SF2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2

DATE	D-PG	OFFICIAL STATUS
01/04/2023	70	Introduction and first reading
		Referred to Jobs and Economic Development
01/19/2023	237a	Comm report: To pass as amended and re-refer to Labor
01/23/2023	322a	
	323	Rule 12.10: report of votes in committee
01/25/2023	357	Comm report: To pass and re-referred to State and Local Government and Veterans
	357	Rule 12.10: report of votes in committee
01/30/2023	522a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection
02/02/2023	582a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
02/08/2023	694a	Comm report: To pass as amended and re-refer to Human Services
02/21/2023	998a	Comm report: To pass as amended and re-refer to Jobs and Economic Development
03/27/2023		Comm report: To pass as amended and re-refer to Finance

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to employment; providing for paid family, pregnancy, bonding, and applicant's serious medical condition benefits; regulating and requiring certain employment leaves; classifying certain data; authorizing rulemaking; requiring an actuarial report; increasing direct care provider rates; appropriating money; amending Minnesota Statutes 2022, sections 13.719, by adding a subdivision; 177.27, subdivision 4; 181.032; 256B.057, subdivision 9; 256J.561, by adding a
1.8 1.9	subdivision; 256J.95, subdivisions 3, 11; 256P.01, subdivision 3; 268.19, subdivision 1; proposing coding for new law as Minnesota Statutes, chapter 268B.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	FAMILY AND MEDICAL BENEFITS
1.13	Section 1. Minnesota Statutes 2022, section 13.719, is amended by adding a subdivision
1.14	to read:
1.15	Subd. 7. Family and medical insurance data. (a) For the purposes of this subdivision,
1.16	the terms used have the meanings given them in section 268B.01.
1.17	(b) Data on applicants, family members, or employers under chapter 268B are private
1.18	or nonpublic data, provided that the department may share data collected from applicants
1.19	with employers or health care providers to the extent necessary to meet the requirements
1.20	of chapter 268B or other applicable law.
1.21	(c) The data classified under paragraph (b) may be exchanged between the department
1.22	and the Department of Labor and Industry to the extent necessary to meet the requirements
1.23	of chapter 268B or the Department of Labor and Industry's enforcement authority over
1.24	chapter 268B, as provided in section 177.27.

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2.1

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

2.2 Sec. 2. Minnesota Statutes 2022, section 177.27, subdivision 4, is amended to read:

Subd. 4. Compliance orders. The commissioner may issue an order requiring an 2.3 employer to comply with sections 177.21 to 177.435, 181.02, 181.03, 181.031, 181.032, 2.4 181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.172, paragraph (a) or (d), 181.275, 2.5 subdivision 2a, 181.722, 181.79, and 181.939 to 181.943, 268B.09, subdivisions 1 to 6, and 2.6 268B.14, subdivisions 3 and 3a, or with any rule promulgated under section 177.28. The 2.7 commissioner shall issue an order requiring an employer to comply with sections 177.41 2.8 to 177.435 if the violation is repeated. For purposes of this subdivision only, a violation is 2.9 repeated if at any time during the two years that preceded the date of violation, the 2.10 commissioner issued an order to the employer for violation of sections 177.41 to 177.435 2.11 and the order is final or the commissioner and the employer have entered into a settlement 2.12 agreement that required the employer to pay back wages that were required by sections 2.13 177.41 to 177.435. The department shall serve the order upon the employer or the employer's 2.14 authorized representative in person or by certified mail at the employer's place of business. 2.15 An employer who wishes to contest the order must file written notice of objection to the 2.16 order with the commissioner within 15 calendar days after being served with the order. A 2.17 contested case proceeding must then be held in accordance with sections 14.57 to 14.69. 2.18 If, within 15 calendar days after being served with the order, the employer fails to file a 2.19 written notice of objection with the commissioner, the order becomes a final order of the 2.20 commissioner. 2.21

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

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

2.24 181.032 REQUIRED STATEMENT OF EARNINGS BY EMPLOYER; NOTICE 2.25 TO EMPLOYEE.

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

- 2.31 printing for a period of three years.
- 2.32 (b) The earnings statement may be in any form determined by the employer but must2.33 include:

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3.1	(1) the na	ame of the employee;					
3.2	(2) the ra	ite or rates of pay and l	basis thereof, in	cluding whether the	employee is paid by		
3.3	hour, shift, c	lay, week, salary, piece	e, commission,	or other method;			
3.4	(3) allow	vances, if any, claimed	pursuant to per	mitted meals and loo	lging;		
3.5	(4) the to	tal number of hours w	orked by the en	nployee unless exem	pt from chapter 177;		
3.6	(5) the to	otal amount of gross pa	ay earned by the	e employee during th	nat period;		
3.7	(6) a list	of deductions made fr	om the employ	ee's pay;			
3.8	<u> </u>	mount deducted by the					
3.9		paid by the employer b	based on the em	ployee's wages unde	er section 268B.14,		
3.10	subdivision	<u>1;</u>					
3.11	(7) (8) th	e net amount of pay a	fter all deduction	ons are made;			
3.12	(<u>8) (9)</u> th	e date on which the pa	ay period ends;				
3.13	(9) (10) 1	the legal name of the e	mployer and th	e operating name of	the employer if		
3.14	different from the legal name;						
3.15	(10) (11)	the physical address of	the employer's	main office or princip	pal place of business,		
3.16	and a mailin	g address if different;	and				
3.17	(11) (12)	the telephone number	of the employ	er.			
3.18	(c) An er	nployer must provide	earnings statem	ents to an employee	in writing, rather		
3.19	than by elec	tronic means, if the en	nployer has reco	eived at least 24 hour	rs notice from an		
3.20	employee th	at the employee would	like to receive	earnings statements i	n written form. Once		
3.21	an employer	has received notice from	om an employe	e that the employee v	would like to receive		
3.22	earnings stat	tements in written form	n, the employer	must comply with t	hat request on an		
3.23	ongoing bas	is.					
3.24	(d) At the	e start of employment, a	an employer sha	all provide each empl	oyee a written notice		
3.25	containing the	he following informati	on:				
3.26	(1) the ra	te or rates of pay and l	basis thereof, in	cluding whether the	employee is paid by		
3.27	the hour, shi	ft, day, week, salary, p	oiece, commissi	on, or other method,	and the specific		
3.28	application of	of any additional rates;	;				
3.29	(2) allow	vances, if any, claimed	pursuant to per	mitted meals and loo	lging;		
3.30	(3) paid	vacation, sick time, or	other paid time	e-off accruals and ter	ms of use;		

4.1 (4) the employee's employment status and whether the employee is exempt from minimum
4.2 wage, overtime, and other provisions of chapter 177, and on what basis;

4.3 (5) a list of deductions that may be made from the employee's pay;

4.4 (6) the number of days in the pay period, the regularly scheduled pay day, and the pay
4.5 day on which the employee will receive the first payment of wages earned;

4.6 (7) the legal name of the employer and the operating name of the employer if different4.7 from the legal name;

4.8 (8) the physical address of the employer's main office or principal place of business, and
4.9 a mailing address if different; and

4.10 (9) the telephone number of the employer.

(e) The employer must keep a copy of the notice under paragraph (d) signed by each 4.11 employee acknowledging receipt of the notice. The notice must be provided to each employee 4.12 in English. The English version of the notice must include text provided by the commissioner 4.13 that informs employees that they may request, by indicating on the form, the notice be 4.14 provided in a particular language. If requested, the employer shall provide the notice in the 4.15 language requested by the employee. The commissioner shall make available to employers 4.16 the text to be included in the English version of the notice required by this section and assist 4.17 employers with translation of the notice in the languages requested by their employees. 4.18

4.19 (f) An employer must provide the employee any written changes to the information4.20 contained in the notice under paragraph (d) prior to the date the changes take effect.

4.21 EFFECTIVE DATE. Except as provided in section 39, this section is effective July 1, 4.22 2025.

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

4.24 Subdivision 1. Use of data. (a) Except as provided by this section, data gathered from 4.25 any person under the administration of the Minnesota Unemployment Insurance Law are 4.26 private data on individuals or nonpublic data not on individuals as defined in section 13.02, 4.27 subdivisions 9 and 12, and may not be disclosed except according to a district court order 4.28 or section 13.05. A subpoena is not considered a district court order. These data may be 4.29 disseminated to and used by the following agencies without the consent of the subject of 4.30 the data:

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

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- (2) any agency of any other state or any federal agency charged with the administration 5.1 of an unemployment insurance program; 5.2
- (3) any agency responsible for the maintenance of a system of public employment offices 5.3 for the purpose of assisting individuals in obtaining employment; 5.4
- (4) the public authority responsible for child support in Minnesota or any other state in 5.5 accordance with section 256.978; 5.6
- 5.7

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

- (6) the Department of Revenue to the extent necessary for its duties under Minnesota 5.8 laws; 5.9
- (7) public and private agencies responsible for administering publicly financed assistance 5.10 programs for the purpose of monitoring the eligibility of the program's recipients; 5.11
- (8) the Department of Labor and Industry and the Commerce Fraud Bureau in the 5.12 Department of Commerce for uses consistent with the administration of their duties under 5.13 Minnesota law; 5.14
- (9) the Department of Human Services and the Office of Inspector General and its agents 5.15 within the Department of Human Services, including county fraud investigators, for 5.16 investigations related to recipient or provider fraud and employees of providers when the 5.17 provider is suspected of committing public assistance fraud; 5.18

(10) local and state welfare agencies for monitoring the eligibility of the data subject 5.19 for assistance programs, or for any employment or training program administered by those 5.20 agencies, whether alone, in combination with another welfare agency, or in conjunction 5.21 with the department or to monitor and evaluate the statewide Minnesota family investment 5.22 program and other cash assistance programs, the Supplemental Nutrition Assistance Program, 5.23 and the Supplemental Nutrition Assistance Program Employment and Training program by 5.24 providing data on recipients and former recipients of Supplemental Nutrition Assistance 5.25 Program (SNAP) benefits, cash assistance under chapter 256, 256D, 256J, or 256K, child 5.26 5.27 care assistance under chapter 119B, or medical programs under chapter 256B or 256L or formerly codified under chapter 256D; 5.28

(11) local and state welfare agencies for the purpose of identifying employment, wages, 5.29 and other information to assist in the collection of an overpayment debt in an assistance 5.30 5.31 program;

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

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

6.7

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

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

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

6.14 (17) the Office of Higher Education for purposes of supporting program improvement,
6.15 system evaluation, and research initiatives including the Statewide Longitudinal Education
6.16 Data System; and

6.17 (18) the Family and Medical Benefits Division of the Department of Employment and
6.18 Economic Development to be used as necessary to administer chapter 268B.

(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.

6.24 (c) Data gathered by the department in the administration of the Minnesota unemployment
6.25 insurance program must not be made the subject or the basis for any suit in any civil
6.26 proceedings, administrative or judicial, unless the action is initiated by the department.

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

6.28 Sec. 5. [268B.01] DEFINITIONS.

6.29 Subdivision 1. Scope. For the purposes of this chapter, the terms defined in this section
6.30 have the meanings given.

6.31 Subd. 2. Applicant. "Applicant" means an individual applying for leave with benefits 6.32 under this chapter.

Article 1 Sec. 5.

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7.1	Subd. 3.	Applicant's average	weekly wage. "A	Applicant's average	weekly wage" means	
7.2		qual to the applicant's				
7.3	Subd. 4. Base period. (a) "Base period," unless otherwise provided in this subdivision,					
7.4		lost recent four compl				
7.5	applicant's application for family or medical leave benefits if the application has an effective					
7.6		ng after the month foll				
7.7	base period u	under this paragraph is	s as follows:			
7.8 7.9 7.10		ation for family or me ffective on or betweer	n these	base period is the pr	rior:	
7.11	February 1 t	o March 31	Janu	ary 1 to December 3	31	
7.12	May 1 to Jun	ne 30	Apri	1 1 to March 31		
7.13	August 1 to	September 30	July	1 to June 30		
7.14	November 1	to December 31	Octo	bber 1 to September	30	
7.15	<u>(b)</u> If an a	application for family	or medical leav	e benefits has an eff	fective date that is	
7.16	during the m	onth following the mo	st recent comple	ted calendar quarter	, then the base period	
7.17	is the first for	ur of the most recent f	ive completed c	alendar quarters befo	ore the effective date	
7.18	of an applica	ant's application for fa	mily or medical	leave benefits. The	base period under	
7.19	this paragrap	bh is as follows:				
7.20 7.21	benefits is e	ation for family or me ffective on or betweer	n these	1 . 1. 1		
7.22	dates:	1 21		base period is the pr		
7.23	January 1 to			ber 1 to September		
7.24	April 1 to A			ary 1 to December 3	<u>51</u>	
7.25	July 1 to Jul			<u>1 1 to March 31</u>		
7.26	October 1 to			1 to June 30		
7.27	(c) Regar	rdless of paragraph (a)), a base period of	of the first four of th	ne most recent five	
7.28	completed ca	alendar quarters must	be used if the ap	oplicant would have	more wage credits	
7.29	under that base period than under a base period of the four most recent completed calendar					
7.30	quarters.					
7.31	(d) If the	applicant has insuffic	eient wage credit	ts to establish a bene	efit account under a	
7.32	base period c	of the four most recent	completed cale	ndar quarters, or a ba	ase period of the first	
7.33	four of the m	nost recent five compl	eted calendar qu	uarters, but during et	ither base period the	
7.34	applicant rec	eived workers' compe	ensation for tem	porary disability une	der chapter 176 or a	
7.35	similar feder	al law or similar law	of another state,	or if the applicant v	whose own serious	

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8.1	illness cau	sed a loss of work for v	which the applica	nt received compen	sation for loss of
8.2		n some other source, th			
8.3	(1) if a	n applicant was comper	nsated for a loss	of work of seven to	13 weeks during a
8.4		d referred to in paragrap			
8.5		nt six completed calenda		•	
8.6	family or 1	medical leave benefits;			
8.7	(2) if a	n applicant was comper	nsated for a loss	of work of 14 to 26	weeks during a base
8.8	period refe	erred to in paragraph (a)) or (b), then the	base period is the fi	rst four of the most
8.9	recent sev	en completed calendar o	quarters before th	ne effective date of t	he application for
8.10	family or 1	medical leave benefits;			
8.11	<u>(3) if a</u>	n applicant was compe	nsated for a loss	of work of 27 to 39	weeks during a base
8.12	period refe	erred to in paragraph (a)) or (b), then the	base period is the fi	rst four of the most
8.13	recent eigl	nt completed calendar q	uarters before th	e effective date of th	ne application for
8.14	family or 1	medical leave benefits;	and		
8.15	<u>(</u> 4) if a	n applicant was comper	nsated for a loss	of work of 40 to 52	weeks during a base
8.16	period refe	erred to in paragraph (a)) or (b), then the	base period is the fi	rst four of the most
8.17	recent nine	e completed calendar qu	arters before the	e effective date of th	e application for
8.18	family or 1	medical leave benefits.			
8.19	Subd.	5. Benefit. "Benefit" or	"benefits" mean	s monetary payment	s under this chapter
8.20	associated	with qualifying bondin	g, family care, p	regnancy, serious he	ealth condition,
8.21	qualifying	exigency, or safety leav	ve events, unless	otherwise indicated	by context.
8.22	Subd.	6. Benefit account. "Be	enefit account" m	eans a benefit accou	int established under
8.23	section 26	<u>8B.04.</u>			
8.24	Subd. ´	7. Benefit year. "Benef	t year" means th	e period of 52 calend	dar weeks beginning
8.25	the date a b	penefit account under sec	tion 268B.04 is e	ffective. For a benefi	t account established
8.26	effective a	ny January 1, April 1, J	uly 1, or Octobe	r 1, the benefit year	will be a period of
8.27	53 calenda	ar weeks.			
8.28	Subd. 8	8. Bonding. "Bonding"	means time sper	nt by an applicant w	ho is a biological,
8.29	adoptive, o	or foster parent with a b	iological, adopte	d, or foster child in o	conjunction with the
8.30	child's birt	h, adoption, or placeme	ent.		
8.31	Subd.	9. <mark>Calendar day.</mark> "Cale	ndar day" or "da	y" means a fixed 24	-hour period
8 32	correspond	ding to a single calenda	r date.		

8.32 corresponding to a single calendar date.

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9.1	Subd. 10. Calendar q	uarter. "Calenda	ır quarter" mea	ans the period of	three consecutive
9.2	calendar months ending of	on March 31, Jun	e 30, Septemb	er 30, or Decemb	per 31.
9.3	Subd. 11. Calendar v	v eek. "Calendar v	week" has the	same meaning as	"week" under
9.4	subdivision 46.				
9.5	Subd. 12. Commissio	ner. "Commissic	oner" means th	e commissioner (of employment
9.6	and economic developme	ent, unless otherw	vise indicated l	by context.	
9.7	Subd. 13. Covered en	nployment. (a) "(Covered emplo	yment" means pe	rforming services
9.8	of whatever nature, unlin	nited by the relati	onship of mas	ter and servant as	s known to the
9.9	common law, or any othe	r legal relationsh	ip performed 1	for wages or unde	er any contract
9.10	calling for the performan	ce of services, wi	ritten or oral, e	express or implied	<u>d.</u>
9.11	(b) "Covered employ	nent" includes ar	ı individual's e	entire service per	formed within or
9.12	without or both within an	d without this sta	ute, if:		
9.13	(1) the service is local (1)	ized in this state	or		
9.14	(2) the service is not l	ocalized in any s	tate, but some	of the service is	performed in this
9.15	state and:				
9.16	(i) the base of operation	ons of the employ	yee is in the sta	ate, or if there is	no base of
9.17	operations, then the place	from which suc	n service is dir	ected or controll	ed is in this state;
9.18	or				
9.19	(ii) the base of operation	ons or place from	n which such s	service is directed	l or controlled is
9.20	not in any state in which s	ome part of the se	ervice is perfor	med, but the indiv	vidual's residence
9.21	is in this state.				
9.22	(c) "Covered employr	nent" does not in	clude:		
9.23	(1) a self-employed in	dividual; or			
9.24	(2) an independent co	ntractor.			
9.25	Subd. 14. Departmer	nt. "Department"	means the Dep	partment of Emp	loyment and
9.26	Economic Development,	unless otherwise	indicated by c	context.	
9.27	Subd. 15. Employee.	(a) "Employee" 1	neans an indiv	vidual who perfor	rms services of
9.28	whatever nature for an er	nployer.			
9.29	(b) Employee does not	include employe	es of the United	d States of Ameri	ca, self-employed
9.30	individuals, or independe	nt contractors.			
9.31	Subd. 16. Employer.	(a) "Employer" n	neans:		

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10.1	(1) any	person, type of organiz	zation, or entity,	including any partne	rship, association,
10.2		e, joint stock company,			
10.3	corporation	n, whether domestic or	foreign, or the r	eceiver, trustee in bar	nkruptcy, trustee, or
10.4	the legal re	presentative of a deceas	ed person, havin	g any individual in co	overed employment;
10.5	(2) the	state, state agencies, M	innesota State C	olleges and Universi	ties, University of
10.6	Minnesota	, and other statewide pu	ublic systems; ar	nd	
10.7	(3) any	municipality or local g	overnment entit	y, including but not l	imited to a county,
10.8	city, town,	school district, Metropol	litan Council, Me	etropolitan Airports C	ommission, housing
10.9	and redeve	lopment authority, port a	uthority, econon	nic development autho	ority, sports facilities
10.10	authority, j	oint powers board or or	rganization creat	ted under section 471	.59, destination
10.11	medical ce	enter corporation, munic	cipal corporation	n, quasimunicipal cor	poration, or other
10.12	political su	ıbdivision. An employe	r also includes c	harter schools.	
10.13	<u>(b) Em</u>	ployer does not include	<u>:</u>		
10.14	<u>(1)</u> the	United States of Ameri	ca; or		
10.15	<u>(2) a se</u>	lf-employed individual	who has elected	l and been approved	for coverage under
10.16	section 268	8B.11 with regard to the	e self-employed	individual's own cov	verage and benefits.
10.17	Subd. 1	7. Estimated self-emp	loyment incom	e. "Estimated self-en	nployment income"
10.18	means a se	lf-employed individual	's average net ea	rnings from self-em	ployment in the two
10.19	most recen	t taxable years. For a se	elf-employed ind	dividual who had net	earnings from
10.20	self-emplo	yment in only one of the	years, the indivi	dual's estimated self-	employment income
10.21	equals the	individual's net earnings	from self-emplo	syment in the year in y	which the individual
10.22	had net ear	rnings from self-employ	yment.		
10.23	Subd. 1	8. Family and medical	benefit insurar	ice account. "Family	and medical benefit
10.24	insurance a	account" means the fam	nily and medical	benefit insurance ac	count in the special
10.25	revenue fu	nd in the state treasury	under section 26	58B.02.	
10.26	Subd. 1	9. Family and medica	l benefit insura	ince enforcement ac	count. "Family and
10.27	medical be	enefit insurance enforce	ment account" n	neans the family and	medical benefit
10.28	insurance of	enforcement account in	the state treasur	y under section 268	3.185.
10.29	Subd. 2	20. <mark>Family benefit prog</mark>	gram. "Family b	enefit program" mea	ans the program
10.30	administer	ed under this chapter fo	or the collection	of premiums and pay	ment of benefits
10.31	related to f	family care, bonding, sa	fety leave, and	leave related to a qua	lifying exigency.

