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1.1 1.2	Senator Wiklund from the Committee on Health and Human Services, to which was referred
1.3 1.4	S.F. No. 1489: A bill for an act relating to human services; establishing human services provider workplace safety grants; appropriating money.
1.5	Reports the same back with the recommendation that the bill be amended as follows:
1.6	Delete everything after the enacting clause and insert:
1.7	"Section 1. HUMAN SERVICES PROVIDER WORKPLACE SAFETY GRANTS.
1.8	Subdivision 1. Establishment. The commissioner of human services must establish a
1.9	grant program for human services provider workplace safety grants to increase safety
1.10	measures in facilities that provide behavioral health care, services for children, families,
1.11	and vulnerable adults, services for older adults and people with disabilities, and other social
1.12	services or related care.
1.13	Subd. 2. Eligible applicants. To be eligible for a grant under this section, applicants
1.14	must be a county human services agency, tribal human services agency, or other human
1.15	services provider organization or agency.
1.16	Subd. 3. Applications. (a) Entities seeking grants under this section must apply to the
1.17	commissioner in a form and manner prescribed by the commissioner. The grant applicant,
1.18	in its application, must include:
1.19	(1) the type of entity that will receive funding through the grant;
1.20	(2) the specific safety measures or activities for which the applicant will use the grant
1.21	<u>funds;</u>
1.22	(3) the specific policies that will be implemented or upheld to ensure that individuals'
1.23	rights to privacy are protected when grant funds are used for eligible uses under subdivision
1.24	<u>4;</u>
1.25	(4) a proposed budget for each of the specific activities the applicant will use the grant
1.26	<u>funds;</u>
1.27	(5) an outline of efforts to enhance existing or proposed safety measures that improve
1.28	the safety of providers employed with the applicant;
1.29	(6) sample consent forms for any safety equipment that has capacity to record, store, or
1.30	share audio or video collected from individuals, excluding devices located in public spaces
1.31	in a home or dwelling unit that the service provider owns, operates, or leases or in which
1.32	the service provider has a direct or indirect financial interest;

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2.1	(7) how the grant-funded measures	will lead to long-t	erm improvements in	<u>ı safety and</u>
2.2	stability for providers employed with t	he applicant and ir	ndividuals accessing t	the services;
2.3	and			
2.4	(8) how the applicant will evaluate	the effectiveness of	of implemented safety	/ measures
2.5	and changes.			
2.6	(b) The commissioner must provide	e technical assistar	nce to applicants through	ughout the
2.7	application process and to grantees reg	arding grant distri	bution and required g	rantee
2.8	reporting.			
2.9	Subd. 4. Eligible uses. (a) Grant fu	nds must be used o	on one or more of the	following:
2.10	(1) the procurement and installation	n of safety equipme	ent, which may includ	<u>de:</u>
2.11	(i) cellular telephones;			
2.12	(ii) personal radios;			
2.13	(iii) wearable tracking devices for s	taff to share location	on with supervisors, s	ubject to the
2.14	Health Insurance Portability and Account	untability Act (HIF	AA) privacy rule und	ler the Code
2.15	of Federal Regulations, title 45, part 10	<u>50 and part 164, su</u>	bparts A and E;	
2.16	(iv) security systems and cameras i	n public spaces in	home or dwelling un	its that the
2.17	service provider owns, operates, or lea	ses or in which the	service provider has	a direct or
2.18	indirect financial interest; and			
2.19	(v) panic buttons;			
2.20	(2) training for providers, which m	ay include:		
2.21	(i) sessions and exercises for crisis	management, strat	egies for de-escalatin	ng conflict
2.22	situations, safety planning, and self-de	fense in line with t	he positive supports	rule under
2.23	Minnesota Rules, chapter 9544, and per	son-centered planni	ng and service deliver	y according
2.24	to Minnesota Statutes, section 245D.07	7, subdivision 1a;		
2.25	(ii) training in culturally informed a	nd culturally affirm	ning practice, includi	ng linguistic
2.26	<u>training;</u>			
2.27	(iii) training in trauma-informed so	cial, emotional, an	d behavioral support	<u>; and</u>
2.28	(iv) other training topics, sessions,	and exercises relat	ed to safety the comm	nissioner
2.29	determines to be appropriate;			
2.30	(3) facility safety improvements, w	hich may include th	nreat and vulnerability	y review and
2.31	barrier protection;			

