

Article 1: Aging and Disability Services

Section	Bill	Author	Description
1	H.F. 2722, modified	Noor	Modifies positive support analyst qualifications.
2, 3, 5-8	H.F. 2115, as amended	Schomacker	Department of Human Services aging and disability services policy provisions.
4, 14	H.F. 257, as amended	Hanson, J.	Establishes a review process upon notice of agency denial, reduction, suspension, or termination of long-term services and supports.
9	H.F. 671, § 15	Hicks	Modifies services parents are allowed to provide under CDCS.
10, 11	H.F. 2331, as amended	Noor	Exempts assisted living providers from direct care staff compensation requirements under DWRS.
12, 13	H.F. 2159	Schomacker	Corrects terminology in the chapter of statutes governing nursing facility payment rates.

Article 2: Department of Health Policy

Section	Bill	Author	Description
1-4, 6-15, 19, 21-23	H2407A3, modified	Schomacker	Department of Health policy provisions related to: (1) case mix classification modifications for federal conformity; (2) supplemental nursing services agency updates; (3) assisted living facility updates; and (4) medication training program approvals.
5, 20	H.F. 2407, as amended	Zelevnikar	Provides residents of long-term care facilities with the right to a designated support person.
16-18	H.F. 2216, modified	Moller	Prohibits termination or nonrenewal of assisted living contracts on certain grounds.

Article 3: Direct Care and Treatment

Section	Bill	Author	Description
1-7, 13-25, 27-30, 34, 37-40, 42-44, 48, 56-90	H.F. 2115, as amended	Schomacker	Updates statutes to account for new agency—adds Direct Care and Treatment and Direct Care and Treatment executive board where necessary, and makes technical changes.
8-12	H.F. 2115, as amended	Schomacker	Modifies definition of residential program in patient bill of rights, to include additional facilities and programs serving children; technical changes.
26	H.F. 2115, as amended	Schomacker	Outlines requirements for unmarked vehicles used by the Direct Care and Treatment Office of Special Investigations' staff and unmarked vehicles used by the Minnesota Sex Offender Program's (MSOP) executive director and the executive director's staff.
31	H.F. 2115, as amended	Schomacker	Updates and clarifies state-operated crisis services technical assistance language.
32	H.F. 2115, as amended	Schomacker	Exempts the Direct Care and Treatment executive board from the 18-month time limit on rulemaking.
33	H.F. 2115, as amended	Schomacker	Requires the Direct Care and Treatment executive board to establish standard admission and continued-stay criteria for state-operated services facilities.
35	H.F. 2115, as amended	Schomacker	Allows for reimbursement for travel expenses to and from interviews arranged by the Direct Care and Treatment executive board for certain recruited positions.
36	H.F. 2115, as amended	Schomacker	Authorizes the executive board to contract with specified federal agencies to receive federal grants for the welfare and relief of Minnesota Indians.
41	H.F. 2115, as amended	Schomacker	Extends expiration for two years, until July 1, 2027, for provision specifying that individuals who meet the criteria in the priority admissions (or "48-hour") law must be admitted to a state-operated treatment program within 48 hours of when a medically appropriate bed is available.

Section	Bill	Author	Description
45-47, 49-55	H.F. 2187, as amended	Frederick	Removes requirement for a special review board hearing, review, and recommendations when committed individuals in MSOP petition for a reduction in custody; replaces with judicial appeal panel hearing and review; makes conforming technical changes.