11.1	Subd. 21. Family care. "Family care" means an applicant caring for a family member
11.2	with a serious health condition or caring for a family member who is a covered service
11.3	member.
11.4	Subd. 22. Family member. (a) "Family member" means, with respect to an applicant:
11.5	(1) a spouse, including a domestic partner in a civil union or other registered domestic
11.6	partnership recognized by the state, and a spouse's parent;
11.7	(2) a child and a child's spouse;
11.8	(3) a parent and a parent's spouse;
11.9	(4) a sibling and a sibling's spouse;
11.10	(5) a grandparent, a grandchild, or a spouse of a grandparent or grandchild; and
11.11	(6) any other individual who is related by blood or affinity and whose association with
11.12	the applicant is equivalent of a family relationship. For the purposes of this clause, with
11.13	respect to an applicant, this includes but is not limited to:
11.14	(i) a child of a sibling of the applicant;
11.15	(ii) a sibling of the parents of the applicant; and
11.16	(iii) a child-in-law, a parent-in-law, a sibling-in-law, and a grandparent-in-law.
11.17	(b) For the purposes of this chapter, a child includes a stepchild; biological, adopted, or
11.18	foster child of the applicant; or a child for whom the applicant is standing or stood in loco
11.19	parentis.
11.20	(c) For the purposes of this chapter, a grandchild includes a stepgrandchild or biological,
11.21	adopted, or foster grandchild of the applicant.
11.22	(d) For purposes of this chapter, a parent includes a stepparent; biological, adoptive, or
11.23	foster parent of the applicant; a legal guardian; or an individual who stood in loco parentis
11.24	to the applicant.
11.25	(e) For purposes of this chapter, a grandparent includes a stepgrandparent or biological,
11.26	adoptive, or foster grandparent of the applicant.
11.27	Subd. 23. Health care provider. "Health care provider" means:
11.28	(1) an individual who is licensed, certified, or otherwise authorized under law to practice
11.29	in the individual's scope of practice as a physician, physician assistant, osteopath, surgeon,
11.30	or advanced practice registered nurse; or

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12.1	(2) any o	ther individual deter	mined by the cor	nmissioner by rule, in	accordance with
12.2	the rulemaki	ng procedures in the	Administrative I	Procedure Act, to be ca	pable of providing
12.3	health care s	ervices.			
12.4	Subd. 24	. High quarter. "Hig	gh quarter" mean	s the calendar quarter	in an applicant's
12.5	base period v	with the highest amo	unt of wage cred	lits.	
12.6	Subd. 25.	. Incapacity. "Incapa	acity" means ina	bility to perform regul	ar work, attend
12.7	<u>school, or fu</u>	lly perform other reg	gular daily activit	ties due to a serious he	alth condition,
12.8	treatment the	erefore, or recovery t	herefrom.		
12.9	Subd. 26	. Independent contr	actor. If there is	an existing specific te	est or definition for
12.10	independent	contractor in Minnes	sota statute or ru	le applicable to an occ	upation or sector
12.11	as of the date	of enactment of this	chapter, that test	or definition shall apply	y to that occupation
12.12	or sector for	purposes of this chap	ter. If there is not	an existing test or defin	nition as described,
12.13	the definition	n for independent co	ntractor shall be	as provided in Minnes	sota Rules, part
12.14	<u>5200.0221.</u>				
12.15	Subd. 27.	. Inpatient care. "Inp	patient care" mea	ns an overnight stay in	a hospital, hospice,
12.16	or residentia	l medical care facilit	y, including any	period of incapacity, o	or any subsequent
12.17	treatment in	connection with sucl	n inpatient care.		
12.18	Subd. 28.	<u>.</u> Maximum weekly	benefit amount	. "Maximum weekly b	enefit amount"
12.19	means the sta	ate's average weekly	wage as calculate	ed under section 268.0	35, subdivision 23.
12.20	Subd. 29.	<u>. Medical benefit pr</u>	ogram. "Medica	al benefit program" me	eans the program
12.21	administered	l under this chapter f	or the collection	of premiums and pays	nent of benefits
12.22	related to an	applicant's serious h	ealth condition of	or pregnancy.	
12.23	Subd. 30.	<u>. Net earnings from</u>	self-employme	nt. <u>"Net earnings from</u>	self-employment"
12.24	has the mean	ning given in section	1402 of the Inter	rnal Revenue Code, as	defined in section
12.25	290.01, subd	livision 31.			
12.26	Subd. 31.	. Pregnancy. "Pregna	ancy" includes pr	enatal care or incapacit	ty due to pregnancy
12.27	or recovery f	from childbirth, still	birth, miscarriag	e, or related health con	nditions.
12.28	Subd. 32.	. Qualifying exigend	cy. (a) "Qualifyir	ng exigency" means a	need arising out of
12.29	a military me	ember's active duty s	ervice or notice	of an impending call c	or order to active
12.30	duty in the U	United States armed f	orces, including	providing for the care	or other needs of
12.31	the family m	ember's child or othe	er dependent, ma	king financial or legal	arrangements for
12.32	the family me	ember, attending cou	nseling, attendin	g military events or cer	emonies, spending

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13.1	time with th	ne family member duri	ng a rest and red	cuperation leave or fo	llowing return from
13.2		t, or making arrangeme		•	
13.3	(b) For 1	the purposes of this ch	apter, a "militar	y member" means a c	current or former
13.4	member of	the United States arme	ed forces, includ	ling a member of the	National Guard or
13.5	reserves, w	ho, except for a deceas	sed military mer	nber, is a resident of	the state and is a
13.6	family men	nber of the applicant ta	king leave relat	ed to the qualifying e	exigency.
13.7	Subd. 3	3. Safety leave. "Safet	y leave" means	leave from work beca	ause of domestic
13.8	abuse, sexu	al assault, or stalking o	of the applicant	or applicant's family	member, provided
13.9	the leave is	to:			
13.10	<u>(1) seek</u>	medical attention rela	ted to the physi	cal or psychological i	njury or disability
13.11	caused by c	lomestic abuse, sexual	assault, or stalk	ting;	
13.12	<u>(2) obta</u>	in services from a vict	im services orga	anization;	
13.13	<u>(3) obta</u>	in psychological or oth	ner counseling;		
13.14	<u>(4) seek</u>	relocation due to the d	lomestic abuse,	sexual assault, or sta	lking; or
13.15	<u>(5) seek</u>	legal advice or take le	gal action, inclu	ding preparing for or	participating in any
13.16	civil or crin	ninal legal proceeding	related to, or re	sulting from, the dom	nestic abuse, sexual
13.17	assault, or s	stalking.			
13.18	Subd. 34	4. <u>Self-employed indi</u>	vidual. "Self-er	nployed individual" r	neans a resident of
13.19	the state wh	no, in one of the two ta	xable years pre-	ceding the current cal	endar year, derived
13.20	at least 5.3	percent of the state's av	erage annual wa	age in net earnings fro	om self-employment
13.21	from an ent	ity other than an S cor	poration for the	performance of servi	ices in this state.
13.22	Subd. 3	5. <mark>Self-employment p</mark>	remium base. '	'Self-employment pre	emium base" means
13.23	the lesser o	<u>f:</u>			
13.24	<u>(1) a sel</u>	f-employed individual'	s estimated self-	employment income	for the calendar year
13.25	plus the ind	lividual's self-employn	nent wages in th	e calendar year; or	
13.26	(2) the r	naximum earnings sub	ject to the FICA	A Old-Age, Survivors	, and Disability
13.27	Insurance ta	ax in the taxable year.			
13.28	Subd. 3	6. <mark>Self-employment</mark> w	ages. "Self-em	ployment wages" mea	ans the amount of
13.29	wages that a	a self-employed individ	lual earned in th	e calendar year from a	an entity from which
13.30	the individu	ual also received net ea	rnings from sel	f-employment.	
13.31	Subd. 3	7. Serious health conc	lition. (a) "Serie	ous health condition"	means a physical or
13.32	mental illne	ess, injury, impairment	, condition, or s	ubstance use disorder	that involves:

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14.1	(1) at-hon	ne care or inpatient ca	are in a hospital	, hospice, or residenti	al medical care	
14.2		ding any period of ind				
14.3	(2) continuing treatment or supervision by a health care provider which includes any					
14.4	one or more of the following:					
14.5	(i) a perio	d of incapacity of mc	ore than three co	onsecutive, full calend	ar days, and any	
14.6	<u></u>			g to the same condition		
14.7	(A) treatn	nent two or more time	es by a health ca	are provider or by a p	ovider of health	
14.8				nealth care provider; c		
14.9	(B) treatm	ient by a health care p	provider on at le	ast one occasion that r	esults in a regimen	
14.10	of continuing	treatment under the	supervision of t	he health care provide	er;	
14.11	<u>(ii) a perio</u>	od of incapacity due t	o pregnancy;			
14.12	(iii) a peri	od of incapacity or tr	eatment for a cl	nronic health conditio	n that:	
14.13	(A) requir	es periodic visits, def	fined as at least	twice a year, for treat	ment by a health	
14.14	care provider	or under orders of, o	r on referral by,	a health care provide	<u>r;</u>	
14.15	(B) continues over an extended period of time, including recurring episodes of a single					
14.16	underlying co	ondition; and				
14.17	<u>(C) may c</u>	ause episodic rather t	han continuing	periods of incapacity	<u>2</u>	
14.18	(iv) a peri	od of incapacity whic	h is permanent	or long term due to a c	condition for which	
14.19	treatment may	not be effective. The	applicant or fan	nily member must be u	nder the continuing	
14.20	supervision o	f, but need not be rec	eiving active tr	eatment by, a health c	are provider; or	
14.21	(v) a perio	od of absence to receiv	ve multiple trea	tments, including any	period of recovery	
14.22	from the treat	ments, by a health car	re provider or b	y a provider of health	care services under	
14.23	orders of, or	on referral by, a healt	h care provider,	for:		
14.24	(A) restor	ative surgery after an	accident or oth	er injury; or		
14.25	<u>(B) a conc</u>	lition that would like	ly result in a pe	riod of incapacity of r	nore than three	
14.26	consecutive,	full calendar days in t	the absence of r	nedical intervention o	r treatment.	
14.27	<u>(b)</u> For th	e purposes of paragra	ph (a), clauses	(1) and (2), treatment	by a health care	
14.28	provider mea	ns an in-person visit	or telemedicine	visit with a health can	re provider, or by a	
14.29	provider of h	ealth care services un	der orders of, o	r on referral by, a hea	lth care provider.	
14.30	(c) For the	purposes of paragrap	h (a), treatment i	ncludes but is not limi	ted to examinations	
14.31	to determine	if a serious health cor	ndition exists ar	nd evaluations of the c	condition.	

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15.1	(d) Absen	ices attributable to ir	capacity under p	aragraph (a), clause	(2), item (ii) or (iii),
15.2	qualify for le	ave under this chapt	er even if the app	blicant or the family	member does not
15.3	receive treatr	nent from a health c	are provider duri	ng the absence, and e	even if the absence
15.4	does not last	more than three con	secutive, full cale	endar days.	
15.5	<u>Subd. 38.</u>	State's average we	ekly wage. "Stat	e's average weekly w	age" means the
15.6	weekly wage	calculated under se	ction 268.035, su	bdivision 23.	
15.7	<u>Subd. 39.</u>	Supplemental bene	e fit payment. (a)	"Supplemental bene	fit payment" means:
15.8	<u>(1) a payr</u>	nent made by an em	ployer to an emp	loyee as salary conti	nuation or as paid
15.9	time off. Suc	h a payment must be	e in addition to ar	ny family or medical	leave benefits the
15.10	employee is 1	receiving under this	chapter; and		
15.11	<u>(2)</u> a payr	nent offered by an e	mployer to an em	ployee who is taking	g leave under this
15.12	chapter to su	pplement the family	or medical leave	benefits the employ	ee is receiving.
15.13	(b) Emplo	oyers may, but are no	ot required to, des	signate certain benefi	ts including but not
15.14	limited to salary continuation, vacation leave, sick leave, or other paid time off as a				
15.15	supplemental	l benefit payment.			
15.16	(c) Nothing in this chapter requires an employee to receive supplemental benefit				
15.17	payments.				
15.18	Subd. 40.	Taxable year. "Tax	able year" has the	e meaning given in s	ection 290.01,
15.19	subdivision 9	<u>).</u>			
15.20	Subd. 41.	Taxable wages. "Ta	axable wages" me	eans those wages pai	d to an employee in
15.21	covered emp	loyment each calend	ar year up to an a	amount equal to the r	naximum wages
15.22	subject to pre	mium in a calendar	year, which is equ	al to the maximum e	earnings in that year
15.23	subject to the	FICA Old-Age, Sur	vivors, and Disab	ility Insurance tax ro	unded to the nearest
15.24	<u>\$1,000.</u>				
15.25	Subd. 42.	Typical workweek	hours. "Typical	workweek hours" m	eans:
15.26	(1) for an	hourly employee, th	ne average numbe	er of hours worked p	er week by an
15.27	employee wit	thin the high quarter	during the base	year; or	
15.28	<u>(2) 40 hou</u>	urs for a salaried em	ployee, regardles	s of the number of h	ours the salaried
15.29	employee typ	pically works.			
15.30	Subd. 43.	Wage credits. "Wage	ge credits" means	s the amount of wage	es paid within an
15 31	annlicant's he	se period for cover	d employment	s defined in subdivis	vion 13

15.31 applicant's base period for covered employment, as defined in subdivision 13.

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16.1	Subd. 4	4. Wage detail report	. "Wage detail re	port" means the repo	ort on each employee
16.2	in covered	employment required f	rom an employe	r on a calendar quarte	er basis under section
16.3	268B.12.				
16.4	Subd. 4	5. Wages. (a) "Wages'	' means all com	pensation for employ	ment, including
16.5	commissio	ns; bonuses, awards, aı	nd prizes; severa	nce payments; stand	by pay; vacation and
16.6	holiday pa	y; back pay as of the da	te of payment; t	ips and gratuities pai	d to an employee by
16.7	a customer	of an employer and ac	counted for by t	he employee to the e	employer; sickness
16.8	and accide	nt disability payments,	except as otherw	vise provided in this	subdivision; and the
16.9	cash value	of housing, utilities, m	eals, exchanges	of services, and any	other goods and
16.10	services pr	ovided to compensate	an employee, ex	cept:	
16.11	(1) the	amount of any paymen	t made to, or on	behalf of, an employ	yee under a plan
16.12	established	by an employer that n	nakes provision	for employees gener	ally or for a class or
16.13	classes of e	mployees, including a	ny amount paid b	y an employer for in	surance or annuities,
16.14	or into a pl	an, to provide for a pa	yment, on accou	nt of (i) retirement, (ii) medical and
16.15	hospitaliza	tion expenses in conne	ction with sickn	ess or accident disab	ility, or (iii) death;
16.16	(2) the	payment by an employ	er of the tax imp	oosed upon an emplo	yee under United
16.17	States Cod	e, title 26, section 310	l of the Federal	Insurance Contributi	on Act, with respect
16.18	to compens	sation paid to an emplo	oyee for domesti	c employment in a p	rivate household of
16.19	the employ	er or for agricultural e	mployment;		
16.20	<u>(3)</u> any	payment made to, or o	on behalf of, an e	mployee or benefici	ary (i) from or to a
16.21	trust descri	bed in United States Co	ode, title 26, secti	on 401(a) of the fede	eral Internal Revenue
16.22	Code, that	is exempt from tax uno	der section 501(a	a) at the time of the p	payment unless the
16.23	payment is	made to an employee	of the trust as co	ompensation for serv	ices as an employee
16.24	and not as	a beneficiary of the tru	st, or (ii) under	or to an annuity plan	that, at the time of
16.25	the paymer	nt, is a plan described i	n section 403(a)	<u>2</u>	
16.26	(4) the	value of any special di	scount or markd	own allowed to an en	mployee on goods
16.27	purchased	from or services suppli	ed by the emplo	yer where the purcha	ases are optional and
16.28	do not cons	stitute regular or syster	natic payment fo	or services;	
16.29	<u>(5) cust</u>	omary and reasonable	directors' fees p	aid to individuals wh	no are not otherwise
16.30	employed l	by the corporation of w	which they are di	rectors;	
16.31	<u>(6) the</u>	payment to employees	for reimburseme	ent of meal expenses	when employees are
16.32	required to	perform work after the	eir regular hours	· · ·	

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17.1	(7) the payment into a	trust or plan for purpo	ses of providing legal	or dental services if
17.2	provided for all employee	es generally or for a cla	ss or classes of emplo	yees;
17.3	(8) the value of parkir	ng facilities provided or	paid for by an emplo	yer, in whole or in
17.4	part, if provided for all er			
17.5	(9) royalties to an own	ner of a franchise, licens	se, copyright, patent, o	oil, mineral, or other
17.6	right;	,,,		
17.7	(10) advances or reim	bursements for traveling	or other ordinary and	necessary expenses
17.8	incurred or reasonably ex			
17.9	and other reimbursed exp			
17.10	by specifically indicating			
17.11	are combined in a single	payment;		
17.12	(11) residual payment	s to radio, television, a	nd similar artists that a	accrue after the
17.13	production of television c	commercials, musical ji	ngles, spot announcer	nents, radio
17.14	transcriptions, film sound	ltracks, and similar acti	vities;	
17.15	(12) the income to a fo	ormer employee resultin	g from the exercise of	a nonqualified stock
17.16	option;			
17.17	(13) supplemental une	employment benefit pay	vments under a plan es	stablished by an
17.18	employer, if the payment	is not wages under the	Federal Unemployme	ent Tax Act. The
17.19	payments are wages unles	ss made solely for the s	upplementing of weel	xly state or federal
17.20	unemployment benefits. S	upplemental unemployr	nent benefit payments	may not be assigned,
17.21	nor may any consideratio	n be required from the a	applicant, other than a	release of claims in
17.22	order to be excluded from	n wages;		
17.23	(14) sickness or accide	ent disability payments	made by the employer	r after the expiration
17.24	of six calendar months for	llowing the last calenda	r month that the indiv	idual worked for the
17.25	employer;			
17.26	(15) disability paymer	nts made under the prov	visions of any workers	' compensation law;
17.27	(16) sickness or accid	ent disability payments	made by a third-party	v payer such as an
17.28	insurance company; or			
17.29	(17) payments made i	nto a trust fund, or for t	he purchase of insura	nce or an annuity, to
17.30	provide for sickness or ac	ccident disability payme	ents to employees und	er a plan or system
17.31	established by the employ	yer that provides for the	employer's employee	es generally or for a
17.32	class or classes of employ	vees.		

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18.1	(b) Nothing in this subdivi	sion excludes from th	e term "wages" any p	ayment made under
18.2	any type of salary reduction a	greement, including	payments made unde	r a cash or deferred
18.3	arrangement and cafeteria pla	n, as defined in Unit	ed States Code, title	26, sections 401(k)
18.4	and 125 of the federal Interna	Revenue Code, to th	e extent that the emp	loyee has the option
18.5	to receive the payment in cas	<u>h.</u>		
18.6	(c) Wages includes the tot	al payment to the ope	erator and supplier of	f a vehicle or other
18.7	equipment where the payment	t combines compensa	ation for personal ser	rvices as well as
18.8	compensation for the cost of	operating and hiring	the equipment in a si	ngle payment. This
18.9	paragraph does not apply if:			
18.10	(1) there is a preexisting w	ritten agreement prov	viding for allocation of	of specific amounts;
18.11	or			
18.12	(2) at the time of each pay	nent there is a written	acknowledgment inc	licating the separate
18.13	allocated amounts.			
18.14	(d) Wages includes payme	ents made for services	as a caretaker. Unles	ss there is a contract
18.15	or other proof to the contrary	compensation is con	sidered as being equ	ally received by a
18.16	married couple where the em	oloyer makes paymer	nt to only one spouse,	, or by all tenants of
18.17	a household who perform ser	vices where two or m	ore individuals share	e the same dwelling
18.18	and the employer makes payr	nent to only one indi	vidual.	
18.19	(e) Wages includes payme	ents made for services	s by a migrant family	7. Where services
18.20	are performed by a married co	ouple or a family and	an employer makes p	ayment to only one
18.21	individual, each worker is con	sidered as having reco	eived an equal share o	of the compensation
18.22	unless there is a contract or o	ther proof to the cont	rary.	
18.23	(f) Wages includes advance	ces or draws against f	uture earnings, wher	n paid, unless the
18.24	payments are designated as a	loan or return of cap	ital on the books and	records of the
18.25	employer at the time of paym	ent.		

