S.F. No. 2934

# **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

#### (SENATE AUTHORS: HOFFMAN and Abeler) **OFFICIAL STATUS** DATE D-PG 03/15/2023 1796 Introduction and first reading Referred to Human Services 04/11/2023 4077a Comm report: To pass as amended and re-refer to Finance Comm report: To pass as amended Rule 12.10: report of votes in committee 04/17/2023 5181a 5204 5204 Second reading 5237 5250 04/18/2023 Special Order: Amended Third reading Passed 04/26/2023 6077 Returned from House with amendment Senate not concur, conference committee of 3 requested 6084 6534 Senate conferees Hoffman; Abeler; Fateh 04/27/2023 House conferees Noor; Fischer; Baker 05/19/2023 9376c Conference committee report, delete everything 9572 Motion to reject CC report, did not prevai 9573 Senate adopted CC report and repassed bill 9574 Third reading House adopted SCC report and repassed bill Presentment date 05/23/23 10089 05/20/2023 Governor's action Approval 05/24/23 Secretary of State Chapter 61 05/24/23 Effective date various dates

#### 1.1

#### A bill for an act

relating to human services; modifying provisions governing disability services, 12 aging services, health care, behavioral health, substance use disorder, the Opioid 1.3 Prescribing Improvement Program, human services licensing, and direct care and 1.4 treatment; establishing the Department of Direct Care and Treatment; making 1.5 technical and conforming changes; establishing certain grants; requiring reports; 1.6 appropriating money; amending Minnesota Statutes 2022, sections 4.046, 1.7 subdivisions 6, 7; 15.01; 15.06, subdivision 1; 43A.08, subdivision 1a; 179A.54, 1.8 by adding a subdivision; 241.021, subdivision 1; 241.31, subdivision 5; 241.415; 1.9 245.037; 245.91, subdivision 4; 245A.03, subdivision 7; 245A.04, subdivision 7; 1.10 245A.07, by adding subdivisions; 245A.10, subdivision 6, by adding a subdivision; 1.11 245A.11, subdivisions 7, 7a; 245A.13, subdivisions 1, 2, 3, 5, 6, 7, 9; 245D.03, 1.12 subdivision 1; 245G.02, subdivision 2; 245G.08, subdivision 3; 245G.09, 1.13 subdivision 3; 245G.22, subdivision 15, as amended if enacted; 246.54, subdivisions 1.14 1a, 1b; 252.27, subdivision 2a; 252.50, subdivision 2; 253B.10, subdivision 1; 1.15 254B.01, by adding a subdivision; 254B.05, subdivisions 1, 5; 256.01, subdivision 1.16 19; 256.042, subdivisions 1, 2; 256.043, subdivisions 3, 3a; 256.975, subdivision 1.17 6; 256.9754; 256B.04, by adding a subdivision; 256B.056, subdivision 3; 256B.057, 1.18 subdivision 9; 256B.0625, subdivisions 17, 17a, 17b, 18h, 22, by adding a 1.19 subdivision; 256B.0638, subdivisions 1, 2, 4, 5, by adding a subdivision; 1.20 256B.0659, subdivisions 1, 12, 19, 24, by adding a subdivision; 256B.073, 1.21 subdivision 3, by adding a subdivision; 256B.0759, subdivision 2; 256B.0911, 1.22 subdivision 13; 256B.0913, subdivisions 4, 5; 256B.0917, subdivision 1b; 1.23 256B.092, subdivision 1a; 256B.0949, subdivision 15; 256B.14, subdivision 2; 1.24 256B.49, subdivision 13; 256B.4905, subdivision 4a; 256B.4911, by adding a 1.25 subdivision; 256B.4912, by adding subdivisions; 256B.4914, subdivisions 3, as 1.26 amended, 4, 5, 5a, 5b, 6, 6a, 6b, 6c, 7a, 7b, 7c, 8, 9, 10, 10a, 10c, 12, 14, by adding 1.27 subdivisions; 256B.5012, by adding subdivisions; 256B.766; 256B.85, subdivision 1.28 7, by adding a subdivision; 256B.851, subdivisions 3, 5, 6; 256D.425, subdivision 1.29 1.30 1; 256I.05, by adding subdivisions; 256M.42; 256R.17, subdivision 2; 256R.25; 256R.47; 256R.53, by adding a subdivision; 256S.15, subdivision 2; 256S.18, by 1.31 adding a subdivision; 256S.19, subdivision 3; 256S.21; 256S.2101, subdivision 1.32 1; 256S.211; 256S.212; 256S.213; 256S.214; 256S.215, subdivisions 2, 3, 4, 7, 8, 1.33 9, 10, 11, 12, 13, 14, 15, 16, 17; 268.19, subdivision 1; Laws 2019, chapter 63, 1.34 article 3, section 1, as amended; Laws 2021, chapter 30, article 12, section 5, as 1.35 amended; Laws 2021, First Special Session chapter 7, article 16, section 28, as 1.36 amended; article 17, sections 8; 16; proposing coding for new law in Minnesota 1.37 Statutes, chapters 121A; 245; 245A; 245D; 252; 254B; 256; 256B; 256I; 256R; 1.38

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment	
<ul><li>2.1</li><li>2.2</li><li>2.3</li><li>2.4</li><li>2.5</li></ul>	Minnesota S 2; 246.18, su	tatutes 2022, sec bdivisions 2, 2a; 256B.4914, sub	tions 245G.05 256B.0759, su	esota Statutes, chapter 246 , subdivision 2; 245G.06, ıbdivision 6; 256B.0917, s a; 256S.19, subdivision 4;	subdivision subdivisions	
2.6	BE IT ENACTE	D BY THE LEG	ISLATURE O	F THE STATE OF MINN	ESOTA:	
2.7			ARTICL	E 1		
2.8	DISABILITY SERVICES					
2.9 2.10	Section 1. Minr to read:	iesota Statutes 20	022, section 179	9A.54, is amended by addi	ng a subdivision	
2.11	<u>Subd. 11.</u> Ho	me Care Orienta	ation Trust. (a	) The state and an exclusiv	ve representative	
2.12	certified pursuan	t to this section m	nay establish a	joint labor and manageme	ent trust, referred	
2.13	to as the Home C	are Orientation	Trust, for the e	xclusive purpose of rende	ring voluntary	
2.14	orientation traini	ng to individual p	providers of di	rect support services who	are represented	
2.15	by the exclusive	representative.				
2.16	(b) Financial	contributions by	the state to the	Home Care Orientation	Frust must be	
2.17	made by the state	pursuant to a coll	ective bargaini	ng agreement negotiated u	nder this section.	
2.18	All such financia	l contributions by	y the state mus	t be held in trust for the pu	rpose of paying,	
2.19	from principal, fr	om income, or fro	om both, the co	osts associated with develo	ping, delivering,	
2.20	and promoting ve	oluntary orientati	on training for	· individual providers of d	irect support	
2.21	services working	under a collectiv	ve bargaining a	greement and providing s	ervices through	
2.22	a covered progra	m under section 2	256B.0711. Th	e Home Care Orientation	Trust must be	
2.23	administered, ma	naged, and other	wise controlle	d jointly by a board of tru	stees composed	
2.24	of an equal numb	er of trustees app	ointed by the st	tate and trustees appointed	by the exclusive	
2.25	representative un	der this section.	The trust shall	not be an agent of either t	he state or of the	
2.26	exclusive represe	entative.				
2.27	(c) Trust adm	inistrative, mana	gement, legal,	and financial services ma	y be provided to	
2.28	the board of trust	ees by a third-par	rty administrat	or, financial management	institution, other	
2.29	appropriate entity	y, or any combina	ation thereof, a	s designated by the board	of trustees from	
2.30	time to time, and	those services m	nust be paid fro	om the money held in trust	t and created by	
2.31	the state's financi	al contributions	to the Home C	are Orientation Trust.		
2.32	(d) The state	is authorized to p	ourchase liabili	ty insurance for members	of the board of	
2.33	trustees appointe	d by the state.				

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
3.1	<u>(e)</u> Financia	l contributions to	or participation	in the management or	administration of
3.2	the Home Care	Orientation Trust	must not be cor	nsidered an unfair labo	or practice under
3.3	section 179A.1	3, or a violation o	f Minnesota law	•	

Sec. 2. Minnesota Statutes 2022, section 245A.03, subdivision 7, is amended to read: 3.4

Subd. 7. Licensing moratorium. (a) The commissioner shall not issue an initial license 3.5 for child foster care licensed under Minnesota Rules, parts 2960.3000 to 2960.3340, or adult 3.6 foster care licensed under Minnesota Rules, parts 9555.5105 to 9555.6265, under this chapter 3.7 for a physical location that will not be the primary residence of the license holder for the 3.8 entire period of licensure. If a family child foster care home or family adult foster care home 3.9 license is issued during this moratorium, and the license holder changes the license holder's 3.10 primary residence away from the physical location of the foster care license, the 3.11 commissioner shall revoke the license according to section 245A.07. The commissioner 3.12 shall not issue an initial license for a community residential setting licensed under chapter 3.13 3.14 245D. When approving an exception under this paragraph, the commissioner shall consider the resource need determination process in paragraph (h), the availability of foster care 3.15 licensed beds in the geographic area in which the licensee seeks to operate, the results of a 3.16 person's choices during their annual assessment and service plan review, and the 3.17 recommendation of the local county board. The determination by the commissioner is final 3.18 and not subject to appeal. Exceptions to the moratorium include: 3.19

3.20

(1) foster care settings where at least 80 percent of the residents are 55 years of age or older; 3.21

(2) foster care licenses replacing foster care licenses in existence on May 15, 2009, or 3.22 community residential setting licenses replacing adult foster care licenses in existence on 3.23 December 31, 2013, and determined to be needed by the commissioner under paragraph 3.24 (b); 3.25

(3) new foster care licenses or community residential setting licenses determined to be 3.26 needed by the commissioner under paragraph (b) for the closure of a nursing facility, ICF/DD, 3.27 or regional treatment center; restructuring of state-operated services that limits the capacity 3.28 of state-operated facilities; or allowing movement to the community for people who no 3.29 longer require the level of care provided in state-operated facilities as provided under section 3.30 256B.092, subdivision 13, or 256B.49, subdivision 24; 3.31

(4) new foster care licenses or community residential setting licenses determined to be 3.32 needed by the commissioner under paragraph (b) for persons requiring hospital-level care; 3.33 3.34 or

(5) new foster care licenses or community residential setting licenses for people receiving 4.1 customized living or 24-hour customized living services under the brain injury or community 4.2 access for disability inclusion waiver plans under section 256B.49 or elderly waiver plan 4.3 under chapter 256S and residing in the customized living setting before July 1, 2022, for 4.4 which a license is required. A customized living service provider subject to this exception 4.5 may rebut the presumption that a license is required by seeking a reconsideration of the 4.6 commissioner's determination. The commissioner's disposition of a request for 4.7 reconsideration is final and not subject to appeal under chapter 14. The exception is available 4.8 until June 30 December 31, 2023. This exception is available when: 4.9

4.10 (i) the person's customized living services are provided in a customized living service
4.11 setting serving four or fewer people under the brain injury or community access for disability
4.12 inclusion waiver plans under section 256B.49 in a single-family home operational on or
4.13 before June 30, 2021. Operational is defined in section 256B.49, subdivision 28;

4.14 (ii) the person's case manager provided the person with information about the choice of
4.15 service, service provider, and location of service, including in the person's home, to help
4.16 the person make an informed choice; and

4.17 (iii) the person's services provided in the licensed foster care or community residential
4.18 setting are less than or equal to the cost of the person's services delivered in the customized
4.19 living setting as determined by the lead agency.

(b) The commissioner shall determine the need for newly licensed foster care homes or
community residential settings as defined under this subdivision. As part of the determination,
the commissioner shall consider the availability of foster care capacity in the area in which
the licensee seeks to operate, and the recommendation of the local county board. The
determination by the commissioner must be final. A determination of need is not required
for a change in ownership at the same address.

4.26 (c) When an adult resident served by the program moves out of a foster home that is not
4.27 the primary residence of the license holder according to section 256B.49, subdivision 15,
4.28 paragraph (f), or the adult community residential setting, the county shall immediately
4.29 inform the Department of Human Services Licensing Division. The department may decrease
4.30 the statewide licensed capacity for adult foster care settings.

(d) Residential settings that would otherwise be subject to the decreased license capacity
established in paragraph (c) shall be exempt if the license holder's beds are occupied by
residents whose primary diagnosis is mental illness and the license holder is certified under
the requirements in subdivision 6a or section 245D.33.

(e) A resource need determination process, managed at the state level, using the available 5.1 data required by section 144A.351, and other data and information shall be used to determine 5.2 where the reduced capacity determined under section 256B.493 will be implemented. The 5.3 commissioner shall consult with the stakeholders described in section 144A.351, and employ 5.4 a variety of methods to improve the state's capacity to meet the informed decisions of those 5.5 people who want to move out of corporate foster care or community residential settings, 5.6 long-term service needs within budgetary limits, including seeking proposals from service 5.7 providers or lead agencies to change service type, capacity, or location to improve services, 5.8 increase the independence of residents, and better meet needs identified by the long-term 5.9 services and supports reports and statewide data and information. 5.10

(f) At the time of application and reapplication for licensure, the applicant and the license 5.11 holder that are subject to the moratorium or an exclusion established in paragraph (a) are 5.12 required to inform the commissioner whether the physical location where the foster care 5.13 will be provided is or will be the primary residence of the license holder for the entire period 5.14 of licensure. If the primary residence of the applicant or license holder changes, the applicant 5.15 or license holder must notify the commissioner immediately. The commissioner shall print 5.16 on the foster care license certificate whether or not the physical location is the primary 5.17 residence of the license holder. 5.18

(g) License holders of foster care homes identified under paragraph (f) that are not the
primary residence of the license holder and that also provide services in the foster care home
that are covered by a federally approved home and community-based services waiver, as
authorized under chapter 256S or section 256B.092 or 256B.49, must inform the human
services licensing division that the license holder provides or intends to provide these
waiver-funded services.

(h) The commissioner may adjust capacity to address needs identified in section
144A.351. Under this authority, the commissioner may approve new licensed settings or
delicense existing settings. Delicensing of settings will be accomplished through a process
identified in section 256B.493.

(i) The commissioner must notify a license holder when its corporate foster care or community residential setting licensed beds are reduced under this section. The notice of reduction of licensed beds must be in writing and delivered to the license holder by certified mail or personal service. The notice must state why the licensed beds are reduced and must inform the license holder of its right to request reconsideration by the commissioner. The license holder's request for reconsideration must be in writing. If mailed, the request for reconsideration must be postmarked and sent to the commissioner within 20 calendar days

after the license holder's receipt of the notice of reduction of licensed beds. If a request for
reconsideration is made by personal service, it must be received by the commissioner within
20 calendar days after the license holder's receipt of the notice of reduction of licensed beds.

(j) The commissioner shall not issue an initial license for children's residential treatment 6.4 services licensed under Minnesota Rules, parts 2960.0580 to 2960.0700, under this chapter 6.5 for a program that Centers for Medicare and Medicaid Services would consider an institution 6.6 for mental diseases. Facilities that serve only private pay clients are exempt from the 6.7 moratorium described in this paragraph. The commissioner has the authority to manage 6.8 existing statewide capacity for children's residential treatment services subject to the 6.9 moratorium under this paragraph and may issue an initial license for such facilities if the 6.10 initial license would not increase the statewide capacity for children's residential treatment 6.11 services subject to the moratorium under this paragraph. 6.12

## 6.13

**EFFECTIVE DATE.** This section is effective the day following final enactment.

6.14 Sec. 3. Minnesota Statutes 2022, section 245A.11, subdivision 7, is amended to read:

6.15 Subd. 7. Adult foster care; variance for alternate overnight supervision. (a) The 6.16 commissioner may grant a variance under section 245A.04, subdivision 9, to rule parts 6.17 requiring a caregiver to be present in an adult foster care home during normal sleeping hours 6.18 to allow for alternative methods of overnight supervision. The commissioner may grant the 6.19 variance if the local county licensing agency recommends the variance and the county 6.20 recommendation includes documentation verifying that:

6.21 (1) the county has approved the license holder's plan for alternative methods of providing
6.22 overnight supervision and determined the plan protects the residents' health, safety, and
6.23 rights;

6.24 (2) the license holder has obtained written and signed informed consent from each
6.25 resident or each resident's legal representative documenting the resident's or legal
6.26 representative's agreement with the alternative method of overnight supervision; and

(3) the alternative method of providing overnight supervision, which may include the
use of technology, is specified for each resident in the resident's: (i) individualized plan of
care; (ii) individual service plan under section 256B.092, subdivision 1b, if required; or (iii)
individual resident placement agreement under Minnesota Rules, part 9555.5105, subpart
19, if required.

(b) To be eligible for a variance under paragraph (a), the adult foster care license holder
must not have had a conditional license issued under section 245A.06, or any other licensing

sanction issued under section 245A.07 during the prior 24 months based on failure to provide
adequate supervision, health care services, or resident safety in the adult foster care home.

- (c) A license holder requesting a variance under this subdivision to utilize technology
  as a component of a plan for alternative overnight supervision may request the commissioner's
  review in the absence of a county recommendation. Upon receipt of such a request from a
  license holder, the commissioner shall review the variance request with the county.
- 7.7 (d) A variance granted by the commissioner according to this subdivision before January
  7.8 1, 2014, to a license holder for an adult foster care home must transfer with the license when
  7.9 the license converts to a community residential setting license under chapter 245D. The
  7.10 terms and conditions of the variance remain in effect as approved at the time the variance
  7.11 was granted The variance requirements under this subdivision for alternative overnight
  7.12 supervision do not apply to community residential settings licensed under chapter 245D.
- 7.13 **EFFECTIVE DATE.** This section is effective January 1, 2024.

7.14 Sec. 4. Minnesota Statutes 2022, section 245A.11, subdivision 7a, is amended to read:

Subd. 7a. Alternate overnight supervision technology; adult foster care and 7.15 community residential setting licenses. (a) The commissioner may grant an applicant or 7.16 license holder an adult foster care or community residential setting license for a residence 7.17 7.18 that does not have a caregiver in the residence during normal sleeping hours as required under Minnesota Rules, part 9555.5105, subpart 37, item B, or section 245D.02, subdivision 7.19 33b, but uses monitoring technology to alert the license holder when an incident occurs that 7.20 may jeopardize the health, safety, or rights of a foster care recipient. The applicant or license 7.21 holder must comply with all other requirements under Minnesota Rules, parts 9555.5105 7.22 to 9555.6265, or applicable requirements under chapter 245D, and the requirements under 7.23 this subdivision. The license printed by the commissioner must state in **bold** and large font: 7.24

- 7.25
  - (1) that the facility is under electronic monitoring; and
- (2) the telephone number of the county's common entry point for making reports of
  suspected maltreatment of vulnerable adults under section 626.557, subdivision 9.

(b) Applications for a license under this section must be submitted directly to the
Department of Human Services licensing division. The licensing division must immediately
notify the county licensing agency. The licensing division must collaborate with the county
licensing agency in the review of the application and the licensing of the program.

(c) Before a license is issued by the commissioner, and for the duration of the license,
the applicant or license holder must establish, maintain, and document the implementation

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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8.1	of written policies and procedures addressing the requirements in paragraphs (d) through
8.2	(f).
8.3	(d) The applicant or license holder must have policies and procedures that:
8.4	(1) establish characteristics of target populations that will be admitted into the home,
8.5	and characteristics of populations that will not be accepted into the home;
8.6	(2) explain the discharge process when a resident served by the program requires
8.7	overnight supervision or other services that cannot be provided by the license holder due
8.8	to the limited hours that the license holder is on site;
8.9	(3) describe the types of events to which the program will respond with a physical
8.10	presence when those events occur in the home during time when staff are not on site, and
8.11	how the license holder's response plan meets the requirements in paragraph (e), clause (1)
8.12	or (2);
8.13	(4) establish a process for documenting a review of the implementation and effectiveness
8.14	of the response protocol for the response required under paragraph (e), clause (1) or (2).
8.15	The documentation must include:
8.16	(i) a description of the triggering incident;
8.17	(ii) the date and time of the triggering incident;
8.18	(iii) the time of the response or responses under paragraph (e), clause (1) or (2);
8.19	(iv) whether the response met the resident's needs;
8.20	(v) whether the existing policies and response protocols were followed; and
8.21	(vi) whether the existing policies and protocols are adequate or need modification.
8.22	When no physical presence response is completed for a three-month period, the license
8.23	holder's written policies and procedures must require a physical presence response drill to
8.24	be conducted for which the effectiveness of the response protocol under paragraph (e),
8.25	clause (1) or (2), will be reviewed and documented as required under this clause; and
8.26	(5) establish that emergency and nonemergency phone numbers are posted in a prominent
8.27	location in a common area of the home where they can be easily observed by a person
8.28	responding to an incident who is not otherwise affiliated with the home.
8.29	(e) The license holder must document and include in the license application which
8.30	response alternative under clause (1) or (2) is in place for responding to situations that
8.31	present a serious risk to the health, safety, or rights of residents served by the program:

- (1) response alternative (1) requires only the technology to provide an electronic 9.1 notification or alert to the license holder that an event is underway that requires a response. 9.2 Under this alternative, no more than ten minutes will pass before the license holder will be 9.3 physically present on site to respond to the situation; or 9.4
- (2) response alternative (2) requires the electronic notification and alert system under 9.5 alternative (1), but more than ten minutes may pass before the license holder is present on 9.6 site to respond to the situation. Under alternative (2), all of the following conditions are 9.7 met: 9.8
- (i) the license holder has a written description of the interactive technological applications 9.9 that will assist the license holder in communicating with and assessing the needs related to 9.10 the care, health, and safety of the foster care recipients. This interactive technology must 9.11 permit the license holder to remotely assess the well being of the resident served by the 9.12 program without requiring the initiation of the foster care recipient. Requiring the foster 9.13 care recipient to initiate a telephone call does not meet this requirement; 9.14
- (ii) the license holder documents how the remote license holder is qualified and capable 9.15 of meeting the needs of the foster care recipients and assessing foster care recipients' needs 9.16 under item (i) during the absence of the license holder on site; 9.17
- (iii) the license holder maintains written procedures to dispatch emergency response 9.18 personnel to the site in the event of an identified emergency; and 9.19
- (iv) each resident's individualized plan of care, support plan under sections 256B.0913, 9.20 subdivision 8; 256B.092, subdivision 1b; 256B.49, subdivision 15; and 256S.10, if required, 9.21 or individual resident placement agreement under Minnesota Rules, part 9555.5105, subpart 9.22 19, if required, identifies the maximum response time, which may be greater than ten minutes, 9.23 for the license holder to be on site for that resident. 9.24
- (f) Each resident's placement agreement, individual service agreement, and plan must 9.25 clearly state that the adult foster care or community residential setting license category is 9.26 a program without the presence of a caregiver in the residence during normal sleeping hours; 9.27 the protocols in place for responding to situations that present a serious risk to the health, 9.28 safety, or rights of residents served by the program under paragraph (e), clause (1) or (2); 9.29 and a signed informed consent from each resident served by the program or the person's 9.30 legal representative documenting the person's or legal representative's agreement with 9.31 placement in the program. If electronic monitoring technology is used in the home, the 9.32 informed consent form must also explain the following: 9.33

9.34

(1) how any electronic monitoring is incorporated into the alternative supervision system;

S2934-4

10.1 (2) the backup system for any electronic monitoring in times of electrical outages or10.2 other equipment malfunctions;

- 10.3 (3) how the caregivers or direct support staff are trained on the use of the technology;
- 10.4

.4 (4) the event types and license holder response times established under paragraph (e);

(5) how the license holder protects each resident's privacy related to electronic monitoring
and related to any electronically recorded data generated by the monitoring system. A
resident served by the program may not be removed from a program under this subdivision
for failure to consent to electronic monitoring. The consent form must explain where and
how the electronically recorded data is stored, with whom it will be shared, and how long
it is retained; and

10.11 (6) the risks and benefits of the alternative overnight supervision system.

10.12 The written explanations under clauses (1) to (6) may be accomplished through
10.13 cross-references to other policies and procedures as long as they are explained to the person
10.14 giving consent, and the person giving consent is offered a copy.

(g) Nothing in this section requires the applicant or license holder to develop or maintain
separate or duplicative policies, procedures, documentation, consent forms, or individual
plans that may be required for other licensing standards, if the requirements of this section
are incorporated into those documents.

10.19 (h) The commissioner may grant variances to the requirements of this section according10.20 to section 245A.04, subdivision 9.

(i) For the purposes of paragraphs (d) through (h), "license holder" has the meaning
under section 245A.02, subdivision 9, and additionally includes all staff, volunteers, and
contractors affiliated with the license holder.

(j) For the purposes of paragraph (e), the terms "assess" and "assessing" mean to remotely
determine what action the license holder needs to take to protect the well-being of the foster
care recipient.

10.27 (k) The commissioner shall evaluate license applications using the requirements in
10.28 paragraphs (d) to (f). The commissioner shall provide detailed application forms, including
10.29 a checklist of criteria needed for approval.

(1) To be eligible for a license under paragraph (a), the adult foster care or community
 residential setting license holder must not have had a conditional license issued under section
 245A.06 or any licensing sanction under section 245A.07 during the prior 24 months based

on failure to provide adequate supervision, health care services, or resident safety in the
adult foster care home or community residential setting.

11.3 (m) The commissioner shall review an application for an alternative overnight supervision license within 60 days of receipt of the application. When the commissioner receives an 11.4 application that is incomplete because the applicant failed to submit required documents or 11.5 that is substantially deficient because the documents submitted do not meet licensing 11.6 requirements, the commissioner shall provide the applicant written notice that the application 11.7 11.8 is incomplete or substantially deficient. In the written notice to the applicant, the commissioner shall identify documents that are missing or deficient and give the applicant 11.9 45 days to resubmit a second application that is substantially complete. An applicant's failure 11.10 to submit a substantially complete application after receiving notice from the commissioner 11.11 is a basis for license denial under section 245A.05. The commissioner shall complete 11.12 subsequent review within 30 days. 11.13

(n) Once the application is considered complete under paragraph (m), the commissioner
will approve or deny an application for an alternative overnight supervision license within
60 days.

11.17 (o) For the purposes of this subdivision, "supervision" means:

(1) oversight by a caregiver or direct support staff as specified in the individual resident's
place agreement or support plan and awareness of the resident's needs and activities; and

(2) the presence of a caregiver or direct support staff in a residence during normal sleeping
hours, unless a determination has been made and documented in the individual's support
plan that the individual does not require the presence of a caregiver or direct support staff
during normal sleeping hours.

### 11.24 **EFFECTIVE DATE.** This section is effective January 1, 2024.

11.25 Sec. 5. Minnesota Statutes 2022, section 245D.03, subdivision 1, is amended to read:

Subdivision 1. Applicability. (a) The commissioner shall regulate the provision of home
and community-based services to persons with disabilities and persons age 65 and older
pursuant to this chapter. The licensing standards in this chapter govern the provision of
basic support services and intensive support services.

(b) Basic support services provide the level of assistance, supervision, and care that is
necessary to ensure the health and welfare of the person and do not include services that
are specifically directed toward the training, treatment, habilitation, or rehabilitation of the
person. Basic support services include:

(1) in-home and out-of-home respite care services as defined in section 245A.02, 12.1 subdivision 15, and under the brain injury, community alternative care, community access 12.2 for disability inclusion, developmental disabilities, and elderly waiver plans, excluding 12.3 out-of-home respite care provided to children in a family child foster care home licensed 12.4 under Minnesota Rules, parts 2960.3000 to 2960.3100, when the child foster care license 12.5 holder complies with the requirements under section 245D.06, subdivisions 5, 6, 7, and 8, 12.6 or successor provisions; and section 245D.061 or successor provisions, which must be 12.7 12.8 stipulated in the statement of intended use required under Minnesota Rules, part 2960.3000, subpart 4; 12.9

(2) adult companion services as defined under the brain injury, community access for
disability inclusion, community alternative care, and elderly waiver plans, excluding adult
companion services provided under the Corporation for National and Community Services
Senior Companion Program established under the Domestic Volunteer Service Act of 1973,
Public Law 98-288;

12.15 (3) personal support as defined under the developmental disabilities waiver plan;

(4) 24-hour emergency assistance, personal emergency response as defined under the
 community access for disability inclusion and developmental disabilities waiver plans;

(5) night supervision services as defined under the brain injury, community access for
disability inclusion, community alternative care, and developmental disabilities waiver
plans;

(6) homemaker services as defined under the community access for disability inclusion,
brain injury, community alternative care, developmental disabilities, and elderly waiver
plans, excluding providers licensed by the Department of Health under chapter 144A and
those providers providing cleaning services only;

12.25 (7) individual community living support under section 256S.13; and

(8) individualized home supports services as defined under the brain injury, community
alternative care, and community access for disability inclusion, and developmental disabilities
waiver plans.

(c) Intensive support services provide assistance, supervision, and care that is necessary
to ensure the health and welfare of the person and services specifically directed toward the
training, habilitation, or rehabilitation of the person. Intensive support services include:

12.32 (1) intervention services, including:

(i) positive support services as defined under the brain injury and community access for
disability inclusion, community alternative care, and developmental disabilities waiver
plans;

(ii) in-home or out-of-home crisis respite services as defined under the brain injury,
community access for disability inclusion, community alternative care, and developmental

13.6 disabilities waiver plans; and

(iii) specialist services as defined under the current brain injury, community access for
disability inclusion, community alternative care, and developmental disabilities waiver
plans;

13.10 (2) in-home support services, including:

13.11 (i) in-home family support and supported living services as defined under the

13.12 developmental disabilities waiver plan;

(ii) independent living services training as defined under the brain injury and community
access for disability inclusion waiver plans;

13.15 (iii) semi-independent living services;

(iv) individualized home support with training services as defined under the brain injury,
 community alternative care, community access for disability inclusion, and developmental

13.18 disabilities waiver plans; and

(v) individualized home support with family training services as defined under the brain
injury, community alternative care, community access for disability inclusion, and
developmental disabilities waiver plans;

13.22 (3) residential supports and services, including:

(i) supported living services as defined under the developmental disabilities waiver plan
provided in a family or corporate child foster care residence, a family adult foster care
residence, a community residential setting, or a supervised living facility;

(ii) foster care services as defined in the brain injury, community alternative care, and
community access for disability inclusion waiver plans provided in a family or corporate
child foster care residence, a family adult foster care residence, or a community residential
setting;

(iii) community residential services as defined under the brain injury, community
alternative care, community access for disability inclusion, and developmental disabilities

- waiver plans provided in a corporate child foster care residence, a community residential 14.1 setting, or a supervised living facility; 14.2 (iv) family residential services as defined in the brain injury, community alternative 14.3 care, community access for disability inclusion, and developmental disabilities waiver plans 14.4 provided in a family child foster care residence or a family adult foster care residence; and 14.5 (v) residential services provided to more than four persons with developmental disabilities 14.6 in a supervised living facility, including ICFs/DD; and 14.7 (vi) life sharing as defined in the brain injury, community alternative care, community 14.8 access for disability inclusion, and developmental disabilities waiver plans; 14.9 (4) day services, including: 14.10 (i) structured day services as defined under the brain injury waiver plan; 14.11 (ii) day services under sections 252.41 to 252.46, and as defined under the brain injury, 14.12 community alternative care, community access for disability inclusion, and developmental 14.13 disabilities waiver plans; 14.14 (iii) day training and habilitation services under sections 252.41 to 252.46, and as defined 14.15 under the developmental disabilities waiver plan; and 14.16 (iv) prevocational services as defined under the brain injury, community alternative care, 14.17 community access for disability inclusion, and developmental disabilities waiver plans; and 14.18 (5) employment exploration services as defined under the brain injury, community 14.19 alternative care, community access for disability inclusion, and developmental disabilities 14.20 waiver plans; 14.21 (6) employment development services as defined under the brain injury, community 14.22 alternative care, community access for disability inclusion, and developmental disabilities 14.23 14.24 waiver plans; (7) employment support services as defined under the brain injury, community alternative 14.25 14.26 care, community access for disability inclusion, and developmental disabilities waiver plans; and 14.27
- (8) integrated community support as defined under the brain injury and community
  access for disability inclusion waiver plans beginning January 1, 2021, and community
  alternative care and developmental disabilities waiver plans beginning January 1, 2023.

15.1	EFFECTIVE DATE. This section is effective January 1, 2026, or upon federal approval,
15.2	whichever is later. The commissioner of human services shall notify the revisor of statutes
15.3	when federal approval is obtained.
15.4	Sec. 6. [245D.261] COMMUNITY RESIDENTIAL SETTINGS; REMOTE
15.5	<b>OVERNIGHT SUPERVISION.</b>
15.6	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
15.7	the meanings given, unless otherwise specified.
15.8	(b) "Resident" means an adult residing in a community residential setting.
15.9	(c) "Technology" means:
15.10	(1) enabling technology, which is a device capable of live two-way communication or
15.11	engagement between a resident and direct support staff at a remote location; or
15.12	(2) monitoring technology, which is the use of equipment to oversee, monitor, and
15.13	supervise an individual who receives medical assistance waiver or alternative care services
15.14	under section 256B.0913, 256B.092, or 256B.49 or chapter 256S.
15.15	Subd. 2. Documentation of permissible remote overnight supervision. A license
15.16	holder providing remote overnight supervision in a community residential setting in lieu of
15.17	on-site direct support staff must comply with the requirements of this chapter, including
15.18	the requirement under section 245D.02, subdivision 33b, paragraph (a), clause (3), that the
15.19	absence of direct support staff from the community residential setting while services are
15.20	being delivered must be documented in the resident's support plan or support plan addendum.
15.21	Subd. 3. Provider requirements for remote overnight supervision; commissioner
15.22	notification. (a) A license holder providing remote overnight supervision in a community
15.23	residential setting must:
15.24	(1) use technology;
15.25	(2) notify the commissioner of the community residential setting's intent to use technology
15.26	in lieu of on-site staff. The notification must:
15.27	(i) indicate a start date for the use of technology; and
15.28	(ii) attest that all requirements under this section are met and policies required under
15.29	subdivision 4 are available upon request;
15.30	(3) clearly state in each person's support plan addendum that the community residential
15.31	setting is a program without the in-person presence of overnight direct support;

DTT

S2934-4

4th Engrossment

SF2934

REVISOR

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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- (4) include with each person's support plan addendum the license holder's protocols for 16.1 responding to situations that present a serious risk to the health, safety, or rights of residents
- 16.3 served by the program; and
- (5) include in each person's support plan addendum the person's maximum permissible 16.4 16.5 response time as determined by the person's support team.
- (b) Upon being notified via technology that an incident has occurred that may jeopardize 16.6
- the health, safety, or rights of a resident, the license holder must document an evaluation 16.7
- of the need for the physical presence of a staff member. If a physical presence is needed, a 16.8
- staff person, volunteer, or contractor must be on site to respond to the situation within the 16.9 16.10 resident's maximum permissible response time.
- (c) A license holder must notify the commissioner if remote overnight supervision 16.11
- 16.12 technology will no longer be used by the license holder.
- (d) Upon receipt of notification of use of remote overnight supervision or discontinuation 16.13
- of use of remote overnight supervision by a license holder, the commissioner shall notify 16.14
- the county licensing agency and update the license. 16.15
- Subd. 4. Required policies and procedures for remote overnight supervision. (a) A 16.16
- license holder providing remote overnight supervision must have policies and procedures 16.17
- that: 16.18

16.2

- (1) protect the residents' health, safety, and rights; 16.19
- (2) explain the discharge process if a person served by the program requires in-person 16.20
- supervision or other services that cannot be provided by the license holder due to the limited 16.21
- hours that direct support staff are on site, including information explaining that if a resident 16.22
- provides informed consent to the use of monitoring technology but later revokes their 16.23
- 16.24 consent, the resident may be subject to a service termination in accordance with section
- 16.25 245D.10, subdivision 3a;
- (3) ensure that services may not be terminated for any person or resident currently served 16.26
- 16.27 by the program and receiving in-person services solely because the person declines to
- provide informed consent to the initial change to the use of monitoring technology as required 16.28 under subdivision 5; 16.29
- (4) explain the backup system for technology in times of electrical outages or other 16.30 equipment malfunctions; 16.31
- (5) explain how the license holder trains the direct support staff on the use of the 16.32 technology; and 16.33

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment		
17.1	(6) estab	lish a plan for dispatcl	ning emergenc	y response personnel to	o the site in the event		
17.2	of an identified emergency.						
17.3	(b) Noth	ing in this section rea	uires the licen	se holder to develop o	r maintain senarate		
17.4				ion, consent forms, or			
17.5	-			the requirements of th	<u> </u>		
17.6		d into those document		L			
17.7	(c) Whe	n no physical presence	e response is c	ompleted for a three-n	onth period the		
17.7			-	e response drill. The ef			
17.9		otocol must be review					
					11		
17.10				nology. If a license ho			
17.11				he license holder must			
17.12	informed co	insent form from each	resident serve	ed by the program or the	ne resident's legal		
17.13	representative documenting the resident's or legal representative's agreement to use of the						
17.14	specific monitoring technology used in the setting. The informed consent form documenting						
17.15	this agreement must also explain:						
17.16	(1) how the license holder uses monitoring technology to provide remote supervision;						
17.17	(2) the r	isks and benefits of us	ing monitorin	g technology;			
17.18	(3) how	the license holder prot	ects each resid	lent's privacy while mo	onitoring technology		
17.19	is being used in the setting; and						
17.20	(4) how the license holder protects each resident's privacy when the monitoring						
17.21	technology	system electronically	records persor	nally identifying data.			
17.22	<b>EFFEC</b>	TIVE DATE. This se	ction is effecti	ve January 1, 2024.			
17.23	Sec. 7. [25	52.54] STATEWIDE	DISABILITY	<b>EMPLOYMENT T</b>	ECHNICAL		
17.24	ASSISTAN	CE CENTER.					
17.25	The com	missioner must establ	lish a statewid	e technical assistance	center to provide		
17.26	resources ar	nd assistance to progra	ams, people, a	nd families to support	individuals with		
17.27	disabilities t	o achieve meaningful	and competitiv	e employment in integ	rated settings. Duties		
17.28		ical assistance center	-				
17.29	<u>(1) offer</u>	ing provider business	model transiti	on support to ensure o	ngoing access to		

- 17.30 employment and day services;
- 17.31 (2) identifying and providing training on innovative, promising, and emerging practices;

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment			
18.1	(3) maintain	ing a resource cle	aringhouse to s	erve as a hub of informat	ion to ensure			
18.2	programs, peop	le, and families ha	ave access to hi	gh-quality materials and i	nformation;			
18.3	(4) fostering	; innovation and ac	ctionable progre	ess by providing direct tec	hnical assistance			
18.4	to programs; and							
18.5	(5) cultivating partnerships and mentorship across support programs, people, and families							
18.6	in the exploration	on of and successf	ful transition to	competitive, integrated e	mployment.			
18.7	Sec. 8 1252.5	51 LEAD AGEN(	CV EMPLOV	MENT FIRST CAPACI	TY BUILDING			
18.8	GRANTS.							
		an an aball astab	lish a sugar and					
18.9				gram to expand lead agen				
18.10				plore, and maintain compe	stitive, integrated			
18.11	employment op	tions. Allowable ı	uses of money i	nclude:				
18.12	(1) enhancir	ng resources and s	taffing to suppo	ort people and families in	understanding			
18.13	employment op	tions and navigati	ng service opti	ons;				
18.14	(2) impleme	enting and testing	innovative appi	oaches to better support p	people with			
18.15	disabilities and	their families in a	chieving comp	etitive, integrated employ	ment; and			
18.16	(3) other activities approved by the commissioner.							
18.17	Sec. 9. Minne	sota Statutes 2022	2, section 256.0	1, subdivision 19, is ame	nded to read:			
18.18	Subd. 19. G	rants for <del>case ma</del>	<del>inagement</del> sup	<u>portive</u> services to perso	ons with HIV or			
18.19	AIDS. The com	missioner may av	vard grants to e	ligible vendors for the de	velopment,			
18.20	implementation	, and evaluation o	f <del>case manager</del>	nent_supportive services f	for individuals			
18.21	infected with th	e human immunoo	deficiency virus	s. HIV/AIDS <del>case manage</del>	<del>ment</del> supportive			
18.22	services will be	provided to increa	ase access to co	st effective health care se	rvices, to reduce			
18.23	the risk of HIV	transmission, to er	nsure that basic	client needs are met, and	to increase client			
18.24	access to neede	d community supp	ports or service	S.				
18.25	Sec. 10. <b>[256.</b>	4764] LONG-TE	RM SERVICI	ES AND SUPPORTS W	ORKFORCE			
18.26	INCENTIVE (							

18.27 Subdivision 1. Grant program established. The commissioner of human services shall
 18.28 establish grants for long-term services and supports providers and facilities to assist with
 18.29 recruiting and retaining direct support professionals.

18.30 Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
 18.31 meanings given.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
19.1	<u>(b)</u> "Con	missioner" means th	e commissioner	of human services.	
19.2	<u>(c)</u> "Elig	ible employer" mean	s an organizatio	n enrolled in a Minne	sota health care
19.3	program tha	t is:			
19.4	<u>(1) a prov</u>	vider of home and cor	nmunity-based	services under Minnes	ota Statutes, chapter
19.5	<u>245D;</u>				
19.6	<u>(2) a fac</u>	ility certified as an in	termediate care	facility for persons w	ith developmental
19.7	disabilities;				
19.8	<u>(3)</u> a nur	sing facility under se	ction 256R.02,	subdivision 33;	
19.9	<u>(4) a pro</u>	vider of personal care	e assistance serv	vices under section 25	6B.0659;
19.10	<u>(5) a pro</u>	vider of community	first services and	d supports under secti	on 256B.85;
19.11	<u>(6)</u> a pro	vider of early intensi	ve development	al and behavioral inte	rvention services
19.12	under sectio	n 256B.0949;			
19.13	<u>(7)</u> a pro	vider of home care se	ervices as define	ed under section 256B	.0651, subdivision
19.14	1, paragraph	<u>ı (d);</u>			
19.15	<u>(8)</u> an eli	igible financial mana	gement services	provider serving peo	ple through
19.16	consumer-di	irected community su	pports under ch	apter 256S and section	ons 256B.092 and
19.17	256B.49, or	consumer support gr	ants under secti	on 256.476; or	
19.18	<u>(9)</u> a pro	vider of customized l	iving services a	s defined in section 2	<u>56S.02.</u>
19.19	<u>(d)</u> "Elig	ible worker" means a	u worker who ea	rns \$30 per hour or le	ess and is currently
19.20	employed or	recruited to be empl	oyed by an elig	ible employer.	
19.21	<u>Subd. 3.</u>	Allowable uses of gr	ant money. (a)	Grantees must use gra	nt money to provide
19.22	payments to	eligible workers for	the following p	urposes:	
19.23	<u>(1) reten</u>	tion, recruitment, and	l incentive payn	nents;	
19.24	<u>(2) posts</u>	econdary loan and tu	ition payments;		
19.25	<u>(3) child</u>	care costs;			
19.26	(4) trans	portation-related cost	<u>s;</u>		
19.27	<u>(5) perso</u>	nal care assistant bac	kground study	costs; and	
19.28	(6) other	costs associated with	n retaining and 1	ecruiting workers, as	approved by the
19.29	commission	er.			

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment		
20.1 20.2	<u> </u>			payments up to \$1,00 ate money intended fo	• •		
20.3	(c) The commissioner must develop a grant cycle distribution plan that allows for						
20.4 20.5		awards and amounts i		ployers. The commissi ot subject to appeal.	oner's determination		
20.6 20.7		Attestation. As a con loyer must attest and		ning grant payments u	nder this section, an		
20.8		nployer is an eligible		<u>lownig.</u>			
20.9	(2) the to	tal number of eligible	e employees;				
20.10	(3) the er	nployer will distribut	e the entire valu	ue of the grant to eligib	ole workers allowed		
20.11	under this se	ction;					
20.12	(4) the er	nployer will create ar	nd maintain rec	ords under subdivision	<u>n 6;</u>		
20.13	(5) the er	nployer will not use th	he money appro	priated under this sect	tion for any purpose		
20.14	other than th	e purposes permitted	under this sect	ion; and			
20.15	(6) the entire value of any grant amounts will be distributed to eligible workers identified						
20.16	by the emplo	yer.					
20.17	Subd. 5.	Distribution plan; re	eport. (a) Each	grantee shall prepare,	, and upon request		
20.18				hat specifies the amou	<u>z</u>		
20.19				vill be distributed for r			
20.20			-	60 days of receiving the			
20.21 20.22	· •	•	•	d for a period of at lea support professionals			
		•					
20.23 20.24				ler this section, each g			
20.25	<u>(1) a dese</u>	cription of how grant	money was dis	tributed to eligible em	ployees; and		
20.26	(2) the to	tal dollar amount dist	tributed.				
20.27	(c) Failu	e to submit the repor	t under paragra	ph (b) may result in re	ecoupment of grant		
20.28	money.						
20.29	Subd. 6.	Audits and recoupm	<b>ent.</b> (a) The co	ommissioner may perf	orm an audit under		
20.30	this section u	up to six years after a	grant is awarde	ed to ensure:			
20.31	(1) the gr	antee used the money	y solely for allo	wable purposes under	subdivision 3;		

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment				
21.1	(2) the g	rantee was truthful w	hen making atte	estations under subdiv	vision 4; and				
21.2	(3) the g	rantee complied with	the conditions	of receiving a grant u	nder this section.				
21.3	(b) If the commissioner determines that a grantee used grant money for purposes not								
21.4	authorized under this section, the commissioner must treat any amount used for a purpose								
21.5	not authoriz	ed under this section	as an overpaym	ent. The commission	er must recover any				
21.6	overpaymen	<u>ıt.</u>							
21.7	<u>Subd. 7.</u>	Grants not to be con	nsidered incom	e. (a) Notwithstandin	g any law to the				
21.8	contrary, gra	ant awards under this s	section must not	be considered incom	e, assets, or personal				
21.9	property for	purposes of determin	ning eligibility o	or recertifying eligibil	ity for:				
21.10	<u>(1) child</u>	care assistance progr	ams under chap	oter 119B;					
21.11	(2) gener	ral assistance, Minnes	sota supplement	al aid, and food supp	ort under chapter				
21.12	<u>256D;</u>								
21.13	<u>(3) housi</u>	ing support under cha	pter 256I;						
21.14	(4) the M	Ainnesota family inve	stment program	and diversionary wo	rk program under				
21.15	chapter 256.	J; and							
21.16	(5) econd	omic assistance progr	ams under chap	ter 256P.					
21.17	<u>(b)</u> The c	commissioner must no	ot consider gran	t awards under this se	ection as income or				
21.18	assets under	• section 256B.056, su	ubdivision 1a, pa	aragraph (a), 3, or 3c,	or for persons with				
21.19	eligibility de	etermined under section	on 256B.057, st	ubdivision 3, 3a, 3b, 4	, or 9.				
21.20	Subd. 8.	Income tax subtract	tions. (a) For th	e purposes of this sec	tion, "subtraction"				
21.21	has the mean	ning given in section	290.0132, subdi	ivision 1, and the rule	s in that subdivision				
21.22	apply for thi	is section. The definit	tions in section 2	290.01 apply to this se	ection.				
21.23	<u>(b)</u> The a	amount of a payment	received under	this section is a subtra	action.				
21.24	(c) Paym	nents under this section	on and Laws 202	21, First Special Sessi	on chapter 7, article				
21.25	17, section 2	20, as amended, are ex	xcluded from in	come as defined in se	ections 290.0674,				
21.26	subdivision	2a, and 290A.03, sub	division 3.						
21.27	<u>Subd. 9.</u>	Account created. A	workforce incer	ntive grant account is c	created in the special				
21.28	revenue fund	d. Appropriations mad	le for grants and	payments administer	ed under this section				
21.29	may be trans	sferred to this accoun	t. Amounts in tl	ne account are approp	riated to the				
21.30	commission	er of human services.	Appropriations	transferred to this acc	count cancel and are				
21.31	returned to t	the fund of origin on t	the date the orig	inal appropriations w	ould have lapsed.				

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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22.1	Subd. 10. Nursing facilities; applicable credit. The commissioner must treat grant
22.2	payments awarded under this section as an applicable credit as defined under section 256R.10,
22.3	subdivision 6.
22.4	Subd. 11. Self-directed services workforce. Payments administered under this section,
22.5	including reimbursements for paid family medical leave premiums, do not constitute a
22.6	change in a term or condition for individual providers as defined in section 256B.0711 in
22.7	covered programs and are not subject to the state's obligation to meet and negotiate under
22.8	chapter 179A.
22.9	Sec. 11. [256.4773] TECHNOLOGY FOR HOME GRANT.
22.10	Subdivision 1. Establishment. The commissioner must establish a technology for home
22.11	grant program that provides assistive technology consultations and resources for people
22.12	with disabilities who want to stay in their own home, move to their own home, or remain
22.13	in a less restrictive residential setting. The grant program may be administered using a team
22.14	approach that allows multiple professionals to assess and meet a person's assistive technology
22.15	needs. The team may include but is not limited to occupational therapists, physical therapists,
22.16	speech therapists, nurses, and engineers.
22.17	Subd. 2. Eligible applicants. An eligible applicant is a person who uses or is eligible
22.18	for home care services under section 256B.0651, home and community-based services under
22.19	section 256B.092 or 256B.49, personal care assistance under section 256B.0659, or
22.20	community first services and supports under section 256B.85, and who meets one of the
22.21	following conditions:
22.22	(1) lives in the applicant's own home and may benefit from assistive technology for
22.23	safety, communication, community engagement, or independence;
22.24	(2) is currently seeking to live in the applicant's own home and needs assistive technology
22.25	to meet that goal; or
22.26	(3) resides in a residential setting under section 256B.4914, subdivision 3, and is seeking
22.27	to reduce reliance on paid staff to live more independently in the setting.
22.28	Subd. 3. Allowable grant activities. The technology for home grant program must
22.29	provide at-home, in-person assistive technology consultation and technical assistance to
22.30	help people with disabilities live more independently. Allowable activities include but are
22.31	not limited to:
22.32	(1) consultations in people's homes, workplaces, or community locations;

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
23.1	<u>(2)</u> connec	ting people to resou	irces to help the	em live in their own h	omes, transition to
23.2	their own hon	nes, or live more ind	lependently in	residential settings;	
23.3	<u>(3) conduc</u>	ting training for and	d set up and ins	tallation of assistive t	echnology; and
23.4	(4) particij	pating on a person's o	care team to de	velop a plan to ensure	assistive technology
23.5	goals are met.				
23.6	<u>Subd. 4.</u> D	ata collection and	outcomes. Gra	ntees must provide da	ata summaries to the
23.7	commissioner	for the purpose of e	evaluating the	effectiveness of the gr	ant program. The
23.8	commissioner	must identify outco	ome measures t	o evaluate program a	ctivities to assess
23.9	whether the gr	ant programs help po	eople transition	to or remain in the lea	ast restrictive setting.
23.10	Sec. 12. Min	nnesota Statutes 202	2, section 256I	3.0659, subdivision 1	, is amended to read:
23.11	Subdivisio	on 1. <b>Definitions.</b> (a)	) For the purpo	ses of this section, the	e terms defined in
23.12	paragraphs (b	) to (r) have the mea	nings given ur	lless otherwise provid	led in text.
23.13	(b) "Activi	ties of daily living" r	means groomin	g, dressing, bathing, t	ransferring, mobility,
23.14	positioning, e	ating, and toileting.			
23.15	(c) "Behav	vior," effective Janua	ary 1, 2010, me	ans a category to dete	rmine the home care
23.16	rating and is b	based on the criteria	found in this s	ection. "Level I behav	vior" means physical
23.17	aggression tov	<del>vards</del> toward self, oth	hers, or destruct	tion of property that re	quires the immediate
23.18	response of an	other person.			
23.19	(d) "Comp	lex health-related no	eeds," effective	e January 1, 2010, me	ans a category to
23.20	determine the	home care rating an	nd is based on t	he criteria found in th	is section.
23.21	(e) "Critic	al activities of daily	living," effecti	ve January 1, 2010, n	neans transferring,
23.22	mobility, eatin	ng, and toileting.			
23.23	(f) "Depen	dency in activities of	f daily living" r	neans a person require	es assistance to begin
23.24	and complete	one or more of the a	activities of dai	ly living.	
23.25	(g) "Exten	ded personal care as	sistance servic	e" means personal car	e assistance services
23.26	included in a	service plan under o	one of the home	and community-base	ed services waivers
23.27	authorized un	der chapter 256S an	d sections 256	B.092, subdivision 5,	and 256B.49, which
23.28	exceed the am	ount, duration, and f	requency of the	state plan personal ca	re assistance services
23.29	for participan	ts who:			
23.30	(1) need as	ssistance provided p	eriodically dur	ing a week, but less th	han daily will not be
23.31	able to remain	1 in their homes with	nout the assista	nce, and other replace	ement services are

24.1 more expensive or are not available when personal care assistance services are to be reduced;
24.2 or

DTT

(2) need additional personal care assistance services beyond the amount authorized by
the state plan personal care assistance assessment in order to ensure that their safety, health,
and welfare are provided for in their homes.

(h) "Health-related procedures and tasks" means procedures and tasks that can be
delegated or assigned by a licensed health care professional under state law to be performed
by a personal care assistant.

(i) "Instrumental activities of daily living" means activities to include meal planning and
preparation; basic assistance with paying bills; shopping for food, clothing, and other
essential items; performing household tasks integral to the personal care assistance services;
communication by telephone and other media; and traveling, including to medical
appointments and to participate in the community. For purposes of this paragraph, traveling
includes driving and accompanying the recipient in the recipient's chosen mode of
transportation and according to the recipient's personal care assistance care plan.

(j) "Managing employee" has the same definition as Code of Federal Regulations, title
42, section 455.

(k) "Qualified professional" means a professional providing supervision of personal care
assistance services and staff as defined in section 256B.0625, subdivision 19c.

(1) "Personal care assistance provider agency" means a medical assistance enrolled
provider that provides or assists with providing personal care assistance services and includes
a personal care assistance provider organization, personal care assistance choice agency,
class A licensed nursing agency, and Medicare-certified home health agency.

(m) "Personal care assistant" or "PCA" means an individual employed by a personal
care assistance agency who provides personal care assistance services.

(n) "Personal care assistance care plan" means a written description of personal care
assistance services developed by the personal care assistance provider according to the
service plan.

(o) "Responsible party" means an individual who is capable of providing the support
necessary to assist the recipient to live in the community.

(p) "Self-administered medication" means medication taken orally, by injection, nebulizer,
or insertion, or applied topically without the need for assistance.

25.1 (q) "Service plan" means a written summary of the assessment and description of the
25.2 services needed by the recipient.

(r) "Wages and benefits" means wages and salaries, the employer's share of FICA taxes,
Medicare taxes, state and federal unemployment taxes, workers' compensation, mileage
reimbursement, health and dental insurance, life insurance, disability insurance, long-term
care insurance, uniform allowance, and contributions to employee retirement accounts.

25.7 EFFECTIVE DATE. This section is effective 90 days following federal approval. The
 25.8 commissioner of human services shall notify the revisor of statutes when federal approval
 25.9 is obtained.

25.10 Sec. 13. Minnesota Statutes 2022, section 256B.0659, subdivision 12, is amended to read:

Subd. 12. Documentation of personal care assistance services provided. (a) Personal care assistance services for a recipient must be documented daily by each personal care assistant, on a time sheet form approved by the commissioner. All documentation may be web-based, electronic, or paper documentation. The completed form must be submitted on a monthly basis to the provider and kept in the recipient's health record.

(b) The activity documentation must correspond to the personal care assistance care planand be reviewed by the qualified professional.

(c) The personal care assistant time sheet must be on a form approved by the
commissioner documenting time the personal care assistant provides services in the home.
The following criteria must be included in the time sheet:

- 25.21 (1) full name of personal care assistant and individual provider number;
- 25.22 (2) provider name and telephone numbers;

25.23 (3) full name of recipient and either the recipient's medical assistance identification25.24 number or date of birth;

(4) consecutive dates, including month, day, and year, and arrival and departure times
with a.m. or p.m. notations;

- 25.27 (5) signatures of recipient or the responsible party;
- 25.28 (6) personal signature of the personal care assistant;

25.29 (7) any shared care provided, if applicable;

25.30 (8) a statement that it is a federal crime to provide false information on personal care

25.31 service billings for medical assistance payments; and

	SF2934	REVISOR	DTT	82934-4	4th Engrossment
26.1	(9) dates a	and location of recip	ient stays in a h	ospital, care facility, c	or incarceration; and
26.2	<u>(10)</u> any t	time spent traveling,	as described in	subdivision 1, paragr	aph (i), including
26.3	start and stop	times with a.m. and	p.m. designatio	ns, the origination site	, and the destination
26.4	site.				
26.5	<b>EFFECT</b>	<b>IVE DATE.</b> This se	ction is effectiv	e 90 days following fe	ederal approval. The
26.6	commissione	er of human services	shall notify the	revisor of statutes wh	en federal approval
26.7	is obtained.				
26.8	Sec. 14. Mi	nnesota Statutes 202	2, section 256B	.0659, is amended by a	adding a subdivision
26.9	to read:				
26.10	<u>Subd. 14a</u>	a. Qualified professi	onal; remote s	u <b>pervision.</b> (a) For rec	pipients with chronic
26.11	health condit	ions or severely com	promised imm	une systems, a qualifie	ed professional may
26.12	conduct the s	upervision required	under subdivisi	on 14 via two-way int	teractive audio and
26.13	visual telecon	mmunication if, at th	e recipient's rec	quest, the recipient's p	rimary health care
26.14	provider:				
26.15	<u>(1) determ</u>	nines that remote sup	pervision is app	ropriate; and	
26.16	<u>(2) docum</u>	ents the determination	on under clause (	(1) in a statement of nee	ed or other document
26.17	that is subsec	juently included in th	ne recipient's pe	ersonal care assistance	care plan.
26.18	<u>(b) Notwi</u>	thstanding any other	r provision of la	w, a care plan develo	ped or amended via
26.19	remote super	vision may be execu	ted by electron	ic signature.	
26.20	(c) A pers	sonal care assistance	provider agenc	ey must not conduct its	s first supervisory
26.21	visit for a rec	pipient or complete it	s initial person	al care assistance care	plan via a remote
26.22	<u>visit.</u>				
26.23	(d) A reci	pient may request to	return to in-pe	rson supervisory visit	s at any time.
26.24	EFFECT	<b>IVE DATE.</b> This se	ection is effective	ve July 1, 2023, or upo	on federal approval,
26.25	whichever is	later. The commission	oner of human	services shall notify th	e revisor of statutes
26.26	when federal	approval is obtained	<u>1.</u>		
26.27	Sec. 15. Mi	nnesota Statutes 202	2, section 256B	.0659, subdivision 19,	, is amended to read:
26.28	Subd. 19.	Personal care assis	stance choice o	ption; qualifications;	; duties. (a) Under
26.29	personal care	e assistance choice, th	he recipient or 1	responsible party shall	:
26.30	(1) recruit	t, hire, schedule, and	terminate pers	onal care assistants ac	cording to the terms
26.31	of the written	agreement required	under subdivis	tion 20, paragraph (a);	

DTT

(2) develop a personal care assistance care plan based on the assessed needs and 27.1 addressing the health and safety of the recipient with the assistance of a qualified professional 27.2 as needed; 27.3 (3) orient and train the personal care assistant with assistance as needed from the qualified 27.4 27.5 professional; (4) supervise and evaluate the personal care assistant with the qualified professional, 27.6 who is required to visit the recipient at least every 180 days; 27.7 (5) monitor and verify in writing and report to the personal care assistance choice agency 27.8 the number of hours worked by the personal care assistant and the qualified professional; 27.9 (6) engage in an annual reassessment as required in subdivision 3a to determine 27.10 continuing eligibility and service authorization; and 27.11 (7) use the same personal care assistance choice provider agency if shared personal 27.12 assistance care is being used-; and 27.13 (8) ensure that a personal care assistant driving the recipient under subdivision 1, 27.14 paragraph (i), has a valid driver's license and the vehicle used is registered and insured 27.15 according to Minnesota law. 27.16 (b) The personal care assistance choice provider agency shall: 27.17 (1) meet all personal care assistance provider agency standards; 27.18 (2) enter into a written agreement with the recipient, responsible party, and personal 27.19 care assistants; 27.20 (3) not be related as a parent, child, sibling, or spouse to the recipient or the personal 27.21 care assistant; and 27.22 (4) ensure arm's-length transactions without undue influence or coercion with the recipient 27.23 and personal care assistant. 27.24 (c) The duties of the personal care assistance choice provider agency are to: 27.25 (1) be the employer of the personal care assistant and the qualified professional for 27.26 employment law and related regulations including but not limited to purchasing and 27.27 maintaining workers' compensation, unemployment insurance, surety and fidelity bonds, 27.28 and liability insurance, and submit any or all necessary documentation including but not 27.29 limited to workers' compensation, unemployment insurance, and labor market data required 27.30 under section 256B.4912, subdivision 1a; 27.31

28.1	(2) bill the medical assistance program for personal care assistance services and qualified
28.2	professional services;
28.3	(3) request and complete background studies that comply with the requirements for
28.4	personal care assistants and qualified professionals;
28.5	(4) pay the personal care assistant and qualified professional based on actual hours of
28.6	services provided;
28.7	(5) withhold and pay all applicable federal and state taxes;
28.8	(6) verify and keep records of hours worked by the personal care assistant and qualified
28.9	professional;
28.10	(7) make the arrangements and pay taxes and other benefits, if any, and comply with
28.11	any legal requirements for a Minnesota employer;
28.12	(8) enroll in the medical assistance program as a personal care assistance choice agency;
28.13	and
28.14	(9) enter into a written agreement as specified in subdivision 20 before services are
28.15	provided.
28.16	<b>EFFECTIVE DATE.</b> This section is effective 90 days following federal approval. The
	<b>EFFECTIVE DATE.</b> This section is effective 90 days following federal approval. The commissioner of human services shall notify the revisor of statutes when federal approval
28.16	
28.16 28.17	commissioner of human services shall notify the revisor of statutes when federal approval
28.16 28.17 28.18	commissioner of human services shall notify the revisor of statutes when federal approval is obtained.
<ul><li>28.16</li><li>28.17</li><li>28.18</li><li>28.19</li></ul>	commissioner of human services shall notify the revisor of statutes when federal approval is obtained. Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read:
<ul> <li>28.16</li> <li>28.17</li> <li>28.18</li> <li>28.19</li> <li>28.20</li> </ul>	<ul> <li><u>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</u></li> <li>Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care</li> </ul>
<ul> <li>28.16</li> <li>28.17</li> <li>28.18</li> <li>28.19</li> <li>28.20</li> <li>28.21</li> </ul>	<u>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</u> Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care assistance provider agency shall:
<ul> <li>28.16</li> <li>28.17</li> <li>28.18</li> <li>28.19</li> <li>28.20</li> <li>28.21</li> <li>28.22</li> </ul>	<u>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</u> Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care assistance provider agency shall: (1) enroll as a Medicaid provider meeting all provider standards, including completion
28.16 28.17 28.18 28.19 28.20 28.21 28.22 28.22 28.23	<u>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</u> Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care assistance provider agency shall: (1) enroll as a Medicaid provider meeting all provider standards, including completion of the required provider training;
28.16 28.17 28.18 28.19 28.20 28.21 28.22 28.23 28.23	<ul> <li>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</li> <li>Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care assistance provider agency shall: <ul> <li>(1) enroll as a Medicaid provider meeting all provider standards, including completion of the required provider training;</li> <li>(2) comply with general medical assistance coverage requirements;</li> </ul> </li> </ul>
28.16 28.17 28.18 28.19 28.20 28.21 28.22 28.23 28.23 28.24 28.25	<ul> <li><u>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</u></li> <li>Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care assistance provider agency shall: <ul> <li>(1) enroll as a Medicaid provider meeting all provider standards, including completion of the required provider training;</li> <li>(2) comply with general medical assistance coverage requirements;</li> <li>(3) demonstrate compliance with law and policies of the personal care assistance program</li> </ul> </li> </ul>
28.16 28.17 28.18 28.19 28.20 28.21 28.22 28.23 28.23 28.24 28.25 28.26	<ul> <li><u>commissioner of human services shall notify the revisor of statutes when federal approval is obtained.</u></li> <li>Sec. 16. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read: Subd. 24. Personal care assistance provider agency; general duties. A personal care assistance provider agency shall: <ul> <li>(1) enroll as a Medicaid provider meeting all provider standards, including completion of the required provider training;</li> <li>(2) comply with general medical assistance coverage requirements;</li> <li>(3) demonstrate compliance with law and policies of the personal care assistance program to be determined by the commissioner;</li> </ul> </li> </ul>

29.1 (6) not engage in any agency-initiated direct contact or marketing in person, by phone,
29.2 or other electronic means to potential recipients, guardians, or family members;

29.3 (7) pay the personal care assistant and qualified professional based on actual hours of
 29.4 services provided;

29.5 (8) withhold and pay all applicable federal and state taxes;

(9) document that the agency uses a minimum of 72.5 percent of the revenue generated
by the medical assistance rate for personal care assistance services for employee personal
care assistant wages and benefits. The revenue generated by the qualified professional and
the reasonable costs associated with the qualified professional shall not be used in making
this calculation;

(10) make the arrangements and pay unemployment insurance, taxes, workers'
compensation, liability insurance, and other benefits, if any;

29.13 (11) enter into a written agreement under subdivision 20 before services are provided;

29.14 (12) report suspected neglect and abuse to the common entry point according to section
29.15 256B.0651;

29.16 (13) provide the recipient with a copy of the home care bill of rights at start of service;

29.17 (14) request reassessments at least 60 days prior to the end of the current authorization
29.18 for personal care assistance services, on forms provided by the commissioner;

29.19 (15) comply with the labor market reporting requirements described in section 256B.4912,
29.20 subdivision 1a; and

(16) document that the agency uses the additional revenue due to the enhanced rate under
subdivision 17a for the wages and benefits of the PCAs whose services meet the requirements
under subdivision 11, paragraph (d); and

29.24 (17) ensure that a personal care assistant driving a recipient under subdivision 1,
29.25 paragraph (i), has a valid driver's license and the vehicle used is registered and insured
29.26 according to Minnesota law.

# 29.27 EFFECTIVE DATE. This section is effective 90 days following federal approval. The 29.28 commissioner of human services shall notify the revisor of statutes when federal approval 29.29 is obtained.

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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30.1 Sec. 17. Minnesota Statutes 2022, section 256B.0911, subdivision 13, is amended to read:

Subd. 13. MnCHOICES assessor qualifications, training, and certification. (a) The
 commissioner shall develop and implement a curriculum and an assessor certification
 process.

