	05/05/23	SENATEE	SS	SH0782R
1.1	Senator Marty from the Committe	e on Finance, to which	was referred	
1.2 1.3 1.4	H.F. No. 782: A bill for an act relating to retirement; establishing the Minnesota Secure Choice retirement program; providing for civil penalties; transferring money; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 187.			
1.5	Reports the same back with the record	nmendation that the bil	l be amended as t	follows:
1.6	Delete everything after the enacting of	clause and insert:		
1.7	"Section 1. [187.01] MINNESOTA SE	CURE CHOICE RET	IREMENT PRO)GRAM;
1.8	CITATION.			
1.9	This chapter shall be known as and n	nay be cited as the "Mir	nnesota Secure Cl	hoice
1.10	Retirement Program Act."			
1.11	Sec. 2. [187.03] DEFINITIONS.			
1.12	Subdivision 1. Applicability. For pu	rposes of this chapter, the	he terms defined	in this
1.13	section have the meanings given them.			
1.14	Subd. 2. Board. "Board" or "board of directors" means the board of directors of the			
1.15	Minnesota Secure Choice retirement pro	gram.		
1.16	Subd. 3. Compensation. "Compensa	tion" means compensat	ion within the m	eaning of
1.17	Section 219(f)(1) of the Internal Revenu	e Code that is received	by a covered emp	oloyee
1.18	from, or with respect to service performe	ed for, a covered emplo	yer.	
1.19	Subd. 4. Contribution rate. "Contril	oution rate" means the p	ercentage of com	pensation
1.20	withheld from a covered employee's com	pensation and deposite	d in an account es	stablished
1.21	for the covered employee under the prog	gram.		
1.22	Subd. 5. Covered employee. (a) "Co	vered employee" means	a person who is o	employed
1.23	by a covered employer and who satisfies	any other criteria estab	blished by the boa	ard.
1.24	(b) Covered employee does not inclu	de:		
1.25	(1) a person who, on December 31 of	the preceding calendar	year, was younge	er than 18
1.26	years of age;			
1.27	(2) a person covered under the federa	al Railway Labor Act, a	s amended, Unite	ed States
1.28	Code, title 45, sections 151 et seq.;			
1.29	(3) a person on whose behalf an emp	loyer makes contributio	ons to a Taft-Hart	ley
1.30	multiemployer pension trust fund; or			

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2.1	(4) a person employed by the government of the United States, another country, the state
2.2	of Minnesota, another state, or any subdivision thereof.
2.3	Subd. 6. Covered employer. (a) "Covered employer" means a person or entity:
2.4	(1) engaged in a business, industry, profession, trade, or other enterprise in Minnesota,
2.5	whether for profit or not for profit;
2.6	(2) that employs five or more covered employees; and
2.7	(3) that does not sponsor or contribute to and did not in the immediately preceding 12
2.8	months sponsor or contribute to a retirement savings plan for its employees.
2.9	(b) Covered employer does not include:
2.10	(1) an employer that has not engaged in a business, industry, profession, trade, or other
2.11	enterprise in Minnesota, whether for profit or not for profit, at any time during the
2.12	immediately preceding 12 months; and
2.13	(2) a state or federal government or any political subdivision thereof.
2.14	(c) For purposes of this chapter in the case of a taxpaying employer described in section
2.15	268.046 that contracts with an employee leasing company, professional employer
2.16	organization, or similar person for such person to obtain the taxpaying employer's workforce
2.17	and provide workers to the taxpaying employer for a fee, the workers covered by such
2.18	contract shall be treated as employed by the taxpaying employer and not by such other
2.19	person. Nothing in this chapter shall prohibit a covered employer that is a taxpaying employer
2.20	described in section 268.046 from contracting with an employee leasing company,
2.21	professional employer organization, or similar person for such person to assist the taxpaying
2.22	employer with the performance of some or all of such taxpaying employer's responsibilities
2.23	as a covered employer under this chapter.
2.24	Subd. 7. Executive director. "Executive director" means the chief executive and
2.25	administrative head of the program.
