescription drug to an
20	enrolled individual at the medical assistance rate.
21	(b) After January 1, 2008, a participating pharmacy, in
22	accordance with a valid prescription, must sell a covered
23	prescription drug to an enrolled individual at the medical
24	assistance rate, minus an amount that is equal to the rebate
25	amount described in subdivision 8, plus the amount of any switch
26	fee established by the commissioner under subdivision 10,
27	paragraph (b).
28	(c) Each participating pharmacy shall provide the
29	commissioner with all information necessary to administer the
30	program, including, but not limited to, information on
31	prescription drug sales to enrolled individuals and usual and
32	customary retail prices.
33	Subd. 7. [NOTIFICATION OF REBATE AMOUNT.] The commissioner
34	shall notify each participating manufacturer, each calendar
35	quarter or according to a schedule to be established by the
36	commissioner, of the amount of the rebate owed on the

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	1	prescription drugs sold by participating pharmacies to enrolled	
	2	individuals.	
	3	3 Subd. 8. [PROVISION OF REBATE.] To the extent that a	
	4	participating manufacturer's prescription drugs are prescribed	
	5	to a resident of this state, the manufacturer must provide a	
	6	rebate equal to the rebate provided under the medical assistance	
	7	program for any prescription drug distributed by the	
	8	manufacturer that is purchased by an enrolled individual at a	
	9	participating pharmacy. The participating manufacturer must	
	10	provide full payment within 38 days of receipt of the state	
	11	invoice for the rebate, or according to a schedule to be	
	12	established by the commissioner. The commissioner shall deposit	
	13	all rebates received into the Minnesota prescription drug	
	14	dedicated fund established under subdivision 11. The	
	15	manufacturer must provide the commissioner with any information	
16 necessary to verify the rebate determined per drug.		necessary to verify the rebate determined per drug.	
	17	Subd. 9. [PAYMENT TO PHARMACIES.] Beginning January 1,	
	18	18 2008, the commissioner shall distribute on a biweekly basis an	
	19	9 amount that is equal to an amount collected under subdivision 8	
	20	to each participating pharmacy based on the prescription drugs	
	21 sold by that pharmacy to enrolled individuals on or after		
	22	22 January 1, 2008.	
	23	Subd. 10. [ENROLLMENT FEE; SWITCH FEE.] (a) The	
24 commissioner shall establish an annual enrollment fee that		commissioner shall establish an annual enrollment fee that	
	25	covers the commissioner's expenses for enrollment, processing	
	26	claims, and distributing rebates under this program.	
	27	(b) The commissioner shall establish a reasonable switch	
	28	fee that covers expenses incurred by participating pharmacies in	
	29	formatting for electronic submission claims for prescription	
	30	drugs sold to enrolled individuals.	
	31	Subd. 11. [DEDICATED FUND; CREATION; USE OF FUND.] (a) The	
	32	Minnesota prescription drug dedicated fund is established as an	
	33	account in the state treasury. The commissioner of finance	
	34	shall credit to the dedicated fund all rebates paid under	
	35	subdivision 8, any federal funds received for the program, all	
	36	enrollment fees paid by the enrollees, and any appropriations or	

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allocations designated for the fund. The commissioner of 1 finance shall ensure that fund money is invested under section 2 11A.25. All money earned by the fund must be credited to the 3 fund. The fund shall earn a proportionate share of the total 4 state annual investment income. 5 (b) Money in the fund is appropriated to the commissioner 6 to reimburse participating pharmacies for prescription drugs the 7 rebate discount provided to enrolled individuals under 8 subdivision 6, paragraph (b); to reimburse the commissioner for 9 costs related to enrollment, processing claims, and distributing 10 rebates and for other reasonable administrative costs related to 11 administration of the prescription drug discount program; and to 12 repay the appropriation provided for this section. The 13 commissioner must administer the program so that the costs total 14 no more than funds appropriated plus the drug rebate proceeds. 15 [EFFECTIVE DATE.] This section is effective August 1, 2006, 16 or upon HealthMatch implementation, whichever is later. 17 Sec. 7. Minnesota Statutes 2004, section 256.969, is 18 19 amended by adding a subdivision to read: Subd. 27. [ANNUAL NONMEDICAL ASSISTANCE PAYMENT.] (a) In 20 addition to any other payment under this section, the 21 commissioner shall make the following payments: 22 23 (1) for a hospital located in Minnesota and not eligible for payments under subdivision 20, with a medical assistance 24 25 inpatient utilization rate greater than 19 percent of total 26 patient days during the base year, a payment equal to 13 percent 27 of the total of the operating and payment rates; (2) for a hospital located in Minnesota in a specified 28 29 urban area outside of the seven-county metropolitan area and not 30 eligible for payments under subdivision 20, with a medical 31 assistance inpatient utilization rate less than or equal to 19 32 percent of total patient days during the base year, a payment 33 equal to ten percent of the total of the operating and property payment rates. For purposes of this clause, the following 34 35 cities are specified urban areas: Detroit Lakes, Rochester, 36 Willmar, Hutchinson, Alexandria, Austin, Cambridge, Brainerd,

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	1	Hibbing, Mankato, Duluth, St. Cloud, Grand Rapids, Wyoming,
, colony, gray	2	Fergus Falls, Albert Lea, Winona, Virginia, Thief River Falls,
	3	and Wadena; and
	4	(3) for a hospital located in Minnesota but not located in
	5	a specified urban area under clause (2) and not eligible for
	6	payments under subdivision 20, with a medical assistance
	7	inpatient utilization rate less than or equal to 19 percent of
	8	total patient days during the base year, a payment equal to five
	9	percent of the total of the operating and property payment rates.
	10	(b) The payments under paragraph (a) shall be 100 percent
	11	state dollars derived from federal reimbursements to the
	12	commissioner to reimburse nonstate expenditures reported under
	13	section 256B.199.
	14	(c) The payments under paragraph (a) shall be paid annually
	15	on July 1, beginning July 1, 2005, or upon the receipt of
	16	federal reimbursements under section 256B.199, whichever occurs
	17	last, for services to be rendered in the fiscal year beginning
18		on July 1, based on services rendered in the previous calendar
19 year.		year.
	20	(d) The commissioner shall not adjust rates paid to a
	21	prepaid health plan under contract with the commissioner to
	22	reflect payments provided in paragraph (a).
	23	(e) If federal reimbursements are not available under
	24	section 256B.199 for all payments under paragraph (a), the
	25	commissioner shall reduce payments under paragraph (a) on a pro
	26	rata basis so that payments under paragraph (a) do not exceed
	27	the federal reimbursements.
	28	(f) For purposes of this subdivision, medical assistance
	29	does not include general assistance medical care.
	30	(g) The commissioner may ratably reduce or increase the
	31	payments under this subdivision in order to ensure that these
	32	total payments equal the amount of reimbursement received by the
	33	commissioner under section 256B.199.
	. 34	(h) The commissioner may, in consultation with the nonstate
	35	entities identified in section 256B.199, adjust the amounts
	36	reported by nonstate entities under section 256B.199 when

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[COUNSEL ] DG SC4101 04/26/05 application for reimbursement is made to the federal government, 1 and otherwise adjust the provisions of this subdivision in order 2 to maximize payments to qualifying hospitals. 3 [EFFECTIVE DATE.] This section is effective the day 4 following final enactment. The commissioner of human services 5 shall submit necessary medical assistance plan amendments to 6 7 implement this section within 30 days of enactment. Sec. 8. Minnesota Statutes 2004, section 256B.02, 8 subdivision 12, is amended to read: 9 Subd. 12. [THIRD\_PARTY PAYER.] "Third\_party payer" means a 10 person, entity, or agency or government program that has a 11 probable obligation to pay all or part of the costs of a medical 12 assistance recipient's health services. Third-party payer 13 includes an entity under contract with the recipient to cover 14 15 all or part of the recipient's medical costs. Sec. 9. Minnesota Statutes 2004, section 256B.056, is 16 amended by adding a subdivision to read: 17 Subd. 3d. [REDUCTION OF EXCESS ASSETS.] Assets in excess 18 of the limits set forth in subdivisions 3 to 3c may be reduced 19 to allowable limits as follows: 20 (a) Assets may be reduced in any of the three calendar 21 months before the month of application in which the applicant 22 23 seeks coverage by: (1) designating burial funds up to \$1500 for each 24 25 applicant, spouse, and MA-eligible dependent child; and (2) paying health service bills incurred in the retroactive 26 period for which the applicant seeks eligibility, starting with 27 the oldest bill. After assets are reduced to allowable limits, 28 eligibility begins with the next dollar of MA-covered health 29 30 services incurred in the retroactive period. Applicants reducing assets under this subdivision who also have excess 31 income shall first spend excess assets to pay health service 32 bills and may meet the income spenddown on remaining bills. 33 34 (b) Assets may be reduced beginning the month of 35 application by:

36 (1) paying bills for health services that would otherwise

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#### 1 be paid by medical assistance; and

2 (2) using any means other than a transfer of assets for
3 less than fair market value as defined in section 256B.0595,
4 subdivision 1, paragraph (b).

5 Sec. 10. Minnesota Statutes 2004, section 256B.056,
6 subdivision 5, is amended to read:

Subd. 5. [EXCESS INCOME.] A person who has excess income 7 is eligible for medical assistance if the person has expenses 8 for medical care that are more than the amount of the person's 9 excess income, computed by deducting incurred medical expenses 10 from the excess income to reduce the excess to the income 11 standard specified in subdivision 5c. The person shall elect to 12 have the medical expenses deducted at the beginning of a 13 14 one-month budget period or at the beginning of a six-month 15 budget period. The commissioner shall allow persons eligible for assistance on a one-month spenddown basis under this 16 17 subdivision to elect to pay the monthly spenddown amount in advance of the month of eligibility to the state agency in order 18 19 to maintain eligibility on a continuous basis. If the recipient does not pay the spenddown amount on or before the 20th last 20 business day of the month, the recipient is ineligible for this 21 22 option for the following month. The local agency shall code the 23 Medicaid Management Information System (MMIS) to indicate that the recipient has elected this option. The state agency shall 24 convey recipient eligibility information relative to the 25 26 collection of the spenddown to providers through the Electronic 27 Verification System (EVS). A recipient electing advance payment 28 must pay the state agency the monthly spenddown amount on or before noon on the 20th last business day of the month in order 29 to be eligible for this option in the following month. 30

31 [EFFECTIVE DATE.] This section is effective August 1, 2006,
 32 or upon HealthMatch implementation, whichever is later.

33 Sec. 11. Minnesota Statutes 2004, section 256B.056,
34 subdivision 5a, is amended to read:

35 Subd. 5a. [INDIVIDUALS ON FIXED OR EXCLUDED INCOME.]
36 Recipients of medical assistance who receive only fixed unearned

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or excluded income, when that income is excluded from 1 consideration as income or unvarying in amount and timing of 2 receipt throughout the year, shall report and verify their 3 income annually every 12 months. The 12-month period begins 4 with the month of application. 5 [EFFECTIVE DATE.] This section is effective August 1, 2006, 6 or upon HealthMatch implementation, whichever is later. 7 Sec. 12. Minnesota Statutes 2004, section 256B.056, 8 subdivision 5b, is amended to read: 9 [INDIVIDUALS WITH LOW INCOME.] Recipients of 10 Subd. 5b. medical assistance not residing in a long-term care facility who 11 have slightly fluctuating income which is below the medical 12 assistance income limit shall report and verify their income on 13 a-semiannual-basis every six months. The six-month period 14 begins the month of application. 15 [EFFECTIVE DATE.] This section is effective August 1, 2006, 16 or upon HealthMatch implementation, whichever is later. 17 Sec. 13. Minnesota Statutes 2004, section 256B.056, 18 subdivision 7, is amended to read: 19 Subd. 7. [PERIOD OF ELIGIBILITY.] Eligibility is available 20 for the month of application and for three months prior to 21 application if the person was eligible in those prior 22 months. Eligibility for months prior to application is 23 determined independently from eligibility for the month of 24 application and future months. A redetermination of eligibility 25 must occur every 12 months. The 12-month period begins with the 26 27 month of application. 28 [EFFECTIVE DATE.] This section is effective August 1, 2006, or upon HealthMatch implementation, whichever is later. 29 30 Sec. 14. Minnesota Statutes 2004, section 256B.056, is 31 amended by adding a subdivision to read: 32 Subd. 9. [NOTICE.] The state agency must be given notice of monetary claims against a person, entity, or corporation that 33 34 may be liable to pay all or part of the cost of medical care 35 when the state agency has paid or becomes liable for the cost of that care. Notice must be given according to paragraphs (a) to 36

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1	<u>(d)</u> .		
2	(a) An applicant for medical assistance shall notify the		
3	state or local agency of any possible claims when the applicant		
4	submits the application. A recipient of medical assistance		
5	shall notify the state or local agency of any possible claims		
6	when those claims arise.		
7	(b) A person providing medical care services to a recipient		
8	of medical assistance shall notify the state agency when the		
9	person has reason to believe that a third party may be liable		
10	for payment of the cost of medical care.		
11	(c) A party to a claim that may be assigned to the state		
12	agency under this section shall notify the state agency of its		
13	potential assignment claim in writing at each of the following		
14	stages of a claim:		
15	(1) when a claim is filed;		
16	(2) when an action is commenced; and		
17	(3) when a claim is concluded by payment, award, judgment,		
18	8 settlement, or otherwise.		
19	(d) Every party involved in any stage of a claim under this		
20	subdivision is required to provide notice to the state agency at		
21	that stage of the claim. However, when one of the parties to		
22	the claim provides notice at that stage, every other party to		
23	the claim is deemed to have provided the required notice for		
24	that stage of the claim. If the required notice under this		
25	paragraph is not provided to the state agency, all parties to		
26	the claim are deemed to have failed to provide the required		
27	notice. A party to the claim includes the injured person or the		
28	person's legal representative, the plaintiff, the defendants, or		
29	persons alleged to be responsible for compensating the injured		
30	person or plaintiff, and any other party to the cause of action		
31	or claim, regardless of whether the party knows the state agency		
32	has a potential or actual assignment claim.		
33	Sec. 15. Minnesota Statutes 2004, section 256B.057,		
34	subdivision 1, is amended to read:		
35	Subdivision 1. [INFANTS AND PREGNANT WOMEN.] (a) $(+)$ An		
36	infant less than one year of age is eligible for medical		

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assistance if countable family income is equal to or less than 1 275 percent of the federal poverty guideline for the same family 2 size. A pregnant woman who has written verification of a 3 positive pregnancy test from a physician or licensed registered 4 nurse is eligible for medical assistance if countable family 5 income is equal to or less than 200 275 percent of the federal 6 poverty guideline for the same family size. For purposes of 7 this subdivision, "countable family income" means the amount of 8 income considered available using the methodology of the AFDC 9 program under the state's AFDC plan as of July 16, 1996, as 10 required by the Personal Responsibility and Work Opportunity 11 Reconciliation Act of 1996 (PRWORA), Public Law 104-193, except 12 for the earned income disregard and employment deductions. 13

14 (2)-For-applications-processed-within-one-calendar-month 15 prior-to-the-effective-date;-eligibility-shall-be-determined-by 16 applying-the-income-standards-and-methodologies-in-effect-prior 17 to-the-effective-date-for-any-months-in-the-six-month-budget 18 period-before-that-date-and-the-income-standards-and

19 methodologies-in-effect-on-the-effective-date-for-any-months-in 20 the-six-month-budget-period-on-or-after-that-date---The-income 21 standards-for-each-month-shall-be-added-together-and-compared-to 22 the-applicant's-total-countable-income-for-the-six-month-budget 23 period-to-determine-eligibility.

24

(b)(1) (Expired, 1Sp2003 c 14 art 12 s 19)

(2)-For-applications-processed-within-one-calendar-month 25 prior-to-July-17-20037-eligibility-shall-be-determined-by 26 applying-the-income-standards-and-methodologies-in-effect-prior 27 28 to-July-1,-2003,-for-any-months-in-the-six-month-budget-period before-July-17-20037-and-the-income-standards-and-methodologies 29 30 in-effect-on-the-expiration-date-for-any-months-in-the-six-month budget-period-on-or-after-July-1,-2003---The-income-standards 31 for-each-month-shall-be-added-together-and-compared-to-the 32 33 applicant's-total-countable-income-for-the-six-month-budget period-to-determine-eligibility. 34 (c) Dependent-care-and-child-support-paid-under-court-order 35

36 shall-be-deducted-from-the-countable-income-of-pregnant

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1 women. An amount equal to the amount of earned income exceeding 275 percent of the federal poverty guideline plus the earned 2 income disregards and deductions of the AFDC program under the 3 state's AFDC plan as of July 16, 1996, as required by the 4 Personal Responsibility and Work Opportunity Reconciliation Act 5 of 1996 (PRWORA), Public Law 104-193, that exceeds 275 percent 6 7 of the federal poverty guideline will be deducted for pregnant 8 women and infants less than one year of age. (d) An infant born on or after January 1, 1991, to a woman 9 who was eligible for and receiving medical assistance on the 10 date of the child's birth shall continue to be eligible for 11 medical assistance without redetermination until the child's 12 13 first birthday, as long as the child remains in the woman's household. 14 [EFFECTIVE DATE.] The amendments to paragraphs (a) and (b) 15 are effective retroactively from July 1, 2004, and the amendment 16 17 to paragraph (c) is effective retroactively from October 1, 2003. Sec. 16. Minnesota Statutes 2004, section 256B.0625, 18 subdivision 9, is amended to read: 19 20 Subd. 9. [DENTAL SERVICES.] (a) Medical assistance covers dental services. Dental services include, with prior 21 authorization, fixed bridges that are cost-effective for persons 22 who cannot use removable dentures because of their medical 23 24 condition. 25 (b)-Coverage-of-dental-services-for-adults-age-21-and-over who-are-not-pregnant-is-subject-to-a-\$500-annual-benefit-limit 26 27 and-covered-services-are-limited-to: (1)-diagnostic-and-preventative-services; 28 (2)-restorative-services;-and 29 30 (3)-emergency-services. Emergency-services,-dentures,-and-extractions-related-to 31 dentures-are-not-included-in-the-\$500-annual-benefit-limit. 32 33 Sec. 17. Minnesota Statutes 2004, section 256B.0625, subdivision 13e, as amended by 2005 S.F. No. 1879, article 13, 34 section 7, subdivision 13e, if enacted, is amended to read: 35 Subd. 13e. [PAYMENT RATES.] (a) The basis for determining 36 Article 2 Section 17 71

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the amount of payment shall be the lower of the actual 1 acquisition costs of the drugs plus a fixed dispensing fee; the 2 maximum allowable cost set by the federal government or by the 3 commissioner plus the fixed dispensing fee; or the usual and 4 customary price charged to the public. The amount of payment 5 basis must be reduced to reflect all discount amounts applied to 6 the charge by any provider/insurer agreement or contract for 7 submitted charges to medical assistance programs. The net 8 submitted charge may not be greater than the patient liability 9 The pharmacy dispensing fee shall be \$3.65, for the service. 10 except that the dispensing fee for intravenous solutions which 11 must be compounded by the pharmacist shall be \$8 per bag, \$14 12 per bag for cancer chemotherapy products, and \$30 per bag for 13 total parenteral nutritional products dispensed in one liter 14 quantities, or \$44 per bag for total parenteral nutritional 15 products dispensed in quantities greater than one liter. Actual 16 acquisition cost includes quantity and other special discounts 17 except time and cash discounts. The actual acquisition cost of 18 a drug shall be estimated by the commissioner, at average 19 wholesale price minus 11.5 percent, except that where a drug has 20 had its wholesale price reduced as a result of the actions of 21 the National Association of Medicaid Fraud Control Units, the 22 estimated actual acquisition cost shall be the reduced average 23 wholesale price, without the 11.5 percent deduction. The actual 24 acquisition cost of antihemophilic factor drugs shall be 25 26 estimated at the average wholesale price minus 30 percent. The maximum allowable cost of a multisource drug may be set by the 27 commissioner and it shall be comparable to, but no higher than, 28 the maximum amount paid by other third-party payors in this 29 state who have maximum allowable cost programs. Establishment 30 of the amount of payment for drugs shall not be subject to the 31 32 requirements of the Administrative Procedure Act.

(b) An additional dispensing fee of \$.30 may be added to
the dispensing fee paid to pharmacists for legend drug
prescriptions dispensed to residents of long-term care
facilities when a unit dose blister card system, approved by the

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department, is used. Under this type of dispensing system, the 1 pharmacist must dispense a 30-day supply of drug. The National 2 Drug Code (NDC) from the drug container used to fill the blister 3 card must be identified on the claim to the department. The 4 unit dose blister card containing the drug must meet the 5 packaging standards set forth in Minnesota Rules, part 6 6800.2700, that govern the return of unused drugs to the 7 pharmacy for reuse. The pharmacy provider will be required to 8 credit the department for the actual acquisition cost of all 9 unused drugs that are eligible for reuse. Over-the-counter 10 medications must be dispensed in the manufacturer's unopened 11 package. The commissioner may permit the drug clozapine to be 12 dispensed in a quantity that is less than a 30-day supply. 13

(c) Whenever a generically equivalent product is available,
payment shall be on the basis of the actual acquisition cost of
the generic drug, or on the maximum allowable cost established
by the commissioner.

(d) The basis for determining the amount of payment for
drugs administered in an outpatient setting shall be the lower
of the usual and customary cost submitted by the provider or the
amount established for Medicare by the United States Department
of Health and Human Services pursuant to title XVIII, section
1847a of the federal Social Security Act.

(e) The commissioner may negotiate lower reimbursement 24 25 rates for specialty pharmacy products than the rates specified in paragraph (a). The commissioner may require individuals 26 enrolled in the health care programs administered by the 27 department to obtain specialty pharmacy products from providers 28 with whom the commissioner has negotiated lower reimbursement 29 rates. Specialty pharmacy products are defined as those used by 30 a small number of recipients or recipients with complex and 31 32 chronic diseases that require expensive and challenging drug 33 regimens. Examples of these conditions include, but are not limited to: multiple sclerosis, HIV/AIDS, transplantation, 34 hepatitis C, growth hormone deficiency, Crohn's Disease, 35 rheumatoid arthritis, and certain forms of cancer. Specialty 36

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pharmaceutical products include injectable and infusion 1 therapies, biotechnology drugs, high-cost therapies, and 2 therapies that require complex care. The commissioner shall 3 4 consult with the formulary committee to develop a list of specialty pharmacy products subject to this paragraph. 5 In consulting with the formulary committee in developing this list, 6 7 the commissioner shall take into consideration the population served by special pharmacy products, the current delivery system 8 and standard of care in the state, and any access to care issues 9 that lower reimbursement rates may create. The commissioner 10 shall have the discretion to adjust the reimbursement rate to 11 prevent access to care issues. 12

Sec. 18. Minnesota Statutes 2004, section 256B.0625,
subdivision 13f, is amended to read:

Subd. 13f. [PRIOR AUTHORIZATION.] (a) The Formulary Committee shall review and recommend drugs which require prior authorization. The Formulary Committee shall establish general criteria to be used for the prior authorization of brand-name drugs for which generically equivalent drugs are available, but the committee is not required to review each brand-name drug for which a generically equivalent drug is available.

(b) Prior authorization may be required by the commissioner before certain formulary drugs are eligible for payment. The Formulary Committee may recommend drugs for prior authorization directly to the commissioner. The commissioner may also request that the Formulary Committee review a drug for prior authorization. Before the commissioner may require prior authorization for a drug:

(1) the commissioner must provide information to the Formulary Committee on the impact that placing the drug on prior authorization may have on the quality of patient care and on program costs, information regarding whether the drug is subject to clinical abuse or misuse, and relevant data from the state Medicaid program if such data is available;

35 (2) the Formulary Committee must review the drug, taking
 36 into account medical and clinical data and the information

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1 provided by the commissioner; and

2 (3) the Formulary Committee must hold a public forum and 3 receive public comment for an additional 15 days.

4 The commissioner must provide a 15-day notice period before5 implementing the prior authorization.

6 (c) Prior authorization shall not be required or utilized 7 for any atypical antipsychotic drug prescribed for the treatment 8 of mental illness if:

9 (1) there is no generically equivalent drug available; and 10 (2) the drug was initially prescribed for the recipient 11 prior to July 1, 2003; or

12 (3) the drug is part of the recipient's current course of13 treatment.

14 This paragraph applies to any multistate preferred drug list or 15 supplemental drug rebate program established or administered by 16 the commissioner.

(d) Prior authorization shall not be required or utilized for any antihemophilic factor drug prescribed for the treatment of hemophilia and blood disorders where there is no generically equivalent drug available if the prior authorization is used in conjunction with any supplemental drug rebate program or multistate preferred drug list established or administered by the commissioner. This-paragraph-expires-July-17-2005.

(e) The commissioner may require prior authorization for
brand name drugs whenever a generically equivalent product is
available, even if the prescriber specifically indicates
"dispense as written-brand necessary" on the prescription as
required by section 151.21, subdivision 2.

[EFFECTIVE DATE.] This section is effective June 30, 2005.
Sec. 19. Minnesota Statutes 2004, section 256B.0625, is
amended by adding a subdivision to read:

32 <u>Subd. 13h.</u> [MEDICATION THERAPY MANAGEMENT CARE.] (a) 33 <u>Medical assistance covers medication therapy management services</u> 34 <u>for a recipient taking four or more prescriptions to treat or</u> 35 <u>prevent two or more chronic medical conditions, or a recipient</u> 36 <u>with a drug therapy problem that is identified or prior</u>

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1	authorized by the commissioner that has resulted or is likely to
2	result in significant nondrug program costs. For purposes of
3	this subdivision, "medication therapy management" means the
4	provision of the following pharmaceutical care services by a
5	licensed pharmacist to optimize the therapeutic outcomes of the
6	patient's medications:
7	(1) performing or obtaining necessary assessments of the
8	patient's health status;
9	(2) formulating a medication treatment plan;
10	(3) monitoring and evaluating the patient's response to
11	therapy, including safety and effectiveness;
12	(4) performing a comprehensive medication review to
13	identify, resolve, and prevent medication-related problems,
14	including adverse drug events;
15	(5) documenting the care delivered and communicating
16	essential information to the patient's other primary care
17	providers;
18	(6) providing verbal education and training designed to
19	enhance patient understanding and appropriate use of the
20	patient's medications;
21	(7) providing information, support services, and resources
22	designed to enhance patient adherence with the patient's
23	therapeutic regimens; and
24	(8) coordinating and integrating medication therapy
25	management services within the broader health care management
26	services being provided to the patient.
27	Nothing in this subdivision shall be construed to expand or
28	modify the scope of practice of the pharmacist as defined in
29	section 151.01, subdivision 27.
30	(b) To be eligible for reimbursement for services under
31	this subdivision, a pharmacist must meet the following
32	requirements:
33	(1) have a valid license issued under chapter 151;
34	(2) have graduated from an accredited college of pharmacy
35	on or after May of 1996 or completed a structured and
36	comprehensive education program approved by the Board of

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1	Pharmacy and the American Council of Pharmaceutical Education
2	for the provision and documentation of pharmaceutical care
3	management services that has both clinical and didactic
4	elements;
5	(3) be practicing in an ambulatory care setting as part of
6	a multidisciplinary team or have developed a structured patient
7	care process that is offered in a private or semiprivate patient
8	care area that is separate from the commercial business that
9	also occurs in the setting; and
10	(4) make use of an electronic patient record system that
11	meets state standards.
12	(c) For the purposes of reimbursement for medication
13	therapy management services, the commissioner may enroll
14	individual pharmacists as medical assistance providers. The
15	commissioner may also establish contact requirements between the
16	pharmacist and recipient, including limiting the number of
17	reimbursable consultations per recipient.
18	(d) The commissioner, after receiving recommendations from
19	professional medical associations, professional pharmacy
20	associations, and consumer groups shall convene an 11-member
21	Medication Therapy Management Advisory Committee, to advise the
22	commissioner on the implementation and administration of
23	medication therapy management services. The committee shall be
24	comprised of two licensed physicians; two licensed pharmacists;
25	two consumer representatives; two health plan representatives;
26	and three members with expertise in the area of medication
27	therapy management, who may be licensed physicians or licensed
28	pharmacists. The committee is governed by section 15.059,
29	except that committee members do not receive compensation or
30	reimbursement for expenses. The advisory committee shall expire
31	on June 30, 2007.
32	(e) The commissioner shall evaluate the effect of
33	medication therapy management on quality of care, patient
34	outcomes, and program costs, and shall include a description of
35	any savings generated in the medical assistance program that can
36	be attributable to this coverage. The evaluation shall be

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submitted to the legislature by December 15, 2007. The 1 commissioner may contract with a vendor or an academic 2 institution that has expertise in evaluating health care 3 outcomes for the purpose of completing the evaluation. 4 Sec. 20. [256B.072] [PERFORMANCE REPORTING AND QUALITY 5 IMPROVEMENT PAYMENT SYSTEM.] 6 7 (a) The commissioner of human services shall establish a performance reporting and payment system for health care 8 providers who provide health care services to public program 9 10 recipients covered under chapters 256B, 256D, and 256L. (b) The measures used for the performance reporting and 11 payment system for medical groups or single-physician practices 12 shall include, but are not limited to, measures of care for 13 14 asthma, diabetes, hypertension, and coronary artery disease and 15 measures of preventive care services. The measures used for the performance reporting and payment system for inpatient hospitals 16 shall include, but are not limited to, measures of care for 17 18 acute myocardial infarction, heart failure, and pneumonia, and measures of care and prevention of surgical infections. In the 19 case of a medical group or single-physician practice, the 20 measures used shall be consistent with measures published by 21 22 nonprofit Minnesota or national organizations that produce and 23 disseminate health care quality measures or evidence-based health care guidelines. In the case of inpatient hospital 24 measures, the commissioner shall appoint the Minnesota Hospital 25 26 Association and Stratis Health to develop the performance measures to be used for hospital reporting. To enable a 27 consistent measurement process across the community, the 28 commissioner may use measures of care provided for patients in 29 addition to those identified in paragraph (a). The commissioner 30 31 shall ensure collaboration with other health care reporting 32 organizations so that the measures described in this section are

33 consistent with those reported by those organizations and used

34 by other purchasers in Minnesota.

35 (c) For recipients seen on or after January 1, 2007, the 36 commissioner shall provide a performance bonus payment to

	1	providers who have achieved certain levels of performance
~	2	established by the commissioner with respect to the measures or
	3	who have achieved certain rates of improvement established by
	4	the commissioner with respect to the measures or whose rates of
	5	achievement have increased over a previous period, as
	6	established by the commissioner. The performance bonus payment
	7	may be a fixed dollar amount per patient, paid quarterly or
	8	annually, or alternatively payment may be made as a percentage
	9	increase over payments allowed elsewhere in statute for the
	10	recipients identified in paragraph (a). In order for providers
	11	to be eligible for a performance bonus payment under this
	12	section, the commissioner may require the providers to submit
~	13	information in a required format to a health care reporting
	14	organization or to cooperate with the information collection
	15	procedures of that organization. The commissioner may contract
	16	with a reporting organization to assist with the collection of
	17	reporting information and to prevent duplication of reporting.
	18	The commissioner may limit application of the performance bonus
	19	payment system to providers that provide a sufficiently large
	20	volume of care to permit adequate statistical precision in the
	21	measurement of that care, as established by the commissioner,
	22	after consulting with other health care quality reporting
	23	organizations.
	24	(d) The performance bonus payments shall be funded with the
	25	projected savings in the program costs due to improved results
	26	of these measures with the eligible providers.
	27	(e) The commissioner shall publish a description of the
	28	proposed performance reporting and payment system for the
	29	calendar year beginning January 1, 2007, and each subsequent
	30	calendar year, at least three months prior to the beginning of
	31	that calendar year.
	32	(f) By April 1, 2007, and annually thereafter, the
	33	commissioner shall report through a public Web site the results
	34	by medical group, single-physician practice, and hospital of the
	35	measures and the performance payments under this section, and
	36	shall compare the results by medical group, single-physician

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[COUNSEL ] DG SC4101 04/26/05 practice, and hospital for patients enrolled in public programs 1 to patients enrolled in private health plans. To achieve this 2 reporting, the commissioner may contract with a health care 3 reporting organization that operates a Web site suitable for 4 this purpose. 5 Sec. 21. Minnesota Statutes 2004, section 256B.0916, is 6 amended by adding a subdivision to read: 7 Subd. 10. [TRANSITIONAL SUPPORTS ALLOWANCE.] A 8 transitional supports allowance shall be available to all 9 persons under a home and community-based waiver who are moving 10 from a licensed setting to a community setting. "Transitional 11 supports allowance" means a onetime payment of up to \$3,000, to 12 cover the costs, not covered by other sources, associated with 13 moving from a licensed setting to a community setting. Covered 14 costs include: 15 (1) lease or rent deposits; 16 (2) security deposits; 17 (3) utilities set-up costs, including telephone; 18 (4) essential furnishings and supplies; and 19 (5) personal supports and transports needed to locate and 20 transition to community settings. 21 22 [EFFECTIVE DATE.] This section is effective upon federal approval and to the extent approved as a federal waiver 23 amendment. 24 25 Sec. 22. [256B.0918] [EMPLOYEE SCHOLARSHIP COSTS AND TRAINING IN ENGLISH AS A SECOND LANGUAGE.] 26 27 (a) For the fiscal year beginning July 1, 2005, the commissioner shall provide to each provider listed in paragraph 28 (c) a scholarship reimbursement increase of two-tenths percent 29 30 of the reimbursement rate for that provider to be used: (1) for employee scholarships that satisfy the following 31 32 requirements: 33 (i) scholarships are available to all employees who work an 34 average of at least 20 hours per week for the provider, except 35 administrators, department supervisors, and registered nurses; 36 and

1	(ii) the course of study is expected to lead to career
2	advancement with the provider or in long-term care, including
3	home care or care of persons with disabilities, including
4	medical care interpreter services and social work; and
5	(2) to provide job-related training in English as a second
6	language.
7	(b) A provider receiving a rate adjustment under this
8	subdivision with an annualized value of at least \$1,000 shall
9	maintain documentation to be submitted to the commissioner on a
10	schedule determined by the commissioner and on a form supplied
11	by the commissioner of the scholarship rate increase received,
12	including:
13	(1) the amount received from this reimbursement increase;
14	(2) the amount used for training in English as a second
15	language;
16	(3) the number of persons receiving the training;
17	(4) the name of the person or entity providing the
18	training; and
19	(5) for each scholarship recipient, the name of the
20	recipient, the amount awarded, the educational institution
21	attended, the nature of the educational program, the program
22	completion date, and a determination of the amount spent as a
23	percentage of the provider's reimbursement.
24	The commissioner shall report to the legislature annually,
25	beginning January 15, 2006, with information on the use of these
26	funds.
27	(c) The rate increases described in this section shall be
28	provided to home and community-based waivered services for
29	persons with mental retardation or related conditions under
30	section 256B.501; home and community-based waivered services for
31	the elderly under section 256B.0915; waivered services under
32	community alternatives for disabled individuals under section
33	256B.49; community alternative care waivered services under
34	section 256B.49; traumatic brain injury waivered services under
35	section 256B.49; nursing services and home health services under
36	section 256B.0625, subdivision 6a; personal care services and

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1	nursing supervision of personal care services under section
2	256B.0625, subdivision 19a; private duty nursing services under
3	section 256B.0625, subdivision 7; day training and habilitation
4	services for adults with mental retardation or related
5	conditions under sections 252.40 to 252.46; alternative care
6	services under section 256B.0913; adult residential program
7	grants under Minnesota Rules, parts 9535.2000 to 9535.3000;
8	semi-independent living services (SILS) under section 252.275,
9	including SILS funding under county social services grants
10	formerly funded under chapter 256I; community support services
11	for deaf and hard-of-hearing adults with mental illness who use
12	or wish to use sign language as their primary means of
13	communication; the group residential housing supplementary
14	service rate under section 256I.05, subdivision 1a; chemical
15	dependency residential and nonresidential service providers
16	under section 254B.03; and intermediate care facilities for
17	persons with mental retardation under section 256B.5012.
18	(d) These increases shall be included in the provider's
19	reimbursement rate for the purpose of determining future rates
20	for the provider.
21	Sec. 23. [256B.199] [PAYMENTS REPORTED BY GOVERNMENTAL
22	ENTITIES.]
23	(a) Hennepin County, Ramsey County, and the University of
24	Minnesota shall annually report to the commissioner by June 1,
25	beginning June 1, 2005, payments to Hennepin County Medical
26	Center, Regions Hospital, and Fairview-University Medical Center
27	respectively made during the previous calendar year that are
28	certified public expenditures that may qualify for reimbursement
29	under federal law. Subject to the reports due June 1, 2005, the
30	amounts for calendar year 2004 are expected to be as follows:
31	(1) Hennepin County, \$60,000,000;
32	(2) Ramsey County, \$27,000,000; and
33	(3) University of Minnesota, \$18,000,000.
34	(b) Based on these reports, the commissioner shall apply
35	for federal matching funds. These funds are appropriated to the
36	commissioner for the annual payments under section 256.969,

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1 subdivision 27. 2 [EFFECTIVE DATE.] This section is effective the day following final enactment. The commissioner of human services 3 shall submit necessary medical assistance plan amendments to 4 5 implement this section within 30 days of enactment. Sec. 24. Minnesota Statutes 2004, section 256B.69, 6 subdivision 4, is amended to read: 7 Subd. 4. [LIMITATION OF CHOICE.] (a) The commissioner 8 shall develop criteria to determine when limitation of choice 9 may be implemented in the experimental counties. 10 The criteria shall ensure that all eligible individuals in the county have 11 continuing access to the full range of medical assistance 12 services as specified in subdivision 6. 13 (b) The commissioner shall exempt the following persons 14 from participation in the project, in addition to those who do 15 not meet the criteria for limitation of choice: 16 17 (1) persons eligible for medical assistance according to section 256B.055, subdivision 1; 18 (2) persons eligible for medical assistance due to 19 blindness or disability as determined by the Social Security 20 Administration or the state medical review team, unless: 21 22 (i) they are 65 years of age or older; or 23 (ii) they reside in Itasca County or they reside in a county in which the commissioner conducts a pilot project under 24 a waiver granted pursuant to section 1115 of the Social Security 25 26 Act; 27 (3) recipients who currently have private coverage through 28 a health maintenance organization; (4) recipients who are eligible for medical assistance by 29 30 spending down excess income for medical expenses other than the 31 nursing facility per diem expense; (5) recipients who receive benefits under the Refugee 32 33 Assistance Program, established under United States Code, title 8, section 1522(e); 34 35 (6) children who are both determined to be severely 36 emotionally disturbed and receiving case management services

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according to section 256B.0625, subdivision 20;

2 (7) adults who are both determined to be seriously and
3 persistently mentally ill and received case management services
4 according to section 256B.0625, subdivision 20;

5 (8) persons eligible for medical assistance according to 6 section 256B.057, subdivision 10; and

(9) persons with access to cost-effective 7 employer-sponsored private health insurance or persons enrolled 8 in an non-Medicare individual health plan determined to be 9 cost-effective according to section 256B.0625, subdivision 15. 10 Children under age 21 who are in foster placement may enroll in 11 the project on an elective basis. Individuals excluded under 12 clauses (1), (6), and (7) may choose to enroll on an elective 13 The commissioner may enroll recipients in the prepaid basis. 14 medical assistance program for seniors who are (1) age 65 and 15 over, and (2) eligible for medical assistance by spending down 16 excess income. 17

(c) The commissioner may allow persons with a one-month
spenddown who are otherwise eligible to enroll to voluntarily
enroll or remain enrolled, if they elect to prepay their monthly
spenddown to the state.

(d) The commissioner may require those individuals to
enroll in the prepaid medical assistance program who otherwise
would have been excluded under paragraph (b), clauses (1), (3),
and (8), and under Minnesota Rules, part 9500.1452, subpart 2,
items H, K, and L.

(e) Before limitation of choice is implemented, eligible 27 individuals shall be notified and after notification, shall be 28 29 allowed to choose only among demonstration providers. The commissioner may assign an individual with private coverage 30 31 through a health maintenance organization, to the same health maintenance organization for medical assistance coverage, if the 32 33 health maintenance organization is under contract for medical 34 assistance in the individual's county of residence. After initially choosing a provider, the recipient is allowed to 35 change that choice only at specified times as allowed by the 36

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commissioner. If a demonstration provider ends participation in
 the project for any reason, a recipient enrolled with that
 provider must select a new provider but may change providers
 without cause once more within the first 60 days after
 enrollment with the second provider.

6 (f) An infant born to a woman who is eligible for and 7 receiving medical assistance and who is enrolled in the prepaid 8 medical assistance program shall be retroactively enrolled to 9 the month of birth in the same managed care plan as the mother 10 once the child is enrolled in medical assistance unless the 11 child is determined to be excluded from enrollment in a prepaid 12 plan under this section.

Sec. 25. Minnesota Statutes 2004, section 256D.03,
subdivision 4, is amended to read:

Subd. 4. [GENERAL ASSISTANCE MEDICAL CARE; SERVICES.]
(a) (i) For a person who is eligible under subdivision 3,
paragraph (a), clause (2), item (i), general assistance medical
care covers, except as provided in paragraph (c):

19 (1) inpatient hospital services;

20 (2) outpatient hospital services;

(3) services provided by Medicare certified rehabilitation
agencies;

(4) prescription drugs and other products recommended
through the process established in section 256B.0625,
subdivision 13;

(5) equipment necessary to administer insulin and
diagnostic supplies and equipment for diabetics to monitor blood
sugar level;

(6) eyeglasses and eye examinations provided by a physicianor optometrist;

31 (7) hearing aids;

32 (8) prosthetic devices;

33 (9) laboratory and X-ray services;

34 (10) physician's services;

(11) medical transportation except special transportation;
(12) chiropractic services as covered under the medical

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1 assistance program;

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(13) podiatric services;

(14) dental services and-dentures,-subject-to-the

4 limitations-specified-in-section-256B-06257-subdivision-9 as
5 covered under the medical assistance program;

6 (15) outpatient services provided by a mental health center 7 or clinic that is under contract with the county board and is 8 established under section 245.62;

9 (16) day treatment services for mental illness provided 10 under contract with the county board;

(17) prescribed medications for persons who have been diagnosed as mentally ill as necessary to prevent more restrictive institutionalization;

(18) psychological services, medical supplies and
equipment, and Medicare premiums, coinsurance and deductible
payments;

(19) medical equipment not specifically listed in this paragraph when the use of the equipment will prevent the need for costlier services that are reimbursable under this subdivision;

(20) services performed by a certified pediatric nurse 21 22 practitioner, a certified family nurse practitioner, a certified adult nurse practitioner, a certified obstetric/gynecological 23 nurse practitioner, a certified neonatal nurse practitioner, or 24 25 a certified geriatric nurse practitioner in independent practice, if (1) the service is otherwise covered under this 26 chapter as a physician service, (2) the service provided on an 27 28 inpatient basis is not included as part of the cost for 29 inpatient services included in the operating payment rate, and 30 (3) the service is within the scope of practice of the nurse 31 practitioner's license as a registered nurse, as defined in section 148.171; 32

(21) services of a certified public health nurse or a
registered nurse practicing in a public health nursing clinic
that is a department of, or that operates under the direct
authority of, a unit of government, if the service is within the

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scope of practice of the public health nurse's license as a
 registered nurse, as defined in section 148.171; and

3 (22) telemedicine consultations, to the extent they are
4 covered under section 256B.0625, subdivision 3b.

(ii) Effective October 1, 2003, for a person who is 5 eligible under subdivision 3, paragraph (a), clause (2), item 6 (ii), general assistance medical care coverage is limited to 7 inpatient hospital services, including physician services 8 provided during the inpatient hospital stay. A \$1,000 9 deductible is required for each inpatient hospitalization. 10 (b) Gender reassignment surgery and related services are 11 not covered services under this subdivision unless the 12 individual began receiving gender reassignment services prior to 13

14 July 1, 1995.

(c) In order to contain costs, the commissioner of human 15 services shall select vendors of medical care who can provide 16 the most economical care consistent with high medical standards 17 and shall where possible contract with organizations on a 18 prepaid capitation basis to provide these services. The 19 20 commissioner shall consider proposals by counties and vendors 21 for prepaid health plans, competitive bidding programs, block grants, or other vendor payment mechanisms designed to provide 22 services in an economical manner or to control utilization, with 23 safeguards to ensure that necessary services are provided. 24 Before implementing prepaid programs in counties with a county 25 26 operated or affiliated public teaching hospital or a hospital or clinic operated by the University of Minnesota, the commissioner 27 28 shall consider the risks the prepaid program creates for the 29 hospital and allow the county or hospital the opportunity to 30 participate in the program in a manner that reflects the risk of adverse selection and the nature of the patients served by the 31 32 hospital, provided the terms of participation in the program are competitive with the terms of other participants considering the 33 34 nature of the population served. Payment for services provided pursuant to this subdivision shall be as provided to medical 35 36 assistance vendors of these services under sections 256B.02,

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subdivision 8, and 256B.0625. For payments made during fiscal 1 year 1990 and later years, the commissioner shall consult with 2 an independent actuary in establishing prepayment rates, but 3 shall retain final control over the rate methodology. 4 (d)-Recipients-eligible-under-subdivision-37-paragraph-(a)7 5 elause-(2);-item-(i);-shall-pay-the-following-co-payments-for 6 services-provided-on-or-after-October-17-2003: 7 (1)-\$3-per-nonpreventive-visit---For-purposes-of-this 8 subdivision,-a-visit-means-an-episode-of-service-which-is 9 required-because-of-a-recipient's-symptoms,-diagnosis,-or 10 established-illness,-and-which-is-delivered-in-an-ambulatory 11 setting-by-a-physician-or-physician-ancillary--chiropractor-12 podiatrist,-nurse-midwife,-advanced-practice-nurse,-audiologist, 13 optician7-or-optometrist; 14 (2)-\$25-for-eyeglasses; 15 (3)-\$25-for-nonemergency-visits-to-a-hospital-based 16 emergency-room; 17 (4)-\$3-per-brand-name-drug-prescription-and-\$1-per-generic 18 drug-prescription--subject-to-a-\$20-per-month-maximum-for 19 preseription-drug-co-payments---No-co-payments-shall-apply-to 20 antipsychotic-drugs-when-used-for-the-treatment-of-mental 21 22 illness;-and (5)-50-percent-coinsurance-on-restorative-dental-services-23 (e)-Co-payments-shall-be-limited-to-one-per-day-per 24 25 provider-for-nonpreventive-visits,-eyeglasses,-and-nonemergency visits-to-a-hospital-based-emergency-room---Recipients-of 26 27 general-assistance-medical-care-are-responsible-for-all co-payments-in-this-subdivision---The-general-assistance-medical 28 29 care-reimbursement-to-the-provider-shall-be-reduced-by-the 30 amount-of-the-co-payment-except-that-reimbursement-for 31 prescription-drugs-shall-not-be-reduced-once-a-recipient-has 32 reached-the-\$20-per-month-maximum-for-prescription-drug co-payments---The-provider-collects-the-co-payment-from-the 33 34 recipient -- Providers-may-not-deny-services-to-recipients-who 35 are-unable-to-pay-the-co-payment,-except-as-provided-in 36 paragraph-(f)-

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(f)-If-it-is-the-routine-business-practice-of-a-provider-to
refuse-service-to-an-individual-with-uncollected-debt,-the
provider-may-include-uncollected-co-payments-under-this
section.--A-provider-must-give-advance-notice-to-a-recipient
with-uncollected-debt-before-services-can-be-denied.
(g) (d) Any county may, from its own resources, provide

8 (h) (e) Chemical dependency services that are reimbursed 9 under chapter 254B must not be reimbursed under general 10 assistance medical care.

medical payments for which state payments are not made.

11  $(\frac{i}{f})$  The maximum payment for new vendors enrolled in the 12 general assistance medical care program after the base year 13 shall be determined from the average usual and customary charge 14 of the same vendor type enrolled in the base year.

15 (j) (g) The conditions of payment for services under this 16 subdivision are the same as the conditions specified in rules 17 adopted under chapter 256B governing the medical assistance 18 program, unless otherwise provided by statute or rule.

19 (k) (h) Inpatient and outpatient payments shall be reduced 20 by five percent, effective July 1, 2003. This reduction is in 21 addition to the five percent reduction effective July 1, 2003, 22 and incorporated by reference in paragraph ( $\frac{1}{2}$ ) (f).

(1) Payments for all other health services except
inpatient, outpatient, and pharmacy services shall be reduced by
five percent, effective July 1, 2003.

26 (m) (j) Payments to managed care plans shall be reduced by 27 five percent for services provided on or after October 1, 2003.

28 (n) (k) A hospital receiving a reduced payment as a result 29 of this section may apply the unpaid balance toward satisfaction 30 of the hospital's bad debts.

31 [EFFECTIVE DATE.] This section is effective January 1, 2006.
32 Sec. 26. Minnesota Statutes 2004, section 256D.045, is
33 amended to read:

34 256D.045 [SOCIAL SECURITY NUMBER REQUIRED.]

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To be eligible for general assistance under sections 256D.01 to 256D.21, an individual must provide the individual's

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Social Security number to the county agency or submit proof that 1 an application has been made. An individual who refuses to 2 provide a Social Security number because of a well-established 3 religious objection as described in Code of Federal Regulations, 4 title 42, section 435.910, may be eligible for general 5 assistance medical care under section 256D.03. The provisions 6 of this section do not apply to the determination of eligibility 7 for emergency general assistance under section 256D.06, 8 subdivision 2. This provision applies to eligible children 9 under the age of 18 effective July 1, 1997. 10 [EFFECTIVE DATE.] This section is effective August 1, 2006, 11 or upon HealthMatch implementation, whichever is later. 12 Sec. 27. Minnesota Statutes 2004, section 256L.01, 13 subdivision 4, is amended to read: 14 Subd. 4. [GROSS INDIVIDUAL OR GROSS FAMILY INCOME.] (a) 15 "Gross individual or gross family income" for nonfarm 16 self-employed means income calculated for the six-month period 17 of eligibility using as the baseline the adjusted gross income 18 reported on the applicant's federal income tax form for the 19 previous year and adding back in reported depreciation, 20 carryover loss, and net operating loss amounts that apply to the 21 business in which the family is currently engaged. 22 (b) "Gross individual or gross family income" for farm 23 self-employed means income calculated for the six-month period 24 of eligibility using as the baseline the adjusted gross income 25 reported on the applicant's federal income tax form for the 26 27 previous year and-adding-back-in-reported-depreciation-amounts that-apply-to-the-business-in-which-the-family-is-currently 28 29 engaged. 30 (c) Applicants-shall-report-the-most-recent-financial 31 situation-of-the-family-if-it-has-changed-from-the-period-of

32 time-covered-by-the-federal-income-tax-form---The-report-may-be 33 in-the-form-of-percentage-increase-or-decrease "Gross individual

34 or gross family income" means the total income for all family

35 members, calculated for the six-month period of eligibility.

36 [EFFECTIVE DATE.] This section is effective August 1, 2006,

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## or upon HealthMatch implementation, whichever is later.

Sec. 28. Minnesota Statutes 2004, section 256L.03,
subdivision 1, is amended to read:

Subdivision 1. [COVERED HEALTH SERVICES.] For-individuals 4 under-section-256L-047-subdivision-77-with-income-no-greater 5 than-75-percent-of-the-federal-poverty-guidelines-or-for 6 families-with-children-under-section-256L-047-subdivision-17-all 7 subdivisions-of-this-section-apply. "Covered health services" 8 means the health services reimbursed under chapter 256B, with 9 the exception of inpatient hospital services, special education 10 services, private duty nursing services, adult dental care 11 services other than services covered under section 256B.0625, 12 subdivision 9, paragraph-{b}, orthodontic services, nonemergency 13 medical transportation services, personal care assistant and 14 case management services, nursing home or intermediate care 15 facilities services, inpatient mental health services, and 16 chemical dependency services. Outpatient mental health services 17 covered under the MinnesotaCare program are limited to 18 diagnostic assessments, psychological testing, explanation of 19 20 findings, medication management by a physician, day treatment, partial hospitalization, and individual, family, and group 21 psychotherapy. 22

No public funds shall be used for coverage of abortion under MinnesotaCare except where the life of the female would be endangered or substantial and irreversible impairment of a major bodily function would result if the fetus were carried to term; or where the pregnancy is the result of rape or incest.

28 Covered health services shall be expanded as provided in29 this section.

30 [EFFECTIVE DATE.] Notwithstanding section 256B.69,
31 subdivision 5a, paragraph (b), this section is effective July 1,
32 2005.

33 Sec. 29. Minnesota Statutes 2004, section 256L.03,
34 subdivision 1b, is amended to read:

Section 29

35 Subd. 1b. [PREGNANT WOMEN; ELIGIBILITY FOR FULL MEDICAL
36 ASSISTANCE SERVICES.] Beginning-January-17-1999, A pregnant

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woman who-is enrolled in MinnesotaCare when-her-pregnancy-is 1 diagnosed is eligible for coverage of all services provided 2 under the medical assistance program according to chapter 256B 3 retroactive to the date the-pregnancy-is-medically-diagnosed of 4 conception. Co-payments totaling \$30 or more, paid after the 5 date the-pregnancy-is-diagnosed of conception, shall be refunded. 6 7 Sec. 30. Minnesota Statutes 2004, section 256L.03,

subdivision 5, is amended to read: 8

Subd. 5. [CO-PAYMENTS AND COINSURANCE.] (a) Except as 9 provided in paragraphs (b) and (c), the MinnesotaCare benefit 10 plan shall include the following co-payments and coinsurance 11 requirements for all enrollees: 12

(1) ten percent of the paid charges for inpatient hospital 13 services for adult enrollees, subject to an annual inpatient 14 out-of-pocket maximum of \$1,000 per individual and \$3,000 per 15 family; 16

17

(2) \$3 per prescription for adult enrollees;

18

(4) 50 percent of the fee-for-service rate for adult dental 19 care services other than preventive care services for persons 20 21 eligible under section 256L.04, subdivisions 1 to 7, with income equal to or less greater than 175 190 percent of the federal 22

(3) \$25 for eyeglasses for adult enrollees; and

poverty guidelines. 23

(b) Paragraph (a), clause (1), does not apply to parents 24 25 and relative caretakers of children under the age of 21 in 26 households with family income equal to or less than 175 percent of the federal poverty guidelines. Paragraph (a), clause (1), 27 does not apply to parents and relative caretakers of children 28 29 under the age of 21 in households with family income greater 30 than 175 percent of the federal poverty guidelines for inpatient 31 hospital admissions occurring on or after January 1, 2001.

32 (c) Paragraph (a), clauses (1) to (4), do not apply to 33 pregnant women and children under the age of 21.

(d) Adult enrollees with family gross income that exceeds 34 35 175 percent of the federal poverty guidelines and who are not 36 pregnant shall be financially responsible for the coinsurance

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payments. "Cooperation" includes, but is not limited to, <u>complying with the notice requirements in section 256B.056,</u> <u>subdivision 9,</u> identifying any third party who may be liable for care and services provided under MinnesotaCare to the enrollee, providing relevant information to assist the state in pursuing a potentially liable third party, and completing forms necessary to recover third-party payments.

(b) A parent, guardian, relative caretaker, or child 8 enrolled in the MinnesotaCare program must cooperate with the 9 Department of Human Services and the local agency in 10 establishing the paternity of an enrolled child and in obtaining 11 medical care support and payments for the child and any other 12 person for whom the person can legally assign rights, in 13 accordance with applicable laws and rules governing the medical 14 assistance program. A child shall not be ineligible for or 15 disenrolled from the MinnesotaCare program solely because the 16 child's parent, relative caretaker, or guardian fails to 17 cooperate in establishing paternity or obtaining medical support. 18

Sec. 33. Minnesota Statutes 2004, section 256L.04, is
amended by adding a subdivision to read:

21 <u>Subd. 2a.</u> [APPLICATIONS FOR OTHER BENEFITS.] <u>To be</u> 22 <u>eligible for MinnesotaCare, individuals and families must take</u> 23 <u>all necessary steps to obtain other benefits as described in</u> 24 <u>Code of Federal Regulations, title 42, section 435.608.</u>

Applicants and enrollees must apply for other benefits within 30
days.

27 [EFFECTIVE DATE.] This section is effective August 1, 2006,
 28 or upon HealthMatch implementation, whichever is later.

Sec. 34. Minnesota Statutes 2004, section 256L.04,
subdivision 7, is amended to read:

31 Subd. 7. [SINGLE ADULTS AND HOUSEHOLDS WITH NO CHILDREN.] 32 The definition of eligible persons includes all individuals and 33 households with no children who have gross family incomes that 34 are equal to or less than <del>175</del> <u>190</u> percent of the federal poverty 35 guidelines.

36 [EFFECTIVE DATE.] This section is effective August 1, 2006,

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or upon HealthMatch implementation, whichever is later.

Sec. 35. Minnesota Statutes 2004, section 256L.05,
3 subdivision 3, is amended to read:

Subd. 3. [EFFECTIVE DATE OF COVERAGE.] (a) The effective 4 date of coverage is the first day of the month following the 5 month in which eligibility is approved and the first premium 6 payment has been received. As provided in section 256B.057, 7 coverage for newborns is automatic from the date of birth and 8 must be coordinated with other health coverage. The effective 9 date of coverage for eligible newly adoptive children added to a 10 family receiving covered health services is the date-of-entry 11 into-the-family month of placement. The effective date of 12 coverage for other new recipients members added to the family 13 receiving-covered-health-services is the first day of the month 14 following the month in which eligibility-is-approved-or-at 15 renewal,-whichever-the-family-receiving-covered-health-services 16 17 prefers the change is reported. All eligibility criteria must be met by the family at the time the new family member is 18 added. The income of the new family member is included with the 19 family's gross income and the adjusted premium begins in the 20 month the new family member is added. 21

(b) The initial premium must be received by the last
working day of the month for coverage to begin the first day of
the following month.

(c) Benefits are not available until the day following
discharge if an enrollee is hospitalized on the first day of
coverage.

(d) Notwithstanding any other law to the contrary, benefits 28 under sections 256L.01 to 256L.18 are secondary to a plan of 29 insurance or benefit program under which an eligible person may 30 have coverage and the commissioner shall use cost avoidance 31 techniques to ensure coordination of any other health coverage 32 for eligible persons. The commissioner shall identify eligible 33 persons who may have coverage or benefits under other plans of 34 insurance or who become eligible for medical assistance. 35

36 [EFFECTIVE DATE.] This section is effective August 1, 2006,

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Section 35

1or upon HealthMatch implementation, whichever is later.2Sec. 36. Minnesota Statutes 2004, section 256L.05,

3 subdivision 3a, is amended to read:

Subd. 3a. [RENEWAL OF ELIGIBILITY.] (a) Beginning January
1, 1999, an enrollee's eligibility must be renewed every 12
months. The 12-month period begins in the month after the month
the application is approved.

(b) Beginning October 1, 2004, an enrollee's eligibility 8 must be renewed every six months. The first six-month period of 9 eligibility begins in-the-month-after the month the application 10 is approved received by the commissioner. The effective date of 11 12 coverage within the first six-month period of eligibility is as 13 provided in subdivision 3. Each new period of eligibility must take into account any changes in circumstances that impact 14 15 eligibility and premium amount. An enrollee must provide all the information needed to redetermine eligibility by the first 16 day of the month that ends the eligibility period. The premium 17 for the new period of eligibility must be received as provided 18 in section 256L.06 in order for eligibility to continue. 19

20 [EFFECTIVE DATE.] This section is effective August 1, 2006,
21 or upon HealthMatch implementation, whichever is later.

Sec. 37. Minnesota Statutes 2004, section 256L.07,
subdivision 1, is amended to read:

24 Subdivision 1. [GENERAL REQUIREMENTS.] (a) Children 25 enrolled in the original children's health plan as of September 26 30, 1992, children who enrolled in the MinnesotaCare program 27 after September 30, 1992, pursuant to Laws 1992, chapter 549, article 4, section 17, and children who have family gross 28 29 incomes that are equal to or less than 150 percent of the federal poverty guidelines are eligible without meeting the 30 31 requirements of subdivision 2 and the four-month requirement in subdivision 3, as long as they maintain continuous coverage in 32 the MinnesotaCare program or medical assistance. Children who 33 34 apply for MinnesotaCare on or after the implementation date of the employer-subsidized health coverage program as described in 35 Laws 1998, chapter 407, article 5, section 45, who have family 36

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gross incomes that are equal to or less than 150 percent of the
 federal poverty guidelines, must meet the requirements of
 subdivision 2 to be eligible for MinnesotaCare.

(b) Families enrolled in MinnesotaCare under section 4 256L.04, subdivision 1, whose income increases above 275 percent 5 of the federal poverty guidelines, are no longer eligible for 6 7 the program and shall be disenrolled by the commissioner. Individuals enrolled in MinnesotaCare under section 256L.04, 8 subdivision 7, whose income increases above 175 percent of the 9 federal poverty guidelines are no longer eligible for the 10 program and shall be disenrolled by the commissioner. 11 For persons disenrolled under this subdivision, MinnesotaCare 12 coverage terminates the last day of the calendar month following 13 the month in which the commissioner determines that the income 14 of a family or individual exceeds program income limits. 15

16 (c)(1) Notwithstanding paragraph (b), families enrolled in 17 MinnesotaCare under section 256L.04, subdivision 1, may remain enrolled in MinnesotaCare if ten percent of their annual income 18 is less than the annual premium for a policy with a \$500 19 20 deductible available through the Minnesota Comprehensive Health Association. Families who are no longer eligible for 21 MinnesotaCare under this subdivision shall be given an 18-month 22 notice period from the date that ineligibility is determined 23 before disenrollment. This clause expires February 1, 2004. 24

25 (2) Effective February 1, 2004, notwithstanding paragraph (b), children may remain enrolled in MinnesotaCare if ten 26 percent of their annual gross individual or gross family income 27 as defined in section 256L.01, subdivision 4, is less than the 28 annual premium for a six-month policy with a \$500 deductible 29 available through the Minnesota Comprehensive Health 30 Association. Children who are no longer eligible for 31 MinnesotaCare under this clause shall be given a 12-month notice 32 33 period from the date that ineligibility is determined before disenrollment. The premium for children remaining eligible 34 under this clause shall be the maximum premium determined under 35 section 256L.15, subdivision 2, paragraph (b). 36

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1	(d) Effective July 1, 2003, notwithstanding paragraphs (b)
2	and (c), parents are no longer eligible for MinnesotaCare if
3	gross household income exceeds \$507000 for the six-month
4	period of eligibility.
5	[EFFECTIVE DATE.] This section is effective August 1, 2006,
6	or upon HealthMatch implementation, whichever is later.
7	Sec. 38. Minnesota Statutes 2004, section 256L.07,
8	subdivision 3, is amended to read:
9	Subd. 3. [OTHER HEALTH COVERAGE.] (a) Families and
10	individuals enrolled in the MinnesotaCare program must have no
11	health coverage while enrolled or for at least four months prior
12	to application and renewal. Children enrolled in the original
13	children's health plan and children in families with income
14	equal to or less than 150 percent of the federal poverty
15	guidelines, who have other health insurance, are eligible if the
16	coverage:
17	(1) lacks two or more of the following:
18	(i) basic hospital insurance;
19	(ii) medical-surgical insurance;
20	(iii) prescription drug coverage;
21	(iv) dental coverage; or
22	(v) vision coverage;
23	(2) requires a deductible of \$100 or more per person per
24	year; or
25	(3) lacks coverage because the child has exceeded the
26	maximum coverage for a particular diagnosis or the policy
27	excludes a particular diagnosis.
28	The commissioner may change this eligibility criterion for
29	sliding scale premiums in order to remain within the limits of
30	available appropriations. The requirement of no health coverage
31	does not apply to newborns.
32	(b) Medical assistance, general assistance medical care,
33	and the Civilian Health and Medical Program of the Uniformed
34	Service, CHAMPUS, or other coverage provided under United States
35	Code, title 10, subtitle A, part II, chapter 55, are not
36	considered insurance or health coverage for purposes of the

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four-month requirement described in this subdivision. 1 (c) For purposes of this subdivision, Medicare Part A or B 2 coverage under title XVIII of the Social Security Act, United 3 States Code, title 42, sections 1395c to 1395w-4, is considered 4 health coverage. An applicant or enrollee may not refuse 5 6 Medicare coverage to establish eligibility for MinnesotaCare. (d) Applicants who were recipients of medical assistance or 7 general assistance medical care within one month of application 8 must meet the provisions of this subdivision and subdivision 2. 9 (e) Effective-October-17-20037-applicants-who-were 10 recipients-of-medical-assistance-and-had Cost-effective health 11 insurance which that was paid for by medical assistance are 12 13 exempt-from is not considered health coverage for purposes of the four-month requirement under this section, except if the 14 insurance continued after medical assistance no longer 15 considered it cost-effective or after medical assistance closed. 16 Sec. 39. Minnesota Statutes 2004, section 256L.07, is 17 amended by adding a subdivision to read: 18 19 Subd. 5. [VOLUNTARY DISENROLLMENT FOR MEMBERS OF MILITARY.] Notwithstanding section 256L.05, subdivision 3b, 20 MinnesotaCare enrollees who are members of the military and 21 their families, who choose to voluntarily disenroll from the 22 program when one or more family members are called to active 23 24 duty, may reenroll during or following that member's tour of active duty. Those individuals and families shall be considered 25 to have good cause for voluntary termination under section 26 256L.06, subdivision 3, paragraph (d). Income and asset 27 increases reported at the time of reenrollment shall be 28 29 disregarded. All provisions of sections 256L.01 to 256L.18, shall apply to individuals and families enrolled under this 30 subdivision upon six-month renewal. 31 Sec. 40. Minnesota Statutes 2004, section 256L.12, 32 subdivision 6, is amended to read: 33

Subd. 6. [CO-PAYMENTS AND BENEFIT LIMITS.] Enrollees are responsible for all co-payments in sections section 256L.03, subdivision 5, and-256b-0357 and shall pay co-payments to the

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managed care plan or to its participating providers. The
 enrollee is also responsible for payment of inpatient hospital
 charges which exceed the MinnesotaCare benefit limit.

Sec. 41. Minnesota Statutes 2004, section 256L.15,
subdivision 2, is amended to read:

Subd. 2. [SLIDING FEE SCALE TO DETERMINE PERCENTAGE OF 6 7 MONTHLY GROSS INDIVIDUAL OR FAMILY INCOME.] (a) The commissioner shall establish a sliding fee scale to determine the percentage 8 of monthly gross individual or family income that households at 9 different income levels must pay to obtain coverage through the 10 MinnesotaCare program. The sliding fee scale must be based on 11 12 the enrollee's monthly gross individual or family income. The sliding fee scale must contain separate tables based on 13 enrollment of one, two, or three or more persons. The sliding 14 15 fee scale begins with a premium of 1.5 percent of monthly gross individual or family income for individuals or families with 16 incomes below the limits for the medical assistance program for 17 families and children in effect on January 1, 1999, and proceeds 18 through the following evenly spaced steps: 1.8, 2.3, 3.1, 3.8, 19 4.8, 5.9, 7.4, and 8.8 percent. These percentages are matched 20 to evenly spaced income steps ranging from the medical 21 22 assistance income limit for families and children in effect on January 1, 1999, to 275 percent of the federal poverty 23 24 guidelines for the applicable family size, up to a family size 25 of five. The sliding fee scale for a family of five must be used for families of more than five. Effective October 1, 2003, 26 27 the commissioner shall increase each percentage by 0.5 28 percentage points for enrollees with income greater than 100 percent but not exceeding 200 percent of the federal poverty 29 30 guidelines and shall increase each percentage by 1.0 percentage 31 points for families and children with incomes greater than 200 32 percent of the federal poverty guidelines. The sliding fee scale and percentages are not subject to the provisions of 33 34 chapter 14. If a family or individual reports increased income 35 after enrollment, premiums shall not be adjusted until 36 eligibility renewal.

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(b) (1) Enrolled families whose gross annual income
 increases above 275 percent of the federal poverty guideline
 shall pay the maximum premium. This clause expires effective
 February 1, 2004.

5 (2) Effective February 1, 2004, children in families whose
6 gross income is above 275 percent of the federal poverty
7 guidelines shall pay the maximum premium.

(3) The maximum premium is defined as a base charge for 8 9 one, two, or three or more enrollees so that if all MinnesotaCare cases paid the maximum premium, the total revenue 10 11 would equal the total cost of MinnesotaCare medical coverage and 12 administration. In this calculation, administrative costs shall be assumed to equal ten percent of the total. The costs of 13 medical coverage for pregnant women and children under age two 14 and the enrollees in these groups shall be excluded from the 15 16 total. The maximum premium for two enrollees shall be twice the 17 maximum premium for one, and the maximum premium for three or more enrollees shall be three times the maximum premium for one. 18 [EFFECTIVE DATE.] This section is effective August 1, 2006, 19

20 or upon HealthMatch implementation, whichever is later.

Sec. 42. Minnesota Statutes 2004, section 256L.15,
subdivision 3, is amended to read:

23 Subd. 3. [EXCEPTIONS TO SLIDING SCALE.] An-annual-premium 24 of-\$48-is-required-for-all Children in families with income at 25 or less-than below 150 percent of the federal poverty guidelines 26 pay a monthly premium of \$4.

27 [EFFECTIVE DATE.] This section is effective August 1, 2006,
28 or upon HealthMatch implementation, whichever is later.