30.5 (b) MnCHOICES certified assessors must:

30.6 (1) either have a bachelor's degree in social work, nursing with a public health nursing
30.7 certificate, or other closely related field with at least one year of home and community-based
30.8 experience or be a registered nurse with at least two years of home and community-based
30.9 experience; and

30.10 (2) have received training and certification specific to assessment and consultation for
 30.11 long-term care services in the state.

30.12 (c) Certified assessors shall demonstrate best practices in assessment and support

30.13 planning, including person-centered planning principles, and have a common set of skills
30.14 that ensures consistency and equitable access to services statewide.

30.15 (d) Certified assessors must be recertified every three years.

30.16 Sec. 18. Minnesota Statutes 2022, section 256B.092, subdivision 1a, is amended to read:

30.17 Subd. 1a. **Case management services.** (a) Each recipient of a home and community-based 30.18 waiver shall be provided case management services by qualified vendors as described in 30.19 the federally approved waiver application.

30.20 (b) Case management service activities provided to or arranged for a person include:

30.21 (1) development of the person-centered support plan under subdivision 1b;

30.22 (2) informing the individual or the individual's legal guardian or conservator, or parent 30.23 if the person is a minor, of service options, including all service options available under the 30.24 waiver plan;

30.25 (3) consulting with relevant medical experts or service providers;

30.26 (4) assisting the person in the identification of potential providers of chosen services,30.27 including:

30.28 (i) providers of services provided in a non-disability-specific setting;

30.29 (ii) employment service providers;

30.30 (iii) providers of services provided in settings that are not controlled by a provider; and

31.1

(iv) providers of financial management services;

(5) assisting the person to access services and assisting in appeals under section 256.045;
(6) coordination of services, if coordination is not provided by another service provider;
(7) evaluation and monitoring of the services identified in the support plan, which must
incorporate at least one annual face-to-face visit by the case manager with each person; and
(8) reviewing support plans and providing the lead agency with recommendations for

DTT

31.7 service authorization based upon the individual's needs identified in the support plan.

(c) Case management service activities that are provided to the person with a 31.8 31.9 developmental disability shall be provided directly by county agencies or under contract. If a county agency contracts for case management services, the county agency must provide 31.10 each recipient of home and community-based services who is receiving contracted case 31.11 management services with the contact information the recipient may use to file a grievance 31.12 with the county agency about the quality of the contracted services the recipient is receiving 31.13 from a county-contracted case manager. Case management services must be provided by a 31.14 public or private agency that is enrolled as a medical assistance provider determined by the 31.15 commissioner to meet all of the requirements in the approved federal waiver plans. Case 31.16 management services must not be provided to a recipient by a private agency that has a 31.17 financial interest in the provision of any other services included in the recipient's support 31.18 plan. For purposes of this section, "private agency" means any agency that is not identified 31.19 as a lead agency under section 256B.0911, subdivision 10. 31.20

(d) Case managers are responsible for service provisions listed in paragraphs (a) and
(b). Case managers shall collaborate with consumers, families, legal representatives, and
relevant medical experts and service providers in the development and annual review of the
person-centered support plan and habilitation plan.

(e) For persons who need a positive support transition plan as required in chapter 245D, the case manager shall participate in the development and ongoing evaluation of the plan with the expanded support team. At least quarterly, the case manager, in consultation with the expanded support team, shall evaluate the effectiveness of the plan based on progress evaluation data submitted by the licensed provider to the case manager. The evaluation must identify whether the plan has been developed and implemented in a manner to achieve the following within the required timelines:

31.32 (1) phasing out the use of prohibited procedures;

S2934-4

32.1 (2) acquisition of skills needed to eliminate the prohibited procedures within the plan's32.2 timeline; and

32.3 (3) accomplishment of identified outcomes.

32.4 If adequate progress is not being made, the case manager shall consult with the person's
32.5 expanded support team to identify needed modifications and whether additional professional
32.6 support is required to provide consultation.

(f) The Department of Human Services shall offer ongoing education in case management
 to case managers. Case managers shall receive no less than ten 20 hours of case management
 education and disability-related training each year. The education and training must include
 person-centered planning, informed choice, cultural competency, employment planning,

32.11 <u>community living planning, self-direction options, and use of technology supports.</u> By

32.12 August 1, 2024, all case managers must complete an employment support training course

32.13 identified by the commissioner of human services. For case managers hired after August

32.14 <u>1, 2024</u>, this training must be completed within the first six months of providing case

32.15 <u>management services.</u> For the purposes of this section, "person-centered planning" or

<sup>32.16</sup> "person-centered" has the meaning given in section 256B.0911, subdivision 10. <u>Case</u>

32.17 managers must document completion of training in a system identified by the commissioner.

32.18 Sec. 19. Minnesota Statutes 2022, section 256B.0949, subdivision 15, is amended to read:

32.19 Subd. 15. EIDBI provider qualifications. (a) A QSP must be employed by an agency32.20 and be:

(1) a licensed mental health professional who has at least 2,000 hours of supervised
clinical experience or training in examining or treating people with ASD or a related condition
or equivalent documented coursework at the graduate level by an accredited university in
ASD diagnostics, ASD developmental and behavioral treatment strategies, and typical child
development; or

(2) a developmental or behavioral pediatrician who has at least 2,000 hours of supervised
clinical experience or training in examining or treating people with ASD or a related condition
or equivalent documented coursework at the graduate level by an accredited university in
the areas of ASD diagnostics, ASD developmental and behavioral treatment strategies, and
typical child development.

32.31 (b) A level I treatment provider must be employed by an agency and:

32.32 (1) have at least 2,000 hours of supervised clinical experience or training in examining
32.33 or treating people with ASD or a related condition or equivalent documented coursework

at the graduate level by an accredited university in ASD diagnostics, ASD developmental
and behavioral treatment strategies, and typical child development or an equivalent
combination of documented coursework or hours of experience; and

33.4 (2) have or be at least one of the following:

(i) a master's degree in behavioral health or child development or related fields including,
but not limited to, mental health, special education, social work, psychology, speech
pathology, or occupational therapy from an accredited college or university;

(ii) a bachelor's degree in a behavioral health, child development, or related field
including, but not limited to, mental health, special education, social work, psychology,
speech pathology, or occupational therapy, from an accredited college or university, and
advanced certification in a treatment modality recognized by the department;

33.12 (iii) a board-certified behavior analyst; or

33.13 (iv) a board-certified assistant behavior analyst with 4,000 hours of supervised clinical
33.14 experience that meets all registration, supervision, and continuing education requirements
33.15 of the certification.

33.16 (c) A level II treatment provider must be employed by an agency and must be:

(1) a person who has a bachelor's degree from an accredited college or university in a
behavioral or child development science or related field including, but not limited to, mental
health, special education, social work, psychology, speech pathology, or occupational
therapy; and meets at least one of the following:

(i) has at least 1,000 hours of supervised clinical experience or training in examining or
treating people with ASD or a related condition or equivalent documented coursework at
the graduate level by an accredited university in ASD diagnostics, ASD developmental and
behavioral treatment strategies, and typical child development or a combination of
coursework or hours of experience;

33.26 (ii) has certification as a board-certified assistant behavior analyst from the Behavior
33.27 Analyst Certification Board;

33.28 (iii) is a registered behavior technician as defined by the Behavior Analyst Certification33.29 Board; or

33.30 (iv) is certified in one of the other treatment modalities recognized by the department;
33.31 or

33.32 (2) a person who has:

(i) an associate's degree in a behavioral or child development science or related field
including, but not limited to, mental health, special education, social work, psychology,
speech pathology, or occupational therapy from an accredited college or university; and

(ii) at least 2,000 hours of supervised clinical experience in delivering treatment to people
with ASD or a related condition. Hours worked as a mental health behavioral aide or level
III treatment provider may be included in the required hours of experience; or

34.7 (3) a person who has at least 4,000 hours of supervised clinical experience in delivering
34.8 treatment to people with ASD or a related condition. Hours worked as a mental health
34.9 behavioral aide or level III treatment provider may be included in the required hours of
34.10 experience; or

(4) a person who is a graduate student in a behavioral science, child development science,
or related field and is receiving clinical supervision by a QSP affiliated with an agency to
meet the clinical training requirements for experience and training with people with ASD
or a related condition; or

34.15 (5) a person who is at least 18 years of age and who:

34.16 (i) is fluent in a non-English language or is an individual certified by a Tribal Nation;

34.17 (ii) completed the level III EIDBI training requirements; and

34.18 (iii) receives observation and direction from a QSP or level I treatment provider at least
34.19 once a week until the person meets 1,000 hours of supervised clinical experience.

34.20 (d) A level III treatment provider must be employed by an agency, have completed the
34.21 level III training requirement, be at least 18 years of age, and have at least one of the
34.22 following:

34.23 (1) a high school diploma or commissioner of education-selected high school equivalency
34.24 certification;

34.25 (2) fluency in a non-English language or Tribal Nation certification;

34.26 (3) one year of experience as a primary personal care assistant, community health worker,
34.27 waiver service provider, or special education assistant to a person with ASD or a related
34.28 condition within the previous five years; or

34.29 (4) completion of all required EIDBI training within six months of employment.

34.30 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval,

34.31 whichever is later. The commissioner of human services shall notify the revisor of statutes

34.32 when federal approval is obtained.

4th ]	Engrossment
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35.1	Sec. 20. Minnesota Statutes 2022, section 256B.49, subdivision 13, is amended to read:
35.2	Subd. 13. Case management. (a) Each recipient of a home and community-based waiver
35.3	shall be provided case management services by qualified vendors as described in the federally
35.4	approved waiver application. The case management service activities provided must include:
35.5	(1) finalizing the person-centered written support plan within the timelines established
35.6	by the commissioner and section 256B.0911, subdivision 29;
35.7	(2) informing the recipient or the recipient's legal guardian or conservator of service
35.8	options, including all service options available under the waiver plans;
35.9	(3) assisting the recipient in the identification of potential service providers of chosen
35.10	services, including:
35.11	(i) available options for case management service and providers;
35.12	(ii) providers of services provided in a non-disability-specific setting;
35.13	(iii) employment service providers;
35.14	(iv) providers of services provided in settings that are not community residential settings;
35.15	and
35.16	(v) providers of financial management services;
35.17	(4) assisting the recipient to access services and assisting with appeals under section
35.18	256.045; and
35.19	(5) coordinating, evaluating, and monitoring of the services identified in the service
35.20	plan.
35.21	(b) The case manager may delegate certain aspects of the case management service
35.22	activities to another individual provided there is oversight by the case manager. The case
35.23	manager may not delegate those aspects which require professional judgment including:
35.24	(1) finalizing the person-centered support plan;
35.25	(2) ongoing assessment and monitoring of the person's needs and adequacy of the
35.26	approved person-centered support plan; and
35.27	(3) adjustments to the person-centered support plan.
35.28	(c) Case management services must be provided by a public or private agency that is
35.29	enrolled as a medical assistance provider determined by the commissioner to meet all of
35.30	the requirements in the approved federal waiver plans. Case management services must not
35.31	be provided to a recipient by a private agency that has any financial interest in the provision

of any other services included in the recipient's support plan. For purposes of this section,
"private agency" means any agency that is not identified as a lead agency under section
256B.0911, subdivision 10.

(d) For persons who need a positive support transition plan as required in chapter 245D,
the case manager shall participate in the development and ongoing evaluation of the plan
with the expanded support team. At least quarterly, the case manager, in consultation with
the expanded support team, shall evaluate the effectiveness of the plan based on progress
evaluation data submitted by the licensed provider to the case manager. The evaluation must
identify whether the plan has been developed and implemented in a manner to achieve the
following within the required timelines:

36.11 (1) phasing out the use of prohibited procedures;

36.12 (2) acquisition of skills needed to eliminate the prohibited procedures within the plan's36.13 timeline; and

36.14 (3) accomplishment of identified outcomes.

36.15 If adequate progress is not being made, the case manager shall consult with the person's
36.16 expanded support team to identify needed modifications and whether additional professional
36.17 support is required to provide consultation.

(e) The Department of Human Services shall offer ongoing education in case management 36.18 to case managers. Case managers shall receive no less than ten 20 hours of case management 36.19 education and disability-related training each year. The education and training must include 36.20 person-centered planning, informed choice, cultural competency, employment planning, 36.21 community living planning, self-direction options, and use of technology supports. By 36.22 August 1, 2024, all case managers must complete an employment support training course 36.23 identified by the commissioner of human services. For case managers hired after August 36.24 1, 2024, this training must be completed within the first six months of providing case 36.25 management services. For the purposes of this section, "person-centered planning" or 36.26 "person-centered" has the meaning given in section 256B.0911, subdivision 10. Case 36.27 managers shall document completion of training in a system identified by the commissioner. 36.28

36.29 Sec. 21. Minnesota Statutes 2022, section 256B.4905, subdivision 4a, is amended to read:

36.30 Subd. 4a. Informed choice in employment policy. It is the policy of this state that
36.31 working-age individuals who have disabilities:

36.32 (1) can work and achieve competitive integrated employment with appropriate services36.33 and supports, as needed;

- 37.1 (2) make informed choices about their postsecondary education, work, and career goals;
   37.2 and
- 37.3 (3) will be offered the opportunity to make an informed choice, at least annually, to
  pursue postsecondary education or to work and earn a competitive wage-; and
- pursue postsecondary education or to work and earn a competitive wage-<u>; and</u>
- 37.5 (4) will be offered benefits planning assistance and supports to understand available
- 37.6 work incentive programs and to understand the impact of work on benefits.

## 37.7 Sec. 22. [256B.4906] SUBMINIMUM WAGES IN HOME AND

## 37.8 **COMMUNITY-BASED SERVICES REPORTING.**

- 37.9 (a) A provider of home and community-based services for people with developmental
- 37.10 disabilities under section 256B.092 or home and community-based services for people with
- 37.11 disabilities under section 256B.49 that holds a credential listed in clause (1) or (2) as of
- 37.12 August 1, 2023, must submit to the commissioner of human services data on individuals

37.13 who are currently being paid subminimum wages or were being paid subminimum wages

- 37.14 by the provider organization as of August 1, 2023:
- 37.15 (1) a certificate through the United States Department of Labor under United States
- 37.16 Code, title 29, section 214(c), of the Fair Labor Standards Act authorizing the payment of
  37.17 subminimum wages to workers with disabilities; or
- 37.18 (2) a permit by the Minnesota Department of Labor and Industry under section 177.28.
- 37.19 (b) The report required under paragraph (a) must include the following data about each
- 37.20 <u>individual being paid subminimum wages:</u>
- 37.21 <u>(1) name;</u>
- 37.22 (2) date of birth;
- 37.23 (3) identified race and ethnicity;
- 37.24 <u>(4) disability type;</u>
- 37.25 (5) key employment status measures as determined by the commissioner; and
- 37.26 (6) key community-life engagement measures as determined by the commissioner.
- 37.27 (c) The information in paragraph (b) must be submitted in a format determined by the
- 37.28 <u>commissioner.</u>
- 37.29 (d) A provider must submit the data required under this section annually on a date
- 37.30 specified by the commissioner. The commissioner must give a provider at least 30 calendar
- 37.31 days to submit the data following notice of the due date. If a provider fails to submit the

38.1	requested data by the date specified by the commissioner, the commissioner may delay
38.2	medical assistance reimbursement until the requested data is submitted.
38.3	(e) Individually identifiable data submitted to the commissioner under this section are
38.4	considered private data on individuals as defined by section 13.02, subdivision 12.
38.5	(f) The commissioner must analyze data annually for tracking employment and
38.6	community-life engagement outcomes.
38.7	Sec. 23. Minnesota Statutes 2022, section 256B.4911, is amended by adding a subdivision
38.8	to read:
38.9	Subd. 6. Services provided by parents and spouses. (a) This subdivision limits medical
38.10	assistance payments under the consumer-directed community supports option for personal
38.11	assistance services provided by a parent to the parent's minor child or by a participant's
38.12	spouse. This subdivision applies to the consumer-directed community supports option
38.13	available under all of the following:
38.14	(1) alternative care program;
38.15	(2) brain injury waiver;
38.16	(3) community alternative care waiver;
38.17	(4) community access for disability inclusion waiver;
38.18	(5) developmental disabilities waiver; and
38.19	(6) elderly waiver.
38.20	(b) For the purposes of this subdivision, "parent" means a parent, stepparent, or legal
38.21	guardian of a minor.
38.22	(c) If multiple parents are providing personal assistance services to their minor child or
38.23	children, each parent may provide up to 40 hours of personal assistance services in any
38.24	seven-day period regardless of the number of children served. The total number of hours
38.25	of medical assistance home and community-based services provided by all of the parents
38.26	must not exceed 80 hours in a seven-day period regardless of the number of children served.
38.27	(d) If only one parent is providing personal assistance services to a minor child or
38.28	children, the parent may provide up to 60 hours of medical assistance home and
38.29	community-based services in a seven-day period regardless of the number of children served.

S2934-4

4th Engrossment

SF2934

REVISOR

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
39.1	(e) If a partic	cipant's spouse is p	providing perse	onal assistance services, t	he spouse may
39.2	provide up to 60	hours of medical	assistance hor	me and community-based	services in a
39.3	seven-day perio	<u>d.</u>			
39.4	(f) This subd	ivision must not b	be construed to	permit an increase in the	total authorized
39.5	consumer-direct	ed community sup	pports budget t	for an individual.	
39.6	EFFECTIV	E DATE. This see	ction is effective	ve July 1, 2023, or upon 1	ederal approval,
39.7	whichever is late	er. The commissio	oner of human	services shall notify the r	evisor of statutes
39.8	when federal ap	proval is obtained	<u>.</u>		
39.9	Sec. 24. Minne	sota Statutes 2022	2, section 256B	3.4912, is amended by add	ing a subdivision
39.10	to read:				
39.11	<u>Subd. 1b.</u> Di	rect support prof	fessional annı	ıal labor market survey	<u>(a) The</u>
39.12	commissioner sl	nall develop and a	dminister a su	rvey of direct care staff w	ho work for
39.13	organizations the	at provide service	s under the fol	lowing programs:	
39.14	(1) home and	l community-base	d services for	seniors under chapter 250	5S and section
39.15	256B.0913, hom	e and community-	-based services	for people with developm	nental disabilities
39.16	under section 25	6B.092, and home	and communit	y-based services for peopl	e with disabilities
39.17	under section 25	6B.49;			
39.18	(2) personal	care assistance ser	rvices under se	ection 256B.0625, subdiv	ision 19a;
39.19	community first	services and supp	orts under sec	tion 256B.85; nursing ser	vices and home
39.20	health services u	Inder section 256E	3.0625, subdiv	ision 6a; home care nursi	ng services under
39.21	section 256B.06	25, subdivision 7;	, and		
39.22	(3) financial	management servi	ices for partici	pants who directly employ	y direct-care staff
39.23	through consum	er support grants u	Inder section 2	56.476; the personal care	assistance choice
39.24	program under s	ection 256B.0659	, subdivisions	18 to 20; community firs	t services and
39.25	supports under s	ection 256B.85; a	and the consum	ner-directed community s	upports option
39.26	available under	the alternative car	e program, the	brain injury waiver, the	community

- 39.27 <u>alternative care waiver, the community access for disability inclusion waiver, the</u>
- 39.28 developmental disabilities waiver, the elderly waiver, and the Minnesota senior health
- 39.29 option, except financial management services providers are not required to submit the data
- 39.30 listed in subdivision 1a, clauses (7) to (11).
- 39.31 (b) The survey must collect information about the individual experience of the direct-care
- 39.32 staff and any other information necessary to assess the overall economic viability and
- 39.33 well-being of the workforce.

40.1	(c) For purposes of this subdivision, "direct-care staff" means employees, including
40.2	self-employed individuals and individuals directly employed by a participant in a
40.3	consumer-directed service delivery option, providing direct service to participants under
40.4	this section. Direct-care staff does not include executive, managerial, or administrative staff.
40.5	(d) Individually identifiable data submitted to the commissioner under this section are
40.6	considered private data on individuals as defined by section 13.02, subdivision 12.
40.7	(e) The commissioner shall analyze data submitted under this section annually to assess
40.8	the overall economic viability and well-being of the workforce and the impact of the state
40.9	of the workforce on access to services.
40.9	of the workforce on access to services.
40.10	Sec. 25. Minnesota Statutes 2022, section 256B.4912, is amended by adding a subdivision
40.11	to read:
40.12	Subd. 1c. Annual labor market report. The commissioner shall publish annual reports
40.13	on provider and state-level labor market data, including but not limited to the data outlined
40.14	in subdivisions 1a and 1b.
40.15	Sec. 26. Minnesota Statutes 2022, section 256B.4912, is amended by adding a subdivision
40.16	to read:
40.17	Subd. 16. Rates established by the commissioner. For homemaker services eligible
40.18	for reimbursement under the developmental disabilities waiver, the brain injury waiver, the
40.19	community alternative care waiver, and the community access for disability inclusion waiver,
40.20	the commissioner must establish rates equal to the rates established under sections 256S.21
40.21	to 256S.215 for the corresponding homemaker services.
40.22	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
40.23	whichever is later. The commissioner of human services shall notify the revisor of statutes
40.24	when federal approval is obtained.
40.25	Sec. 27. Minnesota Statutes 2022, section 256B.4914, subdivision 3, is amended to read:
40.26	Subd. 3. Applicable services. (a) Applicable services are those authorized under the
40.27	state's home and community-based services waivers under sections 256B.092 and 256B.49,
40.28	including the following, as defined in the federally approved home and community-based
40.29	services plan:
40.30	(1) 24-hour customized living;

40.31 (2) adult day services;

- (3) adult day services bath; 41.1 (4) community residential services; 41.2 (5) customized living; 41.3 (6) day support services; 41.4 (7) employment development services; 41.5 (8) employment exploration services; 41.6 (9) employment support services; 41.7 (10) family residential services; 41.8 (11) individualized home supports; 41.9 (12) individualized home supports with family training; 41.10 (13) individualized home supports with training; 41.11 (14) integrated community supports; 41.12 41.13 (15) life sharing; (15) (16) night supervision; 41.14 (16) (17) positive support services; 41.15 (17) (18) prevocational services; 41.16 (18) (19) residential support services; 41.17 (19) (20) respite services; 41.18 41.19 (20) (21) transportation services; and (21) (22) other services as approved by the federal government in the state home and 41.20 41.21 community-based services waiver plan. (b) Effective January 1, 2024, or upon federal approval, whichever is later, respite 41.22 41.23 services under paragraph (a), clause (20), are not an applicable service under this section. EFFECTIVE DATE. This section is effective January 1, 2026, or upon federal approval, 41.24 whichever is later, except that paragraph (b) is effective the day following final enactment. 41.25 The commissioner of human services shall notify the revisor of statutes when federal approval 41.26 is obtained. 41.27
  - Article 1 Sec. 27.

42.1 Sec. 28. Minnesota Statutes 2022, section 256B.4914, subdivision 4, is amended to read:

42.2 Subd. 4. Data collection for rate determination. (a) Rates for applicable home and
42.3 community-based waivered services, including customized rates under subdivision 12, are
42.4 set by the rates management system.

42.5 (b) Data and information in the rates management system must be used to calculate an42.6 individual's rate.

42.7 (c) Service providers, with information from the support plan and oversight by lead
42.8 agencies, shall provide values and information needed to calculate an individual's rate in
42.9 the rates management system. The determination of service levels must be part of a discussion
42.10 with members of the support team as defined in section 245D.02, subdivision 34. This
42.11 discussion must occur prior to the final establishment of each individual's rate. The values
42.12 and information include:

42.13 (1) shared staffing hours;

- 42.14 (2) individual staffing hours;
- 42.15 (3) direct registered nurse hours;
- 42.16 (4) direct licensed practical nurse hours;

42.17 (5) staffing ratios;

42.18 (6) information to document variable levels of service qualification for variable levels42.19 of reimbursement in each framework;

- 42.20 (7) shared or individualized arrangements for unit-based services, including the staffing
  42.21 ratio;
- 42.22 (8) number of trips and miles for transportation services; and
- 42.23 (9) service hours provided through monitoring technology.
- 42.24 (d) Updates to individual data must include:
- 42.25 (1) data for each individual that is updated annually when renewing service plans; and
- 42.26 (2) requests by individuals or lead agencies to update a rate whenever there is a change
- 42.27 in an individual's service needs, with accompanying documentation.
- 42.28 (e) Lead agencies shall review and approve all services reflecting each individual's needs,

42.29 and the values to calculate the final payment rate for services with variables under

42.30 subdivisions 6 to  $\frac{9a}{9}$  for each individual. Lead agencies must notify the individual and the

42.31 service provider of the final agreed-upon values and rate, and provide information that is

43.1 identical to what was entered into the rates management system. If a value used was
43.2 mistakenly or erroneously entered and used to calculate a rate, a provider may petition lead
43.3 agencies to correct it. Lead agencies must respond to these requests. When responding to
43.4 the request, the lead agency must consider:

43.5 (1) meeting the health and welfare needs of the individual or individuals receiving
43.6 services by service site, identified in their support plan under section 245D.02, subdivision
43.7 4b, and any addendum under section 245D.02, subdivision 4c;

43.8 (2) meeting the requirements for staffing under subdivision 2, paragraphs (h), (n), and
43.9 (o); and meeting or exceeding the licensing standards for staffing required under section
43.10 245D.09, subdivision 1; and

43.11 (3) meeting the staffing ratio requirements under subdivision 2, paragraph (o), and
43.12 meeting or exceeding the licensing standards for staffing required under section 245D.31.

43.13 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
43.14 whichever is later. The commissioner of human services shall notify the revisor of statutes
43.15 when federal approval is obtained.

43.16 Sec. 29. Minnesota Statutes 2022, section 256B.4914, subdivision 5, is amended to read:

43.17 Subd. 5. Base wage index; establishment and updates. (a) The base wage index is
43.18 established to determine staffing costs associated with providing services to individuals
43.19 receiving home and community-based services. For purposes of calculating the base wage,
43.20 Minnesota-specific wages taken from job descriptions and standard occupational
43.21 classification (SOC) codes from the Bureau of Labor Statistics as defined in the Occupational
43.22 Handbook must be used.

43.23 (b) The commissioner shall update the base wage index in subdivision 5a, publish these43.24 updated values, and load them into the rate management system as follows:

43.25 (1) on January 1, 2022, based on wage data by SOC from the Bureau of Labor Statistics
43.26 available as of December 31, 2019;

43.27 (2) on November January 1, 2024, based on wage data by SOC from the Bureau of Labor
43.28 Statistics available as of December 31, 2021 published in March 2022; and

(3) on July January 1, 2026, and every two years thereafter, based on wage data by SOC
from the Bureau of Labor Statistics available 30 months and one day published in the spring
approximately 21 months prior to the scheduled update.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
44.1	EFFECT	<b>FIVE DATE.</b> This sec	tion is effective	e January 1, 2024, or u	pon federal approval,
44.2		s later. The commissio			
44.3	when federa	l approval is obtained	<u>.</u>		
44.4	Sec. 30. M	innesota Statutes 2022	2, section 256E	8.4914, subdivision 5a	, is amended to read:
44.5	Subd. 5a	. Base wage index; ca	alculations. T	he base wage index m	ust be calculated as
44.6	follows:				
44.7	(1) for su	pervisory staff, 100 p	bercent of the r	nedian wage for comr	nunity and social
44.8	services spe	cialist (SOC code 21-	1099), with the	e exception of the sup	ervisor of positive
44.9	supports pro	fessional, positive sup	pports analyst,	and positive supports	specialist, which is
44.10	100 percent	of the median wage fo	or clinical coun	seling and school psyc	chologist (SOC code
44.11	19-3031);				
44.12	(2) for re	gistered nurse staff, 1(	00 percent of th	ne median wage for reg	gistered nurses (SOC
44.13	code 29-114	1);			
44.14	(3) for lic	ensed practical nurse s	staff, 100 perce	nt of the median wage	for licensed practical
44.15		C code 29-2061);	) - 1	6	1
44.16	•		i alet ataff tha		innerete for large
44.16		sidential asleep-overr <del>vith the exception of as</del>	C ·	C	C
44.17 44.18		t of the minimum wag		-	
44.18	-	-	-		,
44.19	(5) for re	sidential direct care s	taff, the sum o	f:	
44.20	(i) 15 per	rcent of the subtotal o	f 50 percent of	the median wage for	home health and
44.21	personal car	e aide (SOC code 31-1	120); 30 perce	nt of the median wage	for nursing assistant
44.22	(SOC code 3	31-1131); and 20 perc	ent of the med	ian wage for social an	d human services
44.23	aide (SOC c	ode 21-1093); and			
44.24	(ii) 85 pe	ercent of the subtotal of	of 40 percent o	f the median wage for	r home health and
44.25	personal car	e aide (SOC code 31-1	120); 20 perce	nt of the median wage	for nursing assistant
44.26	(SOC code <del>3</del>	<del>31-1014<u>31-1131</u>); 20</del>	percent of the	median wage for psyc	chiatric technician
44.27	(SOC code 2	29-2053); and 20 perc	ent of the med	ian wage for social an	nd human services
44.28	aide (SOC c	ode 21-1093);			
44.29	(6) for ac	lult day services staff,	70 percent of t	he median wage for nu	ursing assistant (SOC
44.30	code 31-113	1); and 30 percent of	the median wa	ge for home health ar	nd personal care aide
44.31	(SOC code 3	31-1120);			

S2934-4

45.1 (7) for day support services staff and prevocational services staff, 20 percent of the
45.2 median wage for nursing assistant (SOC code 31-1131); 20 percent of the median wage for
45.3 psychiatric technician (SOC code 29-2053); and 60 percent of the median wage for social
45.4 and human services aide (SOC code 21-1093);

- (8) for positive supports analyst staff, 100 percent of the median wage for substance
  abuse, behavioral disorder, and mental health counselor (SOC code 21-1018);
- 45.7 (9) for positive supports professional staff, 100 percent of the median wage for clinical
  45.8 counseling and school psychologist (SOC code 19-3031);
- (10) for positive supports specialist staff, 100 percent of the median wage for psychiatric
  technicians (SOC code 29-2053);

(11) for individualized home supports with family training staff, 20 percent of the median
wage for nursing aide (SOC code 31-1131); 30 percent of the median wage for community
social service specialist (SOC code 21-1099); 40 percent of the median wage for social and
human services aide (SOC code 21-1093); and ten percent of the median wage for psychiatric
technician (SOC code 29-2053);

- (12) for individualized home supports with training services staff, 40 percent of the
  median wage for community social service specialist (SOC code 21-1099); 50 percent of
  the median wage for social and human services aide (SOC code 21-1093); and ten percent
  of the median wage for psychiatric technician (SOC code 29-2053);
- (13) for employment support services staff, 50 percent of the median wage for
  rehabilitation counselor (SOC code 21-1015); and 50 percent of the median wage for
  community and social services specialist (SOC code 21-1099);

(14) for employment exploration services staff, 50 percent of the median wage for
rehabilitation counselor (SOC code 21-1015) education, guidance, school, and vocational
counselor (SOC code 21-1012); and 50 percent of the median wage for community and
social services specialist (SOC code 21-1099);

- (15) for employment development services staff, 50 percent of the median wage for
  education, guidance, school, and vocational counselors (SOC code 21-1012); and 50 percent
  of the median wage for community and social services specialist (SOC code 21-1099);
- (16) for individualized home support without training staff, 50 percent of the median
  wage for home health and personal care aide (SOC code 31-1120); and 50 percent of the
  median wage for nursing assistant (SOC code 31-1131); and

46.1 (17) for night supervision staff, 40 percent of the median wage for home health and
46.2 personal care aide (SOC code 31-1120); 20 percent of the median wage for nursing assistant
46.3 (SOC code 31-1131); 20 percent of the median wage for psychiatric technician (SOC code
46.4 29-2053); and 20 percent of the median wage for social and human services aide (SOC code
46.5 21-1093); and.

46.6 (18) for respite staff, 50 percent of the median wage for home health and personal care
46.7 aide (SOC code 31-1131); and 50 percent of the median wage for nursing assistant (SOC
46.8 code 31-1014).

46.9 EFFECTIVE DATE. The amendment to clause (5), item (ii), the amendment to clause
46.10 (14), and the amendment striking clause (18) are effective January 1, 2024, or upon federal
46.11 approval, whichever is later. The amendment to clause (4) is effective January 1, 2026, or
46.12 upon federal approval, whichever is later. The commissioner of human services shall notify
46.13 the revisor of statutes when federal approval is obtained.

46.14 Sec. 31. Minnesota Statutes 2022, section 256B.4914, subdivision 5b, is amended to read:

46.15 Subd. 5b. **Standard component value adjustments.** The commissioner shall update 46.16 the client and programming support, transportation, and program facility cost component 46.17 values as required in subdivisions 6 to 9a 9 and the rates identified in subdivision 19 for 46.18 changes in the Consumer Price Index. The commissioner shall adjust these values higher 46.19 or lower, publish these updated values, and load them into the rate management system as 46.20 follows:

46.21 (1) on January 1, 2022, by the percentage change in the CPI-U from the date of the
46.22 previous update to the data available on December 31, 2019;

46.23 (2) on November January 1, 2024, by the percentage change in the CPI-U from the date
46.24 of the previous update to the data available as of December 31, 2021 2022; and

(3) on July January 1, 2026, and every two years thereafter, by the percentage change
in the CPI-U from the date of the previous update to the data available 30 24 months and
one day prior to the scheduled update.

## 46.28 EFFECTIVE DATE. This section is effective January 1, 2026, or upon federal approval, 46.29 whichever is later, except that the amendment striking the cross-reference to subdivision 46.30 9a and the amendments to clauses (2) and (3) are effective January 1, 2024, or upon federal 46.31 approval, whichever is later. The commissioner of human services shall notify the revisor 46.32 of statutes when federal approval is obtained.

- 47.1 Sec. 32. Minnesota Statutes 2022, section 256B.4914, subdivision 6, is amended to read:
- 47.2 Subd. 6. Residential support services; generally. (a) For purposes of this section,
  47.3 residential support services includes 24-hour customized living services, community
  47.4 residential services, customized living services, family residential services, and integrated
  47.5 community supports.

(b) A unit of service for residential support services is a day. Any portion of any calendar
day, within allowable Medicaid rules, where an individual spends time in a residential setting
is billable as a day. The number of days authorized for all individuals enrolling in residential
support services must include every day that services start and end.

47.10 (c) When the available shared staffing hours in a residential setting are insufficient to
47.11 meet the needs of an individual who enrolled in residential support services after January
47.12 1, 2014, then individual staffing hours shall be used.

- 47.13 EFFECTIVE DATE. This section is effective January 1, 2026, or upon federal approval,
  47.14 whichever is later. The commissioner of human services shall notify the revisor of statutes
  47.15 when federal approval is obtained.
- 47.16 Sec. 33. Minnesota Statutes 2022, section 256B.4914, subdivision 6a, is amended to read:

47.17 Subd. 6a. Community residential services; component values and calculation of

- 47.18 **payment rates.** (a) Component values for community residential services are:
- 47.19 (1) competitive workforce factor: 4.7 6.7 percent;
- 47.20 (2) supervisory span of control ratio: 11 percent;
- 47.21 (3) employee vacation, sick, and training allowance ratio: 8.71 percent;
- 47.22 (4) employee-related cost ratio: 23.6 percent;
- 47.23 (5) general administrative support ratio: 13.25 percent;
- 47.24 (6) program-related expense ratio: 1.3 percent; and
- 47.25 (7) absence and utilization factor ratio: 3.9 percent.
- 47.26 (b) Payments for community residential services must be calculated as follows:

47.27 (1) determine the number of shared direct staffing and individual direct staffing hours
47.28 to meet a recipient's needs provided on site or through monitoring technology;

47.29 (2) determine the appropriate hourly staff wage rates derived by the commissioner as
47.30 provided in subdivisions 5 and 5a;

48.1 (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the
48.2 product of one plus the competitive workforce factor;

(4) for a recipient requiring customization for deaf and hard-of-hearing language
accessibility under subdivision 12, add the customization rate provided in subdivision 12
to the result of clause (3);

(5) multiply the number of shared direct staffing and individual direct staffing hours
provided on site or through monitoring technology and nursing hours by the appropriate
staff wages;

(6) multiply the number of shared direct staffing and individual direct staffing hours
provided on site or through monitoring technology and nursing hours by the product of the
supervision span of control ratio and the appropriate supervisory staff wage in subdivision
5a, clause (1);

(7) combine the results of clauses (5) and (6), excluding any shared direct staffing and
individual direct staffing hours provided through monitoring technology, and multiply the
result by one plus the employee vacation, sick, and training allowance ratio. This is defined
as the direct staffing cost;

(8) for employee-related expenses, multiply the direct staffing cost, excluding any shared
direct staffing and individual hours provided through monitoring technology, by one plus
the employee-related cost ratio;

(9) for client programming and supports, add \$2,260.21 divided by 365. The
commissioner shall update the amount in this clause as specified in subdivision 5b;

(10) for transportation, if provided, add \$1,742.62 divided by 365, or \$3,111.81 divided
by 365 if customized for adapted transport, based on the resident with the highest assessed
need. The commissioner shall update the amounts in this clause as specified in subdivision
5b;

(11) subtotal clauses (8) to (10) and the direct staffing cost of any shared direct staffing
and individual direct staffing hours provided through monitoring technology that was
excluded in clause (8);

(12) sum the standard general administrative support ratio, the program-related expense
ratio, and the absence and utilization factor ratio;

(13) divide the result of clause (11) by one minus the result of clause (12). This is the
total payment amount; and

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
49.1	(14) adjı	ust the result of clause	e (13) by a fact	or to be determined by	the commissioner
49.2	to adjust for	regional differences	in the cost of p	providing services.	
49.3	<b>EFFEC</b>	TIVE DATE. This see	ction is effectiv	e January 1, 2024, or up	on federal approval,
49.4	whichever i	s later. The commission	oner of human	services shall notify th	e revisor of statutes
49.5	when federa	al approval is obtained	<u>1.</u>		
49.6	Sec. 34. M	linnesota Statutes 202	2, section 256	3.4914, subdivision 6b,	is amended to read:
49.7		·		oonent values and calc	ulation of payment
49.8	rates. (a) C	omponent values for t	family resident	ial services are:	
49.9	(1) com	petitive workforce fac	etor: 4 <u>.7 6.7</u> per	rcent;	
49.10	(2) super	rvisory span of contro	ol ratio: 11 pero	cent;	
49.11	(3) empl	loyee vacation, sick, a	and training all	owance ratio: 8.71 perc	cent;
49.12	(4) empl	oyee-related cost ration	o: 23.6 percent	·• '	
49.13	(5) gene	ral administrative sup	port ratio: 3.3	percent;	
49.14	(6) prog	ram-related expense r	atio: 1.3 perce	nt; and	
49.15	(7) abser	nce factor: 1.7 percen	t.		
49.16	(b) Payn	nents for family reside	ential services	must be calculated as f	ollows:
49.17	(1) deter	mine the number of s	hared direct st	affing and individual di	rect staffing hours
49.18	to meet a re	cipient's needs provid	led on site or th	nrough monitoring tech	nology;
49.19	(2) deter	mine the appropriate	hourly staff wa	age rates derived by the	commissioner as
49.20	provided in	subdivisions 5 and 5a	a;		
49.21	(3) exce	pt for subdivision 5a,	clauses (1) to	(4), multiply the result	of clause (2) by the
49.22	product of c	one plus the competiti	ve workforce f	actor;	
49.23	(4) for a	recipient requiring cu	stomization fo	or deaf and hard-of-hea	ring language
49.24	accessibility	under subdivision 12	2, add the custo	omization rate provided	l in subdivision 12
49.25	to the result	of clause (3);			
49.26	(5) mult	iply the number of sh	ared direct staf	fing and individual dire	ect staffing hours
49.27	provided on	site or through moni	toring technolo	ogy and nursing hours b	by the appropriate
49.28	staff wages;				
49.29	(6) mult	iply the number of sh	ared direct staf	fing and individual dire	ect staffing hours
49.30	provided on	site or through monit	toring technolo	egy and nursing hours b	y the product of the

supervisory span of control ratio and the appropriate supervisory staff wage in subdivision
50.2 5a, clause (1);

50.3 (7) combine the results of clauses (5) and (6), excluding any shared direct staffing and 50.4 individual direct staffing hours provided through monitoring technology, and multiply the 50.5 result by one plus the employee vacation, sick, and training allowance ratio. This is defined 50.6 as the direct staffing cost;

50.7 (8) for employee-related expenses, multiply the direct staffing cost, excluding any shared
50.8 and individual direct staffing hours provided through monitoring technology, by one plus
50.9 the employee-related cost ratio;

50.10 (9) for client programming and supports, add \$2,260.21 divided by 365. The
50.11 commissioner shall update the amount in this clause as specified in subdivision 5b;

(10) for transportation, if provided, add \$1,742.62 divided by 365, or \$3,111.81 divided
by 365 if customized for adapted transport, based on the resident with the highest assessed
need. The commissioner shall update the amounts in this clause as specified in subdivision
50.15 5b;

50.16 (11) subtotal clauses (8) to (10) and the direct staffing cost of any shared direct staffing 50.17 and individual direct staffing hours provided through monitoring technology that was 50.18 excluded in clause (8);

50.19 (12) sum the standard general administrative support ratio, the program-related expense
 50.20 ratio, and the absence and utilization factor ratio;

50.21 (13) divide the result of clause (11) by one minus the result of clause (12). This is the50.22 total payment rate; and

50.23 (14) adjust the result of clause (13) by a factor to be determined by the commissioner
50.24 to adjust for regional differences in the cost of providing services.

50.25 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 50.26 whichever is later. The commissioner of human services shall notify the revisor of statutes 50.27 when federal approval is obtained.

50.28 Sec. 35. Minnesota Statutes 2022, section 256B.4914, subdivision 6c, is amended to read:

50.29 Subd. 6c. Integrated community supports; component values and calculation of

50.30 **payment rates.** (a) Component values for integrated community supports are:

50.31 (1) competitive workforce factor: 4.7<u>6.7</u> percent;

	5F2954	REVISOR	DII	52934-4	4th Engrossment
51.1	(2) super	rvisory span of contro	l ratio: 11 perce	ent;	
51.2	(3) empl	oyee vacation, sick, a	nd training allo	wance ratio: 8.71 perc	cent;
51.3	(4) empl	oyee-related cost ratio	o: 23.6 percent;		
51.4	(5) gene	ral administrative sup	port ratio: 13.2	5 percent;	
51.5	(6) prog	ram-related expense r	atio: 1.3 percen	t; and	
51.6	(7) abser	nce and utilization fac	tor ratio: 3.9 pe	ercent.	
51.7	(b) Payn	nents for integrated co	ommunity supp	orts must be calculated	d as follows:
51.8	(1) deter	mine the number of s	hared direct sta	ffing and individual d	irect staffing hours
51.9	to meet a rec	cipient's needs. The ba	se shared direct	staffing hours must be	eight hours divided
51.10	by the numb	per of people receiving	support in the	integrated community	support setting, and
51.11	the individu	al direct staffing hour	rs must be the a	verage number of dire	ect support hours
51.12	provided di	rectly to the service re	ecipient;		
51.13	(2) deter	mine the appropriate	hourly staff wa	ge rates derived by the	e commissioner as
51.14	provided in	subdivisions 5 and 5a	;		
51.15	(3) except	pt for subdivision 5a,	clauses (1) to (4	4), multiply the result	of clause (2) by the
51.16	product of c	one plus the competitiv	ve workforce fa	ictor;	
51.17	(4) for a	recipient requiring cu	stomization for	deaf and hard-of-hea	ring language
51.18	accessibility	under subdivision 12	2, add the custor	mization rate provided	1 in subdivision 12
51.19	to the result	of clause (3);			
51.20	(5) mult	iply the number of sha	ared direct staff	ing and individual dir	ect staffing hours in
51.21	clause (1) b	y the appropriate staff	wages;		
51.22	(6) mult	iply the number of sha	ared direct staff	ing and individual dir	ect staffing hours in
51.23	clause (1) b	y the product of the su	upervisory span	of control ratio and the	ne appropriate
51.24	supervisory	staff wage in subdivis	sion 5a, clause	(1);	
51.25	(7) com	oine the results of clau	uses (5) and (6)	and multiply the result	It by one plus the
51.26	employee v	acation, sick, and train	ning allowance	ratio. This is defined a	as the direct staffing
51.27	cost;				
51.28	(8) for e	mployee-related expe	nses, multiply t	he direct staffing cost	by one plus the
51.29	employee-re	elated cost ratio;			
51.30	(9) for c	lient programming an	d supports, add	\$2,260.21 divided by	365. The
51.31	commission	er shall update the an	nount in this cla	use as specified in sul	odivision 5b;

52.1	(10) add the results of clauses (8) and (9);
52.2	(11) add the standard general administrative support ratio, the program-related expense
52.3	ratio, and the absence and utilization factor ratio;
52.4	(12) divide the result of clause (10) by one minus the result of clause (11). This is the
52.5	total payment amount; and
52.6	(13) adjust the result of clause (12) by a factor to be determined by the commissioner
52.7	to adjust for regional differences in the cost of providing services.
52.8	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
52.9	whichever is later. The commissioner of human services shall notify the revisor of statutes
52.10	when federal approval is obtained.
50.11	Sec. 36. Minnesota Statutes 2022, section 256B.4914, subdivision 7a, is amended to read:
52.11	
52.12	Subd. 7a. Adult day services; component values and calculation of payment rates. (a)
52.13	Component values for adult day services are:
52.14	(1) competitive workforce factor: 4.7 <u>6.7</u> percent;
52.15	(2) supervisory span of control ratio: 11 percent;
52.16	(3) employee vacation, sick, and training allowance ratio: 8.71 percent;
52.17	(4) employee-related cost ratio: 23.6 percent;
52.18	(5) program plan support ratio: 5.6 percent;
52.19	(6) client programming and support ratio: 7.4 percent, updated as specified in subdivision
52.20	5b;
52.21	(7) general administrative support ratio: 13.25 percent;
52.22	(8) program-related expense ratio: 1.8 percent; and
52.23	(9) absence and utilization factor ratio: 9.4 percent.
52.24	(b) A unit of service for adult day services is either a day or 15 minutes. A day unit of
52.25	service is six or more hours of time spent providing direct service.
52.26	(c) Payments for adult day services must be calculated as follows:
52.27	(1) determine the number of units of service and the staffing ratio to meet a recipient's
52.28	needs;

(2) determine the appropriate hourly staff wage rates derived by the commissioner as 53.1 provided in subdivisions 5 and 5a; 53.2 (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the 53.3 product of one plus the competitive workforce factor; 53.4 53.5 (4) for a recipient requiring customization for deaf and hard-of-hearing language accessibility under subdivision 12, add the customization rate provided in subdivision 12 53.6 to the result of clause (3); 53.7 (5) multiply the number of day program direct staffing hours and nursing hours by the 53.8 appropriate staff wage; 53.9 (6) multiply the number of day program direct staffing hours by the product of the 53.10 supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 53.11 5a, clause (1); 53.12 (7) combine the results of clauses (5) and (6), and multiply the result by one plus the 53.13 employee vacation, sick, and training allowance ratio. This is defined as the direct staffing 53.14 53.15 rate; (8) for program plan support, multiply the result of clause (7) by one plus the program 53.16 plan support ratio; 53.17 (9) for employee-related expenses, multiply the result of clause (8) by one plus the 53.18 employee-related cost ratio; 53.19 (10) for client programming and supports, multiply the result of clause (9) by one plus 53.20 the client programming and support ratio; 53.21 (11) for program facility costs, add \$19.30 per week with consideration of staffing ratios 53.22 to meet individual needs, updated as specified in subdivision 5b; 53.23 53.24 (12) for adult day bath services, add \$7.01 per 15 minute unit; (13) this is the subtotal rate; 53.25 53.26 (14) sum the standard general administrative rate support ratio, the program-related expense ratio, and the absence and utilization factor ratio; 53.27 (15) divide the result of clause (13) by one minus the result of clause (14). This is the 53.28 total payment amount; and 53.29 (16) adjust the result of clause (15) by a factor to be determined by the commissioner 53.30 to adjust for regional differences in the cost of providing services. 53.31

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
54.1	EFFEC	<b>FIVE DATE.</b> This see	ction is effectiv	e January 1, 2024, or u	pon federal approval,
54.2	whichever is	s later. The commission	oner of human	services shall notify the	he revisor of statutes
54.3	when federa	l approval is obtained	<u>1.</u>		
54.4	Sec. 37. M	innesota Statutes 202	2, section 2561	3.4914, subdivision 7b	, is amended to read:
54.5	Subd. 7b	. Day support servio	ces; componei	nt values and calculat	tion of payment
54.6	rates. (a) Co	omponent values for a	day support set	rvices are:	
54.7	(1) comp	etitive workforce fac	tor: <u>4.7</u> 6.7 pe	rcent;	
54.8	(2) super	visory span of contro	ol ratio: 11 pero	cent;	
54.9	(3) empl	oyee vacation, sick, a	nd training all	owance ratio: 8.71 per	cent;
54.10	(4) empl	oyee-related cost ratio	o: 23.6 percent	. ,	
54.11	(5) progr	am plan support ratio	: 5.6 percent;		
54.12	(6) client	t programming and su	upport ratio: 1(	).37 percent, updated a	as specified in
54.13	subdivision	5b;			
54.14	(7) gener	ral administrative sup	port ratio: 13.2	25 percent;	
54.15	(8) progr	am-related expense r	atio: 1.8 perce	nt; and	
54.16	(9) abser	nce and utilization fac	ctor ratio: 9.4 p	percent.	
54.17	(b) A un	it of service for day s	upport service	s is 15 minutes.	
54.18	(c) Paym	nents for day support	services must	be calculated as follow	/s:
54.19	(1) deter	mine the number of u	nits of service	and the staffing ratio	to meet a recipient's
54.20	needs;				
54.21	(2) deter	mine the appropriate	hourly staff wa	age rates derived by th	e commissioner as
54.22	provided in	subdivisions 5 and 5a	1;		
54.23	(3) excep	ot for subdivision 5a,	clauses (1) to	(4), multiply the result	of clause (2) by the
54.24	product of o	ne plus the competiti	ve workforce f	actor;	
54.25	(4) for a	recipient requiring cu	stomization fo	or deaf and hard-of-hea	aring language
54.26	accessibility	under subdivision 12	2, add the custo	omization rate provide	d in subdivision 12
54.27	to the result	of clause (3);			
54.28	(5) multi	ply the number of da	y program dire	ect staffing hours and r	ursing hours by the
54.29	appropriate	staff wage;			

- (6) multiply the number of day program direct staffing hours by the product of the 55.1 supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 55.2 55.3 5a, clause (1); (7) combine the results of clauses (5) and (6), and multiply the result by one plus the 55.4 employee vacation, sick, and training allowance ratio. This is defined as the direct staffing 55.5 rate; 55.6 (8) for program plan support, multiply the result of clause (7) by one plus the program 55.7 plan support ratio; 55.8 (9) for employee-related expenses, multiply the result of clause (8) by one plus the 55.9 employee-related cost ratio; 55.10 (10) for client programming and supports, multiply the result of clause (9) by one plus 55.11 the client programming and support ratio; 55.12 (11) for program facility costs, add \$19.30 per week with consideration of staffing ratios 55.13 to meet individual needs, updated as specified in subdivision 5b; 55.14 (12) this is the subtotal rate; 55.15 (13) sum the standard general administrative rate support ratio, the program-related 55.16 expense ratio, and the absence and utilization factor ratio; 55.17 (14) divide the result of clause (12) by one minus the result of clause (13). This is the 55.18 total payment amount; and 55.19 (15) adjust the result of clause (14) by a factor to be determined by the commissioner 55.20 to adjust for regional differences in the cost of providing services. 55.21 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 55.22 whichever is later. The commissioner of human services shall notify the revisor of statutes 55.23 55.24 when federal approval is obtained. Sec. 38. Minnesota Statutes 2022, section 256B.4914, subdivision 7c, is amended to read: 55.25 Subd. 7c. Prevocational services; component values and calculation of payment 55.26 rates. (a) Component values for prevocational services are: 55.27 (1) competitive workforce factor: 4.7 6.7 percent; 55.28 (2) supervisory span of control ratio: 11 percent; 55.29
  - 55.30 (3) employee vacation, sick, and training allowance ratio: 8.71 percent;

S2934-4

(4) employee-related cost ratio: 23.6 percent; 56.1 (5) program plan support ratio: 5.6 percent; 56.2 (6) client programming and support ratio: 10.37 percent, updated as specified in 56.3 subdivision 5b; 56.4 (7) general administrative support ratio: 13.25 percent; 56.5 (8) program-related expense ratio: 1.8 percent; and 56.6 (9) absence and utilization factor ratio: 9.4 percent. 56.7 (b) A unit of service for prevocational services is either a day or 15 minutes. A day unit 56.8 of service is six or more hours of time spent providing direct service. 56.9 (c) Payments for prevocational services must be calculated as follows: 56.10 (1) determine the number of units of service and the staffing ratio to meet a recipient's 56.11 needs; 56.12 (2) determine the appropriate hourly staff wage rates derived by the commissioner as 56.13 provided in subdivisions 5 and 5a; 56.14 (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the 56.15 product of one plus the competitive workforce factor; 56.16 (4) for a recipient requiring customization for deaf and hard-of-hearing language 56.17 accessibility under subdivision 12, add the customization rate provided in subdivision 12 56.18 to the result of clause (3); 56.19 (5) multiply the number of day program direct staffing hours and nursing hours by the 56.20 appropriate staff wage; 56.21 (6) multiply the number of day program direct staffing hours by the product of the 56.22 56.23 supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1); 56.24 56.25 (7) combine the results of clauses (5) and (6), and multiply the result by one plus the employee vacation, sick, and training allowance ratio. This is defined as the direct staffing 56.26 56.27 rate; (8) for program plan support, multiply the result of clause (7) by one plus the program 56.28 plan support ratio; 56.29 (9) for employee-related expenses, multiply the result of clause (8) by one plus the 56.30

56.31 employee-related cost ratio;

57.1	(10) for client programming and supports, multiply the result of clause (9) by one plus
57.2	the client programming and support ratio;
57.3	(11) for program facility costs, add \$19.30 per week with consideration of staffing ratios
57.4	to meet individual needs, updated as specified in subdivision 5b;
57.5	(12) this is the subtotal rate;
57.6	(13) sum the standard general administrative rate support ratio, the program-related
57.7	expense ratio, and the absence and utilization factor ratio;
57.8	(14) divide the result of clause (12) by one minus the result of clause (13). This is the
57.9	total payment amount; and
57.10	(15) adjust the result of clause (14) by a factor to be determined by the commissioner
57.11	to adjust for regional differences in the cost of providing services.
57.12	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
57.13	whichever is later. The commissioner of human services shall notify the revisor of statutes
57.14	when federal approval is obtained.
57.15	Sec. 39. Minnesota Statutes 2022, section 256B.4914, subdivision 8, is amended to read:
57.16	Subd. 8. Unit-based services with programming; component values and calculation
57.16 57.17	Subd. 8. Unit-based services with programming; component values and calculation of payment rates. (a) For the purpose of this section, unit-based services with programming
57.17	of payment rates. (a) For the purpose of this section, unit-based services with programming
57.17 57.18	of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment
57.17 57.18 57.19	of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home
<ul><li>57.17</li><li>57.18</li><li>57.19</li><li>57.20</li></ul>	of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> </ul>	of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service.
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> <li>57.22</li> </ul>	of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service. (b) Component values for unit-based services with programming are:
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> <li>57.22</li> <li>57.23</li> </ul>	<ul> <li>of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service.</li> <li>(b) Component values for unit-based services with programming are:</li> <li>(1) competitive workforce factor: 4.7 <u>6.7</u> percent;</li> </ul>
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> <li>57.22</li> <li>57.23</li> <li>57.24</li> </ul>	<ul> <li>of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service.</li> <li>(b) Component values for unit-based services with programming are:</li> <li>(1) competitive workforce factor: 4.7 <u>6.7</u> percent;</li> <li>(2) supervisory span of control ratio: 11 percent;</li> </ul>
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> <li>57.22</li> <li>57.23</li> <li>57.24</li> <li>57.25</li> </ul>	<ul> <li>of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service.</li> <li>(b) Component values for unit-based services with programming are:</li> <li>(1) competitive workforce factor: 4.7 <u>6.7</u> percent;</li> <li>(2) supervisory span of control ratio: 11 percent;</li> <li>(3) employee vacation, sick, and training allowance ratio: 8.71 percent;</li> </ul>
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> <li>57.22</li> <li>57.23</li> <li>57.24</li> <li>57.25</li> <li>57.26</li> </ul>	<ul> <li>of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service.</li> <li>(b) Component values for unit-based services with programming are:</li> <li>(1) competitive workforce factor: 4.7 <u>6.7</u> percent;</li> <li>(2) supervisory span of control ratio: 11 percent;</li> <li>(3) employee vacation, sick, and training allowance ratio: 8.71 percent;</li> <li>(4) employee-related cost ratio: 23.6 percent;</li> </ul>
<ul> <li>57.17</li> <li>57.18</li> <li>57.19</li> <li>57.20</li> <li>57.21</li> <li>57.22</li> <li>57.23</li> <li>57.24</li> <li>57.25</li> <li>57.26</li> <li>57.27</li> </ul>	<ul> <li>of payment rates. (a) For the purpose of this section, unit-based services with programming include employment exploration services, employment development services, employment support services, individualized home supports with family training, individualized home supports with training, and positive support services provided to an individual outside of any service plan for a day program or residential support service.</li> <li>(b) Component values for unit-based services with programming are:</li> <li>(1) competitive workforce factor: 4.7 <u>6.7</u> percent;</li> <li>(2) supervisory span of control ratio: 11 percent;</li> <li>(3) employee vacation, sick, and training allowance ratio: 8.71 percent;</li> <li>(4) employee-related cost ratio: 23.6 percent;</li> <li>(5) program plan support ratio: 15.5 percent;</li> </ul>

58.1	(8) program-related expense ratio: 6.1 percent; and
58.2	(9) absence and utilization factor ratio: 3.9 percent.
58.3	(c) A unit of service for unit-based services with programming is 15 minutes.
58.4	(d) Payments for unit-based services with programming must be calculated as follows,
58.5	unless the services are reimbursed separately as part of a residential support services or day
58.6	program payment rate:
58.7	(1) determine the number of units of service to meet a recipient's needs;
58.8	(2) determine the appropriate hourly staff wage rates derived by the commissioner as
58.9	provided in subdivisions 5 and 5a;
58.10	(3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the
58.11	product of one plus the competitive workforce factor;
58.12	(4) for a recipient requiring customization for deaf and hard-of-hearing language
58.13	accessibility under subdivision 12, add the customization rate provided in subdivision 12
58.14	to the result of clause (3);
58.15	(5) multiply the number of direct staffing hours by the appropriate staff wage;
58.16	(6) multiply the number of direct staffing hours by the product of the supervisory span
58.17	of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);
58.18	(7) combine the results of clauses (5) and (6), and multiply the result by one plus the
58.19	employee vacation, sick, and training allowance ratio. This is defined as the direct staffing
58.20	rate;
58.21	(8) for program plan support, multiply the result of clause (7) by one plus the program
58.22	plan support ratio;
58.23	(9) for employee-related expenses, multiply the result of clause (8) by one plus the
58.24	employee-related cost ratio;
58.25	(10) for client programming and supports, multiply the result of clause (9) by one plus
58.26	the client programming and support ratio;
58.27	(11) this is the subtotal rate;
58.28	(12) sum the standard general administrative support ratio, the program-related expense
58.29	ratio, and the absence and utilization factor ratio;
58.30	(13) divide the result of clause $(11)$ by one minus the result of clause $(12)$ . This is the

58.31 total payment amount;

59.1	(14) for services provided in a shared manner, divide the total payment in clause (13)
59.2	as follows:

59.3 (i) for employment exploration services, divide by the number of service recipients, not
59.4 to exceed five;

59.5 (ii) for employment support services, divide by the number of service recipients, not to
59.6 exceed six; and

(iii) for individualized home supports with training and individualized home supports
with family training, divide by the number of service recipients, not to exceed two three;
and

59.10 (iv) for night supervision, divide by the number of service recipients, not to exceed two;
 59.11 and

(15) adjust the result of clause (14) by a factor to be determined by the commissioner
to adjust for regional differences in the cost of providing services.

59.14 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 59.15 whichever is later. The commissioner of human services shall notify the revisor of statutes
 59.16 when federal approval is obtained.

59.17 Sec. 40. Minnesota Statutes 2022, section 256B.4914, subdivision 9, is amended to read:

59.18 Subd. 9. Unit-based services without programming; component values and

59.19 calculation of payment rates. (a) For the purposes of this section, unit-based services

59.20 without programming include individualized home supports without training and night

59.21 supervision provided to an individual outside of any service plan for a day program or

59.22 residential support service. Unit-based services without programming do not include respite.

59.23 (b) Component values for unit-based services without programming are:

- 59.24 (1) competitive workforce factor: 4.7 <u>6.7</u> percent;
- 59.25 (2) supervisory span of control ratio: 11 percent;
- 59.26 (3) employee vacation, sick, and training allowance ratio: 8.71 percent;
- 59.27 (4) employee-related cost ratio: 23.6 percent;
- 59.28 (5) program plan support ratio: 7.0 percent;
- 59.29 (6) client programming and support ratio: 2.3 percent, updated as specified in subdivision59.30 5b;

(7) general administrative support ratio: 13.25 percent; 60.1 (8) program-related expense ratio: 2.9 percent; and 60.2 (9) absence and utilization factor ratio: 3.9 percent. 60.3 (c) A unit of service for unit-based services without programming is 15 minutes. 60.4 (d) Payments for unit-based services without programming must be calculated as follows 60.5 unless the services are reimbursed separately as part of a residential support services or day 60.6 program payment rate: 60.7 (1) determine the number of units of service to meet a recipient's needs; 60.8 (2) determine the appropriate hourly staff wage rates derived by the commissioner as 60.9 provided in subdivisions 5 to 5a; 60.10 (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the 60.11 product of one plus the competitive workforce factor; 60.12 (4) for a recipient requiring customization for deaf and hard-of-hearing language 60.13 accessibility under subdivision 12, add the customization rate provided in subdivision 12 60.14 to the result of clause (3); 60.15 (5) multiply the number of direct staffing hours by the appropriate staff wage; 60.16 (6) multiply the number of direct staffing hours by the product of the supervisory span 60.17 of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1); 60.18 (7) combine the results of clauses (5) and (6), and multiply the result by one plus the 60.19 employee vacation, sick, and training allowance ratio. This is defined as the direct staffing 60.20 rate; 60.21 (8) for program plan support, multiply the result of clause (7) by one plus the program 60.22 plan support ratio; 60.23 (9) for employee-related expenses, multiply the result of clause (8) by one plus the 60.24 employee-related cost ratio; 60.25 (10) for client programming and supports, multiply the result of clause (9) by one plus 60.26 the client programming and support ratio; 60.27 (11) this is the subtotal rate; 60.28 (12) sum the standard general administrative support ratio, the program-related expense 60.29 ratio, and the absence and utilization factor ratio; 60.30

- (13) divide the result of clause (11) by one minus the result of clause (12). This is the
  total payment amount;
- 61.3 (14) for individualized home supports without training provided in a shared manner,
  61.4 divide the total payment amount in clause (13) by the number of service recipients, not to
  61.5 exceed two three; and
- 61.6 (15) adjust the result of clause (14) by a factor to be determined by the commissioner
  61.7 to adjust for regional differences in the cost of providing services.

## 61.8 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval, 61.9 whichever is later. The commissioner of human services shall notify the revisor of statutes 61.10 when federal approval is obtained.

61.11 Sec. 41. Minnesota Statutes 2022, section 256B.4914, subdivision 10, is amended to read:

Subd. 10. Evaluation of information and data. (a) The commissioner shall, within
available resources, conduct research and gather data and information from existing state
systems or other outside sources on the following items:

61.15 (1) differences in the underlying cost to provide services and care across the state;

61.16 (2) mileage, vehicle type, lift requirements, incidents of individual and shared rides, and
61.17 units of transportation for all day services, which must be collected from providers using
61.18 the rate management worksheet and entered into the rates management system; and

(3) the distinct underlying costs for services provided by a license holder under sections
245D.05, 245D.06, 245D.07, 245D.071, 245D.081, and 245D.09, and for services provided
by a license holder certified under section 245D.33.

(b) The commissioner, in consultation with stakeholders, shall review and evaluate the
following values already in subdivisions 6 to 9a 9, or issues that impact all services, including,
but not limited to:

61.25 (1) values for transportation rates;

61.26 (2) values for services where monitoring technology replaces staff time;

61.27 (3) values for indirect services;

61.28 (4) values for nursing;

(5) values for the facility use rate in day services, and the weightings used in the day
service ratios and adjustments to those weightings;

61.31 (6) values for workers' compensation as part of employee-related expenses;

Article 1 Sec. 41.

S2934-4

62.1 (7) values for unemployment insurance as part of employee-related expenses;

62.2 (8) direct care workforce labor market measures;

62.3 (9) any changes in state or federal law with a direct impact on the underlying cost of62.4 providing home and community-based services;

62.5 (10) outcome measures, determined by the commissioner, for home and community-based
62.6 services rates determined under this section; and

62.7 (11) different competitive workforce factors by service, as determined under subdivision62.8 10b.

(c) The commissioner shall report to the chairs and the ranking minority members of
the legislative committees and divisions with jurisdiction over health and human services
policy and finance with the information and data gathered under paragraphs (a) and (b) on
January 15, 2021, with a full report, and a full report once every four years thereafter.

(d) Beginning July 1, 2022, the commissioner shall renew analysis and implement
changes to the regional adjustment factors once every six years. Prior to implementation,
the commissioner shall consult with stakeholders on the methodology to calculate the
adjustment.

EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when federal approval is obtained.

62.20 Sec. 42. Minnesota Statutes 2022, section 256B.4914, subdivision 10a, is amended to 62.21 read:

Subd. 10a. **Reporting and analysis of cost data.** (a) The commissioner must ensure that wage values and component values in subdivisions 5 to <u>9a 9</u> reflect the cost to provide the service. As determined by the commissioner, in consultation with stakeholders identified in subdivision 17, a provider enrolled to provide services with rates determined under this section must submit requested cost data to the commissioner to support research on the cost of providing services that have rates determined by the disability waiver rates system. Requested cost data may include, but is not limited to:

- 62.29 (1) worker wage costs;
- 62.30 (2) benefits paid;
- 62.31 (3) supervisor wage costs;

63.1	(4) executive wage costs;
63.2	(5) vacation, sick, and training time paid;
63.3	(6) taxes, workers' compensation, and unemployment insurance costs paid;
63.4	(7) administrative costs paid;
63.5	(8) program costs paid;
63.6	(9) transportation costs paid;
63.7	(10) vacancy rates; and

63.8 (11) other data relating to costs required to provide services requested by the63.9 commissioner.