18.26 (g) Wages includes payments made by a subchapter "S" corporation, as organized under

18.27 <u>the Internal Revenue Code, to or on behalf of officers and shareholders that are reasonable</u>

- 18.28 compensation for services performed for the corporation.
- 18.29 For a subchapter "S" corporation, wages does not include:
- 18.30 (1) a loan for business purposes to an officer or shareholder evidenced by a promissory
- 18.31 note signed by an officer before the payment of the loan proceeds and recorded on the books
- 18.32 and records of the corporation as a loan to an officer or shareholder;

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19.1	(2) a rej	payment of a loan or pa	ayment of intere	est on a loan made by an	officer to the
19.2	corporation	and recorded on the b	ooks and record	ls of the corporation as a	liability;
19.3	(3) a rei	imbursement of reasons	able corporatior	n expenses incurred by a	n officer and
19.4	documente	d by a written expense	voucher and rea	corded on the books and	records of the
19.5	corporation	as corporate expenses	; and		
19.6	<u>(4)</u> a rea	asonable lease or rental	payment to an	officer who owns proper	rty that is leased
19.7	or rented to	the corporation.			
19.8	Subd. 4	6. Wages paid. (a) "W	ages paid" mear	ns the amount of wages:	
19.9	<u>(1) that</u>	have been actually paid	d; or		
19.10	(2) that	have been credited to o	or set apart so th	nat payment and disposit	ion is under the
19.11	control of t	he employee.			
19.12	<u>(b)</u> Wag	ge payments delayed be	yond the regula	rly scheduled pay date a	re wages paid on
19.13	the missed	pay date. Back pay is v	vages paid on th	ne date of actual paymen	t. Any wages
19.14	earned but	not paid with no sched	uled date of pay	ment are wages paid on	the last day of
19.15	employmer	<u>nt.</u>			
19.16	<u>(c)</u> Wag	ges paid does not includ	le wages earned	but not paid except as p	provided for in
19.17	this subdiv	ision.			
19.18	<u>Subd. 4</u>	7. Week. "Week" mean	ns calendar wee	k ending at midnight Sat	turday.
19.19	Subd. 4	8. Weekly benefit am	o unt. "Weekly b	penefit amount" means th	he amount of
19.20	family and	medical leave benefits	computed unde	er section 268B.04.	
19.21	EFFEC	CTIVE DATE. This see	ction is effective	e July 1, 2023.	
19.22	Sec. 6. [2	68B.02] FAMILY AN	D MEDICAL 2	BENEFIT INSURANC	E PROGRAM
19.23	CREATIO	<u> </u>			
19.24	Subdivi	sion 1. Creation. A fai	mily and medica	al benefit insurance prog	ram is created to
19.25	be adminis	tered by the commission	oner according to	o the terms of this chapte	er.
19.26	Subd. 2	. Creation of division.	A Family and	Medical Benefit Insuran	ce Division is
19.27	created wit	hin the department und	ler the authority	of the commissioner. Th	ne commissioner
19.28	shall appoin	nt a director of the divis	ion. The divisio	n shall administer and op	perate the benefit
19.29	program ur	nder this chapter.			

20.1	Subd. 3. Rulemaking. The commissioner shall adopt rules to implement the provisions
20.2	of this chapter. For the purposes of this chapter, the commissioner may use the expedited
20.3	rulemaking process under section 14.389.
20.4	Subd. 4. Account creation; appropriation. The family and medical benefit insurance
20.5	account is created in the special revenue fund in the state treasury. Money in this account
20.6	is appropriated to the commissioner to pay benefits under and to administer this chapter,
20.7	including outreach required under section 268B.18.
20.8	Subd. 5. Information technology services and equipment. The department is exempt
20.9	from the provisions of section 16E.016 for the purposes of this chapter.
20.10	EFFECTIVE DATE. This section is effective July 1, 2023.
20.11	Sec. 7. [268B.03] PAYMENT OF BENEFITS.
20.12	Subdivision 1. Requirements. The commissioner must pay benefits from the family
20.13	and medical benefit insurance account as provided under this chapter to an applicant who
20.14	has met each of the following requirements:
20.15	(1) the applicant has filed an application for benefits and established a benefit account
20.16	in accordance with section 268B.04;
20.17	(2) the applicant has met all of the ongoing eligibility requirements under section
20.18	<u>268B.06;</u>
20.19	(3) the applicant does not have an outstanding overpayment of family or medical leave
20.20	benefits, including any penalties or interest;
20.21	(4) the applicant has not been held ineligible for benefits under section 268.07, subdivision
20.22	<u>2; and</u>
20.23	(5) the applicant is not employed exclusively by a private plan employer and has wage
20.24	credits during the base year attributable to employers covered under the state family and
20.25	medical leave program.
20.26	Subd. 2. Benefits paid from state funds. Benefits are paid from state funds and are not
20.27	considered paid from any special insurance plan, nor as paid by an employer. An application
20.28	for family or medical leave benefits is not considered a claim against an employer but is
20.29	considered a request for benefits from the family and medical benefit insurance account.
20.30	The commissioner has the responsibility for the proper payment of benefits regardless of
20.31	the level of interest or participation by an applicant or an employer in any determination or
20.32	appeal. An applicant's entitlement to benefits must be determined based upon that information

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21.1	available without rega	ard to a burden o	of proof. Any	y agreement between	an applicant and an
21.2	employer is not bindi				
21.3	There is no presumpt				
21.4				ection 39, this sectior	is offective July 1
21.4		II E. Except as p		cetton 39, this section	<u>I is checuve July 1,</u>
21.5	<u>2025.</u>				
21.6	Sec. 8. [268B.04] B	ENEFIT ACC	OUNT; BEI	NEFITS.	
21.7	Subdivision 1. Ap	plication for be	enefits; dete	rmination of benefit	t account. (a) An
21.8	application for benefi	ts may be filed in	n person, by	mail, or by electronic	transmission as the
21.9	commissioner may re	quire. The appli	cant must in	clude certification su	pporting a request
21.10	for leave under this cl	napter. The appl	icant must n	neet eligibility require	ements at the time
21.11	the application is filed	d and must prov	ide all reque	sted information in th	e manner required.
21.12	If the applicant does r	not meet eligibili	ity at the tim	e of the application o	r fails to provide all
21.13	requested information	, the communica	ation is not a	n application for famil	y and medical leave
21.14	benefits.				
21.15	(b) The commission	oner must exami	ne each appl	ication for benefits to	determine the base
21.16	period and the benefit	t year, and based	l upon all the	e covered employmer	t in the base period
21.17	the commissioner mu	st determine the	weekly ben	efit amount available	, if any, and the
21.18	maximum amount of	benefits availab	le, if any. Tł	ne determination, whi	ch is a document
21.19	separate and distinct f	from a documen	t titled a dete	ermination of eligibili	ty or determination
21.20	of ineligibility, must l	be titled determi	nation of be	nefit account. A deter	mination of benefit
21.21	account must be sent	to the applicant	and all base	period employers, by	mail or electronic
21.22	transmission.				
21.23	(c) If a base period	d employer did 1	not provide v	wage detail information	on for the applicant
21.24	as required under sect	ion 268B.12, th	e commissio	ner may accept an ap	plicant certification
21.25	of wage credits, based	l upon the appli	cant's record	s, and issue a determ	ination of benefit
21.26	account.				
21.27	(d) The commission	oner may, at any	time within	24 months from the	establishment of a
21.28	benefit account, recor	nsider any deterr	mination of l	penefit account and m	ake an amended
21.29	determination if the c	ommissioner fin	nds that the w	vage credits listed in	the determination
21.30	were incorrect for any	/ reason. An am	ended deterr	mination of benefit ac	count must be
21.31	promptly sent to the a	pplicant and all	base period	employers, by mail c	r electronic
21.32	transmission. This par	agraph does not	apply to doc	uments titled determin	nations of eligibility
21.33	or determinations of i	neligibility issue	ed.		

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22.1	(e) If an amended determ	ination of benefit acc	ount reduces the wea	ekly benefit amount
22.2	or maximum amount of bene	fits available, any ber	nefits that have been	paid greater than the
22.3	applicant was entitled is an o	overpayment of benef	its. A determination	or amended
22.4	determination issued under t	his section that result	s in an overpayment	of benefits must set
22.5	out the amount of the overpa	syment and the requir	ement that the overp	aid benefits must be
22.6	repaid according to section 2	268B.185.		
22.7	Subd. 2. Benefit accoun	t requirements. To e	stablish a benefit acc	ount, an applicant
22.8	must have wage credits of at	least 5.3 percent of t	he state's average and	nual wage rounded
22.9	down to the next lower \$100	<u>.</u>		
22.10	Subd. 3. Weekly benefit	amount; maximum	amount of benefits a	available; prorated
22.11	amount. (a) Subject to the m	aximum weekly bene	fit amount, an applic	ant's weekly benefit
22.12	is calculated by adding the a	mounts obtained by a	pplying the followin	g percentage to an
22.13	applicant's average typical w	orkweek and weekly	wage during the high	h quarter of the base
22.14	period:			
22.15	(1) 90 percent of wages the function $(1) = 0$	at do not exceed 50 po	ercent of the state's av	verage weekly wage;
22.16	plus			
22.17	(2) 66 percent of wages t	hat exceed 50 percen	t of the state's averag	e weekly wage but
22.18	not 100 percent; plus			
22.19	(3) 55 percent of wages t	hat exceed 100 perce	nt of the state's avera	ige weekly wage.
22.20	(b) The state's average w	eekly wage is the ave	rage wage as calcula	ted under section
22.21	268.035, subdivision 23, at t	he time a benefit amo	ount is first determine	ed.
22.22	(c) The maximum weekly	benefit amount is the	state's average weekl	y wage as calculated
22.23	under section 268.035, subd	vision 23.		
22.24	(d) The state's maximum	weekly benefit amou	nt, computed in acco	ordance with section
22.25	268.035, subdivision 23, app	lies to a benefit acco	unt established effect	tive on or after the
22.26	last Sunday in October. Once	e established, an appl	icant's weekly benefi	it amount is not
22.27	affected by the last Sunday in	October change in the	state's maximum we	ekly benefit amount.
22.28	(e) For an employee rece	iving family or medic	cal leave, a weekly b	enefit amount is
22.29	prorated when:			
22.30	(1) the employee works \mathbf{I}	nours for wages; or		

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23.1	(2) the emp	oloyee uses paid sid	ck leave, paid va	cation leave, or othe	r paid time off that is
23.2	not considered	a supplemental be	enefit payment as	s defined in section 2	268B.01, subdivision
23.3	<u>37.</u>				
23.4	Subd. 4. Ti	ming of payment.	Except as other	wise provided for in	this chapter, benefits
23.5	must be paid v	veekly.			
23.6	<u>Subd. 5.</u> M	aximum length of	f benefits. (a) Ex	ccept as provided in	paragraph (b), in a
23.7	single benefit	year, an applicant 1	nay receive up to	o 12 weeks of benef	its under this chapter
23.8	related to the a	pplicant's serious l	nealth condition	and up to 12 weeks	of benefits under this
23.9	chapter for bo	nding, safety leave	, or family care.		
23.10	(b) An appl	icant may receive	up to 12 weeks of	f benefits in a single	benefit year for leave
23.11	related to one	or more qualifying	exigencies.		
23.12	<u>Subd. 6.</u> M	inimum period fo	r which benefit	s payable. Except fo	or a claim for benefits
23.13	for bonding lea	ave, any claim for	benefits must be	based on a single qu	ualifying event of at
23.14	least seven cale	endar days. Benefit	s may be paid for	a minimum duration	n of eight consecutive
23.15	hours in a wee	k. If an applicant o	n leave claims ei	ight hours at any poi	nt during a week, the
23.16	<u>minimum dura</u>	tion is satisfied.			
23.17	<u>Subd. 7.</u>	i <mark>ght of appeal.</mark> (a)	A determination	n or amended determ	ination of benefit
23.18	account is fina	l unless an appeal	is filed by the ap	plicant within 60 ca	lendar days after the
23.19	sending of the	determination or a	mended determi	nation.	
23.20	(b) Any app	olicant may appeal	from a determina	ation or amended det	ermination of benefit
23.21	account on the	issue of whether s	ervices perform	ed constitute employ	ment, whether the
23.22	employment is	s covered employm	ent, and whethe	r money paid consti	tutes wages.
23.23	<u>Subd. 8.</u> Li	mitations on appl	lications and be	enefit accounts. (a) A	An application for
23.24	family or med	ical leave benefits	is effective the S	Sunday of the calend	ar week that the
23.25	application wa	s filed. An applica	tion for benefits	may be backdated o	ne calendar week
23.26	before the Sun	day of the week th	e application wa	s actually filed if the	e applicant requests
23.27	the backdating	within seven calen	dar days of the d	ate the application is	filed. An application
23.28	may be backda	ated only if the app	licant was eligib	le for the benefit du	ring the period of the
23.29	backdating. If	an individual attem	npted to file an a	pplication for benefi	ts, but was prevented
23.30	from filing an	application by the	department, the	application is effecti	ve the Sunday of the
23.31	calendar week	the individual first	t attempted to fil	e an application.	
23.32	(b) A benef	fit account establish	ned under subdiv	ision 2 is effective th	e date the application

23.33 for benefits was effective.

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24.1	(c) A benefit account, or	nce established,	may later be	e withdrawr	<u>ı if:</u>
24.2	(1) the applicant has not	been paid any b	penefits on t	hat benefit a	account; and
24.3	(2) a new application for	r benefits is filed	and a new	benefit acco	ount is established at the
24.4	time of the withdrawal.				
24.5	(d) A benefit account m	ay be withdrawr	n after the ex	xpiration of	the benefit year if the
24.6	applicant was not paid any	benefits on the b	penefit accou	unt that is b	eing withdrawn.
24.7	(e) A determination or a	mended determi	nation of eli	gibility or ir	neligibility issued under
24.8	section 268B.07 that was set	nt before the with	hdrawal of th	ne benefit ac	count, remains in effect
24.9	and is not voided by the with	thdrawal of the b	penefit acco	unt.	
24.10	EFFECTIVE DATE.	Except as provide	ed in sectior	n 39, this see	ction is effective July 1,
24.11	<u>2025.</u>				
24.12	Sec. 9. [268B.05] NOTIF	TICATION OF	CHANGEI) CIRCUM	ISTANCES.
24.13	An applicant shall prom				
24.13	under section 268B.06.	puy nonry the d		r enanges un	at may arrest englority
24.15	EFFECTIVE DATE. E	vcent as provide	ed in sectior	30 this sec	ction is effective July 1
24.13	2025.			1 <i>3 9</i> , this see	2001 is checuve July 1,
24.17	Sec. 10. [268B.06] ELIG	BILITY REQU	JIREMENT	ГS; PAYMF	ENTS THAT AFFECT
24.18	BENEFITS.				
24.19	Subdivision 1. Eligibilit	y conditions. (a) An applica	int may be e	ligible to receive family
24.20	or medical leave benefits for	or any week if:			
24.21	(1) the week for which b	penefits are requ	ested is in tl	he applicant	's benefit year;
24.22	(2) the applicant was un	able to perform	regular wor	k due to a se	erious health condition,
24.23	a qualifying exigency, safet	y leave, family o	care, bondin	g, pregnanc	y, or recovery from
24.24	pregnancy for the period re	quired under sub	odivision 2.	For bonding	g leave, eligibility ends
24.25	12 months after birth or pla	cement;			
24.26	(3) the applicant has suf	ficient wage cre	dits from an	employer o	or employers as defined
24.27	in section 268B.01, subdivi	sion 41, to estab	olish a benef	it account u	nder section 268B.04;
24.28	and				
24.29	(4) an applicant request	ng benefits und	er this chapt	er must fulf	ill certification
24.30	requirements under subdivi	sion 3.			

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25.1	(b) A self-employed indiv	idual or independent	contractor who has	elected and been
25.2	approved for coverage under			
25.3	<u>(a), clause (4).</u>			
25.4	Subd. 2. Seven-day quali	fying event. (a) The	period for which an	applicant is seeking
25.5	benefits must be or have been	based on a single ever	nt of at least seven ca	lendar days' duration
25.6	related to recovery from preg	nancy, family care, a	qualifying exigency	y, safety leave, or the
25.7	applicant's serious health con	dition. The days need	d not be consecutive	<u>.</u>
25.8	(b) Benefits related to bond	ling need not meet the	e seven-day qualifyin	g event requirement.
25.9	(c) The commissioner sha	ll use the rulemaking	g authority under sec	tion 268B.02,
25.10	subdivision 3, to adopt rules	regarding what seriou	as health conditions	and other events are
25.11	prospectively presumed to co	nstitute seven-day qı	ualifying events und	er this chapter.
25.12	Subd. 3. Certification. (a) Certification for an	applicant taking lea	ve related to the
25.13	applicant's serious health con	dition shall be suffic	ient if the certification	on states the date on
25.14	which the serious health conc	lition began, the prob	able duration of the	condition, and the
25.15	appropriate medical facts wit	hin the knowledge of	the health care prov	vider as required by
25.16	the commissioner.			
25.17	(b) Certification for an app	olicant taking leave to	care for a family m	ember with a serious
25.18	health condition shall be suff	icient if the certificat	ion states the date or	n which the serious
25.19	health condition commenced,	the probable duration	of the condition, the	appropriate medical
25.20	facts within the knowledge of	f the health care prov	ider as required by t	he commissioner, a
25.21	statement that the family mer	nber requires care, ar	nd an estimate of the	amount of time that
25.22	the family member will requi	re care.		
25.23	(c) Certification for an ap	plicant taking leave r	elated to pregnancy	shall be sufficient if
25.24	the certification states the app	licant is experiencing	g a pregnancy and re	covery period based
25.25	on appropriate medical facts	within the knowledge	e of the health care p	provider.
25.26	(d) Certification for an ap	plicant taking bondir	ng leave because of t	he birth of the
25.27	applicant's child shall be suff	icient if the certificat	ion includes either the	he child's birth
25.28	certificate or a document issu	ed by the health care	provider of the chil	d or the health care
25.29	provider of the person who g	ave birth, stating the	child's birth date.	
25.30	(e) Certification for an ap	plicant taking bondin	g leave because of t	he placement of a
25.31	child with the applicant for ad-	option or foster care s	hall be sufficient if th	ne applicant provides
25.32	a document issued by the heal	th care provider of th	e child, an adoption	or foster care agency
25.33	involved in the placement, or	by other individuals	as determined by th	e commissioner that

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26.1	confirms the	placement and the dat	e of placement.	Fo the extent that the s	tatus of an applicant
26.2	as an adoptiv	ve or foster parent cha	nges while an ap	plication for benefits	is pending, or while
26.3	the covered	individual is receiving	g benefits, the ap	oplicant must notify t	he department of
26.4	such change	in status in writing.			
26.5	(f) Certif	fication for an applica	nt taking leave b	because of a qualifyin	ng exigency shall be
26.6	sufficient if	the certification inclu-	des:		
26.7	<u>(1)</u> a cop	y of the family memb	er's active-duty	orders;	
26.8	(2) other	documentation issued	d by the United	States armed forces;	or
26.9	(3) other	documentation permi	itted by the com	missioner.	
26.10	(g) Certi	fication for an applica	int taking safety	leave is sufficient if	the certification
26.11	includes a co	ourt record or docume	entation signed b	y a volunteer or emp	loyee of a victim's
26.12	services org	anization, an attorney,	, a police officer	, or an antiviolence c	ounselor. The
26.13	commission	er must not require dis	sclosure of detai	ls relating to an appli	cant's or applicant's
26.14	family mem	ber's domestic abuse,	sexual assault, o	or stalking.	
26.15	(h) Certi	fications under paragr	aphs (a) to (e) n	nust be reviewed and	signed by a health
26.16	care provide	er with knowledge of t	the qualifying ev	vent associated with t	he leave.
26.17	(i) For a	leave taken on an inte	ermittent or redu	ced-schedule basis, b	based on a serious
26.18	health condi	tion of an applicant of	r applicant's fam	ily member, the certi	fication under this
26.19	subdivision	must include an expla	nation of how s	uch leave would be n	nedically beneficial
26.20	to the indivi	dual with the serious	health condition	<u>.</u>	
26.21	<u>Subd. 4.</u>	Not eligible. An appl	icant is ineligibl	e for family or medic	al leave benefits for
26.22	any portion	of a typical workweek	<u><:</u>		
26.23	(1) that c	occurs before the effec	ctive date of a be	enefit account;	
26.24	<u>(2) that t</u>	he applicant fails or re	efuses to provide	e information on an is	ssue of ineligibility
26.25	required und	ler section 268B.07, s	ubdivision 2; or		
26.26	(3) for w	hich the applicant wo	rked for pay.		
26.27	Subd. 5.	Vacation, sick leave,	and supplement	ntal benefit paymen	ts. (a) An applicant
26.28	is not eligibl	le to receive benefits f	for any portion c	f a typical workweek	the applicant is
26.29	receiving, ha	as received, or will rec	eive vacation pa	y, sick pay, or person	al time off pay, also
26.30	known as "P	<u>"TO."</u>			
26.31	(b) Parag	graph (a) does not app	ly:		

