1.1 1.2	Senator Abeler from the Committee on Human Services Reform Finance and Policy, to which was referred
1.3 1.4	S.F. No. 3249: A bill for an act relating to human services; providing funding for shelter-linked mental health grants; appropriating money.
1.5	Reports the same back with the recommendation that the bill be amended as follows:
1.6	Delete everything after the enacting clause and insert:
1.7	"Section 1. [144.1508] MENTAL HEALTH PROVIDER SUPERVISION GRANT
1.8	PROGRAM.
1.9	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.10	the meanings given.
1.11	(b) "Mental health professional" means an individual who meets one of the qualifications
1.12	specified in section 245I.04, subdivision 2.
1.13	(c) "Underrepresented community" has the meaning given in section 148E.010,
1.14	subdivision 20.
1.15	Subd. 2. Grant program established. The commissioner of health shall award grants
1.16	to licensed or certified mental health providers who meet the criteria in subdivision 3 to
1.17	fund supervision of interns and clinical trainees who are working toward becoming a mental
1.18	health professional and to subsidize the costs of licensing applications and examination fees
1.19	for clinical trainees.
1.20	Subd. 3. Eligible providers. In order to be eligible for a grant under this section, a mental
1.21	health provider must:
1.22	(1) provide at least 25 percent of the provider's yearly patient encounters to state public
1.23	program enrollees or patients receiving sliding fee schedule discounts through a formal
1.24	sliding fee schedule meeting the standards established by the United States Department of
1.25	Health and Human Services under Code of Federal Regulations, title 42, section 51c.303;
1.26	<u>or</u>
1.27	(2) primarily serve underrepresented communities.
1.28	Subd. 4. Application; grant award. A mental health provider seeking a grant under
1.29	this section must apply to the commissioner at a time and in a manner specified by the
1.30	commissioner. The commissioner shall review each application to determine if the application
1.31	is complete, the mental health provider is eligible for a grant, and the proposed project is
1.32	an allowable use of grant funds. The commissioner must determine the grant amount awarded
1.33	to applicants that the commissioner determines will receive a grant.

2.1	Subd. 5. Allowable uses of grant funds. A mental health provider must use grant funds
2.2	received under this section for one or more of the following:
2.3	(1) to pay for direct supervision hours for interns and clinical trainees, in an amount up
2.4	to \$7,500 per intern or clinical trainee;
2.5	(2) to establish a program to provide supervision to multiple interns or clinical trainees;
2.6	or
2.7	(3) to pay licensing application and examination fees for clinical trainees.
2.8	Subd. 6. Program oversight. During the grant period, the commissioner may require
2.9	grant recipients to provide the commissioner with information necessary to evaluate the
2.10	program.
2.11	Sec. 2. [245.096] CHANGES TO GRANT PROGRAMS.
2.12	Prior to making any changes to a grant program administered by the Department of
2.13	Human Services, the commissioner of human services must provide a report on the nature
2.14	of the changes, the effect the changes will have, whether any funding will change, and other
2.15	relevant information, to the chairs and ranking minority members of the legislative
2.16	committees with jurisdiction over human services. The report must be provided prior to the
2.17	start of a regular session and the proposed changes cannot be implemented until after the
2.18	adjournment of that regular session.
2.19	Sec. 3. Minnesota Statutes 2020, section 245.4661, as amended by Laws 2021, chapter
2.20	30, article 17, section 21, is amended to read:
2.21	245.4661 PILOT PROJECTS; ADULT MENTAL HEALTH <u>INITIATIVE</u>
2.22	SERVICES.
2.23	Subdivision 1. Authorization for pilot projects Adult mental health initiative
2.24	services. The commissioner of human services may approve pilot projects to provide
2.25	alternatives to or enhance coordination of Each county board must provide or contract for
2.26	sufficient infrastructure for the delivery of mental health services required under the
2.27	Minnesota Comprehensive Adult Mental Health Act, sections 245.461 to 245.486 for adults
2.28	in the county with serious and persistent mental illness through adult mental health initiatives.
2.29	A client may be required to pay a fee for services pursuant to section 245.481. Adult mental
2.30	health initiatives must be designed to improve the ability of adults with serious and persistent
2.31	mental illness to receive services.