(b) At least once in any five-year period, a provider must submit cost data for a fiscal 63.10 year that ended not more than 18 months prior to the submission date. The commissioner 63.11 shall provide each provider a 90-day notice prior to its submission due date. If a provider 63.12 fails to submit required reporting data, the commissioner shall provide notice to providers 63.13 that have not provided required data 30 days after the required submission date, and a second 63.14 notice for providers who have not provided required data 60 days after the required 63.15 submission date. The commissioner shall temporarily suspend payments to the provider if 63.16 cost data is not received 90 days after the required submission date. Withheld payments 63.17 shall be made once data is received by the commissioner. 63.18

(c) The commissioner shall conduct a random validation of data submitted under
paragraph (a) to ensure data accuracy. The commissioner shall analyze cost documentation
in paragraph (a) and provide recommendations for adjustments to cost components.

(d) The commissioner shall analyze cost data submitted under paragraph (a) and, in 63.22 consultation with stakeholders identified in subdivision 17, may submit recommendations 63.23 63.24 on component values and inflationary factor adjustments to the chairs and ranking minority members of the legislative committees with jurisdiction over human services once every 63.25 four years beginning January 1, 2021. The commissioner shall make recommendations in 63.26 conjunction with reports submitted to the legislature according to subdivision 10, paragraph 63.27 (c). The commissioner shall release cost data in an aggregate form. Cost data from individual 63.28 providers must not be released except as provided for in current law. 63.29

63.30 (e) The commissioner shall release cost data in an aggregate form, and cost data from
63.31 individual providers shall not be released except as provided for in current law. The
63.32 commissioner shall use data collected in paragraph (a) to determine the compliance with

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
64.1	requirements	identified under sub	division 10d. T	he commissioner shall	identify providers
64.2	<b>.</b>			subdivision 10d on th	
64.3	Human Servi	ces website for the y	year for which t	he providers reported t	heir costs.
64.4	<del>(f) The co</del>	mmissioner, in cons	ultation with st	akeholders identified in	n subdivision 17,
64.5	shall develop	and implement a pr	ocess for provi	ling training and techn	ical assistance
64.6	necessary to s	support provider sub	mission of cost	documentation require	<del>ed under paragraph</del>
64.7	<del>(a).</del>				
64.8	EFFECT	IVE DATE. This se	ction is effectiv	ve January 1, 2025, exc	ept that the
64.9	amendment s	triking the cross-refe	erence to subdiv	vision 9a is effective Ja	anuary 1, 2024, or
64.10	upon federal a	approval, whichever	is later. The con	mmissioner of human s	services shall notify
64.11	the revisor of	statutes when feder	al approval is o	btained.	
64.12		nnesota Statutes 202	2, section 2561	3.4914, subdivision 10	c, is amended to
64.13	read:				
64.14	Subd. 10c	. Reporting and an	alysis of comp	etitive workforce fact	or. (a) Beginning
64.15	February 1, <del>2</del> 4	<del>021<u>2025</u>, and every</del>	two years there	eafter, the commissione	er shall report to the
64.16	chairs and rar	king minority mem	bers of the legi	slative committees and	divisions with
64.17	jurisdiction ov	ver health and humar	services policy	and finance an analysi	s of the competitive
64.18	workforce fac	tor.			
64.19	(b) The rej	port must include <del>rec</del>	ommendations	to update the competiti	ve workforce factor
64.20	using:				
64.21	(1) the mo	ost recently available	e wage data by	SOC code for the weig	hted average wage
64.22		·		irect care staff for day	
64.23	(2) the mo	ost recently available	e wage data by	SOC code of the weigh	nted average wage
64.24	of comparabl	e occupations; and			
64.25	(3) workfo	orce data as required	l under subdivis	sion 10b.	
64.26	(c) <del>The co</del>	mmissioner shall ne	ot recommend a	n increase or decrease	of the competitive
64.27	workforce fac	tor from the current	value by more	than two percentage p	oints. If, after a
64.28	biennial analy	vsis for the next repo	ort, the competi	tive workforce factor i	s less than or equal
64.29	to zero, the co	mmissioner shall re	commend a co	mpetitive workforce fa	<del>ctor of zero.</del> This
64.30	subdivision e	xpires June 30, 2031	<u>.</u>		
64.31	<b>EFFECT</b>	IVE DATE. This se	ction is effectiv	ye July 1, 2023.	

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
65.1	Sec. 44. M	innesota Statutes 2022	2, section 256B.	4914, is amended by a	dding a subdivision
65.2	to read:				
65.3	<u>Subd. 10</u>	d. Direct care staff;	compensation.	(a) A provider paid w	ith rates determined
65.4	under subdiv	vision 6 must use a m	inimum of 66 p	ercent of the revenue	generated by rates
65.5	determined u	under that subdivision	n for direct care	staff compensation.	
65.6	<u>(b)</u> A pro	vider paid with rates	determined und	ler subdivision 7 mus	t use a minimum of
65.7	45 percent o	f the revenue generat	ed by rates dete	rmined under that sub	odivision for direct
65.8	care compen	sation.			
65.9	<u>(c)</u> A pro	vider paid with rates	determined und	er subdivision 8 or 9 n	nust use a minimum
65.10	of 60 percen	t of the revenue gene	rated by rates d	etermined under those	e subdivisions for
65.11	direct care co	ompensation.			
65.12	<u>(d) Comp</u>	pensation under this s	ubdivision inclu	udes:	
65.13	<u>(1) wage</u>	<u>s;</u>			
65.14	<u>(2) taxes</u>	and workers' comper	isation;		
65.15	(3) health	insurance;			
65.16	(4) denta	l insurance;			
65.17	<u>(5) vision</u>	insurance;			
65.18	<u>(6) life ir</u>	isurance;			
65.19	<u>(7) short</u>	term disability insura	ance;		
65.20	<u>(8) long-</u>	term disability insura	<u>nce;</u>		
65.21	<u>(9) retire</u>	ment spending;			
65.22	<u>(10) tuiti</u>	on reimbursement;			
65.23	<u>(11) well</u>	ness programs;			
65.24	<u>(12) paid</u>	vacation time;			
65.25	<u>(13) paid</u>	sick time; or			
65.26	(14) othe	r items of monetary v	value provided t	o direct care staff.	
65.27	<b>EFFEC</b>	TIVE DATE. This se	ction is effectiv	e January 1, 2025.	

Sec. 45. Minnesota Statutes 2022, section 256B.4914, subdivision 12, is amended to read:
Subd. 12. Customization of rates for individuals. (a) For persons determined to have
higher needs based on being deaf or hard-of-hearing, the direct-care costs must be increased
by an adjustment factor prior to calculating the rate under subdivisions 6 to 9a 9. The
customization rate with respect to deaf or hard-of-hearing persons shall be \$2.50 per hour
for waiver recipients who meet the respective criteria as determined by the commissioner.

66.7

7 (b) For the purposes of this section, "deaf and hard-of-hearing" means:

66.8 (1) the person has a developmental disability and:

(i) an assessment score which indicates a hearing impairment that is severe or that theperson has no useful hearing;

66.11 (ii) an expressive communications score that indicates the person uses single signs or
66.12 gestures, uses an augmentative communication aid, or does not have functional
66.13 communication, or the person's expressive communications is unknown; and

66.14 (iii) a communication score which indicates the person comprehends signs, gestures,
66.15 and modeling prompts or does not comprehend verbal, visual, or gestural communication,
66.16 or that the person's receptive communication score is unknown; or

(2) the person receives long-term care services and has an assessment score that indicates
the person hears only very loud sounds, the person has no useful hearing, or a determination
cannot be made; and the person receives long-term care services and has an assessment that
indicates the person communicates needs with sign language, symbol board, written
messages, gestures, or an interpreter; communicates with inappropriate content, makes
garbled sounds or displays echolalia, or does not communicate needs.

66.23 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 66.24 whichever is later. The commissioner of human services shall notify the revisor of statutes
 66.25 when federal approval is obtained.

66.26 Sec. 46. Minnesota Statutes 2022, section 256B.4914, subdivision 14, is amended to read:

Subd. 14. Exceptions. (a) In a format prescribed by the commissioner, lead agencies
must identify individuals with exceptional needs that cannot be met under the disability
waiver rate system. The commissioner shall use that information to evaluate and, if necessary,
approve an alternative payment rate for those individuals. Whether granted, denied, or
modified, the commissioner shall respond to all exception requests in writing. The

commissioner shall include in the written response the basis for the action and provide 67.1 notification of the right to appeal under paragraph (h). 67.2 (b) Lead agencies must act on an exception request within 30 days and notify the initiator 67.3 of the request of their recommendation in writing. A lead agency shall submit all exception 67.4 requests along with its recommendation to the commissioner. 67.5 (c) An application for a rate exception may be submitted for the following criteria: 67.6 67.7 (1) an individual has service needs that cannot be met through additional units of service; (2) an individual's rate determined under subdivisions 6 to 9a 9 is so insufficient that it 67.8 has resulted in an individual receiving a notice of discharge from the individual's provider; 67.9 67.10 or (3) an individual's service needs, including behavioral changes, require a level of service 67.11 which necessitates a change in provider or which requires the current provider to propose 67.12 service changes beyond those currently authorized. 67.13 (d) Exception requests must include the following information: 67.14 (1) the service needs required by each individual that are not accounted for in subdivisions 67.15 6 to <del>9a</del> 9; 67.16 (2) the service rate requested and the difference from the rate determined in subdivisions 67.17 6 to <del>9a</del> 9; 67.18 (3) a basis for the underlying costs used for the rate exception and any accompanying 67.19 documentation; and 67.20 (4) any contingencies for approval. 67.21

(e) Approved rate exceptions shall be managed within lead agency allocations under
sections 256B.092 and 256B.49.

(f) Individual disability waiver recipients, an interested party, or the license holder that
would receive the rate exception increase may request that a lead agency submit an exception
request. A lead agency that denies such a request shall notify the individual waiver recipient,
interested party, or license holder of its decision and the reasons for denying the request in
writing no later than 30 days after the request has been made and shall submit its denial to
the commissioner in accordance with paragraph (b). The reasons for the denial must be
based on the failure to meet the criteria in paragraph (c).

(g) The commissioner shall determine whether to approve or deny an exception request
no more than 30 days after receiving the request. If the commissioner denies the request,

the commissioner shall notify the lead agency and the individual disability waiver recipient,
the interested party, and the license holder in writing of the reasons for the denial.

(h) The individual disability waiver recipient may appeal any denial of an exception 68.3 request by either the lead agency or the commissioner, pursuant to sections 256.045 and 68.4 256.0451. When the denial of an exception request results in the proposed demission of a 68.5 waiver recipient from a residential or day habilitation program, the commissioner shall issue 68.6 a temporary stay of demission, when requested by the disability waiver recipient, consistent 68.7 with the provisions of section 256.045, subdivisions 4a and 6, paragraph (c). The temporary 68.8 stay shall remain in effect until the lead agency can provide an informed choice of 68.9 appropriate, alternative services to the disability waiver. 68.10

(i) Providers may petition lead agencies to update values that were entered incorrectly
or erroneously into the rate management system, based on past service level discussions
and determination in subdivision 4, without applying for a rate exception.

(j) The starting date for the rate exception will be the later of the date of the recipient'schange in support or the date of the request to the lead agency for an exception.

(k) The commissioner shall track all exception requests received and their dispositions.
The commissioner shall issue quarterly public exceptions statistical reports, including the
number of exception requests received and the numbers granted, denied, withdrawn, and
pending. The report shall include the average amount of time required to process exceptions.

68.20 (1) Approved rate exceptions remain in effect in all cases until an individual's needs68.21 change as defined in paragraph (c).

68.22 (m) Rates determined under subdivision 19 are ineligible for rate exceptions.

EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 whichever is later, except that paragraph (m) is effective January 1, 2026, or upon federal
 approval, whichever is later. The commissioner of human services shall notify the revisor
 of statutes when federal approval is obtained.

68.27 Sec. 47. Minnesota Statutes 2022, section 256B.4914, is amended by adding a subdivision
68.28 to read:

68.29 Subd. 19. Payments for family residential and life sharing services. The commissioner

68.30 shall establish rates for family residential services and life sharing services based on a

68.31 person's assessed need, as described in the federally-approved waiver plans. Rates for life

68.32 sharing services must be ten percent higher than the corresponding family residential services

68.33 <u>rate.</u>

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment		
69.1	EFFECT	<b>IVE DATE.</b> This see	ction is effective	e January 1, 2026, or up	on federal approval.		
69.2							
69.3		whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.					
			_				
69.4	Sec. 48. Mir	nnesota Statutes 202	2, section 256B	.5012, is amended by a	dding a subdivision		
69.5	to read:						
69.6	Subd. 19.	ICF/DD rate incre	ase effective J	<b>anuary 1, 2024.</b> (a) Ef	fective January 1,		
69.7	2024, the dail	y operating paymen	t rate for a clas	s A intermediate care f	acility for persons		
69.8	with developr	mental disabilities is	increased by §	<u>540.</u>			
69.9	(b) Effecti	ve January 1, 2024,	the daily operat	ing payment rate for a c	class B intermediate		
69.10	care facility for	or persons with dev	elopmental disa	abilities is increased by	\$40.		
69.11	EFFECT	IVE DATE. This see	ction is effective	e January 1, 2024, or up	on federal approval,		
69.12	whichever is	later. The commission	oner of human	services shall notify the	e revisor of statutes		
69.13	when federal	approval is obtained	<u>1.</u>				
69.14	Sec. 49. Mir	mesota Statutes 202	2, section 256B	.5012, is amended by a	dding a subdivision		
69.15	to read:						
69.16	Subd. 20.	ICF/DD minimum	daily operation	ng payment rates. (a) ]	The minimum daily		
69.17	operating pays	ment rate for a class	A intermediate	care facility for persons	with developmental		
69.18	disabilities is	<u>\$275.</u>					
69.19	(b) The m	inimum daily opera	ting payment ra	ate for a class B intermo	ediate care facility		
69.20	for persons w	ith developmental d	lisabilities is \$3	16.			
69.21	EFFECT	IVE DATE. This see	ction is effective	e January 1, 2024, or up	on federal approval,		
69.22	whichever is	later. The commission	oner of human	services shall notify the	e revisor of statutes		
69.23	when federal	approval is obtained	<u>l.</u>				
69.24		mesota Statutes 202	2, section 256B	5.5012, is amended by a	dding a subdivision		
69.25	to read:						
69.26	Subd. 21.	ICF/DD rate incre	ases after Jan	uary 1, 2025. Beginnin	ng January 1, 2025,		
69.27	and every yea	r thereafter, the rate	es under this see	ction must be updated f	for the percentage		
69.28	change in the	Consumer Price Inc	lex (CPI-U) fro	m the previous July 1 t	o the data available		
69.29	12 months and	d one day prior.					

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment		
70.1	EFFECT	<b>FIVE DATE.</b> This set	ction is effective	January 1, 2025, or upo	on federal approval,		
70.2	whichever is	later. The commission	oner of human	services shall notify the	e revisor of statutes		
70.3	when federal approval is obtained.						
70.4	Sec. 51. M	innesota Statutes 202	22, section 256I	3.85, subdivision 7, is a	amended to read:		
70.5	Subd. 7.	Community first se	rvices and sup	ports; covered service	s. Services and		
70.6	supports cov	vered under CFSS inc	elude:				
70.7	(1) assist	ance to accomplish a	ctivities of dail	v living (ADLs), instru	mental activities of		
70.8	daily living (	(IADLs), and health-	related procedu	res and tasks through h	ands-on assistance		
70.9	to accomplis	h the task or constan	t supervision a	nd cueing to accomplise	h the task;		
70.10	(2) assist	ance to acquire, mair	ntain, or enhanc	e the skills necessary fo	or the participant to		
70.11	accomplish a	activities of daily livin	ng, instrumenta	activities of daily livin	ig, or health-related		
70.12	tasks;						
70.13	(3) exper	nditures for items, sei	rvices, supports	, environmental modifi	cations, or goods,		
70.14	including as	sistive technology. Th	hese expenditur	es must:			
70.15	(i) relate	to a need identified i	n a participant's	CFSS service delivery	y plan; and		
70.16	(ii) increa	ase independence or	substitute for h	uman assistance, to the	extent that		
70.17	expenditures	would otherwise be	made for huma	n assistance for the par	rticipant's assessed		
70.18	needs;						
70.19	(4) obser	vation and redirectio	n for behavior o	or symptoms where the	re is a need for		
70.20	assistance;						
70.21	(5) back-	up systems or mechar	nisms, such as th	e use of pagers or other	electronic devices,		
70.22	to ensure con	ntinuity of the partici	pant's services	and supports;			
70.23	(6) servio	ces provided by a cor	sultation servic	es provider as defined	under subdivision		
70.24	17, that is ur	ider contract with the	e department an	d enrolled as a Minnes	ota health care		
70.25	program pro	vider;					
70.26	(7) servic	es provided by an Fl	MS provider as	defined under subdivis	sion 13a, that is an		
70.27	enrolled prov	vider with the depart	ment;				
70.28	(8) CFSS	services provided by	y a support wor	ker who is a parent, ste	epparent, or legal		
70.29	guardian of a	a participant under ag	ge 18, or who is	the participant's spous	e. <del>These support</del>		
70.30	workers shal	1 not: Covered service	es under this cla	use are subject to the lin	mitations described		
70.31	in subdivisio	on 7b; and					

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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(i) provide any medical assistance home and community-based services in excess of 40 71.1 hours per seven-day period regardless of the number of parents providing services, 71.2 combination of parents and spouses providing services, or number of children who receive 71.3 medical assistance services; and 71.4 71.5 (ii) have a wage that exceeds the current rate for a CFSS support worker including the 71.6 wage, benefits, and payroll taxes; and (9) worker training and development services as described in subdivision 18a. 71.7 **EFFECTIVE DATE.** This section is effective July 1, 2023, or upon federal approval, 71.8 whichever is later. The commissioner of human services shall notify the revisor of statutes 71.9 when federal approval is obtained. 71.10 Sec. 52. Minnesota Statutes 2022, section 256B.85, is amended by adding a subdivision 71.11 to read: 71.12 71.13 Subd. 7b. Services provided by parents and spouses. (a) This subdivision applies to services and supports described in subdivision 7, clause (8). 71.14 (b) If multiple parents are support workers providing CFSS services to their minor child 71.15 or children, each parent may provide up to 40 hours of medical assistance home and 71.16 community-based services in any seven-day period regardless of the number of children 71.17 served. The total number of hours of medical assistance home and community-based services 71.18 provided by all of the parents must not exceed 80 hours in a seven-day period regardless of 71.19 the number of children served. 71.20 (c) If only one parent is a support worker providing CFSS services to the parent's minor 71.21 child or children, the parent may provide up to 60 hours of medical assistance home and 71.22 community-based services in a seven-day period regardless of the number of children served. 71.23 (d) If a participant's spouse is a support worker providing CFSS services, the spouse 71.24 may provide up to 60 hours of medical assistance home and community-based services in 71.25 a seven-day period. 71.26 (e) Paragraphs (b) to (d) must not be construed to permit an increase in either the total 71.27 authorized service budget for an individual or the total number of authorized service units. 71.28 (f) A parent or participant's spouse must not receive a wage that exceeds the current rate 71.29 for a CFSS support worker, including wages, benefits, and payroll taxes. 71.30

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
72.1	<b>EFFEC</b>	[IVE DATE. This se	ction is effectiv	ve July 1, 2023, or upo	n federal approval,
72.2	whichever is	later. The commission	oner of human	services shall notify the	e revisor of statutes
72.3	when federa	l approval is obtained	<u>l.</u>		
72.4	Sec. 53. M	innesota Statutes 202	2, section 2561	B.851, subdivision 3, is	amended to read:
72.5	Subd. 3.	Payment rates; base	e wage index. V	When initially establish	ing the base wage
72.6	component v	values, the commissio	ner must use th	e Minnesota-specific n	nedian wage for the
72.7	standard occ	upational classificatio	n (SOC) codes	published by the Bureau	u of Labor Statistics
72.8	in the edition	of the Occupational	Handbook <del>avai</del>	ilable January 1, publis	hed in March 2021.
72.9	The commis	sioner must calculate	the base wage	component values as f	`ollows for:
72.10	(1) perso	nal care assistance se	rvices, CFSS, e	extended personal care	assistance services,
72.11	and extended	1 CFSS. The base way	ge component v	value equals the mediar	n wage for personal
72.12	care aide (So	DC code 31-1120);			
72.13	(2) enhar	nced rate personal car	e assistance ser	rvices and enhanced ra	te CFSS. The base
72.14	wage compo	nent value equals the	product of me	dian wage for personal	care aide (SOC
72.15	code 31-112	0) and the value of th	e enhanced rat	e under section 256B.0	659, subdivision
72.16	17a; and				
72.17	(3) qualif	ied professional servi	ces and CFSS v	vorker training and dev	elopment. The base
72.18	wage compo	nent value equals the	sum of 70 perce	ent of the median wage	for registered nurse
72.19	(SOC code 2	29-1141), 15 percent o	of the median v	vage for health care so	cial worker (SOC
72.20	code 21-109	9), and 15 percent of	the median wa	ge for social and huma	n service assistant
72.21	(SOC code 2	21-1093).			
72.22	EFFEC	<b><u><b>FIVE DATE.</b></u></b> This se	ction is effectiv	ve January 1, 2024, or 9	0 days after federal
72 23	approval w	uchever is later The	commissioner	of human services shal	l notify the revisor

72.23 <u>approval, whichever is later. The commissioner of human services shall notify the revisor</u>
72.24 <u>of statutes when federal approval is obtained.</u>

- 72.25 Sec. 54. Minnesota Statutes 2022, section 256B.851, subdivision 5, is amended to read:
- Subd. 5. Payment rates; component values. (a) The commissioner must use thefollowing component values:
- 72.28 (1) employee vacation, sick, and training factor, 8.71 percent;
- 72.29 (2) employer taxes and workers' compensation factor, 11.56 percent;
- 72.30 (3) employee benefits factor, 12.04 percent;
- 72.31 (4) client programming and supports factor, 2.30 percent;

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
73.1	(5) prog	gram plan support facto	or, 7.00 percent	• ?	
73.2	(6) gene	eral business and admin	nistrative expen	nses factor, 13.25 percer	ıt;
73.3	(7) prog	gram administration exp	penses factor, 2	2.90 percent; and	
73.4	(8) abse	ence and utilization fac	tor, 3.90 percer	nt.	
73.5	(b) For	purposes of implement	tation, the com	missioner shall use the f	following
73.6		ation components:	, ,		C
73.7	(1) pers	onal care assistance set	rvices and CFS	SS: <del>75.45</del> <u>88.19</u> percent;	
73.8	(2) enha	anced rate personal care	assistance serv	vices and enhanced rate C	CFSS: <del>75.45<u>88.19</u></del>
73.9	percent; an	d			
73.10	(3) qua	lified professional serve	ices and CFSS	worker training and dev	velopment: <del>75.45</del>
73.11	<u>88.19</u> perce	ent.			
73.12	(c) Effe	ective January 1, 2025,	for purposes of	f implementation, the co	mmissioner shall
73.13	use the foll	owing implementation	components:		
73.14	(1) pers	onal care assistance ser	rvices and CFS	SS: 92.08 percent;	
73.15	<u>(2) enha</u>	anced rate personal car	e assistance ser	rvices and enhanced rate	e CFSS: 92.08
73.16	percent; an	<u>d</u>			
73.17	<u>(3)</u> qua	lified professional servi	ices and CFSS	worker training and dev	velopment: 92.08
73.18	percent.				
73.19	<u>(d) The</u>	commissioner shall us	e the following	g worker retention comp	onents:
73.20	(1) for	workers who have prov	vided fewer that	n 1,001 cumulative hour	rs in personal care
73.21	assistance	services or CFSS, the v	vorker retention	n component is zero per	cent;
73.22	(2) for v	vorkers who have provi	ded between 1,	001 and 2,000 cumulative	e hours in personal
73.23	care assista	nce services or CFSS,	the worker rete	ention component is 2.17	7 percent;
73.24	(3) for v	vorkers who have provi	ded between 2,0	001 and 6,000 cumulative	e hours in personal
73.25	care assista	nce services or CFSS,	the worker rete	ention component is 4.30	6 percent;
73.26	(4) for y	workers who have prov	vided between	6,001 and 10,000 cumul	ative hours in
73.27	personal ca	re assistance services o	or CFSS, the wo	orker retention compone	nt is 7.35 percent;
73.28	and				
73.29	<u>(5) for v</u>	workers who have prov	ided more than	10,000 cumulative hour	rs in personal care
73.30	assistance	services or CFSS, the v	vorker retention	n component is 10.81 pe	ercent.

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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- (e) The commissioner shall define the appropriate worker retention component based
  on the total number of units billed for services rendered by the individual provider since
  July 1, 2017. The worker retention component must be determined by the commissioner
  for each individual provider and is not subject to appeal.
- 74.5 **EFFECTIVE DATE.** The amendments to paragraph (b) are effective January 1, 2024,

74.6 or 90 days after federal approval, whichever is later. Paragraph (b) expires January 1, 2025,

74.7 or 90 days after federal approval of paragraph (c), whichever is later. Paragraphs (c) to (e)

<sup>74.8</sup> are effective January 1, 2025, or 90 days after federal approval, whichever is later. The

74.9 commissioner of human services shall notify the revisor of statutes when federal approval74.10 is obtained.

74.11 Sec. 55. Minnesota Statutes 2022, section 256B.851, subdivision 6, is amended to read:

Subd. 6. Payment rates; rate determination. (a) The commissioner must determine
the rate for personal care assistance services, CFSS, extended personal care assistance
services, extended CFSS, enhanced rate personal care assistance services, enhanced rate
CFSS, qualified professional services, and CFSS worker training and development as
follows:

(1) multiply the appropriate total wage component value calculated in subdivision 4 by
one plus the employee vacation, sick, and training factor in subdivision 5;

(2) for program plan support, multiply the result of clause (1) by one plus the program
plan support factor in subdivision 5;

(3) for employee-related expenses, add the employer taxes and workers' compensation
factor in subdivision 5 and the employee benefits factor in subdivision 5. The sum is
employee-related expenses. Multiply the product of clause (2) by one plus the value for
employee-related expenses;

(4) for client programming and supports, multiply the product of clause (3) by one plus
the client programming and supports factor in subdivision 5;

(5) for administrative expenses, add the general business and administrative expenses
factor in subdivision 5, the program administration expenses factor in subdivision 5, and
the absence and utilization factor in subdivision 5;

(6) divide the result of clause (4) by one minus the result of clause (5). The quotient isthe hourly rate;

S2934-4

- (7) multiply the hourly rate by the appropriate implementation component under
  subdivision 5. This is the adjusted hourly rate; and
- (8) divide the adjusted hourly rate by four. The quotient is the total adjusted paymentrate.
- (b) In processing claims, the commissioner shall incorporate the worker retention
   component specified in subdivision 5, by multiplying one plus the total adjusted payment
- 75.7 rate by the appropriate worker retention component under subdivision 5, paragraph (d).
- 75.8 (b) (c) The commissioner must publish the total  $\frac{\text{adjusted}}{\text{adjusted}}$  final payment rates.
- 75.9 EFFECTIVE DATE. This section is effective January 1, 2025, or 90 days after federal
   75.10 approval, whichever is later. The commissioner of human services shall notify the revisor
   75.11 of statutes when federal approval is obtained.

75.12 Sec. 56. Minnesota Statutes 2022, section 256D.425, subdivision 1, is amended to read:

Subdivision 1. Persons entitled to receive aid. A person who is aged, blind, or 18 years 75.13 of age or older and disabled and who is receiving supplemental security benefits under Title 75.14 XVI on the basis of age, blindness, or disability (or would be eligible for such benefits 75.15 except for excess income) is eligible for a payment under the Minnesota supplemental aid 75.16 program, if the person's net income is less than the standards in section 256D.44. A person 75.17 who is receiving benefits under the Minnesota supplemental aid program in the month prior 75.18 to becoming eligible under section 1619(b) of the Social Security Act is eligible for a 75.19 payment under the Minnesota supplemental aid program while they remain in section 1619(b) 75.20 status. Persons who are not receiving Supplemental Security Income benefits under Title 75.21 XVI of the Social Security Act or disability insurance benefits under Title II of the Social 75.22 Security Act due to exhausting time limited benefits are not eligible to receive benefits 75.23 under the MSA program. Persons who are not receiving Social Security or other maintenance 75.24 benefits for failure to meet or comply with the Social Security or other maintenance program 75.25 requirements are not eligible to receive benefits under the MSA program. Persons who are 75.26 found ineligible for Supplemental Security Income because of excess income, but whose 75.27 income is within the limits of the Minnesota supplemental aid program, must have blindness 75.28 or disability determined by the state medical review team. 75.29

75.30

**EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 57. Minnesota Statutes 2022, section 256S.2101, subdivision 1, is amended to read:
Subdivision 1. Phase-in for disability waiver customized living rates. All rates and
rate components for community access for disability inclusion customized living and brain
injury customized living under section 256B.4914 shall must be the sum of ten 29.6 percent
of the rates calculated under sections 256S.211 to 256S.215 and 90 70.4 percent of the rates
calculated using the rate methodology in effect as of June 30, 2017.

76.7 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 76.8 whichever is later. The commissioner of human services shall notify the revisor of statutes
 76.9 when federal approval is obtained.

76.10 Sec. 58. Minnesota Statutes 2022, section 268.19, subdivision 1, is amended to read:

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

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

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

(3) any agency responsible for the maintenance of a system of public employment offices
for the purpose of assisting individuals in obtaining employment;

(4) the public authority responsible for child support in Minnesota or any other state in
accordance with section 256.978;

76.26 (5) human rights agencies within Minnesota that have enforcement powers;

76.27 (6) the Department of Revenue to the extent necessary for its duties under Minnesota76.28 laws;

(7) public and private agencies responsible for administering publicly financed assistance
 programs for the purpose of monitoring the eligibility of the program's recipients;

(8) the Department of Labor and Industry and the Commerce Fraud Bureau in the
Department of Commerce for uses consistent with the administration of their duties under
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) the Department of Human Services for the purpose of evaluating medical assistance services and supporting program improvement;

(10) (11) local and state welfare agencies for monitoring the eligibility of the data subject 77.10 for assistance programs, or for any employment or training program administered by those 77.11 agencies, whether alone, in combination with another welfare agency, or in conjunction 77.12 with the department or to monitor and evaluate the statewide Minnesota family investment 77.13 program and other cash assistance programs, the Supplemental Nutrition Assistance Program, 77.14 and the Supplemental Nutrition Assistance Program Employment and Training program by 77.15 providing data on recipients and former recipients of Supplemental Nutrition Assistance 77.16 Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child 77.17 care assistance under chapter 119B, or medical programs under chapter 256B or 256L or 77.18 formerly codified under chapter 256D; 77.19

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

 $\frac{(12)(13)}{(12)(13)}$  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;

(13) (14) the United States Immigration and Customs Enforcement has access to data
 on specific individuals and specific employers provided the specific individual or specific
 employer is the subject of an investigation by that agency;

(14)(15) the Department of Health for the purposes of epidemiologic investigations;

(15) (16) the Department of Corrections for the purposes of case planning and internal
 research for preprobation, probation, and postprobation employment tracking of offenders
 sentenced to probation and preconfinement and postconfinement employment tracking of
 committed offenders;

(16) (17) the state auditor to the extent necessary to conduct audits of job opportunity
 building zones as required under section 469.3201; and

DTT

- (17) (18) the Office of Higher Education for purposes of supporting program
  improvement, system evaluation, and research initiatives including the Statewide
  Longitudinal Education Data System.
- (b) Data on individuals and employers that are collected, maintained, or used by the
  department in an investigation under section 268.182 are confidential as to data on individuals
  and protected nonpublic data not on individuals as defined in section 13.02, subdivisions 3
  and 13, and must not be disclosed except under statute or district court order or to a party
  named in a criminal proceeding, administrative or judicial, for preparation of a defense.
- (c) Data gathered by the department in the administration of the Minnesota unemployment
  insurance program must not be made the subject or the basis for any suit in any civil
  proceedings, administrative or judicial, unless the action is initiated by the department.

## 78.14 Sec. 59. PROVIDER CAPACITY GRANTS FOR RURAL AND UNDERSERVED 78.15 COMMUNITIES.

# 78.16Subdivision 1. Establishment and authority. (a) The commissioner of human services78.17shall award grants to organizations that provide community-based services to rural or78.18underserved communities. The grants must be used to build organizational capacity to78.19provide home and community-based services in the state and to build new or expanded78.20infrastructure to access medical assistance reimbursement.

- (b) The commissioner shall conduct community engagement, provide technical assistance,
   and establish a collaborative learning community related to the grants available under this
   section and shall work with the commissioners of management and budget and administration
   to mitigate barriers in accessing grant money.
- (c) The commissioner shall limit expenditures under this subdivision to the amount
   appropriated for this purpose.
- 78.27(d) The commissioner shall give priority to organizations that provide culturally specific78.28and culturally responsive services or that serve historically underserved communities
- 78.29 throughout the state.
- 78.30 Subd. 2. Eligibility. An eligible applicant for the capacity grants under subdivision 1 is
- 78.31 <u>an organization or provider that serves, or will serve, rural or underserved communities</u>
- 78.32 and:

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
79.1	<u>(1) provi</u>	ides, or will provide, I	home and com	munity-based services	in the state; or
79.2	(2) serve	es, or will serve, as a c	connector for c	ommunities to available	le home and
79.3	community-	based services.			
79.4	Subd. 3.	Allowable grant acti	<b>vities.</b> Grants u	nder this section must l	be used by recipients
79.5	for the follo	wing activities:			
79.6	<u>(1)</u> expa	nding existing service	es;		
79.7	(2) incre	asing access in rural of	or underserved	areas;	
79.8	(3) creat	ing new home and co	mmunity-based	l organizations;	
79.9	<u>(4) conn</u>	ecting underserved co	ommunities to l	penefits and available s	services; or
79.10	<u>(5) build</u>	ing new or expanded i	nfrastructure to	access medical assista	nce reimbursement.
79.11	Sec. 60. <u>N</u>	EW AMERICAN L	EGAL, SOCI	AL SERVICES, AND	DLONG-TERM
79.12	CARE WO	RKFORCE GRAN	Г PROGRAM	<u>•</u>	
79.13	Subdivis	ion 1. Definition. "N	ew American"	means an individual b	orn abroad and the
79.14	individual's	children, irrespective	of immigration	n status.	
79.15	Subd. 2.	Grant program esta	iblished. The c	ommissioner of huma	n services shall
79.16	establish a n	ew American legal, sc	ocial services, a	nd long-term care work	force grant program
79.17	for organiza	tions that serve and s	upport new An	nericans:	
79.18	<u>(1) in sec</u>	eking or maintaining	legal or citizen	ship status to legally o	btain or retain
79.19	employmen	t in any field or indus	try; or		
79.20	(2) to pro	ovide specialized serv	ices and suppor	ts to new Americans to	enter the long-term
79.21	care workfo	rce.			
79.22	<u>Subd. 3.</u>	Eligible grantees. (a	) The commiss	ioner shall select gran	tees as provided in
79.23	this subdivis	sion.			
79.24	(b) Eligi	ble applicants for a gra	ant under this se	ection must demonstrat	te the qualifications,
79.25	legal or othe	r expertise, cultural co	mpetency, and	experience in working	with new Americans
79.26	necessary to	perform the activitie	s required und	er subdivision 4 statew	vide or in discreet
79.27	portions of t	he state.			
79.28	(c) Eligi	ole applicants seeking	to provide serv	vices include governme	ental units, federally
79.29	recognized '	Tribal Nations, nonpr	ofit organizatio	ons as defined under se	ection 501(c)(3) of
79.30	the Internal	Revenue Code, for-pr	rofit organizati	ons, and legal services	organizations
79.31	specializing	in obtaining visas for	r health care we	orkers.	

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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80.1	(d) Eligible applicants seeking to provide supports for new Americans to obtain or
80.2	maintain employment must demonstrate expertise and capacity to provide training, peer
80.3	mentoring, supportive services, workforce development, and other services to develop and
80.4	implement strategies for recruiting and retaining qualified employees.
80.5	(e) The commissioner shall prioritize:
80.6	(1) for applicants providing legal or social services, organizations that serve populations
80.7	in areas of the state where worker shortages are most acute or for whom existing legal
80.8	services and social services during the legal process or while seeking qualified legal
80.9	assistance are unavailable or insufficient; and
80.10	(2) for applicants providing supports for new Americans to obtain or maintain
80.11	employment in the long-term care workforce, applications from joint labor management
80.12	programs.
80.13	Subd. 4. Allowable uses of grant money. (a) Organizations receiving grant money
80.14	under this section must provide one or more of the following:
80.15	(1) intake, assessment, referral, orientation, legal advice, or representation to new
80.16	Americans to seek or maintain legal or citizenship status and secure or maintain legal
80.17	authorization for employment in the United States;
80.18	(2) social services designed to help eligible populations meet their immediate basic needs
80.19	during the process of seeking or maintaining legal status and legal authorization for
80.20	employment, including but not limited to accessing housing, food, employment or
80.21	employment training, education, course fees, community orientation, transportation, child
80.22	care, and medical care. Social services may also include navigation services to address
80.23	ongoing needs once immediate basic needs have been met; or
80.24	(3) specialized activities targeted to individuals to support recruitment and connection
80.25	to long-term care employment opportunities including:
80.26	(i) developing connections to employment with long-term care employers and potential
80.27	employees;
80.28	(ii) providing recruitment, training, guidance, mentorship, and other support services
80.29	necessary to encourage employment, employee retention, and successful community
80.30	integration;
80.31	(iii) providing career education, wraparound support services, and job skills training in
80.32	high-demand health care and long-term care fields;

81.1	(iv) paying for program expenses related to long-term care professions, including but
81.2	not limited to hiring instructors and navigators, space rentals, and supportive services to
81.3	help participants attend classes. Allowable uses for supportive services include but are not
81.4	limited to:
81.5	(A) course fees;
81.6	(B) child care costs;
81.7	(C) transportation costs;
81.8	(D) tuition fees;
81.9	(E) financial coaching fees;
81.10	(F) mental health supports; and
81.11	(G) uniform costs incurred as a direct result of participating in classroom instruction or
81.12	training; or
81.13	(v) repaying student loan debt directly incurred as a result of pursuing a qualifying course
81.14	of study or training.
81.15	Subd. 5. Reporting. (a) Grant recipients under this section must collect and report to
81.16	the commissioner information on program participation and program outcomes. The
81.17	commissioner shall determine the form and timing of reports.
81.18	(b) Grant recipients providing immigration legal services under this section must collect
81.19	and report to the commissioner data that are consistent with the requirements established
81.20	for the advisory committee established by the supreme court under Minnesota Statutes,
81.21	section 480.242, subdivision 1.
81.22	Subd. 6. Impact study and evaluation. (a) The commissioner shall conduct a study of
81.23	the long-term care workforce portion of the grant program under this section to assess the
81.24	impacts on new Americans served by the grant program and may evaluate the following:
81.25	(1) employee retention;
81.26	(2) employee compensation;
81.27	(3) career advancement and mobility;
81.28	(4) career satisfaction; and
81.29	(5) safety in the workplace.

DTT

S2934-4

4th Engrossment

SF2934

REVISOR

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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82.1	(b) By June 30, 2027, the commissioner shall submit a report to the chairs and ranking
82.2	minority members of the legislative committees and divisions with jurisdiction over human
82.3	services finance and policy on the impacts on new Americans engaged in the grant program,
82.4	based on the results of the evaluation under paragraph (a). Where feasible, the report must
82.5	include recommendations to improve the experience of new Americans in the long-term
82.6	care workforce.
82.7	Sec. 61. SUPPORTED-DECISION-MAKING PROGRAMS.
82.8	Subdivision 1. Authorization. The commissioner of human services shall award general
82.9	operating grants to public and private nonprofit organizations, counties, and Tribes to provide
82.10	and promote supported decision making.
82.11	Subd. 2. Definitions. (a) For the purposes of this section, the terms in this section have
82.12	the meanings given.
82.13	(b) "Supported decision making" has the meaning given in section 524.5-102, subdivision
82.14	<u>16a.</u>
82.15	(c) "Supported-decision-making services" means services provided to help an individual
82.16	consider, access, or develop supported decision making, potentially as an alternative to
82.17	more restrictive forms of decision making, including guardianship and conservatorship.
82.18	The services may be provided to the individual, family members, or trusted support people.
82.19	The individual may currently be a person subject to guardianship or conservatorship, but
82.20	the services must not be used to help a person access a guardianship or conservatorship.
82.21	Subd. 3. Grants. (a) The grants must be distributed as follows:
82.22	(1) at least 75 percent of the grant money must be used to fund programs or organizations
82.23	that provide supported-decision-making services;
82.24	(2) no more than 20 percent of the grant money may be used to fund county or Tribal
82.25	programs that provide supported-decision-making services; and
82.26	(3) no more than five percent of the grant money may be used to fund programs or
82.27	organizations that do not provide supported-decision-making services but do promote the
82.28	use and advancement of supported decision making.
82.29	(b) The grants must be distributed in a manner to promote racial and geographic diversity
82.30	in the populations receiving services as determined by the commissioner.
82.31	Subd. 4. Evaluation and report. By December 1, 2024, the commissioner must submit
82.32	to the chairs and ranking minority members of the legislative committees with jurisdiction

over human services finance and policy an interim report on the impact and outcomes of 83.1 the grants, including the number of grants awarded and the organizations receiving the 83.2 83.3 grants. The interim report must include any available evidence of how grantees were able to increase utilization of supported decision making and reduce or avoid more restrictive 83.4 forms of decision making such as guardianship and conservatorship. By December 1, 2025, 83.5 the commissioner must submit to the chairs and ranking minority members of the legislative 83.6 committees with jurisdiction over human services finance and policy a final report on the 83.7 83.8 impact and outcomes of the grants, including any updated information from the interim report and the total number of people served by the grants. The final report must also detail 83.9 how the money was used to achieve the requirements in subdivision 3, paragraph (b). 83.10 Subd. 5. Applications. Any public or private nonprofit agency may apply to the 83.11 commissioner for a grant under subdivision 3, paragraph (a), clause (1) or (3). Any county 83.12 or Tribal agency in Minnesota may apply to the commissioner for a grant under subdivision 83.13 3, paragraph (a), clause (2). The application must be submitted in a form approved by the 83.14 commissioner. 83.15 Subd. 6. Duties of grantees. Every public or private nonprofit agency, county, or Tribal 83.16 agency that receives a grant to provide or promote supported decision making must comply 83.17 with rules related to the administration of the grants. 83.18 83.19 Sec. 62. APPROVAL OF CORPORATE FOSTER CARE MORATORIUM **EXCEPTIONS.** 83.20 (a) The commissioner of human services may approve or deny corporate foster care 83.21 moratorium exceptions requested under Minnesota Statutes, section 245A.03, subdivision 83.22 7, paragraph (a), clause (5), prior to approval of a service provider's home and 83.23 community-based services license under Minnesota Statutes, chapter 245D. Approval of 83.24 the moratorium exception must not be construed as final approval of a service provider's 83.25 home and community-based services or community residential setting license. 83.26

(b) Approval under paragraph (a) must be available only for service providers that have
 requested a home and community-based services license under Minnesota Statutes, chapter
 245D.

- 83.30 (c) Approval under paragraph (a) must be rescinded if the service provider's application
- 83.31 for a home and community-based services or community residential setting license is denied.
- (d) This section expires December 31, 2023.

#### 83.33 **EFFECTIVE DATE.** This section is effective the day following final enactment.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
84.1	Sec. 63. E	CARLY INTENSIVE	DEVELOPN	IENTAL AND BEHAV	IORAL
84.2	INTERVE	NTION LICENSUR	E STUDY.		
84.3	(a) The (	commissioner of hum	an services m	ust review the medical as	ssistance early
84.4	intensive de	evelopmental and beha	vioral interve	ntion (EIDBI) service and	d evaluate the need
84.5	for licensure	e or other regulatory n	nodifications.	At a minimum, the evalua	ation must include:
84.6	<u>(1)</u> an ex	xamination of current	Department o	f Human Services-licens	ed programs that
84.7	are similar t	to EIDBI;			
84.8	<u>(2) an er</u>	nvironmental scan of	licensure requ	irements for Medicaid au	ttism programs in
84.9	other states;	; and			
84.10	<u>(3) cons</u>	ideration of health and	d safety needs	for populations with aut	ism and related
84.11	conditions.				
84.12	<u>(b) The c</u>	commissioner must co	nsult with inter	ested stakeholders, includ	ling self-advocates
84.13	who use EII	DBI services, EIDBI	providers, pare	ents of youth who use EI	DBI services, and
84.14	advocacy of	rganizations. The com	missioner mu	st convene stakeholder n	neetings to obtain
84.15	feedback or	n licensure or regulato	ry recommend	lations.	
84.16	Sec. 64. <u>N</u>	IEMORANDUMS (	<b>DF UNDERS</b>	TANDING.	
84.17	The mer	norandums of unders	tanding with S	ervice Employees Intern	ational Union
84.18	Healthcare l	Minnesota and Iowa, s	submitted by th	e commissioner of manage	gement and budget
84.19	on February	7 27, 2023, are ratified	<u>1.</u>		
84.20	Sec. 65. <u>S</u>	ELF-DIRECTED W	ORKER CO	NTRACT RATIFICAT	<u>'ION.</u>
84.21	The labo	or agreement between	the state of M	linnesota and the Service	Employees
84.22				Iowa, submitted to the L	
84.23	Coordinatin	ng Commission on Fel	oruary 27, 202	3, is ratified.	
84.24	Sec. 66. <u>B</u>	BUDGET INCREAS	E FOR CONS	SUMER-DIRECTED C	OMMUNITY
84.25	<b>SUPPORT</b>	<u>S.</u>			
84.26	(a) Effec	ctive January 1, 2024,	or upon feder	al approval, whichever is	s later,
84.27	consumer-d	irected community sup	port budgets ic	lentified in the waiver plan	ns under Minnesota
84.28	Statutes, sec	ctions 256B.092 and 25	56B.49, and ch	apter 256S; and the altern	ative care program
84.29	under Minn	esota Statutes, section	n 256B.0913, 1	nust be increased by 8.49	9 percent.
84.30	(b) Effec	ctive January 1, 2025,	or upon feder	al approval, whichever is	s later,
84.31	consumer-d	irected community sup	port budgets ic	lentified in the waiver plan	ns under Minnesota

Article 1 Sec. 66.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
85.1	Statutes, sect	ions 256B.092 and 25	56B.49, and cha	pter 256S; and the alter	native care program
85.2	under Minne	sota Statutes, sectior	n 256B.0913, m	ust be increased by 4.	53 percent.
85.3	Sec. 67. <u>D</u>	RECT CARE SER	VICE CORPS	PILOT PROJECT.	
85.4	Subdivisi	on 1. Establishmen	t. The Metropo	litan Center for Indepe	endent Living must
85.5	develop a pil	ot project establishir	ng the Minneso	ta Direct Care Service	Corps. The pilot
85.6	project must	utilize financial incer	ntives to attract	postsecondary students	to work as personal
85.7				he Metropolitan Cente	
85.8	Living must of	establish the financial	l incentives and	minimum work require	ements to be eligible
85.9	for incentive	payments. The finar	ncial incentive	must increase with eac	h semester that the
85.10	student partie	cipates in the Minnes	sota Direct Car	e Service Corps.	
85.11	Subd. 2.	<b>Pilot sites.</b> (a) Pilot s	sites must inclu	de one postsecondary	institution in the
85.12	seven-county	/ metropolitan area a	nd at least one	postsecondary instituti	on outside of the
85.13	seven-county	/ metropolitan area. l	If more than on	e postsecondary institu	ation outside the
85.14	metropolitan	area is selected, one	must be located	l in northern Minnesota	a and the other must
85.15	be located in	southern Minnesota	<u>.</u>		
85.16	(b) After	satisfactorily comple	eting the work	requirements for a sem	ester, the pilot site
85.17	or its fiscal a	gent must pay studer	nts the financia	l incentive developed f	for the pilot project.
85.18	Subd. 3.	Evaluation and repo	ort. (a) The Me	etropolitan Center for I	ndependent Living
85.19	must contrac	t with a third party to	o evaluate the p	oilot project's impact or	n health care costs,
85.20	retention of p	personal care assistar	nts, and patients	s' and providers' satisfa	action of care. The
85.21	evaluation m	ust include the numbe	er of participants	s, the hours of care prov	ided by participants,
85.22	and the reten	tion of participants f	rom semester t	o semester.	
85.23	<u>(b) By Ja</u>	nuary 15, 2025, the l	Metropolitan C	enter for Independent l	Living must report
85.24	the findings u	under paragraph (a) to	the chairs and	ranking minority memb	ers of the legislative
85.25	committees v	with jurisdiction over	r human service	es finance and policy.	
85.26	Sec. 68. <b>R</b> A	ATE INCREASE FO	OR HOME CA	ARE SERVICES.	
85.27	(a) The c	ommissioner of hum	an services sha	ll increase payment rat	tes for home health
85.28	agency servi	ces under Minnesota	Statutes, section	on 256B.0653, by 14.9	9 percent from the
85.29	rates in effec	t on December 31, 2	023.		
85.30	<u>(b) The c</u>	ommissioner shall in	crease paymen	t rates for home care n	ursing under
85.31	Minnesota S	tatutes, section 256B	.0651, subdivis	sion 2, clause (2), by 2	5 percent from the
85.32	rates in effec	t on December 31, 2	023.		

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
86.1	EFFECT	<b>FIVE DATE.</b> This see	ction is effectiv	ve January 1, 2024, or up	oon federal approval,
86.2	whichever is	a later. The commission	oner of human	services shall notify th	e revisor of statutes
86.3	when federa	l approval is obtained	<u>1.</u>		
86.4	Sec. 69. <u>SI</u>	PECIALIZED EQU	IPMENT AN	D SUPPLIES LIMIT	INCREASE.
86.5	Upon fee	leral approval, the co	mmissioner of	human services must i	ncrease the annual
86.6	limit for spe	cialized equipment a	nd supplies un	der Minnesota's federa	lly approved home
86.7	and commur	nity-based service wa	iver plans, alte	ernative care, and esser	tial community
86.8	supports to §	510,000.			
86.9	EFFECT	<b>FIVE DATE.</b> This see	ction is effectiv	e January 1, 2024, or up	oon federal approval,
86.10	whichever is	a later. The commission	oner of human	services shall notify th	e revisor of statutes
86.11	when federa	l approval is obtained	<u>1.</u>		
86.12 86.13				R; APPLICATION OF	
86.14	RATE INC				
86.15	The com	missioner of human s	services shall a	apply the rate increases	under Minnesota
86.16		tion 256B.5012, subo		· · · ·	
86.17	<u>(1)</u> apply	Minnesota Statutes,	section 256B.	5012, subdivision 19; a	ınd
86.18	<u>(2)</u> apply	any required rate inc	crease as requi	red under Minnesota S	tatutes, section
86.19	256B.5012,	subdivision 20, to the	e results of cla	use (1).	
86.20	Sec. 71. <u>R</u>	ATE INCREASE F	OR CERTAIN	N DISABILITY WAIN	VER SERVICES.
86.21	The com	missioner of human s	services shall i	ncrease payment rates	for chore services
86.22	and home-de	elivered meals provid	led under Mini	nesota Statutes, section	s 256B.092 and
86.23	<u>256B.49, by</u>	14.99 percent from t	he rates in effe	ect on December 31, 20	)23.
86.24	EFFECT	<b>TIVE DATE.</b> This see	ction is effectiv	ve January 1, 2024, or up	oon federal approval,
86.25	whichever is	a later. The commission	oner of human	services shall notify th	e revisor of statutes
86.26	when federa	l approval is obtained	1.		

	Sec. 72. RATE INCREASE FOR EARLY INTENSIVE DEVELOPMENTAL AND
	<b>BEHAVIORAL INTERVENTION BENEFIT SERVICES.</b>
	The commissioner of human services shall increase payment rates for early intensive
	developmental and behavioral intervention services under Minnesota Statutes, section
2	256B.0949, by 14.99 percent from the rates in effect on December 31, 2023.
	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
1	whichever is later. The commissioner of human services shall notify the revisor of statutes
v	when federal approval is obtained.
	Sec. 73. RATE INCREASE FOR INTERMEDIATE CARE FACILITIES FOR
	PERSONS WITH DEVELOPMENTAL DISABILITIES DAY TRAINING AND
	HABILITATION SERVICES.
	The commissioner of human services shall increase payment rates for day training and
]	habilitation services under Minnesota Statutes, section 252.46, by 14.99 percent from the
	rates in effect on December 31, 2023.
	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
	whichever is later. The commissioner of human services shall notify the revisor of statutes
1	when federal approval is obtained.
	Sec. 74. STUDY TO EXPAND ACCESS TO SERVICES FOR PEOPLE WITH
	CO-OCCURRING BEHAVIORAL HEALTH CONDITIONS AND DISABILITIES.
	The commissioner of human services, in consultation with stakeholders, must evaluate
	options to expand services authorized under Minnesota's federally approved home and
	community-based waivers, including positive support, crisis respite, respite, and specialist
	services. The evaluation may include surveying community providers as to the barriers to
]	
	meeting people's needs and options to authorize services under Minnesota's medical assistance
	meeting people's needs and options to authorize services under Minnesota's medical assistance state plan and strategies to decrease the number of people who remain in hospitals, jails,
	meeting people's needs and options to authorize services under Minnesota's medical assistance state plan and strategies to decrease the number of people who remain in hospitals, jails,
	state plan and strategies to decrease the number of people who remain in hospitals, jails, and other acute or crisis settings when they no longer meet medical or other necessity criteria.
	meeting people's needs and options to authorize services under Minnesota's medical assistance state plan and strategies to decrease the number of people who remain in hospitals, jails, and other acute or crisis settings when they no longer meet medical or other necessity criteria. Sec. 75. <u>TEMPORARY GRANT FOR SMALL CUSTOMIZED LIVING</u>
	meeting people's needs and options to authorize services under Minnesota's medical assistance state plan and strategies to decrease the number of people who remain in hospitals, jails, and other acute or crisis settings when they no longer meet medical or other necessity criteria. Sec. 75. TEMPORARY GRANT FOR SMALL CUSTOMIZED LIVING PROVIDERS.

SF2934

REVISOR

DTT

S2934-4

4th Engrossment

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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## (2) community residential service providers and integrated community supports providers who transitioned from providing customized living or 24-hour customized living on or after June 30, 2021.

- (b) Allowable uses of grant money include physical plant updates required for community 88.4 residential services or integrated community supports licensure, technical assistance to adapt 88.5 business models and meet policy and regulatory guidance, and other uses approved by the 88.6 88.7 commissioner. Allowable uses of grant money also include reimbursement for eligible costs 88.8 incurred by a community residential service provider or integrated community supports provider directly related to the provider's transition from providing customized living or 88.9 24-hour customized living. License holders of eligible settings must apply for grant money 88.10 using an application process determined by the commissioner. Grant money approved by 88.11 the commissioner is a onetime award of up to \$50,000 per eligible setting. To be considered 88.12 for grant money, eligible license holders must submit a grant application by June 30, 2024. 88.13
- 88.14 <u>The commissioner may approve grant applications on a rolling basis.</u>

### 88.15 Sec. 76. <u>DIRECTION TO COMMISSIONER; SUPPORTED-DECISION-MAKING</u> 88.16 REIMBURSEMENT STUDY.

#### By December 15, 2024, the commissioner shall issue a report to the governor and the 88.17 chairs and ranking minority members of the legislative committees with jurisdiction over 88.18 88.19 human services finance and policy detailing how medical assistance service providers could be reimbursed for providing supported-decision-making services. The report must detail 88.20 recommendations for all medical assistance programs, including all home and 88.21 community-based programs, to provide for reimbursement for supported-decision-making 88.22 services. The report must develop detailed provider requirements for reimbursement, 88.23 88.24 including the criteria necessary to provide high-quality services. In developing provider requirements, the commissioner shall consult with all relevant stakeholders, including 88.25 88.26 organizations currently providing supported-decision-making services. The report must also include strategies to promote equitable access to supported-decision-making services to 88.27 individuals who are Black, Indigenous, or People of Color; people from culturally specific 88.28 communities; people from rural communities; and other people who may experience barriers 88.29 to accessing medical assistance home and community-based services. 88.30

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
89.1	Sec. 77. <u>D</u>	IRECTION TO CO	MMISSIONEI	R; SHARED SERVI	CES.
89.2	(a) By De	ecember 31, 2023, the	e commissioner o	of human services shal	ll seek any necessary
89.3	<u> </u>			waiver plans regarding	
89.4	order to:				
89.5	<u>(1) perm</u>	it shared services for	chore, homema	ker, and night superv	ision;
89.6	<u>(2) perm</u>	it existing shared ser	vices at higher r	atios, including indiv	idualized home
89.7	supports wit	hout training, individ	lualized home s	upports with training,	and individualized
89.8	home suppo	rts with family training	ng at a ratio of c	one staff person to thr	ee recipients;
89.9	<u>(3) ensur</u>	e that individuals wh	o are seeking to	share services permit	ted under the waiver
89.10	plans in an c	own-home setting are	not required to	live in a licensed sett	ing in order to share
89.11	services so l	long as all other requi	irements are me	t; and	
89.12	<u>(4) issue</u>	guidance for shared	services, includi	ng:	
89.13	(i) inform	ned choice for all ind	lividuals sharing	the services;	
89.14	<u>(ii) guida</u>	ance on how lead age	encies and indivi	duals shall determine	that shared service
89.15	is appropriat	te to meet the needs,	health, and safe	ty of each individual	for whom the lead
89.16	agency prov	vides case managemen	nt or care coordi	nation; and	
89.17	<u>(iii) guid</u>	ance clarifying that a	un individual's d	ecision to share servio	ces does not reduce
89.18	any determine	nation of the individu	al's overall or a	ssessed needs for serv	vices.
89.19	<u>(b) The c</u>	commissioner shall de	evelop or provid	le guidance outlining:	<u>.</u>
89.20	<u>(1) instru</u>	actions for shared ser	vices support pl	anning;	
89.21	(2) perso	n-centered approache	es and informed of	choice in shared servic	ees support planning;
89.22	and				
89.23	<u>(3) requi</u>	red contents of share	d services agree	ments.	
89.24	<u>(c)</u> The c	commissioner shall se	ek and utilize st	akeholder input for ar	ny proposed changes
89.25	to waiver pla	ans and any shared se	ervices guidance	<u></u>	
89.26	Sec. 78. <u>D</u>	IRECTION TO CO	MMISSIONEI	R; DISABILITY WA	AIVER SHARED
89.27	<b>SERVICES</b>	RATES.			
89.28	The com	missioner of human s	ervices shall esta	ablish a rate system fo	r shared homemaker
89.29	services and	shared chore service	es provided unde	er Minnesota Statutes	, sections 256B.092
00.00	and 25(D 40	)			1

- and 256B.49. For two persons sharing services, the rate paid to a provider must not exceed 89.30
- 1-1/2 times the rate paid for serving a single individual, and for three persons sharing 89.31

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
90.1	services, the	rate paid to a provid	er must not exc	eed two times the rate	paid for serving a
90.2				of the criteria for the s	
90.3	been met.				
90.4	EFFECT	<b>IVE DATE.</b> This se	ction is effective	January 1, 2024, or upo	on federal approval,
90.5				ervices shall notify the	
90.6	when approv	al is obtained.			
90.7	Sec. 79. <u>IN</u>	TERAGENCY EM	<b>IPLOYMENT</b>	SUPPORTS ALIGN	MENT STUDY.
90.8	The com	missioners of human	services, emplo	yment and economic of	development, and
90.9	education m	ust conduct an interag	gency alignment	study on employment	supports for people
90.10	with disabili	ties. The study must	evaluate:		
90.11	(1) servic	e rates;			
90.12	<u>(2) provi</u>	der enrollment and m	nonitoring stand	ards; and	
90.13	(3) eligib	ility processes and pe	ople's lived exp	erience transitioning be	tween employment
90.14	programs.				
90.15	Sec. 80 M	ONITORING EMI	DI OVMENT O	UTCOMES	
90.15					
90.16		- <b>-</b>		nan Services, Employn	
90.17				airs and ranking minor	
90.18				th, human services, an	
90.19				mes for people with di	
90.20			-	must include any need	led changes to state
90.21	law to track	supports received an	d outcomes acro	oss programs.	
90.22	Sec. 81. <u>ST</u>	UDY ON PRESUM	PTIVE ELIGIE	BILITY FOR LONG-T	ERM SERVICES
90.23	AND SUPP	ORTS.			
90.24	<u>(a)</u> The co	ommissioner of huma	n services must	study presumptive finan	ncial and functional
90.25	eligibility fo	r people with disabil	ities and older a	dults in the following	programs:
90.26	<u>(1) media</u>	cal assistance, alterna	utive care, and e	ssential community su	pports; and
90.27	<u>(2) home</u>	and community-bas	ed services.		
90.28	<u>(b) The c</u>	ommissioner must ev	aluate the follow	ving in the study of pres	sumptive eligibility
90.29	within the pr	ograms listed in para	agraph (a):		
90.30	<u>(1)</u> curren	nt eligibility processe	es;		

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
91.1	<u>(2)</u> barri	ers to timely eligibili	ty determination	s; and	
91.2	(3) strate	egies to enhance acce	ss to home and o	community-based servic	es in the least
91.3	restrictive s	<b>U</b>			
91.4	(c) By J	anuary 1 2025 the co	ommissioner mu	st report recommendation	ons and draft
91.5	<u> </u>			mbers of the legislative	
91.6		over health and huma			
	2			<b>i</b>	
91.7	Sec. 82. <u>A</u>	CUTE CARE TRA	NSITIONS AD	VISORY COUNCIL.	
91.8	Subdivis	sion 1. <mark>Establishmen</mark>	<b>t.</b> The commissi	oner of human services	shall establish an
91.9	Acute Care	Transitions Advisory	Council to advi	se and assist the commis	ssioner in
91.10	establishing	g and implementing a	statewide visior	and systemic approach	to acute care
91.11	transitions i	n Minnesota.			
91.12	Subd. 2.	<b>Membership.</b> (a) Th	ne Acute Care Tr	ransitions Advisory Cou	ncil consists of
91.13	the following	ng members:			
91.14	<u>(1) two</u>	individuals or their re	presentatives wl	no have lived experience	es with acute care
91.15	transitions;				
91.16	<u>(2) two :</u>	members representing	g home and com	munity-based services p	roviders;
91.17	<u>(3) two :</u>	members representing	g the Minnesota	Hospital Association;	
91.18	(4) one	member representing	the Minnesota A	Association of County So	ocial Service
91.19	Administrat	tors;			
91.20	(5) one	member representing	the Local Public	e Health Association;	
91.21	(6) one	member representing	a Tribal governi	ment;	
91.22	(7) one	member representing	the University c	f Minnesota;	
91.23	(8) one	member representing	the State Adviso	ory Council on Mental H	lealth and
91.24	Subcommit	tee on Children's Mer	ntal Health;		
91.25	(9) one	member representing	a public sector l	abor union;	
91.26	<u>(10) one</u>	e member representing	g the Minnesota	County Attorney's Asso	ciation;
91.27	<u>(11) one</u>	individual who has h	ad an acute hos	pital stay initiated during	g a crisis;
91.28	<u>(12) one</u>	e parent of a child who	o has had an acu	te hospital stay initiated	during a crisis;
91.29	(13) one	e individual who meet	s the definition	of a caring professional;	

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
92.1	(14) the com	nmissioner of huma	an services or a	designee;	
92.2	(15) the com	missioner of healt	h or a designee	; and	
92.3	(16) the com	nmissioner of educ	ation or a desig	nee.	
92.4	(b) To the ex	ctent possible, the	advisory counc	il members must repres	sent diverse
92.5	populations and	l different areas of	the state.		
92.6	(c) A memb	er of the legislatur	e may not serve	e as a member of the ad	visory council.
92.7	<u>Subd. 3.</u> Co	chairs; convening	first meeting.	The commissioner of hu	man services shall
92.8	convene the firs	t meeting. Advisor	y council memb	pers must select advisor	y council cochairs
92.9	at the first meet	ing.			
92.10	<u>Subd. 4.</u> Co	mpensation; expe	nses; reimburg	sement. <u>Advisory coun</u>	cil members must
92.11	be compensated	l and reimbursed for	or expenses as p	provided in Minnesota	Statutes, section
92.12	<u>15.059, subdivi</u>	sion 3.			
92.13	<u>Subd. 5.</u> Ad	ministrative supp	ort. The comm	issioner of human serv	ices shall provide
92.14	meeting space a	and administrative	support to the a	dvisory council.	
92.15	<u>Subd. 6.</u> <b>Pu</b>	blic and commun	ity engagemen	t. The commissioner of	f human services
92.16	shall conduct pu	ublic and commun	ity engagement	to obtain information a	about barriers and
92.17	potential solution	ons to transitioning	patients from a	acute care settings to m	ore appropriate
92.18	nonacute care s	ettings and must pr	rovide the infor	mation collected throug	gh public and
92.19	community eng	agement to the adv	visory council.		
92.20	<u>Subd. 7.</u> Du	ties. (a) By Octobe	er 1, 2024, the a	dvisory council shall de	evelop and present
92.21	to the chairs and	l ranking minority	members of the	legislative committees	and divisions with
92.22	jurisdiction ove	r health and huma	n services finan	ce and policy and the c	commissioner of
92.23	human services	an action plan for	creating a syste	mic approach to acute c	care transitions for
92.24	Minnesotans. T	he action plan mus	st include but is	not limited to the follo	wing:
92.25	(1) recomme	endations to impro	ve regional cap	acity for acute care tran	nsitions, including
92.26	examining the r	oles and experienc	e of counties an	nd Tribes in delivering	services and
92.27	identifying any	conflicting and du	plicative roles a	and responsibilities amo	ong health and
92.28	human services	agencies, counties	s, and Tribes;		
92.29	<u>(2) recomme</u>	endations to create	a measurement	t and evaluation system	using
92.30	implementation	science to analyze	e regional and s	tatewide data in transit	ions and make
92.31	ongoing recom	nendations for pol	icy and program	n improvement; and	

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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#### 93.1 (3) statewide strategies for improving access to transitioning from acute care settings

93.2 with a focus on addressing geographic, racial, and ethnic disparities.

