S0002-2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2

(SENATE AUTI	(SENATE AUTHORS: MANN, Dziedzic, Port, Boldon and Mohamed)				
DATE	D-PG	OFFICIAL STATUS			
01/04/2023	70	Introduction and first reading			
		Referred to Jobs and Economic Development			
01/19/2023	237a	Comm report: To pass as amended and re-refer to Labor			
01/23/2023	322a	Comm report: To pass as amended and re-refer to Health and Human Services			
	323	Rule 12.10: report of votes in committee			
01/25/2023	357	Comm report: To pass and re-referred to State and Local Government and Veterans			
	357	Rule 12.10: report of votes in committee			
01/30/2023		Comm report: To pass as amended and re-refer to Commerce and Consumer Protection			

1.1	A bill for an act
1.2 1.3	relating to employment; providing for paid family, pregnancy, bonding, and applicant's serious medical condition benefits; regulating and requiring certain
1.4 1.5	employment leaves; classifying certain data; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2022, sections 13.719, by adding a
1.5 1.6	subdivision; 177.27, subdivision 4; 181.032; 256J.561, by adding a subdivision;
1.7	256J.95, subdivisions 3, 11; 256P.01, subdivision 3; 268.19, subdivision 1;
1.8	proposing coding for new law as Minnesota Statutes, chapter 268B.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	ARTICLE 1
1.11	FAMILY AND MEDICAL BENEFITS
1.12	Section 1. Minnesota Statutes 2022, section 13.719, is amended by adding a subdivision
1.13	to read:
1.14	Subd. 7. Family and medical insurance data. (a) For the purposes of this subdivision,
1.15	the terms used have the meanings given them in section 268B.01.
1.16	(b) Data on applicants, family members, or employers under chapter 268B are private
1.17	or nonpublic data, provided that the department may share data collected from applicants
1.18	with employers or health care providers to the extent necessary to meet the requirements
1.19	of chapter 268B or other applicable law.
1.20	(c) The department and the Department of Labor and Industry may share data classified
1.21	under paragraph (b) to the extent necessary to meet the requirements of chapter 268B or
1.22	the Department of Labor and Industry's enforcement authority over chapter 268B, as provided
1.23	<u>in section 177.27.</u>
1.24	EFFECTIVE DATE. This section is effective July 1, 2023.

Article 1 Section 1.

SF2	REVISOR	SS	S0002-2	2nd Engrossment
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Sec. 2. Minnesota Statutes 2022, section 177.27, subdivision 4, is amended to read: 2.1 Subd. 4. Compliance orders. The commissioner may issue an order requiring an 2.2 employer to comply with sections 177.21 to 177.435, 181.02, 181.03, 181.031, 181.032, 2.3 181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.172, paragraph (a) or (d), 181.275, 2.4 subdivision 2a, 181.722, 181.79, and 181.939 to 181.943, 268B.09, subdivisions 1 to 6, and 2.5 268B.14, subdivision 3, or with any rule promulgated under section 177.28. The 2.6 commissioner shall issue an order requiring an employer to comply with sections 177.41 2.7 to 177.435 if the violation is repeated. For purposes of this subdivision only, a violation is 2.8 repeated if at any time during the two years that preceded the date of violation, the 2.9 commissioner issued an order to the employer for violation of sections 177.41 to 177.435 2.10 and the order is final or the commissioner and the employer have entered into a settlement 2.11 agreement that required the employer to pay back wages that were required by sections 2.12 177.41 to 177.435. The department shall serve the order upon the employer or the employer's 2.13 authorized representative in person or by certified mail at the employer's place of business. 2.14 An employer who wishes to contest the order must file written notice of objection to the 2.15 order with the commissioner within 15 calendar days after being served with the order. A 2.16 contested case proceeding must then be held in accordance with sections 14.57 to 14.69. 2.17 If, within 15 calendar days after being served with the order, the employer fails to file a 2.18 written notice of objection with the commissioner, the order becomes a final order of the 2.19 commissioner. 2.20

2.21 **EFFECTIVE DATE.** This section is effective July 1, 2023.

2.22 Sec. 3. Minnesota Statutes 2022, section 181.032, is amended to read:

2.23 181.032 REQUIRED STATEMENT OF EARNINGS BY EMPLOYER; NOTICE 2.24 TO EMPLOYEE.

(a) At the end of each pay period, the employer shall provide each employee an earnings
statement, either in writing or by electronic means, covering that pay period. An employer
who chooses to provide an earnings statement by electronic means must provide employee
access to an employer-owned computer during an employee's regular working hours to
review and print earnings statements, and must make statements available for review or
printing for a period of three years.

2.31 (b) The earnings statement may be in any form determined by the employer but must2.32 include:

2.33 (1) the name of the employee;

	SF2 REVISOR	SS	S0002-2	2nd Engrossment
3.1	(2) the rate or rates of pa	y and basis thereof, inc	luding whether the	e employee is paid by
3.2	hour, shift, day, week, salary	y, piece, commission, o	or other method;	
3.3	(3) allowances, if any, cl	aimed pursuant to perm	nitted meals and lo	dging;
3.4	(4) the total number of he	ours worked by the emp	ployee unless exen	npt from chapter 177;
3.5	(5) the total amount of g	ross pay earned by the	employee during t	hat period;
3.6	(6) a list of deductions m	ade from the employed	e's pay;	
3.7	(7) any amount deducted	by the employer unde	r section 268B.14,	subdivision 3, and
3.8	the amount paid by the emp	loyer based on the emp	oloyee's wages und	er section 268B.14,
3.9	subdivision 1;			
3.10	(7) (8) the net amount of	pay after all deduction	ns are made;	
3.11	(8) (9) the date on which	the pay period ends;		
3.12	(9) (10) the legal name of		operating name of	f the employer if
3.13	different from the legal nam	e;		
3.14	$\frac{(10)}{(11)}$ the physical add		nain office or princ	ipal place of business,
3.15	and a mailing address if diff			
3.16	$\frac{(11)}{(12)}$ the telephone n			
3.17	(c) An employer must pr	-		-
3.18 3.19	than by electronic means, if employee that the employee			
3.20	an employer has received no		-	
3.21	earnings statements in writte	en form, the employer	must comply with	that request on an
3.22	ongoing basis.			
3.23	(d) At the start of employ	ment, an employer shal	l provide each emp	loyee a written notice
3.24	containing the following inf	ormation:		
3.25	(1) the rate or rates of pa	-	_	
3.26	the hour, shift, day, week, sa		n, or other method	, and the specific
3.27	application of any additiona			
3.28	(2) allowances, if any, cl	aimed pursuant to perr	nitted meals and lo	odging;
3.29	(3) paid vacation, sick tin	ne, or other paid time-	off accruals and te	rms of use;
3.30	(4) the employee's employ			-
3.31	wage, overtime, and other p	covisions of chapter 17	7, and on what bas	sis;

Article 1 Sec. 3.

SF2	REVISOR	SS	S0002-2	2nd Engrossment

(5) a list of deductions that may be made from the employee's pay; 4.1 (6) the number of days in the pay period, the regularly scheduled pay day, and the pay 4.2 day on which the employee will receive the first payment of wages earned; 4.3 (7) the legal name of the employer and the operating name of the employer if different 4.4 4.5 from the legal name; (8) the physical address of the employer's main office or principal place of business, and 4.6 a mailing address if different; and 4.7 (9) the telephone number of the employer. 4.8 (e) The employer must keep a copy of the notice under paragraph (d) signed by each 4.9 employee acknowledging receipt of the notice. The notice must be provided to each employee 4.10 in English. The English version of the notice must include text provided by the commissioner 4.11 that informs employees that they may request, by indicating on the form, the notice be 4.12 provided in a particular language. If requested, the employer shall provide the notice in the 4.13 language requested by the employee. The commissioner shall make available to employers 4.14 the text to be included in the English version of the notice required by this section and assist 4.15 employers with translation of the notice in the languages requested by their employees. 4.16

4.17 (f) An employer must provide the employee any written changes to the information
4.18 contained in the notice under paragraph (d) prior to the date the changes take effect.

4.19 EFFECTIVE DATE. Except as provided in section 38, this section is effective July 1,
4.20 2025.

4.21 Sec. 4. Minnesota Statutes 2022, section 268.19, subdivision 1, is amended to read:

4.22 Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from
4.23 any person under the administration of the Minnesota Unemployment Insurance Law are
4.24 private data on individuals or nonpublic data not on individuals as defined in section 13.02,
4.25 subdivisions 9 and 12, and may not be disclosed except according to a district court order
4.26 or section 13.05. A subpoena is not considered a district court order. These data may be
4.27 disseminated to and used by the following agencies without the consent of the subject of
4.28 the data:

4.29 (1) state and federal agencies specifically authorized access to the data by state or federal
4.30 law;

4.31 (2) any agency of any other state or any federal agency charged with the administration
4.32 of an unemployment insurance program;

SF2

SS

(3) any agency responsible for the maintenance of a system of public employment offices 5.1 for the purpose of assisting individuals in obtaining employment; 5.2 (4) the public authority responsible for child support in Minnesota or any other state in 5.3 accordance with section 256.978; 5.4 (5) human rights agencies within Minnesota that have enforcement powers; 5.5 (6) the Department of Revenue to the extent necessary for its duties under Minnesota 5.6 laws; 5.7 (7) public and private agencies responsible for administering publicly financed assistance 5.8 programs for the purpose of monitoring the eligibility of the program's recipients; 5.9 (8) the Department of Labor and Industry and the Commerce Fraud Bureau in the 5.10

5.11 Department of Commerce for uses consistent with the administration of their duties under5.12 Minnesota law;

(9) the Department of Human Services and the Office of Inspector General and its agents
within the Department of Human Services, including county fraud investigators, for
investigations related to recipient or provider fraud and employees of providers when the
provider is suspected of committing public assistance fraud;

(10) local and state welfare agencies for monitoring the eligibility of the data subject 5.17 for assistance programs, or for any employment or training program administered by those 5.18 agencies, whether alone, in combination with another welfare agency, or in conjunction 5.19 with the department or to monitor and evaluate the statewide Minnesota family investment 5.20 program and other cash assistance programs, the Supplemental Nutrition Assistance Program, 5.21 and the Supplemental Nutrition Assistance Program Employment and Training program by 5.22 providing data on recipients and former recipients of Supplemental Nutrition Assistance 5.23 Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child 5.24 5.25 care assistance under chapter 119B, or medical programs under chapter 256B or 256L or formerly codified under chapter 256D; 5.26

5.27 (11) local and state welfare agencies for the purpose of identifying employment, wages,
5.28 and other information to assist in the collection of an overpayment debt in an assistance
5.29 program;

(12) local, state, and federal law enforcement agencies for the purpose of ascertaining
the last known address and employment location of an individual who is the subject of a
criminal investigation;

SF2

(13) the United States Immigration and Customs Enforcement has access to data on 6.1 specific individuals and specific employers provided the specific individual or specific 6.2 employer is the subject of an investigation by that agency; 6.3 (14) the Department of Health for the purposes of epidemiologic investigations; 6.4 6.5 (15) the Department of Corrections for the purposes of case planning and internal research for preprobation, probation, and postprobation employment tracking of offenders sentenced 6.6 to probation and preconfinement and postconfinement employment tracking of committed 6.7 offenders; 6.8 (16) the state auditor to the extent necessary to conduct audits of job opportunity building 6.9 zones as required under section 469.3201; and 6.10 (17) the Office of Higher Education for purposes of supporting program improvement, 6.11 system evaluation, and research initiatives including the Statewide Longitudinal Education 6.12 Data System; and 6.13 (18) the Family and Medical Benefits Division of the Department of Employment and 6.14 Economic Development to be used as necessary to administer chapter 268B. 6.15 (b) Data on individuals and employers that are collected, maintained, or used by the 6.16 department in an investigation under section 268.182 are confidential as to data on individuals 6.17 and protected nonpublic data not on individuals as defined in section 13.02, subdivisions 3 6.18 and 13, and must not be disclosed except under statute or district court order or to a party 6.19 named in a criminal proceeding, administrative or judicial, for preparation of a defense. 6.20 (c) Data gathered by the department in the administration of the Minnesota unemployment 6.21 insurance program must not be made the subject or the basis for any suit in any civil 6.22 proceedings, administrative or judicial, unless the action is initiated by the department. 6.23 **EFFECTIVE DATE.** This section is effective July 1, 2023. 6.24 Sec. 5. [268B.01] DEFINITIONS. 6.25 Subdivision 1. Scope. For the purposes of this chapter, the terms defined in this section 6.26 have the meanings given. 6.27 Subd. 2. Applicant. "Applicant" means an individual applying for leave with benefits 6.28 6.29 under this chapter. Subd. 3. Applicant's average weekly wage. "Applicant's average weekly wage" means 6.30 an amount equal to the applicant's high quarter wage credits divided by 13. 6.31

	SF2	REVISOR	SS	S0002-2	2nd Engrossment	
7.1	Subd. 4. I	Base period. (a) "Bas	se period," unles	s otherwise provided	d in this subdivision,	
7.2	means the means	ost recent four comp	leted calendar qu	arters before the eff	fective date of an	
7.3	applicant's ap	plication for family o	or medical leave b	penefits if the applica	ation has an effective	
7.4	date occurrin	g after the month fol	lowing the most	recent completed ca	alendar quarter. The	
7.5	base period under this paragraph is as follows:					
7.6	If the applica	ation for family or me	edical leave			
7.7	benefits is ef	ffective on or betwee	n these	bass namiad is the n		
7.8 7.9	<u>dates:</u> February 1 t	o March 31		base period is the pr ary 1 to December 3		
7.9	May 1 to Jur			1 1 to March 31		
7.11		September 30		<u>1 to June 30</u>	20	
7.12	November 1	to December 31		ber 1 to September	30	
7.13	<u>(b)</u> If an a	application for family	v or medical leav	e benefits has an eff	fective date that is	
7.14	during the mo	onth following the mo	ost recent comple	ted calendar quarter,	, then the base period	
7.15	is the first for	ur of the most recent	five completed ca	alendar quarters befo	ore the effective date	
7.16	of an applica	nt's application for fa	amily or medical	leave benefits. The	base period under	
7.17	this paragrap	h is as follows:				
7.18		ation for family or me				
7.19 7.20	benefits is ef dates:	ffective on or betwee		base period is the pr	ior:	
7.21	January 1 to	January 31		bber 1 to September		
7.22	April 1 to April 1	E		ary 1 to December 3		
7.23	July 1 to July			1 1 to March 31	<u></u>	
7.24	October 1 to			1 to June 30		
7.25		dless of paragraph (a			e most recent five	
7.25		ilendar quarters must				
7.20		se period than under				
7.27	quarters.			the four most recent		
	<u> </u>	applicant has insuffic	cient wage credit	ts to establish a bene	fit account under a	
7.29						
7.30		of the four most recen	•	•	•	
7.31		lost recent five comp				
7.32		applicant received workers' compensation for temporary disability under chapter 176 or a				
7.33	similar feder	al law or similar law	of another state,	or if the applicant v	vhose own serious	
7.34	illness cause	d a loss of work for v	which the applica	int received compen	sation for loss of	
7.35	wages from s	some other source, th	e applicant may	request a base perio	d as follows:	

	SF2 REV	ISOR	SS	S0002-2	2nd Engrossment
8.1	(1) if an applicant	was compensate	d for a loss of w	ork of seven to 13	weeks during a
8.2	base period referred t	o in paragraph (a) or (b), then the	base period is the	e first four of the
8.3	most recent six comp	leted calendar qu	arters before the	effective date of	the application for
8.4	family or medical lea	ve benefits;			
8.5	(2) if an applicant	was compensate	d for a loss of w	ork of 14 to 26 we	eeks during a base
8.6	period referred to in p	oaragraph (a) or (b), then the base	period is the first	t four of the most
8.7	recent seven complete	ed calendar quart	ers before the ef	fective date of the	e application for
8.8	family or medical lea	ve benefits;			
8.9	(3) if an applicant	was compensate	d for a loss of w	ork of 27 to 39 w	eeks during a base
8.10	period referred to in p	oaragraph (a) or (b), then the base	period is the first	t four of the most
8.11	recent eight complete	d calendar quarte	ers before the eff	ective date of the	application for
8.12	family or medical lea	ve benefits; and			
8.13	(4) if an applicant	was compensate	d for a loss of w	ork of 40 to 52 w	eeks during a base
8.14	period referred to in p	oaragraph (a) or (b), then the base	period is the first	t four of the most
8.15	recent nine completed	l calendar quarte	rs before the effe	ective date of the a	application for
8.16	family or medical lea	ve benefits.			
8.17	Subd. 5. Benefit.	"Benefit" or "ber	efits" means mo	netary payments	under this chapter
8.18	associated with quality	fying bonding, fa	mily care, pregn	ancy, serious heal	th condition,
8.19	qualifying exigency,	or safety leave ev	vents, unless othe	rwise indicated b	y context.
8.20	Subd. 6. Benefit a	ccount. "Benefit	t account" means	a benefit account	established under
8.21	section 268B.04.				
8.22	Subd. 7. Benefit y	v ear. "Benefit yea	ar" means the per	iod of 52 calenda	r weeks beginning
8.23	the date a benefit acco	unt under section	268B.04 is effect	ive. For a benefit a	account established
8.24	effective any January	1, April 1, July	l, or October 1, t	he benefit year w	ill be a period of
8.25	53 calendar weeks.				
8.26	Subd. 8. Bonding	. "Bonding" mea	ns time spent by	an applicant who	is a biological,
8.27	adoptive, or foster par	rent with a biolog	gical, adopted, or	foster child in co	njunction with the
8.28	child's birth, adoption	, or placement.			
8.29	Subd. 9. Calenda	r day. "Calendar	day" or "day" m	eans a fixed 24-h	our period
8.30	corresponding to a sin	ngle calendar dat	<u>e.</u>		
8.31	Subd. 10. Calend	ar quarter. "Cal	endar quarter" m	eans the period of	three consecutive
8.32	calendar months endi	ng on March 31,	June 30, Septem	ber 30, or Decem	ber 31.

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
9.1	Subd. 1	1. Calendar week. "C	alendar week" h	as the same meaning	g as "week" under
9.2	subdivision	n 46.			
9.3	Subd. 1	2. Commissioner. "Co	ommissioner" me	eans the commission	er of employment
9.4	and econor	nic development, unles	ss otherwise ind	icated by context.	
9.5	Subd. 1	3. Covered employme	ent. (a) "Covered	employment" means	s performing services
9.6	of whateve	er nature, unlimited by	the relationship	of master and servar	nt as known to the
9.7	<u>common la</u>	w, or any other legal r	elationship perfo	ormed for wages or u	inder any contract
9.8	calling for	the performance of ser	vices, written or	oral, express or imp	blied.
9.9	<u>(b)</u> "Co	overed employment" in	cludes an individ	dual's entire service	performed within or
9.10	without or	both within and without	ut this state, if:		
9.11	(1) the	service is localized in t	this state; or		
9.12	<u>(2) the</u>	service is not localized	in any state, bu	t some of the service	is performed in this
9.13	state and:				
9.14	<u>(i)</u> the b	base of operations of th	e employee is ir	the state, or if there	is no base of
9.15	operations,	, then the place from w	hich such servic	e is directed or contr	colled is in this state;
9.16	or				
9.17	(ii) the	base of operations or p	lace from which	such service is dire	cted or controlled is
9.18	not in any s	state in which some par	t of the service is	performed, but the i	ndividual's residence
9.19	is in this st	ate.			
9.20	<u>(c) "Co</u>	vered employment" do	bes not include:		
9.21	<u>(1) a se</u>	lf-employed individua	l; or		
9.22	<u>(2) an i</u>	ndependent contractor.	<u>.</u>		
9.23	Subd. 1	4. Department. "Depa	artment" means	the Department of E	mployment and
9.24	Economic	Development, unless o	otherwise indicat	ed by context.	
9.25	Subd. 1	<u>5. Employee. (a) "Em</u>	ployee" means a	n individual who pe	rforms services of
9.26	whatever n	ature for an employer.			
9.27	<u>(b)</u> Emp	ployee does not include	employees of the	e United States of Am	nerica, self-employed
9.28	individuals	s, or independent contra	actors.		
9.29	Subd. 1	<u>6.</u> Employer. (a) "Em	ployer" means:		
9.30	<u>(1) any</u>	person, type of organi	zation, or entity,	including any partne	ership, association,
9.31	trust, estate	e, joint stock company,	insurance comp	any, limited liability	company, or

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
10.1	corporation	n, whether domestic or t	foreign, or the	receiver, trustee in ba	nkruptcy, trustee, or
10.2	the legal re	presentative of a decease	ed person, havi	ing any individual in c	overed employment;
10.3	(2) the	state, state agencies, Mi	innesota State	Colleges and Univers	ities, University of
10.4	Minnesota	, and other statewide pu	blic systems; a	and	
10.5	<u>(3)</u> any	municipality or local g	overnment ent	ity, including but not	limited to a county,
10.6	city, town,	school district, Metropol	itan Council, N	Ietropolitan Airports C	Commission, housing
10.7	and redeve	lopment authority, port a	uthority, econc	mic development auth	ority, sports facilities
10.8	authority, j	joint powers board or or	ganization cre	ated under section 47	1.59, destination
10.9	medical ce	enter corporation, munic	ipal corporation	on, quasimunicipal co	rporation, or other
10.10	political su	ubdivision. An employe	r also includes	charter schools.	
10.11	<u>(b) Em</u>	ployer does not include	<u>.</u>		
10.12	<u>(1) the</u>	United States of Americ	ca; or		
10.13	<u>(2) a se</u>	elf-employed individual	who has elected	ed and been approved	for coverage under
10.14	section 268	8B.11 with regard to the	self-employe	d individual's own cov	verage and benefits.
10.15	Subd. 1	17. Estimated self-emp	loyment inco	ne. "Estimated self-er	mployment income"
10.16	means a se	elf-employed individual	s average net e	earnings from self-em	ployment in the two
10.17	most recen	nt taxable years. For a se	lf-employed in	ndividual who had net	t earnings from
10.18	self-emplo	yment in only one of the	years, the indiv	vidual's estimated self-	employment income
10.19	equals the	individual's net earnings	from self-emp	loyment in the year in	which the individual
10.20	had net ear	rnings from self-employ	ment.		
10.21	Subd. 1	18. Family and medical	benefit insura	nnce account. "Family	and medical benefit
10.22	insurance a	account" means the fam	ily and medica	al benefit insurance ac	count in the special
10.23	revenue fu	ind in the state treasury	under section 2	268B.02.	
10.24	Subd. 1	19. Family and medica	l benefit insu	ance enforcement a	ccount. "Family and
10.25	medical be	enefit insurance enforce	ment account"	means the family and	l medical benefit
10.26	insurance of	enforcement account in	the state treasu	ary under section 268	<u>B.185.</u>
10.27	Subd. 2	20. <mark>Family benefit prog</mark>	gram. "Family	benefit program" me	ans the program
10.28	administer	red under this chapter fo	r the collection	n of premiums and pa	yment of benefits
10.29	related to f	family care, bonding, sa	fety leave, and	l leave related to a qua	alifying exigency.
10.30	Subd. 2	21. Family care. "Famil	y care" means	an applicant caring for	or a family member
10.31	with a serie	ous health condition or	caring for a far	mily member who is a	a covered service
10.32	member.				