2.26	Subd. 8. Internal Revenue Code. "Internal Revenue Code" means the Internal Revenue
2.27	Code of 1986, as amended, United States Code, title 26.
2.28	Subd. 9. Program. "Program" means the Minnesota Secure Choice retirement program.
2.29	Subd. 10. Retirement savings plan. "Retirement savings plan" means a plan or program
2.30	offered by an employer that permits contributions to be set aside for retirement on a pretax
2.31	or after-tax basis and permits all employees of the employer to participate except those
2.32	employees who have not satisfied participation eligibility requirements that are no more

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3.1	restrictive than the eligibility requirements permitted under section 410(b) of the Internal
3.2	Revenue Code. Retirement savings plan includes but is not limited to a plan described in
3.3	section 401(a) of the Internal Revenue Code, an annuity plan or annuity contract described
3.4	in section 403(a) or 403(b) of the Internal Revenue Code, a plan within the meaning of
3.5	section 457(b) of the Internal Revenue Code, a simplified employee pension (SEP) plan, a
3.6	savings incentive match plan for employees (SIMPLE) plan, an automatic enrollment payroll
3.7	deduction individual retirement account, and a multiemployer pension plan described in
3.8	section 414(f) of the Internal Revenue Code.
3.9	Subd. 11. Secure Choice administrative fund. "Secure Choice administrative fund"
3.10	or "administrative fund" means the fund established under section 187.06, subdivision 2.
3.11	Subd. 12. Secure Choice trust. "Secure Choice trust" or "trust" means a trust established
3.12	under section 187.06, subdivision 1, to hold contributions and investment earnings thereon
3.13	under the program.
3.14	Subd. 13. Roth IRA. "Roth IRA" means an individual retirement account established
3.15	under section 408A of the Internal Revenue Code to hold and invest after-tax assets.
3.16	Subd. 14. Traditional IRA. "Traditional IRA" means an individual retirement account
3.17	established under section 408 of the Internal Revenue Code to hold and invest pretax assets.
3.18	Sec. 3. [187.05] SECURE CHOICE RETIREMENT PROGRAM.
3.19	Subdivision 1. Program established. (a) The board must operate an employee retirement
3.20	savings program whereby employee payroll deduction contributions are transmitted on an
3.21	after-tax or pretax basis by covered employers to individual retirement accounts established
3.22	under the program.
3.23	(b) The board must establish procedures for opening a Roth IRA, a traditional IRA, or
3.24	both a Roth IRA and a traditional IRA for each covered employee whose covered employer
3.25	transmits employee payroll deduction contributions under the program.
3.26	(c) Contributions must be made on an after-tax (Roth) basis, unless the covered employee
3.27	elects to contribute on a pretax basis.
3.28	Subd. 2. Compliance with Internal Revenue Code. The board must establish and
3.29	administer each Roth IRA and traditional IRA opened under the program in compliance
3.30	with section 408 or 408A of the Internal Revenue Code, as applicable, for the benefit of the
3.31	covered employee for whom the account was opened.

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4.1	Subd. 3. Contributions held in trust. Each covered employer must transmit employee
4.2	payroll deduction contributions to an account established for the benefit of the covered
4.3	employee in a trust established to hold contributions under the program.
4.4	Subd. 4. Contribution rate. (a) The board must establish default, minimum, and
4.5	maximum employee contribution rates and an escalation schedule to automatically increase
4.6	each covered employee's contribution rate annually until the contribution rate is equal to
4.7	the maximum contribution rate.
4.8	(b) A covered employee must have the right, annually or more frequently as determined
4.9	by the board, to change the contribution rate, opt out or elect not to contribute, or cease
4.10	contributions.
4.11	Subd. 5. Vesting. Covered employees are 100 percent vested in their accounts at all
4.12	times.
4.13	Subd. 6. Withdrawals and distributions. The board must establish alternatives
4.14	permitting covered employees to take a withdrawal of all or a portion of the covered
4.15	employee's account while employed and one or more distributions following termination
4.16	of employment. Distribution alternatives must include lifetime income options.
4.17	Subd. 7. Individuals not employed by a covered employer. The board may allow
4.18	individuals to open and contribute to an account in the program, in which case the individual
4.19	shall be considered a covered employee for purposes of sections 187.05 to 187.12.