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27.1	<u>(1) upo</u>	on a permanent separati	on from employ	nent;			
27.2	(2) to p	ayments from a vacation	on fund administe	ered by a union or a t	hird party not under		
27.3	the control	of the employer; or					
27.4	(3) to supplemental benefit payments, as defined in section 268B.01, subdivision 37.						
27.5	<u>(c)</u> Pay	ments under this subdiv	vision are applied	l to the period immed	liately following the		
27.6	later of the	e date of separation from	n employment o	r the date the applica	nt first becomes		
27.7	aware that	the employer will be m	naking a paymen	t. The date the paym	ent is actually made		
27.8	or received	l, or that an applicant n	nust agree to a re	lease of claims, does	s not affect the		
27.9	application	n of this subdivision.					
27.10	Subd. 6	6. Workers' compensa	tion and disabil	ity insurance offset	. (a) An applicant is		
27.11	not eligible	e to receive benefits for	any portion of a	week in which the ap	oplicant is receiving		
27.12	or has rece	eived compensation for	loss of wages ec	ual to or in excess o	f the applicant's		
27.13	weekly far	nily or medical leave b	enefit amount ur	ider:			
27.14	<u>(1) the</u>	workers' compensation	law of this state	<u>2</u>			
27.15	(2) the workers' compensation law of any other state or similar federal law; or						
27.16	(3) any insurance or trust fund paid in whole or in part by an employer.						
27.17	<u>(b) Thi</u>	s subdivision does not a	apply to an appli	cant who has a claim	pending for loss of		
27.18	wages und	er paragraph (a). If the	applicant later re	eceives compensation	n as a result of the		
27.19	pending cl	aim, the applicant is su	bject to paragrap	h (a) and the family	or medical leave		
27.20	benefits pa	aid are overpaid benefit	s under section 2	268B.185.			
27.21	<u>(c) If th</u>	ne amount of compensa	tion described u	nder paragraph (a) fo	or any week is less		
27.22	than the ap	plicant's weekly family	y or medical leav	e benefit amount, be	enefits requested for		
27.23	that week	are reduced by the amo	unt of that comp	ensation payment.			
27.24	Subd. 7	7. Separation, severan	ce, or bonus pa	y ments. (a) An appli	cant is not eligible		
27.25	to receive	benefits for any week t	he applicant is re	cceiving, has received	d, or will receive		
27.26	separation	pay, severance pay, bo	nus pay, or any c	ther payments paid l	by an employer		
27.27	because of	, upon, or after separati	ion from employ	ment. This subdivisi	on applies if the		
27.28	payment is	<u>s:</u>					
27.29	<u>(1) con</u>	sidered wages under se	ection 268B.01, s	ubdivision 43; or			
27.30	<u>(2) sub</u>	ject to the Federal Insura	ance Contribution	ns Act (FICA) tax im	posed to fund Social		
27.31	Security a	nd Medicare.					
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28.1	(b) Payments under this s	ubdivision are applied	to the period immed	liately following the
28.2	later of the date of separation	n from employment or	the date the applica	ant first becomes
28.3	aware that the employer will	be making a payment	. The date the paym	ent is actually made
28.4	or received, or that an applic	ant must agree to a re	lease of claims, doe	s not affect the
28.5	application of this paragraph	<u></u>		
28.6	(c) This subdivision does	not apply to vacation	pay, sick pay, perso	onal time off pay, or
28.7	supplemental benefit payme	nt under subdivision 4	<u>··</u>	
28.8	(d) This subdivision appl	ies to all the weeks of	payment.	
28.9	(e) Under this subdivisio	n, if the payment with	respect to a week is	s equal to or more
28.10	than the applicant's weekly b	penefit amount, the app	plicant is ineligible	for benefits for that
28.11	week. If the payment with re	spect to a week is less	s than the applicant's	s weekly benefit
28.12	amount, benefits are reduced	l by the amount of the	payment.	
28.13	Subd. 8. Social Security	disability benefits. (a	a) An applicant who	is receiving, has
28.14	received, or has filed for prim	ary Social Security dis	ability benefits for a	ny week is ineligible
28.15	for benefits for that week, un	<u>iless:</u>		
28.16	(1) the Social Security Ad	ministration approved	the collecting of print	mary Social Security
28.17	disability benefits each mon	th the applicant was en	mployed during the	base period; or
28.18	(2) the applicant provides	s a statement from an a	appropriate health ca	are professional who
28.19	is aware of the applicant's So	ocial Security disabilit	y claim and the bas	is for that claim,
28.20	certifying that the applicant	is able to perform the	essential functions of	of their employment
28.21	with or without a reasonable	accommodation.		
28.22	(b) If an applicant meets	the requirements of pa	aragraph (a), clause	(1), there is no
28.23	deduction from the applicant	s weekly benefit amo	ount for any Social S	Security disability
28.24	benefits.			
28.25	(c) Information from the	Social Security Admi	nistration is conclus	ive, absent specific
28.26	evidence showing that the in	formation was errone	ous.	
28.27	EFFECTIVE DATE. Ex	ccept as provided in se	ection 39, this sectio	n is effective July 1,
28.28	<u>2025.</u>			
28.29	Sec. 11. [268B.07] DETE	RMINATION ON IS	SUES OF ELIGIB	<u>ILITY.</u>
28.30	Subdivision 1. Employe	r notification. (a) Upo	on a determination t	hat an applicant is
28.31	entitled to benefits, the com	nissioner must promp	tly send a notification	on to each current
28.32	employer of the applicant, if	any, in accordance wi	ith paragraph (b).	

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29.1	<u>(b) The 1</u>	notification under para	graph (a) mus	t include, at a minimu	<u>m:</u>		
29.2	(1) the name of the applicant;						
29.3	(2) that the applicant has applied for and received benefits;						
29.4	(3) the w	veek the benefits comn	nence;				
29.5	(4) the w	veekly benefit amount	payable; and				
29.6	(5) the m	naximum duration of b	enefits.				
29.7	<u>Subd. 2.</u>	Determination. (a) The second secon	ne commission	er must determine any	issue of ineligibility		
29.8	raised by inf	formation required from	m an applican	t and send to the applic	cant and any current		
29.9	base period	employer, by mail or e	lectronic trans	mission, a document ti	tled a determination		
29.10				as is appropriate, within			
29.11	<u>(b)</u> If an	applicant obtained ber	nefits through	misrepresentation, the	department is		
29.12	authorized to	o issue a determination	n of ineligibili	ty within 12 months of	f the establishment		
29.13	of the benefit account.						
29.14	(c) If the	department has filed a	an intervention	n in a worker's compen	sation matter under		
29.15	section 176.	361, the department is	authorized to i	ssue a determination o	f ineligibility within		
29.16	48 months of	of the establishment of	the benefit ac	count.			
29.17	(d) The c	commissioner must pro	ovide an oppoi	rtunity for the employe	er to submit relevant		
29.18	information	<u>.</u>					
29.19	<u>(e)</u> A det	ermination of eligibilit	y or determina	tion of ineligibility is fi	nal unless an appeal		
29.20	is filed by the	e applicant or employer	r within 60 cale	endar days after sending	g. The determination		
29.21	must contain	n a prominent statemer	nt indicating th	ne consequences of not	t appealing.		
29.22	Proceedings	on the appeal are con	ducted in acco	ordance with section 26	58B.08.		
29.23	<u>(f)</u> An is	sue of ineligibility req	uired to be det	termined under this sec	ction includes any		
29.24	question reg	arding the denial or al	lowing of ben	efits under this chapter	<u>r.</u>		
29.25	<u>Subd. 3.</u>	Amended determina	tion. <u>Unless</u> a	n appeal has been filed	l, the commissioner,		
29.26	on the comm	nissioner's own motior	n, may reconsi	der a determination of	eligibility or		
29.27	determinatio	on of ineligibility that h	as not become	final and issue an ame	nded determination.		
29.28	Any amende	ed determination must	be sent to the	applicant and any emp	ployer in the current		
29.29	base period	by mail or electronic t	ransmission. A	Any amended determin	ation is final unless		
29.30	an appeal is	filed by the applicant	or employer w	vithin 60 calendar days	s after sending.		

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30.1	Subd. 4. Benefit payment. If a determination or amended determination allows benefits
30.2	to an applicant, the family or medical leave benefits must be paid regardless of any appeal
30.3	period or any appeal having been filed.
30.4	Subd. 5. Overpayment. A determination or amended determination that holds an
30.5	applicant ineligible for benefits for periods an applicant has been paid benefits is an
30.6	overpayment of those family or medical leave benefits. A determination or amended
30.7	determination issued under this section that results in an overpayment of benefits must set
30.8	out the amount of the overpayment and the requirement that the overpaid benefits must be
30.9	repaid according to section 268B.185.
30.10	EFFECTIVE DATE. Except as provided in section 39, this section is effective July 1,
30.11	<u>2025.</u>
30.12	Sec. 12. [268B.08] APPEAL PROCESS.
30.13	Subdivision 1. Hearing. (a) The commissioner shall designate a chief benefit judge.
30.14	(b) Upon a timely appeal to a determination having been filed or upon a referral for
30.15	direct hearing, the chief benefit judge must set a time and date for a de novo due-process
30.16	hearing and send notice to an applicant and an employer, by mail or electronic transmission,
30.17	not less than ten calendar days before the date of the hearing.
30.18	(c) The commissioner may adopt rules on procedures for hearings. The rules need not
30.19	conform to common law or statutory rules of evidence and other technical rules of procedure.
30.20	(d) The chief benefit judge has discretion regarding the method by which the hearing is
30.21	conducted.
30.22	Subd. 2. Decision. (a) After the conclusion of the hearing, upon the evidence obtained,
30.23	the benefit judge must serve by mail or electronic transmission to all parties the decision,
30.24	reasons for the decision, and written findings of fact.
30.25	(b) Decisions of a benefit judge are not precedential.
30.26	Subd. 3. Request for reconsideration. Any party, or the commissioner, may, within
30.27	30 calendar days after service of the benefit judge's decision, file a request for reconsideration
30.28	asking the judge to reconsider that decision.
30.29	Subd. 4. Appeal to court of appeals. Any final determination on a request for
30.30	reconsideration may be appealed by any party directly to the Minnesota Court of Appeals.

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31.1	Subd. 5. Benefit judge	es. (a) Only emp	oloyees of the c	department wh	o are attorneys licensed
31.2	to practice law in Minnes	ota may serve a	as a chief ben	efit judge, sen	ior benefit judges who
31.3	are supervisors, or benefi	t judges.			
31.4	(b) The chief benefit j	udge must assi	gn a benefit ju	udge to conduc	ct a hearing and may
31.5	transfer to another benefit	t judge any pro	ceedings pend	ling before and	other benefit judge.
31.6	EFFECTIVE DATE	Except as prov	vided in sectio	on 39, this sect	ion is effective July 1,
31.7	<u>2025.</u>				
21.0	See 12 1269D 0951 I E				
31.8	Sec. 13. [268B.085] LE				
31.9	Subdivision 1. Right	to leave. Ninet	y calendar day	/s from the dat	e of hire, an employee
31.10	has a right to leave from en	nployment for a	any day, or poi	rtion of a day, f	or which the employee
31.11	has been deemed eligible	for benefits un	der this chapt	er.	
31.12	Subd. 2. Notice to em	ployer. (a) If th	ne need for lea	ive is foreseea	ble, an employee must
31.13	provide the employer at le	east 30 days' ad	lvance notice	before leave u	nder this chapter is to
31.14	begin. If 30 days' notice is	not practicable	e because of a	lack of knowl	edge of approximately
31.15	when leave will be requir	ed to begin, a c	hange in circ	umstances, or	a medical emergency,
31.16	notice must be given as se	oon as practical	ble. Whether I	leave is to be c	continuous or is to be
31.17	taken intermittently or on	a reduced-sche	dule basis, no	tice need only	be given one time, but
31.18	the employee must advise	the employer	as soon as pra	acticable if dat	es of scheduled leave
31.19	change or are extended, o	r were initially	unknown. In	those cases w	here the employee is
31.20	required to provide at least	st 30 days' noti	ce of foreseea	ble leave and	does not do so, the
31.21	employee must explain th	e reasons why	notice was no	ot practicable u	pon request from the
31.22	employer.				
31.23	(b) "As soon as practi	cable" means a	s soon as both	possible and	practical, taking into
31.24	account all of the facts and	circumstances	in the individu	ual case. When	an employee becomes
31.25	aware of a need for leave	under this chap	oter less than	30 days in adv	ance, it should be
31.26	practicable for the employ	yee to provide	notice of the r	need for leave	either the same day or
31.27	the next day, unless the ne	eed for leave is	based on a m	edical emerge	ncy. In all cases,
31.28	however, the determination	on of when an e	employee cou	ld practicably	provide notice must
31.29	take into account the indi	vidual facts and	d circumstanc	es.	
31.30	(c) An employee shall	provide at leas	st oral, telepho	one, or text me	ssage notice sufficient
31.31	to make the employer aw	are that the em	ployee needs]	leave allowed	under this chapter and
31.32	the anticipated timing and	l duration of th	e leave.		

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32.1	(d) An employer may require an employee to comply with the employer's usual and
32.2	customary notice and procedural requirements for requesting leave, absent unusual
32.3	circumstances or other circumstances caused by the reason for the employee's need for
32.4	leave. Leave under this chapter must not be delayed or denied where an employer's usual
32.5	and customary notice or procedural requirements require notice to be given sooner than set
32.6	forth in this subdivision.
32.7	(e) If an employer has failed to provide notice to the employee as required under section
32.8	268B.26, paragraph (a), (b), or (e), the employee is not required to comply with the notice
32.9	requirements of this subdivision.
32.10	Subd. 3. Bonding leave. Bonding leave taken under this chapter begins at a time requested
32.11	by the employee. Bonding leave must end within 12 months of the birth, adoption, or
32.12	placement of a foster child, except that, in the case where the child must remain in the
32.13	hospital longer than the mother, the leave must end within 12 months after the child leaves
32.14	the hospital.
32.15	Subd. 4. Intermittent or reduced-leave schedule. (a) Leave under this chapter, based
32.16	on a serious health condition, may be taken intermittently or on a reduced-leave schedule
32.17	if such leave is reasonable and appropriate to the needs of the individual with the serious
32.18	health condition. For all other leaves under this chapter, leave may be taken intermittently
32.19	or on a reduced-leave schedule. Intermittent leave is leave taken in separate blocks of time
32.20	due to a single, seven-day qualifying event. A reduced-leave schedule is a leave schedule
32.21	that reduces an employee's usual number of working hours per workweek or hours per
32.22	workday.
32.23	(b) Leave taken intermittently or on a reduced-schedule basis counts toward the
32.24	maximums described in section 268B.04, subdivision 5.
32.25	EFFECTIVE DATE. Except as provided in section 39, this section is effective July 1,
32.26	2025.
32.27	Sec. 14. [268B.09] EMPLOYMENT PROTECTIONS.
32.28	Subdivision 1. Retaliation prohibited. An employer must not discharge, discipline,
32.29	penalize, interfere with, threaten, restrain, coerce, or otherwise retaliate or discriminate
32.30	against an employee for requesting or obtaining benefits or leave, or for exercising any
32.31	other right under this chapter. In addition to the remedies provided in subdivision 8, the
32.32	commissioner of labor and industry may also issue a penalty to the employer of not less
32.33	than \$1,000 nor more than \$10,000 per violation, payable to the employee aggrieved. In

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- 33.1 determining the amount of the penalty under this subdivision, the appropriateness of such
- 33.2 penalty to the size of the employer's business and the gravity of the violation shall be33.3 considered.
- 33.4 Subd. 2. Interference prohibited. An employer must not obstruct or impede an
- 33.5 application for leave or benefits or the exercise of any other right under this chapter. In
- 33.6 addition to the remedies provided in subdivision 8, the commissioner of labor and industry
- may also issue a penalty to the employer of not less than \$1,000 nor more than \$10,000 per
- 33.8 violation, payable to the employee aggrieved. In determining the amount of a civil penalty
- 33.9 under this subdivision, the appropriateness of such penalty to the size of the employer's
- 33.10 business and the gravity of the violation shall be considered.
- 33.11Subd. 3. Waiver of rights as condition of employment prohibited. No employer may33.12require any employee or applicant to waive or limit any right or benefit under this chapter
- 33.13 as a condition of employment.
- 33.14 Subd. 4. No assignment of benefits. Any assignment, pledge, or encumbrance of benefits
- is void. Benefits are exempt from levy, execution, attachment, or any other remedy provided
- 33.16 for the collection of debt. Any waiver of this subdivision is void.
- 33.17 Subd. 5. Continued insurance. During any leave for which an employee is entitled to
 33.18 benefits under this chapter, the employer must maintain coverage under any group insurance
 33.19 policy, group subscriber contract, or health care plan for the employee and any dependents
 33.20 as if the employee was not on leave, provided, however, that the employee must continue
 33.21 to pay any employee share of the cost of such benefits.
- <u>Subd. 6.</u> Employee right to reinstatement. (a) On return from leave under this chapter,
 an employee is entitled to be returned to the same position the employee held when leave
 commenced or to an equivalent position with equivalent benefits, pay, and other terms and
 conditions of employment. An employee is entitled to reinstatement even if the employee
 has been replaced or the employee's position has been restructured to accommodate the
 employee's absence.
- 33.28 (b)(1) An equivalent position is one that is virtually identical to the employee's former
 33.29 position in terms of pay, benefits, and working conditions, including privileges, prerequisites,
 33.30 and status. It must involve the same or substantially similar duties and responsibilities,
 33.31 which must entail substantially equivalent skill, effort, responsibility, and authority.
- 33.32 (2) If an employee is no longer qualified for the position because of the employee's
 33.33 inability to attend a necessary course, renew a license, fly a minimum number of hours, or

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34.1	similar condi	tion, as a result of the	leave, the emp	loyee must be given a	reasonable		
34.2	opportunity to fulfill those conditions upon return from leave.						
34.3	(c)(1) An employee is entitled to any unconditional pay increases which may have						
34.4	occurred dur	ing the leave period, si	ich as cost of liv	ving increases. Pay inc	reases conditioned		
34.5	upon seniorit	y, length of service, o	r work perform	ed must be granted in	accordance with		
34.6	the employer	's policy or practice w	vith respect to c	ther employees on an	equivalent leave		
34.7	status for a re	eason that does not qua	lify for leave u	nder this chapter. An en	mployee is entitled		
34.8	to be restored	to a position with the	e same or equiv	alent pay premiums, s	such as a shift		
34.9	differential. I	f an employee depart	ed from a positi	on averaging ten hour	s of overtime, and		
34.10	correspondin	g overtime pay, each v	veek an employ	ee is ordinarily entitled	to such a position		
34.11	on return from	m leave under this cha	npter.				
34.12	<u>(2)</u> Equiv	alent pay includes any	/ bonus or payr	nent, whether it is disc	cretionary or		
34.13	nondiscretion	nary, made to employe	es consistent w	th clause (1). If a bonu	s or other payment		
34.14	is based on the	ne achievement of a sp	pecified goal su	ch as hours worked, p	roducts sold, or		
34.15	perfect attend	lance, and the employ	ee has not met	the goal due to leave	under this chapter,		
34.16	the payment	may be denied, unless	otherwise paid	l to employees on an e	quivalent leave		
34.17	status for a reason that does not qualify for leave under this chapter.						
34.18	(d) Benef	its under this section	nclude all bene	fits provided or made	available to		
34.19	employees by	y an employer, includ	ing group life in	nsurance, health insura	nce, disability		
34.20	insurance, sic	k leave, annual leave,	educational ber	efits, and pensions, reg	gardless of whether		
34.21	benefits are p	provided by a practice	or written poli	cy of an employer thro	ough an employee		
34.22	benefit plan a	as defined in section 3	(3) of United S	tates Code, title 29, se	ection 1002(3).		
34.23	(1) At the	end of an employee's	leave under th	is chapter, benefits mu	ist be resumed in		
34.24	the same man	nner and at the same l	evels as provid	ed when the leave beg	an, and subject to		
34.25	any changes	in benefit levels that n	nay have taken	place during the period	l of leave affecting		
34.26	the entire wo	rkforce, unless otherv	vise elected by	the employee. Upon re	eturn from a leave		
34.27	under this ch	apter, an employee m	ust not be requi	red to requalify for an	y benefits the		
34.28	employee en	joyed before leave be	gan, including f	amily or dependent co	overages.		
34.29	<u>(2) An en</u>	nployee may, but is no	ot entitled to, ac	crue any additional be	enefits or seniority		
34.30	during a leav	e under this chapter. B	enefits accrued	at the time leave began	n must be available		
34.31	to an employ	ee upon return from l	eave.				
34.32	(3) With 1	respect to pension and	other retireme	nt plans, leave under t	his chapter must		
34.33	not be treated	l as or counted toward	a break in serv	ice for purposes of ves	ting and eligibility		
34.34	to participate	. If the plan requires a	in employee to	be employed on a spe	cific date in order		

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35.1	to be credit	ed with a year of servi	ce for vesting, c	ontributions, or part	icipation purposes,		
35.2	an employee on leave under this chapter must be treated as employed on that date. Periods						
35.3	of leave under this chapter need not be treated as credited service for purposes of benefit						
35.4	accrual, vesting, and eligibility to participate.						
35.5	<u>(4)</u> Emp	bloyees on leave under	this chapter mu	st be treated as if the	ey continued to work		
35.6	for purpose	s of changes to benefit	plans. Employe	es on leave under thi	s chapter are entitled		
35.7	to changes i	in benefit plans, except	t those which ma	y be dependent upor	n seniority or accrual		
35.8	during the l	eave period, immediat	ely upon return	from leave or to the	same extent they		
35.9	would have	qualified if no leave h	nad been taken.				
35.10	<u>(e)</u> An e	equivalent position mus	st have substant	ially similar duties, o	conditions,		
35.11	responsibili	ities, privileges, and sta	atus as the empl	oyee's original posit	ion.		
35.12	(1) The	employee must be rein	stated to the sam	e or a geographicall	y proximate worksite		
35.13	from where	the employee had prev	iously been emp	loyed. If the employ	ee's original worksite		
35.14	has been closed, the employee is entitled to the same rights as if the employee had not been						
35.15	on leave when the worksite closed.						
35.16	(2) The employee is ordinarily entitled to return to the same shift or the same or an						
35.17	equivalent v	work schedule.					
35.18	(3) The	employee must have th	he same or an ec	uivalent opportunit	y for bonuses,		
35.19	profit-shari	ng, and other similar d	iscretionary and	nondiscretionary pa	ayments.		
35.20	<u>(4) This</u>	chapter does not proh	ibit an employe	r from accommodati	ng an employee's		
35.21	request to b	be restored to a differer	nt shift, schedule	e, or position which	better suits the		
35.22	employee's	personal needs on retu	rn from leave, o	r to offer a promotio	n to a better position.		
35.23	However, a	n employee must not b	be induced by th	e employer to accep	t a different position		
35.24	against the	employee's wishes.					
35.25	<u>(f) The 1</u>	requirement that an em	ployee be restor	red to the same or eq	uivalent job with the		
35.26	same or equ	uvalent pay, benefits, a	and terms and co	onditions of employr	nent does not extend		
35.27	to de minim	nis, intangible, or unmo	easurable aspect	s of the job.			
35.28	<u>Subd.</u> 7.	<u>. Limitations on an er</u>	nployee's right	to reinstatement. A	An employee has no		
35.29	greater righ	t to reinstatement or to	o other benefits a	and conditions of em	ployment than if the		
35.30	employee h	ad been continuously	employed during	g the period of leave	under this chapter.		
35.31	An employe	er must be able to show	w that an employ	yee would not other	wise have been		
35.32	employed a	t the time reinstatemen	it is requested in	order to deny restora	ation to employment.		

