1.1

A bill for an act

relating to human services; modifying mental health services provisions; amending 12 Minnesota Statutes 2020, sections 62A.152, subdivision 3; 62A.3094, subdivision 1.3 1; 62Q.096; 144.651, subdivision 2; 144D.01, subdivision 4; 144G.08, subdivision 1.4 7, as amended; 148B.5301, subdivision 2; 148E.120, subdivision 2; 148F.11, 1.5 subdivision 1; 245.462, subdivisions 1, 6, 8, 9, 14, 16, 17, 18, 21, 23, by adding 1.6 a subdivision; 245.4661, subdivision 5; 245.4662, subdivision 1; 245.467, 1.7 subdivisions 2, 3; 245.469, subdivisions 1, 2; 245.470, subdivision 1; 245.4712, 1.8 subdivision 2; 245.472, subdivision 2; 245.4863; 245.4871, subdivisions 9a, 10, 1.9 11a, 17, 21, 26, 27, 29, 31, 32, 34, by adding a subdivision; 245.4876, subdivisions 1.10 2, 3; 245.4879, subdivision 1; 245.488, subdivision 1; 245.4901, subdivision 2; 1.11 245.62, subdivision 2; 245.735, subdivision 3; 245A.04, subdivision 5; 245A.10, 1.12 subdivision 4; 245A.65, subdivision 2; 245D.02, subdivision 20; 254B.05, 1.13 subdivision 5; 256B.0615, subdivisions 1, 5; 256B.0616, subdivisions 1, 3, 5; 1.14 256B.0622, subdivisions 1, 2, 3a, 4, 7, 7a, 7b, 7c, 7d; 256B.0623, subdivisions 1, 1.15 2, 3, 4, 5, 6, 9, 12; 256B.0624; 256B.0625, subdivisions 3b, 5, 19c, 28a, 42, 48, 1.16 1.17 49, 56a; 256B.0757, subdivision 4c; 256B.0941, subdivision 1; 256B.0943, subdivisions 1, 2, 3, 4, 5, 5a, 6, 7, 9, 11; 256B.0946, subdivisions 1, 1a, 2, 3, 4, 6; 1.18 256B.0947, subdivisions 1, 2, 3, 3a, 5, 6, 7; 256B.0949, subdivisions 2, 4, 5a; 1.19 256B.25, subdivision 3; 256B.761; 256B.763; 256P.01, subdivision 6a; 295.50, 1.20 subdivision 9b; 325F.721, subdivision 1; proposing coding for new law in 1.21 Minnesota Statutes, chapter 256B; proposing coding for new law as Minnesota 1.22 Statutes, chapter 245I; repealing Minnesota Statutes 2020, sections 245.462, 1.23 subdivision 4a; 245.4879, subdivision 2; 245.62, subdivisions 3, 4; 245.69, 1.24 subdivision 2; 256B.0615, subdivision 2; 256B.0616, subdivision 2; 256B.0622, 1.25 subdivisions 3, 5a; 256B.0623, subdivisions 7, 8, 10, 11; 256B.0625, subdivisions 1.26 51, 35a, 35b, 61, 62, 65; 256B.0943, subdivisions 8, 10; 256B.0944; 256B.0946, 1.27 1.28 subdivision 5; Minnesota Rules, parts 9505.0370; 9505.0371; 9505.0372; 9520.0010; 9520.0020; 9520.0030; 9520.0040; 9520.0050; 9520.0060; 9520.0070; 1.29 9520.0080; 9520.0090; 9520.0100; 9520.0110; 9520.0120; 9520.0130; 9520.0140; 1.30 9520.0150; 9520.0160; 9520.0170; 9520.0180; 9520.0190; 9520.0200; 9520.0210; 1.31 9520.0230; 9520.0750; 9520.0760; 9520.0770; 9520.0780; 9520.0790; 9520.0800; 1.32 9520.0810; 9520.0820; 9520.0830; 9520.0840; 9520.0850; 9520.0860; 9520.0870. 1.33

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2.1	BE IT ENACTED BY THE LEGISL	ATURE OF THE S	TATE OF MINNES	OTA:
2.2		ARTICLE 1		
2.3	MENTAL HEALTH U	UNIFORM SERVI	CE STANDARDS	
2.4	Section 1. [2451.01] PURPOSE AN	ND CITATION.		
2.5	Subdivision 1. Citation. This cha	pter may be cited as	the "Mental Health	Uniform
2.6	Service Standards Act."			
2.7	Subd. 2. Purpose. In accordance v	with sections 245.46	1 and 245.487, the p	urpose of this
2.8	chapter is to create a system of menta	ll health care that is	unified, accountable	e, and
2.9	comprehensive, and to promote the rec	covery and resiliency	of Minnesotans who	o have mental
2.10	illnesses. The state's public policy is t	to support Minnesot	ans' access to qualit	y outpatient
2.11	and residential mental health services	. Further, the state's	public policy is to p	protect the
2.12	health and safety, rights, and well-bei	ng of Minnesotans	receiving mental hea	alth services.
2.13	Sec. 2. [2451.011] APPLICABILI	<u>ГҮ.</u>		
2.14	Subdivision 1. License requirem	ents. A license hold	er under this chapter	must comply
2.15	with the requirements in chapters 245		•	
2.16	Rules, chapter 9544.		<u>, </u>	
2.17	Subd. 2. Variances. (a) The comn	nissioner may grant	a variance to an app	licant, license
2.18	holder, or certification holder as long			
2.19	any person in a licensed or certified pro			-
2.20	holder meets the following conditions	Z		
2.21	(1) an applicant, license holder, or	certification holder	r must request the v	ariance on a
2.22	form approved by the commissioner a			
2.23	(2) the request for a variance must	t include the:		
2.24	(i) reasons that the applicant, licer	nse holder, or certifi	cation holder cannot	comply with
2.25	a requirement as stated in the law; an	<u>d</u>		
2.26	(ii) alternative equivalent measure	es that the applicant,	, license holder, or c	ertification
2.27	holder will follow to comply with the	intent of the law; a	nd	
2.28	(3) the request for a variance must	state the period of tir	ne when the variance	e is requested.
2.29	(b) The commissioner may grant a	permanent variance	when the conditions	s under which
2.30	the applicant, license holder, or certifi	ication holder reque	sted the variance do	not affect the
2.31	health or safety of any person whom t	he licensed or certif	ied program serves,	and when the

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3.1	conditions of the variance do not compromise the qualifications of staff who provide services
3.2	to clients. A permanent variance expires when the conditions that warranted the variance
3.3	change in any way. Any applicant, license holder, or certification holder must inform the
3.4	commissioner of any changes to the conditions that warranted the permanent variance. If
3.5	an applicant, license holder, or certification holder fails to advise the commissioner of
3.6	changes to the conditions that warranted the variance, the commissioner must revoke the
3.7	permanent variance and may impose other sanctions under sections 245A.06 and 245A.07.
3.8	(c) The commissioner's decision to grant or deny a variance request is final and not
3.9	subject to appeal under the provisions of chapter 14.
3.10	Subd. 3. Certification required. (a) An individual, organization, or government entity
3.11	that is exempt from licensure under section 245A.03, subdivision 2, paragraph (a), clause
3.12	(19), and chooses to be identified as a certified mental health clinic must:
3.13	(1) be a mental health clinic that is certified under section $245I.20$;
3.14	(2) comply with all of the responsibilities assigned to a license holder by this chapter
3.15	except subdivision 1; and
3.16	(3) comply with all of the responsibilities assigned to a certification holder by chapter
3.17	<u>245A.</u>
3.18	(b) An individual, organization, or government entity described by this subdivision must
3.19	obtain a criminal background study for each staff person or volunteer who provides direct
3.20	contact services to clients.
3.21	Subd. 4. License required. An individual, organization, or government entity providing
3.22	intensive residential treatment services or residential crisis stabilization to adults must be
3.23	licensed under section 245I.23.
3.24	Subd. 5. Programs certified under chapter 256B. (a) An individual, organization, or
3.25	government entity certified under the following sections must comply with all of the
3.26	responsibilities assigned to a license holder under this chapter except subdivision 1:
3.27	(1) an assertive community treatment provider under section 256B.0622, subdivision
3.28	<u>3a;</u>
3.29	(2) an adult rehabilitative mental health services provider under section 256B.0623;
3.30	(3) a mobile crisis team under section 256B.0624;
3.31	(4) a children's therapeutic services and supports provider under section 256B.0943;
3.32	(5) an intensive treatment in foster care provider under section 256B.0946; and

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4.1	(6) an intensive nonresidential rehab	ilitative mental he	alth services provider u	nder section
4.2	256B.0947.			
4.3	(b) An individual, organization, or	government entity	v certified under the sec	ctions listed
4.4	in paragraph (a), clauses (1) to (6), mu	st obtain a crimin	al background study fo	or each staff
4.5	person and volunteer providing direct	contact services to	o a client.	
4.6	EFFECTIVE DATE. This section	is effective upon	federal approval or Jul	y 1, 2022,
4.7	whichever is later.			
4.8	Sec. 3. [2451.02] DEFINITIONS.			
4.9	Subdivision 1. Scope. For purposes	s of this chapter, th	he terms in this section	have the
4.10	meanings given.			
4.11	Subd. 2. Approval. "Approval" me	ans the documente	ed review of, opportunit	y to request
4.12	changes to, and agreement with a treat	ment document. A	An individual may dem	onstrate
4.13	approval with a written signature, secur	e electronic signa	ture, or documented or	al approval.
4.14	Subd. 3. Behavioral sciences or re	elated fields. "Bel	navioral sciences or rel	ated fields"
4.15	means an education from an accredited	l college or univer	rsity in social work, ps	ychology,
4.16	sociology, community counseling, fam	ily social science	, child development, ch	nild
4.17	psychology, community mental health,	, addiction counse	ling, counseling and g	uidance,
4.18	special education, nursing, and other si	imilar fields appro	oved by the commission	ner.
4.19	Subd. 4. Business day. "Business d	lay" means a weel	xday on which governm	nent offices
4.20	are open for business. Business day do	es not include sta	te or federal holidays,	Saturdays,
4.21	or Sundays.			
4.22	Subd. 5. Case manager. "Case man	nager" means a cl	ient's case manager acc	cording to
4.23	section 256B.0596; 256B.0621; 256B.	0625, subdivision	20; 256B.092, subdiv	ision 1a;
4.24	256B.0924; 256B.093, subdivision 3a;	256B.094; or 256	6B.49.	
4.25	Subd. 6. Certified rehabilitation s	pecialist. "Certifi	ed rehabilitation specia	ılist" means
4.26	a staff person who meets the qualificat	ions of section 24	5I.04, subdivision 8.	
4.27	Subd. 7. Child. "Child" means a cl	ient under the age	of 18.	
4.28	Subd. 8. Client. "Client" means a p	erson who is seek	ing or receiving service	es regulated
4.29	by this chapter. For the purpose of a cl	ient's consent to s	ervices, client includes	a parent,
4.30	guardian, or other individual legally au	thorized to conser	nt on behalf of a client	to services.
4.31	Subd. 9. Clinical trainee. "Clinical	l trainee" means a	staff person who is qu	alified
4.32	according to section 245I.04, subdivisi	on 6.		

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5.1	Subd. 10. Commissioner. "Commissioner" means the commissioner of human services
5.2	or the commissioner's designee.
5.3	Subd. 11. Co-occurring substance use disorder treatment. "Co-occurring substance
5.4	use disorder treatment" means the treatment of a person who has a co-occurring mental
5.5	illness and substance use disorder. Co-occurring substance use disorder treatment is
5.6	characterized by stage-wise comprehensive treatment, treatment goal setting, and flexibility
5.7	for clients at each stage of treatment. Co-occurring substance use disorder treatment includes
5.8	assessing and tracking each client's stage of change readiness and treatment using a treatment
5.9	approach based on a client's stage of change, such as motivational interviewing when working
5.10	with a client at an earlier stage of change readiness and a cognitive behavioral approach
5.11	and relapse prevention to work with a client at a later stage of change; and facilitating a
5.12	client's access to community supports.
5.13	Subd. 12. Crisis plan. "Crisis plan" means a plan to prevent and de-escalate a client's
5.14	future crisis situation, with the goal of preventing future crises for the client and the client's
5.15	family and other natural supports. Crisis plan includes a crisis plan developed according to
5.16	section 245.4871, subdivision 9a.
5.17	Subd. 13. Critical incident. "Critical incident" means an occurrence involving a client
5.18	that requires a license holder to respond in a manner that is not part of the license holder's
5.19	ordinary daily routine. Critical incident includes a client's suicide, attempted suicide, or
5.20	homicide; a client's death; an injury to a client or other person that is life-threatening or
5.21	requires medical treatment; a fire that requires a fire department's response; alleged
5.22	maltreatment of a client; an assault of a client; an assault by a client; or other situation that
5.23	requires a response by law enforcement, the fire department, an ambulance, or another
5.24	emergency response provider.
5.25	Subd. 14. Diagnostic assessment. "Diagnostic assessment" means the evaluation and
5.26	report of a client's potential diagnoses that a mental health professional or clinical trainee
5.27	completes under section 245I.10, subdivisions 4 to 6.
5.28	Subd. 15. Direct contact. "Direct contact" has the meaning given in section 245C.02,
5.29	subdivision 11.
5.30	Subd. 16. Family and other natural supports. "Family and other natural supports"
5.31	means the people whom a client identifies as having a high degree of importance to the
5.32	client. Family and other natural supports also means people that the client identifies as being
5.33	important to the client's mental health treatment, regardless of whether the person is related
5.34	to the client or lives in the same household as the client.

6.1	Subd. 17. Functional assessment. "Functional assessment" means the assessment of a
6.2	client's current level of functioning relative to functioning that is appropriate for someone
6.3	the client's age. For a client five years of age or younger, a functional assessment is the
6.4	Early Childhood Service Intensity Instrument (ESCII). For a client six to 17 years of age,
6.5	a functional assessment is the Child and Adolescent Service Intensity Instrument (CASII).
6.6	For a client 18 years of age or older, a functional assessment is the functional assessment
6.7	described in section 245I.10, subdivision 9.
6.8	Subd. 18. Individual abuse prevention plan. "Individual abuse prevention plan" means
6.9	a plan according to section 245A.65, subdivision 2, paragraph (b), and section 626.557,
6.10	subdivision 14.
6.11	Subd. 19. Level of care assessment. "Level of care assessment" means the level of care
6.12	decision support tool appropriate to the client's age. For a client five years of age or younger,
6.13	a level of care assessment is the Early Childhood Service Intensity Instrument (ESCII). For
6.14	a client six to 17 years of age, a level of care assessment is the Child and Adolescent Service
6.15	Intensity Instrument (CASII). For a client 18 years of age or older, a level of care assessment
6.16	is the Level of Care Utilization System for Psychiatric and Addiction Services (LOCUS).
6.17	Subd. 20. License. "License" has the meaning given in section 245A.02, subdivision 8.
6.18	Subd. 21. License holder. "License holder" has the meaning given in section 245A.02,
6.19	subdivision 9.
6.20	Subd. 22. Licensed prescriber. "Licensed prescriber" means an individual who is
6.21	authorized to prescribe legend drugs under section 151.37.
6.22	Subd. 23. Mental health behavioral aide. "Mental health behavioral aide" means a
6.23	staff person who is qualified under section 245I.04, subdivision 16.
6.24	Subd. 24. Mental health certified family peer specialist. "Mental health certified
6.25	family peer specialist" means a staff person who is qualified under section 2451.04,
6.26	subdivision 12.
6.27	Subd. 25. Mental health certified peer specialist. "Mental health certified peer
6.28	specialist" means a staff person who is qualified under section 245I.04, subdivision 10.
6.29	Subd. 26. Mental health practitioner. "Mental health practitioner" means a staff person
6.30	who is qualified under section 245I.04, subdivision 4.
6.31	Subd. 27. Mental health professional. "Mental health professional" means a staff person
6.32	who is qualified under section 245I.04, subdivision 2.

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7.1	Subd. 28. Mental health rehabilitation worker. "Mental health rehabilitation worker"
7.2	means a staff person who is qualified under section 245I.04, subdivision 14.
7.3	Subd. 29. Mental illness. "Mental illness" means any of the conditions included in the
7.4	most recent editions of the DC: 0-5 Diagnostic Classification of Mental Health and
7.5	Development Disorders of Infancy and Early Childhood published by Zero to Three or the
7.6	Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric
7.7	Association.
7.8	Subd. 30. Organization. "Organization" has the meaning given in section 245A.02,
7.9	subdivision 10c.
7.10	Subd. 31. Personnel file. "Personnel file" means a set of records under section 245I.07,
7.11	paragraph (a). Personnel files excludes information related to a person's employment that
7.12	is not included in section 245I.07.
7.13	Subd. 32. Registered nurse. "Registered nurse" means a staff person who is qualified
7.14	under section 148.171, subdivision 20.
7.15	Subd. 33. Rehabilitative mental health services. "Rehabilitative mental health services"
7.16	means mental health services provided to an adult client that enable the client to develop
7.17	and achieve psychiatric stability, social competencies, personal and emotional adjustment,
7.18	independent living skills, family roles, and community skills when symptoms of mental
7.19	illness has impaired any of the client's abilities in these areas.
7.20	Subd. 34. Residential program. "Residential program" has the meaning given in section
7.21	245A.02, subdivision 14.
7.22	Subd. 35. Signature. "Signature" means a written signature or an electronic signature
7.23	defined in section 325L.02, paragraph (h).
7.24	Subd. 36. Staff person. "Staff person" means an individual who works under a license
7.25	holder's direction or under a contract with a license holder. Staff person includes an intern,
7.26	consultant, contractor, individual who works part-time, and an individual who does not
7.27	provide direct contact services to clients. Staff person includes a volunteer who provides
7.28	treatment services to a client or a volunteer whom the license holder regards as a staff person
7.29	for the purpose of meeting staffing or service delivery requirements. A staff person must
7.30	be 18 years of age or older.
7.31	Subd. 37. Strengths. "Strengths" means a person's inner characteristics, virtues, external
7.32	relationships, activities, and connections to resources that contribute to a client's resilience
7.33	and core competencies. A person can build on strengths to support recovery.

8.1	Subd. 38. Trauma. "Trauma" means an event, series of events, or set of circumstances
8.2	that is experienced by an individual as physically or emotionally harmful or life-threatening
8.3	that has lasting adverse effects on the individual's functioning and mental, physical, social,
8.4	emotional, or spiritual well-being. Trauma includes group traumatic experiences. Group
8.5	traumatic experiences are emotional or psychological harm that a group experiences. Group
8.6	traumatic experiences can be transmitted across generations within a community and are
8.7	often associated with racial and ethnic population groups who suffer major intergenerational
8.8	losses.
8.9	Subd. 39. Treatment plan. "Treatment plan" means services that a license holder
8.10	formulates to respond to a client's needs and goals. A treatment plan includes individual
8.11	treatment plans under section 245I.10, subdivisions 7 and 8; initial treatment plans under
8.12	section 245I.23, subdivision 7; and crisis treatment plans under sections 245I.23, subdivision
8.13	8, and 256B.0624, subdivision 11.
8.14	Subd. 40. Treatment supervision. "Treatment supervision" means a mental health
8.15	professional's or certified rehabilitation specialist's oversight, direction, and evaluation of
8.16	a staff person providing services to a client according to section 245I.06.
8.17	Subd. 41. Volunteer. "Volunteer" means an individual who, under the direction of the
8.18	license holder, provides services to or facilitates an activity for a client without compensation.
8.19	Sec. 4. [2451.03] REQUIRED POLICIES AND PROCEDURES.
8.20	Subdivision 1. Generally. A license holder must establish, enforce, and maintain policies
8.21	and procedures to comply with the requirements of this chapter and chapters 245A, 245C,
8.22	and 260E; sections 626.557 and 626.5572; and Minnesota Rules, chapter 9544. The license
8.23	holder must make all policies and procedures available in writing to each staff person. The
8.24	license holder must complete and document a review of policies and procedures every two
8.25	years and update policies and procedures as necessary. Each policy and procedure must
8.26	identify the date that it was initiated and the dates of all revisions. The license holder must
8.27	clearly communicate any policy and procedural change to each staff person and provide
8.28	necessary training to each staff person to implement any policy and procedural change.
8.29	Subd. 2. Health and safety. A license holder must have policies and procedures to
8.30	ensure the health and safety of each staff person and client during the provision of services,
8.31	including policies and procedures for services based in community settings.

9.1	Subd. 3. Client rights. A license holder must have policies and procedures to ensure
9.2	that each staff person complies with the client rights and protections requirements in section
9.3	<u>245I.12.</u>
9.4	Subd. 4. Behavioral emergencies. (a) A license holder must have procedures that each
9.5	staff person follows when responding to a client who exhibits behavior that threatens the
9.6	immediate safety of the client or others. A license holder's behavioral emergency procedures
9.7	must incorporate person-centered planning and trauma-informed care.
9.8	(b) A license holder's behavioral emergency procedures must include:
9.9	(1) a plan designed to prevent the client from inflicting self-harm and harming others;
9.10	(2) contact information for emergency resources that a staff person must use when the
9.11	license holder's behavioral emergency procedures are unsuccessful in controlling a client's
9.12	behavior;
9.13	(3) the types of behavioral emergency procedures that a staff person may use;
9.14	(4) the specific circumstances under which the program may use behavioral emergency
9.15	procedures; and
9.16	(5) the staff persons whom the license holder authorizes to implement behavioral
9.17	emergency procedures.
9.18	(c) The license holder's behavioral emergency procedures must not include secluding
9.19	or restraining a client except as allowed under section 245.8261.
9.20	(d) Staff persons must not use behavioral emergency procedures to enforce program
9.21	rules or for the convenience of staff persons. Behavioral emergency procedures must not
9.22	be part of any client's treatment plan. A staff person may not use behavioral emergency
9.23	procedures except in response to a client's current behavior that threatens the immediate
9.24	safety of the client or others.
9.25	Subd. 5. Health services and medications. If a license holder is licensed as a residential
9.26	program, stores or administers client medications, or observes clients self-administer
9.27	medications, the license holder must ensure that a staff person who is a registered nurse or
9.28	licensed prescriber reviews and approves of the license holder's policies and procedures to
9.29	comply with the health services and medications requirements in section 245I.11, the training
9.30	requirements in section 245I.05, subdivision 6, and the documentation requirements in
9.31	section 245I.08, subdivision 5.

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10.1	Subd. 6. Reporting unethical acts or maltreatment. (a) A license holder must have
10.2	policies and procedures for reporting and investigating a staff person's alleged unethical,
10.3	illegal, or grossly negligent acts, and a staff person's serious violations of policies and
10.4	procedures. A staff person's serious violation of policies and procedures means: (1) a violation
10.5	that threatens the health, safety, or rights of a client or other staff person; or (2) repeated
10.6	nonadherence to the license holder's policies and procedures. The license holder must
10.7	document that a supervisor reviewed the staff person's reported behavior. If the behavior is
10.8	substantiated, the license holder must document that the license holder took appropriate
10.9	disciplinary or corrective action.
10.10	(b) A license holder must have policies and procedures for reporting a staff person's
10.11	suspected maltreatment, abuse, or neglect of a client according to chapter 260E and section
10.12	<u>626.557.</u>
10.13	Subd. 7. Critical incidents. If a license holder is licensed as a residential program, the
10.14	license holder must have policies and procedures for reporting and maintaining records of
10.15	critical incidents according to section 245I.13.
10.16	Subd. 8. Personnel. A license holder must have personnel policies and procedures that:
10.17	(1) include a chart or description of the organizational structure of the program that
10.18	indicates positions and lines of authority;
10.19	(2) ensure that it will not adversely affect a staff person's retention, promotion, job
10.20	assignment, or pay when a staff person communicates in good faith with the Department
10.21	of Human Services, the Office of Ombudsman for Mental Health and Developmental
10.22	Disabilities, the Department of Health, a health-related licensing board, a law enforcement
10.23	agency, or a local agency investigating a complaint regarding a client's rights, health, or
10.24	safety;
10.25	(3) prohibit a staff person from having sexual contact with a client in violation of chapter
10.26	604, sections 609.344 or 609.345;
10.27	(4) prohibit a staff person from neglecting, abusing, or maltreating a client as described
10.28	in chapter 260E and sections 626.557 and 626.5572;
10.29	(5) include the drug and alcohol policy described in section 245A.04, subdivision 1,
10.30	paragraph (c);
10.31	(6) describe the process for disciplinary action, suspension, or dismissal of a staff person
10.32	for violating a policy provision described in clauses (3) to (5);

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- (7) describe the license holder's response to a staff person who violates other program 11.1 policies or who has a behavioral problem that interferes with providing treatment services 11.2 11.3 to clients; and (8) describe each staff person's position that includes the staff person's responsibilities, 11.4 11.5 authority to execute the responsibilities, and qualifications for the position. Subd. 9. Volunteers. A license holder must have policies and procedures for using 11.6 volunteers, including when a license holder must submit a background study for a volunteer, 11.7 and the specific tasks that a volunteer may perform. 11.8 Subd. 10. Data privacy. (a) A license holder must have policies and procedures that 11.9 comply with the Minnesota Government Data Practices Act, chapter 13; the privacy 11.10 provisions of the Minnesota health care programs provider agreement; the Health Insurance 11.11 11.12 Portability and Accountability Act of 1996 (HIPAA), Public Law 104-191; and the Minnesota Health Records Act, sections 144.291 to 144.298. A license holder's use of electronic record 11.13 keeping or electronic signatures does not alter a license holder's obligations to comply with 11.14 applicable state and federal law. 11.15 (b) A license holder must have policies and procedures for a staff person to promptly 11.16 document a client's revocation of consent to disclose the client's health record. The license 11.17 holder must verify that the license holder has permission to disclose a client's health record 11.18 11.19 before releasing any client data. Sec. 5. [2451.04] PROVIDER QUALIFICATIONS AND SCOPE OF PRACTICE. 11.20 Subdivision 1. Tribal providers. For purposes of this section, a tribal entity may 11.21 credential an individual according to section 256B.02, subdivision 7, paragraphs (b) and 11.22 11.23 (c). Subd. 2. Mental health professional qualifications. The following individuals may 11.24 provide services to a client as a mental health professional: 11.25 11.26 (1) a registered nurse who is licensed under sections 148.171 to 148.285 and is certified as a: (i) clinical nurse specialist in child or adolescent, family, or adult psychiatric and 11.27 mental health nursing by a national certification organization; or (ii) nurse practitioner in 11.28 11.29 adult or family psychiatric and mental health nursing by a national nurse certification 11.30 organization; (2) a licensed independent clinical social worker as defined in section 148E.050, 11.31
- 11.32 subdivision 5;

12.1	(3) a psychologist licensed by the Board of Psychology under sections 148.88 to 148.98;
12.2	(4) a physician licensed under chapter 147 if the physician is: (i) certified by the American
12.3	Board of Psychiatry and Neurology; (ii) certified by the American Osteopathic Board of
12.4	Neurology and Psychiatry; or (iii) eligible for board certification in psychiatry;
12.5	(5) a marriage and family therapist licensed under sections 148B.29 to 148B.392; or
12.6	(6) a licensed professional clinical counselor licensed under section 148B.5301.
12.7	Subd. 3. Mental health professional scope of practice. A mental health professional
12.8	must maintain a valid license with the mental health professional's governing health-related
12.9	licensing board and must only provide services to a client within the scope of practice
12.10	determined by the applicable health-related licensing board.
12.11	Subd. 4. Mental health practitioner qualifications. (a) An individual who is qualified
12.12	in at least one of the ways described in paragraph (b) to (d) may serve as a mental health
12.13	practitioner.
12.14	(b) An individual is qualified as a mental health practitioner through relevant coursework
12.15	if the individual completes at least 30 semester hours or 45 quarter hours in behavioral
12.16	sciences or related fields and:
12.17	(1) has at least 2,000 hours of experience providing services to individuals with:
12.18	(i) a mental illness or a substance use disorder; or
12.19	(ii) a traumatic brain injury or a developmental disability, and completes the additional
12.20	training described in section 245I.05, subdivision 3, paragraph (c), before providing direct
12.21	contact services to a client;
12.22	(2) is fluent in the non-English language of the ethnic group to which at least 50 percent
12.23	of the individual's clients belong, and completes the additional training described in section
12.24	245I.05, subdivision 3, paragraph (c), before providing direct contact services to a client;
12.25	(3) is working in a day treatment program under section 256B.0671, subdivision 3, or
12.26	<u>256B.0943; or</u>
12.27	(4) has completed a practicum or internship that (i) required direct interaction with adult
12.28	clients or child clients, and (ii) was focused on behavioral sciences or related fields.
12.29	(c) An individual is qualified as a mental health practitioner through work experience
12.30	providing services to clients if the individual:
12.31	(1) has at least 4,000 hours of experience in the delivery of services to individuals with:

13.1	(i) a mental illness or a substance use disorder; or
13.2	(ii) a traumatic brain injury or a developmental disability, and completes the additional
13.3	training described in section 245I.05, subdivision 3, paragraph (c), before providing direct
13.4	contact services to clients; or
13.5	(2) receives treatment supervision at least once per week until meeting the requirement
13.6	in clause (1) of 4,000 hours of experience and has at least 2,000 hours of experience providing
13.7	services to individuals with:
13.8	(i) a mental illness or a substance use disorder; or
13.9	(ii) a traumatic brain injury or a developmental disability, and completes the additional
13.10	training described in section 245I.05, subdivision 3, paragraph (c), before providing direct
13.11	contact services to clients.
13.12	(d) An individual is qualified as a mental health practitioner if the individual has a
13.13	master's or other graduate degree in behavioral sciences or related fields.
13.14	Subd. 5. Mental health practitioner scope of practice. (a) A mental health practitioner
13.15	under the treatment supervision of a mental health professional or certified rehabilitation
13.16	specialist may provide an adult client with client education, rehabilitative mental health
13.17	services, functional assessments, level of care assessments, and treatment plans. A mental
13.18	health practitioner under the treatment supervision of a mental health professional may
13.19	provide skill-building services to a child client and complete treatment plans for a child
13.20	client.
13.21	(b) A mental health practitioner must not provide treatment supervision to other staff
13.22	persons. A mental health practitioner may provide direction to mental health rehabilitation
13.23	workers and mental health behavioral aides.
13.24	(c) A mental health practitioner who provides services to clients according to section
13.25	256B.0624 or 256B.0944 may perform crisis assessments and interventions for a client.
13.26	Subd. 6. Clinical trainee qualifications. (a) A clinical trainee is a staff person who: (1)
13.27	is enrolled in an accredited graduate program of study to prepare the staff person for
13.28	independent licensure as a mental health professional and who is participating in a practicum
13.29	or internship with the license holder through the individual's graduate program; or (2) has
13.30	completed an accredited graduate program of study to prepare the staff person for independent
13.31	licensure as a mental health professional and who is in compliance with the requirements
13.32	of the applicable health-related licensing board, including requirements for supervised
13.33	practice.

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14.1	(b) A clinical trainee is responsible for notifying and applying to a health-related licensing
14.2	board to ensure that the trainee meets the requirements of the health-related licensing board.
14.3	As permitted by a health-related licensing board, treatment supervision under this chapter
14.4	may be integrated into a plan to meet the supervisory requirements of the health-related
14.5	licensing board but does not supersede those requirements.
14.6	Subd. 7. Clinical trainee scope of practice. (a) A clinical trainee under the treatment
14.7	supervision of a mental health professional may provide a client with psychotherapy, client
14.8	education, rehabilitative mental health services, diagnostic assessments, functional
14.9	assessments, level of care assessments, and treatment plans.
14.10	(b) A clinical trainee must not provide treatment supervision to other staff persons. A
14.11	clinical trainee may provide direction to mental health behavioral aides and mental health
14.12	rehabilitation workers.
14.13	(c) A psychological clinical trainee under the treatment supervision of a psychologist
14.14	may perform psychological testing of clients.
14.15	(d) A clinical trainee must not provide services to clients that violate any practice act of
14.16	a health-related licensing board, including failure to obtain licensure if licensure is required.
14.17	Subd. 8. Certified rehabilitation specialist qualifications. A certified rehabilitation
14.18	specialist must have:
14.19	(1) a master's degree from an accredited college or university in behavioral sciences or
14.20	related fields;
14.20	
14.21	(2) at least 4,000 hours of post-master's supervised experience providing mental health
14.22	services to clients; and
14.23	(3) a valid national certification as a certified rehabilitation counselor or certified
14.24	psychosocial rehabilitation practitioner.
14.25	Subd. 9. Certified rehabilitation specialist scope of practice. (a) A certified
14.26	rehabilitation specialist may provide an adult client with client education, rehabilitative
14.27	mental health services, functional assessments, level of care assessments, and treatment
14.28	<u>plans.</u>
14.29	(b) A certified rehabilitation specialist may provide treatment supervision to a mental
14.30	health certified peer specialist, mental health practitioner, and mental health rehabilitation
14.31	worker.

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15.1	Subd. 10. Mental health certified peer specialist qualifications. A mental health
15.2	certified peer specialist must:
15.3	(1) have been diagnosed with a mental illness;
15.4	(2) be a current or former mental health services client; and
15.5	(3) have a valid certification as a mental health certified peer specialist under section
15.6	<u>256B.0615.</u>
15.7	Subd. 11. Mental health certified peer specialist scope of practice. A mental health
15.8	certified peer specialist under the treatment supervision of a mental health professional or
15.9	certified rehabilitation specialist must:
15.10	(1) provide individualized peer support to each client;
15.11	(2) promote a client's recovery goals, self-sufficiency, self-advocacy, and development
15.12	of natural supports; and
15.13	(3) support a client's maintenance of skills that the client has learned from other services.
15.14	Subd. 12. Mental health certified family peer specialist qualifications. A mental
15.15	health certified family peer specialist must:
15.16	(1) have raised or be currently raising a child with a mental illness;
15.17	(2) have experience navigating the children's mental health system; and
15.18	(3) have a valid certification as a mental health certified family peer specialist under
15.19	section 256B.0616.
15.20	Subd. 13. Mental health certified family peer specialist scope of practice. A mental
15.21	health certified family peer specialist under the treatment supervision of a mental health
15.22	professional must provide services to increase the child's ability to function in the child's
15.23	home, school, and community. The mental health certified family peer specialist must:
15.24	(1) provide family peer support to build on a client's family's strengths and help the
15.25	family achieve desired outcomes;
15.26	(2) provide nonadversarial advocacy to a child client and the child's family that
15.27	encourages partnership and promotes the child's positive change and growth;
15.28	(3) support families in advocating for culturally appropriate services for a child in each
15.29	treatment setting;
15.30	(4) promote resiliency, self-advocacy, and development of natural supports;

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16.1	(5) support maintenance of skills learned from other services;
16.2	(6) establish and lead parent support groups;
16.3	(7) assist parents in developing coping and problem-solving skills; and
16.4	(8) educate parents about mental illnesses and community resources, including resources
16.5	that connect parents with similar experiences to one another.
16.6	Subd. 14. Mental health rehabilitation worker qualifications. (a) A mental health
16.7	rehabilitation worker must:
16.8	(1) have a high school diploma or equivalent; and
16.9	(2) meet one of the following qualification requirements:
16.10	(i) be fluent in the non-English language or competent in the culture of the ethnic group
16.11	to which at least 20 percent of the mental health rehabilitation worker's clients belong;
16.12	(ii) have an associate of arts degree;
16.13	(iii) have two years of full-time postsecondary education or a total of 15 semester hours
16.14	or 23 quarter hours in behavioral sciences or related fields;
16.15	(iv) be a registered nurse;
16.16	(v) have, within the previous ten years, three years of personal life experience with
16.17	mental illness;
16.18	(vi) have, within the previous ten years, three years of life experience as a primary
16.19	caregiver to an adult with a mental illness, traumatic brain injury, substance use disorder,
16.20	or developmental disability; or
16.21	(vii) have, within the previous ten years, 2,000 hours of work experience providing
16.22	health and human services to individuals.
16.23	(b) A mental health rehabilitation worker who is scheduled as an overnight staff person
16.24	and works alone is exempt from the additional qualification requirements in paragraph (a),
16.25	clause (2).
16.26	Subd. 15. Mental health rehabilitation worker scope of practice. A mental health
16.27	rehabilitation worker under the treatment supervision of a mental health professional or
16.28	certified rehabilitation specialist may provide rehabilitative mental health services to an
16.29	adult client according to the client's treatment plan.
16.30	Subd. 16. Mental health behavioral aide qualifications. (a) A level 1 mental health
16.31	behavioral aide must have: (1) a high school diploma or equivalent; or (2) two years of

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17.1	experience as a primary caregiver to a c	hild with mental ill	ness within the prev	vious ten
17.2	years.			
17.3	(b) A level 2 mental health behavior	al aide must: (1) ha	ve an associate or b	achelor's
17.4	degree; or (2) be certified by a program	under section 256E	8.0943, subdivision	<u>8a.</u>
17.5	Subd. 17. Mental health behaviora	l aide scope of prac	tice. While under th	he treatment
17.6	supervision of a mental health professio			
17.7	psychosocial skills with a child client ac	cording to the child	's treatment plan and	d individual
17.8	behavior plan that a mental health profes	sional, clinical train	ee, or mental health	practitioner
17.9	has previously taught to the child.			
17.10	See 6 12451 051 TD AINING DEOL	IDED		
17.10	Sec. 6. [245I.05] TRAINING REQU	<u>IKED.</u>		
17.11	Subdivision 1. Training plan. A lice	ense holder must de	evelop a training pla	in to ensure
17.12	that staff persons receive ongoing training	ng according to this	section. The trainin	ıg plan must
17.13	include:			
17.14	(1) a formal process to evaluate the t	raining needs of ea	ch staff person. An	annual
17.15	performance evaluation of a staff person	n satisfies this requi	rement;	
17.16	(2) a description of how the license ho	older conducts ongoi	ing training of each	staff person,
17.17	including whether ongoing training is bas	sed on a staff person	's hire date or a spec	ified annual
17.18	cycle determined by the program;			
17.19	(3) a description of how the license	nolder verifies and o	documents each sta	ff person's
17.20	previous training experience. A license	holder may conside	er a staff person to h	lave met a
17.21	training requirement in subdivision 3, p	aragraph (d) or (e),	if the staff person h	as received
17.22	equivalent postsecondary education in the	ne previous four yea	ars or training expen	rience in the
17.23	previous two years; and			
17.24	(4) a description of how the license	nolder determines w	when a staff person	needs
17.25	additional training, including when the	icense holder will p	provide additional t	raining.
17.26	Subd. 2. Documentation of training	g. (a) The license he	older must provide	training to
17.27	each staff person according to the training	ng plan and must do	ocument that the lic	ense holder
17.28	provided the training to each staff person	n. The license holde	er must document th	e following
17.29	information for each staff person's train	ing:		
17.30	(1) the topics of the training;			
17.31	(2) the name of the trainee;			
17.32	(3) the name and credentials of the t	rainer;		

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18.1	(4) the license holder's method of eva	luating the trai	nee's competency upon co	mpletion
18.2	of training;			
18.3	(5) the date of the training; and			
18.4	(6) the length of training in hours and	l minutes.		
18.5	(b) Documentation of a staff person's	continuing edu	acation credit accepted by	the
18.6	governing health-related licensing board	is sufficient to	document training for pu	rposes of
18.7	this subdivision.			
18.8	Subd. 3. Initial training. (a) A staff	person must ree	ceive training about:	
18.9	(1) vulnerable adult maltreatment un	der section 245	A.65, subdivision 3; and	
18.10	(2) the maltreatment of minor reporti	ng requirement	s and definitions in chapt	er 260E
18.11	within 72 hours of first providing direct	contact service	s to a client.	
18.12	(b) Before providing direct contact ser	vices to a client	, a staff person must receiv	e training
18.13	<u>about:</u>			
18.14	(1) client rights and protections unde	r section 245I.1	<u>2;</u>	
18.15	(2) the Minnesota Health Records Act,	including clien	t confidentiality, family eng	gagement
18.16	under section 144.294, and client privac	<u>y;</u>		
18.17	(3) emergency procedures that the sta	aff person must	follow when responding	to a fire,
18.18	inclement weather, a report of a missing	person, and a b	pehavioral or medical eme	rgency;
18.19	(4) specific activities and job functions	s for which the s	taff person is responsible,	including
18.20	the license holder's program policies and	procedures app	licable to the staff person's	position;
18.21	(5) professional boundaries that the s	taff person mus	st maintain; and	
18.22	(6) specific needs of each client to wh	om the staff per	son will be providing direc	et contact
18.23	services, including each client's develop	mental status, c	ognitive functioning, phy	sical and
18.24	mental abilities.			
18.25	(c) Before providing direct contact se	ervices to a clie	nt, a mental health rehabi	litation
18.26	worker, mental health behavioral aide, or	mental health	practitioner qualified unde	er section
18.27	245I.04, subdivision 4, must receive 30	hours of trainin	g about:	
18.28	(1) mental illnesses;			
18.29	(2) client recovery and resiliency;			
18.30	(3) mental health de-escalation techn	iques;		

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(4) co-occurring mental illness and substance use disorders; and 19.1 (5) psychotropic medications and medication side effects. 19.2 (d) Within 90 days of first providing direct contact services to an adult client, a clinical 19.3 trainee, mental health practitioner, mental health certified peer specialist, or mental health 19.4 19.5 rehabilitation worker must receive training about: (1) trauma-informed care and secondary trauma; 19.6 19.7 (2) person-centered individual treatment plans, including seeking partnerships with family and other natural supports; 19.8 19.9 (3) co-occurring substance use disorders; and (4) culturally responsive treatment practices. 19.10 (e) Within 90 days of first providing direct contact services to a child client, a clinical 19.11 trainee, mental health practitioner, mental health certified family peer specialist, mental 19.12 health certified peer specialist, or mental health behavioral aide must receive training about 19.13 the topics in clauses (1) to (5). This training must address the developmental characteristics 19.14 of each child served by the license holder and address the needs of each child in the context 19.15 of the child's family, support system, and culture. Training topics must include: 19.16 (1) trauma-informed care and secondary trauma, including adverse childhood experiences 19.17 (ACEs); 19.18 (2) family-centered treatment plan development, including seeking partnership with a 19.19 child client's family and other natural supports; 19.20 (3) mental illness and co-occurring substance use disorders in family systems; 19.21 (4) culturally responsive treatment practices; and 19.22 (5) child development, including cognitive functioning, and physical and mental abilities. 19.23 (f) For a mental health behavioral aide, the training under paragraph (e) must include 19.24 parent team training using a curriculum approved by the commissioner. 19.25 19.26 Subd. 4. Ongoing training. (a) A license holder must ensure that staff persons who provide direct contact services to clients receive annual training about the topics in 19.27 subdivision 3, paragraphs (a) and (b), clauses (1) to (3). 19.28 (b) A license holder must ensure that each staff person who is qualified under section 19.29 245I.04 who is not a mental health professional receives 30 hours of training every two 19.30

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20.1	years. The training topics must be based on the program's needs and the staff person's areas
20.2	of competency.
20.3	Subd. 5. Additional training for medication administration. (a) Prior to administering
20.4	medications to a client under delegated authority or observing a client self-administer
20.5	medications, a staff person who is not a licensed prescriber, registered nurse, or licensed
20.6	practical nurse qualified under section 148.171, subdivision 8, must receive training about
20.7	psychotropic medications, side effects, and safe medication management.
20.8	(b) Prior to administering medications to a client under delegated authority, a staff person
20.9	must successfully complete a:
20.10	(1) medication administration training program for unlicensed personnel through an
20.11	accredited Minnesota postsecondary educational institution with completion of the course
20.12	documented in writing and placed in the staff person's personnel file; or
20.13	(2) formalized training program taught by a registered nurse or licensed prescriber that
20.14	is offered by the license holder. A staff person's successful completion of the formalized
20.15	training program must include direct observation of the staff person to determine the staff
20.16	person's areas of competency.
20.17	Sec. 7. [245I.06] TREATMENT SUPERVISION.
20.10	
20.18	Subdivision 1. Generally. (a) A license holder must ensure that a mental health
20.19	professional or certified rehabilitation specialist provides treatment supervision to each staff
20.20	person who provides services to a client and who is not a mental health professional or
20.21	certified rehabilitation specialist. When providing treatment supervision, a treatment
20.22	supervisor must follow a staff person's written treatment supervision plan.
20.23	(b) Treatment supervision must focus on each client's treatment needs and the ability of
20.24	the staff person under treatment supervision to provide services to each client, including
20.25	the following topics related to the staff person's current caseload:
20.26	(1) a review and evaluation of the interventions that the staff person delivers to each
20.27	<u>client;</u>
20.28	(2) instruction on alternative strategies if a client is not achieving treatment goals;
20.29	(3) a review and evaluation of each client's assessments, treatment plans, and progress
20.30	notes for accuracy and appropriateness;
20.31	(4) instruction on the cultural norms or values of the clients and communities that the
	license holder serves and the impact that a client's culture has on providing treatment;

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21.1	(5) evaluation of and feedback regarding a direct service staff person's areas of
21.2	competency; and
21.3	(6) coaching, teaching, and practicing skills with a staff person.
21.4	(c) A treatment supervisor's responsibility for a staff person receiving treatment
21.5	supervision is limited to the services provided by the associated license holder. If a staff
21.6	person receiving treatment supervision is employed by multiple license holders, each license
21.7	holder is responsible for providing treatment supervision related to the treatment of the
21.8	license holder's clients.
21.9	Subd. 2. Types of treatment supervision. (a) A treatment supervisor must provide
21.10	treatment supervision to a staff person using methods that allow for immediate feedback,
21.11	including in-person, telephone, and interactive video supervision.
21.12	(b) Treatment supervisors may provide treatment supervision to a staff person
21.13	individually, or in a group. "Individual supervision" means that one or more treatment
21.14	supervisors are providing one staff person with treatment supervision. "Group supervision"
21.15	means one or more treatment supervisors are providing two to ten staff persons with treatment
21.16	supervision.
21.17	Subd. 3. Treatment supervision planning. (a) A treatment supervisor and the staff
21.17 21.18	Subd. 3. Treatment supervision planning. (a) A treatment supervisor and the staff person supervised by the treatment supervisor must develop a written treatment supervision
21.18	person supervised by the treatment supervisor must develop a written treatment supervision
21.18 21.19	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is
21.1821.1921.20	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30
21.1821.1921.2021.21	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and
21.1821.1921.2021.2121.22	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually.
 21.18 21.19 21.20 21.21 21.22 21.23 	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include:
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include: (1) the name and qualifications of the staff person receiving treatment supervision;
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 	 person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include: (1) the name and qualifications of the staff person receiving treatment supervision; (2) the name of the license holder from whom the staff person is receiving treatment
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 	person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include: (1) the name and qualifications of the staff person receiving treatment supervision; (2) the name of the license holder from whom the staff person is receiving treatment supervision;
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 	 person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include: (1) the name and qualifications of the staff person receiving treatment supervision; (2) the name of the license holder from whom the staff person is receiving treatment supervision; (3) the names and licensures of the treatment supervisors who are supervising the staff
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 	 person supervised by the treatment supervisor must develop a written treatment supervision plan is plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include: (1) the name and qualifications of the staff person receiving treatment supervision; (2) the name of the license holder from whom the staff person is receiving treatment supervision; (3) the names and licensures of the treatment supervisors who are supervising the staff person;
 21.18 21.19 21.20 21.21 21.22 21.23 21.24 21.25 21.26 21.27 21.28 21.29 	 person supervised by the treatment supervisor must develop a written treatment supervision plan. The license holder must ensure that a new staff person's treatment supervision plan is completed and implemented by a treatment supervisor and the new staff person within 30 days of the new staff person's first day of employment. The license holder must review and update each staff person's treatment supervision plan annually. (b) Each staff person's treatment supervision plan must include: (1) the name and qualifications of the staff person receiving treatment supervision; (2) the name of the license holder from whom the staff person is receiving treatment supervision; (3) the names and licensures of the treatment supervisors who are supervising the staff person; (4) how frequently the treatment supervisors must provide treatment supervision to the

22.1	(6) procedures that the staff person must use to respond to client emergencies; and
22.2	(7) the staff person's authorized scope of practice, including a description of the staff
22.3	person's job responsibilities with the license holder, a description of the client population
22.4	that the staff person serves, and a description of the treatment methods and modalities that
22.5	the staff person may use to provide services to clients.
22.6	Subd. 4. Treatment supervision record. (a) A license holder must ensure that treatment
22.7	supervision of each staff person is documented in each staff person's treatment supervision
22.8	record.
22.9	(b) Each staff person's treatment supervision record must include:
22.10	(1) the dates and duration of the staff person's treatment supervision;
22.11	(2) whether the staff person was under treatment supervision individually or in a group;
22.12	(3) subsequent actions that the staff person receiving treatment supervision must take;
22.13	and
22.14	(4) the name, title, and dated signature of the person who provided treatment supervision.
22.15	Subd. 5. Treatment supervision and direct observation of mental health
22.16	rehabilitation workers and mental health behavioral aides. (a) A mental health behavioral
22.17	aide or a mental health rehabilitation worker must receive direct observation from a mental
22.18	health professional, clinical trainee, certified rehabilitation specialist, or mental health
22.19	practitioner while the mental health behavioral aide or mental health rehabilitation worker
22.20	provides treatment services to clients, no less than twice per month for the first six months
22.21	of employment and once per month thereafter. The staff person performing the direct
22.22	observation must approve of the progress note for the observed treatment service.
22.23	(b) For a mental health rehabilitation worker qualified under section 2451.04, subdivision
22.24	14, paragraph (a), clause (2), item (i), treatment supervision in the first 2,000 hours of work
22.25	must at a minimum consist of:
22.26	(1) monthly individual supervision; and
22.27	(2) direct observation twice per month.
22.28	Sec. 8. [245I.07] PERSONNEL FILES.
22.29	(a) For each staff person, a license holder must maintain a personnel file that includes:

23.1	(1) verification of the staff person's qualifications required for the position including
23.2	training, education, practicum or internship agreement, licensure, and any other required
23.3	qualifications;
23.4	(2) documentation related to the staff person's background study;
23.5	(3) the hiring date of the staff person;
23.6	(4) the date that the staff person's specific duties and responsibilities became effective,
23.7	including the date that the staff person began having direct contact with clients;
23.8	(5) documentation of the staff person's training as required by section 245I.05, subdivision
23.9	<u>2;</u>
23.10	(6) documentation of license renewals that the staff person completed during the staff
23.11	person's employment;
23.12	(7) annual job performance evaluations;
23.13	(8) if applicable, the staff person's alleged and substantiated violations of the license
23.14	holder's policies under section 245I.03, subdivision 8, clauses (3) to (7), and the license
23.15	holder's response; and
23.16	(9) the staff person's treatment supervision record under section 245I.06, subdivision 4,
23.17	if applicable.
23.18	(b) The license holder must ensure that all personnel files are readily accessible for the
23.19	commissioner's review. The license holder is not required to keep personnel files in a single
23.20	location.
23.21	Sec. 9. [2451.08] DOCUMENTATION STANDARDS.
23.22	Subdivision 1. Generally. A license holder must ensure that all documentation required
23.23	by this chapter complies with this section.
23.24	Subd. 2. Documentation standards. A license holder must ensure that all documentation
23.25	required by this chapter:
23.26	(1) is legible;
23.27	(2) identifies the applicable client and staff person on each page; and
23.28	(3) is signed and dated by the staff persons who provided services to the client or
23.29	completed the documentation, including the staff persons' credentials.

