1.1	moves to amend H.F. No. 2050, the delete everything amendment
1.2	(H2050DE1), as follows:
1.3	Page 1, before line 3, insert:
1.4	"ARTICLE 1
1.5	DEPARTMENT OF HEALTH POLICY"
1.6	Page 50, after line 16, insert:
1.7	"ARTICLE 2
1.8	DEPARTMENT OF HUMAN SERVICES POLICY
1.9	Section 1. Minnesota Statutes 2022, section 245.4661, subdivision 9, is amended to read:
1.10	Subd. 9. Services and programs. (a) The following three distinct grant programs are
1.11	funded under this section:
1.12	(1) mental health crisis services;
1.13	(2) housing with supports for adults with serious mental illness; and
1.14	(3) projects for assistance in transitioning from homelessness (PATH program).
1.15	(b) In addition, the following are eligible for grant funds:
1.16	(1) community education and prevention;
1.17	(2) client outreach;
1.18	(3) early identification and intervention;
1.19	(4) adult outpatient diagnostic assessment and psychological testing;
1.20	(5) peer support services;
1.21	(6) community support program services (CSP);

2.1	(7) adult residential crisis stabilization;
2.2	(8) supported employment;
2.3	(9) assertive community treatment (ACT);
2.4	(10) housing subsidies;
2.5	(11) basic living, social skills, and community intervention;
2.6	(12) emergency response services;
2.7	(13) adult outpatient psychotherapy;
2.8	(14) adult outpatient medication management;
2.9	(15) adult mobile crisis services;
2.10	(16) adult day treatment;
2.11	(17) partial hospitalization;
2.12	(18) adult residential treatment;
2.13	(19) adult mental health targeted case management; and
2.14	(20) intensive community rehabilitative services (ICRS); and
2.15	(21) (20) transportation.
2.16	Sec. 2. Minnesota Statutes 2022, section 245.469, subdivision 3, is amended to read:
2.17	Subd. 3. Mental health crisis services. The commissioner of human services shall
2.18	increase access to mental health crisis services for children and adults. In order to increase
2.19	access, the commissioner must:
2.20	(1) develop a central phone number where calls can be routed to the appropriate crisis
2.21	services;
2.22	(2) provide telephone consultation 24 hours a day to mobile crisis teams who are serving
2.23	people with traumatic brain injury or intellectual disabilities who are experiencing a mental
2.24	health crisis;
2.25	(3) expand crisis services across the state, including rural areas of the state and examining
2.26	access per population;
2.27	(4) establish and implement state standards <u>and requirements</u> for crisis services <u>as outlined</u>
2.28	in section 256B.0624; and

03/06/23 04:22 pm	HOUSE RESEARCH	EK/JF	H2050A3

(5) provide grants to adult mental health initiatives, counties, tribes, or community mental health providers to establish new mental health crisis residential service capacity.

Priority will be given to regions that do not have a mental health crisis residential services program, do not have an inpatient psychiatric unit within the region, do not have an inpatient psychiatric unit within 90 miles, or have a demonstrated need based on the number of crisis residential or intensive residential treatment beds available to meet the needs of the residents in the region. At least 50 percent of the funds must be distributed to programs in rural Minnesota. Grant funds may be used for start-up costs, including but not limited to renovations, furnishings, and staff training. Grant applications shall provide details on how the intended service will address identified needs and shall demonstrate collaboration with crisis teams, other mental health providers, hospitals, and police.

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

Sec. 3. [245.4903] CULTURAL AND ETHNIC MINORITY INFRASTRUCTURE GRANT PROGRAM.

Subdivision 1. Establishment. The commissioner of human services shall establish a cultural and ethnic minority infrastructure grant program to ensure that mental health and substance use disorder treatment supports and services are culturally specific and culturally responsive to meet the cultural needs of the communities served.

