SS/BM

# S.F. No. 1959

DATE	D-PG	OFFICIAL STATUS
02/20/2023	922	Introduction and first reading
		Referred to Labor
02/21/2023	993	Author added Frentz
02/27/2023	1148	Author added Nelson
03/01/2023	1206	Author stricken Nelson
03/09/2023	1481	Withdrawn and re-referred to Judiciary and Public Safety
03/13/2023	1702	Author added Nelson
03/16/2023	1958	Chief author stricken, shown as co-author Dibble
	1958	Chief author added Frentz
04/18/2023	5226	Author added Seeberger
04/25/2023	5879a	Comm report: To pass as amended and re-refer to State and Local Government and Veterans
	5908	Joint rule 2.03, referred to Rules and Administration
05/01/2023		Comm report: Adopt previous comm report Jt rule 2.03 suspended

**SENATE** STATE OF MINNESOTA

NINETY-THIRD SESSION

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to labor; modifying peace officer duty disability provisions; requiring a report; appropriating money; amending Minnesota Statutes 2022, sections 299A.465, subdivision 4; 352B.10, subdivisions 2a, 4; 352B.101; 353.031, subdivision 1; proposing coding for new law in Minnesota Statutes, chapters 352B; 353; 626.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 299A.465, subdivision 4, is amended to read:
1.9	Subd. 4. Public employer reimbursement. (a) A public employer subject to this section
1.10	may annually apply by August 1 for the preceding fiscal year to the commissioner of public
1.11	safety for reimbursement to help defray a portion of its costs of complying with this section.
1.12	Except as provided for in paragraph (b), the commissioner shall provide an equal pro rata
1.13	share reimbursement to the public employer out of the public safety officer's benefit account
1.14	based on the availability of funds for each eligible officer, firefighter, and qualifying
1.15	dependents. Individual shares must not exceed the actual costs of providing coverage under
1.16	this section by a public employer.
1.17	(b) Beginning on January 1, 2024, a public employer is not eligible for reimbursement
1.18	under paragraph (a) unless the employer provides at least one of the following:
1.19	(1) annual wellness training to peace officers and firefighters who either are employed
1.20	or volunteer for the employer; or
1.21	(2) an employee assistance program or peer support program.
1.22	(c) Wellness training for peace officers under paragraph (b), clause (1), must incorporate
1.23	the learning objectives established by the Peace Officer Standards and Training Board under

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- 2.1 section 626.8478. No later than February 1, 2024, the Minnesota Fire Initiative must create
- a wellness training program for public employers to offer to firefighters to satisfy the

2.3 requirements of paragraph (b). Training programs established in the Hometown Heroes

- 2.4 Assistance Program under section 299A.477, subdivision 2, clause (4), satisfy the
- 2.5 requirements of paragraph (b).

2.6 Sec. 2. Minnesota Statutes 2022, section 352B.10, subdivision 2a, is amended to read:

2.7 Subd. 2a. **Applying for benefits; accrual.** No application for disability benefits shall 2.8 be made until after the last day physically on the job. The disability benefit begins to accrue 2.9 the day following the last day for which the employee is paid sick leave or annual leave but 2.10 not earlier than 180 days before the date the application is filed. A member who is terminated 2.11 must file a written application in an office of the system or with a person authorized by the 2.12 executive director. Except as otherwise specified under section 352B.102, applications must 2.13 comply with section 352.113, subdivision 2, paragraph (b).

2.14 Sec. 3. Minnesota Statutes 2022, section 352B.10, subdivision 4, is amended to read:

2.15 Subd. 4. Proof of disability. (a) No disability benefits may be paid unless the member
2.16 provides adequate proof to the executive director of the existence of the disability.

(b) Adequate proof of a disability must include a written expert report by a licensed
physician, an APRN, or a licensed chiropractor, or with respect to a mental impairment, by
a licensed psychologist. Adequate proof of a disability based on a psychological condition,
as defined under section 352B.102, subdivision 1, clause (6), must include the medical
reports and assessments required under section 352B.102.

2.22 (c) Following the commencement of benefit payments, the executive director has the
2.23 right, at reasonable times, to require the disability benefit recipient to submit proof of the
2.24 continuance of the disability claimed.

2.25

Sec. 4. Minnesota Statutes 2022, section 352B.101, is amended to read:

### 2.26

## 352B.101 APPLICATION FOR DISABILITY BENEFIT.

(a) Except as otherwise specified under section 352B.102 and paragraph (b), a member
claiming a disability benefit must file a written application for benefits in the office of the
system in a form and manner prescribed by the executive director. The member shall provide
medical or psychological evidence to support the application. The benefit begins to accrue
the day following the start of disability or the day following the last day for which the