24.1	Subd. 3. Documenting approval. A license holder must ensure that all diagnostic
24.2	assessments, functional assessments, level of care assessments, and treatment plans completed
24.3	by a clinical trainee or mental health practitioner contain documentation of approval by a
24.4	treatment supervisor within five business days of initial completion by the staff person under
24.5	treatment supervision.
24.6	Subd. 4. Progress notes. A license holder must use a progress note to promptly document
24.7	each occurrence of a mental health service that a staff person provides to a client. A progress
24.8	note must include the following:
24.9	(1) the type of service;
24.10	(2) the date of service;
24.11	(3) the start and stop time of the service unless the license holder is licensed as a
24.12	residential program;
24.13	(4) the location of the service;
24.14	(5) the scope of the service, including: (i) the targeted goal and objective; (ii) the
24.15	intervention that the staff person provided to the client and the methods that the staff person
24.16	used; (iii) the client's response to the intervention; (iv) the staff person's plan to take future
24.17	actions, including changes in treatment that the staff person will implement if the intervention
24.18	was ineffective; and (v) the service modality;
24.19	(6) the signature, printed name, and credentials of the staff person who provided the
24.20	service to the client;
24.21	(7) the mental health provider travel documentation required by section 256B.0625, if
24.22	applicable; and
24.23	(8) significant observations by the staff person, if applicable, including: (i) the client's
24.24	current risk factors; (ii) emergency interventions by staff persons; (iii) consultations with
24.25	or referrals to other professionals, family, or significant others; and (iv) changes in the
24.26	client's mental or physical symptoms.
24.27	Subd. 5. Medication administration record. If a license holder administers or observes
24.28	a client self-administer medications, the license holder must maintain a medication
24.29	administration record for each client that contains the following, as applicable:
24.30	(1) the client's date of birth;
24.31	(2) the client's allergies;

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(3) all medication orders for the client, including client-specific orders for 25.1 over-the-counter medications and approved condition-specific protocols; 25.2 (4) the name of each ordered medication, date of each medication's expiration, each 25.3 medication's dosage frequency, method of administration, and time; 25.4 25.5 (5) the licensed prescriber's name and telephone number; (6) the date of initiation; 25.6 25.7 (7) the signature, printed name, and credentials of the staff person who administered the medication or observed the client self-administer the medication; and 25.8 25.9 (8) the reason that the license holder did not administer the client's prescribed medication or observe the client self-administer the client's prescribed medication. 25.10 Sec. 10. [245I.09] CLIENT FILES. 25.11 Subdivision 1. Generally. (a) A license holder must maintain a file for each client that 25.12 contains the client's current and accurate records. The license holder must store each client 25.13 file on the premises where the license holder provides or coordinates services for the client. 25.14 25.15 The license holder must ensure that all client files are readily accessible for the commissioner's review. The license holder is not required to keep client files in a single 25.16 25.17 location. (b) The license holder must protect client records against loss, tampering, or unauthorized 25.18 disclosure of confidential client data according to the Minnesota Government Data Practices 25.19 Act, chapter 13; the privacy provisions of the Minnesota health care programs provider 25.20 agreement; the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 25.21 Public Law 104-191; and the Minnesota Health Records Act, sections 144.291 to 144.298. 25.22 Subd. 2. Record retention. A license holder must retain client records of a discharged 25.23 client for a minimum of seven years from the date of the client's discharge. A license holder 25.24 who ceases to provide treatment services to a client must retain the client's records for a 25.25 minimum of seven years from the date that the license holder stopped providing services 25.26 to the client and must notify the commissioner of the location of the client records and the 25.27 name of the individual responsible for storing and maintaining the client records. 25.28 Subd. 3. Contents. A license holder must retain a clear and complete record of the 25.29 information that the license holder receives regarding a client, and of the services that the 25.30 25.31 license holder provides to the client. If applicable, each client's file must include the following 25.32 information:

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26.1	(1) the client's screenings, assessments, and testing;
26.2	(2) the client's treatment plans and reviews of the client's treatment plan;
26.3	(3) the client's individual abuse prevention plans;
26.4	(4) the client's health care directive under section 145C.01, subdivision 5a, and the
26.5	client's emergency contacts;
26.6	(5) the client's crisis plans;
26.7	(6) the client's consents for releases of information and documentation of the client's
26.8	releases of information;
26.9	(7) the client's significant medical and health-related information;
26.10	(8) a record of each communication that a staff person has with the client's other mental
26.11	health providers and persons interested in the client, including the client's case manager,
26.12	family members, primary caregiver, legal representatives, court representatives,
26.13	representatives from the correctional system, or school administration;
26.14	(9) written information by the client that the client requests to include in the client's file;
26.15	and
26.16	(10) the date of the client's discharge from the license holder's program, the reason that
26.16 26.17	(10) the date of the client's discharge from the license holder's program, the reason that the license holder discontinued services for the client, and the client's discharge summaries.
26.17	the license holder discontinued services for the client, and the client's discharge summaries.
26.17 26.18	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [245I.10] ASSESSMENT AND TREATMENT PLANNING.
26.17 26.18 26.19	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [245I.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and
26.1726.1826.1926.20	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [2451.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and
 26.17 26.18 26.19 26.20 26.21 	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [245I.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating
26.17 26.18 26.19 26.20 26.21 26.22	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [245I.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client.
 26.17 26.18 26.19 26.20 26.21 26.22 26.23 	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [245I.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client. (b) "Responsivity factors" means the factors other than the diagnostic formulation that
 26.17 26.18 26.19 26.20 26.21 26.22 26.23 26.24 	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [2451.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client. (b) "Responsivity factors" means the factors other than the diagnostic formulation that may modify a client's treatment needs. This includes a client's learning style, abilities,
 26.17 26.18 26.19 26.20 26.21 26.22 26.23 26.24 26.25 	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [2451.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client. (b) "Responsivity factors" means the factors other than the diagnostic formulation that may modify a client's treatment needs. This includes a client's learning style, abilities, cognitive functioning, cultural background, and personal circumstances. When documenting
 26.17 26.18 26.19 26.20 26.21 26.22 26.23 26.24 26.25 26.26 	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [2451.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client. (b) "Responsivity factors" means the factors other than the diagnostic formulation that may modify a client's treatment needs. This includes a client's learning style, abilities, cognitive functioning, cultural background, and personal circumstances. When documenting a client's responsivity factors a mental health professional or clinical trainee must include
 26.17 26.18 26.19 26.20 26.21 26.22 26.23 26.23 26.24 26.25 26.26 26.26 26.27 	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [2451.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client. (b) "Responsivity factors" means the factors other than the diagnostic formulation that may modify a client's treatment needs. This includes a client's learning style, abilities, cognitive functioning, cultural background, and personal circumstances. When documenting a client's responsivity factors a mental health professional or clinical trainee must include an analysis of how a client's strengths are reflected in the license holder's plan to deliver
26.17 26.18 26.19 26.20 26.21 26.22 26.23 26.24 26.25 26.26 26.26 26.27 26.28	the license holder discontinued services for the client, and the client's discharge summaries. Sec. 11. [2451.10] ASSESSMENT AND TREATMENT PLANNING. Subdivision 1. Definitions. (a) "Diagnostic formulation" means a written analysis and explanation of a client's clinical assessment to develop a hypothesis about the cause and nature of a client's presenting problems and to identify the most suitable approach for treating the client. (b) "Responsivity factors" means the factors other than the diagnostic formulation that may modify a client's treatment needs. This includes a client's learning style, abilities, cognitive functioning, cultural background, and personal circumstances. When documenting a client's responsivity factors a mental health professional or clinical trainee must include an analysis of how a client's strengths are reflected in the license holder's plan to deliver services to the client.

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27.1	(b) Prior to completing a client's	initial diagnostic asse	essment, a license hold	ler may
27.2	provide a client with the following	services:		
27.3	(1) an explanation of the license	holder's findings;		
27.4	(2) neuropsychological testing,	neuropsychological as	sessment, and psychol	ogical
27.5	testing;			<u> </u>
27.6	(3) any combination of psychotl	herapy sessions, family	y psychotherapy session	ons, and
27.7	family psychoeducation sessions no			
27.8	(4) crisis assessment services ac	cording to section 256	B.0624; and	
27.9	(5) ten days of intensive residen	tial treatment services	according to the asses	ssment and
27.10	treatment planning standards in sec	tion 245.23, subdivisio	on 7.	
27.11	(c) Based on the client's needs that	ut a crisis assessment id	entifies under section 2	256B.0624,
27.12	a license holder may provide a clier	nt with the following s	ervices:	
27.13	(1) crisis intervention and stabil	ization services under	section 245I.23 or 256	6B.0624;
27.14	and			
27.15	(2) any combination of psychotl	nerapy sessions, group	psychotherapy session	ns, family
27.16	psychotherapy sessions, and family	psychoeducation sess	ions not to exceed ten	sessions
27.17	within a 12-month period without p	rior authorization.		
27.18	(d) Based on the client's needs in	the client's brief diagn	ostic assessment, a lice	ense holder
27.19	may provide a client with any combi	nation of psychotherap	by sessions, group psyc	chotherapy
27.20	sessions, family psychotherapy sess	ons, and family psycho	peducation sessions no	t to exceed
27.21	ten sessions within a 12-month peri	od without prior autho	rization for any new c	lient or for
27.22	an existing client who the license he	older projects will nee	d fewer than ten sessio	ons during
27.23	the next 12 months.			
27.24	(e) Based on the client's needs the	nat a hospital's medica	l history and presentat	tion
27.25	examination identifies, a license ho	lder may provide a clie	ent with:	
27.26	(1) any combination of psychotl	nerapy sessions, group	psychotherapy session	ns, family
27.27	psychotherapy sessions, and family	psychoeducation sess	ions not to exceed ten	sessions
27.28	within a 12-month period without p	rior authorization for a	any new client or for a	n existing
27.29	client who the license holder project	ts will need fewer that	n ten sessions during t	he next 12
27.30	months; and			
27.31	(2) up to five days of day treatment	ent services or partial	hospitalization.	
27.32	(f) A license holder must compl	ete a new standard dia	gnostic assessment of	a client:

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28.1	(1) when the client requires services of a greater number or intensity than the services
28.2	that paragraphs (b) to (e) describe;
28.3	(2) at least annually following the client's initial diagnostic assessment if the client needs
28.4	additional mental health services and the client does not meet the criteria for a brief
28.5	assessment;
28.6	(3) when the client's mental health condition has changed markedly since the client's
28.7	most recent diagnostic assessment; or
28.8	(4) when the client's current mental health condition does not meet the criteria of the
28.9	client's current diagnosis.
28.10	(g) For an existing client, the license holder must ensure that a new standard diagnostic
28.11	assessment includes a written update containing all significant new or changed information
28.12	about the client, and an update regarding what information has not significantly changed,
28.13	including a discussion with the client about changes in the client's life situation, functioning,
28.14	presenting problems, and progress with achieving treatment goals since the client's last
28.15	diagnostic assessment was completed.
28.16	Subd. 3. Continuity of services. (a) For any client with a diagnostic assessment
28.17	completed under Minnesota Rules, parts 9505.0370 to 9505.0372, before the effective date
28.18	of this section, the diagnostic assessment is valid for authorizing the client's treatment and
28.19	billing for one calendar year after the date that the assessment was completed.
28.20	(b) For any client with an individual treatment plan completed under section 256B.0622,
28.21	256B.0623, 256B.0943, 256B.0946, or 256B.0947 or Minnesota Rules, parts 9505.0370 to
28.22	9505.0372, the client's treatment plan is valid for authorizing treatment and billing until the
28.23	treatment plan's expiration date.
28.24	(c) This subdivision expires July 1, 2023.
28.25	Subd. 4. Diagnostic assessment. A client's diagnostic assessment must: (1) identify at
28.26	least one mental health diagnosis for which the client meets the diagnostic criteria and
28.27	recommend mental health services to develop the client's mental health services and treatment
28.28	plan; or (2) include a finding that the client does not meet the criteria for a mental health
28.29	disorder.
28.30	Subd. 5. Brief diagnostic assessment; required elements. (a) Only a mental health
28.31	professional or clinical trainee may complete a brief diagnostic assessment of a client. A
28.32	license holder may only use a brief diagnostic assessment for a client who is six years of
28.33	age or older.

29.1	(b) When conducting a brief diagnostic assessment of a client, the assessor must complete
29.2	a face-to-face interview with the client and a written evaluation of the client. The assessor
29.3	must gather and document initial components of the client's standard diagnostic assessment,
29.4	including the client's:
29.5	<u>(1) age;</u>
29.6	(2) description of symptoms, including the reason for the client's referral;
29.7	(3) history of mental health treatment;
29.8	(4) cultural influences on the client; and
29.9	(5) mental status examination.
29.10	(c) Based on the initial components of the assessment, the assessor must develop a
29.11	provisional diagnostic formulation about the client. The assessor may use the client's
29.12	provisional diagnostic formulation to address the client's immediate needs and presenting
29.13	problems.
29.14	(d) A mental health professional or clinical trainee may use treatment sessions with the
29.15	client authorized by a brief diagnostic assessment to gather additional information about
29.16	the client to complete the client's standard diagnostic assessment if the number of sessions
29.17	will exceed the coverage limits in subdivision 2.
29.18	Subd. 6. Standard diagnostic assessment; required elements. (a) Only a mental health
29.19	professional or a clinical trainee may complete a standard diagnostic assessment of a client.
29.20	A standard diagnostic assessment of a client must include a face-to-face interview with a
29.21	client and a written evaluation of the client. The assessor must complete a client's standard
29.22	diagnostic assessment within the client's cultural context.
29.23	(b) When completing a standard diagnostic assessment of a client, the assessor must
29.24	gather and document information about the client's current life situation, including the
29.25	following information:
29.26	(1) the client's age;
29.27	(2) the client's current living situation, including the client's housing status and household
29.28	members;
29.29	(3) the status of the client's basic needs;
29.30	(4) the client's education level and employment status;
29.31	(5) the client's current medications;

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30.1	(6) any immediate risks to the clie	ent's health and safet	<u>y;</u>	
30.2	(7) the client's perceptions of the	client's condition;		
30.3	(8) the client's description of the c	lient's symptoms, ind	cluding the reason for t	he client's
30.4	referral;			
30.5	(9) the client's history of mental h	ealth treatment; and		
30.6	(10) cultural influences on the clie	ent.		
30.7	(c) If the assessor cannot obtain the	ne information that th	nis subdivision requires	s without
30.8	retraumatizing the client or harming	the client's willingne	ss to engage in treatme	nt, the
30.9	assessor must identify which topics w	vill require further ass	sessment during the cou	urse of the
30.10	client's treatment. The assessor must ga	ather and document in	formation related to the	following
30.11	topics:			
30.12	(1) the client's relationship with the	ne client's family and	other significant perso	onal
30.13	relationships, including the client's ev	valuation of the quali	ty of each relationship	• <u>•</u>
30.14	(2) the client's strengths and resou	arces, including the e	xtent and quality of the	e client's
30.15	social networks;			
30.16	(3) important developmental incid	lents in the client's li	<u>fe;</u>	
30.17	(4) maltreatment, trauma, potentia	l brain injuries, and a	buse that the client has	suffered;
30.18	(5) the client's history of or expos	ure to alcohol and dr	ug usage and treatmen	t; and
30.19	(6) the client's health history and t	he client's family hea	alth history, including t	he client's
30.20	physical, chemical, and mental health	n history.		
30.21	(d) When completing a standard d	iagnostic assessment	of a client, an assessor	r must use
30.22	a recognized diagnostic framework.			
30.23	(1) When completing a standard c	liagnostic assessmen	t of a client who is five	years of
30.24	age or younger, the assessor must use	e the current edition of	of the DC: 0-5 Diagnos	tic
30.25	Classification of Mental Health and D	evelopment Disorder	s of Infancy and Early (Childhood
30.26	published by Zero to Three.			
30.27	(2) When completing a standard of	liagnostic assessmen	t of a client who is six	years of
30.28	age or older, the assessor must use th	e current edition of t	ne Diagnostic and Stati	istical
30.29	Manual of Mental Disorders publishe	ed by the American F	sychiatric Association	<u>.</u>

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31.1	(3) When completing a standard diagnostic assessment of a client who is five years of (3)
31.2	age or younger, an assessor must administer the Early Childhood Service Intensity Instrument
31.3	(ECSII) to the client and include the results in the client's assessment.
31.4	(4) When completing a standard diagnostic assessment of a client who is six to 17 years
31.5	of age, an assessor must administer the Child and Adolescent Service Intensity Instrument
31.6	(CASII) to the client and include the results in the client's assessment.
31.7	(5) When completing a standard diagnostic assessment of a client who is 18 years of (5)
31.8	age or older, an assessor must use either (i) the CAGE-AID Questionnaire or (ii) the criteria
31.9	in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders
31.10	published by the American Psychiatric Association to screen and assess the client for a
31.11	substance use disorder.
31.12	(e) When completing a standard diagnostic assessment of a client, the assessor must
31.13	include and document the following components of the assessment:
31.14	(1) the client's mental status examination;
31.15	(2) the client's baseline measurements; symptoms; behavior; skills; abilities; resources;
31.16	vulnerabilities; safety needs, including client information that supports the assessor's findings
31.17	after applying a recognized diagnostic framework from paragraph (d); and any differential
31.18	diagnosis of the client;
31.19	(3) an explanation of: (i) how the assessor diagnosed the client using the information
31.20	from the client's interview, assessment, psychological testing, and collateral information
31.21	about the client; (ii) the client's needs; (iii) the client's risk factors; (iv) the client's strengths;
31.22	and (v) the client's responsivity factors.
31.23	(f) When completing a standard diagnostic assessment of a client, the assessor must
31.24	consult the client and the client's family about which services that the client and the family
31.25	prefer to treat the client. The assessor must make referrals for the client as to services required
31.26	by law.
31.27	Subd. 7. Individual treatment plan. A license holder must follow each client's written
31.28	individual treatment plan when providing services to the client with the following exceptions:
31.29	(1) services that do not require that a license holder completes a standard diagnostic
31.30	assessment of a client before providing services to the client;
31.31	(2) when developing a service plan; and
31.32	(3) when a client re-engages in services under subdivision 8, clause (8).

32.1	Subd. 8. Individual treatment plan; required elements. After completing a client's
32.2	diagnostic assessment and before providing services to the client, the license holder must
32.3	complete the client's individual treatment plan. The license holder must:
32.4	(1) base the client's individual treatment plan on the client's diagnostic assessment and
32.5	baseline measurements;
32.6	(2) for a child client, use a child-centered, family-driven, and culturally appropriate
32.7	planning process that allows the child's parents and guardians to observe and participate in
32.8	the child's individual and family treatment services, assessments, and treatment planning;
32.9	(3) for an adult client, use a person-centered, culturally appropriate planning process
32.10	that allows the client's family and other natural supports to observe and participate in the
32.11	client's treatment services, assessments, and treatment planning;
32.12	(4) identify the client's treatment goals, measureable treatment objectives, a schedule
32.13	for accomplishing the client's treatment goals and objectives, a treatment strategy, and the
32.14	individuals responsible for providing treatment services and supports to the client. The
32.15	license holder must have a treatment strategy to engage the client in treatment if the client:
32.16	(i) has a history of not engaging in treatment; and
32.17	(ii) is ordered by a court to participate in treatment services or to take neuroleptic
32.18	medications;
32.19	(5) identify the participants involved in the client's treatment planning. The client must
32.20	be a participant in the client's treatment planning. If applicable, the license holder must
32.21	document the reasons that the license holder did not involve the client's family or other
32.22	natural supports in the client's treatment planning;
32.23	(6) review the client's individual treatment plan every 180 days and update the client's
32.24	individual treatment plan with the client's treatment progress, new treatment objectives and
32.25	goals or, if the client has not made treatment progress, changes in the license holder's
32.26	approach to treatment; and
32.27	(7) ensure that the client approves of the client's individual treatment plan unless a court
32.28	orders the client's treatment plan under chapter 253B.
32.29	If the client disagrees with the client's treatment plan, the license holder must document the
32.30	client file with the reasons why the client does not agree with the treatment plan. If the
32.31	license holder cannot obtain the client's approval of the treatment plan, a mental health
32.32	professional must make efforts to obtain approval from a person who is authorized to consent
32.33	on the client's behalf within 30 days after the client's previous individual treatment plan

33.1	expired. A license holder may not deny a client service during this time period solely because
33.2	the license holder could not obtain the client's approval of the client's individual treatment
33.3	plan. A license holder may continue to bill for the client's otherwise eligible services when
33.4	the client re-engages in services.
33.5	Subd. 9. Functional assessment; required elements. When a license holder is
33.6	completing a functional assessment for an adult client, the license holder must:
33.7	(1) complete a functional assessment of the client after completing the client's diagnostic
33.8	assessment;
33.9	(2) use a collaborative process that allows the client and the client's family and other
33.10	natural supports, the client's referral sources, and the client's providers to provide information
33.11	about how the client's symptoms of mental illness impact the client's functioning;
33.12	(3) if applicable, document the reasons that the license holder did not contact the client's
33.13	family and other natural supports;
33.14	(4) assess and document how the client's symptoms of mental illness impact the client's
33.15	functioning in the following areas:
33.16	(i) the client's mental health symptoms;
33.17	(ii) the client's mental health service needs;
33.18	(iii) the client's substance use;
33.19	(iv) the client's vocational and educational functioning;
33.20	(v) the client's social functioning, including the use of leisure time;
33.21	(vi) the client's interpersonal functioning, including relationships with the client's family
33.22	and other natural supports;
33.23	(vii) the client's ability to provide self-care and live independently;
33.24	(viii) the client's medical and dental health;
33.25	(ix) the client's financial assistance needs; and
33.26	(x) the client's housing and transportation needs;
33.27	(5) include a narrative summarizing the client's strengths, resources, and all areas of
33.28	functional impairment;
33.29	(6) complete the client's functional assessment before the client's initial individual
33.30	treatment plan unless a service specifies otherwise; and

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34.1	(7) update the client's functional assessment with the client's current functioning whenever
34.2	there is a significant change in the client's functioning or at least every 180 days, unless a
34.3	service specifies otherwise.
34.4	Sec. 12. [245I.11] HEALTH SERVICES AND MEDICATIONS.
34.5	Subdivision 1. Generally. If a license holder is licensed as a residential program, stores
34.6	or administers client medications, or observes clients self-administer medications, the license
34.7	holder must ensure that a staff person who is a registered nurse or licensed prescriber is
34.8	responsible for overseeing storage and administration of client medications and observing
34.9	as a client self-administers medications, including training according to section 245I.05,
34.10	subdivision 6, and documenting the occurrence according to section 245I.08, subdivision
34.11	<u>5.</u>
34.12	Subd. 2. Health services. If a license holder is licensed as a residential program, the
34.13	license holder must:
34.14	(1) ensure that a client is screened for health issues within 72 hours of the client's
34.15	admission;
54.15	<u>admission,</u>
34.16	(2) monitor the physical health needs of each client on an ongoing basis;
34.17	(3) offer referrals to clients and coordinate each client's care with psychiatric and medical
34.18	services;
34.19	(4) identify circumstances in which a staff person must notify a registered nurse or
34.20	licensed prescriber of any of a client's health concerns and the process for providing
34.21	notification of client health concerns; and
34.22	(5) identify the circumstances in which the license holder must obtain medical care for
34.23	a client and the process for obtaining medical care for a client.
34.24	Subd. 3. Storing and accounting for medications. (a) If a license holder stores client
34.25	medications, the license holder must:
34.26	(1) store client medications in original containers in a locked location;
34.27	(2) store refrigerated client medications in special trays or containers that are separate
34.28	from food;
34.29	(3) store client medications marked "for external use only" in a compartment that is
34.30	separate from other client medications;

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35.1	(4) store Schedule II to IV drugs listed in section 152.02, subdivisions 3 to 5, in a
35.2	compartment that is locked separately from other medications;
35.3	(5) ensure that only authorized staff persons have access to stored client medications;
35.4	(6) follow a documentation procedure on each shift to account for all scheduled drugs;
35.5	and
35.6	(7) record each incident when a staff person accepts a supply of client medications and
35.7	destroy discontinued, outdated, or deteriorated client medications.
35.8	(b) If a license holder is licensed as a residential program, the license holder must allow
35.9	clients who self-administer medications to keep a private medication supply. The license
35.10	holder must ensure that the client stores all private medication in a locked container in the
35.11	client's private living area, unless the private medication supply poses a health and safety
35.12	risk to any clients. A client must not maintain a private medication supply of a prescription
35.13	medication without a written medication order from a licensed prescriber and a prescription
35.14	label that includes the client's name.
35.15	Subd. 4. Medication orders. (a) If a license holder stores, prescribes, or administers
35.16	medications or observes a client self-administer medications, the license holder must:
35.17	(1) ensure that a licensed prescriber writes all orders to accept, administer, or discontinue
35.18	client medications;
35.19	(2) accept nonwritten orders to administer client medications in emergency circumstances
35.20	<u>only;</u>
35.21	(3) establish a timeline and process for obtaining a written order with the licensed
35.22	prescriber's signature when the license holder accepts a nonwritten order to administer client
35.23	medications;
35.24	(4) obtain prescription medication renewals from a licensed prescriber for each client
35.25	every 90 days for psychotropic medications and annually for all other medications; and
35.26	(5) maintain the client's right to privacy and dignity.
35.27	(b) If a license holder employs a licensed prescriber, the license holder must inform the
35.28	client about potential medication effects and side effects and obtain and document the client's
35.29	informed consent before the licensed prescriber prescribes a medication.
35.30	Subd. 5. Medication administration. If a license holder is licensed as a residential

35.31 program, the license holder must:

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36.1	(1) assess and document each client's ability to self-administer medication. In the
36.2	assessment, the license holder must evaluate the client's ability to: (i) comply with prescribed
36.3	medication regimens; and (ii) store the client's medications safely and in a manner that
36.4	protects other individuals in the facility. Through the assessment process, the license holder
36.5	must assist the client in developing the skills necessary to safely self-administer medication;
36.6	(2) monitor the effectiveness of medications, side effects of medications, and adverse
36.7	reactions to medications for each client. The license holder must promptly address and
36.8	document any concerns about a client's medications;
36.9	(3) ensure that no staff person or client gives a legend drug supply for one client to
36.10	another client;
36.11	(4) have policies and procedures for: (i) keeping a record of each client's medication
36.12	orders; (ii) keeping a record of any incident of deferring a client's medications; (iii)
36.13	documenting any incident when a client's medication is omitted; and (iv) documenting when
36.14	a client refuses to take medications as prescribed; and
36.15	(5) document and track medication errors, document whether the license holder notified
36.16	anyone about the medication error, determine if the license holder must take any follow-up
36.17	actions, and identify the staff persons who are responsible for taking follow-up actions.
36.18	Sec. 13. [2451.12] CLIENT RIGHTS AND PROTECTIONS.
36.19	Subdivision 1. Client rights. A license holder must ensure that all clients have the
36.20	following rights:
36.21	(1) the rights listed in the health care bill of rights in section 144.651;
36.22	(2) the right to be free from discrimination based on age, race, color, creed, religion,
36.23	national origin, gender, marital status, disability, sexual orientation, and status with regard
36.24	to public assistance. The license holder must follow all applicable state and federal laws
36.25	including the Minnesota Human Rights Act, chapter 363A; and
36.26	(3) the right to be informed prior to a photograph or audio or video recording being made
36.27	of the client. The client has the right to refuse to allow any recording or photograph of the
36.28	client that is not for the purposes of identification or supervision by the license holder.
36.29	Subd. 2. Restrictions to client rights. If the license holder restricts a client's right, the
36.30	license holder must document in the client file a mental health professional's approval of
36.31	the restriction and the reasons for the restriction.

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37.1	Subd. 3. Notice of rights. The license holder must give a copy of the client's rights
37.2	according to this section to each client on the day of the client's admission. The license
37.3	holder must document that the license holder gave a copy of the client's rights to each client
37.4	on the day of the client's admission according to this section. The license holder must post
37.5	a copy of the client rights in an area visible or accessible to all clients. The license holder
37.6	must include the client rights in Minnesota Rules, chapter 9544, for applicable clients.
37.7	Subd. 4. Client property. (a) The license holder must meet the requirements of section
37.8	245A.04, subdivision 13.
37.9	(b) If the license holder is unable to obtain a client's signature acknowledging the receipt
37.10	of the client's funds or property required by section 245A.04, subdivision 13, paragraph (c),
37.11	clause (1), two staff persons must sign documentation acknowledging that the staff persons
37.12	witnessed the client's receipt of the client's funds or property.
37.13	(c) The license holder must return all of the client's funds and other property to the client
37.14	except for the following items:
37.15	(1) illicit drugs, drug paraphernalia, and drug containers that are subject to forfeiture
37.16	under section 609.5316. The license holder must give illicit drugs, drug paraphernalia, and
37.17	drug containers to a local law enforcement agency or destroy the items; and
37.18	(2) weapons, explosives, and other property that may cause serious harm to the client
37.19	or others. The license holder may give a client's weapons and explosives to a local law
37.20	enforcement agency. The license holder must notify the client that a local law enforcement
37.21	agency has the client's property and that the client has the right to reclaim the property if
37.22	the client has a legal right to possess the item.
37.23	(d) If a client leaves the license holder's program but abandons the client's funds or
37.24	property, the license holder must retain and store the client's funds or property, including
37.25	medications, for a minimum of 30 days after the client's discharge from the program.
37.26	Subd. 5. Client grievances. (a) The license holder must have a grievance procedure
37.27	that:
37.28	(1) describes to clients how the license holder will meet the requirements in this
37.29	subdivision; and
37.30	(2) contains the current telephone numbers, e-mail addresses, and mailing addresses of
37.31	the Department of Human Services, Licensing Division; the Office of Ombudsman for
37.32	Mental Health and Developmental Disabilities; the Department of Health, Office of Health
37.33	Facilities Complaints; and all applicable health-related licensing boards.

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38.1	(b) On the day of each client's admis	ssion, the license hold	ler must explain the	grievance
38.2	procedure to the client.			
38.3	(c) The license holder must:			
38.4	(1) post the grievance procedure in	a place visible to clier	nts and provide a co	py of the
38.5	grievance procedure upon request;			
38.6	(2) allow clients, former clients, and	heir authorized repres	entatives to submit a	grievance
38.7	to the license holder;			
38.8	(3) within three business days of rec	eiving a client's griev	ance, acknowledge	in writing
38.9	that the license holder received the clie	nt's grievance and pro	wide the client with	the date
38.10	by which the license holder will respon	d to the client's grieva	ance. If applicable, t	he license
38.11	holder must include a notice of the clie	nt's separate appeal ri	ghts for a managed	care
38.12	organization's reduction, termination, o	r denial of a covered	service;	
38.13	(4) within 15 business days of recei	ving a client's grievar	nce, provide a writte	n final
38.14	response to the client's grievance conta	ining the license hold	er's official response	e to the
38.15	grievance; and			
38.16	(5) allow the client to bring a grieva	nce to the person with	the highest level of	f authority
38.17	in the program.			
38.18	Sec. 14. [245I.13] CRITICAL INCI	DENTS.		
38.19	If a license holder is licensed as a re	sidential program, the	license holder must	t report all
38.20	critical incidents to the commissioner w	vithin ten days of lear	ning of the incident	on a form
38.21	approved by the commissioner. The lic	ense holder must keep	o a record of critical	incidents
38.22	in a central location that is readily acce	ssible to the commiss	ioner for review upo	on the
38.23	commissioner's request for a minimum	of two licensing perio	ods.	
38.24	Sec. 15. [2451.20] MENTAL HEAL	<u>FH CLINIC.</u>		
38.25	Subdivision 1. Purpose. Certified n	nental health clinics p	rovide clinical servio	ces for the
38.26	treatment of mental illnesses with a treatment	atment team that refle	cts multiple discipli	nes and
38.27	areas of expertise.			
38.28	Subd. 2. Definitions. (a) "Clinical s	ervices" means servic	es provided to a clie	ent to
38.29	diagnose, describe, predict, and explain	the client's status rela	tive to a condition o	r problem
38.30	as described in the: (1) current edition	of the Diagnostic and	Statistical Manual of	of Mental
38.31	Disorders published by the American P	sychiatric Association	n; or (2) current edit	tion of the

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39.1	DC: 0-5 Diagnostic Classification of Mental Health and Development Disorders of Infancy
39.2	and Early Childhood published by Zero to Three. Where necessary, clinical services includes
39.3	services to treat a client to reduce the client's impairment due to the client's condition.
39.4	Clinical services also includes individual treatment planning, case review, record-keeping
39.5	required for a client's treatment, and treatment supervision. For the purposes of this section,
39.6	clinical services excludes services delivered to a client under a separate license and services
39.7	certified by the commissioner.
39.8	(b) "Competent" means having professional education, training, continuing education,
39.9	consultation, supervision, experience, or a combination thereof necessary to demonstrate
39.10	sufficient knowledge of and proficiency in a specific clinical service.
39.11	(c) "Discipline" means a branch of professional knowledge or skill acquired through a
39.12	specific course of study, training, and supervised practice. Discipline is usually documented
39.13	by a specific educational degree, licensure, or certification of proficiency. Examples of the
39.14	mental health disciplines include but are not limited to psychiatry, psychology, clinical
39.15	social work, marriage and family therapy, clinical counseling, and psychiatric nursing.
39.16	(d) "Treatment team" means the mental health professionals, mental health practitioners,
39.17	and clinical trainees who provide clinical services to clients.
39.18	Subd. 3. Organizational structure. (a) A mental health clinic location must be an entire
39.19	facility or a clearly identified unit within a facility that is administratively and clinically
39.20	separate from the rest of the facility. The mental health clinic location may provide services
39.21	other than clinical services to clients, including medical services, substance use disorder
39.22	services, social services, training, and education.
39.23	(b) The certification holder must notify the commissioner of all mental health clinic
39.24	locations. If there is more than one mental health clinic location, the certification holder
39.25	must designate one location as the main location and all of the other locations as satellite
39.26	locations. The main location as a unit and the clinic as a whole must comply with the
39.27	minimum staffing standards in subdivision 4.
39.28	(c) The certification holder must ensure that each satellite location:
39.29	(1) adheres to the same policies and procedures as the main location;
39.30	(2) provides clients with face-to-face or telephone access to a mental health professional
39.31	whenever the satellite location is open. The certification holder must maintain a schedule
39.32	of the mental health professionals who will be available and the contact information for

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40.1	each available mental health professional.	The schedule n	nust be current and rea	dily available
40.2	to treatment team members; and			
40.3	(3) enables clients to access all of the m	ental health cl	inic's clinical services	and treatment
40.4	team members, as needed.			
40.5	Subd. 4. Minimum staffing standard	<u>s. (a) A certifi</u>	cation holder's treatme	ent team must
40.6	consist of at least four mental health profe	essionals. At l	east two of the mental	health
40.7	professionals must be employed by or une	der contract w	ith the mental health	clinic for a
40.8	minimum of 35 hours per week. Each of th	e two mental ł	nealth professionals m	ust specialize
40.9	in a different mental health discipline.			
40.10	(b) The treatment team must include:			
40.11	(1) a physician qualified as a mental h	ealth profession	onal according to sect	ion 245I.04,
40.12	subdivision 2, clause (4), or a nurse quality	fied as a menta	al health professional	according to
40.13	section 245I.04, subdivision 2, clause (1)	and		
40.14	(2) a psychologist qualified as a mental	health profess	sional according to see	ction 245I.04,
40.15	subdivision 2, clause (3).			
40.16	(c) The staff persons fulfilling the requ	uirement in pa	ragraph (b) must prov	vide clinical
40.17	services at least:			
40.18	(1) eight hours every two weeks if the	mental health	clinic has over 25.0	full-time
40.19	equivalent treatment team members;			
40.20	(2) eight hours each month if the menta	l health clinic	nas 15.1 to 25.0 full-tin	ne equivalent
40.21	treatment team members;			
40.22	(3) four hours each month if the menta	l health clinic	has 5.1 to 15.0 full-tir	ne equivalent
40.23	treatment team members; or			
40.24	(4) two hours each month if the menta	l health clinic	has 2.0 to 5.0 full-tin	ne equivalent
40.25	treatment team members or only provides	in-home serv	ices to clients.	
40.26	(d) A certification holder may have ad	ditional menta	al health professional	staff persons,
40.27	provided that no more than 60 percent of the	ne full-time eq	uivalent mental health	n professional
40.28	staff specializes in a single mental health	discipline. Th	is provision does not	apply to a
40.29	certification holder with fewer than six ful	l-time equival	ent mental health prof	essional staff.
40.30	(e) The certification holder must main	<u>tain a record</u> t	hat demonstrates com	pliance with
40.31				

41.1	Subd. 5. Treatment supervision specified. (a) A mental health professional must remain
41.2	responsible for each client's case. The certification holder must document the name of the
41.3	mental health professional responsible for each case and the dates that the mental health
41.4	professional is responsible for the client's case from beginning date to end date. The
41.5	certification holder must assign each client's case for assessment, diagnosis, and treatment
41.6	services to a treatment team member who is competent in the assigned clinical service, the
41.7	recommended treatment strategy, and in treating the client's characteristics.
41.8	(b) Treatment supervision of mental health practitioners and clinical trainees required
41.9	by section 245I.06 must include case reviews as described in this paragraph. Every two
41.10	months, a mental health professional must complete a case review of each client assigned
41.11	to the mental health professional when the client is receiving clinical services from a mental
41.12	health practitioner or clinical trainee. The case review must include a consultation process
41.13	that thoroughly examines the client's condition and treatment, including: (1) a review of the
41.14	client's reason for seeking treatment, diagnoses and assessments, and the individual treatment
41.15	plan; (2) a review of the appropriateness, duration, and outcome of treatment provided to
41.16	the client; and (3) treatment recommendations.
41.17	Subd. 6. Additional policy and procedure requirements. (a) In addition to the policies
41.18	and procedures required by section 245I.03, the certification holder must establish, enforce,
41.19	and maintain the policies and procedures required by this subdivision.
41.20	(b) The certification holder must have a clinical evaluation procedure to identify and
41.21	document each treatment team member's areas of competence.
41.22	(c) The certification holder must have policies and procedures for client intake and case
41.23	assignment that:
41.24	(1) outline the client intake process;
41.25	(2) describe how the mental health clinic determines the appropriateness of accepting a
41.26	client into treatment by reviewing the client's condition and need for treatment, the clinical
41.27	services that the mental health clinic offers to clients, and other available resources; and
41.28	(3) contain a process for assigning a client's case to a mental health professional who is
41.29	responsible for the client's case and other treatment team members.
41.30	Subd. 7. Referrals. If necessary treatment for a client or treatment desired by a client
41.31	is not available at the mental health clinic, the certification holder must facilitate appropriate
41.32	referrals for the client. When making a referral for a client, the treatment team member must
41.33	document a discussion with the client that includes: (1) the reason for the client's referral;

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42.1	(2) potential treatment resources f	for the client; and (3) th	e client's response to	o receiving a
42.2	referral.			
42.3	Subd. 8. Emergency service. F	or the certification hold	er's telephone numbe	ers that clients
42.4	regularly access, the certification h	older must include the	contact information	for the area's
42.5	mental health crisis services as part	of the certification hold	ler's message when a	a live operator
42.6	is not available to answer clients' of	calls.		
42.7	Subd. 9. Quality assurance an	nd improvement plan.	(a) At a minimum, a	a certification
42.8	holder must develop a written qua	lity assurance and impr	ovement plan that ir	icludes a plan
42.9	for:			
42.10	(1) encouraging ongoing consu	ultation among member	es of the treatment te	am;
42.11	(2) obtaining and evaluating fe	edback about services	from clients, family	and other
42.12	natural supports, referral sources,	and staff persons;		
42.13	(3) measuring and evaluating c	elient outcomes;		
42.14	(4) reviewing client suicide de	aths and suicide attemp	ots;	
42.15	(5) examining the quality of cl	inical service delivery	to clients;	
42.16	(6) examining the efficiency of	f resource usage; and		
42.17	(7) self-monitoring of complia	nce with this chapter.		
42.18	(b) At least annually, the certif	ication holder must rev	riew, evaluate, and u	pdate the
42.19	quality assurance and improvement	nt plan. The review mu	st: (1) include docur	mentation of
42.20	the actions that the certification he	older will take as a resu	<u>lt of information ob</u>	tained from
42.21	monitoring activities in the plan; a	and (2) establish goals f	for improved service	e delivery to
42.22	clients for the next year.			
42.23	Subd. 10. Application proced	ures. (a) The applicant	for certification mu	st submit any
42.24	documents that the commissioner	requires on forms appr	oved by the commis	ssioner.
42.25	(b) Upon submitting an applicat	tion for certification, an	applicant must pay t	he application
42.26	fee required by section 245A.10, s	subdivision 3.		
42.27	(c) The commissioner must resp	oond to an application w	ithin 90 working day	vs of receiving
42.28	a completed application.			
42.29	(d) When the commissioner re	ceives an application fo	or initial certification	n that is
42.30	incomplete because the applicant fa	ailed to submit required	documents or is defi	icient because
42.31	the submitted documents do not m	neet certification require	ements, the commis	sioner must

provide the applicant with written notice that the application is incomplete or deficient. In 43.1 the notice, the commissioner must identify the particular documents that are missing or 43.2 43.3 deficient and give the applicant 45 days to submit a second application that is complete. An applicant's failure to submit a complete application within 45 days after receiving notice 43.4 from the commissioner is a basis for certification denial. 43.5 (e) The commissioner must give notice of a denial to an applicant when the commissioner 43.6 has made the decision to deny the certification application. In the notice of denial, the 43.7 commissioner must state the reasons for the denial in plain language. The commissioner 43.8 must send or deliver the notice of denial to an applicant by certified mail or personal service. 43.9 In the notice of denial, the commissioner must state the reasons that the commissioner denied 43.10 the application and must inform the applicant of the applicant's right to request a contested 43.11 case hearing under chapter 14 and Minnesota Rules, parts 1400.8505 to 1400.8612. The 43.12 applicant may appeal the denial by notifying the commissioner in writing by certified mail 43.13 or personal service. If mailed, the appeal must be postmarked and sent to the commissioner 43.14 within 20 calendar days after the applicant received the notice of denial. If an applicant 43.15 delivers an appeal by personal service, the commissioner must receive the appeal within 20 43.16 calendar days after the applicant received the notice of denial. 43.17 Subd. 11. Commissioner's right of access. (a) When the commissioner is exercising 43.18 the powers conferred to the commissioner by this chapter, if the mental health clinic is in 43.19 operation and the information is relevant to the commissioner's inspection or investigation, 43.20 the mental health clinic must provide the commissioner access to: 43.21 (1) the physical facility and grounds where the program is located; 43.22 (2) documentation and records, including electronically maintained records; 43.23 (3) clients served by the mental health clinic; 43.24 (4) staff persons of the mental health clinic; and 43.25 (5) personnel records of current and former staff employed by the mental health clinic. 43.26 43.27 (b) The mental health clinic must provide the commissioner with access to the facility, records, clients, and staff without prior notice and as often as the commissioner considers 43.28 necessary if the commissioner is investigating alleged maltreatment or a violation of a law 43.29 or rule, or conducting an inspection. When conducting an inspection, the commissioner 43.30 may request and must receive assistance from other state, county, and municipal 43.31 governmental agencies and departments. The applicant or certification holder must allow 43.32

44.1	the commissioner, at the commissioner's expense, to photocopy, photograph, and make
44.2	audio and video recordings during an inspection.
44.3	Subd. 12. Monitoring and inspections. (a) The commissioner may conduct a certification
44.4	review of the certified mental health clinic every two years to determine the clinic's
44.5	compliance with applicable rules and statutes.
44.6	(b) The commissioner must make the results of certification reviews and investigations
44.7	publicly available on the department's website.
44.8	Subd. 13. Correction orders. (a) If the applicant or certification holder fails to comply
44.9	with a law or rule, the commissioner may issue a correction order. The correction order
44.10	must state:
44.11	(1) the condition that constitutes a violation of the law or rule;
44.12	(2) the specific law or rule that the applicant or certification holder has violated; and
44.13	(3) the time that the applicant or certification holder is allowed to correct each violation.
44.14	(b) If the applicant or certification holder believes that the commissioner's correction
44.15	order is erroneous, the applicant or certification holder may ask the commissioner to
44.16	reconsider the part of the correction order that is allegedly erroneous. An applicant or
44.17	certification holder must make a request for reconsideration in writing. The request must
44.18	be postmarked and sent to the commissioner within 20 calendar days after the applicant or
44.19	certification holder received the correction order; and the request must:
44.20	(1) specify the part of the correction order that is allegedly erroneous;
44.21	(2) explain why the specified part is erroneous; and
44.22	(3) include documentation to support the allegation of error.
44.23	(c) A request for reconsideration does not stay any provision or requirement of the
44.24	correction order. The commissioner's disposition of a request for reconsideration is final
44.25	and not subject to appeal.
44.26	(d) If the commissioner finds that the applicant or certification holder failed to correct
44.27	the violation specified in the correction order, the commissioner may decertify the certified
44.28	mental health clinic according to subdivision 14.
44.29	(e) Nothing in this subdivision prohibits the commissioner from decertifying a mental
44.30	health clinic according to subdivision 14.

