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### State of Minnesota

# HOUSE OF REPRESENTATIVES

MINETI-THIND SESSION

H. F. No. 1198

02/01/2023 Authored by Hanson, J.; Olson, L.; Fischer; Frederick; Hicks and others
The bill was read for the first time and referred to the Committee on Human Services Policy
02/27/2023 Adoption of Report: Amended and re-referred to the Committee on Children and Families Finance and Policy

relating to human services; expanding child care assistance to certain families; 1 2 expanding and modifying grants and rules regarding children's mental health; 1.3 modifying the transition to community initiative; modifying training requirements 1.4 for mental health staff; modifying covered transportation services; modifying 1.5 coverage of mental health clinical care coordination; modifying rules regarding 1.6 children's long-term stays in the emergency room; establishing the rural family 1.7 response and stabilization services pilot program; requiring reports; appropriating 1.8 money; amending Minnesota Statutes 2022, sections 119B.05, subdivision 1; 1.9 245.4662; 245.4889, subdivision 1; 245I.04, subdivisions 5, 7; 254B.05, subdivision 1.10 1a; 256.478; 256B.0616, subdivisions 4, 5, by adding a subdivision; 256B.0622, 1.11 subdivision 2a; 256B.0624, subdivisions 5, 8; 256B.0625, subdivisions 17, 45a; 1.12 256B.0659, subdivisions 1, 17a; 256B.0671, subdivision 7; 256B.0943, by adding 1.13 a subdivision; 256B.0946, subdivision 7; 256B.0947, subdivision 7, by adding a 1.14

A bill for an act

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

subdivision; 260C.007, subdivision 6; 260C.708; proposing coding for new law

- 1.18 Section 1. Minnesota Statutes 2022, section 119B.05, subdivision 1, is amended to read:
- Subdivision 1. **Eligible participants.** Families eligible for child care assistance under the MFIP child care program are:
- 1.21 (1) MFIP participants who are employed or in job search and meet the requirements of section 119B.10;
- 1.23 (2) persons who are members of transition year families under section 119B.011, 1.24 subdivision 20, and meet the requirements of section 119B.10;
- 1.25 (3) families who are participating in employment orientation or job search, or other 1.26 employment or training activities that are included in an approved employability development 1.27 plan under section 256J.95;

Section 1.

in Minnesota Statutes, chapter 144.

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Sec. 3. Minnesota Statutes 2022, section 245.4662, is amended to read: 2.28

#### 245.4662 MENTAL HEALTH INNOVATION GRANT PROGRAM.

Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have 2.30 the meanings given them. 2.31

Sec. 3. 2 REVISOR

3.1	(b) "Community partnership" means a project involving the collaboration of two or more
3.2	eligible applicants.
3.3	(c) "Eligible applicant" means an eligible county, Indian tribe, mental health service
3.4	provider, hospital, or community partnership. Eligible applicant does not include a
3.5	state-operated direct care and treatment facility or program under chapter 246.
3.6	(d) "Intensive residential treatment services" has the meaning given in section 256B.0622.
3.7	(e) "Psychiatric residential treatment facility" has the meaning given in section
3.8	<u>256B.0941.</u>
3.9	(e) (f) "Metropolitan area" means the seven-county metropolitan area, as defined in
3.10	section 473.121, subdivision 2.
3.11	Subd. 2. <b>Grants authorized.</b> (a) The commissioner of human services shall, in
3.12	consultation with stakeholders, award grants to eligible applicants to:
3.13	(1) plan, establish, or operate programs to improve accessibility and quality of
3.14	community-based, outpatient mental health services and reduce the number of clients
3.15	admitted to regional treatment centers and community behavioral health hospitals-; or
3.16	(2) plan, establish, or operate programs to address the specific needs of children who
3.17	are in need of specialized services and who have a mental illness, including:
3.18	(i) autism spectrum disorders with self-injury or aggression;
3.19	(ii) reactive attachment disorder or post-traumatic stress disorder with aggression;
3.20	(iii) a co-occurring intellectual disability or developmental disability;
3.21	(iv) a traumatic brain injury;
3.22	(v) a co-occurring complex medical issue; and
3.23	(vi) severe emotional dysregulation and schizophrenia.
3.24	(b) The commissioner shall award half of all grant funds to eligible applicants in the
3.25	metropolitan area and half of all grant funds to eligible applicants outside the metropolitan
3.26	area. An applicant may apply for and the commissioner may award grants for two-year
3.27	periods. The commissioner may reallocate underspending among grantees within the same
3.28	grant period. The mental health innovation account is established under section 246.18 for
3.29	ongoing funding.
3.30	Subd. 3. Allocation of grants. (a) An application must be on a form and contain
3.31	information as specified by the commissioner but at a minimum must contain:

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- (1) a description of the purpose or project for which grant funds will be used;
- (2) a description of the specific problem the grant funds will address;
- 4.3 (3) a letter of support from the local mental health authority;
  - (4) a description of achievable objectives, a work plan, and a timeline for implementation and completion of processes or projects enabled by the grant; and
    - (5) a process for documenting and evaluating results of the grant.
    - (b) The commissioner shall review each application to determine whether the application is complete and whether the applicant and the project are eligible for a grant. In evaluating applications according to paragraph (c), the commissioner shall establish criteria including, but not limited to: the eligibility of the project; the applicant's thoroughness and clarity in describing the problem grant funds are intended to address; a description of the applicant's proposed project; a description of the population demographics and service area of the proposed project; the manner in which the applicant will demonstrate the effectiveness of any projects undertaken; the proposed project's longevity and demonstrated financial sustainability after the initial grant period; and evidence of efficiencies and effectiveness gained through collaborative efforts. The commissioner may also consider other relevant factors. In evaluating applications, the commissioner may request additional information regarding a proposed project, including information on project cost. An applicant's failure to provide the information requested disqualifies an applicant. The commissioner shall determine the number of grants awarded.
    - (c) Eligible applicants may receive grants under this section for purposes including, but not limited to, the following:
    - (1) intensive residential treatment services <u>or psychiatric residential treatment services</u> providing time-limited mental health services in a residential setting;
    - (2) the creation of stand-alone urgent care centers for mental health and psychiatric consultation services, crisis residential services, or collaboration between crisis teams and critical access hospitals;
    - (3) establishing new community mental health services or expanding the capacity of existing services, including supportive housing; and
- 4.30 (4) other innovative projects that improve options for mental health services in community
  4.31 settings and reduce the number of:

Sec. 3. 4

5.1	(i) clients who remain in regional treatment centers and community behavioral health
5.2	hospitals beyond when discharge is determined to be clinically appropriate-; or
5.3	(ii) children who have boarded in an emergency room or discharge is delayed because
5.4	no other options for their care are available.
5.5	Sec. 4. Minnesota Statutes 2022, section 245.4889, subdivision 1, is amended to read:
5.6	Subdivision 1. Establishment and authority. (a) The commissioner is authorized to
5.7	make grants from available appropriations to assist:
5.8	(1) counties;
5.9	(2) Indian tribes;
5.10	(3) children's collaboratives under section 124D.23 or 245.493; or
5.11	(4) mental health service providers.
5.12	(b) The following services are eligible for grants under this section:
5.13	(1) services to children with emotional disturbances as defined in section 245.4871,
5.14	subdivision 15, and their families;
5.15	(2) transition services under section 245.4875, subdivision 8, for young adults under
5.16	age 21 and their families;
5.17	(3) respite care services for children with emotional disturbances or severe emotional
5.18	disturbances who are at risk of out-of-home placement or residential treatment or
5.19	hospitalization, who are already in out-of-home placement in family foster settings as defined
5.20	in chapter 245A and at risk of change in out-of-home placement or placement in a residential
5.21	facility or other higher level of care, who have utilized crisis services or emergency room
5.22	services, or who have experienced a loss of in-home staffing support. Allowable activities
5.23	and expenses for respite care services are defined under subdivision 4. A child is not required
5.24	to have case management services to receive respite care services. Counties must work to
5.25	provide access to regularly scheduled respite care;
5.26	(4) children's mental health crisis services;
5.27	(5) mental health services for people from cultural and ethnic minorities, including
5.28	supervision of clinical trainees who are Black, indigenous, or people of color;
5.29	(6) children's mental health screening and follow-up diagnostic assessment and treatment;
5.30	(7) services to promote and develop the capacity of providers to use evidence-based
5 3 1	practices in providing children's mental health services:

Sec. 4. 5

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(8)	school-linked mental health	services under section	n 245.4901;	
(9)	building evidence-based me	ntal health intervention	n capacity for childr	en birth to age
five;				
(10	)) suicide prevention and cou	nseling services that u	ise text messaging s	statewide;
(1)	) mental health first aid train	ing;		
impac	2) training for parents, collab t of adverse childhood expert te to share information and st	ences and trauma and	development of an	interactive
·	3) transition age services to dolescents and young adults 20			t and supports
(14	4) early childhood mental hea	alth consultation;		
·	5) evidence-based intervention le of psychosis, and a public posis;	•		
(10	6) psychiatric consultation fo	r primary care practiti	oners; and	
`	7) providers to begin operation hildren's mental health progra	, ,	•	establishing a
(c)	Services under paragraph (b	) must be designed to	help each child to f	unction and
	n with the child's family in th	•		
	ent plan. Transition services and to foster independent living		ts under this paragr	aph must be
(d)	As a condition of receiving gursement sources, if applicab	rant funds, a grantee sl	hall obtain all availa	ble third-party
Sec.	5. Minnesota Statutes 2022,	section 245I.04, subd	ivision 5, is amende	ed to read:
Su	bd. 5. <b>Mental health practit</b>	ioner scope of practic	ee. (a) A mental heal	th practitioner
under	the treatment supervision of	a mental health profes	ssional or certified 1	ehabilitation

specialist may provide an adult client with client education, rehabilitative mental health

health practitioner under the treatment supervision of a mental health professional may

provide skill-building services to a child client and, complete treatment plans for a child

services, functional assessments, level of care assessments, and treatment plans. A mental

Sec. 5. 6

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Sec. 7. 7

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(5) admits individuals who are 18 years of age or older;

(d) (e) Licensed programs providing intensive residential treatment services or residential

crisis stabilization services pursuant to section 256B.0622 or 256B.0624 are eligible vendors

of room and board and are exempt from paragraph (a), clauses (6) to (15).

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vendors of room and board.

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Sec. 8. Minnesota Statutes 2022, section 256.478, is amended to read:

256,478 CHILD AND ADULT	TRANSITION TO	COMMUNITY INITIATIVE.
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Subdivision 1. **Purpose.** (a) The commissioner shall establish the transition to community initiative to award grants to serve individuals for whom supports and services not covered by medical assistance would allow them to:

- (1) live in the least restrictive setting and as independently as possible;
- 9.7 (2) access services that support short- and long-term needs for developmental growth 9.8 or individualized treatment needs;
  - (2) (3) build or maintain relationships with family and friends; and
- 9.10  $\frac{(3)}{(4)}$  participate in community life.
  - (b) Grantees must ensure that individuals the individual or the child and family are engaged in a process that involves person-centered planning and informed choice decision-making. The informed choice decision-making process must provide accessible written information and be experiential whenever possible.
  - Subd. 2. **Eligibility.** An individual A child or adult is eligible for the transition to community initiative if the individual child or adult does not meet eligibility criteria for the medical assistance program under section 256B.056 or 256B.057, but or can demonstrate that current services are not capable of meeting individual treatment and service needs that can be met in the community with support, and who meets at least one of the following criteria:
  - (1) the person otherwise meets the criteria under section 256B.092, subdivision 13, or 256B.49, subdivision 24;
  - (2) the person has met treatment objectives and no longer requires a hospital-level care or a secure treatment setting, but the person's discharge from the Anoka Metro Regional Treatment Center, the Minnesota Security Hospital, or a community behavioral health hospital would be substantially delayed without additional resources available through the transitions to community initiative;
  - (3) the person is in a community hospital, juvenile detention facility, or county supervised building, but alternative community living options would be appropriate for the person, and the person has received approval from the commissioner; or
- 9.31 (4)(i) the person is receiving customized living services reimbursed under section 9.32 256B.4914, 24-hour customized living services reimbursed under section 256B.4914, or

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community residential services reimbursed under section 256B.4914; (ii) the person expresses a desire to move; and (iii) the person has received approval from the commissioner-; or

(5) the person can demonstrate that individual needs are beyond the scope of current service designs and grant funding can support the inclusion of additional supports for the child or adult to access appropriate treatment and services in the least restrictive environment.

Sec. 9. Minnesota Statutes 2022, section 256B.0616, subdivision 4, is amended to read:

Subd. 4. **Peer support specialist program providers.** The commissioner shall develop a process to certify family <u>and youth peer support specialist programs and associated training support</u>, in accordance with the federal guidelines, in order for the program to bill for reimbursable services. Family <u>and youth peer support programs must operate within an existing mental health community provider or center.</u>

Sec. 10. Minnesota Statutes 2022, section 256B.0616, subdivision 5, is amended to read:

Subd. 5. Certified family and youth peer specialist training and certification. The commissioner shall develop a or approve the use of an existing training and certification process for certified family and youth peer specialists. The Family peer candidates must have raised or be currently raising a child with a mental illness, have had experience navigating the children's mental health system, and must demonstrate leadership and advocacy skills and a strong dedication to family-driven and family-focused services. Youth peer candidates must have demonstrated lived experience in children's mental health or related adverse experiences in adolescence, a high school degree, and leadership and advocacy skills with a focus on supporting client voices. The training curriculum must teach participating family and youth peer specialists specific skills relevant to providing peer support to other parents or youth in mental health treatment. In addition to initial training and certification, the commissioner shall develop ongoing continuing educational workshops on pertinent issues related to family and youth peer support counseling. Training for family and youth peer support specialists can be delivered by the commissioner or by organizations approved by the commissioner.

Sec. 11. Minnesota Statutes 2022, section 256B.0616, is amended by adding a subdivision to read:

Subd. 6. Payment rate increase. Payment rates for services provided under this section rendered on or after January 1, 2024, shall be increased by 50 percent over the rates in effect on December 31, 2023.