4.20	Sec. 4. [187.06] ESTABLISHMENT OF SECURE CHOICE TRUST AND
4.21	ADMINISTRATIVE FUND; EMPLOYEE ACCOUNTS; INVESTMENTS.
4.22	Subdivision 1. Secure Choice trust established. The Secure Choice trust is established
4.23	as an instrumentality of the state to hold employee payroll deduction contributions and
4.24	earnings on the contributions. The board must appoint a financial institution to act as trustee
4.25	or custodian. The trustee or custodian must manage and administer trust assets for the
4.26	exclusive purposes of providing benefits and defraying reasonable expenses of administering
4.27	the program.
4.28	Subd. 2. Secure Choice administrative fund established; money appropriated. (a)
4.29	The Secure Choice administrative fund is established in the state treasury as a fund separate
4.30	and apart from the Secure Choice trust.
4.31	(b) The board of directors may assess administrative fees on each covered employee's
4.32	account to be applied toward the expenses of administering the program. Money in the
4.33	administrative fund is appropriated to the board to pay administrative expenses of

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5.1	administering the program if fees from the trust are not sufficient to cover expenses. The
5.2	board must determine which administrative expenses will be paid using money in the
5.3	administrative fund and which administrative expenses will be paid using money in the trust
5.4	in the exercise of its fiduciary duty.
5.5	(c) The board may receive and deposit into the administrative fund any gifts, grants,
5.6	donations, loans, appropriations, or other moneys designated for the administrative fund
5.7	from the state, any unit of federal or local government, any other entity, or any person.
5.8	(d) Any interest or investment earnings that are attributable to money in the administrative
5.9	fund must be deposited into the administrative fund.
5.10	Subd. 3. Individual accounts established. The trustee or custodian, as applicable, must
5.11	maintain an account for employee payroll deduction contributions with respect to each
5.12	covered employee. Interest and earnings on the amount in the account are credited to the
5.13	account and losses are deducted.
5.14	Subd. 4. Investments. The board must make available for investment a diversified array
5.15	of investment funds selected by the State Board of Investment. Members of the board, the
5.16	executive director and members of the State Board of Investment, and all other fiduciaries
5.17	are relieved of fiduciary responsibility for investment losses resulting from a covered
5.18	employee's investment directions. Each covered employee is entitled to direct the investment
5.19	of the contributions credited to the covered employee's account in the trust and earnings on
5.20	the contributions into the array of investment funds selected by the State Board of Investment.
5.21	Subd. 5. Default investment fund. The board must designate a default investment fund
5.22	that is diversified to minimize the risk of large losses and consists of target date funds, a
5.23	balanced fund, a capital preservation fund, or any combination of the foregoing funds.
5.24	Accounts for which no investment direction has been given by the covered employee must
5.25	be invested in the default investment fund. Members of the board, the executive director of
5.26	the State Board of Investment, and all other fiduciaries are relieved of fiduciary duty with
5.27	regard to investment of assets in the default investment fund.
5.28	Subd. 6. Inalienability of accounts. No account under the program is subject to
5.29	assignment or alienation, either voluntarily or involuntarily, or to the claims of creditors,
5.30	except as provided in section 518.58.
5.31	Subd. 7. Accounts not property of the state or covered employers. The assets of the
5.32	Secure Choice trust shall be preserved, invested, and expended solely for the purposes of
5.33	the trust and no property rights in the trust assets shall exist in favor of the state or any
5.34	covered employer. The assets of the Secure Choice trust shall not be transferred or used by

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the state for any purpose other tha	n the purposes of the tru	st, including reas	sonable
administrative expenses of the pro	gram. Amounts deposite	ed in the trust sha	ll not constitute
property of the state and shall not	be commingled with sta	te funds, and the	state shall have
no claim to or against, or interest i	in, the assets of the Secu	re Choice trust.	
Sec. 5. [187.07] RESPONSIBII	LITIES OF COVEREI	D EMPLOYERS	<u>).</u>
Subdivision 1. Requirement t	o enroll employees. Ead	ch covered emplo	yer must enroll
its covered employees in the progr	ram and withhold payro	ll deduction conti	ributions from
each covered employee's paycheck,	unless the covered empl	oyee has elected n	ot to contribute.