Article 1 Sec. 15.

45.1	Subd. 14. Decertification. (a) The commissioner may decertify a mental health clinic
45.2	if a certification holder:
45.3	(1) failed to comply with an applicable law or rule; or
45.4	(2) knowingly withheld relevant information from or gave false or misleading information
45.5	to the commissioner in connection with an application for certification, during an
45.6	investigation, or regarding compliance with applicable laws or rules.
45.7	(b) When considering decertification of a mental health clinic, the commissioner must
45.8	consider the nature, chronicity, or severity of the violation of law or rule and the effect of
45.9	the violation on the health, safety, or rights of clients.
45.10	(c) If the commissioner decertifies a mental health clinic, the order of decertification
45.11	must inform the certification holder of the right to have a contested case hearing under
45.12	chapter 14 and Minnesota Rules, parts 1400.8505 to 1400.8612. The certification holder
45.13	may appeal the decertification. The certification holder must appeal a decertification in
45.14	writing and send or deliver the appeal to the commissioner by certified mail or personal
45.15	service. If the certification holder mails the appeal, the appeal must be postmarked and sent
45.16	to the commissioner within ten calendar days after the certification holder receives the order
45.17	of decertification. If the certification holder delivers an appeal by personal service, the
45.18	commissioner must receive the appeal within ten calendar days after the certification holder
45.19	received the order. If a certification holder submits a timely appeal of an order of
45.20	decertification, the certification holder may continue to operate the program until the
45.21	commissioner issues a final order on the decertification.
45.22	(d) If the commissioner decertifies a mental health clinic pursuant to paragraph (a),
45.23	clause (1), based on a determination that the mental health clinic was responsible for
45.24	maltreatment, and if the mental health clinic requests reconsideration of the decertification
45.25	according to paragraph (c), and appeals the maltreatment determination under section
45.26	260E.33, the final decertification determination is stayed until the commissioner issues a
45.27	final decision regarding the maltreatment appeal.
45.28	Sec. 16. [245I.23] INTENSIVE RESIDENTIAL TREATMENT SERVICES AND
45.29	RESIDENTIAL CRISIS STABILIZATION.
45.30	Subdivision 1. Purpose. (a) Intensive residential treatment services is a community-based
45.31	medically monitored level of care for an adult client that uses established rehabilitative
12.21	meaning monitored rever of our for an addit enone that abob obtaining remaindant and

45.32 principles to promote a client's recovery and to develop and achieve psychiatric stability,

02/04/21 REVISOR BD/LG 21-00216 personal and emotional adjustment, self-sufficiency, and other skills that help a client 46.1 transition to a more independent setting. 46.2 46.3 (b) Residential crisis stabilization provides structure and support to an adult client in a community living environment when a client has experienced a mental health crisis and 46.4 46.5 needs short-term services to ensure that the client can safely return to the client's home or precrisis living environment with additional services and supports identified in the client's 46.6 crisis assessment. 46.7 Subd. 2. Definitions. (a) "Program location" means a set of rooms that are each physically 46.8 self-contained and have defining walls extending from floor to ceiling. Program location 46.9 46.10 includes bedrooms, living rooms or lounge areas, bathrooms, and connecting areas. (b) "Treatment team" means a group of staff persons who provide intensive residential 46.11 46.12 treatment services or residential crisis stabilization to clients. The treatment team includes mental health professionals, mental health practitioners, clinical trainees, certified 46.13 rehabilitation specialists, mental health rehabilitation workers, and mental health certified 46.14 peer specialists. 46.15 Subd. 3. Treatment services description. The license holder must describe in writing 46.16 all treatment services that the license holder provides. The license holder must have the 46.17 description readily available for the commissioner upon the commissioner's request. 46.18 Subd. 4. Required intensive residential treatment services. (a) On a daily basis, the 46.19 license holder must follow a client's treatment plan to provide intensive residential treatment 46.20 services to the client to improve the client's functioning. 46.21 (b) The license holder must offer and have the capacity to directly provide the following 46.22 treatment services to each client: 46.23 (1) rehabilitative mental health services; 46.24 (2) crisis prevention planning to assist a client with: 46.25 (i) identifying and addressing patterns in the client's history and experience of the client's 46.26 mental illness; and 46.27 (ii) developing crisis prevention strategies that include de-escalation strategies that have 46.28 been effective for the client in the past; 46.29 (3) health services and administering medication; 46.30 (4) co-occurring substance use disorder treatment; 46.31

47.1	(5) engaging the client's family and other natural supports in the client's treatment and
47.2	educating the client's family and other natural supports to strengthen the client's social and
47.3	family relationships; and
47.4	(6) making referrals for the client to other service providers in the community and
47.5	supporting the client's transition from intensive residential treatment services to another
47.6	setting.
47.7	(c) The license holder must include Illness Management and Recovery (IMR), Enhanced
47.8	Illness Management and Recovery (E-IMR), or other similar interventions in the license
47.9	holder's programming as approved by the commissioner.
47.10	Subd. 5. Required residential crisis stabilization services. (a) On a daily basis, the
47.11	license holder must follow a client's individual crisis treatment plan to provide services to
47.12	the client in residential crisis stabilization to improve the client's functioning.
47.13	(b) The license holder must offer and have the capacity to directly provide the following
47.14	treatment services to the client:
47.15	(1) crisis stabilization services as described in section 256B.0624, subdivision 7;
47.16	(2) rehabilitative mental health services;
47.17	(3) health services and administering the client's medications; and
47.18	(4) making referrals for the client to other service providers in the community and
47.19	supporting the client's transition from residential crisis stabilization to another setting.
47.20	Subd. 6. Optional treatment services. (a) If the license holder offers additional treatment
47.21	services to a client, the treatment service must be:
47.22	(1) approved by the commissioner; and
47.23	(2)(i) a mental health evidence-based practice that the federal Department of Health and
47.24	Human Services Substance Abuse and Mental Health Service Administration has adopted;
47.25	(ii) a nationally recognized mental health service that substantial research has validated
47.26	as effective in helping individuals with serious mental illness achieve treatment goals; or
47.27	(iii) developed under state-sponsored research of publicly funded mental health programs
47.28	and validated to be effective for individuals, families, and communities.
47.29	(b) Before providing an optional treatment service to a client, the license holder must
47.30	provide adequate training to a staff person about providing the optional treatment service
47.31	to a client.

48.1	Subd. 7. Intensive residential treatment services assessment and treatment
48.2	planning. (a) Within 12 hours of a client's admission, the license holder must evaluate and
48.3	document the client's immediate needs, including the client's:
48.4	(1) health and safety, including the client's need for crisis assistance;
48.5	(2) responsibilities for children, family and other natural supports, and employers; and
48.6	(3) housing and legal issues.
48.7	(b) Within 24 hours of the client's admission, the license holder must complete an initial
48.8	treatment plan for the client. The license holder must:
48.9	(1) base the client's initial treatment plan on the client's referral information and an
48.10	assessment of the client's immediate needs;
48.11	(2) consider crisis assistance strategies that have been effective for the client in the past;
48.12	(3) identify the client's initial treatment goals, measurable treatment objectives, and
48.13	specific interventions that the license holder will use to help the client engage in treatment;
48.14	(4) identify the participants involved in the client's treatment planning. The client must
48.15	be a participant; and
48.16	(5) ensure that a treatment supervisor approves of the client's initial treatment plan if a
48.17	mental health practitioner or clinical trainee completes the client's treatment plan,
48.18	notwithstanding section 245I.08, subdivision 3.
48.19	(c) According to section 245A.65, subdivision 2, paragraph (b), the license holder must
48.20	complete an individual abuse prevention plan as part of a client's initial treatment plan.
48.21	(d) Within five days of the client's admission and again within 60 days after the client's
48.22	admission, the license holder must complete a level of care assessment of the client. If the
48.23	license holder determines that a client does not need a medically monitored level of service,
48.24	a treatment supervisor must document how the client's admission to and continued services
48.25	in intensive residential treatment services are medically necessary for the client.
48.26	(e) Within ten days of a client's admission, the license holder must complete or review
48.27	and update the client's standard diagnostic assessment.
48.28	(f) Within ten days of a client's admission, the license holder must complete the client's
48.29	individual treatment plan, notwithstanding section 245I.10, subdivision 8. Within 40 days
48.30	after the client's admission and again within 70 days after the client's admission, the license
48.31	holder must update the client's individual treatment plan. The license holder must focus the
48.32	client's treatment planning on preparing the client for a successful transition from intensive

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residential treatment services to another setting. In addition to the required elements of an individual treatment plan under section 245I.10, subdivision 8, the license holder must identify the following information in the client's individual treatment plan: (1) the client's referrals and resources for the client's health and safety; and (2) the staff persons who are responsible for following up with the client's referrals and resources. If the client does not receive a referral or resource that the client needs, the license holder must document the reason that the license holder did not make the referral or did not connect the client to a particular resource. The license holder is responsible for determining whether additional follow-up is required on behalf of the client. (g) Within 30 days of the client's admission, the license holder must complete a functional assessment of the client. Within 60 days after the client's admission, the license holder must update the client's functional assessment to include any changes in the client's functioning and symptoms. (h) For a client with a current substance use disorder diagnosis and for a client whose substance use disorder screening in the client's standard diagnostic assessment indicates the possibility that the client has a substance use disorder, the license holder must complete a written assessment of the client's substance use within 30 days of the client's admission. In the substance use assessment, the license holder must: (1) evaluate the client's history of substance use, relapses, and hospitalizations related to substance use; (2) assess the effects of the client's substance use on the client's relationships including with family member and others; (3) identify financial problems, health issues, housing instability, and unemployment; (4) assess the client's legal problems, past and pending incarceration, violence, and victimization; and (5) evaluate the client's suicide attempts, noncompliance with taking prescribed medications, and noncompliance with psychosocial treatment. (i) On a weekly basis, the license holder must review each client's treatment plan and

49.26 individual abuse prevention plan. The license holder must document in the client's file each

49.27 weekly review of the client's treatment plan and individual abuse prevention plan.

49.28 Subd. 8. Residential crisis stabilization assessment and treatment planning. (a)

49.29 Within 12 hours of a client's admission, the license holder must evaluate the client and
49.30 document the client's immediate needs, including the client's:

- 49.31 (1) health and safety, including the client's need for crisis assistance;
- 49.32 (2) responsibilities for children, family and other natural supports, and employers; and
- 49.33 (3) housing and legal issues.

50.1	(b) Within 24 hours of a client's admission, the license holder must complete a crisis
50.2	treatment plan for the client under section 256B.0624, subdivision 11. The license holder
50.3	must base the client's crisis treatment plan on the client's referral information and an
50.4	assessment of the client's immediate needs.
50.5	(c) Section 245A.65, subdivision 2, paragraph (b), requires the license holder to complete
50.6	an individual abuse prevention plan for a client as part of the client's crisis treatment plan.
50.7	Subd. 9. Key staff positions. (a) The license holder must have a staff person assigned
50.8	to each of the following key staff positions at all times:
50.9	(1) a program director who qualifies as a mental health practitioner. The license holder
50.10	must designate the program director as responsible for all aspects of the operation of the
50.11	program and the program's compliance with all applicable requirements. The program
50.12	director must know and understand the implications of this chapter; chapters 245A, 245C,
50.13	and 260E; sections 626.557 and 626.5572; Minnesota Rules, chapter 9544; and all other
50.14	applicable requirements. The license holder must document in the program director's
50.15	personnel file how the program director demonstrates knowledge of these requirements.
50.16	The program director may also serve as the treatment director of the program, if qualified;
50.17	(2) a treatment director who qualifies as a mental health professional. The treatment
50.18	director must be responsible for overseeing treatment services for clients and the treatment
50.19	supervision of all staff persons; and
50.20	(3) a registered nurse who qualifies as a mental health practitioner. The registered nurse
50.21	must:
50.22	(i) work at the program location a minimum of eight hours per week;
50.23	(ii) provide monitoring and supervision of staff persons as defined in section 148.171,
50.24	subdivisions 8a and 23;
50.25	(iii) be responsible for the review and approval of health service and medication policies
50.26	and procedures under section 245I.03, subdivision 5; and
50.27	(iv) oversee the license holder's provision of health services to clients, medication storage,
50.28	and medication administration to clients.
50.29	(b) Within five business days of a change in a key staff position, the license holder must
50.30	notify the commissioner of the staffing change. The license holder must notify the
50.31	commissioner of the staffing change on a form approved by the commissioner and include
50.31	the name of the staff person now assigned to the key staff position and the staff person's
50.32	qualifications.
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51.1	Subd. 10. Minimum treatment team staffing levels and ratios. (a) The license holder
51.2	must maintain a treatment team staffing level sufficient to:
51.3	(1) provide continuous daily coverage of all shifts;
51.4	(2) follow each client's treatment plan and meet each client's needs as identified in the
51.5	client's treatment plan;
51.6	(3) implement program requirements; and
51.7	(4) safely monitor and guide the activities of each client, taking into account the client's
51.8	level of behavioral and psychiatric stability, cultural needs, and vulnerabilities.
51.9	(b) The license holder must ensure that treatment team members:
51.10	(1) remain awake during all work hours; and
51.11	(2) are available to monitor and guide the activities of each client whenever clients are
51.12	present in the program.
51.13	(c) On each shift, the license holder must maintain a treatment team staffing ratio of at
51.14	least one treatment team member to nine clients. If the license holder is serving nine or
51.15	fewer clients, at least one treatment team member on the day shift must be a mental health
51.16	professional, clinical trainee, certified rehabilitation specialist, or mental health practitioner.
51.17	If the license holder is serving more than nine clients, at least one of the treatment team
51.18	members working during both the day and evening shifts must be a mental health
51.19	professional, clinical trainee, certified rehabilitation specialist, or mental health practitioner.
51.20	(d) If the license holder provides residential crisis stabilization to clients and is serving
51.21	at least one client in residential crisis stabilization and more than four clients in residential
51.22	crisis stabilization and intensive residential treatment services, the license holder must
51.23	maintain a treatment team staffing ratio on each shift of at least two treatment team members
51.24	during the client's first 48 hours in residential crisis stabilization.
51.25	Subd. 11. Shift exchange. A license holder must ensure that treatment team members
51.26	working on different shifts exchange information about a client as necessary to effectively
51.27	care for the client and to follow and update a client's treatment plan and individual abuse
51.28	prevention plan.
51.29	Subd. 12. Daily documentation. (a) For each day that a client is present in the program,
51.30	the license holder must provide a daily summary in the client's file that includes observations
51.31	about the client's behavior and symptoms, including any critical incidents in which the client
51.32	was involved.

52.1	(b) For each day that a client is not present in the program, the license holder must				
52.2	document the reason for a client's absence in the client's file.				
52.3	Subd. 13. Access to a mental health professional, clinical trainee, certified				
52.4	rehabilitation specialist, or mental health practitioner. Treatment team members must				
52.5	have access in person or by telephone to a mental health professional, clinical trainee,				
52.6	certified rehabilitation specialist, or mental health practitioner within 30 minutes. The license				
52.7	holder must maintain a schedule of mental health professionals, clinical trainees, certified				
52.8	rehabilitation specialists, or mental health practitioners who will be available and contact				
52.9	information to reach them. The license holder must keep the schedule current and make the				
52.10	schedule readily available to treatment team members.				
52.11	Subd. 14. Treatment supervision. (a) Treatment supervision under section 245I.06				
52.12	includes the use of team supervision. "Team supervision" means:				
52.13	(1) one or more treatment supervisors providing treatment supervision to any number				
52.14	of treatment team members; or				
52.15	(2) weekly team meetings and ancillary meetings according to paragraph (b).				
52.16	(b) If the license holder holds weekly team meetings and ancillary meetings to provide				
52.17	team supervision to team members:				
52.18	(1) the treatment director must hold at least one team meeting each calendar week and				
52.19	be physically present at each team meeting. All treatment team members, including treatment				
52.20	team members who work on a part-time or intermittent basis, must participate in a minimum				
52.21	of one team meeting during each calendar week when the treatment team member is working				
52.22	for the license holder. The license holder must document all weekly team meetings, including				
52.23	the names of meeting attendees; and				
52.24	(2) if a treatment team member cannot participate in a weekly team meeting, the treatment				
52.25	team member must participate in an ancillary meeting. A mental health professional, certified				
52.26	rehabilitation specialist, clinical trainee, or mental health practitioner who participated in				
52.27	the most recent weekly team meeting may lead the ancillary meeting. During the ancillary				
52.28	meeting, the treatment team member leading the ancillary meeting must review the				
52.29	information that was shared at the most recent weekly team meeting, including revisions				
52.30	to client treatment plans and other information that the treatment supervisors exchanged				
52.31	with treatment team members. The license holder must document all ancillary meetings,				
52.32	including the names of meeting attendees.				

53.1	Subd. 15. Intensive residential treatment services admission criteria. (a) An eligible					
53.2	client for intensive residential treatment services is an individual who:					
53.3	(1) is age 18 or older;					
53.4	(2) is diagnosed with a mental illness;					
53.5	(3) because of a mental illness, has a substantial disability and functional impairment					
53.6	in three or more areas listed in section 245I.10, subdivision 9, clause (4), that markedly					
53.7	reduce the individual's self-sufficiency;					
53.8	(4) has one or more of the following: a history of recurring or prolonged inpatient					
53.9	hospitalizations during the past year, significant independent living instability, homelessness,					
53.10	or very frequent use of mental health and related services with poor outcomes for the					
53.11	individual; and					
53.12	(5) in the written opinion of a mental health professional, needs mental health services					
53.13	that available community-based services cannot provide, or is likely to experience a mental					
53.14	health crisis or require a more restrictive setting if the individual does not receive intensive					
53.15	rehabilitative mental health services.					
53.16	(b) The license holder must not limit or restrict intensive residential treatment services					
53.17	to a client based solely on:					
53.18	(1) the client's substance use;					
53.19	(2) the county in which the client resides; or					
53.20	(3) whether the client elects to receive other services for which the client may be eligible,					
53.21	including case management services.					
53.22	(c) This subdivision does not prohibit the license holder from restricting admissions of					
53.23	individuals who present an imminent risk of harm or danger to themselves or others.					
53.24	Subd. 16. Residential crisis stabilization services admission criteria. An eligible client					
53.25	for residential crisis stabilization is an individual who is age 18 or older and meets the					
53.26	eligibility criteria in section 256B.0624, subdivision 3.					
53.27	Subd. 17. Admissions referrals and determinations. (a) The license holder must					
53.28	identify the information that the license holder needs to make a determination about a					
53.29	person's admission referral.					
53.30	(b) The license holder must:					

54.1	(1) always be available to receive referral information about a person seeking admission
54.2	to the license holder's program;
54.3	(2) respond to the referral source within eight hours of receiving a referral and, within
54.4	eight hours, communicate with the referral source about what information the license holder
54.5	needs to make a determination concerning the person's admission;
54.6	(3) consider the license holder's staffing ratio and the areas of treatment team members'
54.7	competency when determining whether the license holder is able to meet the needs of a
54.8	person seeking admission; and
54.9	(4) determine whether to admit a person within 72 hours of receiving all necessary
54.10	information from the referral source.
54.11	Subd. 18. Discharge standards. (a) To successfully discharge a client from a program,
54.12	the license holder must ensure that the following criteria are met:
54.13	(1) the client must substantially meet the client's documented treatment plan goals and
54.14	objectives;
54.15	(2) the client must complete discharge planning with the treatment team; and
54.16	(3) the client and treatment team must arrange for the client to receive continuing care
54.17	at a less intensive level of care after discharge.
54.18	(b) Prior to successfully discharging a client from a program, the license holder must
54.19	complete the client's discharge summary and provide the client with a copy of the client's
54.20	discharge summary in plain language that includes:
54.21	(1) a brief review of the client's problems and strengths during the period that the license
54.22	holder provided services to the client;
54.23	(2) the client's response to the client's treatment plan;
54.24	(3) the goals and objectives that the license holder recommends that the client addresses
54.25	during the first three months following the client's discharge from the program;
54.26	(4) the recommended actions, supports, and services that will assist the client with a
54.27	successful transition from the program to another setting;
54.28	(5) the client's crisis plan; and
54.29	(6) the client's forwarding address and telephone number.
54.30	(c) For a non-program-initiated discharge of a client from a program, the following
54.31	criteria must be met:

55.1	(1)(i) the client has withdrawn the client's consent for treatment; (ii) the license holder
55.2	has determined that the client has the capacity to make an informed decision; and (iii) the
55.3	client does not meet the criteria for an emergency hold under section 253B.051, subdivision
55.4	<u>2;</u>
55.5	(2) the client has left the program against staff person advice;
55.6	(3) an entity with legal authority to remove the client has decided to remove the client
55.7	from the program; or
55.8	(4) a source of payment for the services is no longer available.
55.9	(d) Within ten days of a non-program-initiated discharge of a client from a program, the
55.10	license holder must complete the client's discharge summary in plain language that includes:
55.11	(1) the reasons for the client's discharge;
55.12	(2) a description of attempts by staff persons to enable the client to continue treatment
55.13	or to consent to treatment; and
55.14	(3) recommended actions, supports, and services that will assist the client with a
55.15	successful transition from the program to another setting.
55.16	(e) For a program-initiated discharge of a client from a program, the following criteria
55.17	must be met:
55.18	(1) the client is competent but has not participated in treatment or has not followed the
55.19	program rules and regulations and the client has not participated to such a degree that the
55.20	program's level of care is ineffective or unsafe for the client, despite multiple, documented
55.21	attempts that the license holder has made to address the client's lack of participation in
55.22	treatment;
55.23	(2) the client has not made progress toward the client's treatment goals and objectives
55.24	despite the license holder's persistent efforts to engage the client in treatment, and the license
55.25	holder has no reasonable expectation that the client will make progress at the program's
55.26	level of care nor does the client require the program's level of care to maintain the current
55.27	level of functioning;
55.28	(3) a court order or the client's legal status requires the client to participate in the program
55.29	but the client has left the program against staff person advice; or
55.30	(4) the client meets criteria for a more intensive level of care and a more intensive level
55.31	of care is available to the client.

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56.1	(f) Prior to a program-initiated discharge of a client from a program, the license holder
56.2	must consult the client, the client's family and other natural supports, and the client's case
56.3	manager, if applicable, to review the issues involved in the program's decision to discharge
56.4	the client from the program. During the discharge review process, which must not exceed
56.5	five working days, the license holder must determine whether the license holder, treatment
56.6	team, and any interested persons can develop additional strategies to resolve the issues
56.7	leading to the client's discharge and to permit the client to have an opportunity to continue
56.8	receiving services from the license holder. The license holder may temporarily remove a
56.9	client from the program facility during the five-day discharge review period. The license
56.10	holder must document the client's discharge review in the client's file.
56.11	(g) Prior to a program-initiated discharge of a client from the program, the license holder
56.12	must complete the client's discharge summary and provide the client with a copy of the
56.13	discharge summary in plain language that includes:
56.14	(1) the reasons for the client's discharge;
56.15	(2) the alternatives to discharge that the license holder considered or attempted to
56.16	implement;
56.17	(3) the names of each individual who is involved in the decision to discharge the client
56.18	and a description of each individual's involvement; and
56.19	(4) actions, supports, and services that the license holder recommends for the client to
56.20	successfully transition from the program to another setting.
56.21	Subd. 19. Program facility. (a) The license holder must be licensed or certified as a
56.22	board and lodging facility, supervised living facility, or a boarding care home by the
56.23	Department of Health.
56.24	(b) The license holder must have a capacity of five to 16 beds and the program must not
56.25	be declared as an institution for mental disease.
56.26	(c) The license holder must furnish each program location to meet the psychological,
56.27	emotional, and developmental needs of clients.
56.28	(d) The license holder must provide one living room or lounge area per program location.
56.29	There must be space available to provide services according to each client's treatment plan,
56.30	such as an area for learning recreation time skills and areas for learning independent living
56.31	skills, such as laundering clothes and preparing meals.
56.32	(e) The license holder must ensure that each program location allows each client to have

56.33 privacy. Each client must have privacy during assessment interviews and counseling sessions.

57.1	Each client must have a space designated for the client to see outside visitors at the program
57.2	facility.
57.3	Subd. 20. Physical separation of services. If the license holder offers services to
57.4	individuals who are not receiving intensive residential treatment services or residential
57.5	stabilization at the program location, the license holder must inform the commissioner and
57.6	submit a plan for approval to the commissioner about how and when the license holder will
57.7	provide services. The license holder must provide services to clients who are not receiving
57.8	intensive residential treatment services or residential crisis stabilization at the program
57.9	location. The license holder must only provide services to clients who are not receiving
57.10	intensive residential treatment services or residential crisis stabilization in an area that is
57.11	physically separated from the area in which the license holder provides clients with intensive
57.12	residential treatment services or residential crisis stabilization.
57.13	Subd. 21. Dividing staff time between locations. A license holder must obtain approval
57.14	from the commissioner prior to providing intensive residential treatment services or
57.15	residential crisis stabilization to clients in more than one program location under one license
57.16	and dividing one staff person's time between program locations during the same work period.
57.17	Subd. 22. Additional policy and procedure requirements. (a) In addition to the policies
57.18	and procedures in section 245I.03, the license holder must establish, enforce, and maintain
57.19	the policies and procedures in this subdivision.
57.20	(b) The license holder must have policies and procedures for receiving referrals and
57.21	making admissions determinations about referred persons under subdivisions 14 to 16.
57.22	(c) The license holder must have policies and procedures for discharging clients under
57.23	subdivision 17. In the policies and procedures, the license holder must identify the staff
57.24	persons who are authorized to discharge clients from the program.
57.25	Subd. 23. Quality assurance and improvement plan. (a) A license holder must develop
57.26	a written quality assurance and improvement plan that includes a plan to:
57.27	(1) encourage ongoing consultation between members of the treatment team;
57.28	(2) obtain and evaluate feedback about services from clients, family and other natural
57.29	supports, referral sources, and staff persons;
57.30	(3) measure and evaluate client outcomes in the program;
57.31	(4) review critical incidents in the program;
57.32	(5) examine the quality of clinical services in the program;

58.1	(6) examine how efficiently the license holder uses resources; and
58.2	(7) self-monitor the license holder's compliance with this chapter.
58.3	(b) At least annually, the license holder must review, evaluate, and update the license
58.4	holder's quality assurance and improvement plan. The license holder's review must:
58.5	(1) document the actions that the license holder will take in response to the information
58.6	that the license holder obtains from the monitoring activities in the plan; and
58.7	(2) establish goals for improving the license holder's services to clients during the next
58.8	year.
58.9	Subd. 24. Application. When an applicant requests licensure to provide intensive
58.10	residential treatment services, residential crisis stabilization, or both to clients, the applicant
58.11	must submit, on forms that the commissioner provides, any documents that the commissioner
58.12	requires.
58.13	Sec. 17. [256B.0671] COVERED MENTAL HEALTH SERVICES.
58.14	Subdivision 1. Definitions. (a) "Clinical trainee" means a staff person who is qualified
58.15	under section 245I.04, subdivision 6.
58.16	(b) "Mental health practitioner" means a staff person who is qualified under section
58.17	245I.04, subdivision 4.
58.18	(c) "Mental health professional" means a staff person who is qualified under section
58.19	245I.04, subdivision 2.
58.20	Subd. 2. Generally. (a) An individual, organization, or government entity providing
58.21	mental health services to a client under this section must obtain a criminal background study
58.22	of each staff person or volunteer who is providing direct contact services to a client.
58.23	(b) An individual, organization, or government entity providing mental health services
58.24	to a client under this section must comply with all responsibilities that chapter 245I assigns
58.25	to a license holder, except section 245I.011, subdivision 1, unless all of the individual's,
58.26	organization's, or government entity's treatment staff are qualified as mental health
58.27	professionals.
58.28	(c) An individual, organization, or government entity providing mental health services
58.29	to a client under this section must comply with the following requirements if all of the
58.30	license holder's treatment staff are qualified as mental health professionals:
58.31	(1) provider qualifications and scopes of practice under section 245I.04;

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59.1	(2) maintaining and updating personnel files under section 245I.07;
59.2	(3) documenting under section 245I.08;
59.3	(4) maintaining and updating client files under section 245I.09;
59.4	(5) completing client assessments and treatment planning under section 245I.10;
59.5	(6) providing clients with health services and medications under section 245I.11; and
59.6	(7) respecting and enforcing client rights under section 245I.12.
59.7	Subd. 3. Adult day treatment services. (a) Subject to federal approval, medical
50.9	assistance covers adult day treatment (ADT) services that are provided under contract with
59.8	
59.9	the county board. Adult day treatment payment is subject to the conditions in paragraphs
59.10	(b) to (e). The provider must make reasonable and good faith efforts to report individual
59.11	client outcomes to the commissioner using instruments, protocols, and forms approved by
59.12	the commissioner.
59.13	(b) Adult day treatment is an intensive psychotherapeutic treatment to reduce or relieve
59.14	the effects of mental illness on a client to enable the client to benefit from a lower level of
59.15	care and to live and function more independently in the community. Adult day treatment
59.16	services must be provided to a client to stabilize the client's mental health and to improve
59.17	the client's independent living and socialization skills. Adult day treatment must consist of
59.18	at least one hour of group psychotherapy and must include group time focused on
59.19	rehabilitative interventions or other therapeutic services that a multidisciplinary team provides
59.20	to each client. Adult day treatment services are not a part of inpatient or residential treatment
59.21	services. The following providers may apply to become adult day treatment providers:
59.22	(1) a hospital accredited by the Joint Commission on Accreditation of Health
59.23	Organizations and licensed under sections 144.50 to 144.55;
59.24	(2) a community mental health center under section 256B.0625, subdivision 5; or
59.25	(3) an entity that is under contract with the county board to operate a program that meets
59.26	the requirements of section 245.4712, subdivision 2, and Minnesota Rules, parts 9505.0170
59.27	to 9505.0475.
59.28	(c) An adult day treatment (ADT) services provider must:
59.29	(1) ensure that the commissioner has approved of the organization as an adult day
59.30	treatment provider organization;

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60.1	(2) ensure that a multidisciplinary team provides ADT services to a group of clients. A
60.2	mental health professional must supervise each multidisciplinary staff person who provides
60.3	ADT services;
60.4	(3) make ADT services available to the client at least two days a week for at least three
60.5	consecutive hours per day. ADT services may be longer than three hours per day, but medical
60.6	assistance may not reimburse a provider for more than 15 hours per week;
60.7	(4) provide ADT services to each client that includes group psychotherapy by a mental
60.8	health professional or clinical trainee and daily rehabilitative interventions by a mental
60.9	health professional, clinical trainee, or mental health practitioner; and
60.10	(5) include ADT services in the client's individual treatment plan, when appropriate.
60.11	The adult day treatment provider must:
60.12	(i) complete a functional assessment of each client under section 245I.10, subdivision
60.13	<u>9;</u>
60.14	(ii) notwithstanding section 245I.07, review the client's progress and update the individual
60.15	treatment plan at least every 90 days until the client is discharged from the program; and
00.13	treatment plan at least every 90 days until the cheft is discharged from the program, and
60.16	(iii) include a discharge plan for the client in the client's individual treatment plan.
60.17	(d) To be eligible for adult day treatment, a client must:
60.18	(1) be 18 years of age or older;
60.19	(2) not reside in a nursing facility, hospital, institute of mental disease, or state-operated
60.20	treatment center unless the client has an active discharge plan that indicates a move to an
60.21	independent living setting within 180 days;
60.22	(3) have the capacity to engage in rehabilitative programming, skills activities, and
60.23	psychotherapy in the structured, therapeutic setting of an adult day treatment program and
60.24	demonstrate measurable improvements in functioning resulting from participation in the
60.25	adult day treatment program;
60.26	(4) have a level of care assessment under section 245I.02, subdivision 19, recommending
60.27	that the client participate in services with the level of intensity and duration of an adult day
60.28	treatment program; and
60.29	(5) have the recommendation of a mental health professional for adult day treatment
60.30	services. The mental health professional must find that adult day treatment services are
60.31	medically necessary for the client.

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61.1	(e) Medical assistance does not cover the following services as adult day treatment						
61.2	services:						
61.3	(1) services that are primarily recrea	tional or that are pro	vided in a setting the	at is not			
61.4	under medical supervision, including sp						
61.5	time, social hours, meal or snack time,	trips to community a	ctivities, and tours;				
61.6	(2) social or educational services the	at do not have or can	not reasonably be ex	pected to			
61.7	have a therapeutic outcome related to the	ne client's mental illn	ess;				
61.8	(3) consultations with other provide	rs or service agency	staff persons about t	he care or			
61.9	progress of a client;						
61.10	(4) prevention or education program	ns that are provided to	o the community;				
61.11	(5) day treatment for clients with a primary diagnosis of a substance use disorder;						
61.12	(6) day treatment provided in the client's home;						
61.13	(7) psychotherapy for more than two	b hours per day; and					
61.14	(8) participation in meal preparation	and eating that is no	ot part of a clinical tr	eatment			
61.15	plan to address the client's eating disorder.						
61.16	Subd. 4. Explanation of findings. (a) Subject to federal	approval, medical as	ssistance			
61.17	covers an explanation of findings that a n	nental health profession	onal or clinical traine	e provides			
61.18	when the provider has obtained the authority	prization from the clie	ent or the client's repr	esentative			
61.19	to release the information.						
61.20	(b) A mental health professional or	clinical trainee provi	des an explanation o	f findings			
61.21	to assist the client or related parties in u	inderstanding the res	ults of the client's tes	sting or			
61.22	diagnostic assessment and the client's m	nental illness, and pro	vides professional ir	nsight that			
61.23	the client or related parties need to carr	y out a client's treatm	ent plan. Related pa	rties may			
61.24	include the client's family and other nat	ural supports and oth	er service providers	working			
61.25	with the client.						
61.26	(c) An explanation of findings is not p	baid for separately wh	en a mental health pr	ofessional			
61.27	or clinical trainee explains the results o	f psychological testir	ig or a diagnostic as	sessment			
61.28	to the client or the client's representativ	e as part of the client	's psychological test	ing or a			
61.29	diagnostic assessment.						
61.30	Subd. 5. Family psychoeducation	services. (a) Subject	to federal approval,	medical			
61.31	assistance covers family psychoeducati	on services provided	to a child up to age	21 with a			
61.32	diagnosed mental health condition whe	n identified in the ch	ild's individual treati	ment plan			

62.1	and provided by a mental health professional or a clinical trainee who has determined it				
62.2	medically necessary to involve family members in the child's care.				
62.3	(b) "Family psychoeducation services" means information or demonstration provided				
62.4	to an individual or family as part of an individual, family, multifamily group, or peer group				
62.5	session to explain, educate, and support the child and family in understanding a child's				
62.6	symptoms of mental illness, the impact on the child's development, and needed components				
62.7	of treatment and skill development so that the individual, family, or group can help the child				
62.8	to prevent relapse, prevent the acquisition of comorbid disorders, and achieve optimal mental				
62.9	health and long-term resilience.				
62.10	Subd. 6. Dialectical behavior therapy. (a) Subject to federal approval, medical assistance				
62.11	covers intensive mental health outpatient treatment for dialectical behavior therapy for				
62.12	adults. A dialectical behavior therapy provider must make reasonable and good faith efforts				
62.13	to report individual client outcomes to the commissioner using instruments and protocols				
62.14	that are approved by the commissioner.				
62.15	(b) "Dialectical behavior therapy" means an evidence-based treatment approach that a				
62.16	mental health professional or clinical trainee provides to a client or a group of clients in an				
62.17	intensive outpatient treatment program using a combination of individualized rehabilitative				
62.18	and psychotherapeutic interventions. A dialectical behavior therapy program involves:				
62.19	individual dialectical behavior therapy, group skills training, telephone coaching, and team				
62.20	consultation meetings.				
62.21	(c) To be eligible for dialectical behavior therapy, a client must:				
62.22	(1) be 18 years of age or older;				
62.23	(2) have mental health needs that available community-based services cannot meet or				
62.24	that the client must receive concurrently with other community-based services;				
62.25	(3) have either:				
62.26	(i) a diagnosis of borderline personality disorder; or				
62.27	(ii) multiple mental health diagnoses, exhibit behaviors characterized by impulsivity or				
62.28	intentional self-harm, and be at significant risk of death, morbidity, disability, or severe				
62.29	dysfunction in multiple areas of the client's life;				
62.30	(4) be cognitively capable of participating in dialectical behavior therapy as an intensive				
62.31	therapy program and be able and willing to follow program policies and rules to ensure the				
62.32	safety of the client and others; and				

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63.1	(5) be at significant risk of one or more of the following if the client does not receive					
63.2	dialectical behavior therapy:					
63.3	(i) having a mental health crisis;					
63.4	(ii) requiring a more restrictive sett	ing such as hospitaliza	ation;			
63.5	(iii) decompensating; or					
63.6	(iv) engaging in intentional self-ha	rm behavior.				
63.7	(d) Individual dialectical behavior	therapy combines indi	vidualized rehabilita	ative and		
63.8	psychotherapeutic interventions to trea	t a client's suicidal and	other dysfunctional	behaviors		
63.9	and to reinforce a client's use of adapti	ve skillful behaviors.	A mental health pro	fessional		
63.10	or clinical trainee must provide individ	ual dialectical behavio	or therapy to a client.	. A mental		
63.11	health professional or clinical trainee providing dialectical behavior therapy to a client must:					
63.12	(1) identify, prioritize, and sequence the client's behavioral targets;					
63.13	(2) treat the client's behavioral targets;					
63.14	(3) assist the client in applying dial	ectical behavior therap	by skills to the clien	t's natural		
63.15	environment through telephone coachi	ng outside of treatmer	nt sessions;			
63.16	(4) measure the client's progress toward dialectical behavior therapy targets;					
63.17	(5) help the client manage mental h	ealth crises and life-th	reatening behaviors	s; and		
63.18	(6) help the client learn and apply ef	fective behaviors when	n working with other	treatment		
63.19	providers.					
63.20	(e) Group skills training combines	individualized psycho	therapeutic and psy-	<u>chiatric</u>		
63.21	rehabilitative interventions conducted	in a group setting to re	educe the client's sui	icidal and		
63.22	other dysfunctional coping behaviors a	nd restore function. G	roup skills training r	nust teach		
63.23	the client adaptive skills in the followi	ng areas: (1) mindfuln	ess; (2) interpersona	al		
63.24	effectiveness; (3) emotional regulation	; and (4) distress toler	ance.			
63.25	(f) Group skills training must be pr	ovided by two mental	health professionals	s or by a		
63.26	mental health professional co-facilitatin	g with a clinical trainee	or a mental health pr	actitioner.		
63.27	Individual skills training must be provide	led by a mental health	professional, a clinic	al trainee,		
63.28	or a mental health practitioner.					
63.29	(g) Before a program provides diale	ctical behavior therapy	y to a client, the com	missioner		
63.30	must certify the program as a dialectic	al behavior therapy pr	ovider. To qualify fo	or		
63.31	certification as a dialectical behavior the	nerapy provider, a pro	vider must:			

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64.1	(1) allow the commissioner to inspect the provider's program;
64.2	(2) provide evidence to the commissioner that the program's policies, procedures, and
64.3	practices meet the requirements of this subdivision and chapter 245I;
64.4	(3) be enrolled as a MHCP provider; and
64.5	(4) have a manual that outlines the program's policies, procedures, and practices that
64.6	meet the requirements of this subdivision.
64.7	Subd. 7. Mental health clinical care consultation. (a) Subject to federal approval,
64.8	medical assistance covers clinical care consultation for a person up to age 21 who is
64.9	diagnosed with a complex mental health condition or a mental health condition that co-occurs
64.10	with other complex and chronic conditions, when described in the person's individual
64.11	treatment plan and provided by a mental health professional or a clinical trainee.
64.12	(b) "Clinical care consultation" means communication from a treating mental health
64.13	professional to other providers or educators not under the treatment supervision of the
64.14	treating mental health professional who are working with the same client to inform, inquire,
64.15	and instruct regarding the client's symptoms; strategies for effective engagement, care, and
64.16	intervention needs; and treatment expectations across service settings and to direct and
64.17	coordinate clinical service components provided to the client and family.
64.18	Subd. 8. Neuropsychological assessment. (a) Subject to federal approval, medical
64.19	assistance covers a client's neuropsychological assessment.
64.20	
0	(b) Neuropsychological assessment" means a specialized clinical assessment of the
64.21	(b) Neuropsychological assessment" means a specialized clinical assessment of the client's underlying cognitive abilities related to thinking, reasoning, and judgment that is
64.21	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is
64.21 64.22	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include
64.2164.2264.23	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation
64.2164.2264.2364.24	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation and completion of a report.
 64.21 64.22 64.23 64.24 64.25 	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation and completion of a report. (c) A client is eligible for a neuropsychological assessment if the client meets at least
 64.21 64.22 64.23 64.24 64.25 64.26 	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation and completion of a report. (c) A client is eligible for a neuropsychological assessment if the client meets at least one of the following criteria:
 64.21 64.22 64.23 64.24 64.25 64.26 64.27 	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation and completion of a report. (c) A client is eligible for a neuropsychological assessment if the client meets at least one of the following criteria: (1) the client has a known or strongly suspected brain disorder based on the client's
 64.21 64.22 64.23 64.24 64.25 64.26 64.27 64.28 	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation and completion of a report. (c) A client is eligible for a neuropsychological assessment if the client meets at least one of the following criteria: (1) the client has a known or strongly suspected brain disorder based on the client's medical history or the client's prior neurological evaluation, including a history of significant
 64.21 64.22 64.23 64.24 64.25 64.26 64.27 64.28 64.29 	client's underlying cognitive abilities related to thinking, reasoning, and judgment that is conducted by a qualified neuropsychologist. A neuropsychological assessment must include a face-to-face interview with the client, interpretation of the test results, and preparation and completion of a report. (c) A client is eligible for a neuropsychological assessment if the client meets at least one of the following criteria: (1) the client has a known or strongly suspected brain disorder based on the client's medical history or the client's prior neurological evaluation, including a history of significant head trauma, brain tumor, stroke, seizure disorder, multiple sclerosis, neurodegenerative

65.1	(2) the client has cognitive or behavioral symptoms that suggest that the client has an
65.2	organic condition that cannot be readily attributed to functional psychopathology or suspected
65.3	neuropsychological impairment in addition to functional psychopathology. The client's
65.4	symptoms may include:
65.5	(i) having a poor memory or impaired problem solving;
65.6	(ii) experiencing change in mental status evidenced by lethargy, confusion, or
65.7	disorientation;
65.8	(iii) experiencing a deteriorating level of functioning;
65.9	(iv) displaying a marked change in behavior or personality;
65.10	(v) in a child or an adolescent, having significant delays in acquiring academic skill or
65.11	poor attention relative to peers;
65.12	(vi) in a child or an adolescent, having reached a significant plateau in expected
65.13	development of cognitive, social, emotional, or physical functioning relative to peers; and
65.14	(vii) in a child or an adolescent, significant inability to develop expected knowledge,
65.15	skills, or abilities to adapt to new or changing cognitive, social, emotional, or physical
65.16	demands.
65.17	(d) The neuropsychological assessment must be completed by a neuropsychologist who:
65.18	(1) was awarded a diploma by the American Board of Clinical Neuropsychology, the
65.19	American Board of Professional Neuropsychology, or the American Board of Pediatric
65.20	Neuropsychology;
65.21	(2) earned a doctoral degree in psychology from an accredited university training program
65.22	and:
65.23	(i) completed an internship or its equivalent in a clinically relevant area of professional
65.24	psychology;
65.25	(ii) completed the equivalent of two full-time years of experience and specialized training,
65.26	at least one of which is at the postdoctoral level, supervised by a clinical neuropsychologist
65.27	in the study and practice of clinical neuropsychology and related neurosciences; and
65.28	(iii) holds a current license to practice psychology independently according to sections
65.29	144.88 to 144.98;