29 Sec. 43. [256L.20] [MINNESOTACARE OPTION FOR SMALL 30 EMPLOYERS.]

31 <u>Subdivision 1.</u> [DEFINITIONS.] (a) For the purpose of this 32 section, the terms used have the meanings given them.

33 (b) "Dependent" means an unmarried child under 21 years of
34 age.

35 (c) "Eligible employer" means a business that employs at
 36 least two, but not more than 50, eligible employees, the

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[COUNSEL ] DG SC4101 04/26/05 majority of whom are employed in the state, and includes a 1 municipality that has 50 or fewer employees. 2 3 (d) "Eligible employee" means an employee who works at least 20 hours per week for an eligible employer. Eligible 4 employee does not include an employee who works on a temporary 5 or substitute basis or who does not work more than 26 weeks 6 7 annually. 8 (e) "Maximum premium" has the meaning given under section 256L.15, subdivision 2, paragraph (b), clause (3). 9 (f) "Participating employer" means an eligible employer who 10 meets the requirements described in subdivision 3 and applies to 11 the commissioner to enroll its eligible employees and their 12 13 dependents in the MinnesotaCare program. (g) "Program" means the MinnesotaCare program. 14 15 Subd. 2. [OPTION.] Eligible employees and their dependents may enroll in MinnesotaCare if the eligible employer meets the 16 requirements of subdivision 3. The effective date of coverage 17 is according to section 256L.05, subdivision 3. 18 19 Subd. 3. [EMPLOYER REQUIREMENTS.] The commissioner shall establish procedures for an eligible employer to apply for 20 coverage through the program. In order to participate, an 21 22 eligible employer must meet the following requirements: 23 (1) agrees to contribute toward the cost of the premium for 24 the employee and the employee's dependents according to 25 subdivision 4; 26 (2) certifies that at least 75 percent of its eligible 27 employees who do not have other creditable health coverage are 28 enrolled in the program; (3) offers coverage to all eligible employees and the 29 30 dependents of eligible employees; and 31 (4) has not provided employer-subsidized health coverage as 32 an employee benefit during the previous 12 months, as defined in section 256L.07, subdivision 2, paragraph (c). 33 Subd. 4. [PREMIUMS.] (a) The premium for MinnesotaCare 34 35 coverage provided under this section is equal to the maximum 36 premium regardless of the income of the eligible employee.

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1	(b) For eligible employees without dependents with income
2	equal to or less than 175 percent of the federal poverty
3	guidelines and for eligible employees with dependents with
4	income equal to or less than 275 percent of the federal poverty
5	guidelines, the participating employer shall pay 50 percent of
6	the maximum premium for the eligible employee and any
7	dependents, if applicable.
8	(c) For eligible employees without dependents with income
9	over 175 percent of the federal poverty guidelines and for
10	eligible employees with dependents with income over 275 percent
11	of the federal poverty guidelines, the participating employer
12	shall pay the full cost of the maximum premium for the eligible
13	employee and any dependents, if applicable. The participating
14	employer may require the employee to pay a portion of the cost
15	of the premium so long as the employer pays 50 percent of the
16	cost. If the employer requires the employee to pay a portion of
17	the premium, the employee shall pay the portion of the cost to
18	the employer.
19	(d) The commissioner shall collect premium payments from
20	participating employers for eligible employees and their
21	dependents who are covered by the program as provided under this
22	section. All premiums collected shall be deposited in the
23	health care access fund.
24	Subd. 5. [COVERAGE.] The coverage offered to those
25	enrolled in the program under this section must include all
26	health services described under section 256L.03 and all
27	co-payments and coinsurance requirements described under section
28	256L.03, subdivision 5, apply.
29	Subd. 6. [ENROLLMENT.] Upon payment of the premium, in
30	accordance with this section and section 256L.06, eligible
31	employees and their dependents shall be enrolled in
32	MinnesotaCare. For purposes of enrollment under this section,
33	income eligibility limits established under sections 256L.04 and
34	256L.07, subdivision 1, and asset limits established under
35	section 256L.17 do not apply. The barriers established under
36	section 256L.07, subdivision 2 or 3, do not apply to enrollees
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SC4101 [COUNSEL ] DG 04/26/05 eligible under this section. The commissioner may require 1 eligible employees to provide income verification to determine 2 3 premiums. [EFFECTIVE DATE.] This section is effective August 1, 2006, 4 or upon HealthMatch implementation, whichever is later. 5 Sec. 44. Minnesota Statutes 2004, section 549.02, is 6 amended by adding a subdivision to read: 7 Subd. 3. [LIMITATION.] Notwithstanding subdivisions 1 and 8 2, where the state agency is named or intervenes as a party to 9 enforce the agency's rights under section 256B.056, the agency 10 shall not be liable for costs to any prevailing defendant. 11 Sec. 45. Minnesota Statutes 2004, section 549.04, is 12 amended to read: 13 549.04 [DISBURSEMENTS; TAXATION AND ALLOWANCE.] 14 Subdivision 1. [GENERALLY.] In every action in a district 15 court, the prevailing party, including any public employee who 16 prevails in an action for wrongfully denied or withheld 17 employment benefits or rights, shall be allowed reasonable 18 disbursements paid or incurred, including fees and mileage paid 19 for service of process by the sheriff or by a private person. 20 Subd. 2. [LIMITATION.] Notwithstanding subdivision 1, 21 where the state agency is named or intervenes as a party to 22 enforce the agency's rights under section 256B.056, the agency 23 shall not be liable for disbursements to any prevailing 24 defendant. 25 Sec. 46. [EMPLOYER DISCLOSURE FOR THE MINNESOTA HEALTH 26 27 CARE PROGRAM.] 28 Subdivision 1. [DEFINITIONS.] (a) For purposes of this 29 section, the following definitions apply. 30 (b) "Commissioner" means the commissioner of human services. (c) "Minnesota health care program" means the prescription 31 32 drug program under section 256.955, medical assistance under chapter 256B, general assistance medical care under section 33 256D.03, subdivision 3, and MinnesotaCare under chapter 256L. 34 Subd. 2. [REPORT.] (a) By January 15, 2007, for the 35 previous fiscal year, the commissioner shall submit to the 36

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1	legislature a report identifying all employers that employ 50 or
2	more employees who are Minnesota health care program
3	recipients. In determining whether the 50-employee threshold is
4	met, the commissioner shall include all employees employed by an
5	employer and its subsidiaries at all locations within the
6	state. The report shall include the following information:
7	(1) the name of the employer and, as appropriate, the names
8	of its subsidiaries that employ Minnesota health care program
9	recipients;
10	(2) the number of Minnesota health care program recipients
11	who are employees of the employer;
12	(3) the number of Minnesota health care program recipients
13	who are spouses or dependents of employees of the employer; and
14	(4) the cost to the state of providing health care benefits
15	for these employers' employees and enrolled dependents.
16	(b) In preparing and publishing the report, the
17	commissioner shall take reasonable precautions to protect the
18	identity of Minnesota health care program recipients:
19	(1) the report shall include only nonindividually
20	identifiable summary data as defined in section 13.02,
21	subdivision 19;
22	(2) the commissioner shall employ generally accepted
23	statistical and scientific principles and methods for rendering
24	information as not individually identifiable. The commissioner
25	must determine that there is an insignificant risk that
26	information in the report could be used, alone or in combination
27	with other reasonably available information, to identify any
28	Minnesota health care program recipient; and
29	(3) the commissioner shall comply with all other applicable
30	privacy and security provisions of the Health Insurance
31	Portability and Accountability Act of 1996, Public Law 104-191,
32	and its corresponding regulations, Code of Federal Regulations,
33	title 45, sections 160, 162, and 164; Minnesota Statutes,
34	chapter 13; section 144.335; and any other applicable state and
35	federal law.
36	(c) The commissioner shall make the report available to the
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[COUNSEL ] DG SC4101 04/26/05 public on the Department of Human Services' Web site, and shall 1 provide a copy of the report to any member of the public upon 2 3 request. Sec. 47. [LIMITING COVERAGE OF HEALTH CARE SERVICES FOR 4 MEDICAL ASSISTANCE, GENERAL ASSISTANCE MEDICAL CARE, AND 5 MINNESOTACARE PROGRAMS.] 6 7 Subdivision 1. [PRIOR AUTHORIZATION OF SERVICES.] (a) 8 Effective July 1, 2005, prior authorization is required for the 9 services described in subdivision 2 for reimbursement under chapters 256B, 256D, and 256L. 10 11 (b) Prior authorization shall be conducted under the direction of the medical director of the Department of Human 12 13 Services in conjunction with a medical policy advisory council. To the extent available, the medical director shall use publicly 14 available evidence-based guidelines developed by an independent, 15 16 nonprofit organization or by the professional association of the 17 specialty that typically provides the service or by a multistate 18 Medicaid evidence-based practice center. If the commissioner 19 does not have a medical director and medical policy director in 20 place, the commissioner shall contract prior authorization to a 21 Minnesota-licensed utilization review organization or to another 22 entity such as a peer review organization eligible to operate in 23 Minnesota. 24 (c) A prepaid health plan shall use prior authorization for 25 the services described in subdivision 2 unless the prepaid health plan is otherwise using evidence-based practices to 26 27 address these services. 28 (d) This section expires July 1, 2007, or when a list is 29 established according to Minnesota Statutes, section 256B.0625, 30 subdivision 46, whichever is earlier. Subd. 2. [SERVICES REQUIRING PRIOR AUTHORIZATION.] The 31 32 following services require prior authorization: (1) elective outpatient high-technology imaging to include 33 34 positive emission tomography (PET) scans, magnetic resonance 35 imaging (MRI), computed tomography (CT), and nuclear cardiology; 36 (2) spinal fusion, unless in an emergency situation related Article 2 Section 47 106

to trauma; 1 2 (3) bariatric surgery; 3 (4) chiropractic visits beyond ten visits; 4 (5) circumcision; and 5 (6) orthodontia. Sec. 48. [ORAL HEALTH CARE SYSTEM PILOT PROJECT START-UP 6 7 GRANT.] The commissioner of human services shall issue a request 8 for proposal for a two-year pilot project that shall provide 9 10 dental services for Minnesota health care program recipients through a new oral health care delivery system. The request for 11 proposal shall be based upon the model designed by the Oral 12 HealthCare Solutions Project. The proposal must demonstrate the 13 14 capacity to obtain broad community support and to leverage the 15 state's start-up funding by attracting additional public and private funding. The pilot project must include both urban and 16 17 rural regions of the state, and adhere to the financial and 18 delivery system requirements specified by the commissioner in accordance with the Oral HealthCare Solutions Project design. 19 20 Sec. 49. [PLANNING PROCESS FOR MANAGED CARE.] The commissioner of human services shall develop a planning 21 22 process for the purposes of implementing at least one additional 23 managed care arrangement to provide medical assistance services, excluding continuing care services, to recipients enrolled in 24 the medical assistance fee-for-service program, effective 25 26 January 1, 2007. This planning process shall include an advisory committee composed of current fee-for-service 27 28 consumers, consumer advocates, and providers, as well as 29 representatives of health plans and other provider organizations 30 qualified to provide basic health care services to persons with disabilities. The commissioner shall seek any additional 31 federal authority necessary to provide basic health care 32 33 services through contracted managed care arrangements. Sec. 50. [RATE REDUCTION.] 34 35 (a) Effective for the services identified in Minnesota Statutes, section 256B.0625, subdivision 25a, paragraph (c), 36

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04/26/05 [COUNSEL ] DG SC4101 rendered on or after July 1, 2005, the payment rate shall be 1 reduced by ten percent from the rate in effect on June 30, 2005. 2 (b) This section shall expire on June 30, 2006, or upon the 3 completion of the prior authorization system required under 4 Minnesota Statutes, section 256B.0625, subdivision 25a, 5 paragraph (b), whichever is later. 6 7 Sec. 51. [REPEALER.] 8 (a) Minnesota Statutes 2004, section 256L.035, is repealed. 9 [EFFECTIVE DATE.] Notwithstanding Minnesota Statutes, section 256B.69, subdivision 5a, paragraph (b), this section is 10 effective effective July 1, 2005. 11 12 (b) Minnesota Statutes 2004, section 256B.0631, is repealed. [EFFECTIVE DATE.] This paragraph is effective January 1, 13 14 2006. 15 ARTICLE 3 16 HEALTH CARE COST CONTAINMENT Section 1. Minnesota Statutes 2004, section 62A.65, 17 subdivision 3, is amended to read: 18 Subd. 3. [PREMIUM RATE RESTRICTIONS.] No individual health 19 plan may be offered, sold, issued, or renewed to a Minnesota 20 resident unless the premium rate charged is determined in 21 accordance with the following requirements: 22 (a) Premium rates must be no more than 25 percent above and 23 no more than 25 percent below the index rate charged to 24 individuals for the same or similar coverage, adjusted pro rata 25 for rating periods of less than one year. The premium 26 variations permitted by this paragraph must be based only upon 27 health status, claims experience, and occupation. For purposes 28 of this paragraph, health status includes refraining from 29 tobacco use or other actuarially valid lifestyle factors 30 associated with good health, provided that the lifestyle factor 31 and its effect upon premium rates have been determined by the 32 commissioner to be actuarially valid and have been approved by 33 the commissioner. Variations permitted under this paragraph 34 must not be based upon age or applied differently at different 35 This paragraph does not prohibit use of a constant 36 ages.

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percentage adjustment for factors permitted to be used under
 this paragraph.

3 (b) Premium rates may vary based upon the ages of covered 4 persons only as provided in this paragraph. In addition to the 5 variation permitted under paragraph (a), each health carrier may 6 use an additional premium variation based upon age of up to plus 7 or minus 50 percent of the index rate.

(c) A health carrier may request approval by the 8 commissioner to establish no more than three geographic regions 9 and to establish separate index rates for each region, provided 10 that the index rates do not vary between any two regions by more 11 than 20 percent. Health carriers that do not do business in the 12 Minneapolis/St. Paul metropolitan area may request approval for 13 no more than two geographic regions, and clauses (2) and (3) do 14 not apply to approval of requests made by those health 15 carriers. The commissioner may grant approval if the following 16 17 conditions are met:

18 (1) the geographic regions must be applied uniformly by the19 health carrier;

(2) one geographic region must be based on the
Minneapolis/St. Paul metropolitan area;

(3) for each geographic region that is rural, the index
rate for that region must not exceed the index rate for the
Minneapolis/St. Paul metropolitan area; and

(4) the health carrier provides actuarial justification
acceptable to the commissioner for the proposed geographic
variations in index rates, establishing that the variations are
based upon differences in the cost to the health carrier of
providing coverage.

(d) Health carriers may use rate cells and must file with the commissioner the rate cells they use. Rate cells must be based upon the number of adults or children covered under the policy and may reflect the availability of Medicare coverage. The rates for different rate cells must not in any way reflect generalized differences in expected costs between principal insureds and their spouses.

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(e) In developing its index rates and premiums for a health
plan, a health carrier shall take into account only the
following factors:

4 (1) actuarially valid differences in rating factors
5 permitted under paragraphs (a) and (b); and

6 (2) actuarially valid geographic variations if approved by
7 the commissioner as provided in paragraph (c).

8 (f) All premium variations must be justified in initial 9 rate filings and upon request of the commissioner in rate 10 revision filings. All rate variations are subject to approval 11 by the commissioner.

(g) The loss ratio must comply with the section 62A.021
requirements for individual health plans.

(h) Notwithstanding paragraphs (a) to (g), the rates must 14 not be approved, unless the commissioner has determined that the 15 rates are reasonable. In determining reasonableness, the 16 commissioner shall consider-the-growth-rates-applied-under 17 section-623-047-subdivision-17-paragraph-(b) apply the premium 18 growth limits established under section 62J.04, subdivision 1b, 19 to the calendar year or years that the proposed premium rate 20 would be in effect, and shall consider actuarially valid changes 21 in risks associated with the enrollee populations, and 22 actuarially valid changes as a result of statutory changes in 23 Laws 1992, chapter 549. 24

25 Sec. 2. Minnesota Statutes 2004, section 62J.04, is 26 amended by adding a subdivision to read:

Subd. 1b. [PREMIUM GROWTH LIMITS.] (a) For calendar year 27 2005 and each year thereafter, the commissioner shall set annual 28 premium growth limits for health plan companies. The premium 29 limits set by the commissioner for calendar years 2005 to 2010 30 shall not exceed the regional Consumer Price Index for urban 31 32 consumers for the preceding calendar year plus two percentage points and an additional one percentage point to be used to 33 finance the implementation of the electronic medical record 34 system described under section 62J.565. The commissioner shall 35 ensure that the additional percentage point is being used to 36

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1	provide financial assistance to health care providers to
2	implement electronic medical record systems either directly or
3	through an increase in reimbursement.
4	(b) For the calendar years beyond 2010, the rate of premium
5	growth shall be limited to the change in the Consumer Price
6	Index for urban consumers for the previous calendar year plus
7	two percentage points. The commissioners of health and commerce
8	shall make a recommendation to the legislature by January 15,
9	2009, regarding the continuation of the additional percentage
10	point to the growth limit described in paragraph (a). The
11	recommendation shall be based on the progress made by health
12	care providers in instituting an electronic medical record
13	system and in creating a statewide interactive electronic health
14	record system.
15	(c) The commissioner may add additional percentage points
16	as needed to the premium limit for a calendar year if a major
17	disaster, bioterrorism, or a public health emergency occurs that
18	results in higher health care costs. Any additional percentage
19	points must reflect the additional cost to the health care
20	system directly attributed to the disaster or emergency.
21	(d) The commissioner shall publish the annual premium
22	growth limits in the State Register by January 31 of the year
23	that the limits are to be in effect.
24	(e) For the purpose of this subdivision, premium growth is
25	measured as the percentage change in per member, per month
26	premium revenue from the current year to the previous year.
27	Premium growth rates shall be calculated for the following lines
28	of business: individual, small group, and large group. Data
29	used for premium growth rate calculations shall be submitted as
30	part of the cost containment filing under section 62J.38.
31	(f) For purposes of this subdivision, "health plan company"
32	has the meaning given in section 62J.041.
33	(g) A health plan company may reduce reimbursement to
34	providers in order to meet the premium growth limitations
35	required by this section.
36	Sec. 3. Minnesota Statutes 2004, section 62J.04,

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subdivision 3, is amended to read: 1

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Subd. 3. [COST CONTAINMENT DUTIES.] The commissioner shall: (1) establish statewide and regional cost containment goals 3 for total health care spending under this section and collect 4 data as described in sections 62J.38 to 62J.41 to monitor 5 statewide achievement of the cost containment goals and premium 6 growth limits; 7

(2) divide the state into no fewer than four regions, with 8 one of those regions being the Minneapolis/St. Paul metropolitan 9 statistical area but excluding Chisago, Isanti, Wright, and 10 Sherburne Counties, for purposes of fostering the development of 11 regional health planning and coordination of health care 12 delivery among regional health care systems and working to 13 achieve the cost containment goals; 14

(3) monitor the quality of health care throughout the state 15 and take action as necessary to ensure an appropriate level of 16 quality; 17

(4) issue recommendations regarding uniform billing forms, 18 19 uniform electronic billing procedures and data interchanges, patient identification cards, and other uniform claims and 20 21 administrative procedures for health care providers and private 22 and public sector payers. In developing the recommendations, the commissioner shall review the work of the work group on 23 electronic data interchange (WEDI) and the American National 24 25 Standards Institute (ANSI) at the national level, and the work being done at the state and local level. The commissioner may 26 27 adopt rules requiring the use of the Uniform Bill 82/92 form, the National Council of Prescription Drug Providers (NCPDP) 3.2 28 29 electronic version, the Centers for Medicare and Medicaid 30 Services 1500 form, or other standardized forms or procedures;

31

(5) undertake health planning responsibilities;

32 (6) authorize, fund, or promote research and 33 experimentation on new technologies and health care procedures;

34 (7) within the limits of appropriations for these purposes, administer or contract for statewide consumer education and 35 wellness programs that will improve the health of Minnesotans 36

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and increase individual responsibility relating to personal 1 health and the delivery of health care services, undertake 2 prevention programs including initiatives to improve birth 3 outcomes, expand childhood immunization efforts, and provide 4 start-up grants for worksite wellness programs; 5 (8) undertake other activities to monitor and oversee the 6 7 delivery of health care services in Minnesota with the goal of improving affordability, quality, and accessibility of health 8 9 care for all Minnesotans; and 10 (9) make the cost containment goal and premium growth limit data available to the public in a consumer-oriented manner. 11 12 Sec. 4. Minnesota Statutes 2004, section 62J.041, is amended to read: 13 62J.041 [INTERIM HEALTH PLAN COMPANY COST-CONTAINMENT-GOALS 14 15 HEALTH CARE EXPENDITURE LIMITS.] Subdivision 1. [DEFINITIONS.] (a) For purposes of this 16 section, the following definitions apply. 17 18 (b) "Health plan company" has the definition provided in section 620.01. This definition does not include the state 19 20 employee health plan offered under chapter 43A. (c) "Total Health care expenditures" means incurred claims 21 or expenditures on health care services,-administrative 22 expenses,-charitable-contributions,-and-all-other-payments made 23 24 by health plan companies out-of-premium-revenues. 25 (d) "Net-expenditures"-means-total-expenditures-minus exempted-taxes-and-assessments-and-payments-or-allocations-made 26 27 to-establish-or-maintain-reserves. 28 (e)-"Exempted-taxes-and-assessments"-means-direct-payments for-taxes-to-government-agencies,-contributions-to-the-Minnesota 29 Comprehensive-Health-Association,-the-medical-assistance 30 provider's-surcharge-under-section-256-96577-the-MinnesotaCare 31 32 provider-tax-under-section-295.52,-assessments-by-the-Health 33 Coverage-Reinsurance-Association,-assessments-by-the-Minnesota Life-and-Health-Insurance-Guaranty-Association,-assessments-by 34 the-Minnesota-Risk-Adjustment-Association,-and-any-new 35 36 assessments-imposed-by-federal-or-state-law-

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1 (f) "Consumer cost-sharing or subscriber liability" means
2 enrollee coinsurance, co-payment, deductible payments, and
3 amounts in excess of benefit plan maximums.

Subd. 2. [ESTABLISHMENT.] The commissioner of health shall 4 5 establish cost-containment-goals health care expenditure limits for the-increase-in-net calendar year 2006, and each year 6 7 thereafter, for health care expenditures by each health plan company for-calendar-years-1994,-1995,-1996,-and-1997.--The-cost 8 9 containment-goals-must-be-the-same-as-the-annual-cost containment-goals-for-health-care-spending-established-under 10 section-623-047-subdivision-17-paragraph-(b). Health plan 11 12 companies that are affiliates may elect to meet one combined cost-containment-goal health care expenditure limit. 13 The limits set by the commissioner shall not exceed the premium 14 15 limits established in section 62J.04, subdivision 1b.

Subd. 3. [DETERMINATION OF EXPENDITURES.] Health plan 16 companies shall submit to the commissioner of health, by April 17 18 17-19947-for-calendar-year-19937-April-17-19957-for-calendar 19 year-1994;-April-1,-1996;-for-calendar-year-1995;-April-1,-1997; 20 for-calendar-year-1996;-and-April-1;-1998;-for-calendar-year 21 1997 of each year beginning 2006, all information the 22 commissioner determines to be necessary to implement this 23 section. The information must be submitted in the form specified by the commissioner. The information must include, 24 but is not limited to, health care expenditures per member per 25 month or cost per employee per month, and detailed information 26 on revenues and reserves. The commissioner, to the extent 27 possible, shall coordinate the submittal of the information 28 29 required under this section with the submittal of the financial 30 data required under chapter 62J, to minimize the administrative 31 burden on health plan companies. The commissioner may adjust 32 final expenditure figures for demographic changes, risk selection, changes in basic benefits, and legislative 33 initiatives that materially change health care costs, as long as 34 these adjustments are consistent with the methodology submitted 35 by the health plan company to the commissioner, and approved by 36

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the commissioner as actuarially justified. The-methodology-to 1 be-used-for-adjustments-and-the-election-to-meet-one-cost 2 containment-goal-for-affiliated-health-plan-companies-must-be 3 submitted-to-the-commissioner-by-September-1,-1994---Community 4 integrated-service-networks-may-submit-the-information-with 5 their-application-for-licensure---The-commissioner-shall-also 6 accept-changes-to-methodologies-already-submitted---The 7 8 adjustment-methodology-submitted-and-approved-by-the 9 commissioner-must-apply-to-the-data-submitted-for-calendar-years 10 1994-and-1995---The-commissioner-may-allow-changes-to-accepted adjustment-methodologies-for-data-submitted-for-calendar-years 11 12 1996-and-1997---Changes-to-the-adjustment-methodology-must-be received-by-September-17-19967-and-must-be-approved-by-the 13 14 commissioner-

15 Subd. 4. [MONITORING OF RESERVES.] (a) The commissioners 16 of health and commerce shall monitor health plan company 17 reserves and net worth as established under chapters 60A, 62C, 62D, 62H, and 64B, with respect to the health plan companies 18 that each commissioner respectively regulates to assess the 19 20 degree to which savings resulting from the establishment of cost 21 containment goals are passed on to consumers in the form of lower premium rates. 22

(b) Health plan companies shall fully reflect in the 23 premium rates the savings generated by the cost containment 24 goals. No premium rate, currently reviewed by the Department of 25 26 Health or Commerce, may be approved for those health plan companies unless the health plan company establishes to the 27 28 satisfaction of the commissioner of commerce or the commissioner 29 of health, as appropriate, that the proposed new rate would 30 comply with this paragraph.

(c) Health plan companies, except those licensed under chapter 60A to sell accident and sickness insurance under chapter 62A, shall annually before the end of the fourth fiscal quarter provide to the commissioner of health or commerce, as applicable, a projection of the level of reserves the company expects to attain during each quarter of the following fiscal

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These health plan companies shall submit with required year. 1 quarterly financial statements a calculation of the actual 2 reserve level attained by the company at the end of each quarter 3 including identification of the sources of any significant 4 changes in the reserve level and an updated projection of the 5 level of reserves the health plan company expects to attain by 6 the end of the fiscal year. In cases where the health plan 7 company has been given a certificate to operate a new health 8 maintenance organization under chapter 62D, or been licensed as 9 a community integrated service network under chapter 62N, or 10 formed an affiliation with one of these organizations, the 11 health plan company shall also submit with its quarterly 12 financial statement, total enrollment at the beginning and end 13 of the quarter and enrollment changes within each service area 14 of the new organization. The reserve calculations shall be 15 maintained by the commissioners as trade secret information, 16 except to the extent that such information is also required to 17 be filed by another provision of state law and is not treated as 18 trade secret information under such other provisions. 19

(d) Health plan companies in paragraph (c) whose reserves
are less than the required minimum or more than the required
maximum at the end of the fiscal year shall submit a plan of
corrective action to the commissioner of health or commerce
under subdivision 7.

(e) The commissioner of commerce, in consultation with the commissioner of health, shall report to the legislature no later than January 15, 1995, as to whether the concept of a reserve corridor or other mechanism for purposes of monitoring reserves is adaptable for use with indemnity health insurers that do business in multiple states and that must comply with their domiciliary state's reserves requirements.

Subd. 5. [NOTICE.] The commissioner of health shall publish in the State Register and make available to the public by July 1, 1995 2007, and each year thereafter, a list of all health plan companies that exceeded their cost-containment-goal health care expenditure limit for the 1994 previous calendar

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year. The-commissioner-shall-publish-in-the-State-Register-and 1 make-available-to-the-public-by-July-1,-1996,-a-list-of-all 2 health-plan-companies-that-exceeded-their-combined-cost 3 containment-goal-for-calendar-years-1994-and-1995. The 4 commissioner shall notify each health plan company that the 5 commissioner has determined that the health plan company 6 exceeded its cost-containment-goal, health care expenditure 7 limit at least 30 days before publishing the list, and shall 8 provide each health plan company with ten days to provide an 9 explanation for exceeding the cost-containment-goal health care 10 expenditure limit. The commissioner shall review the 11 explanation and may change a determination if the commissioner 12 determines the explanation to be valid. 13

14 Subd. 6. [ASSISTANCE BY THE COMMISSIONER OF COMMERCE.] The 15 commissioner of commerce shall provide assistance to the 16 commissioner of health in monitoring health plan companies 17 regulated by the commissioner of commerce.

(a) A health plan company shall provide to each enrollee on
an annual basis information on the increased personal health
risks and the additional costs to the health care system due to
obesity and to the use of tobacco.

Sec. 5. [62J.255] [HEALTH RISK INFORMATION SHEET.]

(b) The commissioner, in consultation with the Minnesota
Medical Association, shall develop an information sheet on the
personal health risks of obesity and smoking and on the
additional costs to the health care system due to obesity and
due to smoking. The information sheet shall be posted on the
Minnesota Department of Health's Web site.

(c) When providing the information required in paragraph
(a), the health plan company must also provide each enrollee
with information on the best practices care guidelines and
quality of care measurement criteria identified in section
62J.43 as well as the availability of this information on the

34 department's Web site.

35 (d) This section does not apply to health plan companies
36 offering only limited dental or vision plans.

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Sec. 6. Minnesota Statutes 2004, section 62J.301, 1 subdivision 3, is amended to read: 2 3 Subd. 3. [GENERAL DUTIES.] The commissioner shall: (1) collect and maintain data which enable population-based 4 monitoring and trending of the access, utilization, quality, and 5 cost of health care services within Minnesota; 6 7 (2) collect and maintain data for the purpose of estimating total Minnesota health care expenditures and trends; 8

9 (3) collect and maintain data for the purposes of setting 10 cost containment goals <u>and premium growth limits</u> under section 11 62J.04, and measuring cost containment goal <u>and premium growth</u> 12 <u>limit</u> compliance;

13 (4) conduct applied research using existing and new data14 and promote applications based on existing research;

(5) develop and implement data collection procedures to
ensure a high level of cooperation from health care providers
and health plan companies, as defined in section 62Q.01,
subdivision 4;

(6) work closely with health plan companies and health care
providers to promote improvements in health care efficiency and
effectiveness; and

(7) participate as a partner or sponsor of private sector
initiatives that promote publicly disseminated applied research
on health care delivery, outcomes, costs, quality, and
management.

26 Sec. 7. Minnesota Statutes 2004, section 62J.38, is 27 amended to read:

62J.38 [COST CONTAINMENT DATA FROM GROUP PURCHASERS.]
(a) The commissioner shall require group purchasers to
submit detailed data on total health care spending for each
calendar year. Group purchasers shall submit data for the 1993
calendar year by April 1, 1994, and each April 1 thereafter
shall submit data for the preceding calendar year.

(b) The commissioner shall require each group purchaser to
 submit data on revenue, expenses, and member months, as
 applicable. Revenue data must distinguish between premium

revenue and revenue from other sources and must also include 1 2 information on the amount of revenue in reserves and changes in reserves. Premium revenue data, information on aggregate 3 enrollment, and data on member months must be broken down to 4 distinguish between individual market, small group market, and 5 large group market. Filings under this section for calendar 6 7 year 2005 must also include information broken down by individual market, small group market, and large group market 8 for calendar year 2004. Expenditure data must distinguish 9 10 between costs incurred for patient care and administrative costs. Patient care and administrative costs must include only 11 expenses incurred on behalf of health plan members and must not 12 include the cost of providing health care services for 13 nonmembers at facilities owned by the group purchaser or 14 15 affiliate. Expenditure data must be provided separately for the following categories and for other categories required by the 16 17 commissioner: physician services, dental services, other professional services, inpatient hospital services, outpatient 18 hospital services, emergency, pharmacy services and other 19 20 nondurable medical goods, mental health, and chemical dependency services, other expenditures, subscriber liability, and 21 administrative costs. Administrative costs must include costs 22 for marketing; advertising; overhead; salaries and benefits of 23 central office staff who do not provide direct patient care; 24 underwriting; lobbying; claims processing; provider contracting 25 26 and credentialing; detection and prevention of payment for 27 fraudulent or unjustified requests for reimbursement or 28 services; clinical quality assurance and other types of medical care quality improvement efforts; concurrent or prospective 29 utilization review as defined in section 62M.02; costs incurred 30 31 to acquire a hospital, clinic, or health care facility, or the assets thereof; capital costs incurred on behalf of a hospital 32 33 or clinic; lease payments; or any other costs incurred pursuant 34 to a partnership, joint venture, integration, or affiliation agreement with a hospital, clinic, or other health care 35 36 provider. Capital costs and costs incurred must be recorded

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according to standard accounting principles. The reports of 1 this data must also separately identify expenses for local, 2 3 state, and federal taxes, fees, and assessments. The commissioner may require each group purchaser to submit any 4 other data, including data in unaggregated form, for the 5 purposes of developing spending estimates, setting spending 6 limits, and monitoring actual spending and costs. In addition 7 to reporting administrative costs incurred to acquire a 8 hospital, clinic, or health care facility, or the assets 9 thereof; or any other costs incurred pursuant to a partnership, 10 joint venture, integration, or affiliation agreement with a 11 hospital, clinic, or other health care provider; reports 12 13 submitted under this section also must include the payments made during the calendar year for these purposes. The commissioner 14 shall make public, by group purchaser data collected under this 15 16 paragraph in accordance with section 62J.321, subdivision 5. 17 Workers' compensation insurance plans and automobile insurance 18 plans are exempt from complying with this paragraph as it 19 relates to the submission of administrative costs.

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(c) The commissioner may collect information on:

(1) premiums, benefit levels, managed care procedures, and 21 22 other features of health plan companies;

23 (2) prices, provider experience, and other information for 24 services less commonly covered by insurance or for which patients commonly face significant out-of-pocket expenses; and 25

26 (3) information on health care services not provided through health plan companies, including information on prices, 27 28 costs, expenditures, and utilization.

29 (d) All group purchasers shall provide the required data using a uniform format and uniform definitions, as prescribed by 30 31 the commissioner.

32 Sec. 8. [62J.82] [CHARGES TO UNINSURED; PROVIDER 33 RECOURSE.]

Subdivision 1. [DEFINITIONS.] (a) For purposes of this 34 section, the terms defined in this subdivision have the meanings 35 36 given them.

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1	(b) "Covered individual" means an individual who has health
2	plan company or public health care program coverage for health
3	care services.
4	(c) "CPT code" means a code contained in the most current
5	edition of the Physician's Current Procedural Terminology (CPT)
6	manual published by the American Medical Association and
7	available for purchase through the American Medical Association,
8	Order Department: OP054193, P.O. Box 10950, Chicago, Illinois
9	60610.
10	(d) "Dependent" has the meaning given under section 62L.02,
11	subdivision 11.
12	(e) "Health care service" has the meaning given under
13	section 62J.17, subdivision 2.
14	(f) "Health plan company" has the meaning given under
15	section 620.01, subdivision 4.
16	(g) "Person" means an individual, corporation, firm,
17	partnership, incorporated or unincorporated association, or any
18	other legal or commercial entity.
19	(h) "Provider" means a hospital or outpatient surgical
20	center licensed under chapter 144.
21	(i) "Third-party payer" means a health plan company or a
22	public health care plan or program.
23	(j) "Uninsured individual" means a person or dependent who
24	does not have health plan company coverage or who is not
25	otherwise covered by a third-party payer.
26	Subd. 2. [NOTICE TO UNINSURED.] (a) A provider may attempt
27	to obtain from a person or the person's representative
28	information about whether any third-party payer may fully or
29	partially cover the charges for health care services rendered by
30	the provider to the person.
31	(b) A provider shall inform each person, both orally and in
32	writing, immediately upon first meeting with that person, or as
33	soon as practicable thereafter, that uninsured individuals will
34	be charged or billed for health care services in amounts that do
35	not exceed the amounts described in subdivision 3.
36	(c) If, at the time health care services are provided, a

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	the second se
1	person has not provided proof of coverage by a third-party payer
2	or a provider otherwise determines that the person is an
3	uninsured individual, the provider, as part of any billing to
4	the person, shall provide the person with a clear and
5	conspicuous notice that includes:
6	(1) a statement of charges for health care services
7	rendered by the provider; and
8	(2) a statement that uninsured individuals will be charged
9	or billed for health care services in amounts that do not exceed
10	the amounts described in subdivision 3.
11	(d) For purposes of the notice required under paragraph
12	(c), a provider may incorporate the items into the provider's
13	existing billing statements and is not required to develop a
14	separate notice. All communications to a person required by
15	this subdivision must be language appropriate.
16	Subd. 3. [PROVIDER CHARGES TO THE UNINSURED.] In billing
17	or charging an uninsured individual or the individual's
18	representative for medically necessary health care services, a
19	provider must bill by CPT code, or other billing identifier as
20	may be routinely used for billing that health care service. A
21	provider shall not bill or charge an uninsured individual or the
22	individual's representative more than the amount the provider is
23	paid for that service by the nongovernmental third-party payer
24	that provided the most revenue to the provider during the
25	previous calendar year, plus any applicable cost sharing
26	payments payable by an individual covered by that provider's
27	highest volume plan. After a bill or charge is issued under this
28	subdivision, a provider may not increase the bill or charge.
29	Subd. 4. [LIMITATIONS.] Notwithstanding any other
30	provision of law, the amounts paid by uninsured individuals for
31	health care services according to subdivision 3 does not
32	constitute a provider's uniform, published, prevailing, or
33	customary charges, or its usual fees to the general public, for
34	purposes of any payment limit under the Medicare or medical
35	assistance programs or any other federal or state financed
36	health care program.

1	Subd. 5. [RECOURSE LIMITED.] (a) Providers under agreement
2	with a health plan company or public health care plan or program
3	to provide health care services shall not have recourse against
4	covered individuals, or persons acting on their behalf, for
5	amounts above those specified in the evidence of coverage or
6	other plan or program document as co-payments or coinsurance for
7	health care services. This subdivision applies only to health
8	plans that provide coverage equivalent to or greater than a
9	number two qualified plan described under section 62E.08, and is
10	not limited to the following events:
11	(1) nonpayment by the health plan company;
12	(2) insolvency of the health plan company; and
13	(3) breach of the agreement between the health plan company
14	and the provider.
15	(b) This subdivision does not limit a provider's ability to
16	seek payment from any person other than the covered individual,
17	the covered individual's guardian or conservator, the covered
18	individual's immediate family members, or the covered
19	individual's legal representative in the event of nonpayment by
20	a health plan company.
21	Subd. 6. [REMEDIES.] A person may file an action in
22	district court seeking injunctive relief and damages for
23	violations of this section. In any such action, a person may
24	also recover costs and disbursements and reasonable attorney
25	fees.
26	Subd. 7. [GROUNDS FOR DISCIPLINARY ACTION.] Violations of
27	this section may be grounds for disciplinary or regulatory
28	action against a provider by the appropriate licensing board or
29	agency.
30	Subd. 8. [AUTHORITY OF ATTORNEY GENERAL.] The attorney
31	general may investigate violations of this section under section
32	8.31. The attorney general may file an action for violations of
33	this section according to section 8.31 or may pursue other
34	remedies available to the attorney general.
35	Subd. 9. [INCOME AND ASSET LIMITATIONS.] The provisions of
36	this section shall not apply to uninsured individuals with an

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1 factors including case characteristics in calculating the 2 premium rates.

(b) Notwithstanding paragraph (a), the rates shall not be 3 approved, unless the commissioner has determined that the rates 4 are reasonable. In determining reasonableness, the commissioner 5 shall consider-the-growth-rates-applied-under-section-628-047 6 subdivision-17-paragraph-(b) apply the premium growth limits 7 established under section 62J.04, subdivision 1b, to the 8 calendar year or years that the proposed premium rate would be 9 in effect, and shall consider actuarially valid changes in risk 10 associated with the enrollee population, and actuarially valid 11 changes as a result of statutory changes in Laws 1992, chapter 12 549. For-premium-rates-proposed-to-go-into-effect-between-July 13 17-1993-and-Becember-317-19937-the-pertinent-growth-rate-is-the 14 growth-rate-applied-under-section-628-047-subdivision-17 15 paragraph-(b);-to-calendar-year-1994. 16 Sec. 11. Minnesota Statutes 2004, section 62Q.37, 17 subdivision 7, is amended to read: 18 [HUMAN SERVICES.] (a) The commissioner of human Subd. 7. 19 20 services shall implement this section in a manner that is consistent with applicable federal laws and regulations and that 21 22 avoids the duplication of review activities performed by a nationally recognized independent organization. 23 (b) By December 31 of each year, the commissioner shall 24 25 submit to the legislature a written report identifying the number of audits performed by a nationally recognized 26 independent organization that were accepted, partially accepted, 27 or rejected by the commissioner under this section. The 28 commissioner shall provide the rationale for partial acceptance 29

30 or rejection. If the rationale for the partial acceptance or

31 rejection was based on the commissioner's determination that the

32 standards used in the audit were not equivalent to state law,

33 regulation, or contract requirement, the report must document

34 the variances between the audit standards and the applicable

35 state requirements.

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ARTICLE 4

1	LONG-TERM CARE AND CONTINUING CARE
2	Section 1. Minnesota Statutes 2004, section 144A.073, is
3	amended by adding a subdivision to read:
4	Subd. 3c. [PROJECT AMENDMENT AUTHORIZED.] Notwithstanding
5	the provisions of subdivision 3b:
6	(1) a nursing facility located in the city of Duluth with
7	42 licensed beds as of January 1, 2005, that received approval
8	under this section in 2002 for a moratorium exception project
9	may reduce the number of resident rooms in the new addition from
10	13 to nine and may reduce the common space by more than five
11	percent; and
12	(2) a nursing facility located in the city of Duluth with
13	127 licensed beds as of January 1, 2005, that received approval
14	under this section in 2002 for a moratorium exception project
15	may reduce the number of single rooms from 46 to 42 and may
16	reduce the common space by more than five percent.
17	Sec. 2. Minnesota Statutes 2004, section 144A.073,
18	subdivision 10, is amended to read:
19	Subd. 10. [EXTENSION OF APPROVAL OF MORATORIUM EXCEPTION.]
20	Notwithstanding subdivision 3, the commissioner of health shall
21	extend project approval for an additional 18 36 months for any
22	proposed exception to the nursing home licensure and
23	certification moratorium if the proposal was approved under this
24	section between July 1, 2001, and June 30, 2003.
25	Sec. 3. Minnesota Statutes 2004, section 252.291, is
26	amended by adding a subdivision to read:
27	Subd. 2b. [EXCEPTION FOR BROWN COUNTY FACILITY.] (a) The
28	commissioner shall authorize and grant a new license under
29	chapter 245A to a new intermediate care facility for persons
30	with mental retardation under the following circumstances:
31	(1) the new facility replaces an existing six-bed
32	intermediate care facility for the mentally retarded located in
33	Brown County that has been operating since June 1982;
34	(2) the new facility is located on an already purchased
35	parcel of land; and
36	(3) the new facility is handicapped accessible.

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1	(b) The medical assistance payment rate for the new
2	facility shall be the higher of the rate specified in paragraph
3	(c) or as otherwise provided by law.
4	(c) The new facility shall be considered a newly
5	established facility for rate-setting purposes and shall be
6	eligible for the investment per bed limit specified in section
7	256B.501, subdivision 11, paragraph (c), and the interest
8	expense limitation specified in section 256B.501, subdivision
9	11, paragraph (d). Notwithstanding section 256B.5011, the newly
10	established facility's initial payment rate shall be set
11	according to Minnesota Rules, part 9553.0075, and shall not be
12	subject to the provisions of section 256B.501, subdivision 5b.
13	(d) During the construction of the new facility, Brown
14	County shall work with residents, families, and service
15	providers to explore all service options open to current
16	residents of the facility.
17	Sec. 4. Minnesota Statutes 2004, section 256B.0621,
18	subdivision 2, is amended to read:
19	Subd. 2. [TARGETED CASE MANAGEMENT; DEFINITIONS.] For
20	purposes of subdivisions 3 to 10, the following terms have the
21	meanings given them:
22	(1) "home care service recipients" means those individuals
23	receiving the following services under section 256B.0627:
24	skilled nursing visits, home health aide visits, private duty
25	nursing, personal care assistants, or therapies provided through
26	a home health agency;
27	(2) "home care targeted case management" means the
28	provision of targeted case management services for the purpose
29	of assisting home care service recipients to gain access to
30	needed services and supports so that they may remain in the
31	community;
32	(3) "institutions" means hospitals, consistent with Code of
33	Federal Regulations, title 42, section 440.10; regional
34	treatment center inpatient services, consistent with section
35	245.474; nursing facilities; and intermediate care facilities
36	for persons with mental retardation;

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(4) "relocation targeted case management" means includes 1 the provision of both county targeted case management and public 2 or private vendor service coordination services for the purpose 3 of assisting recipients to gain access to needed services and 4 supports if they choose to move from an institution to the 5 community. Relocation targeted case management may be provided 6 during the last 180 consecutive days of an eligible recipient's 7 8 institutional stay; and

9 (5) "targeted case management" means case management 10 services provided to help recipients gain access to needed 11 medical, social, educational, and other services and supports.

Sec. 5. Minnesota Statutes 2004, section 256B.0621,subdivision 3, is amended to read:

Subd. 3. [ELIGIBILITY.] The following persons are eligible
for relocation targeted case management or home care-targeted
<u>care targeted</u> case management:

(1) medical assistance eligible persons residing in
institutions who choose to move into the community are eligible
for relocation targeted case management services; and

(2) medical assistance eligible persons receiving home care
services, who are not eligible for any other medical assistance
reimbursable case management service, are eligible for home
care-targeted care targeted case management services beginning
July 1, 2005.

Sec. 6. Minnesota Statutes 2004, section 256B.0621,
subdivision 4, is amended to read:

27 Subd. 4. [RELOCATION TARGETED <u>COUNTY</u> CASE MANAGEMENT 28 PROVIDER QUALIFICATIONS.] (a) A relocation targeted <u>county</u> case 29 management provider is an enrolled medical assistance provider 30 who is determined by the commissioner to have all of the 31 following characteristics:

(1) the legal authority to provide public welfare under
sections 393.01, subdivision 7; and 393.07; or a federally
recognized Indian tribe;

(2) the demonstrated capacity and experience to provide the
 components of case management to coordinate and link community

1 resources needed by the eligible population;

(3) the administrative capacity and experience to serve the
target population for whom it will provide services and ensure
quality of services under state and federal requirements;

5 (4) the legal authority to provide complete investigative 6 and protective services under section 626.556, subdivision 10; 7 and child welfare and foster care services under section 393.07, 8 subdivisions 1 and 2; or a federally recognized Indian tribe;

9 (5) a financial management system that provides accurate 10 documentation of services and costs under state and federal 11 requirements; and

12 (6) the capacity to document and maintain individual case
13 records under state and federal requirements.

(b) A provider of targeted case management under section
256B.0625, subdivision 20, may be deemed a certified provider of
relocation targeted case management.

(c) A relocation targeted county case management provider 17 may subcontract with another provider to deliver relocation 18 targeted case management services. Subcontracted providers must 19 demonstrate the ability to provide the services outlined in 20 21 subdivision 6, and have a procedure in place that notifies the recipient and the recipient's legal representative of any 22 conflict of interest if the contracted targeted case management 23 24 provider also provides, or will provide, the recipient's services and supports. Counties must require that contracted 25 providers must provide information on all conflicts of interest 26 and obtain the recipient's informed consent or provide the 27 recipient with alternatives. 28

Sec. 7. Minnesota Statutes 2004, section 256B.0621,
subdivision 5, is amended to read:

Subd. 5. [HOME CARE TARGETED CASE MANAGEMENT AND RELOCATION SERVICE COORDINATION PROVIDER QUALIFICATIONS.] The following-qualifications-and-certification-standards-must-be-met by Providers of home care targeted case management and relocation service coordination must meet the qualifications under subdivision 4 for county vendors or the following

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1 qualifications and certification standards for private vendors.

(a) The commissioner must certify each provider of home
care targeted case management <u>and relocation service</u>
<u>coordination</u> before enrollment. The certification process shall
examine the provider's ability to meet the requirements in this
subdivision and other state and federal requirements of this
service.

(b) A Both home care targeted case management provider-is 8 an providers and relocation service coordination providers are 9 enrolled medical assistance provider providers who has have a 10 minimum of a bachelor's degree or a license in a health or human 11 services field, or comparable training and two years of 12 experience in human services, and is have been determined by the 13 commissioner to have all of the following characteristics: 14 15 (1) the demonstrated capacity and experience to provide the components of case management to coordinate and link community 16 resources needed by the eligible population; 17

(2) the administrative capacity and experience to serve the
target population for whom it will provide services and ensure
quality of services under state and federal requirements;

(3) a financial management system that provides accurate
documentation of services and costs under state and federal
requirements;

(4) the capacity to document and maintain individual case
records under state and federal requirements; and

(5) the capacity to coordinate with county administrativefunctions;

28 (6) have no financial interest in the provision of 29 <u>out-of-home residential services to persons for whom targeted</u> 30 <u>case management or relocation service coordination is provided;</u> 31 <u>and</u>

32 (7) if a provider has a financial interest in services
33 other than out-of-home residential services provided to persons
34 for whom targeted case management or relocation service
35 coordination is also provided, the county must determine each
36 year that:

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1	(i) any possible conflict of interest is explained annually
2	at a face-to-face meeting and in writing and the person provides
3	written informed consent consistent with section 256B.77,
4	subdivision 2, paragraph (p); and
5	(ii) information on a range of other feasible service
6	provider options has been provided.
7	(c) The State of Minnesota, a county board, or agency
8	acting on behalf of a county board shall not be liable for
9	damages, injuries, or liabilities sustained because of services
10	provided to a client by a private service coordination vendor.
11	Sec. 8. Minnesota Statutes 2004, section 256B.0621,
12	subdivision 6, is amended to read:
13	Subd. 6. [ELIGIBLE SERVICES.] (a) Services eligible for
14	medical assistance reimbursement as targeted case management
15	include:
16	(1) assessment of the recipient's need for targeted case
17	management services and for persons choosing to relocate, the
18	county must provide service coordination provider options at the
19	first contact and upon request;
20	(2) development, completion, and regular review of a
21	written individual service plan, which is based upon the
22	assessment of the recipient's needs and choices, and which will
23	ensure access to medical, social, educational, and other related
24	services and supports;
25	(3) routine contact or communication with the recipient,
26	recipient's family, primary caregiver, legal representative,
27	substitute care provider, service providers, or other relevant
28	persons identified as necessary to the development or
29	implementation of the goals of the individual service plan;
30	(4) coordinating referrals for, and the provision of, case
31	management services for the recipient with appropriate service
32	providers, consistent with section 1902(a)(23) of the Social
33	Security Act;
34	(5) coordinating and monitoring the overall service
35	delivery and engaging in advocacy as needed to ensure quality of
36	services, appropriateness, and continued need;
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(6) completing and maintaining necessary documentation that 1 supports and verifies the activities in this subdivision; 2 (7) traveling assisting individuals in order to access 3 needed services, including travel to conduct a visit with the 4 recipient or other relevant person necessary to develop or 5 implement the goals of the individual service plan; and 6 (8) coordinating with the institution discharge planner in 7 8 the 180-day period before the recipient's discharge. 9 (b) Relocation targeted county case management includes services under paragraph (a), clauses (1), (2), and (4). 10 Relocation service coordination includes services under 11 paragraph (a), clauses (3) and (5) to (8). Home care targeted 12 case management includes services under paragraph (a), clauses 13 14 (1) to (8).

Sec. 9. Minnesota Statutes 2004, section 256B.0621,
subdivision 7, is amended to read:

17 Subd. 7. [TIME LINES.] The following time lines must be 18 met for assigning a case manager:

(a) For relocation targeted case management, an eligible
recipient must be assigned a <u>county</u> case manager who visits the
person within 20 working days of requesting a case manager from
their county of financial responsibility as determined under
chapter 256G.

(1) If a county agency, its contractor, or federally
recognized tribe does not provide case management services as
required, the recipient may obtain targeted-relocation-case
management-services relocation service coordination from an
alternative <u>a</u> provider of-targeted-case-management-services
enrolled-by-the-commissioner <u>qualified under subdivision 5.</u>

(2) The commissioner may waive the provider requirements in
subdivision 4, paragraph (a), clauses (1) and (4), to ensure
recipient access to the assistance necessary to move from an
institution to the community. The recipient or the recipient's
legal guardian shall provide written notice to the county or
tribe of the decision to obtain services from an alternative
provider.

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(3) Providers of relocation targeted case management
 enrolled under this subdivision shall:

3 (i) meet the provider requirements under subdivision 4 that4 are not waived by the commissioner;

5 (ii) be qualified to provide the services specified in
6 subdivision 6;

7 (iii) coordinate efforts with local social service agencies8 and tribes; and

9 (iv) comply with the conflict of interest provisions 10 established under subdivision 4, paragraph (c).

(4) Local social service agencies and federally recognized tribes shall cooperate with providers certified by the commissioner under this subdivision to facilitate the recipient's successful relocation from an institution to the community.

(b) For home care targeted case management, an eligible
recipient must be assigned a case manager within 20 working days
of requesting a case manager from a home care targeted case
management provider, as defined in subdivision 5.

Sec. 10. Minnesota Statutes 2004, section 256B.0625,
subdivision 2, is amended to read:

22 Subd. 2. [SKILLED AND INTERMEDIATE NURSING CARE.] Medical 23 assistance covers skilled nursing home services and services of intermediate care facilities, including training and 24 25 habilitation services, as defined in section 252.41, subdivision 3, for persons with mental retardation or related conditions who 26 are residing in intermediate care facilities for persons with 27 mental retardation or related conditions. Medical assistance 28 must not be used to pay the costs of nursing care provided to a 29 30 patient in a swing bed as defined in section 144.562, unless (a) the facility in which the swing bed is located is eligible as a 31 sole community provider, as defined in Code of Federal 32 Regulations, title 42, section 412.92, or the facility is a 33 34 public hospital owned by a governmental entity with 15 or fewer licensed acute care beds; (b) the Centers for Medicare and 35 36 Medicaid Services approves the necessary state plan amendments;

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(c) the patient was screened as provided by law; (d) the patient 1 no longer requires acute care services; and (e) no nursing home 2 beds are available within 25 miles of the facility. The 3 commissioner shall exempt a facility from compliance with the 4 sole community provider requirement in clause (a) if, as of 5 January 1, 2004, the facility had an agreement with the 6 7 commissioner to provide medical assistance swing bed services. Medical assistance also covers up to ten days of nursing care 8 provided to a patient in a swing bed if: (1) the patient's 9 physician certifies that the patient has a terminal illness or 10 condition that is likely to result in death within 30 days and 11 that moving the patient would not be in the best interests of 12 the patient and patient's family; (2) no open nursing home beds 13 are available within 25 miles of the facility; and (3) no open 14 15 beds are available in any Medicare hospice program within 50 miles of the facility. The daily medical assistance payment for 16 17 nursing care for the patient in the swing bed is the statewide average medical assistance skilled nursing care per diem as 18 computed annually by the commissioner on July 1 of each year. 19

[EFFECTIVE DATE.] This section is effective the day
following final enactment and applies to medical assistance
payments for swing bed services provided on or after March 5,
2005.

24 Sec. 11. Minnesota Statutes 2004, section 256B.0625, 25 subdivision 19c, is amended to read:

Subd. 19c. [PERSONAL CARE.] Medical assistance covers 26 27 personal care assistant services provided by an individual who is qualified to provide the services according to subdivision 28 19a and section 256B.0627, where the services are prescribed 29 30 determined to be medically necessary by a physician, provided in 31 accordance with a service plan of-treatment, and are supervised by the recipient or a qualified professional. The physician's 32 determination of medical necessity for personal care assistant 33 34 services shall be documented on a form approved by the 35 commissioner and include the diagnosis or condition of the 36 person that results in a need for personal care assistant

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services and be updated either when the person's medical 1 2 condition requires a change or at least annually if the medical need for personal care services is ongoing. 3 "Qualified professional" means a mental health professional as 4 defined in section 245.462, subdivision 18, or 245.4871, 5 6 subdivision 27; or a registered nurse as defined in sections 7 148.171 to 148.285, or a licensed social worker as defined in section 148B.21. As part of the assessment, the county public 8 9 health nurse will assist the recipient or responsible party to identify the most appropriate person to provide supervision of 10 11 the personal care assistant. The qualified professional shall perform the duties described in Minnesota Rules, part 9505.0335, 12 13 subpart 4.

Sec. 12. Minnesota Statutes 2004, section 256B.0627,
subdivision 1, is amended to read:

Subdivision 1. [DEFINITION.] (a) "Activities of daily
living" includes eating, toileting, grooming, dressing, bathing,
transferring, mobility, and positioning.

19 (b) "Assessment" means a review and evaluation of a recipient's need for home care services conducted in person. 20 Assessments for private duty nursing shall be conducted by a 21 registered private duty nurse. Assessments for home health 22 agency services shall be conducted by a home health agency 23 24 nurse. Assessments for personal care assistant services shall be conducted by the county public health nurse or a certified 25 public health nurse under contract with the county. A 26 face-to-face assessment must include: documentation of health 27 status, determination of need, evaluation of service 28 29 effectiveness, identification of appropriate services, service plan development or modification, coordination of services, 30 referrals and follow-up to appropriate payers and community 31 32 resources, completion of required reports, recommendation of service authorization, and consumer education. Once the need 33 for personal care assistant services is determined under this 34 35 section, the county public health nurse or certified public health nurse under contract with the county is responsible for 36

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communicating this recommendation to the commissioner and the 1 recipient. A face-to-face assessment for personal care 2 3 assistant services is conducted on those recipients who have never had a county public health nurse assessment. Ά 4 face-to-face assessment must occur at least annually or when 5 there is a significant change in the recipient's condition or 6 when there is a change in the need for personal care assistant 7 services. A service update may substitute for the annual 8 face-to-face assessment when there is not a significant change 9 in recipient condition or a change in the need for personal care 10 assistant service. A service update or review for temporary 11 increase includes a review of initial baseline data, evaluation 12 of service effectiveness, redetermination of service need, 13 modification of service plan and appropriate referrals, update 14 of initial forms, obtaining service authorization, and on going 15 consumer education. Assessments for medical assistance home 16 care services for mental retardation or related conditions and 17 18 alternative care services for developmentally disabled home and community-based waivered recipients may be conducted by the 19 county public health nurse to ensure coordination and avoid 20 21 duplication. Assessments must be completed on forms provided by 22 the commissioner within 30 days of a request for home care 23 services by a recipient or responsible party.

(c) "Care plan" means a written description of personal
care assistant services developed by the qualified professional
or the recipient's physician with the recipient or responsible
party to be used by the personal care assistant with a copy
provided to the recipient or responsible party.

(d) "Complex and regular private duty nursing care" means:
(1) complex care is private duty nursing provided to
recipients who are ventilator dependent or for whom a physician
has certified that were it not for private duty nursing the
recipient would meet the criteria for inpatient hospital
intensive care unit (ICU) level of care; and

35 (2) regular care is private duty nursing provided to all36 other recipients.

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(e) "Health-related functions" means functions that can be
 delegated or assigned by a licensed health care professional
 under state law to be performed by a personal care attendant.

4 (f) "Home care services" means a health service, determined by the commissioner as medically necessary, that is ordered by a 5 6 physician and documented in a service plan that is reviewed by 7 the physician at least once every 60 days for the provision of 8 home health services, or private duty nursing, or at least once 9 every 365 days for personal care. Home care services are provided to the recipient at the recipient's residence that is a 10 place other than a hospital or long-term care facility or as 11 specified in section 256B.0625. 12

(g) "Instrumental activities of daily living" includes meal
planning and preparation, managing finances, shopping for food,
clothing, and other essential items, performing essential
household chores, communication by telephone and other media,
and getting around and participating in the community.

(h) "Medically necessary" has the meaning given in
Minnesota Rules, parts 9505.0170 to 9505.0475.

20 (i) "Personal care assistant" means a person who:

(1) is at least 18 years old, except for persons 16 to 18
years of age who participated in a related school-based job
training program or have completed a certified home health aide
competency evaluation;

(2) is able to effectively communicate with the recipientand personal care provider organization;

(3) effective July 1, 1996, has completed one of the
training requirements as specified in Minnesota Rules, part
9505.0335, subpart 3, items A to D;

(4) has the ability to, and provides covered personal care
assistant services according to the recipient's care plan,
responds appropriately to recipient needs, and reports changes
in the recipient's condition to the supervising qualified
professional or physician;

35 (5) is not a consumer of personal care assistant services;36 and

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04/26/05[COUNSEL ] DGSC41011(6) maintains daily written records detailing:2(i) the actual services provided to the recipient; and3(ii) the amount of time spent providing the services; and4(7) is subject to criminal background checks and procedures

5 specified in chapter 245C.

(j) "Personal care provider organization" means an
organization enrolled to provide personal care assistant
services under the medical assistance program that complies with
the following:

(1) owners who have a five percent interest or more, and 10 managerial officials are subject to a background study as 11 provided in chapter 245C. This applies to currently enrolled 12 personal care provider organizations and those agencies seeking 13 enrollment as a personal care provider organization. 14 An organization will be barred from enrollment if an owner or 15 managerial official of the organization has been convicted of a 16 crime specified in chapter 245C, or a comparable crime in 17 another jurisdiction, unless the owner or managerial official 18 meets the reconsideration criteria specified in chapter 245C; 19

20 (2) the organization must maintain a surety bond and liability insurance throughout the duration of enrollment and 21 provides proof thereof. The insurer must notify the Department 22 of Human Services of the cancellation or lapse of policy; and 23 (3)-the-organization must maintain documentation of services as 24 25 specified in Minnesota Rules, part 9505.2175, subpart 7, as well as evidence of compliance with personal care assistant training 26 requirements; 27

(3) the organization must maintain documentation and a
 recipient file and satisfy communication requirements in
 subdivision 4, paragraph (f); and

31 (4) the organization must comply with all laws and rules
 32 governing the provision of personal care services.

33 (k) "Responsible party" means an individual who is capable 34 of providing the support necessary to assist the recipient to 35 live in the community, is at least 18 years old, actively 36 participates in planning and directing of personal care

1 assistant services, and is not the personal care assistant. The 2 responsible party must be accessible to the recipient and the personal care assistant when personal care services are being 3 provided and monitor the services at least weekly according to 4 the plan of care. The responsible party must be identified at 5 6 the time of assessment and listed on the recipient's service agreement and care plan. Responsible parties who are parents of 7 minors or guardians of minors or incapacitated persons may 8 9 delegate the responsibility to another adult who is not the personal care assistant during a temporary absence of at least 10 24 hours but not more than six months. The person delegated as 11 a responsible party must be able to meet the definition of 12 13 responsible party, except that the delegated responsible party is required to reside with the recipient only while serving as 14 the responsible party. The delegated responsible party is not 15 required to reside with the recipient while serving as the 16 17 responsible party if adequate supervision and monitoring are provided for as part of the person's individual service plan 18 19 under a home and community-based waiver program or in 20 conjunction with a home care targeted case management service provider or other case manager. The responsible party must 21 22 assure that the delegate performs the functions of the responsible party, is identified at the time of the assessment, 23 and is listed on the service agreement and the care plan. 24 25 Foster care license holders may be designated the responsible party for residents of the foster care home if case management 26 27 is provided as required in section 256B.0625, subdivision 19a. For persons who, as of April 1, 1992, are sharing personal care 28 assistant services in order to obtain the availability of 29 30 24-hour coverage, an employee of the personal care provider 31 organization may be designated as the responsible party if case management is provided as required in section 256B.0625, 32 33 subdivision 19a.

(1) "Service plan" means a written description of the
services needed based on the assessment developed by the nurse
who conducts the assessment together with the recipient or

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1 responsible party. The service plan shall include a description
2 of the covered home care services, frequency and duration of
3 services, and expected outcomes and goals. The recipient and
4 the provider chosen by the recipient or responsible party must
5 be given a copy of the completed service plan within 30 calendar
6 days of the request for home care services by the recipient or
7 responsible party.

8 (m) "Skilled nurse visits" are provided in a recipient's 9 residence under a plan of care or service plan that specifies a 10 level of care which the nurse is qualified to provide. These 11 services are:

(1) nursing services according to the written plan of care
or service plan and accepted standards of medical and nursing
practice in accordance with chapter 148;

(2) services which due to the recipient's medical condition
may only be safely and effectively provided by a registered
nurse or a licensed practical nurse;

(3) assessments performed only by a registered nurse; and
(4) teaching and training the recipient, the recipient's
family, or other caregivers requiring the skills of a registered
nurse or licensed practical nurse.

(n) "Telehomecare" means the use of telecommunications technology by a home health care professional to deliver home health care services, within the professional's scope of practice, to a patient located at a site other than the site where the practitioner is located.

Sec. 13. Minnesota Statutes 2004, section 256B.0627,
subdivision 4, is amended to read:

29 Subd. 4. [PERSONAL CARE ASSISTANT SERVICES.] (a) The personal care assistant services that are eligible for payment 30 are services and supports furnished to an individual, as needed, 31 to assist in accomplishing activities of daily living; 32 instrumental activities of daily living; health-related 33 34 functions through hands-on assistance, supervision, and cuing; 35 and redirection and intervention for behavior including 36 observation and monitoring.

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(b) Payment for services will be made within the limits 1 approved using the prior authorized process established in 2 subdivision 5. 3 (c) The amount and type of services authorized shall be 4 based on an assessment of the recipient's needs in these areas: 5 (1) bowel and bladder care; 6 (2) skin care to maintain the health of the skin; 7 (3) repetitive maintenance range of motion, muscle 8 strengthening exercises, and other tasks specific to maintaining 9 a recipient's optimal level of function; 10 (4) respiratory assistance; 11 (5) transfers and ambulation; 12 (6) bathing, grooming, and hairwashing necessary for 13 personal hygiene; 14 (7) turning and positioning; 15 (8) assistance with furnishing medication that is 16 17 self-administered; (9) application and maintenance of prosthetics and 18 orthotics; 19 20 (10) cleaning medical equipment; (11) dressing or undressing; 21 (12) assistance with eating and meal preparation and 22 necessary grocery shopping; 23 (13) accompanying a recipient to obtain medical diagnosis 24 25 or treatment; (14) assisting, monitoring, or prompting the recipient to 26 27 complete the services in clauses (1) to (13); 28 (15) redirection, monitoring, and observation that are medically necessary and an integral part of completing the 29 personal care assistant services described in clauses (1) to 30 31 (14);32 (16) redirection and intervention for behavior, including 33 observation and monitoring; (17) interventions for seizure disorders, including 34 35 monitoring and observation if the recipient has had a seizure that requires intervention within the past three months; 36

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1 (18) tracheostomy suctioning using a clean procedure if the 2 procedure is properly delegated by a registered nurse. Before 3 this procedure can be delegated to a personal care assistant, a 4 registered nurse must determine that the tracheostomy suctioning 5 can be accomplished utilizing a clean rather than a sterile 6 procedure and must ensure that the personal care assistant has 7 been taught the proper procedure; and

(19) incidental household services that are an integral 8 part of a personal care service described in clauses (1) to (18). 9 For purposes of this subdivision, monitoring and observation 10 means watching for outward visible signs that are likely to 11 occur and for which there is a covered personal care service or 12 an appropriate personal care intervention. For purposes of this 13 14 subdivision, a clean procedure refers to a procedure that reduces the numbers of microorganisms or prevents or reduces the 15 transmission of microorganisms from one person or place to 16 17 another. A clean procedure may be used beginning 14 days after insertion. 18

(d) The personal care assistant services that are noteligible for payment are the following:

(1) services not-ordered-by-the-physician provided without
a physician's determination of medical necessity as required by
section 256B.0625, subdivision 19c. The determination must be
in the recipient's file at the time claims are submitted for
payment;

(2) assessments by personal care assistant provider
 organizations or by independently enrolled registered nurses;

(3) services that are not in the service plan;
(4) services provided by the recipient's spouse, legal
guardian for an adult or child recipient, or parent of a
recipient under age 18;

(5) services provided by a foster care provider of a
recipient who cannot direct the recipient's own care, unless
monitored by a county or state case manager under section
256B.0625, subdivision 19a;

36 (6) services provided by the residential or program license

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1 holder in a residence for more than four persons;

2 (7) services that are the responsibility of a residential
3 or program license holder under the terms of a service agreement
4 and administrative rules;

5 (8) st

(8) sterile procedures;

6 (9) injections of fluids into veins, muscles, or skin;

7 (10) homemaker services that are not an integral part of a
8 personal care assistant services;

9 (11) home maintenance or chore services;

10 (12) services not specified under paragraph (a); and
11 (13) services not authorized by the commissioner or the
12 commissioner's designee.