The board must establish penalties	s for covered employers	for failing to enr	oll covered
employees.			
Subd. 2. Remitting contributi	ons. A covered employe	r must timely rem	it contributions
as required by the board. The boar	rd must establish penalti	es for covered en	nployers for
failing to timely remit contribution	<u>ns.</u>		
Subd. 3. Distribution of infor	mation. Covered emplo	oyers must provid	e information
prepared by the board to all covered	ed employees regarding	the program. The	e information
must be provided to each covered	employee at least 30 da	ys prior to the da	te of the first
paycheck from which employee co	ontributions could be de	ducted for transn	nittal to the
program, if the covered employee	does not elect to opt ou	t of the program.	
Subd. 4. No fiduciary response	sibility. Except for the re	esponsibilities de	scribed in
subdivisions 1 to 3, a covered emp	loyer has no obligations	to covered emplo	oyees and is not
a fiduciary for any purpose under	the program or in conne	ection with the Se	cure Choice
trust. Covered employers are not re	sponsible for the adminis	stration, investme	nt performance,
plan design, or benefits paid to co	vered employees.		
<u>Subd. 5. Employer liability.</u> <u>A</u>	covered employer is no	ot liable to a cove	ered employee
for damages alleged to have result	ed from a covered empl	oyee's participati	on in or failure
to participate in the program.			
Subd. 6. Enforcement. (a) The	e board must establish n	nonthly or quarter	rly penalties
against any covered employer that f	fails to comply with subd	livisions 1, 2, and	3. The penalties
for a failure to comply with subdiv	vision 2 shall be comme	nsurate with pena	ulties for failure
to remit state payroll taxes and, fo	r any compliance failure	e, commensurate	with penalties
imposed under similar programs in	n other states.		
(b) At the request of the board.	the attorney general sha	all enforce the per	nalties imposed
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	the state for any purpose other that administrative expenses of the pro- property of the state and shall not no claim to or against, or interest if Sec. 5. [187.07] RESPONSIBIE Subdivision 1. Requirement to its covered employees in the progree each covered employee's paycheck, The board must establish penalties employees. Subd. 2. Remitting contribution Subd. 3. Distribution of infor prepared by the board. The board failing to timely remit contribution Subd. 3. Distribution of infor prepared by the board to all covered must be provided to each covered paycheck from which employee cor program, if the covered employee Subd. 4. No fiduciary response subdivisions 1 to 3, a covered employee Subd. 5. Employer liability. A for damages alleged to have result to participate in the program. Subd. 6. Enforcement. (a) The against any covered employer that for for a failure to comply with subdivit to remit state payroll taxes and, for imposed under similar programs in (b) At the request of the board, for	the state for any purpose other than the purposes of the true administrative expenses of the program. Amounts deposite property of the state and shall not be commingled with sta- no claim to or against, or interest in, the assets of the Secu- Sec. 5. [187.07] RESPONSIBILITIES OF COVERED Subdivision 1. Requirement to enroll employees. East its covered employee's paycheck, unless the covered employ- each covered employee's paycheck, unless the covered employ- each covered employee's paycheck, unless the covered employ- each covered employee's paycheck, unless the covered employers employees. Subd. 2. Remitting contributions. A covered employers employees. Subd. 3. Distribution of information. Covered employer as required by the board. The board must establish penalti- failing to timely remit contributions. Subd. 3. Distribution of information. Covered employer and prepared by the board to all covered employees regarding must be provided to each covered employees at least 30 da paycheck from which employee contributions could be de- program, if the covered employee does not elect to opt ou Subd. 4. No fiduciary responsibility. Except for the re- subdivisions 1 to 3, a covered employer has no obligations a fiduciary for any purpose under the program or in conne- trust. Covered employers are not responsible for the adminis- plan design, or benefits paid to covered employeers. Subd. 5. Employer liability. A covered employer is no for damages alleged to have resulted from a covered employ- to participate in the program. Subd. 6. Enforcement. (a) The board must establish in against any covered employer that fails to comply with subd- for a failure to comply with subdivision 