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3.1	member was	s paid, whichever is	s later, but not ear	lier than 180 days before	the date the
3.2	application	is filed with the exe	cutive director.		
3.3	(b) Notw	rithstanding any law	to the contrary, a	n employee, as defined in se	ection 352B.102,
3.4	subdivision	1, clause (2), who a	pplies for a duty	disability benefit based on	a psychological
3.5	condition, as	s defined in section	352B.102, subdi	vision 1, clause (6), is not	eligible for duty
3.6	disability be	mefits under this ch	apter until the en	ployee has satisfied the a	dditional
3.7	requirement	s under section 352	B.102.		
3.8	Sec. 5. [35	52B.102] DUTY D	SABILITY PRO	OCEDURE; PSYCHOL	OGICAL
3.9	CONDITIC	DN.			
3.10	Subdivis	ion 1. Definitions.	For the purposes	of this section, the follow	ring terms have
3.11	the meaning	gs given:			
3.12	<u>(1)</u> "men	tal illness" means t	he diagnosis of a	mental illness by a menta	l health
3.13	professional	, by meeting the crit	eria for a condition	on or conditions included in	n the most recent
3.14	edition of th	e Diagnostic and S	tatistical Manual	of Mental Disorders publi	ished by the
3.15	American P	sychiatric Associati	ion;		
3.16	<u>(2)</u> "emp	oloyee" means an in	dividual diagnos	ed with a mental illness w	ho is a:
3.17	(i) curren	nt member under se	ection 352B.011,	subdivision 10; or	
3.18	(ii) form	er member under se	ection 352B.011,	subdivision 10, within 18	months of
3.19	termination	of employment;			
3.20	<u>(</u> 3) "emp	loying entity" mea	ns the entity that	pays a state employee's sa	lary and remits
3.21	retirement c	ontributions;			
3.22	<u>(4) "men</u>	tal health professio	nal" has the mea	ning given in section 245I	.02, subdivision
3.23	<u>27;</u>				
3.24	<u>(5) "peac</u>	ce officer" has the m	eaning given in s	ection 299A.465, subdivis	ion 5, paragraph
3.25	<u>(a);</u>				
3.26	<u>(6) "psyc</u>	chological condition	n" means a menta	l illness as defined in clau	use (1); and
3.27	(7) "treat	tment" includes but	is not limited to	active participation in the	International
3.28	Association	of Fire Fighters Ce	enter of Excellence	e for Behavioral Health T	reatment and
3.29	Recovery.				

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<u>Subd. 2.</u>	Application; dual di	agnosis. (a) N	otwithstanding any law to	the contrary, and
except as pr	ovided in paragraph (	b), the proced	ure in this section applies	to an application
or a duty d	isability by an employ	yee based on th	ne employee's psychologi	cal condition.
(b) The ε	additional procedure ir	n this section d	bes not apply to a duty disa	ability application
<u> </u>	▲		diagnosis of a physical co	
	• • •		quired to, seek treatment u	
	ject to the procedure		•	
Subd 2	Initial annual (a)	An amplayaay	who applies for duty disab	ility under caption
			who applies for duty disab	
		a psychologica	l condition must first recei	ve initial approval
nder this si	ubdivision.			
<u>(b)</u> The e	executive director sha	ll grant initial	approval to an employee	who submits, in
he form and	d manner specified by	the executive	director:	
(1) one r	eport by a mental hea	ulth profession	al diagnosing the employ	ee with a mental
llness and f	inding that the emplo	yee is currentl	y unable to perform the n	ormal duties of
he position	held by the employed	e on the date o	f the injury, event, or onso	et of the mental
llness on a	full- or part-time basi	s; and		
(2) docu	mentation from the er	nploying entity	y certifying the dates that	the employee was
	position covered und			
			al under this subdivision	is not considered
<u></u>	• •	•	der section 352B.10, sub	
	• •		ments under this section a	
	Î.		luty disability benefits or	
ppiovai uli			inty disability benefits of	
<u>(d) An e</u>	mploying entity shall	submit the cer	tification required under	paragraph (b),
lause (2), v	vithin five business da	ays of an empl	oyee's application, and th	e employee shall
eceive initi	al approval no later th	nan six busines	ss days after the employee	s's application,
hether or 1	not the employing ent	ity's certificati	on has been submitted.	
<u>Subd. 4.</u>	Treatment required	<u>. (a) Except as</u>	provided in paragraph (f	), an employee
vho receive	s initial approval und	er subdivision	3 shall complete 24 cons	ecutive weeks of
active treatr	nent modalities for the	e employee's d	liagnosed mental illness, a	as provided under
his subdivis	ion, before a final dete	ermination can	be made under subdivision	6. An employee's
treatment sh	all be at the direction	of a mental hea	alth professional using trea	atment modalities
indicated fo	r the treatment of the	diagnosed me	ntal illness. An employee	shall not be
penalized fo	or an interruption in a	ctive, consecut	tive treatment that is not i	nitiated by or

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#### d resulting from an intentional action of the employee. Subject to the limit under subdivision 5.1 9, the employing entity shall pay for the treatment costs and may seek reimbursement from 5.2 the commissioner of public safety. 5.3 (b) The employee's mental health professional must assess the employee's progress in 5.4 treatment monthly and at the end of the 24 weeks, including any change to the employee's 5.5 ability to return to the position held by the employee on the date of the injury, event, or 5.6 onset of the mental illness, or to another position with the employing entity which provides 5.7 salary and employing entity-provided benefits, including pension benefits, that are equal to 5.8 or greater than those for the position held by the employee on the date of the injury, event, 5.9 or onset of the mental illness. A final determination under subdivision 6 must be supported 5.10 by a report from the employee's mental health provider containing an opinion about the 5.11 employee's prognosis, the duration of the disability, and the expectations for improvement 5.12 following the treatment. A report that does not contain and support a finding that the 5.13 employee's disability as a result of a psychological condition will last for at least 12 months 5.14 must not be relied upon to support final approval of duty disability benefits. 5.15 (c) The employee may return to full- or part-time work prior to the completion of the 5.16 24 weeks of treatment if the employee's mental health professional determines that the 5.17 employee is medically able to do so. 5.18 (d) The employee may return to light duty assignments, subject to availability of a 5.19 position, prior to the completion of the 24 weeks of treatment, if deemed medically 5.20 appropriate by the employee's mental health professional and with the employing entity's 5.21 approval. 5.22 (e) A fitness for duty presumption shall apply to an employee who is cleared to return 5.23 to work or light duty under paragraph (c) or (d), except as provided under subdivision 10. 5.24