- Subd. 2. Eligible applicants. An eligible applicant is a licensed entity or provider from a cultural or ethnic minority population who:
- (1) provides mental health or substance use disorder treatment services and supports to individuals from cultural and ethnic minority populations, including individuals who are lesbian, gay, bisexual, transgender, or queer and from cultural and ethnic minority populations;
- (2) provides or is qualified and has the capacity to provide clinical supervision and support to members of culturally diverse and ethnic minority communities to qualify as mental health and substance use disorder treatment providers; or
- (3) has the capacity and experience to provide training for mental health and substance use disorder treatment providers on cultural competency and cultural humility.
- Subd. 2. Allowable grant activities. (a) The cultural and ethnic minority infrastructure grant program grantees must engage in activities and provide supportive services to ensure and increase equitable access to culturally specific and responsive care and to build

3.1

3.2

3.3

3.4

3.5

3.6

3.7

3.8

3.9

3.10

3.11

3.12

3.13

3.14

3.15

3.16

3.17

3.18

3.19

3.20

3.21

3.22

3.23

3.24

3.25

3.26

3.27

3.28

3.29

3.30

3.31

03/06/23 04:22 pm	HOUSE RESEARCH	EK/JF	H2050A3
05/00/25 0 1.22 pm	HOUSE RESERRE	1/11////	11202011

orga	anizational and professional capacity for licensure and certification for the communities
serv	ved. Allowable grant activities include but are not limited to:
!	(1) workforce development activities focused on recruiting, supporting, training, and
sup	ervision activities for mental health and substance use disorder practitioners and
pro	fessionals from diverse racial, cultural, and ethnic communities;
<u>(</u>	(2) supporting members of culturally diverse and ethnic minority communities to qualify
as n	nental health and substance use disorder professionals, practitioners, clinical supervisors,
reco	overy peer specialists, mental health certified peer specialists, and mental health certified
fam	nily peer specialists;
<u>(</u>	(3) culturally specific outreach, early intervention, trauma-informed services, and recovery
sup	port in mental health and substance use disorder services;
!	(4) provision of trauma-informed, culturally responsive mental health and substance use
disc	order supports and services for children and families, youth, or adults who are from
<u>cult</u>	cural and ethnic minority backgrounds and are uninsured or underinsured;
	(5) mental health and substance use disorder service expansion and infrastructure
imp	provement activities, particularly in greater Minnesota;
	(6) training for mental health and substance use disorder treatment providers on cultural
con	npetency and cultural humility; and
	(7) activities to increase the availability of culturally responsive mental health and
sub	stance use disorder services for children and families, youth, or adults or to increase the
<u>ava</u> :	ilability of substance use disorder services for individuals from cultural and ethnic
min	porities in the state.
	(b) The commissioner must assist grantees with meeting third-party credentialing
requ	uirements, and grantees must obtain all available third-party reimbursement sources as
<u>а сс</u>	ondition of receiving grant funds. Grantees must serve individuals from cultural and
ethr	nic minority communities regardless of health coverage status or ability to pay.
į	Subd. 3. Data collection and outcomes. Grantees must provide regular data summaries
to tl	he commissioner for purposes of evaluating the effectiveness of the cultural and ethnic
min	ority infrastructure grant program. The commissioner must use identified culturally
app	ropriate outcome measures instruments to evaluate outcomes and must evaluate program
<u>acti</u>	vities by analyzing whether the program:
!	(1) increased access to culturally specific services for individuals from cultural and
ethr	nic minority communities across the state:

03/06/23 04:22 pm	HOUSE RESEARCH	EK/JF	H2050A3

5.1	(2) increased the number of individuals from cultural and ethnic minority communities
5.2	served by grantees;
5.3	(3) increased cultural responsiveness and cultural competency of mental health and
5.4	substance use disorder treatment providers;
5.5	(4) increased the number of mental health and substance use disorder treatment providers
5.6	and clinical supervisors from cultural and ethnic minority communities;
5.7	(5) increased the number of mental health and substance use disorder treatment
5.8	organizations owned, managed, or led by individuals who are Black, Indigenous, or people
5.9	of color;
5.10	(6) reduced health disparities through improved clinical and functional outcomes for
5.11	those accessing services; and
5.12	(7) led to an overall increase in culturally specific mental health and substance use
5.13	disorder service availability.
5.14	EFFECTIVE DATE. This section is effective the day following final enactment.
5.16	PROGRAM.
5.17	Subdivision 1. Establishment. The mental health certified peer specialist grant program
5.18	is established in the Department of Human Services to provide funding for training for
5.19	mental health certified peer specialists who provide services to support individuals with
5.20	lived experience of mental illness under section 256B.0615. Certified peer specialists provide
5.21	services to individuals who are receiving assertive community treatment or intensive
5.22	residential treatment services under section 256B.0622, adult rehabilitative mental health
5.23	services under section 256B.0623, or crisis response services under section 256B.0624.
5.24	Mental health certified peer specialist qualifications are defined in section 245I.04,
5.25	subdivision 10, and mental health certified peer specialists' scope of practice is defined in
5.26	section 245I.04, subdivision 11.
5.27	Subd. 2. Activities. Grant funding may be used to provide training for mental health
5.28	certified peer specialists as specified in section 256B.0615, subdivision 5.
5.29	Subd. 3. Outcomes. Evaluation includes the extent to which individuals receiving peer
5.30	services:
5.31	(1) experience progress on achieving treatment goals; and
5.32	(2) experience a reduction in hospital admissions.