(e) The recipient or responsible party may choose to 13 supervise the personal care assistant or to have a qualified 14 professional, as defined in section 256B.0625, subdivision 19c, 15 provide the supervision. As required under section 256B.0625, 16 17 subdivision 19c, the county public health nurse, as a part of the assessment, will assist the recipient or responsible party 18 19 to identify the most appropriate person to provide supervision of the personal care assistant. Health-related delegated tasks 20 performed by the personal care assistant will be under the 21 22 supervision of a qualified professional or the direction of the recipient's physician. If the recipient has a qualified 23 professional, Minnesota Rules, part 9505.0335, subpart 4, 24 applies. 25

26 (f) In order to be paid for personal care services,
27 personal care provider organizations, and personal care choice
28 providers are required:

29 (1) to maintain a recipient file for each recipient for
30 whom services are being billed that contains:

(i) the current physician's determination of medical
necessity as required by section 256B.0625, subdivision 19c;
(ii) the service plan, including the monthly authorized

34 hours, or flexible use plan;

(iii) the care plan, signed by the recipient and the
 qualified professional, if required or designated, detailing the

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personal care services to be provided; 1 (iv) documentation, on a form approved by the commissioner 2 3 and signed by the personal care assistant, specifying the day, month, year, arrival, and departure times, with AM and PM 4 notation, for all services provided to the recipient. The form 5 must include a notice that it is a federal crime to provide 6 false information on personal care service billings for medical 7 assistance payment; and 8 (v) all notices to the recipient regarding personal care 9 service use exceeding authorized hours; and 10 (2) to communicate, by telephone if available, and in 11 writing, with the recipient or the responsible party about the 12 schedule for use of authorized hours and to notify the recipient 13 14 and the county public health nurse in advance and as soon as possible, on a form approved by the commissioner, if the monthly 15 number of hours authorized is likely to be exceeded for the 16 month. 17 18 (g) The commissioner shall establish an ongoing audit 19 process for potential fraud and abuse for personal care assistant services. The audit process must include, at a 20 21 minimum, a requirement that the documentation of hours of care 22 provided be on a form approved by the commissioner and include 23 the personal care assistant's signature attesting that the hours 24 shown on each bill were provided by the personal care assistant 25 on the dates and the times specified. 26 Sec. 14. Minnesota Statutes 2004, section 256B.0627, 27 subdivision 5, is amended to read: Subd. 5. [LIMITATION ON PAYMENTS.] Medical assistance 28 payments for home care services shall be limited according to 29 this subdivision. 30 (a) [LIMITS ON SERVICES WITHOUT PRIOR AUTHORIZATION.] A 31 32 recipient may receive the following home care services during a 33 calendar year: (1) up to two face-to-face assessments to determine a 34 35 recipient's need for personal care assistant services; 36 (2) one service update done to determine a recipient's need

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1 for personal care assistant services; and

2

(3) up to nine skilled nurse visits.

3 (b) [PRIOR AUTHORIZATION; EXCEPTIONS.] All home care 4 services above the limits in paragraph (a) must receive the 5 commissioner's prior authorization, except when:

6 (1) the home care services were required to treat an emergency medical condition that if not immediately treated 7 could cause a recipient serious physical or mental disability, 8 9 continuation of severe pain, or death. The provider must request retroactive authorization no later than five working 10 days after giving the initial service. The provider must be 11 able to substantiate the emergency by documentation such as 12 reports, notes, and admission or discharge histories; 13

14 (2) the home care services were provided on or after the 15 date on which the recipient's eligibility began, but before the 16 date on which the recipient was notified that the case was 17 opened. Authorization will be considered if the request is 18 submitted by the provider within 20 working days of the date the 19 recipient was notified that the case was opened;

(3) a third-party payor for home care services has denied
or adjusted a payment. Authorization requests must be submitted
by the provider within 20 working days of the notice of denial
or adjustment. A copy of the notice must be included with the
request;

(4) the commissioner has determined that a county or statehuman services agency has made an error; or

(5) the professional nurse determines an immediate need for
up to 40 skilled nursing or home health aide visits per calendar
year and submits a request for authorization within 20 working
days of the initial service date, and medical assistance is
determined to be the appropriate payer.

32 (c) [RETROACTIVE AUTHORIZATION.] A request for retroactive 33 authorization will be evaluated according to the same criteria 34 applied to prior authorization requests.

35 (d) [ASSESSMENT AND SERVICE PLAN.] Assessments under 36 section 256B.0627, subdivision 1, paragraph (a), shall be

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conducted initially, and at least annually thereafter, in person 1 with the recipient and result in a completed service plan using 2 forms specified by the commissioner. Within 30 days of 3 recipient or responsible party request for home care services, 4 the assessment, the service plan, and other information 5 necessary to determine medical necessity such as diagnostic or 6 testing information, social or medical histories, and hospital 7 or facility discharge summaries shall be submitted to the 8 commissioner. Notwithstanding the provisions of section 9 256B.0627, subdivision 12, the commissioner shall maximize 10 federal financial participation to pay for public health nurse 11 assessments for personal care services. For personal care 12 assistant services: 13

(1) The amount and type of service authorized based upon
the assessment and service plan will follow the recipient if the
recipient chooses to change providers.

(2) If the recipient's medical need changes, the 17 recipient's provider may assess the need for a change in service 18 authorization and request the change from the county public 19 health nurse. Within 30 days of the request, the public health 20 nurse will determine whether to request the change in services 21 based upon the provider assessment, or conduct a home visit to 22 assess the need and determine whether the change is 23 appropriate. If the change in service need is due to a change 24 in medical condition, a new physician's determination of medical 25 necessity, required by section 256B.0625, subdivision 19c, must 26 be obtained. 27

(3) To continue to receive personal care assistant services
after the first year, the recipient or the responsible party, in
conjunction with the public health nurse, may complete a service
update on forms developed by the commissioner according to
criteria and procedures in subdivision 1.

(e) [PRIOR AUTHORIZATION.] The commissioner, or the
commissioner's designee, shall review the assessment, service
update, request for temporary services, <u>request for flexible use</u>
<u>option</u>, service plan, and any additional information that is

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submitted. The commissioner shall, within 30 days after 1 receiving a complete request, assessment, and service plan, 2 authorize home care services as follows: 3

[HOME HEALTH SERVICES.] All home health services 4 (1) provided by a home health aide must be prior authorized by the 5 6 commissioner or the commissioner's designee. Prior 7 authorization must be based on medical necessity and cost-effectiveness when compared with other care options. 8 When home health services are used in combination with personal care 9 and private duty nursing, the cost of all home care services 10 shall be considered for cost-effectiveness. The commissioner 11 shall limit home health aide visits to no more than one visit 12 each per day. The commissioner, or the commissioner's designee, 13 may authorize up to two skilled nurse visits per day. 14

[PERSONAL CARE ASSISTANT SERVICES.] (i) All personal 15 (2) care assistant services and supervision by a qualified 16 professional, if requested by the recipient, must be prior 17 authorized by the commissioner or the commissioner's designee 18 except for the assessments established in paragraph (a). 19 The amount of personal care assistant services authorized must be 20 based on the recipient's home care rating. A child may not be 21 22 found to be dependent in an activity of daily living if because of the child's age an adult would either perform the activity 23 for the child or assist the child with the activity and the 24 amount of assistance needed is similar to the assistance 25 appropriate for a typical child of the same age. Based on 26 medical necessity, the commissioner may authorize: 27

(A) up to two times the average number of direct care hours 28 provided in nursing facilities for the recipient's comparable 29 30 case mix level; or

(B) up to three times the average number of direct care 31 32 hours provided in nursing facilities for recipients who have complex medical needs or are dependent in at least seven 33 activities of daily living and need physical assistance with 34 35 eating or have a neurological diagnosis; or

(C) up to 60 percent of the average reimbursement rate, as 36

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of July 1, 1991, for care provided in a regional treatment
 center for recipients who have Level I behavior, plus any
 inflation adjustment as provided by the legislature for personal
 care service; or

(D) up to the amount the commissioner would pay, as of July 5 1, 1991, plus any inflation adjustment provided for home care 6 services, for care provided in a regional treatment center for 7 recipients referred to the commissioner by a regional treatment 8 center preadmission evaluation team. For purposes of this 9 clause, home care services means all services provided in the 10 11 home or community that would be included in the payment to a regional treatment center; or 12

(E) up to the amount medical assistance would reimburse for
facility care for recipients referred to the commissioner by a
preadmission screening team established under section 256B.0911
or 256B.092; and

(F) a reasonable amount of time for the provision of
supervision by a qualified professional of personal care
assistant services, if a qualified professional is requested by
the recipient or responsible party.

(ii) The number of direct care hours shall be determined according to the annual cost report submitted to the department by nursing facilities. The average number of direct care hours, as established by May 1, 1992, shall be calculated and incorporated into the home care limits on July 1, 1992. These limits shall be calculated to the nearest quarter hour.

27 (iii) The home care rating shall be determined by the commissioner or the commissioner's designee based on information 28 29 submitted to the commissioner by the county public health nurse on forms specified by the commissioner. The home care rating 30 shall be a combination of current assessment tools developed 31 under sections 256B.0911 and 256B.501 with an addition for 32 seizure activity that will assess the frequency and severity of 33 34 seizure activity and with adjustments, additions, and clarifications that are necessary to reflect the needs and 35 conditions of recipients who need home care including children 36

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and adults under 65 years of age. The commissioner shall
 establish these forms and protocols under this section and shall
 use an advisory group, including representatives of recipients,
 providers, and counties, for consultation in establishing and
 revising the forms and protocols.

6 (iv) A recipient shall qualify as having complex medical 7 needs if the care required is difficult to perform and because 8 of recipient's medical condition requires more time than 9 community-based standards allow or requires more skill than 10 would ordinarily be required and the recipient needs or has one 11 or more of the following:

12 (A) daily tube feedings;

13 (B) daily parenteral therapy;

14 (C) wound or decubiti care;

(D) postural drainage, percussion, nebulizer treatments,
suctioning, tracheotomy care, oxygen, mechanical ventilation;
(E) catheterization;

18 (F) ostomy care;

19 (G) quadriplegia; or

(H) other comparable medical conditions or treatments the
commissioner determines would otherwise require institutional
care.

(v) A recipient shall qualify as having Level I behavior if
there is reasonable supporting evidence that the recipient
exhibits, or that without supervision, observation, or
redirection would exhibit, one or more of the following
behaviors that cause, or have the potential to cause:

28 (A) injury to the recipient's own body;

29 (B) physical injury to other people; or

30 (C) destruction of property.

(vi) Time authorized for personal care relating to Level I behavior in subclause (v), items (A) to (C), shall be based on the predictability, frequency, and amount of intervention required.

(vii) A recipient shall qualify as having Level II behavior
 if the recipient exhibits on a daily basis one or more of the

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1 following behaviors that interfere with the completion of
2 personal care assistant services under subdivision 4, paragraph
3 (a):

4

(A) unusual or repetitive habits;

5

(B) withdrawn behavior; or

6 (C) offensive behavior.

7 (viii) A recipient with a home care rating of Level II 8 behavior in subclause (vii), items (A) to (C), shall be rated as 9 comparable to a recipient with complex medical needs under 10 subclause (iv). If a recipient has both complex medical needs 11 and Level II behavior, the home care rating shall be the next 12 complex category up to the maximum rating under subclause (i), 13 item (B).

(3) [PRIVATE DUTY NURSING SERVICES.] All private duty
nursing services shall be prior authorized by the commissioner
or the commissioner's designee. Prior authorization for private
duty nursing services shall be based on medical necessity and
cost-effectiveness when compared with alternative care options.
The commissioner may authorize medically necessary private duty
nursing services in quarter-hour units when:

(i) the recipient requires more individual and continuous
 care than can be provided during a nurse visit; or

(ii) the cares are outside of the scope of services that
can be provided by a home health aide or personal care assistant.
The commissioner may authorize:

(A) up to two times the average amount of direct care hours 26 provided in nursing facilities statewide for case mix 27 28 classification "K" as established by the annual cost report submitted to the department by nursing facilities in May 1992; 29 30 (B) private duty nursing in combination with other home 31 care services up to the total cost allowed under clause (2); (C) up to 16 hours per day if the recipient requires more 32 nursing than the maximum number of direct care hours as 33 established in item (A) and the recipient meets the hospital 34 admission criteria established under Minnesota Rules, parts 35

9505.0501 to 9505.0540.

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The commissioner may authorize up to 16 hours per day of 1 2 medically necessary private duty nursing services or up to 24 hours per day of medically necessary private duty nursing 3 services until such time as the commissioner is able to make a 4 determination of eligibility for recipients who are 5 cooperatively applying for home care services under the 6 7 community alternative care program developed under section 256B.49, or until it is determined by the appropriate regulatory 8 agency that a health benefit plan is or is not required to pay 9 for appropriate medically necessary health care services. 10 Recipients or their representatives must cooperatively assist 11 the commissioner in obtaining this determination. Recipients 12 who are eligible for the community alternative care program may 13 not receive more hours of nursing under this section than would 14 otherwise be authorized under section 256B.49. 15

[VENTILATOR-DEPENDENT RECIPIENTS.] If the recipient is 16 (4) 17 ventilator-dependent, the monthly medical assistance authorization for home care services shall not exceed what the 18 commissioner would pay for care at the highest cost hospital 19 designated as a long-term hospital under the Medicare program. 20 For purposes of this clause, home care services means all 21 22 services provided in the home that would be included in the payment for care at the long-term hospital. 23

24 "Ventilator-dependent" means an individual who receives
25 mechanical ventilation for life support at least six hours per
26 day and is expected to be or has been dependent for at least 30
27 consecutive days.

[PRIOR AUTHORIZATION; TIME LIMITS.] The commissioner 28 (f) or the commissioner's designee shall determine the time period 29 30 for which a prior authorization shall be effective and, if flexible use has been requested, whether to allow the flexible 31 If the recipient continues to require home care 32 use option. 33 services beyond the duration of the prior authorization, the 34 home care provider must request a new prior authorization. Under no circumstances, other than the exceptions in paragraph 35 (b), shall a prior authorization be valid prior to the date the 36

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1 commissioner receives the request or for more than 12 months. A
2 recipient who appeals a reduction in previously authorized home
3 care services may continue previously authorized services, other
4 than temporary services under paragraph (h), pending an appeal
5 under section 256.045. The commissioner must provide a detailed
6 explanation of why the authorized services are reduced in amount
7 from those requested by the home care provider.

8 [APPROVAL OF HOME CARE SERVICES.] The commissioner or (g) the commissioner's designee shall determine the medical 9 necessity of home care services, the level of caregiver 10 according to subdivision 2, and the institutional comparison 11 12 according to this subdivision, the cost-effectiveness of services, and the amount, scope, and duration of home care 13 services reimbursable by medical assistance, based on the 14 15 assessment, primary payer coverage determination information as required, the service plan, the recipient's age, the cost of 16 17 services, the recipient's medical condition, and diagnosis or disability. The commissioner may publish additional criteria 18 for determining medical necessity according to section 256B.04. 19

[PRIOR AUTHORIZATION REQUESTS; TEMPORARY SERVICES.] 20 (h) 21 The agency nurse, the independently enrolled private duty nurse, or county public health nurse may request a temporary 22 23 authorization for home care services by telephone. The 24 commissioner may approve a temporary level of home care services based on the assessment, and service or care plan information, 25 26 and primary payer coverage determination information as required. 27 Authorization for a temporary level of home care services including nurse supervision is limited to the time specified by 28 the commissioner, but shall not exceed 45 days, unless extended 29 30 because the county public health nurse has not completed the 31 required assessment and service plan, or the commissioner's 32 determination has not been made. The level of services authorized under this provision shall have no bearing on a 33 future prior authorization. 34

35 (i) [PRIOR AUTHORIZATION REQUIRED IN FOSTER CARE SETTING.]
36 Home care services provided in an adult or child foster care

setting must receive prior authorization by the department
 according to the limits established in paragraph (a).

3 The commissioner may not authorize:

4 (1) home care services that are the responsibility of the
5 foster care provider under the terms of the foster care
6 placement agreement and administrative rules;

7 (2) personal care assistant services when the foster care 8 license holder is also the personal care provider or personal 9 care assistant unless the recipient can direct the recipient's 10 own care, or case management is provided as required in section 11 256B.0625, subdivision 19a;

(3) personal care assistant services when the responsible party is an employee of, or under contract with, or has any direct or indirect financial relationship with the personal care provider or personal care assistant, unless case management is provided as required in section 256B.0625, subdivision 19a; or

(4) personal care assistant and private duty nursing
services when the number of foster care residents is greater
than four unless the county responsible for the recipient's
foster placement made the placement prior to April 1, 1992,
requests that personal care assistant and private duty nursing
services be provided, and case management is provided as
required in section 256B.0625, subdivision 19a.

Sec. 15. Minnesota Statutes 2004, section 256B.0627,
subdivision 9, is amended to read:

[OPTION FOR FLEXIBLE USE OF PERSONAL CARE 26 Subd. 9. ASSISTANT HOURS.] (a) "Flexible use option" means the scheduled 27 use of authorized hours of personal care assistant services, 28 29 which vary within the-length-of-the a service authorization period covering no more than six months, in order to more 30 effectively meet the needs and schedule of the 31 recipient. Authorized hours not used within the six-month 32 period may not be carried over to another time period. The 33 34 flexible use of personal care assistant hours for a six-month period must be prior authorized by the commissioner, based on a 35 request submitted on a form approved by the commissioner. The 36

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request must include the assessment and the annual service plan
 prepared by the county public health nurse.

3 (b) The recipient or responsible party, together with the case manager, if the recipient has case management services, and 4 the county public health nurse, shall determine whether flexible 5 use is an appropriate option based on the needs, abilities, 6 7 preferences, and history of service use of the recipient or responsible party, and if appropriate, must ensure that the 8 allocation of hours covers the ongoing needs of the recipient 9 10 over an entire year divided into two six-month periods of flexible use. 11

(c) If prior authorized, recipients may use their approved 12 hours flexibly within the service authorization period for 13 medically necessary covered services specified in the assessment 14 required in subdivision 1. The flexible use of authorized hours 15 does not increase the total amount of authorized hours available 16 to a recipient as determined under subdivision 5. The 17 commissioner shall not authorize additional personal care 18 assistant services to supplement a service authorization that is 19 20 exhausted before the end date under a flexible service use plan, 21 unless the county public health nurse determines a change in condition and a need for increased services is established. 22 23 (b) (d) The personal care provider organization and the

24 recipient or responsible party7-together-with-the-provider7 must work-to-monitor-and-document-the-use-of-authorized-hours-and 25 26 ensure-that-a-recipient-is-able-to-manage-services-effectively 27 throughout-the-authorized-period---Upon-request-of-the-recipient 28 or-responsible-party,-the-provider-must-furnish-regular-updates 29 to-the-recipient-or-responsible-party-on-the-amount-of-personal eare-assistant-services-used develop a written month-to-month 30 31 plan of the projected use of personal care assistant services that is part of the care plan and ensures: 32

33 (1) that the health and safety needs of the recipient will
34 be met;

35 (2) that the total annual authorization will not be used
 36 before the end of the authorization period; and

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	1	(3) monthly monitoring will be conducted of hours used as a
~	2	percentage of the authorized amount.
· .	3	(e) The provider shall notify the recipient, the case
	4	manager, if the recipient has case management services, and the
	5	county public health nurse in advance and as soon as possible,
	6	on a form approved by the commissioner, if the monthly amount of
	7	hours authorized is likely to be exceeded for the month.
	8	(f) The commissioner shall provide written notice to the
	9	provider, the recipient or responsible party, the county case
	10	manager, if the recipient has case management services, and the
	11	county public health nurse, when a flexible use recipient
	12	exceeds the personal care service authorization for the month by
_	13	an amount determined by the commissioner. If the use of hours
	14	exceeds the monthly service authorization by the amount
	15	determined by the commissioner for two months during any
	16	three-month period, the commissioner shall notify the recipient
	17	and the county public health nurse that the flexible use
	18	authorization will be revoked beginning the following month.
	19	The revocation will not become effective if, within ten working
	20	days of the commissioner's notice of flexible use revocation,
	21	the county public health nurse requests prior authorization for
	22	an increase in the service authorization and continuation of the
~	23	flexible use option, or the recipient appeals and assistance
	24	pending appeal is ordered. The commissioner shall determine
	25	whether to approve the increase and continued flexible use.
	26	(g) The recipient or responsible party may stop the
	27	flexible use of hours by notifying the provider and county
	28	public health nurse in writing.
	29	(h) The recipient or responsible party may appeal the
	30	commissioner's action according to section 256.045. The denial
	31	or revocation of the flexible use option shall not affect the
	32	recipient's authorized level of personal care assistant services
	33	as determined under subdivision 5.
	34	Sec. 16. Minnesota Statutes 2004, section 256B.0627, is
	35	amended by adding a subdivision to read:
	36	Subd. 18. [OVERSIGHT OF ENROLLED PERSONAL CARE ASSISTANT
	Ar	ticle 4 Section 16 155

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SERVICES PROVIDERS.] <u>The commissioner may request from providers</u>
 <u>documentation of compliance with laws, rules, and policies</u>
 <u>governing the provision of personal care assistant services.</u> <u>A</u>

4 personal care assistant service provider must provide the

5 requested documentation to the commissioner within ten business

6 days of the request. Failure to provide information to

7 demonstrate substantial compliance with laws, rules, or policies
8 may result in suspension, denial, or termination of the provider
9 agreement.

Sec. 17. Minnesota Statutes 2004, section 256B.15,
subdivision 1, is amended to read:

Subdivision 1. [POLICY, APPLICABILITY, PURPOSE, AND CONSTRUCTION; DEFINITION.] (a) It is the policy of this state that individuals or couples, either or both of whom participate in the medical assistance program, use their own assets to pay their share of the total cost of their care during or after their enrollment in the program according to applicable federal law and the laws of this state. The following provisions apply:

(1) subdivisions 1c to 1k shall not apply to claims arising
under this section which are presented under section 525.313;

(2) the provisions of subdivisions 1c to 1k expanding the
interests included in an estate for purposes of recovery under
this section give effect to the provisions of United States
Code, title 42, section 1396p, governing recoveries, but do not
give rise to any express or implied liens in favor of any other
parties not named in these provisions;

(3) the continuation of a recipient's life estate or joint
tenancy interest in real property after the recipient's death
for the purpose of recovering medical assistance under this
section modifies common law principles holding that these
interests terminate on the death of the holder;

(4) all laws, rules, and regulations governing or involved
 with a recovery of medical assistance shall be liberally
 construed to accomplish their intended purposes;

(5) a deceased recipient's life estate and joint tenancy
 interests continued under this section shall be owned by the

remaindermen or surviving joint tenants as their interests may 1 2 appear on the date of the recipient's death. They shall not be merged into the remainder interest or the interests of the 3 surviving joint tenants by reason of ownership. They shall be 4 subject to the provisions of this section. Any conveyance, 5 transfer, sale, assignment, or encumbrance by a remainderman, a 6 surviving joint tenant, or their heirs, successors, and assigns 7 shall be deemed to include all of their interest in the deceased 8 recipient's life estate or joint tenancy interest continued 9 under this section; and 10

(6) the provisions of subdivisions 1c to 1k continuing a 11 recipient's joint tenancy interests in real property after the 12 recipient's death do not apply to a homestead owned of record, 13 on the date the recipient dies, by the recipient and the 14 recipient's spouse as joint tenants with a right of 15 survivorship. Homestead means the real property occupied by the 16 17 surviving joint tenant spouse as their sole residence on the date the recipient dies and classified and taxed to the 18 recipient and surviving joint tenant spouse as homestead 19 property for property tax purposes in the calendar year in which 20 the recipient dies. For purposes of this exemption, real 21 property the recipient and their surviving joint tenant spouse 22 purchase solely with the proceeds from the sale of their prior 23 homestead, own of record as joint tenants, and qualify as 24 25 homestead property under section 273.124 in the calendar year in which the recipient dies and prior to the recipient's death 26 shall be deemed to be real property classified and taxed to the 27 recipient and their surviving joint tenant spouse as homestead 28 property in the calendar year in which the recipient dies. The 29 surviving spouse, or any person with personal knowledge of the 30 facts, may provide an affidavit describing the homestead 31 property affected by this clause and stating facts showing 32 33 compliance with this clause. The affidavit shall be prima facie evidence of the facts it states. 34

35 (b) The commissioner shall release liens arising under
 36 notices of potential claims under this section and medical

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assistance liens under sections 514.980 to 514.985, against life 1 2 estates and jointly owned interests a remainderman or surviving 3 joint tenant has in farm and income-producing property the deceased recipient owned of record on the date of the 4 recipient's death under the following conditions: 5 (1) the farm property is real property for which all of the 6 7 following apply continuously for a period beginning at least three years before the calendar year in which the recipient 8 first received long-term care medical assistance through the 9 10 date of the recipient's death: (i) the remainderman or surviving joint tenant is a farmer, 11 as defined in section 500.24, subdivision 2, paragraph (n), and 12 is engaged in farming, as defined in section 500.24, subdivision 13 14 2, paragraph (a); 15 (ii) all of the land is a family farm as defined in section 500.24, subdivision 2, paragraph (b); and 16 17 (iii) all of the land is classified and taxed as class 2a 18 agricultural land under section 273.13, subdivision 23, paragraph (a), for property tax purposes; and 19 20 (2) the income-producing property is real property for 21 which all of the following apply continuously for a period 22 beginning at least three years before the calendar year in which 23 the recipient first received long-term care medical assistance through the date of the recipient's death: 24 25 (i) no part of the property is classified or taxed as 26 homestead property for property tax purposes, provided that if 27 the property is classified and taxed as both homestead and 28 nonhomestead property, the portion of the property classified and taxed as nonhomestead property shall be considered to 29 30 satisfy this requirement; 31 (ii) all of the property is classified and taxed as class 1c property under section 273.13, subdivision 22, paragraph (c), 32 except that part of the class 1c property that is a dwelling 33 occupied as a homestead; class 3a or 3b commercial or industrial 34 35 property under section 273.13, subdivision 24; or as class 4a or 36 4c property classified under section 273.13, subdivision 25,

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paragraphs (a) and (d), for property tax purposes; and 1 2 (iii) the business, profession, or occupation in which the real property is used is the primary business, profession, or 3 occupation of the remainderman or surviving joint tenant and the 4 real property is used solely for that business, profession, or 5 6 occupation. A primary business, profession, or occupation is one the ongoing operation of which provides at least 65 percent 7 of a person's gross income for federal income tax purposes for 8 9 the calendar year.

10 (c) For purposes of this section, "medical assistance" 11 includes the medical assistance program under this chapter and 12 the general assistance medical care program under chapter 256D 13 and but does not include the alternative care program for 14 nonmedical assistance recipients under section 256B.0913.

15 [EFFECTIVE DATE.] The amendments in this section relating 16 to the alternative care program are effective retroactively from 17 July 1, 2003, and apply to the estates of decedents who die on 18 or after that date. The remaining amendments in this section 19 are effective July 1, 2005, and apply to the estates of 20 decedents who die on or after that date.

Sec. 18. Minnesota Statutes 2004, section 256B.15,
subdivision 1a, is amended to read:

Subd. 1a. [ESTATES SUBJECT TO CLAIMS.] If a person 23 receives any medical assistance hereunder, on the person's 24 25 death, if single, or on the death of the survivor of a married couple, either or both of whom received medical assistance, or 26 27 as otherwise provided for in this section, the total amount paid for medical assistance rendered for the person and spouse shall 28 be filed as a claim against the estate of the person or the 29 30 estate of the surviving spouse in the court having jurisdiction to probate the estate or to issue a decree of descent according 31 to sections 525.31 to 525.313. 32

A claim shall be filed if medical assistance was rendered
for either or both persons under one of the following
circumstances:

36 (a) the person was over 55 years of age, and received

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services under this chapter, excluding alternative care;

(b) the person resided in a medical institution for six
months or longer, received services under this chapter,
<u>excluding alternative care</u>, and, at the time of
institutionalization or application for medical assistance,
whichever is later, the person could not have reasonably been
expected to be discharged and returned home, as certified in
writing by the person's treating physician. For purposes of

10 nursing facility, intermediate care facility, intermediate care 11 facility for persons with mental retardation, nursing facility, 12 or inpatient hospital; or

this section only, a "medical institution" means a skilled

13 (c) the person received general assistance medical care
14 services under chapter 256D.

The claim shall be considered an expense of the last 15 illness of the decedent for the purpose of section 524.3-805. 16 Any statute of limitations that purports to limit any county 17 agency or the state agency, or both, to recover for medical 18 assistance granted hereunder shall not apply to any claim made 19 hereunder for reimbursement for any medical assistance granted 20 hereunder. Notice of the claim shall be given to all heirs and 21 devisees of the decedent whose identity can be ascertained with 22 reasonable diligence. The notice must include procedures and 23 instructions for making an application for a hardship waiver 24 25 under subdivision 5; time frames for submitting an application and determination; and information regarding appeal rights and 26 procedures. Counties are entitled to one-half of the nonfederal 27 share of medical assistance collections from estates that are 28 29 directly attributable to county effort. Counties-are-entitled 30 to-ten-percent-of-the-collections-for-alternative-care-directly 31 attributable-to-county-effort.

32 [EFFECTIVE DATE.] The amendments in this section relating 33 to the alternative care program are effective retroactively from 34 July 1, 2003, and apply to the estates of decedents who die on 35 or after that date.

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6 Sec. 19. Minnesota Statutes 2004, section 256B.15,

1 subdivision 2, is amended to read:

2 Subd. 2. [LIMITATIONS ON CLAIMS.] The claim shall include only the total amount of medical assistance rendered after age 3 55 or during a period of institutionalization described in 4 subdivision 1a, clause (b), and the total amount of general 5 assistance medical care rendered, and shall not include 6 7 interest. Claims that have been allowed but not paid shall bear 8 interest according to section 524.3-806, paragraph (d). A claim against the estate of a surviving spouse who did not receive 9 10 medical assistance, for medical assistance rendered for the predeceased spouse, is limited to the value of the assets of the 11 estate that were marital property or jointly owned property at 12 any time during the marriage. Claims-for-alternative-care-shall 13 14 be-net-of-all-premiums-paid-under-section-256B.09137-subdivision 15 127-on-or-after-July-17-20037-and-shall-be-limited-to-services 16 provided-on-or-after-July-1,-2003.

17 [EFFECTIVE DATE.] This section is effective retroactively
18 from July 1, 2003, for decedents dying on or after that date.
19 Sec. 20. Minnesota Statutes 2004, section 256B.431, is
20 amended by adding a subdivision to read:

21 <u>Subd. 41.</u> [NURSING FACILITY RATE INCREASES FOR SEPTEMBER 22 1, 2005, AND JULY 1, 2006.] (a) For the rate period beginning 23 <u>September 1, 2005, and the rate year beginning July 1, 2006, the</u> 24 <u>commissioner shall make available to each nursing facility</u> 25 <u>reimbursed under this section or section 256B.434 an adjustment</u> 26 equal to two percent of the total operating payment rate.

27 (b) Money resulting from the rate adjustment under paragraph (a) must be used to increase wages and benefits and 28 pay associated costs for employees, except management fees, the 29 30 administrator, and central office staff. Except as provided in paragraph (c), money received by a facility as a result of the 31 rate adjustment provided in paragraph (a) must be used only for 32 wage, benefit, and staff increases implemented on or after the 33 effective date of the rate increase each year, and must not be 34 used for increases implemented prior to that date. 35 (c) With respect only to the September 1, 2005, rate 36

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1	increase, a hospital-attached nursing facility that incurred
2	costs for salary and employee benefit increases first provided
3	after July 1, 2003, may count those costs towards the amount
4	required to be spent on salaries and benefits under paragraph
5	(b). These costs must be reported to the commissioner in the
6	form and manner specified by the commissioner.
7	(d) Nursing facilities may apply for the rate adjustment
8	under paragraph (a). The application must be made to the
9	commissioner and contain a plan by which the nursing facility
10	will distribute the funds according to paragraph (b). For
11	nursing facilities in which the employees are represented by an
12	exclusive bargaining representative, an agreement negotiated and
13	agreed to by the employer and the exclusive bargaining
14	representative constitutes the plan. A negotiated agreement may
15	constitute the plan only if the agreement is finalized after the
16	date of enactment of all increases for the rate year and signed
17	by both parties prior to submission to the commissioner. The
18	commissioner shall review the plan to ensure that the rate
19	adjustments are used as provided in paragraph (b). To be
20	eligible, a facility must submit its distribution plan by
21	December 31 each year. If a facility's distribution plan is
22	effective after the first day of the applicable rate period that
23	the funds are available, the rate adjustments are effective the
24	same date as the facility's plan.
25	(e) A copy of the approved distribution plan must be made
26	available to all employees by giving each employee a copy or by
27	posting a copy in an area of the nursing facility to which all
28	employees have access. If an employee does not receive the wage
29	and benefit adjustment described in the facility's approved plan
30	and is unable to resolve the problem with the facility's
31	management or through the employee's union representative, the
32	employee may contact the commissioner at an address or telephone
33	number provided by the commissioner and included in the approved

34 <u>plan.</u>

35 Sec. 21. Minnesota Statutes 2004, section 256B.431, is 36 amended by adding a subdivision to read:

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1 Subd. 42. [SINGLE-BED ROOM PAYMENT RATE.] (a) Beginning July 1, 2005, the operating payment rate for nursing facilities 2 3 reimbursed under this section or section 256B.434 shall be 4 increased by five percent multiplied by the ratio of the number 5 of new single-bed rooms created divided by the number of active 6 beds on July 1, 2005, for each bed closure that results in the 7 creation of a single-bed room after July 1, 2005. (b) A nursing facility is prohibited from discharging 8 9 residents for purposes of establishing single-bed rooms. A 10 nursing facility must retain a statement from any resident

December 31, 2007, signed by the resident or the resident's designated responsible party, certifying the resident requests to move and is under no coercion to be discharged. This signed statement must be witnessed and signed by the local ombudsman.
The commissioner shall assess a monetary penalty of \$5,000 per occurrence against any nursing facility determined to have discharged a resident for purposes of establishing single-bed

discharged to another nursing facility between July 1, 2005, and

19 rooms.

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(c) If after the date of enactment of this section and 20 before December 31, 2007, more than 4,000 nursing home beds are 21 removed from service, a portion of the appropriation for nursing 22 23 homes shall be transferred to the alternative care program. The 24 amount of this transfer shall equal the number of beds removed 25 from service less 4,000, multiplied by the average monthly 26 per-person cost for alternative care, multiplied by 12, and further multiplied by .3. 27

(d) Savings that result from bed closures on or after July 28 29 1, 2005, that do not result in the establishment of single-bed 30 rooms and exceed the number of closures included in the February 31 2005 forecast shall not cancel to the general fund but are 32 appropriated to the commissioner for the medical assistance costs of nursing home moratorium exceptions approved by the 33 34 commissioner of health under section 144A.073. The commissioner 35 of health, in consultation with the commissioner of human services, shall publish a request for proposals under section 36

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144A.073, subdivision 2, when, in the determination of the 1 2 commissioner of health, sufficient funds are available under this paragraph. Money appropriated to the commissioner of human 3 4 services under this paragraph shall not cancel and shall be available until expended. 5 (e) For the rate year beginning July 1, 2005, the amount 6 nursing facilities receive for medically necessary single-bed 7 rooms under Minnesota Rules, part 9549.0070, subpart 3, shall be 8 9 up to 114.365 percent of the established total payment rate for the resident. For the rate year beginning July 1, 2006, the 10 amount nursing facilities receive for medically necessary 11 single-bed rooms under Minnesota Rules, part 9549.0070, subpart 12 3, shall be up to 114.75 percent of the established total 13 14 payment rate for the resident. For the rate years beginning on or after July 1, 2007, the single-bed payment rate shall be up 15 to 115 percent of the established total payment rate for the 16 resident. 17 Sec. 22. Minnesota Statutes 2004, section 256B.434, 18 19 subdivision 4, is amended to read: 20 Subd. 4. [ALTERNATE RATES FOR NURSING FACILITIES.] (a) For 21 nursing facilities which have their payment rates determined 22 under this section rather than section 256B.431, the commissioner shall establish a rate under this subdivision. 23 The 24 nursing facility must enter into a written contract with the 25 commissioner. 26 (b) A nursing facility's case mix payment rate for the first rate year of a facility's contract under this section is 27 the payment rate the facility would have received under section 28 256B.431. 29 (c) A nursing facility's case mix payment rates for the 30 31 second and subsequent years of a facility's contract under this section are the previous rate year's contract payment rates plus 32 an inflation adjustment and, for facilities reimbursed under 33 this section or section 256B.431, an adjustment to include the 34 35 cost of any increase in Health Department licensing fees for the

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facility taking effect on or after July 1, 2001. The index for

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the inflation adjustment must be based on the change in the 1 Consumer Price Index-All Items (United States City average) 2 (CPI-U) forecasted by the commissioner of finance's national 3 economic consultant, as forecasted in the fourth quarter of the 4 calendar year preceding the rate year. The inflation adjustment 5 must be based on the 12-month period from the midpoint of the 6 previous rate year to the midpoint of the rate year for which 7 the rate is being determined. For the rate years beginning on 8 July 1, 1999, July 1, 2000, July 1, 2001, July 1, 2002, July 1, 9 10 2003, and July 1, 2004, July 1, 2005, and July 1, 2006, this paragraph shall apply only to the property-related payment rate, 11 except that adjustments to include the cost of any increase in 12 Health Department licensing fees taking effect on or after July 13 1, 2001, shall be provided. In determining the amount of the 14 15 property-related payment rate adjustment under this paragraph, the commissioner shall determine the proportion of the 16 17 facility's rates that are property-related based on the facility's most recent cost report. 18

19 (d) The commissioner shall develop additional 20 incentive-based payments of up to five percent above the standard contract rate for achieving outcomes specified in each 21 22 contract. The specified facility-specific outcomes must be 23 measurable and approved by the commissioner. The commissioner may establish, for each contract, various levels of achievement 24 25 within an outcome. After the outcomes have been specified the commissioner shall assign various levels of payment associated 26 27 with achieving the outcome. Any incentive-based payment cancels if there is a termination of the contract. In establishing the 28 specified outcomes and related criteria the commissioner shall 29 30 consider the following state policy objectives:

31 (1) improved cost effectiveness and quality of life as 32 measured by improved clinical outcomes;

33 (2) successful diversion or discharge to community alternatives; 34

(3) decreased acute care costs; 35

36 (4) improved consumer satisfaction;

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[COUNSEL ] DG SC4101 04/26/05 (5) the achievement of quality; or 1 (6) any additional outcomes proposed by a nursing facility 2 that the commissioner finds desirable. 3 Sec. 23. Minnesota Statutes 2004, section 256B.434, is 4 amended by adding a subdivision to read: 5 Subd. 4f. [RATE INCREASE EFFECTIVE JULY 1, 2005.] For the 6 rate year beginning July 1, 2005, a facility in Ramsey County 7 licensed for 180 beds shall have its operating payment rate as 8 determined under this section and in effect on June 30, 2005, 9 increased by \$2.49. The increase under this subdivision shall 10 be included in the facility's total payment rates for the 11 purposes of determining future rates under this section or any 12 other section. 13 Sec. 24. Minnesota Statutes 2004, section 256B.440, is 14 amended by adding a subdivision to read: 15 Sub. 4. [CONTINUED SYSTEM DEVELOPMENT.] (a) The 16 commissioner shall continue developmental work on a new nursing 17 home reimbursement system and present recommendations for a new 18 19 system to the legislature by January 15, 2006. The new system shall comply with subdivisions 1 and 2. 20 (b) Nursing facilities shall continue to file, and the 21 commissioner shall continue to collect and audit, annual cost 22 reports under the conditions specified in subdivision 3. 23 (c) Notwithstanding any contrary provisions of chapter 16C, 24 the commissioner may, within the limits of appropriations 25 specifically available for this purpose, extend contracts 26 previously negotiated for consulting work on development of the 27 new reimbursement system. 28 Sec. 25. Minnesota Statutes 2004, section 256B.5012, is 29 30 amended by adding a subdivision to read: Subd. 6. [ICF/MR RATE INCREASES BEGINNING SEPTEMBER 1, 31 2005, AND JULY 1, 2006.] (a) For the rate periods beginning 32 September 1, 2005, and July 1, 2006, the commissioner shall make 33 available to each facility reimbursed under this section an 34 35 adjustment to the total operating payment rate of two percent. 36 (b) Money resulting from the rate adjustment under

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	1	paragraph (a) must be used to increase wages and benefits and
	2	pay associated costs for employees, except for administrative
	3	and central office employees. Money received by a facility as a
	4	result of the rate adjustment provided in paragraph (a) must be
	5	used only for wage, benefit, and staff increases implemented on
	6	or after the effective date of the rate increase each year, and
	7	must not be used for increases implemented prior to that date.
	8	(c) For each facility, the commissioner shall make
	9	available an adjustment using the percentage specified in
	10	paragraph (a) multiplied by the total payment rate, excluding
	11	the property-related payment rate, in effect on the preceding
	12	day. The total payment rate shall include the adjustment
	13	provided in section 256B.501, subdivision 12.
	14	(d) A facility whose payment rates are governed by closure
	15	agreements, receivership agreements, or Minnesota Rules, part
	16	9553.0075, is not eligible for an adjustment otherwise granted
	17	under this subdivision.
	18	(e) A facility may apply for the payment rate adjustment
	19	provided under paragraph (a). The application must be made to
	20	the commissioner and contain a plan by which the facility will
	21	distribute the funds according to paragraph (b). For facilities
	22	in which the employees are represented by an exclusive
	23	bargaining representative, an agreement negotiated and agreed to
	24	by the employer and the exclusive bargaining representative
	25	constitutes the plan. A negotiated agreement may constitute the
	26	plan only if the agreement is finalized after the date of
	27	enactment of all rate increases for the rate year. The
	28	commissioner shall review the plan to ensure that the payment
~	29	rate adjustment per diem is used as provided in this
	30	subdivision. To be eligible, a facility must submit its plan by
	31	December 31 each year. If a facility's plan is effective for
	32	its employees after the first day of the applicable rate period
	33	that the funds are available, the payment rate adjustment per
	34	diem is effective the same date as its plan.
	35	(f) A copy of the approved distribution plan must be made
	36	available to all employees by giving each employee a copy or by
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	Ar	ticle 4 Section 25 167

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posting it in an area of the facility to which all employees
have access. If an employee does not receive the wage and
benefit adjustment described in the facility's approved plan and
is unable to resolve the problem with the facility's management
or through the employee's union representative, the employee may
contact the commissioner at an address or telephone number
provided by the commissioner and included in the approved plan.

8 Sec. 26. Minnesota Statutes 2004, section 256B.69,
9 subdivision 23, is amended to read:

Subd. 23. [ALTERNATIVE INTEGRATED LONG-TERM CARE SERVICES; 10 11 ELDERLY AND DISABLED PERSONS.] (a) The commissioner may implement demonstration projects to create alternative 12 13 integrated delivery systems for acute and long-term care 14 services to elderly persons and persons with disabilities as defined in section 256B.77, subdivision 7a, that provide 15 16 increased coordination, improve access to quality services, and 17 mitigate future cost increases. The commissioner may seek federal authority to combine Medicare and Medicaid capitation 18 payments for the purpose of such demonstrations. Medicare funds 19 and services shall be administered according to the terms and 20 conditions of the federal waiver and demonstration provisions. 21 For the purpose of administering medical assistance funds, 22 demonstrations under this subdivision are subject to 23 subdivisions 1 to 22. The provisions of Minnesota Rules, parts 24 9500.1450 to 9500.1464, apply to these demonstrations, with the 25 exceptions of parts 9500.1452, subpart 2, item B; and 9500.1457, 26 subpart 1, items B and C, which do not apply to persons 27 enrolling in demonstrations under this section. An initial open 28 enrollment period may be provided. Persons who disenroll from 29 demonstrations under this subdivision remain subject to 30 Minnesota Rules, parts 9500.1450 to 9500.1464. When a person is 31 enrolled in a health plan under these demonstrations and the 32 health plan's participation is subsequently terminated for any 33 reason, the person shall be provided an opportunity to select a 34 new health plan and shall have the right to change health plans 35 within the first 60 days of enrollment in the second health 36

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plan. Persons required to participate in health plans under 1 this section who fail to make a choice of health plan shall not 2 be randomly assigned to health plans under these demonstrations. 3 Notwithstanding section 256L.12, subdivision 5, and Minnesota 4 Rules, part 9505.5220, subpart 1, item A, if adopted, for the 5 purpose of demonstrations under this subdivision, the 6 commissioner may contract with managed care organizations, 7 including counties, to serve only elderly persons eligible for 8 medical assistance, elderly and disabled persons, or disabled 9 persons only. For persons with primary diagnoses of mental 10 11 retardation or a related condition, serious and persistent mental illness, or serious emotional disturbance, the 12 commissioner must ensure that the county authority has approved 13 the demonstration and contracting design. Enrollment in these 14 15 projects for persons with disabilities shall be voluntary. The commissioner shall not implement any demonstration project under 16 this subdivision for persons with primary diagnoses of mental 17 18 retardation or a related condition, serious and persistent 19 mental illness, or serious emotional disturbance, without approval of the county board of the county in which the 20 21 demonstration is being implemented.

22 (b) Notwithstanding chapter 245B, sections 252.40 to 252.46, 256B.092, 256B.501 to 256B.5015, and Minnesota Rules, 23 parts 9525.0004 to 9525.0036, 9525.1200 to 9525.1330, 9525.1580, 24 and 9525.1800 to 9525.1930, the commissioner may implement under 25 26 this section projects for persons with developmental 27 disabilities. The commissioner may capitate payments for ICF/MR 28 services, waivered services for mental retardation or related 29 conditions, including case management services, day training and 30 habilitation and alternative active treatment services, and 31 other services as approved by the state and by the federal government. Case management and active treatment must be 32 33 individualized and developed in accordance with a person-centered plan. Costs under these projects may not exceed 34 costs that would have been incurred under fee-for-service. 35 36 Beginning July 1, 2003, and until two years after the pilot

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project implementation date, subcontractor participation in the 1 long-term care developmental disability pilot is limited to a 2 nonprofit long-term care system providing ICF/MR services, home 3 and community-based waiver services, and in-home services to no 4 more than 120 consumers with developmental disabilities in 5 Carver, Hennepin, and Scott Counties. The commissioner shall 6 report to the legislature prior to expansion of the 7 developmental disability pilot project. This paragraph expires 8 two years after the implementation date of the pilot project. 9 (c) Before implementation of a demonstration project for 10 disabled persons, the commissioner must provide information to 11 appropriate committees of the house of representatives and 12 senate and must involve representatives of affected disability 13 groups in the design of the demonstration projects. 14 (d) A nursing facility reimbursed under the alternative. 15

reimbursement methodology in section 256B.434 may, in collaboration with a hospital, clinic, or other health care entity provide services under paragraph (a). The commissioner shall amend the state plan and seek any federal waivers necessary to implement this paragraph.

(e) Notwithstanding section 256B.0621, health plans
 providing services under this section are responsible for home
 care targeted case management and relocation targeted case
 management. Services must be provided according to the terms of
 the waivers and contracts approved by the federal government.
 Sec. 27. [501B.895] [PUBLIC HEALTH CARE PROGRAMS AND

27 CERTAIN TRUSTS.]

(a) It is the public policy of this state that individuals 28 use all available resources to pay for the cost of long-term 29 care services, as defined in section 256B.0595, before turning 30 31 to Minnesota health care program funds, and that trust 32 instruments should not be permitted to shield available 33 resources of an individual or an individual's spouse from such 34 use. Any irrevocable inter-vivos trust or any legal instrument, 35 device, or arrangement similar to an irrevocable inter-vivos 36 trust created on or after July 1, 2005, containing assets or

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	1	income of an individual or an individual's spouse, including
	2	those created by a person, court, or administrative body with
	3	legal authority to act in place of, at the direction of, upon
	4	the request of, or on behalf of the individual or individual's
	5	spouse, becomes revocable by operation of law for the sole
	6	purpose of a state or local human services agency determination
	7	on an application by the individual or the individual's spouse
	8	for payment of long-term care services through a Minnesota
	9	public health care program under chapter 256. For purposes of
	10	this section, any inter-vivos trust and any legal instrument,
	11	device, or arrangement similar to an inter-vivos trust:
	12	(1) shall be deemed to be located in and subject to the
	13	laws of this state; and
	14	(2) is created as of the date it is fully executed by or on
	15	behalf of all of the settlors or others.
	16	(b) For purposes of this section, a legal instrument,
	17	device, or arrangement similar to an irrevocable inter-vivos
	18	trust means any instrument, device, or arrangement which
	19	involves a grantor who transfers or whose property is
	20	transferred by another including, but not limited to, any court,
	21	administrative body, or anyone else with authority to act on
	22	their behalf or at their direction, to an individual or entity
~.	23	with fiduciary, contractual, or legal obligations to the grantor
	24	or others to be held, managed, or administered by the individual
	25	or entity for the benefit of the grantor or others. These legal
	26	instruments, devices, or other arrangements are irrevocable
	27	inter-vivos trusts for purposes of this section.
	28	(c) In the event of a conflict between this section and the
	29	provisions of an irrevocable trust created on or after July 1,
	30	2005, this section shall control.
	31	(d) This section does not apply to trusts that qualify as
	32	supplemental needs trusts under section 501B.89 or to trusts
	33	meeting the criteria of United States Code, title 42, section
	34	1396p (d)(4)(a) and (c) for purposes of eligibility for medical
	35	assistance.
	36	(e) This section applies to all trusts first created on or
	Ar	ticle 4 Section 27 171

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after July 1, 2005, and to all interests in real or personal
 property regardless of the date on which the interest was

3 created, reserved, or acquired.

Sec. 28. Minnesota Statutes 2004, section 514.981,
subdivision 6, is amended to read:

Subd. 6. [TIME LIMITS; CLAIM LIMITS; LIENS ON LIFE ESTATES 6 7 AND JOINT TENANCIES.] (a) A medical assistance lien is a lien on the real property it describes for a period of ten years from 8 the date it attaches according to section 514.981, subdivision 9 2, paragraph (a), except as otherwise provided for in sections 10 514.980 to 514.985. The agency may renew a medical assistance 11 12 lien for an additional ten years from the date it would otherwise expire by recording or filing a certificate of renewal 13 before the lien expires. The certificate shall be recorded or 14 15 filed in the office of the county recorder or registrar of titles for the county in which the lien is recorded or filed. 16 The certificate must refer to the recording or filing data for 17 the medical assistance lien it renews. The certificate need not 18 be attested, certified, or acknowledged as a condition for 19 recording or filing. The registrar of titles or the recorder 20 21 shall file, record, index, and return the certificate of renewal 22 in the same manner as provided for medical assistance liens in section 514.982, subdivision 2. 23

(b) A medical assistance lien is not enforceable against 24 25 the real property of an estate to the extent there is a 26 determination by a court of competent jurisdiction, or by an 27 officer of the court designated for that purpose, that there are insufficient assets in the estate to satisfy the agency's 28 29 medical assistance lien in whole or in part because of the 30 homestead exemption under section 256B.15, subdivision 4, the 31 rights of the surviving spouse or minor children under section 524.2-403, paragraphs (a) and (b), or claims with a priority 32 33 under section 524.3-805, paragraph (a), clauses (1) to (4). For purposes of this section, the rights of the decedent's adult 34 35 children to exempt property under section 524.2-403, paragraph 36 (b), shall not be considered costs of administration under

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1 section 524.3-805, paragraph (a), clause (1).

2 (c) Notwithstanding any law or rule to the contrary, the 3 provisions in clauses (1) to (7) apply if a life estate subject 4 to a medical assistance lien ends according to its terms, or if 5 a medical assistance recipient who owns a life estate or any 6 interest in real property as a joint tenant that is subject to a 7 medical assistance lien dies.

8 (1) The medical assistance recipient's life estate or joint tenancy interest in the real property shall not end upon the 9 recipient's death but shall merge into the remainder interest or 10 other interest in real property the medical assistance recipient 11 owned in joint tenancy with others. The medical assistance lien 12 shall attach to and run with the remainder or other interest in 13 the real property to the extent of the medical assistance 14 recipient's interest in the property at the time of the 15 16 recipient's death as determined under this section.

17 (2) If the medical assistance recipient's interest was a 18 life estate in real property, the lien shall be a lien against the portion of the remainder equal to the percentage factor for 19 20 the life estate of a person the medical assistance recipient's age on the date the life estate ended according to its terms or 21 22 the date of the medical assistance recipient's death as listed in the Life Estate Mortality Table in the health care program's 23 manual. 24

25 (3) If the medical assistance recipient owned the interest in real property in joint tenancy with others, the lien shall be 26 a lien against the portion of that interest equal to the 27 28 fractional interest the medical assistance recipient would have owned in the jointly owned interest had the medical assistance 29 30 recipient and the other owners held title to that interest as tenants in common on the date the medical assistance recipient 31 32 died.

(4) The medical assistance lien shall remain a lien against
the remainder or other jointly owned interest for the length of
time and be renewable as provided in paragraph (a).
(5) Subdivision 5, paragraph (a), clause (4), paragraph

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1 (b), clauses (1) and (2); and subdivision 6, paragraph (b), do
2 not apply to medical assistance liens which attach to interests
3 in real property as provided under this subdivision.

(6) The continuation of a medical assistance recipient's
life estate or joint tenancy interest in real property after the
medical assistance recipient's death for the purpose of
recovering medical assistance provided for in sections 514.980
to 514.985 modifies common law principles holding that these
interests terminate on the death of the holder.

10 (7) Notwithstanding any law or rule to the contrary, no 11 release, satisfaction, discharge, or affidavit under section 12 256B.15 shall extinguish or terminate the life estate or joint 13 tenancy interest of a medical assistance recipient subject to a 14 lien under sections 514.980 to 514.985 on the date the recipient 15 dies.

(8) The provisions of clauses (1) to (7) do not apply to a 16 homestead owned of record, on the date the recipient dies, by 17 the recipient and the recipient's spouse as joint tenants with a 18 right of survivorship. Homestead means the real property 19 occupied by the surviving joint tenant spouse as their sole 20 residence on the date the recipient dies and classified and 21 22 taxed to the recipient and surviving joint tenant spouse as homestead property for property tax purposes in the calendar 23 year in which the recipient dies. For purposes of this 24 25 exemption, real property the recipient and their surviving joint tenant spouse purchase solely with the proceeds from the sale of 26 27 their prior homestead, own of record as joint tenants, and 28 qualify as homestead property under section 273.124 in the calendar year in which the recipient dies and prior to the 29 30 recipient's death shall be deemed to be real property classified 31 and taxed to the recipient and their surviving joint tenant 32 spouse as homestead property in the calendar year in which the 33 recipient dies. The surviving spouse, or any person with 34 personal knowledge of the facts, may provide an affidavit describing the homestead property affected by this clause and 35 36 stating facts showing compliance with this clause. The

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1 affidavit shall be prima facie evidence of the facts it states. 2 (d) The commissioner shall release liens arising under notices of potential claims under section 256B.15 and medical 3 assistance liens under sections 514.980 to 514.985, against life 4 estates and jointly owned interests a remainderman or surviving 5 tenant has in farm and income-producing property the deceased 6 7 recipient owned of record on the date of the recipient's death 8 under the following conditions: 9 (1) the farm property is real property for which all of the 10 following apply continuously for a period beginning at least 11 three years before the calendar year in which the recipient first received long-term care medical assistance through the 12 13 date of the recipient's death: (i) the remainderman or surviving joint tenant is a farmer, 14 15 as defined in section 500.24, subdivision 2, paragraph (n), and 16 is engaged in farming, as defined in section 500.24, subdivision 17 2, paragraph (a); (ii) all of the land is a family farm as defined in section 18 19 500.24, subdivision 2, paragraph (b); and 20 (iii) all of the land is classified and taxed as class 2a 21 agricultural land under section 273.13, subdivision 23, paragraph (a), for property tax purposes; and 22 (2) the income-producing property is real property for 23 24 which all of the following apply continuously for a period beginning at least three years before the calendar year in which 25 the recipient first received long-term care medical assistance 26 27 through the date of the recipient's death: 28 (i) no part of the property is classified or taxed as 29 homestead property for property tax purposes, provided that if the property is classified and taxed as both homestead and 30 31 nonhomestead property, the portion of the property classified 32 and taxed as nonhomestead property shall be considered to satisfy this requirement; 33 (ii) all of the property is classified and taxed as class 34 35 1c property under section 273.13, subdivision 22, paragraph (c), 36 except that part of the class 1c property that is a dwelling

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1 occupied as a homestead; class 3a or 3b commercial or industrial 2 property under section 273.13, subdivision 24; or as class 4a or 4c property classified under section 273.13, subdivision 25, 3 4 paragraphs (a) and (d), for property tax purposes; and (iii) the business, profession, or occupation in which the 5 real property is used is the primary business, profession, or 6 7 occupation of the remainderman or surviving joint tenant and the 8 real property is used solely for that business, profession, or occupation. A primary business, profession, or occupation is 9 10 one the ongoing operation of which provides at least 65 percent 11 of a person's gross income for federal income tax purposes for 12 the calendar year. [EFFECTIVE DATE.] This section is effective July 1, 2005, 13 14 and applies to the estates of decedents who die on or after that 15 date. Sec. 29. Minnesota Statutes 2004, section 524.3-805, is 16 17 amended to read: 524.3-805 [CLASSIFICATION OF CLAIMS.] 18 (a) If the applicable assets of the estate are insufficient 19 20 to pay all claims in full, the personal representative shall 21 make payment in the following order: 22 (1) costs and expenses of administration; 23 (2) reasonable funeral expenses; 24 (3) debts and taxes with preference under federal law; 25 (4) reasonable and necessary medical, hospital, or nursing home expenses of the last illness of the decedent, including 26 27 compensation of persons attending the decedent, a-claim-filed 28 under-section-256B-15-for-recovery-of-expenditures-for alternative-care-for-nonmedical-assistance-recipients-under 29 section-256B-0913, and including a claim filed pursuant to 30 31 section 256B.15; (5) reasonable and necessary medical, hospital, and nursing 32 home expenses for the care of the decedent during the year 33 34 immediately preceding death; 35 (6) debts with preference under other laws of this state, 36 and state taxes;

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(7) all other claims.

(b) No preference shall be given in the payment of any 2 claim over any other claim of the same class, and a claim due 3 4 and payable shall not be entitled to a preference over claims not due, except that if claims for expenses of the last illness 5 involve only claims filed under section 256B-15-for-recovery-of 6 7 expenditures-for-alternative-care-for-nonmedical-assistance 8 recipients-under-section-2568-09137-section 246.53 for costs of state hospital care and claims filed under section 256B.157 9 10 claims-filed-to-recover-expenditures-for-alternative-care-for nonmedical-assistance-recipients-under-section-256B.0913-shall 11 have-preference-over-claims-filed-under-both-sections-246.53-and 12 other-claims-filed-under-section-256B-157-and. Claims filed 13 under section 246.53 have preference over claims filed under 14 15 section 256B.15 for-recovery-of-amounts-other-than-those-for expenditures-for-alternative-care-for-nonmedical-assistance 16 recipients-under-section-256B-0913. 17

[EFFECTIVE DATE.] This section is effective retroactively
from July 1, 2003, for decedents dying on or after that date.
Sec. 30. [COMMUNITY SERVICES PROVIDER RATE INCREASES.]
(a) The commissioner of human services shall increase
reimbursement rates by two percent for the rate period beginning
September 1, 2005, and the rate year beginning July 1, 2006,
effective for services rendered on or after those dates.

(b) The two percent annual rate increase described in this
section must be provided to:

27 (1) home and community-based waivered services for persons
28 with mental retardation or related conditions under Minnesota
29 Statutes, section 256B.501;

30 (2) home and community-based waivered services for the
 31 elderly under Minnesota Statutes, section 256B.0915;

32 (3) waivered services under community alternatives for
33 disabled individuals under Minnesota Statutes, section 256B.49;
34 (4) community alternative care waivered services under

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35 Minnesota Statutes, section 256B.49;

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6 (5) traumatic brain injury waivered services under

Article 4 Section 30

[COUNSEL ] DG SC4101 04/26/05 Minnesota Statutes, section 256B.49; 1 (6) nursing services and home health services under 2 Minnesota Statutes, section 256B.0625, subdivision 6a; 3 (7) personal care services and nursing supervision of 4 personal care services under Minnesota Statutes, section 5 256B.0625, subdivision 19a; 6 7 (8) private duty nursing services under Minnesota Statutes, section 256B.0625, subdivision 7; 8 (9) day training and habilitation services for adults with 9 mental retardation or related conditions under Minnesota 10 Statutes, sections 252.40 to 252.46; 11 (10) alternative care services under Minnesota Statutes, 12 13 section 256B.0913; (11) adult residential program grants under Minnesota 14 15 Rules, parts 9535.2000 to 9535.3000; (12) adult and family community support grants under 16 Minnesota Rules, parts 9535.1700 to 9535.1760; 17 (13) the group residential housing supplementary service 18 rate under Minnesota Statutes, section 2561.05, subdivision 1a; 19 (14) adult mental health integrated fund grants under 20 21 Minnesota Statutes, section 245.4661; 22 (15) semi-independent living services under Minnesota Statutes, section 252.275, including SILS funding under county 23 social services grants formerly funded under Minnesota Statutes, 24 25 chapter 2561; (16) community support services for deaf and 26 hard-of-hearing adults with mental illness who use or wish to 27 use sign language as their primary means of communication; and 28 (17) living skills training programs for persons with 29 30 intractable epilepsy who need assistance in the transition to independent living. 31 (c) Providers that receive a rate increase under this 32 33 section shall use the additional revenue to increase wages and benefits and pay associated costs for employees, except for 34 management fees, the administrator, and central office staffs. 35 36 (d) For public employees, the increase for wages and

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	1	benefits for certain staff is available and pay rates shall be
ч.	2	increased only to the extent that they comply with laws
	3	governing public employees collective bargaining. Money
	4	received by a provider for pay increases under this section may
	5	be used only for increases implemented on or after the first day
	6	of the rate period in which the increase is available and must
	7	not be used for increases implemented prior to that date.
	8	(e) A copy of the provider's plan for complying with
	9	paragraph (c) must be made available to all employees by giving
	10	each employee a copy or by posting a copy in an area of the
	11	provider's operation to which all employees have access. If an
	12	employee does not receive the adjustment, if any, described in
	13	the plan and is unable to resolve the problem with the provider,
	14	the employee may contact the employee's union representative.
	15	If the employee is not covered by a collective bargaining
	16	agreement, the employee may contact the commissioner at a
	17	telephone number provided by the commissioner and included in
	18	the provider's plan.
	19	Sec. 31. [CONSUMER-DIRECTED COMMUNITY SUPPORTS
	20	METHODOLOGY.]
	21	For persons using the home and community-based waiver for
	22	persons with developmental disabilities whose Consumer-Directed
	23	Community Supports budgets were reduced by the October 2004,
	24	state-set budget methodology, the commissioner of human services
	25	must allow exceptions to exceed the state-set budget formula up
	26	to the daily average cost during calendar year 2004 or for
	27	persons who graduated from school during 2004, the average daily
	28	cost during July through December 2004, less one-half of case
	29	management and home modifications over \$5,000 when the
	30	individual's county of financial responsibility determines that:
	31	(1) necessary alternative services will cost the same or
	32	more than the person's current budget; and
	33	(2) administrative expenses or provider rates will result
	34	in less hours of needed staffing for the person than under the
	35	Consumer-Directed Community Supports option. Any exceptions the
	36	county grants must be within the county's allowable aggregate
	Ar	ticle 4 Section 31 179

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[COUNSEL ] DG SC4101 04/26/05 amount for the home and community-based waiver for persons with 1 2 developmental disabilities. 3 Sec. 32. [COSTS ASSOCIATED WITH PHYSICAL ACTIVITIES.] The expenses allowed for adults under the Consumer-Directed 4 Community Supports option shall include costs at the lowest rate 5 available, considering daily, monthly, semiannual, annual, or 6 membership rates, including transportation, associated with 7 8 physical exercise or other physical activities to maintain or improve the person's health and functioning. 9 Sec. 33. [WAIVER AMENDMENT.] 10 The commissioner of human services shall submit an 11 amendment to the Centers for Medicare and Medicaid Services 12 13 consistent with sections 29 and 30 by August 1, 2005. Sec. 34. [INDEPENDENT EVALUATION AND REVIEW OF UNALLOWABLE 14 ITEMS.] 15 16 The commissioner of human services shall include in the independent evaluation of the Consumer-Directed Community 17 18 Supports option provided through the home and community-based 19 services waivers for persons with disabilities under 65 years of 20 age: 21 (1) provision for ongoing, regular participation by 22 stakeholder representatives through June 30, 2007; 23 (2) recommendations on whether changes to the unallowable items should be made to meet the health, safety, or welfare 24 25 needs of participants in the Consumer-Directed Community 26 Supports option within the allowed budget amounts. The 27 recommendations on allowable items shall be provided to the 28 senate and house of representatives committees with jurisdiction 29 over human services policy and finance issues by January 15, 30 2006; and 31 (3) a review of the statewide caseload changes for the disability waiver programs for persons under 65 years of age 32 that occurred since the state-set budget methodology 33 implementation on October 1, 2004, and recommendations on the 34 35 fiscal impact of the budget methodology on use of the 36 Consumer-Directed Community Supports option.

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	1	Sec. 35. [IMMUNITY; REFUNDS BARRED.]
~~ .	2	(a) The commissioner of human services, county agencies,
-	3	and elected officials and their employees are immune from all
	4	liability for any action taken implementing those portions of
	5	Laws 2003, First Special Session chapter 14, that extend medical
	6	assistance lien policies to include the alternative care
	7	program, as those laws existed at the time the action was taken.
	8	(b) The legislature expressly intends that none of the
	9	recoveries of alternative care payments the state or a local
	10	agency made under Minnesota Statutes, sections 514.991 to
	11	514.995, as they existed prior to the effective date of this
	12	amendment, shall be refunded or repaid.
~	13	[EFFECTIVE DATE.] This section is effective retroactively
	14	from August 1, 2003.
	15	Sec. 36. [SKILLED NURSING FACILITIES IN FARIBAULT COUNTY.]
	16	All skilled nursing facilities in Faribault County shall
	17	have the inspection required under Minnesota Statutes, section
	18	144A.10, conducted by the Department of Health's Mankato survey
	19	team.
	20	Sec. 37. [EXPIRATION DATE.]
	21	Section 31 shall expire on the date the commissioner of
	22	human services implements a new consumer-directed community
~	23	supports budget methodology that is based on reliable and
	24	accurate information about the services and supports intensity
	25	needs of persons using the option and that adequately accounts
	26	for the increased costs of adults who graduate from school and
	27	need services funded by the waiver during the day.
	28	Sec. 38. [REPEALER.]
	29	Minnesota Statutes 2004, sections 514.991; 514.992;
	30	514.993; 514.994; and 514.995, are repealed retroactively from
	31	July 1, 2003.
	32	Sec. 39. [EFFECTIVE DATE.]
	33	Sections 31 and 32 are effective upon federal approval of
~	34	the waiver amendment in section 33. Sections 33 and 34 are
	35	effective the day following final enactment.
	36	ARTICLE 5

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MENTAL AND CHEMICAL HEALTH 1 Section 1. Minnesota Statutes 2004, section 62J.692, 2 3 subdivision 3, is amended to read: Subd. 3. [APPLICATION PROCESS.] (a) A clinical medical 4 education program conducted in Minnesota by a teaching 5 institution to train physicians, doctor of pharmacy 6 practitioners, dentists, chiropractors, or physician assistants 7 8 is eligible for funds under subdivision 4 if the program: (1) is funded, in part, by patient care revenues; 9 10 (2) occurs in patient care settings that face increased financial pressure as a result of competition with nonteaching 11 patient care entities; and 12 13 (3) emphasizes primary care or specialties that are in undersupply in Minnesota. 14 A clinical medical education program that trains 15 16 pediatricians is requested to include in its program curriculum 17 training in case management and medication management for children suffering from mental illness to be eligible for funds 18 under subdivision 4. 19 20 (b) A clinical medical education program for advanced 21 practice nursing is eligible for funds under subdivision 4 if the program meets the eligibility requirements in paragraph (a), 22 23 clauses (1) to (3), and is sponsored by the University of Minnesota Academic Health Center, the Mayo Foundation, or 24 25 institutions that are part of the Minnesota State Colleges and 26 Universities system or members of the Minnesota Private College Council. 27 28 (c) Applications must be submitted to the commissioner by a

29 sponsoring institution on behalf of an eligible clinical medical 30 education program and must be received by October 31 of each 31 year for distribution in the following year. An application for 32 funds must contain the following information:

(1) the official name and address of the sponsoring
institution and the official name and site address of the
clinical medical education programs on whose behalf the
sponsoring institution is applying;

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(2) the name, title, and business address of those persons
 responsible for administering the funds;

(3) for each clinical medical education program for which 3 funds are being sought; the type and specialty orientation of 4 trainees in the program; the name, site address, and medical 5 assistance provider number of each training site used in the 6 7 program; the total number of trainees at each training site; and the total number of eligible trainee FTEs at each site. Only 8 9 those training sites that host 0.5 FTE or more eligible trainees for a program may be included in the program's application; and 10 (4) other supporting information the commissioner deems 11 necessary to determine program eligibility based on the criteria 12 in paragraphs (a) and (b) and to ensure the equitable 13 distribution of funds. 14

(d) An application must include the information specified
in clauses (1) to (3) for each clinical medical education
program on an annual basis for three consecutive years. After
that time, an application must include the information specified
in clauses (1) to (3) in the first year of each biennium:

(1) audited clinical training costs per trainee for each
clinical medical education program when available or estimates
of clinical training costs based on audited financial data;

(2) a description of current sources of funding for
clinical medical education costs, including a description and
dollar amount of all state and federal financial support,
including Medicare direct and indirect payments; and

27 (3) other revenue received for the purposes of clinical28 training.

(e) An applicant that does not provide information
requested by the commissioner shall not be eligible for funds
for the current funding cycle.

32 Sec. 2. Minnesota Statutes 2004, section 244.054, is 33 amended to read:

34 244.054 [DISCHARGE PLANS; OFFENDERS WITH SERIOUS AND
35 PERSISTENT MENTAL ILLNESS.]