- 93.3 (b) The advisory council may contract with a private entity or consultant as necessary
- 93.4 to complete its duties under this section, and is exempt from state procurement process
- 93.5 requirements under Minnesota Statutes, chapter 16C.
- 93.6 Subd. 8. Limitations. (a) In developing the action plan, the advisory council shall take
- 93.7 <u>into consideration the impact of its recommendations on:</u>
- 93.8 (1) the existing capacity of state agencies, including staffing needs, technology resources,
- 93.9 and existing agency responsibilities; and
- 93.10 (2) the capacity of county and Tribal partners.
- 93.11 (b) The advisory council shall not include in the action plan recommendations that may
- 93.12 result in loss of benefits for the individuals eligible for state health and human services

93.13 public programs or exacerbate health disparities and inequities in access to health care and

93.14 <u>human services.</u>

93.15 Subd. 9. Expiration. The Acute Care Transitions Advisory Council expires October 2,

93.16 <u>2024, or the day after submitting the action plan required under subdivision 7, whichever</u>
93.17 is earlier.

## 93.18 Sec. 83. OVERPAYMENTS FOR DISABILITY WAIVER CUSTOMIZED LIVING 93.19 SERVICES.

- (a) Notwithstanding Minnesota Statutes, section 256B.064, or any other law to the 93.20 contrary, providers that received ineligible payments for customized living services under 93.21 the community access for disability inclusion or brain injury waivers for people under age 93.22 55 who were not residing in the setting before January 11, 2021, must not be required to 93.23 repay ineligible payments related to the age restrictions for customized living services 93.24 delivered between January 11, 2021, and July 1, 2023. The state must not sanction providers 93.25 for receipt of these ineligible payments or otherwise seek recovery of these payments. 93.26 (b) The state must repay with state money any amount owed to the Centers for Medicare 93.27 and Medicaid Services for the federal financial participation amount received by the state 93.28
- 93.29 for ineligible payments identified in paragraph (a).
- 93.30 (c) Nothing in this section prohibits the commissioner from recouping past claims due
- 93.31 to false claims or for reasons other than ineligible payments related to age restrictions for
- 93.32 disability waiver customized living services for people who were not residing in the setting

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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- 94.1 between January 11, 2021, and July 1, 2023, or from recouping future ineligible payments
- 94.2 for disability customized living services, including from providers who received the ineligible
  94.3 payments described in paragraph (a).
- 94.4 (d) The commissioner must update guidance and communicate with lead agencies and 94.5 customized living service providers to ensure that lead agencies and providers understand
- 94.6 the requirements for medical assistance disability waiver customized living service payments.
- 94.7 Sec. 84. <u>PERSONAL CARE ASSISTANCE COMPENSATION FOR SERVICES</u>
  94.8 PROVIDED BY A PARENT OR SPOUSE.

#### 94.9 (a) Notwithstanding Minnesota Statutes, section 256B.0659, subdivisions 3, paragraph

- 94.10 (a), clause (a); 11, paragraph (c); and 19, paragraph (b), clause (3), a parent, stepparent, or
- 94.11 legal guardian of a minor who is a personal care assistance recipient or the spouse of a
- 94.12 personal care assistance recipient may provide and be paid for providing personal care
- 94.13 assistance services under medical assistance. The commissioner shall seek federal approval
- 94.14 for these payments. If federal approval is not received, the commissioner shall make payments
- 94.15 for services rendered, prior to federal disapproval, without federal financial participation.
- 94.16 (b) This section expires November 11, 2023, or upon the expiration of federal approval,
- 94.17 whichever is later. The commissioner of human services shall notify the revisor of statutes
- 94.18 when federal approval expires.
- 94.19 **EFFECTIVE DATE.** This section is effective retroactively from May 12, 2023.
- 94.20 Sec. 85. <u>**REPEALER.**</u>
- 94.21 (a) Minnesota Statutes 2022, section 256B.4914, subdivision 9a, is repealed.
- 94.22 (b) Minnesota Statutes 2022, section 256B.4914, subdivision 6b, is repealed.
- 94.23 **EFFECTIVE DATE.** Paragraph (a) is effective January 1, 2024, or upon federal
- 94.24 approval, whichever is later, and paragraph (b) is effective January 1, 2026, or upon federal
- 94.25 <u>approval, whichever is later. The commissioner of human services shall notify the revisor</u>
- 94.26 of statutes when federal approval is obtained.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
95.1			ARTICL	E <b>2</b>	
95.2			AGING SERV	VICES	
					1 1, 1
95.3	Section 1.	Minnesota Statutes 20	022, section 25	6.975, subdivision 6, is	amended to read:
95.4	Subd. 6.	Indian Native Amer	<u>ican</u> elders <u>co</u>	ordinator position. <u>(a)</u>	The Minnesota
95.5	Board on Ag	ging shall create <del>an In</del>	<del>dian</del> a Native A	American elders coordin	ator position <del>,</del> and
95.6			-	urposes of <del>coordinating</del>	
95.7	National Ind	l <del>ian Council on Aging</del>	s and developin	g facilitating the coordi	nation and
95.8	developmen	t of a comprehensive	statewide Triba	al-based service system	for Indian Native
95.9	American el	ders. <del>An Indian elder</del>	is defined for p	ourposes of this subdivis	<del>sion as an Indian</del>
95.10	enrolled in a	h band or tribe who is	55 years or old	er.	
95.11	<u>(b)</u> For p	urposes of this subdiv	vision, the follo	wing terms have the me	eanings given:
95.12	<u>(1) "Nati</u>	ve American elder" n	neans an indivio	dual enrolled in a federa	ully recognized
95.13	Tribe and ide	entified as an elder acc	ording to the re	quirements of the individ	dual's home Tribe;
95.14	and				
95.15	<u>(2)</u> "Trib	al government" mean	s representative	es of each of the 11 fede	erally recognized
95.16	Native Ame	rican Tribes located w	vholly or partia	lly within the boundarie	es of the state of
95.17	Minnesota.				
95.18	(c) The s	tatewide Tribal-based	l service system	n <del>must</del> may include the f	following
95.19	components	:			-
95.20	<del>(1) an ass</del>	sessment of the progra	m eligibility, ex	camining the need to cha	nge the age-based
95.21	eligibility er	iteria to need-based e	ligibility criteri	<del>a;</del>	
95.22	<del>(2)<u>(1)</u> a p</del>	planning system that w	<del>ould plan to</del> gra	nt <u>,</u> or make recommenda	ations for granting <u>,</u>
95.23	federal and s	tate funding for statew	vide Tribal-base	d Native American prog	rams and services;
95.24	<u>(2) a plan</u>	n to develop business	initiatives invo	lving Tribal members th	at will qualify for
95.25	federal- and	state-funded elder ser	rvice contracts;		
95.26	(3) a plan	n for <u>statewide Tribal</u> -	based service f	focal points <del>, senior cente</del>	ers, or community
95.27	<del>centers</del> for s	ocialization and servi-	ce accessibility	for Indian Native Ame	rican elders;
95.28	(4) a plan	to develop and implei	ment statewide	education and public awa	areness <del>campaigns</del>
95.29	promotions,	including awareness	programs, sens	itivity cultural sensitivit	<u>y</u> training <del>,</del> and
95.30	public educa	ation on <del>Indian elder r</del>	needs Native Ar	merican elders;	

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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96.1 (5) a plan for statewide culturally appropriate information and referral services for Native
 96.2 <u>American elders, including legal advice and counsel and trained advocates and an Indian</u>

96.3 elder newsletter;

96.4 (6) a plan for a coordinated <u>statewide Tribal-based</u> health care system including health
 96.5 promotion/prevention promotion and prevention, in-home service, long-term care service,
 96.6 and health care services;

96.7 (7) a plan for ongoing research involving Indian elders including needs assessment and
 96.8 needs analysis; collection of significant data on Native American elders, including population,

96.9 health, socialization, mortality, homelessness, and economic status; and

96.10 (8) information and referral services for legal advice or legal counsel; and

96.11 (9) (8) a plan to coordinate services with existing organizations, including but not limited
96.12 to the state of Minnesota, the Council of Minnesota Indian Affairs Council, the Minnesota
96.13 Indian Council of Elders, the Minnesota Board on Aging, Wisdom Steps, and Minnesota
96.14 Tribal governments.

96.15 Sec. 2. Minnesota Statutes 2022, section 256.9754, is amended to read:

## 96.16 256.9754 COMMUNITY SERVICES DEVELOPMENT LIVE WELL AT HOME 96.17 GRANTS PROGRAM.

96.18 Subdivision 1. **Definitions.** For purposes of this section, the following terms have the 96.19 meanings given.

96.20 (a) "Community" means a town, township, city, or targeted neighborhood within a city,
96.21 or a consortium of towns, townships, cities, or targeted neighborhoods within cities.

96.22 (b) "Core home and community-based services provider" means a Faith in Action, Living

96.23 at Home/Block Nurse, congregational nurse, or similar community-based program governed

96.24 by a board, the majority of whose members reside within the program's service area, that

96.25 organizes and uses volunteers and paid staff to deliver nonmedical services intended to

96.26 assist older adults to identify and manage risks and to maintain the older adults' community

96.27 <u>living and integration in the community.</u>

96.28 (c) "Long-term services and supports" means any service available under the elderly

96.29 waiver program or alternative care grant programs, nursing facility services, transportation

- 96.30 services, caregiver support and respite care services, and other home and community-based
- 96.31 services identified as necessary either to maintain lifestyle choices for older adults or to
- 96.32 support older adults to remain in their own home.

97.1 (b) (d) "Older adult services" means any services available under the elderly waiver

97.2 program or alternative care grant programs; nursing facility services; transportation services;

97.3 respite services; and other community-based services identified as necessary either to

97.4 maintain lifestyle choices for older Minnesotans, or to promote independence.

97.5 (e) (e) "Older adult" refers to individuals 65 years of age and older.

97.6 Subd. 2. Creation; purpose. (a) The community services development live well at home
97.7 grants program is are created under the administration of the commissioner of human
97.8 services.

97.9 (b) The purpose of projects selected by the commissioner of human services under this
97.10 section is to make strategic changes in the long-term services and supports system for older
97.11 adults and people with dementia, including statewide capacity for local service development
97.12 and technical assistance and statewide availability of home and community-based services

97.13 for older adult services, caregiver support and respite care services, and other supports in

97.14 Minnesota. These projects are intended to create incentives for new and expanded home

97.15 and community-based services in Minnesota in order to:

97.16 (1) reach older adults early in the progression of older adults' need for long-term services
 97.17 and supports, providing them with low-cost, high-impact services that will prevent or delay
 97.18 the use of more costly services;

97.19 (2) support older adults to live in the most integrated, least restrictive community setting;

97.20 (3) support the informal caregivers of older adults;

97.21 (4) develop and implement strategies to integrate long-term services and supports with

97.22 health care services, in order to improve the quality of care and enhance the quality of life

- 97.23 of older adults and older adults' informal caregivers;
- 97.24 (5) ensure cost-effective use of financial and human resources;
- 97.25 (6) build community-based approaches and community commitment to delivering
- 97.26 long-term services and supports for older adults in their own homes;
- 97.27 (7) achieve a broad awareness and use of lower-cost in-home services as an alternative
- 97.28 to nursing homes and other residential services;
- 97.29 (8) strengthen and develop additional home and community-based services and
- 97.30 alternatives to nursing homes and other residential services; and
- 97.31 (9) strengthen programs that use volunteers.

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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98.1 (c) The services provided by these projects are available to older adults who are eligible
 98.2 for medical assistance and the elderly waiver under chapter 256S, the alternative care
 98.3 program under section 256B.0913, or the essential community supports grant under section
 98.4 256B.0922, and to older adults who have their own money to pay for services.

Subd. 3. Provision of Community services development grants. The commissioner 98.5 shall make community services development grants available to communities, providers of 98.6 older adult services identified in subdivision 1, or to a consortium of providers of older 98.7 98.8 adult services, to establish older adult services. Grants may be provided for capital and other costs including, but not limited to, start-up and training costs, equipment, and supplies 98.9 related to older adult services or other residential or service alternatives to nursing facility 98.10 care. Grants may also be made to renovate current buildings, provide transportation services, 98.11 fund programs that would allow older adults or individuals with a disability to stay in their 98.12 own homes by sharing a home, fund programs that coordinate and manage formal and 98.13 informal services to older adults in their homes to enable them to live as independently as 98.14 possible in their own homes as an alternative to nursing home care, or expand state-funded 98.15 programs in the area. 98.16

98.17 Subd. 3a. Priority for other grants. The commissioner of health shall give priority to a grantee selected under subdivision 3 when awarding technology-related grants, if the 98.18 grantee is using technology as part of the proposal unless that priority conflicts with existing 98.19 state or federal guidance related to grant awards by the Department of Health. The 98.20 commissioner of transportation shall give priority to a grantee under subdivision 3 when 98.21 distributing transportation-related funds to create transportation options for older adults 98.22 unless that preference conflicts with existing state or federal guidance related to grant awards 98.23 by the Department of Transportation. 98.24

Subd. 3b. State waivers. The commissioner of health may waive applicable state laws
and rules for grantees under subdivision 3 on a time-limited basis if the commissioner of
health determines that a participating grantee requires a waiver in order to achieve
demonstration project goals.

98.29 Subd. 3c. Caregiver support and respite care projects. (a) The commissioner shall
 98.30 establish projects to expand the availability of caregiver support and respite care services
 98.31 for family and other caregivers. The commissioner shall use a request for proposals to select
 98.32 nonprofit entities to administer the projects. Projects must:

98.33 (1) establish a local coordinated network of volunteer and paid respite workers;

98.34 (2) coordinate assignment of respite care services to caregivers of older adults;

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
99.1	(3) assure	the health and safety	y of the older a	dults;	
99.2	(4) identif	y at-risk caregivers;			
99.3	(5) provide	e information, educa	tion, and train	ing for caregivers in the	e designated
99.4	community; a	nd			
99.5	<u>(6)</u> demon	strate the need in the	proposed serv	ice area, particularly wh	ere nursing facility
99.6	closures have	occurred or are occu	urring or areas	with service needs ider	ntified by section
99.7	<u>144A.351. Pro</u>	eference must be giv	ven for projects	s that reach underserved	populations.
99.8	(b) Project	ts must clearly descr	ibe:		
99.9	(1) how th	ey will achieve their	r purpose;		
99.10	(2) the pro	cess for recruiting, t	raining, and re	training volunteers; and	1
99.11	<u>(</u> 3) a plan	to promote the proje	ect in the desig	nated community, inclu	ding outreach to
99.12	older adults n	eeding the services.			
99.13	(c) Money	for all projects und	er this subdivis	sion may be used to:	
99.14	<u>(1) hire a c</u>	coordinator to develo	op a coordinate	ed network of volunteer	and paid respite
99.15	care services a	and assign workers t	o clients;		
99.16	(2) recruit	and train volunteer	providers;		
99.17	(3) provide	e information, trainin	ng, and educat	ion to caregivers;	
99.18	(4) adverti	se the availability of	f the caregiver	support and respite care	e project; and
99.19	(5) purcha	se equipment to mai	ntain a system	of assigning workers to	o clients.
99.20	(d) Volunt	eer and caregiver tra	ining must inc	lude resources on how	to support an
99.21	individual wit	h dementia.			
99.22	(e) Project	money may not be	used to suppla	nt existing funding sour	rces.
99.23	Subd. 3d.	Core home and con	nmunity-base	<b>d services projects.</b> Th	e commissioner
99.24	shall select and	d contract with core h	nome and comm	nunity-based services pr	oviders for projects
99.25	to provide ser	vices and supports to	o older adults l	both with and without fa	amily and other
99.26	informal cares	givers using a reques	st for proposal	s process. Projects must	···
99.27	<u>(1) have a</u>	credible public or pr	rivate nonprofi	it sponsor providing on	going financial
99.28	support;				
99.29	<u>(2) have a</u>	specific, clearly def	ined geograph	ic service area;	

100.1	(3) use a practice framework designed to identify high-risk older adults and help them
100.2	take action to better manage their chronic conditions and maintain their community living;
100.3	(4) have a team approach to coordination and care, ensuring that the older adult
100.4	participants, participants families, and the formal and informal providers are all part of
100.5	planning and providing services;
100.6	(5) provide information, support services, homemaking services, counseling, and training
100.7	for the older adults and family caregivers;
100.8	(6) encourage service area or neighborhood residents and local organizations to
100.9	collaborate in meeting the needs of older adults in their geographic service areas;
100.10	(7) recruit, train, and direct the use of volunteers to provide informal services and other
100.11	appropriate support to older adults and their caregivers; and
100.12	(8) provide coordination and management of formal and informal services to older adults
100.13	and older adults families using less expensive alternatives.
100.14	Subd. 3e. Community service grants. The commissioner shall award contracts for
100.15	grants to public and private nonprofit agencies to establish services that strengthen a
100.16	community's ability to provide a system of home and community-based services for elderly
100.17	persons. The commissioner shall use a request for proposals process.
100.18	Subd. 3f. Live Well at Home grant extensions. (a) A current grantee under subdivision
100.19	3, 3c, 3d, or 3e may apply to the commissioner to receive on a noncompetitive basis up to
100.20	two years of additional funding.
100.21	(b) To be eligible for a grant extension, a grant extension applicant must have been
100.22	awarded a grant under this section within the previous five years and provide at least one
100.23	eligible service in an underserved community. The grantee must submit to the commissioner
100.24	a letter of intent to continue providing the eligible service after the expiration of a grant
100.25	extension provided under this subdivision.
100.26	(c) The commissioner of human services must give priority to submitted letters of intent
100.27	from grantees who have demonstrated success in providing chore services, homemaker
100.28	services, transportation services, grocery services, caregiver supports, service coordination,
100.29	or other home and community-based services to older adults in underserved communities.
100.30	(d) Notwithstanding section 16B.98, subdivision 5, paragraph (b), the commissioner
100.31	may from within available appropriations extend a grant agreement up to two additional
100.32	years, not to exceed seven years, for grantees the commissioner determines can successfully

DTT

S2934-4

4th Engrossment

SF2934

REVISOR

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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## 101.1 sustain the grantee's Live Well at Home project with the additional funds made available 101.2 through the grant agreement extension.

Subd. 4. Eligibility. Grants may be awarded only to communities and providers or to a consortium of providers that have a local match of 50 percent of the costs for the project in the form of donations, local tax dollars, in-kind donations, fundraising, or other local matches.

Subd. 5. **Grant preference.** The commissioner of human services shall give preference when awarding grants under this section to areas where nursing facility closures have occurred or are occurring or areas with service needs identified by section 144A.351. The commissioner may award grants to the extent grant funds are available and to the extent applications are approved by the commissioner. Denial of approval of an application in one year does not preclude submission of an application in a subsequent year. The maximum grant amount is limited to \$750,000.

101.13 Sec. 3. [256.9756] CAREGIVER RESPITE SERVICES GRANTS.

Subdivision 1. Caregiver respite services grant program established. The Minnesota 101.14 101.15 Board on Aging must establish a caregiver respite services grant program to increase the 101.16 availability of respite services for family caregivers of people with dementia and older adults and to provide information, education, and training to respite caregivers and volunteers 101.17 regarding caring for people with dementia. From the money made available for this purpose, 101.18 the board must award grants on a competitive basis to respite service providers, giving 101.19 priority to areas of the state where there is a high need of respite services. 101.20 101.21 Subd. 2. Eligible uses. Grant recipients awarded grant money under this section must use a portion of the grant award as determined by the board to provide free or subsidized 101.22 101.23 respite services for family caregivers of people with dementia and older adults. Subd. 3. Report. By January 15, 2026, the board shall submit a progress report about 101.24 101.25 the caregiver respite services grants in this section to the chairs and ranking minority members of the legislative committees and divisions with jurisdiction over human services finance 101.26 and policy. The progress report must include metrics of the use of grant program money. 101.27 This subdivision expires upon submission of the report. The board shall notify the revisor 101.28

101.29 of statutes when the report is submitted.

102.1 Sec. 4. Minnesota Statutes 2022, section 256B.0913, subdivision 4, is amended to read:

Subd. 4. Eligibility for funding for services for nonmedical assistance recipients. (a)
Funding for services under the alternative care program is available to persons who meet
the following criteria:

102.5 (1) the person is a citizen of the United States or a United States national;

(2) the person has been determined by a community assessment under section 256B.0911
to be a person who would require the level of care provided in a nursing facility, as

determined under section 256B.0911, subdivision 26, but for the provision of services under
the alternative care program;

102.10 (3) the person is age 65 or older;

102.11 (4) the person would be eligible for medical assistance within 135 days of admission to102.12 a nursing facility;

(5) the person is not ineligible for the payment of long-term care services by the medical
assistance program due to an asset transfer penalty under section 256B.0595 or equity
interest in the home exceeding \$500,000 as stated in section 256B.056;

(6) the person needs long-term care services that are not funded through other state or
federal funding, or other health insurance or other third-party insurance such as long-term
care insurance;

(7) except for individuals described in clause (8), the monthly cost of the alternative 102.19 care services funded by the program for this person does not exceed 75 percent of the 102.20 monthly limit described under section 256S.18. This monthly limit does not prohibit the 102.21 alternative care client from payment for additional services, but in no case may the cost of 102.22 additional services purchased under this section exceed the difference between the client's 102.23 monthly service limit defined under section 256S.04, and the alternative care program 102.24 monthly service limit defined in this paragraph. If care-related supplies and equipment or 102.25 environmental modifications and adaptations are or will be purchased for an alternative 102.26 care services recipient, the costs may be prorated on a monthly basis for up to 12 consecutive 102.27 months beginning with the month of purchase. If the monthly cost of a recipient's other 102.28 alternative care services exceeds the monthly limit established in this paragraph, the annual 102.29 cost of the alternative care services shall be determined. In this event, the annual cost of 102.30 alternative care services shall not exceed 12 times the monthly limit described in this 102.31 paragraph; 102.32

(8) for individuals assigned a case mix classification A as described under section 103.1 256S.18, with (i) no dependencies in activities of daily living, or (ii) up to two dependencies 103.2 in bathing, dressing, grooming, walking, and eating when the dependency score in eating 103.3 is three or greater as determined by an assessment performed under section 256B.0911, the 103.4 monthly cost of alternative care services funded by the program cannot exceed \$593 per 103.5 month for all new participants enrolled in the program on or after July 1, 2011. This monthly 103.6 limit shall be applied to all other participants who meet this criteria at reassessment. This 103.7 103.8 monthly limit shall be increased annually as described in section 256S.18. This monthly 103.9 limit does not prohibit the alternative care client from payment for additional services, but in no case may the cost of additional services purchased exceed the difference between the 103.10 client's monthly service limit defined in this clause and the limit described in clause (7) for 103.11 case mix classification A; and 103.12

(9) the person is making timely payments of the assessed monthly fee. A person isineligible if payment of the fee is over 60 days past due, unless the person agrees to:

103.15 (i) the appointment of a representative payee;

103.16 (ii) automatic payment from a financial account;

(iii) the establishment of greater family involvement in the financial management ofpayments; or

103.19 (iv) another method acceptable to the lead agency to ensure prompt fee payments-; and

(10) for a person participating in consumer-directed community supports, the person's
 monthly service limit must be equal to the monthly service limits in clause (7), except that
 a person assigned a case mix classification L must receive the monthly service limit for
 case mix classification A.

(b) The lead agency may extend the client's eligibility as necessary while making
arrangements to facilitate payment of past-due amounts and future premium payments.
Following disenrollment due to nonpayment of a monthly fee, eligibility shall not be
reinstated for a period of 30 days.

(c) Alternative care funding under this subdivision is not available for a person who is
a medical assistance recipient or who would be eligible for medical assistance without a
spenddown or waiver obligation. A person whose initial application for medical assistance
and the elderly waiver program is being processed may be served under the alternative care
program for a period up to 60 days. If the individual is found to be eligible for medical
assistance, medical assistance must be billed for services payable under the federally

approved elderly waiver plan and delivered from the date the individual was found eligible for the federally approved elderly waiver plan. Notwithstanding this provision, alternative care funds may not be used to pay for any service the cost of which: (i) is payable by medical assistance; (ii) is used by a recipient to meet a waiver obligation; or (iii) is used to pay a medical assistance income spenddown for a person who is eligible to participate in the federally approved elderly waiver program under the special income standard provision.

(d) Alternative care funding is not available for a person who resides in a licensed nursing
home, certified boarding care home, hospital, or intermediate care facility, except for case
management services which are provided in support of the discharge planning process for
a nursing home resident or certified boarding care home resident to assist with a relocation
process to a community-based setting.

(e) Alternative care funding is not available for a person whose income is greater than
the maintenance needs allowance under section 256S.05, but equal to or less than 120 percent
of the federal poverty guideline effective July 1 in the fiscal year for which alternative care
eligibility is determined, who would be eligible for the elderly waiver with a waiver
obligation.

104.17 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 104.18 whichever is later. The commissioner of human services shall notify the revisor of statutes
 104.19 when approval is obtained.

104.20 Sec. 5. Minnesota Statutes 2022, section 256B.0913, subdivision 5, is amended to read:

Subd. 5. Services covered under alternative care. Alternative care funding may beused for payment of costs of:

- 104.23 (1) adult day services and adult day services bath;
- 104.24 (2) home care;
- 104.25 (3) homemaker services;
- 104.26 (4) personal care;
- 104.27 (5) case management and conversion case management;
- 104.28 **(6)** respite care;
- 104.29 (7) specialized supplies and equipment;
- 104.30 (8) home-delivered meals;
- 104.31 (9) nonmedical transportation;

105.1 (10) nursing services;
105.2 (11) chore services;
105.3 (12) companion services;
105.4 (13) nutrition services;
105.5 (14) family caregiver training and education;
105.6 (15) coaching and counseling;

105.7 (16) telehome care to provide services in their own homes in conjunction with in-home
105.8 visits;

(17) consumer-directed community supports under the alternative care programs which
 are available statewide and limited to the average monthly expenditures representative of
 all alternative care program participants for the same case mix resident class assigned in
 the most recent fiscal year for which complete expenditure data is available;

105.13 (18) environmental accessibility and adaptations; and

(19) discretionary services, for which lead agencies may make payment from their
alternative care program allocation for services not otherwise defined in this section or
section 256B.0625, following approval by the commissioner.

Total annual payments for discretionary services for all clients served by a lead agency must not exceed 25 percent of that lead agency's annual alternative care program base allocation, except that when alternative care services receive federal financial participation under the 1115 waiver demonstration, funding shall be allocated in accordance with subdivision 17.

105.22 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 105.23 whichever is later. The commissioner of human services shall notify the revisor of statutes
 105.24 when approval is obtained.

Sec. 6. Minnesota Statutes 2022, section 256B.0917, subdivision 1b, is amended to read:
Subd. 1b. Definitions. (a) For purposes of this section, the following terms have the
meanings given.

(b) "Community" means a town; township; city; or targeted neighborhood within a city;
 or a consortium of towns, townships, cities, or specific neighborhoods within a city.

105.30 (c) "Core home and community-based services provider" means a Faith in Action, Living

105.31 at Home Block Nurse, Congregational Nurse, or similar community-based program governed

by a board, the majority of whose members reside within the program's service area, that
 organizes and uses volunteers and paid staff to deliver nonmedical services intended to
 assist older adults to identify and manage risks and to maintain their community living and
 integration in the community.

(d) "Eldercare development partnership" means a team of representatives of county
 social service and public health agencies, the area agency on aging, local nursing home
 providers, local home care providers, and other appropriate home and community-based
 providers in the area agency's planning and service area.

106.9 (e)(c) "Long-term services and supports" means any service available under the elderly 106.10 waiver program or alternative care grant programs, nursing facility services, transportation 106.11 services, caregiver support and respite care services, and other home and community-based 106.12 services identified as necessary either to maintain lifestyle choices for older adults or to 106.13 support them to remain in their own home.

(f) (d) "Older adult" refers to an individual who is 65 years of age or older.

106.15 Sec. 7. Minnesota Statutes 2022, section 256M.42, is amended to read:

#### 106.16 **256M.42 ADULT PROTECTION GRANT ALLOCATIONS.**

106.17Subdivision 1. Formula. (a) The commissioner shall allocate state money appropriated106.18under this section on an annual basis to each county board and tribal government approved106.19by the commissioner to assume county agency duties for adult protective services or as a106.20lead investigative agency protection under section 626.557 on an annual basis in an amount106.21determined and to Tribal Nations that have voluntarily chosen by resolution of Tribal106.22government to participate in vulnerable adult protection programs according to the following106.23formula after the award of the amounts in paragraph (c):

(1) 25 percent must be allocated <u>to the responsible agency</u> on the basis of the number
of reports of suspected vulnerable adult maltreatment under sections 626.557 and 626.5572,
when the county or tribe is responsible as determined by the most recent data of the
commissioner; and

(2) 75 percent must be allocated <u>to the responsible agency</u> on the basis of the number
of screened-in reports for adult protective services or vulnerable adult maltreatment
investigations under sections 626.557 and 626.5572, when the county or tribe is responsible
as determined by the most recent data of the commissioner.

(b) The commissioner is precluded from changing the formula under this subdivision
 or recommending a change to the legislature without public review and input.

107.3 (c) To receive money under this subdivision, a participating Tribal Nation must apply

107.4 to the commissioner. Of the amount appropriated for purposes of this section, the

107.5 commissioner must award \$100,000 to each federally recognized Tribal Nation that has

107.6 applied to the commissioner and has a Tribal resolution establishing a vulnerable adult

- 107.7 protection program. Money received by a Tribal Nation under this section must be used for
- 107.8 its vulnerable adult protection program.

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107.9 Subd. 2. **Payment.** The commissioner shall make allocations for the state fiscal year 107.10 starting July 1, 2019 2023, and to each county board or Tribal government on or before 107.11 October 10, 2019 2023. The commissioner shall make allocations under subdivision 1 to 107.12 each county board or Tribal government each year thereafter on or before July 10.

107.13Subd. 3. Prohibition on supplanting existing money Purpose of expenditures. Money107.14received under this section must be used for staffing for protection of vulnerable adults or107.15to meet the agency's duties under section 626.557 and to expand adult protective services107.16to stop, prevent, and reduce risks of maltreatment for adults accepted for services under107.17section 626.557, or for multidisciplinary teams under section 626.5571. Money must not107.18be used to supplant current county or tribe expenditures for these purposes.

- 107.19Subd. 4. Required expenditures. State money must be used to expand, not supplant,107.20county or Tribal expenditures for the fiscal year 2023 base for adult protection programs,107.21service interventions, or multidisciplinary teams. A county receiving money under this107.22section must maintain a level of yearly county expenditures for adult protection services107.23under chapter 626 at least equal to that county's average expenditures for those services for107.24calendar years 2022 and 2023.
- Subd. 5. County performance on adult protection measures. The commissioner must 107.25 set vulnerable adult protection measures and standards for money received under this section. 107.26 The commissioner must require an underperforming county to demonstrate that the county 107.27 107.28 designated money allocated under this section for the purpose required and implemented a reasonable strategy to improve adult protection performance, including the development of 107.29 a performance improvement plan and additional remedies identified by the commissioner. 107.30 The commissioner may redirect up to 20 percent of an underperforming county's money 107.31 under this section toward the performance improvement plan. 107.32

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
--------	---------	-----	---------	-----------------

108.1 Subd. 6. American Indian adult protection. Tribal Nations receiving money under

108.2 this section must establish vulnerable adult protection measures and standards and report

108.3 annually to the commissioner on these outcomes and the number of adults served.

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

108.5 Sec. 8. Minnesota Statutes 2022, section 256R.17, subdivision 2, is amended to read:

108.6 Subd. 2. Case mix indices. (a) The commissioner shall assign a case mix index to each

108.7 case mix classification based on the Centers for Medicare and Medicaid Services staff time

<sup>108.8</sup> measurement study as determined by the commissioner of health under section 144.0724.

(b) An index maximization approach shall be used to classify residents. "Index
 maximization" has the meaning given in section 144.0724, subdivision 2, paragraph (c).

108.11 Sec. 9. Minnesota Statutes 2022, section 256R.25, is amended to read:

#### 108.12 256R.25 EXTERNAL FIXED COSTS PAYMENT RATE.

(a) The payment rate for external fixed costs is the sum of the amounts in paragraphs
(b) to (o) (p).

(b) For a facility licensed as a nursing home, the portion related to the provider surcharge under section 256.9657 is equal to \$8.86 per resident day. For a facility licensed as both a nursing home and a boarding care home, the portion related to the provider surcharge under section 256.9657 is equal to \$8.86 per resident day multiplied by the result of its number of nursing home beds divided by its total number of licensed beds.

108.20 (c) The portion related to the licensure fee under section 144.122, paragraph (d), is the 108.21 amount of the fee divided by the sum of the facility's resident days.

(d) The portion related to development and education of resident and family advisory
councils under section 144A.33 is \$5 per resident day divided by 365.

108.24 (e) The portion related to scholarships is determined under section 256R.37.

(f) The portion related to planned closure rate adjustments is as determined under section
256R.40, subdivision 5, and Minnesota Statutes 2010, section 256B.436.

(g) The portion related to consolidation rate adjustments shall be as determined under
section 144A.071, subdivisions 4c, paragraph (a), clauses (5) and (6), and 4d.

(h) The portion related to single-bed room incentives is as determined under section256R.41.

(i) The portions related to real estate taxes, special assessments, and payments made in
lieu of real estate taxes directly identified or allocated to the nursing facility are the allowable
amounts divided by the sum of the facility's resident days. Allowable costs under this
paragraph for payments made by a nonprofit nursing facility that are in lieu of real estate
taxes shall not exceed the amount which the nursing facility would have paid to a city or
township and county for fire, police, sanitation services, and road maintenance costs had
real estate taxes been levied on that property for those purposes.

(j) The portion related to employer health insurance costs is the allowable costs dividedby the sum of the facility's resident days.

(k) The portion related to the Public Employees Retirement Association is the allowablecosts divided by the sum of the facility's resident days.

(1) The portion related to quality improvement incentive payment rate adjustments isthe amount determined under section 256R.39.

109.14 (m) The portion related to performance-based incentive payments is the amount 109.15 determined under section 256R.38.

(n) The portion related to special dietary needs is the amount determined under section256R.51.

(o) The portion related to the rate adjustments for border city facilities is the amountdetermined under section 256R.481.

(p) The portion related to the rate adjustment for critical access nursing facilities is the
 amount determined under section 256R.47.

109.22 EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
 109.23 whichever is later. The commissioner of human services shall notify the revisor of statutes
 109.24 when federal approval is obtained.

109.25 Sec. 10. Minnesota Statutes 2022, section 256R.47, is amended to read:

# 109.26 256R.47 RATE ADJUSTMENT FOR CRITICAL ACCESS NURSING 109.27 FACILITIES.

(a) The commissioner, in consultation with the commissioner of health, may designate
 certain nursing facilities as critical access nursing facilities. The designation shall be granted
 on a competitive basis, within the limits of funds appropriated for this purpose.

109.31 (b) The commissioner shall request proposals from nursing facilities every two years.

109.32 Proposals must be submitted in the form and according to the timelines established by the

commissioner. In selecting applicants to designate, the commissioner, in consultation with
the commissioner of health, and with input from stakeholders, shall develop criteria designed
to preserve access to nursing facility services in isolated areas, rebalance long-term care,
and improve quality. To the extent practicable, the commissioner shall ensure an even
distribution of designations across the state.

DTT

(c) The commissioner shall allow the benefits in clauses (1) to (5) For nursing facilities 110.6 110.7 designated as critical access nursing facilities:, the commissioner shall allow a supplemental 110.8 payment above a facility's operating payment rate as determined to be necessary by the commissioner to maintain access to nursing facility services in isolated areas identified in 110.9 paragraph (b). The commissioner must approve the amounts of supplemental payments 110.10 through a memorandum of understanding. Supplemental payments to facilities under this 110.11 section must be in the form of time-limited rate adjustments included in the external fixed 110.12 110.13 costs payment rate under section 256R.25.

(1) partial rebasing, with the commissioner allowing a designated facility operating 110.14 payment rates being the sum of up to 60 percent of the operating payment rate determined 110.15 in accordance with section 256R.21, subdivision 3, and at least 40 percent, with the sum of 110.16 the two portions being equal to 100 percent, of the operating payment rate that would have 110.17 been allowed had the facility not been designated. The commissioner may adjust these 110.18 percentages by up to 20 percent and may approve a request for less than the amount allowed; 110.19 (2) enhanced payments for leave days. Notwithstanding section 256R.43, upon 110.20 designation as a critical access nursing facility, the commissioner shall limit payment for 110.21

leave days to 60 percent of that nursing facility's total payment rate for the involved resident,
 and shall allow this payment only when the occupancy of the nursing facility, inclusive of
 bed hold days, is equal to or greater than 90 percent;

(3) two designated critical access nursing facilities, with up to 100 beds in active service,
may jointly apply to the commissioner of health for a waiver of Minnesota Rules, part
4658.0500, subpart 2, in order to jointly employ a director of nursing. The commissioner
of health shall consider each waiver request independently based on the criteria under
Minnesota Rules, part 4658.0040;

(4) the minimum threshold under section 256B.431, subdivision 15, paragraph (e), shall
 be 40 percent of the amount that would otherwise apply; and

(5) the quality-based rate limits under section 256R.23, subdivisions 5 to 7, apply to
 designated critical access nursing facilities.

- (d) Designation of a critical access nursing facility is for a <u>maximum</u> period of <u>up to</u>
  two years, after which the <u>benefits benefit</u> allowed under paragraph (c) shall be removed.
  Designated facilities may apply for continued designation.
- 111.4 (e) This section is suspended and no state or federal funding shall be appropriated or
- allocated for the purposes of this section from January 1, 2016, to December 31, 2019.
- 111.6 (e) The memorandum of understanding required by paragraph (c) must state that the
- 111.7 designation of a critical access nursing facility must be removed if the facility undergoes a
- 111.8 change of ownership as defined in section 144A.06, subdivision 2.

### 111.9 **EFFECTIVE DATE.** This section is effective July 1, 2023, or upon federal approval,

- 111.10 whichever is later. The commissioner of human services shall notify the revisor of statutes
- 111.11 when federal approval is obtained.

111.12 Sec. 11. Minnesota Statutes 2022, section 256R.53, is amended by adding a subdivision111.13 to read:

111.14 Subd. 3. Nursing facility in Red Wing. (a) The operating payment rate for a facility

111.15 located in the city of Red Wing at 1412 West 4th Street is the sum of its direct care costs

111.16 per standardized day, its other care-related costs per resident day, and its other operating

111.17 costs per day.

(b) This subdivision expires June 30, 2025.

111.19 **EFFECTIVE DATE.** This section is effective July 1, 2023, or upon federal approval,

111.20 whichever is later. The commissioner of human services shall notify the revisor of statutes

111.21 when federal approval is obtained.

# 111.22 Sec. 12. [256R.55] FINANCIALLY DISTRESSED NURSING FACILITY LOAN 111.23 PROGRAM.

### 111.24 Subdivision 1. Financially distressed nursing facility loans. The commissioner of

111.25 <u>human services shall establish a competitive financially distressed nursing facility loan</u>

- 111.26 program to provide operating loans to eligible nursing facilities. The commissioner shall
- 111.27 initiate the application process for the loan described in this section at least once annually.
- 111.28 <u>A second application process may be initiated each year at the discretion of the commissioner.</u>
- 111.29 Subd. 2. Eligibility. To be an eligible applicant for a loan under this section, a nursing
- 111.30 facility must submit to the commissioner of human services a loan application in the form
- 111.31 and according to the timelines established by the commissioner. In its loan application, a
- 111.32 loan applicant must demonstrate that:

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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- (1) the total net income of the nursing facility is not generating sufficient revenue to
- 112.2 cover the nursing facility's operating expenses;
- 112.3 (2) the nursing facility is at risk of closure; and
- (3) additional operating revenue is necessary to either preserve access to nursing facility
- services within the community or support people with complex, high-acuity support needs.
- 112.6 Subd. 3. Approving loans. The commissioner must evaluate all loan applications on a
- 112.7 competitive basis and award loans to successful applicants within available appropriations
- 112.8 for this purpose. The commissioner's decisions are final and not subject to appeal.
- 112.9Subd. 4. Disbursement schedule.Successful loan applicants under this section may
- 112.10 receive loan disbursements as a lump sum, on an agreed upon disbursement schedule, or as
- 112.11 a time-limited line of credit. The commissioner shall approve disbursements to successful
- 112.12 loan applicants through a memorandum of understanding. Memoranda of understanding
- 112.13 must specify the amount and schedule of loan disbursements.
- 112.14 Subd. 5. Loan administration. The commissioner may contract with an independent
- 112.15 third party to administer the loan program under this section.
- 112.16 Subd. 6. Loan payments. The commissioner shall negotiate the terms of the loan
- 112.17 repayment, including the start of the repayment plan, the due date of the repayment, and
- 112.18 the frequency of the repayment installments. Repayment installments must not begin until
- 112.19 at least 18 months after the first disbursement date. The memoranda of understanding must
- 112.20 specify the amount and schedule of loan payments. The repayment term must not exceed
- 112.21 72 months. If any loan payment to the commissioner is not paid within the time specified
- 112.22 by the memoranda of understanding, the late payment must be assessed a penalty rate of
- 112.23 0.01 percent of the original loan amount each month the payment is past due. This late fee
- 112.24 is not an allowable cost on the department's cost report. The commissioner shall have the
- 112.25 power to abate penalties when discrepancies occur resulting from but not limited to
- 112.26 circumstances of error and mail delivery.
- 112.27 <u>Subd. 7. Loan repayment.</u> (a) If a borrower is more than 60 calendar days delinquent
  112.28 in the timely payment of a contractual payment under this section, the provisions in
- 112.29 paragraphs (b) to (e) apply.
- 112.30 (b) The commissioner may withhold some or all of the amount of the delinquent loan
- 112.31 payment, together with any penalties due and owing on those amounts, from any money
- 112.32 the department owes to the borrower. The commissioner may, at the commissioner's
- 112.33 discretion, also withhold future contractual payments from any money the commissioner

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
--------	---------	-----	---------	-----------------

113.1	owes the provider as those contractual payments become due and owing. The commissioner
113.2	may continue this withholding until the commissioner determines there is no longer any
113.3	need to do so.
113.4	(c) The commissioner shall give prior notice of the commissioner's intention to withhold
113.5	by mail, facsimile, or email at least ten business days before the date of the first payment
113.6	period for which the withholding begins. The notice must be deemed received as of the date
113.7	of mailing or receipt of the facsimile or electronic notice. The notice must:
113.8	(1) state the amount of the delinquent contractual payment;
113.9	(2) state the amount of the withholding per payment period;
113.10	(3) state the date on which the withholding is to begin;
113.11	(4) state whether the commissioner intends to withhold future installments of the
113.12	provider's contractual payments; and
113.13	(5) state other contents as the commissioner deems appropriate.
113.14	(d) The commissioner, or the commissioner's designee, may enter into written settlement
113.15	agreements with a provider to resolve disputes and other matters involving unpaid loan
113.16	contractual payments or future loan contractual payments.
113.17	(e) Notwithstanding any law to the contrary, all unpaid loans, plus any accrued penalties,
113.18	are overpayments for the purposes of section 256B.0641, subdivision 1. The current owner
113.19	of a nursing home or boarding care home is liable for the overpayment amount owed by a
113.20	former owner for any facility sold, transferred, or reorganized.
113.21	Subd. 8. Audit. Loan money allocated under this section are subject to audit to determine
113.22	whether the money was spent as authorized under this section.
113.23	Subd. 9. Carryforward. Notwithstanding section 16A.28, subdivision 3, any
113.24	appropriation for the purposes under this section carry forward and do not lapse until the
113.25	close of the fiscal year in which this section expires.
113.26	Subd. 10. Expiration. This section expires June 30, 2029.
113.27	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.
113.28	Sec. 13. Minnesota Statutes 2022, section 256S.15, subdivision 2, is amended to read:
113.29	Subd. 2. Foster care limit. The elderly waiver payment for the foster care service in
113.30	combination with the payment for all other elderly waiver services, including case

113.31 management, must not exceed the monthly case mix budget cap for the participant as

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
114.1	specified in secti	ons 256S.18, subdiv	ision 3, and 256S.	19, <del>subdivisions<u></u> su</del>	bdivision 3 and
114.2	4.				
11/3	FFFFCTIV	F DATE This section	n is effective Januar	ry 1 2024 or upon f	federal approval

<u>EFFECTIVE DATE.</u> This section is effective January 1, 2024, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when approval is obtained.

Sec. 14. Minnesota Statutes 2022, section 256S.18, is amended by adding a subdivision
to read:

114.8Subd. 3a. Monthly case mix budget caps for consumer-directed community114.9supports. The monthly case mix budget caps for each case mix classification for114.10consumer-directed community supports must be equal to the monthly case mix budget caps114.11in subdivision 3.

EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when approval is obtained.

114.15 Sec. 15. Minnesota Statutes 2022, section 256S.19, subdivision 3, is amended to read:

Subd. 3. Calculation of monthly conversion budget <u>cap without consumer-directed</u> 114.17 <u>community supports caps</u>. (a) The elderly waiver monthly conversion budget cap for the 114.18 cost of elderly waiver services <del>without consumer-directed community supports</del> must be 114.19 based on the nursing facility case mix adjusted total payment rate of the nursing facility 114.20 where the elderly waiver applicant currently resides for the applicant's case mix classification 114.21 as determined according to section 256R.17.

(b) The elderly waiver monthly conversion budget cap for the cost of elderly waiver
services without consumer-directed community supports shall <u>must</u> be calculated by
multiplying the applicable nursing facility case mix adjusted total payment rate by 365,
dividing by 12, and subtracting the participant's maintenance needs allowance.

(c) A participant's initially approved monthly conversion budget cap for elderly waiver
services without consumer-directed community supports shall must be adjusted at least
annually as described in section 256S.18, subdivision 5.

(d) Conversion budget caps for individuals participating in consumer-directed community
supports must be set as described in paragraphs (a) to (c).

115.1	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
115.1	whichever is later. The commissioner of human services shall notify the revisor of statutes
115.2	when approval is obtained.
115.5	when approval is obtained.
115.4	Sec. 16. Minnesota Statutes 2022, section 256S.21, is amended to read:
115.5	256S.21 RATE SETTING; APPLICATION; EVALUATION.
115.6	Subdivision 1. Application of rate setting. The payment rate methodologies in sections
115.7	256S.2101 to 256S.215 apply to:
115.8	(1) elderly waiver, elderly waiver customized living, and elderly waiver foster care under
115.9	this chapter;
115.10	(2) alternative care under section 256B.0913;
115.11	(3) essential community supports under section 256B.0922; and
115.12	(4) community access for disability inclusion customized living and brain injury
115.13	customized living under section 256B.49.
115.14	Subd. 2. Evaluation of rate setting. (a) Beginning January 1, 2024, and every two years
115.15	thereafter, the commissioner, in consultation with stakeholders, shall use all available data
115.16	and resources to evaluate the following rate setting elements:
115.17	(1) the base wage index;
115.18	(2) the factors and supervision wage components; and
115.19	(3) the formulas to calculate adjusted base wages and rates.
115.20	(b) Beginning January 15, 2026, and every two years thereafter, the commissioner shall
115.21	report to the chairs and ranking minority members of the legislative committees and divisions
115.22	with jurisdiction over health and human services finance and policy with a full report on
115.23	the information and data gathered under paragraph (a).
115.24	Subd. 3. Cost reporting. (a) As determined by the commissioner, in consultation with
115.25	stakeholders, a provider enrolled to provide services with rates determined under this chapter
115.26	must submit requested cost data to the commissioner to support evaluation of the rate
115.27	methodologies in this chapter. Requested cost data may include but are not limited to:
115.28	(1) worker wage costs;
115.29	(2) benefits paid;

DTT

S2934-4

4th Engrossment

115.30 (3) supervisor wage costs;

SF2934

REVISOR

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
116.1	<u>(4) execut</u>	ive wage costs;			
116.2	(5) vacatio	on, sick, and training	; time paid;		
116.3	<u>(6) taxes, </u>	workers' compensati	on, and unemp	loyment insurance costs	paid;
116.4	<u>(</u> 7) admini	istrative costs paid;			
116.5	(8) progra	m costs paid;			
116.6	(9) transpo	ortation costs paid;			
116.7	<u>(10)</u> vacar	ncy rates; and			
116.8	<u>(11) other</u>	data relating to cost	s required to pr	ovide services requested	l by the
116.9	commissioner	<u>r.</u>			
116.10	(b) At leas	st once in any five-ye	ear period, a pr	ovider must submit cost	data for a fiscal
116.11	year that ende	ed not more than 18	months prior to	the submission date. The	ne commissioner
116.12	shall provide	each provider a 90-c	lay notice prior	to the provider's submis	ssion due date. If
116.13	by 30 days af	ter the required subn	nission date a p	rovider fails to submit r	equired reporting
116.14	data, the com	missioner shall prov	ide notice to th	e provider, and if by 60	days after the
116.15	required subn	nission date a provid	er has not prov	ided the required data, the	he commissioner
116.16	shall provide	a second notice. The	commissioner	shall temporarily suspen	d payments to the
116.17	provider if co	st data is not receive	ed 90 days after	the required submission	n date. Withheld
116.18	payments mu	st be made once data	is received by	the commissioner.	
116.19	<u>(c)</u> The co	mmissioner shall co	ordinate the co	st reporting activities rec	quired under this
116.20	section with the	ne cost reporting acti	vities directed u	under section 256B.4914	, subdivision 10a.
116.21	(d) The co	ommissioner shall an	alyze cost docu	mentation in paragraph	(a) and, in
116.22	consultation v	vith stakeholders, ma	ay submit recon	nmendations on rate met	hodologies in this
116.23	chapter, inclue	ding ways to monitor	and enforce the	spending requirements	directed in section
116.24	256S.2101, su	ubdivision 3, through	n the reports di	rected by subdivision 2.	
116.25	EFFECT	IVE DATE. Subdiv	isions 1 and 2 a	re effective January 1, 2	2024, or upon
116.26	federal approv	val, whichever is late	er. Subdivision	3 is effective January 1,	2025. The
116.27	commissioner	of human services sh	nall notify the re	visor of statutes when ap	proval is obtained.

SF2934 REVISO	DR DTT	S2934-4	4th Engrossment
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Sec. 17. Minnesota Statutes 2022, section 256S.211, is amended to read: 117.1 256S.211 RATE SETTING; RATE ESTABLISHMENT UPDATING RATES; 117.2 SPENDING REQUIREMENTS. 117.3 Subdivision 1. Establishing base wages. When establishing and updating the base wages 117.4 according to section 256S.212, the commissioner shall use standard occupational 117.5 classification (SOC) codes from the Bureau of Labor Statistics as defined in the edition of 117.6 the Occupational Handbook published immediately prior to January 1, 2019, using 117.7 Minnesota-specific wages taken from job descriptions. 117.8 Subd. 2. Establishing Updating rates. By January 1 of each year, On January 1, 2024, 117.9 the commissioner shall establish factors, update component rates, and rates according to 117.10 sections 256S.213 and 256S.212 to 256S.215, using base wages established according to 117.11 section 256S.212 the data referenced in subdivision 1. 117.12 117.13 Subd. 3. Updating home-delivered meals rate. On January 1 of each year, the commissioner must update the home-delivered meals rate in section 256S.215, subdivision 117.14 15, by the percent increase in the nursing facility dietary per diem using the two most recently 117.15 available nursing facility cost reports. 117.16 Subd. 4. Spending requirements. (a) Except for community access for disability 117.17 inclusion customized living and brain injury customized living under section 256B.49, 117.18

117.19 home-delivered meals, and designated disproportionate share facilities under section

117.20 256S.205, at least 80 percent of the marginal increase in revenue from the implementation

117.21 of any rate adjustments under this section must be used to increase compensation-related

117.22 costs for employees directly employed by the provider.

117.23 (b) For the purposes of this subdivision, compensation-related costs include:

117.24 (1) wages and salaries;

117.25 (2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment

117.26 taxes, workers' compensation, and mileage reimbursement;

117.27 (3) the employer's paid share of health and dental insurance, life insurance, disability

117.28 insurance, long-term care insurance, uniform allowance, pensions, and contributions to

117.29 employee retirement accounts; and

117.30 (4) benefits that address direct support professional workforce needs above and beyond

117.31 what employees were offered prior to the implementation of any rate adjustments under

117.32 this section, including any concurrent or subsequent adjustments to the base wage indices.

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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(c) Compensation-related costs for persons employed in the central office of a corporation
 or entity that has an ownership interest in the provider or exercises control over the provider,
 or for persons paid by the provider under a management contract, do not count toward the
 80 percent requirement under this subdivision.

- 118.5 (d) A provider agency or individual provider that receives additional revenue subject to
- 118.6 the requirements of this subdivision shall prepare, and upon request submit to the
- 118.7 commissioner, a distribution plan that specifies the amount of money the provider expects
- 118.8 to receive that is subject to the requirements of this subdivision, including how that money
- 118.9 was or will be distributed to increase compensation-related costs for employees. Within 60
- 118.10 days of final implementation of the new phase-in proportion or adjustment to the base wage
- 118.11 indices subject to the requirements of this subdivision, the provider must post the distribution
- 118.12 plan and leave it posted for a period of at least six months in an area of the provider's
- 118.13 operation to which all employees have access. The posted distribution plan must include
- 118.14 instructions regarding how to contact the commissioner, or the commissioner's representative,
- 118.15 if an employee has not received the compensation-related increase described in the plan.
- 118.16 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval,
- 118.17 whichever is later, except that subdivision 3 is effective July 1, 2023, or upon federal
- 118.18 approval, whichever is later. The commissioner of human services shall notify the revisor
- 118.19 of statutes when federal approval is obtained.
- 118.20 Sec. 18. Minnesota Statutes 2022, section 256S.212, is amended to read:

### 118.21 **256S.212 RATE SETTING; BASE WAGE INDEX.**

Subdivision 1. Updating SOC codes. If any of the SOC codes and positions used in
this section are no longer available, the commissioner shall, in consultation with stakeholders,
select a new SOC code and position that is the closest match to the previously used SOC
position.

Subd. 2. Home management and support services base wage. For customized living, 118.26 and foster care, and residential care component services, the home management and support 118.27 services base wage equals 33.33 percent of the Minneapolis-St. Paul-Bloomington, MN-WI 118.28 MetroSA average wage for home health and personal and home care aide (SOC code 39-9021 118.29 31-1120); 33.33 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average 118.30 wage for food preparation workers (SOC code 35-2021); and 33.34 percent of the 118.31 Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for maids and 118.32 housekeeping cleaners (SOC code 37-2012). 118.33

119.1Subd. 3. Home care aide base wage. For customized living, and foster care, and119.2residential care component services, the home care aide base wage equals  $\frac{50}{75}$  percent of119.3the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for home health119.4and personal care aides (SOC code  $\frac{31-1011}{31-1120}$ ); and  $\frac{50}{25}$  percent of the119.5Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants119.6(SOC code  $\frac{31-1014}{31-1131}$ ).

119.7 Subd. 4. Home health aide base wage. For customized living, and foster care, and 119.8 residential care component services, the home health aide base wage equals 20 33.33 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for licensed 119.9 practical and licensed vocational nurses (SOC code 29-2061); and 80 33.33 percent of the 119.10 Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants 119.11 (SOC code 31-1014 31-1131); and 33.34 percent of the Minneapolis-St. Paul-Bloomington, 119.12 MN-WI MetroSA average wage for home health and personal care aides (SOC code 119.13 31-1120). 119.14

119.15 Subd. 5. Medication setups by licensed nurse base wage. For customized living, and 119.16 foster care, and residential care component services, the medication setups by licensed nurse 119.17 base wage equals ten 25 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA 119.18 average wage for licensed practical and licensed vocational nurses (SOC code 29-2061); 119.19 and 90 75 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average 119.20 wage for registered nurses (SOC code 29-1141).

Subd. 6. Chore services base wage. The chore services base wage equals 100 50 percent
of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for landscaping
and groundskeeping workers (SOC code 37-3011); and 50 percent of the Minneapolis-St.
Paul-Bloomington, MN-WI MetroSA average wage for maids and housekeeping cleaners
(SOC code 37-2012).

Subd. 7. Companion services base wage. The companion services base wage equals  $50 \ 80$  percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for home health and personal and home care aides (SOC code 39-9021 31-1120); and 50 20 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012).

Subd. 8. Homemaker services and assistance with personal care base wage. The
homemaker services and assistance with personal care base wage equals 60 50 percent of
the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for home health
and personal and home care aide aides (SOC code 39-9021 31-1120); 20 and 50 percent of

the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants
 (SOC code 31-1014 31-1131); and 20 percent of the Minneapolis-St. Paul-Bloomington,
 MN-WI MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012).

Subd. 9. Homemaker services and cleaning base wage. The homemaker services and
cleaning base wage equals 60 percent of the Minneapolis-St. Paul-Bloomington, MN-WI
MetroSA average wage for personal and home care aide (SOC code 39-9021); 20 percent
of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing
assistants (SOC code 31-1014); and 20 100 percent of the Minneapolis-St. Paul-Bloomington,
MN-WI MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012).

Subd. 10. Homemaker services and home management base wage. The homemaker
services and home management base wage equals 60 50 percent of the Minneapolis-St.
Paul-Bloomington, MN-WI MetroSA average wage for home health and personal and home
care aide aides (SOC code 39-9021 31-1120); 20 and 50 percent of the Minneapolis-St.
Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants (SOC code
31-1014 31-1131); and 20 percent of the Minneapolis-St. Paul-Bloomington, MN-WI
MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012).

Subd. 11. In-home respite care services base wage. The in-home respite care services
base wage equals five 15 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA
average wage for registered nurses (SOC code 29-1141); 75 percent of the Minneapolis-St.
Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants home health and
personal care aides (SOC code 31-1014 31-1120); and 20 ten percent of the Minneapolis-St.
Paul-Bloomington, MN-WI MetroSA average wage for licensed practical and licensed
vocational nurses (SOC code 29-2061).

Subd. 12. Out-of-home respite care services base wage. The out-of-home respite care
services base wage equals five 15 percent of the Minneapolis-St. Paul-Bloomington, MN-WI
MetroSA average wage for registered nurses (SOC code 29-1141); 75 percent of the
Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants
home health and personal care aides (SOC code 31-1014 31-1120); and 20 ten percent of
the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for licensed practical
and licensed vocational nurses (SOC code 29-2061).

Subd. 13. Individual community living support base wage. The individual community
living support base wage equals 20 60 percent of the Minneapolis-St. Paul-Bloomington,
MN-WI MetroSA average wage for licensed practical and licensed vocational nurses social
and human services assistants (SOC code 29-2061 21-1093); and 80 40 percent of the

- Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants
  (SOC code <u>31-1014\_31-1131</u>).
- Subd. 14. Registered nurse base wage. The registered nurse base wage equals 100
  percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for
  registered nurses (SOC code 29-1141).
- 121.6 Subd. 15. Social worker Unlicensed supervisor base wage. The social worker
- 121.7 <u>unlicensed supervisor</u> base wage equals 100 percent of the Minneapolis-St.
- 121.8 Paul-Bloomington, MN-WI MetroSA average wage for medical and public health social
- 121.9 first-line supervisors of personal service workers (SOC code 21-1022 39-1022).
- 121.10 Subd. 16. Adult day services base wage. The adult day services base wage equals 75
- 121.11 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for home
- 121.12 <u>health and personal care aides (SOC code 31-1120); and 25 percent of the Minneapolis-St.</u>
- 121.13 Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants (SOC code
- 121.14 <u>31-1131).</u>

121.15 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval,

whichever is later. The commissioner of human services shall notify the revisor of statutes
when approval is obtained.

121.18 Sec. 19. Minnesota Statutes 2022, section 256S.213, is amended to read:

- 121.19 **256S.213 RATE SETTING; FACTORS.**
- Subdivision 1. **Payroll taxes and benefits factor.** The payroll taxes and benefits factor is the sum of net payroll taxes and benefits, divided by the sum of all salaries for all nursing facilities on the most recent and available cost report.
- Subd. 2. General and administrative factor. The general and administrative factor is
  the difference of net general and administrative expenses and administrative salaries, divided
  by total operating expenses for all nursing facilities on the most recent and available cost
  report 14.4 percent.
- 121.27 Subd. 3. **Program plan support factor.** (a) The program plan support factor is <u>12.8 ten</u> 121.28 percent for the following services to cover the cost of direct service staff needed to provide 121.29 support for home and community-based the service when not engaged in direct contact with
- 121.30 participants.:
- 121.31 (1) adult day services;
- 121.32 (2) customized living; and

122.1	(3) foster care.
122.2	(b) The program plan support factor is 15.5 percent for the following services to cover
122.3	the cost of direct service staff needed to provide support for the service when not engaged
122.4	in direct contact with participants:
122.5	(1) chore services;
122.6	(2) companion services;
122.7	(3) homemaker assistance with personal care;
122.8	(4) homemaker cleaning;
122.9	(5) homemaker home management;
122.10	(6) in-home respite care;
122.11	(7) individual community living support; and
122.12	(8) out-of-home respite care.
122.13	Subd. 4. Registered nurse management and supervision factor wage component. The
122.14	registered nurse management and supervision factor wage component equals 15 percent of
122.15	the registered nurse adjusted base wage as defined in section 256S.214.
122.16	Subd. 5. Social worker Unlicensed supervisor supervision factor wage
122.17	component. The social worker unlicensed supervisor supervision factor wage component
122.18	equals 15 percent of the social worker unlicensed supervisor adjusted base wage as defined
122.19	in section 256S.214.
122.20	Subd. 6. Facility and equipment factor. The facility and equipment factor for adult
122.21	day services is 16.2 percent.
122.22	Subd. 7. Food, supplies, and transportation factor. The food, supplies, and
122.23	transportation factor for adult day services is 24 percent.
122.24	Subd. 8. Supplies and transportation factor. The supplies and transportation factor
122.25	for the following services is 1.56 percent:
122.26	(1) chore services;
122.27	(2) companion services;
122.28	
122.20	(3) homemaker assistance with personal care;
122.29	<ul> <li>(3) homemaker assistance with personal care;</li> <li>(4) homemaker cleaning;</li> </ul>

DTT

S2934-4

4th Engrossment

SF2934

REVISOR

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
123.1	<u>(6) in-hom</u>	e respite care;			
123.2	(7) individu	ual community sup	port services; a	nd	
123.3	<u>(8) out-of-l</u>	nome respite care.			
123.4	<u>Subd. 9.</u> A	bsence factor. The	absence factor	for the following servi	ces is 4.5 percent:
123.5	(1) adult da	ny services;			
123.6	(2) chore set	ervices;			
123.7	<u>(3)</u> compar	nion services;			
123.8	<u>(4) homem</u>	aker assistance with	h personal care	2	
123.9	<u>(5)</u> homem	aker cleaning;			
123.10	<u>(6)</u> homem	aker home manage	ment;		
123.11	<u>(7) in-hom</u>	e respite care;			
123.12	(8) individu	ual community livin	ng support; and		
123.13	<u>(9) out-of-l</u>	nome respite care.			
123.14	EFFECTI	VE DATE. This sec	ction is effective	January 1, 2024, or upo	on federal approval,
123.15			oner of human s	services shall notify the	e revisor of statutes
123.16	when approval	is obtained.			
123.17	Sec. 20. Min	nesota Statutes 202	22, section 2568	5.214, is amended to re	ad:
123.18	2568.214 I	RATE SETTING;	ADJUSTED B	BASE WAGE.	
123.19	(a) For the	purposes of section	256S.215, the a	djusted base wage for e	ach position equals
123.20	the position's b	base wage under see	ction 256S.212	plus:	
123.21	(1) the post	ition's base wage m	ultiplied by the	payroll taxes and bene	efits factor under
123.22	section 256S.2	13, subdivision 1;			
123.23	(2) the post	ition's base wage m	ultiplied by the	general and administr	ative factor under
123.24	section 256S.2	13, subdivision 2; a	and		

- 123.25 (3)(2) the position's base wage multiplied by the <u>applicable program plan support</u> factor 123.26 under section 256S.213, subdivision 3-<u>; and</u>
- 123.27 (3) the position's base wage multiplied by the absence factor under section 256S.213,
  123.28 subdivision 9, if applicable.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
124.1	(b) If the ba	se wage described	l in paragraph (	a) is below \$16.68, the	e base wage must
124.2	equal \$16.68.				
124.3	EFFECTIV	<b>E DATE.</b> This see	ction is effective	e January 1, 2024, or up	oon federal approval,
124.4	whichever is lat	ter. The commission	oner of human	services shall notify th	e revisor of statutes
124.5	when approval	is obtained.			
124.6	Sec. 21. Minn	iesota Statutes 202	22, section 256	S.215, subdivision 2, i	s amended to read:
124.7	Subd. 2. Ho	me management	and support s	ervices component ra	ate. The component
124.8	rate for home m	nanagement and su	upport services	is calculated as follow	<u>/S:</u>
124.9	<u>(1) sum</u> the	home managemer	nt and support s	ervices adjusted base	wage <del>plus</del> and the
124.10	registered nurse	e management and	l supervision <del>fa</del>	<del>etor.</del> wage component	• 2
124.11	(2) multiply	the result of claus	se (1) by the ge	neral and administrativ	ve factor; and
124.12	(3) sum the	results of clauses	(1) and (2).		
124.13	EFFECTIV	<b>EDATE.</b> This see	ction is effective	e January 1, 2024, or up	oon federal approval,
124.14	whichever is lat	ter. The commission	oner of human	services shall notify th	e revisor of statutes
124.15	when approval	is obtained.			
124.16	Sec. 22. Minn	esota Statutes 202	22, section 256	S.215, subdivision 3, i	s amended to read:
124.17	Subd. 3. Ho	me care aide serv	vices compone	nt rate. The componer	nt rate for home care
124.18	aide services is	calculated as follo	ows:		
124.19	<u>(1) sum</u> the	home health aide	services adjust	ed base wage <del>plus</del> and	the registered nurse
124.20	management an	nd supervision fact	<del>tor.</del> wage comp	onent;	
124.21	(2) multiply	the result of claus	se (1) by the ge	neral and administrativ	ve factor; and
124.22	(3) sum the	results of clauses	(1) and (2).		
124.23	EFFECTIV	<b>E DATE.</b> This see	ction is effective	e January 1, 2024, or up	oon federal approval,
124.24	whichever is lat	ter. The commission	oner of human	services shall notify th	e revisor of statutes
124.25	when approval	is obtained.			
124.26	Sec. 23. Minn	iesota Statutes 202	22, section 256	S.215, subdivision 4, i	s amended to read:
124.27	Subd. 4. Ho	me health aide so	ervices compo	nent rate. The compo	nent rate for home
124.28	health aide serv	rices is <u>calculated</u>	as follows:		

<ul> <li>management and supervision factor. wage component;</li> <li>(2) multiply the result of clause (1) by the general and administrative</li> </ul>	factor; and
(2) multiply the result of clause (1) by the general and administrative	factor; and
125.4 (3) sum the results of clauses (1) and (2).	
125.5 <b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upor	n federal approval,
125.6 whichever is later. The commissioner of human services shall notify the	revisor of statutes
125.7 when approval is obtained.	
Sec. 24. Minnesota Statutes 2022, section 256S.215, subdivision 7, is a	mended to read:
125.9 Subd. 7. Chore services rate. The 15-minute unit rate for chore services	ices is calculated
125.10 as follows:	
125.11 (1) sum the chore services adjusted base wage and the social worker <u>unli</u>	icensed supervisor
125.12 supervision factor wage component; and	
(2) <u>multiply the result of clause (1) by the general and administrative</u>	factor;
(3) multiply the result of clause (1) by the supplies and transportation	factor; and
125.15 (4) sum the results of clauses (1) to (3) and divide the result of clause	<del>: (1)</del> by four.
125.16 <b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upor	n federal approval,
125.17 whichever is later. The commissioner of human services shall notify the	revisor of statutes
125.18 when approval is obtained.	
Sec. 25. Minnesota Statutes 2022, section 256S.215, subdivision 8, is a	mended to read:
125.20 Subd. 8. Companion services rate. The 15-minute unit rate for comp	panion services is
125.21 calculated as follows:	
125.22 (1) sum the companion services adjusted base wage and the social we	orker unlicensed
125.23 <u>supervisor</u> supervision factor wage component; and	
(2) <u>multiply the result of clause (1) by the general and administrative</u>	factor;
125.25 (3) multiply the result of clause (1) by the supplies and transportation	factor; and
125.26 (4) sum the results of clauses (1) to (3) and divide the result of clause	<del>: (1)</del> by four.
125.27 <b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upor	n federal approval,
125.28 whichever is later. The commissioner of human services shall notify the	revisor of statutes
125.29 when approval is obtained.	