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36.1	(1) If an employee is laid off during the course of taking a leave under this chapter and
36.2	employment is terminated, the employer's responsibility to continue the leave, maintain
36.3	group health plan benefits, and restore the employee cease at the time the employee is laid
36.4	off, provided the employer has no continuing obligations under a collective bargaining
36.5	agreement or otherwise. An employer has the burden of proving that an employee would
36.6	have been laid off during the period of leave under this chapter and, therefore, would not
36.7	be entitled to restoration to a job slated for layoff when the employee's original position
36.8	would not meet the requirements of an equivalent position.
36.9	(2) If a shift has been eliminated or overtime has been decreased, an employee would
36.10	not be entitled to return to work that shift or the original overtime hours upon restoration.
36.11	However, if a position on, for example, a night shift has been filled by another employee,
36.12	the employee is entitled to return to the same shift on which employed before taking leave
36.13	under this chapter.
36.14	(3) If an employee was hired for a specific term or only to perform work on a discrete
36.15	project, the employer has no obligation to restore the employee if the employment term or
36.16	project is over and the employer would not otherwise have continued to employ the employee.
36.17	Subd. 8. Remedies. (a) In addition to any other remedies available to an employee in
36.18	law or equity, an employee injured by a violation of this section may bring a civil action to
36.19	recover:
36.20	(1) any and all damages recoverable at law;
36.21	(2) reasonable interest on the amount of damages awarded;
36.22	(3) an additional amount as liquidated damages equal to the sum of the amount described
36.23	in clause (1), except that if an employer who has violated the provisions of this section
36.24	proves by a preponderance of the evidence that the act or omission which violated the
36.25	provisions of this section was in good faith or that the employer had reasonable grounds
36.26	for believing that the act or omission was not a violation of the provisions of this section,
36.27	the court may, in the discretion of the court, reduce the amount of the liability to the amount
36.28	determined under clause (1); and
36.29	(4) such injunctive and other equitable relief as determined by a court or jury, including
36.30	employment, reinstatement, and promotion.
36.31	(b) An action to recover damages or equitable relief prescribed in paragraph (a) may be
36.32	maintained against any employer in any federal or state court of competent jurisdiction by
36.33	any one or more employees. Rule 23 of the Rules of Civil Procedure applies to this section.

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- 37.1 (c) The court in an action under this section may, in addition to any judgment awarded
 37.2 to the plaintiff or plaintiffs, allow a prevailing plaintiff reasonable attorney fees, reasonable
 37.3 expert witness fees, and other costs of the action incurred by the plaintiff to be paid by the
 37.4 defendant.
 37.5 (d) Nothing in this section shall be construed to allow an employee to recover damages
- 37.6 from an employer for the denial of benefits under this chapter by the department, unless the
- 37.7 employer unlawfully interfered with the application for benefits under subdivision 2.
- 37.8 (e) An employee bringing a civil action under this section is entitled to a jury trial. An
- 37.9 employee cannot waive their right to a jury trial under this section including, but not limited
 37.10 to, by signing an agreement to submit claims to arbitration.

37.11 EFFECTIVE DATE. Except as provided in section 39, this section is effective July 1, 37.12 2025.

37.13 Sec. 15. [268B.10] SUBSTITUTION OF A PRIVATE PLAN.

37.14 <u>Subdivision 1.</u> Application for substitution. Employers may apply to the commissioner 37.15 for approval to meet their obligations under this chapter through the substitution of a private 37.16 plan that provides paid family, paid medical, or paid family and medical benefits. In order 37.17 to be approved as meeting an employer's obligations under this chapter, a private plan must 37.18 confer all of the same rights, protections, and benefits provided to employees under this 37.19 chapter, including but not limited to benefits under section 268B.04 and employment

- 37.20 protections under section 268B.09. An employee covered by a private plan under this section
- 37.21 retains all applicable rights and remedies under section 268B.09.

37.22 Subd. 2. Private plan requirements; medical benefit program. The commissioner
 37.23 must approve an application for private provision of the medical benefit program if the
 37.24 commissioner determines:

- 37.25 (1) all of the employees of the employer are to be covered under the provisions of the
 37.26 employer plan;
- 37.27 (2) eligibility requirements for benefits and leave are no more restrictive than as provided
 37.28 under this chapter;
- 37.29 (3) the weekly benefits payable under the private plan for any week are at least equal to
- 37.30 the weekly benefit amount payable under this chapter, taking into consideration any coverage
- 37.31 with respect to concurrent employment by another employer;

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38.1	(4) the	total number of weeks	for which benef	its are payable under	the private plan is
38.2	at least eq	ual to the total number	of weeks for wh	ich benefits would ha	ve been payable
38.3	under this	chapter;			
38.4	(5) no	greater amount is requi	red to be paid by	employees toward th	ne cost of benefits
38.5	under the	employer plan than by	this chapter;		
38.6	(6) wa	ge replacement benefits	are stated in the	plan separately and d	istinctly from other
38.7	benefits;				i
38.8	(7) the	private plan will provid	de benefits and l	eave for any serious h	nealth condition or
38.9		for which benefits are			
38.10	(8) the	private plan will impos	se no additional	condition or restrictio	n on the use of
38.11	<u>~ </u>	enefits beyond those ex			
		-	• •	ed by this chapter of I	egulations
38.12	promulgat	ed pursuant to this chap	<u>nei,</u>		
38.13	<u>(9) the</u>	private plan will allow	any employee c	overed under the priv	ate plan who is
38.14	eligible to	receive medical benefit	s under this cha	pter to receive medica	l benefits under the
38.15	employer	plan; and			
38.16	<u>(10) cc</u>	verage will continue un	der the private p	lan while an employee	e remains employed
38.17	by the em	ployer.			
38.18	Subd. (3. <mark>Private plan require</mark>	ments; family b	enefit program. The	commissioner must
38.19	approve an	n application for private	provision of the	e family benefit progr	am if the
38.20	commissio	oner determines:			
38.21	<u>(1) all</u>	of the employees of the	employer are to	be covered under the	e provisions of the
38.22	employer	plan;			
38.23	<u>(</u> 2) elig	ibility requirements for	benefits and leav	ve are no more restricti	ive than as provided
38.24	under this	chapter;			
38.25	(3) the	weekly benefits payabl	e under the priva	ate plan for any week	are at least equal to
38.26	the weekly	v benefit amount payable	under this chapt	ter, taking into conside	ration any coverage
38.27	with respe	et to concurrent employ	ment by anothe	r employer;	
38.28	(4) the	total number of weeks	for which benef	its are payable under	the private plan is
38.29	at least eq	ual to the total number	of weeks for wh	ich benefits would ha	ve been payable
38.30	under this	chapter;			
38.31	<u>(</u> 5) no	greater amount is requi	red to be paid by	employees toward th	ne cost of benefits
38.32	under the	employer plan than by	this chapter;		

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39.1	<u>(6)</u> wage re	placement benefits	are stated in the	plan separately and di	stinctly from other
39.2	benefits;				
39.3	(7) the priv	ate plan will provid	le benefits and l	eave for any care for a	family member
39.4	with a serious	health condition, be	onding with a cl	nild, qualifying exigen	cy, or safety leave
39.5	event for whic	h benefits are payal	ole, and leave p	rovided, under this cha	pter;
39.6	(8) the priv	ate plan will impose	e no additional c	ondition or restriction o	on the use of family
39.7	benefits beyon	d those explicitly a	uthorized by thi	s chapter or regulation	s promulgated
39.8	pursuant to thi	s chapter;			
39.9	(9) the priv	ate plan will allow	any employee c	covered under the priva	te plan who is
39.10	eligible to rece	vive medical benefit	s under this cha	pter to receive medical	benefits under the
39.11	employer plan	; and			
39.12	<u>(10) covera</u>	ige will continue un	der the private p	lan while an employee	remains employed
39.13	by the employ	er.			
39.14	<u>Subd. 4.</u> Us	se of private insur	ance products.	Nothing in this sectior	n prohibits an
39.15	employer from	n meeting the requir	rements of a priv	vate plan through a priv	vate insurance
39.16	product. If the	employer plan invo	olves a private i	nsurance product, that	insurance product
39.17	must conform	to any applicable la	w or rule.		
39.18	<u>Subd. 5.</u> Pi	rivate plan approv	al and oversigl	n t fee. An employer wi	th an approved
39.19	private plan is i	not required to pay p	oremiums establi	shed under section 268	B.14. An employer
39.20	with an approv	ved private plan is r	esponsible for a	private plan approval	and oversight fee
39.21	equal to \$250	for employers with	fewer than 50 e	mployees, \$500 for em	ployers with 50 to
39.22	499 employees	s, and \$1,000 for em	ployers with 50	0 or more employees. 7	The employer must
39.23	pay this fee (1)) upon initial applic	ation for privat	e plan approval, and (2) any time the
39.24	employer appl	ies to amend the pri	ivate plan. The	commissioner must rev	view and report on
39.25	the adequacy of	of this fee to cover p	private plan adn	ninistrative costs annua	ally beginning July
39.26	<u>1, 2025, as par</u>	t of the annual repo	ort established in	n section 268B.24.	
39.27	<u>Subd. 6.</u> Pl	an duration. A pri	vate plan under	this section must be in	effect for a period
39.28	of at least one	year and, thereafter	; continuously u	unless the commission	er finds that the
39.29	employer has g	given notice of with	ndrawal from the	e plan in a manner spec	cified by the
39.30	commissioner	in this section or ru	ile. The plan ma	y be withdrawn by the	employer within
39.31	30 days of the	effective date of an	y law increasin	g the benefit amounts of	or within 30 days
39.32	of the date of a	any change in the ra	te of premiums	. If the plan is not with	drawn, it must be
39.33	amended to co	nform to provide th	ne increased ber	efit amount or change	in the rate of the
39.34	employee's pre	emium on the date of	of the increase of	r change.	

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40.1	Subd. 7	. Appeals. An employe	er may appeal an	y adverse action regar	ding that employer's
40.2		n to the commissioner, i			
40.3	covered un	der a private plan has th	ne same right to a	appeal to the state unc	ler section 268B.04,
40.4	subdivisior	n 7, as any other employ	yee.		
40.5	Subd. 8	. Employees no longe	r covered. (a) A	n employee is no lor	nger covered by an
40.6		rivate plan if a leave un			
40.7		ivate plan employer en			
40.8	private plai	<u>n.</u>			
40.9	(b) An e	employee no longer cov	vered by an appr	oved private plan is, i	f otherwise eligible,
40.10		ly entitled to benefits u	· • • •	<u> </u>	
40.11	been no ap	proval of the private pl	an.		
40.12	Subd. 9	. Posting of notice reg	arding private	plan. An employer y	with a private plan
40.13		de a notice prepared by			
40.14		stent with section 268B			
40.15	Subd. 1	0. Amendment. (a) Th	e commissioner	must approve any am	endment to a private
40.16		ing the provisions there		•• •	i
40.17	<u>(1) that</u>	the plan, as amended, v	will conform to t	he standards set forth	in this chapter; and
40.18	(2) that	notice of the amendme	ent has been deli	vered to all affected	employees at least
40.19	ten days be	fore the submission of	the amendment	<u>-</u>	
40.20	<u>(</u> b) Any	amendments approved	d under this sub	division are effective	on the date of the
40.21	commissio	ner's approval, unless t	he commissione	r and the employer a	gree on a later date.
40.22	Subd. 1	1. Successor employer	r. A private plan	in effect at the time a	a successor acquires
40.23	the employ	ver organization, trade,	or business, or s	ubstantially all the as	ssets thereof, or a
40.24	distinct and	l severable portion of t	he organization,	trade, or business, an	nd continues its
40.25	operation v	vithout substantial redu	iction of personi	nel resulting from the	e acquisition, must
40.26	continue th	e approved private plan	and must not wi	thdraw the plan with	out a specific request
40.27	for withdra	wal in a manner and at	a time specified	l by the commissione	er. A successor may
40.28	terminate a	private plan with notic	e to the commis	ssioner and within 90	days from the date
40.29	of the acqu	isition.			
40.30	Subd. 1	2. <u>Revocation of appr</u>	oval by commi	ssioner. (a) The com	missioner may
40.31	terminate a	iny private plan if the c	ommissioner de	termines the employe	er:
40.32	<u>(1) faile</u>	ed to pay benefits;			

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41.1	(2) fail	ed to pay benefits in a t	imely manner, c	consistent with the req	uirements of this
41.2	chapter;				
41.3	(3) fail	ed to submit reports as r	equired by this c	hapter or rule adopted	under this chapter;
41.4	or				
41.5	<u>(4) oth</u>	erwise failed to comply	with this chapter	er or rule adopted und	er this chapter.
41.6	<u>(b) The</u>	commissioner must giv	e notice of the in	tention to terminate a p	olan to the employer
41.7	at least ter	days before taking any	final action. Th	e notice must state the	e effective date and
41.8	the reason	for the termination.			
41.9	<u>(c)</u> The	e employer may, within	ten days from n	nailing or personal ser	vice of the notice,
41.10	file an app	eal to the commissioner	r in the time, ma	nner, method, and pro	cedure provided by
41.11	the comm	ssioner under subdivisi	on 7.		
41.12	<u>(d)</u> The	e payment of benefits m	nust not be delay	red during an employe	er's appeal of the
41.13	revocation	of approval of a privat	e plan.		
41.14	<u>(e) If t</u>	ne commissioner revok	es approval of a	n employer's private p	lan, that employer
41.15	is ineligibl	e to apply for approval o	f another private	plan for a period of the	ree years, beginning
41.16	on the date	e of revocation.			
41.17	Subd.	3. Employer penalties	a. (a) The commis	ssioner may assess the	following monetary
41.18	penalties a	gainst an employer wit	h an approved p	rivate plan found to h	ave violated this
41.19	chapter:				
41.20	<u>(1)</u> \$1,	000 for the first violation	on; and		
41.21	<u>(2)</u> \$2,	000 for the second, and	each successive	e violation.	
41.22	<u>(b) The</u>	e commissioner must wa	aive collection o	f any penalty if the em	ployer corrects the
41.23	violation v	vithin 30 days of receiv	ing a notice of t	he violation and the n	otice is for a first
41.24	violation.				
41.25	<u>(c)</u> The	commissioner may wai	ve collection of a	ny penalty if the comm	nissioner determines
41.26	the violati	on to be an inadvertent	error by the emp	oloyer.	
41.27	<u>(d)</u> Mo	netary penalties collect	ed under this see	ction shall be deposite	d in the family and
41.28	medical be	enefit insurance accoun	<u>t.</u>		
41.29	<u>(e) Ass</u>	essment of penalties ur	nder this subdivi	sion may be appealed	as provided by the
41.30	commissio	oner under subdivision	7.		

Subd. 14. Reports, information, and records. Employers with an approved private 42.1 plan must maintain all reports, information, and records as relating to the private plan and 42.2 42.3 claims for a period of six years from creation and provide to the commissioner upon request. Subd. 15. Audit and investigation. The commissioner may investigate and audit plans 42.4 42.5 approved under this section both before and after the plans are approved. **EFFECTIVE DATE.** This section is effective January 1, 2024. 42.6 Sec. 16. [268B.11] SELF-EMPLOYED AND INDEPENDENT CONTRACTOR 42.7 ELECTION OF COVERAGE. 42.8 Subdivision 1. Election of coverage. (a) A self-employed individual or independent 42.9 contractor may file with the commissioner by electronic transmission in a format prescribed 42.10 by the commissioner an application to be entitled to benefits under this chapter for a period 42.11 not less than 104 consecutive calendar weeks. Upon the approval of the commissioner, sent 42.12 by United States mail or electronic transmission, the individual is entitled to benefits under 42.13 this chapter beginning the calendar quarter after the date of approval or beginning in a later 42.14 calendar quarter if requested by the self-employed individual or independent contractor. 42.15 42.16 The individual ceases to be entitled to benefits as of the first day of January of any calendar year only if, at least 30 calendar days before the first day of January, the individual has filed 42.17 with the commissioner by electronic transmission in a format prescribed by the commissioner 42.18 a notice to that effect. 42.19 (b) The commissioner may terminate any application approved under this section with 42.20 30 calendar days' notice sent by United States mail or electronic transmission if the 42.21 self-employed individual is delinquent on any premiums due under this chapter. If an 42.22 approved application is terminated in this manner during the first 104 consecutive calendar 42.23 weeks of election, the self-employed individual remains obligated to pay the premium under 42.24 42.25 subdivision 3 for the remainder of that 104-week period. Subd. 2. Application. A self-employed individual who applies for coverage under this 42.26 section must provide the commissioner with (1) the amount of the individual's net earnings 42.27 from self-employment, if any, from the two most recent taxable years and all tax documents 42.28 necessary to prove the accuracy of the amounts reported, and (2) any other documentation 42.29 42.30 the commissioner requires. A self-employed individual who is covered under this chapter must annually provide the commissioner with the amount of the individual's net earnings 42.31 from self-employment within 30 days of filing a federal income tax return. 42.32

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- 43.1 Subd. 3. **Premium.** A self-employed individual who elects to receive coverage under
- 43.2 this chapter must annually pay a premium equal to one-half the percentage in section
- 43.3 <u>268B.14</u>, subdivision 5, clause (1), times the lesser of:
- 43.4 (1) the individual's self-employment premium base; or
- 43.5 (2) the maximum earnings subject to the FICA Old-Age, Survivors, and Disability
- 43.6 Insurance tax.

43.7 Subd. 4. Benefits. Notwithstanding anything to the contrary, a self-employed individual

- 43.8 who has applied to and been approved for coverage by the commissioner under this section
- 43.9 is entitled to benefits on the same basis as an employee under this chapter, except that a

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

- 43.11 must be calculated as a percentage of the self-employed individual's self-employment
- 43.12 premium base, rather than wages.
- 43.13 EFFECTIVE DATE. Except as provided in section 39, this section is effective July 1,
 43.14 2025.
- 43.15 Sec. 17. [268B.12] WAGE REPORTING.

Subdivision 1. Wage detail report. (a) Each employer must submit, under the employer 43.16 premium account described in section 268B.13, a quarterly wage detail report by electronic 43.17 43.18 transmission, in a format prescribed by the commissioner. The report must include for each employee in covered employment during the calendar quarter, the employee's name, the 43.19 total wages paid to the employee, and total number of paid hours worked. For employees 43.20 exempt from the definition of employee in section 177.23, subdivision 7, clause (6), the 43.21 employer must report 40 hours worked for each week any duties were performed by a 43.22 full-time employee and must report a reasonable estimate of the hours worked for each 43.23 week duties were performed by a part-time employee. In addition, the wage detail report 43.24 43.25 must include the number of employees employed during the payroll period that includes the 12th day of each calendar month and, if required by the commissioner, the report must 43.26 be broken down by business location and separate business unit. The report is due and must 43.27 be received by the commissioner on or before the last day of the month following the end 43.28 of the calendar quarter. The commissioner may delay the due date on a specific calendar 43.29 43.30 quarter in the event the department is unable to accept wage detail reports electronically. (b) The employer may report the wages paid to the next lower whole dollar amount. 43.31

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44.1	(c) An employer need not include the name of the employee or other required information	<u>l</u>
44.2	on the wage detail report if disclosure is specifically exempted from being reported by	
44.3	federal law.	
44.4	(d) A wage detail report must be submitted for each calendar quarter even though no	
44.5	wages were paid, unless the business has been terminated.	
44.6	Subd. 2. Electronic transmission of report required. Each employer must submit the	2
44.7	quarterly wage detail report by electronic transmission in a format prescribed by the	
44.8	commissioner. The commissioner has the discretion to accept wage detail reports that are	
44.9	submitted by any other means or the commissioner may return the report submitted by other	•
44.10	than electronic transmission to the employer, and reports returned are considered as not	
44.11	submitted and the late fees under subdivision 3 may be imposed.	
44.12	Subd. 3. Failure to timely file report; late fees. (a) Any employer that fails to submit	
44.13	the quarterly wage detail report when due must pay a late fee of \$10 per employee, computed	l
44.14	based upon the highest of:	
44.15	(1) the number of employees reported on the last wage detail report submitted;	
44.16	(2) the number of employees reported in the corresponding quarter of the prior calendar	•
44.17	year; or	
44.18	(3) if no wage detail report has ever been submitted, the number of employees listed at	t
44.19	the time of employer registration.	
44.20	The late fee is canceled if the wage detail report is received within 30 calendar days after	
44.21	a demand for the report is sent to the employer by mail or electronic transmission. A late	
44.22	fee assessed an employer may not be canceled more than twice each 12 months. The amount	Ĺ
44.23	of the late fee assessed may not be less than \$250.	
44.24	(b) If the wage detail report is not received in a manner and format prescribed by the	
44.25	commissioner within 30 calendar days after demand is sent under paragraph (a), the late	
44.26	fee assessed under paragraph (a) doubles and a renewed demand notice and notice of the	
44.27	increased late fee will be sent to the employer by mail or electronic transmission.	
44.28	(c) Late fees due under this subdivision may be canceled, in whole or in part, under	
44.29	section 268B.16.	
44.30	Subd. 4. Missing or erroneous information. (a) Any employer that submits the wage	
44.31	detail report, but fails to include all required employee information or enters erroneous	
44.32	information, may be subject to an administrative service fee of \$25 for each employee for	
44.33	whom the information is partially missing or erroneous.	