36 Subdivision 1. [OFFER TO DEVELOP PLAN.] The commissioner

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of human services, in collaboration with the commissioner of 1 corrections, shall offer to develop a discharge plan for 2 community-based services for every offender with serious and 3 4 persistent mental illness, as defined in section 245.462, subdivision 20, paragraph (c), and every offender who has had a 5 diagnosis of mental illness and would otherwise be eligible for 6 7 case management services under section 245.462, subdivision 20, paragraph (c), but for the requirement that the offender be 8 9 hospitalized or in residential treatment, who is being released from a correctional facility. If an offender is being released 10 pursuant to section 244.05, the offender may choose to have the 11 12 discharge plan made one of the conditions of the offender's supervised release and shall follow the conditions to the extent 13 that services are available and offered to the offender. 14

15 Subd. 2. [CONTENT OF PLAN.] If an offender chooses to have 16 a discharge plan developed, the commissioner of human services 17 shall develop and implement a discharge plan, which must include 18 at least the following:

(1) at least 90 days before the offender is due to be
discharged, the commissioner of human services shall designate
an-agent-of-the-Department-of-Human-Services a discharge planner
with mental health training to serve as the primary person
responsible for carrying out discharge planning activities;

(2) at least 75 days before the offender is due to be
discharged, the offender's designated-agent discharge planner
shall:

(i) obtain informed consent and releases of information
from the offender that are needed for transition services, and
<u>forward them to the appropriate local entity;</u>

(ii) contact the county human services department in the community where the offender expects to reside following discharge, and inform the department of the offender's impending discharge and the planned date of the offender's return to the community; determine whether the county or a designated contracted provider will provide case management services to the offender; refer the offender to the case management services

provider; and confirm that the case management services provider
 will have opened the offender's case prior to the offender's
 discharge; and

4 (iii) refer-the-offender-to-appropriate-staff-in-the-county human-services-department-in-the-community-where-the-offender 5 expects-to-reside-following-discharge\_-for-enrollment-of-the 6 7 offender-if-eligible-in-medical-assistance-or-general-assistance medical-care7-using-special-procedures-established-by-process 8 9 and-Bepartment-of-Human-Services-bulletin assist the offender in filling out an application for medical assistance, general 10 assistance medical care, or MinnesotaCare and submit the 11 application for eligibility determination to the commissioner. 12 The commissioner shall determine an offender's eligibility no 13 more than 45 days, or no more than 60 days if the offender's 14 15 disability status must be determined, from the date that the application is received by the department. The effective date 16 17 of eligibility for the health care program shall be no earlier than the date of the offender's release. If eligibility is 18 approved, the commissioner shall mail a Minnesota health care 19 20 program membership card to the facility in which the offender resides and transfer the offender's case to MinnesotaCare 21 operations within the department or the appropriate county human 22 services agency in the county where the offender expects to 23 reside following release for ongoing case management; 24

(3) at least 2-1/2 months before discharge, the offender's
designated-agent discharge planner shall secure timely
appointments for the offender with a psychiatrist no later than
30 days following discharge, and with other program staff at a
community mental health provider that is able to serve former
offenders with serious and persistent mental illness;

(4) at least 30 days before discharge, the offender's designated-agent <u>discharge planner</u> shall convene a predischarge assessment and planning meeting of key staff from the programs in which the offender has participated while in the correctional facility, the offender, the supervising agent, and the mental health case management services provider assigned to the

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offender. At the meeting, attendees shall provide background 1 information and continuing care recommendations for the 2 offender, including information on the offender's risk for 3 relapse; current medications, including dosage and frequency; 4 therapy and behavioral goals; diagnostic and assessment 5 information, including results of a chemical dependency 6 7 evaluation; confirmation of appointments with a psychiatrist and other program staff in the community; a relapse prevention plan; 8 continuing care needs; needs for housing, employment, and 9 10 finance support and assistance; and recommendations for successful community integration, including chemical dependency 11 treatment or support if chemical dependency is a risk factor. 12 Immediately following this meeting, the offender's designated 13 agent discharge planner shall summarize this background 14 15 information and continuing care recommendations in a written 16 report;

(5) immediately following the predischarge assessment and planning meeting, the provider of mental health case management services who will serve the offender following discharge shall offer to make arrangements and referrals for housing, financial support, benefits assistance, employment counseling, and other services required in sections 245.461 to 245.486;

23 (6) at least ten days before the offender's first scheduled 24 postdischarge appointment with a mental health provider, the 25 offender's designated-agent discharge planner shall transfer the following records to the offender's case management services 26 27 provider and psychiatrist: the predischarge assessment and 28 planning report, medical records, and pharmacy records. These records may be transferred only if the offender provides 29 informed consent for their release; 30

(7) upon discharge, the offender's designated-agent
discharge planner shall ensure that the offender leaves the
correctional facility with at least a ten-day supply of all
necessary medications; and

(8) upon discharge, the prescribing authority at the
 offender's correctional facility shall telephone in

prescriptions for all necessary medications to a pharmacy in the 1 2 community where the offender plans to reside. The prescriptions must provide at least a 30-day 60-day supply of all necessary 3 medications, and must be able to be refilled once for one 4 additional 30-day supply. 5

6 [EFFECTIVE DATE.] Subdivision 2, clause (2), item (iii), is 7 effective August 1, 2006, or upon HealthMatch implementation, whichever is later. 8

9 Sec. 3. Minnesota Statutes 2004, section 245.4885, subdivision 1, is amended to read: 10

Subdivision 1. [SEREENING-REQUIRED ADMISSION CRITERIA.] 11 The county board shall, prior to admission, except in the case 12 13 of emergency admission, screen determine the needed level of care for all children referred for treatment of severe emotional 14 disturbance to in a treatment foster care setting, residential 15 treatment facility, or informally admitted to a regional 16 treatment center if public funds are used to pay for the 17 services. The county board shall also screen determine the 18 needed level of care for all children admitted to an acute care 19 hospital for treatment of severe emotional disturbance if public 20 funds other than reimbursement under chapters 256B and 256D are 21 used to pay for the services. If-a-child-is-admitted-to-a 22 residential-treatment-facility-or-acute-care-hospital-for 23 24 emergency-treatment-or-held-for-emergency-care-by-a-regional treatment-center-under-section-253B-057-subdivision-17-screening 25 must-occur-within-three-working-days-of-admission-26 Screening The level of care determination shall determine 27 whether the proposed treatment: 28 29 (1) is necessary; (2) is appropriate to the child's individual treatment 30 needs; 31

32 (3) cannot be effectively provided in the child's home; and (4) provides a length of stay as short as possible 33 consistent with the individual child's need. 34

When a screening level of care determination is conducted, 35 the county board may not determine that referral or admission to 36

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a treatment foster care setting, residential treatment facility, 1 or acute care hospital is not appropriate solely because 2 services were not first provided to the child in a less 3 restrictive setting and the child failed to make progress toward 4 or meet treatment goals in the less restrictive 5 setting. Screening-shall-include-both The level of care 6 determination must be based on a diagnostic assessment and that 7 includes a functional assessment which evaluates family, school, 8 and community living situations; and an assessment of the 9 10 child's need for care out of the home using a validated tool which assesses a child's functional status and assigns an 11 12 appropriate level of care. The validated tool must be approved by the commissioner of human services. If a diagnostic 13 assessment or including a functional assessment has been 14 completed by a mental health professional within the past 180 15 16 days, a new diagnostic or-functional assessment need not be 17 completed unless in the opinion of the current treating mental 18 health professional the child's mental health status has changed 19 markedly since the assessment was completed. The child's parent shall be notified if an assessment will not be completed and of 20 the reasons. A copy of the notice shall be placed in the 21 22 child's file. Recommendations developed as part of 23 the screening level of care determination process shall include 24 specific community services needed by the child and, if appropriate, the child's family, and shall indicate whether or 25 26 not these services are available and accessible to the child and family. 27

During the screening <u>level of care determination</u> process, the child, child's family, or child's legal representative, as appropriate, must be informed of the child's eligibility for case management services and family community support services and that an individual family community support plan is being developed by the case manager, if assigned.

Screening The level of care determination shall be-in compliance comply with section 260C.212. Wherever possible, the parent shall be consulted in the screening process, unless

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clinically inappropriate. 1 The screening-process level of care determination, and 2 placement decision, and recommendations for mental health 3 services must be documented in the child's record. 4 An alternate review process may be approved by the 5 commissioner if the county board demonstrates that an alternate 6 review process has been established by the county board and the 7 times of review, persons responsible for the review, and review 8 criteria are comparable to the standards in clauses (1) to (4). 9 [EFFECTIVE DATE.] This section is effective July 1, 2006. 10 Sec. 4. Minnesota Statutes 2004, section 245.4885, is 11 amended by adding a subdivision to read: 12 Subd. 1a. [EMERGENCY ADMISSION.] Effective July 1, 2006, 13 if a child is admitted to a treatment foster care setting, 14 15 residential treatment facility, or acute care hospital for emergency treatment or held for emergency care by a regional 16 17 treatment center under section 253B.05, subdivision 1, the level of care determination must occur within three working days of 18 19 admission. Sec. 5. Minnesota Statutes 2004, section 245.4885, 20 21 subdivision 2, is amended to read: Subd. 2. [QUALIFICATIONS.] No-later-than-July-17-19917 22 23 Screening Level of care determination of children for treatment 24 foster care, residential, and inpatient services must be conducted by a mental health professional. Where appropriate 25 26 and available, culturally informed mental health consultants must participate in the screening level of care determination. 27 Mental health professionals providing screening level of care 28 determination for treatment foster care, inpatient, and 29 residential services must not be financially affiliated with any 30 31 acute-care-inpatient-hospital,-residential-treatment-facility, or-regional-treatment-center nongovernment entity which may be 32 providing those services. The-commissioner-may-waive-this 33 34 requirement-for-mental-health-professional-participation-after 35 July-17-19917-if-the-county-documents-that: 36 (1)-mental-health-professionals-or-mental-health

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practitioners-are-unavailable-to-provide-this-service;-and 1 (2)-services-are-provided-by-a-designated-person-with 2 3 training-in-human-services-who-receives-clinical-supervision from-a-mental-health-professional. 4 [EFFECTIVE DATE.] This section is effective July 1, 2006. 5 Sec. 6. Minnesota Statutes 2004, section 245.4661, is 6 amended by adding a subdivision to read: 7 Subd. 8. [SUPPORTIVE HOUSING AND OTHER COMMUNITY SERVICES 8 FOR INDIVIDUALS TRANSITIONING FROM ANOKA-METRO REGIONAL 9 TREATMENT CENTER.] The commissioner, through agreements with 10 counties and in consultation with providers of supportive 11 housing with services and others, shall transition individuals 12 who are currently at Anoka-Metro Regional Treatment Center into 13 the community, who are ready to be discharged or who are at 14 imminent risk of admission. The commissioner shall expand the 15 adult mental health initiative pilot projects under section 16 245.4661 to provide appropriate, thorough, flexible, and 17 sufficient services that may include supportive housing with 18 19 services, assertive community treatment, case management, and 20 other community supports for individuals with a mental illness 21 who: 22 (1) are at imminent risk of being admitted to, or are ready 23 to be discharged or have recently been discharged from, a 24 regional treatment center, community hospital, or residential 25 treatment program; and (2) have no appropriate housing available or lack the 26 27 resources necessary to access permanent housing. 28 Sec. 7. Minnesota Statutes 2004, section 245.4661, is amended by adding a subdivision to read: 29 30 Subd. 9. [BED CLOSING.] The commissioner shall close 25 beds at the Anoka-Metro Regional Treatment Center by January 1, 31 2007, and an additional 25 beds by January 1, 2008, or after 32 sufficient alternative services have been developed. The 33 commissioner shall transfer state savings resulting from these 34 bed closures into appropriate accounts in accordance with 35 subdivision 10 to pay for the ongoing provision of the 36

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1	alternative services in subdivision 8 and for expansion of
2	contract beds under section 256.9693. No individual will be
3	involuntarily discharged under this subdivision if appropriate
4	community services are not available to support the individual.
5	Sec. 8. Minnesota Statutes 2004, section 245.4661, is
6	amended by adding a subdivision to read:
7	Subd. 10. [BUDGET FLEXIBILITY.] The commissioner may make
8	budget transfers that do not increase the state share of costs
9	to effectively implement the restructuring of adult mental
10	health services.
11	Sec. 9. Minnesota Statutes 2004, section 245.4661, is
12	amended by adding a subdivision to read:
13	Subd. 11. [COUNTY ELIGIBILITY.] The commissioner may
14	approve funding for services under subdivision 8 in accordance
15	with subdivisions 9 and 10 for a county or group of counties
16	that:
17	(1) agrees to outcome-based performance criteria that
18	includes a reduction in utilization of regional treatment center
19	inpatient services through provision of quality services that
20	meet individual needs;
21	(2) agrees to the collection and submission of data
22	necessary to measure progress towards the criteria in clause (1)
23	and measurement of any resulting state or county savings;
24	(3) agrees to reinvest in the services defined in
25	subdivision 8 an amount equal to the ten percent county share of
26	regional treatment center services for the fiscal year ending
27	June 30, 2004, applied against the bed utilization reduction in
28	clause (1); and
29	(4) agrees to develop a supportive housing program that
30	insures the delivery of employment services, supportive
31	services, housing and health care for eligible individuals, or
32	agrees to contract with an existing integrated program.
33	Sec. 10. Minnesota Statutes 2004, section 254B.03,
34	subdivision 4, is amended to read:
35	Subd. 4. [DIVISION OF COSTS.] Except for services provided
36	by a county under section 254B.09, subdivision 1, or services

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provided under section 256B.69 or 256D.03, subdivision 4, 1 2 paragraph (b), or when the primary drug problem is amphetamine or methamphetamine abuse or dependence, the county shall, out of 3 local money, pay the state for 15 percent of the cost of 4 chemical dependency services, including those services provided 5 to persons eligible for medical assistance under chapter 256B 6 and general assistance medical care under chapter 256D. 7 Counties may use the indigent hospitalization levy for treatment 8 and hospital payments made under this section. Fifteen percent 9 of any state collections from private or third-party pay, less 10 15 percent of the cost of payment and collections, must be 11 distributed to the county that paid for a portion of the 12 treatment under this section. If all funds allocated according 13 to section 254B.02 are exhausted by a county and, except for 14 treatment provided for amphetamine or methamphetamine abuse or 15 dependence, the county has met or exceeded the base level of 16 expenditures under section 254B.02, subdivision 3, the county 17 shall pay the state for 15 percent of the costs paid by the 18 19 state under this section, unless the payment is for treatment of amphetamine or methamphetamine abuse of dependence. 20 The commissioner may refuse to pay state funds for services to 21 22 persons not eligible under section 254B.04, subdivision 1, if 23 the county financially responsible for the persons has exhausted its allocation. 24

[EFFECTIVE DATE.] This section is effective January 1, 2006.
Sec. 11. Minnesota Statutes 2004, section 256B.0622,
subdivision 2, is amended to read:

Subd. 2. [DEFINITIONS.] For purposes of this section, the following terms have the meanings given them.

(a) "Intensive nonresidential rehabilitative mental health
services" means adult rehabilitative mental health services as
defined in section 256B.0623, subdivision 2, paragraph (a),
except that these services are provided by a multidisciplinary
staff using a total team approach consistent with assertive
community treatment, the Fairweather Lodge treatment model, <u>as</u>
<u>defined by the standards established by the National Coalition</u>

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<u>for Community Living</u>, and other evidence-based practices, and
 directed to recipients with a serious mental illness who require
 intensive services.

4 (b) "Intensive residential rehabilitative mental health services" means short-term, time-limited services provided in a 5 6 residential setting to recipients who are in need of more restrictive settings and are at risk of significant functional 7 deterioration if they do not receive these services. Services 8 are designed to develop and enhance psychiatric stability, 9 10 personal and emotional adjustment, self-sufficiency, and skills 11 to live in a more independent setting. Services must be 12 directed toward a targeted discharge date with specified client 13 outcomes and must be consistent with the Fairweather Lodge treatment model as defined in paragraph (a), and other 14

15 evidence-based practices.

(c) "Evidence-based practices" are nationally recognized
mental health services that are proven by substantial research
to be effective in helping individuals with serious mental
illness obtain specific treatment goals.

(d) "Overnight staff" means a member of the intensive
residential rehabilitative mental health treatment team who is
responsible during hours when recipients are typically asleep.

(e) "Treatment team" means all staff who provide services
under this section to recipients. At a minimum, this includes
the clinical supervisor, mental health professionals, mental
health practitioners, and mental health rehabilitation workers.
Sec. 12. Minnesota Statutes 2004, section 256B.0625, is

28 amended by adding a subdivision to read:

Subd. 46. [MENTAL HEALTH TELEMEDICINE.] Effective January 29 30 1, 2006, and subject to federal approval, mental health services that are otherwise covered by medical assistance as direct 31 face-to-face services may be provided via two-way interactive 32 33 video. Use of two-way interactive video must be medically 34 appropriate to the condition and needs of the person being served. Reimbursement is at the same rates and under the same 35 conditions that would otherwise apply to the service. The 36

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interactive video equipment and connection must comply with 1 Medicare standards in effect at the time the service is provided. 2 Sec. 13. Minnesota Statutes 2004, section 256B.0625, is 3 amended by adding a subdivision to read: 4 Subd. 47. [TREATMENT FOSTER CARE SERVICES.] Effective July 5 1, 2006, and subject to federal approval, medical assistance 6 covers treatment foster care services according to section 7 256B.0946. 8 Sec. 14. Minnesota Statutes 2004, section 256B.0625, is 9 amended by adding a subdivision to read: 10 Subd. 48. [PSYCHIATRIC CONSULTATION TO PRIMARY CARE 11 PRACTITIONERS.] Effective January 1, 2006, medical assistance 12 covers consultation provided by a psychiatrist via telephone, 13 e-mail, facsimile, or other means of communication to primary 14 care practitioners, including pediatricians. The need for 15 consultation and the receipt of the consultation must be 16 documented in the patient record maintained by the primary care 17 practitioner. If the patient consents, and subject to federal 18 limitations and data privacy provisions, the consultation may be 19 20 provided without the patient present. Sec. 15. [256B.0946] [TREATMENT FOSTER CARE.] 21 Subdivision 1. [COVERED SERVICE.] (a) Effective July 1, 22 23 2006, and subject to federal approval, medical assistance covers medically necessary services described under paragraph (b) that 24 25 are provided by a provider entity eligible under subdivision 3 26 to a client eligible under subdivision 2 who is placed in a treatment foster home licensed under Minnesota Rules, parts 27 2960.3000 to 2960.3340. 28 29 (b) Services to children with severe emotional disturbance 30 residing in treatment foster care settings must meet the 31 relevant standards for mental health services under sections 245.487 to 245.4887. In addition, specific service components 32 33 reimbursed by medical assistance must meet the following 34 standards: 35 (1) case management service component must meet the 36 standards in Minnesota Rules, parts 9520.0900 to 9520.0926 and

1	9505.0322, excluding subparts 6 and 10;
2	(2) psychotherapy and skills training components must meet
3	the standards for children's therapeutic services and supports
4	in section 256B.0943; and
5	(3) family psychoeducation services under supervision of a
6	mental health professional.
7	Subd. 2. [DETERMINATION OF CLIENT ELIGIBILITY.] A client's
8	eligibility to receive treatment foster care under this section
9	shall be determined by a diagnostic assessment, an evaluation of
10	level of care needed, and development of an individual treatment
11	plan, as defined in paragraphs (a) to (c).
12	(a) The diagnostic assessment must:
13	(1) be conducted by a psychiatrist, licensed psychologist,
14	or licensed independent clinical social worker that is performed
15	within 180 days prior to the start of service;
16	(2) include current diagnoses on all five axes of the
17	client's current mental health status;
18	(3) determine whether or not a child meets the criteria for
19	severe emotional disturbance in section 245.4871, subdivision 6,
20	or for serious and persistent mental illness in section 245.462,
21	subdivision 20; and
22	(4) be completed annually until age 18. For individuals
23	between age 18 and 21, unless a client's mental health condition
24	has changed markedly since the client's most recent diagnostic
25	assessment, annual updating is necessary. For the purpose of
26	this section, "updating" means a written summary, including
27	current diagnoses on all five axes, by a mental health
28	professional of the client's current mental status and service
29	needs.
30	(b) The evaluation of level of care must be conducted by
31	the placing county with an instrument approved by the
32	commissioner of human services. The commissioner shall update
33	the list of approved level of care instruments annually.
34	(c) The individual treatment plan must be:
35	(1) based on the information in the client's diagnostic
36	assessment;

1	(2) developed through a child-centered, family driven
2	planning process that identifies service needs and
3	individualized, planned, and culturally appropriate
4	interventions that contain specific measurable treatment goals
5	and objectives for the client and treatment strategies for the
6	client's family and foster family;
7	(3) reviewed at least once every 90 days and revised; and
8	(4) signed by the client or, if appropriate, by the
9	client's parent or other person authorized by statute to consent
10	to mental health services for the client.
11	Subd. 3. [ELIGIBLE PROVIDERS.] For purposes of this
12	section, a provider agency must have an individual placement
13	agreement for each recipient and must be a licensed child
14	placing agency, under Minnesota Rules, parts 9543.0010 to
15	9543.0150, and either:
16	(1) a county;
17	(2) an Indian Health Services facility operated by a tribe
18	or tribal organization under funding authorized by United States
19	Code, title 25, sections 450f to 450n, or title 3 of the Indian
20	Self-Determination Act, Public Law 93-638, section 638
21	(facilities or providers); or
22	(3) a noncounty entity under contract with a county board.
23	Subd. 4. [ELIGIBLE PROVIDER RESPONSIBILITIES.] (a) To be
24	an eligible provider under this section, a provider must develop
25	written policies and procedures for treatment foster care
26	services consistent with subdivision 1, paragraph (b), clauses
27	(1), $(2)$ , and $(3)$ .
28	(b) In delivering services under this section, a treatment
29	foster care provider must ensure that staff caseload size
30	reasonably enables the provider to play an active role in
31	service planning, monitoring, delivering, and reviewing for
32	discharge planning to meet the needs of the client, the client's
33	foster family, and the birth family, as specified in each
34	client's individual treatment plan.
35	Subd. 5. [SERVICE AUTHORIZATION.] The commissioner will
36	administer authorizations for services under this section in

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1	compliance with section 256B.0625, subdivision 25.
2	Subd. 6. [EXCLUDED SERVICES.] (a) Services in clauses (1)
3	to (4) are not eligible as components of treatment foster care
4	services:
5	(1) treatment foster care services provided in violation of
6	medical assistance policy in Minnesota Rules, part 9505.0220;
7	(2) service components of children's therapeutic services
8	and supports simultaneously provided by more than one treatment
9	foster care provider;
10	(3) home and community-based waiver services; and
11	(4) treatment foster care services provided to a child
12	without a level of care determination according to section
13	245.4885, subdivision 1.
14	(b) Children receiving treatment foster care services are
15	not eligible for medical assistance reimbursement for the
16	following services while receiving treatment foster care:
17	(1) mental health case management services under section
18	256B.0625, subdivision 20; and
19	(2) psychotherapy and skill training components of
20	children's therapeutic services and supports under section
21	256B.0625, subdivision 35b.
22	Sec. 16. [256B.0947] [TRANSITIONAL YOUTH INTENSIVE
23	REHABILITATIVE MENTAL HEALTH SERVICES.]
24	Subdivision 1. [SCOPE.] Subject to federal approval,
25	medical assistance covers medically necessary, intensive
26	nonresidential rehabilitative mental health services as defined
27	in subdivision 2, for recipients as defined in subdivision 3,
28	when the services are provided by an entity meeting the
29	standards in this section.
30	Subd. 2. [DEFINITIONS.] For purposes of this section, the
31	following terms have the meanings given them.
32	(a) "Intensive nonresidential rehabilitative mental health
33	services" means child rehabilitative mental health services as
34	defined in section 256B.0943, except that these services are
35	
36	approach consistent with assertive community treatment, or other
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1	evidence-based practices, and directed to recipients with a
2	serious mental illness who require intensive services.
3	(b) "Evidence-based practices" are nationally recognized
4	mental health services that are proven by substantial research
5	to be effective in helping individuals with serious mental
6	illness obtain specific treatment goals.
7	(c) "Treatment team" means all staff who provide services
8	to recipients under this section. At a minimum, this includes
9	the clinical supervisor, mental health professionals, mental
10	health practitioners, mental health behavioral aides, and a
11	school representative familiar with the recipient's individual
12	education plan (IEP) if applicable.
13	Subd. 3. [ELIGIBILITY FOR TRANSITIONAL YOUTH.] An eligible
14	recipient under the age of 18 is an individual who:
15	(1) is age 16 or 17;
16	(2) is diagnosed with a medical condition, such as an
17	emotional disturbance or traumatic brain injury, for which
18	intensive nonresidential rehabilitative mental health services
19	are needed;
20	(3) has substantial disability and functional impairment in
21	three or more of the areas listed in section 245.462,
22	subdivision 11a, so that self-sufficiency upon adulthood or
23	emancipation is unlikely; and
24	(4) has had a recent diagnostic assessment by a qualified
25	professional that documents that intensive nonresidential
26	rehabilitative mental health services are medically necessary to
27	address identified disability and functional impairments and
28	individual recipient goals.
29	Subd. 4. [PROVIDER CERTIFICATION AND CONTRACT
30	REQUIREMENTS.] (a) The intensive nonresidential rehabilitative
31	mental health services provider must:
32	(1) have a contract with the host county to provide
33	intensive transition youth rehabilitative mental health
34	services; and
35	(2) be certified by the commissioner as being in compliance
	(1/ 20 OF OFFICIAL X) and commissioner as weing in compliance
36	with this section and section 256B.0943.

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1	(b) The commissioner shall develop procedures for counties
2	and providers to submit contracts and other documentation as
3	needed to allow the commissioner to determine whether the
4	standards in this section are met.
5	Subd. 5. [STANDARDS APPLICABLE TO NONRESIDENTIAL
6	PROVIDERS.] (a) Services must be provided by a certified
7	provider entity as defined in section 256B.0943, subdivision 4
8	that meets the requirements in section 245B.0943, subdivisions 5
9	and 6.
10	(b) The clinical supervisor must be an active member of the
11	treatment team. The treatment team must meet with the clinical
12	supervisor at least weekly to discuss recipients' progress and
13	make rapid adjustments to meet recipients' needs. The team
14	meeting shall include recipient-specific case reviews and
15	general treatment discussions among team members.
16	Recipient-specific case reviews and planning must be documented
17	in the individual recipient's treatment record.
18	(c) Treatment staff must have prompt access in person or by
19	telephone to a mental health practitioner or mental health
20	professional. The provider must have the capacity to promptly
21	and appropriately respond to emergent needs and make any
22	necessary staffing adjustments to assure the health and safety
23	of recipients.
24	(d) The initial functional assessment must be completed
25	within ten days of intake and updated at least every three
26	months or prior to discharge from the service, whichever comes
27	<u>first.</u>
28	(e) The initial individual treatment plan must be completed
29	within ten days of intake and reviewed and updated at least
30	monthly with the recipient.
31	Subd. 6. [ADDITIONAL STANDARDS FOR NONRESIDENTIAL
32	SERVICES.] The standards in this subdivision apply to intensive
33	nonresidential rehabilitative mental health services.
34	(1) The treatment team must use team treatment, not an
35	individual treatment model.
36	(2) The clinical supervisor must function as a practicing
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1	clinician at least on a part-time basis.
2	(3) The staffing ratio must not exceed ten recipients to
3	one full-time equivalent treatment team position.
4	(4) Services must be available at times that meet client
5	needs.
6	(5) The treatment team must actively and assertively engage
7	and reach out to the recipient's family members and significant
8	others, after obtaining the recipient's permission.
9	(6) The treatment team must establish ongoing communication
10	and collaboration between the team, family, and significant
11	others and educate the family and significant others about
12	mental illness, symptom management, and the family's role in
13	treatment.
14	(7) The treatment team must provide interventions to
15	promote positive interpersonal relationships.
16	Subd. 7. [MEDICAL ASSISTANCE PAYMENT FOR INTENSIVE
17	REHABILITATIVE MENTAL HEALTH SERVICES.] (a) Payment for
18	nonresidential services in this section shall be based on one
19	daily rate per provider inclusive of the following services
20	received by an eligible recipient in a given calendar day: all
21	rehabilitative services under this section, staff travel time to
22	provide rehabilitative services under this section, and
23	nonresidential crisis stabilization services under section
24	256B.0944.
25	(b) Except as indicated in paragraph (c), payment will not
26	be made to more than one entity for each recipient for services
27	provided under this section on a given day. If services under
28	this section are provided by a team that includes staff from
29	more than one entity, the team must determine how to distribute
30	the payment among the members.
31	(c) The host county shall recommend to the commissioner one
32	rate for each entity that will bill medical assistance for
33	nonresidential intensive rehabilitative mental health services.
34	In developing these rates, the host county shall consider and
35	document:
36	(1) the cost for similar services in the local trade area;
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1 (2) actual costs incurred by entities providing the 2 services; 3 (3) the intensity and frequency of services to be provided 4 to each recipient; 5 (4) the degree to which recipients will receive services other than services under this section; and 6 7 (5) the costs of other services that will be separately 8 reimbursed. 9 (d) The rate for intensive rehabilitative mental health services must exclude medical assistance room and board rate, as 10 defined in section 256I.03, subdivision 6, and services not 11 covered under this section, such as partial hospitalization and 12 inpatient services. Physician services are not a component of 13 14 the treatment team and may be billed separately. The county's recommendation shall specify the period for which the rate will 15 be applicable, not to exceed two years. 16 (e) When services under this section are provided by an 17 assertive community team, case management functions must be an 18 19 integral part of the team. (f) The rate for a provider must not exceed the rate 20 charged by that provider for the same service to other payors. 21 22 (g) The commissioner shall approve or reject the county's rate recommendation, based on the commissioner's own analysis of 23 the criteria in paragraph (c). 24 Subd. 9. [PROVIDER ENROLLMENT; RATE SETTING FOR 25 COUNTY-OPERATED ENTITIES.] Counties that employ their own staff 26 to provide services under this section shall apply directly to 27 28 the commissioner for enrollment and rate setting. In this case, a county contract is not required and the commissioner shall 29 perform the program review and rate setting duties which would 30 otherwise be required of counties under this section. 31 32 [EFFECTIVE DATE.] This section is effective July 1, 2006. 33 Sec. 17. Minnesota Statutes 2004, section 256B.19, subdivision 1, is amended to read: 34 Subdivision 1. [DIVISION OF COST.] The state and county 35 share of medical assistance costs not paid by federal funds 36

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1 shall be as follows:

(1) beginning January 1, 1992, 50 percent state funds and
50 percent county funds for the cost of placement of severely
emotionally disturbed children in regional treatment centers;

(2) beginning January 1, 2003, 80 percent state funds and
20 percent county funds for the costs of nursing facility
placements of persons with disabilities under the age of 65 that
have exceeded 90 days. This clause shall be subject to chapter
256G and shall not apply to placements in facilities not
certified to participate in medical assistance;

(3) beginning July 1, 2004, 80 percent state funds and 20 percent county funds for the costs of placements that have exceeded 90 days in intermediate care facilities for persons with mental retardation or a related condition that have seven or more beds. This provision includes pass-through payments made under section 256B.5015; and

(4) beginning July 1, 2004, when state funds are used to 17 pay for a nursing facility placement due to the facility's 18 status as an institution for mental diseases (IMD), the county 19 shall pay 20 percent of the nonfederal share of costs that have 20 exceeded 90 days. This clause is subject to chapter 256G; and 21 (5) beginning July 1, 2006, 50 percent state funds and 50 22 percent county funds for the cost of treatment foster care 23 services under section 256B.0946. 24

For counties that participate in a Medicaid demonstration 25 project under sections 256B.69 and 256B.71, the division of the 26 nonfederal share of medical assistance expenses for payments 27 made to prepaid health plans or for payments made to health 28 maintenance organizations in the form of prepaid capitation 29 30 payments, this division of medical assistance expenses shall be 95 percent by the state and five percent by the county of 31 financial responsibility. 32

In counties where prepaid health plans are under contract to the commissioner to provide services to medical assistance recipients, the cost of court ordered treatment ordered without consulting the prepaid health plan that does not include

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04/26/05 diagnostic evaluation, recommendation, and referral for 1 treatment by the prepaid health plan is the responsibility of 2 the county of financial responsibility. 3 Sec. 18. Minnesota Statutes 2004, section 256D.03, 4 subdivision 4, is amended to read: 5 Subd. 4. [GENERAL ASSISTANCE MEDICAL CARE; SERVICES.] 6 (a)(i) For a person who is eligible under subdivision 3, 7 paragraph (a), clause (2), item (i), general assistance medical 8 care covers, except as provided in paragraph (c): 9 10 (1) inpatient hospital services; (2) outpatient hospital services; 11 (3) services provided by Medicare certified rehabilitation 12 agencies; 13 (4) prescription drugs and other products recommended 14 through the process established in section 256B.0625, 15 subdivision 13; 16 (5) equipment necessary to administer insulin and 17 diagnostic supplies and equipment for diabetics to monitor blood 18 sugar level; 19 (6) eyeglasses and eye examinations provided by a physician 20 or optometrist; 21 (7) hearing aids; 22 23 (8) prosthetic devices; 24 (9) laboratory and X-ray services; (10) physician's services; 25 26 (11) medical transportation except special transportation; (12) chiropractic services as covered under the medical 27 28 assistance program; 29 (13) podiatric services; 30 (14) dental services and dentures, subject to the 31 limitations specified in section 256B.0625, subdivision 9; 32 (15) outpatient services provided by a mental health center or clinic that is under contract with the county board and is 33 34 established under section 245.62; (16) day treatment services for mental illness provided 35 36 under contract with the county board;

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(17) prescribed medications for persons who have been
 diagnosed as mentally ill as necessary to prevent more
 restrictive institutionalization;

4 (18) psychological services, medical supplies and
5 equipment, and Medicare premiums, coinsurance and deductible
6 payments;

(19) medical equipment not specifically listed in this
paragraph when the use of the equipment will prevent the need
for costlier services that are reimbursable under this
subdivision;

(20) services performed by a certified pediatric nurse 11 practitioner, a certified family nurse practitioner, a certified 12 adult nurse practitioner, a certified obstetric/gynecological 13 nurse practitioner, a certified neonatal nurse practitioner, or 14 a certified geriatric nurse practitioner in independent 15 practice, if (1) the service is otherwise covered under this 16 chapter as a physician service, (2) the service provided on an 17 inpatient basis is not included as part of the cost for 18 inpatient services included in the operating payment rate, and 19 (3) the service is within the scope of practice of the nurse 20 practitioner's license as a registered nurse, as defined in 21 section 148.171; 22

(21) services of a certified public health nurse or a
registered nurse practicing in a public health nursing clinic
that is a department of, or that operates under the direct
authority of, a unit of government, if the service is within the
scope of practice of the public health nurse's license as a
registered nurse, as defined in section 148.171; and

(22) telemedicine consultations, to the extent they are
covered under section 256B.0625, subdivision 3b; and

(23) mental health telemedicine and psychiatric
 consultation as covered under section 256B.0625, subdivisions 46
 and 48.

(ii) Effective October 1, 2003, for a person who is
eligible under subdivision 3, paragraph (a), clause (2), item
(ii), general assistance medical care coverage is limited to

inpatient hospital services, including physician services
 provided during the inpatient hospital stay. A \$1,000
 deductible is required for each inpatient hospitalization.

4 (b) Gender reassignment surgery and related services are
5 not covered services under this subdivision unless the
6 individual began receiving gender reassignment services prior to
7 July 1, 1995.

(c) In order to contain costs, the commissioner of human 8 services shall select vendors of medical care who can provide 9 the most economical care consistent with high medical standards 10 and shall where possible contract with organizations on a 11 prepaid capitation basis to provide these services. The 12 commissioner shall consider proposals by counties and vendors 13 for prepaid health plans, competitive bidding programs, block 14 grants, or other vendor payment mechanisms designed to provide 15 services in an economical manner or to control utilization, with 16 safeguards to ensure that necessary services are provided. 17 Before implementing prepaid programs in counties with a county 18 operated or affiliated public teaching hospital or a hospital or 19 clinic operated by the University of Minnesota, the commissioner 20 shall consider the risks the prepaid program creates for the 21 hospital and allow the county or hospital the opportunity to 22 participate in the program in a manner that reflects the risk of 23 adverse selection and the nature of the patients served by the 24 hospital, provided the terms of participation in the program are 25 competitive with the terms of other participants considering the 26 nature of the population served. Payment for services provided 27 pursuant to this subdivision shall be as provided to medical 28 assistance vendors of these services under sections 256B.02, 29 30 subdivision 8, and 256B.0625. For payments made during fiscal 31 year 1990 and later years, the commissioner shall consult with an independent actuary in establishing prepayment rates, but 32 33 shall retain final control over the rate methodology.

34 (d) Recipients eligible under subdivision 3, paragraph (a),
35 clause (2), item (i), shall pay the following co-payments for
36 services provided on or after October 1, 2003:

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(1) \$3 per nonpreventive visit. For purposes of this 1 subdivision, a visit means an episode of service which is 2 required because of a recipient's symptoms, diagnosis, or 3 established illness, and which is delivered in an ambulatory 4 setting by a physician or physician ancillary, chiropractor, 5 podiatrist, nurse midwife, advanced practice nurse, audiologist, 6 optician, or optometrist; 7

8

(2) \$25 for eyeglasses;

(3) \$25 for nonemergency visits to a hospital-based 9 emergency room; 10

(4) \$3 per brand-name drug prescription and \$1 per generic 11 drug prescription, subject to a \$20 per month maximum for 12 prescription drug co-payments. No co-payments shall apply to 13 antipsychotic drugs when used for the treatment of mental 14 15 illness; and

16

(5) 50 percent coinsurance on restorative dental services. (e) Co-payments shall be limited to one per day per 17 provider for nonpreventive visits, eyeglasses, and nonemergency 18 19 visits to a hospital-based emergency room. Recipients of general assistance medical care are responsible for all 20 co-payments in this subdivision. The general assistance medical 21 care reimbursement to the provider shall be reduced by the 22 amount of the co-payment, except that reimbursement for 23 prescription drugs shall not be reduced once a recipient has 24 reached the \$20 per month maximum for prescription drug 25 26 co-payments. The provider collects the co-payment from the 27 recipient. Providers may not deny services to recipients who are unable to pay the co-payment, except as provided in 28 29 paragraph (f).

30 (f) If it is the routine business practice of a provider to refuse service to an individual with uncollected debt, the 31 32 provider may include uncollected co-payments under this A provider must give advance notice to a recipient 33 section. with uncollected debt before services can be denied. 34

35 (g) Any county may, from its own resources, provide medical payments for which state payments are not made. 36

(h) Chemical dependency services that are reimbursed under
 chapter 254B must not be reimbursed under general assistance
 medical care.

4 (i) The maximum payment for new vendors enrolled in the
5 general assistance medical care program after the base year
6 shall be determined from the average usual and customary charge
7 of the same vendor type enrolled in the base year.

8 (j) The conditions of payment for services under this 9 subdivision are the same as the conditions specified in rules 10 adopted under chapter 256B governing the medical assistance 11 program, unless otherwise provided by statute or rule.

(k) Inpatient and outpatient payments shall be reduced by
five percent, effective July 1, 2003. This reduction is in
addition to the five percent reduction effective July 1, 2003,
and incorporated by reference in paragraph (i).

(1) Payments for all other health services except
inpatient, outpatient, and pharmacy services shall be reduced by
five percent, effective July 1, 2003.

(m) Payments to managed care plans shall be reduced by fivepercent for services provided on or after October 1, 2003.

(n) A hospital receiving a reduced payment as a result of
this section may apply the unpaid balance toward satisfaction of
the hospital's bad debts.

[EFFECTIVE DATE.] This section is effective January 1, 2006.
Sec. 19. Minnesota Statutes 2004, section 256D.44,
subdivision 5, is amended to read:

27 Subd. 5. [SPECIAL NEEDS.] In addition to the state 28 standards of assistance established in subdivisions 1 to 4, 29 payments are allowed for the following special needs of 30 recipients of Minnesota supplemental aid who are not residents 31 of a nursing home, a regional treatment center, or a group 32 residential housing facility.

(a) The county agency shall pay a monthly allowance for
medically prescribed diets if the cost of those additional
dietary needs cannot be met through some other maintenance
benefit. The need for special diets or dietary items must be

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prescribed by a licensed physician. Costs for special diets 1 shall be determined as percentages of the allotment for a 2 one-person household under the thrifty food plan as defined by 3 the United States Department of Agriculture. The types of diets 4 and the percentages of the thrifty food plan that are covered 5 are as follows: 6 (1) high protein diet, at least 80 grams daily, 25 percent 7 of thrifty food plan; 8 (2) controlled protein diet, 40 to 60 grams and requires 9 special products, 100 percent of thrifty food plan; 10 (3) controlled protein diet, less than 40 grams and 11 requires special products, 125 percent of thrifty food plan; 12 (4) low cholesterol diet, 25 percent of thrifty food plan; 13 (5) high residue diet, 20 percent of thrifty food plan; 14

(6) pregnancy and lactation diet, 35 percent of thriftyfood plan;

(7) gluten-free diet, 25 percent of thrifty food plan;
(8) lactose-free diet, 25 percent of thrifty food plan;
(9) antidumping diet, 15 percent of thrifty food plan;
(10) hypoglycemic diet, 15 percent of thrifty food plan; or
(11) ketogenic diet, 25 percent of thrifty food plan.

(b) Payment for nonrecurring special needs must be allowed for necessary home repairs or necessary repairs or replacement of household furniture and appliances using the payment standard of the AFDC program in effect on July 16, 1996, for these expenses, as long as other funding sources are not available.

(c) A fee for guardian or conservator service is allowed at
a reasonable rate negotiated by the county or approved by the
court. This rate shall not exceed five percent of the
assistance unit's gross monthly income up to a maximum of \$100
per month. If the guardian or conservator is a member of the
county agency staff, no fee is allowed.

(d) The county agency shall continue to pay a monthly of
\$68 for restaurant meals for a person who was receiving a
restaurant meal allowance on June 1, 1990, and who eats two or
more meals in a restaurant daily. The allowance must continue

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until the person has not received Minnesota supplemental aid for
 one full calendar month or until the person's living arrangement
 changes and the person no longer meets the criteria for the
 restaurant meal allowance, whichever occurs first.

5 (e) A fee of ten percent of the recipient's gross income or 6 \$25, whichever is less, is allowed for representative payee 7 services provided by an agency that meets the requirements under 8 SSI regulations to charge a fee for representative payee 9 services. This special need is available to all recipients of 10 Minnesota supplemental aid regardless of their living 11 arrangement.

(f) Notwithstanding the language in this subdivision, an 12 13 amount equal to the maximum allotment authorized by the federal Food Stamp Program for a single individual which is in effect on 14 the first day of January of the previous year will be added to 15 the standards of assistance established in subdivisions 1 to 4 16 for individuals under the age of 65 who are relocating from an 17 18 institution, or an adult mental health residential treatment program under section 256B.0622, and who are shelter needy. An 19 eligible individual who receives this benefit prior to age 65 20 may continue to receive the benefit after the age of 65. 21

"Shelter needy" means that the assistance unit incurs 22 monthly shelter costs that exceed 40 percent of the assistance 23 unit's gross income before the application of this special needs 24 25 standard. "Gross income" for the purposes of this section is 26 the applicant's or recipient's income as defined in section 27 256D.35, subdivision 10, or the standard specified in subdivision 3, whichever is greater. A recipient of a federal 28 29 or state housing subsidy, that limits shelter costs to a percentage of gross income, shall not be considered shelter 30 needy for purposes of this paragraph. 31

32 Sec. 20. Minnesota Statutes 2004, section 256L.03,
33 subdivision 1, is amended to read:

34 Subdivision 1. [COVERED HEALTH SERVICES.] For individuals 35 under section 256L.04, subdivision 7, with income no greater 36 than 75 percent of the federal poverty guidelines or for

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families with children under section 256L.04, subdivision 1, all 1 subdivisions of this section apply. "Covered health services" 2 means the health services reimbursed under chapter 256B, with 3 the exception of inpatient hospital services, special education 4 services, private duty nursing services, adult dental care 5 services other than services covered under section 256B.0625, 6 subdivision 9, paragraph (b), orthodontic services, nonemergency 7 medical transportation services, personal care assistant and 8 case management services, nursing home or intermediate care 9 facilities services, inpatient mental health services, and 10 chemical dependency services. Outpatient mental health services 11 covered under the MinnesotaCare program are limited to 12 diagnostic assessments, psychological testing, explanation of 13 findings, mental health telemedicine, psychiatric consultation, 14 medication management by a physician, day treatment, partial 15 hospitalization, and individual, family, and group psychotherapy. 16

No public funds shall be used for coverage of abortion under MinnesotaCare except where the life of the female would be endangered or substantial and irreversible impairment of a major bodily function would result if the fetus were carried to term; or where the pregnancy is the result of rape or incest.

22 Covered health services shall be expanded as provided in 23 this section.

[EFFECTIVE DATE.] This section is effective January 1, 2006.
Sec. 21. [641.155] [DISCHARGE PLANS; OFFENDERS WITH
SERIOUS AND PERSISTENT MENTAL ILLNESS.]

The commissioner of corrections shall develop a model 27 28 discharge planning process for every offender with a serious and 29 persistent mental illness, as defined in section 245.462, subdivision 20, paragraph (c), who has been convicted and 30 sentenced to serve three or more months and is being released 31 32 from a county jail or county regional jail. 33 An offender with a serious and persistent mental illness, 34 as defined in section 245.462, subdivision 20, paragraph (c), who has been convicted and sentenced to serve three or more 35 36 months and is being released from a county jail or county

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1	regional jail shall be referred to the appropriate staff in the
2	county human services department at least 60 days before being
3	released. The county human services department may carry out
4	provisions of the model discharge planning process such as:
5	(1) providing assistance in filling out an application for
6	medical assistance, general assistance medical care, or
7	MinnesotaCare;
8	(2) making a referral for case management as outlined under
9	section 245.467, subdivision 4;
10	(3) providing assistance in obtaining a state photo
11	identification;
12	(4) securing a timely appointment with a psychiatrist or
13	other appropriate community mental health providers; and
14	(5) providing prescriptions for a 30-day supply of all
15	necessary medications.
16	Sec. 22. [PRIORITY IN JANITORIAL CONTRACTS.]
17	When awarding contracts to provide the janitorial services
18	for the new Department of Human Services and Department of
19	Health buildings, the commissioner of administration shall give
20	priority to supported work vendors.
21	ARTICLE 6
22	FAMILY SUPPORT
23	Section 1. Minnesota Statutes 2004, section 119B.011, is
24	amended by adding a subdivision to read:
25	Subd. 23. [WORK PARTICIPATION RATE ENHANCEMENT
26	PROGRAM.] "Work participation rate enhancement program" means
27	the program established under section 256J.575.
28	Sec. 2. Minnesota Statutes 2004, section 119B.05,
29	subdivision 1, is amended to read:
30	Subdivision 1. [ELIGIBLE PARTICIPANTS.] Families eligible
31	for child care assistance under the MFIP child care program are:
32	(1) MFIP participants who are employed or in job search and
33	meet the requirements of section 119B.10;
34	(2) persons who are members of transition year families
35	under section 119B.011, subdivision 20, and meet the
36	requirements of section 119B.10;

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(3) families who are participating in employment
 orientation or job search, or other employment or training
 activities that are included in an approved employability
 development plan under section 256J.95;

5 (4) MFIP families who are participating in work job search, 6 job support, employment, or training activities as required in 7 their employment plan, or in appeals, hearings, assessments, or 8 orientations according to chapter 256J;

9 (5) MFIP families who are participating in social services 10 activities under chapter 256J as required in their employment 11 plan approved according to chapter 256J;

(6) <u>families who are participating in services or</u>
activities that are included in an approved family stabilization
plan under section 256J.575;

(7) families who are participating in programs as required
 in tribal contracts under section 119B.02, subdivision 2, or
 256.01, subdivision 2; and

18 (7) (8) families who are participating in the transition
19 year extension under section 119B.011, subdivision 20a.

20 Sec. 3. Minnesota Statutes 2004, section 252.27, 21 subdivision 2a, is amended to read:

22 Subd. 2a. [CONTRIBUTION AMOUNT.] (a) The natural or 23 adoptive parents of a minor child, including a child determined 24 eligible for medical assistance without consideration of parental income, must contribute to the cost of services used by 25 26 making monthly payments on a sliding scale based on income, unless the child is married or has been married, parental rights 27 have been terminated, or the child's adoption is subsidized 28 29 according to section 259.67 or through title IV-E of the Social 30 Security Act.

(b) For households with adjusted gross income equal to or greater than 100 percent of federal poverty guidelines, the parental contribution shall be computed by applying the following schedule of rates to the adjusted gross income of the natural or adoptive parents:

36 (1) if the adjusted gross income is equal to or greater

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1 than 100 percent of federal poverty guidelines and less than 175
2 percent of federal poverty guidelines, the parental contribution
3 is \$4 per month;

(2) if the adjusted gross income is equal to or greater 4 5 than 175 percent of federal poverty guidelines and less than or equal to 375 percent of federal poverty guidelines, the parental 6 7 contribution shall be determined using a sliding fee scale established by the commissioner of human services which begins 8 at one percent of adjusted gross income at 175 percent of 9 federal poverty guidelines and increases to 7.5 percent of 10 adjusted gross income for those with adjusted gross income up to 11 375 percent of federal poverty guidelines; 12

(3) if the adjusted gross income is greater than 375
percent of federal poverty guidelines and less than 675 percent
of federal poverty guidelines, the parental contribution shall
be 7.5 percent of adjusted gross income;

(4) if the adjusted gross income is equal to or greater
than 675 percent of federal poverty guidelines and less than 975
percent of federal poverty guidelines, the parental contribution
shall be ten percent of adjusted gross income; and

(5) if the adjusted gross income is equal to or greater
than 975 percent of federal poverty guidelines, the parental
contribution shall be 12.5 percent of adjusted gross income.

If the child lives with the parent, the annual adjusted 24 25 gross income is reduced by \$2,400 prior to calculating the parental contribution. If the child resides in an institution 26 specified in section 256B.35, the parent is responsible for the 27 personal needs allowance specified under that section in 28 addition to the parental contribution determined under this 29 30 section. The parental contribution is reduced by any amount required to be paid directly to the child pursuant to a court 31 order, but only if actually paid. 32

(c) The household size to be used in determining the amount
of contribution under paragraph (b) includes natural and
adoptive parents and their dependents, including the child
receiving services. Adjustments in the contribution amount due

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1 to annual changes in the federal poverty guidelines shall be 2 implemented on the first day of July following publication of 3 the changes.

(d) For purposes of paragraph (b), "income" means the 4 adjusted gross income of the natural or adoptive parents 5 determined according to the previous year's federal tax form, 6 except, effective retroactive to July 1, 2003, taxable capital 7 gains to the extent the funds have been used to purchase a ·8 home and funds from early withdrawn qualified retirement 9 accounts under the Internal Revenue Code shall not be counted as 10 income. 11

(e) The contribution shall be explained in writing to the 12 parents at the time eligibility for services is being 13 determined. The contribution shall be made on a monthly basis 14 15 effective with the first month in which the child receives services. Annually upon redetermination or at termination of 16 17 eligibility, if the contribution exceeded the cost of services provided, the local agency or the state shall reimburse that 18 excess amount to the parents, either by direct reimbursement if 19 20 the parent is no longer required to pay a contribution, or by a reduction in or waiver of parental fees until the excess amount 21 22 is exhausted.

23 (f) The monthly contribution amount must be reviewed at least every 12 months; when there is a change in household size; 24 25 and when there is a loss of or gain in income from one month to 26 another in excess of ten percent. The local agency shall mail a 27 written notice 30 days in advance of the effective date of a 28 change in the contribution amount. A decrease in the 29 contribution amount is effective in the month that the parent 30 verifies a reduction in income or change in household size.

(g) Parents of a minor child who do not live with each other shall each pay the contribution required under paragraph (a)---An-amount-equal-to-the-annual, except that a court-ordered child support payment actually paid on behalf of the child receiving services shall be deducted from the adjusted-gross income contribution of the parent making the payment prior-to

1 calculating-the-parental-contribution-under-paragraph-(b).

2 (h) The contribution under paragraph (b) shall be increased by an additional five percent if the local agency determines 3 4 that insurance coverage is available but not obtained for the child. For purposes of this section, "available" means the 5 insurance is a benefit of employment for a family member at an 6 annual cost of no more than five percent of the family's annual 7 income. For purposes of this section, "insurance" means health 8 and accident insurance coverage, enrollment in a nonprofit 9 health service plan, health maintenance organization, 10 self-insured plan, or preferred provider organization. 11

Parents who have more than one child receiving services 12 shall not be required to pay more than the amount for the child 13 with the highest expenditures. There shall be no resource 14 15 contribution from the parents. The parent shall not be required to pay a contribution in excess of the cost of the services 16 17 provided to the child, not counting payments made to school 18 districts for education-related services. Notice of an increase in fee payment must be given at least 30 days before the 19 increased fee is due. 20

(i) The contribution under paragraph (b) shall be reduced
by \$300 per fiscal year if, in the 12 months prior to July 1:

(1) the parent applied for insurance for the child;

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(2) the insurer denied insurance;

(3) the parents submitted a complaint or appeal, in writing
to the insurer, submitted a complaint or appeal, in writing, to
the commissioner of health or the commissioner of commerce, or
litigated the complaint or appeal; and

(4) as a result of the dispute, the insurer reversed itsdecision and granted insurance.

31 For purposes of this section, "insurance" has the meaning 32 given in paragraph (h).

A parent who has requested a reduction in the contribution amount under this paragraph shall submit proof in the form and manner prescribed by the commissioner or county agency, including, but not limited to, the insurer's denial of

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insurance, the written letter or complaint of the parents, court 1 documents, and the written response of the insurer approving 2 insurance. The determinations of the commissioner or county 3 agency under this paragraph are not rules subject to chapter 14. 4 (j) Within the available appropriation for the biennium 5 beginning July 1, 2005, the commissioner shall modify the 6 contribution amount under paragraph (a), giving priority to 7 reducing the parental contribution for the lowest income 8 parents. Notwithstanding paragraphs (a) to (i), the 9 commissioner shall implement the new parental fee formula as 10 soon as possible and request that the changes be codified in the 11 next legislative session. 12 Sec. 4. Minnesota Statutes 2004, section 256.01, is 13 amended by adding a subdivision to read: 14 Subd. 14b. [AMERICAN INDIAN CHILD WELFARE PROJECTS.] (a) 15 The commissioner of human services may authorize projects to 16 test tribal delivery of child welfare services to American 17 Indian children and their parents and custodians living on the 18 reservation. The commissioner has authority to solicit and 19 determine which tribes may participate in a project. Grants may 20 21 be issued to Minnesota Indian tribes to support the projects. The commissioner may waive existing state rules as needed to 22 accomplish the projects. Notwithstanding section 626.556, the 23 commissioner may authorize projects to use alternative methods 24 25 of investigating and assessing reports of child maltreatment, provided that the projects comply with the provisions of section 26 626.556 dealing with the rights of individuals who are subjects 27 of reports or investigations, including notice and appeal rights 28 and data practices requirements. The commissioner may seek any 29 30 federal approvals necessary to carry out the projects as well as seek and use any funds available to the commissioner, including 31 32 use of federal funds, foundation funds, existing grant funds, and other funds. The commissioner is authorized to advance 33 state funds as necessary to operate the projects. Federal 34 35 reimbursement applicable to the projects is appropriated to the 36 commissioner for the purposes of the projects. The projects

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	1	must be required to address responsibility for safety,
, .	2	permanency, and well-being of children.
	3	(b) For the purposes of this section, "American Indian
	4	child" means a person from birth to 18 years of age who is a
	5	tribal member or eligible for membership in one of the tribes
	6	chosen for the project under this subdivision and who is
	7	residing on the reservation of that tribe.
	8	(c) In order to qualify for an American Indian child
	9	welfare project, a tribe must:
	10	(1) be one of the existing tribes with reservation land in
	11	Minnesota;
	12	(2) have a tribal court with jurisdiction over child
	13	custody proceedings;
	14	(3) have a substantial number of children for whom
	15	determinations of maltreatment have occurred;
	16	(4) have capacity to respond to reports of abuse and
	17	neglect under section 626.556;
	18	(5) provide a wide range of services to families in need of
	19	child welfare services; and
	20	(6) have a tribal-state title IV-E agreement in effect.
	21	(d) Grants awarded under this section may be used for the
	22	nonfederal costs of providing child welfare services to American
~.	23	Indian children on the tribe's reservation, including costs
	24	associated with:
	25	(1) assessment and prevention of child abuse and neglect;
	26	(2) family preservation;
	27	(3) facilitative, supportive, and reunification services;
	28	(4) out-of-home placement for children removed from the
	29	home for child protective purposes; and
	30	(5) other activities and services approved by the
	31	commissioner that further the goals of providing safety,
	32	permanency, and well-being of American Indian children.
	33	(e) When a tribe has initiated a project and has been
<u> </u>	34	approved by the commissioner to assume child welfare
	35	responsibilities for American Indian children of that tribe
	36	under this section, the affected county social service agency is
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1	relieved of responsibility for responding to reports of abuse
2	and neglect under section 626.556 for those children during the
3	time the tribal project is in effect and receiving funding for
4	the project. The commissioner shall work with tribes and
5	affected counties to develop procedures for data collection,
6	evaluation, and clarification of the ongoing role and financial
7	responsibilities of the county and tribe for child welfare
8	services prior to initiation of the project. Children who have
9	not been identified by the tribe as participating in the project
10	shall remain the responsibility of the county. Nothing in this
11	section changes the responsibilities of the county law
12	enforcement agency or court services.
13	(f) The commissioner shall collect information on outcomes
14	relating to child safety, permanency, and well-being of American
15	Indian children who are served in the projects. Participating
16	tribes must provide information to the state in a format deemed
17	acceptable by the state to meet state and federal reporting
18	requirements.
19	(g) For counties with tribes participating in the American
20	Indian Child Walfama Draiget fire normant of the total meet of
	Indian Child Welfare Project, five percent of the total cost of
21	the nonfederal share is to be paid by the county.
21	the nonfederal share is to be paid by the county.
21 22	the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is
21 22 23	the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read:
21 22 23 24	the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE
21 22 23 24 25	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE MONEY.]</pre>
21 22 23 24 25 26	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE MONEY.] (a) Beginning October 1, 2001, and each year thereafter,</pre>
21 22 23 24 25 26 27	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE MONEY.] (a) Beginning October 1, 2001, and each year thereafter, the commissioner of human services must treat MFIP expenditures</pre>
21 22 23 24 25 26 27 28	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read:</pre>
21 22 23 24 25 26 27 28 29	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE MONEY.] (a) Beginning October 1, 2001, and each year thereafter, the commissioner of human services must treat MFIP expenditures made to or on behalf of any minor child under section 256J.02, subdivision 2, clause (1), who is a resident of this state under</pre>
21 22 23 24 25 26 27 28 29 30	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read:</pre>
21 22 23 24 25 26 27 28 29 30 31	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE MONEY.] (a) Beginning October 1, 2001, and each year thereafter, the commissioner of human services must treat MFIP expenditures made to or on behalf of any minor child under section 256J.02, subdivision 2, clause (1), who is a resident of this state under section 256J.12, and who is part of a two-parent eligible household as expenditures under a separately funded state</pre>
21 22 23 24 25 26 27 28 29 30 31 32	<pre>the nonfederal share is to be paid by the county. Sec. 5. Minnesota Statutes 2004, section 256J.021, is amended to read: 256J.021 [SEPARATE STATE PROGRAM PROGRAMS FOR USE OF STATE MONEY.] (a) Beginning October 1, 2001, and each year thereafter, the commissioner of human services must treat MFIP expenditures made to or on behalf of any minor child under section 256J.02, subdivision 2, clause (1), who is a resident of this state under section 256J.12, and who is part of a two-parent eligible household as expenditures under a separately funded state program and report those expenditures to the federal Department</pre>

36 (b) Beginning October 1, 2005, and each year thereafter,

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1	the commissioner of human services must treat MFIP expenditures
2	made to or on behalf of any minor child under section 256J.02,
3	subdivision 2, clause (1), who is a resident of this state under
4	section 256J.12, and who is part of a household participating in
5	the work participation rate enhancement program under section
6	256J.575 as expenditures under a separately funded state program
7	and report those expenditures to the federal Department of
8	Health and Human Services as separate state program expenditures
9	under Code of Federal Regulations, title 45, section 263.5.
10	Sec. 6. Minnesota Statutes 2004, section 256J.08,

11 subdivision 65, is amended to read:

Subd. 65. [PARTICIPANT.] "Participant" means a person who 12 is currently receiving cash assistance or the food portion 13 available through MFIP. A person who fails to withdraw or 14 15 access electronically any portion of the person's cash and food assistance payment by the end of the payment month, who makes a 16 written request for closure before the first of a payment month 17 and repays cash and food assistance electronically issued for 18 19 that payment month within that payment month, or who returns any uncashed assistance check and food coupons and withdraws from 20 the program is not a participant. A person who withdraws a cash 21 22 or food assistance payment by electronic transfer or receives and cashes an MFIP assistance check or food coupons and is 23 subsequently determined to be ineligible for assistance for that 24 period of time is a participant, regardless whether that 25 assistance is repaid. The term "participant" includes the 26 caregiver relative and the minor child whose needs are included 27 in the assistance payment. A person in an assistance unit who 28 does not receive a cash and food assistance payment because the 29 case has been suspended from MFIP is a participant. A person 30 who receives cash payments under the diversionary work program 31 32 under section 256J.95 is a participant. A person who receives cash payments under the work participation rate enhancement 33 program under section 256J.575 is a participant. 34

35 Sec. 7. Minnesota Statutes 2004, section 256J.21, 36 subdivision 2, is amended to read:

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1 Subd. 2. [INCOME EXCLUSIONS.] The following must be 2 excluded in determining a family's available income:

(1) payments for basic care, difficulty of care, and
clothing allowances received for providing family foster care to
children or adults under Minnesota Rules, parts 9545.0010 to
9545.0260 and 9555.5050 to 9555.6265, and payments received and
used for care and maintenance of a third-party beneficiary who
is not a household member;

9 (2) reimbursements for employment training received through 10 the Workforce Investment Act of 1998, United States Code, title 11 20, chapter 73, section 9201;

(3) reimbursement for out-of-pocket expenses incurred while
performing volunteer services, jury duty, employment, or
informal carpooling arrangements directly related to employment;

(4) all educational assistance, except the county agency
must count graduate student teaching assistantships,
fellowships, and other similar paid work as earned income and,
after allowing deductions for any unmet and necessary
educational expenses, shall count scholarships or grants awarded
to graduate students that do not require teaching or research as
unearned income;

(5) loans, regardless of purpose, from public or private
lending institutions, governmental lending institutions, or
governmental agencies;

(6) loans from private individuals, regardless of purpose,
provided an applicant or participant documents that the lender
expects repayment;

28 (7)(i) state income tax refunds; and

29 (ii) federal income tax refunds;

30 (8)(i) federal earned income credits;

31 (ii) Minnesota working family credits;

32 (iii) state homeowners and renters credits under chapter33 290A; and

34 (iv) federal or state tax rebates;

(9) funds received for reimbursement, replacement, or
 rebate of personal or real property when these payments are made

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by public agencies, awarded by a court, solicited through public
 appeal, or made as a grant by a federal agency, state or local
 government, or disaster assistance organizations, subsequent to
 a presidential declaration of disaster;

5 (10) the portion of an insurance settlement that is used to 6 pay medical, funeral, and burial expenses, or to repair or 7 replace insured property;

8 (11) reimbursements for medical expenses that cannot be 9 paid by medical assistance;

(12) payments by a vocational rehabilitation program
administered by the state under chapter 268A, except those
payments that are for current living expenses;

13 (13) in-kind income, including any payments directly made
14 by a third party to a provider of goods and services;

(14) assistance payments to correct underpayments, but onlyfor the month in which the payment is received;

17 (15) payments for short-term emergency needs under section
18 256J.626, subdivision 2;

19 (16) funeral and cemetery payments as provided by section 20 256.935;

(17) nonrecurring cash gifts of \$30 or less, not exceeding
\$30 per participant in a calendar month;

(18) any form of energy assistance payment made through
Public Law 97-35, Low-Income Home Energy Assistance Act of 1981,
payments made directly to energy providers by other public and
private agencies, and any form of credit or rebate payment
issued by energy providers;

(19) Supplemental Security Income (SSI), including
retroactive SSI payments and other income of an SSI recipient,
except-as-described-in-section-256J-37,-subdivision-3b;

31 (20) Minnesota supplemental aid, including retroactive32 payments;

(21) proceeds from the sale of real or personal property;
(22) state adoption assistance payments under section
259.67, and up to an equal amount of county adoption assistance
payments;

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(23) state-funded family subsidy program payments made 1 2 under section 252.32 to help families care for children with mental retardation or related conditions, consumer support grant 3 funds under section 256.476, and resources and services for a 4 disabled household member under one of the home and 5 6 community-based waiver services programs under chapter 256B; 7 (24) interest payments and dividends from property that is not excluded from and that does not exceed the asset limit; 8 (25) rent rebates; 9 (26) income earned by a minor caregiver, minor child 10 11 through age 6, or a minor child who is at least a half-time student in an approved elementary or secondary education 12 13 program; (27) income earned by a caregiver under age 20 who is at 14 least a half-time student in an approved elementary or secondary 15 education program; 16 (28) MFIP child care payments under section 119B.05; 17 18 (29) all other payments made through MFIP to support a 19 caregiver's pursuit of greater economic stability; (30) income a participant receives related to shared living 20 21 expenses; 22 (31) reverse mortgages; 23 (32) benefits provided by the Child Nutrition Act of 1966, United States Code, title 42, chapter 13A, sections 1771 to 24 1790; 25 (33) benefits provided by the women, infants, and children 26 (WIC) nutrition program, United States Code, title 42, chapter 27 28 13A, section 1786;

(34) benefits from the National School Lunch Act, United
States Code, title 42, chapter 13, sections 1751 to 1769e;

(35) relocation assistance for displaced persons under the
Uniform Relocation Assistance and Real Property Acquisition
Policies Act of 1970, United States Code, title 42, chapter 61,
subchapter II, section 4636, or the National Housing Act, United
States Code, title 12, chapter 13, sections 1701 to 1750jj;
(36) benefits from the Trade Act of 1974, United States

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Code, title 19, chapter 12, part 2, sections 2271 to 2322;
 (37) war reparations payments to Japanese Americans and
 Aleuts under United States Code, title 50, sections 1989 to
 1989d;

5 (38) payments to veterans or their dependents as a result 6 of legal settlements regarding Agent Orange or other chemical 7 exposure under Public Law 101-239, section 10405, paragraph 8 (a)(2)(E);

9 (39) income that is otherwise specifically excluded from 10 MFIP consideration in federal law, state law, or federal 11 regulation;

12

(40) security and utility deposit refunds;

(41) American Indian tribal land settlements excluded under
Public Laws 98-123, 98-124, and 99-377 to the Mississippi Band
Chippewa Indians of White Earth, Leech Lake, and Mille Lacs
reservations and payments to members of the White Earth Band,
under United States Code, title 25, chapter 9, section 331, and
chapter 16, section 1407;

19 (42) all income of the minor parent's parents and 20 stepparents when determining the grant for the minor parent in 21 households that include a minor parent living with parents or 22 stepparents on MFIP with other children;

(43) income of the minor parent's parents and stepparents
equal to 200 percent of the federal poverty guideline for a
family size not including the minor parent and the minor
parent's child in households that include a minor parent living
with parents or stepparents not on MFIP when determining the
grant for the minor parent. The remainder of income is deemed
as specified in section 256J.37, subdivision 1b;

30 (44) payments made to children eligible for relative
31 custody assistance under section 257.85;

32 (45) vendor payments for goods and services made on behalf
33 of a client unless the client has the option of receiving the
34 payment in cash; and

35 (46) the principal portion of a contract for deed payment.
36 Sec. 8. Minnesota Statutes 2004, section 256J.521,

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1 subdivision 1, is amended to read:

2 Subdivision 1. [ASSESSMENTS.] (a) For purposes of MFIP employment services, assessment is a continuing process of 3 gathering information related to employability for the purpose 4 of identifying both participant's strengths and strategies for 5 coping with issues that interfere with employment. 6 The job counselor must use information from the assessment process to 7 develop and update the employment plan under subdivision 2 or 3, 8 as appropriate, and to determine whether the participant 9 qualifies for a family violence waiver including an employment 10 plan under subdivision 3, and to determine whether the 11 participant should be referred to the work participation rate 12 enhancement program under section 256J.575. 13

14 (b) The scope of assessment must cover at least the15 following areas: '

(1) basic information about the participant's ability to
obtain and retain employment, including: a review of the
participant's education level; interests, skills, and abilities;
prior employment or work experience; transferable work skills;
child care and transportation needs;

(2) identification of personal and family circumstances
that impact the participant's ability to obtain and retain
employment, including: any special needs of the children, the
level of English proficiency, family violence issues, and any
involvement with social services or the legal system;

26 (3) the results of a mental and chemical health screening 27 tool designed by the commissioner and results of the brief screening tool for special learning needs. Screening tools for 28 mental and chemical health and special learning needs must be 29 30 approved by the commissioner and may only be administered by job 31 counselors or county staff trained in using such screening 32 tools. The commissioner shall work with county agencies to 33 develop protocols for referrals and follow-up actions after screens are administered to participants, including guidance on 34 how employment plans may be modified based upon outcomes of 35 36 certain screens. Participants must be told of the purpose of

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the screens and how the information will be used to assist the 1 2 participant in identifying and overcoming barriers to employment. Screening for mental and chemical health and 3 special learning needs must be completed by participants who are 4 unable to find suitable employment after six weeks of job search 5 6 under subdivision 2, paragraph (b), and participants who are determined to have barriers to employment under subdivision 2, 7 paragraph (d). Failure to complete the screens will result in 8 sanction under section 256J.46; and 9

(4) a comprehensive review of participation and progress 10 for participants who have received MFIP assistance and have not 11 worked in unsubsidized employment during the past 12 months. 12 The purpose of the review is to determine the need for 13 additional services and supports, including placement in 14 subsidized employment or unpaid work experience under section 15 256J.49, subdivision 13, or referral to the work participation 16 rate enhancement program under section 256J.575. 17

(c) Information gathered during a caregiver's participation
in the diversionary work program under section 256J.95 must be
incorporated into the assessment process.