66.1	(3) is licensed or credentialed by another state's board of psychology examiners in the
66.2	specialty of neuropsychology using requirements equivalent to requirements specified by
66.3	one of the boards named in clause (1); or
66.4	(4) was approved by the commissioner as an eligible provider of neuropsychological
66.5	assessments prior to December 31, 2010.
66.6	Subd. 9. Neuropsychological testing. (a) Subject to federal approval, medical assistance
66.7	covers neuropsychological testing for clients.
66.8	(b) "Neuropsychological testing" means administering standardized tests and measures
66.9	designed to evaluate the client's ability to attend to, process, interpret, comprehend,
66.10	communicate, learn, and recall information and use problem solving and judgment.
66.11	(c) Medical assistance covers neuropsychological testing of a client when the client:
66.12	(1) has a significant mental status change that is not a result of a metabolic disorder and
66.13	that has failed to respond to treatment;
66.14	(2) is a child or adolescent with a significant plateau in expected development of
66.15	cognitive, social, emotional, or physical function relative to peers;
66.16	(3) is a child or adolescent with a significant inability to develop expected knowledge,
66.17	skills, or abilities to adapt to new or changing cognitive, social, physical, or emotional
66.18	demands; or
66.19	(4) has a significant behavioral change, memory loss, or suspected neuropsychological
66.20	impairment in addition to functional psychopathology, or other organic brain injury or one
66.21	of the following:
66.22	(i) traumatic brain injury;
66.23	(ii) stroke;
66.24	(iii) brain tumor;
66.25	(iv) substance use disorder;
66.26	(v) cerebral anoxic or hypoxic episode;
66.27	(vi) central nervous system infection or other infectious disease;
66.28	(vii) neoplasms or vascular injury of the central nervous system;
66.29	(viii) neurodegenerative disorders;
66.30	(ix) demyelinating disease;

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67.1	(x) extrapyramidal disease;			
67.2	(xi) exposure to systemic or intrat	hecal agents or crania	al radiation known to	be associated
67.3	with cerebral dysfunction;	~~~~~~		
67.4	(xii) systemic medical conditions	s known to be associ	ated with cerebral d	ysfunction,
67.5	including renal disease, hepatic ence	ephalopathy, cardiac	anomaly, sickle cell	disease, and
67.6	related hematologic anomalies, and autoimmune disorders, including lupus, erythematosus,			
67.7	or celiac disease;			
67.8	(xiii) congenital genetic or metal	polic disorders know	n to be associated w	vith cerebral
67.9	dysfunction, including phenylketonur	ia, craniofacial syndro	omes, or congenital h	ydrocephalus;
67.10	(xiv) severe or prolonged nutrition	on or malabsorption	syndromes; or	
67.11	(xv) a condition presenting in a r	nanner difficult for a	clinician to disting	uish between
67.12	the neurocognitive effects of a neurog	genic syndrome, inclu	iding dementia or en	cephalopathy;
67.13	and a major depressive disorder whe	n adequate treatment	for major depressiv	e disorder has
67.14	not improved the client's neurocogni	tive functioning; or a	nother disorder, incl	uding autism,
67.15	selective mutism, anxiety disorder, o	or reactive attachmen	ıt disorder.	
67.16	(d) Neuropsychological testing n	nust be administered	or clinically superv	ised by a
67.17	qualified neuropsychologist under s	ubdivision 8, paragra	ıph (c).	
67.18	(e) Medical assistance does not c	cover neuropsycholog	gical testing of a clie	ent when the
67.19	testing is:			
67.20	(1) primarily for educational pur	poses;		
67.21	(2) primarily for vocational coun	seling or training;		
67.22	(3) for personnel or employment	testing;		
67.23	(4) a routine battery of psycholog	gical tests given to th	ne client at the client	's inpatient
67.24	admission or during a client's contin	ued inpatient stay; o	<u>r</u>	
67.25	(5) for legal or forensic purposes	<u>.</u>		
67.26	Subd. 10. Psychological testing	(a) Subject to federa	al approval, medical	assistance
67.27	covers psychological testing of a cli	ent.		
67.28	(b) "Psychological testing" mean	is the use of tests or o	other psychometric i	nstruments to
67.29	determine the status of a client's mer	ntal, intellectual, and	emotional function	ing.
67.30	(c) The psychological testing mu	<u>ist:</u>		

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68.1	(1) be administered or supervised by a licensed psychologist qualified under section
68.2	245I.04, subdivision 2, clause (3), who is competent in the area of psychological testing;
68.3	and
68.4	(2) be validated in a face-to-face interview between the client and a licensed psychologist
68.5	or a clinical trainee in psychology under the treatment supervision of a licensed psychologist
68.6	under section 245I.06.
68.7	(d) A licensed psychologist must supervise the administration, scoring, and interpretation
68.8	of a client's psychological tests when a clinical psychology trainee, technician, psychometrist,
68.9	or psychological assistant or a computer-assisted psychological testing program completes
68.10	the psychological testing of the client. The report resulting from the psychological testing
68.11	must be signed by the licensed psychologist who conducts the face-to-face interview with
68.12	the client. The licensed psychologist or a staff person who is under treatment supervision
68.13	must place the client's psychological testing report in the client's record and release one
68.14	copy of the report to the client and additional copies to individuals authorized by the client
68.15	to receive the report.
68.16	Subd. 11. Psychotherapy. (a) Subject to federal approval, medical assistance covers
68.17	psychotherapy for a client.
68.18	(b) "Psychotherapy" means treatment of a client with mental illness that applies to the
68.19	most appropriate psychological, psychiatric, psychosocial, or interpersonal method that
68.20	conforms to prevailing community standards of professional practice to meet the mental
68.21	health needs of the client. Medical assistance covers psychotherapy if a mental health
68.22	professional or a clinical trainee provides psychotherapy to a client.
68.23	(c) "Individual psychotherapy" means psychotherapy that a mental health professional
68.24	or clinical trainee designs for a client.
68.25	(d) "Family psychotherapy" means psychotherapy that a mental health professional or
68.26	clinical trainee designs for a client and one or more and the client's family members or
68.27	primary caregiver whose participation is necessary to accomplish the client's treatment
68.28	goals. Family members or primary caregivers participating in a therapy session do not need
68.29	to be eligible for medical assistance for medical assistance to cover family psychotherapy.
68.30	For purposes of this paragraph, "primary caregiver whose participation is necessary to
68.31	accomplish the client's treatment goals" excludes shift or facility staff persons who work at
68.32	the client's residence. Medical assistance payments for family psychotherapy are limited to
68.33	face-to-face sessions during which the client is present throughout the session, unless the
68.34	mental health professional or clinical trainee believes that the client's exclusion from the

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69.1	family psychotherapy session is necessary to meet the goals of the client's individual
69.2	treatment plan. If the client is excluded from a family psychotherapy session, a mental health
69.3	professional or clinical trainee must document the reason for the client's exclusion and the
69.4	length of time that the client is excluded. The mental health professional must also document
69.5	any reason that a member of the client's family is excluded from a psychotherapy session.
69.6	(e) Group psychotherapy is appropriate for a client who, because of the nature of the
69.7	client's emotional, behavioral, or social dysfunctions, can benefit from treatment in a group
69.8	setting. For a group of three to eight clients, at least one mental health professional or clinical
69.9	trainee must provide psychotherapy to the group. For a group of nine to 12 clients, a team
69.10	of at least two mental health professionals or two clinical trainees or one mental health
69.11	professional and one clinical trainee must provide psychotherapy to the group. Medical
69.12	assistance will cover group psychotherapy for a group of no more than 12 persons.
69.13	(f) A multiple-family group psychotherapy session is eligible for medical assistance if
69.14	a mental health professional or clinical trainee designs the psychotherapy session for at least
69.15	two but not more than five families. A mental health professional or clinical trainee must
69.16	design multiple-family group psychotherapy sessions to meet the treatment needs of each
69.17	client. If the client is excluded from a psychotherapy session, the mental health professional
69.18	or clinical trainee must document the reason for the client's exclusion and the length of time
69.19	that the client was excluded. The mental health professional or clinical trainee must document
69.20	any reason that a member of the client's family was excluded from a psychotherapy session.
69.21	Subd. 12. Partial hospitalization. (a) Subject to federal approval, medical assistance
69.22	covers a client's partial hospitalization.
69.23	(b) "Partial hospitalization" means a provider's time-limited, structured program of
69.24	psychotherapy and other therapeutic services, as defined in United States Code, title 42,
69.25	chapter 7, subchapter XVIII, part E, section 1395x(ff), that a multidisciplinary staff person
69.26	provides in an outpatient hospital facility or community mental health center that meets
69.27	Medicare requirements to provide partial hospitalization services to a client.
69.28	(c) Partial hospitalization is an appropriate alternative to inpatient hospitalization for a
69.29	client who is experiencing an acute episode of mental illness who meets the criteria for an
69.30	inpatient hospital admission under Minnesota Rules, part 9505.0520, subpart 1, and who
69.31	has family and community resources that support the client's residence in the community.
69.32	Partial hospitalization consists of multiple intensive short-term therapeutic services for a

- 69.33 <u>client that a multidisciplinary staff person provides to a client to treat the client's mental</u>
- 69.34 <u>illness.</u>

Subd. 13. Diagnostic assessments. Subject to federal approval, medical assistance covers 70.1 a client's diagnostic assessments that a mental health professional or clinical trainee completes 70.2 under section 245I.10. 70.3 Sec. 18. DIRECTION TO COMMISSIONER; SINGLE COMPREHENSIVE 70.4 LICENSE STRUCTURE. 70.5 The commissioner of human services, in consultation with stakeholders including 70.6 counties, tribes, managed care organizations, provider organizations, advocacy groups, and 70.7 clients and clients' families, shall develop recommendations to develop a single 70.8 70.9 comprehensive licensing structure for mental health service programs, including outpatient and residential services for adults and children. The recommendations must prioritize 70.10 program integrity, the welfare of clients and clients' families, improved integration of mental 70.11 health and substance use disorder services, and the reduction of administrative burden on 70.12 70.13 providers. **ARTICLE 2** 70.14 **CRISIS RESPONSE SERVICES** 70.15 Section 1. Minnesota Statutes 2020, section 245.469, subdivision 1, is amended to read: 70.16 Subdivision 1. Availability of emergency services. By July 1, 1988, County boards 70.17 must provide or contract for enough emergency services within the county to meet the needs 70.18 70.19 of adults, children, and families in the county who are experiencing an emotional crisis or mental illness. Clients may be required to pay a fee according to section 245.481. Emergency 70.20 service providers must not delay the timely provision of emergency services to a client 70.21 because of delays in determining the fee under section 245.481 or because of the 70.22 unwillingness or inability of the client to pay the fee. Emergency services must include 70.23 assessment, crisis intervention, and appropriate case disposition. Emergency services must: 70.24 (1) promote the safety and emotional stability of adults with mental illness or emotional 70.25 crises each client; 70.26 (2) minimize further deterioration of adults with mental illness or emotional crises each 70.27 client; 70.28 (3) help adults with mental illness or emotional crises each client to obtain ongoing care 70.29 and treatment; and 70.30 (4) prevent placement in settings that are more intensive, costly, or restrictive than 70.31 necessary and appropriate to meet client needs-; and 70.32

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71.1 (5) provide support, psychoeducation, and referrals to each client's family members,
 71.2 service providers, and other third parties on behalf of the client in need of emergency
 71.3 services.

Sec. 2. Minnesota Statutes 2020, section 245.469, subdivision 2, is amended to read: 71.4 Subd. 2. Specific requirements. (a) The county board shall require that all service 71.5 providers of emergency services to adults with mental illness provide immediate direct 71.6 access to a mental health professional during regular business hours. For evenings, weekends, 71.7 and holidays, the service may be by direct toll-free telephone access to a mental health 71.8 professional, a clinical trainee, or mental health practitioner, or until January 1, 1991, a 71.9 designated person with training in human services who receives clinical supervision from 71.10 a mental health professional. 71.11

(b) The commissioner may waive the requirement in paragraph (a) that the evening,
weekend, and holiday service be provided by a mental health professional, clinical trainee,
or mental health practitioner after January 1, 1991, if the county documents that:

(1) mental health professionals, clinical trainees, or mental health practitioners are
unavailable to provide this service;

(2) services are provided by a designated person with training in human services who
 receives <u>elinical treatment</u> supervision from a mental health professional; and

(3) the service provider is not also the provider of fire and public safety emergencyservices.

(c) The commissioner may waive the requirement in paragraph (b), clause (3), that the
evening, weekend, and holiday service not be provided by the provider of fire and public
safety emergency services if:

(1) every person who will be providing the first telephone contact has received at least
eight hours of training on emergency mental health services reviewed by the state advisory
council on mental health and then approved by the commissioner;

(2) every person who will be providing the first telephone contact will annually receive
at least four hours of continued training on emergency mental health services reviewed by
the state advisory council on mental health and then approved by the commissioner;

(3) the local social service agency has provided public education about available
emergency mental health services and can assure potential users of emergency services that
their calls will be handled appropriately;

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(5) the local social service agency agrees to monitor the frequency and quality ofemergency services; and

72.5 (6) the local social service agency describes how it will comply with paragraph (d).

(d) Whenever emergency service during nonbusiness hours is provided by anyone other
than a mental health professional, a mental health professional must be available on call for
an emergency assessment and crisis intervention services, and must be available for at least
telephone consultation within 30 minutes.

72.10 Sec. 3. Minnesota Statutes 2020, section 245.4879, subdivision 1, is amended to read:

Subdivision 1. Availability of emergency services. County boards must provide or 72.11 contract for enough mental health emergency services within the county to meet the needs 72.12 of children, and children's families when clinically appropriate, in the county who are 72.13 experiencing an emotional crisis or emotional disturbance. The county board shall ensure 72.14 that parents, providers, and county residents are informed about when and how to access 72.15 emergency mental health services for children. A child or the child's parent may be required 72.16 to pay a fee according to section 245.481. Emergency service providers shall not delay the 72.17 timely provision of emergency service because of delays in determining this fee or because 72.18 of the unwillingness or inability of the parent to pay the fee. Emergency services must 72.19 include assessment, crisis intervention, and appropriate case disposition. Emergency services 72.20 must: according to section 245.469. 72.21

(1) promote the safety and emotional stability of children with emotional disturbances
 or emotional crises;

72.24 (2) minimize further deterioration of the child with emotional disturbance or emotional
 72.25 crisis;

72.26 (3) help each child with an emotional disturbance or emotional crisis to obtain ongoing
72.27 care and treatment; and

(4) prevent placement in settings that are more intensive, costly, or restrictive than
 necessary and appropriate to meet the child's needs.

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- Sec. 4. Minnesota Statutes 2020, section 256B.0624, is amended to read: 73.1 256B.0624 ADULT CRISIS RESPONSE SERVICES COVERED. 73.2 Subdivision 1. Scope. Medical assistance covers adult mental health crisis response 73.3 services as defined in subdivision 2, paragraphs (c) to (e), (a) Subject to federal approval, 73.4 if provided to a recipient as defined in subdivision 3 and provided by a qualified provider 73.5 entity as defined in this section and by a qualified individual provider working within the 73.6 provider's scope of practice and as defined in this subdivision and identified in the recipient's 73.7 individual crisis treatment plan as defined in subdivision 11 and if determined to be medically 73.8 necessary medical assistance covers medically necessary crisis response services when the 73.9 services are provided according to the standards in this section. 73.10 (b) Subject to federal approval, medical assistance covers medically necessary residential 73.11 crisis stabilization when the services are provided by an entity licensed under and meeting 73.12 the standards in section 245I.23. 73.13 (c) The provider entity must make reasonable and good faith efforts to report individual 73.14 client outcomes to the commissioner using instruments and protocols approved by the 73.15 commissioner. 73.16 Subd. 2. Definitions. For purposes of this section, the following terms have the meanings 73.17 given them. 73.18 (a) "Mental health crisis" is an adult behavioral, emotional, or psychiatric situation 73.19 which, but for the provision of crisis response services, would likely result in significantly 73.20 reduced levels of functioning in primary activities of daily living, or in an emergency 73.21 situation, or in the placement of the recipient in a more restrictive setting, including, but 73.22 not limited to, inpatient hospitalization. 73.23 (b) "Mental health emergency" is an adult behavioral, emotional, or psychiatric situation 73.24 which causes an immediate need for mental health services and is consistent with section 73.25 620.55. 73.26 A mental health crisis or emergency is determined for medical assistance service 73.27 reimbursement by a physician, a mental health professional, or crisis mental health 73.28 practitioner with input from the recipient whenever possible. 73.29 (a) "Certified rehabilitation specialist" means a staff person who is qualified under section 73.30 73.31 245I.04, subdivision 8. (b) "Clinical trainee" means a staff person who is qualified under section 245I.04, 73.32
 - 73.33 <u>subdivision 6.</u>

(c) "Mental health Crisis assessment" means an immediate face-to-face assessment by 74.1 a physician, a mental health professional, or mental health practitioner under the clinical 74.2 supervision of a mental health professional, following a screening that suggests that the 74.3 adult may be experiencing a mental health crisis or mental health emergency situation. It 74.4 includes, when feasible, assessing whether the person might be willing to voluntarily accept 74.5 treatment, determining whether the person has an advance directive, and obtaining 74.6 information and history from involved family members or earetakers a qualified member 74.7 74.8 of a crisis team, as described in subdivision 6a.

(d) "Mental health mobile Crisis intervention services" means face-to-face, short-term
intensive mental health services initiated during a mental health crisis or mental health
emergency to help the recipient cope with immediate stressors, identify and utilize available
resources and strengths, engage in voluntary treatment, and begin to return to the recipient's
baseline level of functioning. The services, including screening and treatment plan
recommendations, must be culturally and linguistically appropriate.

(1) This service is provided on site by a mobile crisis intervention team outside of an
 inpatient hospital setting. Mental health mobile crisis intervention services must be available
 24 hours a day, seven days a week.

74.18 (2) The initial screening must consider other available services to determine which
 74.19 service intervention would best address the recipient's needs and circumstances.

74.20 (3) The mobile crisis intervention team must be available to meet promptly face-to-face
 74.21 with a person in mental health crisis or emergency in a community setting or hospital
 74.22 emergency room.

74.23 (4) The intervention must consist of a mental health crisis assessment and a crisis
74.24 treatment plan.

74.25 (5) The team must be available to individuals who are experiencing a co-occurring
 74.26 substance use disorder, who do not need the level of care provided in a detoxification facility.

74.27 (6) The treatment plan must include recommendations for any needed crisis stabilization
 74.28 services for the recipient, including engagement in treatment planning and family
 74.29 psychoeducation.

74.30 (e) "Crisis screening" means a screening of a client's potential mental health crisis
 74.31 situation under subdivision 6.

(e) (f) "Mental health Crisis stabilization services" means individualized mental health
 services provided to a recipient following crisis intervention services which are designed

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75.1	to restore the recipient to the recipient's prior functional level. Mental health Crisis
75.2	stabilization services may be provided in the recipient's home, the home of a family member
75.3	or friend of the recipient, another community setting, or a short-term supervised, licensed
75.4	residential program. Mental health crisis stabilization does not include partial hospitalization
75.5	or day treatment. Mental health Crisis stabilization services includes family psychoeducation.
75.6	(g) "Crisis team" means the staff of a provider entity who are supervised and prepared
75.7	to provide mobile crisis services to a client in a potential mental health crisis situation.
75.8	(h) "Mental health certified family peer specialist" means a staff person who is qualified
75.9	under section 245I.04, subdivision 12.
75.10	(i) "Mental health certified peer specialist" means a staff person who is qualified under
75.11	section 245I.04, subdivision 10.
75.12	(j) "Mental health crisis" is a behavioral, emotional, or psychiatric situation that, without
75.13	the provision of crisis response services, would likely result in significantly reducing the
75.14	recipient's levels of functioning in primary activities of daily living, in an emergency situation
75.15	under section 62Q.55, or in the placement of the recipient in a more restrictive setting,
75.16	including but not limited to inpatient hospitalization.
75.17	(k) "Mental health practitioner" means a staff person who is qualified under section
75.18	245I.04, subdivision 4.
75.19	(1) "Mental health professional" means a staff person who is qualified under section
75.20	245I.04, subdivision 2.
75.21	(m) "Mental health rehabilitation worker" means a staff person who is qualified under
75.22	section 245I.04, subdivision 14.
75.23	(n) "Mobile crisis services" means screening, assessment, intervention, and community
75.24	based stabilization, excluding residential crisis stabilization, that is provided to a recipient.
75.25	Subd. 3. Eligibility. An eligible recipient is an individual who:
75.26	(1) is age 18 or older;
75.27	(2) is screened as possibly experiencing a mental health crisis or emergency where a
75.28	mental health crisis assessment is needed; and
75.29	(3) is assessed as experiencing a mental health crisis or emergency, and mental health
75.30	crisis intervention or crisis intervention and stabilization services are determined to be
75.31	medically necessary.

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76.1	(a) A recipient is eligible for crisis assessment services when the recipient has screened
76.2	positive for a potential mental health crisis during a crisis screening.
76.3	(b) A recipient is eligible for crisis intervention services and crisis stabilization services
76.4	when the recipient has been assessed during a crisis assessment to be experiencing a mental
76.5	health crisis.
76.6	Subd. 4. Provider entity standards. (a) A provider entity is an entity that meets the
76.7	standards listed in paragraph (c) and mobile crisis provider must be:
76.8	(1) is a county board operated entity; or
76.9	(2) an Indian health services facility or facility owned and operated by a tribe or tribal
76.10	organization operating under United States Code, title 325, section 450f; or
76.11	(2) is (3) a provider entity that is under contract with the county board in the county
76.12	where the potential crisis or emergency is occurring. To provide services under this section,
76.13	the provider entity must directly provide the services; or if services are subcontracted, the
76.14	provider entity must maintain responsibility for services and billing.
76.15	(b) A mobile crisis provider must meet the following standards:
76.16	(1) must ensure that crisis screenings, crisis assessments, and crisis intervention services
76.17	are available to a recipient 24 hours a day, seven days a week;
76.18	(2) must be able to respond to a call for services in a designated service area or according
76.19	to a written agreement with the local mental health authority for an adjacent area;
76.20	(3) must have at least one mental health professional on staff at all times and at least
76.21	one additional staff member capable of leading a crisis response in the community; and
76.22	(4) must provide the commissioner with information about the number of requests for
76.23	service, the number of people that the provider serves face-to-face, outcomes, and the
76.24	protocols that the provider uses when deciding when to respond in the community.
76.25	(b) (c) A provider entity that provides crisis stabilization services in a residential setting
76.26	under subdivision 7 is not required to meet the requirements of paragraph paragraphs (a),
76.27	elauses (1) and (2) to (b), but must meet all other requirements of this subdivision.
76.28	(c) The adult mental health (d) A crisis response services provider entity must have the
76.29	capacity to meet and carry out the standards in section 245I.011, subdivision 5, and the
76.30	following standards:
76.31	(1) has the capacity to recruit, hire, and manage and train mental health professionals,

76.32 practitioners, and rehabilitation workers ensures that staff persons provide support for a

77.1 recipient's family and natural supports, by enabling the recipient's family and natural supports

^{77.2} to observe and participate in the recipient's treatment, assessments, and planning services;

(2) has adequate administrative ability to ensure availability of services;

77.4 (3) is able to ensure adequate preservice and in-service training;

77.5 (4) (3) is able to ensure that staff providing these services are skilled in the delivery of 77.6 mental health crisis response services to recipients;

77.7 (5)(4) is able to ensure that staff are capable of implementing culturally specific treatment
ridentified in the individual crisis treatment plan that is meaningful and appropriate as
determined by the recipient's culture, beliefs, values, and language;

77.10 (6)(5) is able to ensure enough flexibility to respond to the changing intervention and 77.11 care needs of a recipient as identified by the recipient during the service partnership between 77.12 the recipient and providers;

(7) (6) is able to ensure that mental health professionals and mental health practitioners
 staff have the communication tools and procedures to communicate and consult promptly
 about crisis assessment and interventions as services occur;

(8) (7) is able to coordinate these services with county emergency services, community
 hospitals, ambulance, transportation services, social services, law enforcement, and mental
 health crisis services through regularly scheduled interagency meetings;

(9) is able to ensure that mental health crisis assessment and mobile crisis intervention
 services are available 24 hours a day, seven days a week;

(10) (8) is able to ensure that services are coordinated with other mental behavioral
health service providers, county mental health authorities, or federally recognized American
Indian authorities and others as necessary, with the consent of the adult recipient. Services
must also be coordinated with the recipient's case manager if the adult recipient is receiving
case management services;

77.26 (11)(9) is able to ensure that crisis intervention services are provided in a manner 77.27 consistent with sections 245.461 to 245.486 and 245.487 to 245.4879;

77.28 (12) is able to submit information as required by the state;

- 77.29 (13) maintains staff training and personnel files;
- 77.30 (10) is able to coordinate detoxification services for the recipient according to Minnesota
- 77.31 <u>Rules, parts 9530.6605 to 9530.6655, or withdrawal management according to chapter 245F;</u>

78.1 (14)(11) is able to establish and maintain a quality assurance and evaluation plan to

revaluate the outcomes of services and recipient satisfaction; and

78.3 (15) is able to keep records as required by applicable laws;

78.4 (16) is able to comply with all applicable laws and statutes;

78.5 (17)(12) is an enrolled medical assistance provider; and.

(18) develops and maintains written policies and procedures regarding service provision
 and administration of the provider entity, including safety of staff and recipients in high-risk
 situations.

Subd. 4a. Alternative provider standards. If a county <u>or tribe</u> demonstrates that, due to geographic or other barriers, it is not feasible to provide mobile crisis intervention services according to the standards in subdivision 4, paragraph (c), clause (9) (b), the commissioner may approve a crisis response provider based on an alternative plan proposed by a county or group of counties tribe. The alternative plan must:

- (1) result in increased access and a reduction in disparities in the availability of mobile
 crisis services;
- (2) provide mobile <u>crisis</u> services outside of the usual nine-to-five office hours and on
 weekends and holidays; and

78.18 (3) comply with standards for emergency mental health services in section 245.469.

- 78.19 Subd. 5. Mobile Crisis assessment and intervention staff qualifications. For provision
- 78.20 of adult mental health mobile crisis intervention services, a mobile crisis intervention team
 78.21 is comprised of at least two mental health professionals as defined in section 245.462,

78.22 subdivision 18, clauses (1) to (6), or a combination of at least one mental health professional

78.23 and one mental health practitioner as defined in section 245.462, subdivision 17, with the

78.24 required mental health crisis training and under the clinical supervision of a mental health

78.25 professional on the team. The team must have at least two people with at least one member

- 78.26 providing on-site crisis intervention services when needed. (a) Qualified individual staff of
- 78.27 a qualified provider entity must provide crisis assessment and intervention services to a
- 78.28 recipient. A staff member providing crisis assessment and intervention services to a recipient
- 78.29 must be qualified as a:
- 78.30 (1) mental health professional;
- 78.31 (2) clinical trainee;
- 78.32 (3) mental health practitioner;

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79.1	(4) mental health certified family peer specialist; or
79.2	(5) mental health certified peer specialist.
79.3	(b) When crisis assessment and intervention services are provided to a recipient in the
79.4	community, a mental health professional, clinical trainee, or mental health practitioner must
79.5	lead the response.
79.6	(c) The 30 hours of ongoing training required by section 245I.05, subdivision 4, paragraph
79.7	(b), must be specific to providing crisis services to a recipient and include training about
79.8 79.9	evidence-based practices identified by the commissioner of health to reduce the recipient's risk of suicide and self-injurious behavior.
79.10	(d) Team members must be experienced in mental health crisis assessment, crisis
79.11	intervention techniques, treatment engagement strategies, working with families, and clinical
79.12	decision-making under emergency conditions and have knowledge of local services and
79.13	resources. The team must recommend and coordinate the team's services with appropriate
79.14	local resources such as the county social services agency, mental health services, and local
79.15	law enforcement when necessary.
79.16	Subd. 6. Crisis assessment and mobile intervention treatment planning screening. (a)
79.17	Prior to initiating mobile crisis intervention services, a screening of the potential crisis
79.18	situation must be conducted. The crisis screening may use the resources of crisis assistance
79.19	and emergency services as defined in sections 245.462, subdivision 6, and section 245.469,
79.20	subdivisions 1 and 2. The crisis screening must gather information, determine whether a
79.21	mental health crisis situation exists, identify parties involved, and determine an appropriate
79.22	response.
79.23	(b) When conducting the crisis screening of a recipient, a provider must:
79.24	(1) employ evidence-based practices to reduce the recipient's risk of suicide and
79.25	self-injurious behavior;
79.26	(2) work with the recipient to establish a plan and time frame for responding to the
79.27	recipient's mental health crisis, including responding to the recipient's immediate need for
79.28	support by telephone or text message until the provider can respond to the recipient
79.29	face-to-face;
79.30	(3) document significant factors in determining whether the recipient is experiencing a
79.31	mental health crisis, including prior requests for crisis services, a recipient's recent
79.32	presentation at an emergency department, known calls to 911 or law enforcement, or
79.33	information from third parties with knowledge of a recipient's history or current needs;

0.0.1	(1) account calls from interacted third neutics and consider the additional reads or notantial
80.1	(4) accept calls from interested third parties and consider the additional needs or potential
80.2	mental health crises that the third parties may be experiencing;
80.3	(5) provide psychoeducation, including means reduction, to relevant third parties
80.4	including family members or other persons living with the recipient; and
80.5	(6) consider other available services to determine which service intervention would best
80.6	address the recipient's needs and circumstances.
80.7	(c) For the purposes of this section, the following situations indicate a positive screen
80.8	for a potential mental health crisis and the provider must prioritize providing a face-to-face
80.9	crisis assessment of the recipient, unless a provider documents specific evidence to show
80.10	why this was not possible, including insufficient staffing resources, concerns for staff or
80.11	recipient safety, or other clinical factors:
80.12	(1) the recipient presents at an emergency department or urgent care setting and the
80.13	health care team at that location requested crisis services; or
80.14	(2) a peace officer requested crisis services for a recipient who is potentially subject to
80.15	transportation under section 253B.051.
80.16	(d) A provider is not required to have direct contact with the recipient to determine that
80.17	the recipient is experiencing a potential mental health crisis. A mobile crisis provider may
80.18	gather relevant information about the recipient from a third party at the scene to establish
80.19	the recipient's need for services and potential safety factors.
80.20	Subd. 6a. Crisis assessment. (b) (a) If a crisis exists recipient screens positive for
80.21	potential mental health crisis, a crisis assessment must be completed. A crisis assessment
80.22	evaluates any immediate needs for which emergency services are needed and, as time
80.23	permits, the recipient's current life situation, health information, including current
80.24	medications, sources of stress, mental health problems and symptoms, strengths, cultural
80.25	considerations, support network, vulnerabilities, current functioning, and the recipient's
80.26	preferences as communicated directly by the recipient, or as communicated in a health care
80.27	directive as described in chapters 145C and 253B, the crisis treatment plan described under
80.28	paragraph (d) subdivision 11, a crisis prevention plan, or a wellness recovery action plan.
80.29	(b) A provider must conduct a crisis assessment at the recipient's location whenever
80.30	possible.
80.31	(c) Whenever possible, the assessor must attempt to include input from the recipient and
80.32	the recipient's family and other natural supports to assess whether a crisis exists.

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(d) A crisis assessment includes determining: (1) whether the recipient is willing to 81.1 voluntarily engage in treatment or (2) has an advance directive and (3) gathering the 81.2 81.3 recipient's information and history from involved family or other natural supports. (e) A crisis assessment must include coordinated response with other health care providers 81.4 if the assessment indicates that a recipient needs detoxification, withdrawal management, 81.5 or medical stabilization in addition to crisis response services. If the recipient does not need 81.6 an acute level of care, a team must serve an otherwise eligible recipient who has a 81.7 co-occurring substance use disorder. 81.8 (f) If, after completing a crisis assessment of a recipient, a provider refers a recipient to 81.9 81.10 an intensive setting, including an emergency department, inpatient hospitalization, or residential crisis stabilization, one of the crisis team members who completed or conferred 81.11 about the recipient's crisis assessment must immediately contact the referral entity and 81.12 consult with the triage nurse or other staff responsible for intake at the referral entity. During 81.13 the consultation, the crisis team member must convey key findings or concerns that led to 81.14 the recipient's referral. Following the immediate consultation, the provider must also send 81.15 written documentation upon completion. The provider must document if these releases 81.16 occurred with authorization by the recipient, the recipient's legal guardian, or as allowed 81.17 by section 144.293, subdivision 5. 81.18

Subd. 6b. Crisis intervention services. (c) (a) If the crisis assessment determines mobile 81.19 crisis intervention services are needed, the crisis intervention services must be provided 81.20 promptly. As opportunity presents during the intervention, at least two members of the 81.21 mobile crisis intervention team must confer directly or by telephone about the crisis 81.22 assessment, crisis treatment plan, and actions taken and needed. At least one of the team 81.23 members must be on site providing face-to-face crisis intervention services. If providing 81.24 on-site crisis intervention services, a clinical trainee or mental health practitioner must seek 81.25 elinical treatment supervision as required in subdivision 9. 81.26

81.27 (b) If a provider delivers crisis intervention services while the recipient is absent, the 81.28 provider must document the reason for delivering services while the recipient is absent.

81.29 (d) (c) The mobile crisis intervention team must develop an initial, brief a crisis treatment
81.30 plan as soon as appropriate but no later than 24 hours after the initial face-to-face intervention
81.31 according to subdivision 11. The plan must address the needs and problems noted in the
81.32 erisis assessment and include measurable short-term goals, cultural considerations, and
81.33 frequency and type of services to be provided to achieve the goals and reduce or eliminate
81.34 the crisis. The treatment plan must be updated as needed to reflect current goals and services.

82.1 (e) (d) The mobile crisis intervention team must document which short-term goals crisis
 82.2 treatment plan goals and objectives have been met and when no further crisis intervention
 82.3 services are required.

82.4 (f)(e) If the recipient's <u>mental health</u> crisis is stabilized, but the recipient needs a referral 82.5 to other services, the team must provide referrals to these services. If the recipient has a 82.6 case manager, planning for other services must be coordinated with the case manager. If 82.7 the recipient is unable to follow up on the referral, the team must link the recipient to the 82.8 service and follow up to ensure the recipient is receiving the service.

82.9 (g)(f) If the recipient's <u>mental health</u> crisis is stabilized and the recipient does not have 82.10 an advance directive, the case manager or crisis team shall offer to work with the recipient 82.11 to develop one.

Subd. 7. Crisis stabilization services. (a) Crisis stabilization services must be provided
by qualified staff of a crisis stabilization services provider entity and must meet the following
standards:

(1) a crisis stabilization treatment plan must be developed which that meets the criteria
in subdivision 11;

82.17 (2) staff must be qualified as defined in subdivision 8; and

(3) <u>crisis stabilization services must be delivered according to the crisis treatment plan</u>
and include face-to-face contact with the recipient by qualified staff for further assessment,
help with referrals, updating of the crisis stabilization treatment plan, supportive counseling,
skills training, and collaboration with other service providers in the community; and

82.22 (4) if a provider delivers crisis stabilization services while the recipient is absent, the 82.23 provider must document the reason for delivering services while the recipient is absent.

(b) If crisis stabilization services are provided in a supervised, licensed residential setting,
the recipient must be contacted face-to-face daily by a qualified mental health practitioner
or mental health professional. The program must have 24-hour-a-day residential staffing
which may include staff who do not meet the qualifications in subdivision 8. The residential
staff must have 24-hour-a-day immediate direct or telephone access to a qualified mental
health professional or practitioner.

82.30 (c) (b) If crisis stabilization services are provided in a supervised, licensed residential 82.31 setting that serves no more than four adult residents, and one or more individuals are present 82.32 at the setting to receive residential crisis stabilization services, the residential staff must 82.33 include, for at least eight hours per day, at least one individual who meets the qualifications

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- in subdivision 8, paragraph (a), clause (1) or (2) mental health professional, clinical trainee, 83.1 certified rehabilitation specialist, or mental health practitioner. 83.2 83.3 (d) If crisis stabilization services are provided in a supervised, licensed residential setting that serves more than four adult residents, and one or more are recipients of crisis stabilization 83.4 services, the residential staff must include, for 24 hours a day, at least one individual who 83.5 meets the qualifications in subdivision 8. During the first 48 hours that a recipient is in the 83.6 residential program, the residential program must have at least two staff working 24 hours 83.7 83.8 a day. Staffing levels may be adjusted thereafter according to the needs of the recipient as specified in the crisis stabilization treatment plan. 83.9 83.10 Subd. 8. Adult Crisis stabilization staff qualifications. (a) Adult Mental health crisis stabilization services must be provided by qualified individual staff of a qualified provider 83.11 entity. Individual provider staff must have the following qualifications A staff member 83.12 providing crisis stabilization services to a recipient must be qualified as a: 83.13 (1) be a mental health professional as defined in section 245.462, subdivision 18, clauses 83.14 (1) to (6); 83.15 (2) be a certified rehabilitation specialist; 83.16 (3) clinical trainee; 83.17 (4) mental health practitioner as defined in section 245.462, subdivision 17. The mental 83.18 health practitioner must work under the clinical supervision of a mental health professional; 83.19 (5) mental health certified family peer specialist; 83.20 (3) be a (6) mental health certified peer specialist under section 256B.0615. The certified 83.21 peer specialist must work under the clinical supervision of a mental health professional; or 83.22 (4) be a (7) mental health rehabilitation worker who meets the criteria in section 83.23 256B.0623, subdivision 5, paragraph (a), clause (4); works under the direction of a mental 83.24 health practitioner as defined in section 245.462, subdivision 17, or under direction of a 83.25 mental health professional; and works under the clinical supervision of a mental health 83.26 83.27 professional. (b) Mental health practitioners and mental health rehabilitation workers must have 83.28 completed at least 30 hours of training in crisis intervention and stabilization during the 83.29 past two years. The 30 hours of ongoing training required in section 245I.05, subdivision 83.30 4, paragraph (b), must be specific to providing crisis services to a recipient and include 83.31 training about evidence-based practices identified by the commissioner of health to reduce 83.32
- 83.33 a recipient's risk of suicide and self-injurious behavior.

- Subd. 9. Supervision. <u>Clinical trainees and mental health practitioners may provide</u>
 crisis assessment and mobile crisis intervention services if the following <u>elinical treatment</u>
 supervision requirements are met:
- 84.4 (1) the mental health provider entity must accept full responsibility for the services84.5 provided;

(2) the mental health professional of the provider entity, who is an employee or under
contract with the provider entity, must be immediately available by phone or in person for
elinical treatment supervision;

(3) the mental health professional is consulted, in person or by phone, during the first
three hours when a <u>clinical trainee or mental health practitioner provides on-site service
crisis assessment or crisis intervention services; and
</u>

84.12 (4) the mental health professional must:

(i) review and approve, as defined in section 245I.02, subdivision 2, of the tentative

84.14 crisis assessment and crisis treatment plan within 24 hours of first providing services to the

84.15 recipient, notwithstanding section 245I.08, subdivision 3; and

84.16 (ii) document the consultation required in clause (3).; and

84.17 (iii) sign the crisis assessment and treatment plan within the next business day;

84.18 (5) if the mobile crisis intervention services continue into a second calendar day, a mental

84.19 health professional must contact the recipient face-to-face on the second day to provide

84.20 services and update the crisis treatment plan; and

- 84.21 (6) the on-site observation must be documented in the recipient's record and signed by
 84.22 the mental health professional.
- 84.23 Subd. 10. Recipient file. Providers of mobile crisis intervention or crisis stabilization
 84.24 services must maintain a file for each recipient containing the following information:
- 84.25 (1) individual crisis treatment plans signed by the recipient, mental health professional,
- 84.26 and mental health practitioner who developed the crisis treatment plan, or if the recipient
- refused to sign the plan, the date and reason stated by the recipient as to why the recipient
 would not sign the plan;
- 84.29 (2) signed release forms;
- 84.30 (3) recipient health information and current medications;
- 84.31 (4) emergency contacts for the recipient;

- 85.1 (5) case records which document the date of service, place of service delivery, signature
- 85.2 of the person providing the service, and the nature, extent, and units of service. Direct or
- 85.3 telephone contact with the recipient's family or others should be documented;
- 85.4 (6) required clinical supervision by mental health professionals;
- 85.5 (7) summary of the recipient's case reviews by staff;
- 85.6 (8) any written information by the recipient that the recipient wants in the file; and
- 85.7 (9) an advance directive, if there is one available.
- 85.8 Documentation in the file must comply with all requirements of the commissioner.
- 85.9 Subd. 11. Crisis treatment plan. The individual crisis stabilization treatment plan must
 85.10 include, at a minimum:
- 85.11 (1) a list of problems identified in the assessment;
- 85.12 (2) a list of the recipient's strengths and resources;
- 85.13 (3) concrete, measurable short-term goals and tasks to be achieved, including time frames
 85.14 for achievement;
- 85.15 (4) specific objectives directed toward the achievement of each one of the goals;
- (5) documentation of the participants involved in the service planning. The recipient, if
 possible, must be a participant. The recipient or the recipient's legal guardian must sign the
 service plan or documentation must be provided why this was not possible. A copy of the
 plan must be given to the recipient and the recipient's legal guardian. The plan should include
 services arranged, including specific providers where applicable;
- 85.21 (6) planned frequency and type of services initiated;
- 85.22 (7) a crisis response action plan if a crisis should occur;
- 85.23 (8) clear progress notes on outcome of goals;
- 85.24 (9) a written plan must be completed within 24 hours of beginning services with the
- 85.25 recipient; and
- 85.26 (10) a treatment plan must be developed by a mental health professional or mental health
- 85.27 practitioner under the clinical supervision of a mental health professional. The mental health
 85.28 professional must approve and sign all treatment plans.
- (a) Within 24 hours of the recipient's admission, the provider entity must complete the
- 85.30 recipient's crisis treatment plan. The provider entity must:

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86.1	(1) base the recipient's crisis treatment plan on the recipient's crisis assessment;
86.2	(2) consider crisis assistance strategies that have been effective for the recipient in the
86.3	<u>past;</u>
86.4	(3) for a child recipient, use a child-centered, family-driven, and culturally appropriate
86.5	planning process that allows the recipient's parents and guardians to observe or participate
86.6	in the recipient's individual and family treatment services, assessment, and treatment
86.7	planning;
86.8	(4) for an adult recipient, use a person-centered, culturally appropriate planning process
86.9	that allows the recipient's family and other natural supports to observe or participate in
86.10	treatment services, assessment, and treatment planning;
86.11	(5) identify the participants involved in the recipient's treatment planning. The recipient,
86.12	if possible, must be a participant;
86.13	(6) identify the recipient's initial treatment goals, measurable treatment objectives, and
86.14	specific interventions that the license holder will use to help the recipient engage in treatment;
86.15	(7) include documentation of referral to and scheduling of services, including specific
86.16	providers where applicable;
86.17	(8) ensure that the recipient or the recipient's legal guardian approves under section
86.18	245I.02, subdivision 2, of the recipient's crisis treatment plan unless a court orders the
86.19	recipient's treatment plan under chapter 253B. If the recipient or the recipient's legal guardian
86.20	disagrees with the crisis treatment plan, the license holder must document in the client file
86.21	the reasons why the recipient disagrees with the crisis treatment plan; and
86.22	(9) ensure that a treatment supervisor approves under section 245I.02, subdivision 2, of
86.23	the recipient's treatment plan within 24 hours of the recipient's admission if a mental health
86.24	practitioner or clinical trainee completes the crisis treatment plan, notwithstanding section
86.25	245I.08, subdivision 3.
86.26	(b) The provider entity must provide the recipient and the recipient's legal guardian with
86.27	a copy of the recipient's crisis treatment plan.
86.28	Subd. 12. Excluded services. The following services are excluded from reimbursement
86.29	under this section:
86.30	(1) room and board services;
86.31	(2) services delivered to a recipient while admitted to an inpatient hospital;

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87.1	(3) recipient transportation costs may be covered under other medical assistance
87.2	provisions, but transportation services are not an adult mental health crisis response service;
87.3	(4) services provided and billed by a provider who is not enrolled under medical
87.4	assistance to provide adult mental health crisis response services;
87.5	(5) services performed by volunteers;
87.6	(6) direct billing of time spent "on call" when not delivering services to a recipient;
87.7	(7) provider service time included in case management reimbursement. When a provider
87.8	is eligible to provide more than one type of medical assistance service, the recipient must
87.9	have a choice of provider for each service, unless otherwise provided for by law;
87.10	(8) outreach services to potential recipients; and
87.11	(9) a mental health service that is not medically necessary:
87.12	(10) services that a residential treatment center licensed under Minnesota Rules, chapter
87.13	2960, provides to a client;
87.14	(11) partial hospitalization or day treatment; and
87.15	(12) a crisis assessment that a residential provider completes when a daily rate is paid
87.16	for the recipient's crisis stabilization.
87.17	ARTICLE 3
87.18	UNIFORM SERVICE STANDARDS; CONFORMING CHANGES
87.19	Section 1. Minnesota Statutes 2020, section 62A.152, subdivision 3, is amended to read:
87.20	Subd. 3. Provider discrimination prohibited. All group policies and group subscriber
87.21	contracts that provide benefits for mental or nervous disorder treatments in a hospital must
87.22	provide direct reimbursement for those services if performed by a mental health professional,
87.23	as defined in sections 245.462, subdivision 18, clauses (1) to (5); and 245.4871, subdivision
87.24	27, clauses (1) to (5) qualified according to section 245I.04, subdivision 2, to the extent that
87.25	the services and treatment are within the scope of mental health professional licensure.
87.26	This subdivision is intended to provide payment of benefits for mental or nervous disorder
87.27	treatments performed by a licensed mental health professional in a hospital and is not
87.28	intended to change or add benefits for those services provided in policies or contracts to
87.29	which this subdivision applies.

88.1 Sec. 2. Minnesota Statutes 2020, section 62A.3094, subdivision 1, is amended to read:

Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in
paragraphs (b) to (d) have the meanings given.

(b) "Autism spectrum disorders" means the conditions as determined by criteria set forth
in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders of
the American Psychiatric Association.

(c) "Medically necessary care" means health care services appropriate, in terms of type,
frequency, level, setting, and duration, to the enrollee's condition, and diagnostic testing
and preventative services. Medically necessary care must be consistent with generally
accepted practice parameters as determined by physicians and licensed psychologists who
typically manage patients who have autism spectrum disorders.

(d) "Mental health professional" means a mental health professional as defined in section
245.4871, subdivision 27 qualified according to section 245I.04, subdivision 2, clause (1),
(2), (3), (4), or (6), who has training and expertise in autism spectrum disorder and child
development.

88.16 Sec. 3. Minnesota Statutes 2020, section 62Q.096, is amended to read:

88.17 62Q.096 CREDENTIALING OF PROVIDERS.

If a health plan company has initially credentialed, as providers in its provider network,
individual providers employed by or under contract with an entity that:

(1) is authorized to bill under section 256B.0625, subdivision 5;

(2) meets the requirements of Minnesota Rules, parts 9520.0750 to 9520.0870 is a mental
health clinic certified under section 2451.20;

(3) is designated an essential community provider under section 62Q.19; and

(4) is under contract with the health plan company to provide mental health services,

the health plan company must continue to credential at least the same number of providers

from that entity, as long as those providers meet the health plan company's credentialingstandards.

- 88.28 A health plan company shall not refuse to credential these providers on the grounds that
- their provider network has a sufficient number of providers of that type.