	SF2 REVISOR	SS	S0002-2	2nd Engrossment
11.1	Subd. 22. Family member. (a)	"Family men	ber" means, with resp	ect to an applicant:
11.2	(1) a spouse, including a domes	tic partner in	a civil union or other 1	registered domestic
11.3	partnership recognized by the state	, and a spous	e's parent;	
11.4	(2) a child and a child's spouse;			
11.5	(3) a parent and a parent's spous	se;		
11.6	(4) a sibling and a sibling's spot	<u>1se;</u>		
11.7	(5) a grandparent, a grandchild,	or a spouse of	f a grandparent or gra	ndchild; and
11.8	(6) any other individual who is	related by blo	od or affinity and who	ose association with
11.9	the applicant is equivalent of a fam	ily relationsh	ip. For the purposes of	this clause, with
11.10	respect to an applicant, this include	es but is not li	mited to:	
11.11	(i) a child of a sibling of the app	olicant;		
11.12	(ii) a sibling of the parents of th	e applicant; a	nd	
11.13	(iii) a child-in-law, a parent-in-l	aw, a sibling	in-law, and a grandpar	ent-in-law.
11.14	(b) For the purposes of this chap	oter, a child in	cludes a stepchild; bio	logical, adopted, or
11.15	foster child of the applicant; or a cl	nild for whom	the applicant is stand	ing or stood in loco
11.16	parentis.			
11.17	(c) For the purposes of this chap	ter, a grandch	ild includes a stepgrand	dchild or biological,
11.18	adopted, or foster grandchild of the	applicant.		
11.19	(d) For purposes of this chapter	, a parent incl	udes a stepparent; biol	ogical, adoptive, or
11.20	foster parent of the applicant; a leg	al guardian; c	r an individual who st	ood in loco parentis
11.21	to the applicant.			
11.22	(e) For purposes of this chapter,	a grandparer	t includes a stepgrandp	parent or biological,
11.23	adoptive, or foster grandparent of t	he applicant.		
11.24	Subd. 23. Health care provide	r. "Health car	e provider" means:	
11.25	(1) an individual who is licensed	l, certified, or	otherwise authorized u	nder law to practice
11.26	in the individual's scope of practice	as a physicia	n, physician assistant,	osteopath, surgeon,
11.27	or advanced practice registered nur	se; or		
11.28	(2) any other individual determ	ined by the co	ommissioner by rule, in	n accordance with
11.29	the rulemaking procedures in the A	dministrative	Procedure Act, to be c	apable of providing
11.30	health care services.			

	SF2 REVIS	SOR	SS	S0002-2	2nd Engrossment
12.1	Subd. 24. High qua	arter. "High qu	arter" means th	e calendar quarter i	n an applicant's
12.2	base period with the hi			I	
12.3	Subd. 25. Incapaci	ty "Incanacity'	' means inabilit	v to perform regula	r work attend
12.3	school, or fully perform				
12.5	treatment therefore, or				<u> </u>
12.6	Subd. 26. Independ			avisting spacific to	st or definition for
12.0	independent contractor				
12.7	as of the date of enactm				•
12.9	or sector for purposes o	•	,		•
12.10	the definition for indep	-			
12.11	5200.0221.				
		UT		• • • •	1 . 11 .
12.12	Subd. 27. Inpatient				• • •
12.13	or residential medical c			od of incapacity, or	any subsequent
12.14	treatment in connection	n with such inp	atient care.		
12.15	Subd. 28. Maximu	m weekly bene	e <mark>fit amount.</mark> "N	laximum weekly be	enefit amount"
12.16	means the state's average	ge weekly wage	e as calculated u	nder section 268.03	5, subdivision 23.
12.17	Subd. 29. Medical	benefit progra	m. "Medical be	enefit program" mea	ans the program
12.18	administered under this	s chapter for the	e collection of p	premiums and paym	nent of benefits
12.19	related to an applicant's	s serious health	condition or pr	egnancy.	
12.20	Subd. 30. Net earn	ings from self-	employment. '	Net earnings from	self-employment"
12.21	has the meaning given	in section 1402	2 of the Internal	Revenue Code, as	defined in section
12.22	290.01, subdivision 31	<u>.</u>			
12.23	Subd. 31. Pregnand	cy. "Pregnancy"	' includes prenat	al care or incapacity	due to pregnancy
12.24	or recovery from childl	oirth, still birth	, miscarriage, o	r related health con	ditions.
12.25	Subd. 32. Qualifyin	<mark>1g exigency.</mark> (a) "Qualifying e	xigency" means a n	eed arising out of
12.26	a military member's act	tive duty servic	e or notice of a	n impending call or	order to active
12.27	duty in the United State	es armed forces	s, including pro	viding for the care	or other needs of
12.28	the family member's ch	nild or other de	pendent, makin	g financial or legal	arrangements for
12.29	the family member, atte	ending counseli	ng, attending m	ilitary events or cere	emonies, spending
12.30	time with the family m	ember during a	rest and recupe	ration leave or follo	owing return from
12.31	deployment, or making	arrangements	following the d	eath of the military	member.
12.32	(b) For the purpose	s of this chapte	r, a "military m	ember" means a cui	rrent or former
12.33	member of the United	States armed for	orces, including	a member of the N	ational Guard or

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
13.1	reserves, w	ho, except for a decea	sed military mer	nber, is a resident of t	the state and is a
13.2	family mer	nber of the applicant t	aking leave relat	ed to the qualifying e	xigency.
13.3	Subd. 3	3. Safety leave. "Safe	ty leave" means	leave from work beca	ause of domestic
13.4	abuse, sexu	al assault, or stalking	of the applicant	or applicant's family	member, provided
13.5	the leave is	s to:			
13.6	<u>(1) seek</u>	c medical attention rela	ated to the physic	cal or psychological i	njury or disability
13.7	caused by o	domestic abuse, sexua	l assault, or stalk	ing;	
13.8	<u>(2) obta</u>	in services from a vic	tim services orga	nization;	
13.9	<u>(3)</u> obta	in psychological or ot	her counseling;		
13.10	<u>(4) seek</u>	relocation due to the	domestic abuse,	sexual assault, or stal	lking; or
13.11	(5) seek	t legal advice or take le	egal action, inclu	ding preparing for or	participating in any
13.12	civil or crin	ninal legal proceeding	related to, or res	sulting from, the dom	estic abuse, sexual
13.13	assault, or	stalking.			
13.14	Subd. 3	4. <u>Self-employed ind</u>	ividual. "Self-en	nployed individual" n	neans a resident of
13.15	the state w	ho, in one of the two ta	axable years prec	eding the current cal	endar year, derived
13.16	at least 5.3	percent of the state's av	verage annual wa	ge in net earnings fro	m self-employment
13.17	from an en	tity other than an S co	rporation for the	performance of servi	ces in this state.
13.18	Subd. 3	5. Self-employment p	oremium base. "	Self-employment pre	emium base" means
13.19	the lesser of	o <u>f:</u>			
13.20	<u>(1) a sel</u>	f-employed individual	's estimated self-	employment income f	for the calendar year
13.21	plus the inc	lividual's self-employi	ment wages in th	e calendar year; or	
13.22	(2) the	maximum earnings sul	oject to the FICA	Old-Age, Survivors	, and Disability
13.23	Insurance t	ax in the taxable year.			
13.24	Subd. 3	6. Self-employment v	vages. "Self-emp	bloyment wages" mea	ans the amount of
13.25	wages that	a self-employed indivi	dual earned in the	e calendar year from a	in entity from which
13.26	the individ	ual also received net e	arnings from sel	f-employment.	
13.27	Subd. 3	7. Serious health con	dition. (a) "Serio	ous health condition"	means a physical or
13.28	mental illn	ess, injury, impairmen	t, condition, or s	ubstance use disorder	that involves:
13.29	<u>(1) at-h</u>	ome care or inpatient	care in a hospital	, hospice, or resident	ial medical care
13.30	facility, inc	luding any period of i	ncapacity; or		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment	
14.1	(2) cont	tinuing treatment or sup	pervision by a h	ealth care provider w	hich includes any	
14.2	one or mor	e of the following:				
14.3	(i) a period of incapacity of more than three consecutive, full calendar days, and any					
14.4	subsequent treatment or period of incapacity relating to the same condition, that also involves:					
14.5	<u>(A) trea</u>	atment two or more time	es by a health c	are provider or by a p	rovider of health	
14.6	care servic	es under orders of, or o	n referral by, a	health care provider;	or	
14.7	<u>(B)</u> trea	tment by a health care p	provider on at le	east one occasion that	results in a regimen	
14.8	of continui	ng treatment under the	supervision of	the health care provid	er;	
14.9	<u>(ii) a pe</u>	eriod of incapacity due t	to pregnancy;			
14.10	<u>(iii) a p</u>	eriod of incapacity or tr	reatment for a c	hronic health condition	on that:	
14.11	<u>(A) req</u>	uires periodic visits, de	fined as at least	twice a year, for trea	tment by a health	
14.12	care provid	ler or under orders of, o	or on referral by	, a health care provide	er;	
14.13	<u>(B) con</u>	tinues over an extended	l period of time	, including recurring	episodes of a single	
14.14	underlying	condition; and				
14.15	<u>(C) may</u>	y cause episodic rather	than continuing	periods of incapacity	<u>,</u>	
14.16	<u>(iv) a po</u>	eriod of incapacity whic	ch is permanent	or long term due to a	condition for which	
14.17	treatment n	nay not be effective. The	applicant or far	nily member must be u	under the continuing	
14.18	supervisior	n of, but need not be rec	ceiving active tr	reatment by, a health c	care provider; or	
14.19	<u>(v)</u> a pe	riod of absence to recei	ve multiple trea	tments, including any	period of recovery	
14.20	from the tre	eatments, by a health ca	re provider or b	y a provider of health	care services under	
14.21	orders of, o	or on referral by, a healt	h care provider	<u>; for:</u>		
14.22	(A) rest	torative surgery after an	accident or oth	ner injury; or		
14.23	<u>(B) a co</u>	ondition that would like	ly result in a pe	eriod of incapacity of	more than three	
14.24	consecutive	e, full calendar days in	the absence of	medical intervention of	or treatment.	
14.25	<u>(b) For</u>	the purposes of paragra	nph (a), clauses	(1) and (2), treatment	by a health care	
14.26	provider m	eans an in-person visit	or telemedicine	e visit with a health ca	re provider, or by a	
14.27	provider of	f health care services un	der orders of, o	or on referral by, a hea	llth care provider.	
14.28	<u>(c)</u> For t	the purposes of paragrap	h (a), treatment	includes but is not lim	ited to examinations	
14.29	to determin	ne if a serious health con	ndition exists a	nd evaluations of the	condition.	
14.30	<u>(d)</u> Abs	ences attributable to inc	capacity under	oaragraph (a), clause ((2), item (ii) or (iii),	
14.31	qualify for	leave under this chapte	r even if the ap	plicant or the family 1	nember does not	

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
15.1	receive trea	tment from a health ca	are provider dur	ing the absence, and	even if the absence
15.2	does not las	st more than three con	secutive, full ca	lendar days.	
15.3	Subd. 38	8. State's average we	ekly wage. "Sta	te's average weekly	wage" means the
15.4	weekly wag	ge calculated under see	ction 268.035, s	ubdivision 23.	
15.5	Subd. 39	9. Supplemental bene	e fit payment. (a) "Supplemental bend	efit payment" means:
15.6	<u>(1)</u> a pay	yment made by an em	ployer to an em	ployee as salary cont	tinuation or as paid
15.7	time off. Su	ich a payment must be	in addition to a	ny family or medica	l leave benefits the
15.8	employee is	s receiving under this	chapter; and		
15.9	<u>(2) a pay</u>	yment offered by an e	mployer to an er	nployee who is takir	ng leave under this
15.10	chapter to s	upplement the family	or medical leav	e benefits the employ	yee is receiving.
15.11	<u>(</u> b) Emp	loyers may, but are no	ot required to, de	esignate certain bene	fits including but not
15.12	limited to sa	alary continuation, va	cation leave, sic	k leave, or other paid	time off as a
15.13	supplement	al benefit payment.			
15.14	(c) Noth	ning in this chapter rec	uires an employ	vee to receive supple	mental benefit
15.15	payments.				
15.16	Subd. 40	0. Taxable year. "Tax	able year" has th	ne meaning given in	section 290.01,
15.17	subdivision	9.			
15.18	Subd. 4	1. Taxable wages. "Ta	axable wages" m	neans those wages pa	id to an employee in
15.19	covered em	ployment each calend	ar year up to an	amount equal to the	maximum wages
15.20	subject to p	remium in a calendar	year, which is ec	ual to the maximum	earnings in that year
15.21	subject to th	ne FICA Old-Age, Sur	vivors, and Disa	bility Insurance tax re	ounded to the nearest
15.22	<u>\$1,000.</u>				
15.23	<u>Subd. 42</u>	2. <mark>Typical workweek</mark>	hours. "Typica"	l workweek hours" n	neans:
15.24	<u>(1) for a</u>	n hourly employee, th	e average numb	er of hours worked p	per week by an
15.25	employee w	vithin the high quarter	during the base	year; or	
15.26	<u>(2) 40 h</u>	ours for a salaried em	ployee, regardle	ss of the number of l	hours the salaried
15.27	employee ty	ypically works.			
15.28	Subd. 43	3. Wage credits. "Wag	ge credits" mear	ns the amount of wag	ges paid within an
15.29	applicant's l	base period for covere	ed employment,	as defined in subdivi	ision 13.
15.30	Subd. 44	4. <mark>Wage detail report</mark>	. "Wage detail re	eport" means the repo	ort on each employee
15.31	in covered e	employment required f	rom an employe	r on a calendar quarte	er basis under section
15.32	<u>268B.12.</u>				

SF2	REVISOR	SS	S0002-2
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16.1	Subd. 45. Wages. (a) "Wages" means all compensation for employment, including
16.2	commissions; bonuses, awards, and prizes; severance payments; standby pay; vacation and
16.3	holiday pay; back pay as of the date of payment; tips and gratuities paid to an employee by
16.4	a customer of an employer and accounted for by the employee to the employer; sickness
16.5	and accident disability payments, except as otherwise provided in this subdivision; and the
16.6	cash value of housing, utilities, meals, exchanges of services, and any other goods and
16.7	services provided to compensate an employee, except:
16.8	(1) the amount of any payment made to, or on behalf of, an employee under a plan
16.9	established by an employer that makes provision for employees generally or for a class or
16.10	classes of employees, including any amount paid by an employer for insurance or annuities,
16.11	or into a plan, to provide for a payment, on account of (i) retirement, (ii) medical and
16.12	hospitalization expenses in connection with sickness or accident disability, or (iii) death;
16.13	(2) the payment by an employer of the tax imposed upon an employee under United
16.14	States Code, title 26, section 3101 of the Federal Insurance Contribution Act, with respect
16.15	to compensation paid to an employee for domestic employment in a private household of
16.16	the employer or for agricultural employment;
16.17	(3) any payment made to, or on behalf of, an employee or beneficiary (i) from or to a
16.18	trust described in United States Code, title 26, section 401(a) of the federal Internal Revenue
16.19	Code, that is exempt from tax under section 501(a) at the time of the payment unless the
16.20	payment is made to an employee of the trust as compensation for services as an employee
16.21	and not as a beneficiary of the trust, or (ii) under or to an annuity plan that, at the time of
16.22	the payment, is a plan described in section 403(a);
16.23	(4) the value of any special discount or markdown allowed to an employee on goods
16.24	purchased from or services supplied by the employer where the purchases are optional and
16.25	do not constitute regular or systematic payment for services;
16.26	(5) customary and reasonable directors' fees paid to individuals who are not otherwise
16.27	employed by the corporation of which they are directors;
16.28	(6) the payment to employees for reimbursement of meal expenses when employees are
16.29	required to perform work after their regular hours;
16.30	(7) the payment into a trust or plan for purposes of providing legal or dental services if
16.31	provided for all employees generally or for a class or classes of employees;
16.32	(8) the value of parking facilities provided or paid for by an employer, in whole or in
16.33	part, if provided for all employees generally or for a class or classes of employees;

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
17.1	(9) roya	alties to an owner of a fi	ranchise, licens	e, copyright, patent,	oil, mineral, or other
17.2	right;				
17.3	(10) ad	vances or reimbursemer	nts for traveling	or other ordinary and	l necessary expenses
17.4	incurred or	r reasonably expected to	be incurred in	the business of the e	mployer. Traveling
17.5	and other r	eimbursed expenses mu	ust be identified	l either by making se	parate payments or
17.6	by specific	cally indicating the sepa	rate amounts w	here both wages and	expense allowances
17.7	are combin	ned in a single payment	2		
17.8	<u>(11) res</u>	sidual payments to radio	o, television, an	d similar artists that	accrue after the
17.9	production	of television commerce	ials, musical jir	gles, spot announcer	ments, radio
17.10	transcriptio	ons, film soundtracks, a	nd similar activ	vities;	
17.11	<u>(12) the</u>	e income to a former emp	ployee resulting	from the exercise of	a nonqualified stock
17.12	option;				
17.13	<u>(13) su</u>	pplemental unemploym	ent benefit pay	ments under a plan e	stablished by an
17.14	employer,	if the payment is not wa	ages under the l	Federal Unemployme	ent Tax Act. The
17.15	payments a	are wages unless made s	solely for the su	pplementing of wee	kly state or federal
17.16	unemployn	nent benefits. Supplement	ntal unemploym	ent benefit payments	may not be assigned,
17.17	nor may ar	ny consideration be requ	ired from the a	pplicant, other than a	a release of claims in
17.18	order to be	e excluded from wages;			
17.19	<u>(14) sic</u>	kness or accident disab	ility payments 1	nade by the employe	r after the expiration
17.20	of six caler	ndar months following t	he last calendar	month that the indiv	idual worked for the
17.21	employer;				
17.22	<u>(15) dis</u>	sability payments made	under the prov	sions of any workers	s' compensation law;
17.23	<u>(16) sic</u>	ckness or accident disab	ility payments	made by a third-part	y payer such as an
17.24	insurance of	company; or			
17.25	<u>(17) pa</u>	yments made into a trus	st fund, or for th	ne purchase of insura	nce or an annuity, to
17.26	provide for	r sickness or accident di	isability payme	nts to employees und	ler a plan or system
17.27	established	l by the employer that p	provides for the	employer's employe	es generally or for a
17.28	class or cla	asses of employees.			
17.29	<u>(b) Not</u>	hing in this subdivision	excludes from t	he term "wages" any	payment made under
17.30	any type of	f salary reduction agree	ment, including	payments made und	er a cash or deferred
17.31	arrangeme	nt and cafeteria plan, as	defined in Uni	ted States Code, title	26, sections 401(k)
17.32	and 125 of	the federal Internal Rev	enue Code, to t	he extent that the emp	ployee has the option
17.33	to receive	the payment in cash.			