21 (d) The job counselor may require the participant to complete a professional chemical use assessment to be performed 22 according to the rules adopted under section 254A.03, 23 subdivision 3, including provisions in the administrative rules 24 which recognize the cultural background of the participant, or a 25 professional psychological assessment as a component of the 26 27 assessment process, when the job counselor has a reasonable belief, based on objective evidence, that a participant's 28 ability to obtain and retain suitable employment is impaired by 29 30 a medical condition. The job counselor may assist the participant with arranging services, including child care 31 assistance and transportation, necessary to meet needs 32 identified by the assessment. Data gathered as part of a 33 professional assessment must be classified and disclosed 34 35 according to the provisions in section 13.46. 36 Sec. 9. Minnesota Statutes 2004, section 256J.53,

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1 subdivision 2, is amended to read:

Subd. 2. [APPROVAL OF POSTSECONDARY EDUCATION OR
TRAINING.] (a) In order for a postsecondary education or
training program to be an approved activity in an employment
plan, the participant must be working in unsubsidized employment
at least 20 ten hours per week.

7 (b) Participants seeking approval of a postsecondary
8 education or training plan must provide documentation that:

9 (1) the employment goal can only be met with the additional 10 education or training;

(2) there are suitable employment opportunities that
require the specific education or training in the area in which
the participant resides or is willing to reside;

(3) the education or training will result in significantly
higher wages for the participant than the participant could earn
without the education or training;

17 (4) the participant can meet the requirements for admission
18 into the program; and

(5) there is a reasonable expectation that the participant will complete the training program based on such factors as the participant's MFIP assessment, previous education, training, and work history; current motivation; and changes in previous circumstances.

(c) The hourly unsubsidized employment requirement does not
apply for intensive education or training programs lasting 12
weeks or less when full-time attendance is required.

(d) Participants with an approved employment plan in place 27 on July 1, 2003, which includes more than 12 months of 28 postsecondary education or training shall be allowed to complete 29 30 that plan provided that hourly requirements in section 256J.55, 31 subdivision 1, and conditions specified in paragraph (b), and subdivisions 3 and 5 are met. A participant whose case is 32 subsequently closed for three months or less for reasons other 33 than noncompliance with program requirements and who returns to 34 MFIP shall be allowed to complete that plan provided that hourly 35 requirements in section 256J.55, subdivision 1, and conditions 36

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specified in paragraph (b) and subdivisions 3 and 5 are met. 1 Sec. 10. [256J.575] [WORK PARTICIPATION RATE ENHANCEMENT 2 PROGRAM.] 3 Subdivision 1. [PURPOSE.] (a) The work participation rate 4 enhancement program (WORK PREP) is Minnesota's TANF program to 5 serve families who are not making significant progress within 6 7 MFIP due to a variety of barriers to employment. 8 (b) The goal of this program is to stabilize and improve 9 the lives of families at risk of long-term welfare dependency or family instability due to employment barriers such as physical 10 11 disability, mental disability, age, and caring for a disabled household member. WORK PREP provides services to promote and 12 13 support families to achieve the greatest possible degree of self-sufficiency. Counties may provide supportive and other 14 15 allowable services funded by the MFIP consolidated fund under section 256J.626 to eligible participants. 16 17 Subd. 2. [DEFINITIONS.] The terms used in this section 18 have the meanings given them in paragraphs (a) to (d). 19 (a) The "work participation rate enhancement program" means 20 the program established under this section. (b) "Case management" means the services provided by or 21 22 through the county agency to participating families, including assessment, information, referrals, and assistance in the 23 preparation and implementation of a family stabilization plan 24 25 under subdivision 5. 26 (c) "Family stabilization plan" means a plan developed by a case manager and the participant, which identifies the 27 participant's most appropriate path to unsubsidized employment, 28 family stability, and barrier reduction, taking into account the 29 30 family's circumstances. 31 (d) "Family stabilization services" means programs, activities, and services in this section that provide 32 33 participants and their family members with assistance regarding, but not limited to: 34 (1) obtaining and retaining unsubsidized employment; 35 (2) family stability; 36

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(3) economic stability; and
(4) barrier reduction.
The goal of the program is to achieve the greatest degree
of economic self-sufficiency and family well-being possible for
the family under the circumstances.
Subd. 3. [ELIGIBILITY.] (a) The following MFIP or DWP
participants are eligible for the program under this section:
(1) a participant identified under section 256J.561,
subdivision 2, paragraph (d), who has or is eligible for an
employment plan developed under section 256J.521, subdivision 2,
paragraph (c);
(2) a participant identified under section 256J.95,
subdivision 12, paragraph (b), as unlikely to benefit from the
diversionary work program;
(3) a participant who meets the requirements for or has
been granted a hardship extension under section 256J.425,
subdivision 2 or 3; and
(4) a participant who is applying for supplemental security
(4) a participant who is apprying for suppremental security
income or Social Security disability insurance.
income or Social Security disability insurance.
income or Social Security disability insurance. (b) Families must meet all other eligibility requirements
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<pre>income or Social Security disability insurance.    (b) Families must meet all other eligibility requirements    for MFIP established in this chapter. Families are eligible for    financial assistance to the same extent as if they were</pre>
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<pre>income or Social Security disability insurance.    (b) Families must meet all other eligibility requirements    for MFIP established in this chapter. Families are eligible for    financial assistance to the same extent as if they were    participating in MFIP.      Subd. 4. [UNIVERSAL PARTICIPATION.] All caregivers must    participate in family stabilization services as defined in    subdivision 2.      Subd. 5. [CASE MANAGEMENT; FAMILY STABILIZATION PLANS;    COORDINATED SERVICES.] (a) The county agency shall provide    family stabilization services to families through a case</pre>
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1	(b) The family stabilization plan shall include:
2	(1) each participant's plan for long-term self-sufficiency,
3	including an employment goal where applicable;
4	(2) an assessment of each participant's strengths and
5	barriers, and any special circumstances of the participant's
6	family that impact, or are likely to impact, the participant's
7	progress towards the goals in the plan; and
8	(3) an identification of the services, supports, education,
9	training, and accommodations needed to overcome any barriers to
10	enable the family to achieve self-sufficiency and to fulfill
11	each caregiver's personal and family responsibilities.
12	(c) The case manager and the participant must meet within
13	30 days of the family's referral to the case manager. The
14	initial family stabilization plan shall be completed within 30
15	days of the first meeting with the case manager. The case
16	manager shall establish a schedule for periodic review of the
17	family stabilization plan that includes personal contact with
18	the participant at least once per month. In addition, the case
19	manager shall review and modify if necessary the plan under the
20	following circumstances:
21	(1) there is a lack of satisfactory progress in achieving
22	the goals of the plan;
23	(2) the participant has lost unsubsidized or subsidized
24	employment;
25	(3) a family member has failed to comply with a family
26	stabilization plan requirement;
27	(4) services required by the plan are unavailable; or
28	(5) changes to the plan are needed to promote the
29	well-being of the children.
30	(d) Family stabilization plans under this section shall be
31	written for a period of time not to exceed six months.
32	Subd. 6. [COOPERATION WITH PROGRAM REQUIREMENTS.] (a) To
33	be eligible, a participant must comply with paragraphs (b) to
34	<u>(f).</u>
35	(b) Participants shall engage in family stabilization plan
36	activities listed in clause (1) or (2) for the number of hours
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per week that the activities are scheduled and available, unless 1 good cause exists for not doing so, as defined in section 2 256J.57, subdivision 1: 3 (1) in single-parent families with no children under six 4 years of age, the case manager and the participant must develop 5 a family stabilization plan that includes 30 to 35 hours per 6 7 week of activities; and (2) in single-parent families with a child under six years 8 of age, the case manager and the participant must develop a 9 family stabilization plan that includes 20 to 35 hours per week 10 of activities. 11 (c) The case manager shall review the participant's 12 progress toward the goals in the family stabilization plan every 13 six months to determine whether conditions have changed, 14 15 including whether revisions to the plan are needed. 16 (d) When the participant has increased participation in work-related activities sufficient to meet the federal 17 participation requirements of TANF, the county agency shall 18 refer the participant to the MFIP program and assign the 19 participant to a job counselor. The participant and the job 20 21 counselor must meet within 15 days of referral to MFIP to develop an employment plan under section 256J.521. No 22 reapplication is necessary and financial assistance shall 23 24 continue without interruption. 25 (e) Participants who have not increased their participation in work activities sufficient to meet the federal participation 26 requirements of TANF may request a referral to the MFIP program 27 and assignment to a job counselor after 12 months in the program. 28 (f) A participant's requirement to comply with any or all 29 30 family stabilization plan requirements under this subdivision 31 shall be excused when the case management services, training and educational services, and family support services identified in 32 33 the participant's family stabilization plan are unavailable for 34 reasons beyond the control of the participant, including when money appropriated is not sufficient to provide the services. 35 36 Subd. 7. [SANCTIONS.] (a) The financial assistance grant

1	of a participating family shall be reduced, according to section
2	256J.46, if a participating adult fails without good cause to
3	comply or continue to comply with the family stabilization plan
4	requirements in this subdivision, unless compliance has been
5	excused under subdivision 6, paragraph (f).
6	(b) Given the purpose of the work participation rate
7	enhancement program in this section and the nature of the
8	underlying family circumstances that act as barriers to both
9	employment and full compliance with program requirements,
10	sanctions are appropriate only when it is clear that there is
11	both ability to comply and willful noncompliance on the part of
12	the participant.
13	(C) Prior to the imposition of a sanction, the county
14	agency must review the participant's case to determine if the
15	family stabilization plan is still appropriate and meet with the
16	participants face-to-face. The participant may bring an
17	advocate to the face-to-face meeting. If a face-to-face meeting
18	is not conducted, the county agency must send the participant a
19	written notice that includes the information required under
20	clause (1):
21	(1) during the face-to-face meeting, the county agency must:
22	(i) determine whether the continued noncompliance can be
23	explained and mitigated by providing a needed family
24	stabilization service, as defined in subdivision 2, paragraph
25	<u>(d);</u>
26	(ii) determine whether the participant qualifies for a good
27	cause exception under section 256J.57, or if the sanction is for
28	noncooperation with child support requirements, determine if the
29	participant qualifies for a good cause exemption under section
30	256.741, subdivision 10;
31	(iii) determine whether activities in the family
32	stabilization plan are appropriate based on the family's
33	circumstances;
34	(iv) explain the consequences of continuing noncompliance;
35	(v) identify other resources that may be available to the
36	participant to meet the needs of the family; and

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[COUNSEL ] DG SC4101 04/26/05 (vi) inform the participant of the right to appeal under 1 2 section 256J.40; and (2) if the lack of an identified activity or service can 3 explain the noncompliance, the county must work with the 4 participant to provide the identified activity. 5 (d) After the requirements of paragraph (c) are met and 6 7 prior to imposition of a sanction, the county agency shall provide a notice of intent to sanction under section 256J.57, 8 subdivision 2, and, when applicable, a notice of adverse action 9 as provided in section 256J.31. 10 (e) Section 256J.57 applies to this section except to the 11 extent that it is modified by this subdivision. 12 Sec. 11. [256J.621] [WORK PARTICIPATION BONUS.] 13 Upon exiting the diversionary work program (DWP) or upon 14 terminating MFIP cash assistance with earnings, a participant 15 who is employed and working 24 hours a week may be eligible for 16 transitional assistance of \$50 per month to assist in meeting 17 the family's basic needs as the participant continues to move 18 19 toward self-sufficiency. To be eligible for a transitional assistance payment, the 20 participant must not receive MFIP cash assistance or 21 diversionary work program assistance during the month and must 22 23 be employed an average of at least 24 hours a week. Transitional assistance shall be available for a maximum of 12 24 25 months from the date the participant exited the diversionary work program or terminated MFIP cash assistance. 26 The commissioner shall establish policies and develop forms 27 28 to verify eligibility for transitional assistance. The forms 29 must contain all data elements required to meet federal TANF 30 reporting requirements. Expenditures on the transitional assistance program shall 31 32 be state-funded and treated as segregated funds under the 33 state's TANF maintenance of effort requirement. Months in which a participant receives transitional assistance under this 34 35 section shall not count toward the participant's MFIP 60-month time limit. 36

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1	This section shall take effect if federal law changes the
2	TANF work participation rates that states must meet and the
3	commissioner determines that implementation of this program will
4	enhance Minnesota's TANF work participation rates.
5	Sec. 12. Minnesota Statutes 2004, section 256J.626,
6	subdivision 1, is amended to read:
7	Subdivision 1. [CONSOLIDATED FUND.] The consolidated fund
8	is established to support counties and tribes in meeting their
9	duties under this chapter. Counties and tribes must use funds
10	from the consolidated fund to develop programs and services that
11	are designed to improve participant outcomes as measured in
12	section 256J.751, subdivision 2, and to provide case management
13	services to participants of the work participation rate
14	enhancement program. Counties may use the funds for any
15	allowable expenditures under subdivision 2. Tribes may use the
16	funds for any allowable expenditures under subdivision 2, except
17	those in clauses (1) and (6).
18	Sec. 13. Minnesota Statutes 2004, section 256J.626,
19	subdivision 2, is amended to read:
20	Subd. 2. [ALLOWABLE EXPENDITURES.] (a) The commissioner
21	must restrict expenditures under the consolidated fund to
22	benefits and services allowed under title IV-A of the federal
23	Social Security Act. Allowable expenditures under the
24	consolidated fund may include, but are not limited to:
25	(1) short-term, nonrecurring shelter and utility needs that
26	are excluded from the definition of assistance under Code of
27	Federal Regulations, title 45, section 260.31, for families who
28	meet the residency requirement in section 256J.12, subdivisions
29	1 and 1a. Payments under this subdivision are not considered
30	TANF cash assistance and are not counted towards the 60-month
31	time limit;
32	(2) transportation needed to obtain or retain employment or
33	to participate in other approved work activities or activities
34	under a family stabilization plan;
35	(3) direct and administrative costs of staff to deliver

36 employment services for MFIP or, the diversionary work

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program, <u>or the work participation rate enhancement program;</u> to administer financial assistance<sub>7</sub>; and to provide specialized services intended to assist hard-to-employ participants to transition to work <u>or transition from the work participation</u> rate enhancement program to MFIP;

6 (4) costs of education and training including functional
7 work literacy and English as a second language;

8 (5) cost of work supports including tools, clothing, boots,
9 and other work-related expenses;

(6) county administrative expenses as defined in Code of
Federal Regulations, title 45, section 260(b);

12 (7) services to parenting and pregnant teens;

13 (8) supported work;

14 (9) wage subsidies;

(10) child care needed for MFIP or, the diversionary work
program, or the work participation rate enhancement program
participants to participate in social services;

(11) child care to ensure that families leaving MFIP or diversionary work program will continue to receive child care assistance from the time the family no longer qualifies for transition year child care until an opening occurs under the basic sliding fee child care program; and

(12) services to help noncustodial parents who live in
Minnesota and have minor children receiving MFIP or DWP
assistance, but do not live in the same household as the child,
obtain or retain employment; and

27 (13) services to help families participating in the work
 28 participation rate enhancement program achieve the greatest
 29 possible degree of self-sufficiency.

30 (b) Administrative costs that are not matched with county 31 funds as provided in subdivision 8 may not exceed 7.5 percent of 32 a county's or 15 percent of a tribe's allocation under this 33 section. The commissioner shall define administrative costs for 34 purposes of this subdivision.

35 Sec. 14. Minnesota Statutes 2004, section 256J.626,
36 subdivision 3, is amended to read:

Subd. 3. [ELIGIBILITY FOR SERVICES.] Families with a minor 1 child, a pregnant woman, or a noncustodial parent of a minor 2 child receiving assistance, with incomes below 200 percent of 3 the federal poverty guideline for a family of the applicable 4 size, are eligible for services funded under the consolidated 5 Counties and tribes must give priority to families fund. 6 currently receiving MFIP or, the diversionary work program, or 7 the work participation rate enhancement program, and families at 8 risk of receiving MFIP or diversionary work program. 9

Sec. 15. Minnesota Statutes 2004, section 256J.626,subdivision 4, is amended to read:

Subd. 4. [COUNTY AND TRIBAL BIENNIAL SERVICE AGREEMENTS.] 12 (a) Effective January 1, 2004, and each two-year period 13 thereafter, each county and tribe must have in place an approved 14 biennial service agreement related to the services and programs 15 in this chapter. In counties with a city of the first class 16 17 with a population over 300,000, the county must consider a service agreement that includes a jointly developed plan for the 18 delivery of employment services with the city. Counties may 19 collaborate to develop multicounty, multitribal, or regional 20 service agreements. 21

(b) The service agreements will be completed in a form
prescribed by the commissioner. The agreement must include:

(1) a statement of the needs of the service population and
strengths and resources in the community;

(2) numerical goals for participant outcomes measures to be
accomplished during the biennial period. The commissioner may
identify outcomes from section 256J.751, subdivision 2, as core
outcomes for all counties and tribes;

30 (3) strategies the county or tribe will pursue to achieve
31 the outcome targets. Strategies must include specification of
32 how funds under this section will be used and may include
33 community partnerships that will be established or strengthened;
34 and

35 (4) strategies the county or tribe will pursue under the
 36 work participation rate enhancement program; and

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(5) other items prescribed by the commissioner in
 consultation with counties and tribes.

3 (c) The commissioner shall provide each county and tribe
4 with information needed to complete an agreement, including:
5 (1) information on MFIP cases in the county or tribe; (2)
6 comparisons with the rest of the state; (3) baseline performance
7 on outcome measures; and (4) promising program practices.

8 (d) The service agreement must be submitted to the 9 commissioner by October 15, 2003, and October 15 of each second 10 year thereafter. The county or tribe must allow a period of not 11 less than 30 days prior to the submission of the agreement to 12 solicit comments from the public on the contents of the 13 agreement.

(e) The commissioner must, within 60 days of receiving each
county or tribal service agreement, inform the county or tribe
if the service agreement is approved. If the service agreement
is not approved, the commissioner must inform the county or
tribe of any revisions needed prior to approval.

(f) The service agreement in this subdivision supersedesthe plan requirements of section 116L.88.

Sec. 16. Minnesota Statutes 2004, section 256J.626,
subdivision 7, is amended to read:

Subd. 7. [PERFORMANCE BASE FUNDS.] (a) Beginning calendar year 2005, each county and tribe will be allocated 95 <u>100</u> percent of their initial calendar year allocation. Counties and tribes will be allocated additional funds <u>from federal TANF</u> bonus funds the state receives based on performance as follows:

(1) for calendar year 2005, a county or tribe that achieves 28 29 a 30 percent rate or higher on the MFIP participation rate under section 256J.751, subdivision 2, clause (8), as averaged across 30 the four quarterly measurements for the most recent year for 31 32 which the measurements are available, will receive an additional allocation equal-to-2.5-percent-of-its-initial-allocation to be 33 determined by the commissioner based upon available funds; and 34 (2) for calendar year 2006, a county or tribe that achieves 35 a 40 percent rate or a five percentage point improvement over 36

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1 the previous year's MFIP participation rate under section 2 256J.751, subdivision 2, clause (8), as averaged across the four quarterly measurements for the most recent year for which the 3 measurements are available, will receive an additional 4 allocation equal-to-2-5-percent-of-its-initial-allocation to be 5 6 determined by the commissioner based upon available funds; and

7 (3) for calendar year 2007, a county or tribe that achieves a 50 percent rate or a five percentage point improvement over 8 the previous year's MFIP participation rate under section 9 256J.751, subdivision 2, clause (8), as averaged across the four 10 quarterly measurements for the most recent year for which the 11 measurements are available, will receive an additional 12 allocation equal-to-2.5-percent-of-its-initial-allocation to be 13 determined by the commissioner based upon available funds; and 14 15 (4) for calendar year 2008 and yearly thereafter, a county

or tribe that achieves a 50 percent MFIP participation rate 16 under section 256J.751, subdivision 2, clause (8), as averaged 17 across the four quarterly measurements for the most recent year 18 19 for which the measurements are available, will receive an additional allocation equal-to-2.5-percent-of-its-initial 20 allocation to be determined by the commissioner based upon 21 22 available funds; and

23 (5) for calendar years 2005 and thereafter, a county or tribe that performs above the top of its range of expected 24 25 performance on the three-year self-support index under section 256J.751, subdivision 2, clause (7), in both measurements in the 26 preceding year will receive an additional allocation equal-to 27 five-percent-of-its-initial-allocation to be determined by the 28 commissioner based upon available funds; or 29

30 (6) for calendar years 2005 and thereafter, a county or tribe that performs within its range of expected performance on 31 the three-year self-support index under section 256J.751, 32 33 subdivision 2, clause (7), in both measurements in the preceding year, or above the top of its range of expected performance in 34 one measurement and within its expected range of performance in 35 the other measurement, will receive an additional allocation 36

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2 by the commissioner based upon available funds.

3 (b) Funds remaining unallocated after the performance-based 4 allocations in paragraph (a) are available to the commissioner 5 for innovation projects under subdivision 5.

6 (c)(1)-If-available-funds-are-insufficient-to-meet-county 7 and-tribal-allocations-under-paragraph-(a),-the-commissioner-may 8 make-available-for-allocation-funds-that-are-unobligated-and 9 available-from-the-innovation-projects-through-the-end-of-the 10 current-biennium.

11 (2)-If-after-the-application-of-clause-(1)-funds-remain 12 insufficient-to-meet-county-and-tribal-allocations-under 13 paragraph-(a)7-the-commissioner-must-proportionally-reduce-the 14 allocation-of-each-county-and-tribe-with-respect-to-their 15 maximum-allocation-available-under-paragraph-(a).

Sec. 17. Minnesota Statutes 2004, section 256J.95,
subdivision 3, is amended to read:

Subd. 3. [ELIGIBILITY FOR DIVERSIONARY WORK PROGRAM.] (a) Except for the categories of family units listed below, all family units who apply for cash benefits and who meet MFIP eligibility as required in sections 256J.11 to 256J.15 are eligible and must participate in the diversionary work program. Family units that are not eligible for the diversionary work program include:

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(1) child only cases;

(2) a single-parent family unit that includes a child under
12 weeks of age. A parent is eligible for this exception once
in a parent's lifetime and is not eligible if the parent has
already used the previously allowed child under age one
exemption from MFIP employment services;

31 (3) a minor parent without a high school diploma or its32 equivalent;

(4) an 18- or 19-year-old caregiver without a high school
diploma or its equivalent who chooses to have an employment plan
with an education option;

36 (5) a caregiver age 60 or over;

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(6) family units with a caregiver who received DWP benefits 1 2 in the 12 months prior to the month the family applied for DWP, except as provided in paragraph (c); 3 (7) family units with a caregiver who received MFIP within 4 the 12 months prior to the month the family unit applied for 5 6 DWP; (8) a family unit with a caregiver who received 60 or more 7 months of TANF assistance; and 8 (9) a family unit with a caregiver who is disqualified from 9 DWP or MFIP due to fraud. 10 (b) A two-parent family must participate in DWP unless both 11 caregivers meet the criteria for an exception under paragraph 12 (a), clauses (1) through (5), or the family unit includes a 13 parent who meets the criteria in paragraph (a), clause (6), (7), 14 (8), or (9). 15 (c) Once DWP eligibility is determined, the four months run 16 17 consecutively. If a participant leaves the program for any reason and reapplies during the four-month period, the county 18 19 must redetermine eligibility for DWP. 20 (d) Newly arrived refugees and asylees as defined in Code of Federal Regulations, title 45, chapter IV, section 400.2, who 21 have arrived in the United States within the last two months 22 shall be exempt from mandatory participation in the diversionary 23 work program and may enroll directly into the MFIP program. 24 25 [EFFECTIVE DATE.] This section (256J.95, subdivision 3) is effective the day following final enactment. 26 Sec. 18. Minnesota Statutes 2004, section 256J.95, 27 subdivision 9, is amended to read: 28 [PROPERTY AND INCOME LIMITATIONS.] The asset 29 Subd. 9. 30 limits and exclusions in section 256J.20 apply to applicants and recipients of DWP. All payments, unless excluded in section 31 256J.21, must be counted as income to determine eligibility for 32 the diversionary work program. The county shall treat income as 33 outlined in section 256J.377-except-for-subdivision-3a. 34 The 35 initial income test and the disregards in section 256J.21,

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36 subdivision 3, shall be followed for determining eligibility for

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1	the diversionary work program.
2	Sec. 19. [REPEALER.]
3	Minnesota Statutes 2004, section 256J.37, subdivisions 3a
4	and 3b, are repealed effective July 1, 2005.
5	ARTICLE 7
6	MISCELLANEOUS
7	Section 1. [151.52] [MANUFACTURER PRICE REPORT.]
8	Subdivision 1. [REPORT.] All drug manufacturers registered
9	or licensed to do business in this state shall, on a quarterly
10	basis, report by National Drug Code the following pharmaceutical
11	pricing criteria to the commissioner of human services for each
12	of their drugs: average wholesale price, wholesale acquisition
13	cost, average manufacturer price as defined in United States
14	Code, title 42, chapter 7, subchapter XIX, section 1396r-8(k),
15	and best price as defined in United States Code, title 42,
16	chapter 7, subchapter XIX, section 1396r-8(c)(1)(C). The
17	calculation of average wholesale price and wholesale acquisition
18	cost shall be the net of all volume discounts, prompt payment
19	discounts, chargebacks, short-dated product discounts, cash
20	discounts, free goods, rebates, and all other price concessions
21	or incentives provided to a purchaser that result in a reduction
22	in the ultimate cost to the purchaser. When reporting average
23	wholesale price, wholesale acquisition cost, average
24	manufacturer price, and best price, manufacturers shall also
25	include a detailed description of the methodology by which the
26	prices were calculated. When a manufacturer reports average
27	wholesale price, wholesale acquisition cost, average
28	manufacturer price, or best price, the president or chief
29	executive officer of the manufacturer shall certify on a form
30	provided by the commissioner of human services, that the
31	reported prices are accurate. Any information reported under
32	this section shall be classified as nonpublic data under section
33	13.02, subdivision 9. Notwithstanding the classification of
34	data in this section and subdivision 2, the Minnesota Attorney
35	General's Office, the federal Centers for Medicare and Medicaid
36	Services or another law enforcement agency may access and obtain

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-		04/26/05 [COUNSEL ] DG SC4101
	1	copies of the data required under this section and use that data
	2	for law enforcement purposes.
e 1	3	Subd. 2. [PENALTIES AND REMEDIES.] The attorney general
	4	may pursue the penalties and remedies available to the attorney
	5	general under section 8.31 against any manufacturer who violates
	6	this section.
	7	Sec. 2. [151.55] [CANCER DRUG REPOSITORY PROGRAM.]
	8	Subdivision 1. [DEFINITIONS.] (a) For the purposes of this
	9	section, the terms defined in this subdivision have the meanings
	10	given.
	11	(b) "Board" means the Board of Pharmacy.
	12	(c) "Cancer drug" means a prescription drug that is used to
_	13	treat:
	14	(1) cancer or the side effects of cancer; or
	15	(2) the side effects of any prescription drug that is used
	16	to treat cancer or the side effects of cancer.
	17	(d) "Cancer drug repository" means a medical facility or
	18	pharmacy that has notified the board of its election to
	19	participate in the cancer drug repository program.
	20	(e) "Cancer supply" or "supplies" means prescription and
	21	nonprescription cancer supplies needed to administer a cancer
	22	drug.
and the second s	23	(f) "Dispense" has the meaning given in section 151.01,
	24	subdivision 30.
	25	(g) "Distribute" means to deliver, other than by
	26	administering or dispensing.
	27	(h) "Medical facility" means an institution defined in
	28	section 144.50, subdivision 2.
	29	(i) "Medical supplies" means any prescription and
	30	nonprescription medical supply needed to administer a cancer
	31	drug.
	32	(j) "Pharmacist" has the meaning given in section 151.01,
	33	subdivision 3.
~	34	(k) "Pharmacy" means any pharmacy registered with the Board
	35	of Pharmacy according to section 151.19, subdivision 1.
	36	(1) "Practitioner" has the meaning given in section 151.01,
	Ar	ticle 7 Section 2 241

[COUNSEL ] DG SC4101 04/26/05 subdivision 23. 1 (m) "Prescription drug" means a legend drug as defined in 2 section 151.01, subdivision 17. 3 (n) "Side effects of cancer" means symptoms of cancer. 4 (o) "Single-unit-dose packaging" means a single-unit 5 container for articles intended for administration as a single 6 7 dose, direct from the container. (p) "Tamper-evident unit dose packaging" means a container 8 within which a drug is sealed so that the contents cannot be 9 opened without obvious destruction of the seal. 10 Subd. 2. [ESTABLISHMENT.] The Board of Pharmacy shall 11 establish and maintain a cancer drug repository program, under 12 which any person may donate a cancer drug or supply for use by 13 14 an individual who meets the eligibility criteria specified under subdivision 4. Under the program, donations may be made on the 15 premises of a medical facility or pharmacy that elects to 16 participate in the program and meets the requirements specified 17 18 under subdivision 3. 19 Subd. 3. [REQUIREMENTS FOR PARTICIPATION BY PHARMACIES AND 20 MEDICAL FACILITIES.] (a) To be eligible for participation in the 21 cancer drug repository program, a pharmacy or medical facility 22 must be licensed and in compliance with all applicable federal 23 and state laws and administrative rules. (b) Participation in the cancer drug repository program is 24 voluntary. A pharmacy or medical facility may elect to 25 26 participate in the cancer drug repository program by submitting 27 the following information to the board, in a form provided by 28 the board: (1) the name, street address, and telephone number of the 29 30 pharmacy or medical facility; 31 (2) the name and telephone number of a pharmacist who is 32 employed by or under contract with the pharmacy or medical 33 facility, or other contact person who is familiar with the pharmacy's or medical facility's participation in the cancer 34 35 drug repository program; and 36 (3) a statement indicating that the pharmacy or medical

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facility meets the eligibility requirements under paragraph (a) 1 and the chosen level of participation under paragraph (c). 2 3 (c) A pharmacy or medical facility may fully participate in the cancer drug repository program by accepting, storing, and 4 5 dispensing or administering donated drugs and supplies, or may limit its participation to only accepting and storing donated 6 drugs and supplies. If a pharmacy or facility chooses to limit 7 its participation, the pharmacy or facility shall distribute any 8 donated drugs to a fully participating cancer drug repository in 9 10 accordance with subdivision 8. (d) A pharmacy or medical facility may withdraw from 11 participation in the cancer drug repository program at any time 12 upon notification to the board. A notice to withdraw from 13 14 participation may be given by telephone or regular mail. Subd. 4. [INDIVIDUAL ELIGIBILITY REQUIREMENTS.] Any 15 Minnesota resident who is diagnosed with cancer is eligible to 16 17 receive drugs or supplies under the cancer drug repository 18 program. Drugs and supplies shall be dispensed or administered according to the priority given under subdivision 6, paragraph 19 (d). 20 21 Subd. 5. [DONATIONS OF CANCER DRUGS AND SUPPLIES.] (a) Any one of the following persons may donate legally obtained cancer 22 drugs or supplies to a cancer drug repository, if the drugs or 23 supplies meet the requirements under paragraph (b) or (c) as 24 25 determined by a pharmacist who is employed by or under contract 26 with a cancer drug repository: (1) an individual who is 18 years old or older; or 27 28 (2) a pharmacy, medical facility, drug manufacturer, or 29 wholesale drug distributor, if the donated drugs have not been 30 previously dispensed. 31 (b) A cancer drug is eligible for donation under the cancer 32 drug repository program only if the following requirements are 33 met: 34 (1) the donation is accompanied by a cancer drug repository donor form described under paragraph (d) that is signed by the 35 person making the donation or that person's authorized 36 Article 7 Section 2 243

representative; (2) the drug's expiration date is at least six months later than the date that the drug was donated; (3) the drug is in its original, unopened, tamper-evident unit dose packaging that includes the drug's lot number and expiration date. Single-unit dose drugs may be accepted if the single-unit-dose packaging is unopened; and (4) the drug is not adulterated or misbranded. (c) Cancer supplies are eligible for donation under the cancer drug repository program only if the following requirements are met: (1) the supplies are not adulterated or misbranded; (2) the supplies are in their original, unopened, sealed packaging; and (3) the donation is accompanied by a cancer drug repository donor form described under paragraph (d) that is signed by the person making the donation or that person's authorized representative. (d) The cancer drug repository donor form must be provided by the board and shall state that to the best of the donor's knowledge the donated drug or supply has been properly stored and that the drug or supply has never been opened, used, tampered with, adulterated, or misbranded. The board shall make the cancer drug repository donor form available on the Department of Health's Web site. (e) Controlled substances and drugs and supplies that do not meet the criteria under this subdivision are not eligible for donation or acceptance under the cancer drug repository program. (f) Drugs and supplies may be donated on the premises of a cancer drug repository to a pharmacist designated by the repository. A drop box may not be used to deliver or accept donations. (g) Cancer drugs and supplies donated under the cancer drug repository program must be stored in a secure storage area under

[COUNSEL ] DG SC4101

36 environmental conditions appropriate for the drugs or supplies

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[COUNSEL ] DG 04/26/05 SC4101 being stored. Donated drugs and supplies may not be stored with 1 2 nondonated inventory. Subd. 6. [DISPENSING REQUIREMENTS.] (a) Drugs and supplies 3 must be dispensed by a licensed pharmacist pursuant to a 4 5 prescription by a practitioner or may be dispensed or administered by a practitioner in accordance with the 6 requirements of chapter 151 and within the practitioner's scope 7 8 of practice. (b) Cancer drugs and supplies shall be visually inspected 9 10 by the pharmacist or practitioner before being dispensed or 11 administered for adulteration, misbranding, and date of expiration. Drugs or supplies that have expired or appear upon 12 visual inspection to be adulterated, misbranded, or tampered 13 with in any way may not be dispensed or administered. 14 (c) Before a cancer drug or supply may be dispensed or 15 administered to an individual, the individual must sign a cancer 16 drug repository recipient form provided by the board 17 acknowledging that the individual understands the information 18 stated on the form. The form shall include the following 19 20 information: 21 (1) that the drug or supply being dispensed or administered 22 has been donated and may have been previously dispensed; 23 (2) that a visual inspection has been conducted by the 24 pharmacist or practitioner to ensure that the drug has not 25 expired, has not been adulterated or misbranded, and is in its 26 original, unopened packaging; and 27 (3) that the dispensing pharmacist, the dispensing or 28 administering practitioner, the cancer drug repository, the 29 state Department of Health, and any other participant of the 30 cancer drug repository program cannot guarantee the safety of the drug or supply being dispensed or administered and that the 31 pharmacist or practitioner has determined that the drug or 32 33 supply is safe to dispense or administer based on the accuracy 34 of the donor's form submitted with the donated drug or supply and the visual inspection required to be performed by the 35 pharmacist or practitioner before dispensing or administering. 36

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04/26/05 [COUNSEL ] DG SC4101 The board shall make the cancer drug repository form available 1 2 on the Department of Health's Web site. (d) Drugs and supplies shall only be dispensed or 3 administered to individuals who meet the eligibility 4 5 requirements in subdivision 4 and in the following order of priority: 6 7 (1) individuals who are uninsured; (2) individuals who are enrolled in medical assistance, 8 general assistance medical care, MinnesotaCare, Medicare, or 9 10 other public assistance health care; and (3) all other individuals who are otherwise eligible under 11 12 subdivision 4 to receive drugs or supplies from a cancer drug 13 repository. 14 Subd. 7. [HANDLING FEES.] A cancer drug repository may charge the individual receiving a drug or supply a handling fee 15 of no more than 250 percent of the medical assistance program 16 dispensing fee for each cancer drug or supply dispensed or 17 18 administered. 19 Subd. 8. [DISTRIBUTION OF DONATED CANCER DRUGS AND SUPPLIES.] (a) Cancer drug repositories may distribute drugs and 20 supplies donated under the cancer drug repository program to 21 22 other repositories if requested by a participating repository. 23 (b) A cancer drug repository that has elected not to dispense donated drugs or supplies shall distribute any donated 24 25 drugs and supplies to a participating repository upon request of 26 the repository. 27 (c) If a cancer drug repository distributes drugs or supplies under paragraph (a) or (b), the repository shall 28 complete a cancer drug repository donor form provided by the 29 board. The completed form and a copy of the donor form that was 30 completed by the original donor under subdivision 5 shall be 31 provided to the fully participating cancer drug repository at 32 33 the time of distribution. 34 Subd. 9. [RESALE OF DONATED DRUGS OR SUPPLIES.] Donated drugs and supplies may not be resold. 35 Subd. 10. [RECORD-KEEPING REQUIREMENTS.] (a) Cancer drug 36

Article 7 Section 2

repository donor and recipient forms shall be maintained for at 1 least five years. 2 (b) A record of destruction of donated drugs and supplies 3 that are not dispensed under subdivision 6 shall be maintained 4 by the dispensing repository for at least five years. For each 5 drug or supply destroyed, the record shall include the following 6 information: 7 (1) the date of destruction; 8 (2) the name, strength, and quantity of the cancer drug 9 10 destroyed; 11 (3) the name of the person or firm that destroyed the drug; 12 and (4) the source of the drugs or supplies destroyed. 13 Subd. 11. [LIABILITY.] A medical facility or pharmacy 14 15 participating in the program, a pharmacist dispensing a drug or supply pursuant to the program, a practitioner dispensing or 16 administering a drug or supply pursuant to the program, or the 17 donor of a cancer drug or supply is immune from civil liability 18 for an act or omission relating to the quality of a cancer drug 19 20 or supply that causes injury to or the death of an individual to whom the cancer drug or supply is dispensed or administered and 21 no disciplinary action shall be taken against a pharmacist or 22 practitioner so long as the drug or supply is donated, accepted, 23 distributed, and dispensed or administered in accordance with 24 the requirements of this section. This immunity does not apply 25 if the act or omission involves reckless, wanton, or intentional 26 misconduct or malpractice unrelated to the quality of the 27 donated cancer drug or supply. 28 Sec. 3. Minnesota Statutes 2004, section 241.01, is 29 30 amended by adding a subdivision to read: 31 Subd. 10. [PURCHASING FOR PRESCRIPTION DRUGS.] In accordance with section 241.021, subdivision 4, the commissioner 32 33 may contract with a separate entity to purchase prescription drugs for persons confined in institutions under the control of 34 the commissioner. Local governments may participate in this 35 purchasing pool in order to purchase prescription drugs for 36

Article 7 Section 3

those persons confined in local correctional facilities in which 1 2 the local government has responsibility for providing health care. If any county participates, the commissioner shall 3 appoint a county representative to any committee convened by the 4 commissioner for the purpose of establishing a drug formulary to 5 be used for state and local correctional facilities. 6 7 Sec. 4. Minnesota Statutes 2004, section 256.741, subdivision 4, is amended to read: 8 Subd. 4. [EFFECT OF ASSIGNMENT.] Assignments in this 9 section take effect upon a determination that the applicant is 10 11 eligible for public assistance. The amount of support assigned 12 under this subdivision may not exceed the total amount of public assistance issued or the total support obligation, whichever is 13 14 less. Child care support collections made according to an assignment under subdivision 2, paragraph (c), must be 15 16 deposited, subject to any limitations of federal law, by-the 17 commissioner-of-human-services-in-the-child-support-collection 18 account-in-the-special-revenue-fund-and-appropriated-to-the commissioner-of-education-for-child-care-assistance-under 19 section-119B-03---These-collections-are-in-addition-to-state-and 20 federal-funds-appropriated-te-the-child-care in the general fund. 21 22 Sec. 5. [256.957] [HEALTH CARE QUALITY IMPROVEMENT 23 ACCOUNT.] 24 A health care quality improvement account is established in 25 the general fund. Sec. 6. Minnesota Statutes 2004, section 256B.0625, 26 subdivision 13e, is amended to read: 27 Subd. 13e. [PAYMENT RATES.] (a) The basis for determining 28 29 the amount of payment shall be the lower of the actual acquisition costs of the drugs plus a fixed dispensing fee; the 30 31

maximum allowable cost set by the federal government or by the commissioner plus the fixed dispensing fee; or the usual and customary price charged to the public. The amount of payment basis must be reduced to reflect all discount amounts applied to the charge by any provider/insurer agreement or contract for submitted charges to medical assistance programs. The net

Article 7 Section 6 2

submitted charge may not be greater than the patient liability 1 for the service. The pharmacy dispensing fee shall be \$3.65, 2 except that the dispensing fee for intravenous solutions which 3 must be compounded by the pharmacist shall be \$8 per bag, \$14 4 per bag for cancer chemotherapy products, and \$30 per bag for 5 total parenteral nutritional products dispensed in one liter 6 quantities, or \$44 per bag for total parenteral nutritional 7 products dispensed in quantities greater than one liter. Actual 8 acquisition cost includes quantity and other special discounts 9 except time and cash discounts. The actual acquisition cost of 10 11 a drug shall be estimated by the commissioner, at average wholesale price minus 11.5 percent, except that where a drug has 12 had its wholesale price reduced as a result of the actions of 13 the National Association of Medicaid Fraud Control Units, the 14 estimated actual acquisition cost shall be the reduced average 15 wholesale price, without the 11.5 percent deduction. 16 The maximum allowable cost of a multisource drug may be set by the 17 commissioner and it shall be comparable to, but no higher than, 18 the maximum amount paid by other third-party payors in this 19 20 state who have maximum allowable cost programs. Establishment 21 of the amount of payment for drugs shall not be subject to the requirements of the Administrative Procedure Act. 22

23 (b) An additional dispensing fee of \$.30 may be added to 24 the dispensing fee paid to pharmacists for legend drug 25 prescriptions dispensed to residents of long-term care facilities when a unit dose blister card system, approved by the 26 department, is used. Under this type of dispensing system, the 27 pharmacist must dispense a 30-day supply of drug. The National 28 29 Drug Code (NDC) from the drug container used to fill the blister card must be identified on the claim to the department. 30 The 31 unit dose blister card containing the drug must meet the 32 packaging standards set forth in Minnesota Rules, part 33 6800.2700, that govern the return of unused drugs to the 34 pharmacy for reuse. The pharmacy provider will be required to 35 credit the department for the actual acquisition cost of all 36 unused drugs that are eligible for reuse. Over-the-counter

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## [COUNSEL ] DG SC4101

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medications must be dispensed in the manufacturer's unopened
 package. The commissioner may permit the drug clozapine to be
 dispensed in a quantity that is less than a 30-day supply.

4 (c) Whenever a generically equivalent product is available,
5 payment shall be on the basis of the actual acquisition cost of
6 the generic drug, or on the maximum allowable cost established
7 by the commissioner.

(d) The basis for determining the amount of payment for 8 drugs administered in an outpatient setting shall be the lower 9 of the usual and customary cost submitted by the provider, the 10 average wholesale price minus five percent, or the maximum 11 allowable cost set by the federal government under United States 12 Code, title 42, chapter 7, section 1396r-8(e), and Code of 13 Federal Regulations, title 42, section 447.332, or by the 14 commissioner under paragraphs (a) to (c). 15

(e) The commissioner may consider the prices reported under
 section 151.47, subdivision 1, paragraph (g), when determining
 reimbursement payments under this subdivision.

Sec. 7. Minnesota Statutes 2004, section 295.582, isamended to read:

21 295.582 [AUTHORITY.]

Subdivision 1. [WHOLESALE DRUG DISTRIBUTOR TAX.] (a) A 22 hospital, surgical center, or health care provider that is 23 subject to a tax under section 295.52, or a pharmacy that has 24 25 paid additional expense transferred under this section by a wholesale drug distributor, may transfer additional expense 26 generated by section 295.52 obligations on to all third-party 27 contracts for the purchase of health care services on behalf of 28 29 a patient or consumer. Nothing shall prohibit a pharmacy from 30 transferring the additional expense generated under section 295.52 to a pharmacy benefits manager. The additional expense 31 32 transferred to the third-party purchaser or a pharmacy benefits 33 manager must not exceed the tax percentage specified in section 295.52 multiplied against the gross revenues received under the 34 35 third-party contract, and the tax percentage specified in section 295.52 multiplied against co-payments and deductibles 36

Article 7 Section 7

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paid by the individual patient or consumer. The expense must 1 not be generated on revenues derived from payments that are 2 excluded from the tax under section 295.53. All third-party 3 purchasers of health care services including, but not limited 4 to, third-party purchasers regulated under chapter 60A, 62A, 5 6 62C, 62D, 62H, 62N, 64B, 65A, 65B, 79, or 79A, or under section 471.61 or 471.617, and pharmacy benefits managers must pay the 7 transferred expense in addition to any payments due under 8 existing contracts with the hospital, surgical center, pharmacy, 9 or health care provider, to the extent allowed under federal 10 law. A third-party purchaser of health care services includes, 11 but is not limited to, a health carrier or community integrated 12 service network that pays for health care services on behalf of 13 patients or that reimburses, indemnifies, compensates, or 14 otherwise insures patients for health care services. For 15 16 purposes of this section, a pharmacy benefits manager means an entity that performs pharmacy benefits management. A 17 third-party purchaser or pharmacy benefits manager shall comply 18 with this section regardless of whether the third-party 19 purchaser or pharmacy benefits manager is a for-profit, 20 not-for-profit, or nonprofit entity. A wholesale drug 21 22 distributor may transfer additional expense generated by section 295.52 obligations to entities that purchase from the 23 wholesaler, and the entities must pay the additional expense. 24 25 Nothing in this section limits the ability of a hospital, surgical center, pharmacy, wholesale drug distributor, or health 26 27 care provider to recover all or part of the section 295.52 obligation by other methods, including increasing fees or 28 29 charges.

30 (b) Each third-party purchaser regulated under any chapter
31 cited in paragraph (a) shall include with its annual renewal for
32 certification of authority or licensure documentation indicating
33 compliance with paragraph (a).

34 (c) Any hospital, surgical center, or health care provider
 35 subject to a tax under section 295.52 or a pharmacy that has
 36 paid additional expense transferred under this section by a

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# [COUNSEL ] DG SC4101

wholesale drug distributor may file a complaint with the
 commissioner responsible for regulating the third-party
 purchaser if at any time the third-party purchaser fails to
 comply with paragraph (a).

(d) If the commissioner responsible for regulating the 5 third-party purchaser finds at any time that the third-party 6 purchaser has not complied with paragraph (a), the commissioner 7 may take enforcement action against a third-party purchaser 8 which is subject to the commissioner's regulatory jurisdiction 9 and which does not allow a hospital, surgical center, pharmacy, 10 or provider to pass-through the tax. The commissioner may by 11 order fine or censure the third-party purchaser or revoke or 12 suspend the certificate of authority or license of the 13 third-party purchaser to do business in this state if the 14 commissioner finds that the third-party purchaser has not 15 complied with this section. The third-party purchaser may 16 appeal the commissioner's order through a contested case hearing 17 in accordance with chapter 14. 18

<u>Subd. 2.</u> [AGREEMENT.] <u>A contracting agreement between a</u>
<u>third-party purchaser or a pharmacy benefits manager and a</u>
<u>resident or nonresident pharmacy registered under chapter 151,</u>
<u>may not prohibit:</u>

23 (1) a pharmacy that has paid additional expense transferred 24 under this section by a wholesale drug distributor from 25 exercising its option under this section to transfer such 26 additional expenses generated by the section 295.52 obligations 27 on to the third-party purchaser or pharmacy benefits manager; or (2) a pharmacy that is subject to tax under section 295.52, 28 subdivision 4, from exercising its option under this section to 29 30 recover all or part of the section 295.52 obligations from the third-party purchaser or a pharmacy benefits manager. 31 [LANGUAGE INTERPRETER SERVICES STUDY.] 32 Sec. 8. 33 The commissioner of commerce, in consultation with the 34 commissioners of health, human services, and employee relations, and representatives of health plan companies, health care 35 providers, and limited-English-speaking communities, and 36

Article 7 Section 8

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1	communities that communicate through sign language shall study
2	and make recommendations on providing language interpreter
3	services to limited-English-speaking patients and patients who
4	communicate through sign language in order to facilitate the
5	provision of health care services by health care providers and
6	health care facilities. The recommendations shall include:
7	(1) ways to address the needed availability of professional
8	interpreter services;
9	(2) an accreditation system for language interpreters,
10	including appropriate standards for education, training, and
11	credentialing; and
12	(3) criteria for determining financial responsibility for
13	providing interpreter services to patients, including the
14	responsible parties for arranging interpreter services and for
15	reimbursement for these services.
16	The commissioner of commerce shall submit these
17	recommendations to the legislature by January 15, 2006.
18	Sec. 9. [REBATE REVENUE RECAPTURE.]
19	Any money received by the state from a drug manufacturer
20	due to errors in the pharmaceutical pricing used by the
21	manufacturer in determining the prescription drug rebate shall
22	be deposited in the health care quality improvement account
23	established in Minnesota Statutes, section 256.957.
24	Sec. 10. [REPEALER.]
25	Minnesota Statutes 2004, section 119B.074, is repealed.
26	ARTICLE 8
27	APPROPRIATIONS
28	Section 1. [HEALTH AND HUMAN SERVICES APPROPRIATIONS.]
29	The sums in the columns marked "APPROPRIATIONS" are added
30	to, or, if shown in parentheses, are subtracted from the
31	appropriations to the specified agencies in 2005 S.F. No. 1879,
32	article 5, if enacted. The appropriations are from the general
33	fund, unless another fund is named, and are available for the
34	fiscal year indicated for each purpose. The figures "2006" and
35	"2007," where used in this article, mean that the additions to
36	or subtractions from the appropriations listed under them are

Article 8 Section 1 253

SC4101

Federal TANF (17,712,000)(6, 312, 000)1 2 Basic Health Care Grants Subd. 4. 3 Summary by Fund General 4,916,000 18,513,000 4 51,903,000 5 Health Care Access 30,843,000 6 The amounts that may be spent from this 7 appropriation for each purpose are as 8 follows: (a) MinnesotaCare Grants 9 Health Care Access 30,843,000 51,903,000 10 (b) MA Basic Health Care Grants -11 Families and Children 12 12,062,000 4,385,000 13 [GREATER MINNESOTA HOSPITAL PAYMENT 14 ADJUSTMENT.] Of the general fund appropriation, \$400,000 each year is 15 16 for greater Minnesota payment 17 18 adjustments under Minnesota Statutes, 19 section 256.969, subdivision 26, for 20 admissions occurring on or after July 21 1, 2005. 22 (c) Notwithstanding section 5, these provisions shall not expire. 23 24 (d) MA Basic Health Care Grants - Elderly 25 and Disabled 26 (62,000)(838,000)27 (e) General Assistance Medical Care 28 Grants 3,092,000 29 9,266,000 30 (f) Health Care Grants - Other 31 Assistance 32 (2,500,000)(1,978,000)33 Subd. 5. Health Care Management 34 Summary by Fund 35 General 4,663,000 4,411,000 6,803,000 36 Health Care Access 3,845,000 37 The amounts that may be spent from this 38 appropriation for each purpose are as 39 follows: 40 (a) Health Care Administration 41 General 4,206,000 4,157,000 42 Health Care Access 4,353,000 3,152,000 43 (b) Health Care Operations 44 General 457,000 254,000

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1 Health Care Access 2,450,000 693,000

2 Subd. 6. State-Operated Services

3 22,682,000 6,796,000

[EVIDENCE-BASED PRACTICE FOR 4 METHAMPHETAMINE TREATMENT.] Of the 5 general fund appropriation, \$300,000 6 each year is to support development of 7 evidence-based practices for the 8 treatment of methamphetamine abuse at 9 the state-operated services chemical 10 dependency program in Willmar. These funds shall be used to support research 11 12 on evidence-based practices for the 13 treatment of methamphetamine abuse, 14 dissemination of the results of the 15 evidence-based practice research 16 statewide, and creation of training for 17 addiction counselors specializing in 18 the treatment of methamphetamine abuse. 19 20 Subd. 7. Continuing Care Grants 21 Summary by Fund 38,301,000 22 General 11,536,000 23 Lottery Prize Fund 400,000 400,000 24 The amounts that may be spent from this appropriation for each purpose are as 25 follows: 26 (a) Aging and Adult Service Grant 27 28 3,000 10,000 (b) Deaf and Hard-of-Hearing 29 30 Service Grants 31 10,000 33,000 (c) Mental Health Grants 32 33 General 1,024,000 1,888,000 Lottery Prize Fund 400,000 400,000 34 [TASK FORCE ON COLLABORATIVE SERVICES.] 35 The commissioner, in collaboration with 36 37 the commissioner of education, shall 38 create a task force to discuss 39 collaboration between schools and 40 mental health providers to: promote colocation and integrated services; 41 42 identify barriers to collaboration; 43 develop a model contract; and identify examples of successful collaboration. 44 45 The task force shall also develop 46 recommendations on how to pay for 47 children's mental health screenings. The task force shall include 48 representatives of school boards, 49 50 administrative personnel, special education directors, counties, parent 51 4 52 advocacy organizations, school social F 53 workers and psychologists, community mental health professionals, health 54 55 plans, and other interested parties.

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The task force shall present a report
 to the chairs of the education and
 health policy committees by February 1,
 2006.

5 Of the general fund appropriation,
6 \$5,000 the first year is to the
7 commissioner to contract with a
8 nonprofit organization that is
9 knowledgeable about children's mental
10 health issues to provide the research
11 necessary for the task force to make
12 recommendations and complete the report.

[ALTERNATIVES TO ANOKA-METRO REGIONAL 13 14 TREATMENT CENTER.] Of this appropriation, \$350,000 the first year 15 and \$145,000 the second year is to the 16 17 commissioner to develop community 18 alternatives to Anoka-Metro Regional 19 Treatment Center under Minnesota Statutes, section 245.4661, 20 21 subdivisions 8 to 11. Any amount of this appropriation that is unspent 22 23 shall not cancel but shall be available 24 until expended. Notwithstanding section 5, this paragraph shall not 25 26 expire.

27 (d) Medical Assistance Long-Term28 Care Waivers and Home Care Grants

#### 29 (3,562,000) (4,171,000)

[LIMITING WAIVER GROWTH.] For each year 30 31 of the biennium ending June 30, 2007, 32 the commissioner of human services 33 shall make available additional allocations for community alternatives 34 35 for disabled individuals waivered 36 services covered under Minnesota 37 Statutes, section 256B.49, at a rate of 105 per month or 1,260 per year, plus 38 any additional legislatively authorized 39 40 growth. Priorities for the allocation of funds shall be for individuals 41 anticipated to be discharged from 42 43 institutional settings or who are at 44 imminent risk of a placement in an 45 institutional setting.

46 For each year of the biennium ending 47 June 30, 2007, the commissioner shall 48 make available additional allocations 49 for traumatic brain injury waivered 50 services covered under Minnesota Statutes, section 256B.49, at a rate of 51 52 165 per year. Priorities for the 53 allocation of funds shall be for 54 individuals anticipated to be 55 discharged from institutional settings 56 or who are at imminent risk of a 57 placement in an institutional setting.

58 Notwithstanding 2005 S.F. No. 1879, 59 article 11, section 2, subdivision 8, 60 paragraph (d), if enacted, for each 61 year of the biennium ending June 30, 62 2007, the commissioner shall limit the 63 new diversion caseload growth in the 64 mental retardation and related

conditions waiver to 75 additional 1 2 allocations. Notwithstanding Minnesota Statutes, section 256B.0916, 3 subdivision 5, paragraph (b), the 4 available diversion allocations shall 5 be awarded to support individuals whose 6 7 health and safety needs result in an imminent risk of an institutional 8 placement at any time during the fiscal 9 10 year.

11 (e) Medical Assistance Long-Term12 Care Facilities Grants

#### 13 1,536,000 16,340,000

[RATE ADJUSTMENTS UNDER NEW NURSING 14 FACILITY REIMBURSEMENT SYSTEM.] Of this 15 16 appropriation, \$12,992,000 the second year is to adjust nursing facility 17 18 rates in order to facilitate the transition from the current ratesetting 19 20 system to the system developed under 21 Minnesota Statutes, section 256B.440.

[NURSING HOME MORATORIUM EXCEPTIONS.] Of this appropriation, \$300,000 the first year is to the commissioner for the medical assistance costs of moratorium exceptions approved by the commissioner of health under Minnesota Statutes, section 144A.073.

29 [ICF/MR DOWNSIZING.] Of this 30 appropriation, \$600,000 the first year 31 is for rate adjustments for 32 intermediate care facilities for 33 persons with mental retardation that 34 are downsizing.

- 35 (f) Alternative Care Grants
- 36 10,131,000 18,774,000
- 37 (g) Chemical Dependency38 Entitlement Grants
- 39 2,144,000 4,762,000
- 40 (h) Other Continuing Care
- 41 250,000 665,000
- 42 Subd. 8. Continuing Care Management
- 43 534,000 430,000
- 44 Subd. 9. Economic Support Grants
- 45 Summary by Fund
- 46 General
   2,106,000
   7,456,000
- 47 Federal TANF 14,679,000 21,129,000
- 48 The amounts that may be spent from this 49 appropriation for each purpose are as 50 follows:
- 51 (a) Minnesota Family Investment Program

[COUNSEL ] DG SC4101 04/26/05 3,740,000 General -0-1 2 Federal TANF 13,783,000 19,898,000 (b) MFIP Child Care Assistance Grants 3 -0-(3,740,000)General 4 Federal TANF 756,000 1,091,000 5 6 (c) Children Services Grants 1,124,000 6,074,000 7 (d) Children and Community Services 8 9 Grants General Fund 3,000 11,000 10 Federal TANF 140,000 140,000 11 (e) Minnesota Supplemental Aid Grants 12 118,000 363,000 13 (f) Group Residential Housing Grants 14 15 111,000 258,000 (g) Other Children's and Economic 16 17 Assistance Grants 750,000 18 750,000 19 [NEW CHANCE PROGRAM.] Of the TANF appropriation, \$140,000 each year is to 20 the commissioner for a grant to the new chance program. The new chance program 21 22 23 shall provide comprehensive services 24 through a private, nonprofit agency to 25 young parents in Hennepin County who 26 have dropped out of school and are receiving public assistance. The 27 28 program administrator shall report 29 annually to the commissioner on skills 30 development, education, job training, 31 and job placement outcomes for program 32 participants. 33 [TRANSITIONAL HOUSING.] Of this 34 appropriation, \$750,000 each year is to 35 the commissioner for the transitional housing program established in the 2005 36 37 Environment, Agriculture, and Economic Development omnibus appropriations bill. 38 39 Subd. 10. Children and Economic Assistance Management 40 267,000 261,000 41 COMMISSIONER OF HEALTH 42 Sec. 3. 43 Subdivision 1. Total 6,757,000 13,604,000 44 Appropriation 45 Summary by Fund 46 General 1,853,000 2,915,000 State Government 47

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Article 8 Section 3

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1 Special Revenue 4,834,000 10,619,000

2 Health Care Access 70,000 70,000

3 [RENTAL COSTS, ADMINISTRATIVE 4 REDUCTIONS, FEE INCREASES, AND REVENUE 5 TRANSFER.] (a) Of this appropriation, 6 \$722,000 the first year and \$2,583,000 7 the second year is for rental costs in 8 the new public health laboratory 9 building.

(b) The general fund appropriation in 10 this section includes a department-wide 11 administrative reduction of \$242,000 12 the first year and \$1,007,000 the 13 second year. The commissioner shall 14 ensure that any staff reductions made 15 16 under this paragraph comply with Minnesota Statutes, section 43A.046. 17

(c) The commissioner shall increase all 18 fees levied by the commissioner a pro 19 20 rata amount in order to generate revenue of \$712,000 the first year and \$1,808,000 the second year. These 21 22 amounts shall be deposited in the 23 This paragraph shall not 24 general fund. 25 apply to fees paid by occupational therapists. 26

27 (d) \$254,000 each year shall be
28 transferred from the state government
29 special revenue fund to the general
30 fund.

31 Subd. 2. Health Improvement

32

Summary by Fund

33	General	645,000	(154,000)
	State Government Special Revenue	335,000	335,000

36 Health Care Access 70,000 70,000

37 [TANF CARRYFORWARD.] Any unexpended 38 balance of the TANF appropriation in 39 the first year of the biennium in this 40 section and 2005 S.F. No. 1879, article 41 11, section 3, if enacted, does not 42 cancel but is available for the second 43 year.

44 Subd. 3. Policy Quality and 45 Compliance

46Summary by Fund47State Government48Special Revenue770,000770,000770,000

49 [STATEWIDE TRAUMA SYSTEM.] (a) Of the 50 general fund appropriation, \$382,000 51 the first year and \$352,000 the second 52 year is for development of a statewide 53 trauma system.

54 (b) The commissioner shall increase 55 hospital licensing fees a pro rata

Article 8 Section 3 261

SC4101

2,006,000

amount to increase fee revenue by 1 \$382,000 the first year and \$352,000 the second year. This revenue shall be 2 3 deposited in the general fund. 4 [AIDS PREVENTION FOR AFRICAN-BORN 5 RESIDENTS.] For fiscal year 2006 only, the commissioner shall reallocate 6 7 \$300,000 from the grant program under 8 Minnesota Statutes, section 145.928, 9 for grants in accordance with Minnesota 10 Statutes, section 145.924, paragraph 11 (b), for a public education and 12 13 awareness campaign targeting communities of African-born Minnesota 14 15 residents. The grants shall be 16 designed to: (1) promote knowledge and understanding 17 18 about HIV and to increase knowledge in order to eliminate and reduce the risk 19 for HIV infection; 20 21 (2) encourage screening and testing for HIV; and 22 23 (3) connect individuals to public health and health care resources. 24 The 25 grants must be awarded to collaborative 26 efforts that bring together nonprofit community-based groups with 27 28 demonstrated experience in addressing 29 the public health, health care, and 30 social service needs of African-born communities. 31 [FAMILY PLANNING GRANTS.] Of the 32 general fund appropriation, \$500,000 each year is to the commissioner for 33 34 grants under Minnesota Statutes, 35 36 section 145.925, to family planning 37 clinics serving outstate Minnesota that 38 demonstrate financial need. 39 Subd. 4. Health Protection 40 Summary by Fund 41 State Government 42 Special Revenue 3,729,000 9,514,000 43 Subd. 5. Administrative Support Services 44 45 1,208,000 3,069,000 46 HEALTH-RELATED BOARDS Sec. 4. 47 Subdivision 1. Total 48 Appropriation 2,167,000 49 Summary by Fund 50 State Government 51 Special Revenue 2,167,000 2,006,000 STATE GOVERNMENT SPECIAL REVENUE 52 53 FUND.] The appropriations in this 54 section are from the state government 55 special revenue fund, except where 56 noted.

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[NO SPENDING IN EXCESS OF REVENUES.] 1 The commissioner of finance shall not 2 permit the allotment, encumbrance, or 3 expenditure of money appropriated in 4 this section in excess of the 5 anticipated biennial revenues or 6 accumulated surplus revenues from fees 7 collected by the boards. Neither this 8 9 provision nor Minnesota Statutes, section 214.06, applies to transfers 10 from the general contingent account. 11 Board of Dentistry 12 Subd. 2. Summary by Fund 13 14 State Government Special Revenue 150,000 -0-15 [ORAL HEALTH PILOT PROJECT.] Of this 16 17 appropriation, \$150,000 the first year is to be transferred to the 18 commissioner of human services for an 19 oral health care system pilot project. 20 Board of Nursing 21 Subd. 3. 1,407,000 22 1,563,000 [MINNESOTA CENTER OF NURSING.] (a) Of 23 this appropriation, \$500,000 in fiscal 24 year 2006 is to be used as start-up 25 funding to establish a Minnesota Center 26 27 of Nursing. The goals of the center 28 shall be to: 29 (1) maintain information on the current 30 and projected supply and demand of nurses through the collection and 31 analysis of data on the nursing 32 workforce; 33 34 (2) develop a strategic statewide plan 35 for the nursing workforce; 36 (3) convene work groups of stakeholders to examine issues and make 37 recommendations regarding factors 38 affecting nursing education, 39 40 recruitment, and retention; 41 (4) promote recognition, reward, and 42 renewal activities for nurses in Minnesota; and 43 44 (5) provide consultation, technical 45 assistance, and data on the nursing 46 workforce to the legislature. 47 (b) The board shall report to the legislature by January 15, 2007, on the 48 49 Center of Nursing's progress, the 50 center's collaboration efforts with other organizations and governmental entities, and the activities conducted 51 52 53 by the center in achieving the goals outlined. 54 [TRANSFERS FROM SPECIAL REVENUE FUND.] 55 The following transfers shall be made 56 57 as directed from the state government

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#### 04/26/05

1 special revenue fund:

2 (a) \$938,000 the first year and
3 \$1,207,000 the second year shall be
4 transferred to the commissioner of
5 human services for the long-term care
6 and home and community-based care
7 employee scholarship program.

8 (b) \$125,000 the first year and \$200,000 the second year shall be 9 transferred to the health professional 10 education loan forgiveness program 11 account for loan forgiveness for nurses 12 13 under Minnesota Statutes, section 144.1501. This appropriation shall become part of base level funding for 14 15 the commissioner for the biennium 16 beginning July 1, 2007. 17 Notwithstanding section 5, this 18 paragraph expires on June 30, 2009. 19

20 Subd. 4. Board of Pharmacy

21 499,000 499,000

22 [RURAL PHARMACY PROGRAM.] Of this appropriation, \$200,000 each year shall 23 be transferred to the commissioner of 24 health for the rural pharmacy planning and transition grant program under 25 26 27 Minnesota Statutes, section 144.1476. Of this transferred amount, \$20,000 28 each year may be retained by the commissioner for related administrative 29 30 This appropriation shall become 31 costs. part of base level funding for the 32 33 commissioner for the biennium beginning July 1, 2007. Notwithstanding section ..., this paragraph expires on June 30, 34 35 2009. 36

[PHARMACIST LOAN FORGIVENESS.] \$200,000 each year shall be transferred to the 37 38 health professional education loan 39 40 forgiveness program account for loan forgiveness for pharmacists under 41 Minnesota Statutes, section 144.501. This appropriation shall become part of 42 43 44 base level funding for the commissioner 45 for the biennium beginning July 1, 46 2007. Notwithstanding section ... 47 this paragraph expires on June 30, 2009.

48 [DRUG MANUFACTURER PRICING DISCLOSURE.]
49 (a) The board shall increase the
50 licensing or registration fee for
51 wholesale drug distributors and drug
52 manufacturers required under Minnesota
53 Statutes, chapter 151, by \$65 per year
54 beginning July 1, 2005.

(b) Of the appropriation in this
subdivision, \$74,000 each year is to be
transferred to the commissioner of
human services for the data received
under Minnesota Statutes, section
151.52.

61 Subd. 5. Board of Social 62 Work

105,000 100,000 1 [ADMINISTRATIVE MANAGEMENT.] This 2 3 appropriation is to provide administrative management under 4 Minnesota Statutes, section 148B.61, subdivision 4. The following boards 5 6 shall be assessed a prorated amount 7 depending on the number of licensees 8 9 under the board's regulatory authority providing mental health services within 10 their scope of practice: Board of 11 Medical Practice, the Board of Nursing, 12 the Board of Psychology, the Board of 13 Social Work, the Board of Marriage and 14 Family Therapy, and the Board of 15 Behavioral Health and Therapy. 16

17 Sec. 5. [SUNSET OF UNCODIFIED LANGUAGE.]

18 All uncodified language in this article expires on June 30,

19 2007, unless a different expiration date is explicit.