2 shall be comme- to remit state payroll taxes and, for any compliance failure imposed under similar programs in other states. (b) At the request of the board, the attorney general shall	the state for any purpose other than the purposes of the trust, including reases administrative expenses of the program. Amounts deposited in the trust shall property of the state and shall not be commingled with state funds, and the no claim to or against, or interest in, the assets of the Secure Choice trust. Sec. 5. [187.07] RESPONSIBILITIES OF COVERED EMPLOYERS Subdivision 1. Requirement to enroll employees, Each covered employ its covered employee's paycheck, unless the covered employee has elected in The board must establish penalties for covered employers has elected in The board must establish penalties for covered employers for failing to em- employees. Subd. 2. Remitting contributions. A covered employer must timely rem as required by the board. The board must establish penalties for covered em- failing to timely remit contributions. Subd. 3. Distribution of information, Covered employers must provid prepared by the board to all covered employees regarding the program. The must be provided to each covered employees regarding the program. The must be provided to each covered employees regarding the program. The subd. 4. No fiduciary responsibility, Except for the responsibilities de- subdivisions 1 to 3, a covered employee does not elect to opt out of the program. Subd. 4. No fiduciary responsibility, Except for the responsibilities de- subdivisions 1 to 3, a covered employeer. Subd. 5. Employer liability, A covered employeer is not liable to a cover for damages alleged to have resulted from a covered employee's participate it o participate in the program. Subd. 6. Enforcement, (a) The board must establish monthly or quarter against any covered employer that fails to comply with subdivisions 1, 2, and, for a failure to comply with subdivision 2 shall be commensurate with pena- to remit state payroll taxes and, for any compliance failure, commensurate

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7.1	enforcement expenses, must be depo	sited in the Secure C	hoice administrativ	ve fund and are
7.2	appropriated to the program.			
7.3	(c) The board must provide cove	red employers with v	vritten warnings fo	or the first year
7.4	of noncompliance before assessing p	penalties.		
7.5 7.6	Sec. 6. [187.08] SECURE CHOI DIRECTORS.	CE RETIREMENT	PROGRAM BO	<u>ARD OF</u>
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7.7 7.8	Subdivision 1. Membership. The board of directors consisting of seve			m is vested in a
				.1 .*
7.9 7.10	(1) the executive director of the l director's designee;	Minnesota State Retii	rement System or t	the executive
	e			
7.11	(2) the executive director of the s	State Board of Invest	ment or the execut	tive director's
7.12	designee;			
7.13	(3) three members chosen by the		sion on Pensions a	nd Retirement,
7.14	one from each of the following expe	rience categories:		
7.15	(i) executive or operations manag	er with substantial ex	perience in record	keeping 401(k)
7.16	<u>plans;</u>			
7.17	(ii) executive or operations managed	ger with substantial ex	xperience in indivi	dual retirement
7.18	accounts; and			
7.19	(iii) executive or other profession	nal with substantial e	xperience in retire	ment plan
7.20	investments;			
7.21	(4) a human resources or retirem	ent benefits executive	e from a private co	ompany with
7.22	substantial experience in administerin	g the company's 401(l	x) plan, appointed b	by the governor;
7.23	and			
7.24	(5) a small business owner or exe	ecutive appointed by	the governor.	
7.25	Subd. 2. Appointment. Member	s appointed by the go	overnor must be ap	ppointed as
7.26	provided in section 15.0597.			
7.27	Subd. 3. Membership terms. (a)) Board members ser	ve for two-year ter	rms, except for
7.28	the executive directors of the Minne	sota State Retiremen	t System and the S	state Board of
7.29	Investment, who serve indefinitely.			
7.30	(b) Board members' terms may b	e renewed, but no mo	ember may serve r	nore than two
7.31	consecutive terms.			

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8.1	Subd. 4. Resignation; removal; vacancies. (a) A board member may resign at any time
8.2	by giving written notice to the board.
8.3	(b) A board member may be removed by the appointing authority and a majority vote
8.4	of the board following notice and hearing before the board. For purposes of this subdivision,
8.5	the chair may invite the appointing authority or a designee of the appointing authority to
8.6	serve as a voting member of the board if necessary to constitute a quorum.