03/06/23 04:22 pm H	OUSE RESEARCH	EK/JF	H2050A3
---------------------	---------------	-------	---------

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

6.1

6.2

6.3

6.4

6.5

6.6

6.7

6.8

6.9

6.10

6.11

6.12

6.13

6.14

6.15

6.16

6.17

6.18

6.19

Sec. 5. [245.4907]	MENTAL	HEALTH	CERTIFII	ED FAMIL	Y PEER	SPECIAL	LIST
GRANT PROGRA	M.						

Subdivision 1. Establishment. The mental health certified peer family specialist grant program is established in the Department of Human Services to provide funding for training for mental health certified peer family specialists who provide services to support individuals with lived experience of mental illness under section 256B.0616. Certified family peer specialists provide services to families who have a child with an emotional disturbance or severe emotional disturbance under chapter 245. Certified family peer specialists provide services to families whose children are receiving inpatient hospitalization under section 256B.0625, subdivision 1; partial hospitalization under Minnesota Rules, parts 9505.0370, subpart 24, and 9505.0372, subpart 9; residential treatment under section 245.4882; children's intensive behavioral health services under section 256B.0946; and day treatment, children's therapeutic services and supports, or crisis response services under section 256B.0624.

Mental health certified family peer specialist qualifications are defined in section 245I.04, subdivision 12, and mental health certified family peer specialists' scope of practice is defined in section 245I.04, subdivision 13.

- Subd. 2. Activities. Grant funding may be used to provide training for mental health certified family peer specialists as specified in section 256B.0616, subdivision 5.
- 6.20 Subd. 3. Outcomes. Evaluation includes the extent to which individuals receiving family peer services:
- 6.22 (1) progress on achieving treatment goals; and
- 6.23 (2) experience a reduction in hospital admissions.
- 6.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 6. [245.991] PROJECTS FOR ASSISTANCE IN TRANSITION FROM HOMELESSNESS PROGRAM.

Subdivision 1. Establishment. The projects for assistance in transition from homelessness program is established in the Department of Human Services to prevent or end homelessness for people with serious mental illness or co-occurring substance use disorder and ensure the commissioner may achieve the goals of the housing mission statement in section 245.461, subdivision 4.

03/06/23 04:22 pm	HOUSE RESEARCH	EK/JF	H2050A3
03/00/23 07.22 pm	HOUSE RESEARCH	L/1X/J1	112030/13

$\underline{\mathbf{S}}$	ubd. 2. Activities. All projects for assistance in transition from homelessness must
provi	de homeless outreach and case management services. Projects may provide clinical
asses	sment, habilitation and rehabilitation services, community mental health services,
subst	ance use disorder treatment, housing transition and sustaining services, direct assistance
fundi	ing, and other activities as determined by the commissioner.
<u>S</u>	ubd. 3. Eligibility. Program activities must be provided to people with serious mental
llnes	ss, or with co-occurring substance use disorder, who meet homeless criteria determined
y th	e commissioner. People receiving homeless outreach may be presumed eligible until
erio	us mental illness can be verified.
<u>S</u>	ubd. 4. Outcomes. Evaluation of each project includes the extent to which:
<u>(1</u>) grantees contact individuals through homeless outreach services;
<u>(2</u>	2) grantees enroll individuals in case management services;
<u>(3</u>	3) individuals access behavioral health services; and
<u>(4</u>	4) individuals transition from homelessness to housing.
<u>S</u>	ubd. 5. Federal aid or grants. The commissioner of human services must comply with
all co	onditions and requirements necessary to receive federal aid or grants with respect to
nome	eless services or programs as specified in section 245.70.
<u>E</u>	FFECTIVE DATE. This section is effective the day following final enactment.
Sec	e. 7. [245.992] HOUSING WITH SUPPORT FOR ADULTS WITH SERIOUS
	NTAL ILLNESS PROGRAM.
S	ubdivision 1. Creation. The housing with support for adults with serious mental illness
_	ram is established in the Department of Human Services to prevent or end homelessness
	eople with serious mental illness, increase the availability of housing with support, and
	re the commissioner may achieve the goals of the housing mission statement in section
	461, subdivision 4.
S	ubd. 2. Activities. The housing with support for adults with serious mental illness
	ram may provide a range of activities and supportive services to assure that people
	n and retain permanent supportive housing. Program activities may include case
	agement, site-based housing services, housing transition and sustaining services, outreach
	ces, community support services, direct assistance funding, and other activities as
	mined by the commissioner.
30101	minus of the commissioner.