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3.1	(4) support services, counseling	g, and additional resource	ces for human servi	ces providers
3.2	who have experienced safety conc	erns or trauma-related i	ncidents in the wor	kplace;
3.3	(5) installation and implementa	tion of an internal data	incident tracking sy	vstem to track
3.4	and prevent workplace safety incidents; and			
3.5	(6) other prevention and mitigat	ion measures and safety	training, resources,	and provider
3.6	support services the commissioner determines to be appropriate.			
3.7	(b) Safety equipment allowed under subdivision 4, paragraph (a), clause (1), must not			
3.8	include:			
3.9	(1) tools or devices that facilitation	te physical or chemical	restraint;	
3.10	(2) barriers, environmental modifications, or other tools or devices that facilitate			
3.11	individual seclusion, except plexig	lass barriers in office se	ettings are allowed;	
3.12	(3) wearable body cameras; and	<u>d</u>		
3.13	(4) wearable tracking devices v	with the capacity to stor	e location data.	
3.14	(c) Security cameras must only	be used in staff spaces	and entry points of	buildings.
3.15	Allowable use does not include co	mmon areas, bedrooms	, and bathrooms.	
3.16	(d) In settings where the positiv	ve supports rule applies	<u>, all safety equipme</u>	ent purchased
3.17	with grant funds must comply with	n Minnesota Rules, chaj	<u>pter 9544.</u>	
3.18	(e) Facilities licensed under Mi	innesota Statutes, chapt	er 245D, must prov	ide
3.19	person-centered planning and serv	ice delivery according t	o Minnesota Statut	es, section
3.20	245D.07, subdivision 1a.			
3.21	(f) Any safety equipment purch	ased with grant funds un	nder this section with	n the capacity
3.22	for electronic monitoring must be u	sed according to require	ments under Minne	sota Statutes,
3.23	section 144.6502, or the brain inju	ry, community alternati	ve care, community	y access for
3.24	disability inclusion, and developm	ental disabilities waive	<u>r plans.</u>	
3.25	(g) Prior to the use of safety eq	uipment that has the ca	pacity to record, sto	ore, and share
3.26	audio, video, or a combination the	reof, a grantee must:		
3.27	(1) provide individuals receiving	ng services with informa	ution about electroni	ic monitoring
3.28	in an accessible manner, including	<u>.</u>		
3.29	(i) a definition of electronic mo	onitoring;		
3.30	(ii) the type of device that will	<u>be in use;</u>		
3.31	(iii) how the footage captured v	will be used;		