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Subd. 2. Program design and implementation. The pilot projects Adult mental health 3.1 initiatives shall be established to design, plan, and improve the responsible for designing, 3.2 planning, improving, and maintaining a mental health service delivery system for adults 3.3 with serious and persistent mental illness that would: 3.4 (1) provide an expanded array of services from which clients can choose services 3.5 appropriate to their needs; 3.6 (2) be based on purchasing strategies that improve access and coordinate services without 3.7 cost shifting; 3.8 (3) incorporate existing state facilities and resources into the community mental health 3.9 infrastructure through creative partnerships with local vendors; and 3.10 (4) utilize existing categorical funding streams and reimbursement sources in combined 3.11 and creative ways, except appropriations to regional treatment centers and all funds that are 3.12 attributable to the operation of state-operated services are excluded unless appropriated 3.13 specifically by the legislature for a purpose consistent with this section or section 246.0136, 3.14 subdivision 1. 3.15 Subd. 3. Program Adult mental health initiative evaluation. Evaluation of each project 3.16 adult mental health initiative will be based on outcome evaluation criteria negotiated with 3.17 each project county or region prior to implementation. 3.18 Subd. 4. Notice of project adult mental health initiative discontinuation. Each project 3.19 adult mental health initiative may be discontinued for any reason by the project's managing 3.20 entity or the commissioner of human services, after 90 days' written notice to the other 3.21 party. 3.22 Subd. 5. Planning for pilot projects adult mental health initiatives. (a) Each local 3.23 plan for a pilot project adult mental health initiative services, with the exception of the 3.24 placement of a Minnesota specialty treatment facility as defined in paragraph (c) of intensive 3.25 residential treatment services facilities licensed under chapter 245I, must be developed 3.26 under the direction of the county board, or multiple county boards acting jointly, as the local 3.27 mental health authority. The planning process for each pilot adult mental health initiative 3.28 shall include, but not be limited to, mental health consumers, families, advocates, local 3.29 mental health advisory councils, local and state providers, representatives of state and local 3.30 public employee bargaining units, and the department of human services. As part of the 3.31 planning process, the county board or boards shall designate a managing entity responsible 3.32 for receipt of funds and management of the pilot project adult mental health initiatives. 3.33

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(b) For Minnesota specialty intensive residential treatment services facilities, the 4.1 commissioner shall issue a request for proposal for regions in which a need has been 4.2 identified for services. 4.3 (c) For purposes of this section, "Minnesota specialty treatment facility" is defined as 4.4 an intensive residential treatment service licensed under chapter 245I. 4.5 Subd. 6. Duties of commissioner. (a) For purposes of the pilot projects adult mental 4.6 health initiatives, the commissioner shall facilitate integration of funds or other resources 4.7 as needed and requested by each project adult mental health initiative. These resources may 4.8 include: 4.9 (1) community support services funds administered under Minnesota Rules, parts 4.10 9535.1700 to 9535.1760: 4.11 (2) other mental health special project funds; 4.12 (3) medical assistance, MinnesotaCare, and housing support under chapter 256I if 4.13 requested by the project's adult mental health initiative's managing entity, and if the 4.14 commissioner determines this would be consistent with the state's overall health care reform 4.15 efforts; and 4.16 (4) regional treatment center resources consistent with section 246.0136, subdivision 1. 4.17 (b) The commissioner shall consider the following criteria in awarding start-up and 4.18 implementation grants for the pilot projects adult mental health initiatives: 4.19 (1) the ability of the proposed projects initiatives to accomplish the objectives described 4.20 in subdivision 2; 4.21 (2) the size of the target population to be served; and 4.22 (3) geographical distribution. 4.23 (c) The commissioner shall review overall status of the projects initiatives at least every 4.24 two years and recommend any legislative changes needed by January 15 of each 4.25 4.26 odd-numbered year. (d) The commissioner may waive administrative rule requirements which that are 4.27 incompatible with the implementation of the pilot project adult mental health initiative. 4.28 (e) The commissioner may exempt the participating counties from fiscal sanctions for 4.29 noncompliance with requirements in laws and rules which that are incompatible with the 4.30 implementation of the pilot project adult mental health initiative. 4.31

SS3249R 03/31/22 SENATEE AH (f) The commissioner may award grants to an entity designated by a county board or 5.1 group of county boards to pay for start-up and implementation costs of the pilot project 5.2 adult mental health initiative. 5.3 Subd. 7. Duties of county board. The county board, or other entity which is approved 5.4 to administer a pilot project an adult mental health initiative, shall: 5.5 (1) administer the project initiative in a manner which that is consistent with the objectives 5.6 described in subdivision 2 and the planning process described in subdivision 5; 5.7 (2) assure that no one is denied services for which that they would otherwise be eligible; 5.8 and 5.9 (3) provide the commissioner of human services with timely and pertinent information 5.10 through the following methods: 5.11 (i) submission of mental health plans and plan amendments which are based on a format 5.12 and timetable determined by the commissioner; 5.13 (ii) submission of social services expenditure and grant reconciliation reports, based on 5.14 a coding format to be determined by mutual agreement between the project's initiative's 5.15 managing entity and the commissioner; and 5.16 (iii) submission of data and participation in an evaluation of the pilot projects adult 5.17 mental health initiatives, to be designed cooperatively by the commissioner and the projects 5.18 initiatives. 5.19 Subd. 8. Budget flexibility. The commissioner may make budget transfers that do not 5.20 increase the state share of costs to effectively implement the restructuring of adult mental 5.21 health services. 5.22 Subd. 9. Services and programs. (a) The following three distinct grant programs are 5.23 funded under this section: 5.24 5.25 (1) mental health crisis services; 5.26 (2) housing with supports for adults with serious mental illness; and (3) projects for assistance in transitioning from homelessness (PATH program). 5.27 (b) In addition, the following are eligible for grant funds: 5.28 (1) community education and prevention; 5.29 (2) client outreach; 5.30 (3) early identification and intervention; 5.31