Subd. 3. Eligibility. Program activities must be provided to people with serious mental
illness, or with co-occurring substance use disorder, who meet homeless criteria determined
by the commissioner.
Subd. 4. Outcomes. Evaluation of program activities must utilize evidence-based
practices and must include the extent to which:
(1) grantees' housing and activities utilize evidence-based practices;
(2) individuals transition from homelessness to housing;
(3) individuals retain housing; and
(4) individuals are satisfied with their housing.
EFFECTIVE DATE. This section is effective the day following final enactment.
Sec. 8. Minnesota Statutes 2022, section 256.478, is amended by adding a subdivision to
read:
Subd. 3. Authorized uses of grant funds. Grant funds may be used for but are not
limited to the following:
(1) increasing access to home and community-based services for an individual;
(2) improving caregiver-child relationships and aiding progress toward treatment goals;
<u>and</u>
(3) reducing emergency department visits.
EFFECTIVE DATE. This section is effective the day following final enactment.
Sec. 9. Minnesota Statutes 2022, section 256.478, is amended by adding a subdivision to
read:
Subd. 4. Outcomes. Program evaluation is based on but not limited to the following
criteria:
(1) expediting discharges for individuals who no longer need hospital level of care;
(2) individuals obtaining and retaining housing;
(3) individuals maintaining community living by diverting admission to Anoka Metro
Regional Treatment Center and Forensic Mental Health Program;
(4) reducing recidivism rates of individuals returning to state institutions; and
(5) individuals' ability to live in the least restrictive community setting.

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

Sec. 10. Minnesota Statutes 2022, section 256B.056, is amended by adding a subdivision to read:

- Subd. 5d. Medical assistance room and board rate. "Medical assistance room and board rate" means an amount equal to 81 percent of the federal poverty guideline for a single individual living alone in the community less the medical assistance personal needs allowance under section 256B.35. The amount of the room and board rate, as defined in section 256I.03, subdivision 2, that exceeds the medical assistance room and board rate is considered a remedial care cost. A remedial care cost may be used to meet a spenddown obligation under this section. The medical assistance room and board rate is to be adjusted on January 1 of each year.
- 9.12 Sec. 11. Minnesota Statutes 2022, section 256B.0622, subdivision 8, is amended to read:
 - Subd. 8. Medical assistance payment for assertive community treatment and intensive residential treatment services. (a) Payment for intensive residential treatment services and assertive community treatment in this section shall be based on one daily rate per provider inclusive of the following services received by an eligible client in a given calendar day: all rehabilitative services under this section, staff travel time to provide rehabilitative services under this section, and nonresidential crisis stabilization services under section 256B.0624.
 - (b) Except as indicated in paragraph (c), payment will not be made to more than one entity for each client for services provided under this section on a given day. If services under this section are provided by a team that includes staff from more than one entity, the team must determine how to distribute the payment among the members.
 - (c) The commissioner shall determine one rate for each provider that will bill medical assistance for residential services under this section and one rate for each assertive community treatment provider. If a single entity provides both services, one rate is established for the entity's residential services and another rate for the entity's nonresidential services under this section. A provider is not eligible for payment under this section without authorization from the commissioner. The commissioner shall develop rates using the following criteria:
 - (1) the provider's cost for services shall include direct services costs, other program costs, and other costs determined as follows:

9.1

9.2

9.3

9.4

9.5

9.6

9.7

9.8

9.9

9.10

9.11

9.13

9.14

9.15

9.16

9.17

9.18

9.19

9.20

9.21

9.22

9.23

9.24

9.25

9.26

9.27

9.28

9.29

9.30

(i) the direct services costs must be determined using actual costs of salaries, benefits, payroll taxes, and training of direct service staff and service-related transportation;