1 2	Senator moves to amend S.F. No (SC4101) as follows:
3	Page 252, after line 31, insert:
4	"Sec. 8. Minnesota Statutes 2004, section 641.15,
5	subdivision 2, is amended to read:
6	Subd. 2. [MEDICAL AID.] Except as provided in section
7	466.101, the county board shall pay the costs of medical
8	services provided to prisoners. The amount paid by the Anoka
9	eeunty-beard and Dakota County boards for a medical service
10	shall not exceed the maximum allowed medical assistance payment
11	rate for the service, as determined by the commissioner of human
12	services. The county is entitled to reimbursement from the
13	prisoner for payment of medical bills to the extent that the
14	prisoner to whom the medical aid was provided has the ability to
15	pay the bills. The prisoner shall, at a minimum, incur
16	co-payment obligations for health care services provided by a
17	county correctional facility. The county board shall determine
18	the co-payment amount. Notwithstanding any law to the contrary,
19	the co-payment shall be deducted from any of the prisoner's
20	funds held by the county, to the extent possible. If there is a
21	disagreement between the county and a prisoner concerning the
22	prisoner's ability to pay, the court with jurisdiction over the
23	defendant shall determine the extent, if any, of the prisoner's
24	ability to pay for the medical services. If a prisoner is
25	covered by health or medical insurance or other health plan when
26	medical services are provided, the county providing the medical
27	services has a right of subrogation to be reimbursed by the
28	insurance carrier for all sums spent by it for medical services
29	to the prisoner that are covered by the policy of insurance or
30	health plan, in accordance with the benefits, limitations,
31	exclusions, provider restrictions, and other provisions of the
32	policy or health plan. The county may maintain an action to
33	enforce this subrogation right. The county does not have a
34	right of subrogation against the medical assistance program or
35	the general assistance medical care program."
36	Renumber the sections in sequence and correct the internal

1.

# 1 references

Amend the title accordingly 2

2

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		T	11		1	00	ERNOR'S RE	COMMENDAT	TION			S	ENATE POST	TION - SF 187	0	1	9	ENATE DOS	TION - HHS	OMNIBUS BL	IDGET BUIL	1	SENATE TO	TAL POSITION
Trkg. Gov Line / Bill		Fund B	BACT	DESCRIPTION	FY 2006					FY 08-09	FY 2006	FY 2007				FY 08-09	FY 2006			FY 2008				
		1																						
				APPROPRIATIONS +/- NON-DEDICATED REVENUE																				
N	lote: Ir	ncreases	s in non-	dedicated revenues are shown as negatives in this tracking															ļ					
1		TOTAL			(90,417)	(168,504)	(258,921)	(122,025)	(104,385)	(226,410)	(38,521)	(52,457)	(90,978)	(29,551)	(27,848)	(57,399)	101,737	158,052	259,790	208,674	245 468	453.043	469.040	000 440
2		GF		General Fund	(170,676)	(285,529)	(456,205)	(359,456)	(360,745)	(720,201)	(38,521)	(52,457)	(90,978)			(57,399)	65,933	84,557		122,185	245,168 160,959	453,842 283,144	168,812 59,513	396,443 225,745
4		SGSR		State Government Special Revenue Fund	645	(995)	(350)	1,069	978	2,047	0	0	0	0	0	0	1,608	2,959		2,156	1,389	3,545	4,567	3,545
5		ICAF		Health Care Access Fund	79,614	118,020	197,634	236,362	255,382	491,744	0	0	0	0	0	0	36,829	55,319		81,454	96,683	178,137	92,148	178,137
6		TANF		Federal TANF	0	0	0	0	0	0	0	0	0	0		0	(3,033)			2,479	(14,263)	(11,784)	11,784	(11,784)
7		.OTT		Lottery Prize Fund	0	0	0	0	0	0	0	0		0	0	0	400	400	800	400	400	800	800	800
8	0	DTH		Other Funds	0	0	U	0	0	U	0	0	0	0			0	0	0	0	0	0	0	0
9					1														<u> </u>	313	39	352		
11																								
12	H	IUMAN S	SERVIC	ES TARGET + DIRECT APPROPRIATIONS	and the second			1.0	1.0			(1997) (1997) 1997 - 1997 (1997)		1.1.1.1.1.1.		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	1				4.3			
13				Target			276,198	1					1.1					No. 1	150,500	1				
14		S		Proposals		19 - C	260,566 15,632											1	150,491	1				
15				Over/(Under) Targel	1.1		10,032				A sector	1. A. A.		1					(10)					
16	ы	ICAF FU		LANCE					100	1999 (A)	1.1.1				r i				100 100					$\mathcal{H} = \mathcal{L}$
17				February 2005 Forecast	81,819	204,563	and the second	469,758	771,320		81,819	204,563	. (a - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	469,758	771,320	1	82,619	207,663		475,558	780,420			
19	11 <sup>14</sup>		12.14	Investment Income change (cumulative, per DOF)	(1,275)		100	(21,726)	(50,220)	1. A.	0	0		0	0		(918)	(2,721)	. 1	(8,100)				
20			÷.,	Nor-DHS proposals (cumulative, per DOF)	(930)	(40)	a state	1,160	2,880		-600	3,100		5,800	9,100		0	0		0	0			and the state
21	. <u>1</u>			Provider Lex transfere (cumulative, per DOF)	49,413	102,072		151,513	203,800		0	. 0		0	0		0	0		0	0			
22		·		End of year balance transfers (cumulative, per DOF)	26,615 (79,614)	56,377 (197,634)	1. A	6,377 (433,996)	(43,623) (689,378)	1.11	. 0	0	i i i i i i i i i i i i i i i i i i i	0	0		(36 829)	0		0	0			ANT V
23	4			DHS Proposals (cumulative) Ending Balance	76.028	158,449	1	173,086	194,779		82,619	207,663		475,558	780,420	1.0	(30,029) 44,872	(92,148)		(173,602) 293,856	(270,285) 489,093		2	14.14P
24 25				HealthMatch Reserve	10,020	100/440		110,000	104/110		04,010	201,000		4701000	1001-120	Page 194	44,000	88,000		88,000	88,000		1	
25				Balance after Reserve			7. S. C. M.			1.1.1	1. S.			+			872			205,856	401,093	19 <sup>11</sup> 11		1997. B
27	1 - C								1.1.1															and the second second
28	F	EDERAL		BALANCE		-				1.2									1. 1. S.					
29	-	Se		February 2004 Forecast	51,849	33,477		14,263	0		51,849	33,477		14,263	. 0	1. S. S.	51,849	33,477		14,263	<u>*0</u>			a start and the
30	·			Proposais (cumulative)	51,849	33,477	1999 - A.	14,263	U. D		51,849	33,477		14,263	0		3,033 54,882	(11,784) 21,693		(14,263)	0	i i i		
31				Ending Balance	01,049	GK1(417)		14,203	U.,		51,648	55,411	la Cata	14,203	0	des des des	04,00Z	21,093		. 0	· · · · · · · · · · · · · · · · · · ·	1.10		
32			waanaa ing	p		The second s		protection and the second		an sa manaka ka			a service a service of the service o	1				See Sector Content State	and a state of the	a statistic statistics	A	part and the second		
33		1																						
33 34																								
34 35	0	DEPARTI	MENT	OF HUMAN SERVICES	(91,144)	(169,422)	(260,566)	(125,007)	(107,276)	(232,283)	(38,521)	(52,457)	(90,978)	(29,551)	(27,848)	(57,399)	99,554	154,522		205,948	243,209		163,099	391,758
34 35 36	G	ЭF	MENT C	General Fund	(91,144) (170,758) 0	(169,422) (287,442) 0	(260,566) (458,200) 0	(125,007) (361,369) 0	(107,276) (362,658) 0	(232,283) (724,027) 0	(38,521) (38,521) 0	(52,457) (52,457) 0	(90,978) (90,978) 0	(29,551) (29,551) 0		(57,399) (57,399) 0	99,554 65,428	84,056		205,948 121,685	243,209 160,459	<b>449,157</b> 282,144	163,099 58,507	391,758 224,745
34 35 36 37	G	3F SGSR	MENT C	General Fund State Government Special Revenue Fund	(170,758)	(287,442)	(458,200) 0		(362,658)		(38,521)	(52,457)		(29,551)		(57,399) (57,399) 0 0	65,428 0	84,056 0	149,485 0	121,685	160,459 0	282,144 0	58,507 0	224,745 0
34 35 36 37 38	G S H	ЭF	MENT C	General Fund		(287,442)		(361,369) 0	(362,658) 0	(724,027) 0	(38,521) 0	<u>(52,457)</u> 0	(90,978) 0	(29,551)		(57,399) (57,399) 0 0 0		84,056 0 55,249	149,485 0 92,008			282,144 0 177,997		224,745 0 177,997
34 35 36 37	G S H T	3F SGSR HCAF		General Fund State Government Special Revenue Fund Heath Care Access Fund	(170,758)	(287,442) 0 118,020 0 0	(458,200) 0 197,634 0 0	(361,369) 0	(362,658) 0 255,382 0 0	(724,027) 0 491,744 0 0	(38,521) 0 0	(52,457) 0 0	(90,978) 0	(29,551) 0 0 0	) (27,848) 0 0	(57,399) 0 0 0	65,428 0 36,759	84,056 0 55,249	149,485 0 92,008 11,784	121,685 0 81,384 2,479	160,459 0 96,613 (14,263)	282,144 0 177,997	58,507 0 92,008	224,745 0
34           35           36           37           38           39           40           41	G S H T	3F SGSR HCAF TANF	MENT C	General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF	(170,758)	(287,442) 0 118,020 0	(458,200) 0 197,634 0	(361,369) 0	(362,658) 0 255,382 0	(724,027) 0 491,744 0	(38,521) 0 0 0	(52,457) 0 0 0	(90,978) 0 0 0	(29,551) 0 0 0 0	) (27,848) 0 0 0	(57,399) 0 0 0 0	65,428 0 36,759 (3,033)	84,056 0 55,249 14,817	149,485 0 92,008 11,784 800	121,685 0 81,384 2,479	160,459 0 96,613 (14,263)	282,144 0 177,997 (11,784)	58,507 0 92,008 11,784	224,745 0 177,997 (11,784
34           35           36           37           38           39           40           41           42	G S H T	3F SGSR HCAF TANF LOTT		General Fund State Government Special Revenue Fund Health Care Access Fund Federal TANF Lottery Prize Fund	(170,758)	(287,442) 0 118,020 0 0	(458,200) 0 197,634 0 0	(361,369) 0	(362,658) 0 255,382 0 0	(724,027) 0 491,744 0 0	(38,521) 0 0 0 0 0	(52,457) 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0	) (27,848) 0 0 0 0 0	(57,399) 0 0 0 0	65,428 0 36,759 (3,033) 400	84,056 0 55,249 14,817 400	149,485 0 92,008 11,784 800	121,685 0 81,384 2,479 400 0	160,459 0 96,613 (14,263) 400 0	282,144 0 177,997 (11,784) 800 0	58,507 0 92,008 11,784	224,745 0 177,997 (11,784
34           35           36           37           38           39           40           41           42           43	G S H T	3F SGSR HCAF TANF LOTT	MENT C	General Fund State Government Special Revenue Fund Health Care Access Fund Federal TANF Lottery Prize Fund	(170,758)	(287,442) 0 118,020 0 0	(458,200) 0 197,634 0 0	(361,369) 0	(362,658) 0 255,382 0 0	(724,027) 0 491,744 0 0	(38,521) 0 0 0 0 0	(52,457) 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0	) (27,848) 0 0 0 0 0	(57,399) 0 0 0 0	65,428 0 36,759 (3,033) 400	84,056 0 55,249 14,817 400	149,485 0 92,008 11,784 800	121,685 0 81,384 2,479	160,459 0 96,613 (14,263) 400 0	282,144 0 177,997 (11,784) 800 0	58,507 0 92,008 11,784	224,745 0 177,997 (11,784)
34           35           36           37           38           39           40           41           42           43           44	G S H T L	3F SGSR HCAF TANF LOTT DTH		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds	(170,758) 0 79,614 0 0 0	(287,442) 0 118,020 0 0	(458,200) 0 197,634 0 0 0	(361,369) 0	(362,658) 0 255,382 0 0	(724,027) 0 491,744 0 0 0	(38,521) 0 0 0 0 0	(52,457) 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0	) (27,848) 0 0 0 0 0 0	(67,399) 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0	84,056 0 55,249 14,817 400 0	149,485 0 92,008 11,784 800 0	121,685 0 81,384 2,479 400 0 313	160,459 0 96,613 (14,263) 400 0 39	282,144 0 177,997 (11,784) 800 0 352	58,507 0 92,008 11,784 800 0	224,745 0 177,997 (11,784) 800 0
34           35           36           37           38           39           40           41           42           43	G S H T. L O O	3F SGSR HCAF TANF LOTT DTH		General Fund State Government Special Revenue Fund Health Care Access Fund Federal TANF Lottery Prize Fund	(170,758)	(287,442) 0 118,020 0 0 0	(458,200) 0 197,634 0 0	(361,369) 0 236,362 0 0 0	(362,658) 0 255,382 0 0 0	(724,027) 0 491,744 0 0	(38,521) 0 0 0 0 0	(52,457) 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0	) (27,848) 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400	84,056 0 55,249 14,817 400 0	149,485 0 92,008 11,784 800 0 1,784 1,390	121,685 0 81,384 2,479 400 0 313 1,952	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352	58,507 0 92,008 11,784	224,745 0 177,997 (11,784) 800 0 0 3,062
34           35           36           37           38           39           40           41           42           43           44           45	G S H T L O O O G G S	3F SGSR HCAF TANF LOTT DTH DEPARTI GF SGSR		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lotry Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund	(170,758) 0 79,614 0 0 0 0 727	(287,442) 0 118,020 0 0 0 0 918 1,913 (995)	(458,200) 0 197,634 0 0 0 0 197,634 0 0 0 1,645 1,995	(361,369) 0 236,362 0 0 0 0 2,982	(362,658) 0 255,382 0 0 0 2,891 1,913 978	(724,027) 0 491,744 0 0 0 0 5,873	(38,521) 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709)	84,056 0 55,249 14,817 400 0 0 1,524 501 953	149,485 0 92,008 11,784 800 0 1,390 1,006 244	121,685 0 81,384 2,479 400 0 313 	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922	58,507 0 92,008 11,784 800 0 0 1,390 1,390 1,006 244	224,745 0 177,997 (11,784 800 0 0 3,062 1,000 1,922
34           35           36           37           38           39           40           41           42           43           44           45           48	G S H T L O O O O S S H	3F 3GSR 1CAF ICAF ICAF ICAF DTH DEPARTI 3F 3GSR HCAF		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund	(170,758) 0 79,614 0 0 0 0 0 727 82 645 0 0	(287,442) 0 118,020 0 0 0 0 0 9 18 1,913 (995) 0	(458,200) 0 197,634 0 0 0 0 0 1,645 1,995 (350) 0	(361,369) 0 236,362 0 0 0 0 0 2,962 1,913	(362,658) 0 255,382 0 0 0 0 0 2,891 1,913 978 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70	84,056 0 55,249 14,817 400 0 1,524 501 953 70	149,485 0 92,008 11,784 800 0 1,784 1,390 1,006 244 140	121,686 0 81,384 400 0 313 1,952 500 1,382 70	160,459 0 96,613 (14,263) 400 0 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140	58,507 0 92,008 11,784 800 0 1,390 1,006 244 140	224,745 0 177,997 (11,784 800 0 0 3,062 1,000 1,922
34           35           38           39           40           41           42           43           44           45           46           47           48           49	G S H T U O O G S S H T	3F SGSR HCAF IANF LOTT DTH DEPARTI GF SGSR HCAF TANF		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0	(287,442) 0 118,020 0 0 0 0 0 918 1,913 (995) 0 0 0	(458,200) 0 197,634 0 0 0 0 0 0 1,645 1,995 (350) 0 0 0	(361,369) 0 236,362 0 0 0 0 0 2,982 1,913 1,069 0 0 0	(362,659) 0 265,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0	(724,027) 0 491,744 0 0 0 0 5,873 3,826	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0	84,056 0 55,249 14,817 400 0 	149,485 0 92,008 11,784 800 0 1,784 1,784 1,784 1,390 1,006 244 140 0 0	121,686 0 81,384 2,479 400 0 313 1,952 500 1,382 70 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140	58,507 0 92,008 11,784 800 0 0 1,390 1,390 1,006 244	224,745 0 177,997 (11,784 800 0 0 3,062 1,000 1,922
34           35           36           37           38           39           40           41           42           43           44           45           46           47           48           49           50	G S H T U O O G S S H T	3F 3GSR 1CAF ICAF ICAF ICAF DTH DEPARTI 3F 3GSR HCAF		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund	(170,758) 0 79,614 0 0 0 0 0 727 82 645 0 0	(287,442) 0 118,020 0 0 0 0 0 918 1,913 (995) 0 0 0	(458,200) 0 197,634 0 0 0 0 0 1,645 1,995 (350) 0	(361,369) 0 236,362 0 0 0 0 0 2,962 1,913	(362,658) 0 265,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70	84,056 0 55,249 14,817 400 0 	149,485 0 92,008 11,784 800 0 1,784 1,784 1,784 1,390 1,006 244 140 0 0	121,686 0 81,384 2,479 400 0 313 1,952 500 1,382 70	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140	58,507 0 92,008 11,784 800 0 1,390 1,006 244 140	224,745 0 177,997 (11,784) 800 0 3,062 1,000 1,922
34           35           36           37           38           39           40           41           42           43           44           45           48           49           50           51	G S H T U O O G S S H T	3F SGSR HCAF IANF LOTT DTH DEPARTI GF SGSR HCAF TANF		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0	(287,442) 0 118,020 0 0 0 0 0 918 1,913 (995) 0 0 0	(458,200) 0 197,634 0 0 0 0 0 0 1,645 1,995 (350) 0 0 0	(361,369) 0 236,362 0 0 0 0 0 2,982 1,913 1,069 0 0 0	(362,659) 0 265,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0	149,485 0 92,008 11,784 800 0 1,784 1,784 1,784 1,390 1,006 244 140 0 0	121,686 0 81,384 2,479 400 0 313 1,952 500 1,382 70 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140	58,507 0 92,008 11,784 800 0 1,390 1,006 244 140	224,745 0 177,997 (11,784) 800 0 3,062 1,000 1,922
34           35           36           37           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52	G S H T U O O G S S H T	3F SGSR HCAF IANF LOTT DTH DEPARTI GF SGSR HCAF TANF		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0	(287,442) 0 118,020 0 0 0 0 0 918 1,913 (995) 0 0 0	(458,200) 0 197,634 0 0 0 0 0 0 1,645 1,995 (350) 0 0 0	(361,369) 0 236,362 0 0 0 0 0 0 2,982 1,913 1,069 0 0 0	(362,659) 0 265,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0	149,485 0 92,008 11,784 800 0 1,784 1,784 1,784 1,390 1,006 244 140 0 0	121,686 0 81,384 2,479 400 0 313 1,952 500 1,382 70 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140	58,507 0 92,008 11,784 800 0 1,390 1,006 244 140	224,745 0 177,997 (11,784) 800 0 3,062 1,000 1,922
34           35           36           37           38           39           40           41           42           43           44           45           48           49           50           51	G S H T L O O G S S H T T O O	3F SGSR ICAF LOAF LOTT DTH DEPARTI GF SGSR HCAF TANF DTH	MENT (	General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 918 1,913 (995) 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 313 1,952 500 1,382 70 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140	58,507 0 92,008 11,784 800 0 1,390 1,390 1,006 244 140 0 0 0	224,745 0 177,997 (11,784) 600 0 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53		3F SGSR ICAF LOAF LOTT DTH DEPARTI GF SGSR HCAF TANF DTH	MENT (	General Fund State Government Special Revenue Fund Heath Care Access Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds	((170,758) 0 79,614 0 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 0 0 1,645 1,995 (350) 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 39 500 500 500 500 500 500 0 0 0 0 0 0 0	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,784 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784 800 0 3,052 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           50           51           52           53           54           55           66		SGSR ICAF LOAF LOTT DTH DEPARTI SF SGSR ICAF TANF DTH VETERAI	MENT (	General Fund Health Care Access Fund Federal TANF Lottery Pfize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Health Care Access Fund Federal TANF Other Funds RSING HOMES BOARD	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 39 500 500 500 500 500 500 0 0 0 0 0 0 0	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,390 1,390 1,006 244 140 0 0 0	224,745 0 177,997 (11,784 800 0 3,052 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53           54           55           68           67		SGSR HCAF LOAF LOTT DTH DEPARTI SGF SGSR HCAF TANF DTH VETERAI GF	MENT (	General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund	((170,758) 0 79,614 0 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 39 500 500 500 500 500 500 0 0 0 0 0 0 0	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,784 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784 800 0 3,052 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           48           47           50           51           52           53           54           55           69           67           58		SGSR HCAF LOAF LOTT DTH DEPARTI SGF SGSR HCAF TANF DTH VETERAI GF	MENT (	General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund	((170,758) 0 79,614 0 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 39 500 500 500 500 500 500 0 0 0 0 0 0 0	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,784 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784 800 0 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           50           51           52           53           54           55           56           57           58           69	G S S H H T T C C C C C C C C C C C C C C C C	GENERAL GENERAL GENERAL DTH DEPARTI GF SGSR HCAF TANF DTH VETERAL GF OTH		General Fund State Government Special Revenue Fund Heath Care Access Fund General TANF Lottry Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 118,020 0 0 0 0 918 (995) 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,659) 0 255,382 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 - - - - - - - - - - - - -	149,485 0 92,008 11,784 800 0 1,390 1,006 244 140 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 313 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 0 3352 3,062 1,000 1,092 140 0 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,390 1,006 244 140 0 0 0 0 0 0 0	224,745 0 177,997 (11,784 800 0 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53           54           55           66           67           58           69           60	G S S H T T C C C C C C C C C C C C C C C C C	GSR HCAF HCAF TANF LOTT DTH DEPARTI GF KCAF TANF DTH VETERAI GF OTH HEALTH		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds TED BOARDS	((170,758) 0 79,614 0 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 0 1,645 1,995 (350) (350) 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 0 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 111,784 800 0 1,784 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 700 0 0 0 0 774	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 800 0 3552 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784 800 0 3,062 1,000 1,922 1400 0 0 0 0 0 0 0 0 1,022 1,000 0 0 0 0 0 0 0 0 0 1,000 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           50           51           52           53           54           55           56           57           58           69	G G G G G G G G G G G G G G G G G G G	3F SGSR ICAF ICAF ICAF ICAF DTH DEPARTI GF SGSR ICAF TANF OTH VETERAL GF OTH HEALTH SGSR		General Fund State Government Special Revenue Fund Heath Care Access Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds FED BOARDS State Government Special Revenue Fund	(170,758) 0 79,614 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 255,362 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	65,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 - - - - - - - - - - - - -	149,485 0 92,008 11,784 800 0 1,390 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 700 0 0 0 0 774	160,459 0 96,613 (14,263) 400 0 39 500 500 540 70 0 0 0 0 0 0 0 0 0 849 849	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 0 0 0 0 0 0 0 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784) 800 0 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 1,623 1,623 1,623 1,623 1,623
34           35           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53           54           55           66           67           58           69           60	G S S S S S S S S S S S S S S S S S S S	GSR HCAF HCAF TANF LOTT DTH DEPARTI GF KCAF TANF DTH VETERAI GF OTH HEALTH		General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Lottery Prize Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds TED BOARDS	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 255,362 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 2,317 2,317	84,056 0 55,249 14,817 400 0 1,524 501 9633 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,390 1,006 2,444 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,952 500 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 8000 0 3352 3,062 1,000 1,922 1400 0 0 0 0 0 0 1,623 1,623 0 0 0	58,507 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784) 800 0 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           50           51           52           53           54           55           56           57           58           69           60           61           62	G S S S S S S S S S S S S S S S S S S S	3F SGSR ICAF ICAF ICAF ICAF ICAF DTH DEPARTI SGSR ICAF		General Fund State Government Special Revenue Fund Heath Care Access Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds	((170,758) 0 79,614 0 0 0 0 727 82 645 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,659) 0 255,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 9633 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,390 1,006 2,444 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,952 500 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 8000 0 3352 3,062 1,000 1,922 1400 0 0 0 0 0 0 1,623 1,623 0 0 0	58,507 0 92,008 11,784 800 0 1,784 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784 800 0 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53           54           56           67           58           69           60           61           62           63	G S S S S S S S S S S S S S S S S S S S	3F SGSR ICAF ICAF ICAF ICAF ICAF DTH DEPARTI SGSR ICAF		General Fund State Government Special Revenue Fund Heath Care Access Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds	((170,758) 0 79,614 0 0 0 0 727 82 645 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,659) 0 255,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(29,551) 0 0 0 0 0 0 0 0 0 0 0 0 0	) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 9633 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,390 1,006 2,444 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,952 500 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 	282,144 0 177,997 (11,784) 8000 0 3352 3,062 1,000 1,922 1400 0 0 0 0 0 0 1,623 1,623 0 0 0	58,507 0 92,008 11,784 800 0 1,784 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784) 800 0 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53           84           65           66           67           58           69           60           61           62           63           64           65           66	G S S S S S S S S S S S S S S S S S S S	3F SGSR ICAF ICAF ICAF ICAF ICAF ICAF SGSR ICAF ICA	INS NUF	General Fund Other Funds State Government Special Revenue Fund Heath Care Access Fund OF HEALTH General Fund Other Funds Other Funds State Government Special Revenue Fund Heath Care Access Fund General Fund Other Funds  FED BOARDS State Government Special Revenue Fund Heath Care Access Fund Other Funds	((170,758) 0 79,614 0 0 0 0 727 82 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 197,634 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,658) 0 265,362 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,457) 0 0 0 0 0 0 0 0 0 0 0 0 0			) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 953 70 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,006 11,764 600 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 500 500 540 70 0 0 0 0 0 0 0 0 0 0 0 0 0	282,144 0 177,997 (11,784) 8000 3352 3,062 1,000 1,922 1400 0 0 0 0 0 0 0 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,744) 800 0 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0
34           35           36           37           38           39           40           41           42           43           44           45           46           47           48           49           50           51           52           53           54           55           56           67           58           69           60           61           62           63           64           65	G G S S H H H H T T. T T. T L L L L L L L L L L L L L L	3F SGSR ICAF ICAF ICAF ICAF ICAF ICAF SGSR ICAF ICA	I RELAT	General Fund State Government Special Revenue Fund Heath Care Access Fund Other Funds OF HEALTH General Fund State Government Special Revenue Fund Heath Care Access Fund Federal TANF Other Funds RSING HOMES BOARD General Fund Other Funds	((170,758) 0 79,614 0 0 0 0 727 82 645 645 0 0 0 0 0 0 0 0 0 0 0 0 0	(287,442) 0 118,020 0 0 0 0 0 0 0 0 0 0 0 0 0	(458,200) 0 0 197,634 0 0 0 1,645 1,995 (350) 0 0 0 0 0 0 0 0 0 0 0 0 0	(361,369) 0 236,362 0 0 0 0 2,982 1,913 1,069 0 0 0 0 0 0 0 0 0 0 0 0 0	(362,659) 0 255,382 0 0 0 0 0 2,891 1,913 978 0 0 0 0 0 0 0 0 0 0 0 0 0	(724,027) 0 491,744 0 0 0 0 0 5,873 3,826 2,047 0	(38,521) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(52,467) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	(90,978) 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		) (27,848) 0 0 0 0 0 0 0 0 0 0 0 0 0	(67,399) 0 0 0 0 0 0 0 0 0 0 0 0 0	66,428 0 36,759 (3,033) 400 0 (134) 505 (709) 70 0 0 0 0 0 0 0 0 0 0 0 0 0	84,056 0 55,249 14,817 400 0 1,524 501 9533 70 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	149,485 0 92,008 11,784 800 0 1,096 2,244 140 0 0 0 0 0 0 0 0 0 0 0 0 0	121,686 0 81,384 2,479 400 0 1,952 500 1,382 70 0 0 0 0 0 0 0 0 0 0 0 0 0	160,459 0 96,613 (14,263) 400 0 39 540 540 540 70 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	282,144 0 177,997 (11,784) 800 0 352 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0	58,507 0 92,008 11,784 800 0 1,390 1,006 244 140 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	224,745 0 177,997 (11,784) 800 0 3,062 1,000 1,922 140 0 0 0 0 0 0 0 0 0 0 0 0 0

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Trkg. Gov Rec	1 1				GOV	ERNOR'S RE	COMMENDATI	ON	T	Zegegyministra annas 2000 specificana	SI	ENATE POSI	TION - SF 1879	)			SENATE POSIT	ION - HHS	OMNIBUS BI	JDGET BILL	ISE	NATE TOT	AL POSITION
Line / Bill Ref	Fund I	BACT	DESCRIPTION	FY 2006			FY 2008		FY 08-09	FY 2006			FY 2008		FY 08-09	FY 2006	FY 2007	FY 06-07	FY 2008	FY 2009	FY 08-09	FY 06-07	FY 08-09
69	SGSR		State Government Special Revenue Fund	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0			0
70	OTH		Other Funds	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
71																							
73						•																	
74	COUNCIL			0	0	0	0	0	0	0	0	0	0	0	0	0		0	-	0	0	0	0
75	GF		General Fund Other Funds	0	0	0	0	0	0	0	0	0	0	0	0	0		0	-	0	0	0	0
77																							
78 79																							
80		SMAN F	OR MENTAL HEALTH AND MENTAL RETARDATION	0	0	0	0	0	0	0	0	0	0	Ō	0	0	0	0	0	0	0	o	0
81	GF OTH		General Fund	0	0	0	0	0	0	0	0	0	0	0	0	0		0		0	0	0	0
82			Other Funds									0	0	U	0			0	0	0			0
84																							
85 86	OMBUDS	SMAN F	OR FAMILIES	Ő	0	0	0	0		0	0			0	0	0	0	0	0	0			
87	GF		General Fund	0	0	0	0	0	0	0	0	0	· 0	0	0	0	0	0		0	0		0
88	отн		Other Funds	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
89 129	+-+																++						
130																	1		1.00				
131 DEPAR 132	OMENTC	OF HUN	AAN SERVICES															here a					
133	1																						
134 Page 7 135	FACILITI	IES CON	ISOLIDATION LEASE COSTS General fund operations	4,131 3,107	4,321 3,279	8,452 6,386	4,321 3,279	4,321 3,279	8,642 6,558	0	0	0	0	0	0	4,131 3,107	4,321	8,452		4,321	8,642	8,452	8,642
136			HCAF operations	1,396	1,443	2,839	1,443	1,443	2,886	0	0	0	0	0	0	1,396		6,386	3,279 1,443	3,279 1,443	6,558	6,386 2,839	6,558 2,886
137	GF	13	Major systems operations	1,430	1,488	2,918	1,488	1,488	2,976	0		0	D	0	0	1,430	1,488	2,918	1,488	1,468	2,976	2,918	2,976
138 139	GF F	REV1	Administrative ffp	(1,243) (559)	(1,312) (577)	(2,555) (1,136)	(1,312) (577)	(1,312) (577)	(2,624) (1,154)	0		0	0	0	0	(1,243) (559)		(2,555) (1,136)			(2,624) (1,154)	(2,555) (1,136)	(2,624) (1,154)
140						(()										_					(1,104)	(1,130)	(1,104)
141 Rider 142			ADMINISTRATIVE REDUCTION TO SUPPORT LEASE COSTS	0	0	0	0	0	0	0	0	0	0	0	0	(4,131) (6,885)	(4,321)	(8,452)		(4,321)	(8,641)	(8,452)	(8,641)
142	GF	REV1	Across the board admin reduction Administrative Reimbursement (40% ffp)	0	0	0	0	0	0	0		0	0	0	0	2,754		(14,086) 5,634	2,880	(7,201) 2,880	(14,402) 5,761	(14,086) 5,634	(14,402) 5,761
144								004	500														
145 Pege 8 146			UTORY REQUIREMENTS FOR LICENSING UND STUDIES	325	264	589	264	264	528	0	0	U	0	0	0	493	432	924	432	297	728	924	728
147		11																					
148 149			ice Standards Administration (13 FTEs)	313	269 898	582 1,943	269 898	269 898	538 1,796	0	0	0	0	0	0	314 523		583 972		135	404 898	583	404
150			Administrative fip	(418)	(359)	(777)	(359)	(359)	(718)	0	0	0	0	0	0	(209)		(389)			(359)	972	898 (359)
151			Increase licensing fees	(314)	(270)	(584)	(270)	(270)	(540)	0	0	0	0	0	0	0		0	0		(135)	0	(135)
152 153	Fund Umbr	relle Rule	Implementation	100	83	183	83	83	166	0	0	0	0	. 0	0	100	83	183	83	83	166	183	166
154	GF	11	Administration (2 FTEs)	167	138	305	138	138	276	0	0	0	0	0	0	167	138	305	138	138	276	305	276
155	GF I	REV1	Administrative ffp	(67)	(55)	(122)	(55)	(55)	(110)	0	0	0	0	0	0	(67	) (55)	(122)	) (55)	(55)	(110)	(122)	(110)
157	Increase Ba	ackgroun	d Study Fees to Cover Costs	(88)	(88)	(176)	(88)	(88)	(176)	0	0	0	0	0	0	79	79	158	70	79	158	158	158
158 159	DED	REV	Increase fees to \$20 (PCPO, SNSA, court appted guardian)	(167) 167	(167) 167	(334) 334	(167) 167	(167) 167	(334) 334	0	0	0	0	0	0	0		0	0		0	0	0
159	GF	11	Operating deficit (direct & indirect) Operating deficit (direct & indirect)	10/	10/	334	10/	10/	334	0	0	0	0	0	<u> </u>	167		334			334	0	0
161	GF f	REV1	Indirect cost reimbursement to GF	(88)	(88)	(176)	(88)	(88)	(176)	0	0	0	0	0	0	(88)		(176)			(176)	(176)	(176)
162 163 Page 11		11	UTORY REQUIREMENTS FOR ADMINISTRATIVE	608	505	1,113	505	505	1,010	0	0	0	0	0	0	419	505	924	505	505	1,010	924	1,010
164	FAIR HEA	ARINGS								0		<b>`</b>	0	0					505	505	1,010	324	1,010
165	GF	11	Administration (11 FTEs)	1,013	842	1,855	842	842	1,684	0		0	0	0	0	698		1,540			1,684	1,540	1,684
166	GFI	REV1	Administrative ffp	(405)	(337)	(742)	(337)	(337)	(674)	0	0	0			0	(279	) (337)	(616)	) (337)	(337)	(674)	(616)	(674)
168 Page 13			AN CHILD WELFARE PROJECT	0	4,838	4,838	4,838	4,838	9,676	0	0	0	0		0	0		4,596	4,596	4,596	9,192	4,596	9,192
169 170			Children's services grants	0	4,838	4,838	4,838	4,838	9,676	0	0	0	· 0		0	0		4,838		4,838	9,676	4,838	9,676
171		NEV2	County share 5% of total costs			U						0	· · · · ·	U			(242)	(242)	(242)	(242)	(484)	(242)	(484)
172				(4.9/0)	14 40 41	(0.004)	4.600	4 500	6.000	(4 9 4 9)	14 4041	(2.024)	4 500	4 500	0.000				1				
173 Page 14 174	ADJUST	APPRO	PRIATION FOR ADOPTION ASSISTANCE CUSTODY ASSISTANCE	(1,340)	(1,491)	(2,831)	1,500	4,508	6,008	(1,340)	(1,491)	(2,831)	1,500	4,508	6,008	0	0	0	0	0	0	(2,831)	6,008
175	GF	26	Adoption assistance	(526)	(449)	(975)	1,704	3,861	5,565	(528)	(449)	(975)	1,704	3,861	5,565	0		0	0	0	0	(975)	5,565
176	GF	26	Relative custody assistance	(814)	(1,042)	(1,856)	(204)	647	443	(814)	(1,042)	(1,856)	(204)	647	443	0	0	0	0	0	0	(1,856)	443
177														I		L			J				

Trkg. Gov Rec	T			GOVE	RNOR'S RE	COMMENDATI	ON	and the second se	1	S	ENATE POSI	TION - SF 187	'9		SE	ENATE POSI	TION - HHS	OMNIBUS BU	IDGET BILL	1	SENATE TOT	TAL POSITION
Line / Bill Ref	Fund BACT	DESCRIPTION	FY 2006	FY 2007	FY 06-07		FY 2009	FY 08-09	FY 2006			FY 2008		FY 08-09				FY 2008		FY 08-09	FY 06-07	
ento / par Kel												1	1	1								
178 Page 15	PREVENT HOM	ELESSNESS FOR YOUNG ADULTS	1,125	1,122	2,247	1,122	1,122	2,244	0	0	0	0	0	0	1,125	1,122	2,247	1,122	1,122	2,244	2,247	2,244
179	TRANSITIONIN	IG FROM LONG-TERM FOSTER CARE																				
180		Demonstration project: transition planning with supportive housing	1,085	1,085	2,170	1,085	1,085	2,170	0	0	0	0	0	0	1,085	1,085	2,170	1,085	1,085	2,170	2,170	2,170
181	GF 35	Staff to administer/coordinate demonstration programs (1 fte)	72	66	138	66	66	132	0	0	0	0	0	0	72	66	138	66	66	132	138	132
182	GF REV1	Administrative ffp	(32)	(29)	(61)	(29)	(29)	(58)	0	0	0	0	0	0	(32)	(29)	(61)	(29)	(29)	(58)	(61)	(58)
183	· ·																					
	ADDRESS HO	MELESSNESS WITH SUPPORTIVE HOUSING	5,000	5,000	10,000	5,000	5,000	10,000	0	0	0	0	0	0	0	0	0	0	Ó	0	0	0
185	SERVICES GR																					
188		Other children's and families grants	5,000	5,000	10,000	5,000	5,000	10,000	0	0	0	0	0	0	0	0	0	0	0	0	0	0
187																						
	DELAY PROJE	CTS OF REGIONAL SIGNIFICANCE	(25,000)	(25,000)	(50,000)	0	0	0	(25,000)	(25,000)	(50,000)	0	0	0	0	0	0	0	0	0	(50,000)	0
189		Delay projects of regional significance	(25,000)	(25,000)	(50,000)	0	0	0	(25,000)	(25,000)	(50,000)			0	0	0	0	0	0	0	(50,000)	0
190																						
191 Page 19	FREEZE MAXI	MUM RATES PAID FOR CHILD CARE ASSISTANCE	(22,289)	(30,268)	(52,557)	(31, 348)	(32,039)	(63,387)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
192		MFIP child care assistance grants	(22,289)	(30,318)	(52,607)	(31,348)	(32,039)	(63,387)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
193		MAXIS-MEC <sup>2</sup>	0	50	50	0	0	0	0	0	0	0	0	0			0			0	0	0
194																						
	MDE TRANSFI	R ACCOUNTING SOLUTION	0	0	0	0	0	0	0	0	0	0			0	0	Õ	0	Ö	0	0	0
196		Financial operations	424	424	848	424	424	848	0	0	0	0			424	424	848	424	424		848	848
197	GF 11	Legal & regulatory operations	123	123	246	123	123	246	0	0	0	0			123	123	246	123	123		246	246
198	GF 13	Technical operations	60	60	120	60	60	120	0	0	0	0			60	60	120	60	60	120	120	120
199	GF 35	Children & economic assistance administration	195	195	390	195	195	390	0	0	0	0			195	195	390	195	195	390	390	390
200	GF REV1	Administrative ffp	(802)	(802)	(1,604)	(802)	(802)	(1,604)		0	0	0			(802)	(802)	(1,604)	(802)	(802)		(1,604)	(1,604)
201	DED 10	Financial operations	(424)	(424)	(848)	(424)	(424)	(848)	0	0	0	0			(424)	(424)	(848)	(424)	(424)		(848)	(848)
202	DED 11	Legal & regulatory operations	(123)	(123)	(246)	(123)	(123)	(246)	0	0	0	0			(123)	(123)	(246)	(123)	(123)		(246)	(246)
203	DED 13	Technical operations	(60)	(60)	(120)	(60)	(60)	(120)		0	0	0			(60)	(60)	(120)	(60)	(60)	(120)	(120)	(120)
204		Children & economic assistance administration	(195)	(195)	(390)	(195)	(195)	(390)			0	0			(195)	(195)	(390)	(195)	(195)	(390)	(390)	(390)
205		Agency Indirect costs - dedicated revenue	802	802	1,604	802	802	1,604	0	0	0	0	0	0	802	802	1,604	802	802	1,604	1,604	1,604
206																						
207 Page 21	FINALIZE 2003	SESSION TANF REFINANCING	0	0	0	0	0	0	0		0	0			0	0	0	0	0	0	0	0
208	TANE 15	Increase TANF transfer to MFIP child care	6,692	3,192	9,884	3,192	3,192	6,384	0	0	0	0			0	0	0	0	0	0	0	0
209	TANE 15	Reduce undesignated TANF refinancing	(6,692)	(3,192)	(9,884)	(3, 192)	(3,192)	(6,384)	0	0	0	0			0	0	0	0	0	0	0	0
210	GF 22	Decrease general fund for MFIP child care	(6,692)	(3,192)	(9,884)	(3,192)	(3,192)	(6,384)	0		0	0			0	. 0	0	0	0		0	0
211	GF REV2	Reduce non-dedicated revenue to general fund	6,692	3,192	9,884	3,192	3,192	6,384	0		0	0			0	0	0	0	0		0	0
212	DED 22	MFIP child care assistance grants	6,692	3,192	9,884	3,192	3,192	6,384	0		0	0			0	0	0	0	0	0	0.	0
213	DED REV3	Federal grants - dedicated revenue	(6,692)	(3,192)	(9,884)	(3,192)	(3,192)	(6,384)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
214											-											J
215 SF 254	REPEAL MFIP	PENALTIES	0	0	0	0	0	0	0	0	0	0	0	0	13,430	14,614	28,044	14,527	14,310	28,837	28,044	28,837
216		Undue undesignated TANF refinancing	0	0	0	0	0	0	0	0	0	0	0	0	(8,692)	(3,192)	(9,884)	(3, 192)	(3,192)	(6,384)	(9,884)	(6,384)
217		Undue undesignated TANF refinancing	0	0	0	0	0	0	0	0	0	0	0	0	6,692	3,192	9,884	3,192	3,192	6,384	9,884	6,384
218	TANE 15	Reduce transfer to General Fund for Working Family Credit financing	0	0	0	0	0	0	0	0	0	0	0	0	(11,020)	(6,860)	(17,880)	(7,000)	(7,000)		(17,880)	(14,000)
219	GF REV2	Reduce transfer to General Fund for Working Family Credit financing	0	0	0	0	0	0	0	0	0	0	0		11,020	6,860	17,880	7,000	7,000	14,000	17,880	14,000
220	TANF 20	Subsidized housing penalty	0	0	0	0	0	0	0	0	0	0	0		3,238	3,524	6,762	3,502	3,450	6,952	6,762	6,952
221	TANF 20	SSI penalty	0	0	0	0	0	0	0	0	0	0	0	0	10, 192	11,090	21,282	11,025	10,860	21,885	21,282	21,885
222													+	+								,/
223 SF 1955	MFIP WORK P	ARTICIPATION RATE ENHANCEMENT INITIATIVE	0	0	0	0	0	0	0	0	0	0			63	8,638	8,701	8,638	8,638	17,276	8,701	17,276
224	TANF 20	Change sanction policy for Work Prep program	0	0	0	0	0	0	0	0	0	0			63		128	63	63		126	126
225	TANE 20	Work participation bonus	0	0	0	0	0	0	0	0	0	0			0	6,876	6,876	6,876	6,876	13,752	6,876	13,752
228	TANE 20		0	0	0	0	0	0	0	0	0	0		0	0	1,699	1,699	1,699	1,699	3,398	1,699	3,398
227		TANF to Childcare Development Fund - Increased funding for Work Prep Program	0	0	0	0	0	0	0	0	0	0	0	0	0	3,740	3,740	4,078	0	4,078	3,740	4,078
228		MFIP/DWP Grents - Increased funding for Work Prep Program	0	0	0	0	0	0	0	0	0	0	0	0	0	(3,740)	(3,740)		0		(3,740)	
229		MFIP/DWP Grants - increased funding for Work Prep Program	0	0	0	0	0	0	0	0	0	0	0 0	0	0	3,740	3,740	4,078	0		3,740	
229			0	0	0	0	0		0		0	0			0	(3,740)	(3,740)				(3,740)	
	Gr 22	MFIP Child Care Assistance - increased funding for Work Prep Program	i,	¥				0	1	ů	<b>v</b>	1		+		(0,740)	(0,740)	(4,0/0)		(4,0/8)	(3,740)	(4,0/0)
231			0					~	0	0	0	0	0	+	400	424	20-*	4.4	40.0	000		
		ONARY WORK PROGRAM PARTICIPATION EXPEMPTION FOR CERTAIN		U	0	0	0	0	0	0	<u>v</u>		0	+ 0	163	134	297	134	134	268	297	268
233	REFUGEES A								·		-	1										<b>↓</b> '
234	TANF 20	MFIP/DWP grants	0	0	0	0	0	0	0	0	0	<u>ر</u>	0 0	0	163	134	297	134	134	268	297	268
235			-			<u>↓</u>								+				l	l			Į
236 SF 1817	REDUCE WEE	KLY WORK HOURS REQUIRED FOR MFIP PARTICIPANTS	0	0	0	0	0	0	0	0	0	0	0	0	127	252	379	251	248	499	379	499
237	FOR APPROV	ED POST-SECONDARY EDUCATION PROGRAM																				L
238		MFIP/DWP grants	0	0	0	0	0	0	0	0	0	0 0	0 0	0	127	252	379	251	248	499	379	499
239									ļ									1				
	INCREASE IN	COME ELIGIBILITY FOR TRANSITION YEAR CHILD CARE	0	0	0	0	0	0	0	0	0	0	) o	0	268	424	692	448	472	920	692	920
240 5/ 70000		Transitional year service costs	0	0	0	0	0	0	0	0	0	0 0	0 0	0	255	404	659		449		659	
241	TANE 22	Administration	0	0	0	0	0	0	0		0				13		33		23			
242	1/1011 22								1					1						1		
	DEODEASES		0		•	0	0	0	. 0	0	0	0	0 0	0	488	667	1,155	657	655	1,312	4 455	4 242
		D-PAYS FOR MFIP/TY CHILD CARE			U		0		1						400		1,100				1,155	1,312 1,250
245	TANE 22	MFIP/TY year service costs		<u></u> 01			0	0		,	<u></u>	<u> </u>	<u> </u>	<u>.</u>	460	035	1,100	628	624	1,250	1,100	1,250

Trkg. Gov	Rec				GO	VERNOR'S RE	COMMENDATI	ON	·			SENATE POSIT	ION - SE 1879				SENATE POSI	TION . HHS		IDGET BILL		SENATE TOT	AL POSITION
Line / Bi	ill Ref	Fund BA	BACT DESCRIPTION	FY 2006			FY 2008		FY 08-09	FY 2006		FY 06-07		FY 2009	FY 08-09	FY 2006	FY 2007	FY 06-07	FY 2008	FY 2009	FY 08-09	FY 06-07	FY 08-09
						ļ																	
246 247		TANE 2	22 County Administrative Allowance		0	0	0	0	0	0	0	0	0		0	23	32	55	31	31	62	55	62
	769 A	PPROPRI	RIATION FOR NEW CHANCE PROGRAM	0	0	0	0	0	0	0	0	0	0	0	0	140	140	280	280	280	560	280	560
249			27 Appropriation	0	0	0	0	0	0	0	0	0	0	0	0	140		280			560	280	560
250						<u> </u>																	
251	G		L FUND MFIP FINANCING	0	0	0	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	0
252 253			20 Finance MFIP 08/09 20 Finance MFIP 08/09								0	°		0	0	0	0	0	12,264 (12,264)	28,808 (28,808)	41,072 (41,072)	0	41,072 (41,072)
254		_																	(12,204)	(20,000)	(41,072)	v	(41,072)
	XXXX A		IATION FOR TRANSITIONAL HOUSING	0	0		0	0	0	0	0	0	0	0	0	750	750	1,500	750	750	1,500	1,500	1,500
256 257	-+-	GF 32	32 Appropriation - Other children and economic assistance grants	0	0	0	0		0	0	0	0		0	0	750	750	1,500	750	750	1,500	1,500	1,500
	je 22 🕅		RE MODERNIZATION ACT CHANGES	(3,374)	(10,623)	(13,997)	(10,229)	(10,229)	(20,458)	(7,225)	(14,204)	(21,429)	(13,810)	(13,810)	(27,620)	0	0	0	0	0	0	(21,429)	(27,620)
259			44 Adjust PDP to forecast	(4,720)	(9,803)	(14,523)	(9,898)	(9,554)	(19,452)	(4,720)	(9,803)	(14,523)	(9,898)	(9,654)	(19,452)	0	0	0			0	(14,523)	(19,452)
260	+-		44 Transform PDP 1/1/06 REV2 Transform PDP 1/1/06 - residual rebate revenue	(2,253) (252)	(4,007) (394)	(6,260) (646)	(3,912)	(4,256)	(8,168)	(2,253) (252)	(4,007) (394)	(6,260) (646)	(3,912)	(4,256)	(8,168)	0		0			0	(6,260)	(8,168)
262			70 Aging grants (enrolment & assistance)	4,988	3,417		3,417	3,417	6,834	0	0	0	0	0	0	0	0	0			0	(646)	0
263		GF 70	70 Aging grants (redirect Rx, Connect)	(949)	(949)		(949)	(949)	(1,898)	0	0	0	0	0	0	0		0	0			0	0
264			70 Aging grants (offset request with federal grants) 70 Aging grants (offset request with spectrum fed supplement to SHIP)	(372)	(372)		(372)	(372)	(744)	0	0	0	0	0	0	0		0				0	0
265		GF 85	70         Aging grants (offset request with one-time fed supplement to SHIP)           85         Administration (3 ftes)	(259) 350	307		307	307	614	0	0	0	0	0	0	0	0	0				0	0
267		GF 50	50 Administration (fles / FY 2006-09: 1, 7, 6, 6)	76	501	577	501	501	1,002	0	0	0	0	0	0	0	0	0	0			Ő	0
268		GF 36 GF 51	36         MAXIS costs           51         MMIS costs	12	0	12 175	0	0	0	0	0	0	0	0	0	0	0	0				0	0
269		GF 51 GF 51			1,000	1/5	1,000	1,000	2,000	0	0	0	0	0		0		0		0			0
271		GF RE		(170)	(323)		(323)	(323)	(646)	0	0	0	0	0	0	0	0	0				0	0
272		OOT FFF		(8,022)	(6,220)	(14,242)	(6,802)	(7 420)	(14,231)	(2.000)	(0 505)	15 445	(2,741)	(0.000)	(5 744)								
273 Pag 274	18 25		FECTIVE PHARMACEUTICAL PURCHASING	(0,022)	(0,220)	(14,242)	(0,002)	(7,429)	(14,231)	(2,860)	(2,585)	(5,445)	(2,741)	(3,000)	(5,741)	0	0	0	0	0	0	(5,445)	(5,741)
275	S	elective Distr	stribution of Specialty Pharmaceuticals	(133)	(205)	(338)	(228)	(248)	(476)	(133)	(205)	(338)	(228)	(248)	(476)	0	0	0	0	0	0	(338)	(476)
276			41 MA families and children	(17)	(39)		(43)	(45)	(68)	(17)		(56)	(43)	(45)	(88)	0		0			0	(56)	(88)
277 278		GF 42 GF 43	42 MA elderly and disabled 43 GAMC	(117)	(151) (15)		(170) (15)	(189) (14)	(359) (29)	(117) (7)		(268) (22)	(170) (15)	(189)		0		0		0	0	(268)	(359)
279		GF 44		(6)	(8)	(14)		(8)	(15)	(6)		(14)	(7)	(8)		0		0			0	(22)	(29) (15)
280			51 MMIS costs	8	0	8	0	0	0	8	0	8	0	0	0	0		0	0	0	0	8	0
281 282		GF 44	44 Interaction with Medicare Modernization Act Changes - Page 22		В	14	7	8	15	6	8	14	7	8	15	0	0	0	0	0	0	14	15
283	H	emophille Bl	Blood Factor Products	(343)	(517)	(860)	(582)	(643)	(1,225)	(343)	(517)	(860)	(582)	(643)	(1,225)	0	0	0	0	0	0	(860)	(1,225)
284		GF 41	41 MA families and children	(47)	(105)		(117)	(125)	(242)	(47)	(105)	(152)	(117)	(125)	(242)	0		0		0	0	(152)	(242)
285 286			42 MA elderly and disabled	(321)	(412)	(733)	(465)	(518)	(983)	<u>(321)</u> 7	(412)	(733)	(465)	(518) 0		0		0	0	0	0	(733)	(983)
287			51 HealthMatch small effect	18	0	18	0	0	0	18			0	0	0	0		0	0			18	
288																							· · · · · · · · · · · · · · · · · · ·
289	A		ent for Administered Drugs With Medicare Rates 41 MA families and children	(451)	(502)		(552) (101)	(607)	(1,159)	(451)	(502)	(953) (174)	(552)	(607)	(1,159)	0		0	0	0	0	(953)	(1,159)
290 291			41 MA tamiles and children 42 MA elderly and disabled	(83)	(91) (373)			(111) (451)	(212) (861)	(83) (339)			(101) (410)	(111) (451)	(212) (861)	0		0	0		0	(174)	(212) (861)
292		GF 43	43 GAMC	(34)	(38)	(72)	(41)	(45)	(86)	(34)	(38)	(72)	(41)	(45)	(86)	0	0	0	0	0	0	(72)	(86)
293		GF 51	51 MMIS costs	5	0	5	0	0	0	5	0	5	0	0	0	0	0	0	0	0	0	5	0
294 295	R	educe Pharm	urmacy Payments to AWP Minus 14%	(5,162)	(3,635)	(8,797)	(4,051)	(4,429)	(8,490)	0	0	0	0	0	0	0	0	0	0	0	0		0
296		GF 41	41 MA families and children	(616)	(687)	(1,303)	(764)	(805)	(1,569)	0	0		0	0	0	0	0	0	0	0	0	0	0
297			42 MA elderly and disabled 43 GAMC	(4,180)	(2,681)		(3,028)	(3,371)	(6,397)	0		0	0	0		0	0	0	0		0	0	0
298 299			43   GAMC 44   PDP	(254)	(267) (140)		(271) (131)	(253) (140)	(524) (271)	0 0		0	0	0		0		0	0		0		0
300			44 Interaction with Medicare Modernization Act Changes - Page 22	112	140		131	140	271	0		0	0	0		0		0	0		0	ő	0
301						(0.00.0				(1.0	4 644	(2.05.4)	(1 979)	//									
302 303	P		rization of New Drugs 41 MA families and children	(1,933) (231)	(1,361) (257)		(1,379) (258)	(1,502) (271)	(2,881) (529)	(1,933) (231)	(1,361) (257)	(3,294) (488)	(1,379) (258)	(1,502) (271)	(2,881) (529)	0 0	0	0	0	0	0	(3,294)	(2,881) (529)
304	·	GF 42		(1,565)	(1,004)		(1,020)	(1,138)	(2,158)	(1,565)		(2,569)	(1,020)	(1,138)		0		0			0	(400)	(2,156)
			43 GAMC	(95)	(100)	(195)	(101)	(95)	(196)	(95)	(100)	(195)	(101)	(95)	(196)	0		0			0	(195)	(196)
305		GF 44		(84)	(53)		(44)	(47)	(91)	(84) 42			(44)	(47)		0	0	0	0		0	(137)	(91)
306		GE 44	44 Interaction with "Medicare Modernization Act Chapters" proposal - Days 22	42											01	0	["	U	[°	0	0	85	91
		GF 44	44 Interaction with "Medicare Modernization Act Changes" proposal - Page 22																				
306 307 308 309 SF	65 P	RESCRIP	IPTION DRUG DISCOUNT ASSISTANCE PROGRAM	0	0			0	0	0	0	0	0	0	0	0	1,022	1,022	(596)	(74)	(670)	1,022	(670)
306 307 308 309 SF 310	65 P	RESCRIP	PTION DRUG DISCOUNT ASSISTANCE PROGRAM 45 General Fund transfer cut - float	0	0	0	0	0	0	0	0	0	0	0	0	0	1,022 1,022	1,022 1,022	0	0	. 0	1,022	0
306 307 308 309 SF 310 311	65 P	RESCRIP GF 45 GF RE	IPTION DUG DISCOUNT ASSISTANCE PROGRAM           45         General Fund transfer out - float           REV2         General Fund transfer in - savings in SGSR account			0		0 0 0	0 0 0		0 0 0	0 0 0				000000000000000000000000000000000000000	1,022	1,022 0	0 (909)	0 (113)	(670) 0 (1,022)	1,022 0	(670) 0 (1,022)
306 307 308 309 SF 310	65 P	GF 45 GF RE DED RE DED RE	PTION DRUG DISCOUNT ASSISTANCE PROGRAM 45 General Fund transfer cut - float	0	0	0 0 0	0	0	0 0 0 0 0	0	0	0 0 0 0	0	0		0			0 (909) 0 (2,870)	0 (113) 0 (4,725)	. 0	1,022	0

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Tria Carl Pag	<u> </u>			GOV	ERNOR'S RE	COMMENDAT	ION			S	ENATE POSITI	ON - SF 1879	}		S	ENATE POS	TION - HHS	OMNIBUS BL		l.	SENATE TO	AL POSITION
Trkg. Gov Rec Line / Bill Ref Fund	BACT	DESCRIPTION	FY 2006			FY 2008		FY 08-09	FY 2006		FY 06-07			FY 08-09				FY 2008		FY 08-09		
									0	0												
210		Special revenue fund other expenses	0	0	0	0		0				0	0		0	1,342	1,342	2,274	4,651	6,925	1,342	6,925
317 Page 24A DEDICA	ATE GAM	C PHARMACY REBATES TO PHARMACY ASSISTANCE PROGRAM	0	0	0	0	0	0	0	0	0	0	0	0	(370)	(2,250)	(2,620)	(2,250)	(2,250)	(4,500)	(2,620)	(4,500)
318 DED	) 45 I	Prescription drug assistance program	370	2,250	2,620	2,250	2,250	4,500	0	0	0	0	0		0	0	0	0	0	0	0	0
		GAMC rebates	(370)	(2,250)	(2,620)	(2,250)	(2,250)	(4,500)	0	0	0	0	0		0		0	0	0	0	0	0
320 GF 321	REV2	GAMC rebates	0		0		0	0	0	0	0	0	0	0	(370)	(2,250)	(2,620)	(2,250)	(2,250)	(4,500)	(2,620)	(4,500)
	RANT ACC	COUNT REDUCTION	0	0	0	0	0	0	0	0	0	0	0	0	(2,500)	(3,000)	(5,500)	0	0	0	(5,500)	0
		Prescription Drug Program	0	0	0	0	0	0	0	0	0			0	(2,500)		(5,500)	0	0	0	(5,500)	0
324	1		0	0		ō									40	(40.4)	(04)	(050)	(004)	(1979.4)	(0.4)	
		FOR MEDICATION THERAPY MANAGEMENT SERVICES Rx Service costs - admin.	0	0	U	0	0	U	0	0	0	0	0	U	<u>40</u> 59	(124) 272	(84) 331	(250) 389	(321)		(84) 331	(571) 777
		MA elderly and disabled - effect on other services	0	0	0	0	0	0	0	0		0		0	(36)	(426)	(461)	(639)			(461)	(1,348)
328 GF	= 50 /	Adminstrative costs													0		50	0	0		50	0
		Contract for evaluation	0	0	0	0	0	0	0	0	0	0	0	0	29		29			0	29	0
	F REV1	Adminstrative ffp		0	0	0	0	0	0	0	0	0	0	0	(12)	(20)	(32)	0	0	0	(32)	0
331 332 Page 28 5% RED	DUCTION	TO HOSPITAL RATES	(17,323)	(38,178)	(55,501)	(43,157)	(47,282)	(90,439)	0	0	0	0	0	0	0	0	0	0	0	0	0	
333 GF	F 41 I	MA families and children	(7,117)	(18,528)	(25,645)	(21,623)	(23,887)	(45,510)	0	0	0	0	0		0		0	0	0		0	0
334 GF		MA elderly and disabled	(4,997)	(8,278)	(13,275)	(9,283)	(10,121)	(19,404)	0	0	0	0			0		0	0	0	0	0	0
	F 43		(3,290) (2,106)	(7,635) (4,237)	(10,925) (6,343)	(8,876) (3,773)	(9,684)	(18,560) (7,741)	0	0	0	0			0		0	0	0	0	0	0
		MinnesotaCare Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / MNCare reduction	812	(4,237)	2,363	1,584	1,651	3,215	0	0	0	0			0		0	0	0	0	0	
		Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / MNCare shift to MA	53	349	402	150	23	173	0	0	0	0			0		0	0	0		0	0
339 GF	F 42 1	Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / MNCare shift to MA	(20)	(71)	(91)	(94)	(114)	(208)	0	0	0	0			0	-	0	0	0		0	0
	F 43	Interaction with "Restructure HC Prog. Eligibility" proposal - Pege 29 / MNCare shift to GAMC	(658)	(1,329)	(1,987)	(1,222)	(1,182)	(2,404)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
341 049 05 1199 MA & G	GAMC INP	ATIENT HOSPITAL RATE INCREASE FOR 16 DRGS FOR	0	0	0	0	0	0	0	0	0	0	0	0	400	400	800	400	400	800	800	800
342 SF 1122 HOSPIT	TALS IN N	ION-METRO COUNTIES								-												
	F 41	MA families and children	0	0	0	0	0	0	0	0	0	0	0		181	181	382	181	181	362	362	382
		MA elderly and disabled	0	0	0	0	0	0	0	0	0	0	0		146						292	292
	F 43	GAMC				0	0	0	0	0	0	0	0		73	73	146	73	73	146	146	146
347 348 Page 29 RESTR	UCTURE	HEALTH CARE PROGRAM ELIGIBILITY	(35,363)	(40,766)	(76,129)	(32,402)	(33,581)	(65,983)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
		Legal & regulatory operations	436	0	436	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
350 HCAF	F REV1	Administrative ffp	(174)	0	(174)		0	0	0	0		0		0	0		0	0		0	0	0
		Eliminate MNCere	(86,258) (3,575)	(89,445) (18,568)	(175,703) (22,143)		(90,972) (368)	(175,403) (5,184)	0			0	0		0			0		0	0	0
		Shift to MA F&C	2,158	4,422	6,580		6,464	(5, 164)	0			0			0			0		0	0	0
		Shift to GAMC	30,754	27,193	57,947		11,201	23,894	0	0	0	0	0	0	0	0	0	0	0	0	0	. 0
355 GF	F 43	GAMC spenddown / eliminate GHO	19,996	35,632	55,628		40,094	78,853	0	0	0	0	0	0	0			0		0	0	0
		MAXIS	12 26	0	12	0	0	0	0	0	0	0	0		0			0		0	0	0
		MMIS HealthMatch - 4 month delay	1,262	0			0	0	0	0	ol	0			0			0		0	0	0
359																						
360 SF 255 REPEA		SOTACARE LIMITED BENEFIT SET/\$5000 CAP	0	Ö	0		0	0	0	0	0	0			30,077						66,227	129,480
	F 40	MinnesotaCare Grants	0	0	0	0	0	0	0	0	0	0	0	0	30,077	36,150	66,227	58,172	71,308	129,480	66,227	129,480
362 363 SF 255 INCRE	ASE MINH	NESOTACARE ELIGIBLITY FOR ADULTS W/OUT CHILDREN TO 190% FPG	0	0	0	0	0	0	0	0	0	0	0	0	469	9,030	9,499	11,019	12,163	23,182	9,499	23,182
		MinnesolaCare Granis	0	• 0	0	0	0	0		0	0	0			469						9,499	23,182
365						1			L		ļ											
		-BACK OF DEPRECIATION FOR FARM SELF EMPLOYED INCOME	0	<b>0</b>	0		0	0	0			0			0						742	1,175
		MinnesotaCare Grants - administration MinnesotaCare Grants - families and children	0	0	0	0		0	0			. 0			0						271	542
000		MinnesotaCare Grants - adults without children	0	0	0	0		0				0			0						428	
370 HCAF	JF 40	Healthmatch effect	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
371	AL 6500 D	ENTAL CAP FROM MA, GAMC, & MINNESOTACARE	0	0		0	0	0	0	0	0	0	0	0	835	1,439	2,274	1,583	1,709	3,292	2,274	3,292
		EN IAL CAP FROM MA, GAMC, & MINNESO IACARE MA families and children	U 0	0	0	0		0	0			0			458						1,289	3,292
		MA elderiy and disabled	0	0	0	0	0	0	0			0			335						870	1,214
375 GI	F 43	GAMC	0	0			0					0			26						78	
	VF 40	MinnesotaCare Grents - femilies and children	0	0	0		0					0			12						29	38
	VF 40	MinnesotaCare Grants - adults without children	0	0	0	· °	0	0	0	0		0	0	0	4	4	8	2	+	4	8	4
378 379 SF 65 ELIMIN	NATE CO-	PAYS FOR MA AND GAMC	0	0	0	0	0	0	0	0	0	0	0	0	7,563	19,218	26,781	21,778	23,553	45,331	26,781	45,331
		MA families and children	0	0	0		0	0				0			2,738	7,633	10,389	8,495	9,194	17,689	10,369	17,689
381 GI	9F 41	MA elderly and disabled	0	0	0		0					0			1,612						3,614	
	9F 43	GAMC	0	0	0	0	0	0	0	0	0	0	0	0	3,215	9,583	12,798	11,089	11,94	23,016	12,798	23,016
383	ESOTACA	RE OPTION FOR SMALL EMPLOYERS	0	0	0	0	0	0	0	0	0	0	0	0	2,950	7,015	9,965	10,128	11.100	21,327	9,965	21,327
3841 SF 65 MINNE	LOUIACA	NE OF HOAT ON GRADE BUILEOTENO		· · · · · ·				<u> </u>	-		<u> </u>					,,,,,,,	5,505	10,120		A 11021	3,303	1

HEALTH and HUMA

NET FISCAL IMPA

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#### HEALTH and HUMAN SERVICES BUDGET NET FISCAL IMPACT OF PROPOSALS