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45.1	(b) Any e	mployer that submit	s the wage detail	report, but fails to ir	nclude an employee,
45.2	<u> </u>			ual to two percent of	
45.3	each employe	ee for whom the info	ormation is comp	letely missing.	
45.4	<u>(c)</u> An em	ployer shall not be s	subject to any per	alty under this section	n upon a reasonable
45.5	showing that	the employer's act c	or omission which	h violated the provisi	ions of this chapter
45.6	was in good	faith or that the emp	loyer had reason	able grounds for beli	eving that the act or
45.7	omission was	s not a violation of the	he provisions of	this section.	
45.8	<u>Subd. 5.</u>	Pees. The fees provid	ded for in subdiv	visions 3 and 4 are in	addition to interest
45.9	and other per	alties imposed by th	nis chapter and a	re collected in the same	me manner as
45.10	delinquent ta	xes and credited to t	he family and m	edical benefit insurat	nce account.
45.11	EFFECT	IVE DATE. Except	t as provided in s	ection 39, this section	n is effective July 1,
45.12	<u>2025.</u>				
45.13	Sec. 18. [26	58B.13] EMPLOYI	ER PREMIUM	ACCOUNTS.	
45.14	-	•		account for each emp	lover The
45.14				for all the premiums of	
45.16		•		it insurance account	
45.17	paid.	credit the family a			with an premiums
45.18		IVE DATE. Except	t as provided in s	ection 39, this section	n is effective July 1,
45.19	<u>2025.</u>				
45.20	Sec. 19. [26	58B.14] PREMIUN	<u>IS.</u>		
45.21	Subdivisi	on 1. Payments. (a)	Family and med	lical leave premiums	accrue and become
45.22	payable by ea	ach employer for eac	ch calendar year	on the taxable wages	that the employer
45.23	paid to emplo	oyees in covered em	ployment.		
45.24	Each emp	loyer must pay pren	niums quarterly,	at the premium rate of	defined under this
45.25	section, on th	e taxable wages pai	d to each employ	ee. The commission	er must compute the
45.26	premium due	from the wage deta	il report required	l under section 268B	.12 and notify the
45.27	employer of t	he premium due. Th	e premiums must	be paid to the family	and medical benefit
45.28	insurance acc	count and must be re	eceived by the de	partment on or befor	e the last day of the
45.29	month follow	ving the end of the ca	alendar quarter.		
45.30	<u>(b) If for a</u>	any reason the wage	es on the wage de	tail report under sect	tion 268B.12 are
45.31	adjusted for a	ny quarter, the comm	nissioner must rec	compute the premium	s due for that quarter
45.32	and assess the	e employer for any a	amount due or cr	edit the employer as	appropriate.

46.1	Subd. 2. Payments by electronic payment required. (a) Every employer must make
46.2	any payments due under this chapter by electronic payment.
46.3	(b) All third-party processors, paying on behalf of a client company, must make any
46.4	payments due under this chapter by electronic payment.
16.5	
46.5	(c) Regardless of paragraph (a) or (b), the commissioner has the discretion to accept
46.6	payment by other means.
46.7	Subd. 3. Employee charge back. Notwithstanding section 177.24, subdivision 4, or
46.8	181.06, subdivision 1, employers and covered business entities may deduct up to 50 percent
46.9	of annual premiums paid under this section from employee wages. Such deductions for any
46.10	given employee must be in equal proportion to the premiums paid based on the wages of
46.11	that employee, and all employees of an employer must be subject to the same percentage
46.12	deduction except as provided under subdivision 3a. Deductions under this section must not
46.13	cause an employee's wage, after the deduction, to fall below the rate required to be paid to
46.14	the worker by law, including any applicable statute, regulation, rule, ordinance, government
46.15	resolution or policy, contract, or other legal authority, whichever rate of pay is greater.
46.16	Subd. 3a. Direct care worker charge back. (a) For the purposes of this subdivision,
46.17	"direct care worker" means either (1) an employee of a medical assistance enrolled provider
46.18	who provides direct nonprofessional long-term care services and supports funded through
46.19	medical assistance, including through a home and community-based waiver or alternative
46.20	care, to a person with a disability or an older adult or (2) an individual provider as defined
46.21	under section 256B.0711.
46.22	(b) Notwithstanding the permissible employee charge back provisions under subdivision
46.23	3, employers and covered business entities may not deduct any amount of annual premiums
46.24	paid under this section from the wages of a direct care worker. Employers and covered
46.25	business entities that employ both direct care workers and nondirect care workers may
46.26	deduct up to 50 percent of annual premiums paid under this section from nondirect care
46.27	worker wages. Such deductions for any given nondirect care worker must be in equal
46.28	proportion to the premiums paid based on the wages of that employee, and all nondirect
46.29	care workers of an employer must be subject to the same percentage deduction. Deductions
46.30	under this section must not cause a nondirect care worker's wage, after the deduction, to
46.31	fall below the rate required to be paid to the worker by law, including any applicable statute,
46.32	regulation, rule, ordinance, government resolution or policy, contract, or other legal authority,
46.33	whichever rate of pay is greater.

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47.1	Subd. 4. Wages and payments subject to premium. The maximum wages subject to
47.2	premium in a calendar year is equal to the maximum earnings in that year subject to the
47.3	FICA Old-Age, Survivors, and Disability Insurance tax.
47.4	Subd. 5. Annual premium rates. The employer premium rates beginning July 1, 2025,
47.5	shall be as follows:
47.6	(1) for employers participating in both family and medical benefit programs, 0.7 percent;
47.7	(2) for an employer participating in only the medical benefit program and with an
47.8	approved private plan for the family benefit program, 0.57 percent; and
47.9	(3) for an employer participating in only the family benefit program and with an approved
47.10	private plan for the medical benefit program, 0.13 percent.
47.11	Subd. 6. Premium rate adjustments. (a) Beginning July 1, 2026, and each year
47.12	thereafter, the commissioner must adjust the annual premium rates using the formula in
47.13	paragraph (b). In no year shall the annual premium rate exceed 1.2 percent of taxable wages
47.14	paid to each employee.
47.15	(b) To calculate the employer rates for a calendar year, the commissioner must:
47.16	(1) multiply 1.45 times the amount disbursed from the family and medical benefit
47.17	insurance account for the 52-week period ending September 30 of the prior year;
47.18	(2) subtract the amount in the family and medical benefit insurance account on that
47.19	September 30 from the resulting figure;
47.20	(3) divide the resulting figure by the total wages in covered employment of employees
47.21	of employers without approved private plans under section 268B.10 for either the family
47.22	or medical benefit program. For employers with an approved private plan for either the
47.23	medical benefit program or the family benefit program, but not both, count only the
47.24	proportion of wages in covered employment associated with the program for which the
47.25	employer does not have an approved private plan; and
47.26	(4) round the resulting figure down to the nearest one-hundredth of one percent.
47.27	(c) The commissioner must apportion the premium rate between the family and medical
47.28	benefit programs based on the relative proportion of expenditures for each program during
47.29	the preceding year.
47.30	Subd. 7. Deposit of premiums. All premiums collected under this section must be
47.31	deposited into the family and medical benefit insurance account.

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48.1	<u>Subd. 8.</u> No	npayment of prer	niums by emp	loyer. The failure of an e	mployer to pay
48.2	premiums does	not impact the right	ht of an employ	yee to benefits, or any oth	er right, under
48.3	this chapter.				
48.4	EFFECTIV	E DATE. Except	as provided in	section 39, this section is	effective July 1,
48.5	<u>2025.</u>				
48.6	Sec. 20. [268]	B.145] INCOME	TAX WITHH	OLDING.	
48.7	If the Intern	al Revenue Servic	e determines th	at benefits are subject to	federal income
48.8				ne tax deducted and with	
48.9	A			ict and withhold the amou	
48.10		venue Code in a ma			ant specifica m
48.11	EFFECTIV	E DATE , Except	as provided in	section 39, this section is	effective July 1.
48.12	<u>2025.</u>				<u></u>
48.13	Sec. 21. [268]	B.15] COLLECT	ION OF PREM	MIUMS.	
48.14	Subdivision	1. Amount comp	uted presume	d correct. Any amount du	ie from an
48.15	employer, as co	omputed by the cor	nmissioner, is j	presumed to be correctly of	letermined and
48.16	assessed, and th	e burden is upon th	ne employer to	show its incorrectness. A	statement by the
48.17	commissioner of	of the amount due	is admissible in	evidence in any court or	administrative
48.18	proceeding and	is prima facie evic	lence of the fac	ets in the statement.	
48.19	Subd. 2. Pri	iority of payments	s. (a) Any payr	nent received from an em	ployer must be
48.20	applied in the fo	ollowing order:			
48.21	<u>(1) family a</u>	nd medical leave p	premiums under	r this chapter; then	
48.22	(2) interest of	on past due premiu	ıms; then		
48.23	(3) penalties	s, late fees, admini	strative service	fees, and costs.	
48.24	(b) Paragrap	oh (a) is the priority	y used for all p	ayments received from ar	employer,
48.25	regardless of ho	ow the employer m	ay designate th	ne payment to be applied,	except when:
48.26	(1) there is a	an outstanding lien	and the emplo	yer designates that the pa	yment made
48.27	should be appli	ed to satisfy the lie	en;		
48.28	(2) the paym	nent is specifically of	designated by th	ne employer to be applied t	o an outstanding
48.29	overpayment of	f benefits of an app	olicant;		

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49.1	(3) a cour	t or administrative or	der directs tha	t the payment be appli	ed to a specific		
49.2	obligation;						
49.3							
чу.5	(4) a preexisting payment plan provides for the application of payment; or						
49.4	<u> </u>		•	authority of section 26	58B.16, agrees to		
49.5	apply the pay	ment to a different pr	<u>iority.</u>				
49.6	<u>Subd. 3.</u>	Estimating the premi	i um due. Only	v if an employer fails to	make all necessary		
49.7	records availa	able for an audit unde	r section 268I	B.21 and the commission	oner has reason to		
49.8	believe the er	nployer has not repor	ted all the req	uired wages on the qua	arterly wage detail		
49.9	reports, may	the commissioner the	n estimate the	amount of premium d	ue and assess the		
49.10	employer the	estimated amount du	<u>e.</u>				
49.11	<u>Subd. 4.</u>	Costs. (a) Any employ	yer and any ap	plicant subject to section	on 268B.185,		
49.12	subdivision 2	, that fails to pay any	amount when	due under this chapter	r is liable for any		
49.13	filing fees, re	cording fees, sheriff f	fees, costs incl	urred by referral to any	v public or private		
49.14	collection age	ency, or litigation cos	ts, including a	ttorney fees, incurred	in the collection of		
49.15	the amounts due.						
49.16	(b) If any	tendered payment of	any amount d	ue is not honored when	n presented to a		
49.17	financial instit	tution for payment, an	y costs assesse	d the department by the	financial institution		
49.18	and a fee of \$	25 must be assessed	to the person.				
49.19	(c) Costs a	und fees collected und	er this subdivis	ion are credited to the e	nforcement account		
49.20	under section	268B.185, subdivisi	on 3.				
49.21	<u>Subd. 5.</u> I	nterest on amounts	past due. If a	ny amounts due from a	in employer under		
49.22	this chapter a	re not received on the	e date due, the	commissioner must as	sess interest on any		
49.23	amount that r	emains unpaid. Intere	st is assessed	at the rate of one perce	nt per month or any		
49.24	part of a mon	th. Interest is not asso	essed on unpai	d interest. Interest coll	ected under this		
49.25	subdivision is	s credited to the accou	unt.				
49.26	<u>Subd. 6.</u> I	nterest on judgment	s. <u>Regardless</u>	of section 549.09, if a	judgment is entered		
49.27	upon any past	due amounts from ar	n employer und	der this chapter, the unp	oaid judgment bears		
49.28	interest at the	rate specified in sub	division 5 unti	I the date of payment.			
49.29	<u>Subd. 7.</u>	Credit adjustments;	refunds. (a) I	f an employer makes a	n application for a		
49.30	credit adjustn	nent of any amount p	aid under this	chapter within four ye	ars of the date that		
49.31	the payment	was due, in a manner	and format pr	escribed by the commi	issioner, and the		
49.32	commissione	r determines that the	payment or an	y portion thereof was	erroneous, the		
49.33	commissioner	r must make an adjust	ment and issue	e a credit without intere	st. If a credit cannot		

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50.1	be used, the c	ommissioner must 1	efund, without in	terest, the amount er	roneously paid. The
50.2					adjustment or refund
50.3	under this sub	odivision.			
50.4	<u>(b) Any re</u>	efund returned to the	e commissioner is	considered unclain	ed property under
50.5	chapter 345.				
50.6	<u>(c) If a cre</u>	dit adjustment or ret	fund is denied in w	vhole or in part, a det	ermination of denial
50.7	must be sent t	o the employer by m	nail or electronic tr	ansmission. The det	ermination of denial
50.8	is final unless	an employer files ar	appeal within 20	calendar days after s	ending. Proceedings
50.9	on the appeal	are conducted in ac	cordance with se	ction 268B.08.	
50.10	(d) If an ei	mployer receives a c	redit adjustment o	or refund under this s	ection, the employer
50.11	must determin	ne the amount of an	y overpayment at	tributable to a deduc	ction from employee
50.12	wages under	section 268B.14, su	bdivision 3, and r	eturn any amount e	rroneously deducted
50.13	to each affect	ed employee.			
50.14	<u>Subd. 8.</u>	Priorities under leg	al dissolutions o	r distributions. In t	he event of any
50.15	distribution o	f an employer's asso	ets according to a	n order of any court	, including any
50.16	receivership,	assignment for ben	efit of creditors, a	djudicated insolven	cy, or similar
50.17	proceeding, p	premiums then or the	ereafter due must	be paid in full befor	e all other claims
50.18	except claims	s for wages of not m	ore than \$1,000 p	er former employee	e, earned within six
50.19	months of the	commencement of	the proceedings. In	n the event of an emp	oloyer's adjudication
50.20	in bankruptcy	under federal law,	premiums then or	thereafter due are en	ntitled to the priority
50.21	provided in the	nat law for taxes due	e in any state.		
50.22	EFFECT	IVE DATE. Excep	t as provided in se	ection 39, this sectio	n is effective July 1,
50.23	<u>2025.</u>				
50.24	Sec 22 126	88 1551 CHILD S	UPPORT DEDI	CTION FROM BI	TNEFITS
50.24					21121115.
50.25	Subdivisio	on 1. Definitions. A	s used in this sec	tion:	
50.26	(1) "child	support agency" me	eans the public ag	ency responsible for	r child support
50.27	enforcement,	including federally	approved compre	ehensive Tribal IV-I) programs; and
50.28	<u>(2)</u> "child	support obligations	" means obligatio	ns that are being en	forced by a child
50.29	support agence	ey in accordance wit	h a plan described	l in United States Co	ode, title 42, sections
50.30	454 and 455	of the Social Securi	ty Act that has be	en approved by the	secretary of health
50.31	and human se	rvices under part D	of title IV of the S	ocial Security Act. 7	This does not include
50.32	any type of sp	oousal maintenance	or foster care pay	ments.	

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51.1	Subd 2 Notice upon appli	cation In an applic	ation for family or me	dical leave benefits		
51.2	Subd. 2. Notice upon application. In an application for family or medical leave benefits, the applicant must disclose if child support obligations are owed and, if so, in what state					
51.3	and county. If child support obligations are owed, the commissioner must, if the applicant					
51.5	establishes a benefit account, i			ust, if the applicant		
51.4	<u>establishes a benefit account, i</u>	ionry the enne supp	<u>Jort agency.</u>			
51.5	Subd. 3. Withholding of b	enefit. The commis	ssioner must deduct a	nd withhold from		
51.6	any family or medical leave be	enefits payable to an	applicant who owes	child support		
51.7	obligations:					
51.8	(1) the amount required un	der a proper order o	f a court or administr	rative agency; or		
51.9	(2) if clause (1) is not appli	icable, the amount c	letermined under an a	agreement under		
51.10	United States Code, title 42, se	ection 454 (20)(B)(i), of the Social Secur	ity Act; or		
51.11	(3) if clause (1) or (2) is no	t applicable, the am	ount specified by the	applicant.		
51.12	Subd. 4. Payment. Any am	ount deducted and v	withheld must be paid	to the child support		
51.13	agency, must for all purposes l	be treated as if it we	re paid to the applica	nt as family or		
51.14	medical leave benefits and pai	d by the applicant to	the child support ag	ency in satisfaction		
51.15	of the applicant's child suppor	t obligations.				
51.16	Subd. 5. Payment of costs	. The child support	agency must pay the	costs incurred by		
51.17	the commissioner in the imple	mentation and admi	nistration of this sect	ion and sections		
51.18	518A.50 and 518A.53.					
51.19	EFFECTIVE DATE. Exc	ept as provided in s	ection 39, this section	n is effective July 1,		
51.20	<u>2025.</u>					
51.21	Sec. 23. [268B.16] COMPR	OMISE.				
51.22	(a) The commissioner may	compromise in wh	ole or in part any acti	on, determination,		
51.23	or decision that affects only an	employer and not	an applicant. This par	ragraph applies if it		
51.24	is determined by a court of lav	v, or a confession of	judgment, that an ap	plicant, while		
51.25	employed, wrongfully took fro	om the employer \$5	00 or more in money	or property.		

51.26 (b) The commissioner may at any time compromise any premium or reimbursement due

51.27 from an employer under this chapter.

- 51.28 (c) Any compromise involving an amount over \$10,000 must be authorized by an attorney
- 51.29 licensed to practice law in Minnesota who is an employee of the department designated by

51.30 the commissioner for that purpose.

51.31 (d) Any compromise must be in the best interest of the state of Minnesota.

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52.1	EFFECT	FIVE DATE. Except	as provided in	section 39, this sectio	n is effective July 1,
52.2	<u>2025.</u>				
52.3	Sec. 24. [2	68B.17] ADMINIST	RATIVE CO	<u>STS.</u>	
52.4	From Jul	y 1, 2025, through Do	ecember 31, 20	025, the commissioner	may spend up to
52.5	seven percer	nt of projected benefit	payments duri	ng the period for the a	dministration of this
52.6	chapter. Beg	inning January 1, 202	26, and each ca	lendar year thereafter	the commissioner
52.7	may spend u	p to seven percent of	projected bene	fit payments for that	calendar year for the
52.8	administratio	on of this chapter. The	e department m	ay enter into interage	ncy agreements with
52.9	the Departm	ent of Labor and Indu	ıstry, including	g agreements to transfe	er funds, subject to
52.10	the limit in the	his section, for the De	partment of La	abor and Industry to fu	ulfill its enforcement
52.11	authority of	this chapter.			
52.12	EFFECT	FIVE DATE. Except	as provided in	section 39, this sectio	n is effective July 1,
52.13	<u>2025.</u>				
52.14	Sec. 25. [2	68B.18] PUBLIC O	UTREACH.		
52.15	Beginnin	g in fiscal year 2025, t	he commission	er must use at least 0.5	percent of projected
52.16	benefit paym	ents under section 268	B.17 for the pu	urpose of outreach, edu	cation, and technical
52.17	assistance for	r employees, employe	rs, and self-emp	oloyed individuals elig	ible to elect coverage
52.18	under section	n 268B.11. The depar	tment may ent	er into interagency ag	reements with the
52.19	Department	of Labor and Industry	v, including ag	reements to transfer fu	inds, subject to the
52.20	limit in secti	on 268B.17, to accon	nplish the requ	irements of this sectio	n. At least one-half
52.21	of the amour	nt spent under this sec	tion must be us	sed for grants to comm	unity-based groups.
52.22	EFFECT	FIVE DATE. Except	as provided in	section 39, this sectio	n is effective July 1,
52.23	<u>2025.</u>				
52.24	Sec. 26. [2	68B.185] BENEFIT	OVERPAYM	ENTS.	
52.25	Subdivisi	ion 1. Repaying an o	verpayment.	(a) Any applicant who	(1) because of a
52.26	determinatio	n or amended determ	ination issued	under this chapter, or	(2) because of a
52.27	benefit law j	udge's decision under	section 268B.	08, has received any	family or medical
52.28	leave benefit	ts that the applicant w	vas held not ent	titled to, is overpaid th	ne benefits and must
52.29	promptly rep	bay the benefits to the	family and me	edical benefit insurance	e account.
52.30	(b) If the	applicant fails to repa	y the benefits o	verpaid, including any	penalty and interest
52.31	assessed und	ler subdivisions 2 and	4, the total due	e may be collected by	the methods allowed
52.32	under state a	nd federal law.			

Article 1 Sec. 26.

