02/10/25 08:18 am COUNSEL LM/SC SCS0813A-1

Senator moves to amend S.F. No. 813 as follows:

Page 1, after line 4, insert:

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"Section 1. Minnesota Statutes 2024, section 144A.351, subdivision 1, is amended to read:

Subdivision 1. **Report requirements.** (a) The commissioners of health and human services, with the cooperation of counties and in consultation with stakeholders, including persons who need or are using long-term care services and supports, lead agencies, regional entities, senior, disability, and mental health organization representatives, service providers, and community members shall compile data regarding the status of the full range of long-term care services and supports for the elderly and children and adults with disabilities and mental illnesses in Minnesota. The compiled data shall include:

- (1) demographics and need for long-term care services and supports in Minnesota;
- 1.12 (2) summary of county and regional reports on long-term care gaps, surpluses, imbalances, 1.13 and corrective action plans;
 - (3) status of long-term care services and related mental health services, housing options, and supports by county and region including:
 - (i) changes in availability of the range of long-term care services and housing options;
 - (ii) access problems, including access to the least restrictive and most integrated services and settings, regarding long-term care services; and
 - (iii) comparative measures of long-term care services availability, including serving people in their home areas near family, and changes over time; and
 - (4) recommendations regarding goals for the future of long-term care services and supports, policy and fiscal changes, and resource development and transition needs; and
- (5) the following information on the availability of integrated community supports,
 updated within 30 days of the end of four three-month reporting periods, which begin on
 January 1 of each year:
 - (i) the average number of integrated community supports beds occupied, per month, for the preceding reporting period;
 - (ii) the average number of integrated community supports beds available, per month, for the preceding reporting period;
- 1.30 (iii) the number of integrated community supports setting applications being reviewed
 1.31 by the commissioner of human services as of the final day of the reporting period; and

Section 1.

02/10/25 08:18 am	COUNSEL	LM/SC	SCS0813A-1
02/10/25 00.10 am	COUNDEL	LIVI/ BC	3C30013A-1

(vi) the average time of review for integrated community supports setting applications 2.1 submitted during the preceding quarter. 2.2 (b) The commissioners of health and human services shall make the compiled data 2.3 available on at least one of the department's websites. 2.4 Sec. 2. Minnesota Statutes 2024, section 245D.12, is amended to read: 2.5 245D.12 INTEGRATED COMMUNITY SUPPORTS; SETTING CAPACITY 2.6 REPORT. 2.7 Subdivision 1. Setting capacity report. (a) The license holder providing integrated 2.8 community support, as defined in section 245D.03, subdivision 1, paragraph (c), clause (8), 2.9 must submit a setting capacity report to the commissioner to ensure the identified location 2.10 of service delivery meets the criteria of the home and community-based service requirements 2.11 as specified in section 256B.492. 2.12 (b) The license holder shall provide the setting capacity report on the forms and in the 2.13 manner prescribed by the commissioner. The report must include: 2.14 (1) the address of the multifamily housing building where the license holder delivers 2.15 integrated community supports and owns, leases, or has a direct or indirect financial 2.16 relationship with the property owner; 2.17 (2) the total number of living units in the multifamily housing building described in 2.18 2.19 clause (1) where integrated community supports are delivered; (3) the total number of living units in the multifamily housing building described in 2.20 clause (1), including the living units identified in clause (2); 2.21 (4) the total number of people who could reside in the living units in the multifamily 2.22 housing building described in clause (2) and receive integrated community supports; and 2.23 (5) the percentage of living units that are controlled by the license holder in the 2.24 multifamily housing building by dividing clause (2) by clause (3). 2.25 (c) Only one license holder may deliver integrated community supports at the address 2.26 of the multifamily housing building. 2.27 Subd. 2. Setting approval moratorium. (a) The commissioner must not approve an 2.28 integrated community supports setting for which a setting capacity report was submitted 2.29

Sec. 2. 2

between July 1, 2025, and June 30, 2027.

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02/10/25 08·18 am	COUNSEL	LM/SC	SCS0813A-1

3.1	(b) The commissioner may approve exceptions to the approval moratorium under this
3.2	subdivision under the following circumstances:
3.3	(1) the commissioner determines that a new integrated community supports setting is
3.4	needed to provide integrated community supports for a person requiring hospital-level care;
3.5	(2) a new integrated community supports setting is needed for a licensed assisted living
3.6	facility that is closing or converting from an assisted living facility license to a licensed
3.7	integrated community supports provider; or
3.8	(3) a new integrated community supports setting with specialized qualities, including
3.9	wheelchair accessible units, specialized equipment, or other unique qualities as needed to
3.10	meet the needs of a client identified by the local county board
3.11	(c) When approving an exception under this subdivision, the commissioner shall consider
3.12	the availability of approved integrated community supports settings in the geographic area
3.13	in which the licensee seeks to operate, including the number of living units approved and
3.14	the total number of people who could reside in the approved living units while receiving
3.15	integrated community services; the results of a person's choices during the person's annual
3.16	assessment and service plan review; and the recommendation of the local county board.
3.17	The approval or denial of an exception by the commissioner is final and is not subject to
3.18	appeal. "
3.19	Page 1, lines 12, 16, and 18, delete "stakeholders" and insert "interested parties"
3.20	Page 1, after line 22, insert:
3.21	"Sec. 4. DIRECTION TO COMMISSIONER; PROVISIONAL OR TRANSITIONAL
3.22	APPROVAL OF INTEGRATED COMMUNITY SERVICES SETTINGS.
3.23	(a) The commissioner of human services must develop draft language to improve the
3.24	process for approving integrated community support settings, including a process for issuing
3.25	provisional or transitional licenses such that applicants can get an initial approval to operate
3.26	prior to securing control of the approved setting. This process should also allow applicants
3.27	to change the approved setting during the application review period when needed to ensure
3.28	an available setting.
3.29	(b) The commissioner must submit the draft legislation to the chairs and ranking minority
3.30	members of the legislative committees with jurisdiction over health and human services
3.31	policy and finance by January 1, 2026. "
3.32	Renumber the sections in sequence and correct the internal references

Sec. 4. 3

02/10/25 08:18 am COUNSEL LM/SC SCS0813A-1

4.1 Amend the title accordingly

Sec. 4. 4