SF2	REVISOR	SS	S0002-2	2nd Engrossment
(c) Wages	includes the total pa	yment to the op	erator and supplier of	of a vehicle or other
equipment wl	here the payment cor	nbines compens	ation for personal se	ervices as well as
compensation	1 for the cost of operation	ating and hiring	the equipment in a s	single payment. This
paragraph do	es not apply if:			
(1) there is	s a preexisting writter	n agreement prov	viding for allocation	of specific amounts;
or	U		~~~~~	
(2) at the t	ime of each payment	there is a written	acknowledgment in	dicating the separate
allocated amo	ounts.			
(d) Wages	includes payments r	nade for services	as a caretaker. Unle	ess there is a contract
or other proof	f to the contrary, con	pensation is cor	sidered as being eq	ually received by a
married coup	le where the employe	er makes paymer	nt to only one spouse	e, or by all tenants of
a household v	who perform services	s where two or m	ore individuals shar	e the same dwelling
and the emplo	oyer makes payment	to only one indi	vidual.	
(e) Wages	includes payments r	nade for service	s by a migrant famil	y. Where services
are performed	l by a married couple	or a family and	an employer makes	payment to only one
individual, each worker is considered as having received an equal share of the compensation				
unless there is	s a contract or other	proof to the cont	rary.	
(f) Wages	includes advances o	r draws against f	uture earnings, whe	n paid, unless the
payments are	designated as a loan	or return of cap	ital on the books an	d records of the
employer at t	he time of payment.			
(g) Wages	includes payments n	nade by a subcha	pter "S" corporation	n, as organized under
the Internal R	evenue Code, to or c	on behalf of offic	ers and shareholder	s that are reasonable
compensation	1 for services perform	ned for the corpo	pration.	
For a subchar	oter "S" corporation,	wages does not	include:	
<u>(1) a loan</u>	for business purpose	es to an officer of	shareholder eviden	ced by a promissory
note signed by	y an officer before the	e payment of the	loan proceeds and re	ecorded on the books
and records o	f the corporation as a	a loan to an offic	er or shareholder;	
<u>(2) a repa</u>	yment of a loan or pa	ayment of interes	st on a loan made by	an officer to the
corporation a	nd recorded on the b	ooks and record	s of the corporation	as a liability;
<u>(3) a reim</u>	bursement of reason:	able corporation	expenses incurred b	by an officer and
documented b	by a written expense	voucher and rec	orded on the books	and records of the
corporation a	s corporate expenses	; and		
	(c) Wages equipment when compensation paragraph door (1) there is or (2) at the the allocated and (d) Wages or other proof married coupped (d) Wages or other proof married coupped a household we and the employ (e) Wages are performed individual, ea unless there is (f) Wages payments are (g) Wages payments are employer at the (g) Wages the Internal R compensation (1) a loan note signed by and records o (2) a repay corporation are (3) a reim	(c) Wages includes the total paragraph does not apply if: (1) there is a preexisting writter or (2) at the time of each payment allocated amounts. (d) Wages includes payments r or other proof to the contrary, com- married couple where the employed a household who perform services and the employer makes payment (e) Wages includes payments r (f) Wages includes payments r (f) Wages includes advances of payments are designated as a loan employer at the time of payment. (g) Wages includes payments r the Internal Revenue Code, to or of compensation for services perform For a subchapter "S" corporation, (1) a loan for business purpose note signed by an officer before the and records of the corporation as a (2) a repayment of a loan or paragraphics of the corporation as a (3) a reimbursement of reasons documented by a written expensed	 (c) Wages includes the total payment to the operequipment where the payment combines compensation for the cost of operating and hiring paragraph does not apply if: (1) there is a preexisting written agreement proveor (2) at the time of each payment there is a written allocated amounts. (d) Wages includes payments made for services or other proof to the contrary, compensation is commarried couple where the employer makes payment a household who perform services where two or married couple where the employer makes payment a household who perform services where two or married couple where the employer makes payment a household who perform services where two or married couple a married couple or a family and individual, each worker is considered as having recuments there is a contract or other proof to the contract or other	 (c) Wages includes the total payment to the operator and supplier of equipment where the payment combines compensation for personal series paragraph does not apply if: (1) there is a preexisting written agreement providing for allocation or (2) at the time of each payment there is a written acknowledgment in a allocated amounts. (d) Wages includes payments made for services as a caretaker. Unlet or other proof to the contrary, compensation is considered as being equipmartied couple where the employer makes payment to only one spouse a household who perform services where two or more individuals share and the employer makes payment to only one individual. (e) Wages includes payments made for services by a migrant family are performed by a married couple or a family and an employer makes individual, each worker is considered as having received an equal share unless there is a contract or other proof to the contrary. (f) Wages includes advances or draws against future earnings, where payments are designated as a loan or return of capital on the books and employer at the time of payment. (g) Wages includes payments made by a subchapter "S" corporation the Internal Revenue Code, to or on behalf of officers and shareholder compensation for services performed for the corporation. For a subchapter "S" corporation, wages does not include: (1) a loan for business purposes to an officer or shareholder eviden note signed by an officer before the payment of the loan proceeds and read and records of the corporation as a loan to an officer or shareholder eviden note signed by an officer before the payment of interest on a loan made by corporation and recorded on the books and records of the corporation as a loan to an officer or shareholder eviden note signed by an officer before the payment of the loan proceeds and read and records of the corporation as a loan to an officer or shareholder eviden note signed by an officer before the payment of in

	SF2	REVISOR	SS	S0002-2	2nd Engrossment	
19.1	(4) a reason	able lease or renta	bayment to a	n officer who owns pro	operty that is leased	
19.2	or rented to the			i		
19.3	<u>Subd. 46.</u> W	Vages paid. (a) "W	ages paid" me	ans the amount of wag	jes:	
19.4	(1) that have been actually paid; or					
19.5	(2) that have	e been credited to a	or set apart so	that payment and dispe	osition is under the	
19.6	control of the e	mployee.				
19.7	(b) Wage pa	yments delayed be	eyond the regul	larly scheduled pay dat	te are wages paid on	
19.8	the missed pay	date. Back pay is v	wages paid on	the date of actual payr	nent. Any wages	
19.9	earned but not	paid with no sched	uled date of pa	ayment are wages paid	on the last day of	
19.10	employment.					
19.11	(c) Wages p	aid does not includ	le wages earne	ed but not paid except a	as provided for in	
19.12	this subdivision	<u>ı.</u>				
19.13	<u>Subd. 47.</u> W	Veek. "Week" mear	ns calendar we	eek ending at midnight	Saturday.	
19.14	<u>Subd. 48.</u> W	Veekly benefit am	ount. "Weekly	benefit amount" mean	ns the amount of	
19.15	family and med	lical leave benefits	computed und	ler section 268B.04.		
19.16	EFFECTIV	E DATE. This see	ction is effecti	ve July 1, 2023.		
19.17	Sec. 6. [268B	.02] FAMILY AN	D MEDICAL	. BENEFIT INSURA	NCE PROGRAM	
19.18	CREATION.					
19.19	Subdivision	1. Creation. A fa	mily and medi	cal benefit insurance p	rogram is created to	
19.20	be administered	1 by the commissic	oner according	to the terms of this ch	apter.	
19.21	<u>Subd. 2.</u> Cr	eation of division.	A Family and	l Medical Benefit Insu	rance Division is	
19.22	created within t	the department und	ler the authorit	ty of the commissioner	: The commissioner	
19.23	shall appoint a c	director of the divis	sion. The divis	ion shall administer and	d operate the benefit	
19.24	program under	this chapter.				
19.25	<u>Subd. 3.</u> Ru	lemaking. The con	mmissioner sh	all adopt rules to imple	ment the provisions	
19.26	of this chapter.	For the purposes o	of this chapter,	the commissioner may	use the expedited	
19.27	rulemaking pro	cess under section	14.389.			
19.28	<u>Subd. 4.</u> <u>Ac</u>	count creation; a	ppropriation.	The family and medic	al benefit insurance	
19.29	account is creat	ted in the special re	evenue fund in	the state treasury. Mo	ney in this account	
19.30	is appropriated	to the commission	er to pay bene	fits under and to admin	nister this chapter,	
19.31	including outre	ach required under	section 268B	.18.		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
20.1	Subd. 5	5. Information technol	logy services a	nd equipment. The de	epartment is exempt
20.2	from the pr	rovisions of section 16	E.016 for the pu	urposes of this chapter	<u>.</u>
20.3	<u>EFFE(</u>	C TIVE DATE. This se	ection is effectiv	ve July 1, 2023.	
20.4	Sec. 7. [2	268B.03] PAYMENT (OF BENEFITS	<u>).</u>	
20.5	Subdiv	ision 1. Requirements	• The commissi	oner must pay benefit	s from the family
20.6	and medica	al benefit insurance acc	count as provide	ed under this chapter to	o an applicant who
20.7	has met ea	ch of the following req	uirements:		
20.8	<u>(1) the</u>	applicant has filed an a	pplication for b	enefits and establishe	d a benefit account
20.9	in accorda	nce with section 268B.	<u>04;</u>		
20.10	(2) the	applicant has met all o	f the ongoing el	igibility requirements	under section
20.11	<u>268B.06;</u>				
20.12	(3) the	applicant does not have	e an outstanding	g overpayment of fam	ily or medical leave
20.13	benefits, ir	cluding any penalties	or interest;		
20.14	(4) the a	applicant has not been h	eld ineligible for	benefits under section	268.07, subdivision
20.15	2; and				
20.16	(5) the	applicant is not employ	yed exclusively	by a private plan emp	loyer and has wage
20.17	credits dur	ing the base year attrib	utable to emplo	yers covered under th	e state family and
20.18	medical lea	ave program.			
20.19	Subd. 2	2. Benefits paid from s	tate funds. Ber	nefits are paid from sta	te funds and are not
20.20	considered	paid from any special i	nsurance plan, 1	nor as paid by an emplo	oyer. An application
20.21	for family	or medical leave benef	its is not consid	lered a claim against a	n employer but is
20.22	considered	a request for benefits	from the family	and medical benefit i	nsurance account.
20.23	The comm	issioner has the respon	sibility for the p	proper payment of ben	efits regardless of
20.24	the level of	f interest or participation	on by an applica	nt or an employer in a	ny determination or
20.25	appeal. An	applicant's entitlement	to benefits must	be determined based up	pon that information
20.26	available v	vithout regard to a burd	len of proof. An	y agreement between	an applicant and an
20.27	employer i	s not binding on the co	ommissioner in o	determining an applica	ant's entitlement.
20.28	There is no	presumption of entitle	ement or nonent	titlement to benefits.	
20.29	<u>EFFE(</u>	CTIVE DATE. Except	as provided in	section 38, this section	n is effective July 1,
20.30	<u>2025.</u>				

21.1	Sec. 8. [268B.04] BENEFIT ACCOUNT; BENEFITS.
21.2	Subdivision 1. Application for benefits; determination of benefit account. (a) An
21.3	application for benefits may be filed in person, by mail, or by electronic transmission as the
21.4	commissioner may require. The applicant must include certification supporting a request
21.5	for leave under this chapter. The applicant must meet eligibility requirements at the time
21.6	the application is filed and must provide all requested information in the manner required.
21.7	If the applicant does not meet eligibility at the time of the application or fails to provide all
21.8	requested information, the communication is not an application for family and medical leave
21.9	benefits.
21.10	(b) The commissioner must examine each application for benefits to determine the base
21.11	period and the benefit year, and based upon all the covered employment in the base period
21.12	the commissioner must determine the weekly benefit amount available, if any, and the
21.13	maximum amount of benefits available, if any. The determination, which is a document
21.14	separate and distinct from a document titled a determination of eligibility or determination
21.15	of ineligibility, must be titled determination of benefit account. A determination of benefit
21.16	account must be sent to the applicant and all base period employers, by mail or electronic
21.17	transmission.
21.18	(c) If a base period employer did not provide wage detail information for the applicant
21.19	as required under section 268B.12, the commissioner may accept an applicant certification
21.20	of wage credits, based upon the applicant's records, and issue a determination of benefit
21.21	account.
21.22	(d) The commissioner may, at any time within 24 months from the establishment of a
21.23	benefit account, reconsider any determination of benefit account and make an amended
21.24	determination if the commissioner finds that the wage credits listed in the determination
21.25	were incorrect for any reason. An amended determination of benefit account must be
21.26	promptly sent to the applicant and all base period employers, by mail or electronic
21.27	transmission. This paragraph does not apply to documents titled determinations of eligibility
21.28	or determinations of ineligibility issued.
21.29	(e) If an amended determination of benefit account reduces the weekly benefit amount
21.30	or maximum amount of benefits available, any benefits that have been paid greater than the
21.31	applicant was entitled is an overpayment of benefits. A determination or amended
21.32	determination issued under this section that results in an overpayment of benefits must set
21.33	out the amount of the overpayment and the requirement that the overpaid benefits must be
21.34	repaid according to section 268B.185.

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
22.1	Subd. 2. B	enefit account req	uirements. To e	stablish a benefit ac	count, an applicant
22.2	must have wag	ge credits of at least	5.3 percent of t	he state's average ar	inual wage rounded
22.3	down to the ne	ext lower \$100.			
22.4	Subd. 3. W	/eekly benefit amo	unt; maximum	amount of benefits	available; prorated
22.5	<u>amount. (a) S</u>	ubject to the maxim	um weekly bene	efit amount, an appli	cant's weekly benefit
22.6	is calculated b	y adding the amour	nts obtained by a	applying the following	ng percentage to an
22.7	applicant's ave	erage typical workw	eek and weekly	wage during the hig	ch quarter of the base
22.8	period:				
22.9	(1) 90 perc	ent of wages that do	not exceed 50 p	ercent of the state's a	verage weekly wage;
22.10	plus				
22.11	(2) 66 perc	ent of wages that ex	xceed 50 percen	t of the state's average	ge weekly wage but
22.12	not 100 percer	nt; plus			
22.13	(3) 55 perc	ent of wages that e	xceed 100 perce	nt of the state's aver	age weekly wage.
22.14	(b) The sta	te's average weekly	wage is the ave	erage wage as calcul	ated under section
22.15	<u>268.035, subd</u>	ivision 23, at the tir	ne a benefit amo	ount is first determin	led.
22.16	(c) The max	ximum weekly bene	fit amount is the	state's average week	ly wage as calculated
22.17	under section	268.035, subdivisio	<u>n 23.</u>		
22.18	(d) The sta	te's maximum weel	kly benefit amou	int, computed in acc	ordance with section
22.19	<u>268.035, subd</u>	ivision 23, applies t	o a benefit acco	unt established effec	ctive on or after the
22.20	last Sunday in	October. Once esta	blished, an appl	icant's weekly benef	fit amount is not
22.21	affected by the	last Sunday in Octo	ber change in the	e state's maximum we	eekly benefit amount.
22.22	(e) For an (employee receiving	family or medie	cal leave, a weekly b	penefit amount is
22.23	prorated when	<u>:</u>			
22.24	(1) the emp	oloyee works hours	for wages; or		
22.25	(2) the emp	ployee uses paid sic	k leave, paid va	cation leave, or othe	r paid time off that is
22.26	not considered	l a supplemental be	nefit payment as	s defined in section 2	268B.01, subdivision
22.27	<u>37.</u>				
22.28	<u>Subd. 4.</u> T	iming of payment.	Except as other	wise provided for in	this chapter, benefits
22.29	must be paid v	veekly.			
22.30	<u>Subd. 5.</u> M	laximum length of	benefits. (a) Ex	ccept as provided in	paragraph (b), in a
22.31	single benefit	year, an applicant n	nay receive up to	o 12 weeks of benefi	its under this chapter

	SF2 REVISO	PR SS	S0002-2	2nd Engrossment
23.1	related to the applicant's s	erious health condition	n or pregnancy and up to	o 12 weeks of benefits
23.2	under this chapter for bo			
23.3	(b) An applicant may	receive up to 12 week	s of benefits in a single	benefit year for leave
23.4	related to one or more qu			ž
23.5	Subd. 6. Minimum p	eriod for which bene	e fits payable. Except fo	or a claim for benefits
23.6	for bonding leave, any cl			
23.7	least seven calendar days	. Benefits may be paid	for a minimum duration	n of eight consecutive
23.8	hours in a week. If an ap	plicant on leave claim	s eight hours at any poi	int during a week, the
23.9	minimum duration is sat	isfied.		
23.10	Subd. 7. Right of ap	peal. (a) A determinat	tion or amended detern	nination of benefit
23.11	account is final unless an	appeal is filed by the	e applicant within 60 ca	llendar days after the
23.12	sending of the determina	tion or amended deter	rmination.	
23.13	(b) Any applicant may	y appeal from a determ	nination or amended de	termination of benefit
23.14	account on the issue of w	whether services perfo	rmed constitute employ	yment, whether the
23.15	employment is covered e	employment, and whe	ther money paid consti	tutes wages.
23.16	Subd. 8. Limitations	on applications and	benefit accounts. (a)	An application for
23.17	family or medical leave l	penefits is effective th	e Sunday of the calend	ar week that the
23.18	application was filed. Ar	application for benef	fits may be backdated o	one calendar week
23.19	before the Sunday of the	week the application	was actually filed if th	e applicant requests
23.20	the backdating within sev	en calendar days of th	e date the application is	filed. An application
23.21	may be backdated only it	f the applicant was eli	gible for the benefit du	ring the period of the
23.22	backdating. If an individ	ual attempted to file an	n application for benefi	ts, but was prevented
23.23	from filing an application	n by the department, t	he application is effect	ive the Sunday of the
23.24	calendar week the individ	dual first attempted to	file an application.	
23.25	(b) A benefit account	established under sub	division 2 is effective th	e date the application
23.26	for benefits was effective	2.		
23.27	(c) A benefit account	, once established, ma	ny later be withdrawn i	<u>f:</u>
23.28	(1) the applicant has	not been paid any ben	efits on that benefit ac	count; and
23.29	(2) a new application	for benefits is filed ar	nd a new benefit accour	nt is established at the
23.30	time of the withdrawal.			
23.31	(d) A benefit account	may be withdrawn at	fter the expiration of th	e benefit year if the
23.32	applicant was not paid an			

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
24.1	<u>(e)</u> A dete	ermination or amend	ed determination	of eligibility or inel	igibility issued under
24.2	section 268B	.07 that was sent bef	ore the withdrawa	al of the benefit acco	ount, remains in effect
24.3	and is not vo	ided by the withdray	val of the benefit	account.	
24.4	EFFECT	IVE DATE. Except	t as provided in s	ection 38, this section	on is effective July 1,
24.5	2025.				
24.6	Sec. 9. [268	8B.05] NOTIFICAT	FION OF CHAN	NGED CIRCUMS	FANCES.
24.7	<u>An applic</u>	ant shall promptly n	otify the departm	nent of changes that	may affect eligibility
24.8	under section	<u>1 268B.06.</u>			
24.9	EFFECT	IVE DATE. Except	t as provided in s	ection 38, this section	on is effective July 1,
24.10	2025.				
24.11	Sec. 10. [26	8B.06] ELIGIBILI	TY REQUIREN	MENTS; PAYMEN	TS THAT AFFECT
24.12	BENEFITS.				
24.13	Subdivisi	on 1. <mark>Eligibility con</mark>	ditions. (a) An a	pplicant may be elig	gible to receive family
24.14	or medical le	eave benefits for any	week if:		
24.15	(1) the we	eek for which benefi	ts are requested	is in the applicant's	benefit year;
24.16	(2) the ap	plicant was unable t	o perform regula	r work due to a seri	ous health condition,
24.17	a qualifying o	exigency, safety leav	ve, family care, b	onding, pregnancy,	or recovery from
24.18	pregnancy fo	r the period required	l under subdivisi	on 2. For bonding l	eave, eligibility ends
24.19	12 months af	ter birth or placement	<u>nt;</u>		
24.20	(3) the ap	plicant has sufficien	t wage credits fro	om an employer or	employers as defined
24.21	in section 26	8B.01, subdivision 4	1, to establish a	benefit account und	ler section 268B.04;
24.22	and				
24.23	<u>(4) an app</u>	olicant requesting be	enefits under this	chapter must fulfill	certification
24.24	requirements	under subdivision 3	<u>.</u>		
24.25	<u>(b) A self</u>	-employed individu	al or independent	t contractor who has	s elected and been
24.26	approved for	coverage under sect	ion 268B.11 nee	d not fulfill the requ	irement of paragraph
24.27	<u>(a)</u> , clause (4	<u>).</u>			
24.28	<u>Subd. 2.</u>	Seven-day qualifyir	ig event. (a) The	period for which a	n applicant is seeking
24.29	benefits must	be or have been base	ed on a single eve	nt of at least seven c	alendar days' duration
24.30	related to pre	gnancy, recovery fro	om pregnancy, fa	mily care, a qualify	ing exigency, safety
24.31	leave, or the	applicant's serious h	ealth condition.	The days need not b	e consecutive.