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- 6.1 (4) adult outpatient diagnostic assessment and psychological testing;
- 6.2 (5) peer support services;
- 6.3 (6) community support program services (CSP);
- 6.4 (7) adult residential crisis stabilization;
- 6.5 (8) supported employment;
- 6.6 (9) assertive community treatment (ACT);
- 6.7 (10) housing subsidies;
- 6.8 (11) basic living, social skills, and community intervention;
- 6.9 (12) emergency response services;
- 6.10 (13) adult outpatient psychotherapy;
- 6.11 (14) adult outpatient medication management;
- 6.12 (15) adult mobile crisis services;
- 6.13 (16) adult day treatment;
- 6.14 (17) partial hospitalization;
- 6.15 (18) adult residential treatment;
- 6.16 (19) adult mental health targeted case management;
- 6.17 (20) intensive community rehabilitative services (ICRS); and
- 6.18 (21) transportation.

Subd. 10. Commissioner duty to report on use of grant funds biennially. By November
1, 2016, and biennially thereafter, the commissioner of human services shall provide
sufficient information to the members of the legislative committees having jurisdiction over
mental health funding and policy issues to evaluate the use of funds appropriated under this
section of law. The commissioner shall provide, at a minimum, the following information:

- (1) the amount of funding to <u>adult</u> mental health initiatives, what programs and services
 were funded in the previous two years, gaps in services that each initiative brought to the
 attention of the commissioner, and outcome data for the programs and services that were
 funded; and
- 6.28

(2) the amount of funding for other targeted services and the location of services.

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7.1	Subd. 11. Adult mental health initiative funding. When implementing the reformed
7.2	funding formula to distribute adult mental health initiative funds, the commissioner shall
7.3	ensure that no adult mental health initiative region receives less than the amount the region
7.4	received in fiscal year 2022 in combined adult mental health initiative funding and Moose
7.5	Lake Alternative funding.
7.6	Sec. 4. Minnesota Statutes 2021 Supplement, section 245I.23, subdivision 19, is amended
7.7	to read:
7.8	Subd. 19. Program facility. (a) The license holder must be licensed or certified as a
7.9	board and lodging facility, supervised living facility, or a boarding care home by the
7.10	Department of Health.
7.11	(b) The license holder must have a capacity of five to 16 beds and the program must not
7.12	be declared as an institution for mental disease.
7.13	(c) The license holder must furnish each program location to meet the psychological,
7.14	emotional, and developmental needs of clients.
7.15	(d) The license holder must provide one living room or lounge area per program location.
7.16	There must be space available to provide services according to each client's treatment plan,
7.17	such as an area for learning recreation time skills and areas for learning independent living
7.18	skills, such as laundering clothes and preparing meals.
7.19	(e) The license holder must ensure that each program location allows each client to have
7.20	privacy. Each client must have privacy during assessment interviews and counseling sessions.
7.21	Each client must have a space designated for the client to see outside visitors at the program
7.22	facility.
7.23	(f) Notwithstanding any other provision of law, the license holder may operate a locked
7.24	facility to provide treatment for patients who have been transferred from a jail or have been
7.25	deemed incompetent to stand trial and a judge determines that the patient needs to be in a
7.26	secure facility. The locked facility must meet building and fire code requirements. The
7.27	commissioner may, within available appropriations, disburse grant funding to counties,
7.28	Tribes, or mental health service providers to establish new locked facilities.
7.29	EFFECTIVE DATE. This section is effective July 1, 2022, or upon federal approval,
7.30	whichever is later. The commissioner of human services shall notify the revisor of statutes
7.31	when federal approval is obtained.