- (ii) other program costs not included in item (i) must be determined as a specified percentage of the direct services costs as determined by item (i). The percentage used shall be determined by the commissioner based upon the average of percentages that represent the relationship of other program costs to direct services costs among the entities that provide similar services;
- (iii) physical plant costs calculated based on the percentage of space within the program that is entirely devoted to treatment and programming. This does not include administrative or residential space;
- (iv) assertive community treatment physical plant costs must be reimbursed as part of 10.12 the costs described in item (ii); and
 - (v) subject to federal approval, up to an additional five percent of the total rate may be added to the program rate as a quality incentive based upon the entity meeting performance criteria specified by the commissioner;
 - (2) actual cost is defined as costs which are allowable, allocable, and reasonable, and consistent with federal reimbursement requirements under Code of Federal Regulations, title 48, chapter 1, part 31, relating to for-profit entities, and Office of Management and Budget Circular Number A-122, relating to nonprofit entities;
 - (3) the number of service units;

10.1

10.2

10.3

10.4

10.5

10.6

10.7

10.8

10.9

10.10

10.11

10.13

10.14

10.15

10.16

10.17

10.18

10.19

10.20

10.23

10.24

10.25

10.26

10.27

10.28

10.29

10.30

10.31

- (4) the degree to which clients will receive services other than services under this section; 10.21 and 10.22
 - (5) the costs of other services that will be separately reimbursed.
 - (d) The rate for intensive residential treatment services and assertive community treatment must exclude the medical assistance room and board rate, as defined in section 256I.03, subdivision 6 256B.056, subdivision 5d, and services not covered under this section, such as partial hospitalization, home care, and inpatient services.
 - (e) Physician services that are not separately billed may be included in the rate to the extent that a psychiatrist, or other health care professional providing physician services within their scope of practice, is a member of the intensive residential treatment services treatment team. Physician services, whether billed separately or included in the rate, may be delivered by telehealth. For purposes of this paragraph, "telehealth" has the meaning

03/06/23 04:22 pm HOUSE RESEARCH EK/JF H2050A3

given to "mental health telehealth" in section 256B.0625, subdivision 46, when telehealth is used to provide intensive residential treatment services.

- (f) When services under this section are provided by an assertive community treatment provider, case management functions must be an integral part of the team.
- (g) The rate for a provider must not exceed the rate charged by that provider for the same service to other payors.
- (h) The rates for existing programs must be established prospectively based upon the expenditures and utilization over a prior 12-month period using the criteria established in paragraph (c). The rates for new programs must be established based upon estimated expenditures and estimated utilization using the criteria established in paragraph (c).
- (i) Entities who discontinue providing services must be subject to a settle-up process whereby actual costs and reimbursement for the previous 12 months are compared. In the event that the entity was paid more than the entity's actual costs plus any applicable performance-related funding due the provider, the excess payment must be reimbursed to the department. If a provider's revenue is less than actual allowed costs due to lower utilization than projected, the commissioner may reimburse the provider to recover its actual allowable costs. The resulting adjustments by the commissioner must be proportional to the percent of total units of service reimbursed by the commissioner and must reflect a difference of greater than five percent.
- 11.20 (j) A provider may request of the commissioner a review of any rate-setting decision
 11.21 made under this subdivision.
- Sec. 12. Minnesota Statutes 2022, section 256B.0946, subdivision 6, is amended to read:
- Subd. 6. **Excluded services.** (a) Services in clauses (1) to (7) are not covered under this section and are not eligible for medical assistance payment as components of children's intensive behavioral health services, but may be billed separately:
- (1) inpatient psychiatric hospital treatment;
- 11.27 (2) mental health targeted case management;
- 11.28 (3) partial hospitalization;

11.1

11.2

11.3

11.4

11.5

11.6

11.7

11.8

11.9

11.10

11.11

11.12

11.13

11.14

11.15

11.16

11.17

11.18

- (4) medication management;
- 11.30 (5) children's mental health day treatment services;
- (6) crisis response services under section 256B.0624;

12.1	(7)	trans	portation;	and
------	-----	-------	------------	-----

- (8) mental health certified family peer specialist services under section 256B.0616.
- 12.3 (b) Children receiving intensive behavioral health services are not eligible for medical 12.4 assistance reimbursement for the following services while receiving children's intensive 12.5 behavioral health services:
- 12.6 (1) psychotherapy and skills training components of children's therapeutic services and supports under section 256B.0943;
- 12.8 (2) mental health behavioral aide services as defined in section 256B.0943, subdivision
 12.9 1, paragraph (l);
- 12.10 (3) home and community-based waiver services;
- 12.11 (4) mental health residential treatment; and
- 12.12 (5) <u>medical assistance</u> room and board <u>costs</u> <u>rate</u>, as defined in section 256I.03, 12.13 <u>subdivision 6</u> 256B.056, subdivision 5d.
- Sec. 13. Minnesota Statutes 2022, section 256B.0947, subdivision 7a, is amended to read:
- Subd. 7a. **Noncovered services.** (a) The rate for intensive rehabilitative mental health services does not include medical assistance payment for services in clauses (1) to (7).