8.7	(c) If a vacancy occurs, the Legislative Commission on Pensions and Retirement or the
8.8	governor, as applicable, shall appoint a new member within 90 days.
8.9	Subd. 5. Compensation. Public members are compensated and expenses reimbursed as
8.10	provided under section 15.0575, subdivision 3.
8.11	Subd. 6. Chair. The board shall select a chair from among its members. The chair shall
8.12	serve a two-year term. The board may select other officers as necessary to assist the board
8.13	in performing the board's duties.
8.14	Subd. 7. Executive director; staff. The board must appoint an executive director,
8.15	determine the duties of the director, and set the compensation of the executive director. The
8.16	board may also hire staff as necessary to support the board in performing its duties.
8.17	Subd. 8. Duties. In addition to the duties set forth elsewhere in this chapter, the board
8.18	has the following duties:
8.19	(1) to establish secure processes for enrolling covered employees in the program and
8.20	for transmitting employee and employer contributions to accounts in the trust;
8.21	(2) to prepare a budget and establish procedures for the payment of costs of administering
8.22	and operating the program;
8.23	(3) to lease or otherwise procure equipment necessary to administer the program;
8.24	(4) to procure insurance in connection with the property of the program and the activities
8.25	of the board, executive director, and other staff;
8.26	(5) to determine the following:
8.27	(i) any criteria for "covered employee" other than employment with a covered employer
8.28	under section 187.03, subdivision 5;
8.29	(ii) contribution rates and an escalation schedule under section 187.05, subdivision 4;
8.30	(iii) withdrawal and distribution options under section 187.05, subdivision 6; and
8.31	(iv) the default investment fund under section 187.06, subdivision 5;

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9.1	(6) to keep annual administrative fees, costs, and expenses as low as possible:
9.2	(i) except that any administrative fee assessed against the accounts of covered employees
9.3	may not exceed a reasonable amount relative to the fees charged by auto-IRA or defined
9.4	contribution programs of similar size in the state of Minnesota or another state; and
9.5	(ii) the fee may be asset-based, flat fee, or a hybrid combination of asset-based and flat
9.6	<u>fee;</u>
9.7	(7) to determine the eligibility of an employer, employee, or other individual to participate
9.8	in the program and review and decide claims for benefits and make factual determinations;
9.9	(8) to prepare information regarding the program that is clear and concise for
9.10	dissemination to all covered employees and includes the following:
9.11	(i) the benefits and risks associated with participating in the program;
9.12	(ii) procedures for enrolling in the program and opting out of the program, electing a
9.13	different or zero percent employee contribution rate, making investment elections, applying
9.14	for a distribution of employee accounts, and making a claim for benefits;
9.15	(iii) the federal and state income tax consequences of participating in the program, which
9.16	may consist of or include the disclosure statement required to be distributed by retirement
9.17	plan trustees or custodians under the Internal Revenue Code and the Treasury Regulations
9.18	thereunder;
9.19	(iv) how to obtain additional information on the program; and
9.20	(v) disclaimers of covered employer and state responsibility, including the following
9.21	statements:
9.22	(A) covered employees seeking financial, investment, or tax advice should contact their
9.23	own advisors;
9.24	(B) neither covered employers nor the state of Minnesota are liable for decisions covered
9.25	employees make regarding their account in the program;
9.26	(C) neither a covered employer nor the state of Minnesota guarantees the accounts in
9.27	the program or any particular investment rate of return; and
9.28	(D) neither a covered employer nor the state of Minnesota monitors or has an obligation
9.29	to monitor any covered employee's eligibility under the Internal Revenue Code to make
9.30	contributions to an account in the program, or whether the covered employee's contributions
9.31	to an account in the program exceed the maximum permissible contribution under the
9.32	Internal Revenue Code;

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10.1	(9) to publish an annual financial report, prepared according to generally accepted
10.2	accounting principles, on the operations of the program, which must include but not be
10.3	limited to costs attributable to the use of outside consultants, independent contractors, and
10.4	other persons who are not state employees and deliver the report to the chairs and ranking
10.5	minority members of the legislative committees with jurisdiction over jobs and economic