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8.1	Sec. 5. Minnesota Statutes 2020, sec	tion 256B.0622, su	odivision 5a, is am	nended to read:
8.2	Subd. 5a. Standards for intensive	residential rehabili	tative mental heal	th services. (a)
8.3	The standards in this subdivision appl	y to intensive reside	ential mental healt	h services.
8.4	(b) The provider of intensive reside	ential treatment serv	vices must have su	fficient staff to
8.5	provide 24-hour-per-day coverage to	deliver the rehabilita	ative services desc	ribed in the
8.6	treatment plan and to safely supervise	and direct the activ	ities of clients, giv	ven the client's
8.7	level of behavioral and psychiatric sta	bility, cultural needs	s, and vulnerability	y. The provider
8.8	must have the capacity within the faci	lity to provide integ	rated services for	chemical
8.9	dependency, illness management serve	ices, and family edu	cation, when appr	opriate.
8.10	Notwithstanding any other provision o	f law, the license ho	lder may operate a	locked facility
8.11	to provide treatment for patients who h	ave been transferred	l from a jail or hav	e been deemed
8.12	incompetent to stand trial and a judge	determines that the	patient needs to b	e in a secure
8.13	facility. The locked facility must meet	building and fire co	ode requirements.	
8.14	(c) At a minimum:			
8.15	(1) staff must provide direction and	d supervision when	ever clients are pro	esent in the
8.16	facility;			
8.17	(2) staff must remain awake during	g all work hours;		
8.18	(3) there must be a staffing ratio of	f at least one to nine	clients for each da	ay and evening
8.19	shift. If more than nine clients are pre-	sent at the residentia	al site, there must	be a minimum
8.20	of two staff during day and evening shi	fts, one of whom m	ıst be a mental hea	lth practitioner
8.21	or mental health professional;			
8.22	(4) if services are provided to clier	nts who need the ser	vices of a medical	professional,
8.23	the provider shall ensure that these serv	ices are provided eit	her by the provider	's own medical
8.24	staff or through referral to a medical p	professional; and		
8.25	(5) the provider must ensure the tir	nely availability of a	a licensed registere	ed nurse, either
8.26	directly employed or under contract, w	vho is responsible f	or ensuring the eff	ectiveness and
8.27	safety of medication administration in	the facility and asso	essing clients for n	nedication side
8.28	effects and drug interactions.			
8.29	(d) Services must be provided by a	qualified staff as def	ined in section 25	6B.0623,
8.30	subdivision 5, who are trained and sup	ervised according to	o section 256B.062	23, subdivision
8.31	6, except that mental health rehabilitat	ion workers acting a	s overnight staff a	re not required
8.32	to comply with section 256B.0623, su	bdivision 5, paragra	uph (a), clause (4),	item (iv).

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9.1 (e) The clinical supervisor must be an active member of the intensive residential services
9.2 treatment team. The team must meet with the clinical supervisor at least weekly to discuss
9.3 clients' progress and make rapid adjustments to meet clients' needs. The team meeting shall
9.4 include client-specific case reviews and general treatment discussions among team members.
9.5 Client-specific case reviews and planning must be documented in the client's treatment

9.6 record.

9.7 (f) Treatment staff must have prompt access in person or by telephone to a mental health
9.8 practitioner or mental health professional. The provider must have the capacity to promptly
9.9 and appropriately respond to emergent needs and make any necessary staffing adjustments
9.10 to ensure the health and safety of clients.

9.11 (g) The initial functional assessment must be completed within ten days of intake and
9.12 updated at least every 30 days, or prior to discharge from the service, whichever comes
9.13 first.

9.14 (h) The initial individual treatment plan must be completed within 24 hours of admission.
9.15 Within ten days of admission, the initial treatment plan must be refined and further developed,
9.16 except for providers certified according to Minnesota Rules, parts 9533.0010 to 9533.0180.
9.17 The individual treatment plan must be reviewed with the client and updated at least monthly.

9.18 EFFECTIVE DATE. This section is effective July 1, 2022, or upon federal approval,
9.19 whichever is later. The commissioner of human services shall notify the revisor of statutes
9.20 when federal approval is obtained.

9.21 Sec. 6. Minnesota Statutes 2021 Supplement, section 256B.0625, subdivision 5, is amended
9.22 to read:

9.23 Subd. 5. Community mental health center services. Medical assistance covers
9.24 community mental health center services provided by a community mental health center
9.25 that meets the requirements in paragraphs (a) to (j).

9.26

(a) The provider must be certified as a mental health clinic under section 245I.20.

9.27 (b) In addition to the policies and procedures required by section 245I.03, the provider
9.28 must establish, enforce, and maintain the policies and procedures for oversight of clinical
9.29 services by a doctoral-level psychologist or a board-certified or board-eligible psychiatrist.
9.30 These policies and procedures must be developed with the involvement of a doctoral-level
9.31 psychologist and a board-certified or board-eligible psychiatrist, and must include:

9.32 (1) requirements for when to seek clinical consultation with a doctoral-level psychologist
9.33 or a board-certified or board-eligible psychiatrist;

10.1 (2) requirements for the involvement of a doctoral-level psychologist or a board-certified
10.2 or board-eligible psychiatrist in the direction of clinical services; and

10.3 (3) involvement of a doctoral-level psychologist or a board-certified or board-eligible
10.4 psychiatrist in quality improvement initiatives and review as part of a multidisciplinary care
10.5 team.

10.6 (c) The provider must be a private nonprofit corporation or a governmental agency and
10.7 have a community board of directors as specified by section 245.66.

(d) The provider must have a sliding fee scale that meets the requirements in section
245.481, and agree to serve within the limits of its capacity all individuals residing in its
service delivery area.