 Services not covered under this paragraph may be billed separately:
- 12.18 (1) inpatient psychiatric hospital treatment;
- 12.19 (2) partial hospitalization;
- 12.20 (3) children's mental health day treatment services;
- 12.21 (4) physician services outside of care provided by a psychiatrist serving as a member of 12.22 the treatment team;
- 12.23 (5) <u>medical assistance</u> room and board <u>costs</u> <u>rate</u>, as defined in section 256I.03, 12.24 <u>subdivision 6</u> 256B.056, subdivision 5d;
- 12.25 (6) home and community-based waiver services; and
- 12.26 (7) other mental health services identified in the child's individualized education program.
- 12.27 (b) The following services are not covered under this section and are not eligible for 12.28 medical assistance payment while youth are receiving intensive rehabilitative mental health 12.29 services:
- 12.30 (1) mental health residential treatment; and

03/06/23 04:22 pm HOUSE RESEARCH EK/JF H2050A3

13.1 (2) mental health behavioral aide services, as defined in section 256B.0943, subdivision 13.2 1, paragraph (l).

- Sec. 14. Minnesota Statutes 2022, section 256D.02, is amended by adding a subdivision to read:
- Subd. 20. **Date of application.** "Date of application" has the meaning given in section 256P.01, subdivision 2b.
 - Sec. 15. Minnesota Statutes 2022, section 256D.07, is amended to read:

256D.07 TIME OF PAYMENT OF ASSISTANCE.

13.7

13.8

13.9

13.10

13.11

13.12

13.13

13.14

13.15

13.16

13.17

13.18

13.19

13.20

13.21

13.22

13.23

13.24

13.25

13.26

13.27

13.28

13.29

13.30

13.31

13.32

13.33

An applicant for general assistance shall be deemed eligible if the application and the verification of the statement on that application demonstrate that the applicant is within the eligibility criteria established by sections 256D.01 to 256D.21 and any applicable rules of the commissioner. Any person requesting general assistance shall be permitted by the county agency to make an application for assistance as soon as administratively possible and in no event later than the fourth day following the date on which assistance is first requested, and no county agency shall require that a person requesting assistance appear at the offices of the county agency more than once prior to the date on which the person is permitted to make the application. The application shall be in writing in the manner and upon the form prescribed by the commissioner and attested to by the oath of the applicant or in lieu thereof shall contain the following declaration which shall be signed by the applicant: "I declare that this application has been examined by me and to the best of my knowledge and belief is a true and correct statement of every material point." Applications must be submitted according to section 256P.04, subdivision 1a. On the date that general assistance is first requested, the county agency shall inquire and determine whether the person requesting assistance is in immediate need of food, shelter, clothing, assistance for necessary transportation, or other emergency assistance pursuant to section 256D.06, subdivision 2. A person in need of emergency assistance shall be granted emergency assistance immediately, and necessary emergency assistance shall continue for up to 30 days following the date of application. A determination of an applicant's eligibility for general assistance shall be made by the county agency as soon as the required verifications are received by the county agency and in no event later than 30 days following the date that the application is made. Any verifications required of the applicant shall be reasonable, and the commissioner shall by rule establish reasonable verifications. General assistance shall be granted to an eligible applicant without the necessity of first securing action by the board of the county agency.