- (f) No employee shall be required to complete treatment under this subdivision more 5.25 than three times in ten years. 5.26
- Subd. 5. Continuation of salary and benefits. (a) Subject to subdivision 9, for the 5.27 5.28 period that an employee is seeking initial or final approval under subdivision 3 or 6, appealing a determination thereof, or receiving treatment under subdivision 4 or 7, the employing 5.29 5.30 entity shall continue:
- (1) to pay, for a current employee only, the employee's full salary and employing 5.31 entity-provided benefits, including any employing entity contribution to health care and 5.32 retirement benefits. The employing entity must proportionally reduce the salary paid to an 5.33
- employee who is otherwise receiving benefits for the disability that provide compensation 5.34

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6.1	for all or a p	ortion of the emplo	yee's salary for th	e same time period. Not	ning in this		
6.2	paragraph re	equires an employin	g entity to pay m	ore than 100 percent of the	he employee's		
6.3	salary;						
6.4	(2) to pro	wide health insuranc	e benefits to the e	nplovee and to the emplo	vee's dependents.		
6.5	(2) to provide health insurance benefits to the employee and to the employee's dependents, if the employee was receiving dependent coverage at the time of the injury, event, or onset						
6.6				group health plan; and	, , , , , , , , , , , , , , , , , , , ,		
6.7	(3) to pro	ovide any other emp	lovment benefits	provided to the employe	e under the		
6.8		currently applicable	-		<u> </u>		
6.9	<u> </u>		1 service credit ic	or the treatment period re	quired under		
6.10	subdivision	4 OF /.					
6.11	<u>(c) Noth</u>	ing in this section pr	events an employ	ying entity from providin	g benefits in		
6.12				wise affects an employed	e's rights with		
6.13	respect to an	iy other employmen	t benefit.				
6.14	Subd. 6.	Final approval, de	nial, or continua	<b>tion of treatment.</b> (a) F	ollowing an		
6.15	employee's c	completion of treatm	ent under subdiv	sion 4, the executive dire	ctor shall review		
6.16	an employee	s application for du	ıty disability as p	rovided under sections 3	52B.10 and		
6.17	352B.101, confirm that the treatment requirements are satisfied, and make one of the						
6.18	following determinations:						
6.19	<u>(1) conti</u>	nue the initial appro	val for an additic	nal eight weeks for the e	mployee to		
6.20	complete additional treatment, as provided under subdivision 7;						
6.21	<u>(2) deny</u>	the employee's appl	lication for duty of	lisability because the em	ployee is:		
6.22	(i) able to	o return to full-time	work in the posi	ion held by the employe	e on the date of		
6.23	the injury, ev	vent, or onset of the	mental illness;				
6.24	(ii) able	to return to another	vacant full-time	position with the employ	ing entity which		
6.25	provides sal	ary and employing e	entity-provided b	enefits, including pension	n benefits, that		
6.26	are equal to	or greater than those	e for the position	held by the employee or	the date of the		
6.27	injury, event	, or onset of the men	ntal illness, as cer	tified by the employing e	entity in the form		
6.28	and manner	specified by the exe	ecutive director; o	<u>or</u>			
6.29	(iii) othe	rwise determined to	be ineligible und	ler sections 352B.10 and	352B.101; or		
6.30	(3) appro	ve the employee's ap	plication for duty	disability because the em	ployee is eligible		
6.31	under sectio	ns 352B.10 and 352	B.101, at which	time the employee is enti	tled to receive		
6.32	duty disabili	ty benefits as provid	ded under this see	ction and any related ben	efits. The		