(e) At a minimum, the provider must provide the following outpatient mental health 10.11 services: diagnostic assessment; explanation of findings; family, group, and individual 10.12 psychotherapy, including crisis intervention psychotherapy services, psychological testing, 10.13 and medication management. In addition, the provider must provide or be capable of 10.14 providing upon request of the local mental health authority day treatment services, multiple 10.15 family group psychotherapy, and professional home-based mental health services. The 10.16 provider must have the capacity to provide such services to specialized populations such 10.17 as the elderly, families with children, persons who are seriously and persistently mentally 10.18 ill, and children who are seriously emotionally disturbed. 10.19

(f) The provider must be capable of providing the services specified in paragraph (e) to
individuals who are dually diagnosed with mental illness or emotional disturbance, and
substance use disorder, and to individuals who are dually diagnosed with a mental illness
or emotional disturbance and developmental disability.

(g) The provider must provide 24-hour emergency care services or demonstrate the
capacity to assist recipients in need of such services to access such services on a 24-hour
basis.

10.27 (h) The provider must have a contract with the local mental health authority to provide10.28 one or more of the services specified in paragraph (e).

(i) The provider must agree, upon request of the local mental health authority, to enter
into a contract with the county to provide mental health services not reimbursable under
the medical assistance program.

(j) The provider may not be enrolled with the medical assistance program as both ahospital and a community mental health center. The community mental health center's

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(c) Officer-involved community-based care coordination must be provided by an 12.1 individual who is an employee of or is under contract with a county, or is an employee of 12.2 or under contract with an Indian health service facility or facility owned and operated by a 12.3 tribe or a tribal organization operating under Public Law 93-638 as a 638 facility to provide 12.4 officer-involved community-based care coordination and is qualified under one of the 12.5 following criteria: 12.6 (1) a mental health professional; 12.7 (2) a clinical trainee qualified according to section 245I.04, subdivision 6, working under 12.8 the treatment supervision of a mental health professional according to section 245I.06; 12.9 (3) a mental health practitioner qualified according to section 245I.04, subdivision 4, 12.10 working under the treatment supervision of a mental health professional according to section 12.11 245I.06; 12.12 (4) a mental health certified peer specialist qualified according to section 245I.04, 12.13 subdivision 10, working under the treatment supervision of a mental health professional 12.14 according to section 245I.06; 12.15 (5) an individual qualified as an alcohol and drug counselor under section 245G.11, 12.16

12.17 subdivision 5; or

(6) a recovery peer qualified under section 245G.11, subdivision 8, working under the
supervision of an individual qualified as an alcohol and drug counselor under section
245G.11, subdivision 5.

12.21 (d) Reimbursement is allowed for up to 60 days following the initial determination of12.22 eligibility.

(e) Providers of officer-involved community-based care coordination shall annually
report to the commissioner on the number of individuals served, and number of the
community-based services that were accessed by recipients. The commissioner shall ensure
that services and payments provided under officer-involved community-based care
coordination do not duplicate services or payments provided under section 256B.0625,
subdivision 20, 256B.0753, 256B.0755, or 256B.0757.

(f) Notwithstanding section 256B.19, subdivision 1, the nonfederal share of cost for
officer-involved community-based care coordination services shall be provided by the
county providing the services, from sources other than federal funds or funds used to match
other federal funds.

03/31/22 SENATEE AH Sec. 8. [611.41] DEFINITIONS. 13.1 (a) For the purposes of sections 611.41 to 611.43, the following terms have the meanings 13.2 given. 13.3 13.4 (b) "Cognitive impairment" means any deficiency in the ability to think, perceive, reason, 13.5 or remember caused by injury, genetic condition, or brain abnormality. (c) "Competency restoration program" means a structured program of clinical and 13.6 13.7 educational services that is designed to identify and address barriers to a defendant's ability to understand the criminal proceedings, consult with counsel, and participate in the defense. 13.8 (d) "Forensic navigator" means a person who provides the services under section 611.42, 13.9 subdivision 2. 13.10 (e) "Mental illness" means an organic disorder of the brain or a substantial psychiatric 13.11 disorder of thought, mood, perception, orientation, or memory. 13.12 Sec. 9. [611.42] FORENSIC NAVIGATOR SERVICES. 13.13 13.14 Subdivision 1. Availability of forensic navigator services. Counties must provide or 13.15 contract for enough forensic navigator services to meet the needs of adult defendants in each judicial district upon a motion regarding competency pursuant to Minnesota Rule of 13.16 Criminal Procedure 20.01. 13.17 13.18 Subd. 2. Duties. (a) Forensic navigators shall provide services to assist defendants with mental illnesses and cognitive impairments. Services may include, but are not limited to: 13.19 (1) developing bridge plans under subdivision 3 of this section; 13.20 13.21 (2) coordinating timely placement in court-ordered competency restoration programs; (3) providing competency restoration education; 13.22 13.23 (4) reporting to the county on the progress of defendants in a competence restoration program; 13.24 (5) providing coordinating services to help defendants access needed mental health, 13.25 medical, housing, financial, social, transportation, precharge and pretrial diversion, and 13.26 other necessary services provided by other programs and community service providers; and 13.27 (6) communicating with and offering supportive resources to defendants and family 13.28 13.29 members of defendants. (b) As the accountable party over the defendant, forensic navigators must meet at least 13.30 quarterly with the defendant. 13.31