Article 4: Behavioral Health

Section	Bill	Author	Description
1	H.F. 0098, as amended	Fischer and Gillman	Exempts IRTS and residential crisis stabilization residents from certain rights in health care bill of rights.
2	H.F. 1995, first engrossment	Frederick	Prohibits court from ordering person convicted of DWI or DUI to pay costs if SUD assessment covered under MA or behavioral health fund.
3	H.F. 0098, as amended	Fischer and Gillman	Adult mental health case management service provider training and qualifications.
4	H.F. 2143, as amended	Momanyi-Hiltsley	Mental illness definition: updates and adds post-traumatic stress disorder to serious and persistent mental illness for purposes of case management and community support services.
5, 7-10, 35	H.F. 2143, as amended	Momanyi-Hiltsley	Adds complex post-traumatic stress disorder to case management and community support services.
6	H.F. 973, as amended	Backer	Prohibits county boards from charging for emergency services provided to clients experiencing emotional crisis or mental illness; requires promotion of 988 Lifeline.
11	H.F. 2115, as amended; H.F. 0098, as amended	Schomacker; Fischer and Gillman	Children's mental health case management service provider training and qualifications.
12	H.F. 671, as amended	Hicks	Children's Mental Health Act; expands definition of "child" to include individuals up to age 21 receiving children's mental health targeted case management services.
13	H.F. 2115, as amended	Schomacker	Defines clinical supervision in Children's Mental Health Act.

Section	Bill	Author	Description
14, 15	H.F. 2196, as amended	Fischer	Children's mental health terminology; adds professional home-based family treatment service coordination requirement and modifies county board screening duties.
16	H.F. 2115, as amended	Schomacker	Adds a written functional assessment to the duties of a children's mental health case manager.
17	H.F. 669	Hicks	Adds accessing caregiver mental health services to school-linked behavioral health grant allowable grant activities.
18	H.F. 2115, as amended	Schomacker	Codifies intermediate school district behavioral health grant program.
19	H.F. 671, as amended	Hicks	Modifies mental health certified peer family specialist grant activities to include continuing education.
20	New	N/A	Allows a certified community behavioral health clinic to enroll as a provider of mental health crisis response services.
21	H.F. 1993, as amended	Frederick	Expands professionals who may conduct a substance use disorder comprehensive assessment.
22	H.F. 1993, as amended	Frederick	Modifies treatment coordination provider qualifications.
23, 24, 26	H.F. 2143, as amended	Momanyi-Hiltsley	Adds tardive dyskinesia to medication-related sections in chapter 245I.
25	H.F. 0098, as amended	Fischer and Gillman	Modifies direct observation progress note requirement for mental health behavioral aides and mental health rehabilitation workers.
27	H.F. 0098, as amended	Fischer and Gillman	Adds client grievance right in chapter 245I mental health uniform service standards.
28	H.F. 1963, as amended; New	Frederick	Requires eligible vendor recovery community organizations to comply with transfer of records procedures upon program closure. Requires RCOs to be certified by the Minnesota Alliance of Recovery Community Organizations to be eligible vendors of peer recovery support services.
29	H.F. 1963, as amended	Frederick	Excludes weekends and holidays from mental health diagnostic assessment ten-day timeline.

Section	Bill	Author	Description
30-32	H.F. 671, as amended	Hicks	Peer support and family peer support clarifying changes; initial training and continuing education provision.
33, 34	H.F. 0098, as amended	Fischer and Gillman	Modifies assertive community treatment (ACT) team supervision and team leader requirements.
36	H.F. 1963, as amended	Frederick	Specifies county of financial responsibility for withdrawal management services.
37	H.F. 973, as amended	Backer	Specifies that co-payments, coinsurance, and deductibles do not apply to mobile crisis intervention or crisis assessment services.
38	H.F. 1995, first engrossment	Frederick	Revisor instruction to update SUD assessment terminology.

Article 5: Department of Human Services Office of Inspector General

Section	Bill	Author	Description
1-3, 28, 29 32	H.F. 2260, first engrossment, as amended	Curran	DHS illegal remuneration (“anti-kickback”) proposals and criminal penalty.
4	H.F. 2115, as amended	Schomacker	Health care bill of rights expansion to include patients in children’s residential SUD treatment, nonresidential SUD treatment, IRTS or residential crisis stabilization, and withdrawal management programs.
5	H.F. 2115, as amended	Schomacker	Requiring training about a program’s drug and alcohol policy before a person has direct contact with persons served by the program.
6, 8	H.F. 2115, as amended	Schomacker	Adult foster care, family adult day services, child foster residence setting, and community residential services licensing provisions.
7	H.F. 1215, as amended	Clardy	Requires DHS to provide technical assistance and legal assistance referrals to 245D license holders upon request.