10.6	development and state government finance, the executive directors of the State Board of
10.7	Investment and the Legislative Commission on Pensions and Retirement, and the Legislative
10.8	Reference Library;
10.9	(10) to publish an annual report regarding plan outcomes, progress toward savings goals
10.10	established by the board, statistics on covered employees and participating employers, plan
10.11	expenses, estimated impact of the program on social safety net programs, and penalties and
10.12	violations and deliver the report to the chairs and ranking minority members of the legislative
10.13	committees with jurisdiction over jobs and economic development and state government
10.14	finance, the executive directors of the State Board of Investment and the Legislative
10.15	Commission on Pensions and Retirement, and the Legislative Reference Library;
10.16	(11) to file all reports required under the Internal Revenue Code or chapter 290;
10.17	(12) to, at the board's discretion, seek and accept gifts, grants, and donations to be used
10.18	for the program, unless such gifts, grants, or donations would result in a conflict of interest
10.19	relating to the solicitation of service provider for program administration, and deposit such
10.20	gifts, grants, or donations in the Secure Choice administrative fund;
10.21	(13) to, at the board's discretion, seek and accept appropriations from the state or loans
10.22	from the state or any agency of the state;
10.23	(14) to assess the feasibility of partnering with another state or a governmental subdivision
10.24	of another state to administer the program through shared administrative resources and, if
10.25	determined beneficial, enter into contracts, agreements, memoranda of understanding, or
10.26	other arrangements with any other state or an agency or subdivision of any other state to
10.27	administer, operate, or manage any part of the program, which may include combining
10.28	resources, investments, or administrative functions;
10.29	(15) to hire, retain, and terminate third-party service providers as the board deems
10.30	necessary or desirable for the program, including but not limited to the trustees, consultants,
10.31	investment managers or advisors, custodians, insurance companies, recordkeepers,
10.32	administrators, consultants, actuaries, legal counsel, auditors, and other professionals,
10.33	provided that each service provider is authorized to do business in the state;

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11.1	(16) to interpret the program's governing documents and this chapter and make all other
11.2	decisions necessary to administer the program;
11.3	(17) to conduct comprehensive employer and worker education and outreach regarding
11.4	the program that reflect the cultures and languages of the state's diverse workforce population,
11.5	which may, in the board's discretion, include collaboration with state and local government
11.6	agencies, community-based and nonprofit organizations, foundations, vendors, and other
11.7	entities deemed appropriate to develop and secure ongoing resources; and
11.8	(18) to prepare notices for delivery to covered employees regarding the escalation
11.9	schedule and to each covered employee before the covered employee is subject to an
11.10	automatic contribution increase.
11.11	Subd. 9. Rules. The board of directors is authorized to adopt rules as necessary to
11.12	implement this chapter.
11.13	Subd. 10. Conflict of interest; economic interest statement. No member of the board
11.14	may participate in deliberations or vote on any matter before the board that will or is likely
11.15	to result in direct, measurable economic gain to the member or the member's family. Members
11.16	of the board shall file with the Campaign Finance and Public Disclosure Board an economic
11.17	interest statement in a manner as prescribed by section 10A.09, subdivisions 5 and 6.
11.18	Sec. 7. [187.09] FIDUCIARY DUTY; STANDARD OF CARE.
11.19	(a) The members of the board, the executive director of the program, the executive
11.20	director and members of the State Board of Investment, and any person who controls the
11.21	disposition or investment of the assets of the Secure Choice trust:
11.22	(1) owe a fiduciary duty to the covered employees who participate in the program and
11.23	their beneficiaries;
11.24	(2) must administer the program solely for the exclusive benefit of such covered
11.25	employees and their beneficiaries, and for the exclusive purpose of providing benefits and
11.26	paying reasonable plan expenses;
11.27	(3) are subject to the standard of care established in section 356A.04, subdivision 2; and
11.28	(4) are indemnified and held harmless by the state of Minnesota for the reasonable costs,
11.29	expenses, or liability incurred as a result of any actual or threatened litigation or
11.30	administrative proceeding arising out of the performance of the person's duties.