The first month's grant must be computed to cover the time period starting with the date a 14.1 signed application form is received by the county agency of application, as defined by 14.2 section 256P.01, subdivision 2b, or from the date that the applicant meets all eligibility 14.3 factors, whichever occurs later. 14.4 If upon verification and due investigation it appears that the applicant provided false 14.5 information and the false information materially affected the applicant's eligibility for general 14.6 assistance or the amount of the applicant's general assistance grant, the county agency may 14.7 14.8 refer the matter to the county attorney. The county attorney may commence a criminal prosecution or a civil action for the recovery of any general assistance wrongfully received, 14.9 or both. 14.10 Sec. 16. Minnesota Statutes 2022, section 256I.03, subdivision 15, is amended to read: 14.11 Subd. 15. Supportive housing. "Supportive housing" means housing that is not 14.12 time-limited and, provides or coordinates services necessary for a resident to maintain 14.13 housing stability, and is not licensed as an assisted living facility under chapter 144G. 14.14 Sec. 17. Minnesota Statutes 2022, section 256I.03, is amended by adding a subdivision 14.15 to read: 14.16 Subd. 16. Date of application. "Date of application" has the meaning given in section 14.17 256P.01, subdivision 2b. 14.18 Sec. 18. Minnesota Statutes 2022, section 256I.04, subdivision 2, is amended to read: 14.19 Subd. 2. Date of eligibility. An individual who has met the eligibility requirements of 14.20 subdivision 1, shall have a housing support payment made on the individual's behalf from 14.21 the first day of the month in which a signed of the date of application form is received by 14.22 a county agency, as defined by section 256P.01, subdivision 2b, or the first day of the month 14.23 in which all eligibility factors have been met, whichever is later. 14.24 14.25 Sec. 19. Minnesota Statutes 2022, section 256I.06, subdivision 3, is amended to read: Subd. 3. Filing of application. The county agency must immediately provide an 14.26 application form to any person requesting housing support. Application for housing support 14.27 must be in writing on a form prescribed by the commissioner. Applications must be submitted 14.28 according to section 256P.04, subdivision 1a. The county agency must determine an 14.29 14.30 applicant's eligibility for housing support as soon as the required verifications are received

03/06/23 04:22 pm HOUSE RESEARCH EK/JF H2050A3

by the county agency and within 30 days after a signed application is received by the county agency for the aged or blind or within 60 days for people with a disability.

Sec. 20. Minnesota Statutes 2022, section 256I.09, is amended to read:

256I.09 COMMUNITY LIVING INFRASTRUCTURE.

15.1

15.2

15.3

15.4

15.5

15.6

15.7

15.8

15.9

15.10

15.11

15.12

15.22

15.23

15.24

15.25

15.28

15.29

- The commissioner shall award grants to agencies and multi-Tribal collaboratives through an annual competitive process. Grants awarded under this section may be used for: (1) outreach to locate and engage people who are homeless or residing in segregated settings to screen for basic needs and assist with referral to community living resources; (2) building capacity to provide technical assistance and consultation on housing and related support service resources for persons with both disabilities and low income; or (3) streamlining the administration and monitoring activities related to housing support funds. Agencies may collaborate and submit a joint application for funding under this section.
- 15.13 Sec. 21. Minnesota Statutes 2022, section 256J.08, subdivision 21, is amended to read:
- Subd. 21. **Date of application.** "Date of application" means the date on which the county agency receives an applicant's application as a signed written application, an application submitted by telephone, or an application submitted through Internet telepresence has the meaning given in section 256P.01, subdivision 2b.
- 15.18 Sec. 22. Minnesota Statutes 2022, section 256J.09, subdivision 3, is amended to read:
- Subd. 3. **Submitting application form.** (a) A county agency must offer, in person or by mail, the application forms prescribed by the commissioner as soon as a person makes a written or oral inquiry. At that time, the county agency must:
 - (1) inform the person that assistance begins on the date that the of application is received by the county agency either as a signed written application; an application submitted by telephone; or an application submitted through Internet telepresence; as defined in section 256P.01, subdivision 2b, or on the date that all eligibility criteria are met, whichever is later;
- 15.26 (2) inform a person that the person may submit the application by telephone or through
 15.27 Internet telepresence;
 - (3) inform a person that when the person submits the application by telephone or through Internet telepresence, the county agency must receive a signed written application within 30 days of the date that the person submitted the application by telephone or through Internet

telepresence of the application submission requirements in section 256P.04, subdivision la;