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14.1	(c) If a defendant's charges are dismissed, the appointed forensic navigator may continue
14.2	assertive outreach with the individual for up to 90 days to assist in attaining stability in the
14.3	community.
14.4	Subd. 3. Bridge plans. (a) The forensic navigator must prepare bridge plans with the
14.5	defendant. The bridge plan must include:
14.6	(1) a confirmed housing address the defendant will use, including but not limited to
14.7	emergency shelters;
14.8	(2) if possible, the dates, times, locations, and contact information for any appointments
14.9	made to further coordinate support and assistance for the defendant in the community,
14.10	including but not limited to mental health and substance use disorder treatment, or a list of
14.11	referrals to services; and
14.12	(3) any other referrals, resources, or recommendations the forensic navigator deems
14.13	necessary.
14.14	(b) Bridge plans and any supporting records or other data submitted with those plans
14.15	are not accessible to the public.
14.16	Subd. 4. Funds. Each fiscal year, the commissioner of human services must distribute
14.17	the total amount appropriated for forensic navigator services under this section to counties
14.18	based upon their proportional share of persons deemed incompetent to stand trial and using
14.19	the forensic navigator services during the prior fiscal year.
14.20	Sec. 10. [611.43] COMPETENCY RESTORATION CURRICULUM.
14.21	(a) By January 1, 2023, counties must choose a competency restoration curriculum to
14.22	educate and assist defendants receiving forensic navigator services to attain the ability to:
14.23	(1) rationally consult with counsel;
14.24	(2) understand the proceedings; and
14.25	(3) participate in the defense.
14.26	(b) The curriculum must be flexible enough to be delivered by individuals with various
14.27	levels of education and qualifications, including but not limited to professionals in criminal
14.28	justice, health care, mental health care, and social services.

15.1	Sec. 11. DIRECTION TO COMMISSIONER OF HUMAN SERVICES;
15.2	DEVELOPMENT OF MEDICAL ASSISTANCE ELIGIBLE MENTAL HEALTH
15.3	BENEFIT FOR CHILDREN IN CRISIS.
15.4	(a) The commissioner of human services, in consultation with providers, counties, and
15.5	other stakeholders, must develop a covered service under medical assistance to provide
15.6	residential crisis stabilization for children. The benefit must:
15.7	(1) consist of services that contribute to effective treatment to children experiencing a
15.8	mental health crisis;
15.9	(2) provide for simplicity of service, design, and administration;
15.10	(3) support participation by all payors; and
15.11	(4) include services that support children and families that comprise of:
15.12	(i) an assessment of the child's immediate needs and factors that lead to the mental health
15.13	<u>crisis;</u>
15.14	(ii) individualized treatment to address immediate needs and restore the child to a precrisis
15.15	level of functioning;
15.16	(iii) 24-hour on-site staff and assistance;
15.17	(iv) supportive counseling;
15.18	(v) skills training as identified in the child's individual crisis stabilization plan;
15.19	(vi) referrals to other service providers in the community as needed and to support the
15.20	child's transition from residential crisis stabilization services;
15.21	(vii) development of a crisis response action plan; and
15.22	(viii) assistance to access and store medication.
15.23	(c) Eligible services must not be denied based on service location or service entity.
15.24	(d) When developing the new benefit, the commission must also make recommendations
15.25	or propose a method for medical assistance enrollees to also receive a housing support
15.26	benefit to cover room and board.
15.27	(e) No later than February 1, 2023, the commissioner, in consultation with counties,
15.28	stakeholders, and providers, must submit to the chairs and ranking minority members of
15.29	the legislative committees with jurisdiction over human services policy and finance a timeline
15.30	for developing the fiscal and service analysis for the mental health benefit under this section,