Sec. 11. 10

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Sec. 12. Minnesota Statutes 2022,	section 256B.0622, su	ıbdivision 2a, is am	ended to read:
Subd. 2a. Eligibility for assertive	ve community treatmo	e <b>nt.</b> An eligible clie	nt for assertive
community treatment is an individu	ual who meets the follo	owing criteria as as	sessed by an

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ACT team:

- (1) is age 18 or older. Individuals ages 16 and 17 may be eligible upon approval by the commissioner;
- (2) has a primary diagnosis of schizophrenia, schizoaffective disorder, major depressive disorder with psychotic features, other psychotic disorders, or bipolar disorder. Individuals with other psychiatric illnesses may qualify for assertive community treatment if they have a serious mental illness and meet the criteria outlined in clauses (3) and (4), but no more than ten percent of an ACT team's clients may be eligible based on this criteria. Individuals with a primary diagnosis of a substance use disorder, intellectual developmental disabilities, borderline personality disorder, antisocial personality disorder, traumatic brain injury, or an autism spectrum disorder are not eligible for assertive community treatment;
- (3) has significant functional impairment as demonstrated by at least one of the following 11.15 conditions: 11.16
  - (i) significant difficulty consistently performing the range of routine tasks required for basic adult functioning in the community or persistent difficulty performing daily living tasks without significant support or assistance;
  - (ii) significant difficulty maintaining employment at a self-sustaining level or significant difficulty consistently carrying out the head-of-household responsibilities; or
- (iii) significant difficulty maintaining a safe living situation; 11.22
- (4) has a need for continuous high-intensity services as evidenced by at least two of the 11.23 following: 11.24
- (i) two or more psychiatric hospitalizations or residential crisis stabilization services in 11.25 the previous 12 months; 11.26
  - (ii) frequent utilization of mental health crisis services in the previous six months;
- (iii) 30 or more consecutive days of psychiatric hospitalization in the previous 24 months; 11.28
- (iv) intractable, persistent, or prolonged severe psychiatric symptoms; 11.29
- (v) coexisting mental health and substance use disorders lasting at least six months; 11.30

Sec. 12. 11

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(4) mental health certified family peer specialist; or

(3) mental health practitioner;

(2) clinical trainee;

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13.1	(5) mental health certified peer specialist.
13.2	(b) When crisis assessment and intervention services are provided to a recipient in the
13.3	community, a mental health professional, clinical trainee, or mental health practitioner must
13.4	lead the response.
13.5	(c) The 30 hours of ongoing training required by section 245I.05, subdivision 4, paragraph
13.6	(b), must be specific to providing crisis services to children and adults and include training
13.7	about evidence-based practices identified by the commissioner of health to reduce the
13.8	recipient's risk of suicide and self-injurious behavior.
13.9	(d) At least 6 hours of the ongoing training under paragraph (c) must be specific to
13.10	working with families and providing crisis stabilization services to children and include the
13.11	following topics:
13.12	(1) developmental tasks of childhood and adolescence;
13.13	(2) family relationships;
13.14	(3) child and youth engagement and motivation, including motivational interviewing;
13.15	(4) culturally responsive care, including care for lesbian, gay, bisexual, transgender, and
13.16	queer youth;
13.17	(5) positive behavior support;
13.18	(6) crisis intervention for youth with developmental disabilities;
13.19	(7) child traumatic stress, trauma-informed care, and trauma-focused cognitive behavioral
13.20	therapy; and
13.21	(8) youth substance use.
13.22	(d) (e) Team members must be experienced in crisis assessment, crisis intervention
13.23	techniques, treatment engagement strategies, working with families, and clinical
13.24	decision-making under emergency conditions and have knowledge of local services and
13.25	resources.
13.26	Sec. 14. Minnesota Statutes 2022, section 256B.0624, subdivision 8, is amended to read:
13.27	Subd. 8. Crisis stabilization staff qualifications. (a) Mental health crisis stabilization
13.28	services must be provided by qualified individual staff of a qualified provider entity. A staff
13.29	member providing crisis stabilization services to a recipient must be qualified as a:

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(1) mental health professional;

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14.1	(2) certified rehabilitation specialist;
14.2	(3) clinical trainee;
14.3	(4) mental health practitioner;
14.4	(5) mental health certified family peer specialist;
14.5	(6) mental health certified peer specialist; or
14.6	(7) mental health rehabilitation worker.
14.7	(b) The 30 hours of ongoing training required in section 245I.05, subdivision 4, paragraph
14.8	(b), must be specific to providing crisis services to children and adults and include training
14.9	about evidence-based practices identified by the commissioner of health to reduce a recipient's
14.10	risk of suicide and self-injurious behavior.
14.11	(c) At least 6 hours of the ongoing training under this subdivision must be specific to
14.12	working with families and providing crisis stabilization services to children and include the
14.13	following topics:
14.14	(1) developmental tasks of childhood and adolescence;
14.15	(2) family relationships;
14.16	(3) child and youth engagement and motivation, including motivational interviewing;
14.17	(4) culturally responsive care, including care for lesbian, gay, bisexual, transgender, and
14.18	queer youth;
14.19	(5) positive behavior support;
14.20	(6) crisis intervention for youth with developmental disabilities;
14.21	(7) child traumatic stress, trauma-informed care, and trauma-focused cognitive behavioral
14.22	therapy; and
14.23	(8) youth substance use.
14.24	Sec. 15. Minnesota Statutes 2022, section 256B.0625, subdivision 17, is amended to read
14.25	Subd. 17. <b>Transportation costs.</b> (a) "Nonemergency medical transportation service"
14.26	means motor vehicle transportation provided by a public or private person that serves
14.27	Minnesota health care program beneficiaries who do not require emergency ambulance
14.28	service, as defined in section 144E.001, subdivision 3, to obtain covered medical services
14.29	(b) Medical assistance covers medical transportation costs incurred solely for obtaining
14.30	emergency medical care or transportation costs incurred by eligible persons in obtaining
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Sec. 15. 14

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15.1	emergency or nonemergency medical care when paid directly to an ambulance company,
15.2	nonemergency medical transportation company, or other recognized providers of
15.3	transportation services. Medical transportation must be provided by:
15.4	(1) nonemergency medical transportation providers who meet the requirements of this
15.5	subdivision;
15.6	(2) ambulances, as defined in section 144E.001, subdivision 2;
15.7	(3) taxicabs that meet the requirements of this subdivision;
15.8	(4) public transit, as defined in section 174.22, subdivision 7; or
15.9	(5) not-for-hire vehicles, including volunteer drivers, as defined in section 65B.472,
15.10	subdivision 1, paragraph (h)-; or
15.11	(6) type III vehicles, as defined in section 169.011, subdivision 71, paragraph (h), that
15.12	meet the requirements of this subdivision.
15.13	(c) Medical assistance covers nonemergency medical transportation provided by
15.14	nonemergency medical transportation providers enrolled in the Minnesota health care
15.15	programs. All nonemergency medical transportation providers must comply with the
15.16	operating standards for special transportation service as defined in sections 174.29 to 174.30
15.17	and Minnesota Rules, chapter 8840, and all drivers must be individually enrolled with the
15.18	commissioner and reported on the claim as the individual who provided the service. All
15.19	nonemergency medical transportation providers shall bill for nonemergency medical
15.20	transportation services in accordance with Minnesota health care programs criteria. Publicly
15.21	operated transit systems, volunteers, and not-for-hire vehicles are exempt from the
15.22	requirements outlined in this paragraph.
15.23	(d) An organization may be terminated, denied, or suspended from enrollment if:
15.24	(1) the provider has not initiated background studies on the individuals specified in
15.25	section 174.30, subdivision 10, paragraph (a), clauses (1) to (3); or
15.26	(2) the provider has initiated background studies on the individuals specified in section
15.27	174.30, subdivision 10, paragraph (a), clauses (1) to (3), and:
15.28	(i) the commissioner has sent the provider a notice that the individual has been
15.29	disqualified under section 245C.14; and
15.30	(ii) the individual has not received a disqualification set-aside specific to the special
15.31	transportation services provider under sections 245C.22 and 245C.23.
15.32	(e) The administrative agency of nonemergency medical transportation must:

Sec. 15. 15

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16.1	(1) adhere to the policies defined by the commissioner;
16.2	(2) pay nonemergency medical transportation providers for services provided to
16.3	Minnesota health care programs beneficiaries to obtain covered medical services;
16.4	(3) provide data monthly to the commissioner on appeals, complaints, no-shows, canceled
16.5	trips, and number of trips by mode; and
16.6	(4) by July 1, 2016, in accordance with subdivision 18e, utilize a web-based single
16.7	administrative structure assessment tool that meets the technical requirements established
16.8	by the commissioner, reconciles trip information with claims being submitted by providers,
16.9	and ensures prompt payment for nonemergency medical transportation services.
16.10	(f) Until the commissioner implements the single administrative structure and delivery
16.11	system under subdivision 18e, clients shall obtain their level-of-service certificate from the
16.12	commissioner or an entity approved by the commissioner that does not dispatch rides for
16.13	clients using modes of transportation under paragraph (i), clauses (4), (5), (6), and (7).
16.14	(g) The commissioner may use an order by the recipient's attending physician, advanced
16.15	practice registered nurse, physician assistant, or a medical or mental health professional to
16.16	certify that the recipient requires nonemergency medical transportation services.
16.17	Nonemergency medical transportation providers shall perform driver-assisted services for
16.18	eligible individuals, when appropriate. Driver-assisted service includes passenger pickup
16.19	at and return to the individual's residence or place of business, assistance with admittance
16.20	of the individual to the medical facility, and assistance in passenger securement or in securing
16.21	of wheelchairs, child seats, or stretchers in the vehicle.
16.22	Nonemergency medical transportation providers must take clients to the health care

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

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

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- (h) The administrative agency shall use the level of service process established by the commissioner to determine the client's most appropriate mode of transportation. Clients 20 years of age or younger are eligible for assisted transport, unless they meet the requirements for lift-equipped transport, ramp transport, or stretcher transport. If public transit or a certified transportation provider is not available to provide the appropriate service mode for the client, the client may receive a onetime service upgrade.
  - (i) The covered modes of transportation are:
- (1) client reimbursement, which includes client mileage reimbursement provided to clients who have their own transportation, or to family or an acquaintance who provides transportation to the client;
- 17.11 (2) volunteer transport, which includes transportation by volunteers using their own vehicle;
  - (3) unassisted transport, which includes transportation provided to a client by a taxicab or public transit. If a taxicab or public transit is not available, the client can receive transportation from another nonemergency medical transportation provider;
  - (4) assisted transport, which includes transport provided to clients who require assistance by a nonemergency medical transportation provider;
  - (5) lift-equipped/ramp transport, which includes transport provided to a client who is dependent on a device and requires a nonemergency medical transportation provider with a vehicle containing a lift or ramp;
  - (6) protected transport, which includes transport provided to a client who has received a prescreening that has deemed other forms of transportation inappropriate and who requires a provider: (i) with a protected vehicle that is not an ambulance or police car and has safety locks, a video recorder, and a transparent thermoplastic partition between the passenger and the vehicle driver; and (ii) who is certified as a protected transport provider; and
  - (7) stretcher transport, which includes transport for a client in a prone or supine position and requires a nonemergency medical transportation provider with a vehicle that can transport a client in a prone or supine position.
  - (j) The local agency shall be the single administrative agency and shall administer and reimburse for modes defined in paragraph (i) according to paragraphs (m) and (n) to (o) when the commissioner has developed, made available, and funded the web-based single administrative structure, assessment tool, and level of need assessment under subdivision

Sec. 15. 17

and (5), when the client is 20 years old or younger and provided by a type III vehicle, as

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defined in section 169.011, subdivision 71, paragraph (h).

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19.1	(n) (o) The base rate for nonemergency medical transportation services in areas defined
19.2	under RUCA to be super rural is equal to 111.3 percent of the respective base rate in
19.3	paragraph (m), clauses (1) to (7). The mileage rate for nonemergency medical transportation
19.4	services in areas defined under RUCA to be rural or super rural areas is:
19.5	(1) for a trip equal to 17 miles or less, equal to 125 percent of the respective mileage
19.6	rate in paragraph (m), clauses (1) to (7); and
19.7	(2) for a trip between 18 and 50 miles, equal to 112.5 percent of the respective mileage
19.8	rate in paragraph (m), clauses (1) to (7).
19.9	(o) (p) For purposes of reimbursement rates for nonemergency medical transportation
19.10	services under paragraphs (m) and (n) to (o), the zip code of the recipient's place of residence
19.11	shall determine whether the urban, rural, or super rural reimbursement rate applies.
19.12	(p) (q) For purposes of this subdivision, "rural urban commuting area" or "RUCA" means
19.13	a census-tract based classification system under which a geographical area is determined
19.14	to be urban, rural, or super rural.
19.15	$\frac{q}{r}$ The commissioner, when determining reimbursement rates for nonemergency
19.16	medical transportation under paragraphs (m) and (n) to (o), shall exempt all modes of
19.17	transportation listed under paragraph (i) from Minnesota Rules, part 9505.0445, item R,
19.18	subitem (2).
19.19	Sec. 16. Minnesota Statutes 2022, section 256B.0625, subdivision 45a, is amended to
19.20	read:
19.21	Subd. 45a. Psychiatric residential treatment facility services for persons younger
19.22	than 21 years of age. (a) Medical assistance covers psychiatric residential treatment facility
19.23	services, according to section 256B.0941, for persons younger than 21 years of age.
19.24	Individuals who reach age 21 at the time they are receiving services are eligible to continue
19.25	receiving services until they no longer require services or until they reach age 22, whichever
19.26	occurs first.
19.27	(b) For purposes of this subdivision, "psychiatric residential treatment facility" means
19.28	a facility other than a hospital that provides psychiatric services, as described in Code of
19.29	Federal Regulations, title 42, sections 441.151 to 441.182, to individuals under age 21 in
19.30	an inpatient setting.
19.31	(c) The commissioner shall enroll up to <u>150</u> <u>250</u> certified psychiatric residential treatment
19.32	facility services beds at up to ten sites. The commissioner may enroll an additional 80
19.33	certified psychiatric residential treatment facility services beds beginning July 1, 2020, and

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an additional 70 certified psychiatric residential treatment facility services beds beginning July 1, 2023. The commissioner shall select psychiatric residential treatment facility services providers through a request for proposals process. Providers of state-operated services may respond to the request for proposals. Providers may specialize in the treatment of children with specific diagnoses, disabilities, or other health care conditions. The commissioner shall prioritize programs that demonstrate the capacity to serve children and youth with aggressive and risky behaviors toward themselves or others, multiple diagnoses, neurodevelopmental disorders, or complex trauma related issues.