- (4) inform the person that any delay in submitting the application will reduce the amount of assistance paid for the month of application;
 - (5) inform a person that the person may submit the application before an interview;
- 16.6 (6) explain the information that will be verified during the application process by the county agency as provided in section 256J.32;
 - (7) inform a person about the county agency's average application processing time and explain how the application will be processed under subdivision 5;
 - (8) explain how to contact the county agency if a person's application information changes and how to withdraw the application;
 - (9) inform a person that the next step in the application process is an interview and what a person must do if the application is approved including, but not limited to, attending orientation under section 256J.45 and complying with employment and training services requirements in sections 256J.515 to 256J.57;
 - (10) inform the person that an interview must be conducted. The interview may be conducted face-to-face in the county office or at a location mutually agreed upon, through Internet telepresence, or by telephone;
- 16.19 (11) explain the child care and transportation services that are available under paragraph
 16.20 (c) to enable caregivers to attend the interview, screening, and orientation; and
 - (12) identify any language barriers and arrange for translation assistance during appointments, including, but not limited to, screening under subdivision 3a, orientation under section 256J.45, and assessment under section 256J.521.
 - (b) Upon receipt of a signed application, the county agency must stamp the date of receipt on the face of the application. The county agency must process the application within the time period required under subdivision 5. An applicant may withdraw the application at any time by giving written or oral notice to the county agency. The county agency must issue a written notice confirming the withdrawal. The notice must inform the applicant of the county agency's understanding that the applicant has withdrawn the application and no longer wants to pursue it. When, within ten days of the date of the agency's notice, an applicant informs a county agency, in writing, that the applicant does not wish to withdraw the application, the county agency must reinstate the application and finish processing the application.

16.1

16.2

16.3

16.4

16.5

16.8

16.9

16.10

16.11

16.12

16.13

16.14

16.15

16.16

16.17

16.18

16.21

16.22

16.23

16.24

16.25

16.26

16.27

16.28

16.29

16.30

16.31

16.32

(c) Upon a participant's request, the county agency must arrange for transportation and child care or reimburse the participant for transportation and child care expenses necessary to enable participants to attend the screening under subdivision 3a and orientation under section 256J.45.

Sec. 23. Minnesota Statutes 2022, section 256J.95, subdivision 5, is amended to read:

- Subd. 5. **Submitting application form.** The eligibility date for the diversionary work program begins on the date that the combined of application form (CAF) is received by the county agency either as a signed written application; an application submitted by telephone; or an application submitted through Internet telepresence;, as defined in section 256P.01, subdivision 2b, or on the date that diversionary work program eligibility criteria are met, whichever is later. The county agency must inform an applicant that when the applicant submits the application by telephone or through Internet telepresence, the county agency must receive a signed written application within 30 days of the date that the applicant submitted the application by telephone or through Internet telepresence of the application submission requirements in section 256P.04, subdivision 1a. The county agency must inform the applicant that any delay in submitting the application will reduce the benefits paid for the month of application. The county agency must inform a person that an application may be submitted before the person has an interview appointment. Upon receipt of a signed application, the county agency must stamp the date of receipt on the face of the application. The applicant may withdraw the application at any time prior to approval by giving written or oral notice to the county agency. The county agency must follow the notice requirements in section 256J.09, subdivision 3, when issuing a notice confirming the withdrawal.
- Sec. 24. Minnesota Statutes 2022, section 256P.01, is amended by adding a subdivision to read:
- Subd. 2b. Date of application. "Date of application" means the date on which the agency receives an applicant's application as a signed written application, an application submitted by telephone, or an application submitted through Internet telepresence. The child care assistance program under chapter 119B is exempt from this definition.
- 17.29 Sec. 25. Minnesota Statutes 2022, section 256P.04, is amended by adding a subdivision to read:
- Subd. 1a. Application submission. An agency must offer, in person or by mail, the
 application forms prescribed by the commissioner as soon as a person makes a written or
 oral inquiry about assistance. Applications must be received by the agency as a signed

17.1

17.2

17.3

17.4

17.5

17.6

17.7

17.8

17.9

17.10

17.11

17.12

17.13

17.14

17.15

17.16

17.17

17.18

17.19

17.20

17.21

03/06/23 04:22 pm	HOUSE RESEARCH	EK/JF	H2050A3
0.3/00/43 04.44 DH	HOUSE RESEARCH	L/IX/JT	11403073

18.1	written application, an application submitted by telephone, or an application submitted
18.2	through Internet telepresence. When a person submits an application by telephone or through
18.3	Internet telepresence, the agency must receive a signed written application within 30 days
18.4	of the date that the person submitted the application by telephone or through Internet
18.5	telepresence.

Sec. 26. **REVISOR INSTRUCTION.**

The revisor of statutes shall renumber the subdivisions in Minnesota Statutes, sections
256D.02 and 256I.03, in alphabetical order, excluding the first subdivision in each section,
and correct any cross-reference changes that result.

18.10 Sec. 27. **REPEALER.**

- 18.11 Minnesota Statutes 2022, section 256I.03, subdivision 6, is repealed."
- 18.12 Amend the title accordingly