Sec. 4. Minnesota Statutes 2020, section 144.651, subdivision 2, is amended to read: 89.1 Subd. 2. Definitions. For the purposes of this section, "patient" means a person who is 89.2 admitted to an acute care inpatient facility for a continuous period longer than 24 hours, for 89.3 the purpose of diagnosis or treatment bearing on the physical or mental health of that person. 89.4 For purposes of subdivisions 4 to 9, 12, 13, 15, 16, and 18 to 20, "patient" also means a 89.5 person who receives health care services at an outpatient surgical center or at a birth center 89.6 licensed under section 144.615. "Patient" also means a minor who is admitted to a residential 89.7 89.8 program as defined in section 253C.01. For purposes of subdivisions 1, 3 to 16, 18, 20 and 30, "patient" also means any person who is receiving mental health treatment on an outpatient 89.9 basis or in a community support program or other community-based program. "Resident" 89.10 means a person who is admitted to a nonacute care facility including extended care facilities, 89.11 nursing homes, and boarding care homes for care required because of prolonged mental or 89.12 physical illness or disability, recovery from injury or disease, or advancing age. For purposes 89.13 of all subdivisions except subdivisions 28 and 29, "resident" also means a person who is 89.14 admitted to a facility licensed as a board and lodging facility under Minnesota Rules, parts 89.15 4625.0100 to 4625.2355, a boarding care home under sections 144.50 to 144.56, or a 89.16 supervised living facility under Minnesota Rules, parts 4665.0100 to 4665.9900, and which 89.17 operates a rehabilitation program licensed under chapter 245G or 245I, or Minnesota Rules, 89.18 parts 9530.6510 to 9530.6590. 89.19

89.20 Sec. 5. Minnesota Statutes 2020, section 144D.01, subdivision 4, is amended to read:

Subd. 4. Housing with services establishment or establishment. (a) "Housing with
services establishment" or "establishment" means:

(1) an establishment providing sleeping accommodations to one or more adult residents,
at least 80 percent of which are 55 years of age or older, and offering or providing, for a
fee, one or more regularly scheduled health-related services or two or more regularly
scheduled supportive services, whether offered or provided directly by the establishment
or by another entity arranged for by the establishment; or

- 89.28 (2) an establishment that registers under section 144D.025.
- (b) Housing with services establishment does not include:

89.30 (1) a nursing home licensed under chapter 144A;

89.31 (2) a hospital, certified boarding care home, or supervised living facility licensed under
89.32 sections 144.50 to 144.56;

- 90.1 (3) a board and lodging establishment licensed under chapter 157 and Minnesota Rules,
 90.2 parts 9520.0500 to 9520.0670, or under chapter 245D or, 245G, or 245I;
- 90.3 (4) a board and lodging establishment which serves as a shelter for battered women or
 90.4 other similar purpose;
- 90.5 (5) a family adult foster care home licensed by the Department of Human Services;

90.6 (6) private homes in which the residents are related by kinship, law, or affinity with the90.7 providers of services;

90.8 (7) residential settings for persons with developmental disabilities in which the services
90.9 are licensed under chapter 245D;

90.10 (8) a home-sharing arrangement such as when an elderly or disabled person or
90.11 single-parent family makes lodging in a private residence available to another person in
90.12 exchange for services or rent, or both;

- 90.13 (9) a duly organized condominium, cooperative, common interest community, or owners'
 90.14 association of the foregoing where at least 80 percent of the units that comprise the
 90.15 condominium, cooperative, or common interest community are occupied by individuals
 90.16 who are the owners, members, or shareholders of the units;
- 90.17 (10) services for persons with developmental disabilities that are provided under a license
 90.18 under chapter 245D; or

90.19 (11) a temporary family health care dwelling as defined in sections 394.307 and 462.3593.

90.20 Sec. 6. Minnesota Statutes 2020, section 144G.08, subdivision 7, as amended by Laws
90.21 2020, Seventh Special Session chapter 1, article 6, section 5, is amended to read:

Subd. 7. Assisted living facility. "Assisted living facility" means a facility that provides
sleeping accommodations and assisted living services to one or more adults. Assisted living
facility includes assisted living facility with dementia care, and does not include:

- 90.25 (1) emergency shelter, transitional housing, or any other residential units serving
 90.26 exclusively or primarily homeless individuals, as defined under section 116L.361;
- 90.27 (2) a nursing home licensed under chapter 144A;
- 90.28 (3) a hospital, certified boarding care, or supervised living facility licensed under sections
 90.29 144.50 to 144.56;
- 90.30 (4) a lodging establishment licensed under chapter 157 and Minnesota Rules, parts
 90.31 9520.0500 to 9520.0670, or under chapter 245D or, 245G, or 245I;

91.1 (5) services and residential settings licensed under chapter 245A, including adult foster
91.2 care and services and settings governed under the standards in chapter 245D;

91.3 (6) a private home in which the residents are related by kinship, law, or affinity with the
91.4 provider of services;

91.5 (7) a duly organized condominium, cooperative, and common interest community, or
91.6 owners' association of the condominium, cooperative, and common interest community
91.7 where at least 80 percent of the units that comprise the condominium, cooperative, or
91.8 common interest community are occupied by individuals who are the owners, members, or
91.9 shareholders of the units;

91.10 (8) a temporary family health care dwelling as defined in sections 394.307 and 462.3593;

91.11 (9) a setting offering services conducted by and for the adherents of any recognized
91.12 church or religious denomination for its members exclusively through spiritual means or
91.13 by prayer for healing;

(10) housing financed pursuant to sections 462A.37 and 462A.375, units financed with
low-income housing tax credits pursuant to United States Code, title 26, section 42, and
units financed by the Minnesota Housing Finance Agency that are intended to serve
individuals with disabilities or individuals who are homeless, except for those developments
that market or hold themselves out as assisted living facilities and provide assisted living
services;

91.20 (11) rental housing developed under United States Code, title 42, section 1437, or United
91.21 States Code, title 12, section 1701q;

91.22 (12) rental housing designated for occupancy by only elderly or elderly and disabled
91.23 residents under United States Code, title 42, section 1437e, or rental housing for qualifying
91.24 families under Code of Federal Regulations, title 24, section 983.56;

91.25 (13) rental housing funded under United States Code, title 42, chapter 89, or United
91.26 States Code, title 42, section 8011;

91.27 (14) a covered setting as defined in section 325F.721, subdivision 1, paragraph (b); or

91.28 (15) any establishment that exclusively or primarily serves as a shelter or temporary
91.29 shelter for victims of domestic or any other form of violence.

91.30 Sec. 7. Minnesota Statutes 2020, section 148B.5301, subdivision 2, is amended to read:

91.31 Subd. 2. Supervision. (a) To qualify as a LPCC, an applicant must have completed

91.32 4,000 hours of post-master's degree supervised professional practice in the delivery of

Article 3 Sec. 7.

92.1 clinical services in the diagnosis and treatment of mental illnesses and disorders in both
92.2 children and adults. The supervised practice shall be conducted according to the requirements
92.3 in paragraphs (b) to (e).

(b) The supervision must have been received under a contract that defines clinical practice
and supervision from a mental health professional as defined in section 245.462, subdivision
18, clauses (1) to (6), or 245.4871, subdivision 27, clauses (1) to (6) qualified according to
section 245I.04, subdivision 2, or by a board-approved supervisor, who has at least two
years of postlicensure experience in the delivery of clinical services in the diagnosis and
treatment of mental illnesses and disorders. All supervisors must meet the supervisor
requirements in Minnesota Rules, part 2150.5010.

92.11 (c) The supervision must be obtained at the rate of two hours of supervision per 40 hours
92.12 of professional practice. The supervision must be evenly distributed over the course of the
92.13 supervised professional practice. At least 75 percent of the required supervision hours must
92.14 be received in person. The remaining 25 percent of the required hours may be received by
92.15 telephone or by audio or audiovisual electronic device. At least 50 percent of the required
92.16 hours of supervision must be received on an individual basis. The remaining 50 percent
92.17 may be received in a group setting.

92.18 (d) The supervised practice must include at least 1,800 hours of clinical client contact.

92.19 (e) The supervised practice must be clinical practice. Supervision includes the observation
92.20 by the supervisor of the successful application of professional counseling knowledge, skills,
92.21 and values in the differential diagnosis and treatment of psychosocial function, disability,
92.22 or impairment, including addictions and emotional, mental, and behavioral disorders.

92.23 Sec. 8. Minnesota Statutes 2020, section 148E.120, subdivision 2, is amended to read:

Subd. 2. Alternate supervisors. (a) The board may approve an alternate supervisor as
determined in this subdivision. The board shall approve up to 25 percent of the required
supervision hours by a licensed mental health professional who is competent and qualified
to provide supervision according to the mental health professional's respective licensing
board, as established by section 245.462, subdivision 18, clauses (1) to (6), or 245.4871,
subdivision 27, clauses (1) to (6) 245I.04, subdivision 2.

92.30 (b) The board shall approve up to 100 percent of the required supervision hours by an92.31 alternate supervisor if the board determines that:

92.32 (1) there are five or fewer supervisors in the county where the licensee practices social92.33 work who meet the applicable licensure requirements in subdivision 1;

(2) the supervisor is an unlicensed social worker who is employed in, and provides the
supervision in, a setting exempt from licensure by section 148E.065, and who has
qualifications equivalent to the applicable requirements specified in sections 148E.100 to
148E.115;

(3) the supervisor is a social worker engaged in authorized social work practice in Iowa,
Manitoba, North Dakota, Ontario, South Dakota, or Wisconsin, and has the qualifications
equivalent to the applicable requirements in sections 148E.100 to 148E.115; or

(4) the applicant or licensee is engaged in nonclinical authorized social work practice
outside of Minnesota and the supervisor meets the qualifications equivalent to the applicable
requirements in sections 148E.100 to 148E.115, or the supervisor is an equivalent mental
health professional, as determined by the board, who is credentialed by a state, territorial,
provincial, or foreign licensing agency; or

93.13 (5) the applicant or licensee is engaged in clinical authorized social work practice outside93.14 of Minnesota and the supervisor meets qualifications equivalent to the applicable

93.15 requirements in section 148E.115, or the supervisor is an equivalent mental health

93.16 professional as determined by the board, who is credentialed by a state, territorial, provincial,93.17 or foreign licensing agency.

93.18 (c) In order for the board to consider an alternate supervisor under this section, the93.19 licensee must:

93.20 (1) request in the supervision plan and verification submitted according to section
93.21 148E.125 that an alternate supervisor conduct the supervision; and

93.22 (2) describe the proposed supervision and the name and qualifications of the proposed
93.23 alternate supervisor. The board may audit the information provided to determine compliance
93.24 with the requirements of this section.

93.25 Sec. 9. Minnesota Statutes 2020, section 148F.11, subdivision 1, is amended to read:

Subdivision 1. Other professionals. (a) Nothing in this chapter prevents members of 93.26 other professions or occupations from performing functions for which they are qualified or 93.27 licensed. This exception includes, but is not limited to: licensed physicians; registered nurses; 93.28 licensed practical nurses; licensed psychologists and licensed psychological practitioners; 93.29 members of the clergy provided such services are provided within the scope of regular 93.30 93.31 ministries; American Indian medicine men and women; licensed attorneys; probation officers; licensed marriage and family therapists; licensed social workers; social workers employed 93.32 by city, county, or state agencies; licensed professional counselors; licensed professional 93.33

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clinical counselors; licensed school counselors; registered occupational therapists or 94.1 occupational therapy assistants; Upper Midwest Indian Council on Addictive Disorders 94.2 (UMICAD) certified counselors when providing services to Native American people; city, 94.3 county, or state employees when providing assessments or case management under Minnesota 94.4 Rules, chapter 9530; and individuals defined in section 256B.0623, subdivision 5, paragraph 94.5 (a), clauses (1) and (2) to (6), providing integrated dual diagnosis co-occurring substance 94.6 use disorder treatment in adult mental health rehabilitative programs certified or licensed 94.7 by the Department of Human Services under section 245I.23, 256B.0622, or 256B.0623. 94.8

94.9 (b) Nothing in this chapter prohibits technicians and resident managers in programs
94.10 licensed by the Department of Human Services from discharging their duties as provided
94.11 in Minnesota Rules, chapter 9530.

(c) Any person who is exempt from licensure under this section must not use a title 94.12 incorporating the words "alcohol and drug counselor" or "licensed alcohol and drug 94.13 counselor" or otherwise hold himself or herself out to the public by any title or description 94.14 stating or implying that he or she is engaged in the practice of alcohol and drug counseling, 94.15 or that he or she is licensed to engage in the practice of alcohol and drug counseling, unless 94.16 that person is also licensed as an alcohol and drug counselor. Persons engaged in the practice 94.17 of alcohol and drug counseling are not exempt from the board's jurisdiction solely by the 94.18 use of one of the titles in paragraph (a). 94.19

94.20 Sec. 10. Minnesota Statutes 2020, section 245.462, subdivision 1, is amended to read:
94.21 Subdivision 1. Definitions. The definitions in this section apply to sections 245.461 to
94.22 245.486 245.4863.

94.23 Sec. 11. Minnesota Statutes 2020, section 245.462, subdivision 6, is amended to read:

Subd. 6. Community support services program. "Community support services program"
means services, other than inpatient or residential treatment services, provided or coordinated
by an identified program and staff under the <u>elinical treatment</u> supervision of a mental health
professional designed to help adults with serious and persistent mental illness to function
and remain in the community. A community support services program includes:

- 94.29 (1) client outreach,
- 94.30 (2) medication monitoring,
- 94.31 (3) assistance in independent living skills,

94.32 (4) development of employability and work-related opportunities,

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95.1 (5) crisis assistance,
95.2 (6) psychosocial rehabilitation,
95.3 (7) help in applying for government benefits, and
95.4 (8) housing support services.
95.5 The community support services program must be coordinated with the case management

95.6 services specified in section 245.4711.

95.7 Sec. 12. Minnesota Statutes 2020, section 245.462, subdivision 8, is amended to read:

Subd. 8. Day treatment services. "Day treatment," "day treatment services," or "day 95.8 treatment program" means a structured program of treatment and care provided to an adult 95.9 in or by: (1) a hospital accredited by the joint commission on accreditation of health 95.10 organizations and licensed under sections 144.50 to 144.55; (2) a community mental health 95.11 center under section 245.62; or (3) an entity that is under contract with the county board to 95.12 operate a program that meets the requirements of section 245.4712, subdivision 2, and 95.13 Minnesota Rules, parts 9505.0170 to 9505.0475. Day treatment consists of group 95.14 95.15 psychotherapy and other intensive therapeutic services that are provided at least two days a week by a multidisciplinary staff under the clinical supervision of a mental health 95.16 professional. Day treatment may include education and consultation provided to families 95.17 95.18 and other individuals as part of the treatment process. The services are aimed at stabilizing the adult's mental health status, providing mental health services, and developing and 95.19 improving the adult's independent living and socialization skills. The goal of day treatment 95.20 is to reduce or relieve mental illness and to enable the adult to live in the community. Day 95.21 treatment services are not a part of inpatient or residential treatment services. Day treatment 95.22 services are distinguished from day care by their structured therapeutic program of 95.23 psychotherapy services. The commissioner may limit medical assistance reimbursement 95.24 for day treatment to 15 hours per week per person the treatment services described under 95.25 section 256B.0671, subdivision 3. 95.26

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95.27 Sec. 13. Minnesota Statutes 2020, section 245.462, subdivision 9, is amended to read:
95.28 Subd. 9. Diagnostic assessment. (a) "Diagnostic assessment" has the meaning given in
95.29 Minnesota Rules, part 9505.0370, subpart 11, and is delivered as provided in Minnesota
95.30 Rules, part 9505.0372, subpart 1, items A, B, C, and E. Diagnostic assessment includes a
95.31 standard, extended, or brief diagnostic assessment, or an adult update section 245I.10,
95.32 subdivisions 4 to 6.
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(b) A brief diagnostic assessment must include a face-to-face interview with the client 96.1 and a written evaluation of the client by a mental health professional or a clinical trainee, 96.2 as provided in Minnesota Rules, part 9505.0371, subpart 5, item C. The professional or 96.3 clinical trainee must gather initial components of a standard diagnostic assessment, including 96.4 the client's: 96 5 (1) age; 96.6 (2) description of symptoms, including reason for referral; 96.7 (3) history of mental health treatment; 96.8 (4) cultural influences and their impact on the client; and 96.9 96.10 (5) mental status examination. (c) On the basis of the initial components, the professional or clinical trainee must draw 96.11 a provisional clinical hypothesis. The clinical hypothesis may be used to address the client's 96.12 immediate needs or presenting problem. 96.13

96.14 (d) Treatment sessions conducted under authorization of a brief assessment may be used
 96.15 to gather additional information necessary to complete a standard diagnostic assessment or
 96.16 an extended diagnostic assessment.

96.17 (c) Notwithstanding Minnesota Rules, part 9505.0371, subpart 2, item A, subitem (1),
 96.18 unit (b), prior to completion of a client's initial diagnostic assessment, a client is eligible
 96.19 for psychological testing as part of the diagnostic process.

96.20 (f) Notwithstanding Minnesota Rules, part 9505.0371, subpart 2, item A, subitem (1),

96.21 unit (c), prior to completion of a client's initial diagnostic assessment, but in conjunction

96.22 with the diagnostic assessment process, a client is eligible for up to three individual or family
96.23 psychotherapy sessions or family psychoeducation sessions or a combination of the above
96.24 sessions not to exceed three sessions.

96.25 (g) Notwithstanding Minnesota Rules, part 9505.0371, subpart 2, item B, subitem (3),
 96.26 unit (a), a brief diagnostic assessment may be used for a client's family who requires a
 96.27 language interpreter to participate in the assessment.

96.28 Sec. 14. Minnesota Statutes 2020, section 245.462, subdivision 14, is amended to read:

96.29 Subd. 14. Individual treatment plan. "Individual treatment plan" means a written plan

96.30 of intervention, treatment, and services for an adult with mental illness that is developed

96.31 by a service provider under the clinical supervision of a mental health professional on the

96.32 basis of a diagnostic assessment. The plan identifies goals and objectives of treatment,

97.1 treatment strategy, a schedule for accomplishing treatment goals and objectives, and the

97.2 individual responsible for providing treatment to the adult with mental illness the formulation

- 97.3 of planned services that are responsive to the needs and goals of a client. An individual
- treatment plan must be completed according to section 245I.10, subdivisions 7 and 8.

97.5 Sec. 15. Minnesota Statutes 2020, section 245.462, subdivision 16, is amended to read:

Subd. 16. Mental health funds. "Mental health funds" are funds expended under sections
245.73 and 256E.12, federal mental health block grant funds, and funds expended under
section 256D.06 to facilities licensed under <u>section 245I.23 or Minnesota Rules</u>, parts
9520.0500 to 9520.0670.

97.10 Sec. 16. Minnesota Statutes 2020, section 245.462, subdivision 17, is amended to read:

97.11 Subd. 17. Mental health practitioner. (a) "Mental health practitioner" means a staff
97.12 person providing services to adults with mental illness or children with emotional disturbance
97.13 who is qualified in at least one of the ways described in paragraphs (b) to (g). A mental

97.14 health practitioner for a child client must have training working with children. A mental
97.15 health practitioner for an adult client must have training working with adults <u>qualified</u>
97.16 according to section 245I.04, subdivision 4.

97.17 (b) For purposes of this subdivision, a practitioner is qualified through relevant
97.18 coursework if the practitioner completes at least 30 semester hours or 45 quarter hours in
97.19 behavioral sciences or related fields and:

97.20 (1) has at least 2,000 hours of supervised experience in the delivery of services to adults
97.21 or children with:

97.22 (i) mental illness, substance use disorder, or emotional disturbance; or

97.23 (ii) traumatic brain injury or developmental disabilities and completes training on mental
97.24 illness, recovery from mental illness, mental health de-escalation techniques, co-occurring
97.25 mental illness and substance abuse, and psychotropic medications and side effects;

97.26 (2) is fluent in the non-English language of the ethnic group to which at least 50 percent

97.27 of the practitioner's clients belong, completes 40 hours of training in the delivery of services

- 97.28 to adults with mental illness or children with emotional disturbance, and receives clinical
- 97.29 supervision from a mental health professional at least once a week until the requirement of
- 97.30 2,000 hours of supervised experience is met;
- 97.31 (3) is v

(3) is working in a day treatment program under section 245.4712, subdivision 2; or

(4) has completed a practicum or internship that (i) requires direct interaction with adults 98.1 or children served, and (ii) is focused on behavioral sciences or related fields. 98.2 (c) For purposes of this subdivision, a practitioner is qualified through work experience 98.3 if the person: 98.4 (1) has at least 4,000 hours of supervised experience in the delivery of services to adults 98.5 or children with: 98.6 98.7 (i) mental illness, substance use disorder, or emotional disturbance; or (ii) traumatic brain injury or developmental disabilities and completes training on mental 98.8 illness, recovery from mental illness, mental health de-escalation techniques, co-occurring 98.9 mental illness and substance abuse, and psychotropic medications and side effects; or 98.10 (2) has at least 2,000 hours of supervised experience in the delivery of services to adults 98.11 or children with: 98 12 (i) mental illness, emotional disturbance, or substance use disorder, and receives clinical 98.13 supervision as required by applicable statutes and rules from a mental health professional 98.14 at least once a week until the requirement of 4,000 hours of supervised experience is met; 98.15 98.16 or (ii) traumatic brain injury or developmental disabilities; completes training on mental 98.17 illness, recovery from mental illness, mental health de-escalation techniques, co-occurring 98.18 mental illness and substance abuse, and psychotropic medications and side effects; and 98.19 receives clinical supervision as required by applicable statutes and rules at least once a week 98.20 from a mental health professional until the requirement of 4,000 hours of supervised 98.21 experience is met. 98.22

(d) For purposes of this subdivision, a practitioner is qualified through a graduate student
 internship if the practitioner is a graduate student in behavioral sciences or related fields
 and is formally assigned by an accredited college or university to an agency or facility for
 clinical training.

98.27 (e) For purposes of this subdivision, a practitioner is qualified by a bachelor's or master's
 98.28 degree if the practitioner:

98.29 (1) holds a master's or other graduate degree in behavioral sciences or related fields; or

98.30 (2) holds a bachelor's degree in behavioral sciences or related fields and completes a

98.31 practicum or internship that (i) requires direct interaction with adults or children served,

98.32 and (ii) is focused on behavioral sciences or related fields.

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(f) For purposes of this subdivision, a practitioner is qualified as a vendor of medical 99.1 care if the practitioner meets the definition of vendor of medical care in section 256B.02, 99.2 subdivision 7, paragraphs (b) and (c), and is serving a federally recognized tribe. 99.3 (g) For purposes of medical assistance coverage of diagnostic assessments, explanations 99.4 of findings, and psychotherapy under section 256B.0625, subdivision 65, a mental health 99.5 practitioner working as a clinical trainee means that the practitioner's clinical supervision 99.6 experience is helping the practitioner gain knowledge and skills necessary to practice 99.7 99.8 effectively and independently. This may include supervision of direct practice, treatment team collaboration, continued professional learning, and job management. The practitioner 99.9 must also: 99 10 99.11 (1) comply with requirements for licensure or board certification as a mental health professional, according to the qualifications under Minnesota Rules, part 9505.0371, subpart 99.12 5, item A, including supervised practice in the delivery of mental health services for the 99.13 treatment of mental illness; or 99.14 99.15 (2) be a student in a bona fide field placement or internship under a program leading to

99.16 completion of the requirements for licensure as a mental health professional according to
99.17 the qualifications under Minnesota Rules, part 9505.0371, subpart 5, item A.

99.18 (h) For purposes of this subdivision, "behavioral sciences or related fields" has the
 99.19 meaning given in section 256B.0623, subdivision 5, paragraph (d).

99.20 (i) Notwithstanding the licensing requirements established by a health-related licensing
 99.21 board, as defined in section 214.01, subdivision 2, this subdivision supersedes any other
 99.22 statute or rule.

99.23 Sec. 17. Minnesota Statutes 2020, section 245.462, subdivision 18, is amended to read:

Subd. 18. Mental health professional. "Mental health professional" means a staff person
providing clinical services in the treatment of mental illness who is qualified in at least one
of the following ways: qualified according to section 245I.04, subdivision 2.

99.27 (1) in psychiatric nursing: a registered nurse who is licensed under sections 148.171 to
99.28 148.285; and:

99.29 (i) who is certified as a clinical specialist or as a nurse practitioner in adult or family
 99.30 psychiatric and mental health nursing by a national nurse certification organization; or

99.31 (ii) who has a master's degree in nursing or one of the behavioral sciences or related
 99.32 fields from an accredited college or university or its equivalent, with at least 4,000 hours

of post-master's supervised experience in the delivery of clinical services in the treatment
 of mental illness;

(2) in clinical social work: a person licensed as an independent clinical social worker
 under chapter 148D, or a person with a master's degree in social work from an accredited
 college or university, with at least 4,000 hours of post-master's supervised experience in
 the delivery of clinical services in the treatment of mental illness;

100.7 (3) in psychology: an individual licensed by the Board of Psychology under sections
 100.8 148.88 to 148.98 who has stated to the Board of Psychology competencies in the diagnosis
 100.9 and treatment of mental illness;

(4) in psychiatry: a physician licensed under chapter 147 and certified by the American
 Board of Psychiatry and Neurology or eligible for board certification in psychiatry, or an
 osteopathic physician licensed under chapter 147 and certified by the American Osteopathic
 Board of Neurology and Psychiatry or eligible for board certification in psychiatry;

(5) in marriage and family therapy: the mental health professional must be a marriage
 and family therapist licensed under sections 148B.29 to 148B.39 with at least two years of
 post-master's supervised experience in the delivery of clinical services in the treatment of
 mental illness;

(6) in licensed professional clinical counseling, the mental health professional shall be
 a licensed professional clinical counselor under section 148B.5301 with at least 4,000 hours
 of post-master's supervised experience in the delivery of clinical services in the treatment
 of mental illness; or

(7) in allied fields: a person with a master's degree from an accredited college or university
 in one of the behavioral sciences or related fields, with at least 4,000 hours of post-master's
 supervised experience in the delivery of clinical services in the treatment of mental illness.

100.25 Sec. 18. Minnesota Statutes 2020, section 245.462, subdivision 21, is amended to read:

Subd. 21. **Outpatient services.** "Outpatient services" means mental health services, excluding day treatment and community support services programs, provided by or under the <u>elinical treatment</u> supervision of a mental health professional to adults with mental illness who live outside a hospital. Outpatient services include clinical activities such as individual, group, and family therapy; individual treatment planning; diagnostic assessments; medication management; and psychological testing.

101.1 Sec. 19. Minnesota Statutes 2020, section 245.462, subdivision 23, is amended to read:

Subd. 23. **Residential treatment.** "Residential treatment" means a 24-hour-a-day program under the <u>elinical treatment</u> supervision of a mental health professional, in a community residential setting other than an acute care hospital or regional treatment center inpatient unit, that must be licensed as a residential treatment program for adults with mental illness under <u>chapter 2451</u>, Minnesota Rules, parts 9520.0500 to 9520.0670, or other rules adopted by the commissioner.

Sec. 20. Minnesota Statutes 2020, section 245.462, is amended by adding a subdivisionto read:

101.10 Subd. 27. Treatment supervision. "Treatment supervision" means the treatment 101.11 supervision described under section 245I.06.

101.12 Sec. 21. Minnesota Statutes 2020, section 245.4661, subdivision 5, is amended to read:

Subd. 5. Planning for pilot projects. (a) Each local plan for a pilot project, with the 101.13 exception of the placement of a Minnesota specialty treatment facility as defined in paragraph 101.14 (c), must be developed under the direction of the county board, or multiple county boards 101.15 acting jointly, as the local mental health authority. The planning process for each pilot shall 101.16 include, but not be limited to, mental health consumers, families, advocates, local mental 101.17 health advisory councils, local and state providers, representatives of state and local public 101.18 employee bargaining units, and the department of human services. As part of the planning 101.19 process, the county board or boards shall designate a managing entity responsible for receipt 101.20 of funds and management of the pilot project. 101.21

(b) For Minnesota specialty treatment facilities, the commissioner shall issue a requestfor proposal for regions in which a need has been identified for services.

(c) For purposes of this section, "Minnesota specialty treatment facility" is defined as
 an intensive residential treatment service <u>licensed</u> under section 256B.0622, subdivision 2,
 paragraph (b) chapter 245I.

101.27 Sec. 22. Minnesota Statutes 2020, section 245.4662, subdivision 1, is amended to read:

Subdivision 1. Definitions. (a) For purposes of this section, the following terms havethe meanings given them.

(b) "Community partnership" means a project involving the collaboration of two or moreeligible applicants.

102.1 (c) "Eligible applicant" means an eligible county, Indian tribe, mental health service

102.2 provider, hospital, or community partnership. Eligible applicant does not include a

102.3 state-operated direct care and treatment facility or program under chapter 246.

(d) "Intensive residential treatment services" has the meaning given in section 256B.0622,
 subdivision 2.

(e) "Metropolitan area" means the seven-county metropolitan area, as defined in section
473.121, subdivision 2.

102.8 Sec. 23. Minnesota Statutes 2020, section 245.467, subdivision 2, is amended to read:

102.9 Subd. 2. Diagnostic assessment. All providers of residential, acute care hospital inpatient, and regional treatment centers must complete a diagnostic assessment for each of their 102.10 elients within five days of admission. Providers of day treatment services must complete a 102.11 diagnostic assessment within five days after the adult's second visit or within 30 days after 102.12 intake, whichever occurs first. In cases where a diagnostic assessment is available and has 102.13 been completed within three years preceding admission, only an adult diagnostic assessment 102.14 update is necessary. An "adult diagnostic assessment update" means a written summary by 102.15 102.16 a mental health professional of the adult's current mental health status and service needs and includes a face-to-face interview with the adult. If the adult's mental health status has 102.17 changed markedly since the adult's most recent diagnostic assessment, a new diagnostic 102.18 assessment is required. Compliance with the provisions of this subdivision does not ensure 102.19 eligibility for medical assistance reimbursement under chapter 256B. Providers of services 102.20 governed by this section must complete a diagnostic assessment according to the standards 102.21 of section 245I.10, subdivisions 4 to 6. 102.22

102.23 Sec. 24. Minnesota Statutes 2020, section 245.467, subdivision 3, is amended to read:

Subd. 3. Individual treatment plans. All providers of outpatient services, day treatment 102.24 services, residential treatment, acute care hospital inpatient treatment, and all regional 102.25 treatment centers must develop an individual treatment plan for each of their adult clients. 102.26 The individual treatment plan must be based on a diagnostic assessment. To the extent 102.27 possible, the adult client shall be involved in all phases of developing and implementing 102.28 the individual treatment plan. Providers of residential treatment and acute care hospital 102.29 inpatient treatment, and all regional treatment centers must develop the individual treatment 102.30 plan within ten days of client intake and must review the individual treatment plan every 102.31 90 days after intake. Providers of day treatment services must develop the individual 102.32 treatment plan before the completion of five working days in which service is provided or 102.33

within 30 days after the diagnostic assessment is completed or obtained, whichever occurs 103.1 first. Providers of outpatient services must develop the individual treatment plan within 30 103.2

103.3 days after the diagnostic assessment is completed or obtained or by the end of the second

session of an outpatient service, not including the session in which the diagnostic assessment 103.4

was provided, whichever occurs first. Outpatient and day treatment services providers must 103.5

review the individual treatment plan every 90 days after intake. Providers of services 103.6

- governed by this section must complete an individual treatment plan according to the 103.7
- 103.8 standards of section 245I.10, subdivisions 7 and 8.

Sec. 25. Minnesota Statutes 2020, section 245.470, subdivision 1, is amended to read: 103.9

Subdivision 1. Availability of outpatient services. (a) County boards must provide or 103.10 contract for enough outpatient services within the county to meet the needs of adults with 103.11 mental illness residing in the county. Services may be provided directly by the county 103.12 through county-operated mental health centers or mental health clinics approved by the 103.13 103.14 commissioner under section 245.69, subdivision 2 meeting the standards of chapter 245I; by contract with privately operated mental health centers or mental health clinics approved 103 15 by the commissioner under section 245.69, subdivision 2 meeting the standards of chapter 103.16 103.17 245I; by contract with hospital mental health outpatient programs certified by the Joint 103.18 Commission on Accreditation of Hospital Organizations; or by contract with a licensed mental health professional as defined in section 245.462, subdivision 18, clauses (1) to (6). 103.19 Clients may be required to pay a fee according to section 245.481. Outpatient services 103.20 include: 103.21

- (1) conducting diagnostic assessments; 103.22
- (2) conducting psychological testing; 103.23

(3) developing or modifying individual treatment plans; 103.24

103.25 (4) making referrals and recommending placements as appropriate;

(5) treating an adult's mental health needs through therapy; 103.26

103.27 (6) prescribing and managing medication and evaluating the effectiveness of prescribed medication; and 103.28

103.29 (7) preventing placement in settings that are more intensive, costly, or restrictive than necessary and appropriate to meet client needs. 103.30

103.31 (b) County boards may request a waiver allowing outpatient services to be provided in a nearby trade area if it is determined that the client can best be served outside the county. 103.32

104.1 Sec. 26. Minnesota Statutes 2020, section 245.4712, subdivision 2, is amended to read:

Subd. 2. **Day treatment services provided.** (a) Day treatment services must be developed as a part of the community support services available to adults with serious and persistent mental illness residing in the county. Adults may be required to pay a fee according to section 245.481. Day treatment services must be designed to:

104.6 (1) provide a structured environment for treatment;

104.7 (2) provide support for residing in the community;

104.8 (3) prevent placement in settings that are more intensive, costly, or restrictive than
 104.9 necessary and appropriate to meet client need;

(4) coordinate with or be offered in conjunction with a local education agency's specialeducation program; and

104.12 (5) operate on a continuous basis throughout the year.

104.13 (b) For purposes of complying with medical assistance requirements, an adult day

104.14 treatment program must comply with the method of clinical supervision specified in

104.15 Minnesota Rules, part 9505.0371, subpart 4. The clinical supervision must be performed

104.16 by a qualified supervisor who satisfies the requirements of Minnesota Rules, part 9505.0371,

104.17 subpart 5. An adult day treatment program must comply with medical assistance requirements

104.18 in section 256B.0671, subdivision 3.

104.19A day treatment program must demonstrate compliance with this clinical supervision104.20requirement by the commissioner's review and approval of the program according to

104.21 Minnesota Rules, part 9505.0372, subpart 8.

104.22 (c) County boards may request a waiver from including day treatment services if they104.23 can document that:

104.24 (1) an alternative plan of care exists through the county's community support services
 104.25 for clients who would otherwise need day treatment services;

(2) day treatment, if included, would be duplicative of other components of thecommunity support services; and

(3) county demographics and geography make the provision of day treatment servicescost ineffective and infeasible.

105.1 Sec. 27. Minnesota Statutes 2020, section 245.472, subdivision 2, is amended to read:

Subd. 2. Specific requirements. Providers of residential services must be licensed under 105.2 chapter 245I or applicable rules adopted by the commissioner and must be clinically 105.3 supervised by a mental health professional. Persons employed in facilities licensed under 105.4 Minnesota Rules, parts 9520.0500 to 9520.0670, in the capacity of program director as of 105.5 July 1, 1987, in accordance with Minnesota Rules, parts 9520.0500 to 9520.0670, may be 105.6 allowed to continue providing clinical supervision within a facility, provided they continue 105.7 105.8 to be employed as a program director in a facility licensed under Minnesota Rules, parts 9520.0500 to 9520.0670. Residential services must be provided under treatment supervision. 105.9

105.10 Sec. 28. Minnesota Statutes 2020, section 245.4863, is amended to read:

105.11 245.4863 INTEGRATED CO-OCCURRING DISORDER TREATMENT.

(a) The commissioner shall require individuals who perform chemical dependency
assessments to screen clients for co-occurring mental health disorders, and staff who perform
mental health diagnostic assessments to screen for co-occurring substance use disorders.
Screening tools must be approved by the commissioner. If a client screens positive for a
co-occurring mental health or substance use disorder, the individual performing the screening
must document what actions will be taken in response to the results and whether further
assessments must be performed.

105.19 (b) Notwithstanding paragraph (a), screening is not required when:

105.20 (1) the presence of co-occurring disorders was documented for the client in the past 12105.21 months;

105.22 (2) the client is currently receiving co-occurring disorders treatment;

105.23 (3) the client is being referred for co-occurring disorders treatment; or

(4) a mental health professional, as defined in Minnesota Rules, part 9505.0370, subpart
105.25 18, who is competent to perform diagnostic assessments of co-occurring disorders is
performing a diagnostic assessment that meets the requirements in Minnesota Rules, part
9533.0090, subpart 5, to identify whether the client may have co-occurring mental health
and chemical dependency disorders. If an individual is identified to have co-occurring
mental health and substance use disorders, the assessing mental health professional must
document what actions will be taken to address the client's co-occurring disorders.

(c) The commissioner shall adopt rules as necessary to implement this section. The
 commissioner shall ensure that the rules are effective on July 1, 2013, thereby establishing

a certification process for integrated dual disorder treatment providers and a system through
which individuals receive integrated dual diagnosis treatment if assessed as having both a
substance use disorder and either a serious mental illness or emotional disturbance.

(d) The commissioner shall apply for any federal waivers necessary to secure, to the
 extent allowed by law, federal financial participation for the provision of integrated dual
 diagnosis treatment to persons with co-occurring disorders.

106.7 Sec. 29. Minnesota Statutes 2020, section 245.4871, subdivision 9a, is amended to read:

Subd. 9a. Crisis assistance planning. "Crisis assistance planning" means assistance to 106.8 the child, the child's family, and all providers of services to the child to: recognize factors 106.9 precipitating a mental health crisis, identify behaviors related to the crisis, and be informed 106.10 of available resources to resolve the crisis. Crisis assistance requires the development of a 106.11 plan which addresses prevention and intervention strategies to be used in a potential crisis. 106.12 Other interventions include: (1) arranging for admission to acute care hospital inpatient 106.13 treatment the development of a written plan to assist a child's family in preventing and 106.14 addressing a potential crisis and is distinct from the immediate provision of mental health 106.15 106.16 crisis services as defined in section 256B.0624. The plan must address prevention, deescalation, and intervention strategies to be used in a crisis. The plan identifies factors 106.17 that might precipitate a crisis, behaviors or symptoms related to the emergence of a crisis, 106.18 and the resources available to resolve a crisis. The plan must address the following potential 106.19 needs: (1) acute care; (2) crisis placement; (3) community resources for follow-up; and (4) 106.20 emotional support to the family during crisis. Crisis assistance planning does not include 106.21 services designed to secure the safety of a child who is at risk of abuse or neglect or necessary 106.22 emergency services. 106.23

106.24 Sec. 30. Minnesota Statutes 2020, section 245.4871, subdivision 10, is amended to read:

106.25 Subd. 10. **Day treatment services.** "Day treatment," "day treatment services," or "day 106.26 treatment program" means a structured program of treatment and care provided to a child 106.27 in:

(1) an outpatient hospital accredited by the Joint Commission on Accreditation of Health
Organizations and licensed under sections 144.50 to 144.55;

106.30 (2) a community mental health center under section 245.62;

107.1 (3) an entity that is under contract with the county board to operate a program that meets
107.2 the requirements of section 245.4884, subdivision 2, and Minnesota Rules, parts 9505.0170
107.3 to 9505.0475; or

(4) an entity that operates a program that meets the requirements of section 245.4884,
subdivision 2, and Minnesota Rules, parts 9505.0170 to 9505.0475, that is under contract
with an entity that is under contract with a county board-; and

107.7 (5) a program certified under section 256B.0943.

Day treatment consists of group psychotherapy and other intensive therapeutic services 107.8 that are provided for a minimum two-hour time block by a multidisciplinary staff under the 107.9 elinical treatment supervision of a mental health professional. Day treatment may include 107.10 education and consultation provided to families and other individuals as an extension of the 107.11 treatment process. The services are aimed at stabilizing the child's mental health status, and 107.12 developing and improving the child's daily independent living and socialization skills. Day 107.13 treatment services are distinguished from day care by their structured therapeutic program 107.14 of psychotherapy services. Day treatment services are not a part of inpatient hospital or 107.15 residential treatment services. 107.16

A day treatment service must be available to a child up to 15 hours a week throughout
the year and must be coordinated with, integrated with, or part of an education program
offered by the child's school.

107.20 Sec. 31. Minnesota Statutes 2020, section 245.4871, subdivision 11a, is amended to read:

Subd. 11a. Diagnostic assessment. (a) "Diagnostic assessment" has the meaning given
in Minnesota Rules, part 9505.0370, subpart 11, and is delivered as provided in Minnesota
Rules, part 9505.0372, subpart 1, items A, B, C, and E. Diagnostic assessment includes a
standard, extended, or brief diagnostic assessment, or an adult update section 245I.10,
subdivisions 4 to 6.

(b) A brief diagnostic assessment must include a face-to-face interview with the client
 and a written evaluation of the client by a mental health professional or a clinical traince,

107.28 as provided in Minnesota Rules, part 9505.0371, subpart 5, item C. The professional or

107.29 clinical trainee must gather initial components of a standard diagnostic assessment, including
107.30 the client's:

107.31 (1) age;

107.32 (2) description of symptoms, including reason for referral;

108.1 (3) history of mental health treatment;

108.2 (4) cultural influences and their impact on the client; and

108.3 (5) mental status examination.

(c) On the basis of the brief components, the professional or clinical trainee must draw
 a provisional clinical hypothesis. The clinical hypothesis may be used to address the client's
 immediate needs or presenting problem.

108.7 (d) Treatment sessions conducted under authorization of a brief assessment may be used
 108.8 to gather additional information necessary to complete a standard diagnostic assessment or
 108.9 an extended diagnostic assessment.

108.10 (e) Notwithstanding Minnesota Rules, part 9505.0371, subpart 2, item A, subitem (1),

108.11 unit (b), prior to completion of a client's initial diagnostic assessment, a client is eligible

108.12 for psychological testing as part of the diagnostic process.

108.13 (f) Notwithstanding Minnesota Rules, part 9505.0371, subpart 2, item A, subitem (1),

108.14 unit (c), prior to completion of a client's initial diagnostic assessment, but in conjunction

108.15 with the diagnostic assessment process, a client is eligible for up to three individual or family

108.16 psychotherapy sessions or family psychoeducation sessions or a combination of the above

108.17 sessions not to exceed three sessions.

108.18 Sec. 32. Minnesota Statutes 2020, section 245.4871, subdivision 17, is amended to read:

Subd. 17. **Family community support services.** "Family community support services" means services provided under the <u>elinical treatment</u> supervision of a mental health professional and designed to help each child with severe emotional disturbance to function and remain with the child's family in the community. Family community support services do not include acute care hospital inpatient treatment, residential treatment services, or regional treatment center services. Family community support services include:

108.25 (1) client outreach to each child with severe emotional disturbance and the child's family;

108.26 (2) medication monitoring where necessary;

108.27 (3) assistance in developing independent living skills;

(4) assistance in developing parenting skills necessary to address the needs of the childwith severe emotional disturbance;

108.30 (5) assistance with leisure and recreational activities;

108.31 (6) crisis assistance planning, including crisis placement and respite care;

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109.1 (7) professional home-based family treatment;

109.2 (8) foster care with therapeutic supports;

109.3 **(9)** day treatment;

109.4 (10) assistance in locating respite care and special needs day care; and

109.5 (11) assistance in obtaining potential financial resources, including those benefits listed
109.6 in section 245.4884, subdivision 5.

109.7 Sec. 33. Minnesota Statutes 2020, section 245.4871, subdivision 21, is amended to read:

Subd. 21. Individual treatment plan. "Individual treatment plan" means a written plan 109.8 of intervention, treatment, and services for a child with an emotional disturbance that is 109.9 109.10 developed by a service provider under the clinical supervision of a mental health professional on the basis of a diagnostic assessment. An individual treatment plan for a child must be 109.11 developed in conjunction with the family unless clinically inappropriate. The plan identifies 109.12 goals and objectives of treatment, treatment strategy, a schedule for accomplishing treatment 109.13 goals and objectives, and the individuals responsible for providing treatment to the child 109.14 109.15 with an emotional disturbance the formulation of planned services that are responsive to the needs and goals of a client. An individual treatment plan must be completed according 109.16 to section 245I.10, subdivisions 7 and 8. 109.17

Sec. 34. Minnesota Statutes 2020, section 245.4871, subdivision 26, is amended to read:
Subd. 26. Mental health practitioner. "Mental health practitioner" has the meaning
given in section 245.462, subdivision 17 means a staff person who is qualified according
to section 245I.04, subdivision 4.

Sec. 35. Minnesota Statutes 2020, section 245.4871, subdivision 27, is amended to read:
Subd. 27. Mental health professional. "Mental health professional" means a <u>staff</u> person
providing clinical services in the diagnosis and treatment of children's emotional disorders.
A mental health professional must have training and experience in working with children
consistent with the age group to which the mental health professional is assigned. A mental
health professional must be qualified in at least one of the following ways: qualified according
to section 245I.04, subdivision 2.

(1) in psychiatric nursing, the mental health professional must be a registered nurse who
 is licensed under sections 148.171 to 148.285 and who is certified as a clinical specialist in
 child and adolescent psychiatric or mental health nursing by a national nurse certification

organization or who has a master's degree in nursing or one of the behavioral sciences or
 related fields from an accredited college or university or its equivalent, with at least 4,000
 hours of post-master's supervised experience in the delivery of clinical services in the
 treatment of mental illness;

(2) in clinical social work, the mental health professional must be a person licensed as
 an independent clinical social worker under chapter 148D, or a person with a master's degree
 in social work from an accredited college or university, with at least 4,000 hours of
 post-master's supervised experience in the delivery of clinical services in the treatment of

110.9 mental disorders;

110.10 (3) in psychology, the mental health professional must be an individual licensed by the

110.11 board of psychology under sections 148.88 to 148.98 who has stated to the board of

110.12 psychology competencies in the diagnosis and treatment of mental disorders;

110.13 (4) in psychiatry, the mental health professional must be a physician licensed under

110.14 chapter 147 and certified by the American Board of Psychiatry and Neurology or eligible

110.15 for board certification in psychiatry or an osteopathic physician licensed under chapter 147

110.16 and certified by the American Osteopathic Board of Neurology and Psychiatry or eligible

110.17 for board certification in psychiatry;

(5) in marriage and family therapy, the mental health professional must be a marriage
 and family therapist licensed under sections 148B.29 to 148B.39 with at least two years of
 post-master's supervised experience in the delivery of clinical services in the treatment of
 mental disorders or emotional disturbances;

(6) in licensed professional clinical counseling, the mental health professional shall be
 a licensed professional clinical counselor under section 148B.5301 with at least 4,000 hours
 of post-master's supervised experience in the delivery of clinical services in the treatment
 of mental disorders or emotional disturbances; or

(7) in allied fields, the mental health professional must be a person with a master's degree
from an accredited college or university in one of the behavioral sciences or related fields,
with at least 4,000 hours of post-master's supervised experience in the delivery of clinical
services in the treatment of emotional disturbances.

110.30 Sec. 36. Minnesota Statutes 2020, section 245.4871, subdivision 29, is amended to read:

110.31 Subd. 29. Outpatient services. "Outpatient services" means mental health services,

110.32 excluding day treatment and community support services programs, provided by or under

110.33 the elinical treatment supervision of a mental health professional to children with emotional

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disturbances who live outside a hospital. Outpatient services include clinical activities such

as individual, group, and family therapy; individual treatment planning; diagnostic
assessments; medication management; and psychological testing.