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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126.1	Sec. 26. Minnesota Statutes 2022, section 256S.215, subdivision 9, is amended to read:
126.2	Subd. 9. Homemaker services and assistance with personal care rate. The 15-minute
126.3	unit rate for homemaker services and assistance with personal care is calculated as follows:
126.4	(1) sum the homemaker services and assistance with personal care adjusted base wage
126.5	and the registered nurse management and unlicensed supervisor supervision factor wage
126.6	<u>component</u> ; <del>and</del>
126.7	(2) multiply the result of clause (1) by the general and administrative factor;
126.8	(3) multiply the result of clause (1) by the supplies and transportation factor; and
126.9	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
126.10	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
126.11	whichever is later. The commissioner of human services shall notify the revisor of statutes
126.12	when approval is obtained.
126.13	Sec. 27. Minnesota Statutes 2022, section 256S.215, subdivision 10, is amended to read:
126.14	Subd. 10. Homemaker services and cleaning rate. The 15-minute unit rate for
126.15	homemaker services and cleaning is calculated as follows:
126.16	(1) sum the homemaker services and cleaning adjusted base wage and the registered
126.17	nurse management and unlicensed supervisor supervision factor wage component; and
126.18	(2) multiply the result of clause (1) by the general and administrative factor;
126.19	(3) multiply the result of clause (1) by the supplies and transportation factor; and
126.20	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
126.21	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,

whichever is later. The commissioner of human services shall notify the revisor of statutes
when approval is obtained.

Sec. 28. Minnesota Statutes 2022, section 256S.215, subdivision 11, is amended to read:
 Subd. 11. Homemaker services and home management rate. The 15-minute unit rate
 for homemaker services and home management is calculated as follows:

(1) sum the homemaker services and home management adjusted base wage and the
 registered nurse management and unlicensed supervisor supervision factor wage component;
 and

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
127.1	(2) <u>multir</u>	oly the result of claus	se (1) by the ge	neral and administrati	ve factor;
127.2	<u>(3) multip</u>	bly the result of claus	se (1) by the su	oplies and transportation	ion factor; and
127.3	<u>(4)</u> sum tl	he results of clauses	(1) to (3) and d	ivide the result <del>of clau</del>	<del>.se (1)</del> by four.
127.4	EFFECT	<b>IVE DATE.</b> This see	ction is effective	e January 1, 2024, or up	oon federal approval,
127.5	whichever is	later. The commissi	oner of human	services shall notify th	ne revisor of statutes
127.6	when approv	al is obtained.			
127.7	Sec. 29. Mi	innesota Statutes 202	22, section 2565	5.215, subdivision 12,	is amended to read:
127.8	Subd. 12.	In-home respite ca	re services rate	es. (a) The 15-minute	unit rate for in-home
127.9	respite care s	services is calculated	as follows:		
127.10	(1) sum tl	he in-home respite ca	are services adj	usted base wage and t	he registered nurse
127.11	management	and supervision fac	<del>tor</del> wage compo	onent; <del>and</del>	
127.12	(2) <u>multip</u>	bly the result of claus	se (1) by the ge	neral and administrati	ve factor;
127.13	<u>(3) multip</u>	bly the result of claus	se (1) by the su	oplies and transportation	ion factor; and
127.14	<u>(4)</u> sum tl	he results of clauses	(1) to (3) and d	ivide the result <del>of cla</del>	<del>.se (1)</del> by four.
127.15	(b) The in	1-home respite care s	ervices daily ra	te equals the in-home	respite care services
127.16	15-minute ur	nit rate multiplied by	<sup>,</sup> 18.		
127.17	EFFECT	<b>IVE DATE.</b> This see	ction is effective	e January 1, 2024, or up	oon federal approval,
127.18	whichever is	later. The commissi	oner of human	services shall notify th	ne revisor of statutes
127.19	when approv	al is obtained.			
127.20	Sec. 30. Mi	innesota Statutes 202	22, section 2565	S.215, subdivision 13,	is amended to read:
127.21	Subd. 13.	Out-of-home respi	ite care service	s rates. (a) The 15-mi	inute unit rate for
127.22	out-of-home	respite care is calcul	lated as follows	:	
127.23	(1) sum tl	he out-of-home respi	ite care services	adjusted base wage a	and the registered
127.24	nurse manage	ement and supervision	on <del>factor</del> wage	component; and	
127.25	(2) <u>multip</u>	bly the result of claus	se (1) by the ge	neral and administrati	ve factor;
127.26	<u>(3) multip</u>	bly the result of claus	se (1) by the su	oplies and transportation	ion factor; and
127.27	<u>(4)</u> sum tl	he results of clauses	(1) to (3) and d	ivide the result <del>of cla</del>	<del>1se (1)</del> by four.
127.28	(b) The o	ut-of-home respite c	are services dai	ly rate equals the 15-r	ninute unit rate for
127.29	out-of-home	respite care services	multiplied by	18.	

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
128.1	<b>EFFECTIVE</b>	<b>DATE.</b> This section	n is effective Januar	ry 1, 2024, or upon f	ederal approval,
128.2	whichever is late	r. The commissioner	of human services	s shall notify the rev	visor of statutes
128.3	when approval is	obtained.			
128.4	Sec. 31. Minne	sota Statutes 2022, s	ection 256S.215, s	subdivision 14, is ar	nended to read:
128.5	Subd. 14. Ind	ividual community	living support rat	e. The individual co	mmunity living
128.6	support rate is ca	lculated as follows:			
128.7	(1) sum the <del>h</del>	<del>ome care aide</del> indivi	dual community li	ving support adjust	ed base wage
128.8	and the social wo	rker registered nurse	management and s	upervision factor wa	age component;
128.9	and				
128.10	(2) <u>multiply t</u>	he result of clause (1	) by the general a	nd administrative fa	ctor;
128.11	(3) multiply t	he result of clause (1	) by the supplies a	and transportation fa	actor; and
128.12	(4) sum the re	esults of clauses (1)	to (3) and divide th	ne result <del>of clause (]</del>	H) by four.
128.13	EFFECTIVE	<b>DATE.</b> This section	n is effective Januar	ry 1, 2024, or upon f	ederal approval,
128.14	whichever is late	r. The commissioner	of human service	s shall notify the rev	visor of statutes
128.15	when approval is	obtained.			
128.16	Sec. 32. Minne	sota Statutes 2022, s	ection 256S.215, s	subdivision 15, is ar	nended to read:
128.17	Subd. 15. Ho	me-delivered meals	<b>rate.</b> Effective Ja	nuary 1, 2024, the l	nome-delivered

128.18 meals rate equals \$9.30 is \$8.17, updated as directed in section 256S.211, subdivision 3.

The commissioner shall increase the home delivered meals rate every July 1 by the percent
 increase in the nursing facility dietary per diem using the two most recent and available
 nursing facility cost reports.

EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when approval is obtained.

Sec. 33. Minnesota Statutes 2022, section 256S.215, subdivision 16, is amended to read:
Subd. 16. Adult day services rate. The 15-minute unit rate for adult day services, with
an assumed staffing ratio of one staff person to four participants, is the sum of is calculated
<u>as follows</u>:

(1) one-sixteenth of the home care aide divide the adult day services adjusted base wage,
except that the general and administrative factor used to determine the home care aide

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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129.1	services adjusted base wage is 20 percent by five to reflect an assumed staffing ratio of one
129.2	to five;
129.3	(2) one-fourth of the registered nurse management and supervision factor sum the result
129.4	of clause (1) and the registered nurse management and supervision wage component; and
129.5	(3) \$0.63 to cover the cost of meals. multiply the result of clause (2) by the general and
129.6	administrative factor;
129.7	(4) multiply the result of clause (2) by the facility and equipment factor;
129.8	(5) multiply the result of clause (2) by the food, supplies, and transportation factor; and
129.9	(6) sum the results of clauses (2) to (5) and divide the result by four.
129.10	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
129.11	whichever is later. The commissioner of human services shall notify the revisor of statutes
129.12	when approval is obtained.
129.13	Sec. 34. Minnesota Statutes 2022, section 256S.215, subdivision 17, is amended to read:
129.14	Subd. 17. Adult day services bath rate. The 15-minute unit rate for adult day services
129.15	bath is the sum of calculated as follows:
129.16	(1) one-fourth of the home care aide sum the adult day services adjusted base wage,
129.17	except that the general and administrative factor used to determine the home care aide
129.18	services adjusted base wage is 20 percent and the nurse management and supervision wage
129.19	<u>component;</u>
129.20	(2) one-fourth of the registered nurse management and supervision multiply the result
129.21	of clause (1) by the general and administrative factor; and
129.22	(3) \$0.63 to cover the cost of meals. multiply the result of clause (1) by the facility and
129.23	equipment factor;
129.24	(4) multiply the result of clause (1) by the food, supplies, and transportation factor; and
129.25	(5) sum the results of clauses (1) to (4) and divide the result by four.
129.26	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2024, or upon federal approval,
129.27	whichever is later. The commissioner of human services shall notify the revisor of statutes
129.28	when approval is obtained.

- Sec. 35. Laws 2021, chapter 30, article 12, section 5, as amended by Laws 2021, First
  Special Session chapter 7, article 17, section 2, is amended to read:
- 130.3

## Sec. 5. GOVERNOR'S COUNCIL ON AN AGE-FRIENDLY MINNESOTA.

The Governor's Council on an Age-Friendly Minnesota, established in Executive Order 130.5 19-38, shall: (1) work to advance age-friendly policies; and (2) coordinate state, local, and private partners' collaborative work on emergency preparedness, with a focus on older adults, communities, and persons in zip codes most impacted by the COVID-19 pandemic. The Governor's Council on an Age-Friendly Minnesota is extended and expires June 30, 2024 2027.

130.10 Sec. 36. Laws 2021, First Special Session chapter 7, article 17, section 8, is amended to130.11 read:

130.12 Sec. 8. AGE-FRIENDLY MINNESOTA.

Subdivision 1. Age-friendly community grants. (a) This act includes \$0 in fiscal year 130.13 2022 and \$875,000 in fiscal year 2023 for age-friendly community grants. The commissioner 130.14 of human services, in collaboration with the Minnesota Board on Aging and the Governor's 130.15 Council on an Age-Friendly Minnesota, established in Executive Order 19-38, shall develop 130.16 130.17 the age-friendly community grant program to help communities, including cities, counties, other municipalities, Tribes, and collaborative efforts, to become age-friendly communities, 130.18 with an emphasis on structures, services, and community features necessary to support older 130.19 adult residents over the next decade, including but not limited to: 130.20

- 130.21 (1) coordination of health and social services;
- 130.22 (2) transportation access;
- 130.23 (3) safe, affordable places to live;
- 130.24 (4) reducing social isolation and improving wellness;
- 130.25 (5) combating ageism and racism against older adults;
- 130.26 (6) accessible outdoor space and buildings;
- 130.27 (7) communication and information technology access; and
- 130.28 (8) opportunities to stay engaged and economically productive.
- 130.29 The general fund base in this act for this purpose is \$875,000 in fiscal year 2024 and \$0 in
- 130.30 fiscal year 2025.

- (b) All grant activities must be completed by March 31, 2024 2027.
- 131.2 (c) This subdivision expires June 30, <u>2024</u> <u>2027</u>.
- Subd. 2. **Technical assistance grants.** (a) This act includes \$0 in fiscal year 2022 and \$575,000 in fiscal year 2023 for technical assistance grants. The commissioner of human services, in collaboration with the Minnesota Board on Aging and the Governor's Council on an Age-Friendly Minnesota, established in Executive Order 19-38, shall develop the age-friendly technical assistance grant program. The general fund base in this act for this purpose is \$575,000 in fiscal year 2024 and \$0 in fiscal year 2025.
- 131.9 (b) All grant activities must be completed by March 31, <del>2024</del> 2027.
- 131.10 (c) This subdivision expires June 30,  $\frac{2024}{2027}$ .

# 131.11 Sec. 37. <u>DIRECTION TO COMMISSIONER; FUTURE PACE IMPLEMENTATION</u> 131.12 FUNDING.

- 131.13 (a) The commissioner of human services shall work collaboratively with stakeholders
- 131.14 to undertake an actuarial analysis of Medicaid costs for nursing home eligible beneficiaries
- 131.15 for the purposes of establishing a monthly Medicaid capitation rate for the program of
- 131.16 <u>all-inclusive care for the elderly (PACE)</u>. The analysis must include all sources of state
- 131.17 Medicaid expenditures for nursing home eligible beneficiaries, including but not limited to
- 131.18 capitation payments to plans and additional state expenditures to skilled nursing facilities
- 131.19 consistent with Code of Federal Regulations, chapter 42, part 447, and long-term care costs.
- 131.20 (b) The commissioner shall also estimate the administrative costs associated with
- 131.21 implementing and monitoring PACE.
- 131.22 (c) The commissioner shall provide a report to the chairs and ranking minority members
- 131.23 of the legislative committees with jurisdiction over health care finance on the actuarial
- 131.24 analysis, proposed capitation rate, and estimated administrative costs by March 1, 2024.
- 131.25 The commissioner shall recommend a financing mechanism and administrative framework
- 131.26 by September 1, 2024.
- 131.27 (d) By September 1, 2024, the commissioner shall inform the chairs and ranking minority
- 131.28 members of the legislative committees with jurisdiction over health care finance on the
- 131.29 commissioner's progress toward developing a recommended financing mechanism. For
- 131.30 purposes of this section, the commissioner may issue or extend a request for proposal to an
- 131.31 outside vendor.

SF2934	REVISOR	DTT	S2934-4
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132.1 Sec. 38. DIRECTION TO COMMISSIONER; CAREGIVER RESPITE SERVICES

#### 132.2 **GRANTS.**

- Beginning in fiscal year 2025, the commissioner of human services must continue the respite services for older adults grant program established under Laws 2021, First Special Session chapter 7, article 17, section 17, subdivision 3, under the authority granted under
- 132.6 Minnesota Statutes, section 256.9756. The commissioner may begin the grant application
- 132.7 process for awarding grants under Minnesota Statutes, section 256.9756, during fiscal year
- 132.8 2024 in order to facilitate the continuity of the grant program during the transition from a
- 132.9 temporary program to a permanent one.

# 132.10 Sec. 39. <u>DIRECTION TO COMMISSIONERS; SMALL PROVIDER REGULATORY</u> 132.11 RELIEF.

- 132.12 The commissioners of human services and health must consult with assisted living
- 132.13 facility license holders who provide customized living and whose facilities are smaller than
- 132.14 11 beds to compile a list of regulatory requirements, compliance with which is particularly
- 132.15 difficult for small providers. The commissioners must provide the chairs and ranking minority
- 132.16 members of the legislative committees with jurisdiction over assisted living licensure and
- 132.17 customized living with recommendations, including draft legislation, to reduce the regulatory
- 132.18 burden on small providers.

# 132.19 Sec. 40. <u>RATE INCREASE FOR CERTAIN HOME AND COMMUNITY-BASED</u> 132.20 <u>SERVICES.</u>

- 132.21The commissioner of human services shall increase payment rates for community living132.22assistance and family caregiver services under Minnesota Statutes, sections 256B.0913 and
- 132.23 256B.0922, and chapter 256S by 14.99 percent from the rates in effect on December 31,
- 132.24 <u>2023.</u>

EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when federal approval is obtained.

### 132.28 Sec. 41. NURSING FACILITY RATE STUDY.

132.29 (a) The commissioner of human services shall contract with an independent organization

- 132.30 with subject matter expertise in nursing facility accounting to conduct a study of nursing
- 132.31 <u>facility rates that includes:</u>

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
133.1	<u>(1) a revi</u>	ew of nursing facilit	y rates of all sta	tes bordering Minnesota	and the states
133.2	included in the	he Centers for Medic	care and Medica	aid Services Region V;	
133.3	(2) the da	ta necessary to deter	mine the total r	net income and the opera	ting margin of a
133.4	nursing facil	ity;			
133.5	(3) the da	ta necessary to deter	mine whether a	nursing facility can gen	erate sufficient
133.6	revenue to co	over the nursing facil	lity's operating	expenses;	
133.7	(4) the av	erage reimbursemen	t rate per reside	ent day in each state and	the data used to
133.8	compute that	z rate;			
133.9	(5) facilit	y-level data on all ty	pes of Medicai	d payments to nursing fac	cilities, including
133.10	but not limite	ed to:			
133.11	(i) supple	mental rate add-ons;	<u>.</u>		
133.12	(ii) rate c	omponents;			
133.13	(iii) data	on the sources of the	nonfederal sha	re of spending necessary	to determine the
133.14	net Medicaid	payment at the facil	lity level; and		
133.15	(iv) discle	osure of transactions	from a related	party; and	
133.16	(6) any of	ther information dete	ermined necessa	ary by the commissioner	to complete the
133.17	study.				
133.18	<u>(b) Upon</u>	request, a nursing fa	cility must prov	vide information to the co	ommissioner
133.19	pertaining to	the nursing facility's	s financial opera	ations.	
133.20	<u>(c)</u> By Jan	nuary 1, 2025, the co	mmissioner sha	ll submit a report to the c	hairs and ranking
133.21	minority mer	nbers of the legislativ	ve committees a	and divisions with jurisdie	ction over human
133.22	services poli	cy and finance recon	nmending adjus	tments to the nursing fac	ility rate
133.23	methodology	under Minnesota St	atutes, chapter	256R, based on the resul	ts of the study in
133.24	paragraph (a)	). The commissioner	shall consult w	vith the Office of the Leg	islative Auditor
133.25	Financial Au	dit Division and Pro	gram Evaluatio	n Division on study desi	gn methods.
133.26	Sec. 42. <b>RI</b>	EVISOR INSTRUC	CTION.		
133.27				note in Minnesota Statute	e section
133.41	1101018	or or statutes shall C	hange the headl		

### 133.28 256B.0917, from "HOME AND COMMUNITY-BASED SERVICES FOR OLDER

## 133.29 ADULTS" to "ELDERCARE DEVELOPMENT PARTNERSHIPS."

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
134.1	Sec. 43. <u><b>RE</b></u>	PEALER.			
134.2	(a) Minnes	ota Statutes 2022, s	ection 256B.09	917, subdivisions 1a, 6,	7a, and 13, are
134.3	repealed.	· · · · ·			
134.4	(b) Minnes	ota Statutes 2022, se	ctions 2568.19	, subdivision 4; and 256S	2101, subdivision
134.5	2, are repealed			, <b>540 a</b> (1510) 1, <b>and 20</b> 00	
				· 11 1 2022 D	
134.6			• • •	ive July 1, 2023. Paragra	
134.7				never is later. The comm approval is obtained.	issioner of human
134.8	SCIVICES SHall	notify the revisor of	statutes when	approval is obtained.	
134.9			ARTICL	E 3	
134.10			HEALTH C	CARE	
134.11	Section 1. N	linnesota Statutes 20	)22, section 25	2.27, subdivision 2a, is	amended to read:
134.12	Subd. 2a.	Contribution amou	nt. (a) The nat	tural or adoptive parents	of a minor child,
134.13	not including	a child determined e	ligible for med	dical assistance without	consideration of
134.14	parental incon	ne under the Tax Eq	uity and Fiscal	Responsibility Act (TE	FRA) option or a
134.15	child accessin	g home and commu	nity-based wai	ver services, must contri	ibute to the cost of
134.16	services used	by making monthly	payments on a	sliding scale based on i	ncome, unless the
134.17	child is marrie	ed or has been marri	ed, parental rig	ghts have been terminate	ed, or the child's
134.18	adoption is sul	osidized according to	chapter 259A	or through title IV-E of	the Social Security
134.19	Act. The paren	ntal contribution is a	partial or full	payment for medical ser	vices provided for
134.20	diagnostic, the	rapeutic, curing, trea	ting, mitigating	g, rehabilitation, mainten	ance, and personal
134.21	care services a	as defined in United	States Code, t	itle 26, section 213, nee	ded by the child
134.22	with a chronic	illness or disability			
134.23	(b) For hor	useholds with adjust	ed gross incon	ne equal to or greater the	an 275 percent of
134.24		C C	C	tion shall be computed b	*
134.25	-			income of the natural or	
	U				

(1) if the adjusted gross income is equal to or greater than 275 percent of federal poverty
guidelines and less than or equal to 545 percent of federal poverty guidelines, the parental
contribution shall be determined using a sliding fee scale established by the commissioner
of human services which begins at 1.65 percent of adjusted gross income at 275 percent of
federal poverty guidelines and increases to 4.5 percent of adjusted gross income for those
with adjusted gross income up to 545 percent of federal poverty guidelines;

(2) if the adjusted gross income is greater than 545 percent of federal poverty guidelines
and less than 675 percent of federal poverty guidelines, the parental contribution shall be
4.5 percent of adjusted gross income;

(3) if the adjusted gross income is equal to or greater than 675 percent of federal poverty
guidelines and less than 975 percent of federal poverty guidelines, the parental contribution
shall be determined using a sliding fee scale established by the commissioner of human
services which begins at 4.5 percent of adjusted gross income at 675 percent of federal
poverty guidelines and increases to 5.99 percent of adjusted gross income for those with
adjusted gross income up to 975 percent of federal poverty guidelines; and

(4) if the adjusted gross income is equal to or greater than 975 percent of federal povertyguidelines, the parental contribution shall be 7.49 percent of adjusted gross income.

135.12 If the child lives with the parent, the annual adjusted gross income is reduced by \$2,400 135.13 prior to calculating the parental contribution. If the child resides in an institution specified 135.14 in section 256B.35, the parent is responsible for the personal needs allowance specified 135.15 under that section in addition to the parental contribution determined under this section. 135.16 The parental contribution is reduced by any amount required to be paid directly to the child 135.17 pursuant to a court order, but only if actually paid.

(c) The household size to be used in determining the amount of contribution under
paragraph (b) includes natural and adoptive parents and their dependents, including the
child receiving services. Adjustments in the contribution amount due to annual changes in
the federal poverty guidelines shall be implemented on the first day of July following
publication of the changes.

(d) For purposes of paragraph (b), "income" means the adjusted gross income of the
natural or adoptive parents determined according to the previous year's federal tax form,
except, effective retroactive to July 1, 2003, taxable capital gains to the extent the funds
have been used to purchase a home shall not be counted as income.

(e) The contribution shall be explained in writing to the parents at the time eligibility 135.27 for services is being determined. The contribution shall be made on a monthly basis effective 135.28 with the first month in which the child receives services. Annually upon redetermination 135.29 or at termination of eligibility, if the contribution exceeded the cost of services provided, 135.30 the local agency or the state shall reimburse that excess amount to the parents, either by 135.31 direct reimbursement if the parent is no longer required to pay a contribution, or by a 135.32 reduction in or waiver of parental fees until the excess amount is exhausted. All 135.33 reimbursements must include a notice that the amount reimbursed may be taxable income 135.34

if the parent paid for the parent's fees through an employer's health care flexible spending
account under the Internal Revenue Code, section 125, and that the parent is responsible
for paying the taxes owed on the amount reimbursed.

(f) The monthly contribution amount must be reviewed at least every 12 months; when there is a change in household size; and when there is a loss of or gain in income from one month to another in excess of ten percent. The local agency shall mail a written notice 30 days in advance of the effective date of a change in the contribution amount. A decrease in the contribution amount is effective in the month that the parent verifies a reduction in income or change in household size.

(g) Parents of a minor child who do not live with each other shall each pay the
contribution required under paragraph (a). An amount equal to the annual court-ordered
child support payment actually paid on behalf of the child receiving services shall be deducted
from the adjusted gross income of the parent making the payment prior to calculating the
parental contribution under paragraph (b).

(h) The contribution under paragraph (b) shall be increased by an additional five percent if the local agency determines that insurance coverage is available but not obtained for the child. For purposes of this section, "available" means the insurance is a benefit of employment for a family member at an annual cost of no more than five percent of the family's annual income. For purposes of this section, "insurance" means health and accident insurance coverage, enrollment in a nonprofit health service plan, health maintenance organization, self-insured plan, or preferred provider organization.

Parents who have more than one child receiving services shall not be required to pay more than the amount for the child with the highest expenditures. There shall be no resource contribution from the parents. The parent shall not be required to pay a contribution in excess of the cost of the services provided to the child, not counting payments made to school districts for education-related services. Notice of an increase in fee payment must be given at least 30 days before the increased fee is due.

(i) The contribution under paragraph (b) shall be reduced by \$300 per fiscal year if, inthe 12 months prior to July 1:

136.30 (1) the parent applied for insurance for the child;

136.31 (2) the insurer denied insurance;

(3) the parents submitted a complaint or appeal, in writing to the insurer, submitted a
complaint or appeal, in writing, to the commissioner of health or the commissioner of
commerce, or litigated the complaint or appeal; and

137.4 (4) as a result of the dispute, the insurer reversed its decision and granted insurance.

137.5 For purposes of this section, "insurance" has the meaning given in paragraph (h).

A parent who has requested a reduction in the contribution amount under this paragraph shall submit proof in the form and manner prescribed by the commissioner or county agency, including, but not limited to, the insurer's denial of insurance, the written letter or complaint of the parents, court documents, and the written response of the insurer approving insurance. The determinations of the commissioner or county agency under this paragraph are not rules subject to chapter 14.

137.12 Sec. 2. Minnesota Statutes 2022, section 256B.04, is amended by adding a subdivision to137.13 read:

Subd. 26. Notice of employed persons with disabilities program. At the time of initial
enrollment and at least annually thereafter, the commissioner shall provide information on
the medical assistance program for employed persons with disabilities under section
256B.057, subdivision 9, to all medical assistance enrollees who indicate they have a
disability.

137.19 Sec. 3. Minnesota Statutes 2022, section 256B.056, subdivision 3, is amended to read:

Subd. 3. Asset limitations for certain individuals. (a) To be eligible for medical 137.20 assistance, a person must not individually own more than \$3,000 in assets, or if a member 137.21 of a household with two family members, husband and wife, or parent and child, the 137.22 household must not own more than \$6,000 in assets, plus \$200 for each additional legal 137.23 137.24 dependent. In addition to these maximum amounts, an eligible individual or family may accrue interest on these amounts, but they must be reduced to the maximum at the time of 137.25 an eligibility redetermination. The accumulation of the clothing and personal needs allowance 137.26 according to section 256B.35 must also be reduced to the maximum at the time of the 137.27 eligibility redetermination. The value of assets that are not considered in determining 137.28 eligibility for medical assistance is the value of those assets excluded under the Supplemental 137.29 Security Income program for aged, blind, and disabled persons, with the following 137.30 137.31 exceptions:

137.32 (1) household goods and personal effects are not considered;

(2) capital and operating assets of a trade or business that the local agency determines
are necessary to the person's ability to earn an income are not considered;

(3) motor vehicles are excluded to the same extent excluded by the Supplemental SecurityIncome program;

(4) assets designated as burial expenses are excluded to the same extent excluded by the
Supplemental Security Income program. Burial expenses funded by annuity contracts or
life insurance policies must irrevocably designate the individual's estate as contingent
beneficiary to the extent proceeds are not used for payment of selected burial expenses;

(5) for a person who no longer qualifies as an employed person with a disability due to
loss of earnings, assets allowed while eligible for medical assistance under section 256B.057,
subdivision 9, are not considered for 12 months, beginning with the first month of ineligibility
as an employed person with a disability, to the extent that the person's total assets remain
within the allowed limits of section 256B.057, subdivision 9, paragraph (d);

138.14 (6) a designated employment incentives asset account is disregarded when determining eligibility for medical assistance for a person age 65 years or older under section 256B.055, 138.15 subdivision 7. An employment incentives asset account must only be designated by a person 138.16 who has been enrolled in medical assistance under section 256B.057, subdivision 9, for a 138.17 24-consecutive-month period. A designated employment incentives asset account contains 138.18 qualified assets owned by the person and the person's spouse in the last month of enrollment 138.19 in medical assistance under section 256B.057, subdivision 9. Qualified assets include 138.20 retirement and pension accounts, medical expense accounts, and up to \$17,000 of the person's 138.21 other nonexcluded liquid assets. An employment incentives asset account is no longer 138.22 designated when a person loses medical assistance eligibility for a calendar month or more 138.23 before turning age 65. A person who loses medical assistance eligibility before age 65 can 138.24 establish a new designated employment incentives asset account by establishing a new 138.25 24-consecutive-month period of enrollment under section 256B.057, subdivision 9. The 138.26 income of a spouse of a person enrolled in medical assistance under section 256B.057, 138.27 subdivision 9, during each of the 24 consecutive months before the person's 65th birthday 138.28 must be disregarded when determining eligibility for medical assistance under section 138.29 256B.055, subdivision 7. Persons eligible under this clause are not subject to the provisions 138.30 in section 256B.059; and 138.31

(7) effective July 1, 2009, certain assets owned by American Indians are excluded as
required by section 5006 of the American Recovery and Reinvestment Act of 2009, Public

- Law 111-5. For purposes of this clause, an American Indian is any person who meets thedefinition of Indian according to Code of Federal Regulations, title 42, section 447.50.
- (b) No asset limit shall apply to persons eligible under section sections 256B.055,
  subdivision 15, and 256B.057, subdivision 9.

139.5 **EFFECTIVE DATE.** This section is effective the day following final enactment.

139.6 Sec. 4. Minnesota Statutes 2022, section 256B.057, subdivision 9, is amended to read:

139.7 Subd. 9. Employed persons with disabilities. (a) Medical assistance may be paid for
139.8 a person who is employed and who:

- (1) but for excess earnings or assets, meets the definition of disabled under theSupplemental Security Income program; and
- 139.11 (2) meets the asset limits in paragraph (d); and

139.12 (3) pays a premium and other obligations under paragraph (e).

(b) For purposes of eligibility, there is a \$65 earned income disregard. To be eligible
for medical assistance under this subdivision, a person must have more than \$65 of earned
income. Earned income must have Medicare, Social Security, and applicable state and
federal taxes withheld. The person must document earned income tax withholding. Any
spousal income or assets shall be disregarded for purposes of eligibility and premium
determinations.

(c) After the month of enrollment, a person enrolled in medical assistance under thissubdivision who:

(1) is temporarily unable to work and without receipt of earned income due to a medical
condition, as verified by a physician, advanced practice registered nurse, or physician
assistant; or

(2) loses employment for reasons not attributable to the enrollee, and is without receipt
of earned income may retain eligibility for up to four consecutive months after the month
of job loss. To receive a four-month extension, enrollees must verify the medical condition
or provide notification of job loss. All other eligibility requirements must be met and the
enrollee must pay all calculated premium costs for continued eligibility.

(d) For purposes of determining eligibility under this subdivision, a person's assets must
 not exceed \$20,000, excluding:

139.31 (1) all assets excluded under section 256B.056;

(2) retirement accounts, including individual accounts, 401(k) plans, 403(b) plans, Keogh
 plans, and pension plans;

140.3 (3) medical expense accounts set up through the person's employer; and

140.4 (4) spousal assets, including spouse's share of jointly held assets.

(e) All enrollees must pay a premium to be eligible for medical assistance under this
subdivision, except as provided under clause (5).

(1) An enrollee must pay the greater of a \$35 premium or the premium calculated based
on the person's gross earned and unearned income and the applicable family size using a
sliding fee scale established by the commissioner, which begins at one percent of income
at 100 percent of the federal poverty guidelines and increases to 7.5 percent of income for
those with incomes at or above 300 percent of the federal poverty guidelines.

(2) Annual adjustments in the premium schedule based upon changes in the federalpoverty guidelines shall be effective for premiums due in July of each year.

(3) All enrollees who receive unearned income must pay one-half of one percent ofunearned income in addition to the premium amount, except as provided under clause (5).

(4) Increases in benefits under title II of the Social Security Act shall not be counted asincome for purposes of this subdivision until July 1 of each year.

(5) Effective July 1, 2009, American Indians are exempt from paying premiums as
required by section 5006 of the American Recovery and Reinvestment Act of 2009, Public
Law 111-5. For purposes of this clause, an American Indian is any person who meets the
definition of Indian according to Code of Federal Regulations, title 42, section 447.50.

(f) (e) A person's eligibility and premium shall be determined by the local county agency.
Premiums must be paid to the commissioner. All premiums are dedicated to the
commissioner.

(g) (f)Any required premium shall be determined at application and redetermined at the enrollee's six-month income review or when a change in income or household size is reported. Enrollees must report any change in income or household size within ten days of when the change occurs. A decreased premium resulting from a reported change in income or household size shall be effective the first day of the next available billing month after the change is reported. Except for changes occurring from annual cost-of-living increases, a change resulting in an increased premium shall not affect the premium amount until the next six-month review.

 $\begin{array}{ll} & (h) (g) \ \mbox{Premium payment is due upon notification from the commissioner of the premium} \\ & 141.2 & amount required. \ \mbox{Premiums may be paid in installments at the discretion of the commissioner.} \end{array}$ 

(i) (h) Nonpayment of the premium shall result in denial or termination of medical 141.3 assistance unless the person demonstrates good cause for nonpayment. "Good cause" means 141.4 an excuse for the enrollee's failure to pay the required premium when due because the 141.5 circumstances were beyond the enrollee's control or not reasonably foreseeable. The 141.6 141.7 commissioner shall determine whether good cause exists based on the weight of the 141.8 supporting evidence submitted by the enrollee to demonstrate good cause. Except when an installment agreement is accepted by the commissioner, all persons disenrolled for 141.9 nonpayment of a premium must pay any past due premiums as well as current premiums 141.10 due prior to being reenrolled. Nonpayment shall include payment with a returned, refused, 141.11 or dishonored instrument. The commissioner may require a guaranteed form of payment as 141.12 the only means to replace a returned, refused, or dishonored instrument. 141.13

(j) (i) For enrollees whose income does not exceed 200 percent of the federal poverty
guidelines and who are also enrolled in Medicare, the commissioner shall reimburse the
enrollee for Medicare part B premiums under section 256B.0625, subdivision 15, paragraph
(a).

(j) The commissioner is authorized to determine that a premium amount was calculated
 or billed in error, make corrections to financial records and billing systems, and refund
 premiums collected in error.

EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 whichever occurs later, except that paragraph (j) is effective the day following final
 enactment. The commissioner of human services shall notify the revisor of statutes when
 federal approval is obtained.

141.25 Sec. 5. Minnesota Statutes 2022, section 256B.0625, subdivision 17, is amended to read:

Subd. 17. Transportation costs. (a) "Nonemergency medical transportation service"
means motor vehicle transportation provided by a public or private person that serves
Minnesota health care program beneficiaries who do not require emergency ambulance
service, as defined in section 144E.001, subdivision 3, to obtain covered medical services.
(b) Medical assistance covers medical transportation costs incurred solely for obtaining
emergency medical care or transportation costs incurred by eligible persons in obtaining

141.32 emergency or nonemergency medical care when paid directly to an ambulance company,

142.1 nonemergency medical transportation company, or other recognized providers of

142.2 transportation services. Medical transportation must be provided by:

(1) nonemergency medical transportation providers who meet the requirements of thissubdivision;

142.5 (2) ambulances, as defined in section 144E.001, subdivision 2;

142.6 (3) taxicabs that meet the requirements of this subdivision;

142.7 (4) public transit, as defined in section 174.22, subdivision 7; or

(5) not-for-hire vehicles, including volunteer drivers, as defined in section 65B.472,
subdivision 1, paragraph (h).

(c) Medical assistance covers nonemergency medical transportation provided by 142.10 nonemergency medical transportation providers enrolled in the Minnesota health care 142.11 programs. All nonemergency medical transportation providers must comply with the 142.12 operating standards for special transportation service as defined in sections 174.29 to 174.30 142.13 and Minnesota Rules, chapter 8840, and all drivers must be individually enrolled with the 142.14 commissioner and reported on the claim as the individual who provided the service. All 142.15 nonemergency medical transportation providers shall bill for nonemergency medical 142.16 transportation services in accordance with Minnesota health care programs criteria. Publicly 142.17 operated transit systems, volunteers, and not-for-hire vehicles are exempt from the 142.18 requirements outlined in this paragraph. 142.19

142.20 (d) An organization may be terminated, denied, or suspended from enrollment if:

(1) the provider has not initiated background studies on the individuals specified in
section 174.30, subdivision 10, paragraph (a), clauses (1) to (3); or

(2) the provider has initiated background studies on the individuals specified in section
142.24 174.30, subdivision 10, paragraph (a), clauses (1) to (3), and:

(i) the commissioner has sent the provider a notice that the individual has beendisqualified under section 245C.14; and

(ii) the individual has not received a disqualification set-aside specific to the special
transportation services provider under sections 245C.22 and 245C.23.

142.29 (e) The administrative agency of nonemergency medical transportation must:

142.30 (1) adhere to the policies defined by the commissioner;

(2) pay nonemergency medical transportation providers for services provided to
Minnesota health care programs beneficiaries to obtain covered medical services;

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(3) provide data monthly to the commissioner on appeals, complaints, no-shows, canceled
trips, and number of trips by mode; and

(4) by July 1, 2016, in accordance with subdivision 18e, utilize a web-based single
administrative structure assessment tool that meets the technical requirements established
by the commissioner, reconciles trip information with claims being submitted by providers,
and ensures prompt payment for nonemergency medical transportation services.

(f) Until the commissioner implements the single administrative structure and delivery system under subdivision 18e, clients shall obtain their level-of-service certificate from the commissioner or an entity approved by the commissioner that does not dispatch rides for clients using modes of transportation under paragraph (i), clauses (4), (5), (6), and (7).

(g) The commissioner may use an order by the recipient's attending physician, advanced
practice registered nurse, physician assistant, or a medical or mental health professional to
certify that the recipient requires nonemergency medical transportation services.

143.16 Nonemergency medical transportation providers shall perform driver-assisted services for
143.17 eligible individuals, when appropriate. Driver-assisted service includes passenger pickup
143.18 at and return to the individual's residence or place of business, assistance with admittance
143.19 of the individual to the medical facility, and assistance in passenger securement or in securing
143.20 of wheelchairs, child seats, or stretchers in the vehicle.

143.21 Nonemergency medical transportation providers must take clients to the health care
143.22 provider using the most direct route, and must not exceed 30 miles for a trip to a primary
143.23 care provider or 60 miles for a trip to a specialty care provider, unless the client receives
143.24 authorization from the local agency.

Nonemergency medical transportation providers may not bill for separate base rates for
the continuation of a trip beyond the original destination. Nonemergency medical
transportation providers must maintain trip logs, which include pickup and drop-off times,
signed by the medical provider or client, whichever is deemed most appropriate, attesting
to mileage traveled to obtain covered medical services. Clients requesting client mileage
reimbursement must sign the trip log attesting mileage traveled to obtain covered medical
services.

(h) The administrative agency shall use the level of service process established by thecommissioner to determine the client's most appropriate mode of transportation. If public

transit or a certified transportation provider is not available to provide the appropriate service
mode for the client, the client may receive a onetime service upgrade.

144.3 (i) The covered modes of transportation are:

(1) client reimbursement, which includes client mileage reimbursement provided to
clients who have their own transportation, or to family or an acquaintance who provides
transportation to the client;

144.7 (2) volunteer transport, which includes transportation by volunteers using their own
144.8 vehicle;

(3) unassisted transport, which includes transportation provided to a client by a taxicab
or public transit. If a taxicab or public transit is not available, the client can receive
transportation from another nonemergency medical transportation provider;

(4) assisted transport, which includes transport provided to clients who require assistanceby a nonemergency medical transportation provider;

(5) lift-equipped/ramp transport, which includes transport provided to a client who is
dependent on a device and requires a nonemergency medical transportation provider with
a vehicle containing a lift or ramp;

(6) protected transport, which includes transport provided to a client who has received
a prescreening that has deemed other forms of transportation inappropriate and who requires
a provider: (i) with a protected vehicle that is not an ambulance or police car and has safety
locks, a video recorder, and a transparent thermoplastic partition between the passenger and
the vehicle driver; and (ii) who is certified as a protected transport provider; and

(7) stretcher transport, which includes transport for a client in a prone or supine position
and requires a nonemergency medical transportation provider with a vehicle that can transport
a client in a prone or supine position.

(j) The local agency shall be the single administrative agency and shall administer and reimburse for modes defined in paragraph (i) according to paragraphs (m) and (n) when the commissioner has developed, made available, and funded the web-based single administrative structure, assessment tool, and level of need assessment under subdivision 18e. The local agency's financial obligation is limited to funds provided by the state or federal government.

144.30 (k) The commissioner shall:

144.31 (1) verify that the mode and use of nonemergency medical transportation is appropriate;

144.32 (2) verify that the client is going to an approved medical appointment; and

S2934-4

145.1 (3) investigate all complaints and appeals.

(1) The administrative agency shall pay for the services provided in this subdivision and
seek reimbursement from the commissioner, if appropriate. As vendors of medical care,
local agencies are subject to the provisions in section 256B.041, the sanctions and monetary
recovery actions in section 256B.064, and Minnesota Rules, parts 9505.2160 to 9505.2245.

(m) Payments for nonemergency medical transportation must be paid based on the client's
assessed mode under paragraph (h), not the type of vehicle used to provide the service. The
medical assistance reimbursement rates for nonemergency medical transportation services
that are payable by or on behalf of the commissioner for nonemergency medical
transportation services are:

145.11 (1) \$0.22 per mile for client reimbursement;

(2) up to 100 percent of the Internal Revenue Service business deduction rate for volunteertransport;

(3) equivalent to the standard fare for unassisted transport when provided by public transit, and  $\frac{11}{12.10}$  for the base rate and  $\frac{1.30}{1.43}$  per mile when provided by a nonemergency medical transportation provider;

145.17 (4) \$13 \$14.30 for the base rate and \$1.30 \$1.43 per mile for assisted transport;

145.18 (5) \$18 \$19.80 for the base rate and \$1.55 \$1.70 per mile for lift-equipped/ramp transport;

145.19 (6) \$75 for the base rate and \$2.40 per mile for protected transport; and

(7) \$60 for the base rate and \$2.40 per mile for stretcher transport, and \$9 per trip foran additional attendant if deemed medically necessary.

(n) The base rate for nonemergency medical transportation services in areas defined
under RUCA to be super rural is equal to 111.3 percent of the respective base rate in
paragraph (m), clauses (1) to (7). The mileage rate for nonemergency medical transportation
services in areas defined under RUCA to be rural or super rural areas is:

(1) for a trip equal to 17 miles or less, equal to 125 percent of the respective mileage
rate in paragraph (m), clauses (1) to (7); and

(2) for a trip between 18 and 50 miles, equal to 112.5 percent of the respective mileagerate in paragraph (m), clauses (1) to (7).

(o) For purposes of reimbursement rates for nonemergency medical transportation
services under paragraphs (m) and (n), the zip code of the recipient's place of residence
shall determine whether the urban, rural, or super rural reimbursement rate applies.

(p) For purposes of this subdivision, "rural urban commuting area" or "RUCA" means
a census-tract based classification system under which a geographical area is determined
to be urban, rural, or super rural.

- (q) The commissioner, when determining reimbursement rates for nonemergency medical
  transportation under paragraphs (m) and (n), shall exempt all modes of transportation listed
  under paragraph (i) from Minnesota Rules, part 9505.0445, item R, subitem (2).
- (r) Effective for the first day of each calendar quarter in which the price of gasoline as 146.7 posted publicly by the United States Energy Information Administration exceeds \$3.00 per 146.8 gallon, the commissioner shall adjust the rate paid per mile in paragraph (m) by one percent 146.9 146.10 up or down for every increase or decrease of ten cents for the price of gasoline. The increase or decrease must be calculated using a base gasoline price of \$3.00. The percentage increase 146.11 or decrease must be calculated using the average of the most recently available price of all 146.12 grades of gasoline for Minnesota as posted publicly by the United States Energy Information 146.13 Administration. 146.14

# 146.15 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval, 146.16 whichever is later. The commissioner of human services shall notify the revisor of statutes 146.17 when federal approval is obtained.

146.18 Sec. 6. Minnesota Statutes 2022, section 256B.0625, subdivision 17a, is amended to read:

Subd. 17a. Payment for ambulance services. (a) Medical assistance covers ambulance
services. Providers shall bill ambulance services according to Medicare criteria.
Nonemergency ambulance services shall not be paid as emergencies. Effective for services
rendered on or after July 1, 2001, medical assistance payments for ambulance services shall
be paid at the Medicare reimbursement rate or at the medical assistance payment rate in
effect on July 1, 2000, whichever is greater.

(b) Effective for services provided on or after July 1, 2016, medical assistance payment
rates for ambulance services identified in this paragraph are increased by five percent.
Capitation payments made to managed care plans and county-based purchasing plans for
ambulance services provided on or after January 1, 2017, shall be increased to reflect this
rate increase. The increased rate described in this paragraph applies to ambulance service
providers whose base of operations as defined in section 144E.10 is located:

(1) outside the metropolitan counties listed in section 473.121, subdivision 4, and outside
the cities of Duluth, Mankato, Moorhead, St. Cloud, and Rochester; or

146.33 (2) within a municipality with a population of less than 1,000.

(c) Effective for the first day of each calendar quarter in which the price of gasoline as 147.1 posted publicly by the United States Energy Information Administration exceeds \$3.00 per 147.2 147.3 gallon, the commissioner shall adjust the rate paid per mile in paragraph (a) by one percent up or down for every increase or decrease of ten cents for the price of gasoline. The increase 147.4 or decrease must be calculated using a base gasoline price of \$3.00. The percentage increase 147.5 or decrease must be calculated using the average of the most recently available price of all 147.6 grades of gasoline for Minnesota as posted publicly by the United States Energy Information 147.7 147.8 Administration.

147.9 (d) Managed care plans and county-based purchasing plans must provide a fuel adjustment

147.10 for ambulance services rates when fuel exceeds \$3 per gallon. If, for any contract year,

147.11 federal approval is not received for this paragraph, the commissioner must adjust the

147.12 capitation rates paid to managed care plans and county-based purchasing plans for that

147.13 contract year to reflect the removal of this provision. Contracts between managed care plans

147.14 and county-based purchasing plans and providers to whom this paragraph applies must

147.15 allow recovery of payments from those providers if capitation rates are adjusted in accordance

147.16 with this paragraph. Payment recoveries must not exceed the amount equal to any increase

147.17 in rates that results from this paragraph. This paragraph expires if federal approval is not

147.18 received for this paragraph at any time.

# EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval, whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.

147.22 Sec. 7. Minnesota Statutes 2022, section 256B.0625, subdivision 17b, is amended to read:

Subd. 17b. Documentation required. (a) As a condition for payment, nonemergency 147.23 medical transportation providers must document each occurrence of a service provided to 147.24 a recipient according to this subdivision. Providers must maintain odometer and other records 147.25 sufficient to distinguish individual trips with specific vehicles and drivers. The documentation 147.26 may be collected and maintained using electronic systems or software or in paper form but 147.27 147.28 must be made available and produced upon request. Program funds paid for transportation that is not documented according to this subdivision shall be recovered by the department 147.29 may be subject to recovery by the commissioner pursuant to section 256B.064. 147.30

147.31 (b) A nonemergency medical transportation provider must compile transportation <u>trip</u>

147.32 records that are written in English and legible according to the standard of a reasonable

147.33 person and that meet include each of the following requirements elements:

SF2934 REVISOR DTT	S2934-4
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148.1 (1) the record must be in English and must be legible according to the standard of a

148.2 reasonable person;

- (2) (1) the recipient's name must be on each page of the record; and
- 148.4 (3) each entry in the record must document:

148.5 (i) the date on which the entry is made;

- 148.6 (ii) (2) the date or dates the service is provided, if different than the date the entry was
- 148.7 <u>made</u>;

(iii) (3) either the printed last name, first name, and middle initial name of the driver
 sufficient to distinguish the driver of service or the driver's provider number;

148.10 (iv) (4) the date and the signature of the driver attesting to the following: "I certify that

148.11 **I have accurately reported in this record the trip miles I actually drove and the dates and** 

148.12 times I actually drove them. I understand that misreporting the miles driven and hours

148.13 worked is fraud for which I could face criminal prosecution or civil proceedings." that the

- 148.14 record accurately represents the services provided and the actual miles driven, and
- 148.15 acknowledging that misreporting information that results in ineligible or excessive payments
- 148.16 <u>may result in civil or criminal action;</u>

(v) (5) the date and the signature of the recipient or authorized party attesting to the

148.18 following: "I certify that I received the reported transportation service.", or the signature of

148.19 the provider of medical services certifying that the recipient was delivered to the provider

148.20 that transportation services were provided as indicated on the transportation trip record, or

148.21 the signature of the medical services provider certifying that the recipient was transported

148.22 to the medical services provider destination. In the event that both the medical services

148.23 provider and the recipient or authorized party refuse or are unable to provide signatures,

the driver must document on the transportation trip record that signatures were requested
and not provided;

 $\frac{\text{(vi)}(6)}{(6)} \text{ the address, or the description if the address is not available, of both the origin}$ 148.27 and destination, and the mileage for the most direct route from the origin to the destination;

(vii) (7) the name or number of the mode of transportation in which the service is
provided;

(viii) (8) the license plate number of the vehicle used to transport the recipient;

148.31 (ix) whether the service was ambulatory or nonambulatory;

148.32 (x) (9) the time of the recipient pickup;

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
149.1	<del>and <u>(10)</u> th</del>	e time of the <u>recipi</u>	<u>ent</u> drop-off <del>wi</del>	th "a.m." and "p.m." d	esignations;
149.2	(11) the odd	ometer reading of t	he vehicle used	to transport the recipie	ent taken at the time
149.3	of pickup;	8			
		omotor reading of t	he webiele wood	to the second the reasing	ant taken at the time
149.4	of drop-off;	ometer reading of t	ne venicie used	to transport the recipie	ent taken at the time
149.5	<u>oi diop-oii,</u>				
149.6	<u> </u>			n an extra attendant is	used to provide
149.7	special transpo	ortation service; and	d		
149.8	<del>(xii) (14)</del> th	ne <del>electronic source</del>	e documentation	n indicating the metho	d that was used to
149.9	calculate drivit	ng directions and n	nileage determi	ne the most direct rout	<u>e</u> .
149.10	(c) In deter	mining whether the	e commissioner	will seek recovery, th	e documentation
149.11	requirements in	n this section apply	retroactively to	audit findings beginni	ng January 1, 2020,
149.12	and to all audit	t findings thereafter	<u>r.</u>		
149.13	Sec. 8. Minne	esota Statutes 2022	, section 256B.	)625, subdivision 18h,	is amended to read:
149.14	Subd. 18h.	Nonemergency m	edical transpo	rtation provisions re	lated to managed
149.15	care. (a) The f	ollowing nonemerg	gency medical t	ransportation (NEMT)	subdivisions apply
149.16	to managed ca	re plans and county	y-based purchas	sing plans:	
149.17	(1) subdivi	sion 17, paragraphs	s (a), (b), (i), an	d (n);	
149.18	(2) subdivi	sion 18; and			
149.19	(3) subdivi	sion 18a.			
149.20	(b) A none	mergency medical	transportation p	provider must comply	with the operating
149.21	standards for s	pecial transportation	on service speci	fied in sections 174.29	) to 174.30 and
149.22	Minnesota Rul	es, chapter 8840. Pu	blicly operated	transit systems, volunte	ers, and not-for-hire
149.23	vehicles are ex	empt from the requ	uirements in thi	s paragraph.	
149.24	(c) Manage	d care plans and cou	unty-based purcl	nasing plans must provi	de a fuel adjustment
149.25	for NEMT rate	s when fuel exceed	ls \$3 per gallon	. If, for any contract ye	ar, federal approval
149.26	is not received	for this paragraph,	the commission	ner must adjust the cap	vitation rates paid to
149.27	managed care	plans and county-b	ased purchasing	g plans for that contrac	et year to reflect the
149.28	removal of this	s provision. Contra	cts between ma	naged care plans and o	county-based
149.29	purchasing pla	ns and providers to	whom this par	agraph applies must a	llow recovery of
149.30	payments from	those providers if	capitation rates	s are adjusted in accord	lance with this
149.31	paragraph. Pay	ment recoveries m	ust not exceed	the amount equal to ar	iy increase in rates

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
150.1	that results from	n this paragraph. T	his paragraph	expires if federal appr	oval is not received
150.2	for this paragra	ph at any time.			
150.3	EFFECTIV	<b>E DATE.</b> This sec	ction is effecti	ve January 1, 2024.	
150.4	Sec. 9. Minne	sota Statutes 2022,	section 256B	.0625, subdivision 22,	is amended to read:
150.5	Subd. 22. H	ospice care. Media	cal assistance	covers hospice care se	rvices under Public
150.6	Law 99-272, se	ction 9505, to the e	extent authoriz	zed by rule, except that	t a recipient age 21
150.7	or under who el	lects to receive hos	pice services of	loes not waive coverage	ge for services that
150.8	are related to th	e treatment of the o	condition for v	which a diagnosis of te	erminal illness has
150.9	been made. Hos	spice respite and en	d-of-life care	under subdivision 22a	are not hospice care
150.10	services under t	this subdivision.			
150.11	EFFECTIV	<b>E DATE.</b> This sec	ction is effecti	ve January 1, 2024.	
150.12	Sec. 10. Minn	esota Statutes 2022	, section 256B	3.0625, is amended by a	adding a subdivision
150.13	to read:				
150.14	Subd. 22a.	Residential hospic	e facility; hos	pice respite and end-	of-life care for
150.15	<u>children. (a) M</u>	edical assistance c	overs hospice	respite and end-of-life	e care if the care is
150.16	for children wh	o elect to receive h	ospice care de	elivered in a facility the	at is licensed under
150.17	sections 144A.7	5 to 144A.755 and 1	that is a resider	ntial hospice facility un	der section 144A.75,
150.18	subdivision 13,	paragraph (a). Hos	spice care serv	vices under subdivisior	1 22 are not hospice
150.19	respite or end-o	of-life care under th	is subdivision	<u>.</u>	
150.20	(b) The pay	ment rates for cove	rage under thi	s subdivision must be	100 percent of the
150.21	Medicare rate f	or continuous hom	e care hospice	services as published	in the Centers for
150.22	Medicare and M	ledicaid Services an	nual final rule	updating payments and	l policies for hospice
150.23	care. Payment f	or hospice respite a	and end-of-life	e care under this subdiv	vision must be made
150.24	from state mone	y, though the comm	nissioner must	seek to obtain federal fi	nancial participation
150.25	for the payment	ts. Payment for hos	spice respite a	nd end-of-life care mu	st be paid to the
150.26	residential hosp	pice facility and are	not included	in any limit or cap ame	ount applicable to
150.27	hospice service	s payments to the e	elected hospice	e services provider.	
150.28	(c) Certifica	tion of the residenti	ial hospice fac	ility by the federal Mee	licare program must
150.29	not be a require	ment of medical as	sistance paym	ent for hospice respite	and end-of-life care
150.30	under this subd	ivision.			
150.31	<u>EFFECTIV</u>	<b>E DATE.</b> This sec	ction is effecti	ve January 1, 2024.	

151.1 Sec. 11. Minnesota Statutes 2022, section 256B.073, subdivision 3, is amended to read:

Subd. 3. Requirements. (a) In developing implementation requirements for electronic
visit verification, the commissioner shall ensure that the requirements:

151.4 (1) are minimally administratively and financially burdensome to a provider;

(2) are minimally burdensome to the service recipient and the least disruptive to theservice recipient in receiving and maintaining allowed services;

151.7 (3) consider existing best practices and use of electronic visit verification;

151.8 (4) are conducted according to all state and federal laws;

(5) are effective methods for preventing fraud when balanced against the requirementsof clauses (1) and (2); and

(6) are consistent with the Department of Human Services' policies related to coveredservices, flexibility of service use, and quality assurance.

(b) The commissioner shall make training available to providers on the electronic visitverification system requirements.

(c) The commissioner shall establish baseline measurements related to preventing fraud
and establish measures to determine the effect of electronic visit verification requirements
on program integrity.

(d) The commissioner shall make a state-selected electronic visit verification systemavailable to providers of services.

(e) The commissioner shall make available and publish on the agency website the name
 and contact information for the vendor of the state-selected electronic visit verification

151.22 system and the other vendors that offer alternative electronic visit verification systems. The

151.23 information provided must state that the state-selected electronic visit verification system

151.24 is offered at no cost to the provider of services and that the provider may choose an alternative

151.25 system that may be at a cost to the provider.

151.26 Sec. 12. Minnesota Statutes 2022, section 256B.073, is amended by adding a subdivision151.27 to read:

Subd. 5. Vendor requirements. (a) The vendor of the electronic visit verification system
 selected by the commissioner and the vendor's affiliate must comply with the requirements
 of this subdivision.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
152.1	(b) The vend	lor of the state-sele	ected electroni	c visit verification sys	tem and the vendor's
152.2	affiliate must:				
152.3	(1) notify th	e provider of servi	ces that the pr	ovider may choose the	e state-selected
152.4	electronic visit	verification system	n at no cost to	the provider;	
152.5	(2) offer the	state-selected elect	tronic visit ver	rification system to the	provider of services
152.6	prior to offering	; any fee-based ele	ctronic visit v	erification system;	
152.7	(3) notify the	e provider of servic	es that the pro	wider may choose any	fee-based electronic
152.8	visit verification	n system prior to o	ffering the ver	ndor's or its affiliate's	fee-based electronic
152.9	visit verification	1 system; and			
152.10	(4) when off	ering the state-sele	ected electron	c visit verification sys	stem, clearly
152.11	differentiate bet	ween the state-sele	ected electroni	c visit verification sys	tem and the vendor's
152.12	or its affiliate's	alternative fee-base	ed system.		
152.13	(c) The vend	lor of the state-sele	ected electroni	c visit verification sys	tem and the vendor's
152.14	affiliate must no	ot use state data that	at are not avai	lable to other vendors	of electronic visit
152.15	verification syst	tems to promote or	sell the vend	or's or its affiliate's alt	ernative electronic
152.16	visit verification	1 system.			
152.17	(d) Upon red	juest from the prov	vider, the vend	lor of the state-selected	d electronic visit
152.18	verification syst	tem must provide p	proof of comp	liance with the require	ements of paragraph
152.19	<u>(b).</u>				
152.20	(e) An agree	ment between the	vendor of the	state-selected electron	nic visit verification
152.21	system or its aff	iliate and a provid	er of services	for an electronic visit	verification system
152.22	that is not the st	ate-selected system	n entered into	on or after July 1, 202	23, is subject to
152.23	immediate term	ination by the prov	vider if the ver	ndor violates any of th	e requirements of
152.24	paragraph (b).				
152.25	<b>EFFECTIV</b>	<b>E DATE.</b> This sec	ction is effecti	ve July 1, 2023.	
152.26	Sec. 13. Minn	esota Statutes 202	2, section 256	B.14, subdivision 2, is	amended to read:
152.27	Subd. 2. Act	tions to obtain pa	yment. The st	ate agency shall prom	ulgate rules to
152.28	determine the a	bility of responsibl	le relatives to	contribute partial or co	omplete payment or
152.29	repayment of m	edical assistance fi	urnished to rec	cipients for whom they	are responsible. All
152.30	medical assistar	ice exclusions shal	ll be allowed,	and a resource limit of	f \$10,000 for
152.31	nonexcluded res	sources shall be imp	plemented. Ab	ove these limits, a cont	tribution of one-third
152.32	of the excess res	ources shall be req	uired. These ru	iles shall not require pa	ayment or repayment

4th Engrossment

when payment would cause undue hardship to the responsible relative or that relative's 153.1 immediate family. These rules shall be consistent with the requirements of section 252.27 153.2 for do not apply to parents of children whose eligibility for medical assistance was determined 153.3 without deeming of the parents' resources and income under the Tax Equity and Fiscal 153.4 Responsibility Act (TEFRA) option or to parents of children accessing home and 153.5 community-based waiver services. The county agency shall give the responsible relative 153.6 notice of the amount of the payment or repayment. If the state agency or county agency 153.7 153.8 finds that notice of the payment obligation was given to the responsible relative, but that the relative failed or refused to pay, a cause of action exists against the responsible relative 153.9 for that portion of medical assistance granted after notice was given to the responsible 153.10 relative, which the relative was determined to be able to pay. 153.11

The action may be brought by the state agency or the county agency in the county where assistance was granted, for the assistance, together with the costs of disbursements incurred due to the action.

In addition to granting the county or state agency a money judgment, the court may, upon a motion or order to show cause, order continuing contributions by a responsible relative found able to repay the county or state agency. The order shall be effective only for the period of time during which the recipient receives medical assistance from the county or state agency.

153.20 Sec. 14. Minnesota Statutes 2022, section 256B.766, is amended to read:

### 153.21 **256B.766 REIMBURSEMENT FOR BASIC CARE SERVICES.**

(a) Effective for services provided on or after July 1, 2009, total payments for basic care 153.22 services, shall be reduced by three percent, except that for the period July 1, 2009, through 153.23 June 30, 2011, total payments shall be reduced by 4.5 percent for the medical assistance 153.24 and general assistance medical care programs, prior to third-party liability and spenddown 153.25 calculation. Effective July 1, 2010, the commissioner shall classify physical therapy services, 153.26 occupational therapy services, and speech-language pathology and related services as basic 153.27 care services. The reduction in this paragraph shall apply to physical therapy services, 153.28 occupational therapy services, and speech-language pathology and related services provided 153.29 on or after July 1, 2010. 153.30

(b) Payments made to managed care plans and county-based purchasing plans shall be reduced for services provided on or after October 1, 2009, to reflect the reduction effective July 1, 2009, and payments made to the plans shall be reduced effective October 1, 2010, to reflect the reduction effective July 1, 2010. (c) Effective for services provided on or after September 1, 2011, through June 30, 2013,
total payments for outpatient hospital facility fees shall be reduced by five percent from the
rates in effect on August 31, 2011.

(d) Effective for services provided on or after September 1, 2011, through June 30, 2013, 154.4 total payments for ambulatory surgery centers facility fees, medical supplies and durable 154.5 medical equipment not subject to a volume purchase contract, prosthetics and orthotics, 154.6 renal dialysis services, laboratory services, public health nursing services, physical therapy 154.7 154.8 services, occupational therapy services, speech therapy services, eyeglasses not subject to a volume purchase contract, hearing aids not subject to a volume purchase contract, and 154.9 anesthesia services shall be reduced by three percent from the rates in effect on August 31, 154.10 2011. 154.11

(e) Effective for services provided on or after September 1, 2014, payments for
ambulatory surgery centers facility fees, hospice services, renal dialysis services, laboratory
services, public health nursing services, eyeglasses not subject to a volume purchase contract,
and hearing aids not subject to a volume purchase contract shall be increased by three percent
and payments for outpatient hospital facility fees shall be increased by three percent.
Payments made to managed care plans and county-based purchasing plans shall not be
adjusted to reflect payments under this paragraph.

(f) Payments for medical supplies and durable medical equipment not subject to a volume purchase contract, and prosthetics and orthotics, provided on or after July 1, 2014, through June 30, 2015, shall be decreased by .33 percent. Payments for medical supplies and durable medical equipment not subject to a volume purchase contract, and prosthetics and orthotics, provided on or after July 1, 2015, shall be increased by three percent from the rates as determined under paragraphs (i) and (j).

(g) Effective for services provided on or after July 1, 2015, payments for outpatient hospital facility fees, medical supplies and durable medical equipment not subject to a volume purchase contract, prosthetics, and orthotics to a hospital meeting the criteria specified in section 62Q.19, subdivision 1, paragraph (a), clause (4), shall be increased by 90 percent from the rates in effect on June 30, 2015. Payments made to managed care plans and county-based purchasing plans shall not be adjusted to reflect payments under this paragraph.

(h) This section does not apply to physician and professional services, inpatient hospital
services, family planning services, mental health services, dental services, prescription
drugs, medical transportation, federally qualified health centers, rural health centers, Indian
health services, and Medicare cost-sharing.

(i) Effective for services provided on or after July 1, 2015, the following categories of 155.1 medical supplies and durable medical equipment shall be individually priced items: enteral 155.2 nutrition and supplies, customized and other specialized tracheostomy tubes and supplies, 155.3 electric patient lifts, and durable medical equipment repair and service. This paragraph does 155.4 not apply to medical supplies and durable medical equipment subject to a volume purchase 155.5 contract, products subject to the preferred diabetic testing supply program, and items provided 155.6 to dually eligible recipients when Medicare is the primary payer for the item. The 155.7 155.8 commissioner shall not apply any medical assistance rate reductions to durable medical equipment as a result of Medicare competitive bidding. 155.9

(j) Effective for services provided on or after July 1, 2015, medical assistance payment
rates for durable medical equipment, prosthetics, or supplies shall be increased
as follows:

(1) payment rates for durable medical equipment, prosthetics, or supplies that
were subject to the Medicare competitive bid that took effect in January of 2009 shall be
increased by 9.5 percent; and

(2) payment rates for durable medical equipment, prosthetics, or supplies on
the medical assistance fee schedule, whether or not subject to the Medicare competitive bid
that took effect in January of 2009, shall be increased by 2.94 percent, with this increase
being applied after calculation of any increased payment rate under clause (1).