	SF2 REVISOR	SS	S0002-2	2nd Engrossment
25.1	(b) Benefits related to be	onding need not meet the	seven-day qualifyin	g event requirement.
25.2	(c) The commissioner s	hall use the rulemaking	; authority under sec	etion 268B.02,
25.3	subdivision 3, to adopt rule	es regarding what seriou	is health conditions	and other events are
25.4	prospectively presumed to	constitute seven-day qu	alifying events und	er this chapter.
25.5	Subd. 3. Certification.	(a) Certification for an	applicant taking lea	ve related to the
25.6	applicant's serious health c	ondition shall be suffici	ent if the certification	on states the date on
25.7	which the serious health co	ondition began, the prob	able duration of the	condition, and the
25.8	appropriate medical facts v	vithin the knowledge of	the health care prov	vider as required by
25.9	the commissioner.			
25.10	(b) Certification for an	applicant taking leave to	care for a family m	ember with a serious
25.11	health condition shall be su	afficient if the certificat	ion states the date of	n which the serious
25.12	health condition commence	ed, the probable duration	of the condition, the	appropriate medical
25.13	facts within the knowledge	e of the health care prov	ider as required by t	the commissioner, a
25.14	statement that the family n	nember requires care, an	d an estimate of the	amount of time that
25.15	the family member will rec	uire care.		
25.16	(c) Certification for an	applicant taking leave r	elated to pregnancy	shall be sufficient if
25.17	the certification states the a	pplicant is experiencing	g a pregnancy and re	covery period based
25.18	on appropriate medical fac	ts within the knowledge	e of the health care p	provider.
25.19	(d) Certification for an	applicant taking bondin	g leave because of t	the birth of the
25.20	applicant's child shall be su	afficient if the certificat	ion includes either t	he child's birth
25.21	certificate or a document is	ssued by the health care	provider of the chil	d or the health care
25.22	provider of the person who	gave birth, stating the	child's birth date.	
25.23	(e) Certification for an	applicant taking bondin	g leave because of t	he placement of a
25.24	child with the applicant for	adoption or foster care s	hall be sufficient if th	ne applicant provides
25.25	a document issued by the h	ealth care provider of the	e child, an adoption	or foster care agency
25.26	involved in the placement,	or by other individuals	as determined by th	e commissioner that
25.27	confirms the placement and	the date of placement. T	o the extent that the	status of an applicant
25.28	as an adoptive or foster par	ent changes while an app	olication for benefits	s is pending, or while
25.29	the covered individual is re	eceiving benefits, the ap	plicant must notify	the department of
25.30	such change in status in w	iting.		
25.31	(f) Certification for an	applicant taking leave b	ecause of a qualifying	ng exigency shall be
25.32	sufficient if the certificatio	n includes:		
25.33	(1) a copy of the family (1)	member's active-duty	orders;	

	SF2	REVISOR	SS	S0002-2	2nd Engrossment		
26.1	(2) other documentation issued by the United States armed forces; or						
26.2	(3) other de	ocumentation permit	tted by the com	missioner.			
26.3	(g) Certific	ation for an applica	nt taking safety	leave is sufficient if t	he certification		
26.4	includes a cou	rt record or docume	ntation signed	by a volunteer or empl	oyee of a victim's		
26.5	services organ	ization, an attorney,	a police office	r, or an antiviolence co	ounselor. The		
26.6	commissioner	must not require dis	closure of deta	ils relating to an applic	ant's or applicant's		
26.7	family membe	er's domestic abuse, s	sexual assault,	or stalking.			
26.8	(h) Certific	ations under paragra	aphs (a) to (e) r	nust be reviewed and	signed by a health		
26.9	care provider v	with knowledge of the	he qualifying e	vent associated with th	<u>ie leave.</u>		
26.10	(i) For a lea	ave taken on an inte	rmittent or redu	ced-schedule basis, ba	ased on a serious		
26.11	health condition	on of an applicant or	applicant's fan	nily member, the certif	fication under this		
26.12	subdivision m	ust include an explan	nation of how s	uch leave would be m	edically beneficial		
26.13	to the individu	al with the serious h	nealth condition	<u>l.</u>			
26.14	<u>Subd. 4.</u> No.	ot eligible. An appli	cant is ineligib	e for family or medica	l leave benefits for		
26.15	any portion of	a typical workweek	<u>.</u>				
26.16	(1) that occ	curs before the effec	tive date of a b	enefit account;			
26.17	(2) that the	applicant fails or re	fuses to provid	e information on an is	sue of ineligibility		
26.18	required under	r section 268B.07, su	ubdivision 2; or	-			
26.19	<u>(3) for whi</u>	ch the applicant wor	ked for pay.				
26.20	<u>Subd. 5.</u> Va	acation, sick leave,	and suppleme	ntal benefit payment	<u>s. (a) An applicant</u>		
26.21	is not eligible	to receive benefits fe	or any portion	of a typical workweek	the applicant is		
26.22	receiving, has	received, or will rece	eive vacation p	ay, sick pay, or persona	al time off pay, also		
26.23	known as "PT	<u>O."</u>					
26.24	(b) Paragra	aph (a) does not appl	<u>y:</u>				
26.25	<u>(1)</u> upon a	permanent separatio	on from employ	ment;			
26.26	(2) to paym	nents from a vacation	n fund adminis	ered by a union or a th	ird party not under		
26.27	the control of	the employer; or					
26.28	(3) to supp	lemental benefit pay	ments, as defin	ned in section 268B.01	, subdivision 37.		
26.29	(c) Paymer	nts under this subdiv	ision are applie	d to the period immedi	ately following the		
26.30	later of the dat	e of separation from	n employment o	or the date the applicar	it first becomes		
26.31	aware that the	employer will be ma	aking a paymer	nt. The date the payme	nt is actually made		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
27.1	or received,	or that an applicant m	nust agree to a r	elease of claims, doe	s not affect the
27.2		of this subdivision.			
27.3	Subd 6	Workers' compensat	tion and disabi	ility insurance offsa	t (a) An applicant is
27.3		to receive benefits for		*	
27.5		red compensation for	• •		× • · · · · · · · · · · · · · · · · · ·
27.6		ly or medical leave be		•	
27.7		orkers' compensation			
27.8	<u>(2) the w</u>	orkers' compensation	law of any othe	er state or similar fed	eral law; or
27.9	<u>(3) any in</u>	nsurance or trust fund	paid in whole	or in part by an empl	oyer.
27.10	<u>(b) This s</u>	subdivision does not a	apply to an appl	icant who has a clain	n pending for loss of
27.11	wages under	paragraph (a). If the	applicant later	receives compensatio	on as a result of the
27.12	pending clai	m, the applicant is sub	bject to paragra	ph (a) and the family	or medical leave
27.13	benefits paid	l are overpaid benefits	s under section	268B.185.	
27.14	(c) If the	amount of compensat	tion described u	under paragraph (a) f	or any week is less
27.15	than the app	licant's weekly family	or medical lea	ve benefit amount, b	enefits requested for
27.16	that week ar	e reduced by the amou	unt of that com	pensation payment.	
27.17	Subd. 7.	Separation, severand	ce, or bonus pa	yments. (a) An appl	icant is not eligible
27.18		enefits for any week th	-		
27.19	separation pa	ay, severance pay, bor	nus pay, or any	other payments paid	by an employer
27.20	because of, u	upon, or after separation	on from employ	yment. This subdivis	ion applies if the
27.21	payment is:				
27.22	<u>(1) consi</u>	dered wages under se	ction 268B.01,	subdivision 43; or	
27.23	<u>(2) subjec</u>	ct to the Federal Insura	ance Contributio	ons Act (FICA) tax in	posed to fund Social
27.24	Security and	Medicare.			
27.25	(b) Paym	ents under this subdiv	vision are applie	d to the period imme	diately following the
27.26	later of the d	late of separation from	n employment o	or the date the application	ant first becomes
27.27	aware that th	ne employer will be m	aking a paymer	nt. The date the paym	nent is actually made
27.28	or received,	or that an applicant m	nust agree to a r	elease of claims, doe	s not affect the
27.29	application of	of this paragraph.			
27.30	<u>(c) This</u> s	subdivision does not a	pply to vacatio	n pay, sick pay, perso	onal time off pay, or
27.31	supplementa	l benefit payment und	ler subdivision	4.	
27.32	<u>(d)</u> This s	subdivision applies to	all the weeks of	of payment.	

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
28.1	(e) Un	der this subdivision, if t	he payment with	h respect to a week is	s equal to or more
28.2	<u> </u>	pplicant's weekly benef			
28.3	week. If the	ne payment with respect	t to a week is les	ss than the applicant'	s weekly benefit
28.4	amount, b	enefits are reduced by t	he amount of the	e payment.	
28.5	Subd.	8. Social Security disa	<u>bility benefits. (</u>	(a) An applicant who	is receiving, has
28.6	received, o	or has filed for primary S	ocial Security di	sability benefits for a	ıny week is ineligible
28.7	for benefi	ts for that week, unless:			
28.8	<u>(1) the</u>	Social Security Admini	stration approved	d the collecting of pri	mary Social Security
28.9	disability	benefits each month the	applicant was e	employed during the	base period; or
28.10	<u>(2)</u> the	applicant provides a sta	tement from an	appropriate health ca	are professional who
28.11	is aware o	f the applicant's Social	Security disabili	ty claim and the bas	is for that claim,
28.12	certifying	that the applicant is abl	e to perform the	essential functions	of their employment
28.13	with or wi	thout a reasonable acco	modation.		
28.14	<u>(b)</u> If a	an applicant meets the re	equirements of p	oaragraph (a), clause	(1), there is no
28.15	deduction	from the applicant's we	ekly benefit am	ount for any Social S	Security disability
28.16	benefits.				
28.17	<u>(c) Inf</u>	ormation from the Socia	al Security Adm	inistration is conclus	sive, absent specific
28.18	evidence s	showing that the inform	ation was errone	eous.	
28.19	<u>EFFE</u>	CTIVE DATE. Except	as provided in s	ection 38, this section	on is effective July 1,
28.20	<u>2025.</u>				
28.21	Sec. 11	[268B.07] DETERMI	NATION ON 19	SSUES OF FLIGIB	RILITV
20.21	500.11.			SOLS OF ELIGIL	<u>,</u>
28.22		vision 1. Employer not			
28.23	entitled to	benefits, the commission	oner must prom	otly send a notification	on to each current
28.24	employer	of the applicant, if any,	in accordance w	vith paragraph (b).	
28.25	<u>(b) Th</u>	e notification under para	agraph (a) must	include, at a minimu	ım:
28.26	<u>(1) the</u>	name of the applicant;			
28.27	<u>(2) tha</u>	t the applicant has appli	ed for and recei	ved benefits;	
28.28	<u>(3) the</u>	week the benefits com	mence;		
28.29	<u>(</u> 4) the	weekly benefit amount	payable; and		
28.30	<u>(5)</u> the	maximum duration of	penefits.		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
29.1	Subd. 2	. Determination. (a) T	he commissioner	must determine any	y issue of ineligibility
29.2		formation required fro			
29.3	base period	employer, by mail or e	electronic transm	ission, a document	titled a determination
29.4	of eligibilit	y or a determination of	f ineligibility, as	is appropriate, with	in two weeks.
29.5	<u>(b) If an</u>	n applicant obtained be	nefits through m	isrepresentation, th	e department is
29.6	authorized	to issue a determinatio	n of ineligibility	within 12 months of	of the establishment
29.7	of the bene	fit account.			
29.8	<u>(c)</u> If the	e department has filed	an intervention i	n a worker's compe	nsation matter under
29.9	section 176	.361, the department is	authorized to iss	sue a determination	of ineligibility within
29.10	48 months	of the establishment of	f the benefit acco	ount.	
29.11	<u>(d)</u> A de	termination of eligibili	ty or determination	on of ineligibility is	final unless an appeal
29.12	is filed by t	he applicant within 60	calendar days at	fter sending. The de	termination must
29.13	contain a pr	rominent statement ind	licating the conse	equences of not app	ealing. Proceedings
29.14	on the appe	eal are conducted in acc	cordance with se	ction 268B.08.	
29.15	<u>(e)</u> An i	ssue of ineligibility rec	quired to be deter	rmined under this s	ection includes any
29.16	question reg	garding the denial or a	llowing of benef	its under this chapte	er.
29.17	Subd. 3	<u>. Amended determina</u>	ation. Unless an	appeal has been file	d, the commissioner,
29.18	on the com	missioner's own motio	n, may reconside	er a determination o	f eligibility or
29.19	determinati	on of ineligibility that l	has not become fi	inal and issue an am	ended determination.
29.20	Any amend	led determination must	t be sent to the ap	oplicant and any em	ployer in the current
29.21	base period	by mail or electronic	transmission. Ar	y amended determi	nation is final unless
29.22	an appeal is	s filed by the applicant	within 60 calend	dar days after sendi	ng.
29.23	Subd. 4	. Benefit payment. If a	a determination o	r amended determir	nation allows benefits
29.24	to an applic	cant, the family or med	lical leave benefi	ts must be paid reg	ardless of any appeal
29.25	period or a	ny appeal having been	filed.		
29.26	Subd. 5	. Overpayment. A det	termination or an	nended determination	on that holds an
29.27	applicant in	neligible for benefits for	or periods an app	licant has been paid	l benefits is an
29.28	overpayme	nt of those family or m	nedical leave ben	efits. A determinati	on or amended
29.29	determinati	on issued under this se	ection that results	s in an overpayment	t of benefits must set
29.30	out the amo	ount of the overpayment	nt and the require	ement that the overp	baid benefits must be
29.31	repaid acco	ording to section 268B.	185.		
29.32	EFFEC	CTIVE DATE. Except	as provided in so	ection 38, this section	on is effective July 1,
29.33	<u>2025.</u>				

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
30.1	Sec. 12. [26	8B.08] APPEAL P	ROCESS.		
30.2	Subdivisio	on 1. Hearing. (a) T	he commissione	r shall designate a ch	ief benefit judge.
30.3	<u>(b)</u> Upon a	a timely appeal to a	determination ha	aving been filed or up	oon a referral for
30.4	direct hearing	, the chief benefit ju	idge must set a t	ime and date for a de	novo due-process
30.5	hearing and se	end notice to an appli	icant and an emp	loyer, by mail or elec	tronic transmission,
30.6	not less than t	en calendar days be	fore the date of	the hearing.	
30.7	<u>(c)</u> The co	mmissioner may ad	opt rules on proc	cedures for hearings.	The rules need not
30.8	conform to co	mmon law or statuto	ry rules of evider	nce and other technica	<u>ll rules of procedure.</u>
30.9	<u>(d)</u> The ch	ief benefit judge has	s discretion rega	rding the method by	which the hearing is
30.10	conducted.				
30.11	<u>Subd. 2.</u> D	Decision. (a) After th	e conclusion of	the hearing, upon the	evidence obtained,
30.12	the benefit jud	lge must serve by m	ail or electronic	transmission to all p	arties the decision,
30.13	reasons for th	e decision, and writt	ten findings of fa	act.	
30.14	(b) Decisio	ons of a benefit judg	e are not preced	lential.	
30.15	<u>Subd. 3.</u>	Request for reconsid	leration. Any p	arty, or the commissi	oner, may, within
30.16	<u>30 calendar da</u>	nys after service of th	e benefit judge's	decision, file a reques	t for reconsideration
30.17	asking the jud	lge to reconsider tha	t decision.		
30.18	<u>Subd. 4.</u> <u>A</u>	oppeal to court of a	ppeals. Any fin	al determination on a	request for
30.19	reconsideratio	on may be appealed	by any party dir	ectly to the Minnesot	a Court of Appeals.
30.20	<u>Subd. 5.</u> B	enefit judges. (a) Or	nly employees of	the department who a	re attorneys licensed
30.21	to practice law	w in Minnesota may	serve as a chief	benefit judge, senior	benefit judges who
30.22	are supervisor	rs, or benefit judges.			
30.23	<u>(b)</u> The ch	ief benefit judge mu	ist assign a bene	fit judge to conduct a	a hearing and may
30.24	transfer to and	other benefit judge a	ny proceedings	pending before anoth	ier benefit judge.
30.25	EFFECT	IVE DATE. Except	as provided in s	ection 38, this section	n is effective July 1,
30.26	<u>2025.</u>				
30.27	Sec. 13. [26	8B.085] LEAVE.			
30.28	Subdivisio	on 1. Right to leave.	Ninety calenda	r days from the date of	of hire, an employee
30.29	has a right to l	eave from employme	ent for any day, o	r portion of a day, for	which the employee
30.30	would be eligi	ble for benefits unde	r this chapter, reg	gardless of whether th	e employee actually

SF2	REVISOR	SS	S0002-2	2nd Engrossment
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31.1 applied for benefits and regardless of whether the employee is covered under a private plan
31.2 or the public program under this chapter.

- 31.3 Subd. 2. Notice to employer. (a) If the need for leave is foreseeable, an employee must
 31.4 provide the employer at least 30 days' advance notice before leave under this chapter is to
 31.5 begin. If 30 days' notice is not practicable because of a lack of knowledge of approximately
- 31.6 when leave will be required to begin, a change in circumstances, or a medical emergency,
- notice must be given as soon as practicable. Whether leave is to be continuous or is to be
- 31.8 <u>taken intermittently or on a reduced-schedule basis, notice need only be given one time, but</u>
- 31.9 the employee must advise the employer as soon as practicable if dates of scheduled leave
- 31.10 change or are extended, or were initially unknown. In those cases where the employee is
- 31.11 required to provide at least 30 days' notice of foreseeable leave and does not do so, the
- 31.12 employee must explain the reasons why notice was not practicable upon request from the
- 31.13 employer.
- 31.14 (b) "As soon as practicable" means as soon as both possible and practical, taking into
- 31.15 account all of the facts and circumstances in the individual case. When an employee becomes
- aware of a need for leave under this chapter less than 30 days in advance, it should be
- 31.17 practicable for the employee to provide notice of the need for leave either the same day or
- 31.18 the next day, unless the need for leave is based on a medical emergency. In all cases,
- 31.19 however, the determination of when an employee could practicably provide notice must
- 31.20 take into account the individual facts and circumstances.
- 31.21 (c) An employee shall provide at least oral, telephone, or text message notice sufficient
 31.22 to make the employer aware that the employee needs leave allowed under this chapter and
 31.23 the anticipated timing and duration of the leave.
- 31.24 (d) An employer may require an employee to comply with the employer's usual and
- 31.25 <u>customary notice and procedural requirements for requesting leave, absent unusual</u>
- 31.26 circumstances or other circumstances caused by the reason for the employee's need for
- 31.27 <u>leave. Leave under this chapter must not be delayed or denied where an employer's usual</u>
- 31.28 and customary notice or procedural requirements require notice to be given sooner than set
- 31.29 forth in this subdivision.
- 31.30 (e) If an employer has failed to provide notice to the employee as required under section
- 31.31 268B.26, paragraph (a), (b), or (e), the employee is not required to comply with the notice
- 31.32 requirements of this subdivision.
- 31.33Subd. 3. Bonding leave. Bonding leave taken under this chapter begins at a time requested31.34by the employee. Bonding leave must end within 12 months of the birth, adoption, or

SF2	REVISOR	SS	S0002-2	2nd Engrossment

32.1 placement of a foster child, except that, in the case where the child must remain in the

- 32.2 <u>hospital longer than the mother, the leave must end within 12 months after the child leaves</u>
 32.3 the hospital.
- 32.4 Subd. 4. Intermittent or reduced-leave schedule. (a) Leave under this chapter, based
- 32.5 on a serious health condition, may be taken intermittently or on a reduced-leave schedule
- 32.6 if such leave is reasonable and appropriate to the needs of the individual with the serious
- 32.7 <u>health condition. For all other leaves under this chapter, leave may be taken intermittently</u>
- 32.8 or on a reduced-leave schedule. Intermittent leave is leave taken in separate blocks of time
- 32.9 due to a single, seven-day qualifying event. A reduced-leave schedule is a leave schedule
- 32.10 that reduces an employee's usual number of working hours per workweek or hours per
- 32.11 workday.
- 32.12 (b) Leave taken intermittently or on a reduced-schedule basis counts toward the
- 32.13 maximums described in section 268B.04, subdivision 5.

32.14 EFFECTIVE DATE. Except as provided in section 38, this section is effective July 1, 32.15 2025.

32.16 Sec. 14. [268B.09] EMPLOYMENT PROTECTIONS.

Subdivision 1. Retaliation prohibited. An employer must not discharge, discipline, 32.17 32.18 penalize, interfere with, threaten, restrain, coerce, or otherwise retaliate or discriminate against an employee for requesting or obtaining benefits or leave, or for exercising any 32.19 other right under this chapter. In addition to the remedies provided in subdivision 8, the 32.20 commissioner of labor and industry may also issue a penalty to the employer of not less 32.21 than \$1,000 nor more than \$10,000 per violation, payable to the employee aggrieved. In 32.22 32.23 determining the amount of the penalty under this subdivision, the appropriateness of such penalty to the size of the employer's business and the gravity of the violation shall be 32.24 32.25 considered. Subd. 2. Interference prohibited. An employer must not obstruct or impede an 32.26

- 32.27 application for leave or benefits or the exercise of any other right under this chapter. In
- 32.28 addition to the remedies provided in subdivision 8, the commissioner of labor and industry
- 32.29 may also issue a penalty to the employer of not less than \$1000 nor more than \$10,000 per
- 32.30 violation, payable to the employee aggrieved. In determining the amount of a civil penalty
- 32.31 <u>under this subdivision, the appropriateness of such penalty to the size of the employer's</u>
- 32.32 business and the gravity of the violation shall be considered.

SF2	REVISOR	SS	S0002-2	2nd Engrossment
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- 33.1 Subd. 3. Waiver of rights void. Any agreement to waive, release, or commute rights
 33.2 to benefits or any other right under this chapter is void.
- 33.3 Subd. 4. No assignment of benefits. Any assignment, pledge, or encumbrance of benefits
- is void. Benefits are exempt from levy, execution, attachment, or any other remedy provided
 for the collection of debt. Any waiver of this subdivision is void.
- Subd. 5. Continued insurance. During any leave for which an employee is entitled to
 benefits under this chapter, the employer must maintain coverage under any group insurance
 policy, group subscriber contract, or health care plan for the employee and any dependents
 as if the employee was not on leave, provided, however, that the employee must continue
 to pay any employee share of the cost of such benefits.
- 33.11 Subd. 6. Employee right to reinstatement. (a) On return from leave under this chapter,
 33.12 an employee is entitled to be returned to the same position the employee held when leave
 33.13 commenced or to an equivalent position with equivalent benefits, pay, and other terms and
 33.14 conditions of employment. An employee is entitled to reinstatement even if the employee
 33.15 has been replaced or the employee's position has been restructured to accommodate the
- 33.16 <u>employee's absence.</u>
- 33.17 (b)(1) An equivalent position is one that is virtually identical to the employee's former
- 33.18 position in terms of pay, benefits, and working conditions, including privileges, prerequisites,
- 33.19 and status. It must involve the same or substantially similar duties and responsibilities,
- 33.20 which must entail substantially equivalent skill, effort, responsibility, and authority.
- 33.21 (2) If an employee is no longer qualified for the position because of the employee's
- 33.22 <u>inability to attend a necessary course, renew a license, fly a minimum number of hours, or</u>
- 33.23 <u>similar condition, as a result of the leave, the employee must be given a reasonable</u>
- 33.24 opportunity to fulfill those conditions upon return from leave.
- (c)(1) An employee is entitled to any unconditional pay increases which may have 33.25 occurred during the leave period, such as cost of living increases. Pay increases conditioned 33.26 upon seniority, length of service, or work performed must be granted in accordance with 33.27 the employer's policy or practice with respect to other employees on an equivalent leave 33.28 status for a reason that does not qualify for leave under this chapter. An employee is entitled 33.29 to be restored to a position with the same or equivalent pay premiums, such as a shift 33.30 differential. If an employee departed from a position averaging ten hours of overtime, and 33.31 corresponding overtime pay, each week an employee is ordinarily entitled to such a position 33.32
- 33.33 on return from leave under this chapter.