11.31	(b) Except as otherwise established in this chapter, the fiduciaries under paragraph (a)
11.32	owe no other duty to covered employees, express or implied, in common law or otherwise.

05/05/23 SENATEE SS SH0782R Sec. 8. [187.10] NO STATE LIABILITY. 12.1 The state has no liability for the payment of, the amount of, or losses to any benefit to 12.2 12.3 any participant in the program. Sec. 9. [187.11] OTHER STATE AGENCIES TO PROVIDE ASSISTANCE. 12.4 (a) The board may enter into intergovernmental agreements with the commissioner of 12.5 revenue, the commissioner of labor and industry, and any other state agency that the board 12.6 deems necessary or appropriate to provide outreach, technical assistance, or compliance 12.7 services. An agency that enters into an intergovernmental agreement with the board pursuant 12.8 to this section must collaborate and cooperate with the board to provide the outreach, 12.9 technical assistance, or compliance services under any such agreement. 12.10 (b) The commissioner of administration must provide office space in the Capitol complex 12.11 for the executive director and staff of the program. 12.12 Sec. 10. MINNESOTA SECURE CHOICE RETIREMENT PROGRAM; START 12.13 **OF OPERATIONS.** 12.14 Subdivision 1. Program start; phasing. (a) The board of directors of the Minnesota 12.15 Secure Choice retirement program must begin operation of the secure choice retirement 12.16 program under Minnesota Statutes, section 187.05, by January 1, 2025. 12.17 (b) The board of directors must open the program in phases, and the last phase must be 12.18 opened no later than two years after the opening of the first phase. 12.19 Subd. 2. Board appointments; first meeting. Appointing authorities must make 12.20 appointments to the board of directors under Minnesota Statutes, section 187.08, by January 12.21 15, 2024. The Legislative Commission on Pensions and Retirement must designate one 12.22 member of the board to convene the first meeting of the board of directors by March 1, 12.23 2024. At the first meeting, the board shall elect a chair. 12.24 Sec. 11. BOARD SUPPORT UNTIL APPOINTMENT OF EXECUTIVE DIRECTOR. 12.25 With the assistance of the Legislative Coordinating Commission, the executive director 12.26 of the Legislative Commission on Pensions and Retirement must: 12.27 (1) provide notice to members of the board regarding the first meeting of the board and 12.28 12.29 work with the chair designated under Minnesota Statutes, section 187.08, subdivision 7, to determine the agenda and provide meeting support; and 12.30

	05/05/23	SENATEE	SS	SH0782R
13.1	(2) serve as the interim executive	director to assist the	e board until the boa	ard completes
				•
13.2	the search, recruitment, and interview	w process and appoint	nts the executive dir	ector under
13.3	Minnesota Statutes, section 187.08, s	subdivision 8.		
13.4	Sec. 12. TRANSFER.			
13.5	\$5,000,000 in fiscal year 2024 is t	transferred from the	general fund to the S	Secure Choice
13.6	administrative fund established unde	er Minnesota Statute	s, section 187.06, to	establish and
13.7	administer the Secure Choice retirem	nent program.		
13.8	Sec. 13. EFFECTIVE DATE.			
15.0				
13.9	Sections 1 to 4 and 6 to 12 are eff	fective the day follow	wing final enactmen	t. Section 5 is
13.10	effective the day after the Secure Ch	oice retirement prog	gram board of directo	ors opens the
13.11	Secure Choice retirement savings pro	ogram for enrollmer	nt of covered employ	/ees."
13.12	Delete the title and insert:			
13.13		"A bill for an act		
13.14	relating to retirement; establishing	ng the Minnesota Se	ecure Choice retirem	ient
13.15	program; transferring money; ap	•		
13.16	as Minnesota Statutes, chapter 1			
13.17	And when so amended the bill do	pass. Amendments	adopted. Report ado	opted.
		\bigcirc		
10.10		Che hu	5	
13.18		(Committee Cl		
13.19			1411.)	
		M 5 2022		
13.20			nittee recommendati	
13.21		(Date of Collin	intee recommendation	011)