Sec. 37. Minnesota Statutes 2020, section 245.4871, subdivision 31, is amended to read:

Subd. 31. Professional home-based family treatment. "Professional home-based family 111.5 treatment" means intensive mental health services provided to children because of an 111.6 emotional disturbance (1) who are at risk of out-of-home placement; (2) who are in 111.7 out-of-home placement; or (3) who are returning from out-of-home placement. Services 111.8 are provided to the child and the child's family primarily in the child's home environment. 111.9 Services may also be provided in the child's school, child care setting, or other community 111.10 setting appropriate to the child. Services must be provided on an individual family basis, 111.11 must be child-oriented and family-oriented, and must be designed using information from 111.12 diagnostic and functional assessments to meet the specific mental health needs of the child 111.13 111.14 and the child's family. Examples of services are: (1) individual therapy; (2) family therapy; (3) client outreach; (4) assistance in developing individual living skills; (5) assistance in 111 15 developing parenting skills necessary to address the needs of the child; (6) assistance with 111.16 leisure and recreational services; (7) crisis assistance planning, including crisis respite care 111.17 and arranging for crisis placement; and (8) assistance in locating respite and child care. 111.18 Services must be coordinated with other services provided to the child and family. 111.19

Sec. 38. Minnesota Statutes 2020, section 245.4871, subdivision 32, is amended to read:

Subd. 32. **Residential treatment.** "Residential treatment" means a 24-hour-a-day program under the <u>elinical treatment</u> supervision of a mental health professional, in a community residential setting other than an acute care hospital or regional treatment center inpatient unit, that must be licensed as a residential treatment program for children with emotional disturbances under Minnesota Rules, parts 2960.0580 to 2960.0700, or other rules adopted by the commissioner.

111.27 Sec. 39. Minnesota Statutes 2020, section 245.4871, subdivision 34, is amended to read:

Subd. 34. Therapeutic support of foster care. "Therapeutic support of foster care" means the mental health training and mental health support services and <u>elinical treatment</u> supervision provided by a mental health professional to foster families caring for children with severe emotional disturbance to provide a therapeutic family environment and support for the child's improved functioning. <u>Therapeutic support of foster care includes services</u> provided under section 256B.0946.

Sec. 40. Minnesota Statutes 2020, section 245.4871, is amended by adding a subdivisionto read:

Subd. 36. Treatment supervision. "Treatment supervision" means the treatment
supervision described under section 245I.06.

Sec. 41. Minnesota Statutes 2020, section 245.4876, subdivision 2, is amended to read: 112.5 Subd. 2. Diagnostic assessment. All residential treatment facilities and acute care 112.6 hospital inpatient treatment facilities that provide mental health services for children must 112.7 complete a diagnostic assessment for each of their child clients within five working days 112.8 of admission. Providers of day treatment services for children must complete a diagnostic 112.9 assessment within five days after the child's second visit or 30 days after intake, whichever 112.10 occurs first. In cases where a diagnostic assessment is available and has been completed 112.11 within 180 days preceding admission, only updating is necessary. "Updating" means a 112.12 written summary by a mental health professional of the child's current mental health status 112.13 112.14 and service needs. If the child's mental health status has changed markedly since the child's most recent diagnostic assessment, a new diagnostic assessment is required. Compliance 112.15 with the provisions of this subdivision does not ensure eligibility for medical assistance 112.16 reimbursement under chapter 256B. Providers of services governed by this section shall 112.17

112.18 complete a diagnostic assessment according to the standards of section 245I.10, subdivisions
112.19 4 to 6.

Sec. 42. Minnesota Statutes 2020, section 245.4876, subdivision 3, is amended to read: 112.20 Subd. 3. Individual treatment plans. All providers of outpatient services, day treatment 112.21 services, professional home-based family treatment, residential treatment, and acute care 112.22 hospital inpatient treatment, and all regional treatment centers that provide mental health 112.23 services for children must develop an individual treatment plan for each child client. The 112.24 individual treatment plan must be based on a diagnostic assessment. To the extent appropriate, 112.25 the child and the child's family shall be involved in all phases of developing and 112.26 112.27 implementing the individual treatment plan. Providers of residential treatment, professional home-based family treatment, and acute care hospital inpatient treatment, and regional 112.28 treatment centers must develop the individual treatment plan within ten working days of 112.29 client intake or admission and must review the individual treatment plan every 90 days after 112.30 intake, except that the administrative review of the treatment plan of a child placed in a 112.31 residential facility shall be as specified in sections 260C.203 and 260C.212, subdivision 9. 112.32 Providers of day treatment services must develop the individual treatment plan before the 112.33

completion of five working days in which service is provided or within 30 days after the 113.1 diagnostic assessment is completed or obtained, whichever occurs first. Providers of 113.2 outpatient services must develop the individual treatment plan within 30 days after the 113.3 diagnostic assessment is completed or obtained or by the end of the second session of an 113.4 outpatient service, not including the session in which the diagnostic assessment was provided, 113.5 whichever occurs first. Providers of outpatient and day treatment services must review the 113.6 individual treatment plan every 90 days after intake. Providers of services governed by this 113.7 113.8 section shall complete an individual treatment plan according to the standards of section

113.9 <u>245I.10</u>, subdivisions 7 and 8.

113.10 Sec. 43. Minnesota Statutes 2020, section 245.488, subdivision 1, is amended to read:

Subdivision 1. Availability of outpatient services. (a) County boards must provide or 113.11 contract for enough outpatient services within the county to meet the needs of each child 113.12 with emotional disturbance residing in the county and the child's family. Services may be 113.13 113.14 provided directly by the county through county-operated mental health centers or mental health clinics approved by the commissioner under section 245.69, subdivision 2 meeting 113 15 the standards of chapter 245I; by contract with privately operated mental health centers or 113.16 mental health clinics approved by the commissioner under section 245.69, subdivision 2 113.17 meeting the standards of chapter 245I; by contract with hospital mental health outpatient 113.18 113.19 programs certified by the Joint Commission on Accreditation of Hospital Organizations; or by contract with a licensed mental health professional as defined in section 245.4871, 113.20 subdivision 27, clauses (1) to (6). A child or a child's parent may be required to pay a fee 113.21 based in accordance with section 245.481. Outpatient services include: 113.22

- 113.23 (1) conducting diagnostic assessments;
- 113.24 (2) conducting psychological testing;
- 113.25 (3) developing or modifying individual treatment plans;
- 113.26 (4) making referrals and recommending placements as appropriate;
- 113.27 (5) treating the child's mental health needs through therapy; and
- (6) prescribing and managing medication and evaluating the effectiveness of prescribedmedication.
- (b) County boards may request a waiver allowing outpatient services to be provided in
 a nearby trade area if it is determined that the child requires necessary and appropriate
 services that are only available outside the county.

(c) Outpatient services offered by the county board to prevent placement must be at the
level of treatment appropriate to the child's diagnostic assessment.

Sec. 44. Minnesota Statutes 2020, section 245.4901, subdivision 2, is amended to read:

Subd. 2. Eligible applicants. An eligible applicant for school-linked mental health grants
is an entity that is:

(1) <u>a mental health clinic certified under Minnesota Rules, parts 9520.0750 to 9520.0870</u>
section 245I.20;

114.8 (2) a community mental health center under section 256B.0625, subdivision 5;

(3) an Indian health service facility or a facility owned and operated by a tribe or tribal
organization operating under United States Code, title 25, section 5321;

(4) a provider of children's therapeutic services and supports as defined in section256B.0943; or

(5) enrolled in medical assistance as a mental health or substance use disorder provider
agency and employs at least two full-time equivalent mental health professionals qualified
according to section 2451.16 2451.04, subdivision 2, or two alcohol and drug counselors
licensed or exempt from licensure under chapter 148F who are qualified to provide clinical
services to children and families.

114.18 Sec. 45. Minnesota Statutes 2020, section 245.62, subdivision 2, is amended to read:

Subd. 2. Definition. A community mental health center is a private nonprofit corporation
or public agency approved under the rules promulgated by the commissioner pursuant to
subdivision 4 standards of section 256B.0625, subdivision 5.

114.22 Sec. 46. Minnesota Statutes 2020, section 245.735, subdivision 3, is amended to read:

Subd. 3. Certified community behavioral health clinics. (a) The commissioner shall
establish a state certification process for certified community behavioral health clinics
(CCBHCs). Entities that choose to be CCBHCs must:

(1) comply with the CCBHC criteria published by the United States Department ofHealth and Human Services;

(2) employ or contract for clinic staff who have backgrounds in diverse disciplines,
including licensed mental health professionals and licensed alcohol and drug counselors,

and staff who are culturally and linguistically trained to meet the needs of the populationthe clinic serves;

(3) ensure that clinic services are available and accessible to individuals and families of
all ages and genders and that crisis management services are available 24 hours per day;

(4) establish fees for clinic services for individuals who are not enrolled in medical
assistance using a sliding fee scale that ensures that services to patients are not denied or
limited due to an individual's inability to pay for services;

(5) comply with quality assurance reporting requirements and other reporting
requirements, including any required reporting of encounter data, clinical outcomes data,
and quality data;

(6) provide crisis mental health and substance use services, withdrawal management 115.11 services, emergency crisis intervention services, and stabilization services; screening, 115.12 assessment, and diagnosis services, including risk assessments and level of care 115.13 determinations; person- and family-centered treatment planning; outpatient mental health 115.14 and substance use services; targeted case management; psychiatric rehabilitation services; 115.15 peer support and counselor services and family support services; and intensive 115.16 community-based mental health services, including mental health services for members of 115.17 the armed forces and veterans; 115.18

(7) provide coordination of care across settings and providers to ensure seamless
transitions for individuals being served across the full spectrum of health services, including
acute, chronic, and behavioral needs. Care coordination may be accomplished through
partnerships or formal contracts with:

(i) counties, health plans, pharmacists, pharmacies, rural health clinics, federally qualified
 health centers, inpatient psychiatric facilities, substance use and detoxification facilities, or
 community-based mental health providers; and

(ii) other community services, supports, and providers, including schools, child welfare
agencies, juvenile and criminal justice agencies, Indian health services clinics, tribally
licensed health care and mental health facilities, urban Indian health clinics, Department of
Veterans Affairs medical centers, outpatient clinics, drop-in centers, acute care hospitals,
and hospital outpatient clinics;

(8) be certified as mental health clinics under section 245.69, subdivision 2 meeting the
standards of chapter 245I;

(9) comply with standards relating to mental health services in Minnesota Rules, parts
 9505.0370 to 9505.0372 be a co-occurring disorder specialist;

(10) be licensed to provide substance use disorder treatment under chapter 245G;

(11) be certified to provide children's therapeutic services and supports under section
256B.0943;

(12) be certified to provide adult rehabilitative mental health services under section
256B.0623;

(13) be enrolled to provide mental health crisis response services under sections section
256B.0624 and 256B.0944;

(14) be enrolled to provide mental health targeted case management under section
256B.0625, subdivision 20;

(15) comply with standards relating to mental health case management in Minnesota
Rules, parts 9520.0900 to 9520.0926;

(16) provide services that comply with the evidence-based practices described inparagraph (e); and

(17) comply with standards relating to peer services under sections 256B.0615,
256B.0616, and 245G.07, subdivision 1, paragraph (a), clause (5), as applicable when peer
services are provided.

(b) If an entity is unable to provide one or more of the services listed in paragraph (a), clauses (6) to (17), the commissioner may certify the entity as a CCBHC, if the entity has a current contract with another entity that has the required authority to provide that service and that meets federal CCBHC criteria as a designated collaborating organization, or, to the extent allowed by the federal CCBHC criteria, the commissioner may approve a referral arrangement. The CCBHC must meet federal requirements regarding the type and scope of services to be provided directly by the CCBHC.

(c) Notwithstanding any other law that requires a county contract or other form of county
approval for certain services listed in paragraph (a), clause (6), a clinic that otherwise meets
CCBHC requirements may receive the prospective payment under section 256B.0625,
subdivision 5m, for those services without a county contract or county approval. As part of

116.30 the certification process in paragraph (a), the commissioner shall require a letter of support

116.31 from the CCBHC's host county confirming that the CCBHC and the county or counties it

116.32 serves have an ongoing relationship to facilitate access and continuity of care, especially

116.33 for individuals who are uninsured or who may go on and off medical assistance.

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(d) When the standards listed in paragraph (a) or other applicable standards conflict or 117.1 address similar issues in duplicative or incompatible ways, the commissioner may grant 117.2 variances to state requirements if the variances do not conflict with federal requirements. 117.3 If standards overlap, the commissioner may substitute all or a part of a licensure or 117.4 certification that is substantially the same as another licensure or certification. The 117.5 commissioner shall consult with stakeholders, as described in subdivision 4, before granting 117.6 variances under this provision. For the CCBHC that is certified but not approved for 117.7 117.8 prospective payment under section 256B.0625, subdivision 5m, the commissioner may grant a variance under this paragraph if the variance does not increase the state share of 117.9 117.10 costs.

(e) The commissioner shall issue a list of required evidence-based practices to be 117.11 delivered by CCBHCs, and may also provide a list of recommended evidence-based practices. 117.12 The commissioner may update the list to reflect advances in outcomes research and medical 117.13 services for persons living with mental illnesses or substance use disorders. The commissioner 117.14 shall take into consideration the adequacy of evidence to support the efficacy of the practice, 117.15 the quality of workforce available, and the current availability of the practice in the state. 117.16 At least 30 days before issuing the initial list and any revisions, the commissioner shall 117.17 provide stakeholders with an opportunity to comment. 117.18

(f) The commissioner shall recertify CCBHCs at least every three years. The
commissioner shall establish a process for decertification and shall require corrective action,
medical assistance repayment, or decertification of a CCBHC that no longer meets the
requirements in this section or that fails to meet the standards provided by the commissioner
in the application and certification process.

Sec. 47. Minnesota Statutes 2020, section 245A.04, subdivision 5, is amended to read:

117.25 Subd. 5. **Commissioner's right of access.** (a) When the commissioner is exercising the 117.26 powers conferred by this chapter, sections 245.69 and section 626.557, and chapter 260E, 117.27 the commissioner must be given access to:

117.28 (1) the physical plant and grounds where the program is provided;

117.29 (2) documents and records, including records maintained in electronic format;

117.30 (3) persons served by the program; and

(4) staff and personnel records of current and former staff whenever the program is inoperation and the information is relevant to inspections or investigations conducted by the

commissioner. Upon request, the license holder must provide the commissioner verification
of documentation of staff work experience, training, or educational requirements.

118.3 The commissioner must be given access without prior notice and as often as the commissioner considers necessary if the commissioner is investigating alleged maltreatment, 118.4 conducting a licensing inspection, or investigating an alleged violation of applicable laws 118.5 or rules. In conducting inspections, the commissioner may request and shall receive assistance 118.6 118.7 from other state, county, and municipal governmental agencies and departments. The 118.8 applicant or license holder shall allow the commissioner to photocopy, photograph, and make audio and video tape recordings during the inspection of the program at the 118.9 commissioner's expense. The commissioner shall obtain a court order or the consent of the 118.10 subject of the records or the parents or legal guardian of the subject before photocopying 118.11 hospital medical records. 118.12

(b) Persons served by the program have the right to refuse to consent to be interviewed,
photographed, or audio or videotaped. Failure or refusal of an applicant or license holder
to fully comply with this subdivision is reasonable cause for the commissioner to deny the
application or immediately suspend or revoke the license.

118.17 Sec. 48. Minnesota Statutes 2020, section 245A.10, subdivision 4, is amended to read:

Subd. 4. License or certification fee for certain programs. (a) Child care centers shall
pay an annual nonrefundable license fee based on the following schedule:

118.20 118.21	Licensed Capacity	Child Care Center License Fee
118.22	1 to 24 persons	\$200
118.23	25 to 49 persons	\$300
118.24	50 to 74 persons	\$400
118.25	75 to 99 persons	\$500
118.26	100 to 124 persons	\$600
118.27	125 to 149 persons	\$700
118.28	150 to 174 persons	\$800
118.29	175 to 199 persons	\$900
118.30	200 to 224 persons	\$1,000
118.31	225 or more persons	\$1,100

(b)(1) A program licensed to provide one or more of the home and community-based
services and supports identified under chapter 245D to persons with disabilities or age 65
and older, shall pay an annual nonrefundable license fee based on revenues derived from

- 119.1 the provision of services that would require licensure under chapter 245D during the calendar
- 119.2 year immediately preceding the year in which the license fee is paid, according to the
- 119.3 following schedule:

119.4	License Holder Annual Revenue	License Fee
119.5	less than or equal to \$10,000	\$200
119.6 119.7	greater than \$10,000 but less than or equal to \$25,000	\$300
119.8 119.9	greater than \$25,000 but less than or equal to \$50,000	\$400
119.10 119.11	greater than \$50,000 but less than or equal to \$100,000	\$500
119.12 119.13	greater than \$100,000 but less than or equal to \$150,000	\$600
119.14 119.15	greater than \$150,000 but less than or equal to \$200,000	\$800
119.16 119.17	greater than \$200,000 but less than or equal to \$250,000	\$1,000
119.18 119.19	greater than \$250,000 but less than or equal to \$300,000	\$1,200
119.20 119.21	greater than \$300,000 but less than or equal to \$350,000	\$1,400
119.22 119.23	greater than \$350,000 but less than or equal to \$400,000	\$1,600
119.24 119.25	greater than \$400,000 but less than or equal to \$450,000	\$1,800
119.26 119.27	greater than \$450,000 but less than or equal to \$500,000	\$2,000
119.28 119.29	greater than \$500,000 but less than or equal to \$600,000	\$2,250
119.30 119.31	greater than \$600,000 but less than or equal to \$700,000	\$2,500
119.32 119.33	greater than \$700,000 but less than or equal to \$800,000	\$2,750
119.34 119.35	greater than \$800,000 but less than or equal to \$900,000	\$3,000
119.36 119.37	greater than \$900,000 but less than or equal to \$1,000,000	\$3,250
119.38 119.39	greater than \$1,000,000 but less than or equal to \$1,250,000	\$3,500
119.40 119.41	greater than \$1,250,000 but less than or equal to \$1,500,000	\$3,750
119.42 119.43	greater than \$1,500,000 but less than or equal to \$1,750,000	\$4,000

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120.1 120.2	greater than \$1,750,000 but less than or equal to \$2,000,000	\$4,250		
120.3 120.4	greater than \$2,000,000 but less than or equal to \$2,500,000	\$4,500		
120.5 120.6	greater than \$2,500,000 but less than or equal to \$3,000,000	\$4,750		
120.7 120.8	greater than \$3,000,000 but less than or equal to \$3,500,000	\$5,000		
120.9 120.10	greater than \$3,500,000 but less than or equal to \$4,000,000	\$5,500		
120.11 120.12	greater than \$4,000,000 but less than or equal to \$4,500,000	\$6,000		
120.13 120.14	greater than \$4,500,000 but less than or equal to \$5,000,000	\$6,500		
120.15 120.16	greater than \$5,000,000 but less than or equal to \$7,500,000	\$7,000		
120.17 120.18	greater than \$7,500,000 but less than or equal to \$10,000,000	\$8,500		
120.19 120.20	greater than \$10,000,000 but less than or equal to \$12,500,000	\$10,000		
120.21 120.22	greater than \$12,500,000 but less than or equal to \$15,000,000	\$14,000		
120.23	greater than \$15,000,000	\$18,000		

(2) If requested, the license holder shall provide the commissioner information to verify
the license holder's annual revenues or other information as needed, including copies of
documents submitted to the Department of Revenue.

(3) At each annual renewal, a license holder may elect to pay the highest renewal fee,and not provide annual revenue information to the commissioner.

(4) A license holder that knowingly provides the commissioner incorrect revenue amounts
for the purpose of paying a lower license fee shall be subject to a civil penalty in the amount
of double the fee the provider should have paid.

(5) Notwithstanding clause (1), a license holder providing services under one or more
licenses under chapter 245B that are in effect on May 15, 2013, shall pay an annual license
fee for calendar years 2014, 2015, and 2016, equal to the total license fees paid by the license
holder for all licenses held under chapter 245B for calendar year 2013. For calendar year
2017 and thereafter, the license holder shall pay an annual license fee according to clause
(1).

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121.4	Licensed Capacity	License Fee
121.5	1 to 24 persons	\$600
121.6	25 to 49 persons	\$800
121.7	50 to 74 persons	\$1,000
121.8	75 to 99 persons	\$1,200
121.9	100 or more persons	\$1,400

- (d) A chemical dependency program licensed under Minnesota Rules, parts 9530.6510
 to 9530.6590, to provide detoxification services shall pay an annual nonrefundable license
- 121.12 fee based on the following schedule:

121.13	Licensed Capacity	License Fee
121.14	1 to 24 persons	\$760
121.15	25 to 49 persons	\$960
121.16	50 or more persons	\$1,160

- 121.17 (e) Except for child foster care, a residential facility licensed under Minnesota Rules,
- 121.18 chapter 2960, to serve children shall pay an annual nonrefundable license fee based on the
- 121.19 following schedule:

121.20	Licensed Capacity	License Fee
121.21	1 to 24 persons	\$1,000
121.22	25 to 49 persons	\$1,100
121.23	50 to 74 persons	\$1,200
121.24	75 to 99 persons	\$1,300
121.25	100 or more persons	\$1,400

- (f) A residential facility licensed under section 245I.23 or Minnesota Rules, parts
- 121.27 9520.0500 to 9520.0670, to serve persons with mental illness shall pay an annual
- 121.28 nonrefundable license fee based on the following schedule:

121.29	Licensed Capacity	License Fee
121.30	1 to 24 persons	\$2,525
121.31	25 or more persons	\$2,725

(g) A residential facility licensed under Minnesota Rules, parts 9570.2000 to 9570.3400,
to serve persons with physical disabilities shall pay an annual nonrefundable license fee
based on the following schedule:

122.1	Licensed Capacity	License Fee
122.2	1 to 24 persons	\$450
122.3	25 to 49 persons	\$650
122.4	50 to 74 persons	\$850
122.5	75 to 99 persons	\$1,050
122.6	100 or more persons	\$1,250

(h) A program licensed to provide independent living assistance for youth under section
245A.22 shall pay an annual nonrefundable license fee of \$1,500.

(i) A private agency licensed to provide foster care and adoption services under Minnesota
Rules, parts 9545.0755 to 9545.0845, shall pay an annual nonrefundable license fee of \$875.

(j) A program licensed as an adult day care center licensed under Minnesota Rules, parts

122.12 9555.9600 to 9555.9730, shall pay an annual nonrefundable license fee based on the

122.13 following schedule:

122.14	Licensed Capacity	License Fee
122.15	1 to 24 persons	\$500
122.16	25 to 49 persons	\$700
122.17	50 to 74 persons	\$900
122.18	75 to 99 persons	\$1,100
122.19	100 or more persons	\$1,300

(k) A program licensed to provide treatment services to persons with sexual psychopathic
personalities or sexually dangerous persons under Minnesota Rules, parts 9515.3000 to
9515.3110, shall pay an annual nonrefundable license fee of \$20,000.

(1) A mental health center or mental health clinic requesting certification for purposes
of insurance and subscriber contract reimbursement under Minnesota Rules, parts 9520.0750
to 9520.0870 section 2451.20, shall pay a certification fee of \$1,550 per year. If the mental
health center or mental health clinic provides services at a primary location with satellite
facilities, the satellite facilities shall be certified with the primary location without an
additional charge.

122.29 Sec. 49. Minnesota Statutes 2020, section 245A.65, subdivision 2, is amended to read:

Subd. 2. Abuse prevention plans. All license holders shall establish and enforce ongoing
written program abuse prevention plans and individual abuse prevention plans as required
under section 626.557, subdivision 14.

(a) The scope of the program abuse prevention plan is limited to the population, physical
plant, and environment within the control of the license holder and the location where
licensed services are provided. In addition to the requirements in section 626.557, subdivision
14, the program abuse prevention plan shall meet the requirements in clauses (1) to (5).

(1) The assessment of the population shall include an evaluation of the following factors:
age, gender, mental functioning, physical and emotional health or behavior of the client;
the need for specialized programs of care for clients; the need for training of staff to meet
identified individual needs; and the knowledge a license holder may have regarding previous
abuse that is relevant to minimizing risk of abuse for clients.

(2) The assessment of the physical plant where the licensed services are provided shall
include an evaluation of the following factors: the condition and design of the building as
it relates to the safety of the clients; and the existence of areas in the building which are
difficult to supervise.

(3) The assessment of the environment for each facility and for each site when living
arrangements are provided by the agency shall include an evaluation of the following factors:
the location of the program in a particular neighborhood or community; the type of grounds
and terrain surrounding the building; the type of internal programming; and the program's
staffing patterns.

(4) The license holder shall provide an orientation to the program abuse prevention plan
for clients receiving services. If applicable, the client's legal representative must be notified
of the orientation. The license holder shall provide this orientation for each new person
within 24 hours of admission, or for persons who would benefit more from a later orientation,
the orientation may take place within 72 hours.

(5) The license holder's governing body or the governing body's delegated representative
shall review the plan at least annually using the assessment factors in the plan and any
substantiated maltreatment findings that occurred since the last review. The governing body
or the governing body's delegated representative shall revise the plan, if necessary, to reflect
the review results.

(6) A copy of the program abuse prevention plan shall be posted in a prominent location
in the program and be available upon request to mandated reporters, persons receiving
services, and legal representatives.

(b) In addition to the requirements in section 626.557, subdivision 14, the individualabuse prevention plan shall meet the requirements in clauses (1) and (2).

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(1) The plan shall include a statement of measures that will be taken to minimize the 124.1 risk of abuse to the vulnerable adult when the individual assessment required in section 124.2 626.557, subdivision 14, paragraph (b), indicates the need for measures in addition to the 124.3 specific measures identified in the program abuse prevention plan. The measures shall 124.4 include the specific actions the program will take to minimize the risk of abuse within the 124.5 scope of the licensed services, and will identify referrals made when the vulnerable adult 124.6 is susceptible to abuse outside the scope or control of the licensed services. When the 124.7 124.8 assessment indicates that the vulnerable adult does not need specific risk reduction measures in addition to those identified in the program abuse prevention plan, the individual abuse 124.9 prevention plan shall document this determination. 124.10

(2) An individual abuse prevention plan shall be developed for each new person as part 124.11 of the initial individual program plan or service plan required under the applicable licensing 124.12 rule or statute. The review and evaluation of the individual abuse prevention plan shall be 124.13 done as part of the review of the program plan or, service plan, or treatment plan. The person 124.14 receiving services shall participate in the development of the individual abuse prevention 124.15 plan to the full extent of the person's abilities. If applicable, the person's legal representative 124.16 shall be given the opportunity to participate with or for the person in the development of 124.17 the plan. The interdisciplinary team shall document the review of all abuse prevention plans 124.18 at least annually, using the individual assessment and any reports of abuse relating to the 124.19 person. The plan shall be revised to reflect the results of this review. 124.20

124.21 Sec. 50. Minnesota Statutes 2020, section 245D.02, subdivision 20, is amended to read:

Subd. 20. Mental health crisis intervention team. "Mental health crisis intervention
team" means a mental health crisis response provider as identified in section 256B.0624,
subdivision 2, paragraph (d), for adults, and in section 256B.0944, subdivision 1, paragraph
(d), for children.

124.26 Sec. 51. Minnesota Statutes 2020, section 254B.05, subdivision 5, is amended to read:

Subd. 5. Rate requirements. (a) The commissioner shall establish rates for substance
use disorder services and service enhancements funded under this chapter.

124.29 (b) Eligible substance use disorder treatment services include:

(1) outpatient treatment services that are licensed according to sections 245G.01 to
245G.17, or applicable tribal license;

(2) comprehensive assessments provided according to sections 245.4863, paragraph (a),
and 245G.05;

(3) care coordination services provided according to section 245G.07, subdivision 1,
paragraph (a), clause (5);

(4) peer recovery support services provided according to section 245G.07, subdivision
2, clause (8);

(5) on July 1, 2019, or upon federal approval, whichever is later, withdrawal management
 services provided according to chapter 245F;

(6) medication-assisted therapy services that are licensed according to sections 245G.01
to 245G.17 and 245G.22, or applicable tribal license;

125.11 (7) medication-assisted therapy plus enhanced treatment services that meet the 125.12 requirements of clause (6) and provide nine hours of clinical services each week;

125.13 (8) high, medium, and low intensity residential treatment services that are licensed

according to sections 245G.01 to 245G.17 and 245G.21 or applicable tribal license which
provide, respectively, 30, 15, and five hours of clinical services each week;

(9) hospital-based treatment services that are licensed according to sections 245G.01 to
245G.17 or applicable tribal license and licensed as a hospital under sections 144.50 to
144.56;

(10) adolescent treatment programs that are licensed as outpatient treatment programs
according to sections 245G.01 to 245G.18 or as residential treatment programs according
to Minnesota Rules, parts 2960.0010 to 2960.0220, and 2960.0430 to 2960.0490, or
applicable tribal license;

(11) high-intensity residential treatment services that are licensed according to sections
245G.01 to 245G.17 and 245G.21 or applicable tribal license, which provide 30 hours of
clinical services each week provided by a state-operated vendor or to clients who have been
civilly committed to the commissioner, present the most complex and difficult care needs,
and are a potential threat to the community; and

125.28 (12) room and board facilities that meet the requirements of subdivision 1a.

(c) The commissioner shall establish higher rates for programs that meet the requirementsof paragraph (b) and one of the following additional requirements:

125.31 (1) programs that serve parents with their children if the program:

(i) provides on-site child care during the hours of treatment activity that:

(A) is licensed under chapter 245A as a child care center under Minnesota Rules, chapter
9503; or

(B) meets the licensure exclusion criteria of section 245A.03, subdivision 2, paragraph
(a), clause (6), and meets the requirements under section 245G.19, subdivision 4; or

(ii) arranges for off-site child care during hours of treatment activity at a facility that is
licensed under chapter 245A as:

126.7 (A) a child care center under Minnesota Rules, chapter 9503; or

(B) a family child care home under Minnesota Rules, chapter 9502;

126.9 (2) culturally specific programs as defined in section 254B.01, subdivision 4a, or

programs or subprograms serving special populations, if the program or subprogram meetsthe following requirements:

(i) is designed to address the unique needs of individuals who share a common language,racial, ethnic, or social background;

(ii) is governed with significant input from individuals of that specific background; and

(iii) employs individuals to provide individual or group therapy, at least 50 percent of whom are of that specific background, except when the common social background of the individuals served is a traumatic brain injury or cognitive disability and the program employs treatment staff who have the necessary professional training, as approved by the commissioner, to serve clients with the specific disabilities that the program is designed to serve;

(3) programs that offer medical services delivered by appropriately credentialed health
care staff in an amount equal to two hours per client per week if the medical needs of the
client and the nature and provision of any medical services provided are documented in the
client file; and

(4) programs that offer services to individuals with co-occurring mental health andchemical dependency problems if:

(i) the program meets the co-occurring requirements in section 245G.20;

(ii) 25 percent of the counseling staff are licensed mental health professionals, as defined
in section 245.462, subdivision 18, clauses (1) to (6) qualified according to section 245I.04,
subdivision 2, or are students or licensing candidates under the supervision of a licensed
alcohol and drug counselor supervisor and licensed mental health professional, except that

no more than 50 percent of the mental health staff may be students or licensing candidates
with time documented to be directly related to provisions of co-occurring services;

(iii) clients scoring positive on a standardized mental health screen receive a mental
health diagnostic assessment within ten days of admission;

(iv) the program has standards for multidisciplinary case review that include a monthly
review for each client that, at a minimum, includes a licensed mental health professional
and licensed alcohol and drug counselor, and their involvement in the review is documented;

(v) family education is offered that addresses mental health and substance abuse disordersand the interaction between the two; and

(vi) co-occurring counseling staff shall receive eight hours of co-occurring disordertraining annually.

(d) In order to be eligible for a higher rate under paragraph (c), clause (1), a program
that provides arrangements for off-site child care must maintain current documentation at
the chemical dependency facility of the child care provider's current licensure to provide
child care services. Programs that provide child care according to paragraph (c), clause (1),
must be deemed in compliance with the licensing requirements in section 245G.19.

(e) Adolescent residential programs that meet the requirements of Minnesota Rules,
parts 2960.0430 to 2960.0490 and 2960.0580 to 2960.0690, are exempt from the requirements
in paragraph (c), clause (4), items (i) to (iv).

(f) Subject to federal approval, chemical dependency services that are otherwise covered as direct face-to-face services may be provided via two-way interactive video. The use of two-way interactive video must be medically appropriate to the condition and needs of the person being served. Reimbursement shall be at the same rates and under the same conditions that would otherwise apply to direct face-to-face services. The interactive video equipment and connection must comply with Medicare standards in effect at the time the service is provided.

(g) For the purpose of reimbursement under this section, substance use disorder treatment
services provided in a group setting without a group participant maximum or maximum
client to staff ratio under chapter 245G shall not exceed a client to staff ratio of 48 to one.
At least one of the attending staff must meet the qualifications as established under this
chapter for the type of treatment service provided. A recovery peer may not be included as
part of the staff ratio.

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Sec. 52. Minnesota Statutes 2020, section 256B.0615, subdivision 1, is amended to read: Subdivision 1. **Scope.** Medical assistance covers mental health certified peer specialist services, as established in subdivision 2, subject to federal approval, if provided to recipients who are eligible for services under sections 256B.0622, 256B.0623, and 256B.0624 and are provided by a <u>mental health</u> certified peer specialist who has completed the training under subdivision 5 and is qualified according to section 245I.04, subdivision 10.

128.7 Sec. 53. Minnesota Statutes 2020, section 256B.0615, subdivision 5, is amended to read:

Subd. 5. Certified peer specialist training and certification. The commissioner of 128.8 human services shall develop a training and certification process for certified peer specialists, 128.9 who must be at least 21 years of age. The candidates must have had a primary diagnosis of 128.10 128.11 mental illness, be a current or former consumer of mental health services, and must demonstrate leadership and advocacy skills and a strong dedication to recovery. The training 128.12 curriculum must teach participating consumers specific skills relevant to providing peer 128.13 support to other consumers. In addition to initial training and certification, the commissioner 128.14 shall develop ongoing continuing educational workshops on pertinent issues related to peer 128.15 128.16 support counseling.

Sec. 54. Minnesota Statutes 2020, section 256B.0616, subdivision 1, is amended to read: 128.17 Subdivision 1. Scope. Medical assistance covers mental health certified family peer 128.18 specialists services, as established in subdivision 2, subject to federal approval, if provided 128.19 to recipients who have an emotional disturbance or severe emotional disturbance under 128.20 chapter 245, and are provided by a mental health certified family peer specialist who has 128.21 completed the training under subdivision 5 and is qualified according to section 245I.04, 128.22 subdivision 12. A family peer specialist cannot provide services to the peer specialist's 128.23 family. 128.24

Sec. 55. Minnesota Statutes 2020, section 256B.0616, subdivision 3, is amended to read:
 Subd. 3. Eligibility. Family peer support services may be located in provided to recipients
 of inpatient hospitalization, partial hospitalization, residential treatment, intensive treatment
 in foster care, day treatment, children's therapeutic services and supports, or crisis services.

Sec. 56. Minnesota Statutes 2020, section 256B.0616, subdivision 5, is amended to read:
 Subd. 5. Certified family peer specialist training and certification. The commissioner
 shall develop a training and certification process for certified family peer specialists who

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must be at least 21 years of age. The 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. The training curriculum must teach participating
family peer specialists specific skills relevant to providing peer support to other parents. In
addition to initial training and certification, the commissioner shall develop ongoing

129.7 continuing educational workshops on pertinent issues related to family peer support129.8 counseling.

129.9 Sec. 57. Minnesota Statutes 2020, section 256B.0622, subdivision 1, is amended to read:

129.10 Subdivision 1. Scope. (a) Subject to federal approval, medical assistance covers medically

129.11 necessary, assertive community treatment for clients as defined in subdivision 2a and

129.12 intensive residential treatment services for clients as defined in subdivision 3, when the

129.13 services are provided by an entity <u>certified under and meeting the standards in this section</u>.

(b) Subject to federal approval, medical assistance covers medically necessary, intensive
 residential treatment services when the services are provided by an entity licensed under
 and meeting the standards in section 245I.23.

(c) The provider entity must make reasonable and good faith efforts to report individual
 client outcomes to the commissioner, using instruments and protocols approved by the
 commissioner.

Sec. 58. Minnesota Statutes 2020, section 256B.0622, subdivision 2, is amended to read:
Subd. 2. Definitions. (a) For purposes of this section, the following terms have the
meanings given them.

(b) "ACT team" means the group of interdisciplinary mental health staff who work asa team to provide assertive community treatment.

(c) "Assertive community treatment" means intensive nonresidential treatment and
rehabilitative mental health services provided according to the assertive community treatment
model. Assertive community treatment provides a single, fixed point of responsibility for
treatment, rehabilitation, and support needs for clients. Services are offered 24 hours per
day, seven days per week, in a community-based setting.

(d) "Individual treatment plan" means the document that results from a person-centered
 planning process of determining real-life outcomes with clients and developing strategies
 to achieve those outcomes a plan described under section 245I.10, subdivisions 7 and 8.

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130.1 (e) "Assertive engagement" means the use of collaborative strategies to engage clients
130.2 to receive services.

(f) "Benefits and finance support" means assisting clients in capably managing financial
affairs. Services include, but are not limited to, assisting clients in applying for benefits;
assisting with redetermination of benefits; providing financial crisis management; teaching
and supporting budgeting skills and asset development; and coordinating with a client's
representative payee, if applicable.

130.8 (g) "Co-occurring disorder treatment" means the treatment of co-occurring mental illness and substance use disorders and is characterized by assertive outreach, stage-wise 130.9 130.10 comprehensive treatment, treatment goal setting, and flexibility to work within each stage of treatment. Services include, but are not limited to, assessing and tracking clients' stages 130.11 of change readiness and treatment; applying the appropriate treatment based on stages of 130.12 change, such as outreach and motivational interviewing techniques to work with clients in 130.13 earlier stages of change readiness and cognitive behavioral approaches and relapse prevention 130.14 to work with clients in later stages of change; and facilitating access to community supports. 130.15

 $\frac{(h)(e)}{(e)}$ "Crisis assessment and intervention" means mental health crisis response services as defined in section 256B.0624, subdivision 2, paragraphs (c) to (e).

130.18 (i) "Employment services" means assisting clients to work at jobs of their choosing.

130.19 Services must follow the principles of the individual placement and support (IPS)

employment model, including focusing on competitive employment; emphasizing individual
elient preferences and strengths; ensuring employment services are integrated with mental
health services; conducting rapid job searches and systematic job development according
to elient preferences and choices; providing benefits counseling; and offering all services
in an individualized and time-unlimited manner. Services shall also include educating elients
about opportunities and benefits of work and school and assisting the elient in learning job
skills, navigating the work place, and managing work relationships.

(j) "Family psychoeducation and support" means services provided to the client's family 130.27 130.28 and other natural supports to restore and strengthen the client's unique social and family relationships. Services include, but are not limited to, individualized psychoeducation about 130.29 the client's illness and the role of the family and other significant people in the therapeutic 130.30 process; family intervention to restore contact, resolve conflict, and maintain relationships 130.31 with family and other significant people in the client's life; ongoing communication and 130.32 130.33 collaboration between the ACT team and the family; introduction and referral to family self-help programs and advocacy organizations that promote recovery and family 130.34

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131.1 engagement, individual supportive counseling, parenting training, and service coordination

131.3 restoring relationships with children who are not in the client's custody; and coordinating

to help clients fulfill parenting responsibilities; coordinating services for the child and

131.4 with child welfare and family agencies, if applicable. These services must be provided with

131.5 the client's agreement and consent.

(k) "Housing access support" means assisting clients to find, obtain, retain, and move
to safe and adequate housing of their choice. Housing access support includes, but is not
limited to, locating housing options with a focus on integrated independent settings; applying
for housing subsidies, programs, or resources; assisting the client in developing relationships
with local landlords; providing tenancy support and advocacy for the individual's tenancy
rights at the client's home; and assisting with relocation.

(1) (f) "Individual treatment team" means a minimum of three members of the ACT team
who are responsible for consistently carrying out most of a client's assertive community
treatment services.

(m) "Intensive residential treatment services treatment team" means all staff who provide
intensive residential treatment services under this section to clients. At a minimum, this
includes the clinical supervisor; mental health professionals as defined in section 245.462,
subdivision 18, clauses (1) to (6); mental health practitioners as defined in section 245.462,
subdivision 17; mental health rehabilitation workers under section 256B.0623, subdivision
5, paragraph (a), clause (4); and mental health certified peer specialists under section
256B.0615.

(n) "Intensive residential treatment services" means short-term, time-limited services
provided in a residential setting to clients who are in need of more restrictive settings and
are at risk of significant functional deterioration if they do not receive these services. Services
are designed to develop and enhance psychiatric stability, personal and emotional adjustment,
self-sufficiency, and skills to live in a more independent setting. Services must be directed
toward a targeted discharge date with specified client outcomes.

(o) "Medication assistance and support" means assisting clients in accessing medication,
 developing the ability to take medications with greater independence, and providing

131.30 medication setup. This includes the prescription, administration, and order of medication

131.31 by appropriate medical staff.

(p) "Medication education" means educating clients on the role and effects of medications
 in treating symptoms of mental illness and the side effects of medications.

(q) "Overnight staff" means a member of the intensive residential treatment services
team who is responsible during hours when clients are typically asleep.

132.3 (r) "Mental health certified peer specialist services" has the meaning given in section
132.4 256B.0615.

(s) "Physical health services" means any service or treatment to meet the physical health
needs of the client to support the client's mental health recovery. Services include, but are
not limited to, education on primary health issues, including wellness education; medication
administration and monitoring; providing and coordinating medical screening and follow-up;
scheduling routine and acute medical and dental care visits; tobacco cessation strategies;
assisting clients in attending appointments; communicating with other providers; and
integrating all physical and mental health treatment.

(t) (g) "Primary team member" means the person who leads and coordinates the activities
of the individual treatment team and is the individual treatment team member who has
primary responsibility for establishing and maintaining a therapeutic relationship with the
client on a continuing basis.

(u) "Rehabilitative mental health services" means mental health services that are
rehabilitative and enable the client to develop and enhance psychiatric stability, social
competencies, personal and emotional adjustment, independent living, parenting skills, and
community skills, when these abilities are impaired by the symptoms of mental illness.
(v) "Symptom management" means supporting clients in identifying and targeting the
symptoms and occurrence patterns of their mental illness and developing strategies to reduce

132.22 the impact of those symptoms.

132.23 (w) "Therapeutic interventions" means empirically supported techniques to address specific symptoms and behaviors such as anxiety, psychotic symptoms, emotional 132.24 dysregulation, and trauma symptoms. Interventions include empirically supported 132.25 psychotherapies including, but not limited to, cognitive behavioral therapy, exposure therapy, 132.26 acceptance and commitment therapy, interpersonal therapy, and motivational interviewing. 132.27 (x) "Wellness self-management and prevention" means a combination of approaches to 132.28 working with the client to build and apply skills related to recovery, and to support the client 132.29 in participating in leisure and recreational activities, civic participation, and meaningful 132.30 structure. 132.31

(h) "Certified rehabilitation specialist" means a staff person who is qualified according
 to section 245I.04, subdivision 8.

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3.1	(i) "Clinical trainee" means a staff p	erson who is quali	fied according to se	ction 245I.04,
3.2	subdivision 6.			
3.3	(j) "Mental health certified peer spe	ecialist" means a st	taff person who is q	ualified
3.4	according to section 245I.04, subdivisi	on 10.		
3.5	(k) "Mental health practitioner" mea	ns a staff person wl	ho is qualified accore	ding to section

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Ith practitioner" means a staff person who is qualified according to section 245I.04, subdivision 4. 133.6

133.7 (1) "Mental health professional" means a staff person who is qualified according to section 245I.04, subdivision 2. 133.8

(m) "Mental health rehabilitation worker" means a staff person who is qualified according 133.9 to section 245I.04, subdivision 14. 133.10

Sec. 59. Minnesota Statutes 2020, section 256B.0622, subdivision 3a, is amended to read: 133.11

Subd. 3a. Provider certification and contract requirements for assertive community 133.12 treatment. (a) The assertive community treatment provider must: 133.13

133.14 (1) have a contract with the host county to provide assertive community treatment 133.15 services: and

(2) have each ACT team be certified by the state following the certification process and 133.16 procedures developed by the commissioner. The certification process determines whether 133.17 the ACT team meets the standards for assertive community treatment under this section as 133.18 well as, the standards in chapter 245I as required in section 245I.011, subdivision 5, and 133.19 minimum program fidelity standards as measured by a nationally recognized fidelity tool 133.20

approved by the commissioner. Recertification must occur at least every three years. 133.21

(b) An ACT team certified under this subdivision must meet the following standards: 133.22

(1) have capacity to recruit, hire, manage, and train required ACT team members; 133.23

(2) have adequate administrative ability to ensure availability of services; 133.24

(3) ensure adequate preservice and ongoing training for staff; 133.25

(4) ensure that staff is capable of implementing culturally specific services that are 133.26

eulturally responsive and appropriate as determined by the client's culture, beliefs, values, 133.27

and language as identified in the individual treatment plan; 133.28

(5) (3) ensure flexibility in service delivery to respond to the changing and intermittent 133.29 care needs of a client as identified by the client and the individual treatment plan; 133.30

(6) develop and maintain client files, individual treatment plans, and contact charting; 133.31

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- 134.1 (7) develop and maintain staff training and personnel files;
- 134.2 (8) submit information as required by the state;
- 134.3 (9) (4) keep all necessary records required by law;
- 134.4 (10) comply with all applicable laws;
- (11) (5) be an enrolled Medicaid provider; and

(12) (6) establish and maintain a quality assurance plan to determine specific service
 outcomes and the client's satisfaction with services; and.

134.8 (13) develop and maintain written policies and procedures regarding service provision
 134.9 and administration of the provider entity.

134.10 (c) The commissioner may intervene at any time and decertify an ACT team with cause.

134.11 The commissioner shall establish a process for decertification of an ACT team and shall

134.12 require corrective action, medical assistance repayment, or decertification of an ACT team

134.13 that no longer meets the requirements in this section or that fails to meet the clinical quality

134.14 standards or administrative standards provided by the commissioner in the application and

134.15 certification process. The decertification is subject to appeal to the state.

134.16 Sec. 60. Minnesota Statutes 2020, section 256B.0622, subdivision 4, is amended to read:

134.17 Subd. 4. Provider entity licensure and contract requirements for intensive residential

134.18 treatment services. (a) The intensive residential treatment services provider entity must:

134.19 (1) be licensed under Minnesota Rules, parts 9520.0500 to 9520.0670;

134.20 (2) not exceed 16 beds per site; and

134.21 (3) comply with the additional standards in this section.