SF2	REVISOR	SS	S0002-2	2nd Engrossment
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34.1	(2) Equivalent pay includes any bonus or payment, whether it is discretionary or
34.2	nondiscretionary, made to employees consistent with clause (1). If a bonus or other payment
34.3	is based on the achievement of a specified goal such as hours worked, products sold, or
34.4	perfect attendance, and the employee has not met the goal due to leave under this chapter,
34.5	the payment may be denied, unless otherwise paid to employees on an equivalent leave
34.6	status for a reason that does not qualify for leave under this chapter.
34.7	(d) Benefits under this section include all benefits provided or made available to
34.8	employees by an employer, including group life insurance, health insurance, disability
34.9	insurance, sick leave, annual leave, educational benefits, and pensions, regardless of whether
34.10	benefits are provided by a practice or written policy of an employer through an employee
34.11	benefit plan as defined in section 3(3) of United States Code, title 29, section 1002(3).
34.12	(1) At the end of an employee's leave under this chapter, benefits must be resumed in
34.13	the same manner and at the same levels as provided when the leave began, and subject to
34.14	any changes in benefit levels that may have taken place during the period of leave affecting
34.15	the entire workforce, unless otherwise elected by the employee. Upon return from a leave
34.16	under this chapter, an employee must not be required to requalify for any benefits the
34.17	employee enjoyed before leave began, including family or dependent coverages.
34.18	(2) An employee may, but is not entitled to, accrue any additional benefits or seniority
34.19	during a leave under this chapter. Benefits accrued at the time leave began must be available
34.20	to an employee upon return from leave.
34.21	(3) With respect to pension and other retirement plans, leave under this chapter must
34.22	not be treated as or counted toward a break in service for purposes of vesting and eligibility
34.23	to participate. If the plan requires an employee to be employed on a specific date in order
34.24	to be credited with a year of service for vesting, contributions, or participation purposes,
34.25	an employee on leave under this chapter must be treated as employed on that date. Periods
34.26	of leave under this chapter need not be treated as credited service for purposes of benefit
34.27	accrual, vesting, and eligibility to participate.
34.28	(4) Employees on leave under this chapter must be treated as if they continued to work
34.29	for purposes of changes to benefit plans. Employees on leave under this chapter are entitled
34.30	to changes in benefit plans, except those which may be dependent upon seniority or accrual
34.31	during the leave period, immediately upon return from leave or to the same extent they
34.32	would have qualified if no leave had been taken.
34.33	(e) An equivalent position must have substantially similar duties, conditions,
24.24	responsibilities privileges and status as the employee's original position

34.34 responsibilities, privileges, and status as the employee's original position.

	SF2	REVISOR	SS	S0002-2	2nd Engrossment	
35.1	(1) The emp	loyee must be reinstate	d to the same or a	geographically pro	ximate worksite	
35.2	from where the	employee had previous	ly been employed	l. If the employee's	original worksite	
35.3	has been closed, the employee is entitled to the same rights as if the employee had not been					
35.4	on leave when t	he worksite closed.				

- 35.5 (2) The employee is ordinarily entitled to return to the same shift or the same or an
 equivalent work schedule.
- 35.7 (3) The employee must have the same or an equivalent opportunity for bonuses,
 profit-sharing, and other similar discretionary and nondiscretionary payments.
- 35.9 (4) This chapter does not prohibit an employer from accommodating an employee's
- 35.10 request to be restored to a different shift, schedule, or position which better suits the
- 35.11 employee's personal needs on return from leave, or to offer a promotion to a better position.
- 35.12 However, an employee must not be induced by the employer to accept a different position

35.13 against the employee's wishes.

- 35.14 (f) The requirement that an employee be restored to the same or equivalent job with the
 35.15 same or equivalent pay, benefits, and terms and conditions of employment does not extend
 35.16 to de minimis, intangible, or unmeasurable aspects of the job.
- 35.17 Subd. 7. Limitations on an employee's right to reinstatement. An employee has no
 35.18 greater right to reinstatement or to other benefits and conditions of employment than if the
 35.19 employee had been continuously employed during the period of leave under this chapter.
 35.20 An employer must be able to show that an employee would not otherwise have been
 35.21 employed at the time reinstatement is requested in order to deny restoration to employment.
- (1) If an employee is laid off during the course of taking a leave under this chapter and 35.22 employment is terminated, the employer's responsibility to continue the leave, maintain 35.23 group health plan benefits, and restore the employee cease at the time the employee is laid 35.24 off, provided the employer has no continuing obligations under a collective bargaining 35.25 35.26 agreement or otherwise. An employer has the burden of proving that an employee would have been laid off during the period of leave under this chapter and, therefore, would not 35.27 be entitled to restoration to a job slated for layoff when the employee's original position 35.28 would not meet the requirements of an equivalent position. 35.29
- 35.30 (2) If a shift has been eliminated or overtime has been decreased, an employee would
 35.31 not be entitled to return to work that shift or the original overtime hours upon restoration.
 35.32 However, if a position on, for example, a night shift has been filled by another employee,
 35.33 the employee is entitled to return to the same shift on which employed before taking leave
 35.34 under this chapter.

	SF2 R	EVISOR	SS	S0002-2	2nd Engrossment	
36.1	(3) If an employee was hired for a specific term or only to perform work on a discrete					
36.2	project, the employer has no obligation to restore the employee if the employment term or					
36.3	project is over and the employer would not otherwise have continued to employ the employee.					
36.4	Subd. 8. Remed	Subd. 8. Remedies. (a) In addition to any other remedies available to an employee in				
36.5	law or equity, an employer who violates the provisions of this section is liable to any					
36.6	employee affected for:					
36.7	(1) damages equal to the amount of:					
36.8	(i) any wages, salary, employment benefits, or other compensation denied or lost to such					
36.9	employee by reason of the violation, or, in cases in which wages, salary, employment					
36.10	benefits, or other compensation have not been denied or lost to the employee, any actual					
36.11	monetary losses sustained by the employee as a direct result of the violation;					
36.12	(ii) reasonable interest on the amount described in item (i); and					
36.13	(iii) an additiona	ıl amount as liquida	ited damages eq	ual to the sum of th	e amount described	
36.14	in item (i) and the in	nterest described in	item (ii), excep	t that if an employ	er who has violated	
36.15	the provisions of this section proves to the satisfaction of the court that the act or omission					
36.16	which violated the provisions of this section was in good faith and that the employer had					
36.17	reasonable grounds for believing that the act or omission was not a violation of the provisions					
36.18	of this section, the c	ourt may, in the dis	scretion of the co	ourt, reduce the arr	nount of the liability	
36.19	to the amount and interest determined under items (i) and (ii), respectively; and					
36.20	(2) such equitable relief as may be appropriate, including employment, reinstatement,					
36.21	and promotion.					
36.22	(b) An action to	recover damages of	or equitable reli	ef prescribed in pa	aragraph (a) may be	
36.23	maintained against any employer in any federal or state court of competent jurisdiction by					
36.24	any one or more en	nployees for and or	n behalf of:			
36.25	(1) the employe	es; or				
36.26	(2) the employe	es and other emplo	oyees similarly	situated.		
36.27	(c) The court in	an action under th	is section must,	in addition to any	judgment awarded	
36.28	to the plaintiff or pl	aintiffs, allow reas	sonable attorney	fees, reasonable of	expert witness fees,	
36.29	and other costs of the action to be paid by the defendant.					
36.30	(d) Nothing in t	his section shall be	construed to al	low an employee	to recover damages	
36.31	from an employer for the denial of benefits under this chapter by the department, unless the					
36.32	employer unlawful	ly interfered with t	he application f	or benefits under	subdivision 2.	

	SF2 R	EVISOR	SS	S0002-2	2nd Engrossment
37.1	EFFECTIVE	DATE. Except as p	provided in se	ection 38, this section	n is effective July 1,
37.2	<u>2025.</u>				
37.3	Sec. 15. [268B.1	0] SUBSTITUTIO	ON OF A PR	IVATE PLAN.	
37.4	Subdivision 1.	Application for sub	bstitution. E	nployers may apply	to the commissioner
37.5	for approval to mee	et their obligations u	under this cha	pter through the sub	stitution of a private
37.6	plan that provides	paid family, paid m	edical, or par	id family and medic	al benefits. In order
37.7	to be approved as 1	neeting an employe	er's obligation	s under this chapter,	, a private plan must
37.8	confer all of the sa	me rights, protectio	ons, and bene	fits provided to emp	loyees under this
37.9	chapter, including	but not limited to b	enefits under	section 268B.04 an	d employment
37.10	protections under s	ection 268B.09. An	employee co	vered by a private pla	an under this section
37.11	retains all applicat	le rights and remed	lies under sec	ction 268B.09.	
37.12	Subd. 2. Priva	e plan requiremen	nts; medical	benefit program.]	The commissioner
37.13	must approve an a	oplication for priva	te provision of	of the medical benef	it program if the
37.14	commissioner dete	rmines:			
37.15	(1) all of the er	ployees of the emp	ployer are to	be covered under th	e provisions of the
37.16	employer plan;				
37.17	(2) eligibility re	quirements for bene	efits and leave	e are no more restrict	ive than as provided
37.18	under this chapter;				
37.19	(3) the weekly	penefits payable un	der the priva	te plan for any week	are at least equal to
37.20	the weekly benefit	amount payable und	ler this chapte	er, taking into conside	eration any coverage
37.21	with respect to cor	current employmer	nt by another	employer;	
37.22	(4) the total nu	nber of weeks for v	which benefit	s are payable under	the private plan is
37.23	at least equal to the	e total number of w	eeks for which	ch benefits would ha	ave been payable
37.24	under this chapter;				
37.25	(5) no greater a	mount is required t	to be paid by	employees toward t	he cost of benefits
37.26	under the employe	r plan than by this o	chapter;		
37.27	(6) wage replac	ement benefits are	stated in the p	olan separately and c	listinctly from other
37.28	benefits;				
37.29	(7) the private	olan will provide be	enefits and le	ave for any serious	health condition or
37.30	pregnancy for whi	ch benefits are paya	able, and leav	e provided, under th	nis chapter;

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
38.1	(8) the priv	ate nlan will impos	se no additional	condition or restriction	n on the use of
38.2	<u> </u>	* *		zed by this chapter or re	
38.3		ursuant to this chap	• •		Summeries
				· · · · · · · · · · · · · · · · · · ·	
38.4	<u></u>	•	· • ·	covered under the prive	•
38.5 38.6	employer plan;		ts under this cha	pter to receive medical	benefits under the
38.0					
38.7	· ·		der the private p	blan while an employee	remains employed
38.8	by the employe	<u>er.</u>			
38.9	<u>Subd. 3.</u> Pr	ivate plan require	ments; family	benefit program. The c	commissioner must
38.10	approve an app	olication for private	e provision of th	ne family benefit progra	am if the
38.11	commissioner	determines:			
38.12	(1) all of th	e employees of the	e employer are t	o be covered under the	provisions of the
38.13	employer plan;				
38.14	(2) eligibilit	y requirements for	benefits and lea	ve are no more restricti	ve than as provided
38.15	under this chap	oter;			
38.16	(3) the weel	kly benefits payabl	e under the priv	vate plan for any week a	are at least equal to
38.17	the weekly bene	efit amount payable	e under this chap	oter, taking into consider	ration any coverage
38.18	with respect to	concurrent employ	yment by anoth	er employer;	
38.19	(4) the total	number of weeks	for which bene	fits are payable under t	he private plan is
38.20	at least equal to	the total number	of weeks for wl	nich benefits would hav	ve been payable
38.21	under this chap	oter;			
38.22	<u>(5) no great</u>	er amount is requi	red to be paid b	y employees toward th	e cost of benefits
38.23	under the empl	oyer plan than by	this chapter;		
38.24	(6) wage re	placement benefits	are stated in the	e plan separately and di	stinctly from other
38.25	benefits;				
38.26	(7) the prive	ate plan will provid	de benefits and	leave for any care for a	a family member
38.27	with a serious l	health condition, b	onding with a c	hild, qualifying exigen	cy, or safety leave
38.28	event for which	n benefits are paya	ble, and leave p	rovided, under this cha	ipter;
38.29	(8) the priva	ate plan will impose	e no additional c	condition or restriction of	on the use of family
38.30	benefits beyon	d those explicitly a	uthorized by th	is chapter or regulation	is promulgated
38.31	pursuant to this	s chapter;			

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
39.1	(9) the priv	vate plan will allow	any employee o	overed under the priv	vate plan who is
39.2	<u> </u>			oter to receive medica	
39.3	employer plar				
39.4	(10) cover	age will continue un	der the private pl	lan while an employe	e remains employed
39.5	by the employ	-			
			an ao nao da ata -	Nothing in this south	
39.6 39.7				Nothing in this section vate plan through a pr	
39.8				nsurance product, tha	t insurance product
39.9	must conform	to any applicable la	aw or rule.		
39.10	<u>Subd. 5.</u> P	rivate plan approv	al and oversigh	it fee. <u>An employer v</u>	vith an approved
39.11	private plan is	not required to pay p	premiums establis	shed under section 26	8B.14. An employer
39.12	with an appro	ved private plan is 1	responsible for a	private plan approva	l and oversight fee
39.13	equal to \$250	for employers with	fewer than 50 er	mployees, \$500 for en	mployers with 50 to
39.14	499 employee	s, and \$1,000 for en	ployers with 500) or more employees.	The employer must
39.15	pay this fee (1) upon initial applic	cation for private	e plan approval, and (2) any time the
39.16	employer app	lies to amend the pr	ivate plan. The c	commissioner must re	eview and report on
39.17	the adequacy	of this fee to cover	private plan adm	inistrative costs annu	ally beginning July
39.18	<u>1, 2025, as pa</u>	rt of the annual repo	ort established in	section 268B.24.	
39.19	<u>Subd. 6.</u> P	lan duration. A pri	vate plan under	this section must be i	n effect for a period
39.20	of at least one	year and, thereafter	r, continuously u	inless the commission	ner finds that the
39.21	employer has	given notice of with	ndrawal from the	e plan in a manner sp	ecified by the
39.22	commissioner	in this section or ru	ıle. The plan ma	y be withdrawn by th	e employer within
39.23	30 days of the	e effective date of ar	ny law increasing	g the benefit amounts	or within 30 days
39.24	of the date of	any change in the ra	ate of premiums.	If the plan is not wit	hdrawn, it must be
39.25	amended to co	onform to provide th	ne increased ben	efit amount or chang	e in the rate of the
39.26	employee's pr	emium on the date	of the increase of	r change.	
39.27	<u>Subd. 7.</u> <u>A</u>	ppeals. An employe	er may appeal any	y adverse action regar	ding that employer's
39.28	private plan to	the commissioner,	in a manner spec	rified by the commiss	ioner. An employee
39.29	covered under	a private plan has th	ne same right to a	appeal to the state und	ler section 268B.04,
39.30	subdivision 7,	as any other emplo	yee.		
39.31	<u>Subd. 8.</u> E	mployees no longe	r covered. (a) A	n employee is no lon	iger covered by an
39.32	approved priv	ate plan if a leave ur	nder this chapter	occurs after the empl	oyment relationship
39.33	with the priva	te plan employer en	ds, or if the com	missioner revokes th	e approval of the
39.34	private plan.				

	SF2 REVISOI	R SS	S0002-2	2nd Engrossment
40.1	(b) An employee no lo	nger covered by an app	coved private plan is, i	f otherwise eligible,
40.2	immediately entitled to be			
40.3	been no approval of the p	rivate plan.		
40.4	Subd. 9. Posting of no	otice regarding private	e plan. An employer v	with a private plan
40.5	must provide a notice pre	pared by or approved by	y the commissioner re	garding the private
40.6	plan consistent with section	on 268B.26.		
40.7	Subd. 10. Amendmen	t. (a) The commissioner	must approve any am	endment to a private
40.8	plan adjusting the provisi	ons thereof, if the comm	nissioner determines:	
40.9	(1) that the plan, as am	ended, will conform to	the standards set forth	in this chapter; and
40.10	(2) that notice of the a	mendment has been del	ivered to all affected	employees at least
40.11	ten days before the submi	ssion of the amendmen	<u>t.</u>	
40.12	(b) Any amendments	approved under this sub	division are effective	on the date of the
40.13	commissioner's approval,	unless the commission	er and the employer a	gree on a later date.
40.14	Subd. 11. Successor e	mployer. A private plan	n in effect at the time a	a successor acquires
40.15	the employer organization	n, trade, or business, or	substantially all the as	ssets thereof, or a
40.16	distinct and severable por	tion of the organization	, trade, or business, an	nd continues its
40.17	operation without substan	tial reduction of person	nel resulting from the	acquisition, must
40.18	continue the approved priv	vate plan and must not w	ithdraw the plan with	out a specific request
40.19	for withdrawal in a manne	er and at a time specifie	d by the commissione	er. A successor may
40.20	terminate a private plan w	vith notice to the comm	issioner and within 90	days from the date
40.21	of the acquisition.			
40.22	Subd. 12. Revocation	of approval by comm	issioner. (a) The com	missioner may
40.23	terminate any private plan	n if the commissioner de	etermines the employe	er:
40.24	(1) failed to pay benef	<u>ĭts;</u>		
40.25	(2) failed to pay benef	its in a timely manner,	consistent with the rec	quirements of this
40.26	chapter;			
40.27	(3) failed to submit rep	orts as required by this	chapter or rule adopted	d under this chapter;
40.28	or			
40.29	(4) otherwise failed to	comply with this chapt	er or rule adopted und	ler this chapter.
40.30	(b) The commissioner	must give notice of the in	ntention to terminate a	plan to the employer
40.31	at least ten days before tal	king any final action. Th	ne notice must state th	e effective date and
40.32	the reason for the termina	tion.		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
41.1	(c) The	employer may, within	ten days from m	ailing or personal so	ervice of the notice,
41.2	file an appe	eal to the commissione	r in the time, mar	nner, method, and pr	ocedure provided by
41.3	the commis	ssioner under subdivis	ion 7.		
41.4	<u>(d) The</u>	payment of benefits n	nust not be delay	ed during an employ	yer's appeal of the
41.5	revocation	of approval of a priva	te plan.		
41.6	<u>(e) If th</u>	e commissioner revok	es approval of ar	employer's private	plan, that employer
41.7	is ineligible	to apply for approval of	of another private	plan for a period of t	hree years, beginning
41.8	on the date	of revocation.			
41.9	Subd. 1	3. Employer penalties	s. (a) The commis	sioner may assess th	e following monetary
41.10	penalties ag	gainst an employer wit	th an approved p	rivate plan found to	have violated this
41.11	chapter:				
41.12	<u>(1) \$1,0</u>	000 for the first violation	on; and		
41.13	(2) \$2,0	000 for the second, and	l each successive	violation.	
41.14	<u>(b)</u> The	commissioner must w	aive collection of	f any penalty if the e	employer corrects the
41.15	violation w	vithin 30 days of receiv	ving a notice of the	ne violation and the	notice is for a first
41.16	violation.				
41.17	<u>(c) The</u>	commissioner may wai	ve collection of a	ny penalty if the com	missioner determines
41.18	the violatic	on to be an inadvertent	error by the emp	bloyer.	
41.19	<u>(d) Mor</u>	netary penalties collect	ted under this sec	tion shall be deposi	ted in the family and
41.20	medical be	nefit insurance accoun	<u>it.</u>		
41.21	<u>(e)</u> Asse	essment of penalties up	nder this subdivis	sion may be appeale	ed as provided by the
41.22	commissio	ner under subdivision	7.		
41.23	Subd. 1	4. <u>Reports, informat</u>	ion, and records	Employers with an	n approved private
41.24	plan must 1	naintain all reports, in	formation, and re	ecords as relating to	the private plan and
41.25	claims for a	a period of six years fro	om creation and p	rovide to the commi	ssioner upon request.
41.26	<u>Subd. 1</u>	5. Audit and investig	ation. The comm	nissioner may invest	igate and audit plans
41.27	approved u	nder this section both	before and after	the plans are approv	<u>/ed.</u>
41.28	EFFEC	CTIVE DATE. This se	ection is effective	January 1, 2024.	

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
42.1	Sec. 16. [2	268B.11] SELF-EMPI	LOYED AND	INDEPENDENT CO	NTRACTOR
42.2	ELECTIO	N OF COVERAGE.			
42.3	Subdivi	sion 1. Election of cov	erage. (a) A se	lf-emploved individua	l or independent
42.4		nay file with the commi			
42.5		missioner an application			^
42.6		n 104 consecutive caler			• • •
42.7	by United S	States mail or electronic	transmission,	the individual is entitle	d to benefits under
42.8	this chapter	beginning the calendar	r quarter after t	he date of approval or b	beginning in a later
42.9	calendar qu	arter if requested by th	e self-employe	d individual or indeper	ndent contractor.
42.10	The individ	ual ceases to be entitled	l to benefits as	of the first day of Janua	ary of any calendar
42.11	year only if	, at least 30 calendar da	ys before the fi	rst day of January, the i	ndividual has filed
42.12	with the cor	nmissioner by electronic	c transmission i	n a format prescribed b	y the commissioner
42.13	a notice to t	that effect.			
42.14	(b) The	commissioner may terr	ninate any app	lication approved unde	er this section with
42.15	30 calendar	days' notice sent by U	nited States ma	il or electronic transm	ission if the
42.16	self-employ	ved individual is deling	uent on any pro	emiums due under this	chapter. If an
42.17	approved ap	oplication is terminated	in this manner	during the first 104 co	nsecutive calendar
42.18	weeks of ele	ection, the self-employe	ed individual re	mains obligated to pay	the premium under
42.19	subdivision	3 for the remainder of	that 104-week	period.	
42.20	Subd. 2.	Application. A self-e	mployed indiv	dual who applies for c	overage under this
42.21	section mus	st provide the commissi	oner with (1) t	he amount of the indivi	dual's net earnings
42.22	from self-er	mployment, if any, from	the two most	ecent taxable years and	l all tax documents
42.23	necessary to	o prove the accuracy of	the amounts r	eported, and (2) any ot	her documentation
42.24	the commis	sioner requires. A self-	employed indi	vidual who is covered	under this chapter
42.25	<u>must annua</u>	lly provide the commis	ssioner with the	e amount of the individ	ual's net earnings
42.26	from self-en	mployment within 30 d	ays of filing a	federal income tax retu	<u>ırn.</u>
42.27	Subd. 3.	Premium. A self-emp	oloyed individu	al who elects to receiv	e coverage under
42.28	this chapter	must annually pay a p	remium equal	to one-half the percenta	age in section
42.29	<u>268B.14, sı</u>	ubdivision 5, clause (1)	, times the less	er of:	
42.30	<u>(1) the i</u>	ndividual's self-employ	ment premium	n base; or	
42.31	(2) the r	naximum earnings subj	ject to the FIC.	A Old-Age, Survivors,	and Disability
42.32	Insurance ta	<u> </u>			~
42.33	Subd 1	. Benefits. Notwithstan	ding anything	o the contrary a self or	nnloved individual
42.33		plied to and been appro			
⊤∠.3 4	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	shea to and been appio			
		1.6	10		

SF2	REVISOR	SS	S0002-2	2nd Engrossment
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43.1 is entitled to benefits on the same basis as an employee under this chapter, except that a

43.2 self-employed individual's weekly benefit amount under section 268B.04, subdivision 1,

43.3 <u>must be calculated as a percentage of the self-employed individual's self-employment</u>

43.4 premium base, rather than wages.