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7.1	employee's dut	y disability benef	fit begins to accru	ue the day following the	day on which the
7.2	employing enti	ty ceases to conti	inue salary and b	enefits under subdivision	<u>15.</u>
7.3	(b) Followi	ng completion of	the additional tre	eatment under subdivisio	n 7, if applicable,
7.4	the executive d	irector shall conf	irm that the empl	oyee has satisfied the add	ditional treatment
7.5	requirements, r	eview any update	es to the employee	e's application for duty di	sability, and issue
7.6	a final approval or denial, as provided under paragraph (a), clauses (2) and (3).				
7.7	(c) A fitness for duty presumption shall apply to an employee who is determined able				
7.8	to return to wo	rk as provided un	nder paragraph (a	), clause (2), except as p	rovided under
7.9	subdivision 10	-			
7.10	<u>Subd. 7.</u> Ad	Iditional treatme	ent. (a) Except as	s provided in paragraph (	(g), if, after
7.11	completing the	treatment require	ed under subdivi	sion 4, the mental health	professional's
7.12	report determir	nes that the emplo	oyee is making p	rogress in treatment, and	the employee's
7.13	prognosis is ex	pected to further	improve with ad	ditional treatment, the ex	cecutive director
7.14	shall continue	the employee's in	itial approval un	der subdivision 6, paragi	aph (a), clause
7.15	(1), and the em	ployee shall com	plete up to an ad	ditional eight consecutiv	e weeks of active
7.16	treatment moda	alities as provided	d under this subd	ivision.	
7.17	(b) Treatme	ent shall be at the	direction of a mo	ental health professional	using treatment
7.18	modalities indi	cated for the trea	tment of the emp	loyee's diagnosed menta	l illness. An
7.19	employee shall	not be penalized	l for an interrupti	on in active, consecutive	treatment that is
7.20	not initiated by	or resulting from	an intentional act	ion of the employee. Subj	ect to subdivision
7.21	9, the employir	ng entity shall pay	y for the treatmen	t costs and may seek rein	nbursement from
7.22	the commission	ner of public safe	ty.		
7.23	(c) The emp	oloyee's mental h	ealth professiona	l must assess the employ	/ee's progress in
7.24	treatment at the	end of eight wee	eks, including any	change to the employee	's ability to return
7.25	to the position	held by the emplo	oyee on the date	of the injury, event, or or	iset of the mental
7.26	illness, or to and	other position with	h the employing e	entity which provides sala	ry and employing
7.27	entity-provided	l benefits, includi	ing pension bene	fits, that are equal to or g	greater than those
7.28	for the position	held by the empl	loyee on the date	of the injury, event, or or	nset of the mental
7.29	illness. A final	determination un	nder subdivision	6, paragraph (b), must be	supported by an
7.30	updated report	from the employe	ee's mental health	n provider containing an	opinion about the
7.31	employee's pro	gnosis, the durati	ion of the disabil	ity, and the expectations	for improvement
7.32	following the a	dditional treatme	ent. An updated r	eport that does not conta	in and support a
7.33	finding that the	employee's disa	bility as a result	of a psychological condi-	tion will last for

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8.1	at least 12 n	nonths must not be r	elied upon to su	pport final approval of dut	ty disability
8.2	benefits.				
8.3	<u>(d)</u> The	employee may retur	n to full- or part-	time work prior to the cor	npletion of the
8.4	eight weeks	of treatment if the e	employee's menta	al health professional dete	rmines that they
8.5	are medical	ly able to do so.			
8.6	<u>(e)</u> The	employee may return	n to light duty as	signments, subject to avai	lability of a
8.7	position, pr	ior to the completior	n of the eight we	eks of treatment, if deeme	d medically
8.8	appropriate	by the employee's n	nental health pro	fessional and with the emp	ploying entity's
8.9	approval.				
8.10	<u>(f) A fit</u>	ness for duty presum	ption shall apply	y to an employee who is c	leared to return
8.11	to work or l	ight duty under para	ugraph (d) or (e),	except as provided under	subdivision 10.
8.12	<u>(g) No e</u>	mployee shall be rec	quired to comple	te treatment under this sul	bdivision more
8.13	than three ti	imes in ten years.			
8.14	<u>Subd. 8.</u>	Treatment data. A	"health record,"	as defined by section 144.	291, subdivision
8.15	2, paragrapl	n (c), arising from tr	eatment sought u	under this section is classif	fied as private
8.16	data on indi	viduals, as defined b	by section 13.02,	subdivision 12, and must	not be accessed
8.17	by, shared v	vith, or disclosed or	disseminated to	the Bureau of Criminal A	pprehension,
8.18	including th	rough discovery or	subpoena, in any	y type of investigation or le	egal action.
8.19	<u>Subd. 9.</u>	Employing entity	reimbursement;	limit. (a) Except as provi	ded in paragraph
8.20	(c), an emp	loying entity subject	to this section n	nay annually apply by Aug	gust 1 for the
8.21	preceding fr	iscal year to the com	missioner of pub	olic safety for reimbursem	ent of:
8.22	(1) the t	reatment costs incur	red by the emplo	ying entity under subdivis	sion 4 or 7;
8.23	<u>(2) the c</u>	osts incurred to con	tinue salary and	benefits as required under	subdivision 5;
8.24	and				
8.25	(3) the sa	alary-related costs in	curred to backfill	a position for the treatmen	t period required
8.26	under subdi	vision 4 or 7.			
8.27	<u>(b) An e</u>	mploying entity mu	st apply for the r	eimbursement in the form	and manner
8.28	specified by	the commissioner of	of public safety.		
8.29	<u>(c) No e</u>	mploying entity sha	ll be required to	pay for the salary, benefits	s, and treatment
8.30	costs requir	ed under subdivision	ns 4, 5, and 7 for	a single employee more t	han three times
8.31	in ten years	<u>.</u>			