- Sec. 17. Minnesota Statutes 2022, section 256B.0659, subdivision 1, is amended to read:
- Subdivision 1. **Definitions.** (a) For the purposes of this section, the terms defined in paragraphs (b) to (r) have the meanings given unless otherwise provided in text.
  - (b) "Activities of daily living" means grooming, dressing, bathing, transferring, mobility, positioning, eating, and toileting.
    - (c) "Behavior," effective January 1, 2010, means a category to determine the home care rating and is based on the criteria found in this section. "Level I behavior" means physical aggression towards toward self, others, or destruction of property that requires the immediate response of another person.
    - (d) "Complex health-related needs," effective January 1, 2010, means a category to determine the home care rating and is based on the criteria found in this section.
- 20.20 (e) "Critical activities of daily living," effective January 1, 2010, means transferring, mobility, eating, and toileting.
  - (f) "Dependency in activities of daily living" means a person requires assistance to begin and complete one or more of the activities of daily living.
  - (g) "Extended personal care assistance service" means personal care assistance services included in a service plan under one of the home and community-based services waivers authorized under chapter 256S and sections 256B.092, subdivision 5, and 256B.49, which exceed the amount, duration, and frequency of the state plan personal care assistance services for participants who:
  - (1) need assistance provided periodically during a week, but less than daily will not be able to remain in their homes without the assistance, and other replacement services are more expensive or are not available when personal care assistance services are to be reduced; or

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(2) need additional personal care assistance services beyond the amount authorized by
the state plan personal care assistance assessment in order to ensure that their safety, health,
and welfare are provided for in their homes-; or
(3) due to their mental illness or co-occurring diagnosis, have experienced long stays in the emergency room with a delayed discharge from the hospital and the family cannot hire
staff to provide in-home care.

- (h) "Health-related procedures and tasks" means procedures and tasks that can be delegated or assigned by a licensed health care professional under state law to be performed by a personal care assistant.
- (i) "Instrumental activities of daily living" means activities to include meal planning and preparation; basic assistance with paying bills; shopping for food, clothing, and other essential items; performing household tasks integral to the personal care assistance services; communication by telephone and other media; and traveling, including to medical appointments and to participate in the community.
- 21.15 (j) "Managing employee" has the same definition as Code of Federal Regulations, title 42, section 455.
- 21.17 (k) "Qualified professional" means a professional providing supervision of personal care assistance services and staff as defined in section 256B.0625, subdivision 19c.
  - (l) "Personal care assistance provider agency" means a medical assistance enrolled provider that provides or assists with providing personal care assistance services and includes a personal care assistance provider organization, personal care assistance choice agency, class A licensed nursing agency, and Medicare-certified home health agency.
- 21.23 (m) "Personal care assistant" or "PCA" means an individual employed by a personal care assistance agency who provides personal care assistance services.
  - (n) "Personal care assistance care plan" means a written description of personal care assistance services developed by the personal care assistance provider according to the service plan.
  - (o) "Responsible party" means an individual who is capable of providing the support necessary to assist the recipient to live in the community.
- 21.30 (p) "Self-administered medication" means medication taken orally, by injection, nebulizer, 21.31 or insertion, or applied topically without the need for assistance.

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- Sec. 18. Minnesota Statutes 2022, section 256B.0659, subdivision 17a, is amended to read:
- Subd. 17a. Enhanced rate. (a) An enhanced rate of 107.5 percent of the rate paid for personal care assistance services shall be paid for services provided to persons who qualify for ten or more hours of personal care assistance services per day when provided by a personal care assistant who meets the requirements of subdivision 11, paragraph (d).
- (b) An enhanced rate of 20 percent on top of any enhancement in paragraph (a) must be paid for services provided to children with a mental illness or developmental disability who exhibit high aggression.
- (c) Any change in the eligibility criteria for the enhanced rate for personal care assistance services as described in this subdivision and referenced in subdivision 11, paragraph (d), does not constitute a change in a term or condition for individual providers as defined in section 256B.0711, and is not subject to the state's obligation to meet and negotiate under chapter 179A.
- Sec. 19. Minnesota Statutes 2022, section 256B.0671, subdivision 7, is amended to read: 22.21
  - Subd. 7. Mental health clinical care consultation. (a) Subject to federal approval, medical assistance covers clinical care consultation for a person up to age 21 who is diagnosed with a complex mental health condition or a mental health condition that co-occurs with other complex and chronic conditions, when described in the person's individual treatment plan and provided by a mental health professional as defined in section 245I.04, subdivision 2, a mental health practitioner as defined in section 245I.04, subdivision 4, or a clinical trainee, as defined in section 254I.04, subdivision 6. This medical assistance benefit covers all mental health clinical care consultation services delivered by treating providers, as needed based on the person's individual treatment plan.
  - (b) "Clinical care consultation" means communication from a treating mental health professional to other providers or educators not under the treatment supervision of the