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53.1	Subd. 2. Overpayment because of misrepresentation. (a) An applicant has committed
53.2	misrepresentation if the applicant is overpaid benefits by making an intentional false
53.3	statement or representation in an effort to fraudulently collect benefits. Overpayment because
53.4	of misrepresentation does not occur where there is unintentional mistake without a good
53.5	faith belief as to the eligibility or correctness of the statement or representation.
53.6	(b) A determination of overpayment penalty must state the methods of collection the
53.7	commissioner may use to recover the overpayment, penalty, and interest assessed. Money
53.8	received in repayment of overpaid benefits, penalties, and interest is first applied to the
53.9	benefits overpaid, second to the penalty amount due, and third to any interest due.
53.10	(c) The department is authorized to issue a determination of overpayment penalty under
53.11	this subdivision within 12 months of the establishment of the benefit account upon which
53.12	the benefits were obtained through misrepresentation.
53.13	Subd. 3. Family and medical benefit insurance enforcement account created. The
53.14	family and medical benefit insurance enforcement account is created in the state treasury.
53.15	Any penalties and interest collected under this section shall be deposited into the account
53.16	under this subdivision and shall be used only for the purposes of administering and enforcing
53.17	this chapter. Only the commissioner may authorize expenditures from the account under
53.18	this subdivision.
53.19	Subd. 4. Interest. For any family and medical leave benefits obtained by
53.20	misrepresentation, and any penalty amounts assessed under subdivision 2, the commissioner
53.21	must assess interest on any amount that remains unpaid beginning 30 calendar days after
53.22	the date of a determination of overpayment penalty. Interest is assessed at the rate of six
53.23	percent per year. A determination of overpayment penalty must state that interest will be
53.24	assessed. Interest is not assessed on unpaid interest. Interest collected under this subdivision
53.25	is credited to the family and medical benefit insurance enforcement account.
53.26	Subd. 5. Offset of benefits. An employee may offset from any future family and medical
53.27	leave benefits otherwise payable the amount of an overpayment. No single offset may exceed
53.28	20 percent of the amount of the payment from which the offset is made.
53.29	Subd. 6. Cancellation of overpayments. (a) If family and medical leave benefits
53.30	overpayments are not repaid or offset from subsequent benefits within three years after the
53.31	date of the determination or decision holding the applicant overpaid, the commissioner must
53.32	cancel the overpayment balance, and no administrative or legal proceedings may be used
53.33	to enforce collection of those amounts.

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54.1	(b) The	commissioner may can	icel at any time	any overpayment, inc	luding penalties and
54.2		at the commissioner det			
54.3	Subd. 7	7. Collection of overpa	yments. (a) Th	e commissioner has d	liscretion regarding
54.4	the recover	ry of any overpayment	for reasons oth	er than misrepresentat	tion. Regardless of
54.5	any law to	the contrary, the comm	issioner is not	required to refer any o	overpayment for
54.6	reasons oth	her than misrepresentati	ion to a public	or private collection a	gency, including
54.7	agencies o	f this state.			
54.8	<u>(b)</u> Am	ounts overpaid for reas	ons other than	misrepresentation are	not considered a
54.9	"debt" to the	he state of Minnesota fo	or purposes of a	any reporting requiren	nents to the
54.10	commissio	oner of management and	l budget.		
54.11	(c) A p	ending appeal under sec	tion 268B.08 d	oes not suspend the as	sessment of interest,
54.12	penalties, o	or collection of an over	payment.		
54.13	<u>(d) Sec</u>	tion 16A.626 applies to	the repayment	t by an applicant of an	iy overpayment,
54.14	penalty, or	interest.			
54.15	Subd. 8	3. Termination for mis	representation	. It is not a violation	of this section to
54.16	terminate a	an employee for obtaini	ng benefits thr	ough intentional misre	epresentation.
54.17	EFFE	CTIVE DATE. Except	as provided in	section 39, this section	n is effective July 1,
54.18	2025.				
54.19	Sec. 27.	[268B.19] EMPLOYE	R MISCOND	UCT; PENALTY.	
54.20	<u>(a) The</u>	commissioner must pe	nalize an empl	oyer if that employer	or any employee,
54.21	officer, or	agent of that employer	is in collusion	with any applicant for	the purpose of
54.22	assisting th	ne applicant in receiving	g benefits fraud	ulently. The penalty is	\$500 or the amount
54.23	of benefits	determined to be overp	baid, whichever	is greater.	
54.24	<u>(b)</u> The	e commissioner must pe	nalize an empl	oyer if that employer	or any employee,
54.25	officer, or	agent of that employer:			
54.26	<u>(1) maa</u>	de a false statement or r	epresentation k	mowing it to be false;	
54.27	<u>(2) maa</u>	de a false statement or r	representation v	vithout a good-faith b	elief as to the
54.28	correctness	s of the statement or rep	presentation; or		
54.29	<u>(3)</u> kno	wingly failed to disclos	se a material fa	ct.	
54.30	<u>(c)</u> The	penalty is the greater of	of \$500 or 50 p	ercent of the following	g resulting from the
54.31	employer's	action:			

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55.1	(1) the amount	of any overpaid ben	efits to an applic	ant;	
55.2	(2) the amount	of benefits not paid t	to an applicant th	at would otherwis	se have been paid;
55.3	or	k			<u>, </u>
55.4	(3) the amount	of any payment requ	uired from the er	nployer under thi	s chapter that was
55.5	not paid.				I
55.6	(d) Penalties m	ust be paid within 30) calendar days o	of issuance of the	determination of
55.7		ed to the family and			
55.8	(e) The determ	nation of penalty is	final unless the e	employer files an	anneal within 30
55.9		the sending of the c			
55.10		tronic transmission.		penalty to the en	ployer by enited
55.11		DATE. Except as pr	ovided in sectior	a 39, this section	is effective July 1,
55.12	<u>2025.</u>				
55.13	Sec. 28. [268B.2	1] RECORDS; AU	DITS.		
55.14	Subdivision 1.	Employer records; a	udits. (a) Each e	mployer must kee	p true and accurate
55.15	records on individu	uals performing serv	vices for the emp	loyer, containing	the information
55.16	the commissioner	may require under th	nis chapter. The r	ecords must be k	ept for a period of
55.17	not less than four y	vears in addition to t	he current calenc	lar year.	
55.18	(b) For the purp	oose of administerin	g this chapter, th	e commissioner h	nas the power to
55.19	audit, examine, or	cause to be supplied	or copied, any b	oooks, correspond	lence, papers <u>,</u>
55.20	records, or memora	anda that are the pro	perty of, or in the	e possession of, a	n employer or any
55.21	other person at any	reasonable time and	d as often as may	y be necessary. Su	ibpoenas may be
55.22	issued under section	on 268B.22 as necess	sary, for an audit	÷	
55.23	(c) An employe	er or other person the	at refuses to allow	w an audit of its r	ecords by the
55.24	department or that	fails to make all nec	essary records a	vailable for audit	in the state upon
55.25	request of the com	nissioner may be ass	essed an adminis	trative penalty of	\$500. The penalty
55.26	collected is credite	d to the family and i	medical benefit i	nsurance account	<u>.</u>
55.27	(d) An employe	er, or other person, tl	hat fails to provi	de a weekly breal	xdown of money
55.28	earned by an appli	cant upon request of	the commission	er, information n	ecessary for the
55.29	detection of applic	ant misrepresentatio	n under section 2	268B.185, subdiv	vision 2, may be
55.30	assessed an admin	strative penalty of \$	100. Any notice	requesting a wee	kly breakdown
55.31	must clearly state t	hat a \$100 penalty m	ay be assessed fo	r failure to provid	le the information.
55.32	The penalty collec	ted is credited to the	family and med	ical benefit insura	ance account.

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56.1	Subd. 2. Depar	tment records	; destruction. (a)	The commissioner ma	ay make summaries,
56.2	compilations, dup	ications, or rep	productions of any	records pertaining t	to this chapter that
56.3	the commissioner	considers advis	sable for the prese	ervation of the inform	nation.
56.4	(b) Regardless	of any law to t	he contrary, the c	ommissioner may de	stroy any records
56.5	that are no longer	necessary for t	he administration	of this chapter. In ac	ldition, the
56.6	commissioner may	destroy any re	ecord from which	the information has	been electronically
56.7	captured and store	<u>d.</u>			
56.8	EFFECTIVE	DATE. Except	as provided in se	ection 39, this section	n is effective July 1,
56.9	<u>2025.</u>				
56.10	Sec. 29. [268B.2	2] SUBPOEN	AS; OATHS.		
56.11	(a) The commis	ssioner or benet	fit judge has autho	rity to administer oat	hs and affirmations,
56.12	take depositions, c	ertify to officia	al acts, and issue s	subpoenas to compel	the attendance of
56.13	individuals and the	e production of	documents and c	other personal proper	ty necessary in
56.14	connection with th	e administratio	on of this chapter.		
56.15	(b) Individuals	subpoenaed, o	ther than applican	nts or officers and en	ployees of an
56.16	employer that is the	e subject of the	e inquiry, are paid	l witness fees the sar	ne as witness fees
56.17	in civil actions in o	listrict court. T	The fees need not	be paid in advance.	
56.18	(c) The subpoe	na is enforceat	ble through the dis	strict court in Ramse	y County.
56.19	EFFECTIVE	DATE. Except	as provided in se	ection 39, this section	n is effective July 1,
56.20	<u>2025.</u>				
56.21	Sec. 30. [268B.2	<u>3] LIEN; LEN</u>	Y; SETOFF; A	ND CIVIL ACTIO	<u>N.</u>
56.22	Subdivision 1.	Lien. (a) Any	amount due unde	r this chapter, from a	n applicant or an
56.23	employer, become	s a lien upon al	l the property, wi	thin this state, both r	eal and personal, of
56.24	the person liable, f	from the date o	f assessment. For	the purposes of this	section, "date of
56.25	assessment" mean	s the date the o	bligation was due	<u>.</u>	
56.26	(b) The lien is	not enforceable	e against any purc	haser, mortgagee, pl	edgee, holder of a
56.27	Uniform Commerce	cial Code secu	rity interest, mech	anic's lien, or judgm	ent lien creditor,
56.28	until a notice of lie	n has been filed	l with the county r	ecorder of the county	where the property
56.29	is situated, or in the	e case of person	al property belong	ging to a nonresident	person in the Office
56.30	of the Secretary of	State. When the	he notice of lien i	s filed with the count	ty recorder, the fee
56.31	for filing and inde	xing is as prov	ided in sections 2	72.483 and 272.484.	

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57.1	(c) Notices of liens, lien renewals, and lien releases, in a form prescribed by the
57.2	commissioner, may be filed with the county recorder or the secretary of state by mail,
57.3	personal delivery, or electronic transmission into the computerized filing system of the
57.4	secretary of state. The secretary of state must, on any notice filed with that office, transmit
57.5	the notice electronically to the appropriate county recorder. The filing officer, whether the
57.6	county recorder or the secretary of state, must endorse and index a printout of the notice as
57.7	if the notice had been mailed or delivered.
57.8	(d) County recorders and the secretary of state must enter information on lien notices,
57.9	renewals, and releases into the central database of the secretary of state. For notices filed
57.10	electronically with the county recorders, the date and time of receipt of the notice and county
57.11	recorder's file number, and for notices filed electronically with the secretary of state, the
57.12	secretary of state's recording information, must be entered into the central database before
57.13	the close of the working day following the day of the original data entry by the commissioner.
57.14	(e) The lien imposed on personal property, even though properly filed, is not enforceable
57.15	against a purchaser of tangible personal property purchased at retail or personal property
57.16	listed as exempt in sections 550.37, 550.38, and 550.39.
57.17	(f) A notice of lien filed has priority over any security interest arising under chapter 336,
57.18	article 9, that is perfected prior in time to the lien imposed by this subdivision, but only if:
57.19	(1) the perfected security interest secures property not in existence at the time the notice
57.20	of lien is filed; and
57.21	(2) the property comes into existence after the 45th calendar day following the day the
57.22	notice of lien is filed, or after the secured party has actual notice or knowledge of the lien
57.23	filing, whichever is earlier.
57.24	(g) The lien is enforceable from the time the lien arises and for ten years from the date
57.25	of filing the notice of lien. A notice of lien may be renewed before expiration for an additional
57.26	ten years.
57.27	(h) The lien is enforceable by levy under subdivision 2 or by judgment lien foreclosure
57.28	under chapter 550.
57.29	(i) The lien may be imposed upon property defined as homestead property in chapter
57.30	510 but may be enforced only upon the sale, transfer, or conveyance of the homestead
57.31	property.
57.32	(j) The commissioner may sell and assign to a third party the commissioner's right of
57.33	redemption in specific real property for liens filed under this subdivision. The assignee is

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58.1 limited to the same rights of redemption as the commissioner, except that in a bankruptcy
 58.2 proceeding, the assignee does not obtain the commissioner's priority. Any proceeds from

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

58.5 <u>Subd. 2.</u> Levy. (a) If any amount due under this chapter, from an applicant or an employer, 58.6 <u>is not paid when due, the amount may be collected by the commissioner by direct levy upon</u> 58.7 <u>all property and rights of property of the person liable for the amount due except property</u> 58.8 exempt from execution under section 550.37. For the purposes of this section, "levy" includes

58.9 the power of distraint and seizure by any means.

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

^{58.11} any county who must proceed within 60 calendar days to levy upon the property or rights

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

58.13 550.37. The sheriff must sell that property necessary to satisfy the total amount due, together

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

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

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

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

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

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

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59.1	(2) the commission	ner determines th	nat the propert	y is perishable of	r may become greatly
59.2	reduced in price or va	lue by keeping, o	or that the pro	perty cannot be k	cept without great
59.3	expense.				
59.4	(g) Where a levy h	as been made to	collect the an	nount due and the	e property seized is
59.5	properly included in a	formal proceedir	ig commenced	under sections 52	24.3-401 to 524.3-505
59.6	and maintained under	full supervision	of the court, t	he property may	not be sold until the
59.7	probate proceedings a	re completed or	until the court	orders.	
59.8	(h) The property s	eized must be re	turned if the o	wner:	
59.9	(1) gives a surety b	ond equal to the	appraised valu	e of the owner's in	nterest in the property,
59.10	as determined by the	commissioner; o	r		
59.11	(2) deposits with t	he commissioner	r security in a	form and amoun	t the commissioner
59.12	considers necessary to	insure payment	of the liabilit	<u>y.</u>	
59.13	(i) If a levy or sale	would irreparab	ly injure right	s in property that	t the court determines
59.14	superior to rights of th	e state, the court	may grant an	injunction to pro	hibit the enforcement
59.15	of the levy or to prohi	bit the sale.			
59.16	(j) Any person wh	o fails or refuses	to surrender v	without reasonab	le cause any property
59.17	or rights to property s	ubject to levy is	personally lial	ole in an amount	equal to the value of
59.18	the property or rights	not so surrender	ed, but not exc	ceeding the amou	ant due.
59.19	(k) If the commiss	ioner has seized	the property c	of any individual	, that individual may,
59.20	upon giving 48 hours i	notice to the com	missioner and	to the court, bring	g a claim for equitable
59.21	relief before the distri	ct court for the re	elease of the p	roperty upon ter	ms and conditions the
59.22	court considers equita	ble.			
59.23	(l) Any person in a	control or posses	sion of proper	ty or rights to pr	operty upon which a
59.24	levy has been made w	ho surrenders th	e property or 1	rights to property	v, or who pays the
59.25	amount due is dischar	ged from any obl	igation or liab	ility to the person	h liable for the amount
59.26	due with respect to the	e property or rig	hts to property	<u>,</u>	
59.27	(m) The notice of	any levy may be	served persor	ally or by mail.	
59.28	(n) The commission	oner may release	the levy upon	all or part of the	e property or rights to
59.29	property levied upon	if the commissio	ner determine	s that the release	will facilitate the
59.30	collection of the liabil	ity, but the relea	se does not pr	event any subseq	uent levy. If the
59.31	commissioner determi	ines that property	has been wro	ngfully levied up	oon, the commissioner
59.32	must return:				

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60.1	(1) the s	specific property levied	l upon, at any t	ime; or	
60.2	(2) an a	mount of money equal	to the amount	of money levied upon,	, at any time before
60.3	the expirati	on of nine months from	n the date of le	vy.	
60.4	<u>(0) Reg</u>	ardless of section 52.12	2, a levy upon a	ı person's funds on dep	posit in a financial
60.5	institution	located in this state, has	s priority over a	any unexercised right	of setoff of the
60.6	financial in	stitution to apply the le	evied funds tow	ard the balance of an	outstanding loan or
60.7	loans owed	by the person to the fin	nancial institut	ion. A claim by the fin	ancial institution
60.8	that it exerc	cised its right to setoff b	before the levy	must be substantiated	by evidence of the
60.9	date of the	setoff, and verified by a	an affidavit fro	m a corporate officer of	of the financial
60.10	institution.	For purposes of determ	nining the prior	ity of any levy under t	his subdivision, the
60.11	levy is treat	ted as if it were an exec	cution under ch	apter 550.	
60.12	Subd. 3	. Right of setoff. (a) Up	oon certification	by the commissioner t	to the commissioner
60.13	of manager	nent and budget, or to an	ny state agency	that disburses its own	funds, that a person,
60.14	applicant, c	or employer has a liabil	ity under this c	hapter, and that the sta	te has purchased
60.15	personal ser	rvices, supplies, contrac	t services, or pr	operty from that person	n, the commissioner
60.16	of manager	ment and budget or the	state agency m	ust set off and pay to th	ne commissioner an
60.17	amount suf	ficient to satisfy the unp	paid liability fr	om funds appropriated	for payment of the
60.18	obligation of	of the state otherwise d	ue the person.]	No amount may be set	off from any funds
60.19	exempt und	ler section 550.37 or fu	inds due an ind	ividual who receives a	ssistance under
60.20	chapter 256	<u>5.</u>			
60.21	<u>(b) All</u> :	funds, whether general	or dedicated, a	re subject to setoff.	
60.22	<u>(c) Reg</u>	ardless of any law to th	e contrary, the	commissioner has firs	t priority to setoff
60.23	from any fu	unds otherwise due fror	n the departme	nt to a delinquent pers	son.
60.24	Subd. 4	. Collection by civil ac	<mark>ction.</mark> (a) Any a	mount due under this	chapter, from an
60.25	applicant or	r employer, may be colle	ected by civil ac	ction in the name of the	state of Minnesota.
60.26	Civil action	s brought under this sub	odivision must b	be heard as provided un	der section 16D.14.
60.27	In any action	on, judgment must be er	ntered in defaul	t for the relief demand	ed in the complaint
60.28	without pro	oof, together with costs	and disbursem	ents, upon the filing o	f an affidavit of
60.29	default.				
60.30	<u>(b) Any</u>	person that is not a res	ident of this sta	te and any resident pe	rson removed from
60.31	this state, is	s considered to appoint	the secretary of	f state as its agent for	the acceptance of
60.32	process in a	any civil action. The co	mmissioner mu	ast file process with th	e secretary of state,
60.33	together wi	th a payment of a fee of	f \$15 and that s	ervice is considered su	fficient service and
60.34	has the sam	e force and validity as i	f served person	ally within this state. N	Jotice of the service

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61.1	of process, toge	ther with a copy of	the process, mu	st be sent by certified	mail to the person's
61.2				ith this subdivision, a	
61.3	notice of service	e must be appende	ed to the original	of the process and fil	ed in the court.
61.4	(c) No court	filing fees, docke	ting fees, or rele	ase of judgment fees	may be assessed
61.5	<u> </u>	e for actions under	-		
61.6	Subd. 5. Ini	unction forbidde	n . No iniunction	or other legal action	to prevent the
61.7				nounts due under this	
61.8		ployer, are allowe			
61.9	EFFECTIV	E DATE , Except	as provided in s	ection 39, this section	is effective July 1
61.10	<u>2025.</u>				is encentre buly 1,
61.11	Sec. 31. [268]	B.24] CONCILIA	TION SERVIC	EES.	
61.12	The Departn	nent of Labor and	Industry may off	er conciliation service	es to employers and
61.13	employees to re	solve disputes cor	ncerning alleged	violations of employi	ment protections
61.14	identified in sec	tion 268B.09.			
61.15	EFFECTIV	'E DATE. Except	as provided in s	ection 39, this section	is effective July 1,
61.16	<u>2025.</u>				
61.17	Sec. 32. [268]	B.25] ANNUAL F	<u>REPORTS.</u>		
61.18	(a) Beginnir	ng on or before Jul	y 1, 2026, the co	ommissioner must anr	nually report to the
61.19	Department of I	Management and I	Budget and the h	ouse of representative	es and senate
61.20	committee chain	s with jurisdiction	over this chapte	r on program administ	rative expenditures
61.21	and revenue col	lection for the prid	or fiscal year, ind	cluding but not limited	d to:
61.22	(1) total reve	enue raised throug	h premium colle	ection;	
61.23	(2) the numb	per of self-employe	d individuals or i	ndependent contractor	rs electing coverage
61.24	under section 20	68B.11 and amour	nt of associated r	evenue;	
61.25	(3) the number of the numbe	per of covered bus	iness entities pa	ying premiums under	this chapter and
61.26	associated reven	nue;			
61.27	(4) administ	rative expenditure	s including trans	sfers to other state age	encies expended in
61.28	the administrati	on of the chapter;			_
61.29	(5) summary	y of contracted ser	vices expended	in the administration of	of this chapter;
61.30	(6) grant am	ounts and recipier	nts under section	s 268B.18 and 268B.2	<u>29;</u>