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9.1	Subd. 10.	Fitness for duty p	resumption. (a)	An employee who is clea	red or determined		
9.2				sion 4, paragraph (e); 6,			
9.3	<u>7, paragraph</u>	(f), is presumed fit	for duty, except	as follows:			
9.4	<u>(1)</u> an em	ploying entity may	request a fitness	for duty exam by an inde	ependent medical		
9.5	provider if th	e exam is complete	ed within six wee	ks of the employing enti	ty receiving the		
9.6	determinatio	n from the treating	mental health pro	ofessional, and the indep	endent medical		
9.7	7 provider's report is completed no more than six weeks later;						
9.8	(2) an employee found unfit for duty by an independent medical provider under clause						
9.9	<u>(1):</u>						
9.10	(i) is pres	umed eligible for a	duty disability, a	s provided under subdivi	sion 6, paragraph		
9.11	<u>(a)</u> , clause (3	); or					
9.12	<u>(ii) may a</u>	uppeal the independ	ent medical prov	ider's determination by 1	equesting a		
9.13	fact-finding	session conducted b	oy an administrat	ive law judge assigned b	y the Office of		
9.14	<u>Administrati</u>	ve Hearings; and					
9.15	(3) the fit	ness-for-duty timel	ine under this pa	ragraph may be modified	d by mutual		
9.16	agreement of	f the employing ent	ity and employee	<u>&gt;.</u>			
9.17	<u>(b) Nothi</u>	ng in this section sł	nall be deemed to	affect the Americans w	ith Disabilities		
9.18	Act, United S	States Code, title 42	, chapter 126; the	Family Medical Leave A	Act, United States		
9.19	Code, title 29, chapter 28; or the Minnesota Human Rights Act, chapter 363A.						
9.20	<u>Subd. 11.</u>	Report. No later the	han four years af	ter the day following fin	al enactment of		
9.21	this act, the e	executive director, i	n coordination w	ith employing entities, e	mployees, and		
9.22	mental health	professionals, shall	l submit a report t	o the chairs and ranking r	ninority members		
9.23	of the legisla	tive committees wit	h jurisdiction over	er labor and pensions reg	arding the impact		
9.24	of this sectio	n on public safety c	luty disability tre	ends and costs.			
9.25	Sec. 6. Mir	nesota Statutes 202	22, section 353.0	31, subdivision 1, is ame	ended to read:		
9.26	Subdivisi	on 1. Application.	(a) This section	applies to all disability d	eterminations for		
9.27	the public en	ployees general fur	nd, the public em	ployees police and fire f	and, and the local		
9.28	government	correctional service	retirement plan	and any other disability	determination		
9.29	subject to ap	proval by the board	, except as other	wise specified in section	<u>353.032,</u> 353.33,		
9.30	353.656, or 3	53E.05. These requi	rements and the r	equirements of section 35	53.03, subdivision		
9.31	3, are in addi	tion to the specific	requirements of	each plan and govern in	the event there is		
9.32	any conflict	between these section	ons and the proce	edures specific to any of	those plans under		
9.33	section 353.3	33, 353.656, or 353	E.06.				

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10.1	<u>(b) Notw</u>	ithstanding any law	to the contrary, a	n employee, as defined in	section 353.032,
10.2	subdivision	l, clause (2), who aj	pplies for a duty	disability benefit based or	n a psychological
10.3	condition, as	defined in section	353.032, subdivi	ision 1, clause (7), is not	eligible for duty
10.4	disability ber	nefits under this cha	apter until the en	nployee has satisfied the	additional
10.5	requirements	s under section 353.	.032.		
10.6	Sec. 7. [35	3.032] DUTY DIS.	ABILITY PRO	CEDURE; PSYCHOLO	DGICAL
10.7	<u>CONDITIO</u>	<u>N.</u>			
10.8	Subdivisi	on 1. Definitions.	For the purposes	of this section, the follow	wing terms have
10.9	the meanings	s given:			
10.10	(1) "ment	tal illness" means di	iagnosis of a mer	ntal illness by a mental he	alth professional,
10.11	and meeting	the criteria for a co	ndition or condit	ions included in the most	recent edition of
10.12	the Diagnost	ic and Statistical M	lanual of Mental	Disorders published by t	he American
10.13	Psychiatric A	Association;			
10.14	<u>(2)</u> "emp	loyee" means an inc	dividual diagnos	ed with a mental illness v	vho is a:
10.15	(i) peace	officer or firefighte	er;		
10.16	(ii) paran	nedic, emergency m	nedical technician	n, or supervisor or manag	ger of paramedics
10.17	or emergenc	y medical technicia	ns employed at l	east half time;	
10.18	(iii) mem	ber under section 3	53.64, subdivisi	on 10; or	
10.19	(iv) form	er member under se	ection 353.64, su	bdivision 10, within 18 n	nonths of
10.20	termination;				
10.21	(3) "empl	loyer" means an em	ployer of a curre	ent or former member of t	he police and fire
10.22	<u>plan;</u>				
10.23	(4) "firef	ighter" has the mea	ning given in sec	ction 299A.465, subdivisi	ion 5, paragraph
10.24	<u>(c);</u>				
10.25	(5) "ment	tal health profession	nal" has the mea	ning given in section 245	I.02, subdivision
10.26	<u>27;</u>				
10.27	<u>(6)</u> "peac	e officer" has the me	eaning given in s	ection 299A.465, subdivi	sion 5, paragraph
10.28	<u>(a);</u>				
10.29	<u>(7)</u> "psyc	hological condition	" means a menta	l illness, as defined in cla	ause (1); and