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16.1	and a deadline for the commissioner	to submit a state pla	an amendment to the	Centers for
16.2	Medicare and Medicaid Services.			
16.3	Sec. 12. <u>MENTAL HEALTH UR</u>	RGENCY ROOM G	RANTS.	
16.4	Subdivision 1. Establishment.	The commissioner of	human services mus	st establish a
16.5	competitive grant program for medie	cal providers and not	nprofits seeking to b	ecome a
16.6	first-contact resource for youths hav	ving a mental health o	crisis through the use	e of urgency
16.7	rooms.			
16.8	Subd. 2. Goal. The goal of this g	grant program is to ad	ddress emergency m	ental health
16.9	needs by creating urgency rooms that	at can be used by you	uths age 25 and unde	r having a
16.10	mental health crisis as a first-contact	t resource.		
16.11	Subd. 3. Eligible applicants. (a)	To be eligible for a g	grant under this section	on, applicants
16.12	must be:			
16.13	(1) an existing medical provider,	including hospitals	or emergency rooms	<u>'</u>
16.14	(2) a nonprofit that is in the busin	ness of providing me	ental health services;	or
16.15	(3) a nonprofit serving an unders	served or rural comm	unity that will partn	er with an
16.16	existing medical provider or nonpro	fit that is in the busin	ness of providing me	ntal health
16.17	services.			
16.18	(b) Applicants must have staff w	ho are licensed ment	tal health professiona	als as defined
16.19	under Minnesota Statutes, section 24	45I.02, subdivision 2	27.	
16.20	(c) Applicants may have the capa	ability to:		
16.21	(1) perform a medical evaluation	and mental health eva	aluation upon a youth	n's admittance
16.22	to an urgency room;			
16.23	(2) accommodate a youth's stay f	for up to 72 hours;		
16.24	(3) conduct a substance use disor	rder screening;		
16.25	(4) conduct a mental health crisis	s assessment;		
16.26	(5) provide peer support services	<u>.</u>		
16.27	(6) provide crisis stabilization se	rvices;		
16.28	(7) provide access to crisis psych	niatry; and		
16.29	(8) provide access to care planning	ng and case manager	ment.	

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17.1	(d) Applicants must have a connecti	on to inpatient and o	utpatient mental hea	lth services,
17.2	including a physical health screening.			
17.3	(e) Applicants that are not medical	providers must agre	e to partner with a n	learby
17.4	emergency room or hospital to provide	services in the ever	nt of an emergency.	
17.5	(f) Applicants must agree to accept	patients regardless	of their insurance st	atus or their
17.6	ability to pay.			
17.7	Subd. 4. Applications. (a) Entities	seeking grants unde	r this section shall a	pply to the
17.8	commissioner. The grant applicant must	include a descriptio	n of the project that t	he applicant
17.9	is proposing, the amount of money that t	he applicant is seeki	ng, a proposed budge	et describing
17.10	how the applicant will spend the grant	money, and how the	e applicant intends to	o meet the
17.11	goals of the program. Nonprofits that s	erve an underserved	l or rural community	y that are
17.12	partnering with an existing medical pro	vider or nonprofit th	at is in the business of	ofproviding
17.13	mental health services must submit a jo	oint application with	the partnering entit	<u>.y.</u>
17.14	(b) Priority must be given to applic	ations that:		
17.15	(1) demonstrate a need for the prog	ram in the region;		
17.16	(2) provide a detailed service plan,	including the servic	es that will be provi	ded and to
17.17	whom, and staffing requirements;			
17.18	(3) provide an estimated cost of ope	erating the program;	<u>.</u>	
17.19	(4) verify financial sustainability by	detailing sufficient	funding sources and	the capacity
17.20	to obtain third-party payments for service	ces provided, includi	ng private insurance	and federal
17.21	Medicaid and Medicare financial partie	cipation;		
17.22	(5) demonstrate an ability and willi	ngness to build on e	xisting resources in	the
17.23	community; and			
17.24	(6) agree to an evaluation of service	es and financial viab	vility by the commis	sioner.
17.25	Subd. 5. Grant activities. Grantees	s must use grant mor	ney to create urgenc	y rooms to
17.26	provide emergency mental health servi	ces and become a fi	rst-contact resource	for youths
17.27	having a mental health crisis. Grant me	oney uses may inclu	de funding for:	
17.28	(1) expanding current space to crea	te an urgency room;		
17.29	(2) performing medical or mental h	ealth evaluations;		
17.30	(3) developing a care plan for the y	outh; or		

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18.1	(4) providing recommendations	for further care, eithe	r at an inpatient or c	outpatient
18.2	facility.			
18.3	Subd. 6. Reporting. (a) Grantees	s must provide a repor	t to the commissione	er in a manner
18.4	specified by the commissioner on th	•		
18.5	(1) how grant funds were spent;			
18.6	(2) how many youths the grantee	e served; and		
18.7	(3) how the grantee met the goal	of the grant program	<u>-</u>	
18.8	(b) The commissioner must prov	ide a report to the chai	rs and ranking mino	rity members
18.9	of the legislative committees with jur	isdiction over human	services regarding g	rant activities
18.10	one year from the date all grant cont	tracts have been executive	uted. The commission	oner must
18.11	provide an updated report two years	from the date all gran	nt contracts have be	en executed
18.12	on the progress of the grant program	n and how grant funds	s were spent. This re	port must be
18.13	made available to the public.			
18.14	Sec. 13. APPROPRIATION; SC	HOOL-LINKED M	ENTAL HEALTH	GRANTS.
18.15	\$ in fiscal year 2023 is appre-	opriated from the gen	eral fund to the com	missioner of
18.16	human services for school-linked m	ental health grants un	der Minnesota Statu	ites, section
18.17	245.4901. This is a onetime appropriate the second	riation.		
18.18	Sec. 14. APPROPRIATION; SH	ELTER-LINKED N	IENTAL HEALTH	I GRANTS.
18.19	\$ in fiscal year 2023 is appre	opriated from the gen	eral fund to the corr	missioner of
18.20	human services for shelter-linked yo	outh mental health gra	ants under Minnesot	a Statutes,
18.21	section 256K.46.			
18.22	Sec. 15. APPROPRIATION; EX	PAND MOBILE CH	RISIS.	
18.23	\$ in fiscal year 2023 is appre-	opriated from the gen	eral fund to the com	missioner of
18.24	human services for additional funding	ng for grants for adult	t mobile crisis servio	ces under
18.25	Minnesota Statutes, section 245.466	1, subdivision 9, para	agraph (b), clause (1	5).
18.26	Sec. 16. APPROPRIATION; MI	ENTAL HEALTH U	RGENCY ROOM	S GRANT
18.27	PROGRAM.			
18.28	\$ in fiscal year 2023 is approx	opriated from the gen	eral fund to the corr	missioner of
18.29	human services for mental health ur			
18.30	appropriation.			