Sec. 19. 22

and instruct regarding the client's symptoms; strategies for effective engagement intervention needs; and treatment expectations across service settings and to direct coordinate clinical service components provided to the client and family.  Sec. 20. Minnesota Statutes 2022, section 256B.0943, is amended by adding a state to read:  Subd. 14. At-home services rate enhancement. The commissioner shall im 30 percent rate increase to providers of children's therapeutic services and supposervices provided directly to the child or family in their home.  Sec. 21. Minnesota Statutes 2022, section 256B.0946, subdivision 7, is amended Subd. 7. Medical assistance payment and rate setting. The commissioner shall a single daily per-client encounter rate for children's intensive behavioral health 23.13 The rate must be constructed to cover only eligible services delivered to an eligible by an eligible provider, as prescribed in subdivision 1, paragraph (b). The rate mincreased by 30 percent for all services provided directly to the child or family in the services received by an eligible client in a given calendar day: all rehabilitative section must be based on one daily encounter rate per provider inclusive of the fearing services under this section, and crisis response services under section 256B.062-2022 (b) Payment must not be made to more than one entity for each client for services under this section and crisis response services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this sectio		
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Sec. 21. Minnesota Statutes 2022, section 256B.0946, subdivision 7, is amended a single daily per-client encounter rate for children's intensive behavioral health. The rate must be constructed to cover only eligible services delivered to an eligible by an eligible provider, as prescribed in subdivision 1, paragraph (b). The rate mincreased by 30 percent for all services provided directly to the child or family in the Sec. 22. Minnesota Statutes 2022, section 256B.0947, subdivision 7, is amended Subd. 7. Medical assistance payment and rate setting. (a) Payment for services received by an eligible client in a given calendar day: all rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section on entity for each client for services under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section shall establish regional cost-based rates for entities the medical assistance for nonresidential intensive rehabilitative mental health services developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.8	30 percent rate increase to providers of children's therapeutic services and supports for all
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The rate must be constructed to cover only eligible services delivered to an eligible by an eligible provider, as prescribed in subdivision 1, paragraph (b). The rate m increased by 30 percent for all services provided directly to the child or family in the Sec. 22. Minnesota Statutes 2022, section 256B.0947, subdivision 7, is amended Subd. 7. Medical assistance payment and rate setting. (a) Payment for services section must be based on one daily encounter rate per provider inclusive of the first services received by an eligible client in a given calendar day: all rehabilitative supports, and ancillary activities under this section, staff travel time to provide reh services under this section, and crisis response services under section 256B.0624 (b) Payment must not be made to more than one entity for each client for ser provided under this section on a given day. If services under this section are provided under this section are provided under this section on a given day. If services under this section are provided under this section are provided as that includes staff from more than one entity, the team shall determine how to the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities the medical assistance for nonresidential intensive rehabilitative mental health services developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.11	Subd. 7. Medical assistance payment and rate setting. The commissioner shall establish
by an eligible provider, as prescribed in subdivision 1, paragraph (b). The rate m increased by 30 percent for all services provided directly to the child or family in the Sec. 22. Minnesota Statutes 2022, section 256B.0947, subdivision 7, is amended Subd. 7. Medical assistance payment and rate setting. (a) Payment for services received by an eligible client in a given calendar day: all rehabilitative supports, and ancillary activities under this section, staff travel time to provide reh services under this section, and crisis response services under section 256B.0624 (b) Payment must not be made to more than one entity for each client for ser provided under this section on a given day. If services under this section are provided under this section are pro	23.12	a single daily per-client encounter rate for children's intensive behavioral health services.
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Subd. 7. Medical assistance payment and rate setting. (a) Payment for services received by an eligible client in a given calendar day: all rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports activities activities under this section, staff travel time to provide rehabilitative supports activities activities and activities under this section are provided under this section on a given day. If services under this section are provided under this section are provided under this section and services under this section activities activi	22.16	See 22 Minnesote Statutes 2022, section 256P 0047, subdivision 7, is amended to read:
section must be based on one daily encounter rate per provider inclusive of the from services received by an eligible client in a given calendar day: all rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative section 256B.0624  23.22 (b) Payment must not be made to more than one entity for each client for ser provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section on a given day. If services under this section are provided under this section, and crisis response services under the section 256B.0624  (c) Payment must not be made to more than one entity for each client for services under this section are provided under this section are provided under this section, and crisis response services under the provided under this section, and crisis response services under section 256B.0624  (d) Payment must not be made to more than one entity for each client for services under the provided under this section, and crisis response services under the provided under this section are provided under this section are provided und	23.10	Sec. 22. Willinesota Statutes 2022, Section 250B.0547, Subdivision 7, is amended to read.
services received by an eligible client in a given calendar day: all rehabilitative supports, and ancillary activities under this section, staff travel time to provide rehabilitative services under this section, and crisis response services under section 256B.0624 (b) Payment must not be made to more than one entity for each client for ser provided under this section on a given day. If services under this section are provided that includes staff from more than one entity, the team shall determine how to the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities that medical assistance for nonresidential intensive rehabilitative mental health services developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.17	Subd. 7. Medical assistance payment and rate setting. (a) Payment for services in this
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services under this section, and crisis response services under section 256B.0624  (b) Payment must not be made to more than one entity for each client for ser provided under this section on a given day. If services under this section are provided team that includes staff from more than one entity, the team shall determine how to the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities the medical assistance for nonresidential intensive rehabilitative mental health services developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.19	services received by an eligible client in a given calendar day: all rehabilitative services,
(b) Payment must not be made to more than one entity for each client for ser provided under this section on a given day. If services under this section are provided team that includes staff from more than one entity, the team shall determine how to the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities that medical assistance for nonresidential intensive rehabilitative mental health services developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.20	supports, and ancillary activities under this section, staff travel time to provide rehabilitative
provided under this section on a given day. If services under this section are provided team that includes staff from more than one entity, the team shall determine how to the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities that medical assistance for nonresidential intensive rehabilitative mental health servide developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.21	services under this section, and crisis response services under section 256B.0624.
team that includes staff from more than one entity, the team shall determine how to the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities that medical assistance for nonresidential intensive rehabilitative mental health servi developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.22	(b) Payment must not be made to more than one entity for each client for services
the payment among the members.  (c) The commissioner shall establish regional cost-based rates for entities that medical assistance for nonresidential intensive rehabilitative mental health servi developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.23	provided under this section on a given day. If services under this section are provided by a
(c) The commissioner shall establish regional cost-based rates for entities that medical assistance for nonresidential intensive rehabilitative mental health services developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.24	team that includes staff from more than one entity, the team shall determine how to distribute
medical assistance for nonresidential intensive rehabilitative mental health servi developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.25	the payment among the members.
developing these rates, the commissioner shall consider:  (1) the cost for similar services in the health care trade area;	23.26	(c) The commissioner shall establish regional cost-based rates for entities that will bill
(1) the cost for similar services in the health care trade area;	23.27	medical assistance for nonresidential intensive rehabilitative mental health services. In
	23.28	developing these rates, the commissioner shall consider:
23.30 (2) actual costs incurred by entities providing the services;	23.29	(1) the cost for similar services in the health care trade area;
	23.30	(2) actual costs incurred by entities providing the services;

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(3) the intensity and frequency of services to be provided to each client;

24.1	(4) the degree to which clients will receive services other than services under this section;
24.2	and
24.3	(5) the costs of other services that will be separately reimbursed.
24.4	(d) The rate for a provider must not exceed the rate charged by that provider for the
24.5	same service to other payers.
24.6	(e) The commissioner must apply an enhanced rate of 130 percent for all services provided
24.7	directly to the client or family in their home.
24.8	Sec. 23. Minnesota Statutes 2022, section 256B.0947, is amended by adding a subdivision
24.9	to read:
24.10	Subd. 10. Young adult continuity of care. A client who received services under this
24.11	section or section 256B.0946 and aged out of eligibility may continue to receive services
24.12	from the same providers under this section until the client is 27 years old.
24.13	Sec. 24. Minnesota Statutes 2022, section 260C.007, subdivision 6, is amended to read:
24.14	Subd. 6. Child in need of protection or services. "Child in need of protection or
24.15	services" means a child who is in need of protection or services because the child:
24.16	(1) is abandoned or without parent, guardian, or custodian. Abandoned does not include
24.17	a parent who cannot take their child home from an emergency room because appropriate
24.18	services are not in place or available to keep the child, other family members, or other people
24.19	in the home safe;
24.20	(2)(i) has been a victim of physical or sexual abuse as defined in section 260E.03,
24.21	subdivision 18 or 20, (ii) resides with or has resided with a victim of child abuse as defined
24.22	in subdivision 5 or domestic child abuse as defined in subdivision 13, (iii) resides with or
24.23	would reside with a perpetrator of domestic child abuse as defined in subdivision 13 or child
24.24	abuse as defined in subdivision 5 or 13, or (iv) is a victim of emotional maltreatment as
24.25	defined in subdivision 15;
24.26	(3) is without necessary food, clothing, shelter, education, or other required care for the
24.27	child's physical or mental health or morals because the child's parent, guardian, or custodian
24.28	is unable or unwilling to provide that care. This does not include when required and
24.29	appropriate care for the child is not available in the mental health system;
24.30	(4) is without the special care made necessary by a physical, mental, or emotional
24.31	condition because the child's parent, guardian, or custodian is unable or unwilling to provide
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Sec. 24. 24

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that care. This does not include when re	quired and appropriate	care for the child is no	01
available in the mental health system;			