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(8) "treatment" includes but is not limited to active participation in the International 11.1 Association of Fire Fighters Center of Excellence for Behavioral Health Treatment and 11.2 11.3 Recovery. Subd. 2. Application; dual diagnosis. (a) Notwithstanding any law to the contrary, and 11.4 11.5 except as provided in paragraph (b), the procedure in this section applies to an application for a duty disability by an employee based on a psychological condition. 11.6 (b) The additional procedure in this section does not apply to a duty disability application 11.7 under paragraph (a) that is also based on a dual diagnosis of a physical condition. An 11.8 employee with a dual diagnosis may, but is not required to, seek treatment under subdivisions 11.9 11.10 4 and 7, subject to the procedure in this section. Subd. 3. Initial approval. (a) An employee who applies for duty disability under section 11.11 11.12 353.656, subdivision 1, based on a psychological condition must first receive initial approval as provided under this subdivision. 11.13 (b) The executive director shall grant initial approval to an employee who submits, in 11.14 the form and manner specified by the executive director: 11.15 (1) a report by a mental health professional diagnosing the employee with a mental 11.16 illness and finding that the employee is currently unable to perform the normal duties of 11.17 the position held by the employee on the date of the injury, event, or onset of the mental 11.18 illness on a full- or part-time basis; and 11.19 (2) documentation from the employer certifying the dates the employee was on duty in 11.20 a position covered under the police and fire plan. 11.21 (c) An employee who receives initial approval under this subdivision is not considered 11.22 disabled for the purposes of a duty disability under section 353.656, subdivision 1. The 11.23 11.24 employee must complete the additional requirements under this section and receive final 11.25 approval under subdivision 6 before receiving duty disability benefits or related benefits. (d) An employer shall submit the certification required under paragraph (b), clause (2), 11.26 11.27 within five business days of an employee's application, and the employee shall receive initial approval no later than six business days after the employee's application, whether or not 11.28 the employer's certification has been submitted. 11.29 Subd. 4. Treatment required. (a) Except as provided in paragraph (f), an employee 11.30 who receives initial approval under subdivision 3 shall complete 24 consecutive weeks of 11.31 active treatment modalities for the employee's diagnosed mental illness, as provided under 11.32 this subdivision, before a final determination can be made under subdivision 6. Treatment 11.33

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12.1 shall be at the direction of a mental health professional using treatment modalities indicated for the treatment of the diagnosed mental illness. An employee shall not be penalized for 12.2 12.3 an interruption in active, consecutive treatment that is not initiated by or resulting from an intentional action of the employee. Subject to the limit under subdivision 9, the employer 12.4 shall pay for the treatment costs and may seek reimbursement. 12.5 (b) The employee's mental health professional must assess the employee's progress in 12.6 treatment monthly and at the end of the 24 weeks, including any change to the employee's 12.7 12.8 ability to return to the position held by the employee on the date of the injury, event, or onset of the mental illness, or to another position with the employer which provides salary 12.9 and employer-provided benefits, including pension benefits, that are equal to or greater than 12.10 those for the position held by the employee on the date of the injury, event, or onset of the 12.11 mental illness. A final determination under subdivision 6 must be supported by a report 12.12 from the employee's mental health professional containing an opinion about the employee's 12.13 prognosis, the duration of the disability, and the expectations for improvement following 12.14 the treatment. A report that does not contain and support a finding that the employee's 12.15 disability as a result of a psychological condition will last for at least 12 months must not 12.16 be relied upon to support final approval of duty disability benefits. 12.17 (c) The employee may return to full- or part-time work prior to the completion of the 12.18 24 weeks of treatment if the employee's mental health professional determines that they are 12.19 medically able to do so. 12.20 (d) The employee may return to light duty assignments, subject to availability of a 12.21 position, prior to the completion of the 24 weeks of treatment, if deemed medically 12.22 appropriate by the employee's mental health professional and with the employer's approval. 12.23 (e) A fitness for duty presumption shall apply to an employee who is cleared to return 12.24 12.25 to work or light duty under paragraph (c) or (d), except as provided under subdivision 10. (f) No employee shall be required to complete treatment under this subdivision more 12.26 than three times in ten years. 12.27 12.28 Subd. 5. Continuation of salary and benefits. (a) Subject to subdivision 9, for the period that an employee is seeking initial or final approval under subdivision 3 or 6, appealing 12.29 12.30 a determination thereof, or receiving treatment under subdivision 4 or 7, the employer shall 12.31 continue: (1) to pay, for a current employee only, the employee's full salary and employer-provided 12.32

12.33 benefits, including any employer contribution to health care and retirement benefits. The

12.34 employer must proportionally reduce the salary paid to an employee who is otherwise