Teta Con	Peal					GOV		COMMENDAT			<u> </u>	9	ENATE POSIT	ION - SE 1870		land the second s		ENATE DOS		OMNIBUS BUD	CET DILL		SENATE TOT	
Trkg. Gov Line / Bi	Ref	Fund BA	ACT	DESCRIPTION	FY 2006			FY 2008		FY 08-09	FY 2006		FY 06-07			FY 08-09		FY 2007	FY 06-07	FY 2008			FY 06-07	FY 08-09
385 386				MinnesolaCare Grants Admin- policy and program costs	0	0	0	0	0	0	0	0	0	0	0	0	589 133	6,552 78	7,141 211	9,824	10,931	20,755	7,141	20,755
387		HCAF 5	51	Admin - operations	0	0	0	0	0	0	0	0	0	0	0	0	297				0 447	953	211 990	953
388				HealthMatch Delay - systems costs	0	0	0	0	0	0	0	0	0	0	0	0	2,103				0	0	2,103	0
389				Administrative ffp													(53)		(84		0	0	(84)	0
390		HCAF RE	EV1	Administrative ffp													(119)	(277)	(396)	) (202)	(179)	(381)	(396)	(381)
391					0					0	0			0						++				
392 SF 393	828 K			PLOYERS AND MINNESOTA HEALTH CARE PROGRAMS	0	0		0	U 0	0	0	0		0	0	U	202 302	0	202		0	0	202	0
393				Systems/operations							0	0	*	0	0		302				0	0	302 35	
395				Administrative ffp	0	0	0	0	0	0	0	0	0	0	0	0	(135)	0			0	0	(135)	0
396						(000)	4		(0.070)	(1		(0.075)	(0.000)	10 4001	(4 ( 70)	(7.070)		14 00 0						
397 Pag 398	e 30 H	ETTERM	MANAG	GE HEALTH CARE COSTS	2,558	(833)	1,725	(1,517)	(3,070)	(4,587)	(691)	(2,075)	(2,766)	(3,106)	(4,152)	(7,258)	3,431	(1,334)	2,097	(5,687)	(13,303)	(18,990)	(669)	(26,248)
399	B	tter Addres	ass Freu	d and Abuse	131	(425)	(294)	(932)	(1,400)	(2,332)	0	0	0	0	0	0	131	(425)	(294)	(932)	(1,400)	(2,332)	(294)	(2,332)
400	-			MA FFS (SIRS activity)	(117)	(468)	(585)	(936)	(1,404)	(2,340)	0	0	0	0	0	0	(117)				(1,404)	(2,340)	(585)	(2,340)
401				Administration (SIRS - 3 FTEs)	279	234	513	234	234	468	0	0	0	0	0		279				234	468	513	468
402				Administrative ffp	(112)	(94)	(206)	(94)	(94)	(188)	0	0	0	0	0		(112)				(94)	(188)	(206)	(188)
403				MMIS - SIRS analytical tools MA recoveries	(39)	20 (117)	140 (156)	20 (156)	20 (156)	40 (312)		0		0	0		120 (39)				20 (156)	40 (312)	140 (156)	40 (312)
404			-16		(36)		(,00)	(,30)	(100)	(312)							(38)		(156	(136)	(136)	(312)	(100)	(312)
406	C			l Program Integrity Requirements	1,244	1,016	2,260	1,012	1,008	2,018	0	0	0	0	0	0	1,468	1,151	2,619		1,145	2,297	2,619	2,297
407				Administration (PERM 7 FTEs, MEQC - 7 FTEs)	1,608	1,351	2,957	1,351	1,351	2,702	0	0	0	0	0	0	1,606	1,351	2,957		1,351	2,702	2,957	2,702
408				Administrative fip Appeals for fraud prevention activity (1 fte)	(642)	(540) 75	(1,182) 150	(540)	(540) 75	(1,080) 150	0	0	0	0	0		(642) 75				(540) 75	(1,080)	(1,182)	(1,080) 150
410		HCAF RE	EV1	Administrative fip	(30)	(30)	(60)	(30)	(30)	(60)	0	0	0	0	0		(30)				(30)	(60)	(60)	(60)
411				MnCare - Fraud Prevention	(43)	(96)	(139)	(95)	(102)	(197)	0	0	0	0	0	0	(43)				(102)	(197)	(139)	(197)
412		HCAF 5		Administration (FPI - 5 FTEs)	505	380	885	380	380	760		0	0	0	0		505				380	760	885	760
413		HCAF RE		Administrative ffp	(202)	(152)	(354)	(152)	(152)	(304)			0	0	0		(202)				(152)	(304)	(354)	(304)
414		HCAF 5		Administration ( quality control - 4 FTEs) Administrative ffp	332 (133)	272 (109)	604 (242)	272 (109)	272 (109)	544 (218)		0	0	0	0		332 (133)				272 (109)	544 (218)	604 (242)	544 (218)
416		HCAF 4		Interaction with "Restructure HC Prog. Eligibliity" proposal - Page 29 / MnCare - Fraud Prev.	18	40	58	35	36	71		0	0	0	0		0		0	0	0	(210)	0	0
417		HCAF 5		Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / Admin ( FPI - (3) FTEs)	(319)	(224)	(543)	(224)	(224)	(448)		0	0	0	0		0		0	0	0	0	0	0
418		HCAF RE		Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / Administrative ffp	127	90	217	90	90	180		0	0	0	0		0		0		0	0	0	0
419 420		HCAF 5	50	Interaction with "Restructure HC Prog. Eligibility" proposal - Pege 29 / Admin ( QC - (1) FTEs) Interaction with "Restructure HC Prog. Eligibility" proposal - Pege 29 / Administrative ffp	(83)	(68)	(151) 60	(68)	(68)	(136) 54	0	0	0	0	0	0	0		0		0	0	0	0
421		HOAF NE	EVI					21	21		°	v				, , , , , , , , , , , , , , , , , , ,				·				
422	Re	cover Unco	ompena	nated Transfers of Income and Assets - In SF 1879	(96)	(144)	(240)	(192)	(192)	(384)	(96)	(144)	(240)	(192)	(192)	(384)	0	0	0	0	0	0	(240)	(384)
423		GF 4	42	MA elderty and disabled	(96)	(144)	(240)	(192)	(192)	(384)	(96)	(144)	(240)	(192)	(192)	(384)			0	·  -		0	(240)	(384)
424 425	-			es Assets Held in Irrevocable Trusts or Annutiles	36	(124)	(88)	(404)	(459)	(863)	0	0		0	0	0	0			0	0	0		
426				Administration (1 fte)	60	60	(88)	60	60	120	0	0		0			0		0	0	0	0	0	0
427		GF RE	EV2	AC recoveries	0	(10)	(10)	(40)	(45)			0		0	0		0		0	0	0	0	0	0
428		GF RE		MA recoveries	0	(150)	(150)	(400)	(450)			0		0	0		0	0		0	0	0	0	0
429 430		GF RE	EV1	Administrative ffp	(24)	(24)	(48)	(24)	(24)	(48)	0				0		UU	0		0	0	0	0	0
430	M	ke Trust A	Available		0	0	0	0	0	0	0	0	0	0	0	0	(676)	(3,371)	(4,047	(8,487)	(14,777)	(23,254)	(4,047)	(23,264)
432				MA Long Term Care Facilities Grants	0	0	0	0	0	0	0	0	0	0	0		(439)	(2,192)	(2,631	) (5,300)	(8,815)	(14,115)	(2,631)	(14,115)
433				MA recoveries	0	0	0	0	0		0	0	0	0			(87)				(2,637)	(4,027)	(592)	(4,027)
434 435		GF 4	42	Administrative ffp	0	0	0	0	0	0	0	0	0	0	0	0	(150)	(674)	(824	) (1,797)	(3,325)	(5,122)	(824)	(5,122)
435	Im	plement Int	tensiva	Medical Care Management	337	(225)	112	(225)	(225)	(450)	0	0	0	0	0	0	337	(225)	112	(225)	(225)	(450)	112	(450)
437		GF 4			(583)	(1,125)	(1,688)	(1,125)	(1,125)	(2,250)	0	0	0	0	0		(563)	(1,125)	) (1,688	3) (1,125)	(1,125)	(2,250)	(1,688)	(2,250)
438		GF 5		Administrative contract	1,500	1,500	3,000	1,500	1,500	3,000	0			0	0		1,500				1,500	3,000	3,000	3,000
439 440		GF RE	EV1	Administrative ffp	(600)	(600)	(1,200)	(600)	(600)	(1,200)	0	0	0	0	0	0	(600)	(600)	(1,200	) (600)	(600)	(1,200)	(1,200)	(1,200)
440	1.	prove Cost	t Effecti	iveness of Coverage - in SF 1879	(595)	(1,931)	(2,528)	(2,914)	(3,960)	(6,874)	(595)	(1,931)	. (2,526)	(2,914)	(3,960)	(6,874)	0	0	0	0	0	0	(2,526)	(6,874)
441				Medical director's salary and benefits (1 fte)	200	188	388	188	188	376		188	388	188	188	376	0			0 0	0	0	388	376
443		GF 5	50	Staff costs to support medical policy function (1 ftes)	87	75	162	75	75	150	87	75		75	75	150	0				0		162	150
444				Evidence based practice center subscription fee	50	42	92	42	42		50			42	42		0				0	0	92	84
445		GF 4		MA families and children ffs MA elderly and disabled ffs	(249)	(655)	(904) (1,687)	(969) (1,788)	(1,291) (2,411)					(969) (1,788)	(1,291) (2,411)		0				0	0	(904) (1,687)	(2,260) (4,199)
440		GF 4		GAMC ffs	(93)	(237)	(330)	(340)						(340)	(441)		0				0		(330)	(4, 195) (781)
448		GF 5	51	MMIS costs	10	0	10	0	0	0	10	0	10	0	0	0	0			0 0	0	0	10	0
449		GF RE	EV1	Administrative fip	(135)	(122)	(257)	(122)	(122)	(244)	(135)	(122)	(257)	(122)	(122)	(244)	0	0	c	0	00	0	(257)	(244)
450 451		prove Mart		Enrollment Process	1,431	915	2.346	2,036	2,039	4.075	0	0			0	0	2,080	1,426	3,506	2,673	1,796	4,469	3,506	4,469
451				Administration costs	3,383	2,377	5,760	4,454	2,039					0	0		3,383				599	1,490	5,760	1,490
453		HCAF 5	51	MMIS costs	50	0	50	0	0	0	0		0	0	0	0	50	0	50	0 0	0	0	50	0
454		HCAF RE	EV1	Administrative ffp	(1,353)	(951)	(2,304)	(1,782)	(1,198)	(2,980)	0	0	0	0	L0	L0	(1,353)	(951)	) (2,304	4) (356)	(240)	(596)	(2,304)	(596)

71- 0-0			TT			GOVE	RNOR'S REC	OMMENDATIO	N			S	ENATE POSIT	ION - SE 1879		1	9			OMNIBUS BI			SENATE TOT	AL POSITION
Trkg. Gov Re Line / Bill Re		Fund	BACT	DESCRIPTION	FY 2006			FY 2008		FY 08-09	FY 2006		FY 06-07		FY 2009	FY 08-09				FY 2008			FY 06-07	FY 08-09
455	_		F 50	Administration costs							0	0	0	0	0	0	0	0	0	3,563	2,395	5,958	0	5,958
456			F REV1	Administrative ffp	(1,081)	(852)	(1,933)	(1,081)	405	(656)	0	0		0		0	0	0	0	(1,425)	(958)	(2,383)		(2,383)
457			F 51	Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / Admin costs Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / MMIS costs	(,,)	0	0	0	0	(050)	0	0	0		0	0	0	0	0	0		0	0	0
459			F REV1	Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / Administrative ffp	432	341	773	425	(162)	263	0	0	0	0	0	0	0	0	0	0		0	0	0
460																								
481																								
462				b Payment Method	70	85	155	102	121	223	0	0	0	0	0	0	91	110	201	132	158	290	201	290
463				Financial management - admin fee	152	183	335	220	263	483	0	0	0	0	0	0	152	183	335	220	263	483	335	483
464			F REV1	Administrative ffp	(61) (35)	(73)	(134)	(88)	(105)	(193)	·0 0	0		0	0	0	(61)	(73)	(134)	(88)	(105)	(193)	(134)	(193)
465				Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / Admin costs Interaction with "Restructure HC Prog. Eligibility" proposal - Page 29 / Administrative ffp	(35)	(42)	(77)	(51)	(61) 24	(112) 45		0		0			0	0	0	0	0	0		0
466		nuAr	- REVI	Interaction with Restructure no Flog. Engineery proposal - Fage 207 Administration p															, v					
468 SF 65	PR	RIOR	AUTHO	RIZATION OF CERTAIN HEALTH CARE SERVICES	0	0	0	0	0	0	0	0	0	0	0	0	(1,369)	(3,163)	(4,532)	(3,253)	(3,243)	(6,496)	(4,532)	(6,496)
469	_	G	F 41	MA families and children - managed care	0	0	0	0	0	0	0	0	0	0	0	0	(410)	(1,112)		(1,157)		(2,320)	(1,522)	(2,320)
470		G	F 42	MA elderly and disabled -managed care	0	0	0	0	0	0	0	0	0	0	0	0	(301)	(723)	(1,024	(729)			(1,024)	(1,463)
471		G	F 43	GAMC -managed care	0	0	0	0	0	0	0	0	0	0	0	0	(85)	(269)	(354	(292)		(586)	(354)	(586
472				MA families and children - ffs	0	0	0	0	0	0	0	0	0	· 0	0	0	(126)	(183)	(309	(197)	(191)	(388)	(309)	(388
473				MA elderly and disabled - ffs GAMC - ffs	0	0	0	0	0	0	0	0			0	0	(369) (137)	(533) (188)	(902	) (575) ) (188)		(1,163) (356)	(902) (325)	(1,163) (356)
474			F 13	GAMC - Its MMIS systems	0	0	0	0	0	0	0	0			0	U	(137)	(188) 0	(325	(188)	(170)	(356)	(325)	(356)
475			F 50	Administration	0	0	0	0	0	0	0	0	0	0	0	0	503	503	1,006	503		1,006	1,006	1,006
477			F REV1					0	0	0	0	0	0	0	0		(201)	(201)	(402	) (201)		(402)	(402)	(402
478		HCA	F 40	MinnesotaCare - Families with Children	0	0	0	0	0	0	0	0	0	0	0	0	(162)	(269)	(431	) (233)	(235)	(468)	(431)	(468
479	_	HCA	F 40	MinnesotaCare - Adults w/o Children	0	0	0	0	0	0	0	0	0	0	0	0	(103)	(188)	(291	) (186)	(170)	(356)	(291)	(356
480				·																+	l			
481	A DE	FDU	CE MED	CAL ASSISTANCE LIENS ON INCOME PRODUCING PROPERTY	0	0	0	0	0	n	0	Ő		0		0	1,832	1,864	3,696	1,864	1,864	3,728	3,696	3,728
482 SF 25 483				Cost of MA retroactive repayments	0	0	0	0	0	0	0	0		0	ot	0	1,032	1,004	3,330	1,004	1,004	0,720	0,000	0,720
483				Reduced MA recoveries	0	0	0	0	0	0	0	0		0	0	0	1,832	1,864	3,696	1,864	1,864	3,728	3,696	3,728
485																								
486 SF 25	4 EL	LIMI	NATE AL	TERNATIVE CARE LIENS AND CLAIMS AGAINST ESTATES	0	0	0	0	0	0	0	0	0	0	0	0	9,958	17,063	27,021	17,068	17,043	34,111	27,021	34,111
487	1			AC caseload effect	0	0	0	0	0			0		0	0	0	9,168	16,283	25,431				25,431	32,511
488		G	F 71	Cost of AC retroactive repayments	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	0	0	0	0
489		G	F REV2	Cost of reduced AC Recoveries	0	0	0	0	0	0	0	0	0	0	0	0	790	800	1,590	800	800	1,600	1,590	1,600
490	DT DT	CEIN	IANCE	EALTH CARE PROGRAMS	0	0		0	0	0	0	0			0	<u>^</u>	0	0		0			0	
491 Page 3	3/ 14		F 43	GAMC forecast	(192,707)	(350, 175)	(542.882)	(399,652)	(429,156)	v	0	U		0	0	<u> </u>	0		0			0	0	
492			AF 43	GAMC forecast	192,707	350,175	542,882	399,652	429,156	828,808	0	0		0	0	0	0			0 0			0	
494			F REV2		0	24,378	24,378	26,000	28,000		0	0	0	0	0	0	0		0	0		0	0	
495		HCA	AF REV2	Move HMO surcharge to HCAF	0	(24,378)	(24,378)	(26,000)	(28,000)	(52,000)	0	0		0	0	0	0	0	0	0 0			0	
496				Move hospital surcharge to HCAF	0	88,500	88,500	95,000	95,000		0	0		0	0	0	0	0		0			0	· · · · · ·
497		HCA	AF REV2	Move hospital surcharge to HCAF	0	(88,500)	(88,500)	(95,000)	(95,000)		0	0		0	0	0	0	0					0	
498 499		G	3F 43	GAMC - other proposals	(46,319) 46,319	(53,204) 53,204	(99,523) 99,523	(40,586) 40,586	(39,581) 39,581	(80,167) 80,167	0	0		0	0	0		0	1		· · · · · ·		0	1
499 500	-+-	AUA c	3F 85V2	GAMC - other proposals Eliminate Provider Tax Transfer	40,319	52,659	102,072	40,566 49,441	52,287	101,728	°			<sup>0</sup>	V		t			·	+		t	'
501				Eliminate Provider Tax Transfer	(49,413)	(52,659)	(102,072)	(49,441)	(52,287)				1				1		1	1	1	1		
502				Revise end of year balance transfer	26,615	29,762	58,377	(50,000)	(50,000)															
503				Revise end of year balance transfer	(26,615)	(29,762)	(56,377)	50,000	50,000	100,000													ļ	
504								<u>-</u>	-			~	+									14 500	1450	1 10 50
	84 A			ATE VENDORS TO PROVIDE RELOCATION SERVICE COORDINATION	0	0	0	0	0		0	0		0		0	21					) (1,566	(154)	
508				MA elderly and disabled	0	0	0		0			0		0	0		1							
507 508			GF 72 GF 73	MA long term care facilities grants	0	0	0	0	0			0		0										
508	-+-		GF 85	MA Waivers and Home Care Admin.	0	0	0		0			0		0										
510	-+-		GF REV1		0	0	0	0	0			0		0		0								
511																								
				SELOAD GROWTH IN HOME AND COMMUNITY	(13,761)	(38,945)	(52,706)	(31,449)	(11,394)	(42,843	) (1,405)	(7,102	) (8,507)	) (11,394)	(11,394)	(22,788	) 0	0			(	0	(8,507	) (11,39
513	В		ED WAIV								1						+							
514				CADI waiver: 95 per month with MH exception	(10,346)	(26,229) (13,575)	(36,575) (18,674)	(16,209)	0	11		0		0	0				-	0				
515 516				TBI waiver limits: 150 per year MR/RC waiver - reduced diversions: 50 div's per year for emergencies	(5,099) (1,756)	(13,875) (8,877)	(10,633)	(8,860) (14,242)	(14,242)	14144						(28,484				0			(10,633	(28,46
516	-+-			MA offset	3,440	9,736	13,176		2,848											0			2,126	
518										1			1.23						1					
519 Page	41 M	MAN	AGE CA	SELOAD GROWTH IN HOME AND COMMUNITY	0	0	0	0	0		0	0	0 0	0	0	0	(11,842	) (29,513	) (41,35	5) (17,523	) 1,13	(16,384	) (41,355	i) (16,38
520	B	BASE	ED WAI	ERS - 10% INCREASE OVER CURRENT CAPS										1			1							
521				CADI waiver: 105 per month with MH exception	0	0	0		0	0	0	(		0		0	(10,021	) (24,797				0 (14,965		
522 523				TB) walver limits: 165 per year	0	0	0	0	0	0		•	0	0		0	(4,958					0 (8,362		
	,		GEI 73	MR/RC waiver - Governor's rec accepted in S1879. Ominbus bill allows 75 div's per year	1 0	<u> </u>	10	L 0	0	0	0 0		טן ט	0	0	L 0	176	888	1,08	4 1,42	4 1,42	4 2,848	1,064	1 2,8

#### HEALTH and HUMAN SERVICES BUDGET NET FISCAL IMPACT OF PROPOSALS

			1			GOV	ERNOR'S RE	COMMENDAT	ION			SENATE D	OSITION - SF 18	70		9	ENATE POSIT	ION HUR		DOCT DU L	T	ENATE TOT	
Line / E	ov Reo Bill Ref	Fund	BACT	DESCRIPTION	FY 2006			FY 2008		FY 08-09	FY 2006 F	Y 2007 FY 06			FY 08-09	EY 2006	FY 2007	EV 06-07	EV 2008		FY 08-09		FY 08-09
																1.2000		1100-07	112000	112003	1100-05	00-07	F1 00-09
524		G	F 73	MA offset	0	0	0	0	0	0	0	0	0 0	0 0	0	2,996	7,558	10,552	4,665	0	4,665	10.552	4,665
525			F 73	Add back MA Offset for 10% for 75 divs funded in Omnibus bill	0	0	0	0	0	0	0	0	0 0			(35)	(178)	(213)		(285)		(213)	4,005 (570)
528																		(=10)	(200/	(200)	(0/0/	(210)	(510)
527 S	SF 65	REFOR	RM USE	OF PCA SERVICES	0	0	0	0	0	0	0	0	0 0	0	0	(1,557)	(4,523)	(6,080)	(4,957)	(5,323)	(10,280)	(6,080)	(10,280)
528				MA LTC Waivers and Home Care Grants	0	0	0	0	0	0	0	0	0 0	0	0	(2,876)	(6,148)	(9,024)		(7,070)	(13,683)	(9,024)	(13,683)
529			F 72	MA LTC Facilities Grants	0	0	0	0	0	0	0	0	0 0			288	615	903	661	707	1,368	903	1,368
530				MA elderly and disabled	0	0	0	0	0	0	0	0	0 0			756	794	1,550	840	884	1,724	1,550	1,724
531				Continuing Care Management	0	0	0	0	0	0	0	0	0 0			459		819		260	519	819	519
532		G		Administrative ffp	0	0	0	0	0	0			0 0			(184)		(328)		(104)		(328)	(208)
533																							
534 SI	SF 254			E TEFRA PARENTAL FEE SCHEDULE - FORMULA TO BE DEVELOPED	0	0	0	0	0	0	0	0	0 0	0	0	1,500	1,500	3,000	1,500	1,500	3,000	3,000	3,000
535		G	F REV2	TEFRA parental fees decrease	0	0	0	0	0	0	0	0	0 0	0	0	1,500	1,500	3,000	1,500	1,500	3,000	3,000	3,000
536																							
	F1589	BROW	VN COUN	ITY ICF/MR REALLOCATION AUTHORITY	0	0	0	0	0	0	0	0	0 0	0	0	0	115	115	125	125	250	115	250
538		G	F 72	MA LTC Facilities Grants	0	0	0	0	0	0	0	0	0		0	0	115	115	125	125	250	115	250
539																							
	F 1101			G BED SERVICES REQUIREMENTS	0	0	0	0	0	0	0	0	0 0	0	0	4	4	8	4	4	8	8	8
541		G	F 72	MA LTC Facilities Grants	0	0	0	0	00	0	0	0	0		0	4	4	8	4	4		8	8
542											<b>├</b> ────						-		1				
	RIDER			ING NURSING FACILITY MORITORIUM EXCEPTIONS FOR 18 MONTHS	0	0	0	0	0	0	0	0	0 0		0	(405)	(675)	(1,080)	0	0	0	(1,080)	0
544		G	F 72	MA LTC Facilities Grants	0	0	0	0	0	0	0	0	0 0	0 0	0	(405)	(675)	(1,080)		0	0	(1,080)	0
545																							
	XXXX			E MORITORIUM EXCEPTION FUND	0	0	0	0	0	0	0	0	0 0			300	0	300	0	0	0	300	0
547		G	F 72	MA LTC Facilities Grants	0	0	0	0	0	0	0	0	0 0	0	0	300	0	300	0	0	0	300	0
548																							
	F 127			NTY NURSING FACILITY MA RATE INCREASE	0	0	0		0	0	0	0	0 0		0	51	51	102	51	51	102	102	102
550		G	F 72	MA LTC Facilities Grants	0	0	0	0	0	0	0	0	0 0	0	0	51	51	102	51	51	102	102	102
551																							
	XXXX			SIZING AND CONSTRUCTION FUND	0	0	0	0	0	0	0	0	0 0			600	0	600	0	0	0	600	0
553		GI	F 72	MA LTC Facilities Granta	0	0	0	0	0	0	0	0	0 0	0	0	600	0	600	0	0	0	600	0
554			DELOF										1										
	F 254			REPORTING	0	U		0	0	<u>U</u>	0	0	0 0			0	(9)	(9)	(9)	(9)	(18)	(9)	(18)
556				Administrative costs			0			0	0		0 0			122		230		108	216	230	216
557 558				Administrative FFP	0	0	0	0	0	and the second s	0	0	0 0			(48)		(91)		(43)		(91)	(86)
559		G	IF REV2	Increased wholesale drug manufacturers license fees - transfer from Board of Pharmacy		0	0		0	0	·			0		(74)	(74)	(148)	(74)	(74)	(148)	(148)	(148)
	- 0000	NIDE	INGEAC	LITY TRANSFORMATION	0	0		0	0	0	0	0	0 0	0	0	0	0	0	(407)	(202)	(400)		
561 561	r 2003				0	0		0	0		0	0		0		211			(197)	(292)	(489)	0	(489)
562				Increase single bed rate 5% Reduce medically necessary single bed rate	0	0		0			0	0		0		(211)	83 (83)	294		(209)	(323)	294	(323)
563			r 12	Hance measary morestary single bed rate		*								/		(211)	(03)	(294)	(83)	(83)	(166)	(294)	(166)
	VYYY	IONG	TERM C	ARE AND HOME AND COMMUNITY BASED PROVIDERS 2% AND 2%	0	0	0	0	0	0	0	0	0 0	0	0	20,394	56,505	76,899	64,425	69,418	133,843	76,899	133,843
565				SE IN FY06 AND FY07 (APS RATE SUSPENDED FY06-FY07)							<u>├</u> /				· · · · ·	20,004	30,303	10,035	04,423	05,410	133,043	10,099	133,843
568				MA LTC waivers and home care grants	0	0	0	0	0	0	0	0	0 0	0 0	0	11,034	32,152	43,186	37,907	41,661	79,568	43,186	79,568
567				Interaction with waiver caps	0	0	0	0			0	0		0 0		(233)	(1,296)	(1,529)		(578)	(1,833)	43,186 (1,529)	(1,833)
568				MA LTC facilities grants	0	0	0	0			0	0		0 0		7,558	19,186	26,744	20,005	19,859	39,864	26,744	(1,833) 39,864
569				MA basic health care elderly and disabled	0	0	0	0			0	0		0 0		123	1,141	1,264	1,840	2,608	4,548	1,264	4,548
570				MA basic health care families and children	0	0	0	0			0	0	0 0			.20	5	7	1,840	2,000	4,546	7	4,048
571			F 43	GAMC basic health care	0	0	0				0	0		0 0		0	0		0	0	12		
572			F 71	Alternative care grants	0	0	0	0		0	0	0		0 0		856	2,382	3,238		2,606	5,209	3,238	5,209
573			F 30	GRH grants	0	0	0	. 0		0	0	0		0 0		163	431	594		450	900	594	900
574			F 74	Adult mental health grants	0	0	0	0	0	0	0	0	0 (			598	1,652	2,250		1,803	3,606	2,250	3,606
575		G	F 26	Children mental health grants	0	0	0	0	0	0	0	0	0 0	0 0	0	39	151	190		169	338	190	338
576			F 78	DD community support grants	0	0	0	0			0	0	0 0			91	282	373	308	308		373	616
577		G	F 27	Community social services grants	0	0	0	0	0	0	0	0	0 . 0	0 0	0	3	10	13	11	11	22	13	22
578		G	F 75	Deef and hard of hearing Grants	0	0	0	0	. 0	0	0	0	0 0			9	31	40	31	31	62	40	62
579		G	F 70	Aging and adult services grants	0	0	0	0		0	0	0		0 0		3	10	13	10	10	20	13	20
580		G	F 76	State share of CD Tier I	0	0			0		0	0		0 0		0	0	0	0	0	0	0	0
581		G	F 78	Consumer support grants	0	0	0	0	0	0	0	0	0 0	0 0	0	148	368	518	437	474	911	516	911
582										l	I												
583														+	1								
	age 39			ILITY QUALITY AND RATE REFORM	(800)	(2,495)	(3,295)	620	(1,009)		0	0	0 0			(6,553)	0	(6,553)		0	0	(6,553)	0
585				Suspend automatic COLA for contract NFs	(6,553)	(12,992)	(19,545)	(19,818)	(26,291)	(46,109)		0		0 0		(6,553)	(12,992)	(19,545		0		(19,545)	0
586				2% flexible funding increase - effective 10/01/05	5,753	8,529	14,282	8,574	8,566	17,140		0 .		0 0		0	0	0	0	0		0	0
587				VBR minor effects - effective 10/01/06	0	(532)	(532)	161	1,007			0		0 0		0	0	0	0	0		0	0
588			F 72	Partial hold harmless/safety net - effective 10/01/07	0	2,500	2,500	2,500	1,000			0		0 0		0	0	0	0	0	0	0	0
589				Faster phase-in for high quality NFs - effective 10/01/07	0	0	0	3,000	2,000			0		0 0		0	0	0	0	0	0	0	0
590			F 72	Increase staffing levels - effective 10/01/07	0	0	0	6,203	12,709			0		0 0		0		0	0	0	0	0	0
591			F 72	Admin for design of new nf rate system	0	0	0	0	0			0		0 0		0	0	0	0	0		0	0
592				Adminstrative ffp	0	0	0	0	0			0		0 0		0	0	0	0	0	0	0	0
593		G	F 72	One time appropriation in FY07 for implementation of new nf rate system	0	0	0	<u> </u>	0	0	0	0	<u>v</u> (	0 0	0	0	12,992	12,992	0	0	0	12.992	0

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#### HEALTH and HUMA S BUDGET NET FISCAL IMPAc ، حد PROPOSALS

	2,146         2,597           3,177         1,942           273         131           76         98           0         0           0         0           238         1228           42         223           167         91           0         0           28         12           167         91           0         0           28         11           1         1           3         2	B         FY 2009         FY 08-09         FY 06-07           2,762         5,379         2,146           2,092         4,034         3,177           122         223         273           129         225         76           0         0         0           129         258         238           22         44         42           91         182         167           0         0         0           15         30         28	5,379 4,034 253 225 0 0 258	
58r 6         UNN TERM CARE AND HOME AND COMMUNITY BASED EMPLOYEE SCHOLARSHIPS         0         0         0         0         0         0         0         0         0         0         0         1208           588         0 f         73         MALTC waves and home ace grants         0 <td< th=""><th>3,177         1,642           273         131           76         98           0         0           0         0           238         1228           42         222           167         81           0         0           288         12           167         81           0         0           288         11           1         1           3         2</th><th>2,092         4,034         3,177           122         253         273           128         225         76           0         0         0         0           0         0         0         0           0         258         238           22         44         42           91         182         167           0         0         0         0           15         30         28</th><th>4,034 253 225 0 0 258</th></td<>	3,177         1,642           273         131           76         98           0         0           0         0           238         1228           42         222           167         81           0         0           288         12           167         81           0         0           288         11           1         1           3         2	2,092         4,034         3,177           122         253         273           128         225         76           0         0         0         0           0         0         0         0           0         258         238           22         44         42           91         182         167           0         0         0         0           15         30         28	4,034 253 225 0 0 258	
587         597         597         597         697         73         MALTO values and home care grants         0 <td>3,177         1,642           273         131           76         98           0         0           0         0           238         1228           42         222           167         81           0         0           288         12           167         81           0         0           288         11           1         1           3         2</td> <td>2,092         4,034         3,177           122         253         273           128         225         76           0         0         0         0           0         0         0         0           0         258         238           22         44         42           91         182         167           0         0         0         0           15         30         28</td> <td>4,034 253 225 0 0 258</td>	3,177         1,642           273         131           76         98           0         0           0         0           238         1228           42         222           167         81           0         0           288         12           167         81           0         0           288         11           1         1           3         2	2,092         4,034         3,177           122         253         273           128         225         76           0         0         0         0           0         0         0         0           0         258         238           22         44         42           91         182         167           0         0         0         0           15         30         28	4,034 253 225 0 0 258	
59       GF       73       MALTC waves and home care grants       0       0       0       0       0       0       0       1,380       1,787         597       GF       72       MALTC facilities grants       0	3,177         1,642           273         131           76         98           0         0           0         0           238         1228           42         222           167         81           0         0           288         12           167         81           0         0           288         11           1         1           3         2	2,092         4,034         3,177           122         253         273           128         225         76           0         0         0         0           0         0         0         0           0         258         238           22         44         42           91         182         167           0         0         0         0           15         30         28	4,034 253 225 0 0 258	
67         72         MALTC facilities grants         0         0         0         0         0         0         0         0         0         132         141           568         GF         42         MA basic healtin care defry and disabled         0	273 131 76 96 0 00 238 128 42 22 167 96 0 00 26 15 1 1 3 22	122         253         273           129         225         76           0         0         0         0           129         258         238           22         44         42           91         182         167           0         0         0         0           15         30         28	253 225 0 0 258	
368         GF         42         Massic health care defary and disabled         0	76         96           0         0         0           0         0         0           236         128         128           42         22         167         91           0         0         0         0         0           286         15         1         1         1           3         2         2         3         2         2	129         225         76           0         0         0         0           0         0         0         0           129         258         238           2         24         42           81         182         167           0         0         0         0           15         30         28	225 0 0 258	
69         67         41         MA basic health care families and children         00         0<	0 0 0 0 0 0 236 128 42 222 167 68 0 0 0 26 18 1 11 3 22	0         0         0         0           0         0         0         0         0           129         258         238         238           22         44         42           91         182         167           0         0         0         0           15         30         28	0 0 258	
600 $GF$ $43$ $0$ Alternative card grants $00$ $0$	238         122           42         22           187         81           0         0           28         18           1         1           3         22	129         258         238           22         44         42           81         182         167           0         0         0           15         30         28	258	
601 $07$ $71$ Alterative cargenis $00$ $00$ $00$ $00$ $00$ $00$ $00$ $00$ $00$ $00$ $00$ $00$ $00$ $129$ $602$ $07$ $00$	42         22           167         91           0         0           28         16           1         1           3         22	22         44         42           91         182         167           0         0         0         0           i         15         30         28		
663 $GF$ 74       Adult mertal health grants $O$ <	187 91 0 0 0 28 15 1 1 3 2	91         182         167           0         0         0         0           i         15         30         28	44	
004         0F         28         Chldren metal health grants         0 </td <td>0 0 28 15 1 1 3 2</td> <td>0 0 0 0 5 15 30 26</td> <td></td>	0 0 28 15 1 1 3 2	0 0 0 0 5 15 30 26		
Order         Order <th< td=""><td>26 15 1 1 3 2</td><td>5 15 30 26</td><td></td></th<>	26 15 1 1 3 2	5 15 30 26		
doi         of         for	1 1		v	
607         GF         75         Deaf and hard of hearing Grants         00         0         00         0			30	
668         GF         70         Aging and addlit services grants         00         0		2 4 3	4	
609         GF         76         State share of CD Tier I         00         0         00         138           610         GF         78         Consumer support grants         0	0 0	0 0 0	0	
	241 147		305	
1 811 I GEL 85 I ICONTRUING GATA MANAGAMENT - Admin Costs I VI VI VI 01 01 01 01 01 01 01 01 01 01 01 01 01	0 0		0	
	70 35			
612         GF         REV1         Administrative fip         0 <td>(28) (14</td> <td>i) (14) (28) (28) 0 0 0 7</td> <td>(28)</td>	(28) (14	i) (14) (28) (28) 0 0 0 7	(28)	
613     67     13     Immoorpants score     6     6     6     6     6     6     6     6     7       614     GF     73     Transfer to General Fund from Board of Nursing SGSR Account     0     <	(2,145)			
815				
Bit         BF         1395         COMMUNITY ALTERNATIVES FOR ANOKA REGIONAL TREATMENT CENTER         0 </td <td>574 626</td> <td>592 1,218 574</td> <td></td>	574 626	592 1,218 574		
617         OF         29         Minnesota Supplemental Add Grants         0         118         383	481 494			
618         GF         30         Group Residential Housing Grants         0	(267) (24)			
	(156) 134			
820         GF         43         GAMC         0         15           821         GF         74         Mental Health Grants         0         <				
01         01         17         mean mean mean         2         2         0         5         0	0 (1,250			
G23         GF         REV2         Decrease in county share payments to Anote RTC         0	0 250			
624         HCAF         40         MNCare without FFP         0 <td></td> <td></td> <td></td>				
	10.40			
B28         Page 43         SOS FORENSIC SERVICES UTILIZATION         4,556         5,846         10,402         8,703         11,671         20,374         0         0         0         0         4,556         5,846           627         GF         90         SOS eppropriated services - operating costs         5,062         6,498         11,558         9,670         12,988         22,838         0         0         0         0         0         5,082         6,498	10,402 8,703			
627         GF         90         SOS appropriated services - operating costs         5,082         6,498         11,558         9,670         12,968         22,838         0         0         0         0         0         5,082         6,498           628         GF         REV2         SOS collections - 10% county share         (506)         (650)         (1,158)         (9,670)         (1,297)         (2,243)         0         0         0         0         (508)         (650)	11,558 9,67 (1,156) (96			
	(1,130) (80	7) (1,297) (2,264) (1,156)	(2,201)	
630 Page 444 STATE OPERATED SERVICES ADULT MENTAL HEALTH PROGRAM TRANSITION 17,320 0 17,320 0 0 0 0 0 0 0 0 0 0 0 0 0 17,320 0	17,320 (	0 0 17,320	0	
631         OF         90         SOS appropriated services - operating costs         17,320         0         17,320         0	17,320	0 0 17,320		
			'	
633         SF 1000         DISCHARGE PLANNING FOR MENTALLY ILL OFFENDERS         0         0         0         0         0         0         0         0         173           634         GF         50         Administrative costs - enrollment & planning, 35 files         0	173 124 288 20			
834         GF         50         Administrative costs - entrolment & planning, 3,5 fies         0				
			4	
637         Page 45         IMPROVE MENTAL HEALTH COVERAGE         205         3,201         3,406         4,724         6,228         10,952         0         0         0         0         205         2,064	2,269 3,217	7 4,266 7,483 2,269	7,483	
838         GF         41         MA F&C - treatment foster care benefit         0         2,274         3,014         3,922         6,938         0         0         0         0         0         2,274	2,274 3,01	4 3,922 6,936 2,274		
639         GF         41         MA F&C - pysch case consultation-children         33         130         163         163         326         0         0         0         0         0         33         130	163 16			
640         GF         42         MA E&D - pysch case consultation-adults         98         390         488         488         976         0         0         0         0         98         390           641         GF         41         MA E&D - pysch case consultation-adults         98         390         488         488         976         0         0         0         0         98         390           641         GF         41         MA E&C - assertive community treatment benefit         0         356         1,008         1,804         2,612         0         0         0         0         0         356	488 48			
641         GF         41         MA F&C - assertive community treatment benefit         0         356         356         1,008         1,804         2,812         0         0         0         0         0         356         356           642         GF         50         Staff support for new benefits         85         85         170         85         85         170         0         0         0         0         0         85         85				
Gr         Gr         Go         Go<		4) (34) (68) (68)		
GF         GF         MMScosts         G		0 0 0 5	s 0	
B45         GF         51         HealthMatch small effect         18         0         18         0         0         0         0         0         0         0         18         0	18	0 0 0 18	j 0	
646         GF         REV2         County share 25% of total costs         0	) (1,137) (1,50	7) (1,962) (3,469) (1,137)	7) (3,469)	
647         647 <th 647<="" td="" th<=""><td></td><td>0 0 5</td><td></td></th>	<td></td> <td>0 0 5</td> <td></td>		0 0 5	
646         5f 706         COLLABORATION BETWEENSCHOOLS AND MENTAL REAL IN PROVIDENS STOLT         0         <			5 0	
	t	<u> </u>	+	
000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	800 40	0 400 800 800	800	
652         LOTT 74         Appropriation         0         0         0         0         0         0         0         0         0         400         400			0 800	
653				
651         Page 47         EXPAND METHAMPHETAMMPLETAMENT CAPACITY         300         300         600         0	0	0 0 0 0	· <b></b> 0	
655         FOR WOMEN WITH CHILDREN         656         67         77         Methamphetamine treatment grants         300         300         600         300         600         <		0 0 0 0	1	
658       GF       77       Methamphetamine treatment grants       300       300       600       300       0			·	
bbs/state         Rider         METHAMPHETAMINE EVIDENCE-BASED TREATMENT, WILLMAR         0         0         0         0         0         0         0         0         300	600 30	0 300 600 600	0 600	
GS         GF         90         Methamphetamine treatment grants         0				
60				
601 SF XXXX TRAINING AND GRANT PROGRAM TO EXTEND CHEMICAL DEPENDENCY TREATMENT FOR 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6,665 4,56	8 4,851 9,419 6,665	5 9,419	
662 METHAMPHETEMINE ADDICTION FOR UP TO SIX MONTHS			_	
683         6F         76         CD entillement grants         0 <td>6,665 4,56</td> <td>38 4,851 9,419 6,665</td> <td>9,419</td>	6,665 4,56	38 4,851 9,419 6,665	9,419	

Trkg. Gov Re			-11		1	COVE	PNOP'S PE	COMMENDAT	ION		المحمي فسيبين والمتوجبين والمع	9	ENATE DOS	ITION - SF 187	0		er er			OMNIBUS BUI		Concerning of the second s		
		Fund BA	ст D	DESCRIPTION	FY 2006				FY 2009	FY 08-09	FY 2006		FY 06-07			FY 08-09				FY 2008				FY 08-09
																					112005	11 00 03	1100-07	1100-05
664																								
665 668		l.				,J.					l		1		1									
667 DEPA	ARTN	IENT ÖF	HEAL	нтн				1			1		1.1	1.0		14.64.1			28 - A 11				100	
668										. К. у;	2010/01/2017				in the second				· · · · ·			7	12.111	
669 670 Page 9		MINATE	E UICI	IDE PREVENTION GRANTS	(983)	(0.9.2)	(1,966)	(983)	(983)	(1,966)	0			0	0			0						
670 Page 9 671	9 EI	GF 1		Ucide prevention grants	(983)	(983)	(1,966)	(983)	(983)	(1,966)			0	0	0	0	0	0	0	0	0	0	0	0
672	-						(1100)			(1000/					°		ľ – ľ							0
	9 El			AL LOAN FORGIVENESS PROGRAM	(560)	(560)	(1,120)	(560)	(560)	(1,120)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
674		GF 1	De	Dental loan forgiveness grants	(560)	(560)	(1,120)	(560)	(560)	(1,120)	0	0	0	0	0	0	0	0	0	0	0	0	0	0
675 676 Page 10	AST	TATE TRA	AUMA S	SYSTEM	382	352	734	352	352	704	0	0	0	0	0	0	0	0	0	0	0	0		
677				tate Trauma System	382	352	734	352	352	704	0	0	0	0	0	0	382	352	734	352	352	704	734	704
678	_	GF RE	EV Inc	crease Hospital License Fees	0	0	0	0	0	0	0	0	0	0	0	0	(382)	(352)	(734)	(352)	(352)	(704)	(734)	(704
679 680 Page 23		INSING TO	OFFIC	CE OF COMPLIMENTARY AND ALTERNATIVE PRACTICE	(65)	(65)	(420)	(65)	(65)	(120)	0	0	0	0	0		0							
680 Page 23 681	-3  EL			JE OF COMPLIMENTART AND ALTERNATIVE PRACTICE	(65)	(65)	(130)	(65)	(65)	(130)	U		0	0	0	U	0	0	U	0	0	0	0	
682																	• • • • • • • • • • • • • • • • • • •							<u> </u>
				RECORDS ACTIVITY	(316)	(416)	(732)	384	384	768	0	0	0	0	0	0	0	0	0	0	0	0	0	0
684 685				icrease vital records activity	1,104	1,004	2,108	1,804 (1,420)	1,804	3,608	0	0	0	0	0	0	770	770	1,540	770	770	1,540	1,540	1,540
685		SGSR RE		crease fees crease base fee for certified copy of a record by \$1 (\$8 to \$9)	(1,420)	(1,420)	(2,840)	(1,420)	(1,420)	(2,840)	0	0	0	0	•	0	(600)	0 (600)	0 (1,200)	0 (600)	0 (600)	0 (1,200)	(1,200)	0 (1,200)
687		SGSR RE	V Inc	crease amendment/replacement/delayed registration fee by \$20 (\$20 to \$40)	0	0	0	0	0	0	0	0		0	0		(170)	(170)	(1,200) (340)	(600)	(170)	(1,200) (340)	(1,200) (340)	(1,200) (340)
688							1.00																(2.0)	
689 Page 23 690				THERAPY LICENSE FEE SUSPENSION ee holiday - decrease revenues	(254)	(254)	(508)	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
691		SUSK RE	v re	ee noiday - decrease revenues	(254)	(234)	(506)						0	°		U			0	- 0	0	0	0	0
692 Page 17	7 M	ETH LAB	REME	DIATION	100	100	200	100	100	200	0	0	0	0	0	0	0	0	0	0	0	0	0	0
693	+	GF 3	Me	eth lab remediation - technical assistance to local units of government	100	100	200	100	100	200	0	0	0	0	0	·0			0			0	0	0
694		DINKING	WATER	R SERVICE CONNECTION FEE INCREASE	381	(798)	(447)	137	137	274	0	0	0	0	0		204	(700)		407		074	(4.00)	
695 Page 11				crease appropriation for drinking water protection program	381	635	(417) 1,016	1.570	1,570	3,140	0	0	0	0	0	0	381	(798) 635	(417)	137	137 1,570	274 3,140	(417) 1,016	274 3.140
697				crease drinking water connectin fee from \$5.21 to \$6.36	0	(1,433)	(1,433)	(1,433)	(1,433)	(2,866)	0	0	0	0	0	0	0	(1,433)	(1,433)	(1,433)	(1,433)		(1,433)	(2,866)
698																								
				ENT PROGRAM	356	50	406	50	50	100	0	0	0	0	0	0	356	50	406	50	50	100	406	100
700				crease appropriation for well management program	356	601 (551)	957 (551)	601 (551)	601 (551)	1,202 (1,102)	0	0	0	0	0	0	356	601 (551)	957 (551)	601 (551)	601 (551)	1,202 (1,102)	957	1,202
702							(001)									ů	ť	(001)	(001)	(001)	(001)	. (1,102)	(551)	(1,102)
703 Page 19		UMBING			255	255	510	255	255	510	0	0	0	0	0	0	255	255	510	255	255	510	510	510
704				crease appropriation for plumbing plan review services and inspections	250	250	500 10	250	250	500	0	0	0	0	0	0	250	250	500	250	250	500	500	500
705		SUSK RE		odification to plumbing review fee schedule		5	10		5		0	0		0			»	5	10		5	10	10	10
707 Page 13	3 FC	DOD MAN	AGER'	'S CERTIFICATION FEE	(29)	(29)	(58)	(29)	(29)	(58)	0	0	0	0	0	0	(29)	(29)	(58)	(29)	(29)	(58)	(58)	(58)
708				crease appropriation for food manager's certification program	62	62	124	62	62	124	0	0	0	0	0	0	62	62	124	62	62	124	124	(58) 124
709 710		SGSR RE	V Fe	ee Increase for food manager's certification from \$15 to \$28	(91)	(91)	(182)	(91)	(91)	(182)	0	0	0	0	0	0	(91)	(91)	(182)	(91)	(91)	(182)	(182)	(182
710 711 Page 14	4 FC	DOD. BEV	ERAGI	E AND LODGING PROGRAM FEE	226	226	452	226	226	452	0	0	0	0	0	0	226	226	452	226	226	452	452	452
712		SGSR 3	Inc	crease appropriation for food, beverage and lodging program	1,552	1,552	3,104	1,552	1,552	3,104	0	0	0	0	0	0	1,552	1,552	3,104	1,552	1,552	3,104	3,104	3,104
713		SGSR RE	V Inc	crease license fee for food, beverage and lodging establishments	(1,326)	(1,326)	(2,652)	(1,326)	(1,326)	(2,652)	0	0	0	0	0	0	(1,326)	(1,326)	(2,652)	(1,326)	(1,326)	(2,652)	(2,652)	(2,652
714 715 Page 16	6 1 4	BCERTI	FICATI	ION PROGRAM	26	(29)	(3)	46	(45)		0	0	0	0	0	0	26	(29)	(3)	46	(45)	4	(9)	
715 Page 16				crease appropriation for environmental laboratory program	186	186	372	186	186	372	0	0	0			0	186	186	372	186	186	372	372	372
717		SGSR RE	V Inc	crease fee revenue	(160)	(215)	(375)	(140)	(231)	(371)	0	0	0	0		0	(160)	(215)	(375)		(231)		(375)	(371
718		TOATO		PPORT - INCREASE FOR RENT FOR NEW PUBLIC HEALTH LAB BLDG	4 200	2.050	4 077	2 000	2 000	6 490			0				<u>_</u>							
719 Page 8 720				PPORT - INCREASE FOR RENT FOR NEW PUBLIC HEALTH LAB BLUG crease for rent	1,208 722	3,069 2,583	4,277 3,305	3,069 2,583	3,069 2,583	6,138 5,166	0	0	0	0		0	722	0 2,583	3,305	2,583	0 2,583	0 5,166	2 205	0
721				dministrative reduction	0	0	0,000	0	2,000	0	0	0	0	0		0	(242)	(1,007)	(1,249)	(1,007)	(1,007)	(2,014)	3,305 (1,249)	5,166 (2,014
722				cross the board increase for existing MDH fees (except occupational therapy board)	0	0	0	0	0	0	0	0	0	0		0	(712)	(1,808)	(2,520)	(1,808)	(1,808)	(3,616)	(2,520)	(3,616
723		GF RE		ransfer from occupational therapy SGSR account	0	0	0	0	0	0	0	0	0	0		0	(254)	(254)	(508)	(254)	(254)	(508)	(508)	(508
724		GF 5 GF 5		Operations support - library support - reallocation within BACT - (non-add) Operations support - F & FM (inventory management) - reallocation within BACT - [non-add]	(188)	(188) (124)	(376) (248)		(188)	(376) (248)		0	0	0	0	0	(188)	(188) (124)	(376) (248)	(188)	(188) (124)	(376) (248)	(376) (248)	(376
728		GF 5	0	Operations support - communications office - reallocation within BACT - (non-add)	(50)	(50)	(100)	(50)	(50)	(100)		0	0	0	0	0	(50)	(124)	(100)		(124)	(100)	(248)	(248
727		GF 5	0	Operations support - HR - reallocation within BACT - [non-add]	(188)	(188)	(376)	(188)	(188)	(376)		0	0	0		0	(188)	(188)	(376)	(188)	(188)	(376)	(376)	(376
728	_	GF 5		Operations support - F & FM ((ederal grants support) reallocation within BACT - [non-add]	(50)	(50)	(100)		(50)	(100)	0	0	0	0		0	(50)	(50)	(100)	(50)	(50)	(100)	(100)	(100
729		GF 5 GF 5		Increase for rent within BACT from reallocation [non-add] eallocation from operations support - division management	600 200	600 200	1,200	600 200	600 200	1,200	0	0	0	0	0	0	600 200	600 200	1,200 400	600 200	600 200	1,200	1,200	1,200
730		GF 5		eallocation from operations support - dental health	72	72	144	72	72	144	0	0	0			0	72	72	144	72	72	400	144	400
732		GF 5	Re	sallocation from operations support - office of state registrar-admin	140	140	280	140	140	280	0	0	0	0	0	0	140	140	280	140	140		280	280
733		GF 5		eallocation from operations support - radiation control reduction	21	21	42	21	21	42	0	0	0	0	0	0	21	21	42	21	21	42	42	42

Trive Const				T	GOV	ERNOR'S RE	COMMENDAT	ION		T	9	SENATE POSI	TION - SF 1879			5	NATE POSIT	ION - HHS	OMNIBUS BU		Ti	SENATE TOT	AL POSITION
Trkg. Gov	Ref I	und PA	ACT DESCRIPTION	FY 2006		FY 06-07			FY 08-09	FY 2006			FY 2008		FY 08-09				FY 2008			FY 06-07	FY 08-09
LI10 / DII				1								<b>.</b>	1										
734		GF 5	5 Reallocation from operations support - EH management	19	19	38	19	19	38	0	0	0	0	0	0	19	19	38	19	19	38	38	38
735			5 Reallocation from operations support - vaccine outbreak fund	34	34	68	34	34	68	0	0	0	0	0	0	34	34	68	34	34	68	68	68
736																							
737 Pag	6 AL	VERSE	HEALTH EVENT REPORTING	0	0	0	0	0		0	0	0	0	0	0	0	0	0	0	0	0	0	0
738		SGSR 1	Appropriation to provide on-going funding for adverse health reporting law	335	335		335	335			0	0	0	0	0	335	335	670	335	335	670	670	670
739			EV Increse fees for hospitals and outpatient surgical centers	(335)	(335)	(670)	(335)	(335)	(670)	0	0	0	0	0	0	(335)	(335)	(670)	(335)	(335)	(670)	(670)	(670)
740																							
			S LICENSING AND INSPECTION REQUIREMENTS	0	0	0	0	0	0	•	0		0	0	0	(1,924)	1,278	(646)	697	(54)	643	(646)	643
742			3 Salary and fringes	0	0	0	0	0	0	0	0		0	0	0	537	761	1,298	761	761	1,522	1,298	1,522
743			3 Supplies and Expenses	0	0	0	0	0	0	0	0		0	0	0	405	5,467	5,872	5,467	5,467	10,934	5,872	10,934
744		SGSR R	EV Increase Public, Commercial and Industrial Fees					0	0	U U	U	0		0	0	(2,868)	(4,950)	(7,816)	(5,531)	(6,282)	(11,813)	(7,816)	(11,813)
745			DENTAL PROGRAM	0	0	0	0	0	0	0	0	0		0	0	70	70	140	70	70	140	140	140
746 5F 8			1 Appropriation	0	0	0	0	0	0	0	0	0	0	0	0	70	70	140		70	140	140	140
747							[]			( )			[]	<u> </u>	[								0
	5 IN	TER-AGE	ENCY WORK GROUP ON CHILDHOOD OBESITY	0	0	0	0	0	0	0	0	0	0	0	0	5	1	6	0	0	0	6	0
750	-		1 Interagency workgroup meetings	0	0	0	0	0	0	0	0	0	0	0	0	5	1	6	0	0	0	6	0
751	-																						_
	XX FA	MILY PL	ANNING GRANTS APPROPRIATION FOR GREATER MN CLINICS	0	0	0	0	0	0	0	0	0	0	0	0	500	500	1,000	500	500	1,000	1,000	1,000
753		GF 1	1 Appropriation	0	0	0	0	0	0	0	0	0	0	0	0	500	500	1,000	500	500	1,000	1,000	1,000
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783 HEA	LTH-R	ELATE	DBOARDS	and the second second	1.140.00								100 100 100			1.			Sec. 1				
784		14 J.									1 . I .	1		-	, *						1997 - 1997 - 1997 1997 -	12-1-1-1	
785				1								1			I								
786 SF1			F PHARMACY - TRANSFER TO MDH FOR THE RURAL PHARMACY	0	0	0	0	0	UU	0		0	0	0	0	400	400	800	400	400	800	800	800
787			ATION GRANT PROGRAM - LOAN FORGIVENESS	0	0		0			0	0							100			400		400
788			09 Appropriation for the MDH Rural Pharmacy Preservation Grant Program		0	0	0	0	0	°				0	<sup>0</sup>	200	200	400		200 200	400	400	400
789		SGSR 0	09 Appropriation for MDH Rural Pharmacist Loan Forgiveness Program													200	200	400	200	200	400		
	27 BC	DARD OF	F PHARMACY - CANCER DRUG REPOSITORY PROGRAM	0	0	0	0	0	0	0	0	0	0	0	0	25	25	50	25	25	50	50	50
792			09 Adminstration5 fte	0	0	0	0	0	0	0	0	0	0	0	0	25	25	50	25	25	50	50	50
793																							
794 SF	23 BC	DARD OF	F PHARMACY - PHARMACEUTICAL PRICE REPORTING	0	0		0	0	0	0	0	0	0	0	0	74	74	148		74	148	148	148
795		SGSR 0	DB Transfer for DHS amount of increase license fees on wholesale drug manufacturers	0	0	0	0	0	0	0	0	0	0	0	0	74	74	148	74	74	14B	148	148
796									-	<u> </u> ]			+				(		l			A 115	
797 Rid			F NURSING - TRANSFER TO DHS FOR LONG-TERM CARE AND	0	0	0	0	0	0	0	0	0	0	0	0	938	1,207	2,145	0	0	0	2,145	0
798			D COMMUNITY BASED EMPLOYEE SCHOLARSHIPS	0			0	~		0	0			0		938	1,207	9415	0	0		2,145	
799		SGSR 0	06 Appropriation for DHS LTC scholarship program	°	0			U			0	1	·		1	938	1,207	2,145	+°		0	2,145	0
800			F NURSING - TRANSFER TO MDH FOR NURSE AND ALLIED HEALTH	0	0	0	0	0	0	0	0	0	0	0	0	125	200	325	275	350	625	325	625
801 SF 1 802			RGIVENESS PROGRAM	•	U	· · · · · ·	°	······································	t	1	<b>v</b>	<b>°</b>	†	<b>`</b>	<b>°</b>							525	525
802			Appropriation for health professional loan forgiveness program	0	0	0	0	0	0	0	0	0	0 0	0	0	125	200	325	275	350	625	325	625
803																							
805 SF X		DARD OF	F SOCIAL WORK - OFFICE MENTAL HEALTH PRACTICE APPROPRIATION	0	0	0	0	0	0	0	0	0	0	0	0	105	100	205	0	0	0	205	0
806			13 Appropriation	0	0	0	0	0	0	0	0	0	0 0	0	0	105	100	205	0	0	0	205	0
805 Rk	er B(	DARD O	F NURSING - APPROPRIATION FOR CENTER FOR EXCELLENCE	0	0	0	0	0	0	0	0	0	0	0	0	000	0	500		0	0	500	0
806			06 Appropriation	0	0	0	0	0	0	·		C	0 0	0	0	500	0	500	0	0	0	500	0
807														l	+	1							
808 SF X			F DENTISTRY - DENTAL ACCESS PROGRAM START-UP	0	0	0	0	0					0				0	150		0		150	0
809		SGSR (	02 Appropriation	0	0	0	0	0	0	0	0	<u> </u>	0 0	0	0	150	0	150	0	0	0	150	0
810				1		1	L		1	1	]	1	<u>L</u> ,	1	1	Laurananan			Lancourses	1		<u> </u>	

Tab 1: Page 11 of 11

#### Senate Counsel, Research, and Fiscal Analysis

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Senate **State of Minnesota** 

# S.F. No. XXXX - Short Summary of Health and Human Services Omnibus Appropriations Bill

Author: Senator Linda Berglin

Prepared by: David Giel, Senate Research (296-7178) Katie Cavanor, Senate Counsel (296-3801) Joan White, Senate Counsel (296-3814)

Date: April 26, 2005

## Article 1 Health Department

This article establishes a state trauma system. It increases fees for vital statistics, drinking water, well management, plumbing, food management, food, beverage and lodging and lab certification. It increases fees for hospitals and outpatient surgical centers for the adverse health care reporting system. It establishes new plumbing and inspection requirements. It expands the number of days of swing bed nursing home care that can be provided by Critical Access Hospitals. The article also establishes a rural pharmacy planning and transition grant program. It adds to the loan forgiveness program nurse educators, pharmacists who agree to practice in rural areas, and medical residents who agree to specialize in pediatric psychiatry. It also lowers the level of venous blood lead level required for a lead assessment to be conducted. It establishes a cervical cancer elimination study, a clinical trial work group to look at health plan coverage for routine care associated with clinical trials, and an interagency work group on childhood obesity.

## Article 2 Health Care – Department of Human Services

This article establishes an annual non-Medical Assistance (MA) payment to certain hospitals, financed with federal matching funds expected to be earned on certified public expenditures reported by certain hospitals. It strengthens MA third-party collection processes. It also makes a number of changes to the state health care programs by restoring MinnesotaCare benefits to single adults without children, restoring dental benefits, and eliminating copayments. The article also establishes

a performance reporting and quality improvement payment system for providers who meet certain levels of performance. It establishes a prior authorization requirement for certain identified services until a prior authorization process is established that will identify services that are either not medically effective or overly used. The article also reestablishes the prescription drug discount program ensuring individuals with no prescription drug coverage the ability to purchase drugs at the MA rate. It expands MA coverage to include medication therapy management care. It clarifies the HIV health care access program. It also allows members of the military to voluntarily disenroll from MinnesotaCare and to reenroll without penalty. It permits small employers to purchase health care coverage for their employees through MinnesotaCare. It requires a report from employers on the number of employees who are receiving coverage under state health care programs. It provides startup money to the commissioner for an oral health care system pilot project.

### Article 3 Health Care Cost Containment

This article establishes premium growth limits and health care expenditure limits. It also requires health plan companies to provide enrollees with health risk information on tobacco use and obesity. It also places limits on hospital billings for services to uninsured individuals.

#### Article 4 Long-Term Care and Continuing Care

This article strengthens oversight of the personal care assistant (PCA) program. It repeals the 2003 legislation establishing Alternative Care program liens and exempts, effective July 1, 2005, certain family farms and income-producing property from the 2003 changes regarding liens on life estates and joint tenancies. It provides two percent COLAs for employees of nursing facilities, intermediate care facilities, and a variety of community-based services. It creates an incentive to establish single-bed nursing facility rooms by closing beds. It suspends the automatic inflationary increase for APS nursing facilities for two years. It establishes rate increases for a very small number of individual facilities and extends previously granted moratorium exceptions by 18 months for certain nursing facilities. It establishes state policy that trusts should not be permitted to shield available resources from use and should be accessed before a person applies for state health care programs.

#### Article 5 Mental and Chemical Health

This article includes provisions dealing with offenders with mental illness who are being released from a correctional facility; requires that beds be closed at the Anoka-Metro Regional Treatment Center, and a sufficient number of alternative services be developed, including supportive housing and services; clarifies that methamphetamine treatment is part of the treatment available under the chemical dependency treatment fund services; expands medical assistance coverage, subject to federal approval, to include treatment foster care, transitional youth intensive rehabilitative mental health services, mental health telemedicine, and psychiatric consultation to primary care practitioners; and creates a county share for treatment foster care costs.

# Article 6 Family Support

This article establishes the Work Participation Rate Enhancement Program; modifies the parental contribution for parents whose children are receiving Medical Assistance services without regard to income; authorizes American Indian Child Welfare Projects; modifies the work requirement for MFIP recipients who are in school; allows certain newly arrived refugees and asylees to enroll directly in MFIP, and repeals two MFIP provisions dealing with rental subsidies and Supplemental Security Income.

# Article 7 Miscellaneous

This article requires drug manufacturers to provide the Commissioner of Human Services with pharmaceutical pricing information. It also establishes a cancer drug repository program. It clarifies the provider tax pass through requirement for pharmacy benefit managers. Finally, it requires a study of language interpreter services.

## Article 8 Appropriations

This article makes appropriations for the departments of health and human services and a number of health-related boards and includes budget-related riders.

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	OMNIBUS	S APPROPRIATIONS BILL
SF #	Author	Торіс
23	Solon	Drug manufacturer price reporting
24	Solon	Cervical cancer elimination study
65	Berglin	Health care reform
127	Wiger	Ramsey County nursing facility rate increase
227	Solon	Cancer drug repository program
254	Berglin	Parental contributions, MFIP, liens
255	Berglin	Repeal MinnesotaCare limited benefit set
695	Koering	MinnesotaCare definition of gross income
769	Berglin	New Chance Program
795	Higgins	Language interpreter services
828	Lourey	Employer disclosure by public program recipients
884	Kubly	Nursing home moratorium project extension
908	Lourey	Donated dental services
968	Dibble	AIDS prevention for African-born persons
973	Lourey	MA coverage for medication therapy management
984	Lourey	Programs for persons with disabilities
1000	Berglin	Inmate discharge planning
1028	Berglin	Discharge of offenders with mental illness
1101	Bakk	Swing beds
1115	Fischbach	Plumbing licensure
1118	Larson	Nursing home moratorium project extension
1122	Solon	Rural hospital DRG payments
1162	Berglin	Medical Fairness Act
1163	Berglin	RN loan forgiveness
1266	Rosen	Critical Access Hospitals
1279	Dibble	Antihemophilic drugs
1297	Saxhaug	Nursing home moratorium project extension
1313	LeClair	DHS budget bill
1395	Foley	Anoka RTC alternatives
1520	Dille	MFIP diversionary work program
1567	Kubly	Rural pharmacy grant and loan
1589	Frederickson	Relocation of Brown County ICF/MR
1706	Higgins	Task force on mental health collaboration
1817	Berglin	MFIP work hours for students
1836	Hottinger	HIV health care access program
1837	Lourey	DHS health care policy
·	Higgins	Center of Nursing
1864		
1864 1872		Lead risk assessment
1872	Lourey	Lead risk assessment           MFIP work participation rate enhancement
1872 1955	Lourey Berglin	MFIP work participation rate enhancement
1872 1955 1979	Lourey Berglin Berglin	MFIP work participation rate enhancement Non-MA hospital payment
1872 1955	Lourey Berglin	MFIP work participation rate enhancement

# BILLS INCLUDED IN THE HEALTH AND HUMAN SERVICES OMNIBUS APPROPRIATIONS BILL

Note: all or a portion of these bills are included in the omnibus bill Prepared by Senate Counsel, Research, and Fiscal Analysis, April 26, 2005 ·

1

2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	relating to education; providing for early childhood, family, and adult education including early childhood, child care, adult basic education, and prevention policy; providing for reports; appropriating money; amending Minnesota Statutes 2004, sections 13.32, subdivision 2; 119A.46, subdivisions 1, 2, 3, 8; 119B.09, subdivision 1; 119B.13, by adding a subdivision; 121A.17, subdivisions 1, 3, 5, by adding a subdivision; 121A.19; 124D.135, subdivision 1; 124D.15, subdivisions 1, 3, 5, 10, 12, by adding subdivisions; 124D.16, subdivision 2; 124D.531, subdivisions 1, 4; 2005 S.F. No. 1879, article 2, section 1, subdivisions 2, 3, 4, 5, 10, if enacted; 2005 S.F. No. 1879, article 2, section 2, subdivision 2, if enacted; proposing coding for new law in Minnesota Statutes, chapter 124D; repealing Minnesota Statutes 2004, sections 124D.15, subdivisions 2, 4, 6, 7, 8, 9, 11, 13; 124D.16, subdivisions 1, 4.
20	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
21	ARTICLE 1
22	EARLY CHILDHOOD
23	Section 1. Minnesota Statutes 2004, section 13.32,
24	subdivision 2, is amended to read:
25	Subd. 2. [STUDENT HEALTH AND CENSUS DATA; DATA ON
26	PARENTS.] (a) Health data concerning students, including but not
27	limited to, data concerning immunizations, notations of special
28	physical or mental problems and records of school nurses are
29	educational data. Access by parents to student health data
30	shall be pursuant to section 13.02, subdivision 8.
31	(b) Pupil census data, including emergency information and
32	family information are educational data.

A bill for an act

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[REVISOR ] KLL/JK 05-4093

1 (c) Results from student mental health screenings must be released to the child's parents or legal guardians and must not 2 be maintained in the student record, unless the parent or 3 4 guardian consents to the inclusion of the screening in the 5 student record under section 121A.17, subdivision 3, paragraph (b), clause (1). 6 7 (d) Data concerning parents are private data on individuals 8 but may be treated as directory information if the same procedures that are used by a school district to designate 9 10 student data as directory information under subdivision 5 are followed. 11 12 Sec. 2. Minnesota Statutes 2004, section 121A.17, 13 subdivision 1, is amended to read: Subdivision 1. [EARLY CHILDHOOD DEVELOPMENTAL SCREENING.] 14 15 Every school board must provide for a mandatory program of early 16 childhood developmental screening for children at least once before school entrance, targeting children who are between 3-1/217 18 three and four years old. This screening program must be 19 established either by one board, by two or more boards acting in 20 cooperation, by service cooperatives, by early childhood family 21 education programs, or by other existing programs. This screening examination is a mandatory requirement for a student 22 23 to continue attending kindergarten or first grade in a public school. A child need not submit to developmental screening 24 provided by a board if the child's health records indicate to 25 the board that the child has received comparable developmental 26 27 screening from a public or private health care organization or individual health care provider. A student identification 28 number, as defined by the commissioner of education, shall be 29 assigned at the time of early childhood developmental screening 30 or at the time of the provision of health records indicating a 31 comparable screening. Each school district must provide the 32 essential data in accordance with section 125B.07, subdivision 33 6, to the Department of Education. Districts are encouraged to 34 reduce the costs of preschool developmental screening programs 35 by utilizing volunteers and public or private health care 36

Section 2

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2

organizations or individual health care providers in implementing the program.

3 Sec. 3. Minnesota Statutes 2004, section 121A.17,
4 subdivision 3, is amended to read:

Subd. 3. [SCREENING PROGRAM.] (a) A screening program must 5 6 include at least the following components: developmental 7 assessments, a socioemotional development screening, hearing and vision screening or referral, immunization review and referral, 8 9 the child's height and weight, identification of risk factors 10 that may influence learning, screening for autism spectrum disorders, an interview with the parent about the child, and 11 12 referral for assessment, diagnosis, and treatment or referrals 13 to appropriate resources when potential needs are identified. 14 For purposes of this section, socioemotional screening means assessing a child's ability, in the context of family, 15 16 community, and cultural expectations, to (1) experience, 17 regulate, and express emotions; (2) form close and secure interpersonal relationships; and (3) explore the environment and 18

19 <u>learn.</u>

The district and the person performing or supervising the 20 screening must provide a parent or guardian with clear written 21 notice that the parent or guardian may decline to answer 22 questions or provide information about family circumstances that 23 might affect development and identification of risk factors that 24 may influence learning and that the socioemotional development 25 part of the early childhood screening is voluntary as described 26 in paragraph (b). The notice must clearly state that declining 27 to answer questions or provide information does not prevent the 28 child from being enrolled in kindergarten or first grade if all 29 other screening components are met. If a parent or guardian is 30 1 not able to read and comprehend the written notice, the district 31 and the person performing or supervising the screening must 32 convey the information in another manner. The notice must also 33 inform the parent or guardian that a child need not submit to 34 the district screening program if the child's health records 35 indicate to the school that the child has received comparable 36

[REVISOR ] KLL/JK 05-4093

1 developmental screening performed within the preceding 365 days
2 by a public or private health care organization or individual
3 health care provider. The notice must be given to a parent or
4 guardian at the time the district initially provides information
5 to the parent or guardian about screening and must be given
6 again at the screening location.

7 (b)(1) The socioemotional component of the developmental 8 assessment may be included in the early childhood development 9 screening if the parent or guardian has been provided with a 10 clear written notice that this component of the screening is voluntary, and the parent or guardian has signed a document 11 12 developed and approved by the commissioner either allowing or declining the socioemotional development component of the early 13 childhood developmental screening and either allowing or 14 declining the inclusion of the screening in the student record. 15 16 The socioemotional component of the developmental assessment shall be conducted with a screening instrument approved by the 17 18 commissioner of human services, as the designated state mental health authority, according to criteria that are updated and 19 20 issued annually to ensure that approved screening instruments 21 are valid and useful for this population.

22 (2) All other screening components shall be consistent with 23 the standards of the state commissioner of health for early 24 developmental screening programs. A developmental screening 25 program must not provide laboratory tests or a physical examination to any child. The district must request from the 26 27 public or private health care organization or the individual health care provider the results of any laboratory test or 28 **29**physical examination within the 12 months preceding a child's 30 scheduled screening.

31 (c) If a child is without health coverage, the school 32 district must refer the child to an appropriate health care 33 provider.

(d) A board may offer additional components such as
 nutritional, physical and dental assessments, review of family
 circumstances that might affect development, blood pressure,

laboratory tests, and health history. 1

(e) If a statement signed by the child's parent or guardian 2 3 is submitted to the administrator or other person having general control and supervision of the school that the child has not 4 been screened because of conscientiously held beliefs of the parent or guardian, the screening is not required.

(f) The district must develop and implement community outreach plans to diverse populations to promote all children being screened at least once before school entrance, targeting 9 children who are between three and four years old. Districts 10 are encouraged to include parents, early care and education 11 programs, community partners, public or private health care 12 organizations, and individual health care providers in the 13 14 development of the outreach plans.