43.5 EFFECTIVE DATE. Except as provided in section 38, this section is effective July 1,
43.6 <u>2025.</u>

43.7 Sec. 17. [268B.12] WAGE REPORTING.

Subdivision 1. Wage detail report. (a) Each employer must submit, under the employer 43.8 premium account described in section 268B.13, a quarterly wage detail report by electronic 43.9 transmission, in a format prescribed by the commissioner. The report must include for each 43.10 employee in covered employment during the calendar quarter, the employee's name, the 43.11 total wages paid to the employee, and total number of paid hours worked. For employees 43.12 exempt from the definition of employee in section 177.23, subdivision 7, clause (6), the 43.13 employer must report 40 hours worked for each week any duties were performed by a 43.14 full-time employee and must report a reasonable estimate of the hours worked for each 43.15 43.16 week duties were performed by a part-time employee. In addition, the wage detail report must include the number of employees employed during the payroll period that includes 43.17 the 12th day of each calendar month and, if required by the commissioner, the report must 43.18 43.19 be broken down by business location and separate business unit. The report is due and must be received by the commissioner on or before the last day of the month following the end 43.20 43.21 of the calendar quarter. The commissioner may delay the due date on a specific calendar quarter in the event the department is unable to accept wage detail reports electronically. 43.22 43.23 (b) The employer may report the wages paid to the next lower whole dollar amount. (c) An employer need not include the name of the employee or other required information 43.24 43.25 on the wage detail report if disclosure is specifically exempted from being reported by federal law. 43.26 (d) A wage detail report must be submitted for each calendar quarter even though no 43.27 wages were paid, unless the business has been terminated. 43.28 Subd. 2. Electronic transmission of report required. Each employer must submit the 43.29 quarterly wage detail report by electronic transmission in a format prescribed by the 43.30 commissioner. The commissioner has the discretion to accept wage detail reports that are 43.31

43.32 submitted by any other means or the commissioner may return the report submitted by other

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
44.1	than electro	onic transmission to th	e employer, and	reports returned are	considered as not
44.2	submitted a	and the late fees under	subdivision 3 m	nay be imposed.	
44.3	Subd. 3	<u>. Failure to timely file</u>	e report; late fe	e es. (a) Any employe	r that fails to submit
44.4	the quarterl	y wage detail report wh	nen due must pay	a late fee of \$10 per	employee, computed
44.5	based upon	the highest of:			
44.6	<u>(1) the </u>	number of employees	reported on the	last wage detail repor	rt submitted;
44.7	(2) the r	number of employees r	eported in the co	orresponding quarter	of the prior calendar
44.8	year; or				
44.9	<u>(3) if no</u>	wage detail report ha	s ever been sub	mitted, the number of	f employees listed at
44.10	the time of	employer registration.			
44.11	The late fee	e is canceled if the wag	ge detail report i	s received within 30	calendar days after
44.12	a demand f	or the report is sent to	the employer by	y mail or electronic t	ransmission. A late
44.13	fee assessed	l an employer may not	be canceled more	re than twice each 12	months. The amount
44.14	of the late f	fee assessed may not b	e less than \$250) <u>.</u>	
44.15	<u>(b)</u> If th	e wage detail report is	not received in	a manner and format	t prescribed by the
44.16	commission	ner within 30 calendar	days after dema	and is sent under para	agraph (a), the late
44.17	fee assessed	d under paragraph (a)	doubles and a re	enewed demand notic	e and notice of the
44.18	increased la	ate fee will be sent to t	he employer by	mail or electronic tra	ansmission.
44.19	(c) Late	fees due under this su	bdivision may b	be canceled, in whole	e or in part, under
44.20	section 268	<u>B.16.</u>			
44.21	Subd. 4	<u>. Missing or erroneou</u>	is information.	(a) Any employer th	at submits the wage
44.22	detail repor	t, but fails to include a	all required emp	loyee information or	enters erroneous
44.23	information	n, is subject to an admi	nistrative servic	e fee of \$25 for each	employee for whom
44.24	the information	tion is partially missir	ng or erroneous.		
44.25	(b) Any	employer that submit	s the wage detai	l report, but fails to i	nclude an employee,
44.26	is subject to	o an administrative ser	vice fee equal to	o two percent of the t	total wages for each
44.27	employee f	for whom the information	ion is completel	y missing.	
44.28	Subd. 5	. Fees. The fees provid	led for in subdiv	visions 3 and 4 are in	addition to interest
44.29	and other p	enalties imposed by th	is chapter and a	re collected in the sa	me manner as
44.30	delinquent	taxes and credited to t	he family and m	edical benefit insura	nce account.
44.31	EFFEC	TIVE DATE. Except	as provided in s	section 38, this section	on is effective July 1,
44.32	2025.				

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
45.1	Sec. 18. [26	8B.13] EMPLOYE	CR PREMIUM	ACCOUNTS.	
45.2	The comm	nissioner must main	tain a premium	account for each employed	er. The
45.3	commissioner	• must assess the pre	emium account	for all the premiums due	under section
45.4	268B.14, and	credit the family an	d medical bene	fit insurance account with	n all premiums
45.5	paid.				
45.6	EFFECT	VE DATE. Except	as provided in	section 38, this section is	effective July 1,
45.7	<u>2025.</u>				
45.8	Sec. 19. [26	8B.14] PREMIUM	<u>[S.</u>		
45.9	Subdivisio	on 1. Payments. (a)	Family and me	dical leave premiums acc	rue and become
45.10	payable by ea	ch employer for eac	h calendar year	r on the taxable wages that	t the employer
45.11	paid to employ	yees in covered emp	oloyment.		
45.12	Each empl	oyer must pay pren	niums quarterly	, at the premium rate defi	ned under this
45.13	section, on the	e taxable wages paic	l to each emplo	yee. The commissioner m	lust compute the
45.14	premium due	from the wage detai	il report require	ed under section 268B.12	and notify the
45.15	employer of the	e premium due. The	e premiums mu	st be paid to the family and	l medical benefit
45.16	insurance acco	ount and must be re-	ceived by the d	epartment on or before th	e last day of the
45.17	month follow	ing the end of the ca	alendar quarter.		
45.18	<u>(b) If for a</u>	ny reason the wage	s on the wage d	letail report under section	268B.12 are
45.19	adjusted for an	ly quarter, the comm	issioner must re	ecompute the premiums du	e for that quarter
45.20	and assess the	employer for any a	mount due or c	redit the employer as app	ropriate.
45.21	<u>Subd. 2.</u> P	ayments by electro	onic payment r	required. (a) Every emplo	yer must make
45.22	any payments	due under this chap	oter by electron	ic payment.	
45.23	(b) All thin	rd-party processors,	paying on beha	alf of a client company, m	ust make any
45.24	payments due	under this chapter l	by electronic pa	ayment.	
45.25	(c) Regard	lless of paragraph (a	a) or (b), the con	mmissioner has the discre	tion to accept
45.26	payment by or	ther means.			
45.27	<u>Subd. 3.</u> E	mployee charge ba	ack. Notwithsta	unding section 177.24, sub	odivision 4, or
45.28	181.06, subdiv	vision 1, employers	and covered bu	siness entities may deduct	up to 50 percent
45.29	of annual pren	niums paid under th	is section from	employee wages. Such de	ductions for any
45.30	given employ	ee must be in equal	proportion to the	he premiums paid based o	n the wages of
45.31	that employee	, and all employees	of an employe	r must be subject to the sa	ime percentage
45.32	deduction. De	ductions under this	section must ne	ot cause an employee's wa	age, after the

	SF2	REVISOR	SS	S0002-2	2nd Engrossment	
46.1	deduction, to fall	below the rate re	quired to be pa	id to the worker by la	aw, including any	
46.2					or policy, contract, or	
46.3	other legal autho	rity, whichever ra	te of pay is grea	ater.		
46.4	Subd. 4. Wag	es and payments	s subject to pro	e mium. The maximu	m wages subject to	
46.5	premium in a cal	endar year is equa	al to the maxim	um earnings in that y	year subject to the	
46.6	FICA Old-Age, S	Survivors, and Dis	sability Insuran	ce tax.		
46.7	Subd. 5. Ann	ual premium rat	es. The employ	er premium rates beg	ginning July 1, 2025,	
46.8	shall be as follow	<u>/s:</u>				
46.9	(1) for employ	vers participating i	in both family a	nd medical benefit pr	ograms, 0.7 percent;	
46.10	(2) for an emp	oloyer participatir	ng in only the m	nedical benefit progra	am and with an	
46.11	approved private	plan for the fami	ly benefit prog	am, 0.57 percent; an	d	
46.12	(3) for an emp	loyer participating	g in only the fan	nily benefit program a	and with an approved	
46.13	private plan for t	he medical benefi	t program, 0.13	percent.		
46.14	Subd. 6. Premium rate adjustments. (a) Beginning July 1, 2026, and each year					
46.15	thereafter, the co	mmissioner must	adjust the annu	al premium rates usi	ng the formula in	
46.16	paragraph (b).					
46.17	(b) To calcula	te the employer r	ates for a calen	dar year, the commis	sioner must:	
46.18	(1) multiply 1	.45 times the amo	ount disbursed	from the family and	medical benefit	
46.19	insurance accour	t for the 52-week	period ending	September 30 of the	prior year;	
46.20	(2) subtract th	ne amount in the f	amily and med	ical benefit insurance	e account on that	
46.21	September 30 fro	om the resulting fi	gure;			
46.22	(3) divide the	resulting figure b	y the total wag	es in covered employ	yment of employees	
46.23	of employers wit	hout approved pri	vate plans und	er section 268B.10 fo	or either the family	
46.24	or medical benef	it program. For er	nployers with a	n approved private p	olan for either the	
46.25	medical benefit p	orogram or the fan	nily benefit pro	gram, but not both, o	count only the	
46.26	proportion of wa	ges in covered em	ployment asso	ciated with the progr	am for which the	
46.27	employer does no	ot have an approv	ed private plan	; and		
46.28	(4) round the	resulting figure d	own to the near	est one-hundredth o	f one percent.	
46.29	(c) The comm	nissioner must app	ortion the prem	ium rate between the	e family and medical	
46.30	benefit programs	based on the rela	tive proportion	of expenditures for e	each program during	
46.31	the preceding year	ar.				

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
47.1	Subd. 7. E	Deposit of premium	s. All premium	s collected under this s	ection must be
47.2		the family and me			
47.3	Subd. 8. N	Nonnavment of pre	miums by emp	loyer. The failure of an	employer to pay
47.4				vee to benefits, or any o	
47.5	this chapter.		*		
47.6	EFFECT	IVE DATE. Except	as provided in	section 38, this section	is effective July 1.
47.7	2025.	<u> </u>	1)	
47.8	Sec. 20. [26	8B.145] INCOME	TAX WITHH	OLDING.	
47.9	If the Inter	rnal Revenue Servic	e determines th	at benefits are subject	to federal income
47.10	tax, and an ap	oplicant elects to have	ve federal incom	ne tax deducted and wit	thheld from the
47.11	applicant's be	enefits, the commiss	ioner must dedu	et and withhold the am	ount specified in
47.12	the Internal R	evenue Code in a m	anner consisten	t with state law.	
47.13	EFFECT	IVE DATE. Except	as provided in	section 38, this section	is effective July 1,
47.14	<u>2025.</u>				
47.15	Sec 21 [26	8B.15] COLLECT	ION OF PREN	MILIMS	
					1 6
47.16				d correct. Any amount	
47.17 47.18			-	bresumed to be correctly show its incorrectness.	
47.19				evidence in any court	
47.20		nd is prima facie evi		ž.	
47.21				nent received from an e	employer must be
47.21		following order:	<u>(a) Ally payl</u>		imployer must be
				this aborton than	
47.23	<u> </u>	and medical leave		this chapter; then	
47.24	(2) interes	t on past due premi	ums; then		
47.25	(3) penalti	ies, late fees, admin	istrative service	fees, and costs.	
47.26	(b) Paragr	raph (a) is the priorit	y used for all pa	ayments received from	an employer,
47.27	regardless of	how the employer n	nay designate th	e payment to be applie	ed, except when:
47.28	(1) there is	s an outstanding lier	n and the emplo	yer designates that the	payment made
47.29	should be app	blied to satisfy the li	en;		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
48.1	(2) the 1	payment is specifically	designated by the	e employer to be appl	ied to an outstanding
48.2	<u> </u>	ent of benefits of an app			<u>v</u>
48.3	(3) a co	ourt or administrative o	rder directs that	the payment be appl	ied to a specific
48.4	obligation;			the payment be appr	
48.5		eexisting payment plar	provides for th	e application of payr	nent: or
48.6		commissioner, under th	•	authority of section 2	68B.16, agrees to
48.7	apply the p	payment to a different p	<u>priority.</u>		
48.8	Subd. 3	Estimating the prem	nium due. Only	if an employer fails to	o make all necessary
48.9	records ava	ailable for an audit und	er section 268B	.21 and the commiss	ioner has reason to
48.10	believe the	employer has not repo	orted all the requ	ired wages on the qu	arterly wage detail
48.11	reports, ma	ay the commissioner th	en estimate the a	amount of premium of	due and assess the
48.12	employer t	he estimated amount d	ue.		
48.13	Subd. 4	L. Costs. (a) Any emplo	oyer and any app	plicant subject to sect	tion 268B.185,
48.14	subdivision	n 2, that fails to pay any	y amount when	due under this chapte	er is liable for any
48.15	filing fees,	recording fees, sheriff	fees, costs incu	rred by referral to any	y public or private
48.16	collection a	agency, or litigation co	sts, including at	torney fees, incurred	in the collection of
48.17	the amount	ts due.			
48.18	<u>(b) If a</u>	ny tendered payment of	f any amount du	e is not honored whe	en presented to a
48.19	financial in	stitution for payment, a	ny costs assessed	the department by the	e financial institution
48.20	and a fee o	f \$25 must be assessed	to the person.		
48.21	$(c) \cos(t)$	ts and fees collected und	ler this subdivisi	on are credited to the	enforcement account
48.22	under secti	on 268B.185, subdivis	ion 3.		
48.23	Subd. 5	5. Interest on amounts	s past due. If an	y amounts due from	an employer under
48.24	this chapte	r are not received on th	e date due, the c	commissioner must a	ssess interest on any
48.25	amount tha	at remains unpaid. Inter	est is assessed a	t the rate of one perce	ent per month or any
48.26	part of a m	onth. Interest is not ass	sessed on unpaid	l interest. Interest col	llected under this
48.27	subdivision	n is credited to the acco	ount.		
48.28	Subd. 6	<u>5.</u> Interest on judgmen	nts. Regardless o	of section 549.09, if a	judgment is entered
48.29	upon any p	ast due amounts from a	n employer und	er this chapter, the un	paid judgment bears
48.30	interest at 1	the rate specified in sub	odivision 5 until	the date of payment.	<u>.</u>
48.31	Subd. 7	7. <u>Credit adjustments;</u>	; refunds. (a) If	an employer makes a	an application for a
48.32	credit adju	stment of any amount p	paid under this c	hapter within four ye	ears of the date that
48.33	the paymer	nt was due, in a manner	r and format pre	scribed by the comm	issioner, and the

	SF2	REVISOR	SS	S0002-2	2nd Engrossment		
49.1	commissioner determines that the payment or any portion thereof was erroneous, the						
49.2	commission	er must make an adjus	tment and issue a	credit without inter	est. If a credit cannot		
49.3	be used, the	commissioner must re	efund, without in	terest, the amount er	rroneously paid. The		
49.4	commission	er, on the commission	er's own motion,	may make a credit a	adjustment or refund		
49.5	under this su	ıbdivision.					
49.6	<u>(b) Any 1</u>	refund returned to the	commissioner is	considered unclain	ned property under		
49.7	chapter 345.						
49.8	(c) If a cr	edit adjustment or refu	und is denied in w	vhole or in part, a det	termination of denial		
49.9	must be sent	to the employer by ma	ail or electronic t	ansmission. The det	termination of denial		
49.10	is final unles	s an employer files an	appeal within 20	calendar days after s	sending. Proceedings		
49.11	on the appea	al are conducted in acc	cordance with se	ction 268B.08.			
49.12	<u>(d) If an e</u>	employer receives a cr	edit adjustment o	r refund under this s	ection, the employer		
49.13	must determ	ine the amount of any	v overpayment at	tributable to a deduc	ction from employee		
49.14	wages under	section 268B.14, sub	odivision 3, and r	eturn any amount e	rroneously deducted		
49.15	to each affect	cted employee.					
49.16	<u>Subd. 8.</u>	Priorities under lega	al dissolutions o	r distributions. In t	he event of any		
49.17	distribution	of an employer's asse	ts according to a	n order of any court	, including any		
49.18	receivership	, assignment for bene	fit of creditors, a	djudicated insolven	cy, or similar		
49.19	proceeding,	premiums then or the	reafter due must	be paid in full befor	re all other claims		
49.20	except claim	ns for wages of not me	ore than \$1,000 p	er former employee	e, earned within six		
49.21	months of th	e commencement of the	he proceedings. In	n the event of an emp	ployer's adjudication		
49.22	in bankruptc	ey under federal law, p	premiums then or	thereafter due are en	ntitled to the priority		
49.23	provided in	that law for taxes due	in any state.				
49.24	EFFEC	FIVE DATE. Except	as provided in se	ection 38, this sectio	n is effective July 1,		
49.25	<u>2025.</u>						
49.26	Sec. 22. [2	68B.155] CHILD SU	J PPORT DEDU	CTION FROM BI	ENEFITS.		
49.27	Subdivis	ion 1. Definitions. As	s used in this sec	tion:			
49.28	<u>(1)</u> "chile	d support agency" me	ans the public ag	ency responsible fo	r child support		
49.29	enforcement	t, including federally	approved compre	hensive Tribal IV-I) programs; and		
49.30	<u>(</u> 2) "child	d support obligations"	means obligatio	ns that are being en	forced by a child		
49.31	support ager	ncy in accordance with	n a plan described	l in United States Co	ode, title 42, sections		
49.32	454 and 455	of the Social Securit	y Act that has be	en approved by the	secretary of health		

	SF2	REVISOR	SS	S0002-2	2nd Engrossment			
50.1	and human services under part D of title IV of the Social Security Act. This does not include							
50.2	any type of s	spousal maintenance	or foster care pa	yments.				
50.3	Subd. 2.	Notice upon applica	t ion. In an applic	ation for family or m	nedical leave benefits,			
50.4		t must disclose if chil						
50.5	and county.	If child support oblig	ations are owed,	the commissioner r	nust, if the applicant			
50.6	establishes a	u benefit account, not	ify the child supp	oort agency.				
50.7	Subd. 3.	Withholding of ben	efit. The commis	ssioner must deduct	and withhold from			
50.8	any family c	or medical leave bene	fits payable to a	n applicant who owe	es child support			
50.9	obligations:							
50.10	(1) the an	mount required under	a proper order c	of a court or adminis	strative agency; or			
50.11	(2) if cla	use (1) is not applical	ble, the amount o	letermined under ar	agreement under			
50.12	United State	es Code, title 42, secti	on 454 (20)(B)(i), of the Social Sec	urity Act; or			
50.13	<u>(3) if clar</u>	use (1) or (2) is not a	pplicable, the am	nount specified by the	he applicant.			
50.14	Subd. 4.	Payment. Any amou	nt deducted and	withheld must be pai	id to the child support			
50.15	agency, mus	t for all purposes be t	treated as if it we	ere paid to the applie	cant as family or			
50.16	medical leave benefits and paid by the applicant to the child support agency in satisfaction							
50.17	of the applicant's child support obligations.							
50.18	<u>Subd. 5.</u>	Payment of costs. T	he child support	agency must pay th	e costs incurred by			
50.19	the commiss	sioner in the impleme	ntation and adm	inistration of this se	ction and sections			
50.20	518A.50 and	1518A.53.						
50.21	EFFEC	FIVE DATE. Except	as provided in s	ection 38, this section	on is effective July 1,			
50.22	<u>2025.</u>							
50.23	Sec. 23. [2	68B.16] COMPROM	<u>MISE.</u>					
50.24	<u>(a) The c</u>	commissioner may co	mpromise in wh	ole or in part any ac	ction, determination,			
50.25	or decision t	hat affects only an er	nployer and not	an applicant. This p	aragraph applies if it			
50.26	is determine	d by a court of law, o	r a confession of	f judgment, that an a	applicant, while			
50.27	employed, w	vrongfully took from	the employer \$5	00 or more in mone	ey or property.			
50.28	<u>(b) The c</u>	ommissioner may at a	any time compro	mise any premium c	or reimbursement due			
50.29	from an emp	ployer under this chap	oter.					
50.30	<u>(c)</u> Any c	compromise involving	an amount over S	\$10,000 must be auth	norized by an attorney			
50.31	licensed to p	practice law in Minne	sota who is an er	nployee of the depa	rtment designated by			
50.32	the commiss	sioner for that purpose	<u>e.</u>					

Article 1 Sec. 23.