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13.1	receiving ben	efits for the disabi	lity that provide	compensation for all or a	portion of the
13.2	receiving benefits for the disability that provide compensation for all or a portion of the employee's salary for the same time period. Nothing in this paragraph requires an employer				
13.3	to pay more than 100 percent of the employee's salary;				
13.4	(2) to prov	vide health insurance	e benefits to the e	mployee and to the emplo	vyee's dependents,
13.5	if the employ	ee was receiving c	lependent coverag	ge at the time of the injur	y, event, or onset
13.6	of the mental	illness under the e	employer's group	health plan; and	
13.7	(3) to prov	vide any other emp	ployment benefits	provided to the employ	ee under the
13.8	employee's ci	urrently applicable	collective barga	ning agreement.	
13.9	<u>(b)</u> An em	ployee shall obtai	n service credit fo	or the treatment period re	equired under
13.10	subdivision 4	or 7.			
13.11	(c) Nothin	ig prevents an emp	oloyer from provi	ding benefits in addition	to those required
13.12	by this sectior	or otherwise affec	ts an employee's r	ights with respect to any o	other employment
13.13	benefit.				
13.14	<u>Subd. 6.</u> <b>F</b>	'inal approval, der	nial, or continuati	ion of treatment. (a) Follo	owing completion
13.15	of treatment u	Inder subdivision	4, the association	shall review an employee	e's application for
13.16	duty disabilit	y as provided und	er section 353.03	l, confirm the treatment	requirements are
13.17	satisfied, and	make one of the f	ollowing determi	nations:	
13.18	<u>(1) contin</u>	ue the initial appro	oval for an addition	onal eight weeks for the	employee to
13.19	complete add	itional treatment,	as provided under	r subdivision 7;	
13.20	(2) deny t	he employee's app	lication for duty	disability because the em	ployee is:
13.21	(i) able to	return to full-time	work in the posi	tion held by the employe	e on the date of
13.22	the injury, ev	ent, or onset of the	e mental illness;		
13.23	(ii) able to	return to another	vacant full-time p	position with the employe	er which provides
13.24	salary and en	ployer-provided b	enefits, including	g pension benefits, that a	re equal to or
13.25	greater than t	hose for the position	on held by the em	ployee on the date of the	e injury, event, or
13.26	onset of the n	nental illness, as c	ertified by the em	ployer in the form and n	nanner specified
13.27	by the execut	ive director; or			
13.28	(iii) other	wise determined to	be ineligible und	der section 353.031; or	
13.29	(3) approv	e the employee's a	pplication for duty	v disability because the en	ployee is eligible
13.30	under section	353.031, at which	n time the employ	ree is entitled to receive of	luty disability
13.31	benefits as pr	ovided under this	section and any re	elated benefits. The duty	disability benefit

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14.1	begins to accrue the day following the day on which the employer ceases to continue salary
14.2	and benefits under subdivision 5.
14.3	(b) Following completion of the additional treatment under subdivision 7, if applicable,
14.4	the association shall confirm the additional treatment requirements are satisfied, review any
14.5	updates to the employee's application for duty disability, and issue a final approval or denial,
14.6	as provided under paragraph (a), clauses (2) and (3).
14.7	(c) A fitness for duty presumption shall apply to an employee who is determined able
14.8	to return to work as provided under paragraph (a), clause (2), except as provided under
14.9	subdivision 10.
14.10	Subd. 7. Additional treatment. (a) Except as provided in paragraph (g), if, after
14.11	completing the treatment required under subdivision 4, the mental health professional's
14.12	report determines that the employee is making progress in treatment, and the employee's
14.13	prognosis is expected to further improve with additional treatment, the association shall
14.14	continue the employee's initial approval under subdivision 6, paragraph (a), clause (1), and
14.15	the employee shall complete up to an additional eight consecutive weeks of active treatment
14.16	modalities as provided under this subdivision.
14.17	(b) Treatment shall be at the direction of a mental health professional using treatment
14.18	modalities indicated for the treatment of the employee's diagnosed mental illness. An
14.19	employee shall not be penalized for an interruption in active, consecutive treatment that is
14.20	not initiated by or resulting from an intentional action of the employee. Subject to subdivision
14.21	9, the employer shall pay for the treatment costs and may seek reimbursement.
14.22	(c) The employee's mental health professional must assess the employee's progress in
14.23	treatment at the end of eight weeks, including any change to the employee's ability to return
14.24	to the position held by the employee on the date of the injury, event, or onset of the mental
14.25	illness, or to another position with the employer which provides salary and employer-provided
14.26	benefits, including pension benefits, that are equal to or greater than those for the position
14.27	held by the employee on the date of the injury, event, or onset of the mental illness. A final
14.28	determination under subdivision 6, paragraph (b), must be supported by an updated report
14.29	from the employee's mental health professional containing an opinion about the employee's
14.30	prognosis, the duration of the disability, and the expectations for improvement following
14.31	the additional treatment. An updated report that does not contain and support a finding that
14.32	the employee's disability as a result of a psychological condition will last for at least 12
14.33	months must not be relied upon to support final approval of duty disability benefits.

15.1	(d) The employee may return to full- or part-time work prior to the completion of the
15.2	eight weeks of treatment if the employee's mental health professional determines that they
15.3	are medically able to do so.
15.4	(e) The employee may return to light duty assignments, subject to availability of a
15.5	position, prior to the completion of the eight weeks of treatment, if deemed medically
15.6	appropriate by the employee's mental health professional and with the employer's approval.
15.7	(f) A fitness for duty presumption shall apply to an employee who is cleared to return
15.8	to work or light duty under paragraph (d) or (e), except as provided under subdivision 10.
15.9	(g) No employee shall be required to complete treatment under this subdivision more
15.10	than three times in ten years.
15.11	Subd. 8. Treatment data. A "health record," as defined by section 144.291, subdivision
15.12	2, paragraph (c), arising from treatment sought under this section is classified as private
15.13	data on individuals, as defined by section 13.02, subdivision 12, and must not be accessed
15.14	by, shared with, or disclosed or disseminated to the Bureau of Criminal Apprehension,
15.15	including through discovery or subpoena, in any type of investigation or legal action.
15.16	Subd. 9. Employer reimbursement; limit. (a) Except as provided in paragraph (c), an
15.17	employer subject to this section may annually apply by August 1 for the preceding fiscal
15.18	year to the commissioner of public safety for reimbursement of:
15.19	(1) the treatment costs incurred by the employer under subdivision 4 or 7;
15.20	(2) the costs incurred to continue salary and benefits as required under subdivision 5;
15.21	and
15.22	(3) the salary-related costs incurred to backfill a position for the treatment period required
15.23	under subdivision 4 or 7.
15.24	(b) An employer must apply for the reimbursement in the form and manner specified
15.25	by the commissioner of public safety.
15.26	(c) No employer shall be required to pay for the salary, benefits, and treatment costs
15.27	required under subdivisions 4, 5, and 7 for a single employee more than three times in ten
15.28	years.
15.29	Subd. 10. Fitness for duty presumption. (a) An employee who is cleared or determined
15.30	able to return to work or light duty under subdivision 4, paragraph (e); 6, paragraph (c); or
15.31	7, paragraph (f), is presumed fit for duty, except as follows:

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16.1	<u>(1)</u> an emp	oloyer may request	a fitness for duty	exam by an independent n	nedical provider
16.2	if the exam is	completed within s	ix weeks of the e	mployer receiving the det	ermination from
16.3	the treating m	ental health profes	sional, and the ir	ndependent medical provi	der's report is
16.4	completed no	more than six wee	eks later;		
16.5	<u>(2)</u> an emp	bloyee found unfit	for duty by an in	dependent medical provid	ler under clause
16.6	<u>(1):</u>				
16.7	(i) is presu	med eligible for a	duty disability, as	s provided under subdivis	ion 6, paragraph
16.8	(a), clause (3)	; or			
16.9	<u>(ii) may ap</u>	opeal the independ	ent medical prov	ider's determination by re	equesting a
16.10	fact-finding se	ession conducted b	y an administrat	ve law judge assigned by	the Office of
16.11	Administrativ	e Hearing; and			
16.12	(3) the fitr	ness-for-duty timel	ine under this par	ragraph may be modified	by mutual
16.13	agreement of	the employer and	employee.		
16.14	(b) Nothin	g in this section sh	nall be deemed to	affect the Americans wit	h Disabilities
16.15	Act, United St	tates Code, title 42	, chapter 126; the	Family Medical Leave A	ct, United States
16.16	Code, title 29	, chapter 28; or the	e Minnesota Hum	an Rights Act, chapter 36	<u>53A.</u>
16.17	Subd. 11.	<b>Report.</b> No later th	han four years af	ter the day following fina	l enactment of
16.18	this act, the ex	kecutive director, i	n coordination w	ith employers, employees	s, and mental
16.19	health profess	ionals, shall subm	it a report to the	chairs and ranking minori	ty members of
16.20	the legislative	committees with	jurisdiction over	labor and pensions regard	ling the impact
16.21	of this section	on public safety c	luty disability tre	nds and costs.	
16.22	Sec. 8. <b>[626</b>	.8478] WELLNE	SS TRAINING.		
				• () 771 1	1 , ,
16.23				ning course. (a) The boar	
16.24				he stressful and traumation	
16.25	<b>_</b>			o process and cope with t	
16.26		nt to policing. The	learning objectiv	es must be updated as the	board considers
16.27	appropriate.				
16.28	<u>(b) The co</u>	mmissioner of pub	olic safety, in con	sultation with the board,	must create a

16.29 <u>training course that incorporates each of the learning objectives established by the board</u>

16.30 <u>under paragraph (a).</u>

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17.1 Subd. 2. Preservice training required. (a) The learning objectives developed pursuant
 17.2 to subdivision 1 must be included in the required curriculum of a professional peace officer

## 17.3 <u>education program.</u>

- 17.4 (b) A person is not eligible to take the peace officer licensing examination after July 1,
- 17.5 2024, unless the individual has received the training described in paragraph (a).
- 17.6 Subd. 3. In-service training required. Beginning July 1, 2024, the chief law enforcement
- 17.7 officer of every state and local law enforcement agency shall provide in-service wellness
- 17.8 training to every peace officer and part-time peace officer employed by the agency. The
- 17.9 training must comply with the learning objectives developed and approved by the board
- 17.10 and must meet board requirements for board-approved continuing education credit. A peace
- 17.11 officer with a license renewal date after June 30, 2024, is not required to complete this
- 17.12 training until the officer's next full three-year licensing cycle.
- 17.13 Subd. 4. Record keeping required. The head of each local and state law enforcement
- 17.14 agency shall maintain written records of the agency's compliance with the requirements of
- 17.15 subdivision 3. The written records are subject to periodic review by the board and must be
- 17.16 <u>made available to the board at its request.</u>

## 17.17 Sec. 9. <u>APPROPRIATIONS.</u>

- (a) Beginning in fiscal year 2024, an amount sufficient for the purposes of Minnesota
  Statutes, sections 352B.102 and 353.032, including reimbursing employers for the costs of
  treatment, payment of continued wages and benefits, and backfilling positions is appropriated
  from the general fund to the commissioner of public safety.
  (b) Beginning in fiscal year 2024, an amount sufficient for the purposes of reimbursing
- 17.22 (b) Beginning in fiscal year 2024, an amount sufficient for the purposes of reimbursing
- 17.23 employers under Minnesota Statutes, section 299A.465, subdivision 4, is appropriated from
- 17.24 the general fund to the commissioner of public safety.