- (5) is medically neglected, which includes, but is not limited to, the withholding of medically indicated treatment from an infant with a disability with a life-threatening condition. The term "withholding of medically indicated treatment" means the failure to respond to the infant's life-threatening conditions by providing treatment, including appropriate nutrition, hydration, and medication which, in the treating physician's, advanced practice registered nurse's, or physician assistant's reasonable medical judgment, will be most likely to be effective in ameliorating or correcting all conditions, except that the term does not include the failure to provide treatment other than appropriate nutrition, hydration, or medication to an infant when, in the treating physician's, advanced practice registered nurse's, or physician assistant's reasonable medical judgment:
- (i) the infant is chronically and irreversibly comatose;
- (ii) the provision of the treatment would merely prolong dying, not be effective in 25.14 ameliorating or correcting all of the infant's life-threatening conditions, or otherwise be 25.15 futile in terms of the survival of the infant; or 25.16
  - (iii) the provision of the treatment would be virtually futile in terms of the survival of the infant and the treatment itself under the circumstances would be inhumane;
    - (6) is one whose parent, guardian, or other custodian for good cause desires to be relieved of the child's care and custody, including a child who entered foster care under a voluntary placement agreement between the parent and the responsible social services agency under section 260C.227;
      - (7) has been placed for adoption or care in violation of law;
- (8) is without proper parental care because of the emotional, mental, or physical disability, 25.24 or state of immaturity of the child's parent, guardian, or other custodian; 25.25
- (9) is one whose behavior, condition, or environment is such as to be injurious or 25.26 25.27 dangerous to the child or others. An injurious or dangerous environment may include, but is not limited to, the exposure of a child to criminal activity in the child's home; 25.28
- (10) is experiencing growth delays, which may be referred to as failure to thrive, that 25.29 have been diagnosed by a physician and are due to parental neglect; 25.30
- (11) is a sexually exploited youth; 25.31

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26.1	(12) has committed a delinquent act or a juvenile petty offense before becoming ten
26.2	years old;
26.3	(13) is a runaway;
26.4	(14) is a habitual truant;
26.5	(15) has been found incompetent to proceed or has been found not guilty by reason of
26.6	mental illness or mental deficiency in connection with a delinquency proceeding, a
26.7	certification under section 260B.125, an extended jurisdiction juvenile prosecution, or a
26.8	proceeding involving a juvenile petty offense; or
26.9	(16) has a parent whose parental rights to one or more other children were involuntarily
26.10	terminated or whose custodial rights to another child have been involuntarily transferred to
26.11	a relative and there is a case plan prepared by the responsible social services agency
26.12	documenting a compelling reason why filing the termination of parental rights petition under
26.13	section 260C.503, subdivision 2, is not in the best interests of the child.
26.14	Sec. 25. Minnesota Statutes 2022, section 260C.708, is amended to read:
26.15	260C.708 OUT-OF-HOME PLACEMENT PLAN FOR QUALIFIED
26.16	RESIDENTIAL TREATMENT PROGRAM PLACEMENTS.
26.17	(a) When the responsible social services agency places a child in a qualified residential
26.18	treatment program as defined in section 260C.007, subdivision 26d, the out-of-home
26.19	placement plan must include:
26.20	(1) the case plan requirements in section 260C.212;
26.21	(2) the reasonable and good faith efforts of the responsible social services agency to
26.22	identify and include all of the individuals required to be on the child's family and permanency
26.23	team under section 260C.007;
26.24	(3) all contact information for members of the child's family and permanency team and
26.25	for other relatives who are not part of the family and permanency team;
26.26	(4) evidence that the agency scheduled meetings of the family and permanency team,
26.27	including meetings relating to the assessment required under section 260C.704, at a time
26.28	and place convenient for the family;
26.29	(5) evidence that the family and permanency team is involved in the assessment required
26.30	under section 260C.704 to determine the appropriateness of the child's placement in a
26.31	qualified residential treatment program;

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27.1	(6) the family and permanency team's placement preferences for the child in the
27.2	assessment required under section 260C.704. When making a decision about the child's
27.3	placement preferences, the family and permanency team must recognize:
27.4	(i) that the agency should place a child with the child's siblings unless a court finds that
27.5	placing a child with the child's siblings is not possible due to a child's specialized placement
27.6	needs or is otherwise contrary to the child's best interests; and
27.7	(ii) that the agency should place an Indian child according to the requirements of the
27.8	Indian Child Welfare Act, the Minnesota Family Preservation Act under sections 260.751
27.9	to 260.835, and section 260C.193, subdivision 3, paragraph (g);
27.10	(7) when reunification of the child with the child's parent or legal guardian is the agency's
27.11	goal, evidence demonstrating that the parent or legal guardian provided input about the
27.12	members of the family and permanency team under section 260C.706;
27.13	(8) when the agency's permanency goal is to reunify the child with the child's parent or
27.14	legal guardian, the out-of-home placement plan must identify services and supports that
27.15	maintain the parent-child relationship and the parent's legal authority, decision-making, and
27.16	responsibility for ongoing planning for the child. In addition, the agency must assist the
27.17	parent with visiting and contacting the child;
27.18	(9) when the agency's permanency goal is to transfer permanent legal and physical
27.19	custody of the child to a proposed guardian or to finalize the child's adoption, the case plan
27.20	must document the agency's steps to transfer permanent legal and physical custody of the
27.21	child or finalize adoption, as required in section 260C.212, subdivision 1, paragraph (c),
27.22	clauses (6) and (7); and
27.23	(10) the qualified individual's recommendation regarding the child's placement in a
27.24	qualified residential treatment program and the court approval or disapproval of the placement
27.25	as required in section 260C.71.
27.26	(b) If the placement preferences of the family and permanency team, child, and tribe, if
27.27	applicable, are not consistent with the placement setting that the qualified individual
27.28	recommends, the case plan must include the reasons why the qualified individual did not
27.29	recommend following the preferences of the family and permanency team, child, and the
27.30	tribe.

(c) The agency must file the out-of-home placement plan with the court as part of the

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60-day court order under section 260C.71.

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(d) The agency must provide after		<u>-</u>	
Prevention Services Act to the child for			-
residential treatment program. The ser			
in section 256B.0671, subdivision 7,	and family and you	ith peer specialists ur	nder section
<u>256B.0616.</u>			
Sec. 26. RURAL FAMILY RESPO	ONSE AND STAB	ILIZATION SERVI	CES PILOT
PROGRAM.			
(a) The commissioner of human se	ervices must establis	h a pilot program to p	rovide family
response and stabilization services in	n rural areas. Servic	es must be provided a	at no cost to
families with children ages five to 18	8 who have a menta	l illness and must inc	lude:
(1) an immediate in-person respo	nse within one hour	r <u>;</u>	
(2) support and engagement for u	p to 72 hours follow	wing the initial contact	<u>et;</u>
(3) connection to supports and re	sources in the comr	nunity; and	
(4) an optional stabilization servi	ce for up to eight w	eeks to help children	and families
navigate systems, put natural and for symptoms and unsafe behaviors.	mal supports in pla	ce, and improve abili	ty to manage
(b) The commissioner must requir	e reporting and estal	olish program objectiv	ves including:
(1) increasing mental health supp	ort to families in ru	ral areas;	
(2) reducing emergency department	ent utilization;		
(3) reducing total days rural child	lren with mental illr	ness spend out of hon	ne; and
(4) reducing law enforcement and	d juvenile justice in	volvement.	
Sec. 27. DIRECTION TO THE C	COMMISSIONER	<u>•</u>	
The commissioner of human serv	rices must update th	e behavioral health fu	and room and
board rate schedule to include services	s provided under Mi	nnesota Statutes, sect	ion 245.4882,
for individuals who do not have a pla	acement under Mini	nesota Statutes, chapt	ter 260C or

260D. The commissioner must establish room and board rates commensurate with current

room and board rates for adolescent programs licensed under Minnesota Statutes, section

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## Sec. 28. DIRECTION TO COMMISSIONER; COLLABORATIVE INTENSIVE **BRIDGING SERVICES.**

**REVISOR** 

No later than June 30, 2026, the commissioner of human services shall request approval of a benefit and corresponding rate from the Centers for Medicare and Medicaid Services to support collaborative intensive bridging services. The commissioner shall use all available supporting data and consult with counties, service providers, and evaluators in making the request.

