

March 28, 2023

To: Members of the House Human Services Finance and Policy Committee

RE: HF2847 – Human Services Finance Omnibus

Dear Chair Noor and Committee Members,

Thank you for the opportunity to share Lutheran Social Service of Minnesota's comments HF2847 – the Human Services Finance Omnibus bill. LSS is a provider of essential services across all 87 counties with more than 2,500 employees who serve one in 65 Minnesotans every year. This includes services that are innovative and person-centered for older adults and people with disabilities.

LSS' wide array of services are designed to meet the unique needs of individuals in a variety of settings and support them to live the life they imagine for themselves. As the need for home and community-based services (HCBS) grows, workforce challenges persist preventing adequate and stable resources that ensure our neighbors are supported when, where, and how they need it. We support policies that improve access to service, build community connection, and remove barriers to health and well-being for our neighbors.

## LSS strongly supports:

Senior Nutrition Program Increases. Our older adult population is growing while more
Minnesotans are facing food insecurity. Additionally, the costs of food and transportation
for meals has drastically increased as state funds have not. Increased investment to provide
affordable, nutritious meals is critical to helping our neighbors have the opportunity to live
healthier, more active, and independent lives.

## Please consider the following recommendations:

- Increasing the limits for paid parents and spouses in CFSS and CDCS. The language included in HF240 is a strong solution to support people who have more than one family caregiver in their household as well as households with multiple people accessing CDCS. We hope this proposal will be reconsidered to alleviate caregiver burnout while also acknowledging the professionalism and importance of caregiving work.
- Life Sharing Benefit and Family Residential Rate Tiers. HF2847 includes the establishment of a discrete medical assistance service for Life Sharing. We applaud the promotion of this innovative, person-centered service model that supports independent living and has the potential to mitigate the impact of the workforce crisis on people with disabilities. However,



LSS has concerns about the proposed rates for Life Sharing. HF2847 establishes family residential rate tiers and recommends that Life Sharing services be reimbursed through family residential rate tiers with an additional 10% with the intention to incentivize the use of Life Sharing. Our analysis shows the additional 10%, coupled with the limits to support a maximum of 2 people, will not provide adequate incentive when providers can alternatively provide family residential services and support up to 4 people. Further, Life Sharing providers pay the Life Sharing agency with funds from the family residential services rate which leads to further reduction in their family residential daily rate. Life Sharing providers contract with a Life Sharing agency to ensure consistent quality oversight, manage all 245D license compliance matters, and support achievement of person-centered services and supports. It is our recommendation to strengthen the reimbursement model for Life Sharing providers and Life Sharing agencies in consultation with providers, people with disabilities, advocacy organizations, and lead agencies. We are grateful for the shared goal to promote and incentivize the use of this innovative, person-centered service model for people with disabilities. We are deeply committed to removing barriers to accessing this service and building continued sustainability for individuals and providers.

Provisions to Update the Disability Waiver Rate System (DWRS). Thank you for the
inclusion of inflationary adjustments. However, we support implementing regular
adjustments to the Competitive Workforce Factor (CWF) and moving up timing of
inflationary adjustments as included in HF999. This will help providers adapt and be
responsive to market conditions and reduce the wage gap between direct support
professionals and comparable occupation. However, we recommend fully funding the CWF
for all applicable DWRS services as well as utilizing the most recently available data for rate
adjustments.

Thank you, again, for this opportunity, and we look forward to ongoing collaboration on these issues. Please contact me at erin.sutton@lssmn.org if we may provide further information.

Sincerely,

Erin Sutton, MSW, LGSW Senior Director of Advocacy Lutheran Social Service of Minnesota