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4.1	(iv) with whom the footage captured will be shared; and
4.2	(v) acknowledgment that the individual has the right to decline the use of safety equipment
4.3	that has capacity to record, store, and share audio, video, or a combination thereof;
4.4	(2) provide notice every time electronic monitoring devices are in use; and
4.5	(3) obtain written consent from anyone, including, if applicable, guardians of individuals
4.6	receiving services, whose audio or video may be recorded during the time the safety
4.7	equipment is in use.
4.8	(h) In any setting in which home and community-based services are provided under title
4.9	19, sections 1915(c) and 1915(i) of the federal Social Security Act:
4.10	(1) use of safety equipment that has the capacity to record, store, or share audio, video,
4.11	or a combination thereof, must cease immediately and indefinitely when an individual
4.12	receiving services at any point declines the use of or revokes prior consent to the use of
4.13	such equipment, or the individual's guardian declines such use or revokes prior consent on
4.14	the individual's behalf; and
4.15	(2) the provision of services must not be denied or delayed as a result of an individual's
4.16	decision to decline the use of safety equipment that has capacity to record, store, or share
4.17	audio, video, or a combination thereof.
4.18	Subd. 5. Data collection. All video, audio, or other personally identifiable information
4.19	collected through safety equipment paid for by this grant:
4.20	(1) is subject to the HIPAA privacy rule under the Code of Federal Regulations, title
4.21	45, part 160 and part 164, subparts A and E;
4.22	(2) is subject to applicable rules of evidence and procedure if admitted into evidence in
4.23	a civil, criminal, or administrative proceeding; and
4.24	(3) must not result in the denial or delay of services provided to an individual.
4.25	Subd. 6. Reports. (a) Each grantee must submit a report to the commissioner by July
4.26	1, 2026, and such reports must include:
4.27	(1) the number of workplace safety incidents that occurred since the grantee received
4.28	grant funds;
4.29	(2) the number and type of safety measures implemented with grant funding, and how
4.30	those safety measures helped alleviate or deescalate workplace safety incidents;

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5.1	(3) the number of employees who	benefitted from the	safety measures impl	lemented
5.2	with grant funding;			
5.3	(4) the number of clients who ben	efitted from the safe	ty measures impleme	ented with
5.4	grant funding;			
5.5	(5) any other practices implement	ed concurrently with	the safety measures t	o ensure the
5.6	rights of individuals receiving service	-		
5.7	(6) how many individuals did not	consent to the use of	f any safety equipme	nt with the
5.8	capacity to record, store, or share auc	lio, video, or a comb	ination thereof;	
5.9	(7) an assessment on the effective	eness of the safety me	easures implemented	with grant
5.10	funding, including whether the grant	funding lead to imp	roved safety for work	ers and
5.11	individuals receiving services; and			
5.12	(8) any changes to the grantee's po	blicy or practice that	were made if the safe	ty measures
5.13	implemented with grant funding were	e deemed ineffective	<u>.</u>	
5.14	(b) The commissioner must subm	it a compilation of th	e reports by July 31,	2026, to the
5.15	chairs and ranking minority members	s of the legislative co	ommittees with jurisd	iction over
5.16	health and human services, the Office	e of the Ombudsman	for Long-Term Care	, and the
5.17	Office of the Ombudsman for Mental	Health and Develop	omental Disabilities.	
5.18	Subd. 7. Grant administration. (a	a) Grants must be awa	arded on a first-come,	first-served
5.19	basis to eligible applicants under subd	ivision 2 that meet th	e application requirer	<u>nents under</u>
5.20	subdivision 3.			
5.21	(b) Each grant award must be for	<u>at least \$5,000 but n</u>	o more than \$50,000	for each
5.22	individual applicant.			
5.23	Sec. 2. APPROPRIATION; HUM	IAN SERVICES DI	OVIDEB WORKP	ЛАСЕ
5.23	SAFETY GRANTS.		<u>KOVIDEK WORKI</u>	<u>LACE</u>
J.24	SAFETT GRANIS.			
5.25	(a) \$10,000,000 in fiscal year 2024	4 and \$10,000,000 in	fiscal year 2025 are a	ppropriated
5.26	from the general fund to the commiss	sioner of human serv	ices for human servio	ces provider
5.27	workplace safety grants under section	n 1. The unencumber	red balance in the firs	<u>st year does</u>
5.28	not cancel but is available for the sec	ond year. This is a or	netime appropriation.	
5.29	(b) Of the amount appropriated in	paragraph (a), 40 pe	rcent of grant funds in	n each fiscal
5.30	year must be awarded to eligible applie	cants located outside	of the seven-county n	netropolitan
5.31	area."			

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- 6.1 And when so amended the bill do pass and be re-referred to the Committee on Human
- 6.2 Services. Amendments adopted. Report adopted.

Maline H. Withmel

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(Committee Chair)

6.5March 9, 2023....6.6(Date of Committee recommendation)