This paragraph does not apply to medical supplies and durable medical equipment subject to a volume purchase contract, products subject to the preferred diabetic testing supply program, items provided to dually eligible recipients when Medicare is the primary payer for the item, and individually priced items identified in paragraph (i). Payments made to managed care plans and county-based purchasing plans shall not be adjusted to reflect the rate increases in this paragraph.

(k) Effective for nonpressure support ventilators provided on or after January 1, 2016, 155.26 the rate shall be the lower of the submitted charge or the Medicare fee schedule rate. Effective 155.27 for pressure support ventilators provided on or after January 1, 2016, the rate shall be the 155.28 lower of the submitted charge or 47 percent above the Medicare fee schedule rate. For 155.29 payments made in accordance with this paragraph, if, and to the extent that, the commissioner 155.30 identifies that the state has received federal financial participation for ventilators in excess 155.31 of the amount allowed effective January 1, 2018, under United States Code, title 42, section 155.32 1396b(i)(27), the state shall repay the excess amount to the Centers for Medicare and 155.33 Medicaid Services with state funds and maintain the full payment rate under this paragraph. 155.34

(1) Payment rates for durable medical equipment, prosthetics, orthotics or supplies, that
are subject to the upper payment limit in accordance with section 1903(i)(27) of the Social
Security Act, shall be paid the Medicare rate. Rate increases provided in this chapter shall
not be applied to the items listed in this paragraph.

(m) For dates of service on or after July 1, 2023, through June 30, 2024, enteral nutrition 156.5 and supplies must be paid according to this paragraph. If sufficient data exists for a product 156.6 or supply, payment must be based upon the 50th percentile of the usual and customary 156.7 156.8 charges per product code submitted to the commissioner, using only charges submitted per unit. Increases in rates resulting from the 50th percentile payment method must not exceed 156.9 150 percent of the previous fiscal year's rate per code and product combination. Data are 156.10 sufficient if: (1) the commissioner has at least 100 paid claim lines by at least ten different 156.11 providers for a given product or supply; or (2) in the absence of the data in clause (1), the 156.12 commissioner has at least 20 claim lines by at least five different providers for a product or 156.13 supply that does not meet the requirements of clause (1). If sufficient data are not available 156.14 to calculate the 50th percentile for enteral products or supplies, the payment rate must be 156.15 the payment rate in effect on June 30, 2023. 156.16 156.17 (n) For dates of service on or after July 1, 2024, enteral nutrition and supplies must be paid according to this paragraph and updated annually each January 1. If sufficient data 156.18

156.19 exists for a product or supply, payment must be based upon the 50th percentile of the usual

and customary charges per product code submitted to the commissioner for the previous

156.21 <u>calendar year, using only charges submitted per unit. Increases in rates resulting from the</u>

156.22 <u>50th percentile payment method must not exceed 150 percent of the previous year's rate per</u>

156.23 code and product combination. Data are sufficient if: (1) the commissioner has at least 100

- 156.24 paid claim lines by at least ten different providers for a given product or supply; or (2) in
- 156.25 the absence of the data in clause (1), the commissioner has at least 20 claim lines by at least
- 156.26 <u>five different providers for a product or supply that does not meet the requirements of clause</u>
- 156.27 (1). If sufficient data are not available to calculate the 50th percentile for enteral products

156.28 or supplies, the payment must be the manufacturer's suggested retail price of that product

- 156.29 or supply minus 20 percent. If the manufacturer's suggested retail price is not available,
- 156.30 payment must be the actual acquisition cost of that product or supply plus 20 percent.

157.1	
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157.8

## ARTICLE 4 BEHAVIORAL HEALTH

## 157.3 Section 1. Minnesota Statutes 2022, section 4.046, subdivision 6, is amended to read:

Subd. 6. <u>Office of Addiction and Recovery: director.</u> <u>The Office of Addiction and</u>
<u>Recovery is created in the Department of Management and Budget.</u> The governor must
appoint an addiction and recovery director, who shall serve as chair of the subcabinet <u>and</u>
<u>administer the Office of Addiction and Recovery</u>. The director shall serve in the unclassified

(1) make efforts to break down silos and work across agencies to better target the state's
role in addressing addiction, treatment, and recovery for youth and adults;

service and shall report to the governor. The director must:

(2) assist in leading the subcabinet and the advisory council toward progress on
measurable goals that track the state's efforts in combatting addiction for youth and adults,
and preventing substance use and addiction among the state's youth population; and

(3) establish and manage external partnerships and build relationships with communities,
community leaders, and those who have direct experience with addiction to ensure that all
voices of recovery are represented in the work of the subcabinet and advisory council.

157.17 Sec. 2. Minnesota Statutes 2022, section 4.046, subdivision 7, is amended to read:

Subd. 7. Staff and administrative support. The commissioner of human services
<u>management and budget</u>, in coordination with other state agencies and boards as applicable,
must provide staffing and administrative support to the <u>Office of Addiction and Recovery</u>,
<u>the</u> addiction and recovery director, the subcabinet, and the advisory council established in
this section.

157.23 Sec. 3. Minnesota Statutes 2022, section 245.91, subdivision 4, is amended to read:

Subd. 4. Facility or program. "Facility" or "program" means a nonresidential or 157.24 residential program as defined in section 245A.02, subdivisions 10 and 14, and any agency, 157.25 facility, or program that provides services or treatment for mental illness, developmental 157.26 disability, substance use disorder, or emotional disturbance that is required to be licensed, 157.27 certified, or registered by the commissioner of human services, health, or education; a sober 157.28 home as defined in section 254B.01, subdivision 10; and an acute care inpatient facility that 157.29 provides services or treatment for mental illness, developmental disability, substance use 157.30 disorder, or emotional disturbance. 157.31

158.1 Sec. 4. Minnesota Statutes 2022, section 245G.02, subdivision 2, is amended to read:

Subd. 2. Exemption from license requirement. This chapter does not apply to a county 158.2 or recovery community organization that is providing a service for which the county or 158.3 recovery community organization is an eligible vendor under section 254B.05. This chapter 158.4 does not apply to an organization whose primary functions are information, referral, 158.5 diagnosis, case management, and assessment for the purposes of client placement, education, 158.6 support group services, or self-help programs. This chapter does not apply to the activities 158.7 158.8 of a licensed professional in private practice. A license holder providing the initial set of substance use disorder services allowable under section 254A.03, subdivision 3, paragraph 158.9 (c), to an individual referred to a licensed nonresidential substance use disorder treatment 158.10 program after a positive screen for alcohol or substance misuse is exempt from sections 158.11 245G.05; 245G.06, subdivisions 1, <del>2</del> 1a, and 4; 245G.07, subdivisions 1, paragraph (a), 158.12 clauses (2) to (4), and 2, clauses (1) to (7); and 245G.17. 158.13

158.14 Sec. 5. Minnesota Statutes 2022, section 245G.09, subdivision 3, is amended to read:

158.15 Subd. 3. Contents. Client records must contain the following:

(1) documentation that the client was given information on client rights and
responsibilities, grievance procedures, tuberculosis, and HIV, and that the client was provided
an orientation to the program abuse prevention plan required under section 245A.65,
subdivision 2, paragraph (a), clause (4). If the client has an opioid use disorder, the record
must contain documentation that the client was provided educational information according

158.21 to section 245G.05, subdivision 1, paragraph (b);

158.22 (2) an initial services plan completed according to section 245G.04;

158.23 (3) a comprehensive assessment completed according to section 245G.05;

(4) an assessment summary completed according to section 245G.05, subdivision 2;

(5) an individual abuse prevention plan according to sections 245A.65, subdivision 2,
and 626.557, subdivision 14, when applicable;

(6) an individual treatment plan according to section 245G.06, subdivisions 1 and 2 and
158.28 <u>1a;</u>

(7) documentation of treatment services, significant events, appointments, concerns, and
treatment plan reviews according to section 245G.06, subdivisions 2a, 2b, and 3; and

(8) a summary at the time of service termination according to section 245G.06,subdivision 4.

Sec. 6. Minnesota Statutes 2022, section 245G.22, subdivision 15, as amended by 2023
H.F. No. 1403, article 1, section 17, if enacted, is amended to read:

159.3 Subd. 15. Nonmedication treatment services; documentation. (a) The program must offer at least 50 consecutive minutes of individual or group therapy treatment services as 159.4 defined in section 245G.07, subdivision 1, paragraph (a), clause (1), per week, for the first 159.5 ten weeks following the day of service initiation, and at least 50 consecutive minutes per 159.6 month thereafter. As clinically appropriate, the program may offer these services cumulatively 159.7 159.8 and not consecutively in increments of no less than 15 minutes over the required time period, and for a total of 60 minutes of treatment services over the time period, and must document 159.9 the reason for providing services cumulatively in the client's record. The program may offer 159.10 additional levels of service when deemed clinically necessary. 159.11

(b) Notwithstanding the requirements of comprehensive assessments in section 245G.05,
the assessment must be completed within 21 days from the day of service initiation.

#### 159.14 **EFFECTIVE DATE.** This section is effective January 1, 2024.

159.15 Sec. 7. Minnesota Statutes 2022, section 253B.10, subdivision 1, is amended to read:

Subdivision 1. Administrative requirements. (a) When a person is committed, the court shall issue a warrant or an order committing the patient to the custody of the head of the treatment facility, state-operated treatment program, or community-based treatment program. The warrant or order shall state that the patient meets the statutory criteria for civil commitment.

(b) The commissioner shall prioritize patients being admitted from jail or a correctionalinstitution who are:

(1) ordered confined in a state-operated treatment program for an examination under
Minnesota Rules of Criminal Procedure, rules 20.01, subdivision 4, paragraph (a), and
20.02, subdivision 2;

(2) under civil commitment for competency treatment and continuing supervision under
Minnesota Rules of Criminal Procedure, rule 20.01, subdivision 7;

(3) found not guilty by reason of mental illness under Minnesota Rules of Criminal
Procedure, rule 20.02, subdivision 8, and under civil commitment or are ordered to be
detained in a state-operated treatment program pending completion of the civil commitment
proceedings; or

(4) committed under this chapter to the commissioner after dismissal of the patient'scriminal charges.

Patients described in this paragraph must be admitted to a state-operated treatment program
within 48 hours. The commitment must be ordered by the court as provided in section
253B.09, subdivision 1, paragraph (d).

(c) Upon the arrival of a patient at the designated treatment facility, state-operated
treatment program, or community-based treatment program, the head of the facility or
program shall retain the duplicate of the warrant and endorse receipt upon the original
warrant or acknowledge receipt of the order. The endorsed receipt or acknowledgment must
be filed in the court of commitment. After arrival, the patient shall be under the control and
custody of the head of the facility or program.

(d) Copies of the petition for commitment, the court's findings of fact and conclusions 160.12 of law, the court order committing the patient, the report of the court examiners, and the 160.13 prepetition report, and any medical and behavioral information available shall be provided 160.14 at the time of admission of a patient to the designated treatment facility or program to which 160.15 the patient is committed. Upon a patient's referral to the commissioner of human services 160.16 for admission pursuant to subdivision 1, paragraph (b), any inpatient hospital, treatment 160.17 facility, jail, or correctional facility that has provided care or supervision to the patient in 160.18 the previous two years shall, when requested by the treatment facility or commissioner, 160.19 provide copies of the patient's medical and behavioral records to the Department of Human 160.20 Services for purposes of preadmission planning. This information shall be provided by the 160.21 head of the treatment facility to treatment facility staff in a consistent and timely manner 160.22 and pursuant to all applicable laws. 160.23

(e) Patients described in paragraph (b) must be admitted to a state-operated treatment
 program within 48 hours of the Office of Medical Director, under section 246.018, or a
 designee determining that a medically appropriate bed is available. This paragraph expires
 on June 30, 2025.

160.28 **EFFECTIVE DATE.** This section is effective the day following final enactment.

160.29 Sec. 8. Minnesota Statutes 2022, section 254B.01, is amended by adding a subdivision to 160.30 read:

160.31Subd. 10. Sober home. A sober home is a cooperative living residence, a room and160.32board residence, an apartment, or any other living accommodation that:

160.33 (1) provides temporary housing to persons with substance use disorders;

- 161.1 (2) stipulates that residents must abstain from using alcohol or other illicit drugs or
- 161.2 substances not prescribed by a physician;
- 161.3 (3) charges a fee for living there;

161.4 (4) does not provide counseling or treatment services to residents;

- 161.5 (5) promotes sustained recovery from substance use disorders; and
- 161.6 (6) follows the sober living guidelines published by the federal Substance Abuse and
- 161.7 <u>Mental Health Services Administration.</u>

161.8 Sec. 9. Minnesota Statutes 2022, section 254B.05, subdivision 1, is amended to read:

Subdivision 1. Licensure required . (a) Programs licensed by the commissioner are
eligible vendors. Hospitals may apply for and receive licenses to be eligible vendors,
notwithstanding the provisions of section 245A.03. American Indian programs that provide
substance use disorder treatment, extended care, transitional residence, or outpatient treatment
services, and are licensed by tribal government are eligible vendors.

(b) A licensed professional in private practice as defined in section 245G.01, subdivision
17, who meets the requirements of section 245G.11, subdivisions 1 and 4, is an eligible
vendor of a comprehensive assessment and assessment summary provided according to
section 245G.05, and treatment services provided according to sections 245G.06 and
245G.07, subdivision 1, paragraphs (a), clauses (1) to (5), and (b); and subdivision 2, clauses
(1) to (6).

(c) A county is an eligible vendor for a comprehensive assessment and assessment 161 20 summary when provided by an individual who meets the staffing credentials of section 161.21 161.22 245G.11, subdivisions 1 and 5, and completed according to the requirements of section 245G.05. A county is an eligible vendor of care coordination services when provided by an 161.23 individual who meets the staffing credentials of section 245G.11, subdivisions 1 and 7, and 161.24 provided according to the requirements of section 245G.07, subdivision 1, paragraph (a), 161.25 clause (5). A county is an eligible vendor of peer recovery services when the services are 161.26 provided by an individual who meets the requirements of section 245G.11, subdivision 8. 161.27

(d) A recovery community organization that meets certification requirements identifiedby the commissioner is an eligible vendor of peer support services.

(e) Detoxification programs licensed under Minnesota Rules, parts 9530.6510 to
9530.6590, are not eligible vendors. Programs that are not licensed as a residential or
nonresidential substance use disorder treatment or withdrawal management program by the

162.1 commissioner or by tribal government or do not meet the requirements of subdivisions 1a162.2 and 1b are not eligible vendors.

162.3 Sec. 10. Minnesota Statutes 2022, section 254B.05, subdivision 5, is amended to read:

Subd. 5. Rate requirements. (a) The commissioner shall establish rates for substance
use disorder services and service enhancements funded under this chapter.

162.6 (b) Eligible substance use disorder treatment services include:

162.7 (1) outpatient treatment services that are licensed according to sections 245G.01 to
162.8 245G.17, or applicable tribal license;

(2) comprehensive assessments provided according to sections 245.4863, paragraph (a),
and 245G.05;

(3) care coordination services provided according to section 245G.07, subdivision 1,
paragraph (a), clause (5);

162.13 (4) peer recovery support services provided according to section 245G.07, subdivision162.14 2, clause (8);

(5) on July 1, 2019, or upon federal approval, whichever is later, withdrawal management
 services provided according to chapter 245F;

162.17 (6) substance use disorder treatment services with medications for opioid use disorder 162.18 that are licensed according to sections 245G.01 to 245G.17 and 245G.22, or applicable

162.19 tribal license;

162.20 (7) substance use disorder treatment with medications for opioid use disorder plus

162.21 enhanced treatment services that meet the requirements of clause (6) and provide nine hours
162.22 of clinical services each week;

(8) (6) high, medium, and low intensity residential treatment services that are licensed
 according to sections 245G.01 to 245G.17 and 245G.21 or applicable tribal license which
 provide, respectively, 30, 15, and five hours of clinical services each week;

162.26 (9)(7) hospital-based treatment services that are licensed according to sections 245G.01 162.27 to 245G.17 or applicable tribal license and licensed as a hospital under sections 144.50 to 162.28 144.56;

(10)(8) adolescent treatment programs that are licensed as outpatient treatment programs
 according to sections 245G.01 to 245G.18 or as residential treatment programs according

to Minnesota Rules, parts 2960.0010 to 2960.0220, and 2960.0430 to 2960.0490, or
applicable tribal license;

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(11)(9) high-intensity residential treatment services that are licensed according to sections
245G.01 to 245G.17 and 245G.21 or applicable tribal license, which provide 30 hours of
clinical services each week provided by a state-operated vendor or to clients who have been
civilly committed to the commissioner, present the most complex and difficult care needs,
and are a potential threat to the community; and

(12) (10) room and board facilities that meet the requirements of subdivision 1a.

(c) The commissioner shall establish higher rates for programs that meet the requirementsof paragraph (b) and one of the following additional requirements:

163.11 (1) programs that serve parents with their children if the program:

(i) provides on-site child care during the hours of treatment activity that:

(A) is licensed under chapter 245A as a child care center under Minnesota Rules, chapter
9503; or

(B) meets the licensure exclusion criteria of section 245A.03, subdivision 2, paragraph
(a), clause (6), and meets the requirements under section 245G.19, subdivision 4; or

(ii) arranges for off-site child care during hours of treatment activity at a facility that islicensed under chapter 245A as:

163.19 (A) a child care center under Minnesota Rules, chapter 9503; or

163.20 (B) a family child care home under Minnesota Rules, chapter 9502;

(2) culturally specific or culturally responsive programs as defined in section 254B.01,
subdivision 4a;

163.23 (3) disability responsive programs as defined in section 254B.01, subdivision 4b;

(4) programs that offer medical services delivered by appropriately credentialed health
care staff in an amount equal to two hours per client per week if the medical needs of the
client and the nature and provision of any medical services provided are documented in the
client file; or

(5) programs that offer services to individuals with co-occurring mental health andsubstance use disorder problems if:

(i) the program meets the co-occurring requirements in section 245G.20;

(ii) 25 percent of the counseling staff are licensed mental health professionals under
section 245I.04, subdivision 2, or are students or licensing candidates under the supervision
of a licensed alcohol and drug counselor supervisor and mental health professional under
section 245I.04, subdivision 2, except that no more than 50 percent of the mental health
staff may be students or licensing candidates with time documented to be directly related
to provisions of co-occurring services;

(iii) clients scoring positive on a standardized mental health screen receive a mental
health diagnostic assessment within ten days of admission;

(iv) the program has standards for multidisciplinary case review that include a monthly
 review for each client that, at a minimum, includes a licensed mental health professional
 and licensed alcohol and drug counselor, and their involvement in the review is documented;

(v) family education is offered that addresses mental health and substance use disorderand the interaction between the two; and

164.14 (vi) co-occurring counseling staff shall receive eight hours of co-occurring disorder164.15 training annually.

(d) In order to be eligible for a higher rate under paragraph (c), clause (1), a program that provides arrangements for off-site child care must maintain current documentation at the substance use disorder facility of the child care provider's current licensure to provide child care services. Programs that provide child care according to paragraph (c), clause (1), must be deemed in compliance with the licensing requirements in section 245G.19.

(e) Adolescent residential programs that meet the requirements of Minnesota Rules,
parts 2960.0430 to 2960.0490 and 2960.0580 to 2960.0690, are exempt from the requirements
in paragraph (c), clause (4), items (i) to (iv).

(f) Subject to federal approval, substance use disorder services that are otherwise covered as direct face-to-face services may be provided via telehealth as defined in section 256B.0625, subdivision 3b. The use of telehealth to deliver services must be medically appropriate to the condition and needs of the person being served. Reimbursement shall be at the same rates and under the same conditions that would otherwise apply to direct face-to-face services.

(g) For the purpose of reimbursement under this section, substance use disorder treatment
services provided in a group setting without a group participant maximum or maximum
client to staff ratio under chapter 245G shall not exceed a client to staff ratio of 48 to one.
At least one of the attending staff must meet the qualifications as established under this

165.1 chapter for the type of treatment service provided. A recovery peer may not be included as165.2 part of the staff ratio.

(h) Payment for outpatient substance use disorder services that are licensed according
to sections 245G.01 to 245G.17 is limited to six hours per day or 30 hours per week unless
prior authorization of a greater number of hours is obtained from the commissioner.

165.6 EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 165.7 whichever is later. The commissioner shall notify the revisor of statutes when federal
 165.8 approval is obtained.

# 165.9 Sec. 11. [254B.121] RATE METHODOLOGY; SUBSTANCE USE DISORDER 165.10 TREATMENT SERVICES WITH MEDICATIONS FOR OPIOID USE DISORDER.

Subdivision 1. Rates established. Notwithstanding sections 254B.03, subdivision 9,
 paragraph (a), clause (2); 254B.05, subdivision 5, paragraph (a); and 254B.12, subdivision
 1, the commissioner shall use the rates in this section for substance use disorder treatment
 services with medications for opioid use disorder.

165.15 Subd. 2. Rate updates. Effective each January 1, the commissioner must update the

165.16 rates for substance use disorder treatment services with medications for opioid use disorder

165.17 that are licensed according to sections 245G.01 to 245G.17 and 245G.22, or applicable

165.18 Tribal license, to equal the corresponding Minnesota-specific, locality-adjusted Medicare

165.19 rates for the same or comparable services in the calendar year in which the services are

165.20 provided. This rate does not apply to federally qualified health centers, rural health centers,

165.21 Indian health services, and certified community behavioral health centers.

165.22Subd. 3. Nondrug weekly bundle annual limit. No more than 30 weekly nondrug

165.23 <u>bundle charges are eligible for coverage in the first calendar year that an enrollee is being</u>

165.24 treated by an opioid treatment provider and no more than 15 weekly nondrug bundle charges

165.25 are eligible for coverage in subsequent calendar years. The commissioner may override the

165.26 coverage limitation on the number of weekly nondrug bundle charges for an enrollee if the

165.27 provider obtains authorization to exceed the limit and documents the medical necessity,

165.28 services to be provided, and rationale for requiring the enrollee to report to the provider's

165.29 facility for a face-to-face encounter more frequently.

165.30 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval,

165.31 whichever is later. The commissioner shall notify the revisor of statutes when federal

165.32 approval is obtained.

## 166.1 Sec. 12. [254B.17] WITHDRAWAL MANAGEMENT START-UP AND

### 166.2 **CAPACITY-BUILDING GRANTS.**

- 166.3 The commissioner must establish start-up and capacity-building grants for prospective
- 166.4 or new withdrawal management programs licensed under chapter 245F that will meet
- 166.5 medically monitored or clinically monitored levels of care. Grants may be used for expenses
- 166.6 that are not reimbursable under Minnesota health care programs, including but not limited
- 166.7 <u>to:</u>
- 166.8 (1) costs associated with hiring staff;
- 166.9 (2) costs associated with staff retention;
- 166.10 (3) the purchase of office equipment and supplies;
- 166.11 (4) the purchase of software;
- 166.12 (5) costs associated with obtaining applicable and required licenses;
- 166.13 (6) business formation costs;
- 166.14 (7) costs associated with staff training; and
- 166.15 (8) the purchase of medical equipment and supplies necessary to meet health and safety
- 166.16 requirements.
- 166.17 **EFFECTIVE DATE.** This section is effective July 1, 2023.

### 166.18 Sec. 13. [254B.18] SAFE RECOVERY SITES START-UP AND

## 166.19 **CAPACITY-BUILDING GRANTS.**

- 166.20 (a) The commissioner of human services must establish start-up and capacity-building
- 166.21 grants for current or prospective harm reduction organizations to promote health, wellness,
- 166.22 safety, and recovery to people who are in active stages of substance use disorder. Grants
- 166.23 must be used to establish safe recovery sites that offer harm reduction services and supplies,
- 166.24 <u>including but not limited to:</u>
- 166.25 (1) safe injection spaces;
- 166.26 (2) sterile needle exchange;
- 166.27 (3) opiate antagonist rescue kits;
- 166.28 (4) fentanyl and other drug testing;
- 166.29 <u>(5) street outreach;</u>
- 166.30 (6) educational and referral services;

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
167.1	(7) heal	th, safety, and wellness	services; and		
167.2	<u>(8) acce</u>	ss to hygiene and sanita	ation.		
167.3	<u>(b)</u> The	commissioner must con	nduct local con	nmunity outreach and e	engagement in
167.4	collaboratio	on with newly establish	ed safe recove	ry sites. The commissio	oner must evaluate
167.5	the efficacy	of safe recovery sites	and collect dat	a to measure health-rela	ated and public
167.6	safety outco	omes.			
167.7	<u>(c)</u> The	commissioner must pri	oritize grant a	oplications for organiza	tions that are
167.8	culturally s	pecific or culturally res	ponsive and the	at commit to serving in	ndividuals from
167.9	communitie	es that are disproportion	nately impacte	d by the opioid epidemi	ic, including:
167.10	<u>(1) Nati</u>	ve American, American	n Indian, and I	ndigenous communities	s; and
167.11	<u>(2) Blac</u>	k, African American, a	nd African-bo	rn communities.	
167.12	<u>(d)</u> For	ourposes of this section	i, a "culturally	specific" or "culturally	responsive"
167.13	organization	n is an organization tha	t is designed t	o address the unique ne	eds of individuals
167.14	who share a	common language, ra	cial, ethnic, or	social background, and	l is governed with
167.15	significant	input from individuals	of that specific	background.	
167.16	Sec. 14. [2	254B.181] SOBER HO	DMES.		
167.17	Subdivi	sion 1. Requirements.	All sober hom	es must comply with ap	plicable state laws
167.18	and regulat	ons and local ordinanc	es related to n	aximum occupancy, fir	e safety, and
167.19	sanitation.	n addition, all sober ho	omes must:		
167.20	<u>(1) main</u>	tain a supply of an opia	te antagonist i	n the home and post info	ormation on proper
167.21	use;				
167.22	<u>(2) have</u>	written policies regard	ling access to	all prescribed medication	ons;
167.23	<u>(3) have</u>	written policies regard	ling evictions;		
167.24	<u>(4) retur</u>	n all property and med	ications to a pe	erson discharged from th	ne home and retain
167.25	the items for	r a minimum of 60 day	vs if the persor	did not collect them up	oon discharge. The
167.26	owner must	make an effort to conta	ct persons liste	d as emergency contacts	s for the discharged
167.27	person so th	nat the items are returned	ed;		
167.28	<u>(5) docu</u>	ment the names and co	ontact informa	tion for persons to conta	act in case of an
167.29	emergency	or upon discharge and	notification of	a family member, or ot	ther emergency
167.30	contact desi	gnated by the resident	under certain c	ircumstances, including	g but not limited to
167.31	death due to	o an overdose;			

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
168.1	<u>(6) maint</u>	ain contact informati	on for emerger	ncy resources in the co	mmunity to address
168.2	mental health	n and health emergen	cies;		
168.3	(7) have p	policies on staff qual	ifications and p	prohibition against frat	ernization;
168.4	<u>(8)</u> have a	policy on whether th	e use of medica	tions for opioid use dis	order is permissible;
168.5	<u>(9) have a</u>	a fee schedule and re	fund policy;		
168.6	<u>(10) have</u>	rules for residents;			
168.7	(11) have	policies that promot	e resident part	cipation in treatment,	self-help groups, or
168.8	other recover	y supports;			
168.9	<u>(12) have</u>	policies requiring at	ostinence from	alcohol and illicit drug	gs; and
168.10	(13) distr	ibute the sober home	bill of rights.		
168.11	Subd. 2. 1	Bill of rights. An ind	lividual living	in a sober home has th	e right to:
168.12	<u>(1) have a</u>	access to an environm	nent that suppo	orts recovery;	
168.13	(2) have a	access to an environm	nent that is safe	e and free from alcoho	and other illicit
168.14	drugs or subs	stances;			
168.15	<u> </u>			eglect, financial exploi	
168.16	of maltreatm	ent covered under the	e Vulnerable A	dults Act, sections 62	6.557 to 626.5572;
168.17	(4) be trea	ted with dignity and	respect and to h	nave personal property	treated with respect;
168.18	<u> </u>			ormation kept private a	
168.19	the sober hor	ne's policies and pro-	cedures regard	ing disclosure of such	information;
168.20	<u> </u>	s, while living in the	residence, to o	ther community-based	support services as
168.21	needed;				
168.22	<u>(7) be ref</u>	erred to appropriate s	services upon l	eaving the residence, i	f necessary;
168.23	<u>(8) retain</u>	personal property th	at does not jeo	pardize safety or healt	<u>h;</u>
168.24	<u>~</u>	0	•	asserted by the individ	dual's representative
168.25	or by anyone	on behalf of the ind	ividual withou	t retaliation;	
168.26	<u> </u>			l telephone number of	
168.27			der, and develo	pmental disabilities an	id information about
168.28		le a complaint;			
168.29			e rights and res	ponsibilities, as well a	s program policies
168.30	and procedur	res; and			
	Article 4 Sec. 1	4.	168		

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
169.1	(12) not be	required to perform	n services for	the residence that are n	ot included in the
169.2	<u> </u>	ions for all resident			
1(0.2				ital health and develo	nmontal
169.3 169.4				e may be made to and	•
169.5		•		th and developmental d	
169.6		5.91 and 245.94.	<u>or mentar near</u>		iisaointies, puisuant
169.7			<b>n</b> In addition	to pursuing other rem	edies an individual
169.8				by a violation of this s	
109.0	<u>inay oring and</u>				
169.9	Sec. 15. <b>[25</b> 4	4B.191] EVIDENC	E-BASED TI	RAINING.	
169.10	The comm	issioner of human se	ervices must es	stablish training opport	unities for substance
169.11	use disorder tr	eatment providers u	under Minneso	ta Statutes, chapters 24	45F and 245G, and
169.12	applicable Trib	bal licenses, to increa	ase knowledge	and develop skills to a	dopt evidence-based
169.13	and promising	practices in substand	ce use disorder	treatment programs. Tr	aining opportunities
169.14	must support t	he transition to Ame	erican Society	of Addiction Medicine	(ASAM) standards.
169.15	Training forma	ats may include self	or organization	al assessments, virtual	modules, one-to-one
169.16	coaching, self-	paced courses, intera	active hybrid c	ourses, and in-person co	ourses. Foundational
169.17	and skill-build	ling training topics	may include:		
169.18	<u>(1)</u> ASAM	criteria;			
169.19	(2) person-	-centered and cultur	ally responsiv	e services;	
169.20	<u>(3) medica</u>	l and clinical decisi	on making;		
169.21	(4) conduc	ting assessments an	d appropriate	level of care;	
169.22	(5) treatme	ent and service plan	ning;		
169.23	(6) identify	ying and overcoming	g systems chal	llenges;	
169.24	<u>(7) conduc</u>	ting clinical case re	views; and		
169.25	<u>(8)</u> approp	riate and effective t	ransfer and dis	charge.	
169.26	Sec. 16. Min	nesota Statutes 202	2, section 256	B.0759, subdivision 2,	is amended to read:
169.27	Subd. 2. P	rovider participati	on. (a) <del>Outpat</del>	ient Programs licensed	by the Department
169.28	of Human Ser	vices as nonresiden	tial substance	use disorder treatment	providers may elect
169.29	to participate i	n the demonstration	n project and n	neet the requirements c	of subdivision 3. To
169.30	<del>participate, a p</del>	<del>rovider must notify</del>	the commissi	oner of the provider's	intent to participate

4th Engrossment

in a format required by the commissioner and enroll as a demonstration project provider

170.2 programs that receive payment under this chapter must enroll as demonstration project

170.3 providers and meet the requirements of subdivision 3 by January 1, 2025. Programs that do

not meet the requirements of this paragraph are ineligible for payment for services provided
under section 256B.0625.

(b) Programs licensed by the Department of Human Services as residential treatment
programs according to section 245G.21 that receive payment under this chapter must enroll
as demonstration project providers and meet the requirements of subdivision 3 by January
1, 2024. Programs that do not meet the requirements of this paragraph are ineligible for
payment for services provided under section 256B.0625.

170.11 (c) Programs licensed by the Department of Human Services as residential treatment

170.12 programs according to section 245G.21 that receive payment under this chapter and are

170.13 licensed as a hospital under sections 144.50 to 144.581 must enroll as demonstration project

170.14 providers and meet the requirements of subdivision 3 by January 1, 2025.

(e) (d) Programs licensed by the Department of Human Services as withdrawal
management programs according to chapter 245F that receive payment under this chapter
must enroll as demonstration project providers and meet the requirements of subdivision 3
by January 1, 2024. Programs that do not meet the requirements of this paragraph are
ineligible for payment for services provided under section 256B.0625.

(d) (e) Out-of-state residential substance use disorder treatment programs that receive
 payment under this chapter must enroll as demonstration project providers and meet the
 requirements of subdivision 3 by January 1, 2024. Programs that do not meet the requirements
 of this paragraph are ineligible for payment for services provided under section 256B.0625.

(e) (f) Tribally licensed programs may elect to participate in the demonstration project
 and meet the requirements of subdivision 3. The Department of Human Services must
 consult with Tribal nations to discuss participation in the substance use disorder
 demonstration project.

170.28 (f) (g) The commissioner shall allow providers enrolled in the demonstration project 170.29 before July 1, 2021, to receive applicable rate enhancements authorized under subdivision 170.30 4 for all services provided on or after the date of enrollment, except that the commissioner 170.31 shall allow a provider to receive applicable rate enhancements authorized under subdivision 170.32 4 for services provided on or after July 22, 2020, to fee-for-service enrollees, and on or after 170.33 January 1, 2021, to managed care enrollees, if the provider meets all of the following 170.34 requirements:

(1) the provider attests that during the time period for which the provider is seeking the
rate enhancement, the provider took meaningful steps in their plan approved by the
commissioner to meet the demonstration project requirements in subdivision 3; and

(2) the provider submits attestation and evidence, including all information requested
by the commissioner, of meeting the requirements of subdivision 3 to the commissioner in

171.6 a format required by the commissioner.

171.7 (g) (h) The commissioner may recoup any rate enhancements paid under paragraph (f)
171.8 (g) to a provider that does not meet the requirements of subdivision 3 by July 1, 2021.

Sec. 17. Minnesota Statutes 2022, section 256I.05, is amended by adding a subdivisionto read:

171.11 Subd. 1s. Supplemental rate; Douglas County. Notwithstanding the provisions of

171.12 subdivisions 1a and 1c, beginning July 1, 2023, a county agency shall negotiate a

171.13 supplementary rate in addition to the rate specified in subdivision 1, not to exceed \$750 per

171.14 month, including any legislatively authorized inflationary adjustments, for a housing support

171.15 provider located in Douglas County that operates a long-term residential facility with a total

171.16 of 74 beds that serve chemically dependent men and provide 24-hour-a-day supervision

171.17 and other support services.

Sec. 18. Minnesota Statutes 2022, section 256I.05, is amended by adding a subdivisionto read:

171.20 Subd. 1t. Supplemental rate; Crow Wing County. Notwithstanding the provisions of

171.21 subdivisions 1a and 1c, beginning July 1, 2023, a county agency shall negotiate a

171.22 supplementary rate in addition to the rate specified in subdivision 1, not to exceed \$750 per

171.23 month, including any legislatively authorized inflationary adjustments, for a housing support

171.24 provider located in Crow Wing County that operates a long-term residential facility with a

171.25 total of 90 beds that serves chemically dependent men and women and provides

171.26 24-hour-a-day supervision and other support services.

Sec. 19. Minnesota Statutes 2022, section 256I.05, is amended by adding a subdivision
to read:

171.29 Subd. 1u. Supplemental rate; Douglas County. Notwithstanding the provisions in this

171.30 section, beginning July 1, 2023, a county agency shall negotiate a supplemental rate for up

- 171.31 to 20 beds in addition to the rate specified in subdivision 1, not to exceed the maximum rate
- 171.32 allowed under subdivision 1a, including any legislatively authorized inflationary adjustments,

172.1	for a housing support provider located in Douglas County that operates two facilities and
172.2	provides room and board and supplementary services to adult males recovering from
172.3	substance use disorder, mental illness, or housing instability.
172.4	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.
172.5	Sec. 20. [325F.725] SOBER HOME TITLE PROTECTION.
172.6	No person or entity may use the phrase "sober home," whether alone or in combination
172.7	with other words and whether orally or in writing, to advertise, market, or otherwise describe,
172.8	offer, or promote itself, or any housing, service, service package, or program that it provides
172.9	within this state, unless the person or entity meets the definition of a sober home in section
172.10	254B.01, subdivision 10, and meets the requirements of section 254B.181.
172.11	Sec. 21. <u>CULTURALLY RESPONSIVE RECOVERY COMMUNITY GRANTS.</u>
172.12	The commissioner must establish start-up and capacity-building grants for prospective
172.13	or new recovery community organizations serving or intending to serve culturally specific
172.14	or population-specific recovery communities. Grants may be used for expenses that are not
172.15	reimbursable under Minnesota health care programs, including but not limited to:
172.16	(1) costs associated with hiring and retaining staff;
172.17	(2) staff training, purchasing office equipment and supplies;
172.18	(3) purchasing software and website services;
172.19	(4) costs associated with establishing nonprofit status;
172.20	(5) rental and lease costs and community outreach; and
172.21	(6) education and recovery events.
172.22	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.
172.23	Sec. 22. FAMILY TREATMENT START-UP AND CAPACITY-BUILDING
172.24	GRANTS.
172.25	The commissioner of human services must establish start-up and capacity-building grants
172.26	for prospective or new substance use disorder treatment programs that serve parents with
172.27	their children. Grants must be used for expenses that are not reimbursable under Minnesota
172.28	health care programs, including but not limited to:
170.00	(1) abvaical alant warehouse to success the second family we then
172.29	(1) physical plant upgrades to support larger family units;
	Article 4 Sec. 22. 172

DTT

S2934-4

4th Engrossment

REVISOR

SF2934

173.1 (2) supporting the expansion or development of programs that provide holistic services,

173.2 <u>including trauma supports, conflict resolution, and parenting skills;</u>

- 173.3 (3) increasing awareness, education, and outreach utilizing culturally responsive
- 173.4 approaches to develop relationships between culturally specific communities and clinical

173.5 treatment provider programs; and

(4) expanding culturally specific family programs and accommodating diverse family
units.

# 173.8 Sec. 23. <u>MEDICAL ASSISTANCE BEHAVIORAL HEALTH SYSTEM</u> 173.9 <u>TRANSFORMATION STUDY.</u>

# 173.10 The commissioner of human services, in consultation with stakeholders, must evaluate

173.11 the feasibility, potential design, and federal authorities needed to cover traditional healing,

173.12 <u>behavioral health services in correctional facilities, and contingency management under the</u>

173.13 medical assistance program.

# 173.14 Sec. 24. OPIOID TREATMENT PROGRAM WORK GROUP.

173.15 The commissioner of human services must convene a work group of community partners

173.16 to evaluate the opioid treatment program model under Minnesota Statutes, section 245G.22,

173.17 and to make recommendations on overall service design; simplification or improvement of

173.18 regulatory oversight; increasing access to opioid treatment programs and improving the

# 173.19 quality of care; addressing geographic, racial, and justice-related disparities for individuals

- 173.20 who utilize or may benefit from medications for opioid use disorder; and other related topics,
- 173.21 as determined by the work group. The commissioner must report the work group's

173.22 recommendations to the chairs and ranking minority members of the legislative committees

173.23 with jurisdiction over health and human services by January 15, 2024.

# 173.24 Sec. 25. ENROLLMENT AND REQUIREMENTS FOR PEER RECOVERY 173.25 SUPPORT SERVICES VENDORS.

- 173.26 The commissioner of human services must consult with providers, counties, Tribes,
- 173.27 recovery community organizations, and the recovery community at large to develop
- 173.28 recommendations on whether entities seeking vendor eligibility for medical assistance peer
- 173.29 recovery support services should be subject to additional provider enrollment and oversight
- 173.30 requirements. The commissioner must submit recommendations to the chairs and ranking
- 173.31 minority members of the committees with jurisdiction over health and human services by
- 173.32 February 1, 2024. Recommendations must include the additional requirements that may be

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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- 174.1 needed and specify which entities would be subject to the additional requirements.
- 174.2 <u>Recommendations must balance the goals of fostering cultures of accountability, applying</u>
- 174.3 supportive supervision models, and increasing access to high-quality, culturally responsive
- 174.4 <u>medical assistance peer recovery support services.</u>

### 174.5 Sec. 26. <u>SOBER HOME SCAN.</u>

174.6 The commissioner of human services shall conduct a survey to identify sober home

174.7 settings across the state and to collect information about the services they provide, their

174.8 <u>funding sources, whether they specialize in serving specific populations, and other</u>

174.9 information needed to inform policies to strengthen sober housing in the state. The

174.10 commissioner must collaborate with the Minnesota Association of Sober Homes, sober

174.11 home operators, the recovery community, behavioral health providers that work directly

174.12 with sober housing, and recovery community organizations to provide input and data for

174.13 this survey.

### 174.14 Sec. 27. <u>**REVISOR INSTRUCTION.**</u>

174.15 The revisor of statutes shall renumber Minnesota Statutes, section 245G.01, subdivision

174.16 20b, as Minnesota Statutes, section 245G.01, subdivision 20d, and make any necessary

- 174.17 <u>changes to cross-references.</u>
- 174.18 Sec. 28. <u>**REPEALER.**</u>
- (a) Minnesota Statutes 2022, sections 245G.05, subdivision 2; 245G.06, subdivision 2;
  and 256B.0759, subdivision 6, are repealed.

174.21 (b) Minnesota Statutes 2022, section 246.18, subdivisions 2 and 2a, are repealed.

174.22 **EFFECTIVE DATE.** Paragraph (a) is effective January 1, 2024. Paragraph (b) is

- 174.23 <u>effective July 1, 2023.</u>
- 174.24 **ARTICLE 5**

### 174.25 OPIOID EPIDEMIC RESPONSE AND OVERDOSE PREVENTION

- 174.26 Section 1. [121A.224] OPIATE ANTAGONISTS.
- 174.27 (a) A school district or charter school must maintain a supply of opiate antagonists, as
- 174.28 defined in section 604A.04, subdivision 1, at each school site to be administered in
- 174.29 <u>compliance with section 151.37</u>, subdivision 12.

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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175.1	(b) Each school building must have at least two doses of a nasal opiate antagonist
175.2	available on site.
175.3	(c) The commissioner of health shall identify resources, including at least one training
175.4	video, to help schools implement an opiate antagonist emergency response and make the
175.5	resources available for schools.
175.6	(d) A school board may adopt a model plan for use, storage, and administration of opiate

175.7 <u>antagonists.</u>

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

Sec. 2. Minnesota Statutes 2022, section 241.021, subdivision 1, is amended to read:

Subdivision 1. Correctional facilities; inspection; licensing. (a) Except as provided 175.10 in paragraph (b), the commissioner of corrections shall inspect and license all correctional 175.11 facilities throughout the state, whether public or private, established and operated for the 175.12 175.13 detention and confinement of persons confined or incarcerated therein according to law except to the extent that they are inspected or licensed by other state regulating agencies. 175.14 The commissioner shall promulgate pursuant to chapter 14, rules establishing minimum 175.15 standards for these facilities with respect to their management, operation, physical condition, 175.16 and the security, safety, health, treatment, and discipline of persons confined or incarcerated 175.17 175.18 therein. These minimum standards shall include but are not limited to specific guidance pertaining to: 175.19

(1) screening, appraisal, assessment, and treatment for persons confined or incarcerated
in correctional facilities with mental illness or substance use disorders;

175.22 (2) a policy on the involuntary administration of medications;

175.23 (3) suicide prevention plans and training;

175.24 (4) verification of medications in a timely manner;

175.25 (5) well-being checks;

(6) discharge planning, including providing prescribed medications to persons confined
or incarcerated in correctional facilities upon release;

(7) a policy on referrals or transfers to medical or mental health care in a noncorrectionalinstitution;

175.30 (8) use of segregation and mental health checks;

175.31 (9) critical incident debriefings;

(10) clinical management of substance use disorders and opioid overdose emergency
procedures;

(11) a policy regarding identification of persons with special needs confined or
incarcerated in correctional facilities;

176.5 (12) a policy regarding the use of telehealth;

176.6 (13) self-auditing of compliance with minimum standards;

(14) information sharing with medical personnel and when medical assessment must befacilitated;

176.9 (15) a code of conduct policy for facility staff and annual training;

(16) a policy on death review of all circumstances surrounding the death of an individual
committed to the custody of the facility; and

(17) dissemination of a rights statement made available to persons confined orincarcerated in licensed correctional facilities.

No individual, corporation, partnership, voluntary association, or other private organization legally responsible for the operation of a correctional facility may operate the facility unless it possesses a current license from the commissioner of corrections. Private adult correctional facilities shall have the authority of section 624.714, subdivision 13, if the Department of Corrections licenses the facility with the authority and the facility meets requirements of section 243.52.

The commissioner shall review the correctional facilities described in this subdivision at least once every two years, except as otherwise provided, to determine compliance with the minimum standards established according to this subdivision or other Minnesota statute related to minimum standards and conditions of confinement.

176.24 The commissioner shall grant a license to any facility found to conform to minimum standards or to any facility which, in the commissioner's judgment, is making satisfactory 176.25 progress toward substantial conformity and the standards not being met do not impact the 176.26 interests and well-being of the persons confined or incarcerated in the facility. A limited 176.27 license under subdivision 1a may be issued for purposes of effectuating a facility closure. 176.28 The commissioner may grant licensure up to two years. Unless otherwise specified by 176.29 statute, all licenses issued under this chapter expire at 12:01 a.m. on the day after the 176.30 expiration date stated on the license. 176.31

The commissioner shall have access to the buildings, grounds, books, records, staff, and to persons confined or incarcerated in these facilities. The commissioner may require the officers in charge of these facilities to furnish all information and statistics the commissioner deems necessary, at a time and place designated by the commissioner.

All facility administrators of correctional facilities are required to report all deaths of individuals who died while committed to the custody of the facility, regardless of whether the death occurred at the facility or after removal from the facility for medical care stemming from an incident or need for medical care at the correctional facility, as soon as practicable, but no later than 24 hours of receiving knowledge of the death, including any demographic information as required by the commissioner.

All facility administrators of correctional facilities are required to report all other 177.11 emergency or unusual occurrences as defined by rule, including uses of force by facility 177.12 staff that result in substantial bodily harm or suicide attempts, to the commissioner of 177.13 corrections within ten days from the occurrence, including any demographic information 177.14 as required by the commissioner. The commissioner of corrections shall consult with the 177.15 Minnesota Sheriffs' Association and a representative from the Minnesota Association of 177.16 Community Corrections Act Counties who is responsible for the operations of an adult 177.17 correctional facility to define "use of force" that results in substantial bodily harm for 177.18 reporting purposes. 177.19

The commissioner may require that any or all such information be provided through the Department of Corrections detention information system. The commissioner shall post each inspection report publicly and on the department's website within 30 days of completing the inspection. The education program offered in a correctional facility for the confinement or incarceration of juvenile offenders must be approved by the commissioner of education before the commissioner of corrections may grant a license to the facility.

(b) For juvenile facilities licensed by the commissioner of human services, the
commissioner may inspect and certify programs based on certification standards set forth
in Minnesota Rules. For the purpose of this paragraph, "certification" has the meaning given
it in section 245A.02.

(c) Any state agency which regulates, inspects, or licenses certain aspects of correctional
facilities shall, insofar as is possible, ensure that the minimum standards it requires are
substantially the same as those required by other state agencies which regulate, inspect, or
license the same aspects of similar types of correctional facilities, although at different
correctional facilities.

(d) Nothing in this section shall be construed to limit the commissioner of corrections'
authority to promulgate rules establishing standards of eligibility for counties to receive
funds under sections 401.01 to 401.16, or to require counties to comply with operating
standards the commissioner establishes as a condition precedent for counties to receive that
funding.

(e) The department's inspection unit must report directly to a division head outside ofthe correctional institutions division.

Sec. 3. Minnesota Statutes 2022, section 241.31, subdivision 5, is amended to read:

Subd. 5. Minimum standards. The commissioner of corrections shall establish minimum 178.9 standards for the size, area to be served, qualifications of staff, ratio of staff to client 178.10 178.11 population, and treatment programs for community corrections programs established pursuant to this section. Plans and specifications for such programs, including proposed budgets must 178.12 first be submitted to the commissioner for approval prior to the establishment. Community 178.13 corrections programs must maintain a supply of opiate antagonists, as defined in section 178.14 604A.04, subdivision 1, at each correctional site to be administered in compliance with 178.15 178.16 section 151.37, subdivision 12. Each site must have at least two doses of an opiate antagonist

178.17 on site. Staff must be trained on how and when to administer opiate antagonists.

178.18 Sec. 4. Minnesota Statutes 2022, section 241.415, is amended to read:

#### 178.19 **241.415 RELEASE PLANS; SUBSTANCE ABUSE.**

The commissioner shall cooperate with community-based corrections agencies to determine how best to address the substance abuse treatment needs of offenders who are being released from prison. The commissioner shall ensure that an offender's prison release plan adequately addresses the offender's needs for substance abuse assessment, treatment, or other services following release, within the limits of available resources. The commissioner <u>must provide individuals with known or stated histories of opioid use disorder with</u> emergency opiate antagonist rescue kits upon release.

### 178.27 Sec. 5. [245.891] OPIOID OVERDOSE SURGE ALERT SYSTEM.

178.28The commissioner must establish a voluntary, statewide opioid overdose surge text178.29message alert system, to prevent opioid overdose by cautioning people to refrain from178.30substance use or to use harm reduction strategies when there is an overdose surge in their

178.31 surrounding area. The alert system may include other forms of electronic alerts. The

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment	
179.1	commissioner may collaborate with local agencies, other state agencies, and harm reduction					
179.2	organizations to promote and improve the surge alert system.					
179.3	Sec. 6. [245A.242] EMERGENCY OVERDOSE TREATMENT.					
179.4	Subdivision 1. Applicability. This section applies to the following licenses issued under					
179.5	this chapter:					
179.6	(1) substance use disorder treatment programs licensed according to chapter 245G;					
179.7	(2) children's residential facility substance use disorder treatment programs licensed					
179.8	according to Minnesota Rules, parts 2960.0010 to 2960.0220 and 2960.0430 to 2960.0490;					
179.9	(3) detoxification programs licensed according to Minnesota Rules, parts 9530.6510 to					
179.10	<u>9530.6590;</u>					
179.11	(4) withdraw	zal management p	programs licens	sed according to chapt	er 245F; and	
179.12	(5) intensive	residential treatn	nent services of	r residential crisis stab	vilization licensed	
179.13	according to cha	apter 245I and sec	ction 245I.23.			
179.14	Subd. 2. Emergency overdose treatment. A license holder must maintain a supply of					
179.15	opiate antagonis	ts as defined in se	ection 604A.04	l, subdivision 1, availa	able for emergency	
179.16	treatment of opioid overdose and must have a written standing order protocol by a physician					
179.17	who is licensed under chapter 147, advanced practice registered nurse who is licensed under					
179.18	chapter 148, or physician assistant who is licensed under chapter 147A, that permits the					
179.19	license holder to maintain a supply of opiate antagonists on site. A license holder must					
179.20	require staff to undergo training in the specific mode of administration used at the program,					
179.21	which may inclu	ıde intranasal adn	ninistration, in	tramuscular injection,	or both.	
179.22	Sec. 7. Minnes	sota Statutes 2022	2, section 2450	6.08, subdivision 3, is	amended to read:	
179.23	Subd. 3. Sta	nding order prot	<del>tocol</del> Emerger	icy overdose treatme	nt. A license holder	
179.24	that maintains a	supply of naloxo	<del>ne available fo</del>	r emergency treatmen	t of opioid overdose	
179.25	<del>must have a wri</del>	tten standing orde	er protocol by a	a physician who is lice	ensed under chapter	
179.26	147, advanced practice registered nurse who is licensed under chapter 148, or physician					
179.27	assistant who is licensed under chapter 147A, that permits the license holder to maintain a					
179.28	supply of naloxone on site. A license holder must require staff to undergo training in the					
179.29	specific mode of administration used at the program, which may include intranasal					
179.30	administration, i	ntramuscular inje	ection, or both.	must follow the emer	gency overdose	
	· · ·		0454 040			

179.31 treatment requirements in section 245A.242.

Sec. 8. Minnesota Statutes 2022, section 256.042, subdivision 1, is amended to read:
Subdivision 1. Establishment of the advisory council. (a) The Opiate Epidemic

180.3 Response Advisory Council is established to develop and implement a comprehensive and
180.4 effective statewide effort to address the opioid addiction and overdose epidemic in Minnesota.
180.5 The council shall focus on:

(1) prevention and education, including public education and awareness for adults and
youth, prescriber education, the development and sustainability of opioid overdose prevention
and education programs, the role of adult protective services in prevention and response,
and providing financial support to local law enforcement agencies for opiate antagonist
programs;

(2) training on the treatment of opioid addiction, including the use of all Food and Drug
Administration approved opioid addiction medications, detoxification, relapse prevention,
patient assessment, individual treatment planning, counseling, recovery supports, diversion
control, and other best practices;

(3) the expansion and enhancement of a continuum of care for opioid-related substance
use disorders, including primary prevention, early intervention, treatment, recovery, and
aftercare services; and

(4) the development of measures to assess and protect the ability of cancer patients and
survivors, persons battling life-threatening illnesses, persons suffering from severe chronic
pain, and persons at the end stages of life, who legitimately need prescription pain
medications, to maintain their quality of life by accessing these pain medications without
facing unnecessary barriers. The measures must also address the needs of individuals
described in this clause who are elderly or who reside in underserved or rural areas of the
state.

180.25 (b) The council shall:

(1) review local, state, and federal initiatives and activities related to education,
prevention, treatment, and services for individuals and families experiencing and affected
by opioid use disorder;

(2) establish priorities to address the state's opioid epidemic, for the purpose ofrecommending initiatives to fund;

(3) recommend to the commissioner of human services specific projects and initiativesto be funded;

(4) ensure that available funding is allocated to align with other state and federal funding,
to achieve the greatest impact and ensure a coordinated state effort;

(5) consult with the commissioners of human services, health, and management and
budget to develop measurable outcomes to determine the effectiveness of funds allocated;

(6) develop recommendations for an administrative and organizational framework for
the allocation, on a sustainable and ongoing basis, of any money deposited into the separate
account under section 16A.151, subdivision 2, paragraph (f), in order to address the opioid
abuse and overdose epidemic in Minnesota and the areas of focus specified in paragraph
(a);

181.10 (7) review reports, data, and performance measures submitted by municipalities under
181.11 subdivision 5; and

(8) consult with relevant stakeholders, including lead agencies and municipalities, to
review and provide recommendations for necessary revisions to the reporting requirements
under subdivision 5 to ensure that the required reporting accurately measures progress in
addressing the harms of the opioid epidemic-; and

(9) meet with each of the 11 federally recognized Minnesota Tribal Nations individually
 on an annual basis in order to collaborate and communicate on shared issues and priorities.

(c) The council, in consultation with the commissioner of management and budget, and 181.18 within available appropriations, shall select from projects awarded grants under section 181.19 256.043, subdivisions 3 and 3a, and municipality projects funded by direct payments received 181.20 as part of a statewide opioid settlement agreement, that include promising practices or 181.21 theory-based activities for which the commissioner of management and budget shall conduct 181.22 evaluations using experimental or quasi-experimental design. Grant proposals and 181.23 municipality projects that include promising practices or theory-based activities and are 181.24 selected for an evaluation shall be administered to support the experimental or 181.25 quasi-experimental evaluation. Grantees and municipalities shall collect and report 181.26 information that is needed to complete the evaluation. The commissioner of management 181.27 and budget, under section 15.08, may obtain additional relevant data to support the 181.28 experimental or quasi-experimental evaluation studies. 181.29

(d) The council, in consultation with the commissioners of human services, health, public
safety, and management and budget, shall establish goals related to addressing the opioid
epidemic and determine a baseline against which progress shall be monitored and set
measurable outcomes, including benchmarks. The goals established must include goals for
prevention and public health, access to treatment, and multigenerational impacts. The council

182.1 shall use existing measures and data collection systems to determine baseline data against

182.2 which progress shall be measured. The council shall include the proposed goals, the

182.3 measurable outcomes, and proposed benchmarks to meet these goals in its initial report to

182.4 the legislature under subdivision 5, paragraph (a), due January 31, 2021.

182.5 Sec. 9. Minnesota Statutes 2022, section 256.042, subdivision 2, is amended to read:

Subd. 2. Membership. (a) The council shall consist of the following <u>19 20</u> voting
members, appointed by the commissioner of human services except as otherwise specified,
and three nonvoting members:

(1) two members of the house of representatives, appointed in the following sequence: the first from the majority party appointed by the speaker of the house and the second from the minority party appointed by the minority leader. Of these two members, one member must represent a district outside of the seven-county metropolitan area, and one member must represent a district that includes the seven-county metropolitan area. The appointment by the minority leader must ensure that this requirement for geographic diversity in appointments is met;

(2) two members of the senate, appointed in the following sequence: the first from the majority party appointed by the senate majority leader and the second from the minority party appointed by the senate minority leader. Of these two members, one member must represent a district outside of the seven-county metropolitan area and one member must represent a district that includes the seven-county metropolitan area. The appointment by the minority leader must ensure that this requirement for geographic diversity in appointments is met;

182.23 (3) one member appointed by the Board of Pharmacy;

182.24 (4) one member who is a physician appointed by the Minnesota Medical Association;

(5) one member representing opioid treatment programs, sober living programs, or
substance use disorder programs licensed under chapter 245G;

(6) one member appointed by the Minnesota Society of Addiction Medicine who is anaddiction psychiatrist;

(7) one member representing professionals providing alternative pain managementtherapies, including, but not limited to, acupuncture, chiropractic, or massage therapy;

(8) one member representing nonprofit organizations conducting initiatives to addressthe opioid epidemic, with the commissioner's initial appointment being a member

representing the Steve Rummler Hope Network, and subsequent appointments representingthis or other organizations;

(9) one member appointed by the Minnesota Ambulance Association who is serving
with an ambulance service as an emergency medical technician, advanced emergency
medical technician, or paramedic;

(10) one member representing the Minnesota courts who is a judge or law enforcementofficer;

183.8 (11) one public member who is a Minnesota resident and who is in opioid addiction183.9 recovery;

(12) two members representing Indian tribes, one representing the Ojibwe tribes andone representing the Dakota tribes;

183.12 (13) one member representing an urban American Indian community;

(13) (14) one public member who is a Minnesota resident and who is suffering from
 chronic pain, intractable pain, or a rare disease or condition;

(14) (15) one mental health advocate representing persons with mental illness;

(15) (16) one member appointed by the Minnesota Hospital Association;

(16) (17) one member representing a local health department; and

183.18 (17)(18) the commissioners of human services, health, and corrections, or their designees, 183.19 who shall be ex officio nonvoting members of the council.

183.20 (b) The commissioner of human services shall coordinate the commissioner's

183.21 appointments to provide geographic, racial, and gender diversity, and shall ensure that at

183.22 least one-half one-third of council members appointed by the commissioner reside outside

183.23 of the seven-county metropolitan area. Of the members appointed by the commissioner, to

183.24 the extent practicable, at least one member must represent a community of color

183.25 disproportionately affected by the opioid epidemic.

(c) The council is governed by section 15.059, except that members of the council shall
serve three-year terms and shall receive no compensation other than reimbursement for
expenses. Notwithstanding section 15.059, subdivision 6, the council shall not expire.

(d) The chair shall convene the council at least quarterly, and may convene other meetings
as necessary. The chair shall convene meetings at different locations in the state to provide
geographic access, and shall ensure that at least one-half of the meetings are held at locations
outside of the seven-county metropolitan area.

(e) The commissioner of human services shall provide staff and administrative servicesfor the advisory council.

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184.3 (f) The council is subject to chapter 13D.

184.4 Sec. 10. Minnesota Statutes 2022, section 256.043, subdivision 3, is amended to read:

Subd. 3. Appropriations from registration and license fee account. (a) The appropriations in paragraphs (b) to  $\frac{(h)}{(n)}$  shall be made from the registration and license fee account on a fiscal year basis in the order specified.

- (b) The appropriations specified in Laws 2019, chapter 63, article 3, section 1, paragraphs
  (b), (f), (g), and (h), as amended by Laws 2020, chapter 115, article 3, section 35, shall be
  made accordingly.
- (c) \$100,000 is appropriated to the commissioner of human services for grants for opiate

184.12 antagonist distribution. Grantees may utilize funds for opioid overdose prevention,

184.13 community asset mapping, education, and opiate antagonist distribution.

184.14 (d) \$2,000,000 is appropriated to the commissioner of human services for grants to Tribal

184.15 nations and five urban Indian communities for traditional healing practices for American

184.16 Indians and to increase the capacity of culturally specific providers in the behavioral health

184.17 workforce.

(e) \$400,000 is appropriated to the commissioner of human services for competitive
 grants for opioid-focused Project ECHO programs.

184.20 (f) \$277,000 in fiscal year 2024 and \$321,000 each year thereafter is appropriated to the

184.21 <u>commissioner of human services to administer the funding distribution and reporting</u>

- 184.22 requirements in paragraph (o).
- (g) \$3,000,000 in fiscal year 2025 and \$3,000,000 each year thereafter is appropriated

184.24 to the commissioner of human services for safe recovery sites start-up and capacity building

- 184.25 grants under section 254B.18.
- (h) \$395,000 in fiscal year 2024 and \$415,000 each year thereafter is appropriated to
- 184.27 the commissioner of human services for the opioid overdose surge alert system under section
  184.28 245.891.
- $\frac{(c)(i)}{(i)}$  \$300,000 is appropriated to the commissioner of management and budget for evaluation activities under section 256.042, subdivision 1, paragraph (c).

 $\frac{(d) (j) \$249,000 \$261,000}{\text{ is appropriated to the commissioner of human services for}$   $\frac{(d) (j) \$249,000 \$261,000}{\text{ is appropriated to the commissioner of human services for}$   $\frac{185.2}{\text{ and for the administration of the grants awarded under paragraph (h) (n).}$ 

185.4 (e) (k) \$126,000 is appropriated to the Board of Pharmacy for the collection of the 185.5 registration fees under section 151.066.

(f) (1) \$672,000 is appropriated to the commissioner of public safety for the Bureau of
 Criminal Apprehension. Of this amount, \$384,000 is for drug scientists and lab supplies
 and \$288,000 is for special agent positions focused on drug interdiction and drug trafficking.

(g) (m) After the appropriations in paragraphs (b) to (f) (l) are made, 50 percent of the 185.9 remaining amount is appropriated to the commissioner of human services for distribution 185.10 to county social service agencies and Tribal social service agency initiative projects 185.11 authorized under section 256.01, subdivision 14b, to provide child protection services to 185.12 children and families who are affected by addiction. The commissioner shall distribute this 185.13 money proportionally to county social service agencies and Tribal social service agency 185.14 initiative projects based on out-of-home placement episodes where parental drug abuse is 185.15 the primary reason for the out-of-home placement using data from the previous calendar 185.16 year. County social service agencies and Tribal social service agency initiative projects 185.17 receiving funds from the opiate epidemic response fund must annually report to the 185.18 commissioner on how the funds were used to provide child protection services, including 185.19 measurable outcomes, as determined by the commissioner. County social service agencies 185.20 and Tribal social service agency initiative projects must not use funds received under this 185.21 paragraph to supplant current state or local funding received for child protection services 185.22 for children and families who are affected by addiction. 185.23

(h) (n) After the appropriations in paragraphs (b) to (g) (m) are made, the remaining amount in the account is appropriated to the commissioner of human services to award grants as specified by the Opiate Epidemic Response Advisory Council in accordance with section 256.042, unless otherwise appropriated by the legislature.

 $\frac{(i)}{(o)}$  Beginning in fiscal year 2022 and each year thereafter, funds for county social service agencies and Tribal social service agency initiative projects under paragraph (g) (m) and grant funds specified by the Opiate Epidemic Response Advisory Council under paragraph (h) (n) may be distributed on a calendar year basis.

(p) Notwithstanding section 16A.28, subdivision 3, funds appropriated in paragraphs
 (c), (d), (e), (g), (m), and (n) are available for three years after the funds are appropriated.

## 185.34 **EFFECTIVE DATE.** This section is effective the day following final enactment.

186.1 Sec. 11. Minnesota Statutes 2022, section 256.043, subdivision 3a, is amended to read:

Subd. 3a. Appropriations from settlement account. (a) The appropriations in paragraphs
(b) to (e) shall be made from the settlement account on a fiscal year basis in the order
specified.

(b) If the balance in the registration and license fee account is not sufficient to fully fund the appropriations specified in subdivision 3, paragraphs (b) to (f)(1), an amount necessary to meet any insufficiency shall be transferred from the settlement account to the registration and license fee account to fully fund the required appropriations.

(c) \$209,000 in fiscal year 2023 and \$239,000 in fiscal year 2024 and subsequent fiscal 186.9 years are appropriated to the commissioner of human services for the administration of 186.10 grants awarded under paragraph (e). \$276,000 in fiscal year 2023 and \$151,000 in fiscal 186.11 year 2024 and subsequent fiscal years are appropriated to the commissioner of human 186.12 services to collect, collate, and report data submitted and to monitor compliance with 186.13 reporting and settlement expenditure requirements by grantees awarded grants under this 186.14 section and municipalities receiving direct payments from a statewide opioid settlement 186.15 agreement as defined in section 256.042, subdivision 6. 186.16

(d) After any appropriations necessary under paragraphs (b) and (c) are made, an amount 186.17 equal to the calendar year allocation to Tribal social service agency initiative projects under 186.18 subdivision 3, paragraph (g) (m), is appropriated from the settlement account to the 186.19 commissioner of human services for distribution to Tribal social service agency initiative 186 20 projects to provide child protection services to children and families who are affected by 186.21 addiction. The requirements related to proportional distribution, annual reporting, and 186.22 maintenance of effort specified in subdivision 3, paragraph  $\frac{g}{g}$  (m), also apply to the 186.23 appropriations made under this paragraph. 186.24

(e) After making the appropriations in paragraphs (b), (c), and (d), the remaining amount
in the account is appropriated to the commissioner of human services to award grants as
specified by the Opiate Epidemic Response Advisory Council in accordance with section
256.042.

(f) Funds for Tribal social service agency initiative projects under paragraph (d) and
grant funds specified by the Opiate Epidemic Response Advisory Council under paragraph
(e) may be distributed on a calendar year basis.

(g) Notwithstanding section 16A.28, subdivision 3, funds appropriated in paragraphs
 (d) and (e) are available for three years after the funds are appropriated.