134.22 (b)(a) The commissioner shall develop procedures for counties and providers to submit 134.23 other documentation as needed to allow the commissioner to determine whether the standards 134.24 in this section are met.

(e) (b) A provider entity must specify in the provider entity's application what geographic
area and populations will be served by the proposed program. A provider entity must
document that the capacity or program specialties of existing programs are not sufficient
to meet the service needs of the target population. A provider entity must submit evidence
of ongoing relationships with other providers and levels of care to facilitate referrals to and
from the proposed program.

(d) (c) A provider entity must submit documentation that the provider entity requested a statement of need from each county board and tribal authority that serves as a local mental health authority in the proposed service area. The statement of need must specify if the local mental health authority supports or does not support the need for the proposed program and the basis for this determination. If a local mental health authority does not respond within 60 days of the receipt of the request, the commissioner shall determine the need for the program based on the documentation submitted by the provider entity.

135.8 Sec. 61. Minnesota Statutes 2020, section 256B.0622, subdivision 7, is amended to read:

Subd. 7. Assertive community treatment service standards. (a) ACT teams must offer
and have the capacity to directly provide the following services:

(1) assertive engagement using collaborative strategies to encourage clients to receive
 services;

135.13 (2) benefits and finance support that assists clients to capably manage financial affairs.

135.14 Services include but are not limited to assisting clients in applying for benefits, assisting

135.15 with redetermination of benefits, providing financial crisis management, teaching and

135.16 supporting budgeting skills and asset development, and coordinating with a client's

135.17 representative payee, if applicable;

(3) co-occurring <u>substance use disorder treatment as defined in section 245I.02</u>,
subdivision 11;

135.20 (4) crisis assessment and intervention;

135.21 (5) employment services that assist clients to work at jobs of the clients' choosing.

135.22 Services must follow the principles of the individual placement and support employment

135.23 model, including focusing on competitive employment, emphasizing individual client

135.24 preferences and strengths, ensuring employment services are integrated with mental health

135.25 services, conducting rapid job searches and systematic job development according to client

135.26 preferences and choices, providing benefits counseling, and offering all services in an

135.27 individualized and time-unlimited manner. Services must also include educating clients

135.28 about opportunities and benefits of work and school and assisting the client in learning job

135.29 skills, navigating the workplace, workplace accommodations, and managing work

135.30 relationships;

(6) family psychoeducation and support provided to the client's family and other natural
 supports to restore and strengthen the client's unique social and family relationships. Services

135.33 include but are not limited to individualized psychoeducation about the client's illness and

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the role of the family and other significant people in the therapeutic process; family 136.1 intervention to restore contact, resolve conflict, and maintain relationships with family and 136.2 136.3 other significant people in the client's life; ongoing communication and collaboration between the ACT team and the family; introduction and referral to family self-help programs and 136.4 advocacy organizations that promote recovery and family engagement, individual supportive 136.5 counseling, parenting training, and service coordination to help clients fulfill parenting 136.6 responsibilities; coordinating services for the child and restoring relationships with children 136.7 136.8 who are not in the client's custody; and coordinating with child welfare and family agencies, if applicable. These services must be provided with the client's agreement and consent; 136.9 (7) housing access support that assists clients to find, obtain, retain, and move to safe 136.10 and adequate housing of their choice. Housing access support includes but is not limited to 136.11 locating housing options with a focus on integrated independent settings; applying for 136.12 housing subsidies, programs, or resources; assisting the client in developing relationships 136.13 with local landlords; providing tenancy support and advocacy for the individual's tenancy 136.14 rights at the client's home; and assisting with relocation; 136.15 (8) medication assistance and support that assists clients in accessing medication, 136.16 developing the ability to take medications with greater independence, and providing 136.17 medication setup. Medication assistance and support includes assisting the client with the 136.18 prescription, administration, and ordering of medication by appropriate medical staff; 136.19 (9) medication education that educates clients on the role and effects of medications in 136.20 treating symptoms of mental illness and the side effects of medications; 136.21 (10) mental health certified peer specialists services according to section 256B.0615; 136.22 (11) physical health services to meet the physical health needs of the client to support 136.23 the client's mental health recovery. Services include but are not limited to education on 136.24 primary health and wellness issues, medication administration and monitoring, providing 136.25 and coordinating medical screening and follow-up, scheduling routine and acute medical 136.26 and dental care visits, tobacco cessation strategies, assisting clients in attending appointments, 136.27 communicating with other providers, and integrating all physical and mental health treatment; 136.28 (12) rehabilitative mental health services as defined in section 245I.02, subdivision 33; 136.29 136.30 (13) symptom management that supports clients in identifying and targeting the symptoms and occurrence patterns of their mental illness and developing strategies to reduce the impact 136.31

136.32 of those symptoms;

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137.1	(14) therapeutic interventions to address specific symptoms and behaviors such as
137.2	anxiety, psychotic symptoms, emotional dysregulation, and trauma symptoms. Interventions
137.3	include empirically supported psychotherapies including but not limited to cognitive
137.4	behavioral therapy, exposure therapy, acceptance and commitment therapy, interpersonal
137.5	therapy, and motivational interviewing;
137.6	(15) wellness self-management and prevention that includes a combination of approaches
137.7	to working with the client to build and apply skills related to recovery, and to support the
137.8	client in participating in leisure and recreational activities, civic participation, and meaningful
137.9	structure; and
137.10	(16) other services based on client needs as identified in a client's assertive community
137.11	treatment individual treatment plan.
137.12	(b) ACT teams must ensure the provision of all services necessary to meet a client's
137.13	needs as identified in the client's individual treatment plan.
137.14	Sec. 62. Minnesota Statutes 2020, section 256B.0622, subdivision 7a, is amended to read:
137.15	Subd. 7a. Assertive community treatment team staff requirements and roles. (a)
137.16	The required treatment staff qualifications and roles for an ACT team are:
137.16 137.17	The required treatment staff qualifications and roles for an ACT team are: (1) the team leader:
137.17	(1) the team leader:
137.17 137.18	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules,
137.17 137.18 137.19	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible
137.17 137.18 137.19 137.20	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full
137.17 137.18 137.19 137.20 137.21	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader;
 137.17 137.18 137.19 137.20 137.21 137.22 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to
 137.17 137.18 137.19 137.20 137.21 137.22 137.23 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to clients;
 137.17 137.18 137.19 137.20 137.21 137.22 137.23 137.24 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to clients; (iii) must be a single full-time staff member, dedicated to the ACT team, who is
 137.17 137.18 137.19 137.20 137.21 137.22 137.23 137.24 137.25 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to clients; (iii) must be a single full-time staff member, dedicated to the ACT team, who is responsible for overseeing the administrative operations of the team, providing elinical
 137.17 137.18 137.19 137.20 137.21 137.22 137.23 137.24 137.25 137.26 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to clients; (iii) must be a single full-time staff member, dedicated to the ACT team, who is responsible for overseeing the administrative operations of the team, providing elinical oversight treatment supervision of services in conjunction with the psychiatrist or psychiatric
 137.17 137.18 137.19 137.20 137.21 137.22 137.23 137.24 137.25 137.26 137.27 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to clients; (iii) must be a single full-time staff member, dedicated to the ACT team, who is responsible for overseeing the administrative operations of the team, providing elinical oversight treatment supervision of services in conjunction with the psychiatrist or psychiatric care provider, and supervising team members to ensure delivery of best and ethical practices;
 137.17 137.18 137.19 137.20 137.21 137.22 137.23 137.24 137.25 137.26 137.27 137.28 	 (1) the team leader: (i) shall be a licensed mental health professional who is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible for licensure and are otherwise qualified may also fulfill this role but must obtain full licensure within 24 months of assuming the role of team leader; (ii) must be an active member of the ACT team and provide some direct services to clients; (iii) must be a single full-time staff member, dedicated to the ACT team, who is responsible for overseeing the administrative operations of the team, providing elinieal oversight treatment supervision of services in conjunction with the psychiatrist or psychiatric care provider, and supervising team members to ensure delivery of best and ethical practices; and

137.32 (2) the psychiatric care provider:

(i) must be a licensed psychiatrist certified by the American Board of Psychiatry and
Neurology or eligible for board certification or certified by the American Osteopathic Board
of Neurology and Psychiatry or eligible for board certification, or a psychiatric nurse who
is qualified under Minnesota Rules, part 9505.0371, subpart 5, item A mental health
professional permitted to prescribe psychiatric medications as part of the mental health
professional's scope of practice. The psychiatric care provider must have demonstrated
clinical experience working with individuals with serious and persistent mental illness;

(ii) shall collaborate with the team leader in sharing overall clinical responsibility for
screening and admitting clients; monitoring clients' treatment and team member service
delivery; educating staff on psychiatric and nonpsychiatric medications, their side effects,
and health-related conditions; actively collaborating with nurses; and helping provide clinical
<u>treatment</u> supervision to the team;

(iii) shall fulfill the following functions for assertive community treatment clients:
provide assessment and treatment of clients' symptoms and response to medications, including
side effects; provide brief therapy to clients; provide diagnostic and medication education
to clients, with medication decisions based on shared decision making; monitor clients'
nonpsychiatric medical conditions and nonpsychiatric medications; and conduct home and
community visits;

(iv) shall serve as the point of contact for psychiatric treatment if a client is hospitalized
for mental health treatment and shall communicate directly with the client's inpatient
psychiatric care providers to ensure continuity of care;

(v) shall have a minimum full-time equivalency that is prorated at a rate of 16 hours per
50 clients. Part-time psychiatric care providers shall have designated hours to work on the
team, with sufficient blocks of time on consistent days to carry out the provider's clinical,
supervisory, and administrative responsibilities. No more than two psychiatric care providers
may share this role;

(vi) may not provide specific roles and responsibilities by telemedicine unless approvedby the commissioner; and

(vii) shall provide psychiatric backup to the program after regular business hours and
on weekends and holidays. The psychiatric care provider may delegate this duty to another
qualified psychiatric provider;

138.32 (3) the nursing staff:

(i) shall consist of one to three registered nurses or advanced practice registered nurses,
of whom at least one has a minimum of one-year experience working with adults with
serious mental illness and a working knowledge of psychiatric medications. No more than
two individuals can share a full-time equivalent position;

(ii) are responsible for managing medication, administering and documenting medication
treatment, and managing a secure medication room; and

(iii) shall develop strategies, in collaboration with clients, to maximize taking medications
as prescribed; screen and monitor clients' mental and physical health conditions and
medication side effects; engage in health promotion, prevention, and education activities;
communicate and coordinate services with other medical providers; facilitate the development
of the individual treatment plan for clients assigned; and educate the ACT team in monitoring
psychiatric and physical health symptoms and medication side effects;

139.13 (4) the co-occurring disorder specialist:

(i) shall be a full-time equivalent co-occurring disorder specialist who has received 139.14 specific training on co-occurring disorders that is consistent with national evidence-based 139.15 practices. The training must include practical knowledge of common substances and how 139.16 they affect mental illnesses, the ability to assess substance use disorders and the client's 139.17 stage of treatment, motivational interviewing, and skills necessary to provide counseling to 139.18 clients at all different stages of change and treatment. The co-occurring disorder specialist 139.19 may also be an individual who is a licensed alcohol and drug counselor as described in 139.20 section 148F.01, subdivision 5, or a counselor who otherwise meets the training, experience, 139.21 and other requirements in section 245G.11, subdivision 5. No more than two co-occurring 139.22 disorder specialists may occupy this role; and 139.23

(ii) shall provide or facilitate the provision of co-occurring disorder treatment to clients.
The co-occurring disorder specialist shall serve as a consultant and educator to fellow ACT
team members on co-occurring disorders;

139.27 (5) the vocational specialist:

(i) shall be a full-time vocational specialist who has at least one-year experience providing
employment services or advanced education that involved field training in vocational services
to individuals with mental illness. An individual who does not meet these qualifications
may also serve as the vocational specialist upon completing a training plan approved by the
commissioner;

(ii) shall provide or facilitate the provision of vocational services to clients. The vocational
specialist serves as a consultant and educator to fellow ACT team members on these services;
and

(iii) should <u>must</u> not refer individuals to receive any type of vocational services or linkage
by providers outside of the ACT team;

140.6 (6) the mental health certified peer specialist:

(i) shall be a full-time equivalent mental health certified peer specialist as defined in
section 256B.0615. No more than two individuals can share this position. The mental health
certified peer specialist is a fully integrated team member who provides highly individualized
services in the community and promotes the self-determination and shared decision-making
abilities of clients. This requirement may be waived due to workforce shortages upon
approval of the commissioner;

(ii) must provide coaching, mentoring, and consultation to the clients to promote recovery,
self-advocacy, and self-direction, promote wellness management strategies, and assist clients
in developing advance directives; and

(iii) must model recovery values, attitudes, beliefs, and personal action to encourage
wellness and resilience, provide consultation to team members, promote a culture where
the clients' points of view and preferences are recognized, understood, respected, and
integrated into treatment, and serve in a manner equivalent to other team members;

(7) the program administrative assistant shall be a full-time office-based program
administrative assistant position assigned to solely work with the ACT team, providing a
range of supports to the team, clients, and families; and

140.23 (8) additional staff:

140.24 (i) shall be based on team size. Additional treatment team staff may include licensed mental health professionals as defined in Minnesota Rules, part 9505.0371, subpart 5, item 140.25 A; clinical trainees; certified rehabilitation specialists; mental health practitioners as defined 140.26 140.27 in section 245.462, subdivision 17; a mental health practitioner working as a clinical trainee according to Minnesota Rules, part 9505.0371, subpart 5, item C; or mental health 140.28 rehabilitation workers as defined in section 256B.0623, subdivision 5, paragraph (a), clause 140.29 (4). These individuals shall have the knowledge, skills, and abilities required by the 140.30 population served to carry out rehabilitation and support functions; and 140.31

140.32 (ii) shall be selected based on specific program needs or the population served.

140.33 (b) Each ACT team must clearly document schedules for all ACT team members.

(c) Each ACT team member must serve as a primary team member for clients assigned
by the team leader and are responsible for facilitating the individual treatment plan process
for those clients. The primary team member for a client is the responsible team member
knowledgeable about the client's life and circumstances and writes the individual treatment
plan. The primary team member provides individual supportive therapy or counseling, and
provides primary support and education to the client's family and support system.

(d) Members of the ACT team must have strong clinical skills, professional qualifications,
experience, and competency to provide a full breadth of rehabilitation services. Each staff
member shall be proficient in their respective discipline and be able to work collaboratively
as a member of a multidisciplinary team to deliver the majority of the treatment,

rehabilitation, and support services clients require to fully benefit from receiving assertivecommunity treatment.

(e) Each ACT team member must fulfill training requirements established by thecommissioner.

141.15 Sec. 63. Minnesota Statutes 2020, section 256B.0622, subdivision 7b, is amended to read:

Subd. 7b. Assertive community treatment program size and opportunities. (a) Each
ACT team shall maintain an annual average caseload that does not exceed 100 clients.
Staff-to-client ratios shall be based on team size as follows:

141.19 (1) a small ACT team must:

(i) employ at least six but no more than seven full-time treatment team staff, excludingthe program assistant and the psychiatric care provider;

141.22 (ii) serve an annual average maximum of no more than 50 clients;

141.23 (iii) ensure at least one full-time equivalent position for every eight clients served;

(iv) schedule ACT team staff for at least eight-hour shift coverage on weekdays and
on-call duty to provide crisis services and deliver services after hours when staff are not
working;

(v) provide crisis services during business hours if the small ACT team does not have
sufficient staff numbers to operate an after-hours on-call system. During all other hours,
the ACT team may arrange for coverage for crisis assessment and intervention services
through a reliable crisis-intervention provider as long as there is a mechanism by which the
ACT team communicates routinely with the crisis-intervention provider and the on-call

ACT team staff are available to see clients face-to-face when necessary or if requested by
the crisis-intervention services provider;

(vi) adjust schedules and provide staff to carry out the needed service activities in the
evenings or on weekend days or holidays, when necessary;

(vii) arrange for and provide psychiatric backup during all hours the psychiatric care
provider is not regularly scheduled to work. If availability of the ACT team's psychiatric
care provider during all hours is not feasible, alternative psychiatric prescriber backup must
be arranged and a mechanism of timely communication and coordination established in
writing; and

(viii) be composed of, at minimum, one full-time team leader, at least 16 hours each
week per 50 clients of psychiatric provider time, or equivalent if fewer clients, one full-time
equivalent nursing, one full-time substance abuse co-occurring disorder specialist, one
full-time equivalent mental health certified peer specialist, one full-time vocational specialist,
one full-time program assistant, and at least one additional full-time ACT team member
who has mental health professional, certified rehabilitation specialist, clinical trainee, or
mental health practitioner status; and

142.17 (2) a midsize ACT team shall:

(i) be composed of, at minimum, one full-time team leader, at least 16 hours of psychiatry 142.18 time for 51 clients, with an additional two hours for every six clients added to the team, 1.5 142.19 to two full-time equivalent nursing staff, one full-time substance abuse co-occurring disorder 142.20 specialist, one full-time equivalent mental health certified peer specialist, one full-time 142.21 vocational specialist, one full-time program assistant, and at least 1.5 to two additional 142.22 full-time equivalent ACT members, with at least one dedicated full-time staff member with 142.23 mental health professional status. Remaining team members may have mental health 142.24 professional, certified rehabilitation specialist, clinical trainee, or mental health practitioner 142.25 status; 142.26

(ii) employ seven or more treatment team full-time equivalents, excluding the program
assistant and the psychiatric care provider;

142.29 (iii) serve an annual average maximum caseload of 51 to 74 clients;

142.30 (iv) ensure at least one full-time equivalent position for every nine clients served;

- 142.31 (v) schedule ACT team staff for a minimum of ten-hour shift coverage on weekdays
- 142.32 and six- to eight-hour shift coverage on weekends and holidays. In addition to these minimum

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143.1 specifications, staff are regularly scheduled to provide the necessary services on a

client-by-client basis in the evenings and on weekends and holidays;

(vi) schedule ACT team staff on-call duty to provide crisis services and deliver services
when staff are not working;

(vii) have the authority to arrange for coverage for crisis assessment and intervention
services through a reliable crisis-intervention provider as long as there is a mechanism by
which the ACT team communicates routinely with the crisis-intervention provider and the
on-call ACT team staff are available to see clients face-to-face when necessary or if requested
by the crisis-intervention services provider; and

(viii) arrange for and provide psychiatric backup during all hours the psychiatric care
provider is not regularly scheduled to work. If availability of the psychiatric care provider
during all hours is not feasible, alternative psychiatric prescriber backup must be arranged
and a mechanism of timely communication and coordination established in writing;

143.14 (3) a large ACT team must:

(i) be composed of, at minimum, one full-time team leader, at least 32 hours each week 143.15 per 100 clients, or equivalent of psychiatry time, three full-time equivalent nursing staff, 143.16 one full-time substance abuse co-occurring disorder specialist, one full-time equivalent 143.17 mental health certified peer specialist, one full-time vocational specialist, one full-time 143.18 program assistant, and at least two additional full-time equivalent ACT team members, with 143.19 at least one dedicated full-time staff member with mental health professional status. 143.20 Remaining team members may have mental health professional or mental health practitioner 143.21 143.22 status;

(ii) employ nine or more treatment team full-time equivalents, excluding the program
assistant and psychiatric care provider;

143.25 (iii) serve an annual average maximum caseload of 75 to 100 clients;

143.26 (iv) ensure at least one full-time equivalent position for every nine individuals served;

(v) schedule staff to work two eight-hour shifts, with a minimum of two staff on the
second shift providing services at least 12 hours per day weekdays. For weekends and
holidays, the team must operate and schedule ACT team staff to work one eight-hour shift,
with a minimum of two staff each weekend day and every holiday;

(vi) schedule ACT team staff on-call duty to provide crisis services and deliver services
when staff are not working; and

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144.1 (vii) arrange for and provide psychiatric backup during all hours the psychiatric care

provider is not regularly scheduled to work. If availability of the ACT team psychiatric care
provider during all hours is not feasible, alternative psychiatric backup must be arranged

144.4 and a mechanism of timely communication and coordination established in writing.

(b) An ACT team of any size may have a staff-to-client ratio that is lower than the
requirements described in paragraph (a) upon approval by the commissioner, but may not
exceed a one-to-ten staff-to-client ratio.

144.8 Sec. 64. Minnesota Statutes 2020, section 256B.0622, subdivision 7c, is amended to read:

Subd. 7c. Assertive community treatment program organization and communication
requirements. (a) An ACT team shall provide at least 75 percent of all services in the
community in non-office-based or non-facility-based settings.

(b) ACT team members must know all clients receiving services, and interventions must
be carried out with consistency and follow empirically supported practice.

(c) Each ACT team client shall be assigned an individual treatment team that is
determined by a variety of factors, including team members' expertise and skills, rapport,
and other factors specific to the individual's preferences. The majority of clients shall see
at least three ACT team members in a given month.

(d) The ACT team shall have the capacity to rapidly increase service intensity to a client
when the client's status requires it, regardless of geography, provide flexible service in an
individualized manner, and see clients on average three times per week for at least 120
minutes per week. Services must be available at times that meet client needs.

(e) ACT teams shall make deliberate efforts to assertively engage clients in services.
Input of family members, natural supports, and previous and subsequent treatment providers
is required in developing engagement strategies. ACT teams shall include the client, identified
family, and other support persons in the admission, initial assessment, and planning process
as primary stakeholders, meet with the client in the client's environment at times of the day
and week that honor the client's preferences, and meet clients at home and in jails or prisons,
streets, homeless shelters, or hospitals.

(f) ACT teams shall ensure that a process is in place for identifying individuals in need
of more or less assertive engagement. Interventions are monitored to determine the success
of these techniques and the need to adapt the techniques or approach accordingly.

(g) ACT teams shall conduct daily team meetings to systematically update clinically
 relevant information, briefly discuss the status of assertive community treatment clients

over the past 24 hours, problem solve emerging issues, plan approaches to address and 145.1

prevent crises, and plan the service contacts for the following 24-hour period or weekend. 145.2

All team members scheduled to work shall attend this meeting. 145.3

(h) ACT teams shall maintain a clinical log that succinctly documents important clinical 145.4 information and develop a daily team schedule for the day's contacts based on a central file 145.5 of the clients' weekly or monthly schedules, which are derived from interventions specified 145.6 within the individual treatment plan. The team leader must have a record to ensure that all 145.7 assigned contacts are completed. 145.8

(i) The treatment supervision required according to section 245I.06 may include the use 145.9 145.10 of team supervision. "Team supervision" means the daily team meeting required in paragraph 145.11 (g).

Sec. 65. Minnesota Statutes 2020, section 256B.0622, subdivision 7d, is amended to read: 145.12

Subd. 7d. Assertive community treatment assessment and individual treatment 145.13 plan. (a) An initial assessment, including a diagnostic assessment that meets the requirements 145.14 of Minnesota Rules, part 9505.0372, subpart 1, and a 30-day treatment plan shall be 145.15 145.16 completed the day of the client's admission to assertive community treatment by the ACT team leader or the psychiatric care provider, with participation by designated ACT team 145.17 members and the client. The initial assessment must include obtaining or completing a 145.18 standard diagnostic assessment according to section 245I.10, subdivision 6, and completing 145.19 a 30-day individual treatment plan. The team leader, psychiatric care provider, or other 145.20 mental health professional designated by the team leader or psychiatric care provider, must 145.21 145.22 update the client's diagnostic assessment at least annually.

145.23 (b) An initial A functional assessment must be completed within ten days of intake and updated every six months for assertive community treatment, or prior to discharge from the 145.24 service, whichever comes first according to section 245I.10, subdivision 9. 145.25

(c) Within 30 days of the client's assertive community treatment admission, the ACT 145.26 team shall complete an in-depth assessment of the domains listed under section 245.462, 145.27 subdivision 11a. 145.28

(d) Each part of the in-depth functional assessment areas shall be completed by each 145.29 respective team specialist or an ACT team member with skill and knowledge in the area 145.30 being assessed. The assessments are based upon all available information, including that 145.31 145.32 from client interview family and identified natural supports, and written summaries from

other agencies, including police, courts, county social service agencies, outpatient facilities,
and inpatient facilities, where applicable.

(e) (c) Between 30 and 45 days after the client's admission to assertive community
treatment, the entire ACT team must hold a comprehensive case conference, where all team
members, including the psychiatric provider, present information discovered from the
completed in-depth assessments and provide treatment recommendations. The conference
must serve as the basis for the first six-month individual treatment plan, which must be
written by the primary team member.

(f) (d) The client's psychiatric care provider, primary team member, and individual
treatment team members shall assume responsibility for preparing the written narrative of
the results from the psychiatric and social functioning history timeline and the comprehensive
assessment.

 $\frac{(g)(e)}{(e)}$ The primary team member and individual treatment team members shall be assigned by the team leader in collaboration with the psychiatric care provider by the time of the first treatment planning meeting or 30 days after admission, whichever occurs first.

 $\frac{(h)(f)}{(f)}$ Individual treatment plans must be developed through the following treatment planning process:

(1) The individual treatment plan shall be developed in collaboration with the client and 146 18 the client's preferred natural supports, and guardian, if applicable and appropriate. The ACT 146.19 team shall evaluate, together with each client, the client's needs, strengths, and preferences 146.20 and develop the individual treatment plan collaboratively. The ACT team shall make every 146.21 effort to ensure that the client and the client's family and natural supports, with the client's 146.22 consent, are in attendance at the treatment planning meeting, are involved in ongoing 146.23 meetings related to treatment, and have the necessary supports to fully participate. The 146.24 client's participation in the development of the individual treatment plan shall be documented. 146.25

(2) The client and the ACT team shall work together to formulate and prioritize the
issues, set goals, research approaches and interventions, and establish the plan. The plan is
individually tailored so that the treatment, rehabilitation, and support approaches and
interventions achieve optimum symptom reduction, help fulfill the personal needs and
aspirations of the client, take into account the cultural beliefs and realities of the individual,
and improve all the aspects of psychosocial functioning that are important to the client. The
process supports strengths, rehabilitation, and recovery.

(3) Each client's individual treatment plan shall identify service needs, strengths and
capacities, and barriers, and set specific and measurable short- and long-term goals for each

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service need. The individual treatment plan must clearly specify the approaches and

interventions necessary for the client to achieve the individual goals, when the interventions
shall happen, and identify which ACT team member shall carry out the approaches and
interventions.

(4) The primary team member and the individual treatment team, together with the client
and the client's family and natural supports with the client's consent, are responsible for
reviewing and rewriting the treatment goals and individual treatment plan whenever there
is a major decision point in the client's course of treatment or at least every six months.

(5) The primary team member shall prepare a summary that thoroughly describes in
writing the client's and the individual treatment team's evaluation of the client's progress
and goal attainment, the effectiveness of the interventions, and the satisfaction with services
since the last individual treatment plan. The client's most recent diagnostic assessment must
be included with the treatment plan summary.

(6) The individual treatment plan and review must be signed approved or acknowledged
by the client, the primary team member, the team leader, the psychiatric care provider, and
all individual treatment team members. A copy of the signed approved individual treatment
plan is must be made available to the client.

Sec. 66. Minnesota Statutes 2020, section 256B.0623, subdivision 1, is amended to read: 147.18 Subdivision 1. Scope. Subject to federal approval, medical assistance covers medically 147.19 necessary adult rehabilitative mental health services as defined in subdivision 2, subject to 147.20 federal approval, if provided to recipients as defined in subdivision 3 and provided by a 147.21 qualified provider entity meeting the standards in this section and by a qualified individual 147.22 provider working within the provider's scope of practice and identified in the recipient's 147.23 individual treatment plan as defined in section 245.462, subdivision 14, and if determined 147.24 147.25 to be medically necessary according to section 62Q.53 when the services are provided by an entity meeting the standards in this section. The provider entity must make reasonable 147.26 and good faith efforts to report individual client outcomes to the commissioner, using 147.27 instruments and protocols approved by the commissioner. 147.28

Sec. 67. Minnesota Statutes 2020, section 256B.0623, subdivision 2, is amended to read:
Subd. 2. Definitions. For purposes of this section, the following terms have the meanings
given them.

(a) "Adult rehabilitative mental health services" means mental health services which are 148.1 rehabilitative and enable the recipient to develop and enhance psychiatric stability, social 148.2 148.3 competencies, personal and emotional adjustment, independent living, parenting skills, and community skills, when these abilities are impaired by the symptoms of mental illness. 148.4 Adult rehabilitative mental health services are also appropriate when provided to enable a 148.5 recipient to retain stability and functioning, if the recipient would be at risk of significant 148.6 functional decompensation or more restrictive service settings without these services the 148.7 148.8 services described in section 245I.02, subdivision 33.

(1) Adult rehabilitative mental health services instruct, assist, and support the recipient
in areas such as: interpersonal communication skills, community resource utilization and
integration skills, crisis assistance, relapse prevention skills, health care directives, budgeting
and shopping skills, healthy lifestyle skills and practices, cooking and nutrition skills,
transportation skills, medication education and monitoring, mental illness symptom
management skills, household management skills, employment-related skills, parenting
skills, and transition to community living services.

(2) These services shall be provided to the recipient on a one-to-one basis in the recipient's
 home or another community setting or in groups.

(b) "Medication education services" means services provided individually or in groups
which focus on educating the recipient about mental illness and symptoms; the role and
effects of medications in treating symptoms of mental illness; and the side effects of
medications. Medication education is coordinated with medication management services
and does not duplicate it. Medication education services are provided by physicians, advanced
practice registered nurses, pharmacists, physician assistants, or registered nurses.

(c) "Transition to community living services" means services which maintain continuity
of contact between the rehabilitation services provider and the recipient and which facilitate
discharge from a hospital, residential treatment program under Minnesota Rules, chapter
9505, board and lodging facility, or nursing home. Transition to community living services
are not intended to provide other areas of adult rehabilitative mental health services.

148.29 Sec. 68. Minnesota Statutes 2020, section 256B.0623, subdivision 3, is amended to read:

148.30 Subd. 3. Eligibility. An eligible recipient is an individual who:

148.31 (1) is age 18 or older;

(2) is diagnosed with a medical condition, such as mental illness or traumatic brain
injury, for which adult rehabilitative mental health services are needed;

(3) has substantial disability and functional impairment in three or more of the areas
listed in section 245.462, subdivision 11a 245I.10, subdivision 9, clause (4), so that
self-sufficiency is markedly reduced; and

(4) has had a recent <u>standard</u> diagnostic assessment or an adult diagnostic assessment
update by a qualified professional that documents adult rehabilitative mental health services
are medically necessary to address identified disability and functional impairments and
individual recipient goals.

149.8 Sec. 69. Minnesota Statutes 2020, section 256B.0623, subdivision 4, is amended to read:

149.9 Subd. 4. **Provider entity standards.** (a) The provider entity must be certified by the 149.10 state following the certification process and procedures developed by the commissioner.

(b) The certification process is a determination as to whether the entity meets the standards
in this subdivision section and chapter 245I, as required in section 245I.011, subdivision 5.
The certification must specify which adult rehabilitative mental health services the entity
is qualified to provide.

(c) A noncounty provider entity must obtain additional certification from each county
in which it will provide services. The additional certification must be based on the adequacy
of the entity's knowledge of that county's local health and human service system, and the
ability of the entity to coordinate its services with the other services available in that county.
A county-operated entity must obtain this additional certification from any other county in
which it will provide services.

149.21 (d) State-level recertification must occur at least every three years.

(e) The commissioner may intervene at any time and decertify providers with cause.
The decertification is subject to appeal to the state. A county board may recommend that
the state decertify a provider for cause.

(f) The adult rehabilitative mental health services provider entity must meet the followingstandards:

(1) have capacity to recruit, hire, manage, and train mental health professionals, mental
health practitioners, and mental health rehabilitation workers qualified staff;

149.29 (2) have adequate administrative ability to ensure availability of services;

149.30 (3) ensure adequate preservice and inservice and ongoing training for staff;

(4) (3) ensure that mental health professionals, mental health practitioners, and mental
 health rehabilitation workers staff are skilled in the delivery of the specific adult rehabilitative
 mental health services provided to the individual eligible recipient;

(5) ensure that staff is capable of implementing culturally specific services that are
culturally competent and appropriate as determined by the recipient's culture, beliefs, values,
and language as identified in the individual treatment plan;

150.7 (6) (4) ensure enough flexibility in service delivery to respond to the changing and 150.8 intermittent care needs of a recipient as identified by the recipient and the individual treatment 150.9 plan;

(7) ensure that the mental health professional or mental health practitioner, who is under
 the clinical supervision of a mental health professional, involved in a recipient's services
 participates in the development of the individual treatment plan;

150.13 (8)(5) assist the recipient in arranging needed crisis assessment, intervention, and 150.14 stabilization services;

(9) (6) ensure that services are coordinated with other recipient mental health services
providers and the county mental health authority and the federally recognized American
Indian authority and necessary others after obtaining the consent of the recipient. Services
must also be coordinated with the recipient's case manager or care coordinator if the recipient
is receiving case management or care coordination services;

150.20 (10) develop and maintain recipient files, individual treatment plans, and contact charting;

- 150.21 (11) develop and maintain staff training and personnel files;
- 150.22 (12) submit information as required by the state;

(13) establish and maintain a quality assurance plan to evaluate the outcome of services
 provided;

- (14) (7) keep all necessary records required by law;
- 150.26 (15)(8) deliver services as required by section 245.461;
- 150.27 (16) comply with all applicable laws;
- 150.28 (17)(9) be an enrolled Medicaid provider; and

(18)(10) maintain a quality assurance plan to determine specific service outcomes and the recipient's satisfaction with services; and. 02/04/21

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- (19) develop and maintain written policies and procedures regarding service provision 151.1 and administration of the provider entity. 151.2 Sec. 70. Minnesota Statutes 2020, section 256B.0623, subdivision 5, is amended to read: 151.3 Subd. 5. Qualifications of provider staff. (a) Adult rehabilitative mental health services 151.4 must be provided by qualified individual provider staff of a certified provider entity. 151.5 Individual provider staff must be qualified under one of the following criteria as: 151.6 (1) a mental health professional as defined in section 245.462, subdivision 18, clauses 151.7 (1) to (6). If the recipient has a current diagnostic assessment by a licensed mental health 151.8 professional as defined in section 245.462, subdivision 18, clauses (1) to (6), recommending 151.9 receipt of adult mental health rehabilitative services, the definition of mental health 151.10 151.11 professional for purposes of this section includes a person who is qualified under section 245.462, subdivision 18, clause (7), and who holds a current and valid national certification 151.12 as a certified rehabilitation counselor or certified psychosocial rehabilitation practitioner 151.13 qualified according to section 245I.04, subdivision 2; 151.14 (2) a certified rehabilitation specialist qualified according to section 245I.04, subdivision 151.15 8; 151.16 (3) a clinical trainee qualified according to section 245I.04, subdivision 6; 151.17 151.18 (4) a mental health practitioner as defined in section 245.462, subdivision 17. The mental health practitioner must work under the clinical supervision of a mental health professional 151.19 qualified according to section 245I.04, subdivision 4; 151.20 (3) (5) a mental health certified peer specialist under section 256B.0615. The certified 151.21 peer specialist must work under the clinical supervision of a mental health professional 151.22 qualified according to section 245I.04, subdivision 10; or 151.23 (4) (6) a mental health rehabilitation worker qualified according to section 245I.04, 151.24 subdivision 14. A mental health rehabilitation worker means a staff person working under 151.25 the direction of a mental health practitioner or mental health professional and under the 151.26 clinical supervision of a mental health professional in the implementation of rehabilitative 151.27 mental health services as identified in the recipient's individual treatment plan who: 151.28 151.29 (i) is at least 21 years of age; (ii) has a high school diploma or equivalent; 151.30 (iii) has successfully completed 30 hours of training during the two years immediately 151.31
- 151.32 prior to the date of hire, or before provision of direct services, in all of the following areas:

- recovery from mental illness, mental health de-escalation techniques, recipient rights, 152.1 recipient-centered individual treatment planning, behavioral terminology, mental illness, 152.2 co-occurring mental illness and substance abuse, psychotropic medications and side effects, 152.3 functional assessment, local community resources, adult vulnerability, recipient 152.4 confidentiality; and 152.5 (iv) meets the qualifications in paragraph (b). 152.6 (b) In addition to the requirements in paragraph (a), a mental health rehabilitation worker 152.7 must also meet the qualifications in clause (1), (2), or (3): 152.8 (1) has an associates of arts degree, two years of full-time postsecondary education, or 152.9 a total of 15 semester hours or 23 quarter hours in behavioral sciences or related fields; is 152.10 a registered nurse; or within the previous ten years has: 152.11 (i) three years of personal life experience with serious mental illness; 152.12 (ii) three years of life experience as a primary caregiver to an adult with a serious mental 152.13 illness, traumatic brain injury, substance use disorder, or developmental disability; or 152.14 (iii) 2,000 hours of supervised work experience in the delivery of mental health services 152.15 to adults with a serious mental illness, traumatic brain injury, substance use disorder, or 152.16 developmental disability; 152.17 152.18 (2)(i) is fluent in the non-English language or competent in the culture of the ethnic group to which at least 20 percent of the mental health rehabilitation worker's clients belong; 152.19 (ii) receives during the first 2,000 hours of work, monthly documented individual clinical 152.20 supervision by a mental health professional; 152.21
- 152.23 mental health practitioner during the first 160 hours of contact work with recipients, and at

(iii) has 18 hours of documented field supervision by a mental health professional or

- 152.24 least six hours of field supervision quarterly during the following year;
- (iv) has review and cosignature of charting of recipient contacts during field supervision
 by a mental health professional or mental health practitioner; and
- (v) has 15 hours of additional continuing education on mental health topics during the
 first year of employment and 15 hours during every additional year of employment; or
- 152.29 (3) for providers of crisis residential services, intensive residential treatment services,
- 152.30 partial hospitalization, and day treatment services:
- 152.31 (i) satisfies clause (2), items (ii) to (iv); and

152.22

(ii) has 40 hours of additional continuing education on mental health topics during the 153.1 first year of employment. 153.2 (c) A mental health rehabilitation worker who solely acts and is scheduled as overnight 153.3 staff is not required to comply with paragraph (a), clause (4), item (iv). 153.4 (d) For purposes of this subdivision, "behavioral sciences or related fields" means an 153.5 education from an accredited college or university and includes but is not limited to social 153.6 work, psychology, sociology, community counseling, family social science, child 153.7 development, child psychology, community mental health, addiction counseling, counseling 153.8 and guidance, special education, and other fields as approved by the commissioner. 153.9 Sec. 71. Minnesota Statutes 2020, section 256B.0623, subdivision 6, is amended to read: 153.10 Subd. 6. Required training and supervision. (a) Mental health rehabilitation workers 153.11 must receive ongoing continuing education training of at least 30 hours every two years in 153.12 areas of mental illness and mental health services and other areas specific to the population 153.13 being served. Mental health rehabilitation workers must also be subject to the ongoing 153.14 direction and clinical supervision standards in paragraphs (c) and (d). 153.15 153.16 (b) Mental health practitioners must receive ongoing continuing education training as required by their professional license; or if the practitioner is not licensed, the practitioner 153.17 153.18 must receive ongoing continuing education training of at least 30 hours every two years in areas of mental illness and mental health services. Mental health practitioners must meet 153.19 the ongoing clinical supervision standards in paragraph (c). 153.20

(c) Clinical supervision may be provided by a full- or part-time qualified professional
employed by or under contract with the provider entity. Clinical supervision may be provided
by interactive videoconferencing according to procedures developed by the commissioner.
A mental health professional providing clinical supervision of staff delivering adult
rehabilitative mental health services must provide the following guidance:

153.26 (1) review the information in the recipient's file;

153.27 (2) review and approve initial and updates of individual treatment plans;

(a) A treatment supervisor providing treatment supervision required under section 245I.06
 <u>must:</u>

(3) (1) meet with mental health rehabilitation workers and practitioners, individually or
 in small groups, staff receiving treatment supervision at least monthly to discuss treatment
 topics of interest to the workers and practitioners;

(4) meet with mental health rehabilitation workers and practitioners, individually or in
 small groups, at least monthly to discuss and treatment plans of recipients, and approve by
 signature and document in the recipient's file any resulting plan updates; and

(5) (2) meet at least monthly with the directing <u>clinical trainee or mental health</u>
practitioner, if there is one, to review needs of the adult rehabilitative mental health services
program, review staff on-site observations and evaluate mental health rehabilitation workers,
plan staff training, review program evaluation and development, and consult with the
directing clinical trainee or mental health practitioner; and.

(6) be available for urgent consultation as the individual recipient needs or the situation
 necessitates.

(d) (b) An adult rehabilitative mental health services provider entity must have a treatment
 director who is a mental health practitioner or mental health professional clinical trainee,
 certified rehabilitation specialist, or mental health practitioner. The treatment director must
 ensure the following:

(1) while delivering direct services to recipients, a newly hired mental health rehabilitation
worker must be directly observed delivering services to recipients by a mental health
practitioner or mental health professional for at least six hours per 40 hours worked during
the first 160 hours that the mental health rehabilitation worker works ensure the direct
observation of mental health rehabilitation workers required under section 245I.06,
subdivision 5, is provided;

(2) the mental health rehabilitation worker must receive ongoing on-site direct service
 observation by a mental health professional or mental health practitioner for at least six
 hours for every six months of employment;

(3) progress notes are reviewed from on-site service observation prepared by the mental
 health rehabilitation worker and mental health practitioner for accuracy and consistency
 with actual recipient contact and the individual treatment plan and goals;

(4) (2) ensure immediate availability by phone or in person for consultation by a mental
 health professional, certified rehabilitation specialist, clinical trainee, or a mental health
 practitioner to the mental health rehabilitation services worker during service provision;

(5) oversee the identification of changes in individual recipient treatment strategies,
 revise the plan, and communicate treatment instructions and methodologies as appropriate

154.32 to ensure that treatment is implemented correctly;

155.1

(6) (3) model service practices which: respect the recipient, include the recipient in

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planning and implementation of the individual treatment plan, recognize the recipient's strengths, collaborate and coordinate with other involved parties and providers; (7)(4) ensure that <u>clinical trainees</u>, mental health practitioners, and mental health rehabilitation workers are able to effectively communicate with the recipients, significant others, and providers; and

(8) (5) oversee the record of the results of on-site direct observation and charting, progress
 note evaluation, and corrective actions taken to modify the work of the clinical trainees,
 mental health practitioners, and mental health rehabilitation workers.

(e) (c) A clinical trainee or mental health practitioner who is providing treatment direction
 for a provider entity must receive treatment supervision at least monthly from a mental
 health professional to:

(1) identify and plan for general needs of the recipient population served;

155.14 (2) identify and plan to address provider entity program needs and effectiveness;

155.15 (3) identify and plan provider entity staff training and personnel needs and issues; and

155.16 (4) plan, implement, and evaluate provider entity quality improvement programs.

155.17 Sec. 72. Minnesota Statutes 2020, section 256B.0623, subdivision 9, is amended to read:

155.18 Subd. 9. Functional assessment. (a) Providers of adult rehabilitative mental health

155.19 services must complete a written functional assessment as defined in section 245.462,

155.20 subdivision 11a according to section 245I.10, subdivision 9, for each recipient. The functional

155.21 assessment must be completed within 30 days of intake, and reviewed and updated at least

155.22 every six months after it is developed, unless there is a significant change in the functioning

155.23 of the recipient. If there is a significant change in functioning, the assessment must be

155.24 updated. A single functional assessment can meet case management and adult rehabilitative

155.25 mental health services requirements if agreed to by the recipient. Unless the recipient refuses,

155.26 the recipient must have significant participation in the development of the functional

155.27 assessment.

(b) When a provider of adult rehabilitative mental health services completes a written
 functional assessment, the provider must also complete a level of care assessment as defined
 in section 245I.02, subdivision 19, for the recipient.

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Sec. 73. Minnesota Statutes 2020, section 256B.0623, subdivision 12, is amended to read:
Subd. 12. Additional requirements. (a) Providers of adult rehabilitative mental health
services must comply with the requirements relating to referrals for case management in
section 245.467, subdivision 4.

(b) Adult rehabilitative mental health services are provided for most recipients in the recipient's home and community. Services may also be provided at the home of a relative or significant other, job site, psychosocial clubhouse, drop-in center, social setting, classroom, or other places in the community. Except for "transition to community services," the place of service does not include a regional treatment center, nursing home, residential treatment facility licensed under Minnesota Rules, parts 9520.0500 to 9520.0670 (Rule 36), or section 245I.23, or an acute care hospital.

(c) Adult rehabilitative mental health services may be provided in group settings if 156.12 appropriate to each participating recipient's needs and individual treatment plan. A group 156.13 is defined as two to ten clients, at least one of whom is a recipient, who is concurrently 156.14 receiving a service which is identified in this section. The service and group must be specified 156.15 in the recipient's individual treatment plan. No more than two qualified staff may bill 156.16 Medicaid for services provided to the same group of recipients. If two adult rehabilitative 156.17 mental health workers bill for recipients in the same group session, they must each bill for 156.18 different recipients. 156.19

156.20(d) Adult rehabilitative mental health services are appropriate if provided to enable a156.21recipient to retain stability and functioning, when the recipient is at risk of significant156.22functional decompensation or requiring more restrictive service settings without these156.23services.

(e) Adult rehabilitative mental health services instruct, assist, and support the recipient
 in areas including: interpersonal communication skills, community resource utilization and
 integration skills, crisis planning, relapse prevention skills, health care directives, budgeting
 and shopping skills, healthy lifestyle skills and practices, cooking and nutrition skills,
 transportation skills, medication education and monitoring, mental illness symptom

156.29 management skills, household management skills, employment-related skills, parenting

156.30 skills, and transition to community living services.

156.31 (f) Community intervention, including consultation with relatives, guardians, friends,

156.32 employers, treatment providers, and other significant individuals, is appropriate when

156.33 directed exclusively to the treatment of the client.

157.1 Sec. 74. Minnesota Statutes 2020, section 256B.0625, subdivision 3b, is amended to read:

Subd. 3b. **Telemedicine services.** (a) Medical assistance covers medically necessary services and consultations delivered by a licensed health care provider via telemedicine in the same manner as if the service or consultation was delivered in person. Coverage is limited to three telemedicine services per enrollee per calendar week, except as provided in paragraph (f). Telemedicine services shall be paid at the full allowable rate.

157.7 (b) The commissioner shall establish criteria that a health care provider must attest to

157.8 in order to demonstrate the safety or efficacy of delivering a particular service via

157.9 telemedicine. The attestation may include that the health care provider:

(1) has identified the categories or types of services the health care provider will providevia telemedicine;

(2) has written policies and procedures specific to telemedicine services that are regularlyreviewed and updated;

(3) has policies and procedures that adequately address patient safety before, during,and after the telemedicine service is rendered;

(4) has established protocols addressing how and when to discontinue telemedicineservices; and

157.18 (5) has an established quality assurance process related to telemedicine services.

157.19 (c) As a condition of payment, a licensed health care provider must document each

157.20 occurrence of a health service provided by telemedicine to a medical assistance enrollee.