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19.1 Sec. 17. APPROPRIATION; MENTAL HEALTH PROFESSIONAL LOAN

19.2 **FORGIVENESS.**

- 19.3 Notwithstanding the priorities and distribution requirements under Minnesota Statutes,
- 19.4 section 144.1501, \$..... is appropriated in fiscal year 2023 from the general fund to the
- 19.5 <u>commissioner of health for the health professional loan forgiveness program to be used for</u>
- 19.6 loan forgiveness only for individuals who are eligible mental health professionals under
- 19.7 Minnesota Statutes, section 144.1501. Notwithstanding Minnesota Statutes, section 144.1501,
- 19.8 subdivision 2, paragraph (b), if the commissioner of health does not receive enough qualified
- 19.9 mental health professional applicants within fiscal year 2023 to use this entire appropriation,
- 19.10 the remaining funds shall be carried over to the next biennium and allocated proportionally
- among the other eligible professions in accordance with Minnesota Statutes, section 144.1501,
- 19.12 subdivision 2.

19.13 Sec. 18. <u>APPROPRIATION; MENTAL HEALTH PROVIDER SUPERVISION</u> 19.14 GRANT PROGRAM.

19.15 \$..... is appropriated in fiscal year 2023 from the general fund to the commissioner of
 19.16 health for the mental health provider supervision grant program under Minnesota Statutes,
 19.17 section 144.1508.

19.18 Sec. 19. APPROPRIATION; INTENSIVE RESIDENTIAL TREATMENT

19.19 **SERVICES.**

19.20 \$..... in fiscal year 2023 is appropriated from the general fund to the commissioner of
19.21 human services to provide start-up funds to intensive residential treatment service providers
19.22 to provide treatment in locked facilities for patients who have been transferred from a jail
19.23 or who have been deemed incompetent to stand trial and a judge has determined that the
19.24 patient needs to be in a secure facility. This is a onetime appropriation.

19.25 Sec. 20. APPROPRIATION; ADULT MENTAL HEALTH INITIATIVES FUNDING.

\$..... in fiscal year 2023 is appropriated from the general fund to the commissioner of human services to ensure that no adult mental health initiative region receives less funding due to formula changes pursuant to Minnesota Statutes, section 245.4661, subdivision 11.

19.29 Sec. 21. APPROPRIATION; FORENSIC NAVIGATORS.

19.30 \$2,000,000 in fiscal year 2023 is appropriated from the general fund to the commissioner

19.31 of human services for the costs associated with providing forensic navigator services under

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20.1	Minnesota Statutes, section 611.42. The general fund base for this appropriation is \$2,000,000
20.2	in fiscal year 2024 and \$2,000,000 in fiscal year 2025.
20.3	Sec. 22. <u>REPEALER.</u>
20.4	Minnesota Statutes 2020, section 245.4661, subdivision 8, is repealed."
20.5	Delete the title and insert:
20.6	"A bill for an act
20.7	relating to mental health; creating a mental health provider supervision grant
20.8	program; modifying adult mental health initiatives; modifying intensive residential
20.9	treatment services; modifying mental health fee-for-service payment rate; removing
20.10	county share; creating mental health urgency room grant program; directing the
20.11	commissioner to develop medical assistance mental health benefit for children;
20.12	establishing forensic navigator services; appropriating money amending Minnesota
20.13	Statutes 2020, sections 245.4661, as amended; 256B.0622, subdivision 5a;
20.14	Minnesota Statutes 2021 Supplement, sections 245I.23, subdivision 19; 256B.0625,
20.15	subdivisions 5, 56a; proposing coding for new law in Minnesota Statutes, chapters
20.16	144; 245; 611; repealing Minnesota Statutes 2020, section 245.4661, subdivision
20.17	8."
20.18	And when so amended the bill do pass and be re-referred to the Committee on Health
20.19	and Human Services Finance and Policy. Amendments adopted. Report adopted.
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20.20	
20.21	(Committee Chair)
20.22	March 31, 2022
20.23	(Date of Committee recommendation)