Section	Bill	Author	Description
9	H.F. 2115, as amended	Schomacker	Requires staff training on the use of opiate antagonists before having direct contact with persons served by the program.
10	H.F. 2115, as amended	Schomacker	Allows for electronic signatures for purposes of human services background studies.
11	H.F. 2115, as amended	Schomacker	Updates language in list of entities from which the commissioner may review arrest and investigative information for background studies.
12	H.F. 2115, as amended	Schomacker	Adds financial management services, community first services and supports, unlicensed home and community-based organizations, and consumer-directed community supports organizations for purposes of limited set-asides.
13	H.F. 2115, as amended	Schomacker	Specifies that community residential setting services are provided to adults.
14	H.F. 2115, as amended	Schomacker	Clarifies comprehensive SUD assessment requirement.
15	H.F. 2115, as amended	Schomacker	Reduces time for an opioid treatment program to complete an individual treatment plan from 21 to 14 days.
16	H.F. 2115, as amended	Schomacker	SUD treatment guest speaker documentation requirements.
17, 27	H.F. 2115, as amended	Schomacker	Allowing ten-week timeframe for nonresidential opioid treatment program services treatment plan review and therapy services to include previous time in another program.
18	H.F. 2115, as amended	Schomacker	Requiring peer recovery support services to be provided one-on-one and face-to-face, including via the Internet.
19	H.F. 2115, as amended	Schomacker	SUD treatment program documentation system for schedule II to V drugs.
20	H.F. 2115, as amended	Schomacker	SUD treatment program client records requirements.
21	H.F. 2115, as amended	Schomacker	Specifies services an individual with a temporary permit from the Board of Behavioral Health and Therapy may provide in SUD treatment programs.

Section	Bill	Author	Description
22	H.F. 2115, as amended	Schomacker	Modifies training requirements for licensed alcohol and drug counselors providing treatment services to adolescents.
23, 24	H.F. 2115, as amended	Schomacker	Provides exception to additional licensing requirements for substance use disorder treatment license holders to provide child care for short time periods.
25	H.F. 2115, as amended	Schomacker	Requires an opioid treatment program to meet statutory and regulatory requirements for dispensing by a practitioner, if not licensed by the Board of Pharmacy.
26	H.F. 2115, as amended	Schomacker	For opioid treatment programs, removes requirement to submit a client's government-issued photo ID and driver's license number to the state central registry.
30	H.F. 1831, as amended	Zelevnikar	Modifying background study requirements for housing support providers.
31	H.F. 2115, as amended	Schomacker	Adds Department of Human Services Appeals Division judges and current employees to definition of "judicial official."
33	H.F. 2260, first engrossment	Curran	Amends 2023 session law effective date related to changes to background disqualifications for drug offenses.
34	H.F. 2115, as amended	Schomacker	Allows commissioner to change definitions in statutes and rules for purposes of implementing the provider licensing and reporting hub until August 31, 2028.
35	H.F. 2115, as amended; H1215DE2	Schomacker; Clardy	Repeals community residential setting license provider standards; repeals outdated HCBS licensing standards.

Article 6: Assertive Community Treatment and Intensive Residential Treatment Services Recodification

Section	Bill	Author	Description
1-6	H.F. 2758	Fischer	Recodifying section 256B.0622 to separate assertive community treatment (ACT) and intensive residential treatment services (IRTS).

Article 7: Assertive Community Treatment and Intensive Residential Treatment Services Recodification Conforming Changes

Section	Bill	Author	Description
1-10	H.F. 2758	Fischer	Conforming changes from ACT/IRTS recodification.

Article 8: Children's Mental Health Terminology

Section	Bill	Author	Description
1-86	H.F. 2196, as amended	Fischer	Updates terminology by deleting the terms "emotional disturbance" and "severe emotional disturbance" and replacing them with "mental illness" and "serious mental illness," and deleting the term "out-of-home placement" and replacing it with "residential treatment and therapeutic foster care" where appropriate. Makes conforming changes where necessary.

Article 9: Miscellaneous

Section	Bill	Author	Description
1	H.F. 258	Virnig	Clarifies notice to the revisor of statutes of federal approval of legislative enactments.