Sec. 4. Minnesota Statutes 2004, section 121A.17, is 15 amended by adding a subdivision to read: 16

17 Subd. 4a. [FOLLOW-UP SOCIOEMOTIONAL DEVELOPMENT SCREENING.] If the results of a school district conducted 18 19 socioemotional development screening of a child indicates a need 20 for further assessment, the district is not financially responsible for a mental health diagnostic assessment. The 21 district must notify a child's parent or legal guardian of the 22 screening results, and may provide the child's parent or legal 23 guardian with referrals to community providers. If a child is 24 25 without health coverage, the district must inform the child's 26 parent or legal guardian of an appropriate health care provider. This subdivision does not preclude the district from 27 providing educational assessments. 28 Sec. 5. Minnesota Statutes 2004, section 121A.17,

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subdivision 5, is amended to read:

Subd. 5. [DEVELOPMENTAL SCREENING PROGRAM INFORMATION.] 31 The board must inform each resident family with a child eligible 32 to participate in the developmental screening program about the 33 availability of the program and the state's requirement that a 34 child receive developmental screening, or present health records 35 documenting that the child has received comparable developmental 36

Article 1 Section 5

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screening performed within the preceding 365 days by a public or 1 private health care organization or individual health care 2 provider, not later than 30 days after the first day of 3 attending kindergarten in a public school. A school district 4 5 must inform each resident family that the family has the option to participate in the screening conducted by the school district 6 or receive screening conducted by a public or private health 7 organization or individual health care provider. 8 9 Sec. 6. Minnesota Statutes 2004, section 121A.19, is amended to read: 10 121A.19 [DEVELOPMENTAL SCREENING AID.] 11 12 Each school year, the state must pay a district \$40 \$50 for 13 each three-year-old child screened; \$40 for each four-year-old 14 child screened; and \$30 for each five-year-old child screened prior to kindergarten according to the requirements of section 15 16 121A.17. If this amount of aid is insufficient, the district may permanently transfer from the general fund an amount that, 17 when added to the aid, is sufficient. 18 Sec. 7. Minnesota Statutes 2004, section 124D.135, 19 subdivision 1, is amended to read: 20 Subdivision 1. [REVENUE.] The revenue for early childhood 21 family education programs for a school district equals \$120-for 22 23 fiscal-years-2003-and-2004-and-\$96 \$112 for fiscal year 2005 2007 and later, times the greater of: 24 (1) 150; or 25 (2) the number of people under five years of age residing 26 27 in the district on October 1 of the previous school year. Sec. 8. [124D.145] [EARLY LEARNING GUIDELINES.] 28 Subdivision 1. [COMMISSIONERS OF EDUCATION AND HUMAN 29 SERVICES.] The commissioners of education and human services 30 31 shall disseminate information to parents or legal guardians and 32 provide information and training guidance to early care and education providers on the early learning guidelines developed 33 for three- and four-year-old children that describe what 34 children should know and be able to do to be prepared for 35 36 kindergarten entrance.

Subd. 2. [COMMISSIONER OF HUMAN SERVICES.] The 1 commissioner of human services shall develop early learning 2 guidelines and distribute the guidelines to parents or legal 3 4 guardians and early care and education providers. The guidelines must include what children from birth to age three 5 should know and be able to do to be prepared for kindergarten 6 7 entrance. The commissioner shall provide information to parents 8 or legal guardians and information and training to early care 9 education providers on the guidelines. Subd. 3. [EARLY CARE AND EDUCATION PROGRAM PROVIDERS.] An 10 11 early care and education program or provider that receives state 12 money must be provided with a copy of the early learning guidelines for children birth to age five developed by the 13 commissioners of education and human services to guide the 14 15 program or provider in early care and education practices. 16 Sec. 9. Minnesota Statutes 2004, section 124D.15, subdivision 1, is amended to read: 17 18 Subdivision 1. [ESTABLISHMENT; PURPOSE.] A district or a 19 group of districts may establish a school readiness program 20 for eligible children age three to kindergarten entrance. The 21 purpose of a school readiness program is to provide-all-eligible 22 children-adequate-opportunities-to-participate-in-child development-programs-that-enable-the-children-to-enter-school 23 with-the-necessary-skills-and-behavior-and-family-stability-and 24 support-to-progress-and-flourish prepare children to enter 25 26 kindergarten. Sec. 10. Minnesota Statutes 2004, section 124D.15, 27 subdivision 3, is amended to read: 28 Subd. 3. [PROGRAM ELIGIBILITY REQUIREMENTS.] A school 29 readiness program must include-the-following: 30 (1) a-comprehensive-plan-to-anticipate-and-meet-the-needs 31 of-participating-families-by-coordinating-existing-social 32 services-programs-and-by-fostering-collaboration-among-agencies 33 or-other-community-based-organizations-and-programs-that-provide 34

35 a-full-range-of-flexible7-family-focused-services-to-families

36 with-young-children conduct a child development assessment on

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Article l

Section 10

04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093 each child to guide intentional curriculum planning and promote 1 2 kindergarten readiness. This assessment must be conducted on each child at entrance into the program and once prior to exit 3 4 of the program and be maintained as part of a child's cumulative 5 record; 6 (2) a-development-and-learning-component-to-help-children 7 develop-appropriate-social;-cognitive;-and-physical-skills;-and emotional-well-being; 8 9 (3)-health-referral-services-to-address-children's-medical; 10 dental--mental-health--and-nutritional-needs demonstrate use of 11 comprehensive curriculum based on early childhood research, professional practice, and department guidelines that prepares 12 children for kindergarten; 13 14 (4)-a-nutrition-component-to-meet-children's-daily nutritional-needs (3) arrange for early childhood screening and 15 appropriate referral; 16 17 (5)-parents--involvement-in-meeting-children's-educational; 18 health7-social-service7-and-other-needs (4) involve parents in 19 program planning and decision making; (6)-community-outreach-to-ensure-participation-by-families 20 21 who-represent-the-racial;-cultural;-and-economic-diversity-of 22 the-community; (5) coordinate with relevant community-based 23 services; and 24 (7)-community-based-staff-and-program-resources,-including 25 interpreters,-that-reflect-the-racial-and-ethnic-characteristics of-the-children-participating-in-the-program;-and 26 (8)-a-literacy-component-to-ensure-that-the-literacy-needs 27 28 of-parents-are-addressed-through-referral-to-and-cooperation (6) cooperate with adult basic education programs and other adult 29 30 literacy programs. Sec. 11. Minnesota Statutes 2004, section 124D.15, is 31 amended by adding a subdivision to read: 32 Subd. 3a. [APPLICATION AND REPORTING REQUIREMENTS.] (a) A 33 school readiness program must submit a biennial plan to the 34 commissioner for approval to receive aid under section 124D.16. 35 36 The plan must document that the program will meet the program

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1 requirements under subdivision 3. A school district shall
2 submit the biennial plan by April 1 to the commissioner on a
3 form prescribed by the commissioner. One-half of the districts
4 shall first submit the plan by April 1, 2006, and one-half of
5 the districts by April 1, 2007.

6 (b) Programs receiving school readiness funds must submit
7 an annual report to the department.

8 Sec. 12. Minnesota Statutes 2004, section 124D.15,
9 subdivision 5, is amended to read:

10 Subd. 5. [SERVICES WITH NEW OR EXISTING PROVIDERS.] A district is-encouraged-to may contract with a public charter 11 school or nonprofit community-based organization to provide 12 13 eligible children developmentally appropriate services that meet the program requirements in subdivision 3. In the alternative, 14 15 a district may pay tuition or fees to place an eligible child in 16 an existing program. A district may establish a new program where no existing, reasonably accessible program meets the 17 program requirements in subdivision 3. A copy of each contract 18 must be submitted to the commissioner with the biennial plan. 19 20 Services may be provided in a site-based program or in the home of the child or a combination of both. The district may not 21 restrict participation to district residents. 22

Sec. 13. Minnesota Statutes 2004, section 124D.15,
subdivision 10, is amended to read:

25 Subd. 10. [SUPERVISION.] A program provided by a board 26 must be supervised by a licensed early childhood teacher, a 27 certified early childhood educator, or a licensed parent 28 educator. A-program-provided-according-to-a-contract-between-a 29 district-and-a-nonprofit-organization-or-another-private 30 organization-must-be-supervised-and-staffed-according-to-the 31 terms-of-the-contract.

32 Sec. 14. Minnesota Statutes 2004, section 124D.15,
33 subdivision 12, is amended to read:

34 Subd. 12. [PROGRAM FEES.] A district may <u>must</u> adopt a 35 sliding fee schedule based on a family's income but must waive a 36 fee for a participant unable to pay. The-fees-charged-must-be

designed-to-enable-eligible-children-of-all-socioeconomic-levels 1 2 to-participate-in-the-program. Sec. 15. Minnesota Statutes 2004, section 124D.15, is 3 amended by adding a subdivision to read: 4 5 Subd. 14. [ASSISTANCE.] The department must provide assistance to districts with programs described in this section. 6 Sec. 16. Minnesota Statutes 2004, section 124D.16, 7 subdivision 2, is amended to read: 8 Subd. 2. [AMOUNT OF AID.] (a) A district is eligible to 9 10 receive school readiness aid for eligible prekindergarten pupils enrolled in a school readiness program under section 124D.15 if 11 the program biennial plan required by subdivision-1 section 12 124D.15, subdivision 3a, has been approved by the commissioner. 13 14 (b) For fiscal year 2002 and thereafter, a district must receive school readiness aid equal to: 15 (1) the number of eligible four-year-old children in the 16 district on October 1 for the previous school year times the 17 ratio of 50 percent of the total school readiness aid for that 18 year to the total number of eligible four-year-old children 19 20 reported to the commissioner for the previous school year; plus 21 (2) the number of pupils enrolled in the school district 22 from families eligible for the free or reduced school lunch 23 program for the second previous school year times the ratio of 50 percent of the total school readiness aid for that year to 24 25 the total number of pupils in the state from families eligible for the free or reduced school lunch program for the second 26 27 previous school year. Sec. 17. [124D.175] [MINNESOTA EARLY LEARNING FOUNDATION.] 28 29 Subdivision 1. [GOAL.] The Minnesota Early Learning 30 Foundation is a public-private partnership which shall identify 31 cost-effective ways to deliver quality early care and education 32 experiences and parent education for families whose children are 33 at risk of being unprepared for school. The partnership shall 34 also develop infrastructure supports and accountability measures 35 to increase quality of early care and education settings and 36 build community capacity for school readiness. The partnership

	1	shall evaluate the resulting benefits and long-term savings to
	2	the Minnesota economy and the effectiveness of strategies for
,,	3	increasing children's readiness for school at kindergarten
	4	entrance.
	5	Subd. 2. [BOARD.] The Minnesota Early Learning Foundation,
	6	once established under section 501(c)(3) of the Internal Revenue
	7	Code, shall be governed by a board made up of public and private
	8	citizens with more than 50 percent of the members from the
	9	private sector. The governor shall appoint the public sector
	10	members, including members from government, academia, and civil
	11	society.
	12	A review and planning advisory committee shall provide
and the second se	13	knowledgeable counsel and advice to the executive director and
	14	board for development of policies and procedures for the
	15	Minnesota Early Learning Foundation and review of cost-effective
	16	strategies for strengthening Minnesota's early care and
	17	education capabilities. The committee shall include parents,
	18	representatives of the early care and education field,
	19	kindergarten through grade 12 education, public libraries, and
	20	business leaders, and shall reflect the ethnic and geographic
	21	diversity of the state of Minnesota.
	22	Subd. 3. [MATCHING FUNDS; AWARDS.] The Minnesota Early
	23	Learning Foundation shall match dollars appropriated from the
	24	state with nonpublic dollars raised by the board. The board
	25	shall award grants for:
	26	(1) projects, including pilot projects that demonstrate
	27	successful approaches to the delivery of early childhood
	28	services and parent education to low-income families;
	29	(2) scholarships to low-income families to access early
	30	childhood parent education and high-quality early learning
	31	programs for their children; and
	32	(3) strategies to improve the quality of early care and
	33	education through early learning standards and assessment, a
<u> </u>	34	quality rating system, program improvement grants, and
	35	professional development grants.
	36	Sec. 18. 2005 S.F. No. 1879, article 2, section 1,

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04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093 subdivision 2, if enacted, is amended to read: 1 Subd. 2. [SCHOOL READINESS.] For revenue for school 2 readiness programs under Minnesota Statutes, sections 124D.15 3 4 and 124D.16: <del>\$978287888</del> \$10,706,000 5 . . . . . 2006 \$970427000 \$10,728,000 6 . . . . . 2007 The 2006 appropriation includes \$1,417,000 for 2005 and 7 8 \$7,603,000 for 2006. The 2007 appropriation includes \$1,415,000 for 2006 and 9 \$7,627,000 \$9,313,000 for 2007. 10 Sec. 19. 2005 S.F. No. 1879, article 2, section 1, 11 subdivision 3, if enacted, is amended to read: 12 Subd. 3. [EARLY CHILDHOOD FAMILY EDUCATION AID.] For early 13 14 childhood family education aid under Minnesota Statutes, section 124D.135: 15 16 \$<del>11,958,000</del> \$16,765,000 . . . . . 2006 \$<del>12,292,000</del> \$17,969,000 . . . . . 17 2007 18 The 2006 appropriation includes \$1,861,000 for 2005 and \$10,000 for 2006. 19 20 The 2007 appropriation includes \$178807000 \$2,774,000 for 2006 and \$1074127000 \$15,195,000 for 2007. 21 Sec. 20. 2005 S.F. No. 1879, article 2, section 1, 22 23 subdivision 4, if enacted, is amended to read: Subd. 4. [HEALTH AND DEVELOPMENTAL SCREENING AID.] For 24 25 health and developmental screening aid under Minnesota Statutes, sections 121A.17 and 121A.19: 26 \$276617000 .... 2006 27 \$2766±7000 \$3,512,000 2007 28 . . . . . The 2006 appropriation includes \$417,000 \$518,000 for 2005 29 and \$272447000 \$2,593,000 for 2006. 30 The 2007 appropriation includes \$417,000 \$483,000 for 2006 31 32 and \$2,244,000 \$2,961,000 for 2007. Sec. 21. 2005 S.F. No. 1879, article 2, section 1, 33 subdivision 5, if enacted, is amended to read: 34 Subd. 5. [HEAD START PROGRAM.] For Head Start programs 35 36 under Minnesota Statutes, section 119A.52:

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Article 1 Section 21

	04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093
1	\$1771007000 2006
2	\$ <del>17,100,000</del> 2007
3	Sec. 22. [COORDINATION OF EARLY CARE AND EDUCATION
4	PROGRAMS.]
5	(a) The commissioners of education, human services, and
6	health shall identify how they will coordinate activities and
7	resources, with input from local communities and tribal
8	governments, including setting priorities, aligning policies,
9	and leveraging existing resources to achieve the goal for
10	increased school readiness of all Minnesota children. The
11	commissioners shall report on the progress made, which must
12	include information on:
13	(1) coordinating and disseminating resources and
14	information on school readiness and early care and education,
15	health and nutrition, including child mental health and family
16	support to:
17	(i) parents and families with children birth to age five
18	through key entry points, such as women, infants, and children
19	(WIC), family home visiting, child welfare, public and private
20	health care providers, and other public programs; and
21	(ii) early care and education providers, public and private
22	health care providers, foster care providers, temporary care
23	providers, shelters, crisis nurseries, and other facilities
24	providing long-term or temporary care for young children, birth
25	to age five;
26	(2) supporting families, schools, and communities in
27	facilitating the transition of young children into the
28	kindergarten environment;
29	(3) identifying, coordinating, and sharing resources and
30	strategies between state departments that address the cultural
31	and linguistic needs of families served;
32	(4) amending the state Medicaid plan to expand the use of
33	the child and teen checkup funding for allowable child
34	development services, such as outreach for early childhood
35	screening, and streamlining the process for voluntary
36	certification of school districts as child and teen checkup

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1	providers; and
2	(5) referring children ages three to five in the child
3	welfare system to the Interagency Early Intervention System for
4	a developmental screening and referral to services if problems
5	are identified.
6	(b) The commissioners shall report to the senate and house
7	of representatives committees having jurisdiction over early
8	care and education by March 1, 2006.
9	Sec. 23. [SCHOOL READINESS KINDERGARTEN ASSESSMENT
10	INITIATIVE.]
11	Subdivision 1. [ESTABLISHMENT.] The commissioner of
12	education shall establish a system for assessing the school
13	readiness of children entering kindergarten, building on the two
14	school readiness studies conducted by the Department of
15	Education in 2002 and 2003. The department shall also set
16	biennial milestones for progress in the number of children
17	reaching proficiency on all measures of the assessment.
18	Subd. 2. [DESCRIPTION.] (a) The school readiness
19	kindergarten assessment initiative must be implemented in all
20	school districts in Minnesota on a voluntary basis over a
21	five-year period. The schedule for implementation is as follows:
22	(1) fiscal year 2006, 6,000 entering kindergarteners;
23	(2) fiscal year 2007, 18,000 entering kindergarteners;
24	(3) fiscal year 2008, 30,000 entering kindergarteners;
25	(4) fiscal year 2009, 45,000 entering kindergarteners; and
26	(5) fiscal year 2010, 60,000 entering kindergarteners.
27	(b) Results of the assessment must be included in the
28	annual school performance report cards under Minnesota Statutes,
29	section 120B.36.
30	Subd. 3. [EVALUATION AND REPORTING.] The commissioner
31	shall evaluate the effectiveness of the data gathering system
32	for implementing developmental assessments at kindergarten
33	entrance on a school-by-school basis. The commissioner shall
34	report to the senate and house of representatives committees
35	having jurisdiction over early childhood education on the
36	progress toward reaching the milestones in odd-numbered years
Ar	ticle 1 Section 23 14

04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093 1 beginning with fiscal year 2007. Sec. 24. [ADDITIONAL EARLY CHILDHOOD FAMILY EDUCATION AID; 2 FISCAL YEAR 2006.] 3 A district that complies with Minnesota Statutes, section 4 124D.13, shall receive additional early childhood family 5 education aid for fiscal year 2006 equal to \$16 times the 6 greater of 150 or the number of children under five years old 7 8 residing in the school district on October 1 of the previous school year. 9 The additional early childhood family education aid must be 10 used for early childhood family education programs. 11 Sec. 25. [GRANTS TO PROMOTE KINDERGARTEN READINESS AND 12 SUPPORT FAMILIES.] 13 Subdivision 1. [ADMINISTRATION.] The commissioner of 14 15 education shall award planning grants up to \$50,000 to develop 16 projects that will promote the school readiness of children by coordinating and improving access to community-based and 17 neighborhood-based services that help stabilize at-risk 18 19 families, and that support and assist parents in meeting the 20 health and developmental needs of their children at the earliest 21 possible age. Subd. 2. [PROGRAM COMPONENTS.] (a) Planning projects 22 23 eligible for grant funding under this section must propose to: 24 (1) collaborate and coordinate delivery of services with 25 community organizations and agencies serving children and their 26 families; 27 (2) target services to families with children with services 28 increasing based on financial needs; (3) build on existing services and coordinate a continuum 29 of essential services, including, but not limited to, health 30 services, family economic assistance, parent education and 31 32 support, and preschool programs; (4) provide strategic outreach efforts to families using 33 culturally specific social support, information, outreach, and 34 other programs to promote healthy development of children and to 35 36 help parents obtain the information, resources, and parenting

04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093 1 skills needed to nurture and care for their children; 2 (5) offer programs to expand public and private 3 collaboration to promote the development of a coordinated and culturally specific system of services available to all 4 5 families; and (6) offer other programs or services to improve the health, 6 development, and school readiness of children in target 7 8 neighborhoods and communities. 9 Subd. 3. [ELIGIBLE GRANTEES.] An application for a grant 10 may be submitted by a nonprofit organization, or consortium of 11 nonprofit organizations, that demonstrates collaborative effort 12 with at least one unit of local government. 13 Subd. 4. [DISTRIBUTION.] To the extent possible, the 14 commissioner shall award grants to applicants with experience or 15 demonstrated ability in providing comprehensive, 16 multidisciplinary, community-based programs with objectives 17 similar to those listed in subdivision 2, or in providing other 18 human services or social services programs using a multidisciplinary, community-based approach. 19 20 Subd. 5. [APPLICATIONS.] The application must be submitted on forms provided by the commissioner of education. The grant 21 22 application must include: 23 (1) a description of the specific community that will be 24 served under the program and the name, address, and a description of each community agency or agencies involved in the 25 planning process; 26 27 (2) a letter of intent from each community agency 28 identified in clause (1) that indicates the agency's willingness 29 to participate in the program planning; and 30 (3) a description of how public and private resources, 31 including schools, health care facilities, government agencies, 32 neighborhood organizations, and other resources, will be 33 coordinated in the planning process. 34 Subd. 6. [MATCH.] Each dollar of state money must be matched with 50 cents of nonstate money. Programs may match 35 36 state money with in-kind contributions, including volunteer

1	assistance.
2	Subd. 7. [ADVISORY COMMITTEE.] Each grantee must establish
3	a program advisory board to advise the grantee on program
4	design. The board must include representatives of local units
5	of government and representatives of the project area who
6	reflect the geographic, cultural, racial, and ethnic diversity
7	of that community.
8	[EFFECTIVE DATE.] This section is effective for revenue for
9	fiscal year 2006.
10	Sec. 26. [APPROPRIATIONS.]
11	Subdivision 1. [DEPARTMENT OF EDUCATION.] The sums
12	indicated in this section are appropriated from the general fund
13	to the Department of Education for the fiscal years designated.
14	Subd. 2. [MINNESOTA EARLY LEARNING FOUNDATION.] For the
15	Minnesota Early Learning Foundation under Minnesota Statutes,
16	section 124D.175:
17	<u>\$ 2,500,000</u> <u>2006</u>
18	Subd. 3. [DEPARTMENT OF EDUCATION ADMINISTRATION.] For the
19	Department of Education to administer the provisions of this
20	article:
21	<u>\$ 450,000</u> 2006
22	<u>\$ 500,000</u> 2007
23	These amounts must be added to the department's base
24	appropriations.
25	Subd. 4. [KINDERGARTEN READINESS AND FAMILY SUPPORT.] For
26	grants to promote kindergarten readiness and support families
27	under section 25:
28	\$ 50,000 2006
29	This appropriation is available until June 30, 2007.
30	Sec. 27. [REPEALER.]
31	(a) Minnesota Statutes 2004, sections 124D.15, subdivisions
32	2, 4, 6, 7, 8, 9, 11, and 13; and 124D.16, subdivision 4, are
33	repealed.
34	
	(b) Minnesota Statutes 2004, section 124D.16, subdivision
35	(b) Minnesota Statutes 2004, section 124D.16, subdivision 1, is repealed effective July 1, 2006.

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1 CHILD CARE 2 Section 1. Minnesota Statutes 2004, section 119B.09, subdivision 1, is amended to read: 3 4 Subdivision 1. [GENERAL ELIGIBILITY REQUIREMENTS FOR ALL APPLICANTS FOR CHILD CARE ASSISTANCE.] (a) Child care services 5 must be available to families who need child care to find or 6 7 keep employment or to obtain the training or education necessary to find employment and who: 8 9 (1) meet the requirements of section 119B.05; receive MFIP 10 assistance; and are participating in employment and training services under chapter 256J or 256K; 11 12 (2) have household income below the eligibility levels for MFIP; or 13 14 (3) have household income less than or equal to  $\pm 75$  200 percent of the federal poverty guidelines, adjusted for family 15 16 size, at program entry and less than 250 percent of the federal 17 poverty guidelines, adjusted for family size, at program exit. 18 (b) Child care services must be made available as in-kind 19 services. 20 (c) All applicants for child care assistance and families 21 currently receiving child care assistance must be assisted and 22 required to cooperate in establishment of paternity and enforcement of child support obligations for all children in the 23 24 family as a condition of program eligibility. For purposes of 25 this section, a family is considered to meet the requirement for 26 cooperation when the family complies with the requirements of 27 section 256.741. 28 [EFFECTIVE DATE.] This section is effective July 1, 2005. Sec. 2. Minnesota Statutes 2004, section 119B.13, is 29 30 amended by adding a subdivision to read: Subd. 7. [PROVIDER RATE BONUS FOR MONTESSORI 31 ACCREDITATION.] A Montessori child care provider accredited by 32 the American Montessori Society, the Association Montessori 33 34 International-USA, or the National Center for Montessori Education shall be paid a ten percent bonus above the maximum 35 36 child care assistance rate.

	1	Sec. 3. [PARENT FEE S	CHEDULE.]
	2	Notwithstanding Minnes	ota Rules, part 3400.0100, subpart 4,
	3	the parent fee schedule is	as follows:
	4 5 6	Income Range (as a percent of the federal poverty guidelines)	Co-payment (as a percentage of adjusted gross income)
	7	0-74.99%	\$0/month
	8	75.00-99.99%	\$5/month
	9	100.00-104.99%	3.23%
1	0	105.00-109.99%	3.23%
1	1	110.00-114.99%	3.23%
1	2	115.00-119.99%	3.23%
1	.3	120.00-124.99%	3.60%
1	4	125.00-129.99%	3.60%
1	.5	130.00-134.99%	3.60%
1	.6	135.00-139.99%	3.60%
1	.7	140.00-144.99%	3.97%
1	.8	145.00-149.99%	3.97%
1	.9	150.00-154.99%	3.97%
2	20	155.00-159.99%	4.75%
2	21	160.00-164.99%	4.75%
2	22	165.00-169.99%	5.51%
2	23	170.00-174.99%	5.88%
2	24	175.00-179.99%	6.25%
2	25	180.00-184.99%	6.98%
2	6	185.00-189.99%	7.35%
2	27	190.00-194.99%	7.72%
2	8	195.00-199.99%	8.45%
2	9	200.00-204.99%	9.92%
3	0	205.00-209.99%	12.22%
3	1	210.00-214.99%	12.65%
3	2	215.00-219.99%	13.09%
3	3	220.00-224.99%	13.52%
3	4	225.00-229.99%	14.35%
3	5	230.00-234.99%	15.71%
3	6	235.00-239.99%	16.28%
3'	7	240.00-244.99%	17.37%
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04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093 245.00-249.99% 18.00% 1 2 250% ineligible A family's monthly co-payment fee is the fixed percentage 3 established for the income range multiplied by the highest 4 5 possible income within that income range. Sec. 4. 2005 S.F. No. 1879, article 2, section 2, 6 7 subdivision 2, is amended to read: 8 Subd. 2. [BASIC SLIDING FEE.] For basic sliding fee under 9 Minnesota Statutes, section 119B.03: 10 \$3072627000 \$33,062,000 2006 . . . . . <del>\$3072627000</del> \$33,062,000 . . . . . . 11 2007 12 The general fund base is increased by \$6,823,000 in fiscal 13 years 2008 and 2009 for basic sliding fee child care assistance. 14 Sec. 5. [REPORT ON MEETING GOALS OF THE CHILD CARE 15 ASSISTANCE PROGRAM.] The commissioner of human services shall monitor the 16 17 progress related to meeting the goals of the child care 18 assistance program, which is to provide child care assistance to 19 low-income working families to allow parents to work and to access child care in the private market, and to ensure that 20 21 children from low-income families are well cared for and ready to learn when they arrive at school. The commissioner of human 22 23 services shall report the findings to the senate and house of representatives committees having jurisdiction over child care 24 issues on an annual basis beginning January 15, 2006. 25 26 Sec. 6. [VOLUNTARY QUALITY RATING SYSTEM FOR CHILD CARE.] (a) The commissioner of human services, in partnership with 27 28 the Ready 4 K Quality Rating System Task Force and other interested organizations, shall develop a plan by January 15, 29 2005, for a voluntary quality rating system for child care that 30 provides consumer information to parents, identifies quality 31 child care settings, and raises the quality of care in child 32 care settings. The plan shall include the process for choosing 33 an early care and education nonprofit organization to administer 34 the quality rating system. 35 36 (b) The quality rating system must:

Article 2 Section 6

[REVISOR ] KLL/JK 05-4093 04/25/05 3:21 p.m. (1) be aligned with the early learning guidelines developed 1 by the commissioners of education and human services; 2 3 (2) be research-based; (3) provide easy-to-understand information for parents; 4 5 (4) be objective and verifiable; (5) be fair and representative of the care provided by 6 7 child care programs; 8 (6) be aligned with the Head Start performance standards and the Minnesota Department of Education's standards for school 9 readiness programs in the public schools; and 10 11 (7) include at a minimum: 12 (i) quality learning environment indicators; (ii) staff qualification indicators; 13 14 (iii) family involvement and parent education indicators; 15 and 16 (iv) program evaluation. 17 Sec. 7. [STUDY ON STANDARD STATEWIDE CHILD CARE LICENSE 18 FEE.] 19 The commissioner of human services, in conjunction with the Minnesota Association of County Social Services Administrators 20 21 and the Minnesota Licensed Family Child Care Association, shall study the feasibility of setting a standard statewide license 22 23 fee for licensed family child care providers, and shall make 24 recommendations for a statewide standard fee in a report to the 25 chairs of the senate and house of representatives committees having jurisdiction over child care issues. The report is due 26 27 January 15, 2006. 28 Sec. 8. [APPROPRIATIONS.] Subdivision 1. [DEPARTMENT OF HUMAN SERVICES.] The sums 29 30 indicated in this section are appropriated from the general fund to the Department of Human Services for the fiscal years 31 32 designated. Subd. 2. [BASIC SLIDING FEE UNEXPENDED 33 34 FUNDS.] Notwithstanding Minnesota Statutes, section 119B.03, subdivision 5, paragraph (b), and Minnesota Rules, part 35 36 3400.0060, subpart 4d, funds available due to prior year

1 underspending shall be available for purposes allowed under 2 Minnesota Statutes, section 119B.03, as follows: 3 \$4,695,208 2006 ..... 4 \$8,576,841 ..... 2007 5 \$2,533,287 . . . . . 2008 6 \$2,533,287 2009 . . . . . 7 ARTICLE 3 ADULT BASIC EDUCATION 8 9 Section 1. [124D.205] [SUPPLEMENTAL COMMUNITY EDUCATION 10 REVENUE.] Subdivision 1. [ELIGIBILITY.] A district that receives 11 community education aid under section 124D.20 is eligible to 12 receive supplemental community education aid. 13 14 Subd. 2. [AMOUNT OF AID.] The amount of supplemental 15 community education aid a district receives is equal to \$1,000,000 multiplied by the ratio of the community education 16 aid the district is set to receive under section 124D.20 in each 17 year, divided by the total amount of aid to be distributed to 18 19 all districts under section 124D.20 in that year. 20 Subd. 3. [USE OF AID.] Supplemental aid distributed under this section must be used for purposes identified in section 21 124D.20, subdivision 8. 22 Sec. 2. Minnesota Statutes 2004, section 124D.531, 23 subdivision 1, is amended to read: 24 25 Subdivision 1. [STATE TOTAL ADULT BASIC EDUCATION AID.] 26 (a) The state total adult basic education aid for fiscal year 2004 equals \$34,388,000. The state total adult basic education 27 aid for fiscal year 2005 and-later-is equals \$36,509,000. 28 The state total adult basic education aid for fiscal year 2006 29 equals \$37,604,000. The state total adult basic education aid 30 for later fiscal years equals: 31 (1) the state total adult basic education aid for the 32 33 preceding fiscal year; times (2) the lesser of: 34 35 (i) 1.03; or (ii) the ratio of the state total contact hours in the 36

Article 3 Section 2

[REVISOR ] KLL/JK 05-4093

1 first prior program year to the state total contact hours in the 2 second prior program year. The ratio cannot be less than 1.00. 3 Beginning in fiscal year 2002, two percent of the state total 4 adult basic education aid must be set aside for adult basic 5 education supplemental service grants under section 124D.522.

6 (b) The state total adult basic education aid, excluding 7 basic population aid, equals the difference between the amount 8 computed in paragraph (a), and the state total basic population 9 aid under subdivision 2.

Sec. 3. Minnesota Statutes 2004, section 124D.531,
subdivision 4, is amended to read:

12 Subd. 4. [ADULT BASIC EDUCATION PROGRAM AID LIMIT.] (a) 13 Notwithstanding subdivisions 2 and 3, the total adult basic 14 education aid for a program per prior year contact hour must not 15 exceed \$21 per prior year contact hour computed under 16 subdivision 3, clause (2).

(b) For fiscal year 2004, the aid for a program under subdivision 3, clause (2), adjusted for changes in program membership, must not exceed the aid for that program under subdivision 3, clause (2), for fiscal year 2003 by more than the greater of eight percent or \$10,000.

(c) For fiscal year 2005, the aid for a program under subdivision 3, clause (2), adjusted for changes in program membership, must not exceed the sum of the aid for that program under subdivision 3, clause (2), and Laws 2003, First Special Session chapter 9, article 9, section 8, paragraph (a), for the preceding fiscal year by more than the greater of eight percent or \$10,000.

(d) For fiscal year 2006 and later, the aid for a program under subdivision 3, clause (2), adjusted for changes in program membership, must not exceed the aid for that program under subdivision 3, clause (2), for the first preceding fiscal year by more than the greater of eight percent or \$10,000.

34 (e) Adult basic education aid is payable to a program for35 unreimbursed costs.

36 (f) Any adult basic education aid that is not paid to a

Article 3 Section 3

04/25/05 3:21 p.m. [REVISOR ] KLL/JK 05-4093

program because of the program aid limitation under paragraph 1 2 (a) must be added to the state total adult basic education aid for the next fiscal year under subdivision 1. Any adult basic 3 4 education aid that is not paid to a program because of the program aid limitations under paragraph (b), (c), or (d) must be 5 6 reallocated among programs by adjusting the rate per contact 7 hour under subdivision 3, clause (2). [EFFECTIVE DATE.] This section is effective the day 8 9 following final enactment and applies for revenue distributions for fiscal years 2006 and later. 10 Sec. 4. [124D.532] [ADULT LITERACY GRANTS FOR RECENT 11 12 IMMIGRANTS TO MINNESOTA.] Subdivision 1. [ESTABLISHMENT.] An adult literacy grant 13 program for recent immigrants to Minnesota is established in 14 15 order to meet the English language needs of the unanticipated 16 refugees and immigrants to the state of Minnesota. 17 Subd. 2. [GRANTS.] The commissioner of education shall 18 consult adult basic education service providers in establishing the form and manner of the grant program. The commissioner 19 20 shall award grants to organizations providing adult literacy 21 services in order to help offset the additional costs due to unanticipated high enrollments of recent refugees and immigrants. 22 23 Sec. 5. 2005 S.F. No. 1879, article 2, section 1, subdivision 10, if enacted, is amended to read: 24 Subd. 10. [ADULT BASIC EDUCATION AID.] For adult basic 25 26 education aid under Minnesota Statutes, section 124D.531: 27 \$<del>3673887000</del> \$37,539,000 .... 2006 28 \$3674187000 \$38,678,000 2007 . . . . . 29 The 2006 appropriation includes \$5,707,000 for 2005 and \$3076817900 \$31,832,000 for 2006. 30 31 The 2007 appropriation includes \$5,713,000 \$5,928,000 for 2006 and \$30,705,000 \$32,591,000 for 2007. 32 33. Sec. 6. [APPROPRIATIONS.] Subdivision 1. [DEPARTMENT OF EDUCATION.] The sums 34 35 indicated in this section are appropriated from the general fund 36 to the Department of Education for the fiscal years designated.

Subd. 2. [SUPPLEMENTAL COMMUNITY EDUCATION REVENUE.] For 1 the supplemental community education revenue under Minnesota 2 Statutes, section 124D.205: 3 4 \$1,000,000 2006 . . . . . 5 \$1,000,000 2007 . . . . . Subd. 3. [ADULT LITERACY GRANTS FOR RECENT IMMIGRANTS TO 6 MINNESOTA.] For adult literacy grants for recent immigrants to 7 8 Minnesota: 2006 9 \$2,000,000 . . . . . 10 \$2,000,000 2007 . . . . . ARTICLE 4 11 PREVENTION POLICY 12 13 Section 1. Minnesota Statutes 2004, section 119A.46, subdivision 1, is amended to read: 14 Subdivision 1. [DEFINITIONS.] (a) The definitions in 15 16 section 144.9501 and in this subdivision apply to this section. (b) "Eligible organization" means a lead contractor, city, 17 18 board of health, community health department, community action 19 agency as defined in section 119A.374, or community development 20 corporation. (c) "Commissioner" means the commissioner of education 21 22 health, or the commissioner of the Minnesota Housing Finance 23 Agency as authorized by section 462A.05, subdivision 15c. 24 Sec. 2. Minnesota Statutes 2004, section 119A.46, subdivision 2, is amended to read: 25 26 Subd. 2. [GRANTS; ADMINISTRATION.] Within the limits of 27 the available appropriation, the commissioner must develop a 28 swab team services program which may make demonstration and 29 training grants to eligible organizations to train workers to 30 provide swab team services and swab team services for residential property. Grants may be awarded to nonprofit 31 32 organizations to provide technical assistance and training to ensure quality and consistency within the statewide program. 33 34 Grants must be awarded to help ensure full-time employment to workers providing swab team services and must be awarded for a 35 36 two-year period.

Article 4 Section 2

[REVISOR ] KLL/JK 05-4093

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(10) prior experience in providing swab team services. Sec. 4. Minnesota Statutes 2004, section 119A.46, 2 subdivision 8, is amended to read: 3

Subd. 8. [TESTING AND EVALUATION.] (a) Testing of the 4 environment is not necessary by swab teams whose work is 5 assigned by the commissioner of health or a designated board of 6 health under section 144.9504. The commissioner of health or 7 designated board of health must share the analytical testing 8 data collected on each residence for purposes of secondary 9 prevention under section 144.9504 with the swab team workers in 10 order to provide constructive feedback on their work and to the 11 commissioner for the purposes set forth in paragraph (c). 12

(b) For purposes of primary prevention evaluation, the 13 following samples must be collected: pretesting and posttesting 14 of one noncarpeted floor dust lead sample and a notation of the 15 extent and location of bare soil and of deteriorated lead-based 16 paint. The analytical testing data collected on each residence 17 for purposes of primary prevention under section 144.9503 must 18 be shared with the swab team workers in order to provide 19 constructive feedback on their work and to the commissioner for 20 21 the purposes set forth in paragraph (c).

(c) The commissioner of health must establish a program in22 cooperation-with-the-commissioner to collect appropriate data as 23 required under paragraphs (a) and (b), in order to conduct an 24 25 ongoing evaluation of swab team services for primary and 26 secondary prevention. Within the limits of available appropriations, the commissioner of health must conduct or 27 28 contract-with-the-commissioner; on up to 1,000 residences which 29 have received primary or secondary prevention swab team 30 services, a postremediation evaluation, on at least a quarterly 31 basis for a period of at least two years for each residence. 32 The evaluation must note the condition of the paint within the 33 residence, the extent of bare soil on the grounds, and collect 34 and analyze one noncarpeted floor dust lead sample. The data 35 collected must be evaluated to determine the efficacy of 36 providing swab team services as a method of reducing lead

1 exposure in young children. In evaluating this data, the 2 commissioner of health must consider city size, community 3 location, historic traffic flow, soil lead level of the property 4 by area or census tract, distance to industrial point sources 5 that emit lead, season of the year, age of the housing, age and 6 number of children living at the residence, the presence of pets 7 that move in and out of the residence, and other relevant 8 factors as the commissioner of health may determine.

9 Sec. 5. [REVISOR'S INSTRUCTION.]

10 In the next edition of Minnesota Statutes, the revisor of 11 statutes shall renumber Minnesota Statutes, section 119A.46, as 12 section 144.9512.

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[COUNSEL ] JW
                                                        A05-4093A2
    04/27/05
         Senator ..... moves to amend S.F. No. .... (05-4093) as
 1
    follows:
 2
         Page 6, line 23, reinstate the stricken "$96" and delete
 3
 4
    "$112"
         Page 6, line 24, before "2007" insert "2006 and $112 for
 5
 6
    fiscal year"
         Page 12, line 6, delete "$10,728,000" and insert
 7
    "$11,042,000"
 8
         Page 12, line 9, strike "$1,415,000" and insert "$1,729,000"
 9
         Page 12, line 17, delete "<u>$17,969,000</u>" and insert
10
    "$18,039,000"
11
         Page 12, line 18, strike "$1,861,000" and insert
12
    "$1,862,000"
13
         Page 12, line 19, delete "$14,904,000" and insert
14
15
    "$14,903,000"
         Page 12, line 20, delete "$2,774,000" and insert
16
    "$2,776,000"
17
         Page 12, line 21, delete "$15,195,000" and insert
18
    "$15,263,000"
19
         Page 12, line 29, delete "$518,000" and insert "$418,000"
20
         Page 12, line 30, delete "$2,593,000" and insert
21
    "$2,658,000"
22
         Page 12, line 31, delete "$483,000" and insert "$495,000"
23
         Page 12, line 32, delete "$2,961,000" and insert
24
    "$3,017,000"
25
         Page 13, line 1, delete "$21,000,000" and insert
26
27
    "$20,868,000"
28
         Page 15, delete lines 4 to 11 and insert:
         "A district that has levied for early childhood family
29
    education revenue for fiscal year 2006 and that complies with
30
31
    the provisions of Minnesota Statutes, section 124D.13, shall
    receive supplemental early childhood family education aid
32
    revenue in fiscal year 2006 equal to $16 times the greater of
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    150 or the number of children under five years of age residing
34
    in the school district on October 1 of the previous school
35
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36

1

year. This revenue is in addition to any state aid the district

[COUNSEL ] JW A05-4093A2 04/27/05 may receive under Minnesota Statutes, section 124D.135, 1 subdivision 4, and must be used for early childhood family 2 3 education programs." Page 17, after line 17, insert: 4 "This is a onetime appropriation. Any amounts not expended 5 in fiscal year 2006 may be carried forward to fiscal year 2007." 6 Page 22, line 3, delete "\$4,695,208" and insert "\$4,865,208" 7 Page 22, line 4, delete "<u>\$8,576,841</u>" and insert "<u>\$8,710</u>,841" 8 Page 22, line 5, delete "\$2,533,287" and insert "\$2,381,287" 9 Page 22, line 6, delete "\$2,533,287" and insert "\$2,381,287" 10 Page 22, after line 7, insert: 11 "Subd. 3. [DEPARTMENT OF HUMAN SERVICES.] For the 12 Department of Human Services to administer the provisions of 13 this article: 14 \$ 200,000 2006 15 • • • • • 16 \$ <u>150,000</u> 2007 . . . . . The amount appropriated for fiscal year 2007 is added to 17 the the department's base appropriations." 18 19 Page 22, delete lines 11 to 22 and insert: "A district that has levied for community education revenue 20 for fiscal year 2006 and that complies with the provisions of 21 Minnesota Statutes, section 124D.19, shall receive supplemental 22 state aid revenue in fiscal year 2006 and each year thereafter, 23 24 equal to 20 cents times the greater of 1,335 or the population 25 of the district determined according to section 275.14. This 26 revenue is in addition to any state aid the district may receive under section 124D.20, subdivision 7, and must be used according 27 to subdivision 8 of that section." 28 29 Page 24, line 32, delete "\$32,591,000" and insert "\$32,750,000" 30 Page 25, line 4, delete "<u>\$1,000,000</u>" and insert "<u>\$871,000</u>" 31 32 Page 25, line 5, delete "\$1,000,000" and insert "\$1,044,000" and after "2007" insert: 33 "The 2006 appropriation includes \$871,000 for fiscal year 34 35 2006. The 2007 appropriation includes \$162,000 for fiscal year 36

	04/27/05 [COUNSEL ] JW A05-4093A2
1	2006 and \$882,000 for fiscal year 2007."
2	Page 29, after line 8, insert:
3	"Sec. 5. Minnesota Statutes 2004, section 124D.22,
4	subdivision 3, is amended to read:
5	Subd. 3. [SCHOOL-AGE CARE LEVY.] To obtain school-age care
6	revenue, a school district may levy an amount equal to the
7	district's school-age care revenue as defined in subdivision 2
8	multiplied by the lesser of one, or the ratio of the quotient
9	derived by dividing the adjusted net tax capacity of the
10	district for the year before the year the levy is certified by
11	the resident pupil units in the district for the school year to
12	which the levy is attributable, to $\frac{2}{7433}$ $\frac{2}{925}$ .
13	[EFFECTIVE DATE.] This section is effective for revenue for
14	fiscal year 2007."
15	Renumber the sections in sequence and correct the internal
16	references
17	Amend the title accordingly

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	04/27/05 [COUNSEL ] JW A05-4093A3
1 2	Senator moves to amend S.F. No (05-4093) as follows:
3	Page 15, line 15, after " <u>award</u> " insert " <u>a</u> " and delete
4	"grants up to" and insert "grant for"
5	Page 15, line 16, delete " <u>projects</u> " and insert " <u>a project</u>
6	in Northwest Hennepin County"
7	Page 15, line 17, delete "improving access to" and insert
8	"collaborating with"
9	Page 16, line 14, delete " <u>grants</u> " and insert " <u>a grant</u> "
10	Page 16, line 35, delete " <u>Programs</u> " and insert " <u>A program</u> "

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#### Senate Counsel, Research, and Fiscal Analysis

G-17 STATE CAPITOL 75 REV. DR. MARTIN LUTHER KING, JR. BLVD. ST. PAUL, MN 55155-1606 (651) 296-4791 FAX: (651) 296-7747 JO ANNE ZOFF SELLNER DIRECTOR

State of Minnesota

## S.F. No. Early Childhood Budget and Policy Committee Omnibus Bill (Revisor Document 05-4093)

Author: Senator John Hottinger

Prepared by: Joan White, Senate Counsel (651/296-3814)

**Date:** April 26, 2005

#### **Article 1 Early Childhood Provisions**

Section 1 (13.32, subdivision 2) amends the Data Practices Act with regard to student health and census data, by adding that results from student mental health screenings must be released to the child's parent or legal guardian, and must not be maintained in the student record, unless the parent or guardian consents to the inclusion of the screening in the student record under section 3.

Section 2 (121A.17, subdivision 1) amends the early childhood developmental screening by targeting children between three and four years old, instead of three and one-half to four years old. Also, a student identification number, as defined by the commissioner, must be assigned at the time of the early childhood screening or at the time of the provision of health records indicating comparable screening. Each school district must provide essential data to the Department of Education. Districts are encouraged to reduce screening costs by utilizing public or private health care organizations or individual health care providers.

Section 3 (121A.17, subdivision 3) amends the school board responsibilities by requiring that the screening program for prekindergarten include a socioemotional development screening consistent with the provisions in paragraph (b), and screening for autism spectrum disorder.

Language is added in paragraph (b) allowing the socioemotional screening only if the parent or guardian has been provided with a clear, written notice the socioemotional screening is voluntary, and the parent or guardian has signed a document developed and approved by the commissioner either allowing or declining the socioemotional component of the early childhood developmental screening, and either allowing or declining the inclusion of the screening in the student record. A

new paragraph is added requiring the socioemotional development screening to be conducted with a screening instrument approved by the Commissioner of Human Services, as the designated state mental health authority.

All "other" screening components must be consistent with the standards of the Commissioner of Health.

This section also adds a new paragraph (f) requiring the district to develop and implement community outreach plans to diverse populations to promote children being screened at least once before school entrance, targeting children age three and one-half to four years old. Districts are encouraged to include parents, early care and education programs, community partners, public or private health care organizations, and individual health care providers in the development of outreach plans.

Section 4 (121A.17, subdivision 4a) adds a subdivision to the prekindergarten screening statute, providing that if a child indicates a need for further assessment in the socioemotional development screening, the district is not financially responsible for a mental health assessment. The district must notify a child's parent or guardian of the screening results, and may provide the same with referrals to community providers. If the child is without health coverage, the district must inform the child's parent or guardian of an appropriate health care provider. This subdivision does not preclude the district from providing educational assessments.

Section 5 (121A.17, subdivision 5) modifies the developmental screening program information by requiring the school district to inform families of the option to have screening done by either the school district or a private or public health care provider.

Section 6 (121A.19) changes the aid formula for developmental screening, by providing \$50 for each three year old screened, \$40 for each four year old screened, and \$30 for each five year old screened. Currently, there is a flat \$40 amount for each child screened.

Section 7 (124D.135, subdivision 1) increases revenue for early childhood family education programs for fiscal year 2007 and later.

Section 8 (121.145) establishes the Early Learning Guidelines.

**Subdivision 1** requires the Commissioners of Education and Human Services to disseminate information and provide training to parents and early care and education providers on the early learning guidelines developed for three and four year old children that describe what children should know and be able to do in order to be prepared for kindergarten entrance.

**Subdivision 2** requires the Commissioner of Human Services to develop early learning guidelines and distribute them to parents and early care and education providers. The guidelines must include what children from birth to age three should know and be able to do

to be prepared for kindergarten entrance. The commissioner shall provide information and training to parents and early care education providers on the guidelines.

**Subdivision 3** requires that early care and education programs or providers that receive state funding be provided a copy of the early learning guidelines to guide their early care and education practices.

Section 9 (124D.15, subdivisions 1) clarifies that the purpose of the school readiness program is to prepare children to enter kindergarten, and specifies that the program is for children age three to kindergarten entrance.

Section 10 (124D.15, subdivision 3) modifies program requirements. The program must:

(1) conduct a child development assessment on each child to guide intentional curriculum planning and promote kindergarten readiness;

(2) demonstrate use of comprehensive curriculum based on early childhood research, professional practice, and department guidelines that prepares children for kindergarten;

(3) arrange for early childhood screening and appropriate referral;

(4) involve parents in program planning and decision making;

(5) coordinate with relevant community-based services; and

(6) cooperate with adult basic education programs and other adult literacy programs.

Section 11 (124D.15, subdivision 3a) provides school readiness application and reporting requirements. A school readiness program must submit a biennial plan to the commissioner for approval to receive aid. A school district must submit a biennial plan by April 1 to the commissioner for approval to receive aid. One-half of the districts must submit the plan by April 1, 2006, and one-half of the districts by April 1, 2007.

Also, programs receiving school readiness funds must submit an annual report to the department.

Section 12 (124D.15, subdivision 5) amends the statute dealing with coordinating services with new or existing providers by stating that the district may contract with a charter school or community-based organization to provides services. Current law "encourages" a district to contract with a "public or nonprofit organization" to provide services. Also, a copy of the contract must be submitted to the commissioner with the biennial plan.

Section 13 (124D.15, subdivision 10) strikes language requiring the program to be supervised and staffed according to the terms of the contract.

Section 14 (124D.15, subdivision 12) requires, instead of allows, a district to adopt a sliding fee schedule. Strikes language that requires that fees charged be designed to enable eligible children of all socioeconomic levels to participate in the program.

Section 15 (124D.15, subdivision 14) adds a new subdivision requiring the department to provide assistance to districts with school readiness programs.

Section 16 (124D.16, subdivision 2) modifies the amount of aid a district is eligible to receive. A district is eligible for aid "for eligible prekindergarten pupils enrolled in a school readiness program" if the biennial plan has been approved by the commissioner. This section also strikes language consistent with other changes made in this section.

Section 17 (124D.175, subdivision 1) establishes the Minnesota Early Learning Foundation and provides the goal of the foundation, which is to identify cost-effective ways to deliver quality early care and education experience and parent education for families whose children are at risk of being unprepared for school. The foundation is a public-private partnership that will develop infrastructure support and accountability measures to increase the quality of early care and education, and will evaluate the resulting benefits and long-term savings to the Minnesota economy and the effectiveness of strategies for increasing children's readiness for school.

**Subdivision 2** establishes the board, which will be made up of public and private citizens, with more than 50 percent of the members from the private sector. The Governor shall appoint the public sector members. A review and planning advisory committee shall provide knowledgeable counsel and advice to the executive director and the board. The committee shall include parents, representatives of the early care and education field, K-12 education, public library, and business leaders, and shall reflect the ethnic and geographic diversity of the state.

**Subdivision 3** requires the foundation to match dollars appropriated from the state with nonpublic dollars raised by the board. The board shall award grants for projects including pilot projects that demonstrate successful approaches to the delivery of early childhood services and parent education to low-income families; scholarships to low-income families to access early childhood parent education and high quality early learning for children; and strategies to improve the quality of care and education through early learning standards and assessments, a quality rating system, program improvement grants, and professional development grants.

Sections 18 to 21 modify appropriations that were in S.F. No. 1879.

Section 22 requires the coordination of early care and education programs by the Commissioners of Education, Human Services, and Health. The commissioners must identify how they will coordinate activities and resources, with input from local communities and tribes, including setting priorities, aligning policies, and leveraging existing resources to achieve a goal for increased school

readiness of all Minnesota children. The commissioners are required to report to the legislature by March 1, 2006, on progress made, including progress made on the activities listed in the bill.

Section 23 establishes the school readiness kindergarten assessment initiative.

**Subdivision 1** requires the Commissioner of Education to establish a system for assessing the school readiness of children entering kindergarten, building on the two school readiness studies conducted by the department in 2002 and 2003. The commissioner shall set biennial milestones for progress in the number of children reaching proficiency on all measures of the assessment.

**Subdivision 2** implements the school readiness kindergarten assessment initiative in all school districts on a voluntary basis over a five-year period. Results of the assessment must be included in the annual school performance report cards.

**Subdivision 3** requires the commissioner to evaluate the effectiveness of the data gathering system for implementing developmental assessments at kindergarten entrance on a school-by-school basis. The commissioner shall also report to the Senate and House of Representatives on the progress toward reaching the milestones in odd years beginning in 2007.

**Section 24** establishes a formula for additional early childhood family education aid in fiscal year 2006.

Section 25 establishes the grant program to promote kindergarten readiness and support families.

**Subdivision 1** requires the Commissioner of Education to award planning grants to develop projects that will promote school readiness of children by coordinating and improving access to community-based and neighborhood-based services that help stabilize, support, and assist parents in meeting the needs of children.

Subdivision 2 lists the program components that are necessary to receive grant funding.

**Subdivision 3** describes the eligible grantees, which include nonprofit organizations or a consortium of nonprofit organizations that demonstrate a collaborative effort with at least one unit of local government.

**Subdivision 4** requires the commissioner to award grants to applicants with experience or demonstrated ability in providing comprehensive, multidisciplinary, community-based programs with objectives similar to those listed in subdivision 2, or in providing other human or social services programs using a multidisciplinary, community-based approach.

Subdivision 5 specifies what the grant application must include, and requires that the application be submitted on forms provided by the commissioner.

**Subdivision 6** requires that each dollar of state money must be matched with 50 cents of nonstate money. Programs may match state money with in-kind contributions, including volunteer assistance.

**Subdivision 7** requires each grantee to establish a program advisory board to advise the grantee on program design. Generally specifies representatives that the board must include.

Section 26 provides the new appropriations for the program in this article.

Section 27 repeals obsolete school readiness provisions

#### **Article 3 Child Care**

Section 1 (119B.09, subdivision 1) modifies the eligibility for the basic sliding fee child care program by changing program entrance from 175 percent of the federal poverty guidelines to 200 percent of the federal poverty guidelines.

Section 2 (119B.13, subdivision 7) requires that an accredited Montessori child care provider be paid a ten percent bonus above the maximum child care assistance rate.

Section 3 establishes a new parent fee schedule, which reduces co-payments for parents using the child care assistance program.

Section 4 modifies the appropriation for basic sliding fee that was in S.F. No. 1879.

Section 5 requires the Commissioner of Human Services to monitor the progress related to meeting the goals of the child care assistance program, and report the findings to the legislative committees overseeing child care issues on an annual basis beginning January 15, 2006.

Section 6 establishes the volunteer quality rating system. This section requires the Commissioner of Human Services, in partnership with the Ready 4 K Quality Rating System Task Force and other interested organization, to develop a plan by January 15, 2006, for a voluntary quality rating system for child care that provides consumer information to parents, identifies quality child care settings, and raises the quality of care in child care settings. The plan must include a process for choosing an early care and education nonprofit organization to administer the quality rating system. This section also lists what the quality rating system must include.

**Section 7** requires the Commissioner of Human Services, in conjunction with the Minnesota Association of County Social Services Administrators and the Minnesota Licensed Family Child Care Association, to study the feasibility of setting a standard statewide license fee for licensed family child care providers, and make recommendations for a statewide standard fee to the chairs of the senate and house committees having jurisdiction over child care issues by January 15, 2006.

Section 8 provides the new appropriations for the programs in this article.

#### **Article 4 Adult Basic Education**

Section 1 (124D.205) establishes a new formula to provide supplemental community education revenue to districts that currently receive this type of revenue.

Section 2 (124D.531, subdivision 1) modifies the adult basic education aid formula. It increases the amount of aid in 2006 from \$36,509,000 to \$37,604,000. For later years, the formula equals the amount of aid in the preceding year, times the lesser of:

(1) 1.03, or

(2) the ratio of state total contact hours in the first prior program year to the state total contact hours in the second prior program year. The ratio cannot be less than 1.00.

Section 3 (124D.531, subdivision 4) provides that aid that is not paid to an adult basic education program due to the limitation under paragraph (a), which does not allow aid to exceed \$21 per prior year contact hour, must be added to the state total adult basic education aid for the next fiscal year. Also, any aid that is not paid to a program under other limitations in this statute must be reallocated among programs by adjusting the rate per contact hour.

Section 4 (124D.532) establishes adult literacy grants for recent immigrants. This grant program is established to meet the English language needs of the refugees and immigrants living in the state of Minnesota. The Commissioner of Education is required to consult with adult basic education services providers in establishing the form and manner of the grant program.

Section 5 modifies the appropriation for Adult Basic Education Aid that was in S.F. No. 1879.

Section 6 provides the new appropriation for the programs in this article.

Article 5 transfers the lead abatement program from the Department of Education to the Department of Health. The sections in this article make conforming changes.

JW:rdr

### **EARLY CHILDHOOD EDUCATION FINANCE DIVISION** APPROPRIATIONS AND LEVY TRACKING; 2005 SESSION

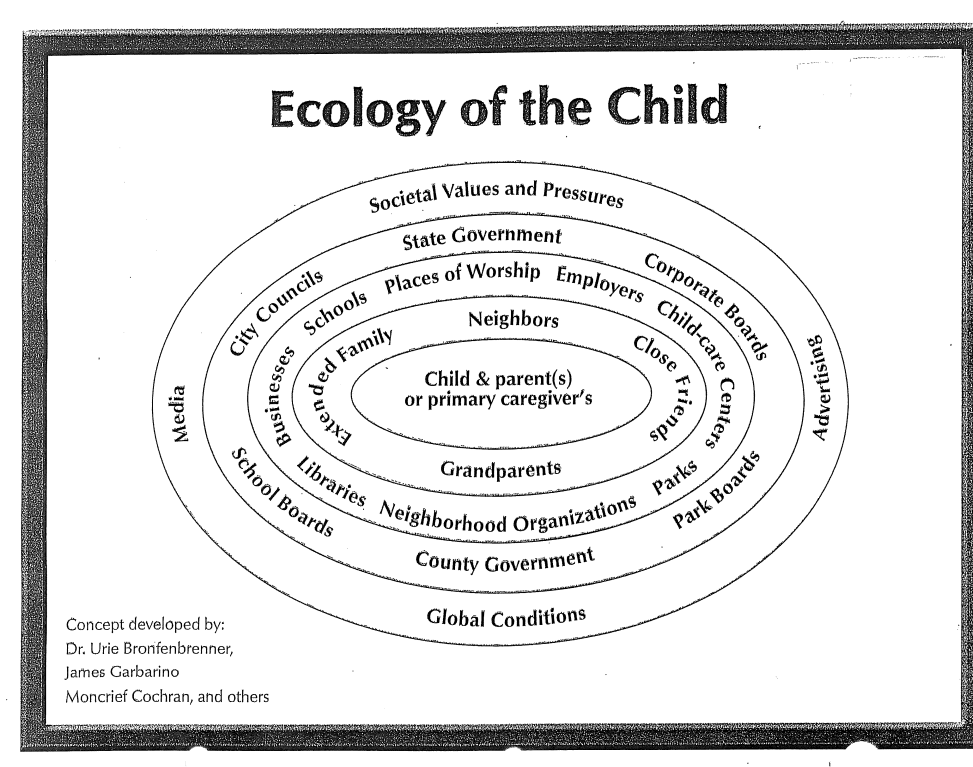
		Feb. Base	Feb. Base	Feb. Base	Gov's Rec	Dif. Gov-Base	Senate	Senate	Senate	Dif. Sen-Feb	Dif. Sen-Gov	Senate	Senate	Senate	Dif. Sen-Feb	Dif. Sen-Gov
	Program	FY 2006	FY 2007	FY06-07	FY06-07	FY06-07	FY 2006	FY 2007	FY06-07	FY06-07	FY06-07	FY 2008	FY 2009	FY08-09	FY08-09	FY06-07
1		이야고 유가지하기		ng Minter	ue desteud			, in this is a second						1999 - A. (1994) Al (1994)	de Le de	
2	GENERAL FUND: FAMILY & EARLY CHILDHOOD					adapter d					영문가 영상					
3	CHILDREN & FAMILY SUPPORT SERVICES															
4	School Readiness	9,020	9,042	18,062	17,693	(369)	10,706	11,042	21,748	3,686	4,055	11,087	11,095	22,182	4,000	4,400
5	Early Childhood Family Education Aid	11,958	12,292	24,250	24,250	0	16,765	18,039	34,804	10,554	10,554	18,476	18,888	37,364	11,664	11,664
6	Health & Developmental Screening Aid	2,661	2,661	5,322	6,588	1,266	3,076	3,512	6,588	1,266	0	3,340	3,354	6,694	1,372	0
8	Head Start Program	17,100	17,100	34,200	34,200	0	20,868	21,000	41,868	7,668	7,668	21,000	21,000	42,000	. 7,800	7,800
9	MN Early Learning Foundation (MELF)						2,500	0	2,500	2,500		0	0			
10	School readiness planning grants						50	0	50	50	50	0	0	0	0	0
11	School readiness assessment/other						450	500	950	950	950	500	500	1,000	1,000	1,000
12																
13	Subtotal: Children & Family Support	40,739	41,095	81,834	82,731	897	54,415	54,093	108,508	26,674	23,277	54,403	54,837	109,240	25,836	24,864
14						22 학교 22	-									
15	PREVENTION															
16	Community Education	1,918	1,189	3,107	3,107	0	2,789	2,233	5,022	1,915	1,915	2,150	2,178	4,328	2,125	2,125
17	Adults with Disabilities Program Aid	710	710	1,420	1,420	0	710	710	1,420	0	0	710	710	1,420	0	0
18	Hearing Impaired Adults	70	70	140	140	0	70	70	140	0	0	70	70	140	0	0
21	School Age Care Aid	17	7	24	24	0	17	7	24	0	0	0	0	0	0	0
22	Subtotal: Prevention	2,715	1,976	4,691	4,691	0	3,586	3,020	6,606	1,915	1,915	2,930	2,958	5,888	2,125	2,125
23			,	•								_,				
24	SELF-SUFFICIENCY & LIFELONG LEARNING					an an shina sa Tana a shina										
25	Adult Basic Education Aid	36,388	36,418	72,806	73,058	252	37,539	38,678	76,217	3,411	3,159	39,804	40,972	80,776	7,877	7,717
28	GED Tests	125	125	250	250	0	125	125	250	0	0	125	125	250	0	0
29	Lead Abatement	100	100	200	200	0	100	100	200	0	0	100	100	200	0	0
31	Intensive English for Refugees	0	0	0	2,000	2,000	1,500	1,500	3,000	3,000	1,000	1,500	1,500	3,000	3,000	3,000
	Subtotal: Self-Sufficiency & Lifelong Learning	36,613	36,643	73,256	75,508	2,252	39,264	40,403	79,667	6,411	4,159	41,529	42,697	84,226	10,877	10,717
33				. 0,200			00,201	,	,	•,•••		41,020	,	•.,	,	
34	TOTAL: FAMILY & EARLY CHILDHOOD	80,067	79,714	159,781	162,930	3,149	97,265	97,516	194,781	35,000	29,351	98,862	100,492	199,354	38,838	37,706
35																
36	BSF CHILD CARE ASSISTANCE GRANTS															
37	General Fund Base	30,262	30,262	60,524	44,892	(15,632)	30,110	30,110	60,220	(304)	15,328	30,110	30,110	60,220	(304)	4,063
38	Change Items:	-					·			0	0	,		-		
39	GF: Early Learning Standards						200	150	350	350	350	150	150	300	300	300
40	GF REV: Federal Share						(30)	(16)	(46)	(46)	(46)	(16)	(16)	(32)	(32)	(32)
41	GF: Expand eligibility; reduce co-pays						0	0	0	0	0	7,005	7,005	14,010	14,010	14,010
44	GF REV: Accounting Solutions				(5,600)	(5,600)	(2,800)	(2,800)				(2,800)	(2,800)	(5,600)	(5,600)	0
45	GF BSF Appropriation Increase				5,600	5,600	2,800	2,800	5,600	5,600		2,800	2,800	5,600	5,600	0
16	TOTAL: BSF GENERAL FUND	30,262	30,262	60,524	44,892	(15,632)	30,280	30,244	60,524	0	15,632	37,249	37,249	74,498	13,974	18,341
12	FED CCDF: Expand eligible; reduce copays					unter untersterne Sizon de la Sizon de	4,695	8,577	13,272	13,272	13,272			0	0	.0
13	FED CCDF: Accelerate use of CCDF				la matik ti Mangana ang		(4,865)	(8,711)			the second s	(2,382)	(2,381)	(4,763)	(4,763)	(4,763)
					sanarini si kat	it mit it in anna tar i					•					
50	GENERAL FUND TOTAL	110,329	109,976	220,305	207,822	(12,483)	127,545	127,760	255,305	35.000	44,983	136,111	137,741	273,852	52,812	56

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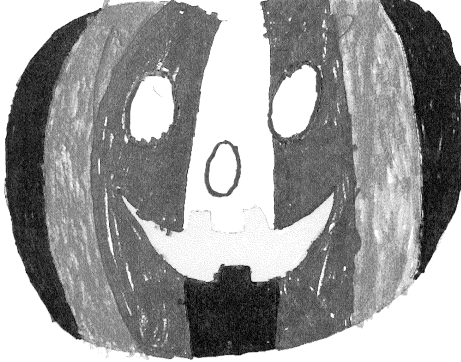
## EARLY CHILDHOOD EDUCATION FINANCE DIVISION

APPROPRIATIONS AND LEVY TRACKING; 2005 SESSION

51	1															
52	EARLY CHILDHOOD/COMMUNITY EDUCATION LE	Feb.	Feb.	Feb.	Gov's	Dif.	FY 2006			Dif.	Dif.			AND THE OWNER OF THE	Dif.	Dif.
53		Fcst.	Fcst.	Fcst.	Rec	Gov-Nov	Pay 2005	Senate	Senate	Sen-Feb	Sen-Gov	Senate	Senate	Senate	Sen-Feb	Sen-Gov
54	Program	FY 2006	FY 2007	FY06-07	FY06-07	FY06-07	Cert.Est.	FY 2007	FY06-07	FY06-07	FY06-07	FY 2008	FY 2009	FY08-09	FY08-09	FY06-07
55			i teratar						고향지가 말 봐							
56																
57	Basic Community Education	35,001	36,216	71,217	71,217	0	35,001	36,216	71,217	0	0	36,593	37,008	73,601	0	0
58	Early Childhood Family Education	22,130	22,135	44,265	44,265	0	22,130	22,135	44,265	0	0	22,135	22,135	44,270	0	0
59	ECFE Home Visiting	539	547	1,086	1,086	0	539	547	1,086	0	0	557	563	1,120	0	0
60	Community Education Grandfather	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
61	School Age/Extended Day	8,893	11,312	20,205	20,205	Ó	8,893	11,312	20,205	0	0	12,094	13,248	25,343	0	0
62	Adults with Disabilities	670	670	1,340	1,340	0	670	670	1,340	0	0	670	670	1,340	0	0
63	Other Community Education	52	54	106	106	0	52	54	106	0	0	57	60	117	0	0
64	· · · · · · · · · · · · · · · · · · ·								•		_					
65	Limit Adjustment	1,024	682	1,706	1,706	0	1,024	682	1,706	0	0	1,035	1,156	2,191	. 0	0
66	Community Education Excess Fund Balance	(879)	(675)	(1,554)	(1,554)	0	(879)	(675)	(1,554)	0	0	(204)	0	(204)	0	0
67	EDFE Excess Fund Balance	(361)	(272)	(633)	(633)	0	(361)	(272)	(633)	0	0	(117)	(38)	(154)	0	0
68	Abatement Adjustment	94	166	260	260	0	94	166	260	0	0	148	144	292	0	0
69	Carry-over Abatement Adjustment	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
70	Advance Abatement Adjustment	(1)	(1)	(2)	(2)	0	(1)	(1)	(2)	0	0	(1)	(1)	(2)	0	o
71	Net Offset Adjustment	(95)	0	(95)	(95)	옥영화왕 남태도 등의	(95)	0	(95)	0	0	0	0	0	. 0	0
72	,	(00)	۰I	(30)			(00)	•1	(00)	Ū	Ŭ	Ŭ	Ŭ	Ū		- 1
73	TOTAL, COMMUNITY SERVICE FUND	67,067	70,834	137,901	137,901	0	67,067	70,834	137,901	0	0	72,968	74,945	147,913	0	0



# **Ready for School?**



MINNESOTA SCHOOL READINESS BUSINESS ADVISORY COUNCIL: POLICY TASK FORCE REPORT December 9, 2004

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