#### Sec. 29. APPROPRIATION.

\$480,000 in fiscal year 2024 and \$1,087,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of human services for additional funding for grants awarded under the child and adult transition to community initiative in Minnesota Statutes, section 256.478.

### Sec. 30. APPROPRIATION; RESPITE CARE SERVICES.

\$350,000 in fiscal year 2024 and \$350,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of human services for children's mental health grants under Minnesota Statutes, section 245.4889, subdivision 1, paragraph (b), clause (3), to provide respite care services to families of children with serious mental illness.

## Sec. 31. APPROPRIATION; CHILDREN'S SCHOOL-LINKED BEHAVIORAL **HEALTH GRANTS.**

\$2,000,000 in fiscal year 2024 and \$4,000,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of human services for children's school-linked behavioral health services. At least 25 percent of the new funding must be targeted to providers that can serve schools that have the highest percentage of special education students categorized as having an emotional or behavioral disorder or being high poverty. The commissioner shall ensure that grants are distributed to rural and urban counties. The commissioner shall require grantees to use all available third-party reimbursement sources as a condition of receipt of grant funds. The commissioner shall consult with school districts that have not received school-linked behavioral health grants but want to collaborate with a community mental health provider. The commissioner shall also work with culturally specific providers so that the providers can serve students from their community in multiple schools. When administering grants under this program, the commissioner shall take into account the need to have consistency of providers over time among schools and students.

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## Sec. 32. APPROPRIATION; INTERMEDIATE SCHOOL-LINKED BEHAVIORAL **HEALTH GRANTS.**

\$4,400,000 in fiscal year 2024 and \$4,400,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of human services for intermediate school-linked behavioral health grants.

### Sec. 33. APPROPRIATION; SHELTER-LINKED MENTAL HEALTH GRANTS.

\$1,500,000 in fiscal year 2024 and \$1,500,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of human services for shelter-linked youth mental health grants under Minnesota Statutes, section 256K.46.

### Sec. 34. APPROPRIATION.

\$...... in fiscal year 2024 is appropriated from the general fund to the commissioner of human services to increase the staffing of the state medical review team to ensure timely processing of disability determinations, including case specialists, disability analysts, appeals staff, and supervisors.

### Sec. 35. APPROPRIATION.

\$1,000,000 in fiscal year 2024 and \$1,000,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of human services to expand early childhood mental health services under Minnesota Statutes, section 245.4889, subdivision 1, paragraph (b), clause (9), and early childhood mental health consultation grants under Minnesota Statutes, section 245.4889, subdivision 1, paragraph (b), clause (14). The commissioner, in consultation with early childhood mental health providers and advocates, shall develop an abbreviated assessment to support access to early childhood mental health services. Mental health consultation grants must be to early learning programs in schools, family home visiting programs, public health programs, and health care settings. Mental health consultation includes a mental health professional with early childhood competency providing training, regular on-site consultation to staff serving high-risk and low-income families, and referrals to clinical services for parents and children struggling with mental health conditions. The commissioner may award money to new grantees and proportionately among current grantees based on the number of regions a grantee serves.

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Sec. 36. APPROPRIATION.
\$ in fiscal year 2024 and \$ in fiscal year 2025 are appropriated from the general
fund to the commissioner of human services to cover administrative costs of expanding
MFIP child care assistance to child-only cases under Minnesota Statutes, section 119B.03
subdivision 1, clause (7).
Sec. 37. APPROPRIATION.
\$ in fiscal year 2024 is appropriated from the general fund to the commissioner of
human services to provide ongoing training to mobile crisis teams on providing crisis
ssessment, intervention, and stabilization services to children and working with families
n crisis situations.
Sec. 38. APPROPRIATION.
\$ in fiscal year 2024 is appropriated from the general fund to the commissioner of
human services for a grant to fund a family response and stabilization services pilot project
n rural Minnesota. The department must develop a request for proposal for counties and
idult mental health initiatives in rural Minnesota to meet the requirements of the pilot
program. A county or adult mental health initiative may serve multiple counties provided
the grantee can respond in-person within one hour in the established service area.
Sec. 39. APPROPRIATION; PSYCHIATRIC RESIDENTIAL TREATMENT
FACILITIES.
\$2,000,000 in fiscal year 2024 and \$1,500,000 in fiscal year 2025 are appropriated from
the general fund to the commissioner of human services for start-up and capacity development
grants to psychiatric residential treatment facilities as described in Minnesota Statutes,
section 256B.0941. Grantees may use grant money to increase capacity in existing facilitie
support additional training and equipment to serve specialized child needs, and address the
emergency workforce shortage.
Sec. 40. APPROPRIATION; TRAINING GRANTS FOR INTENSIVE IN-HOME
SERVICES.
\$1,250,000 in fiscal year 2024 is appropriated from the general fund to the commission
of human services for grants for training of staff providing intensive in-home children's
mental health care under Minnesota Statutes, sections 256B.0943, 256B.0946, and

256B.0947. Grant money shall be to reimburse certified providers for training on

31 Sec. 40.

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32.1	evidence-based practices, trauma-informed approaches, and de-escalation and train-the-trainer
32.2	models to equip staff and families accessing intensive mental health care models to effectively
32.3	care for children while they access treatment and maintain safety.
32.4	Sec. 41. APPROPRIATION; COLLABORATIVE INTENSIVE BRIDGING
32.5	SERVICES.
32.6	\$2,010,000 in fiscal year 2024 and \$2,010,000 in fiscal year 2025 are appropriated from
32.7	the general fund to the commissioner of human services for grants to sustain existing mental
32.8	health infrastructure. The grant must include money for:
32.9	(1) maintaining current levels of collaborative intensive bridging services and evaluation;
32.10	(2) limited expansions of collaborative intensive bridging services and evaluation; and
32.11	(3) training and technical assistance by an expert contractor with experience in
32.12	collaborative intensive bridging services to counties and service providers on maintaining
32.13	fidelity to the collaborative intensive bridging services model.
32.14	Sec. 42. APPROPRIATION; CHILDREN'S MENTAL HEALTH DISCHARGE
32.15	OPTIONS.
32.16	\$ in fiscal year 2024 and \$ in fiscal year 2025 are appropriated from the general
32.17	fund to the commissioner of human services for developing placement options for children
32.18	with mental illness whose discharge from the emergency room is delayed because no other
32.19	options for their care are available.

Sec. 42. 32