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62.1	<u>(7) an acc</u>	counting of required of	outreach expend	litures;	
62.2	(8) summa	ary of private plan app	provals includin	g the number of emplo	oyers and employees
62.3	covered unde	er private plans; and			
62.4	<u>(9)</u> adequ	acy and use of the pri	ivate plan appro	oval and oversight fee	2.
62.5	(b) Begin	ning on or before Jul	y 1, 2026, the c	ommissioner must ar	nually publish a
62.6	publicly avai	lable report providing	g the following	information for the p	previous fiscal year:
62.7	<u>(1)</u> total e	ligible claims;			
62.8	(2) the nu	mber and percentage	of claims attrib	outable to each catego	ory of benefit;
62.9	<u>(3) claima</u>	ant demographics by	age, gender, av	erage weekly wage, o	occupation, and the
62.10	type of leave	taken;			
62.11	(4) the pe	rcentage of claims de	enied and the re	asons therefor, includ	ling but not limited
62.12	to insufficien	t information and ine	ligibility and th	ne reason therefor;	
62.13	(5) averag	ge weekly benefit am	ount paid for al	l claims and by categ	ory of benefit;
62.14	(6) chang	es in the benefits paid	d compared to p	previous fiscal years;	
62.15	(7) proces	ssing times for initial	claims process	ing, initial determina	tions, and final
62.16	decisions;				
62.17	<u>(8)</u> averag	ge duration for cases	completed; and		
62.18	<u>(9) the nu</u>	mber of cases remain	ning open at the	close of such year.	
62.19	EFFECT	TIVE DATE. Except	as provided in s	section 39, this sectio	n is effective July 1,
62.20	<u>2025.</u>				
62.21	Sec. 33. [20	58B.26] NOTICE RI	EQUIREMEN	<u>TS.</u>	
62.22	(a) Each e	employer must post in	a conspicuous	place on each of its p	remises a workplace
62.23	notice prepar	ed or approved by the	e commissioner	providing notice of	benefits available
62.24	under this ch	apter. The required w	orkplace notice	e must be in English a	and each language
62.25	other than En	glish which is the prin	mary language	of five or more emplo	yees or independent
62.26	contractors of	f that workplace, if su	uch notice is av	ailable from the depa	rtment.
62.27	(b) Each e	mployer must issue to	each employee	not more than 30 day	s from the beginning
62.28	date of the em	ployee's employment	t, or 30 days bef	ore premium collection	on begins, whichever
62.29	is later, the fo	ollowing written infor	rmation provide	ed or approved by the	e department in the
62.30	primary lang	uage of the employee	<u>::</u>		

	SF2 REVISOR SS S0002-6 oth Engrossment
63.1	(1) an explanation of the availability of family and medical leave benefits provided under
63.2	this chapter, including rights to reinstatement and continuation of health insurance;
63.3	(2) the amount of premium deductions made by the employer under this chapter;
63.4	(3) the employer's premium amount and obligations under this chapter;
63.5	(4) the name and mailing address of the employer;
63.6	(5) the identification number assigned to the employer by the department;
63.7	(6) instructions on how to file a claim for family and medical leave benefits;
63.8	(7) the mailing address, e-mail address, and telephone number of the department; and
63.9	(8) any other information required by the department.
63.10	Delivery is made when an employee provides written acknowledgment of receipt of the
63.11	information, or signs a statement indicating the employee's refusal to sign such
63.12	acknowledgment.
63.13	(c) Each employer shall provide to each independent contractor with whom it contracts,
63.14	at the time such contract is made or, for existing contracts, within 30 days of the effective
63.15	date of this section, the following written information provided or approved by the department
63.16	in the self-employed individual's primary language:
63.17	(1) the address and telephone number of the department; and
63.18	(2) any other information required by the department.
63.19	(d) An employer that fails to comply with this section may be issued, for a first violation,
63.20	a civil penalty of \$50 per employee and per independent contractor with whom it has
63.21	contracted, and for each subsequent violation, a civil penalty of \$300 per employee or
63.22	self-employed individual with whom it has contracted. The employer shall have the burden
63.23	of demonstrating compliance with this section.
63.24	(e) Employer notice to an employee under this section may be provided in paper or
63.25	electronic format. For notice provided in electronic format only, the employer must provide
63.26	employee access to an employer-owned computer during an employee's regular working
63.27	hours to review and print required notices.
63.28	EFFECTIVE DATE. Except as provided in section 39, this section is effective July 1,
63.29	<u>2025.</u>

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64.1	Sec. 34. [268B.27]	RELATIONSHII	P TO OTHER I	LEAVE; CONSTR	UCTION.
64.2	Subdivision 1. Co	ncurrent leave. A	An employer may	y require leave take	n under this
64.3	chapter to run concur	rently with leave t	aken for the sam	e purpose under se	ction 181.941
64.4	or the Family and Mo	dical Leave Act, V	United States Co	de, title 29, sections	s 2601 to 2654,
64.5	as amended.				
64.6	Subd. 2. Constru	ction. Nothing in [•]	this chapter shall	be construed to:	
64.7	(1) allow an empl	oyer to compel an	employee to exh	naust accumulated s	ick, vacation,
64.8	or personal time befo	re or while taking	leave under this	chapter;	
64.9	(2) except as prov	ided under sectior	n 268B.01, subdi	vision 37, prohibit a	an employer
64.10	from providing addit	onal benefits, incl	uding but not lin	nited to covering th	e portion of
64.11	earnings not provided	under this chapter	during periods of	of leave covered und	ler this chapter;
64.12	or				
64.13	(3) limit the partie	es to a collective b	argaining agreen	nent from bargainin	g and agreeing
64.14	with respect to leave	benefits and relate	d procedures and	d employee protecti	ons that meet
64.15	or exceed, and do not	otherwise conflic	t with, the minin	num standards and 1	equirements in
64.16	this chapter.				
64.17	EFFECTIVE DA	TE. Except as pro	ovided in section	39, this section is e	effective July 1,
64.18	<u>2025.</u>				
64.19	Sec. 35. [268B.28]	SEVERABLE.			
64.20	If the United State	s Department of L	abor or a court of	f competent jurisdic	tion determines
64.21	that any provision of	the family and me	dical benefit ins	urance program und	ler this chapter
64.22	is not in conformity	vith, or is inconsis	tent with, the rec	quirements of federa	al law, the
64.23	provision has no forc	e or effect. If only	a portion of the	provision, or the ap	olication to any
64.24	person or circumstan	ces, is determined	not in conformit	y, or determined in	consistent, the
64.25	remainder of the prov	vision and the appl	ication of the pro-	ovision to other per	sons or
64.26	circumstances are no	affected.			
64.27	EFFECTIVE D A	TE. Except as pro	ovided in section	39, this section is e	effective July 1,
64.28	<u>2025.</u>				
64.29	Sec. 36. [268B.29]	SMALL BUSINI	ESS ASSISTAN	CE GRANTS.	
64.30	(a) Employers wit	h 50 or fewer emp	loyees may apply	to the department f	or grants under
64.31	this section.				

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65.1	(b) The	commissioner may ap	prove a grant of	up to \$3,000 if the er	nployer hires a
65.2	<u> </u>	worker to replace an er			
65.3	days or mo	re.			
65.4	(c) For a	an employee's family o	or medical leave	, the commissioner m	ay approve a grant
65.5		,000 as reimbursement			· · · · ·
65.6	employee's				
65.7	(d) To b	e eligible for consider	ation for a grant	under this section. th	e emplover must
65.8	<u> </u>	department written do			
65.9	•	wage-related costs inc			
65.10	chapter.			¥	
65.11	(e) The	grants under this section	on may be funde	d from the family and	d medical benefit
65.12	insurance a	~			<u> </u>
(5.12)	(f) For t	he purposes of this sec	tion the commi	ssioner shall average	the number of
65.13 65.14	<u> </u>	reported by an employ			
65.15		he size of the employe		iour completed calend	
65.16	<u></u> /	mployer who has an ap	pproved private p	blan is not eligible to re	eceive a grant under
65.17	this section	<u>.</u>			
65.18	<u>(h)</u> The	commissioner may aw	ard grants unde	r this section only up	to a maximum of
65.19	\$5,000,000	per calendar year.			
65.20	EFFEC	TIVE DATE. Except	as provided in s	ection 39, this section	<u>ı is effective July 1,</u>
65.21	<u>2025.</u>				
	a 37 T				
65.22	—	DIRECTION TO CO			/ICES; KATES
65.23	<u>FUR ENIF</u>	LUTERS OF DIREC	LI CARE WUI	<u>NRENS.</u>	
65.24		sion 1. Definition. For	· ·	,	
65.25	meaning gi	ven in Minnesota Stati	utes, section 268	B.14, subdivision 3a.	
65.26	<u>Subd. 2</u> .	Rate increases for en	nployers of dire	<mark>ct care workers.</mark> Beg	inning July 1, 2025,
65.27	the commis	ssioner of human servi	ces must increas	e the medical assistar	nce reimbursement
65.28	rates of any	employer that employ	ys a direct care v	vorker by an amount	sufficient to cover
65.29		t of the employer prem	iums paid under	Minnesota Statutes, s	section 268B.14, on
65.30	the wages of	of direct care workers.			
65.31	Subd. 3	<u>Draft legislation req</u>	uired. By Janua	nry 1, 2025, for any m	edical assistance
65.32	rates establ	ished in Minnesota Sta	tutes that reimbu	urse employers of dire	ct care workers, the

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66.1	commissioner must develop draft legislation to incorporate the rate increase described in
66.2	subdivision 2 into the rate or rate framework and submit the draft legislation to the chairs
66.3	and ranking minority members of the legislative committees or divisions with jurisdiction
66.4	over human services finance. The commissioner must not construe failure of the legislature
66.5	to enact the draft legislation as relieving the commissioner of the commissioner's duty to
66.6	increase rates as required under subdivision 2. If the legislature enacts the draft legislation,
66.7	implementation of the statutory rate increases will satisfy the requirements of subdivision
66.8	2 with respect to employers reimbursed under those rates.
66.9	Sec. 38. APPROPRIATIONS.
66.10	(a) \$1,700,000,000 in fiscal year 2024 is appropriated from the general fund to the
66.11	commissioner of employment and economic development for transfer to the family and
66.12	medical insurance benefit account for the purposes of Minnesota Statutes, chapter 268B,
66.13	including:
66.14	(1) payment of family and medical benefits;
66.15	(2) implementation and administration of the family and medical benefit insurance
66.16	program;
66.17	(3) staffing, outreach, information technology implementation, and related activities;
66.18	and
66.19	(4) outreach, education, and technical assistance for employees, employers, and
66.20	self-employed individuals regarding Minnesota Statutes, chapter 268B.
00.20	sen-employed individuals regarding winnesota Statutes, enapter 200b.
66.21	This is a onetime appropriation.
66.22	(b) \$ in fiscal year 2027 is appropriated from the family and medical insurance
66.23	benefit account to the commissioner of employment and economic development for the
66.24	purposes of Minnesota Statutes, chapter 268B, including administration of the family and
66.25	medical benefit insurance program, and outreach, education, and technical assistance for
66.26	employees, employers, and self-employed individuals. Of the amount used for outreach,
66.27	education, and technical assistance, at least half must be used for grants to community-based
66.28	groups providing outreach, education, and technical assistance for employees, employers,
66.29	and self-employed individuals regarding Minnesota Statutes, chapter 268B. Outreach must
66.30	include efforts to notify self-employed individuals of their ability to elect coverage under

- 66.31 Minnesota Statutes, section 268B.11, and providing individuals with technical assistance
- 66.32 to elect coverage. The base for fiscal year 2028 and beyond is \$.....

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67.1	Sec. 39. <u>A</u>	PPLICATION.			
67.2	Family a	nd medical benefits u	nder Minnesot	a Statutes, chapter 268	B, may be applied
67.3	for and paid	starting July 1, 2025.			
67.4		ea mii v and med	ARTICL	E 2 E BENEFIT AS EAR	NINCS
67.5		ramili and med	ICAL LEAVE	L DENEFIT AS EAK	. MINGS
67.6	Section 1.	Minnesota Statutes 20	022, section 250	6B.057, subdivision 9,	is amended to read:
67.7	Subd. 9.	Employed persons w	vith disabilitie	s. (a) Medical assistan	ce may be paid for
67.8	a person wh	o is employed and wh	10:		
67.9	(1) but for	or excess earnings or a	assets, meets th	e definition of disable	d under the
67.10	Supplement	al Security Income pr	ogram;		
67.11	(2) meet	s the asset limits in pa	ragraph (d); an	ıd	
67.12	(3) pays	a premium and other	obligations und	ler paragraph (e).	
67.13	(b) For p	ourposes of eligibility,	there is a \$65	earned income disrega	rd. To be eligible
67.14	for medical	assistance under this s	subdivision, a p	person must have more	than \$65 of earned
67.15	income <u>, be r</u>	eceiving an unemploy	ment insurance	e benefit under chapter	268 that the person
67.16	began receiv	ving while eligible und	der this subdivi	sion, or be receiving f	amily and medical
67.17	leave benefi	ts under chapter 268B	that the person	n began receiving while	e eligible under this
67.18	subdivision.	Earned income must	have Medicare	, Social Security, and a	applicable state and
67.19	federal taxes	s withheld. The person	n must docume	nt earned income tax v	vithholding. Any
67.20	spousal inco	ome or assets shall be	disregarded for	purposes of eligibility	and premium
67.21	determinatio	ons.			
67.22	(c) After	the month of enrollm	ent, a person e	nrolled in medical assi	stance under this
67.23	subdivision	who would otherwise l	oe ineligible and	d be disenrolled due to	one of the following
67.24	circumstanc	es may retain eligibili	ty for up to fou	r consecutive months a	after a month of job
67.25	loss if the pe	erson:			
67.26	(1) is ten	nporarily unable to wo	ork and without	receipt of earned incom	me due to a medical
67.27	condition, as	s verified by a physici	an, advanced p	practice registered nurs	e, or physician
67.28	assistant; or				
67.29	(2) loses	employment for reaso	ons not attribut	able to the enrollee, an	d is without receipt
67.30	of earned in	come may retain eligi	bility for up to	four consecutive mon	ths after the month
67.31	of job loss .				

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68.1 To receive a four-month extension of continued eligibility under this paragraph, enrollees

68.2 must verify the medical condition or provide notification of job loss-, continue to meet all

other eligibility requirements must be met, and the enrollee must continue to pay all

68.4 calculated premium costs for continued eligibility.

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

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

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

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

68.11 (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 thissubdivision, 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) 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

68.31 commissioner.

(g) Any required premium shall be determined at application and redetermined at the 69.1 enrollee's six-month income review or when a change in income or household size is reported. 69.2 69.3 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 69.4 household size shall be effective the first day of the next available billing month after the 69.5 change is reported. Except for changes occurring from annual cost-of-living increases, a 69.6 change resulting in an increased premium shall not affect the premium amount until the 69.7 69.8 next six-month review.

69.9 (h) Premium payment is due upon notification from the commissioner of the premium69.10 amount required. Premiums may be paid in installments at the discretion of the commissioner.

69.11 (i) Nonpayment of the premium shall result in denial or termination of medical assistance unless the person demonstrates good cause for nonpayment. "Good cause" means an excuse 69.12 for the enrollee's failure to pay the required premium when due because the circumstances 69.13 were beyond the enrollee's control or not reasonably foreseeable. The commissioner shall 69.14 determine whether good cause exists based on the weight of the supporting evidence 69.15 submitted by the enrollee to demonstrate good cause. Except when an installment agreement 69.16 is accepted by the commissioner, all persons disenrolled for nonpayment of a premium must 69.17 pay any past due premiums as well as current premiums due prior to being reenrolled. 69.18 Nonpayment shall include payment with a returned, refused, or dishonored instrument. The 69.19 commissioner may require a guaranteed form of payment as the only means to replace a 69.20 returned, refused, or dishonored instrument. 69.21

(j) 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).

69.26 Sec. 2. Minnesota Statutes 2022, section 256J.561, is amended by adding a subdivision69.27 to read:

69.28 Subd. 4. Parents receiving family and medical leave benefits. A parent who meets
 69.29 the criteria under subdivision 2 and who receives benefits under chapter 268B is not required
 69.30 to participate in employment services.

69.31 Sec. 3. Minnesota Statutes 2022, section 256J.95, subdivision 3, is amended to read:

69.32 Subd. 3. Eligibility for diversionary work program. (a) Except for the categories of
69.33 family units listed in clauses (1) to (8), all family units who apply for cash benefits and who

meet MFIP eligibility as required in sections 256J.11 to 256J.15 are eligible and must
participate in the diversionary work program. Family units or individuals that are not eligible
for the diversionary work program include:

70.4 (1) child only cases;

(2) single-parent family units that include a child under 12 months of age. A parent is
eligible for this exception once in a parent's lifetime;

70.7 (3) family units with a minor parent without a high school diploma or its equivalent;

(4) family units with an 18- or 19-year-old caregiver without a high school diploma or
its equivalent who chooses to have an employment plan with an education option;

(5) family units with a caregiver who received DWP benefits within the 12 months prior
to the month the family applied for DWP, except as provided in paragraph (c);

(6) family units with a caregiver who received MFIP within the 12 months prior to themonth the family applied for DWP;

(7) family units with a caregiver who received 60 or more months of TANF assistance;
 and

(8) family units with a caregiver who is disqualified from the work participation cash
benefit program, DWP, or MFIP due to fraud-; and

70.18 (9) single-parent family units where a parent is receiving family and medical leave
 70.19 benefits under chapter 268B.

(b) A two-parent family must participate in DWP unless both caregivers meet the criteria
for an exception under paragraph (a), clauses (1) through (5), or the family unit includes a
parent who meets the criteria in paragraph (a), clause (6), (7), or (8).

(c) Once DWP eligibility is determined, the four months run consecutively. If a participant
leaves the program for any reason and reapplies during the four-month period, the county
must redetermine eligibility for DWP.

70.26 Sec. 4. Minnesota Statutes 2022, section 256J.95, subdivision 11, is amended to read:

Subd. 11. Universal participation required. (a) All DWP caregivers, except caregivers
who meet the criteria in paragraph (d), are required to participate in DWP employment
services. Except as specified in paragraphs (b) and (c), employment plans under DWP must,
at a minimum, meet the requirements in section 256J.55, subdivision 1.

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

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(c) A participant who is a victim of family violence shall be allowed to develop an
employment plan under section 256J.521, subdivision 3. A claim of family violence must
be documented by the applicant or participant by providing a sworn statement which is
supported by collateral documentation in section 256J.545, paragraph (b).

(d) One parent in a two-parent family unit that has a natural born child under 12 months
of age is not required to have an employment plan until the child reaches 12 months of age
unless the family unit has already used the exclusion under section 256J.561, subdivision
3, or the previously allowed child under age one exemption under section 256J.56, paragraph
(a), clause (5). if that parent:

71.14 (1) receives family and medical leave benefits under chapter 268B; or

71.15 (2) has a natural born child under 12 months of age until the child reaches 12 months

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

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

71.18 256J.56, paragraph (a), clause (5).

(e) The provision in paragraph (d) ends the first full month after the child reaches 12
months of age. This provision is allowable only once in a caregiver's lifetime. In a two-parent
household, only one parent shall be allowed to use this category.

(f) The participant and job counselor must meet in the month after the month the child
reaches 12 months of age to revise the participant's employment plan. The employment plan
for a family unit that has a child under 12 months of age that has already used the exclusion
in section 256J.561 must be tailored to recognize the caregiving needs of the parent.

Sec. 5. Minnesota Statutes 2022, section 256P.01, subdivision 3, is amended to read:

Subd. 3. Earned income. "Earned income" means income earned through the receipt
of wages, salary, commissions, bonuses, tips, gratuities, profit from employment activities,
net profit from self-employment activities, payments made by an employer for regularly
accrued vacation or sick leave, severance pay based on accrued leave time, <u>benefits paid</u>
<u>under chapter 268B</u>, royalties, honoraria, or other profit from activity that results from the
client's work, effort, or labor for purposes other than student financial assistance,

	SF2	REVISOR	SS	S0002-6	6th Engrossment
72.1	rehabilitat	ion programs, student tra	aining programs	s, or service programs s	uch as AmeriCorps.
72.2	The incom	ne must be in return for,	or as a result o	f, legal activity.	
72.3	Sec. 6. <u>F</u>	CFFECTIVE DATES.			
72.4	Section	ns 1 to 5 are effective Ja	nuary 1, 2024.		
72.5			ARTICL	E 3	
72.6		FAMILY AND ME	EDICAL LEAV	VE ACTUARIAL ST	UDY
72.7	Section	1. ACTUARIAL STU	DY REQUIRE	MENT.	
72.8	The co	mmissioner of employr	ment and econo	mic development mus	t contract with an
72.9	independe	nt third party to conduct	an actuarial stuc	ly of the family and mee	dical leave premium
72.10	rate, prem	ium structure, weekly b	enefit formula,	duration of benefit we	eks, fund reserve,
72.11	and other	components as necessar	ry to determine	the financial soundness	ss of the family and
72.12	medical be	enefit insurance program	created in this a	act. The commissioner	must issue a request
72.13	for propos	al to satisfy the require	ments of this se	ection no later than 30	days following
72.14	enactment	A copy of the actuaria	l study must be	provided to the major	ity and minority
72.15	leaders in	the senate and house of	representatives	s no later than October	31, 2023.
72.16	EFFE	CTIVE DATE. This se	ction is effectiv	ve the day following fir	nal enactment.