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
51.1	<u>(d) Any</u>	compromise must be	in the best intere	st of the state of Mir	mesota.
51.2	EFFEC	TIVE DATE. Except	as provided in so	ection 38, this section	n is effective July 1,
51.3	2025.		•		
51.4	Sec. 24. [2	268B.17] ADMINIST	TRATIVE COST	<u>ГS.</u>	
51.5	From Ju	ly 1, 2025, through D	ecember 31, 202	5, the commissioner	may spend up to
51.6	seven percer	nt of projected benefit	payments during	g the period for the a	dministration of this
51.7	chapter. Beg	ginning January 1, 202	26, and each cale	endar year thereafter,	the commissioner
51.8	may spend u	up to seven percent of	projected benefi	t payments for that c	alendar year for the
51.9	administrati	on of this chapter. The	e department may	y enter into interager	cy agreements with
51.10	the Departm	nent of Labor and Indu	ustry, including a	greements to transfe	r funds, subject to
51.11	the limit in t	this section, for the De	epartment of Lab	or and Industry to fu	lfill its enforcement
51.12	authority of	this chapter.			
51.13	EFFEC	TIVE DATE. Except	as provided in se	ection 38, this section	n is effective July 1,
51.14	<u>2025.</u>				
51.15	Sec. 25. [2	268B.18] PUBLIC O	UTREACH.		
51.16	Beginnir	ng in fiscal year 2025,	the commissioner	r must use at least 0.5	percent of projected
51.17	benefit payn	nents under section 26	8B.17 for the pur	pose of outreach, edu	cation, and technical
51.18	assistance fo	or employees, employe	rs, and self-emplo	oyed individuals eligi	ble to elect coverage
51.19	under sectio	n 268B.11. The depar	rtment may enter	· into interagency agi	eements with the
51.20	Department	of Labor and Industr	y, including agre	ements to transfer fu	nds, subject to the
51.21	limit in sect	ion 268B.17, to accor	nplish the require	ements of this section	n. At least one-half
51.22	of the amound	nt spent under this sec	tion must be use	d for grants to comm	unity-based groups.
51.23	EFFEC	TIVE DATE. Except	as provided in se	ection 38, this section	n is effective July 1,
51.24	<u>2025.</u>				
51.25	Sec. 26. <u>[2</u>	268B.185] BENEFIT	OVERPAYME	<u>NTS.</u>	
51.26	Subdivis	sion 1. Repaying an o	overpayment. (a) Any applicant who	(1) because of a
51.27	determinatio	on or amended determ	ination issued un	nder this chapter, or	(2) because of a
51.28	benefit law	judge's decision unde	r section 268B.0	8, has received any f	amily or medical
51.29	leave benefi	ts that the applicant v	vas held not entit	led to, is overpaid th	e benefits and must
51.30	promptly re	pay the benefits to the	e family and med	lical benefit insuranc	e account.

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
52.1	(b) If th	e applicant fails to repa	v the benefits ov	erpaid, including any	penalty and interest
52.2		nder subdivisions 2 and			
52.3		and federal law.	,		
52.4	Subd. 2	Overpayment becau	ise of misreprese	entation. (a) An app	licant has committed
52.5		ntation if the applicant			
52.6		or representation in an et	•	· · · · · ·	
52.7	of misrepre	esentation does not occ	our where there is	s unintentional mista	ake without a good
52.8		as to the eligibility or			Z
52.9	<u>(b)</u> A d	etermination of overpa	yment penalty m	nust state the method	ls of collection the
52.10	commissio	ner may use to recover	the overpaymer	nt, penalty, and inter	est assessed. Money
52.11	received in	repayment of overpaid	d benefits, penal	ties, and interest is f	irst applied to the
52.12	benefits ov	rerpaid, second to the p	enalty amount d	ue, and third to any	interest due.
52.13	<u>(c) The</u>	department is authoriz	ed to issue a dete	ermination of overpa	yment penalty under
52.14	this subdiv	ision within 12 months	s of the establish	ment of the benefit a	account upon which
52.15	the benefit	s were obtained throug	h misrepresentat	ion.	
52.16	Subd. 3	. Family and medical	benefit insuran	ice enforcement ac	count created. The
52.17	family and	medical benefit insura	ince enforcement	t account is created i	in the state treasury.
52.18	Any penalt	ties and interest collect	ed under this sec	tion shall be deposit	ted into the account
52.19	under this s	subdivision and shall be	used only for the	e purposes of adminis	stering and enforcing
52.20	this chapte	r. Only the commission	ner may authoriz	e expenditures from	the account under
52.21	this subdiv	ision.			
52.22	Subd. 4	. Interest. For any fan	nily and medical	leave benefits obtai	ned by
52.23	misreprese	ntation, and any penalty	y amounts assesse	ed under subdivision	2, the commissioner
52.24	must asses	s interest on any amound	nt that remains u	npaid beginning 30	calendar days after
52.25	the date of	a determination of ove	erpayment penalt	y. Interest is assesse	ed at the rate of six
52.26	percent per	year. A determination	of overpayment	penalty must state t	hat interest will be
52.27	assessed. In	nterest is not assessed o	n unpaid interest	. Interest collected u	nder this subdivision
52.28	is credited	to the family and medi	cal benefit insur	ance enforcement ac	ccount.
52.29	Subd. 5	. Offset of benefits. An	n employee may	offset from any futur	e family and medical
52.30	leave benef	fits otherwise payable th	ne amount of an o	verpayment. No sing	gle offset may exceed
52.31	20 percent	of the amount of the pa	ayment from wh	ich the offset is mad	le.
52.32	Subd. 6	5. Cancellation of over	r payments. (a) I	f family and medica	l leave benefits
52.33	overpayme	ents are not repaid or of	ffset from subseq	uent benefits within	three years after the
52.34	date of the	determination or decisi	on holding the ap	plicant overpaid, the	e commissioner must

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
53.1	cancel the	overpayment balance, a	and no administ	rative or legal proceed	lings may be used
53.2	to enforce	collection of those amo	ounts.		
53.3	<u>(b) The</u>	commissioner may can	cel at any time	any overpayment, incl	uding penalties and
53.4	interest tha	t the commissioner det	ermines is unco	llectible because of de	eath or bankruptcy.
53.5	Subd. 7	. <u>Collection of overpa</u>	yments. (a) Th	e commissioner has di	scretion regarding
53.6	the recover	ry of any overpayment	for reasons othe	er than misrepresentati	on. Regardless of
53.7	any law to	the contrary, the comm	issioner is not 1	required to refer any o	verpayment for
53.8	reasons oth	er than misrepresentati	on to a public of	or private collection ag	gency, including
53.9	agencies of	this state.			
53.10	<u>(b)</u> Am	ounts overpaid for reas	ons other than 1	nisrepresentation are 1	not considered a
53.11	"debt" to th	ne state of Minnesota fo	or purposes of a	ny reporting requirem	ents to the
53.12	commissio	ner of management and	l budget.		
53.13	<u>(c) A pe</u>	ending appeal under sec	tion 268B.08 do	bes not suspend the ass	essment of interest,
53.14	penalties, c	or collection of an over	payment.		
53.15	<u>(d) Sect</u>	tion 16A.626 applies to	the repayment	by an applicant of any	y overpayment,
53.16	penalty, or	interest.			
53.17	EFFEC	CTIVE DATE. Except	as provided in s	section 38, this section	is effective July 1,
53.18	<u>2025.</u>				
53.19	Sec. 27. <u> </u>	268B.19] EMPLOYE	R MISCONDU	JCT; PENALTY.	
53.20	<u>(a)</u> The	commissioner must pe	nalize an emplo	oyer if that employer o	or any employee,
53.21	officer, or a	agent of that employer	is in collusion v	vith any applicant for	the purpose of
53.22	assisting th	e applicant in receiving	g benefits fraudu	lently. The penalty is	\$500 or the amount
53.23	of benefits	determined to be overp	oaid, whichever	is greater.	
53.24	<u>(b)</u> The	commissioner must pe	nalize an emplo	oyer if that employer of	or any employee,
53.25	officer, or a	agent of that employer:			
53.26	<u>(1) mad</u>	le a false statement or r	epresentation k	nowing it to be false;	
53.27	<u>(2) mad</u>	le a false statement or r	epresentation w	vithout a good-faith be	lief as to the
53.28	correctness	s of the statement or rep	presentation; or		
53.29	<u>(3) kno</u>	wingly failed to disclos	e a material fac	. <u>t.</u>	
53.30	<u>(c)</u> The	penalty is the greater of	of \$500 or 50 pe	rcent of the following	resulting from the
53.31	employer's	action:			

	SF2	REVISOR	SS	S0002-2	2nd Engrossment		
54.1	(1) the amount of any overpaid benefits to an applicant;						
54.2	(2) the amo	ount of benefits not p	baid to an applic	ant that would otherv	vise have been paid;		
54.3	or						
54.4	(3) the ame	ount of any payment	t required from	the employer under t	his chapter that was		
54.5	not paid.						
54.6	(d) Penalti	es must be paid with	nin 30 calendar	days of issuance of th	ne determination of		
54.7	penalty and cr	redited to the family	and medical be	nefit insurance accou	int.		
54.8	(e) The det	termination of penal	ty is final unles	s the employer files a	an appeal within 30		
54.9	calendar days	after the sending of	the determinati	on of penalty to the e	employer by United		
54.10	States mail or	electronic transmiss	sion.				
54.11	EFFECTI	VE DATE. Except	as provided in s	ection 38, this section	n is effective July 1,		
54.12	<u>2025.</u>						
54.13	Sec. 28. <u>[20</u>	8B.21] RECORDS;	AUDIIS.				
54.14	Subdivisio	n 1. Employer recor	ds; audits. (a) H	Each employer must ke	eep true and accurate		
54.15	records on individuals performing services for the employer, containing the information						
54.16	the commission	oner may require und	ler this chapter.	The records must be	kept for a period of		
54.17	not less than f	our years in addition	n to the current	calendar year.			
54.18	(b) For the	purpose of adminis	tering this chap	ter, the commissioner	r has the power to		
54.19	audit, examine	e, or cause to be sup	plied or copied,	any books, correspo	ndence, papers,		
54.20	records, or me	emoranda that are the	e property of, or	in the possession of,	an employer or any		
54.21	other person a	t any reasonable tim	e and as often a	as may be necessary.	Subpoenas may be		
54.22	issued under s	section 268B.22 as n	ecessary, for an	audit.			
54.23	(c) An emp	ployer or other perso	on that refuses to	o allow an audit of its	s records by the		
54.24	department or	that fails to make al	l necessary reco	ords available for auc	lit in the state upon		
54.25	request of the	commissioner may b	e assessed an ad	lministrative penalty of	of \$500. The penalty		
54.26	collected is cr	edited to the family	and medical be	nefit insurance accou	<u>nt.</u>		
54.27	<u>(d)</u> An em	ployer, or other pers	on, that fails to	provide a weekly bre	akdown of money		
54.28	earned by an a	applicant upon reque	est of the comm	issioner, information	necessary for the		
54.29	detection of a	pplicant misrepreser	tation under see	ction 268B.185, subd	ivision 2, may be		
54.30	assessed an ac	lministrative penalty	y of \$100. Any 1	notice requesting a w	eekly breakdown		
54.31	must clearly st	tate that a \$100 penal	ty may be asses	sed for failure to prov	vide the information.		
54.32	The penalty co	ollected is credited t	o the family and	l medical benefit insu	arance account.		

	SF2 REVISOR	SS	S0002-2	2nd Engrossment
55.1	Subd. 2. Department re	ecords; destruction. (a) The commissioner m	nay make summaries,
55.2	compilations, duplications	, or reproductions of a	ny records pertaining	to this chapter that
55.3	the commissioner consider	s advisable for the pre	servation of the infor	mation.
55.4	(b) Regardless of any la	aw to the contrary, the	commissioner may d	estroy any records
55.5	that are no longer necessar	y for the administratio	n of this chapter. In a	ddition, the
55.6	commissioner may destroy	any record from whic	h the information has	been electronically
55.7	captured and stored.			
55.8	EFFECTIVE DATE.	Except as provided in	section 38, this sectio	n is effective July 1,
55.9	<u>2025.</u>			
55.10	Sec. 29. [268B.22] SUB	POENAS; OATHS.		
55.11	(a) The commissioner o	r benefit judge has auth	ority to administer oa	ths and affirmations,
55.12	take depositions, certify to	official acts, and issue	e subpoenas to compe	l the attendance of
55.13	individuals and the produc	tion of documents and	other personal prope	rty necessary in
55.14	connection with the admin	istration of this chapte	<u>r.</u>	
55.15	(b) Individuals subpoer	naed, other than applic	ants or officers and en	mployees of an
55.16	employer that is the subject	t of the inquiry, are pa	id witness fees the sa	me as witness fees
55.17	in civil actions in district c	ourt. The fees need no	t be paid in advance.	
55.18	(c) The subpoena is ent	forceable through the c	listrict court in Ramse	ey County.
55.19	EFFECTIVE DATE.	Except as provided in	section 38, this sectio	n is effective July 1,
55.20	<u>2025.</u>			
55.21	Sec. 30. [268B.23] LIEN	; LEVY; SETOFF; 2	AND CIVIL ACTIO	<u>PN.</u>
55.22	Subdivision 1. Lien. (a) Any amount due und	er this chapter, from	an applicant or an
55.23	employer, becomes a lien u	pon all the property, v	vithin this state, both	real and personal, of
55.24	the person liable, from the	date of assessment. Fo	or the purposes of this	s section, "date of
55.25	assessment" means the dat	e the obligation was du	<u>1e.</u>	
55.26	(b) The lien is not enfo	rceable against any pu	rchaser, mortgagee, p	ledgee, holder of a
55.27	Uniform Commercial Cod	e security interest, med	chanic's lien, or judgn	nent lien creditor,
55.28	until a notice of lien has been	en filed with the county	recorder of the count	y where the property
55.29	is situated, or in the case of	personal property belo	nging to a nonresident	person in the Office
55.30	of the Secretary of State. V	When the notice of lien	is filed with the cour	nty recorder, the fee
55.31	for filing and indexing is a	s provided in sections	272.483 and 272.484	<u>.</u>

SF2 REVISOR	SS	S0002-2
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561	(a) Nations of lines line was smalled and line values as in a farmy preservited by the
56.1	(c) Notices of liens, lien renewals, and lien releases, in a form prescribed by the
56.2	commissioner, may be filed with the county recorder or the secretary of state by mail,
56.3	personal delivery, or electronic transmission into the computerized filing system of the
56.4	secretary of state. The secretary of state must, on any notice filed with that office, transmit
56.5	the notice electronically to the appropriate county recorder. The filing officer, whether the
56.6	county recorder or the secretary of state, must endorse and index a printout of the notice as
56.7	if the notice had been mailed or delivered.
56.8	(d) County recorders and the secretary of state must enter information on lien notices,
56.9	renewals, and releases into the central database of the secretary of state. For notices filed
56.10	electronically with the county recorders, the date and time of receipt of the notice and county
56.11	recorder's file number, and for notices filed electronically with the secretary of state, the
56.12	secretary of state's recording information, must be entered into the central database before
56.13	the close of the working day following the day of the original data entry by the commissioner.
56.14	(e) The lien imposed on personal property, even though properly filed, is not enforceable
56.15	against a purchaser of tangible personal property purchased at retail or personal property
56.16	listed as exempt in sections 550.37, 550.38, and 550.39.
56.17	(f) A notice of lien filed has priority over any security interest arising under chapter 336,
56.18	article 9, that is perfected prior in time to the lien imposed by this subdivision, but only if:
56.19	(1) the perfected security interest secures property not in existence at the time the notice
56.20	of lien is filed; and
56.21	(2) the property comes into existence after the 45th calendar day following the day the
56.22	notice of lien is filed, or after the secured party has actual notice or knowledge of the lien
56.23	filing, whichever is earlier.
56.24	(g) The lien is enforceable from the time the lien arises and for ten years from the date
56.25	of filing the notice of lien. A notice of lien may be renewed before expiration for an additional
56.26	ten years.
56.27	(h) The lien is enforceable by levy under subdivision 2 or by judgment lien foreclosure
56.28	under chapter 550.
56.29	(i) The lien may be imposed upon property defined as homestead property in chapter
56.30	510 but may be enforced only upon the sale, transfer, or conveyance of the homestead
56.31	property.
56.32	(j) The commissioner may sell and assign to a third party the commissioner's right of
56.33	redemption in specific real property for liens filed under this subdivision. The assignee is

SF2	REVISOR	SS	S0002-2	2nd Engrossment
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57.1 limited to the same rights of redemption as the commissioner, except that in a bankruptcy
57.2 proceeding, the assignee does not obtain the commissioner's priority. Any proceeds from

57.3 the sale of the right of redemption are credited to the family and medical benefit insurance
57.4 account.

57.5 <u>Subd. 2.</u> Levy. (a) If any amount due under this chapter, from an applicant or an employer, 57.6 is not paid when due, the amount may be collected by the commissioner by direct levy upon 57.7 all property and rights of property of the person liable for the amount due except property

57.8 exempt from execution under section 550.37. For the purposes of this section, "levy" includes

57.9 <u>the power of distraint and seizure by any means.</u>

57.10 (b) In addition to a direct levy, the commissioner may issue a warrant to the sheriff of

57.11 any county who must proceed within 60 calendar days to levy upon the property or rights

57.12 to property of the delinquent person within the county, except property exempt under section

57.13 550.37. The sheriff must sell that property necessary to satisfy the total amount due, together

57.14 with the commissioner's and sheriff's costs. The sales are governed by the law applicable

- 57.15 to sales of like property on execution of a judgment.
- 57.16 (c) Notice and demand for payment of the total amount due must be mailed to the
- 57.17 delinquent person at least ten calendar days before action being taken under paragraphs (a)
 57.18 and (b).

57.19 (d) If the commissioner has reason to believe that collection of the amount due is in

57.20 jeopardy, notice and demand for immediate payment may be made. If the total amount due

57.21 is not paid, the commissioner may proceed to collect by direct levy or issue a warrant without

- 57.22 regard to the ten calendar day period.
- 57.23 (e) In executing the levy, the commissioner must have all of the powers provided in
- 57.24 chapter 550 or any other law that provides for execution against property in this state. The
- 57.25 sale of property levied upon and the time and manner of redemption is as provided in chapter
- 57.26 <u>550.</u> The seal of the court is not required. The levy may be made whether or not the
- 57.27 <u>commissioner has commenced a legal action for collection.</u>
- 57.28 (f) Where any assessment has been made by the commissioner, the property seized for
- 57.29 <u>collection of the total amount due must not be sold until any determination of liability has</u>
- 57.30 become final. No sale may be made unless a portion of the amount due remains unpaid for
- 57.31 <u>a period of more than 30 calendar days after the determination of liability becomes final.</u>
- 57.32 Seized property may be sold at any time if:
- 57.33 (1) the delinquent person consents in writing to the sale; or

	562	KE VISOK	33	50002-2	2nd Engrossment
58.1	(2) the comm	ssioner determin	nes that the prop	erty is perishable or	may become greatly
58.2	reduced in price of	or value by keep	ing, or that the p	property cannot be k	ept without great
58.3	expense.				
58.4	(g) Where a le	evy has been ma	de to collect the	amount due and the	property seized is
58.5	properly included	in a formal proc	eeding commend	ced under sections 52	24.3-401 to 524.3-505
58.6	and maintained u	nder full superv	ision of the cour	t, the property may	not be sold until the
58.7	probate proceeding	ngs are complete	ed or until the co	urt orders.	
58.8	(h) The prope	rty seized must	be returned if the	e owner:	
58.9	(1) gives a sur	ety bond equal to	the appraised va	alue of the owner's in	terest in the property,
58.10	as determined by	the commission	er; or		
58.11	(2) deposits w	ith the commiss	ioner security in	a form and amount	the commissioner
58.12	considers necessa	ry to insure pay	ment of the liab	ility.	
58.13	(i) If a levy or	sale would irrep	parably injure rig	ghts in property that	the court determines
58.14	superior to rights	of the state, the	court may grant	an injunction to prol	hibit the enforcement
58.15	of the levy or to p	prohibit the sale.			
58.16	(j) Any person	n who fails or re	fuses to surrende	er without reasonabl	e cause any property
58.17	or rights to prope	rty subject to lev	vy is personally	liable in an amount	equal to the value of
58.18	the property or right	ghts not so surre	ndered, but not	exceeding the amou	nt due.
58.19	(k) If the com	missioner has se	eized the propert	y of any individual,	that individual may,
58.20	upon giving 48 ho	ours notice to the	commissioner a	nd to the court, bring	g a claim for equitable
58.21	relief before the c	listrict court for	the release of th	e property upon tern	ns and conditions the
58.22	court considers e	quitable.			
58.23	(l) Any person	n in control or po	ossession of pro	perty or rights to pro	operty upon which a
58.24	levy has been ma	de who surrende	ers the property	or rights to property.	, or who pays the
58.25	amount due is dis	charged from an	y obligation or li	ability to the person	liable for the amount
58.26	due with respect	to the property of	or rights to prope	erty.	
58.27	(m) The notic	e of any levy ma	ay be served per	sonally or by mail.	
58.28	(n) The comm	issioner may re	lease the levy up	oon all or part of the	property or rights to
58.29	property levied u	pon if the comm	issioner determi	ines that the release	will facilitate the
58.30	collection of the	iability, but the	release does not	prevent any subsequ	uent levy. If the
58.31	commissioner det	ermines that pro	perty has been w	vrongfully levied up	on, the commissioner
58.32	must return:				