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
187.1	EFFECTIV	E DATE. This sec	tion is effecti	ve the day following fina	al enactment.
187.2	Sec. 12. <b>[256].</b>	052] OPIATE AN	TAGONIST	<u>`S.</u>	
187.3	(a) Site-based	d or group housing	support setti	ngs must maintain a sup	ply of opiate
187.4	antagonists as de	efined in section 60	04A.04, subdi	ivision 1, at each housing	g site to be
187.5	administered in	compliance with se	ection 151.37	, subdivision 12.	

187.6 (b) Each site must have at least two doses of an opiate antagonist on site.

187.7 (c) Staff on site must have training on how and when to administer opiate antagonists.

187.8 Sec. 13. Laws 2019, chapter 63, article 3, section 1, as amended by Laws 2020, chapter
187.9 115, article 3, section 35, and Laws 2022, chapter 53, section 12, is amended to read:

187.10 Section 1. APPROPRIATIONS.

(a) Board of Pharmacy; administration. \$244,000 in fiscal year 2020 is appropriated
from the general fund to the Board of Pharmacy for onetime information technology and
operating costs for administration of licensing activities under Minnesota Statutes, section
187.14 151.066. This is a onetime appropriation.

(b) **Commissioner of human services; administration.** \$309,000 in fiscal year 2020 is appropriated from the general fund and \$60,000 in fiscal year 2021 is appropriated from the opiate epidemic response fund to the commissioner of human services for the provision of administrative services to the Opiate Epidemic Response Advisory Council and for the administration of the grants awarded under paragraphs (f), (g), and (h). The opiate epidemic response fund base for this appropriation is \$60,000 in fiscal year 2022, \$60,000 in fiscal year 2023, \$60,000 in fiscal year 2024, and \$0 in fiscal year 2025 .

(c) Board of Pharmacy; administration. \$126,000 in fiscal year 2020 is appropriated
from the general fund to the Board of Pharmacy for the collection of the registration fees
under section 151.066.

(d) Commissioner of public safety; enforcement activities. \$672,000 in fiscal year
2020 is appropriated from the general fund to the commissioner of public safety for the
Bureau of Criminal Apprehension. Of this amount, \$384,000 is for drug scientists and lab
supplies and \$288,000 is for special agent positions focused on drug interdiction and drug
trafficking.

(e) Commissioner of management and budget; evaluation activities. \$300,000 in
fiscal year 2020 is appropriated from the general fund and \$300,000 in fiscal year 2021 is

appropriated from the opiate epidemic response fund to the commissioner of management
and budget for evaluation activities under Minnesota Statutes, section 256.042, subdivision
1, paragraph (c).

(f) Commissioner of human services; grants for Project ECHO. \$400,000 in fiscal 188.4 year 2020 is appropriated from the general fund and \$400,000 in fiscal year 2021 is 188.5 appropriated from the opiate epidemic response fund to the commissioner of human services 188.6 for grants of \$200,000 to CHI St. Gabriel's Health Family Medical Center for the 188.7 188.8 opioid-focused Project ECHO program and \$200,000 to Hennepin Health Care for the opioid-focused Project ECHO program. The opiate epidemic response fund base for this 188.9 appropriation is \$400,000 in fiscal year 2022, \$400,000 in fiscal year 2023, <del>\$400,000 in</del> 188.10 fiscal year 2024, and \$0 in fiscal year 2025 2024. 188.11

(g) Commissioner of human services; opioid overdose prevention grant. \$100,000 188.12 in fiscal year 2020 is appropriated from the general fund and \$100,000 in fiscal year 2021 188.13 is appropriated from the opiate epidemic response fund to the commissioner of human 188.14 services for a grant to a nonprofit organization that has provided overdose prevention 188.15 programs to the public in at least 60 counties within the state, for at least three years, has 188.16 received federal funding before January 1, 2019, and is dedicated to addressing the opioid 188.17 epidemic. The grant must be used for opioid overdose prevention, community asset mapping, 188.18 education, and overdose antagonist distribution. The opiate epidemic response fund base 188.19 for this appropriation is \$100,000 in fiscal year 2022, \$100,000 in fiscal year 2023, <del>\$100,000</del> 188.20 in fiscal year 2024, and \$0 in fiscal year 2025 2024. 188.21

(h) Commissioner of human services; traditional healing. \$2,000,000 in fiscal year 188.22 2020 is appropriated from the general fund and \$2,000,000 in fiscal year 2021 is appropriated 188.23 from the opiate epidemic response fund to the commissioner of human services to award 188.24 grants to Tribal nations and five urban Indian communities for traditional healing practices 188.25 to American Indians and to increase the capacity of culturally specific providers in the 188.26 behavioral health workforce. The opiate epidemic response fund base for this appropriation 188.27 is \$2,000,000 in fiscal year 2022, \$2,000,000 in fiscal year 2023, \$2,000,000 in fiscal year 188.28 <del>2024</del>, and \$0 in fiscal year <del>2025</del> 2024. 188.29

(i) Board of Dentistry; continuing education. \$11,000 in fiscal year 2020 is
appropriated from the state government special revenue fund to the Board of Dentistry to
implement the continuing education requirements under Minnesota Statutes, section 214.12,
subdivision 6.

(j) Board of Medical Practice; continuing education. \$17,000 in fiscal year 2020 is
appropriated from the state government special revenue fund to the Board of Medical Practice
to implement the continuing education requirements under Minnesota Statutes, section
214.12, subdivision 6.

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(k) Board of Nursing; continuing education. \$17,000 in fiscal year 2020 is appropriated
from the state government special revenue fund to the Board of Nursing to implement the
continuing education requirements under Minnesota Statutes, section 214.12, subdivision
6.

(1) Board of Optometry; continuing education. \$5,000 in fiscal year 2020 is
appropriated from the state government special revenue fund to the Board of Optometry to
implement the continuing education requirements under Minnesota Statutes, section 214.12,
subdivision 6.

(m) Board of Podiatric Medicine; continuing education. \$5,000 in fiscal year 2020
is appropriated from the state government special revenue fund to the Board of Podiatric
Medicine to implement the continuing education requirements under Minnesota Statutes,
section 214.12, subdivision 6.

(n) Commissioner of health; nonnarcotic pain management and wellness. \$1,250,000
is appropriated in fiscal year 2020 from the general fund to the commissioner of health, to
provide funding for:

(1) statewide mapping and assessment of community-based nonnarcotic pain managementand wellness resources; and

(2) up to five demonstration projects in different geographic areas of the state to provide
 community-based nonnarcotic pain management and wellness resources to patients and
 consumers.

189.25 The demonstration projects must include an evaluation component and scalability analysis. The commissioner shall award the grant for the statewide mapping and assessment, and the 189.26 demonstration project grants, through a competitive request for proposal process. Grants 189.27 for statewide mapping and assessment and demonstration projects may be awarded 189.28 simultaneously. In awarding demonstration project grants, the commissioner shall give 189.29 preference to proposals that incorporate innovative community partnerships, are informed 189.30 and led by people in the community where the project is taking place, and are culturally 189.31 relevant and delivered by culturally competent providers. This is a onetime appropriation. 189.32

(o) Commissioner of health; administration. \$38,000 in fiscal year 2020 is appropriated
from the general fund to the commissioner of health for the administration of the grants
awarded in paragraph (n).

190.4 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 190.5 Sec. 14. <u>PUBLIC AWARENESS CAMPAIGN.</u>

190.6 (a) The commissioner of human services must establish a multitiered public awareness

190.7 and educational campaign on substance use disorders. The campaign must include strategies

190.8 to prevent substance use disorder, reduce stigma, and ensure people know how to access

190.9 treatment, recovery, and harm reduction services.

190.10 (b) The commissioner must consult with communities disproportionately impacted by

190.11 substance use disorder to ensure the campaign focuses on lived experience and equity. The

190.12 commissioner may also consult and establish relationships with media and communication

190.13 experts, behavioral health professionals, state and local agencies, and community

190.14 organizations to design and implement the campaign.

- 190.15 (c) The campaign must include awareness-raising and educational information using
- 190.16 multichannel marketing strategies, social media, virtual events, press releases, reports, and

190.17 targeted outreach. The commissioner must evaluate the effectiveness of the campaign and

190.18 modify outreach and strategies as needed.

## 190.19 Sec. 15. HARM REDUCTION AND CULTURALLY SPECIFIC GRANTS.

190.20 (a) The commissioner of human services must establish grants for Tribal Nations or

190.21 culturally specific organizations to enhance and expand capacity to address the impacts of

190.22 the opioid epidemic in their respective communities. Grants may be used to purchase and

190.23 distribute harm reduction supplies, develop organizational capacity, and expand culturally
 190.24 specific services.

(b) Harm reduction grant funds must be used to promote safer practices and reduce the
 transmission of infectious disease. Allowable expenses include syringes, fentanyl testing

190.27 supplies, disinfectants, opiate antagonist rescue kits, safe injection kits, safe smoking kits,

190.28 sharps disposal, wound-care supplies, medication lock boxes, FDA-approved home testing

190.29 kits for viral hepatitis and HIV, written educational and resource materials, and other supplies

190.30 approved by the commissioner.

190.31(c) Culturally specific organizational capacity grant funds must be used to develop and190.32improve organizational infrastructure to increase access to culturally specific services and

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
--------	---------	-----	---------	-----------------

191.1 community building. Allowable expenses include funds for organizations to hire staff or

191.2 consultants who specialize in fundraising, grant writing, business development, and program

191.3 integrity or other identified organizational needs as approved by the commissioner.

191.4 (d) Culturally specific service grant funds must be used to expand culturally specific

191.5 outreach and services. Allowable expenses include hiring or consulting with cultural advisors,

191.6 resources to support cultural traditions, and education to empower individuals and providers,

191.7 develop a sense of community, and develop a connection to ancestral roots.

191.8 (e) Opiate antagonist training grant funds may be used to provide information and training

191.9 on safe storage and use of opiate antagonists. Training may be conducted via multiple

191.10 modalities, including but not limited to in-person, virtual, written, and video recordings.

 191.11
 ARTICLE 6

 191.12
 OPIOID PRESCRIBING IMPROVEMENT PROGRAM

191.13 Section 1. Minnesota Statutes 2022, section 256B.0638, subdivision 1, is amended to read:

191.14 Subdivision 1. **Program established.** The commissioner of human services, in

191.15 conjunction with the commissioner of health, shall coordinate and implement an opioid

191.16 prescribing improvement program to reduce opioid dependency and substance use by

191.17 Minnesotans due to the prescribing of opioid analgesics by health care providers and to

191.18 support patient-centered, compassionate care for Minnesotans who require treatment with

191.19 <u>opioid analgesics</u>.

191.20 Sec. 2. Minnesota Statutes 2022, section 256B.0638, subdivision 2, is amended to read:

Subd. 2. Definitions. (a) For purposes of this section, the terms defined in this subdivisionhave the meanings given them.

191.23 (b) "Commissioner" means the commissioner of human services.

(c) "Commissioners" means the commissioner of human services and the commissionerof health.

191.26 (d) "DEA" means the United States Drug Enforcement Administration.

(e) "Minnesota health care program" means a public health care program administered
by the commissioner of human services under this chapter and chapter 256L, and the
Minnesota restricted recipient program.

(f) "Opioid disenrollment standards" means parameters of opioid prescribing practices
that fall outside community standard thresholds for prescribing to such a degree that a
provider must be disenrolled as a medical assistance Minnesota health care program provider.

(g) "Opioid prescriber" means a licensed health care provider who prescribes opioids to
 medical assistance <u>Minnesota health care program</u> and MinnesotaCare enrollees under the
 fee-for-service system or under a managed care or county-based purchasing plan.

(h) "Opioid quality improvement standard thresholds" means parameters of opioid
prescribing practices that fall outside community standards for prescribing to such a degree
that quality improvement is required.

(i) "Program" means the statewide opioid prescribing improvement program establishedunder this section.

(j) "Provider group" means a clinic, hospital, or primary or specialty practice group that
employs, contracts with, or is affiliated with an opioid prescriber. Provider group does not
include a professional association supported by dues-paying members.

(k) "Sentinel measures" means measures of opioid use that identify variations inprescribing practices during the prescribing intervals.

192.17 Sec. 3. Minnesota Statutes 2022, section 256B.0638, subdivision 4, is amended to read:

Subd. 4. Program components. (a) The working group shall recommend to the
commissioners the components of the statewide opioid prescribing improvement program,
including, but not limited to, the following:

192.21 (1) developing criteria for opioid prescribing protocols, including:

(i) prescribing for the interval of up to four days immediately after an acute painfulevent;

(ii) prescribing for the interval of up to 45 days after an acute painful event; and

(iii) prescribing for chronic pain, which for purposes of this program means pain lastinglonger than 45 days after an acute painful event;

192.27 (2) developing sentinel measures;

(3) developing educational resources for opioid prescribers about communicating withpatients about pain management and the use of opioids to treat pain;

(4) developing opioid quality improvement standard thresholds and opioid disenrollmentstandards for opioid prescribers and provider groups. In developing opioid disenrollment

standards, the standards may be described in terms of the length of time in which prescribing
practices fall outside community standards and the nature and amount of opioid prescribing
that fall outside community standards; and

193.4 (5) addressing other program issues as determined by the commissioners.

(b) The opioid prescribing protocols shall not apply to opioids prescribed for patients
who are experiencing pain caused by a malignant condition or who are receiving hospice
care or palliative care, or to opioids prescribed for substance use disorder treatment with
medications for opioid use disorder.

(c) All opioid prescribers who prescribe opioids to Minnesota health care program
enrollees must participate in the program in accordance with subdivision 5. Any other
prescriber who prescribes opioids may comply with the components of this program described
in paragraph (a) on a voluntary basis.

193.13 Sec. 4. Minnesota Statutes 2022, section 256B.0638, subdivision 5, is amended to read:

Subd. 5. Program implementation. (a) The commissioner shall implement the programs 193.14 within the Minnesota health care quality improvement program to improve the health of 193.15 and quality of care provided to Minnesota health care program enrollees. The program must 193.16 be designed to support patient-centered care consistent with community standards of care. 193.17 193.18 The program must discourage unsafe tapering practices and patient abandonment by providers. The commissioner shall annually collect and report to provider groups the sentinel 193.19 measures of data showing individual opioid prescribers' opioid prescribing patterns compared 193.20 to their anonymized peers. Provider groups shall distribute data to their affiliated, contracted, 193.21 or employed opioid prescribers. 193.22

(b) The commissioner shall notify an opioid prescriber and all provider groups with
which the opioid prescriber is employed or affiliated when the opioid prescriber's prescribing
pattern exceeds the opioid quality improvement standard thresholds. An opioid prescriber
and any provider group that receives a notice under this paragraph shall submit to the
commissioner a quality improvement plan for review and approval by the commissioner
with the goal of bringing the opioid prescriber's prescribing practices into alignment with
community standards. A quality improvement plan must include:

193.30 (1) components of the program described in subdivision 4, paragraph (a);

(2) internal practice-based measures to review the prescribing practice of the opioidprescriber and, where appropriate, any other opioid prescribers employed by or affiliated

with any of the provider groups with which the opioid prescriber is employed or affiliated;and

(3) appropriate use of the prescription monitoring program under section 152.126
demonstration of patient-centered care consistent with community standards of care.

(c) If, after a year from the commissioner's notice under paragraph (b), the opioid
prescriber's prescribing practices for treatment of acute or postacute pain do not improve
so that they are consistent with community standards, the commissioner shall may take one
or more of the following steps:

(1) require the prescriber, the provider group, or both, to monitor prescribing practices
more frequently than annually;

(2) monitor more aspects of the opioid prescriber's prescribing practices than the sentinelmeasures; or

(3) require the opioid prescriber to participate in additional quality improvement efforts,
 including but not limited to mandatory use of the prescription monitoring program established
 under section 152.126.

194.16 (d) Prescribers treating patients who are on chronic, high doses of opioids must meet

194.17 community standards of care, including performing regular assessments and addressing

194.18 unwarranted risks of opioid prescribing, but are not required to show measurable changes

194.19 in chronic pain prescribing thresholds within a certain period.

194.20 (e) The commissioner shall dismiss a prescriber from participating in the opioid

194.21 prescribing quality improvement program on an annual basis when the prescriber

194.22 demonstrates that the prescriber's practices are patient-centered and reflect community

194.23 standards for safe and compassionate treatment of patients experiencing pain.

(d) (f) The commissioner shall terminate from Minnesota health care programs may
 investigate for possible disenrollment all opioid prescribers and provider groups whose
 prescribing practices fall within the applicable opioid disenrollment standards.

194.27 (e) (g) No physician, advanced practice registered nurse, or physician assistant, acting 194.28 in good faith based on the needs of the patient, may be disenrolled by the commissioner of 194.29 human services solely for prescribing a dosage that equates to an upward deviation from 194.30 morphine milligram equivalent dosage recommendations specified in state or federal opioid 194.31 prescribing guidelines or policies, or quality improvement thresholds established under this 194.32 section.

- 195.1 Sec. 5. Minnesota Statutes 2022, section 256B.0638, is amended by adding a subdivision195.2 to read:
- 195.3 Subd. 6a. Waiver for certain provider groups. (a) This section does not apply to
  195.4 prescribers employed by, or under contract or affiliated with, a provider group for which
  195.5 the commissioner has granted a waiver from the requirements of this section.
- 195.6 (b) The commissioner, in consultation with opioid prescribers, shall develop waiver
- 195.7 criteria for provider groups, and shall make waivers available beginning July 1, 2023. In
- 195.8 granting waivers, the commissioner shall consider whether the medical director of the
- 195.9 provider group and a majority of the practitioners within a provider group have specialty
- 195.10 training, fellowship training, or experience in treating chronic pain. Waivers under this
- 195.11 subdivision must be granted on an annual basis.

# 195.12 Sec. 6. <u>DIRECTION TO COMMISSIONER OF HUMAN SERVICES; OPIOID</u> 195.13 PRESCRIBING IMPROVEMENT PROGRAM SUNSET.

195.14 The commissioner of human services shall recommend criteria to provide for a sunset of the opioid prescribing improvement program under Minnesota Statutes, section 256B.0638. 195.15 In developing sunset criteria, the commissioner shall consult with stakeholders including 195.16 but not limited to the Minnesota Medical Association, the Minnesota Society of Interventional 195.17 Pain Physicians, clinicians that practice pain management, addiction medicine, or mental 195.18 health, and either current or former Minnesota health care program enrollees who use or 195.19 195.20 have used opioid therapy to manage chronic pain. By January 15, 2024, the commissioner shall submit recommended criteria to the chairs and ranking minority members of the 195.21 legislative committees with jurisdiction over health and human services finance and policy. 195.22 The opioid prescribing improvement program shall expire when the recommended criteria 195.23 developed according to this section are met, or on December 31, 2024, whichever is sooner. 195.24 195.25

195.26

# ARTICLE 7 LICENSING

195.27 Section 1. Minnesota Statutes 2022, section 245A.04, subdivision 7, is amended to read:

Subd. 7. Grant of license; license extension. (a) If the commissioner determines that
the program complies with all applicable rules and laws, the commissioner shall issue a
license consistent with this section or, if applicable, a temporary change of ownership license
under section 245A.043. At minimum, the license shall state:

195.32 (1) the name of the license holder;

196.1 (2) the address of the program;

196.2 (3) the effective date and expiration date of the license;

196.3 (4) the type of license;

(5) the maximum number and ages of persons that may receive services from the program;and

196.6 (6) any special conditions of licensure.

196.7 (b) The commissioner may issue a license for a period not to exceed two years if:

196.8 (1) the commissioner is unable to conduct the evaluation or observation required by

196.9 subdivision 4, paragraph (a), clause (4), because the program is not yet operational;

(2) certain records and documents are not available because persons are not yet receivingservices from the program; and

196.12 (3) the applicant complies with applicable laws and rules in all other respects.

(c) A decision by the commissioner to issue a license does not guarantee that any personor persons will be placed or cared for in the licensed program.

(d) Except as provided in paragraphs (f) and (g) (i) and (j), the commissioner shall not issue or reissue a license if the applicant, license holder, or <u>an affiliated</u> controlling individual has:

(1) been disqualified and the disqualification was not set aside and no variance has beengranted;

196.20 (2) been denied a license under this chapter, within the past two years;

196.21 (3) had a license issued under this chapter revoked within the past five years; or

196.22 (4) an outstanding debt related to a license fee, licensing fine, or settlement agreement
 196.23 for which payment is delinquent; or

196.24 (5)(4) failed to submit the information required of an applicant under subdivision 1, 196.25 paragraph (f) or (g), after being requested by the commissioner.

When a license issued under this chapter is revoked <del>under clause (1) or (3)</del>, the license holder and <u>each affiliated</u> controlling individual <u>with a revoked license</u> may not hold any license under chapter 245A for five years following the revocation, and other licenses held by the applicant; <u>or</u> license holder; or <u>licenses affiliated with each</u> controlling individual shall also be revoked. (e) Notwithstanding paragraph (d), the commissioner may elect not to revoke a license
affiliated with a license holder or controlling individual that had a license revoked within
the past five years if the commissioner determines that (1) the license holder or controlling
individual is operating the program in substantial compliance with applicable laws and rules,
and (2) the program's continued operation is in the best interests of the community being
served.

197.7 (f) Notwithstanding paragraph (d), the commissioner may issue a new license in response

197.8 to an application that is affiliated with an applicant, license holder, or controlling individual

197.9 that had an application denied within the past two years or a license revoked within the past

197.10 five years if the commissioner determines that (1) the applicant or controlling individual

197.11 has operated one or more programs in substantial compliance with applicable laws and

<sup>197.12</sup> rules, and (2) the program's operation would be in the best interests of the community to be

197.13 <u>served.</u>

197.14 (g) In determining whether a program's operation would be in the best interests of the

197.15 community to be served, the commissioner shall consider factors such as the number of

197.16 persons served, the availability of alternative services available in the surrounding

197.17 community, the management structure of the program, whether the program provides

197.18 <u>culturally specific services</u>, and other relevant factors.

(e) (h) The commissioner shall not issue or reissue a license under this chapter if an
individual living in the household where the services will be provided as specified under
section 245C.03, subdivision 1, has been disqualified and the disqualification has not been
set aside and no variance has been granted.

(f) (i) Pursuant to section 245A.07, subdivision 1, paragraph (b), when a license issued
under this chapter has been suspended or revoked and the suspension or revocation is under
appeal, the program may continue to operate pending a final order from the commissioner.
If the license under suspension or revocation will expire before a final order is issued, a
temporary provisional license may be issued provided any applicable license fee is paid
before the temporary provisional license is issued.

197.29 (g) (j) Notwithstanding paragraph (f) (i), when a revocation is based on the 197.30 disqualification of a controlling individual or license holder, and the controlling individual 197.31 or license holder is ordered under section 245C.17 to be immediately removed from direct 197.32 contact with persons receiving services or is ordered to be under continuous, direct 197.33 supervision when providing direct contact services, the program may continue to operate 197.34 only if the program complies with the order and submits documentation demonstrating 198.1 compliance with the order. If the disqualified individual fails to submit a timely request for 198.2 reconsideration, or if the disqualification is not set aside and no variance is granted, the 198.3 order to immediately remove the individual from direct contact or to be under continuous, 198.4 direct supervision remains in effect pending the outcome of a hearing and final order from 198.5 the commissioner.

 $\frac{(h)(k)}{(k)}$  For purposes of reimbursement for meals only, under the Child and Adult Care Food Program, Code of Federal Regulations, title 7, subtitle B, chapter II, subchapter A, part 226, relocation within the same county by a licensed family day care provider, shall be considered an extension of the license for a period of no more than 30 calendar days or until the new license is issued, whichever occurs first, provided the county agency has determined the family day care provider meets licensure requirements at the new location.

(i) (l) Unless otherwise specified by statute, all licenses issued under this chapter expire
at 12:01 a.m. on the day after the expiration date stated on the license. A license holder must
apply for and be granted a new license to operate the program or the program must not be
operated after the expiration date.

 $\frac{(j)(m)}{(m)}$  The commissioner shall not issue or reissue a license under this chapter if it has been determined that a tribal licensing authority has established jurisdiction to license the program or service.

198.19 Sec. 2. Minnesota Statutes 2022, section 245A.07, is amended by adding a subdivision to198.20 read:

198.21Subd. 2b. Immediate suspension of residential programs. For suspensions issued to198.22a licensed residential program as defined in section 245A.02, subdivision 14, the effective198.23date of the order may be delayed for up to 30 calendar days to provide for the continuity of198.24care of service recipients. The license holder must cooperate with the commissioner to198.25ensure service recipients receive continued care during the period of the delay and to facilitate198.26the transition of service recipients to new providers. In these cases, the suspension order198.27takes effect when all service recipients have been transitioned to a new provider or 30 days

198.28 after the suspension order was issued, whichever comes first.

Sec. 3. Minnesota Statutes 2022, section 245A.07, is amended by adding a subdivision toread:

198.31 Subd. 2c. Immediate suspension for programs with multiple licensed service sites. (a)

198.32 For license holders that operate more than one service site under a single license, the

198.33 suspension order must be specific to the service site or sites where the commissioner

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
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199.1	determines an order is required under subdivision 2. The order must not apply to other
199.2	service sites operated by the same license holder unless the commissioner has included in
199.3	the order an articulable basis for applying the order to other service sites.
199.4	(b) If the commissioner has issued more than one license to the license holder under this
199.5	chapter, the suspension imposed under this section must be specific to the license for the
199.6	program at which the commissioner determines an order is required under subdivision 2.
199.7	The order must not apply to other licenses held by the same license holder if those programs
199.8	are being operated in substantial compliance with applicable law and rules.

199.9 Sec. 4. Minnesota Statutes 2022, section 245A.10, subdivision 6, is amended to read:

Subd. 6. License not issued until license or certification fee is paid. The commissioner 199.10 199.11 shall not issue or reissue a license or certification until the license or certification fee is paid. The commissioner shall send a bill for the license or certification fee to the billing address 199.12 identified by the license holder. If the license holder does not submit the license or 199.13 certification fee payment by the due date, the commissioner shall send the license holder a 199.14 past due notice. If the license holder fails to pay the license or certification fee by the due 199.15 199.16 date on the past due notice, the commissioner shall send a final notice to the license holder informing the license holder that the program license will expire on December 31 unless 199.17 the license fee is paid before December 31. If a license expires, the program is no longer 199.18 licensed and, unless exempt from licensure under section 245A.03, subdivision 2, must not 199.19 operate after the expiration date. After a license expires, if the former license holder wishes 199.20 to provide licensed services, the former license holder must submit a new license application 199.21 and application fee under subdivision 3. 199.22

199.23 Sec. 5. Minnesota Statutes 2022, section 245A.10, is amended by adding a subdivision to199.24 read:

Subd. 9. License not reissued until outstanding debt is paid. The commissioner shall 199.25 not reissue a license or certification until the license holder has paid all outstanding debts 199.26 199.27 related to a licensing fine or settlement agreement for which payment is delinquent. If the payment is past due, the commissioner shall send a past due notice informing the license 199.28 holder that the program license will expire on December 31 unless the outstanding debt is 199.29 paid before December 31. If a license expires, the program is no longer licensed and must 199.30 not operate after the expiration date. After a license expires, if the former license holder 199.31 wishes to provide licensed services, the former license holder must submit a new license 199.32 application and application fee under subdivision 3. 199.33

Sec. 6. Minnesota Statutes 2022, section 245A.13, subdivision 1, is amended to read: 200.1 Subdivision 1. Application. (a) In addition to any other remedy provided by law, the 200.2 commissioner may petition the district court in Ramsey County for an order directing the 200.3 controlling individuals of a residential or nonresidential program licensed or certified by 200.4 the commissioner to show cause why the commissioner should not be appointed receiver 200.5 to operate the program. The petition to the district court must contain proof by affidavit that 200.6 one or more of the following circumstances exists: (1) that the commissioner has either 200.7 200.8 begun proceedings to suspend or revoke a license or certification, has suspended or revoked a license or certification, or has decided to deny an application for licensure or certification 200.9 of the program; or (2) it appears to the commissioner that the health, safety, or rights of the 200.10 residents or persons receiving care from the program may be in jeopardy because of the 200.11 manner in which the program may close, the program's financial condition, or violations 200.12 committed by the program of federal or state laws or rules. If the license holder, applicant, 200.13 or controlling individual operates more than one program, the commissioner's petition must 200.14 specify and be limited to the program for which it seeks receivership. The affidavit submitted 200.15 by the commissioner must set forth alternatives to receivership that have been considered, 200.16 including rate adjustments. The order to show cause is returnable not less than five days 200.17 after service is completed and must provide for personal service of a copy to the program 200.18 administrator and to the persons designated as agents by the controlling individuals to accept 200.19 service on their behalf. 200.20

## 200.21 (1) the commissioner has commenced proceedings to suspend or revoke the program's 200.22 license or refused to renew the program's license;

- 200.23 (2) there is a threat of imminent abandonment by the program or its controlling 200.24 <u>individuals;</u>
- 200.25 (3) the program has shown a pattern of failure to meet ongoing financial obligations 200.26 such as failing to pay for food, pharmaceuticals, personnel costs, or required insurance;

(4) the health, safety, or rights of the residents or persons receiving care from the program
 appear to be in jeopardy due to the manner in which the program may close, the program's
 financial condition, or violations of federal or state law or rules committed by the program;
 or

200.31 (5) the commissioner has notified the program or its controlling individuals that the

200.32 program's federal Medicare or Medicaid provider agreement will be terminated, revoked,

200.33 canceled, or not renewed.

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
--------	---------	-----	---------	-----------------

201.1	(b) If the license holder, applicant, or controlling individual operates more than one
201.2	program, the commissioner's petition must specify and be limited to the program for which
201.3	it seeks receivership.
201.4	(c) The order to show cause shall be personally served on the program through its
201.5	authorized agent or, in the event the authorized agent cannot be located, on any controlling
201.6	individual for the program.
201.7	Sec. 7. Minnesota Statutes 2022, section 245A.13, subdivision 2, is amended to read:
201.8	Subd. 2. Appointment of receiver. (a) If the court finds that involuntary receivership
201.9	is necessary as a means of protecting the health, safety, or rights of persons being served
201.10	by the program, the court shall appoint the commissioner as receiver to operate the program.
201.11	The commissioner as receiver may contract with another entity or group to act as the
201.12	managing agent during the receivership period. The managing agent will be responsible for
201.13	the day-to-day operations of the program subject at all times to the review and approval of
201.14	the commissioner. A managing agent shall not:
201.15	(1) be the license holder or controlling individual of the program;
201.16	(2) have a financial interest in the program at the time of the receivership;
201.17	(3) be otherwise affiliated with the program; or
201.18	(4) have had a licensed program that has been ordered into receivership.
201.19	(b) Notwithstanding state contracting requirements in chapter 16C, the commissioner
201.20	shall establish and maintain a list of qualified persons or entities with experience in delivering
201.21	services and with winding down programs under chapter 245A, 245D, or 245G, or other
201.22	service types licensed by the commissioner. The list shall be a resource for selecting a
201.23	managing agent, and the commissioner may update the list at any time.
201.24	Sec. 8. Minnesota Statutes 2022, section 245A.13, subdivision 3, is amended to read:
201.25	Subd. 3. Powers and duties of receiver. Within 36 months after the receivership order,
201.26	the receiver shall provide for the orderly transfer of the persons served by the program to
201.27	other programs or make other provisions to proteet their health, safety, and rights. The
201.28	receiver or the managing agent shall correct or eliminate deficiencies in the program that
201.29	the commissioner determines endanger the health, safety, or welfare of the persons being
201.30	served by the program unless the correction or elimination of deficiencies at a residential
201.31	program involves major alteration in the structure of the physical plant. If the correction or
201.32	elimination of the deficiencies at a residential program requires major alterations in the

structure of the physical plant, the receiver shall take actions designed to result in the 202.1 immediate transfer of persons served by the residential program. During the period of the 202.2 202.3 receivership, the receiver and the managing agent shall operate the residential or nonresidential program in a manner designed to preserve the health, safety, rights, adequate 202.4 care, and supervision of the persons served by the program. The receiver or the managing 202.5 agent may make contracts and incur lawful expenses. The receiver or the managing agent 202.6 shall collect incoming payments from all sources and apply them to the cost incurred in the 202.7 202.8 performance of the functions of the receivership including the fee set under subdivision 4. No security interest in any real or personal property comprising the program or contained 202.9 within it, or in any fixture of the physical plant, shall be impaired or diminished in priority 202.10 by the receiver or the managing agent. (a) A receiver appointed pursuant to this section 202.11 shall, within 18 months after the receivership order, determine whether to close the program 202.12 or to make other provisions with the intent to keep the program open. If the receiver 202.13 determines that program closure is appropriate, the commissioner shall provide for the 202.14 orderly transfer of individuals served by the program to other programs or make other 202.15 provisions to protect the health, safety, and rights of individuals served by the program. 202.16 (b) During the receivership, the receiver or the managing agent shall correct or eliminate 202.17 deficiencies in the program that the commissioner determines endanger the health, safety, 202.18 or welfare of the persons being served by the program unless the correction or elimination 202.19 of deficiencies at a residential program involves major alteration in the structure of the 202.20 physical plant. If the correction or elimination of the deficiencies at a residential program 202.21 requires major alterations in the structure of the physical plant, the receiver shall take actions 202.22 designed to result in the immediate transfer of persons served by the residential program. 202.23 During the period of the receivership, the receiver and the managing agent shall operate the 202.24 202.25 residential or nonresidential program in a manner designed to preserve the health, safety, rights, adequate care, and supervision of the persons served by the program. 202.26 (c) The receiver or the managing agent may make contracts and incur lawful expenses. 202.27 (d) The receiver or the managing agent shall use the building, fixtures, furnishings, and 202.28 any accompanying consumable goods in the provision of care and services to the clients 202.29 during the receivership period. The receiver shall take action as is reasonably necessary to 202.30 protect or conserve the tangible assets or property during receivership. 202.31 (e) The receiver or the managing agent shall collect incoming payments from all sources 202.32 and apply them to the cost incurred in the performance of the functions of the receivership, 202.33

202.34 including the fee set under subdivision 4. No security interest in any real or personal property

SF2934	REVISOR	DTT	S2934-4	4th Engrossment
--------	---------	-----	---------	-----------------

203.1 comprising the program or contained within it, or in any fixture of the physical plant, shall
203.2 be impaired or diminished in priority by the receiver or the managing agent.

203.3 (f) The receiver has authority to hire, direct, manage, and discharge any employees of 203.4 the program, including management level staff for the program.

203.5 (g) The commissioner, as the receiver appointed by the court, may hire a managing agent

203.6 to work on the commissioner's behalf to operate the program during the receivership. The

203.7 managing agent is entitled to a reasonable fee. The receiver and managing agent shall be

203.8 <u>liable only in an official capacity for injury to persons and property by reason of the</u>

203.9 conditions of the program. The receiver and managing agent shall not be personally liable,

203.10 except for gross negligence or intentional acts. The commissioner shall assist the managing

203.11 agent in carrying out the managing agent's duties.

203.12 Sec. 9. Minnesota Statutes 2022, section 245A.13, subdivision 5, is amended to read:

Subd. 5. **Termination.** An involuntary receivership terminates <u>36</u><u>18</u> months after the date on which it was ordered or at any other time designated by the court or when any of the following events occurs:

(1) the commissioner determines that the program's license or certification applicationshould be granted or should not be suspended or revoked;

203.18 (2) a new license or certification is granted to the program;

(3) the commissioner determines that all persons residing in a residential program have
 been provided with alternative residential programs or that all persons receiving services

203.21 in a nonresidential program have been referred to other programs; or

203.22 (4) the court determines that the receivership is no longer necessary because the conditions203.23 which gave rise to the receivership no longer exist.

203.24 Sec. 10. Minnesota Statutes 2022, section 245A.13, subdivision 6, is amended to read:

Subd. 6. Emergency procedure. (a) If it appears from the petition filed under subdivision 203.25 1, from an affidavit or affidavits filed with the petition, or from testimony of witnesses 203.26 under oath if the court determines it necessary, that there is probable cause to believe that 203.27 an emergency exists in a residential or nonresidential program, the court shall issue a 203.28 temporary order for appointment of a receiver within five two days after receipt of the 203.29 petition. Notice of the petition must be served on the program administrator and on the 203.30 persons designated as agents by the controlling individuals to accept service on their behalf. 203.31 A hearing on the petition must be held within five days after notice is served unless the 203.32

administrator or authorized agent consents to a later date. After the hearing, the court may
continue, modify, or terminate the temporary order.

(b) Notice of the petition must be served on the authorized agent of the program that is
subject to the receivership petition or, if the authorized agent is not immediately available
for service, on at least one of the controlling individuals for the program. A hearing on the
petition must be held within five days after notice is served unless the authorized agent or
other controlling individual consents to a later date. After the hearing, the court may continue,
modify, or terminate the temporary order.

204.9 Sec. 11. Minnesota Statutes 2022, section 245A.13, subdivision 7, is amended to read:

Subd. 7. **Rate recommendation.** For any program receiving Medicaid funds and ordered into receivership, the commissioner of human services may review rates of a residential or nonresidential program participating in the medical assistance program which is in receivership and that has needs or deficiencies documented by the Department of Health or the Department of Human Services. If the commissioner of human services determines that a review of the rate established under sections 256B.5012 and 256B.5013 is needed, the commissioner shall:

204.17 (1) review the order or determination that cites the deficiencies or needs; and

(2) determine the need for additional staff, additional annual hours by type of employee,
and additional consultants, services, supplies, equipment, repairs, or capital assets necessary
to satisfy the needs or deficiencies.

204.21 Sec. 12. Minnesota Statutes 2022, section 245A.13, subdivision 9, is amended to read:

Subd. 9. Receivership accounting. The commissioner may <u>use adjust Medicaid rates</u> and use Medicaid funds, including but not limited to waiver funds, and the medical assistance account and funds for receivership cash flow, receivership administrative fees, and accounting purposes, to the extent permitted by the state's approved Medicaid plan.

204.26

#### 204.27

## ARTICLE 8 DIRECT CARE AND TREATMENT

204.28 Section 1. Minnesota Statutes 2022, section 15.01, is amended to read:

### 204.29 **15.01 DEPARTMENTS OF THE STATE.**

The following agencies are designated as the departments of the state government: the Department of Administration<del>;</del> the Department of Agriculture<del>;</del> the Department of

Commerce; the Department of Corrections; the Department of Direct Care and Treatment, 205.1 the Department of Education;, the Department of Employment and Economic Development;, 205.2 205.3 the Department of Health;, the Department of Human Rights;, the Department of Human Services, the Department of Information Technology Services;, the Department of Iron 205.4 Range Resources and Rehabilitation;, the Department of Labor and Industry;, the Department 205.5 of Management and Budget;, the Department of Military Affairs;, the Department of Natural 205.6 Resources;, the Department of Public Safety; the Department of Human Services;, the 205.7 205.8 Department of Revenue; the Department of Transportation; the Department of Veterans

205.9 Affairs; and their successor departments.

### 205.10 **EFFECTIVE DATE.** This section is effective January 1, 2025.

205.11 Sec. 2. Minnesota Statutes 2022, section 15.06, subdivision 1, is amended to read:

Subdivision 1. Applicability. This section applies to the following departments or 205.12 agencies: the Departments of Administration, Agriculture, Commerce, Corrections, Direct 205.13 Care and Treatment, Education, Employment and Economic Development, Health, Human 205.14 Rights, Human Services, Labor and Industry, Management and Budget, Natural Resources, 205.15 205.16 Public Safety, Human Services, Revenue, Transportation, and Veterans Affairs; the Housing Finance and Pollution Control Agencies; the Office of Commissioner of Iron Range 205.17 Resources and Rehabilitation; the Department of Information Technology Services; the 205.18 Bureau of Mediation Services; and their successor departments and agencies. The heads of 205.19 the foregoing departments or agencies are "commissioners." 205.20

#### 205.21 **EFFECTIVE DATE.** This section is effective January 1, 2025.

205.22 Sec. 3. Minnesota Statutes 2022, section 43A.08, subdivision 1a, is amended to read:

Subd. 1a. Additional unclassified positions. Appointing authorities for the following 205.23 agencies may designate additional unclassified positions according to this subdivision: the 205.24 Departments of Administration; Agriculture; Commerce; Corrections; Direct Care and 205.25 Treatment, Education; Employment and Economic Development; Explore Minnesota 205.26 Tourism;, Management and Budget;, Health;, Human Rights;, Human Services, Labor and 205.27 Industry; Natural Resources; Public Safety; Human Services; Revenue; Transportation; 205.28 and Veterans Affairs; the Housing Finance and Pollution Control Agencies; the State Lottery; 205.29 the State Board of Investment; the Office of Administrative Hearings; the Department of 205.30 Information Technology Services; the Offices of the Attorney General, Secretary of State, 205.31 and State Auditor; the Minnesota State Colleges and Universities; the Minnesota Office of 205.32

206.1 Higher Education; the Perpich Center for Arts Education; and the Minnesota Zoological206.2 Board.

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A position designated by an appointing authority according to this subdivision must meet the following standards and criteria:

(1) the designation of the position would not be contrary to other law relating specificallyto that agency;

206.7 (2) the person occupying the position would report directly to the agency head or deputy 206.8 agency head and would be designated as part of the agency head's management team;

(3) the duties of the position would involve significant discretion and substantialinvolvement in the development, interpretation, and implementation of agency policy;

(4) the duties of the position would not require primarily personnel, accounting, or othertechnical expertise where continuity in the position would be important;

206.13 (5) there would be a need for the person occupying the position to be accountable to,

206.14 loyal to, and compatible with, the governor and the agency head, the employing statutory
206.15 board or commission, or the employing constitutional officer;

(6) the position would be at the level of division or bureau director or assistant to theagency head; and

206.18 (7) the commissioner has approved the designation as being consistent with the standards206.19 and criteria in this subdivision.

#### 206.20 **EFFECTIVE DATE.** This section is effective January 1, 2025.

206.21 Sec. 4. Minnesota Statutes 2022, section 245.037, is amended to read:

#### 206.22 245.037 MONEY COLLECTED AS RENT; STATE PROPERTY.

(a) Notwithstanding any law to the contrary, money collected as rent under section 206.23 16B.24, subdivision 5, for state property at any of the regional treatment centers or state 206.24 nursing home facilities administered by the commissioner of human services is dedicated 206.25 to the regional treatment center or state nursing home from which it is generated. Any 206.26 balance remaining at the end of the fiscal year shall not cancel and is available until expended. 206.27 (b) The commissioner may lease out any buildings or portions of buildings, units, or 206.28 lands acquired by the department that are not needed for the uses and purposes of the 206.29 department. Such authority to lease out buildings, units, and lands includes authority to 206.30

206.31 lease to employees of the department, notwithstanding section 16B.24, subdivision 5,

paragraph (c). The commissioner may set the prices and terms and conditions for leases 207.1 under this paragraph, and shall not make any such lease for a term of more than five years. 207.2 207.3 All money received from leases under this paragraph shall be credited to the fund from which the property was acquired or through which the property is being maintained. Money 207.4 credited for leased property maintenance is appropriated to the commissioner for that purpose. 207.5 (c) The commissioner may lease out any buildings or portions of buildings, units, or 207.6 lands acquired by the department to clients and employees of the department for the provision 207.7 207.8 of community-based services, notwithstanding section 16B.24, subdivision 5, paragraph

- 207.9 (c). The commissioner may set the prices and terms and conditions for leases under this
- 207.10 paragraph, and shall not make any such lease for a term of more than five years. All money
- 207.11 received from leases under this paragraph shall be credited to the fund from which the
- 207.12 property was acquired or through which the property is being maintained. Money credited
- 207.13 for leased property maintenance is appropriated to the commissioner for that purpose.

207.14 Sec. 5. Minnesota Statutes 2022, section 246.54, subdivision 1a, is amended to read:

207.15 Subd. 1a. **Anoka-Metro Regional Treatment Center.** (a) A county's payment of the 207.16 cost of care provided at Anoka-Metro Regional Treatment Center shall be according to the 207.17 following schedule:

207.18 (1) zero percent for the first 30 days;

207.19 (2) 20 percent for days 31 and over if the stay is determined to be clinically appropriate 207.20 for the client; and

(3) 100 percent for each day during the stay, including the day of admission, when thefacility determines that it is clinically appropriate for the client to be discharged.

(b) If payments received by the state under sections 246.50 to 246.53 exceed 80 percent of the cost of care for days over 31 for clients who meet the criteria in paragraph (a), clause (2), the county shall be responsible for paying the state only the remaining amount. The county shall not be entitled to reimbursement from the client, the client's estate, or from the client's relatives, except as provided in section 246.53.

(c) Between July 1, 2023, and June 30, 2025, the county is not responsible for the cost
 of care under paragraph (a), clause (3), for a person who is committed as a person who has
 a mental illness and is dangerous to the public under section 253B.18 and who is awaiting
 transfer to another state-operated facility or program. This paragraph expires June 30, 2025.

208.1 Sec. 6. Minnesota Statutes 2022, section 246.54, subdivision 1b, is amended to read:

Subd. 1b. **Community behavioral health hospitals.** (a) A county's payment of the cost of care provided at state-operated community-based behavioral health hospitals for adults and children shall be according to the following schedule:

(1) 100 percent for each day during the stay, including the day of admission, when the
 facility determines that it is clinically appropriate for the client to be discharged; and

(2) the county shall not be entitled to reimbursement from the client, the client's estate,
or from the client's relatives, except as provided in section 246.53.

(b) Between July 1, 2023, and June 30, 2025, the county is not responsible for the cost
 of care under paragraph (a), clause (1), for a person committed as a person who has a mental
 illness and is dangerous to the public under section 253B.18 and who is awaiting transfer

208.12 to another state-operated facility or program. This paragraph expires June 30, 2025.

208.13 (c) Notwithstanding any law to the contrary, the client is not responsible for payment 208.14 of the cost of care under this subdivision.

### 208.15 Sec. 7. [246C.01] TITLE.

208.16 This chapter may be cited as the "Department of Direct Care & Treatment Act."

# 208.17 Sec. 8. [246C.02] DEPARTMENT OF DIRECT CARE AND TREATMENT; 208.18 ESTABLISHMENT.

(a) The Department of Direct Care and Treatment is created. An executive board shall 208.19 head the Department of Direct Care and Treatment. The executive board shall develop and 208 20 maintain direct care and treatment in a manner consistent with applicable law, including 208.21 chapters 13, 245, 246, 246B, 252, 253, 253B, 253C, 253D, 254A, 254B, and 256. The 208.22 Department of Direct Care and Treatment shall provide direct care and treatment services 208.23 in coordination with counties and other vendors. Direct care and treatment services shall 208.24 include specialized inpatient programs at secure treatment facilities as defined in sections 208.25 253B.02, subdivision 18a, and 253D.02, subdivision 13; community preparation services; 208.26 regional treatment centers; enterprise services; consultative services; aftercare services; 208.27 community-based services and programs; transition services; nursing home services; and 208.28 other services consistent with the mission of the Department of Direct Care and Treatment. 208.29 (b) "Community preparation services" means specialized inpatient or outpatient services 208.30 or programs operated outside of a secure environment but administered by a secure treatment 208.31

208.32 <u>facility.</u>

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
209.1	EFFECTI	VE DATE. This se	ection is effectiv	e January 1, 2025.	
209.2	Sec. 9. <b>[246C</b>	2.03] TRANSITION	N OF AUTHOR	RITY; DEVELOPME	NT OF A BOARD.
209.3	Subdivisio	n 1. Authority unt	il board is deve	eloped and powers de	efined. Upon the
209.4	effective date	of this act, the com	missioner of hur	nan services shall con	tinue to exercise all
209.5	authorities and	l responsibilities un	nder chapters 13	, 245, 246, 246B, 252	, 253, 253B, 253C,
209.6	<u>253D, 254A, 2</u>	254B, and 256, unti	l legislation is e	ffective that develops	the Department of
209.7	Direct Care an	nd Treatment execut	tive board and d	efines the responsibil	ities and powers of
209.8	the Department	nt of Direct Care an	d Treatment and	l its executive board.	
209.9	<u>Subd. 2.</u> D	evelopment of Dep	partment of Dir	ect Care and Treatm	ent Board. (a) The
209.10	commissioner	of human services	shall prepare leg	gislation for introduct	ion during the 2024
209.11	legislative ses	sion, with input from	m stakeholders	the commissioner dee	ms necessary,
209.12	proposing legi	slation for the creat	tion and implem	entation of the Direct	Care and Treatment
209.13	executive boar	rd and defining the	responsibilities,	powers, and function	of the Department
209.14	of Direct Care	and Treatment exe	ecutive board.		
209.15	(b) The De	partment of Direct	Care and Treatr	nent executive board	shall consist of no
209.16	more than five	e members, all appo	ointed by the gov	vernor.	
209.17	<u>(c)</u> An exe	cutive board memb	er's qualification	ns must be appropriate	e for overseeing a
209.18	complex beha	vioral health system	n, such as exper	ience serving on a hos	spital or non-profit
209.19	board, serving	as a public sector l	labor union repr	esentative, experience	in delivery of
209.20	behavioral hea	lth services or care of	coordination, or	working as a licensed l	nealth care provider,
209.21	in an allied he	alth profession, or i	in health care ad	ministration.	
209.22	EFFECTI	VE DATE. This se	ection is effectiv	e July 1, 2023.	
209.23	Sec. 10. <b>[24</b>	6C.04] TRANSFE	R OF DUTIES	<u>.</u>	
209.24	(a) Section	15.039 applies to t	the transfer of du	uties required by this	chapter.
209.25	(b) The co	mmissioner of adm	inistration, with	the governor's approv	val, shall issue
209.26	reorganization	orders under section	on 16B.37 as ne	cessary to carry out th	e transfer of duties
209.27	required by se	ction 246C.03. The	provision of se	ction 16B.37, subdivi	sion 1, stating that
209.28	transfers unde	r section 16B.37 m	ay only be to an	agency that has exist	ed for at least one
209.29	year does not	apply to transfers to	o an agency crea	ted by this chapter.	
209.30	(c) The init	tial salary for the he	ealth systems ch	ief executive officer o	f the Department of
200.21	Direct Correct	d Turnetur out in the	~~~~ ~~ <del>/</del> 1. ~ ~ 1.	my fam that has 14h arrate	and all informations

209.31 Direct Care and Treatment is the same as the salary for the health systems chief executive

210.1	officer of direct care and treatment at the Department of Human Services immediately before
210.2	July 1, 2024.
210.3	Sec. 11. [246C.05] EMPLOYEE PROTECTIONS FOR ESTABLISHING THE NEW
210.4	DEPARTMENT OF DIRECT CARE AND TREATMENT.
210.5	(a) Personnel whose duties relate to the functions assigned to the Department of Direct
210.6	Care and Treatment executive board in section 246C.03 are transferred to the Department
210.7	of Direct Care and Treatment effective 30 days after approval by the commissioner of direct
210.8	care and treatment.
210.9	(b) Before the Department of Direct Care and Treatment executive board is appointed,
210.10	personnel whose duties relate to the functions in this section may be transferred beginning
210.11	July 1, 2024, with 30 days' notice from the commissioner of management and budget.
210.12	(c) The following protections shall apply to employees who are transferred from the
210.13	Department of Human Services to the Department of Direct Care and Treatment:
010.14	
210.14	(1) No transferred employee shall have their employment status and job classification $\alpha$
210.15	altered as a result of the transfer.
210.16	(2) Transferred employees who were represented by an exclusive representative prior
210.17	to the transfer shall continue to be represented by the same exclusive representative after
210.18	the transfer.
210.19	(3) The applicable collective bargaining agreements with exclusive representatives shall
210.20	continue in full force and effect for such transferred employees after the transfer.
210.21	(4) The state shall have the obligation to meet and negotiate with the exclusive
210.22	representatives of the transferred employees about any proposed changes affecting or relating
210.23	to the transferred employees' terms and conditions of employment to the extent such changes
210.24	are not addressed in the applicable collective bargaining agreement.
210.25	(5) When an employee in a temporary unclassified position is transferred to the
210.26	Department of Direct Care and Treatment, the total length of time that the employee has
210.27	served in the appointment shall include all time served in the appointment at the transferring
210.28	agency and the time served in the appointment at the Department of Direct Care and
210.29	Treatment. An employee in a temporary unclassified position who was hired by a transferring
210.30	agency through an open competitive selection process in accordance with a policy enacted
210.31	by Minnesota Management and Budget shall be considered to have been hired through such
210.32	process after the transfer.

DTT

S2934-4

REVISOR

SF2934

4th Engrossment

SF2934	REVISOR	DTT	S2934-4	4th Engrossment

211.1	(6) In the event that the state transfers ownership or control of any of the facilities,
211.2	services, or operations of the Department of Direct Care and Treatment to another entity,
211.3	whether private or public, by subcontracting, sale, assignment, lease, or other transfer, the
211.4	state shall require as a written condition of such transfer of ownership or control the following
211.5	provisions:
211.6	(i) Employees who perform work in transferred facilities, services, or operations must
211.7	be offered employment with the entity acquiring ownership or control before the entity
211.8	offers employment to any individual who was not employed by the transferring agency at
211.9	the time of the transfer.
211.10	(ii) The wage and benefit standards of such transferred employees must not be reduced
211.11	by the entity acquiring ownership or control through the expiration of the collective
211.12	bargaining agreement in effect at the time of the transfer or for a period of two years after
211.13	the transfer, whichever is longer.
211.14	(d) There is no liability on the part of, and no cause of action arises against, the state of
211.15	Minnesota or its officers or agents for any action or inaction of any entity acquiring ownership
211.16	or control of any facilities, services, or operations of the Department of Direct Care and
211.17	Treatment.

211.18 **EFFECTIVE DATE.** This section is effective July 1, 2024.

211.19 Sec. 12. Minnesota Statutes 2022, section 252.50, subdivision 2, is amended to read:

Subd. 2. Authorization to build or purchase. Within the limits of available 211.20 appropriations, the commissioner may build, purchase, or lease suitable buildings, at least 211.21 a portion of which must be used for state-operated, community-based programs. The 211.22 211.23 commissioner must develop the state-operated community residential facilities authorized in the worksheets of the house of representatives appropriations and senate finance 211.24 committees. If financing through state general obligation bonds is not available, the 211.25 commissioner shall finance the purchase or construction of state-operated, community-based 211.26 facilities with the Minnesota Housing Finance Agency. The commissioner shall make 211.27 payments through the Department of Administration to the Minnesota Housing Finance 211.28 Agency in repayment of mortgage loans granted for the purposes of this section. Programs 211.29 211.30 must be adaptable to the needs of persons with developmental disabilities and residential programs must be homelike. 211.31

212.1	Sec. 13. TASK FORCE ON PRIORITY ADMISSIONS TO STATE-OPERATED
212.1 212.2	TREATMENT PROGRAMS.
212.3	Subdivision 1. Establishment; purpose. The Task Force on Priority Admissions to
212.4	State-Operated Treatment Programs is established to evaluate the impact of the requirements
212.5	for priority admissions under Minnesota Statutes, section 253B.10, subdivision 1, paragraph
212.6	<u>(b) on:</u>
212.7	(1) the Department of Human Services;
212.8	(2) individuals referred for admission and care at state-operated treatment programs,
212.9	including both individuals referred for priority admission under Minnesota Statutes, section
212.10	253B.10, subdivision 1, paragraph (b), and individuals not referred according to such priority
212.11	admissions requirements; and
212.12	(3) the mental health system in Minnesota, including community hospitals.
212.13	Subd. 2. Membership. (a) The task force shall consist of the following members,
212.14	appointed as follows:
212.15	(1) a member appointed by the governor;
212.16	(2) the commissioner of human services, or a designee;
212.17	(3) a member representing Department of Human Services direct care and treatment
212.18	services who has experience with civil commitments, appointed by the commissioner of
212.19	human services;
212.20	(4) the ombudsman for mental health and developmental disabilities;
212.21	(5) a hospital representative, appointed by the Minnesota Hospital Association;
212.22	(6) a county representative, appointed by the Association of Minnesota Counties;
212.23	(7) a county social services representative, appointed by the Minnesota Association of
212.24	County Social Service Administrators;
212.25	(8) a member appointed by the Minnesota Civil Commitment Defense Panel;
212.26	(9) a county attorney, appointed by the Minnesota County Attorneys Association;
212.27	(10) a county sheriff, appointed by the Minnesota Sheriffs' Association;
212.28	(11) a member appointed by the Minnesota Psychiatric Society;
212.29	(12) a member appointed by the Minnesota Association of Community Mental Health
212.30	Programs;

DTT

S2934-4

4th Engrossment

SF2934

REVISOR

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
213.1	<u>(13)</u> a mer	mber appointed by t	he National All	iance on Mental Illnes	s Minnesota;
213.2	(14) the M	Iinnesota Attorney (	General;		
213.3	(15) three	individuals from or	ganizations rep	resenting racial and eth	nnic groups that are
213.4	overrepresent	ed in the criminal jus	tice system, app	pointed by the commissi	ioner of corrections;
213.5	and				
213.6	(16) one r	nember of the public	e with lived exp	perience directly related	d to the task force's
213.7	purposes, app	pointed by the gover	nor.		
213.8	<u>(b)</u> Appoi	ntments must be ma	de no later thar	n July 15, 2023.	
213.9	(c) Memb	er compensation and	l reimbursemer	nt for expenses are gove	erned by Minnesota
213.10	Statutes, sect	ion 15.059, subdivis	ion 3.		
213.11	<u>(d)</u> A mer	nber of the legislatu	re may not serv	e as a member of the t	ask force.
213.12	Subd. 3. (	Officers; meetings.	(a) The commis	ssioner of human servi	ces must convene
213.13	the first meet	ing of the task force	no later than A	ugust 1, 2023.	
213.14	<u>(b)</u> The A	ttorney General and	the commissio	ner of human services	must serve as
213.15	co-chairs. Th	e task force may ele	ct other officer	s as necessary.	
213.16	(c) Task fo	orce meetings are sub	ject to the Minr	nesota Open Meeting La	aw under Minnesota
213.17	Statutes, chap	oter 13D.			
213.18	<u>Subd. 4.</u>	Administrative sup	port. The com	nissioner of human ser	vices must provide
213.19	administrativ	e support and staff a	ssistance for th	e task force.	
213.20	<u>Subd. 5.</u> I	Data usage and priv	v <b>acy.</b> Any data	provided by executive	agencies as part of
213.21	the work and	report of the task fo	rce is subject to	o the requirements of the	ne Minnesota
213.22	Government I	Data Practices Act un	der Minnesota	Statutes, chapter 13, and	l all other applicable
213.23	data privacy	aws.			
213.24	<u>Subd. 6.</u> I	<b>Duties.</b> The task force	e must:		
213.25	<u>(1) evalua</u>	te the impact of the	priority admiss	tions required under M	innesota Statutes,
213.26	section 253B	.10, subdivision 1, p	aragraph (b), o	n the ability of the state	e to serve all
213.27	individuals in	need of care in stat	e-operated trea	tment programs by ana	lyzing:
213.28				e-operated treatment p	<u> </u>
213.29	or correctiona	al institutions accord	ling to the requ	irements of Minnesota	Statutes, section
213.30	<u>253B.10, sub</u>	division 1, paragrap	h (b), since Jul	y 1, 2013;	

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
214.1	(ii) the n	umber of individuals	currently on wa	aiting lists for admission	on to state-operated
214.2	treatment pr				
214.3	<u>(</u> iii) the a	verage length of time	an individual ad	mitted from a jail or co	rrectional institution
214.4	waits for a n	nedically appropriate	bed in a state-o	perated treatment prog	gram, compared to
214.5	an individua	l admitted from anoth	er location, such	as a community hospit	al or the individual's
214.6	home; and				
214.7	(iv) coun	ty-by-county trends o	over time for pric	ority admissions under	Minnesota Statutes,
214.8	section 253I	3.10, subdivision 1, p	oaragraph (b);		
214.9	<u>(2)</u> analy	ze the impact of the	priority admissi	ons required under Mi	nnesota Statutes,
214.10	section 253I	B.10, subdivision 1, p	oaragraph (b), or	n the mental health sys	stem statewide,
214.11	including or	community hospital	<u>s;</u>		
214.12	(3) devel	op policy and fundin	g recommendat	ions for improvements	s or alternatives to
214.13	the current p	priority admissions re	equirement. Rec	ommendations must en	nsure that
214.14	state-operate	ed treatment program	s have medical	discretion to admit inc	lividuals with the
214.15	highest acui	ty and who may pose	a risk to self ar	nd others, regardless or	f referral path; and
214.16	<u>(4) ident</u>	ify and recommend c	ptions for provi	ding treatment to indi	viduals referred
214.17	according to	the priority admission	ons required und	ler Minnesota Statutes	, section 253B.10,
214.18	subdivision	1, paragraph (b), and	other individual	s in the community wh	10 require treatment
214.19	at state-oper	ated treatment progra	ams.		
214.20	<u>Subd. 7.</u>	<b>Report.</b> No later tha	n February 1, 20	024, the task force mu	st submit a written
214.21	report to the	chairs and ranking n	ninority membe	rs of the legislative co	mmittees with
214.22	jurisdiction	over public safety an	d human service	es that includes recom	mendations on:
214.23	<u>(1) propo</u>	osals to amend Minne	esota Statutes, s	ection 253B.10, subdiv	vision 1, paragraph
214.24	<u>(b), to impro</u>	ove the priority admis	ssions requireme	ents and process;	
214.25	<u>(2) ways</u>	to ensure that state-o	operated treatme	ent programs have mee	lical discretion to
214.26	prioritize the	e admission of indivi	duals with the n	nost acute clinical and	behavioral health
214.27	needs or wh	o pose a risk to self a	nd others, regar	dless of referral path;	
214.28	<u>(3) addit</u>	ional ways to meet th	e treatment need	ls of individuals referr	ed to state-operated
214.29	treatment pr	ograms according to t	he priority admi	ssions required under	Minnesota Statutes,
214.30	section 253H	B.10, subdivision 1, p	aragraph (b), an	d other individuals in t	the community who
214.31	require treat	ment at state-operate	d treatment prog	grams; and	
214.32	<u>(4) any o</u>	ther relevant finding	s, research, or a	nalyses conducted or p	roduced by the task
214.33	force under	subdivision 6.			

	SF2934 RE	VISOR	DTT	S2934-4	4th Engrossment	
215.1	Subd. 8. Expirat	ion. The task for	ce expires June 3	30, 2024.		
215.2	EFFECTIVE DA	ATE. This section	n is effective the	day following final	enactment.	
215.3	Sec. 14. <b>REVISO</b>	R INSTRUCTIO	DN.			
215.4	The revisor of sta	tutes, in consulta	tion with staff fr	om the House Resea	rch Department;	
215.5	House Fiscal Analys	is; the Office of S	Senate Counsel,	Research and Fiscal	Analysis; and	
215.6	the respective depart	ments shall prepa	are legislation fo	r introduction in the	2024 legislative	
215.7	session proposing the	e statutory chang	es necessary to i	mplement the transf	ers of duties that	
215.8	this article requires.					
215.9	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.					
215.10			ARTICLE 9			
215.11		AP	PROPRIATIO	NS		
215.12	Section 1. HEALTH	AND HUMAN	SERVICES AI	PROPRIATIONS	<u>•</u>	
215.13	The sums shown i	n the columns ma	urked "Appropria	tions" are appropriate	ed to the agencies	
215.14	and for the purposes	specified in this	article. The appr	opriations are from	the general fund,	
215.15	or another named fund, and are available for the fiscal years indicated for each purpose.					
215.16	The figures "2024" and "2025" used in this article mean that the appropriations listed under					
215.17	them are available for the fiscal year ending June 30, 2024, or June 30, 2025, respectively.					
215.18	"The first year" is fiscal year 2024. "The second year" is fiscal year 2025. "The biennium"				"The biennium"	
215.19	is fiscal years 2024 and 2025.					
215.20				APPROPRIA	<u>FIONS</u>	
215.21				Available for t	he Year	
215.22	Ending June 30					
015.00						
215.23				<u>2024</u>	<u>2025</u>	
215.24	Sec. 2. COMMISSI	ONER OF HUN	<b>IAN</b>			
215.25	<u>SERVICES</u>					
215.26	Subdivision 1. Total	Appropriation	<u>\$</u>	<u>6,926,209,000</u> <u>\$</u>	7,181,099,000	
215.27	Appro	priations by Fund	<u>d</u>			
215.28		2024	2025			
215.29	General	6,924,445,000	7,179,297,000			
215.30	Health Care Access	31,000	69,000			
215.31	Lottery Prize	1,733,000	1,733,000			

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment		
216.1	The amounts that may be spent for each						
216.2		purpose are specified in the following					
216.3	subdivisions.						
216.4	Subd. 2. Centra	ll Office; Opera	<u>tions</u>	24,607,000	17,725,000		
216.5	(a) Grant Administration Carryforward.						
216.6	(1) Of this amou	(1) Of this amount, \$714,000 in fiscal year					
216.7	2024 is availabl	e until June 30, 2	2027.				
216.8	(2) Of this amou	unt, \$140,000 in :	fiscal year				
216.9	2025 is availabl	e until June 30, 2	2027.				
216.10	(3) Of this amou	unt, \$640,000 in :	fiscal year				
216.11	2024 is availabl	2024 is available until June 30, 2029.					
216.12	(b) Base Level A	djustment. The	general fund				
216.13	base is increased	l by \$7,249,000 i					
216.14	2026 and increased by \$6,999,000 in fiscal						
216.15	year 2027.						
216.16	Subd. 3. Centra	ll Office; Childr	en and Families	2,699,000	<u>-0-</u>		
216.17	Grant Adminis	tration Carryfo	rward. Of				
216.18	this amount, \$2,699,000 in fiscal year 2024 is						
216.19	available until J	une 30, 2027.					
216.20	Subd. 4. Centra	ll Office; Health	<u>Care</u>	2,468,000	3,439,000		
216.21	(a) Initial PACE Implementation Funding.						
216.22	\$270,000 in fiscal year 2024 is to complete						
216.23	the initial actuarial and administrative work						
216.24	necessary to recommend a financing						
216.25	mechanism for the operation of PACE under						
216.26	Minnesota Statutes, section 256B.69,						
216.27	subdivision 23, paragraph (e). This is a						
216.28	onetime appropriation and is available until						
216.29	June 30, 2025.						
216.30	(b) Base Level A	djustment. The	general fund				
216.31	base is increased by \$3,322,000 in fiscal year						
216.32	2026 and increased by \$3,322,000 in fiscal						
216.33	year 2027.						