REVISOR

SF2

S0002-2

2nd Engrossment

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
59.1	<u>(1) the s</u>	pecific property levied	l upon, at any ti	me; or	
59.2	(2) an ar	nount of money equal	to the amount c	of money levied upon	, at any time before
59.3	the expiration	on of nine months from	n the date of lev	<u>y.</u>	
59.4	<u>(o) Rega</u>	ordless of section 52.12	2, a levy upon a	person's funds on de	posit in a financial
59.5	institution lo	ocated in this state, has	s priority over a	ny unexercised right	of setoff of the
59.6	financial ins	stitution to apply the le	evied funds towa	ard the balance of an	outstanding loan or
59.7	loans owed	by the person to the fir	nancial instituti	on. A claim by the fir	nancial institution
59.8	that it exerc	ised its right to setoff l	before the levy	must be substantiated	l by evidence of the
59.9	date of the s	setoff, and verified by	an affidavit fror	n a corporate officer	of the financial
59.10	institution. I	For purposes of determ	nining the priori	ty of any levy under	this subdivision, the
59.11	levy is treat	ed as if it were an exec	cution under cha	apter 550.	
59.12	<u>Subd. 3.</u>	Right of setoff. (a) Up	oon certification	by the commissioner	to the commissioner
59.13	of managem	ent and budget, or to a	ny state agency t	hat disburses its own	funds, that a person,
59.14	applicant, or	r employer has a liabil	ity under this cl	napter, and that the st	ate has purchased
59.15	personal ser	vices, supplies, contrac	et services, or pro	operty from that perso	n, the commissioner
59.16	of managem	nent and budget or the	state agency mu	st set off and pay to t	he commissioner an
59.17	amount suff	ficient to satisfy the un	paid liability fro	m funds appropriated	d for payment of the
59.18	obligation o	f the state otherwise d	ue the person. N	lo amount may be set	t off from any funds
59.19	exempt und	er section 550.37 or fu	Inds due an indi	vidual who receives	assistance under
59.20	chapter 256	<u>.</u>			
59.21	<u>(b) All f</u>	unds, whether general	or dedicated, an	e subject to setoff.	
59.22	(c) Rega	urdless of any law to th	e contrary, the c	commissioner has firs	st priority to setoff
59.23	from any fu	nds otherwise due from	n the departmer	nt to a delinquent per	son.
59.24	<u>Subd. 4.</u>	Collection by civil ac	ction. (a) Any a	mount due under this	chapter, from an
59.25	applicant or	employer, may be colle	ected by civil ac	tion in the name of the	e state of Minnesota.
59.26	Civil actions	s brought under this sub	odivision must b	e heard as provided u	nder section 16D.14.
59.27	In any action	n, judgment must be er	ntered in default	for the relief demand	ded in the complaint
59.28	without pro	of, together with costs	and disburseme	ents, upon the filing o	of an affidavit of
59.29	default.				
59.30	<u>(b) Any</u>	person that is not a res	ident of this star	te and any resident po	erson removed from
59.31	this state, is	considered to appoint	the secretary of	f state as its agent for	the acceptance of
59.32	process in a	ny civil action. The co	mmissioner mu	st file process with th	ne secretary of state,
59.33	together wit	h a payment of a fee of	f \$15 and that se	rvice is considered su	ufficient service and
59.34	has the same	e force and validity as i	f served persona	ally within this state. I	Notice of the service

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
60.1	of process, tog	gether with a copy of	f the process, m	ist be sent by certified	l mail to the person's
60.2	last known ad	dress. An affidavit	of compliance w	vith this subdivision, a	and a copy of the
60.3	notice of servi	ice must be appende	ed to the origina	l of the process and f	iled in the court.
60.4	<u>(c)</u> No cou	rt filing fees, docke	ting fees, or rel	ease of judgment fees	may be assessed
60.5	against the sta	te for actions under	this subdivision	<u>n.</u>	
60.6	<u>Subd. 5.</u> II	ijunction forbidde	n. No injunction	n or other legal action	to prevent the
60.7	determination	, assessment, or col	lection of any a	mounts due under this	s chapter, from an
60.8	applicant or en	mployer, are allowe	<u>.</u>		
60.9	EFFECTI	VE DATE. Except	as provided in s	section 38, this section	n is effective July 1,
60.10	<u>2025.</u>				
60.11	Sec. 31. [26]	8B.24] CONCILIA	TION SERVIO	CES.	
60.12	The Depar	tment of Labor and	Industry may of	fer conciliation servic	es to employers and
60.13	employees to	resolve disputes con	ncerning alleged	l violations of employ	ment protections
60.14	identified in se	ection 268B.09.			
60.15	EFFECT	VE DATE. Except	as provided in s	section 38, this section	n is effective July 1,
60.16	<u>2025.</u>				
60.17	Sec. 32. [26]	8B.25] ANNUAL I	REPORTS.		
60.18	(a) Beginn	ing on or before Jul	ly 1, 2026, the c	ommissioner must an	nually report to the
60.19	Department of	f Management and	Budget and the	house of representativ	ves and senate
60.20	committee cha	urs with jurisdiction	over this chapte	er on program adminis	strative expenditures
60.21	and revenue c	ollection for the pri	or fiscal year, ir	cluding but not limite	ed to:
60.22	(1) total re	venue raised throug	gh premium coll	ection;	
60.23	(2) the num	iber of self-employe	d individuals or	independent contracto	ors electing coverage
60.24	under section	268B.11 and amoun	nt of associated	revenue;	
60.25	(3) the nur	nber of covered bus	siness entities pa	ying premiums under	r this chapter and
60.26	associated rev	enue;			
60.27	(4) admini	strative expenditure	es including tran	sfers to other state ag	encies expended in
60.28	the administra	tion of the chapter;			
60.29	<u>(5)</u> summa	ry of contracted ser	vices expended	in the administration	of this chapter;
60.30	<u>(6)</u> grant a	mounts and recipier	nts under section	ns 268B.18 and 268B	.29;

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
61.1	(7) an acc	counting of required of	outreach expend	itures;	
61.2	(8) summ	ary of private plan app	provals including	g the number of empl	oyers and employees
61.3	covered und	er private plans; and			
61.4	<u>(9)</u> adequ	acy and use of the pri	ivate plan appro	val and oversight fe	<u>e.</u>
61.5	(b) Begin	ning on or before Jul	y 1, 2026, the co	ommissioner must a	nnually publish a
61.6	publicly avai	ilable report providing	g the following	information for the p	previous fiscal year:
61.7	<u>(1) total e</u>	eligible claims;			
61.8	<u>(2) the nu</u>	umber and percentage	of claims attrib	utable to each categ	ory of benefit;
61.9	<u>(3) claim</u>	ant demographics by	age, gender, ave	erage weekly wage,	occupation, and the
61.10	type of leave	taken;			
61.11	(4) the pe	ercentage of claims de	enied and the rea	asons therefor, inclu	ding but not limited
61.12	to insufficier	nt information and ine	ligibility and th	e reason therefor;	
61.13	<u>(5) avera</u>	ge weekly benefit am	ount paid for all	claims and by categ	gory of benefit;
61.14	<u>(6) chang</u>	ges in the benefits paid	d compared to p	revious fiscal years;	
61.15	<u>(7)</u> proce	ssing times for initial	claims processi	ng, initial determina	tions, and final
61.16	decisions;				
61.17	<u>(8) avera</u>	ge duration for cases	completed; and		
61.18	<u>(9) the nu</u>	umber of cases remain	ning open at the	close of such year.	
61.19	EFFECT	TIVE DATE. Except	as provided in s	ection 38, this section	on is effective July 1,
61.20	<u>2025.</u>				
61.21	Sec. 33. [2	68B.26] NOTICE RI	EQUIREMEN	<u>ГS.</u>	
61.22	(a) Each o	employer must post in	a conspicuous	place on each of its p	oremises a workplace
61.23	notice prepar	red or approved by the	e commissioner	providing notice of	benefits available
61.24	under this ch	apter. The required w	orkplace notice	must be in English	and each language
61.25	other than Er	nglish which is the prin	mary language o	of five or more emplo	oyees or independent
61.26	contractors of	of that workplace, if su	uch notice is ava	ailable from the depa	artment.
61.27	<u>(b) Each e</u>	employer must issue to	each employee	not more than 30 day	vs from the beginning
61.28	date of the en	nployee's employment	t, or 30 days befo	ore premium collection	on begins, whichever
61.29	is later, the f	ollowing written info	rmation provide	d or approved by the	e department in the
61.30	primary lang	uage of the employee	<u>::</u>		

	SF2 REVISOR SS S0002-2 211d Eligiossment
62.1	(1) an explanation of the availability of family and medical leave benefits provided under
62.2	this chapter, including rights to reinstatement and continuation of health insurance;
62.3	(2) the amount of premium deductions made by the employer under this chapter;
62.4	(3) the employer's premium amount and obligations under this chapter;
62.5	(4) the name and mailing address of the employer;
62.6	(5) the identification number assigned to the employer by the department;
62.7	(6) instructions on how to file a claim for family and medical leave benefits;
62.8	(7) the mailing address, e-mail address, and telephone number of the department; and
62.9	(8) any other information required by the department.
62.10	Delivery is made when an employee provides written acknowledgment of receipt of the
62.11	information, or signs a statement indicating the employee's refusal to sign such
62.12	acknowledgment.
62.13	(c) Each employer shall provide to each independent contractor with whom it contracts,
62.14	at the time such contract is made or, for existing contracts, within 30 days of the effective
62.15	date of this section, the following written information provided or approved by the department
62.16	in the self-employed individual's primary language:
62.17	(1) the address and telephone number of the department; and
62.18	(2) any other information required by the department.
62.19	(d) An employer that fails to comply with this subdivision may be issued, for a first
62.20	violation, a civil penalty of \$50 per employee and per independent contractor with whom
62.21	it has contracted, and for each subsequent violation, a civil penalty of \$300 per employee
62.22	or self-employed individual with whom it has contracted. The employer shall have the
62.23	burden of demonstrating compliance with this section.
62.24	(e) Employer notice to an employee under this section may be provided in paper or
62.25	electronic format. For notice provided in electronic format only, the employer must provide
62.26	employee access to an employer-owned computer during an employee's regular working
62.27	hours to review and print required notices.
62.28	EFFECTIVE DATE. Except as provided in section 38, this section is effective July 1,
62.29	<u>2025.</u>

S0002-2

2nd Engrossment

REVISOR

SF2

	SF2 REVISOR	SS	S0002-2	2nd Engrossment
63.1	Sec. 34. [268B.27] RELAT	IONSHIP TO OTH	ER LEAVE; CO	NSTRUCTION.
63.2	Subdivision 1. Concurren	n t leave. An employe	r may require leav	e taken under this
63.3	chapter to run concurrently w	ith leave taken for the	e same purpose un	der section 181.941
63.4	or the Family and Medical Le	eave Act, United State	es Code, title 29, so	ections 2601 to 2654,
63.5	as amended.			
63.6	Subd. 2. Construction. N	othing in this chapter	shall be construed	<u>l to:</u>
63.7	(1) allow an employer to c	compel an employee t	o exhaust accumu	lated sick, vacation,
63.8	or personal time before or wh	ile taking leave under	r this chapter;	
63.9	(2) except as provided und	ler section 268B.01, s	subdivision 37, pro	ohibit an employer
63.10	from providing additional ber	nefits, including but n	ot limited to cover	ring the portion of
63.11	earnings not provided under th	nis chapter during per	iods of leave cover	ed under this chapter;
63.12	or			
63.13	(3) limit the parties to a co	ollective bargaining a	greement from bar	gaining and agreeing
63.14	with respect to leave benefits	and related procedure	es and employee p	rotections that meet
63.15	or exceed, and do not otherwi	se conflict with, the r	ninimum standard	s and requirements in
63.16	this chapter.			
63.17	EFFECTIVE DATE. Exc	cept as provided in se	ction 38, this secti	on is effective July 1,
63.18	<u>2025.</u>			
63.19	Sec. 35. [268B.28] SEVER	ABLE.		
63.20	If the United States Depart	ment of Labor or a co	urt of competent ju	irisdiction determines
63.21	that any provision of the fami	ly and medical benef	it insurance progra	am under this chapter
63.22	is not in conformity with, or i	s inconsistent with, th	ne requirements of	federal law, the
63.23	provision has no force or effe	ct. If only a portion of	f the provision, or	the application to any
63.24	person or circumstances, is de	etermined not in conf	ormity, or determin	ned inconsistent, the
63.25	remainder of the provision an	d the application of the	ne provision to oth	er persons or
63.26	circumstances are not affected	<u>d.</u>		
63.27	EFFECTIVE DATE. Exc	cept as provided in se	ction 38, this secti	on is effective July 1,
63.28	<u>2025.</u>			
63.29	Sec. 36. [268B.29] SMALI	BUSINESS ASSIS	TANCE GRANT	<u>S.</u>
63.30	(a) Employers with 50 or f	ewer employees may	apply to the depart	ment for grants under
63.31	this section.			

	SF2	REVISOR	SS	S0002-2	2nd Engrossment
64.1	(b) The	commissioner may ap	prove a grant of	f up to \$3.000 if the e	mplover hires a
64.2		worker to replace an er			
64.3	days or mo				
	i		madical loave	the commissioner n	an annova a crant
64.4	<u> </u>	an employee's family o ,000 as reimbursement			· • • · · ·
64.5 64.6	employee's			additional wage-relat	ed costs due to the
04.0					
64.7		be eligible for considera			
64.8	-	e department written do			
64.9		wage-related costs incu	urred are due to	an employee's use of	leave under this
64.10	chapter.				
64.11	<u>(e)</u> The	grants under this section	on may be fund	ed from the family an	d medical benefit
64.12	insurance a	account.			
64.13	(f) For 1	the purposes of this sec	tion, the comm	issioner shall average	the number of
64.14	employees	reported by an employ	er over the last	four completed calen	dar quarters to
64.15	determine 1	the size of the employe	<u>r.</u>		
64.16	<u>(g)</u> An e	employer who has an ap	proved private	plan is not eligible to r	eceive a grant under
64.17	this section	<u>ı.</u>			
64.18	<u>(h) The</u>	commissioner may aw	ard grants unde	er this section only up	to a maximum of
64.19	\$5,000,000	per calendar year.			
64.20	EFFEC	CTIVE DATE. Except	as provided in s	section 38, this section	n is effective July 1,
64.21	<u>2025.</u>				
64.22	Sec. 37. <u>4</u>	APPROPRIATIONS.			
64.23	<u>(a)</u> \$1,7	00,000,000 in fiscal ye	ar 2024 is appr	opriated from the ger	ieral fund to the
64.24	commissio	ner of employment and	economic dev	elopment for transfer	to the family and
64.25	medical ins	surance benefit account	t for the purpos	es of Minnesota Statu	tes, chapter 268B,
64.26	including:				
64.27	<u>(1) payı</u>	ment of family and mee	dical benefits;		
64.28	<u>(2) imp</u>	lementation and admin	istration of the	family and medical b	enefit insurance
64.29	program;				
64.30	<u>(</u> 3) staf	fing, outreach, informa	tion technology	implementation, and	related activities;
64.31	and				

	SF2	REVISOR	SS	S0002-2	2nd Engrossment	
65.1	(4) outr	each, education, and te	chnical assistan	ce for employees, en	nployers, and	
65.2	<u> </u>	yed individuals regardi				
65.3	This is a or	netime appropriation.				
65.4	<u>(b)</u> \$	in fiscal year 2027 is	appropriated fr	om the family and m	nedical insurance	
65.5	benefit acc	ount to the commission	ner of employme	ent and economic de	velopment for the	
65.6	purposes of	f Minnesota Statutes, cl	hapter 268B, in	cluding administration	on of the family and	
65.7	medical be	mefit insurance program	n, and outreach,	education, and techn	nical assistance for	
65.8	employees	, employers, and self-er	mployed individ	luals. Of the amount	used for outreach,	
65.9	education,	and technical assistance	e, at least half mu	ast be used for grants	to community-based	
65.10	groups pro	groups providing outreach, education, and technical assistance for employees, employers,				
65.11	and self-en	nployed individuals reg	arding Minneso	ta Statutes, chapter 2	68B. Outreach must	
65.12	include eff	orts to notify self-emplo	oyed individual	s of their ability to el	lect coverage under	
65.13	Minnesota	Statutes, section 268B.	11, and providi	ng individuals with t	echnical assistance	
65.14	to elect cov	verage. The base for fis	cal year 2028 an	nd beyond is \$		
65.15 65.16 65.17	Family	APPLICATION. and medical benefits un d starting July 1, 2025.		Statutes, chapter 26	8B, may be applied	
65.18			ARTICLE	2		
65.19		FAMILY AND MED	ICAL LEAVE	BENEFIT AS EAR	RNINGS	
65.20	Section 1	. Minnesota Statutes 20	22, section 256J	.561, is amended by	adding a subdivision	
65.21	to read:					
65.22	Subd. 4	<u>Parents receiving fai</u>	mily and medic	cal leave benefits. <u>A</u>	parent who meets	
65.23	the criteria	under subdivision 2 and	l who receives b	enefits under chapter	268B is not required	
65.24	to participa	ate in employment servi	ices.			
65.25	Sec. 2. M	Iinnesota Statutes 2022	, section 256J.9	5, subdivision 3, is a	mended to read:	
65.26	Subd. 3	. Eligibility for divers	ionary work p	rogram. (a) Except f	for the categories of	
65.27	family unit	s listed in clauses (1) to	(8), all family u	inits who apply for ca	ash benefits and who	
65.28	meet MFIP	Peligibility as required	in sections 256.	J.11 to 256J.15 are el	igible and must	
65.29	participate	in the diversionary work	k program. Fami	ily units or individual	s that are not eligible	
65.30	for the dive	ersionary work program	n include:			
65.31	(1) child	d only cases;				

66.1	(2) single-parent family units that include a child under 12 months of age. A parent is
66.2	eligible for this exception once in a parent's lifetime;
66.3	(3) family units with a minor parent without a high school diploma or its equivalent;
66.4	(4) family units with an 18- or 19-year-old caregiver without a high school diploma or
66.5	its equivalent who chooses to have an employment plan with an education option;
66.6	(5) family units with a caregiver who received DWP benefits within the 12 months prior
66.7	to the month the family applied for DWP, except as provided in paragraph (c);
66.8 66.9	(6) family units with a caregiver who received MFIP within the 12 months prior to the month the family applied for DWP;
66.10	(7) family units with a caregiver who received 60 or more months of TANF assistance;
66.11	and
66.12	(8) family units with a caregiver who is disqualified from the work participation cash
66.13	benefit program, DWP, or MFIP due to fraud-; and
66.14	(9) single-parent family units where a parent is receiving family and medical leave
66.15	benefits under chapter 268B.
66.16	(b) A two-parent family must participate in DWP unless both caregivers meet the criteria
66.17	for an exception under paragraph (a), clauses (1) through (5), or the family unit includes a
66.18	parent who meets the criteria in paragraph (a), clause (6), (7), or (8).
66.19	(c) Once DWP eligibility is determined, the four months run consecutively. If a participant
66.20	leaves the program for any reason and reapplies during the four-month period, the county
66.21	must redetermine eligibility for DWP.
66.22	Sec. 3. Minnesota Statutes 2022, section 256J.95, subdivision 11, is amended to read:
66.23	Subd. 11. Universal participation required. (a) All DWP caregivers, except caregivers

who meet the criteria in paragraph (d), are required to participate in DWP employment
services. Except as specified in paragraphs (b) and (c), employment plans under DWP must,
at a minimum, meet the requirements in section 256J.55, subdivision 1.

(b) A caregiver who is a member of a two-parent family that is required to participate
in DWP who would otherwise be ineligible for DWP under subdivision 3 may be allowed
to develop an employment plan under section 256J.521, subdivision 2, that may contain
alternate activities and reduced hours.

- (c) A participant who is a victim of family violence shall be allowed to develop an
 employment plan under section 256J.521, subdivision 3. A claim of family violence must
 be documented by the applicant or participant by providing a sworn statement which is
 supported by collateral documentation in section 256J.545, paragraph (b).
 (d) One parent in a two-parent family unit that has a natural born child under 12 months
 of age is not required to have an employment plan until the child reaches 12 months of age
 unless the family unit has already used the exclusion under section 256J.561, subdivision
- 67.8 3, or the previously allowed child under age one exemption under section 256J.56, paragraph
 67.9 (a), clause (5). if that parent:
- 67.10 (1) receives family and medical leave benefits under chapter 268B; or
- 67.11 (2) has a natural born child under 12 months of age until the child reaches 12 months

67.12 of age unless the family unit has already used the exclusion under section 256J.561,

67.13 <u>subdivision 3, or the previously allowed child under age one exemption under section</u>

67.14 <u>256J.56</u>, paragraph (a), clause (5).

- (e) The provision in paragraph (d) ends the first full month after the child reaches 12
 months of age. This provision is allowable only once in a caregiver's lifetime. In a two-parent
 household, only one parent shall be allowed to use this category.
- (f) The participant and job counselor must meet in the month after the month the child
 reaches 12 months of age to revise the participant's employment plan. The employment plan
 for a family unit that has a child under 12 months of age that has already used the exclusion
 in section 256J.561 must be tailored to recognize the caregiving needs of the parent.
- 67.22 Sec. 4. Minnesota Statutes 2022, section 256P.01, subdivision 3, is amended to read:
- Subd. 3. Earned income. "Earned income" means income earned through the receipt 67.23 of wages, salary, commissions, bonuses, tips, gratuities, profit from employment activities, 67.24 net profit from self-employment activities, payments made by an employer for regularly 67.25 accrued vacation or sick leave, severance pay based on accrued leave time, benefits paid 67.26 67.27 under chapter 268B, royalties, honoraria, or other profit from activity that results from the client's work, effort, or labor for purposes other than student financial assistance, 67.28 rehabilitation programs, student training programs, or service programs such as AmeriCorps. 67.29 The income must be in return for, or as a result of, legal activity. 67.30
- 67.31 Sec. 5. EFFECTIVE DATES.
- 67.32 Sections 1 to 4 are effective January 1, 2024.