	SF2934	REVISOR	DTT	S2934-4
217.1 217.2	Subd. 5. Cer Services	ntral Office; Aging	and Disability	40,115,000
217.3	(a) Employr	nent Supports Aligi	ıment Study.	
217.4	<u>\$50,000 in f</u>	iscal year 2024 and	\$200,000 in	
217.5	fiscal year 2	025 are to conduct a	n interagency	
217.6	employment	t supports alignment	study. The	
217.7	base for this	appropriation is \$150	),000 in fiscal	
217.8	year 2026 an	nd \$100,000 in fisca	l year 2027.	
217.9	<u>(b) Case Ma</u>	anagement Trainin	g	
217.10	Curriculum	<b>.</b> \$377,000 in fiscal y	year 2024 and	
217.11	\$377,000 in	fiscal year 2025 are	to develop	
217.12	and impleme	ent a curriculum and	training plan	
217.13	to ensure all	lead agency assesse	ors and case	
217.14	managers ha	we the knowledge a	nd skills	
217.15	necessary to	fulfill support plan	ning and	
217.16	coordination	n responsibilities for	individuals	
217.17	who use hon	ne and community-ba	used disability	
217.18	services and	live in own-home s	ettings. This	
217.19	is a onetime	appropriation.		
217.20	(c) Office of	Ombudsperson for	r Long-Term	
217.21	<u>Care.</u> \$875,	000 in fiscal year 20	024 and	
217.22	<u>\$875,000 in</u>	fiscal year 2025 are	for additional	
217.23	staff and ass	ociated direct costs	in the Office	
217.24	of Ombudsp	erson for Long-Terr	n Care.	
217.25	(d) Direct C	are Services Corps ]	Pilot Project.	
217.26	<u>\$500,000 in</u>	fiscal year 2024 is f	from the	
217.27	general func	l for a grant to the M	letropolitan	
217.28	Center for In	ndependent Living f	or the direct	
217.29	care services	corps pilot project. U	Jp to \$25,000	
217.30	may be used	l by the Metropolitar	n Center for	
217.31	Independent	Living for administ	trative costs.	
217.32	This is a one	etime appropriation.		
217.33	(e) Researc	h on Access to Long	g-Term Care	
217.34	Services an	<b>d Financing.</b> Any u	nexpended	
217.35	amount of th	ne fiscal year 2023 a	ppropriation	

4th Engrossment

11,995,000

- referenced in Laws 2021, First Special Session 218.1 218.2 chapter 7, article 17, section 16, estimated to 218.3 be \$300,000, is canceled. The amount canceled is appropriated in fiscal year 2024 for the same 218.4 218.5 purpose. 218.6 (f) Native American Elder Coordinator. 218.7 \$441,000 in fiscal year 2024 and \$441,000 in 218.8 fiscal year 2025 are for the Native American elder coordinator position under Minnesota 218.9 Statutes, section 256.975, subdivision 6. 218.10 (g) Grant Administration Carryforward. 218.11 218.12 (1) Of this amount, \$8,154,000 in fiscal year 2024 is available until June 30, 2027. 218.13 218.14 (2) Of this amount, \$1,071,000 in fiscal year 2025 is available until June 30, 2027. 218.15 218.16 (3) Of this amount, \$19,000,000 in fiscal year 218.17 2024 is available until June 30, 2029. 218.18 (h) Base Level Adjustment. The general fund base is increased by \$8,189,000 in fiscal year 218.19 2026 and increased by \$8,093,000 in fiscal 218.20 218.21 year 2027. Subd. 6. Central Office; Behavioral Health, 218.22 Housing, and Deaf and Hard of Hearing 218.23 Services 218.24 218.25 (a) Evidence-Based Training for Substance 218.26 **Use Disorder Provider Community.** 
  - 218.27 <u>\$150,000 in fiscal year 2024 and \$150,000 in</u>
  - 218.28 fiscal year 2025 are for provider participation
  - 218.29 <u>in clinical training for the transition to</u>
  - 218.30 American Society of Addiction Medicine
  - 218.31 standards.
  - 218.32 (b) Substance Use Disorder Public
  - 218.33 Awareness Campaign. \$1,584,000 in fiscal
  - 218.34 year 2024 is to develop and establish a public

<u>9,573,000</u> <u>4,048,000</u>

219.1	awareness campaign targeting the stigma of		
219.1	opioid use disorders with the goal of		
219.2	prevention and education of youth on the		
219.3	dangers of opioids and other substance use.		
219.4	Notwithstanding Minnesota Statutes, section		
219.6	16A.28, this appropriation is available until		
219.7	June 30, 2027. This is a onetime appropriation.		
219.8	(c) Evaluation of Recovery Site Grants.		
219.9	\$100,000 in fiscal year 2025 is to provide		
219.10	funding for evaluating the effectiveness of		
219.11	recovery site grant efforts.		
210.12	(d) Creant Administration Courseformand		
219.12	(d) Grant Administration Carryforward.		
219.13	(1) Of this amount, \$3,948,000 in fiscal year		
219.14	2024 is available until June 30, 2027.		
219.15	(2) Of this amount, \$1,183,000 in fiscal year		
219.16	2024 is available until June 30, 2029.		
219.17	(e) Base Level Adjustment. The general fund		
219.18	base is increased by \$3,759,000 in fiscal year		
219.19	2026 and increased by \$3,659,000 in fiscal		
219.20	year 2027.		
219.21			
	Subd. 7. Forecasted Programs; Housing Support	783,000	1,592,000
219.21	Subd. 7.Forecasted Programs; Housing SupportSubd. 8.Forecasted Programs; MinnesotaCare	<u>783,000</u> <u>31,000</u>	<u>1,592,000</u> <u>69,000</u>
219.22	Subd. 8. Forecasted Programs; MinnesotaCare		
219.22 219.23	Subd. 8.       Forecasted Programs; MinnesotaCare         This appropriation is from the health care		
219.22 219.23 219.24	Subd. 8. Forecasted Programs; MinnesotaCare This appropriation is from the health care access fund.		
<ul> <li>219.22</li> <li>219.23</li> <li>219.24</li> <li>219.25</li> <li>219.26</li> <li>219.27</li> </ul>	Subd. 8.       Forecasted Programs; MinnesotaCare         This appropriation is from the health care         access fund.         Subd. 9.       Forecasted Programs; Medical         Assistance         Subd. 10.       Forecasted Programs; Alternative	<u>31,000</u> <u>5,672,632,000</u>	<u>69,000</u> 6,347,966,000
<ul> <li>219.22</li> <li>219.23</li> <li>219.24</li> <li>219.25</li> <li>219.26</li> </ul>	Subd. 8.       Forecasted Programs; MinnesotaCare         This appropriation is from the health care         access fund.         Subd. 9.       Forecasted Programs; Medical         Assistance	31,000	<u>69,000</u>
<ul> <li>219.22</li> <li>219.23</li> <li>219.24</li> <li>219.25</li> <li>219.26</li> <li>219.27</li> </ul>	Subd. 8.       Forecasted Programs; MinnesotaCare         This appropriation is from the health care         access fund.         Subd. 9.       Forecasted Programs; Medical         Assistance         Subd. 10.       Forecasted Programs; Alternative	<u>31,000</u> <u>5,672,632,000</u>	<u>69,000</u> 6,347,966,000
<ul> <li>219.22</li> <li>219.23</li> <li>219.24</li> <li>219.25</li> <li>219.26</li> <li>219.27</li> <li>219.28</li> </ul>	Subd. 8.       Forecasted Programs; MinnesotaCare         This appropriation is from the health care         access fund.         Subd. 9.       Forecasted Programs; Medical         Assistance         Subd. 10.       Forecasted Programs; Alternative         Care	<u>31,000</u> <u>5,672,632,000</u>	<u>69,000</u> 6,347,966,000
<ul> <li>219.22</li> <li>219.23</li> <li>219.24</li> <li>219.25</li> <li>219.26</li> <li>219.27</li> <li>219.28</li> <li>219.29</li> </ul>	Subd. 8. Forecasted Programs; MinnesotaCare         This appropriation is from the health care         access fund.         Subd. 9. Forecasted Programs; Medical         Assistance         Subd. 10. Forecasted Programs; Alternative         Care         Any money allocated to the alternative care	<u>31,000</u> <u>5,672,632,000</u>	<u>69,000</u> 6,347,966,000

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment
220.1 220.2	Subd. 11. Fore Health Fund	ecasted Programs	; Behavioral	<u>96,387,000</u>	<u>98,417,000</u>
220.3 220.4	Subd. 12. Gra Grants	nt Programs; Ref	ugee Services	7,000,000	<u>-0-</u>
220.5	New America	n Legal, Social Se	rvices, and		
220.6	Long-Term C	are Workforce Gi	rant		
220.7	Program. \$7,0	000,000 in fiscal ye	ear 2024 is		
220.8	for legal and se	ocial services grant	ts.		
220.9	Notwithstandi	ng Minnesota Statu	ites, section		
220.10	<u>16A.28, this ap</u>	ppropriation is avai	lable until		
220.11	June 30, 2027.	This is a onetime ap	propriation.		
220.12 220.13	Subd. 13. Gra Care Grants	nt Programs; Oth	er Long-Term	152,387,000	<u>1,925,000</u>
220.14	(a) <b>Provider C</b>	Capacity Grant for	Rural and		
220.15	Underserved	Communities. \$17	7,148,000 in		
220.16	fiscal year 2024	4 is for provider cap	bacity grants		
220.17	for rural and u	nderserved commu	nities.		
220.18	Notwithstandi	ng Minnesota Statu	ites, section		
220.19	<u>16A.28, this ap</u>	ppropriation is avai	lable until		
220.20	June 30, 2027.	This is a onetime ap	propriation.		
220.21	(b) New Amer	rican Legal, Social	l Services,		
220.22	and Long-Ter	m Care Grant Pro	ogram.		
220.23	<u>\$28,316,000 ir</u>	n fiscal year 2024 is	s for		
220.24	long-term care	workforce grants	for new		
220.25	Americans. No	otwithstanding Min	nesota		
220.26	Statutes, section	on 16A.28, this appr	ropriation is		
220.27	available until.	June 30, 2027. This	is a onetime		
220.28	appropriation.				
220.29		Decision Making			
220.30		fiscal year 2024 is fo	• •		
220.31		ng grants. This is a			
220.32		and is available unt	til June 30,		
220.33	<u>2025.</u>				
220.34	(d) Direct Sup	oport Professional	<u>s</u>		
220.35	Employee-Ow	vned Cooperative	Program.		

\$350,000 in fiscal year 2024 is for a grant to 221.1 221.2 the Metropolitan Consortium of Community 221.3 Developers for the Direct Support Professionals Employee-Owned Cooperative 221.4 program. The grantee must use the grant 221.5 amount for outreach and engagement, 221.6 managing a screening and selection process, 221.7 221.8 providing one-on-one technical assistance, 221.9 developing and providing training curricula related to cooperative development and home 221.10 and community-based waiver services, 221.11 administration, reporting, and program 221.12 evaluation. This is a onetime appropriation 221.13 221.14 and is available until June 30, 2025. (e) Long-Term Services and Supports 221.15 Workforce Incentive Grants. \$83,560,000 221.16 in fiscal year 2024 is for long-term services 221.17 and supports workforce incentive grants 221.18 221.19 administered according to Minnesota Statutes, section 256.4764. Notwithstanding Minnesota 221.20 Statutes, section 16A.28, this appropriation is 221.21 available until June 30, 2029. This is a onetime 221.22 appropriation. 221.23 (f) Base Level Adjustment. The general fund 221.24 base is \$3,949,000 in fiscal year 2026 and 221.25 \$3,949,000 in fiscal year 2027. Of these 221.26 amounts, \$2,024,000 in fiscal year 2026 and 221.27 \$2,024,000 in fiscal year 2027 are for PCA 221.28 221.29 background study grants. Subd. 14. Grant Programs; Aging and Adult 221 30 221.31 **Services Grants** 221.32 (a) Vulnerable Adult Act Redesign Phase 221.33 **Two.** \$17,129,000 in fiscal year 2024 is for adult protection grants to counties and Tribes 221.34 221.35 under Minnesota Statutes, section 256M.42.

164,626,000

34,795,000

- 222.1 Notwithstanding Minnesota Statutes, section
  222.2 16A.28, this appropriation is available until
- June 30, 2027. The base for this appropriation
- 222.4 is \$866,000 in fiscal year 2026 and \$867,000
- 222.5 <u>in fiscal year 2027.</u>
- 222.6 (b) Caregiver Respite Services Grants.
- 222.7 **\$1,800,000 in fiscal year 2025 is for caregiver**
- 222.8 respite services grants under Minnesota
- 222.9 Statutes, section 256.9756. This is a onetime
- 222.10 appropriation.
- 222.11 (c) Live Well at Home Grants. \$4,575,000
- 222.12 in fiscal year 2024 is for live well at home
- 222.13 grants under Minnesota Statutes, section
- 222.14 256.9754, subdivision 3f. This is a onetime
- 222.15 appropriation and is available until June 30,
- 222.16 <u>2025.</u>
- 222.17 (d) Senior Nutrition Program. \$10,552,000
- 222.18 in fiscal year 2024 is for the senior nutrition
- 222.19 program. Notwithstanding Minnesota Statutes,
- 222.20 section 16A.28, this appropriation is available
- 222.21 until June 30, 2027. This is a onetime
- 222.22 appropriation.
- 222.23 (e) Age-Friendly Community Grants.
- 222.24 **\$3,000,000** in fiscal year 2024 is for the
- 222.25 continuation of age-friendly community grants
- 222.26 under Laws 2021, First Special Session
- 222.27 chapter 7, article 17, section 8, subdivision 1.
- 222.28 Notwithstanding Minnesota Statutes, section
- 222.29 16A.28, this is a onetime appropriation and is
- 222.30 available until June 30, 2027.
- 222.31 (f) Age-Friendly Technical Assistance
- 222.32 Grants. \$1,725,000 in fiscal year 2024 is for
- 222.33 the continuation of age-friendly technical
- 222.34 assistance grants under Laws 2021, First

	562934	KEVISOK	DII	52954-4	4th Engrossment
223.1	Special Ses	sion chapter 7, articl	e 17, section		
223.2	8, subdivisi	on 2. Notwithstandir	ng Minnesota		
223.3	Statutes, see	ction 16A.28, this is	a onetime		
223.4	appropriatio	on and is available u	ntil June 30,		
223.5	<u>2027.</u>				
223.6	(g) Financi	ally Distressed Nur	sing Facility		
223.7	Loan Prog	<b>ram.</b> \$93,200,000 in	fiscal year		
223.8	2024 is for	the financially distre	essed nursing		
223.9	facility loar	n program under Min	inesota		
223.1	0 Statutes, see	ction 256R.55, and is	s available as		
223.1	1 provided th	erein.			
223.1	2 (h) <b>Base Le</b>	vel Adjustment. The	e general fund		
223.1	3 <u>base is \$33</u> ,	,861,000 in fiscal yea	ar 2026 and		
223.1	4 \$33,862,00	0 in fiscal year 2027.	<u>.</u>		
223.1	5 <u>Subd. 15.</u> D	eaf and Hard-of-H	earing Grants	2,886,000	2,886,000
223.1	6 <u>Subd. 16.</u>	Frant Programs; Di	sabilities Grants	113,684,000	30,377,000
223.1	7 <u>(a) <b>Tempor</b></u>	ary Grants for Sma	all		
223.1 223.1		eary Grants for Sma d Living Providers.			
	8 Customize	-	\$5,450,000		
223.1	8 <b>Customize</b> 9 in fiscal yea	d Living Providers.	\$5,450,000 o assist small		
223.1 223.1	8 Customized	<b>d Living Providers.</b> ar 2024 is for grants t	\$5,450,000 o assist small ransition to		
223.1 223.1 223.2	8 Customized 9 in fiscal yea 0 customized 1 community	d Living Providers. ar 2024 is for grants t living providers to t	\$5,450,000 o assist small ransition to licensure or		
<ul><li>223.1</li><li>223.1</li><li>223.2</li><li>223.2</li></ul>	8 Customized 9 in fiscal yea 0 customized 1 community 2 integrated c	d Living Providers. ar 2024 is for grants t living providers to t residential services	\$5,450,000 o assist small ransition to licensure or licensure.		
<ul><li>223.1</li><li>223.1</li><li>223.2</li><li>223.2</li><li>223.2</li></ul>	8 Customized 9 in fiscal yea 0 customized 1 community 2 integrated c 3 Notwithstar	d Living Providers. ar 2024 is for grants t living providers to t residential services	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> </ul>	8 Customized 9 in fiscal yea 0 customized 1 community 2 integrated c 3 Notwithstar 4 16A.28, this	d Living Providers. ar 2024 is for grants t living providers to t residential services community supports nding Minnesota Stat	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> </ul>	8 Customized 9 in fiscal yea 0 customized 1 community 2 integrated c 3 Notwithstar 4 16A.28, this 5 June 30, 202	d Living Providers. ar 2024 is for grants to living providers to to residential services for community supports for nding Minnesota States appropriation is available	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation.		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> </ul>	<ul> <li>8 Customized</li> <li>9 in fiscal yea</li> <li>9 customized</li> <li>1 community</li> <li>2 integrated c</li> <li>3 Notwithstar</li> <li>4 16A.28, this</li> <li>5 June 30, 202</li> <li>6 (b) Lead Age</li> </ul>	d Living Providers. ar 2024 is for grants to living providers to to residential services for community supports for ading Minnesota States appropriation is avant 27. This is a onetime a	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants.		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> <li>223.2</li> </ul>	<ul> <li>8 Customized</li> <li>9 in fiscal yea</li> <li>0 customized</li> <li>1 community</li> <li>2 integrated c</li> <li>3 Notwithstar</li> <li>4 16A.28, this</li> <li>5 June 30, 202</li> <li>6 (b) Lead Ag</li> <li>7 \$444,000 in</li> </ul>	d Living Providers. ar 2024 is for grants to living providers to to residential services for community supports for adding Minnesota State s appropriation is ava 27. This is a onetime a gency Capacity Buil	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants. d \$2,396,000		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> </ul>	<ul> <li>8 Customized</li> <li>9 in fiscal yea</li> <li>9 customized</li> <li>1 community</li> <li>2 integrated c</li> <li>3 Notwithstar</li> <li>4 16A.28, this</li> <li>5 June 30, 202</li> <li>6 (b) Lead Ag</li> <li>7 \$444,000 in</li> <li>8 in fiscal yea</li> </ul>	d Living Providers. ar 2024 is for grants to living providers to the residential services is community supports is adding Minnesota State s appropriation is avaid 27. This is a onetime a gency Capacity Buil	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants. d \$2,396,000 s to assist		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> </ul>	<ul> <li>8 Customized</li> <li>9 in fiscal yea</li> <li>9 customized</li> <li>1 community</li> <li>2 integrated c</li> <li>3 Notwithstar</li> <li>4 16A.28, this</li> <li>5 June 30, 202</li> <li>6 (b) Lead Ag</li> <li>7 \$444,000 in</li> <li>8 in fiscal yea</li> <li>9 organization</li> </ul>	d Living Providers. ar 2024 is for grants to living providers to the residential services for community supports for adding Minnesota State and a appropriation is avain gency Capacity Buil of fiscal year 2024 and ar 2025 are for grants	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants. d \$2,396,000 s to assist bes to build		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> </ul>	<ul> <li>8 Customized</li> <li>9 in fiscal yea</li> <li>0 customized</li> <li>1 community</li> <li>2 integrated c</li> <li>3 Notwithstar</li> <li>4 16A.28, this</li> <li>5 June 30, 202</li> <li>6 (b) Lead Ag</li> <li>7 \$444,000 in</li> <li>8 in fiscal yea</li> <li>9 organization</li> <li>0 capacity for</li> </ul>	d Living Providers. ar 2024 is for grants to living providers to the residential services is community supports is adding Minnesota State s appropriation is avain 27. This is a onetime a gency Capacity Buill on fiscal year 2024 and ar 2025 are for grants ns, counties, and Trill	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants. d \$2,396,000 s to assist bes to build tunities for		
<ul> <li>223.1</li> <li>223.1</li> <li>223.2</li> <li>223.3</li> </ul>	<ul> <li>8 Customized</li> <li>9 in fiscal yea</li> <li>0 customized</li> <li>1 community</li> <li>2 integrated c</li> <li>3 Notwithstar</li> <li>4 16A.28, this</li> <li>5 June 30, 202</li> <li>6 (b) Lead Ag</li> <li>7 \$444,000 in</li> <li>8 in fiscal yea</li> <li>9 organization</li> <li>0 capacity for</li> <li>1 people with</li> </ul>	d Living Providers. ar 2024 is for grants to living providers to the residential services is community supports is adding Minnesota State s appropriation is avaid 27. This is a onetime a gency Capacity Buill of fiscal year 2024 and ar 2025 are for grants ins, counties, and Trill of employment opport	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants. d \$2,396,000 s to assist bes to build tunities for se for this		
223.1 223.1 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.2 223.3 223.3	8 Customized 9 in fiscal yea 0 customized 1 community 2 integrated c 3 Notwithstar 4 16A.28, this 5 June 30, 202 6 (b) Lead Ag 7 \$444,000 in 8 in fiscal yea 9 organization 0 capacity for 1 people with 2 appropriatic	d Living Providers. ar 2024 is for grants t living providers to ta residential services 1 community supports 1 ading Minnesota State s appropriation is ava 27. This is a onetime a gency Capacity Built a fiscal year 2024 and ar 2025 are for grants ns, counties, and Trilt r employment opport a disabilities. The bas	\$5,450,000 o assist small ransition to licensure or licensure. tutes, section ailable until appropriation. ding Grants. d \$2,396,000 s to assist bes to build tunities for se for this scal year 2026		

SF2934

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S2934-4

4th Engrossment

224.1	(c) Employment and Technical Assistance
224.2	Center Grants. \$450,000 in fiscal year 2024
224.3	and \$1,800,000 in fiscal year 2025 are for
224.4	employment and technical assistance grants
224.5	to assist organizations and employers in
224.6	promoting a more inclusive workplace for
224.7	people with disabilities.
224.8	(d) Case Management Training Grants.
224.9	\$37,000 in fiscal year 2024 and \$123,000 in
224.10	fiscal year 2025 are for grants to provide case
224.11	management training to organizations and
224.12	employers to support the state's disability
224.13	employment supports system. The base for
224.14	this appropriation is \$45,000 in fiscal year
224.15	2026 and \$45,000 in fiscal year 2027.
224.16	(e) Self-Directed Bargaining Agreement;
224.17	<b>Electronic Visit Verification Stipends.</b>
224.18	\$6,095,000 in fiscal year 2024 is for onetime
224.19	stipends of \$200 to bargaining members to
224.20	offset the potential costs related to people
224.21	using individual devices to access the
224.22	electronic visit verification system. Of this
224.23	amount, \$5,600,000 is for stipends and
224.24	\$495,000 is for administration. This is a
224.25	onetime appropriation and is available until
224.26	June 30, 2025.
224.27	(f) Self-Directed Collective Bargaining
224.28	<b>Agreement; Temporary Rate Increase</b>
224.29	Memorandum of Understanding. \$1,600,000
224.30	in fiscal year 2024 is for onetime stipends for

- 224.31 individual providers covered by the SEIU
- 224.32 collective bargaining agreement based on the
- 224.33 memorandum of understanding related to the
- 224.34 temporary rate increase in effect between
- 224.35 December 1, 2020, and February 7, 2021. Of

- this amount, \$1,400,000 of the appropriation 225.1 is for stipends and \$200,000 is for 225.2 225.3 administration. This is a onetime 225.4 appropriation. 225.5 (g) Self-Directed Collective Bargaining 225.6 Agreement; Retention Bonuses. \$50,750,000 in fiscal year 2024 is for onetime retention 225.7 225.8 bonuses covered by the SEIU collective bargaining agreement. Of this amount, 225.9 \$50,000,000 is for retention bonuses and 225.10 \$750,000 is for administration of the bonuses. 225.11 225.12 This is a onetime appropriation and is available until June 30, 2025. 225.13 (h) Self-Directed Bargaining Agreement; 225.14 Training Stipends. \$2,100,000 in fiscal year 225.15 2024 and \$100,000 in fiscal year 2025 are for 225.16 onetime stipends of \$500 for collective 225.17 bargaining unit members who complete 225.18 designated, voluntary trainings made available 225.19 through or recommended by the State Provider 225.20 Cooperation Committee. Of this amount, 225.21 \$2,000,000 in fiscal year 2024 is for stipends, 225.22 225.23 and \$100,000 in fiscal year 2024 and \$100,000 in fiscal year 2025 are for administration. This 225.24 is a onetime appropriation. 225.25 (i) Self-Directed Bargaining Agreement; 225.26 225.27 **Orientation Program.** \$2,000,000 in fiscal year 2024 and \$2,000,000 in fiscal year 2025 225.28 are for onetime \$100 payments to collective 225.29
  - 225.30 bargaining unit members who complete
  - 225.31 voluntary orientation requirements. Of this
  - 225.32 amount, \$1,500,000 in fiscal year 2024 and
  - 225.33 \$1,500,000 in fiscal year 2025 are for the
  - 225.34 onetime \$100 payments, and \$500,000 in
  - 225.35 fiscal year 2024 and \$500,000 in fiscal year

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226.1	2025 are for	orientation-related	costs. This is
226.2	a onetime ap	propriation.	
226.3	(j) Self-Dire	cted Bargaining A	greement;
226.4	Home Care	<b>Orientation Trust</b>	\$1,000,000
226.5	in fiscal year	r 2024 is for the Hor	me Care
226.6	Orientation 7	Trust under Minneso	ota Statutes,
226.7	section 179A	A.54, subdivision 11	. The
226.8	commissione	er shall disburse the	appropriation
226.9	to the board	of trustees of the He	ome Care
226.10	Orientation 7	Trust for deposit int	o an account
226.11	designated by	y the board of trusted	es outside the
226.12	state treasury	y and state's account	ting system.
226.13	This is a one	time appropriation.	
226.14	(k) HIV/AII	<b>DS Supportive Serv</b>	vices.
226.15	\$12,100,000	in fiscal year 2024	is for grants
226.16	to communit	y-based HIV/AIDS	supportive
226.17	services prov	viders as defined in	Minnesota
226.18	Statutes, sect	tion 256.01, subdivi	ision 19, and
226.19	for payment	of allowed health c	are costs as
226.20	defined in M	linnesota Statutes, s	ection
226.21	<u>256.935. Thi</u>	is is a onetime appro	opriation and
226.22	is available u	until June 30, 2025.	
226.23	(1) Motion A	analysis Advancem	ents Clinical
226.24	Study and P	Patient Care. \$400,	000 is fiscal
226.25	year 2024 is	for a grant to the M	layo Clinic
226.26	Motion Anal	lysis Laboratory and	l Limb Lab
226.27	for continued	d research in motior	n analysis
226.28	advancemen	ts and patient care.	This is a
226.29	onetime appr	opriation and is avai	lable through
226.30	June 30, 202	<u>.5.</u>	
226.31	(m) Grant to	o Family Voices in	Minnesota.
226.32	<u>\$75,000 in fi</u>	iscal year 2024 and	\$75,000 in
226.33	fiscal year 20	025 are for a grant t	o Family

- 226.34 Voices in Minnesota under Minnesota
- 226.35 Statutes, section 256.4776.

SF2934	REVISOR	DTT

227.1	(n) Parent-to-Parent Programs.
227.2	(1) \$550,000 in fiscal year 2024 and \$550,000
227.3	in fiscal year 2025 are for grants to
227.4	organizations that provide services to
227.5	underserved communities with a high
227.6	prevalence of autism spectrum disorder. This
227.7	is a onetime appropriation and is available
227.8	until June 30, 2025.
227.9	(2) The commissioner shall give priority to
227.10	organizations that provide culturally specific
227.11	and culturally responsive services.
227.12	(3) Eligible organizations must:
227.13	(i) conduct outreach and provide support to
227.14	newly identified parents or guardians of a child
227.15	with special health care needs;
227.16	(ii) provide training to educate parents and
227.17	guardians in ways to support their child and
227.18	navigate the health, education, and human
227.19	services systems;
227.20	(iii) facilitate ongoing peer support for parents
227.21	and guardians from trained volunteer support
227.22	parents; and
227.23	(iv) communicate regularly with other
227.24	parent-to-parent programs and national
227.25	organizations to ensure that best practices are
227.26	implemented.
227.27	(4) Grant recipients must use grant money for
227.28	the activities identified in clause (3).
227.29	(5) For purposes of this paragraph, "special
227.30	health care needs" means disabilities, chronic
227.31	illnesses or conditions, health-related
227.32	educational or behavioral problems, or the risk

SF2934	REVISOR	DTT

	SF2934 REVISOR DIT
228.1	of developing disabilities, illnesses, conditions,
228.2	or problems.
228.3	(6) Each grant recipient must report to the
228.4	commissioner of human services annually by
228.5	January 15 with measurable outcomes from
228.6	programs and services funded by this
228.7	appropriation the previous year including the
228.8	number of families served and the number of
228.9	volunteer support parents trained by the
228.10	organization's parent-to-parent program.
228.11	(o) Self-Advocacy Grants for Persons with
228.12	Intellectual and Developmental Disabilities.
228.13	<u>\$323,000 in fiscal year 2024 and \$323,000 in</u>
228.14	fiscal year 2025 are for self-advocacy grants
228.15	under Minnesota Statutes, section 256.477.
228.16	Of these amounts, \$218,000 in fiscal year
228.17	2024 and \$218,000 in fiscal year 2025 are for
228.18	the activities under Minnesota Statutes, section
228.19	256.477, subdivision 1, paragraph (a), clauses
228.20	(5) to $(7)$ , and for administrative costs, and
228.21	<u>\$105,000 in fiscal year 2024 and \$105,000 in</u>
228.22	fiscal year 2025 are for the activities under
228.23	Minnesota Statutes, section 256.477,
228.24	subdivision 2.
228.25	(p) Technology for Home Grants. \$300,000
228.26	in fiscal year 2024 and \$300,000 in fiscal year
228.27	2025 are for technology for home grants under
228.28	Minnesota Statutes, section 256.4773.
228.29	(q) Community Residential Setting
228.30	Transition. \$500,000 in fiscal year 2024 is

- 228.31 for a grant to Hennepin County to expedite
- 228.32 approval of community residential setting
- 228.33 licenses subject to the corporate foster care
- 228.34 moratorium exception under Minnesota

	SF2934	REVISOR	DTT	S2934-4	4th Engrossment		
229.1	Statutes, sect	ion 245A.03, subdivi	ision 7.				
229.2	paragraph (a), clause (5).						
229.3		(r) Base Level Adjustment. The general fund					
229.5		43,000 in fiscal year		<u>1</u>			
229.4		in fiscal year 2027.	2020 and				
229.3	\$27,010,000	in fiscal year 2027.					
229.6 229.7	Subd. 17. Grants	ant Programs; Adult	t Mental H	<u>ealth</u> 4,400,00	-0-		
			ф <b>1</b> 000 000		<u> </u>		
229.8	<u>., ,                                   </u>	for Peer Workforce.		<u>)</u>			
229.9		2024 is for peer wor					
229.10		ts. Notwithstanding N					
229.11		ion 16A.28, this is a					
229.12		and is available unti	il June 30,				
229.13	<u>2027.</u>						
229.14	(b) Family E	hancement Center	r Grant.				
229.15	<u>\$400,000 in f</u>	fiscal year 2024 is for	r a grant to				
229.16	the Family En	nhancement Center to	o develop,				
229.17	maintain, and	expand community-b	based social	1			
229.18	engagement a	and connection progra	ams to help	<u>)</u>			
229.19	families deali	ng with trauma and m	ental health	<u>1</u>			
229.20	issues develo	p connections with e	ach other				
229.21	and their com	nmunities, including	the NEST				
229.22	parent monito	oring program, the co	ook to				
229.23	connect prog	ram, and the call to n	novement				
229.24	initiative. The	is appropriation is on	etime and				
229.25	is available u	ntil June 30, 2025.					
229.26 229.27		ant Programs; Cher Treatment Support					
229.28		Appropriations by I	Fund				
229.29	General	54,691,0	<u>)00 5,</u>	342,000			
229.30	Lottery Prize	1,733,0	<u>)00 1,</u>	733,000			
229.31	<u>(a) Culturall</u>	y Specific Recovery	7 -				
229.32	Community	Organization Start-	Up Grants	<u>•</u>			
229.33	\$4,000,000 in	n fiscal year 2024 is fo	or culturally	<u>/</u>			
229.34	specific recov	very community orga	nization				
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230.1	Statutes, section 16A.28, this appropriation is
230.2	available until June 30, 2027. This is a onetime
230.3	appropriation.
230.4	(b) Safe Recovery Sites. \$14,537,000 in fiscal
230.5	year 2024 is from the general fund for start-up
230.6	and capacity-building grants for organizations
230.7	to establish safe recovery sites.
230.8	Notwithstanding Minnesota Statutes, section
230.9	16A.28, this appropriation is onetime and is
230.10	available until June 30, 2029.
230.11	(c) Technical Assistance for Culturally
230.12	Specific Organizations; Culturally Specific
230.13	Services Grants. \$4,000,000 in fiscal year
230.14	2024 is for grants to culturally specific
230.15	providers for technical assistance navigating
230.16	culturally specific and responsive substance
230.17	use and recovery programs. Notwithstanding
230.18	Minnesota Statutes, section 16A.28, this
230.19	appropriation is available until June 30, 2027.
230.20	(d) Technical Assistance for Culturally
230.20 230.21	(d) Technical Assistance for Culturally Specific Organizations; Culturally Specific
230.21	Specific Organizations; Culturally Specific
230.21 230.22	<b>Specific Organizations; Culturally Specific</b> <b>Grant Development Training.</b> \$400,000 in
230.21 230.22 230.23	<b>Specific Organizations; Culturally Specific</b> <b>Grant Development Training.</b> \$400,000 in fiscal year 2024 is for grants for up to four
230.21 230.22 230.23 230.24	<b>Specific Organizations; Culturally Specific</b> <b>Grant Development Training.</b> \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and
230.21 230.22 230.23 230.24 230.25	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing
230.21 230.22 230.23 230.24 230.25 230.26	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related
230.21 230.22 230.23 230.24 230.25 230.26 230.27	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related grants. Notwithstanding Minnesota Statutes,
230.21 230.22 230.23 230.24 230.25 230.26 230.27 230.28	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related grants. Notwithstanding Minnesota Statutes, section 16A.28, this is a onetime appropriation
230.21 230.22 230.23 230.24 230.25 230.26 230.27 230.28 230.29	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related grants. Notwithstanding Minnesota Statutes, section 16A.28, this is a onetime appropriation and is available until June 30, 2027.
230.21 230.22 230.23 230.24 230.25 230.26 230.27 230.28 230.29 230.30	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related grants. Notwithstanding Minnesota Statutes, section 16A.28, this is a onetime appropriation and is available until June 30, 2027. (e) Harm Reduction Supplies for Tribal and
230.21 230.22 230.23 230.24 230.25 230.26 230.27 230.28 230.29 230.30 230.31	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related grants. Notwithstanding Minnesota Statutes, section 16A.28, this is a onetime appropriation and is available until June 30, 2027. (e) Harm Reduction Supplies for Tribal and Culturally Specific Programs. \$7,597,000
230.21 230.22 230.23 230.24 230.25 230.26 230.27 230.28 230.29 230.30 230.31 230.31	Specific Organizations; Culturally Specific Grant Development Training. \$400,000 in fiscal year 2024 is for grants for up to four trainings for community members and culturally specific providers for grant writing training for substance use and recovery-related grants. Notwithstanding Minnesota Statutes, section 16A.28, this is a onetime appropriation and is available until June 30, 2027. (c) Harm Reduction Supplies for Tribal and Culturally Specific Programs. \$7,597,000 in fiscal year 2024 is from the general fund to

Notwithstanding Minnesota Statutes, section 231.1 16A.28, this appropriation is available until 231.2 231.3 June 30, 2027. This is a onetime appropriation. (f) Families and Family Treatment 231.4 231.5 **Capacity-Building and Start-Up Grants.** 231.6 \$10,000,000 in fiscal year 2024 is from the general fund for start-up and capacity-building 231.7 231.8 grants for family substance use disorder treatment programs. Notwithstanding 231.9 Minnesota Statutes, section 16A.28, this 231.10 appropriation is available until June 30, 2029. 231.11 231.12 This is a onetime appropriation. (g) Start-Up and Capacity Building Grants 231.13 231.14 for Withdrawal Management. \$500,000 in 231.15 fiscal year 2024 and \$1,000,000 in fiscal year 2025 are for start-up and capacity building 231.16 grants for withdrawal management. 231.17 231.18 (h) Recovery Community Organization Grants. \$4,300,000 in fiscal year 2024 is from 231.19 231.20 the general fund for grants to recovery community organizations, as defined in 231.21 Minnesota Statutes, section 254B.01, 231.22 subdivision 8, that are current grantees as of 231.23 June 30, 2023. This is a onetime appropriation 231.24 and is available until June 30, 2025. 231.25 231.26 (i) Opioid Overdose Prevention Grants. (1) \$125,000 in fiscal year 2024 and \$125,000 231.27 231.28 in fiscal year 2025 are from the general fund for a grant to Ka Joog, a nonprofit organization 231.29 in Minneapolis, Minnesota, to be used for 231.30 collaborative outreach, education, and training 231.31 on opioid use and overdose, and distribution 231.32 of opiate antagonist kits in East African and 231.33

SF2934	REVISOR	DTT
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232.1	Somali communities in Minnesota. This is a
232.2	onetime appropriation.
232.3	(2) \$125,000 in fiscal year 2024 and \$125,000
232.4	in fiscal year 2025 are from the general fund
232.5	for a grant to the Steve Rummler Hope
232.6	Network to be used for statewide outreach,
232.7	education, and training on opioid use and
232.8	overdose, and distribution of opiate antagonist
232.9	kits. This is a onetime appropriation.
232.10	(3) \$250,000 in fiscal year 2024 and \$250,000
232.11	in fiscal year 2025 are from the general fund
232.12	for a grant to African Career Education and
232.13	Resource, Inc. to be used for collaborative
232.14	outreach, education, and training on opioid
232.15	use and overdose, and distribution of opiate
232.16	antagonist kits. This is a onetime
232.17	appropriation.
232.17 232.18	<u>appropriation.</u> (j) <b>Problem Gambling.</b> \$225,000 in fiscal
232.18	(j) <b>Problem Gambling.</b> \$225,000 in fiscal
232.18 232.19	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025
<ul><li>232.18</li><li>232.19</li><li>232.20</li></ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a
<ul><li>232.18</li><li>232.19</li><li>232.20</li><li>232.21</li></ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.22</li> <li>232.23</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate must provide services to increase public
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate must provide services to increase public awareness of problem gambling, education,
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> <li>232.25</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate must provide services to increase public awareness of problem gambling, education, training for individuals and organizations that
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> <li>232.25</li> <li>232.26</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate must provide services to increase public awareness of problem gambling, education, training for individuals and organizations that provide effective treatment services to problem
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> <li>232.25</li> <li>232.26</li> <li>232.27</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate must provide services to increase public awareness of problem gambling, education, training for individuals and organizations that provide effective treatment services to problem gamblers and their families, and research
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> <li>232.25</li> <li>232.26</li> <li>232.27</li> <li>232.28</li> </ul>	(j) <b>Problem Gambling.</b> \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National Council on Problem Gambling. The affiliate must provide services to increase public awareness of problem gambling, education, training for individuals and organizations that provide effective treatment services to problem gamblers and their families, and research related to problem gambling.
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> <li>232.25</li> <li>232.26</li> <li>232.27</li> <li>232.28</li> <li>232.29</li> </ul>	<ul> <li>(j) Problem Gambling. \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025</li> <li>are from the lottery prize fund for a grant to a state affiliate recognized by the National</li> <li>Council on Problem Gambling. The affiliate</li> <li>must provide services to increase public</li> <li>awareness of problem gambling, education,</li> <li>training for individuals and organizations that</li> <li>provide effective treatment services to problem</li> <li>gamblers and their families, and research</li> <li>related to problem gambling.</li> <li>(k) Project ECHO. \$1,310,000 in fiscal year</li> </ul>
<ul> <li>232.18</li> <li>232.19</li> <li>232.20</li> <li>232.21</li> <li>232.22</li> <li>232.23</li> <li>232.24</li> <li>232.25</li> <li>232.26</li> <li>232.27</li> <li>232.28</li> <li>232.29</li> <li>232.30</li> </ul>	<ul> <li>(j) Problem Gambling. \$225,000 in fiscal year 2024 and \$225,000 in fiscal year 2025 are from the lottery prize fund for a grant to a state affiliate recognized by the National</li> <li>Council on Problem Gambling. The affiliate must provide services to increase public awareness of problem gambling, education, training for individuals and organizations that provide effective treatment services to problem gamblers and their families, and research related to problem gambling.</li> <li>(k) Project ECHO. \$1,310,000 in fiscal year 2024 and \$1,295,000 in fiscal year 2025 are</li> </ul>

- 232.34 at least four substance use disorder-focused
- 232.35 Project ECHO programs at Hennepin

233.1	Healthcare, expanding the grantee's capacity
233.2	to improve health and substance use disorder
233.3	outcomes for diverse populations of
233.4	individuals enrolled in medical assistance,
233.5	including but not limited to immigrants,
233.6	individuals who are homeless, individuals
233.7	seeking maternal and perinatal care, and other
233.8	underserved populations. The Project ECHO
233.9	programs funded under this section must be
233.10	culturally responsive, and the grantee must
233.11	contract with culturally and linguistically
233.12	appropriate substance use disorder service
233.13	providers who have expertise in focus areas,
233.14	based on the populations served. Grant funds
233.15	may be used for program administration,
233.16	equipment, provider reimbursement, and
233.17	staffing hours. This is a onetime appropriation.
233.18	(1) White Earth Nation Substance Use
233.18 233.19	(1) White Earth Nation Substance Use Disorder Digital Therapy Tool. \$3,000,000
233.19	<b>Disorder Digital Therapy Tool.</b> \$3,000,000
233.19 233.20	<b>Disorder Digital Therapy Tool.</b> \$3,000,000 in fiscal year 2024 is from the general fund
<ul><li>233.19</li><li>233.20</li><li>233.21</li></ul>	<b>Disorder Digital Therapy Tool.</b> \$3,000,000 in fiscal year 2024 is from the general fund for a grant to the White Earth Nation to
<ul><li>233.19</li><li>233.20</li><li>233.21</li><li>233.22</li></ul>	Disorder Digital Therapy Tool. \$3,000,000 in fiscal year 2024 is from the general fund for a grant to the White Earth Nation to develop an individualized Native American
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000 in fiscal year 2024 is from the general fund for a grant to the White Earth Nation to develop an individualized Native American centric digital therapy tool with Pathfinder
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000 in fiscal year 2024 is from the general fund for a grant to the White Earth Nation to develop an individualized Native American centric digital therapy tool with Pathfinder Solutions. This is a onetime appropriation. The grant must be used to:
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> <li>233.26</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000in fiscal year 2024 is from the general fundfor a grant to the White Earth Nation todevelop an individualized Native Americancentric digital therapy tool with PathfinderSolutions. This is a onetime appropriation.The grant must be used to:(1) develop a mobile application that is
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000in fiscal year 2024 is from the general fundfor a grant to the White Earth Nation todevelop an individualized Native Americancentric digital therapy tool with PathfinderSolutions. This is a onetime appropriation.The grant must be used to:(1) develop a mobile application that isculturally tailored to connecting substance use
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> <li>233.26</li> <li>233.27</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000in fiscal year 2024 is from the general fundfor a grant to the White Earth Nation todevelop an individualized Native Americancentric digital therapy tool with PathfinderSolutions. This is a onetime appropriation.The grant must be used to:(1) develop a mobile application that isculturally tailored to connecting substance usedisorder resources with White Earth Nation
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> <li>233.26</li> <li>233.27</li> <li>233.28</li> <li>233.29</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000in fiscal year 2024 is from the general fundfor a grant to the White Earth Nation todevelop an individualized Native Americancentric digital therapy tool with PathfinderSolutions. This is a onetime appropriation.The grant must be used to:(1) develop a mobile application that isculturally tailored to connecting substance usedisorder resources with White Earth Nationmembers;
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> <li>233.26</li> <li>233.27</li> <li>233.28</li> <li>233.29</li> <li>233.30</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000in fiscal year 2024 is from the general fundfor a grant to the White Earth Nation todevelop an individualized Native Americancentric digital therapy tool with PathfinderSolutions. This is a onetime appropriation.The grant must be used to:(1) develop a mobile application that isculturally tailored to connecting substance usedisorder resources with White Earth Nationmembers;(2) convene a planning circle with White Earth
<ul> <li>233.19</li> <li>233.20</li> <li>233.21</li> <li>233.22</li> <li>233.23</li> <li>233.24</li> <li>233.25</li> <li>233.26</li> <li>233.27</li> <li>233.28</li> <li>233.29</li> </ul>	Disorder Digital Therapy Tool. \$3,000,000in fiscal year 2024 is from the general fundfor a grant to the White Earth Nation todevelop an individualized Native Americancentric digital therapy tool with PathfinderSolutions. This is a onetime appropriation.The grant must be used to:(1) develop a mobile application that isculturally tailored to connecting substance usedisorder resources with White Earth Nationmembers;

233.32 (3) provide and expand White Earth

- 233.33 Nation-specific substance use disorder
- 233.34 services; and

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- 234.1 (4) partner with an academic research
- 234.2 institution to evaluate the efficacy of the
- 234.3 program.
- 234.4 (m) Wellness in the Woods. \$300,000 in
- 234.5 fiscal year 2024 and \$300,000 in fiscal year
- 234.6 2025 are from the general fund for a grant to
- 234.7 Wellness in the Woods for daily peer support
- 234.8 and special sessions for individuals who are
- 234.9 in substance use disorder recovery, are
- 234.10 transitioning out of incarceration, or who have
- 234.11 experienced trauma. These are onetime
- 234.12 appropriations.
- 234.13 (n) Base Level Adjustment. The general fund
- 234.14 base is \$3,247,000 in fiscal year 2026 and
- 234.15 **\$3,247,000 in fiscal year 2027.**
- 234.16 Subd. 19. Direct Care and Treatment Transfer
   234.17 Authority
- 234.18 (a) Money appropriated for budget activities
- 234.19 under subdivisions 20 to 24 may be transferred
- 234.20 between budget activities and between years
- 234.21 of the biennium with the approval of the
- 234.22 commissioner of management and budget.
- 234.23 (b) Ending balances in obsolete accounts in
- 234.24 the special revenue fund and other dedicated
- 234.25 accounts within direct care and treatment may
- 234.26 be transferred to other dedicated and gift fund
- 234.27 accounts within direct care and treatment for
- 234.28 client use and other client activities, with
- 234.29 approval of the commissioner of management
- 234.30 and budget. These transactions must be
- 234.31 completed by August 1, 2023.

# 234.32 Subd. 20. Direct Care and Treatment - Mental 234.33 Health and Substance Abuse

- 234.34 The commissioner responsible for operations
- 234.35 of direct care and treatment services, with the

169,962,000

177,152,000

	SF2934	REVISOR	DTT		S2934-4	4th Engrossment
235.1	approval of the c	commissioner of n	nanagement			
235.2	_ <b></b>					
235.3	and budget, may transfer any balance in the enterprise fund established for the community					
235.4		ery enterprise pro				
235.5		propriation within				
235.6	subdivision. Any	/ balance remainir	ng after June			
235.7	30, 2025, cancel	s to the general f	und.			
235.8 235.9	Subd. 21. Direct	t Care and Treat used Services	tment -		20,386,000	21,164,000
235.10	Base Level Adj	ustment. The gen	neral fund			
235.11	base is \$20,116,	000 in fiscal year	2026 and			
235.12	<u>\$20,116,000 in f</u>	iscal year 2027.				
235.13 235.14	Subd. 22. Direct	t Care and Treat	ment - Forensic		141,020,000	148,513,000
235.15 235.16	Subd. 23. Direct Offender Progr	t Care and Treat :am	tment - Sex		115,920,000	121,726,000
235.17 235.18	Subd. 24. Direct Operations	t Care and Treat	tment -		80,177,000	<u>96,858,000</u>
235.19	The general func	l base is \$70,063,	000 in fiscal			
235.20	year 2026 and \$7	70,161,000 in fisca	al year 2027.			
235.21	Sec. 3. <u>COUNC</u>	TIL ON DISABI	LITY_	<u>\$</u>	<u>2,027,000</u> §	2,407,000
235.22	Base Level Adj	ustment. The gen	neral fund			
235.23	base is \$2,406,0	00 in fiscal year 2	2026 and			
235.24	<u>\$2,407,000 in fi</u>	scal year 2027.				
235.25	Sec. 4. OFFICE	COF THE OMB	UDSMAN FOR			
235.26 235.27	MENTAL HEA DISABILITIES	<u>LTH AND DEVI</u> S	ELOPMENTAL	<u>\$</u>	3,441,000 \$	3,644,000
235.28		<u>-</u> Psychiatry Mon	itoring	<u> </u>	<u>-,,</u>	<u></u>
235.28		al year 2024 and				
235.30	· · · ·	are for monitorin				
235.30		sychiatry at the U	<u> </u>			
235.31	Minnesota.	sychiar y at the C	<u>, 111 v 0151ty 01</u>			
233.32						
235.33 235.34	Sec. 5. <u>COMMI</u> AND BUDGET	<u>SSIONER OF M</u>	ANAGEMENT	<u>\$</u>	<u>1,000,000</u> <u>\$</u>	<u>1,000,000</u>

236.1 Office of Addiction and Recovery.

236.2 \$1,000,000 in fiscal year 2024 and \$1,000,000

236.3 in fiscal year 2025 are for the Office of

236.4 Addiction and Recovery.

Sec. 6. Laws 2021, First Special Session chapter 7, article 16, section 28, as amended by
Laws 2022, chapter 40, section 1, is amended to read:

# 236.7 Sec. 28. CONTINGENT APPROPRIATIONS.

Any appropriation in this act for a purpose included in Minnesota's initial state spending plan as described in guidance issued by the Centers for Medicare and Medicaid Services for implementation of section 9817 of the federal American Rescue Plan Act of 2021 is contingent upon the initial approval of that purpose by the Centers for Medicare and Medicaid Services, except for the rate increases specified in article 11, sections 12 and 19. This section expires June 30, 2024.

236.14 Sec. 7. Laws 2021, First Special Session chapter 7, article 17, section 16, is amended to 236.15 read:

# 236.16 Sec. 16. RESEARCH ON ACCESS TO LONG-TERM CARE SERVICES AND 236.17 FINANCING.

(a) This act includes \$400,000 in fiscal year 2022 and \$300,000 in fiscal year 2023 for
an actuarial research study of public and private financing options for long-term services
and supports reform to increase access across the state. The commissioner of human services
must conduct the study. Of this amount, the commissioner may transfer up to \$100,000 to
the commissioner of commerce for costs related to the requirements of the study. The general
fund base included in this act for this purpose is \$0 in fiscal year 2024 and \$0 in fiscal year
2025.

(b) All activities must be completed by June 30, 2024.

236.26 **EFFECTIVE DATE.** This section is effective the day following final enactment.

# 236.27 Sec. 8. DIRECT CARE AND TREATMENT FISCAL YEAR 2023

# 236.28 **APPROPRIATION.**

236.29 \$4,829,000 is appropriated in fiscal year 2023 to the commissioner of human services
236.30 for direct care and treatment programs. This is a onetime appropriation.

237.1	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
237.2	Sec. 9. TRANSFERS.
237.3	Subdivision 1. Grants. The commissioner of human services, with the approval of the
237.4	commissioner of management and budget, may transfer unencumbered appropriation balances
237.5	for the biennium ending June 30, 2025, within fiscal years among the MFIP; general
237.6	assistance; medical assistance; MinnesotaCare; MFIP child care assistance under Minnesota
237.7	Statutes, section 119B.05; Minnesota supplemental aid program; housing support program;
237.8	the entitlement portion of Northstar Care for Children under Minnesota Statutes, chapter
237.9	256N; and the entitlement portion of the behavioral health fund between fiscal years of the
237.10	biennium. The commissioner shall inform the chairs and ranking minority members of the
237.11	legislative committees with jurisdiction over health and human services quarterly about
237.12	transfers made under this subdivision.
237.13	Subd. 2. Administration. Positions, salary money, and nonsalary administrative money
237.14	may be transferred within the Department of Human Services as the commissioner considers
237.15	necessary, with the advance approval of the commissioner of management and budget. The
237.16	commissioners shall inform the chairs and ranking minority members of the legislative
237.17	committees with jurisdiction over health and human services finance quarterly about transfers
237.18	made under this section.
237.19	Sec. 10. APPROPRIATIONS GIVEN EFFECT ONCE.
237.20	If an appropriation or transfer in this article is enacted more than once during the 2023
237.21	regular session, the appropriation or transfer must be given effect once.
237.22	Sec. 11. EXPIRATION OF UNCODIFIED LANGUAGE.
237.23	All uncodified language contained in this article expires on June 30, 2025, unless a
237.24	different expiration date is explicit.
237.25	Sec. 12. EFFECTIVE DATE.
237.26	This article is effective July 1, 2023, unless a different effective date is specified.

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S2934-4

4th Engrossment

SF2934

REVISOR

#### 245G.05 COMPREHENSIVE ASSESSMENT AND ASSESSMENT SUMMARY.

Subd. 2. Assessment summary. (a) An alcohol and drug counselor must complete an assessment summary within three calendar days from the day of service initiation for a residential program and within three calendar days on which a treatment session has been provided from the day of service initiation for a client in a nonresidential program. The comprehensive assessment summary is complete upon a qualified staff member's dated signature. If the comprehensive assessment is used to authorize the treatment service, the alcohol and drug counselor must prepare an assessment summary on the same date the comprehensive assessment is completed. If the comprehensive assessment and assessment summary are to authorize treatment services, the assessor must determine appropriate services for the client using the dimensions in Minnesota Rules, part 9530.6622, and document the recommendations.

(b) An assessment summary must include:

(1) a risk description according to section 245G.05 for each dimension listed in paragraph (c);

(2) a narrative summary supporting the risk descriptions; and

(3) a determination of whether the client has a substance use disorder.

(c) An assessment summary must contain information relevant to treatment service planning and recorded in the dimensions in clauses (1) to (6). The license holder must consider:

(1) Dimension 1, acute intoxication/withdrawal potential; the client's ability to cope with withdrawal symptoms and current state of intoxication;

(2) Dimension 2, biomedical conditions and complications; the degree to which any physical disorder of the client would interfere with treatment for substance use, and the client's ability to tolerate any related discomfort. The license holder must determine the impact of continued substance use on the unborn child, if the client is pregnant;

(3) Dimension 3, emotional, behavioral, and cognitive conditions and complications; the degree to which any condition or complication is likely to interfere with treatment for substance use or with functioning in significant life areas and the likelihood of harm to self or others;

(4) Dimension 4, readiness for change; the support necessary to keep the client involved in treatment service;

(5) Dimension 5, relapse, continued use, and continued problem potential; the degree to which the client recognizes relapse issues and has the skills to prevent relapse of either substance use or mental health problems; and

(6) Dimension 6, recovery environment; whether the areas of the client's life are supportive of or antagonistic to treatment participation and recovery.

# 245G.06 INDIVIDUAL TREATMENT PLAN.

Subd. 2. **Plan contents.** An individual treatment plan must be recorded in the six dimensions listed in section 245G.05, subdivision 2, paragraph (c), must address each issue identified in the assessment summary, prioritized according to the client's needs and focus, and must include:

(1) specific goals and methods to address each identified need in the comprehensive assessment summary, including amount, frequency, and anticipated duration of treatment service. The methods must be appropriate to the client's language, reading skills, cultural background, and strengths;

(2) resources to refer the client to when the client's needs are to be addressed concurrently by another provider; and

(3) goals the client must reach to complete treatment and terminate services.

# 246.18 DISPOSAL OF FUNDS.

Subd. 2. **Behavioral health fund.** Money received by a substance use disorder treatment facility operated by a regional treatment center or nursing home under the jurisdiction of the commissioner of human services must be deposited in the state treasury and credited to the behavioral health fund. Money in the behavioral health fund is appropriated to the commissioner to operate substance use disorder programs.

Subd. 2a. **Disposition of interest for the behavioral health fund.** Beginning July 1, 1991, interest earned on cash balances on deposit with the commissioner of management and budget

derived from receipts from substance use disorder programs affiliated with state-operated facilities under the commissioner of human services must be deposited in the state treasury and credited to a substance use disorder account under subdivision 2. Any interest earned is appropriated to the commissioner to operate substance use disorder programs according to subdivision 2.

# 256B.0759 SUBSTANCE USE DISORDER DEMONSTRATION PROJECT.

Subd. 6. **Medium intensity residential program participation.** Medium intensity residential programs that qualify to participate in the demonstration project shall use the specified base payment rate of \$132.90 per day, and shall be eligible for the rate increases specified in subdivision 4.

# 256B.0917 HOME AND COMMUNITY-BASED SERVICES FOR OLDER ADULTS.

Subd. 1a. **Home and community-based services for older adults.** (a) The purpose of projects selected by the commissioner of human services under this section is to make strategic changes in the long-term services and supports system for older adults including statewide capacity for local service development and technical assistance, and statewide availability of home and community-based services for older adult services, caregiver support and respite care services, and other supports in the state of Minnesota. These projects are intended to create incentives for new and expanded home and community-based services in Minnesota in order to:

(1) reach older adults early in the progression of their need for long-term services and supports, providing them with low-cost, high-impact services that will prevent or delay the use of more costly services;

(2) support older adults to live in the most integrated, least restrictive community setting;

(3) support the informal caregivers of older adults;

(4) develop and implement strategies to integrate long-term services and supports with health care services, in order to improve the quality of care and enhance the quality of life of older adults and their informal caregivers;

(5) ensure cost-effective use of financial and human resources;

(6) build community-based approaches and community commitment to delivering long-term services and supports for older adults in their own homes;

(7) achieve a broad awareness and use of lower-cost in-home services as an alternative to nursing homes and other residential services;

(8) strengthen and develop additional home and community-based services and alternatives to nursing homes and other residential services; and

(9) strengthen programs that use volunteers.

(b) The services provided by these projects are available to older adults who are eligible for medical assistance and the elderly waiver under chapter 256S, the alternative care program under section 256B.0913, or essential community supports grant under section 256B.0922, and to persons who have their own funds to pay for services.

Subd. 6. **Caregiver support and respite care projects.** (a) The commissioner shall establish projects to expand the availability of caregiver support and respite care services for family and other caregivers. The commissioner shall use a request for proposals to select nonprofit entities to administer the projects. Projects shall:

(1) establish a local coordinated network of volunteer and paid respite workers;

(2) coordinate assignment of respite care services to caregivers of older adults;

(3) assure the health and safety of the older adults;

(4) identify at-risk caregivers;

(5) provide information, education, and training for caregivers in the designated community; and

(6) demonstrate the need in the proposed service area particularly where nursing facility closures have occurred or are occurring or areas with service needs identified by section 144A.351. Preference must be given for projects that reach underserved populations.

(b) Projects must clearly describe:

- (1) how they will achieve their purpose;
- (2) the process for recruiting, training, and retraining volunteers; and

(3) a plan to promote the project in the designated community, including outreach to persons needing the services.

(c) Funds for all projects under this subdivision may be used to:

(1) hire a coordinator to develop a coordinated network of volunteer and paid respite care services and assign workers to clients;

(2) recruit and train volunteer providers;

(3) provide information, training, and education to caregivers;

(4) advertise the availability of the caregiver support and respite care project; and

(5) purchase equipment to maintain a system of assigning workers to clients.

(d) Project funds may not be used to supplant existing funding sources.

Subd. 7a. **Core home and community-based services.** The commissioner shall select and contract with core home and community-based services providers for projects to provide services and supports to older adults both with and without family and other informal caregivers using a request for proposals process. Projects must:

(1) have a credible, public, or private nonprofit sponsor providing ongoing financial support;

(2) have a specific, clearly defined geographic service area;

(3) use a practice framework designed to identify high-risk older adults and help them take action to better manage their chronic conditions and maintain their community living;

(4) have a team approach to coordination and care, ensuring that the older adult participants, their families, and the formal and informal providers are all part of planning and providing services;

(5) provide information, support services, homemaking services, counseling, and training for the older adults and family caregivers;

(6) encourage service area or neighborhood residents and local organizations to collaborate in meeting the needs of older adults in their geographic service areas;

(7) recruit, train, and direct the use of volunteers to provide informal services and other appropriate support to older adults and their caregivers; and

(8) provide coordination and management of formal and informal services to older adults and their families using less expensive alternatives.

Subd. 13. **Community service grants.** The commissioner shall award contracts for grants to public and private nonprofit agencies to establish services that strengthen a community's ability to provide a system of home and community-based services for elderly persons. The commissioner shall use a request for proposal process. The commissioner shall give preference when awarding grants under this section to areas where nursing facility closures have occurred or are occurring or to areas with service needs identified under section 144A.351.

#### 256B.4914 HOME AND COMMUNITY-BASED SERVICES WAIVERS; RATE SETTING.

Subd. 6b. **Family residential services; component values and calculation of payment rates.** (a) Component values for family residential services are:

(1) competitive workforce factor: 4.7 percent;

(2) supervisory span of control ratio: 11 percent;

- (3) employee vacation, sick, and training allowance ratio: 8.71 percent;
- (4) employee-related cost ratio: 23.6 percent;
- (5) general administrative support ratio: 3.3 percent;
- (6) program-related expense ratio: 1.3 percent; and

(7) absence factor: 1.7 percent.

(b) Payments for family residential services must be calculated as follows:

(1) determine the number of shared direct staffing and individual direct staffing hours to meet a recipient's needs provided on site or through monitoring technology;

(2) determine the appropriate hourly staff wage rates derived by the commissioner as provided in subdivisions 5 and 5a;

(3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the product of one plus the competitive workforce factor;

(4) for a recipient requiring customization for deaf and hard-of-hearing language accessibility under subdivision 12, add the customization rate provided in subdivision 12 to the result of clause (3);

(5) multiply the number of shared direct staffing and individual direct staffing hours provided on site or through monitoring technology and nursing hours by the appropriate staff wages;

(6) multiply the number of shared direct staffing and individual direct staffing hours provided on site or through monitoring technology and nursing hours by the product of the supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);

(7) combine the results of clauses (5) and (6), excluding any shared direct staffing and individual direct staffing hours provided through monitoring technology, and multiply the result by one plus the employee vacation, sick, and training allowance ratio. This is defined as the direct staffing cost;

(8) for employee-related expenses, multiply the direct staffing cost, excluding any shared and individual direct staffing hours provided through monitoring technology, by one plus the employee-related cost ratio;

(9) for client programming and supports, add \$2,260.21 divided by 365. The commissioner shall update the amount in this clause as specified in subdivision 5b;

(10) for transportation, if provided, add \$1,742.62 divided by 365, or \$3,111.81 divided by 365 if customized for adapted transport, based on the resident with the highest assessed need. The commissioner shall update the amounts in this clause as specified in subdivision 5b;

(11) subtotal clauses (8) to (10) and the direct staffing cost of any shared direct staffing and individual direct staffing hours provided through monitoring technology that was excluded in clause (8);

(12) sum the standard general administrative support ratio, the program-related expense ratio, and the absence and utilization factor ratio;

(13) divide the result of clause (11) by one minus the result of clause (12). This is the total payment rate; and

(14) adjust the result of clause (13) by a factor to be determined by the commissioner to adjust for regional differences in the cost of providing services.

Subd. 9a. **Respite services; component values and calculation of payment rates.** (a) For the purposes of this section, respite services include respite services provided to an individual outside of any service plan for a day program or residential support service.

- (b) Component values for respite services are:
- (1) competitive workforce factor: 4.7 percent;
- (2) supervisory span of control ratio: 11 percent;
- (3) employee vacation, sick, and training allowance ratio: 8.71 percent;
- (4) employee-related cost ratio: 23.6 percent;
- (5) general administrative support ratio: 13.25 percent;
- (6) program-related expense ratio: 2.9 percent; and
- (7) absence and utilization factor ratio: 3.9 percent.
- (c) A unit of service for respite services is 15 minutes.

(d) Payments for respite services must be calculated as follows unless the service is reimbursed separately as part of a residential support services or day program payment rate:

(1) determine the number of units of service to meet an individual's needs;

(2) determine the appropriate hourly staff wage rates derived by the commissioner as provided in subdivisions 5 and 5a;

(3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the product of one plus the competitive workforce factor;

(4) for a recipient requiring deaf and hard-of-hearing customization under subdivision 12, add the customization rate provided in subdivision 12 to the result of clause (3);

(5) multiply the number of direct staffing hours by the appropriate staff wage;

(6) multiply the number of direct staffing hours by the product of the supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);

(7) combine the results of clauses (5) and (6), and multiply the result by one plus the employee vacation, sick, and training allowance ratio. This is defined as the direct staffing rate;

(8) for employee-related expenses, multiply the result of clause (7) by one plus the employee-related cost ratio;

(9) this is the subtotal rate;

(10) sum the standard general administrative support ratio, the program-related expense ratio, and the absence and utilization factor ratio;

(11) divide the result of clause (9) by one minus the result of clause (10). This is the total payment amount;

(12) for respite services provided in a shared manner, divide the total payment amount in clause (11) by the number of service recipients, not to exceed three; and

(13) adjust the result of clause (12) by a factor to be determined by the commissioner to adjust for regional differences in the cost of providing services.

#### 256S.19 MONTHLY CASE MIX BUDGET CAPS; NURSING FACILITY RESIDENTS.

Subd. 4. Calculation of monthly conversion budget cap with consumer-directed community supports. For the elderly waiver monthly conversion budget cap for the cost of elderly waiver services with consumer-directed community supports, the nursing facility case mix adjusted total payment rate used under subdivision 3 to calculate the monthly conversion budget cap for elderly waiver services without consumer-directed community supports must be reduced by a percentage equal to the percentage difference between the consumer-directed community supports budget limit that would be assigned according to the elderly waiver plan and the corresponding monthly case mix budget cap under this chapter, but not to exceed 50 percent.

#### 256S.2101 RATE SETTING; PHASE-IN.

Subd. 2. **Phase-in for elderly waiver rates.** Except for home-delivered meals as described in section 256S.215, subdivision 15, all rates and rate components for elderly waiver, elderly waiver customized living, and elderly waiver foster care under this chapter; alternative care under section 256B.0913; and essential community supports under section 256B.0922 shall be the sum of 18.8 percent of the rates calculated under sections 256S.211 to 256S.215, and 81.2 percent of the rates calculated using the rate methodology in effect as of June 30, 2017. The rate for home-delivered meals shall be the sum of the service rate in effect as of January 1, 2019, and the increases described in section 256S.215, subdivision 15.