157.21 Health care service records for services provided by telemedicine must meet the requirements

157.22 set forth in Minnesota Rules, part 9505.2175, subparts 1 and 2, and must document:

157.23 (1) the type of service provided by telemedicine;

(2) the time the service began and the time the service ended, including an a.m. and p.m.designation;

(3) the licensed health care provider's basis for determining that telemedicine is anappropriate and effective means for delivering the service to the enrollee;

(4) the mode of transmission of the telemedicine service and records evidencing that aparticular mode of transmission was utilized;

157.30 (5) the location of the originating site and the distant site;

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(6) if the claim for payment is based on a physician's telemedicine consultation with
another physician, the written opinion from the consulting physician providing the
telemedicine consultation; and

(7) compliance with the criteria attested to by the health care provider in accordancewith paragraph (b).

(d) For purposes of this subdivision, unless otherwise covered under this chapter, 158.6 "telemedicine" is defined as the delivery of health care services or consultations while the 158.7 patient is at an originating site and the licensed health care provider is at a distant site. A 158.8 communication between licensed health care providers, or a licensed health care provider 158.9 158.10 and a patient that consists solely of a telephone conversation, e-mail, or facsimile transmission does not constitute telemedicine consultations or services. Telemedicine may be provided 158.11 by means of real-time two-way, interactive audio and visual communications, including the 158.12 application of secure video conferencing or store-and-forward technology to provide or 158.13 support health care delivery, which facilitate the assessment, diagnosis, consultation, 158.14 treatment, education, and care management of a patient's health care. 158.15

(e) For purposes of this section, "licensed health care provider" means a licensed health 158.16 care provider under section 62A.671, subdivision 6, a community paramedic as defined 158.17 under section 144E.001, subdivision 5f, or a clinical trainee qualified according to section 158.18 245I.04, subdivision 6, a mental health practitioner defined under section 245.462, 158.19 subdivision 17, or 245.4871, subdivision 26, working under the general supervision of a 158.20 mental health professional qualified according to section 245I.04, subdivision 4, and a 158.21 community health worker who meets the criteria under subdivision 49, paragraph (a); "health 158.22 care provider" is defined under section 62A.671, subdivision 3; and "originating site" is 158.23 defined under section 62A.671, subdivision 7. 158.24

(f) The limit on coverage of three telemedicine services per enrollee per calendar weekdoes not apply if:

(1) the telemedicine services provided by the licensed health care provider are for thetreatment and control of tuberculosis; and

(2) the services are provided in a manner consistent with the recommendations and best
practices specified by the Centers for Disease Control and Prevention and the commissioner
of health.

159.1 Sec. 75. Minnesota Statutes 2020, section 256B.0625, subdivision 5, is amended to read:

Subd. 5. Community mental health center services. Medical assistance covers
community mental health center services provided by a community mental health center
that meets the requirements in paragraphs (a) to (j).

(a) The provider is licensed under Minnesota Rules, parts 9520.0750 to 9520.0870
certified as a mental health clinic under section 245I.20.

(b) The provider provides mental health services under the clinical supervision of a <u>The</u>
treatment supervision required by section 245I.06 is provided by a mental health professional
who is licensed for independent practice at the doctoral level or by a board-certified
psychiatrist or a psychiatrist who is eligible for board certification. Clinical supervision has
the meaning given in Minnesota Rules, part 9505.0370, subpart 6.

(c) The provider must be a private nonprofit corporation or a governmental agency andhave a community board of directors as specified by section 245.66.

(d) The provider must have a sliding fee scale that meets the requirements in section
245.481, and agree to serve within the limits of its capacity all individuals residing in its
service delivery area.

(e) At a minimum, the provider must provide the following outpatient mental health 159.17 services: diagnostic assessment; explanation of findings; family, group, and individual 159.18 psychotherapy, including crisis intervention psychotherapy services, multiple family group 159.19 psychotherapy, psychological testing, and medication management. In addition, the provider 159.20 must provide or be capable of providing upon request of the local mental health authority 159.21 day treatment services, multiple family group psychotherapy, and professional home-based 159.22 mental health services. The provider must have the capacity to provide such services to 159.23 specialized populations such as the elderly, families with children, persons who are seriously 159.24 and persistently mentally ill, and children who are seriously emotionally disturbed. 159.25

(f) The provider must be capable of providing the services specified in paragraph (e) to individuals who are <u>diagnosed with both dually diagnosed with mental illness</u> or emotional disturbance, and <u>chemical dependency substance use disorder</u>, and to individuals <u>who are</u> dually diagnosed with a mental illness or emotional disturbance and developmental disability.

(g) The provider must provide 24-hour emergency care services or demonstrate the
capacity to assist recipients in need of such services to access such services on a 24-hour
basis.

(h) The provider must have a contract with the local mental health authority to provideone or more of the services specified in paragraph (e).

(i) The provider must agree, upon request of the local mental health authority, to enter
into a contract with the county to provide mental health services not reimbursable under
the medical assistance program.

(j) The provider may not be enrolled with the medical assistance program as both a
hospital and a community mental health center. The community mental health center's
administrative, organizational, and financial structure must be separate and distinct from
that of the hospital.

160.10 Sec. 76. Minnesota Statutes 2020, section 256B.0625, subdivision 19c, is amended to 160.11 read:

Subd. 19c. **Personal care.** Medical assistance covers personal care assistance services provided by an individual who is qualified to provide the services according to subdivision 160.14 19a and sections 256B.0651 to 256B.0654, provided in accordance with a plan, and supervised by a qualified professional.

"Qualified professional" means a mental health professional as defined in section 245.462,
subdivision 18, clauses (1) to (6), or 245.4871, subdivision 27, clauses (1) to (6); a registered
nurse as defined in sections 148.171 to 148.285, a licensed social worker as defined in
sections 148E.010 and 148E.055, or a qualified designated coordinator under section
245D.081, subdivision 2. The qualified professional shall perform the duties required in
section 256B.0659.

160.22 Sec. 77. Minnesota Statutes 2020, section 256B.0625, subdivision 28a, is amended to 160.23 read:

Subd. 28a. Licensed physician assistant services. (a) Medical assistance covers services performed by a licensed physician assistant if the service is otherwise covered under this chapter as a physician service and if the service is within the scope of practice of a licensed physician assistant as defined in section 147A.09.

(b) Licensed physician assistants, who are supervised by a physician certified by the
American Board of Psychiatry and Neurology or eligible for board certification in psychiatry,
may bill for medication management and evaluation and management services provided to
medical assistance enrollees in inpatient hospital settings, and in outpatient settings after
the licensed physician assistant completes 2,000 hours of clinical experience in the evaluation

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and treatment of mental health, consistent with their authorized scope of practice, as defined
in section 147A.09, with the exception of performing psychotherapy or diagnostic
assessments or providing elinical treatment supervision.

161.4 Sec. 78. Minnesota Statutes 2020, section 256B.0625, subdivision 42, is amended to read:

161.5 Subd. 42. Mental health professional. Notwithstanding Minnesota Rules, part

161.6 9505.0175, subpart 28, the definition of a mental health professional shall include a person

161.7 who is qualified as specified in according to section 245.462, subdivision 18, clauses (1) to

161.8 (6); or 245.4871, subdivision 27, clauses (1) to (6) 245I.04, subdivision 2, for the purpose

161.9 of this section and Minnesota Rules, parts 9505.0170 to 9505.0475.

161.10 Sec. 79. Minnesota Statutes 2020, section 256B.0625, subdivision 48, is amended to read:

Subd. 48. Psychiatric consultation to primary care practitioners. Medical assistance 161.11 covers consultation provided by a psychiatrist, a psychologist, an advanced practice registered 161.12 nurse certified in psychiatric mental health, a licensed independent clinical social worker, 161.13 as defined in section 245.462, subdivision 18, clause (2), or a licensed marriage and family 161.14 therapist, as defined in section 245.462, subdivision 18, clause (5) mental health professional 161.15 qualified according to section 245I.04, subdivision 2, except a licensed professional clinical 161.16 counselor licensed under section 148B.5301, via telephone, e-mail, facsimile, or other means 161.17 of communication to primary care practitioners, including pediatricians. The need for 161.18 consultation and the receipt of the consultation must be documented in the patient record 161.19 maintained by the primary care practitioner. If the patient consents, and subject to federal 161.20 limitations and data privacy provisions, the consultation may be provided without the patient 161.21 161.22 present.

161.23 Sec. 80. Minnesota Statutes 2020, section 256B.0625, subdivision 49, is amended to read:

Subd. 49. Community health worker. (a) Medical assistance covers the care
coordination and patient education services provided by a community health worker if the
community health worker has:

161.27 (1) received a certificate from the Minnesota State Colleges and Universities System
 161.28 approved community health worker curriculum; or.

(2) at least five years of supervised experience with an enrolled physician, registered
 nurse, advanced practice registered nurse, mental health professional as defined in section
 245.462, subdivision 18, clauses (1) to (6), and section 245.4871, subdivision 27, clauses

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(1) to (5), or dentist, or at least five years of supervised experience by a certified public

162.2 health nurse operating under the direct authority of an enrolled unit of government.

162.3 Community health workers eligible for payment under clause (2) must complete the

162.4 certification program by January 1, 2010, to continue to be eligible for payment.

(b) Community health workers must work under the supervision of a medical assistance
enrolled physician, registered nurse, advanced practice registered nurse, mental health
professional as defined in section 245.462, subdivision 18, clauses (1) to (6), and section
245.4871, subdivision 27, clauses (1) to (5), or dentist, or work under the supervision of a
certified public health nurse operating under the direct authority of an enrolled unit of
government.

(c) Care coordination and patient education services covered under this subdivision
 include, but are not limited to, services relating to oral health and dental care.

162.13 Sec. 81. Minnesota Statutes 2020, section 256B.0625, subdivision 56a, is amended to 162.14 read:

Subd. 56a. Officer-involved community-based care coordination. (a) Medical
assistance covers officer-involved community-based care coordination for an individual
who:

(1) has screened positive for benefiting from treatment for a mental illness or substanceuse disorder using a tool approved by the commissioner;

(2) does not require the security of a public detention facility and is not considered an
inmate of a public institution as defined in Code of Federal Regulations, title 42, section
435.1010;

162.23 (3) meets the eligibility requirements in section 256B.056; and

162.24 (4) has agreed to participate in officer-involved community-based care coordination.

(b) Officer-involved community-based care coordination means navigating services to address a client's mental health, chemical health, social, economic, and housing needs, or any other activity targeted at reducing the incidence of jail utilization and connecting individuals with existing covered services available to them, including, but not limited to, targeted case management, waiver case management, or care coordination.

(c) Officer-involved community-based care coordination must be provided by an
individual who is an employee of or is under contract with a county, or is an employee of
or under contract with an Indian health service facility or facility owned and operated by a

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tribe or a tribal organization operating under Public Law 93-638 as a 638 facility to provide
officer-involved community-based care coordination and is qualified under one of the

163.3 following criteria:

163.4 (1) a licensed mental health professional as defined in section 245.462, subdivision 18,
 163.5 clauses (1) to (6);

163.6 (2) a clinical trainee qualified according to section 245I.04, subdivision 6, working under
 163.7 the treatment supervision of a mental health professional according to section 245I.06;

(3) a mental health practitioner as defined in section 245.462, subdivision 17 qualified
 according to section 245I.04, subdivision 4, working under the elinical treatment supervision
 of a mental health professional according to section 245I.06;

163.11 (3) (4) a mental health certified peer specialist under section 256B.0615 qualified
 163.12 according to section 245I.04, subdivision 10, working under the elinical treatment supervision
 163.13 of a mental health professional according to section 245I.06;

163.14 (4) an individual qualified as an alcohol and drug counselor under section 245G.11,
163.15 subdivision 5; or

(5) a recovery peer qualified under section 245G.11, subdivision 8, working under the
supervision of an individual qualified as an alcohol and drug counselor under section
245G.11, subdivision 5.

(d) Reimbursement is allowed for up to 60 days following the initial determination ofeligibility.

(e) Providers of officer-involved community-based care coordination shall annually
report to the commissioner on the number of individuals served, and number of the
community-based services that were accessed by recipients. The commissioner shall ensure
that services and payments provided under officer-involved community-based care
coordination do not duplicate services or payments provided under section 256B.0625,
subdivision 20, 256B.0753, 256B.0755, or 256B.0757.

(f) Notwithstanding section 256B.19, subdivision 1, the nonfederal share of cost for
officer-involved community-based care coordination services shall be provided by the
county providing the services, from sources other than federal funds or funds used to match
other federal funds.

164.1 Sec. 82. Minnesota Statutes 2020, section 256B.0757, subdivision 4c, is amended to read:

Subd. 4c. Behavioral health home services staff qualifications. (a) A behavioral health
home services provider must maintain staff with required professional qualifications
appropriate to the setting.

(b) If behavioral health home services are offered in a mental health setting, the
integration specialist must be a registered nurse licensed under the Minnesota Nurse Practice
Act, sections 148.171 to 148.285.

(c) If behavioral health home services are offered in a primary care setting, the integration
specialist must be a mental health professional as defined in qualified according to section
245.462, subdivision 18, clauses (1) to (6), or 245.4871, subdivision 27, clauses (1) to (6)
245I.04, subdivision 2.

164.12 (d) If behavioral health home services are offered in either a primary care setting or 164.13 mental health setting, the systems navigator must be a mental health practitioner as defined 164.14 in qualified according to section 245.462, subdivision $17 \ 245I.04$, subdivision 4, or a 164.15 community health worker as defined in section 256B.0625, subdivision 49.

(e) If behavioral health home services are offered in either a primary care setting ormental health setting, the qualified health home specialist must be one of the following:

164.18 (1) a mental health certified peer support specialist as defined in qualified according to
 164.19 section 256B.0615 245I.04, subdivision 10;

164.20 (2) a mental health certified family peer support specialist as defined in qualified
 164.21 according to section 256B.0616 245I.04, subdivision 12;

(3) a case management associate as defined in section 245.462, subdivision 4, paragraph
(g), or 245.4871, subdivision 4, paragraph (j);

(4) a mental health rehabilitation worker as defined in qualified according to section
 256B.0623, subdivision 5, clause (4) 245I.04, subdivision 14;

164.26 (5) a community paramedic as defined in section 144E.28, subdivision 9;

164.27 (6) a peer recovery specialist as defined in section 245G.07, subdivision 1, clause (5);
164.28 or

164.29 (7) a community health worker as defined in section 256B.0625, subdivision 49.

Sec. 83. Minnesota Statutes 2020, section 256B.0941, subdivision 1, is amended to read:
 Subdivision 1. Eligibility. (a) An individual who is eligible for mental health treatment
 services in a psychiatric residential treatment facility must meet all of the following criteria:

(1) before admission, services are determined to be medically necessary according to
Code of Federal Regulations, title 42, section 441.152;

(2) is younger than 21 years of age at the time of admission. Services may continue until
the individual meets criteria for discharge or reaches 22 years of age, whichever occurs
first;

(3) has a mental health diagnosis as defined in the most recent edition of the Diagnostic
and Statistical Manual for Mental Disorders, as well as clinical evidence of severe aggression,
or a finding that the individual is a risk to self or others;

(4) has functional impairment and a history of difficulty in functioning safely and
successfully in the community, school, home, or job; an inability to adequately care for
one's physical needs; or caregivers, guardians, or family members are unable to safely fulfill
the individual's needs;

(5) requires psychiatric residential treatment under the direction of a physician to improve
 the individual's condition or prevent further regression so that services will no longer be
 needed;

(6) utilized and exhausted other community-based mental health services, or clinical
evidence indicates that such services cannot provide the level of care needed; and

(7) was referred for treatment in a psychiatric residential treatment facility by a qualified
 mental health professional licensed as defined in qualified according to section 245.4871,
 subdivision 27, clauses (1) to (6) 245I.04, subdivision 2.

(b) The commissioner shall provide oversight and review the use of referrals for clients 165.24 admitted to psychiatric residential treatment facilities to ensure that eligibility criteria, 165.25 clinical services, and treatment planning reflect clinical, state, and federal standards for 165.26 psychiatric residential treatment facility level of care. The commissioner shall coordinate 165.27 the production of a statewide list of children and youth who meet the medical necessity 165.28 criteria for psychiatric residential treatment facility level of care and who are awaiting 165.29 admission. The commissioner and any recipient of the list shall not use the statewide list to 165.30 direct admission of children and youth to specific facilities. 165.31

Sec. 84. Minnesota Statutes 2020, section 256B.0943, subdivision 1, is amended to read:
 Subdivision 1. Definitions. For purposes of this section, the following terms have the
 meanings given them.

(a) "Children's therapeutic services and supports" means the flexible package of mental
health services for children who require varying therapeutic and rehabilitative levels of
intervention to treat a diagnosed emotional disturbance, as defined in section 245.4871,
subdivision 15, or a diagnosed mental illness, as defined in section 245.462, subdivision
20. The services are time-limited interventions that are delivered using various treatment
modalities and combinations of services designed to reach treatment outcomes identified
in the individual treatment plan.

(b) "Clinical supervision" means the overall responsibility of the mental health
professional for the control and direction of individualized treatment planning, service
delivery, and treatment review for each client. A mental health professional who is an
enrolled Minnesota health care program provider accepts full professional responsibility
for a supervisee's actions and decisions, instructs the supervisee in the supervisee's work,
and oversees or directs the supervisee's work.

(c) (b) "Clinical trainee" means a mental health practitioner who meets the qualifications
 specified in Minnesota Rules, part 9505.0371, subpart 5, item C staff person who is qualified
 according to section 245I.04, subdivision 6.

(d) (c) "Crisis assistance planning" has the meaning given in section 245.4871, subdivision
 9a. Crisis assistance entails the development of a written plan to assist a child's family to
 contend with a potential crisis and is distinct from the immediate provision of crisis
 intervention services.

166.24 (e) (d) "Culturally competent provider" means a provider who understands and can 166.25 utilize to a client's benefit the client's culture when providing services to the client. A provider 166.26 may be culturally competent because the provider is of the same cultural or ethnic group 166.27 as the client or the provider has developed the knowledge and skills through training and 166.28 experience to provide services to culturally diverse clients.

(f) (e) "Day treatment program" for children means a site-based structured mental health
 program consisting of psychotherapy for three or more individuals and individual or group
 skills training provided by a multidisciplinary team, under the clinical supervision of a
 mental health professional.

(g) (f) "Standard diagnostic assessment" has the meaning given in Minnesota Rules, part
 9505.0372, subpart 1 means the assessment described in 245I.10, subdivision 6.

(h) (g) "Direct service time" means the time that a mental health professional, clinical 167.3 trainee, mental health practitioner, or mental health behavioral aide spends face-to-face with 167.4 a client and the client's family or providing covered telemedicine services. Direct service 167.5 time includes time in which the provider obtains a client's history, develops a client's 167.6 treatment plan, records individual treatment outcomes, or provides service components of 167.7 167.8 children's therapeutic services and supports. Direct service time does not include time doing work before and after providing direct services, including scheduling or maintaining clinical 167.9 records. 167.10

(i) (h) "Direction of mental health behavioral aide" means the activities of a mental
health professional, clinical trainee, or mental health practitioner in guiding the mental
health behavioral aide in providing services to a client. The direction of a mental health
behavioral aide must be based on the client's individualized individual treatment plan and
meet the requirements in subdivision 6, paragraph (b), clause (5).

167.16 (j) (i) "Emotional disturbance" has the meaning given in section 245.4871, subdivision
 167.17 15.

167.18 (k)(j) "Individual behavioral plan" means a plan of intervention, treatment, and services 167.19 for a child written by a mental health professional <u>or a clinical trainee</u> or mental health 167.20 practitioner, under the <u>elinical treatment</u> supervision of a mental health professional, to 167.21 guide the work of the mental health behavioral aide. The individual behavioral plan may 167.22 be incorporated into the child's individual treatment plan so long as the behavioral plan is 167.23 separately communicable to the mental health behavioral aide.

167.24 (<u>1) (k)</u> "Individual treatment plan" has the meaning given in Minnesota Rules, part
167.25 9505.0371, subpart 7 means the plan described under section 245I.10, subdivisions 7 and
167.26 <u>8</u>.

(m) (l) "Mental health behavioral aide services" means medically necessary one-on-one 167.27 activities performed by a trained paraprofessional qualified as provided in subdivision 7, 167.28 paragraph (b), clause (3) mental health behavioral aide qualified according to section 245I.04, 167.29 subdivision 16, to assist a child retain or generalize psychosocial skills as previously trained 167.30 by a mental health professional, clinical trainee, or mental health practitioner and as described 167.31 in the child's individual treatment plan and individual behavior plan. Activities involve 167.32 working directly with the child or child's family as provided in subdivision 9, paragraph 167.33 (b), clause (4). 167.34

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- (m) "Mental health certified family peer specialist" means a staff person who is qualified
 according to section 245I.04, subdivision 12.
- 168.3 (n) "Mental health practitioner" has the meaning given in section 245.462, subdivision 17, except that a practitioner working in a day treatment setting may qualify as a mental 168.4 168.5 health practitioner if the practitioner holds a bachelor's degree in one of the behavioral sciences or related fields from an accredited college or university, and: (1) has at least 2,000 168.6 hours of clinically supervised experience in the delivery of mental health services to clients 168.7 168.8 with mental illness; (2) is fluent in the language, other than English, of the cultural group that makes up at least 50 percent of the practitioner's clients, completes 40 hours of training 168.9 on the delivery of services to clients with mental illness, and receives clinical supervision 168.10 from a mental health professional at least once per week until meeting the required 2,000 168.11 hours of supervised experience; or (3) receives 40 hours of training on the delivery of 168.12 services to clients with mental illness within six months of employment, and clinical 168.13 supervision from a mental health professional at least once per week until meeting the 168.14 required 2,000 hours of supervised experience means a staff person who is qualified according 168.15 to section 245I.04, subdivision 4. 168.16
- (o) "Mental health professional" means an individual as defined in Minnesota Rules,
 part 9505.0370, subpart 18 a staff person who is qualified according to section 245I.04,
 subdivision 2.

168.20 (p) "Mental health service plan development" includes:

(1) the development, review, and revision of a child's individual treatment plan, as
provided in Minnesota Rules, part 9505.0371, subpart 7, including involvement of the client
or client's parents, primary caregiver, or other person authorized to consent to mental health
services for the client, and including arrangement of treatment and support activities specified
in the individual treatment plan; and

(2) administering <u>and reporting the standardized outcome measurement instruments</u>,
 determined and updated by the commissioner measurements in section 245I.10, subdivision
 6, paragraph (d), clauses (3) and (4), and other standardized outcome measurements approved
 by the commissioner, as periodically needed to evaluate the effectiveness of treatment for
 children receiving clinical services and reporting outcome measures, as required by the
 commissioner.

(q) "Mental illness," for persons at least age 18 but under age 21, has the meaning given
in section 245.462, subdivision 20, paragraph (a).

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(r) "Psychotherapy" means the treatment of mental or emotional disorders or 169.1 maladjustment by psychological means. Psychotherapy may be provided in many modalities 169.2 in accordance with Minnesota Rules, part 9505.0372, subpart 6, including patient and/or 169.3 family psychotherapy; family psychotherapy; psychotherapy for crisis; group psychotherapy; 169.4 or multiple-family psychotherapy. Beginning with the American Medical Association's 169.5 Current Procedural Terminology, standard edition, 2014, the procedure "individual 169.6 psychotherapy" is replaced with "patient and/or family psychotherapy," a substantive change 169.7 169.8 that permits the therapist to work with the client's family without the client present to obtain 169.9 information about the client or to explain the client's treatment plan to the family. Psychotherapy is appropriate for crisis response when a child has become dysregulated or 169.10 experienced new trauma since the diagnostic assessment was completed and needs 169.11 psychotherapy to address issues not currently included in the child's individual treatment 169.12 plan described in section 256B.0671, subdivision 11. 169.13

(s) "Rehabilitative services" or "psychiatric rehabilitation services" means a series or 169.14 multidisciplinary combination of psychiatric and psychosocial interventions to: (1) restore 169.15 a child or adolescent to an age-appropriate developmental trajectory that had been disrupted 169.16 by a psychiatric illness; or (2) enable the child to self-monitor, compensate for, cope with, 169.17 counteract, or replace psychosocial skills deficits or maladaptive skills acquired over the 169.18 course of a psychiatric illness. Psychiatric rehabilitation services for children combine 169.19 coordinated psychotherapy to address internal psychological, emotional, and intellectual 169.20 processing deficits, and skills training to restore personal and social functioning. Psychiatric 169.21 rehabilitation services establish a progressive series of goals with each achievement building 169.22 upon a prior achievement. Continuing progress toward goals is expected, and rehabilitative 169.23 potential ceases when successive improvement is not observable over a period of time. 169.24

(t) "Skills training" means individual, family, or group training, delivered by or under the supervision of a mental health professional, designed to facilitate the acquisition of psychosocial skills that are medically necessary to rehabilitate the child to an age-appropriate developmental trajectory heretofore disrupted by a psychiatric illness or to enable the child to self-monitor, compensate for, cope with, counteract, or replace skills deficits or maladaptive skills acquired over the course of a psychiatric illness. Skills training is subject to the service delivery requirements under subdivision 9, paragraph (b), clause (2).

169.32 (u) "Treatment supervision" means the supervision described in section 245I.06.

Sec. 85. Minnesota Statutes 2020, section 256B.0943, subdivision 2, is amended to read: 170.1 Subd. 2. Covered service components of children's therapeutic services and 170.2 supports. (a) Subject to federal approval, medical assistance covers medically necessary 170.3 children's therapeutic services and supports as defined in this section that when the services 170.4are provided by an eligible provider entity certified under subdivision 4 provides to a client 170.5 eligible under subdivision 3 and meeting the standards in this section. The provider entity 170.6 must make reasonable and good faith efforts to report individual client outcomes to the 170.7 170.8 commissioner, using instruments and protocols approved by the commissioner. (b) The service components of children's therapeutic services and supports are: 170.9 (1) patient and/or family psychotherapy, family psychotherapy, psychotherapy for crisis, 170.10 and group psychotherapy; 170.11

(2) individual, family, or group skills training provided by a mental health professional.
 <u>clinical trainee</u>, or mental health practitioner;

- 170.14 (3) crisis assistance planning;
- 170.15 (4) mental health behavioral aide services;
- 170.16 (5) direction of a mental health behavioral aide;
- 170.17 (6) mental health service plan development; and
- 170.18 (7) children's day treatment.

170.19 Sec. 86. Minnesota Statutes 2020, section 256B.0943, subdivision 3, is amended to read:

Subd. 3. Determination of client eligibility. (a) A client's eligibility to receive children's 170.20 170.21 therapeutic services and supports under this section shall be determined based on a standard diagnostic assessment by a mental health professional or a mental health practitioner who 170.22 meets the requirements of a clinical trainee as defined in Minnesota Rules, part 9505.0371, 170.23 subpart 5, item C, clinical trainee that is performed within one year before the initial start 170.24 of service. The standard diagnostic assessment must meet the requirements for a standard 170.25 or extended diagnostic assessment as defined in Minnesota Rules, part 9505.0372, subpart 170.26 1, items B and C, and: 170.27

(1) include current diagnoses, including any differential diagnosis, in accordance with
 all criteria for a complete diagnosis and diagnostic profile as specified in the current edition
 of the Diagnostic and Statistical Manual of the American Psychiatric Association, or, for
 ehildren under age five, as specified in the current edition of the Diagnostic Classification
 of Mental Health Disorders of Infancy and Early Childhood;

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171.1 (2)(1) determine whether a child under age 18 has a diagnosis of emotional disturbance 171.2 or, if the person is between the ages of 18 and 21, whether the person has a mental illness; 171.3 (3)(2) document children's therapeutic services and supports as medically necessary to 171.4 address an identified disability, functional impairment, and the individual client's needs and 171.5 goals; and

(4) (3) be used in the development of the individualized individual treatment plan; and.

171.7 (5) be completed annually until age 18. For individuals between age 18 and 21, unless

171.8 a client's mental health condition has changed markedly since the client's most recent

171.9 diagnostic assessment, annual updating is necessary. For the purpose of this section,

171.10 "updating" means an adult diagnostic update as defined in Minnesota Rules, part 9505.0371,
171.11 subpart 2, item E.

(b) Notwithstanding paragraph (a), a client may be determined to be eligible for up to

171.13 five days of day treatment under this section based on a hospital's medical history and

171.14 presentation examination of the client.

171.15 Sec. 87. Minnesota Statutes 2020, section 256B.0943, subdivision 4, is amended to read:

Subd. 4. Provider entity certification. (a) The commissioner shall establish an initial 171.16 provider entity application and certification process and recertification process to determine 171.17 whether a provider entity has an administrative and clinical infrastructure that meets the 171.18 requirements in subdivisions 5 and 6. A provider entity must be certified for the three core 171.19 rehabilitation services of psychotherapy, skills training, and crisis assistance planning. The 171.20 commissioner shall recertify a provider entity at least every three years. The commissioner 171.21 shall establish a process for decertification of a provider entity and shall require corrective 171.22 action, medical assistance repayment, or decertification of a provider entity that no longer 171.23 meets the requirements in this section or that fails to meet the clinical quality standards or 171.24 administrative standards provided by the commissioner in the application and certification 171.25 process. 171.26

(b) For purposes of this section, a provider entity must meet the standards in this section
and chapter 245I, as required in section 245I.011, subdivision 5, and be:

(1) an Indian health services facility or a facility owned and operated by a tribe or tribal
organization operating as a 638 facility under Public Law 93-638 certified by the state;

171.31 (2) a county-operated entity certified by the state; or

171.32 (3) a noncounty entity certified by the state.

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Sec. 88. Minnesota Statutes 2020, section 256B.0943, subdivision 5, is amended to read: 172.1 Subd. 5. Provider entity administrative infrastructure requirements. (a) To be an 172.2 eligible provider entity under this section, a provider entity must have an administrative 172.3 infrastructure that establishes authority and accountability for decision making and oversight 172.4 of functions, including finance, personnel, system management, clinical practice, and 172.5 individual treatment outcomes measurement. An eligible provider entity shall demonstrate 172.6 172.7 the availability, by means of employment or contract, of at least one backup mental health 172.8 professional in the event of the primary mental health professional's absence. The provider must have written policies and procedures that it reviews and updates every three years and 172.9 distributes to staff initially and upon each subsequent update. 172.10

(b) The administrative infrastructure written In addition to the policies and procedures
required under section 245I.03, the policies and procedures must include:

(1) personnel procedures, including a process for: (i) recruiting, hiring, training, and 172.13 retention of culturally and linguistically competent providers; (ii) conducting a criminal 172.14 background check on all direct service providers and volunteers; (iii) investigating, reporting, 172.15 and acting on violations of ethical conduct standards; (iv) investigating, reporting, and acting 172.16 on violations of data privacy policies that are compliant with federal and state laws; (v) 172.17 utilizing volunteers, including screening applicants, training and supervising volunteers, 172.18 and providing liability coverage for volunteers; and (vi) documenting that each mental 172.19 health professional, mental health practitioner, or mental health behavioral aide meets the 172.20 applicable provider qualification criteria, training criteria under subdivision 8, and clinical 172.21 supervision or direction of a mental health behavioral aide requirements under subdivision 172.22 6; 172.23

172.24 (2)(1) fiscal procedures, including internal fiscal control practices and a process for 172.25 collecting revenue that is compliant with federal and state laws; and

(3) (2) a client-specific treatment outcomes measurement system, including baseline
 measures, to measure a client's progress toward achieving mental health rehabilitation goals.
 Effective July 1, 2017, to be eligible for medical assistance payment, a provider entity must
 report individual client outcomes to the commissioner, using instruments and protocols
 approved by the commissioner; and

(4) a process to establish and maintain individual client records. The client's records
 must include:

172.33 (i) the client's personal information;

- 173.1 (ii) forms applicable to data privacy;
- 173.2 (iii) the client's diagnostic assessment, updates, results of tests, individual treatment
- 173.3 plan, and individual behavior plan, if necessary;
- 173.4 (iv) documentation of service delivery as specified under subdivision 6;
- 173.5 (v) telephone contacts;
- 173.6 (vi) discharge plan; and
- 173.7 (vii) if applicable, insurance information.
- (c) A provider entity that uses a restrictive procedure with a client must meet therequirements of section 245.8261.
- 173.10 Sec. 89. Minnesota Statutes 2020, section 256B.0943, subdivision 5a, is amended to read:
- 173.11 Subd. 5a. Background studies. The requirements for background studies under this
- 173.12 section 245I.011, subdivision 4, paragraph (d), may be met by a children's therapeutic
- 173.13 services and supports services agency through the commissioner's NETStudy system as
- 173.14 provided under sections 245C.03, subdivision 7, and 245C.10, subdivision 8.
- 173.15 Sec. 90. Minnesota Statutes 2020, section 256B.0943, subdivision 6, is amended to read:
- 173.16 Subd. 6. Provider entity clinical infrastructure requirements. (a) To be an eligible provider entity under this section, a provider entity must have a clinical infrastructure that 173.17 utilizes diagnostic assessment, individualized individual treatment plans, service delivery, 173.18 and individual treatment plan review that are culturally competent, child-centered, and 173.19 family-driven to achieve maximum benefit for the client. The provider entity must review, 173.20 and update as necessary, the clinical policies and procedures every three years, must distribute 173.21 the policies and procedures to staff initially and upon each subsequent update, and must 173.22 173.23 train staff accordingly.
- (b) The clinical infrastructure written policies and procedures must include policies and
 procedures for meeting the requirements in this subdivision:
- (1) providing or obtaining a client's <u>standard</u> diagnostic assessment, including a <u>standard</u> diagnostic assessment performed by an outside or independent clinician, that identifies acute
 and chronic clinical disorders, co-occurring medical conditions, and sources of psychological
 and environmental problems, including baselines, and a functional assessment. The functional
 assessment component must clearly summarize the client's individual strengths and needs.
 When required components of the <u>standard</u> diagnostic assessment, such as baseline measures,

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are not provided in an outside or independent assessment or when baseline measures cannot be attained in a one-session standard diagnostic assessment immediately, the provider entity

must determine the missing information within 30 days and amend the child's standard

174.4 diagnostic assessment or incorporate the <u>baselines</u> information into the child's individual

174.5 treatment plan;

174.6 (2) developing an individual treatment plan that:;

174.7 (i) is based on the information in the client's diagnostic assessment and baselines;

174.8 (ii) identified goals and objectives of treatment, treatment strategy, schedule for

accomplishing treatment goals and objectives, and the individuals responsible for providing
treatment services and supports;

(iii) is developed after completion of the client's diagnostic assessment by a mental health
 professional or clinical traince and before the provision of children's therapeutic services

174.13 and supports;

174.14 (iv) is developed through a child-centered, family-driven, culturally appropriate planning

174.15 process, including allowing parents and guardians to observe or participate in individual

174.16 and family treatment services, assessment, and treatment planning;

(v) is reviewed at least once every 90 days and revised to document treatment progress
 on each treatment objective and next goals or, if progress is not documented, to document
 changes in treatment; and

174.20 (vi) is signed by the clinical supervisor and by the client or by the client's parent or other

174.21 person authorized by statute to consent to mental health services for the client. A client's

174.22 parent may approve the client's individual treatment plan by secure electronic signature or

174.23 by documented oral approval that is later verified by written signature;

(3) developing an individual behavior plan that documents treatment strategies and
 <u>describes interventions</u> to be provided by the mental health behavioral aide. The individual
 behavior plan must include:

(i) detailed instructions on the treatment strategies to be provided psychosocial skills to
be practiced;

(ii) time allocated to each treatment strategy intervention;

174.30 (iii) methods of documenting the child's behavior;

(iv) methods of monitoring the child's progress in reaching objectives; and

(v) goals to increase or decrease targeted behavior as identified in the individual treatmentplan;

(4) providing elinical treatment supervision plans for mental health practitioners and 175.3 mental health behavioral aides. A mental health professional must document the clinical 175.4 supervision the professional provides by cosigning individual treatment plans and making 175.5 entries in the client's record on supervisory activities. The clinical supervisor also shall 175.6 document supervisee-specific supervision in the supervisee's personnel file. Clinical staff 175.7 175.8 according to section 245I.06. Treatment supervision does not include the authority to make or terminate court-ordered placements of the child. A elinical treatment supervisor must be 175.9 available for urgent consultation as required by the individual client's needs or the situation-175.10 Clinical supervision may occur individually or in a small group to discuss treatment and 175.11 review progress toward goals. The focus of clinical supervision must be the client's treatment 175.12 needs and progress and the mental health practitioner's or behavioral aide's ability to provide 175.13 services: 175.14

175.15 (4a) meeting day treatment program conditions in items (i) to (iii) and (ii):

(i) the <u>elinical treatment</u> supervisor must be present and available on the premises more
than 50 percent of the time in a provider's standard working week during which the supervisee
is providing a mental health service; and

(ii) the diagnosis and the client's individual treatment plan or a change in the diagnosis
 or individual treatment plan must be made by or reviewed, approved, and signed by the
 clinical supervisor; and

(iii) (ii) every 30 days, the elinical treatment supervisor must review and sign the record
 indicating the supervisor has reviewed the client's care for all activities in the preceding
 30-day period;

(4b) meeting the <u>elinical treatment</u> supervision standards in items (i) to (iv) and (ii) for
all other services provided under CTSS:

(i) medical assistance shall reimburse for services provided by a mental health practitioner
 who is delivering services that fall within the scope of the practitioner's practice and who
 is supervised by a mental health professional who accepts full professional responsibility;

(ii) medical assistance shall reimburse for services provided by a mental health behavioral
aide who is delivering services that fall within the scope of the aide's practice and who is
supervised by a mental health professional who accepts full professional responsibility and
has an approved plan for clinical supervision of the behavioral aide. Plans must be developed

in accordance with supervision standards defined in Minnesota Rules, part 9505.0371, 176.1 subpart 4, items A to D; 176.2

(iii) (i) the mental health professional is required to be present at the site of service 176.3 delivery for observation as clinically appropriate when the clinical trainee, mental health 176.4 practitioner, or mental health behavioral aide is providing CTSS services; and 176.5

(iv) (ii) when conducted, the on-site presence of the mental health professional must be 176.6 documented in the child's record and signed by the mental health professional who accepts 176.7 full professional responsibility; 176.8

(5) providing direction to a mental health behavioral aide. For entities that employ mental 176.9 health behavioral aides, the elinical treatment supervisor must be employed by the provider 176.10 entity or other provider certified to provide mental health behavioral aide services to ensure 176.11 necessary and appropriate oversight for the client's treatment and continuity of care. The 176.12 mental health professional or mental health practitioner staff giving direction must begin 176.13 with the goals on the individualized individual treatment plan, and instruct the mental health 176.14 behavioral aide on how to implement therapeutic activities and interventions that will lead 176.15 to goal attainment. The professional or practitioner staff giving direction must also instruct 176.16 the mental health behavioral aide about the client's diagnosis, functional status, and other 176.17 characteristics that are likely to affect service delivery. Direction must also include 176.18 determining that the mental health behavioral aide has the skills to interact with the client 176.19 and the client's family in ways that convey personal and cultural respect and that the aide 176.20 actively solicits information relevant to treatment from the family. The aide must be able 176.21 to clearly explain or demonstrate the activities the aide is doing with the client and the 176.22 activities' relationship to treatment goals. Direction is more didactic than is supervision and 176.23 requires the professional or practitioner staff providing it to continuously evaluate the mental 176.24 health behavioral aide's ability to carry out the activities of the individualized individual 176.25 treatment plan and the individualized individual behavior plan. When providing direction, 176.26 the professional or practitioner staff must: 176.27

(i) review progress notes prepared by the mental health behavioral aide for accuracy and 176.28 consistency with diagnostic assessment, treatment plan, and behavior goals and the 176.29 professional or practitioner staff must approve and sign the progress notes; 176.30

176.31 (ii) identify changes in treatment strategies, revise the individual behavior plan, and communicate treatment instructions and methodologies as appropriate to ensure that treatment 176.32 is implemented correctly; 176.33

(iii) demonstrate family-friendly behaviors that support healthy collaboration among
the child, the child's family, and providers as treatment is planned and implemented;

(iv) ensure that the mental health behavioral aide is able to effectively communicate
with the child, the child's family, and the provider; and

(v) record the results of any evaluation and corrective actions taken to modify the work
of the mental health behavioral aide; and

(vi) ensure the immediate accessibility of a mental health professional, clinical trainee,
or mental health practitioner to the behavioral aide during service delivery;

(6) providing service delivery that implements the individual treatment plan and meetsthe requirements under subdivision 9; and

(7) individual treatment plan review. The review must determine the extent to which 177.11 the services have met each of the goals and objectives in the treatment plan. The review 177.12 must assess the client's progress and ensure that services and treatment goals continue to 177.13 be necessary and appropriate to the client and the client's family or foster family. Revision 177.14 of the individual treatment plan does not require a new diagnostic assessment unless the 177.15 client's mental health status has changed markedly. The updated treatment plan must be 177.16 signed by the clinical supervisor and by the client, if appropriate, and by the client's parent 177.17 or other person authorized by statute to give consent to the mental health services for the 177.18 child. 177.19

177.20 Sec. 91. Minnesota Statutes 2020, section 256B.0943, subdivision 7, is amended to read:

177.21 Subd. 7. **Qualifications of individual and team providers.** (a) An individual or team 177.22 provider working within the scope of the provider's practice or qualifications may provide 177.23 service components of children's therapeutic services and supports that are identified as 177.24 medically necessary in a client's individual treatment plan.

177.25 (b) An individual provider must be qualified as <u>a</u>:

177.26 (1) a mental health professional as defined in subdivision 1, paragraph (o); or

177.27 (2) a clinical trainee;

177.28 (3) mental health practitioner or clinical trainee. The mental health practitioner or clinical
 177.29 trainee must work under the clinical supervision of a mental health professional; or

177.30 (4) mental health certified family peer specialist; or

- 178.1 (3) a (5) mental health behavioral aide working under the clinical supervision of a mental
- 178.2 health professional to implement the rehabilitative mental health services previously
- 178.3 introduced by a mental health professional or practitioner and identified in the client's
- 178.4 individual treatment plan and individual behavior plan.
- 178.5 (A) A level I mental health behavioral aide must:
- 178.6 (i) be at least 18 years old;
- 178.7 (ii) have a high school diploma or commissioner of education-selected high school
- 178.8 equivalency certification or two years of experience as a primary caregiver to a child with
- 178.9 severe emotional disturbance within the previous ten years; and
- 178.10 (iii) meet preservice and continuing education requirements under subdivision 8.
- 178.11 (B) A level II mental health behavioral aide must:
- 178.12 (i) be at least 18 years old;
- 178.13 (ii) have an associate or bachelor's degree or 4,000 hours of experience in delivering
- clinical services in the treatment of mental illness concerning children or adolescents or
 complete a certificate program established under subdivision 8a; and
- 178.16 (iii) meet preservice and continuing education requirements in subdivision 8.
- (c) A day treatment multidisciplinary team must include at least one mental health
 professional or clinical trainee and one mental health practitioner.
- 178.19 Sec. 92. Minnesota Statutes 2020, section 256B.0943, subdivision 9, is amended to read:
- Subd. 9. Service delivery criteria. (a) In delivering services under this section, a certified
 provider entity must ensure that:
- (1) each individual provider's caseload size permits the provider to deliver services to
 both clients with severe, complex needs and clients with less intensive needs. the provider's
 caseload size should reasonably enable the provider to play an active role in service planning,
 monitoring, and delivering services to meet the client's and client's family's needs, as specified
 in each client's individual treatment plan;
- (2) site-based programs, including day treatment programs, provide staffing and facilities
 to ensure the client's health, safety, and protection of rights, and that the programs are able
 to implement each client's individual treatment plan; and
- (3) a day treatment program is provided to a group of clients by a multidisciplinary team
 under the elinical treatment supervision of a mental health professional. The day treatment

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program must be provided in and by: (i) an outpatient hospital accredited by the Joint 179.1 Commission on Accreditation of Health Organizations and licensed under sections 144.50 179.2 to 144.55; (ii) a community mental health center under section 245.62; or (iii) an entity that 179.3 is certified under subdivision 4 to operate a program that meets the requirements of section 179.4 245.4884, subdivision 2, and Minnesota Rules, parts 9505.0170 to 9505.0475. The day 179.5 treatment program must stabilize the client's mental health status while developing and 179.6 improving the client's independent living and socialization skills. The goal of the day 179.7 179.8 treatment program must be to reduce or relieve the effects of mental illness and provide training to enable the client to live in the community. The program must be available 179.9 year-round at least three to five days per week, two or three hours per day, unless the normal 179.10 five-day school week is shortened by a holiday, weather-related cancellation, or other 179.11 districtwide reduction in a school week. A child transitioning into or out of day treatment 179.12 must receive a minimum treatment of one day a week for a two-hour time block. The 179.13 two-hour time block must include at least one hour of patient and/or family or group 179.14 psychotherapy. The remainder of the structured treatment program may include patient 179.15 and/or family or group psychotherapy, and individual or group skills training, if included 179.16 in the client's individual treatment plan. Day treatment programs are not part of inpatient 179.17 or residential treatment services. When a day treatment group that meets the minimum group 179.18 size requirement temporarily falls below the minimum group size because of a member's 179.19 temporary absence, medical assistance covers a group session conducted for the group 179.20 members in attendance. A day treatment program may provide fewer than the minimally 179.21 required hours for a particular child during a billing period in which the child is transitioning 179.22 into, or out of, the program. 179.23

(b) To be eligible for medical assistance payment, a provider entity must deliver the
service components of children's therapeutic services and supports in compliance with the
following requirements:

(1) patient and/or family, family, and group psychotherapy must be delivered as specified 179.27 in Minnesota Rules, part 9505.0372, subpart 6. psychotherapy to address the child's 179.28 179.29 underlying mental health disorder must be documented as part of the child's ongoing treatment. A provider must deliver, or arrange for, medically necessary psychotherapy, 179.30 unless the child's parent or caregiver chooses not to receive it. When a provider delivering 179.31 other services to a child under this section deems it not medically necessary to provide 179.32 psychotherapy to the child for a period of 90 days or longer, the provider entity must 179.33 document the medical reasons why psychotherapy is not necessary. When a provider 179.34 determines that a child needs psychotherapy but psychotherapy cannot be delivered due to 179.35

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a shortage of licensed mental health professionals in the child's community, the provider
must document the lack of access in the child's medical record;

(2) individual, family, or group skills training must be provided by a mental health
professional or a mental health practitioner who is delivering services that fall within the
scope of the provider's practice and is supervised by a mental health professional who
accepts full professional responsibility for the training. Skills training is subject to the
following requirements:

(i) a mental health professional, clinical trainee, or mental health practitioner shall provideskills training;

(ii) skills training delivered to a child or the child's family must be targeted to the specific
deficits or maladaptations of the child's mental health disorder and must be prescribed in
the child's individual treatment plan;

(iii) the mental health professional delivering or supervising the delivery of skills training
must document any underlying psychiatric condition and must document how skills training
is being used in conjunction with psychotherapy to address the underlying condition;

(iv) skills training delivered to the child's family must teach skills needed by parents to
enhance the child's skill development, to help the child utilize daily life skills taught by a
mental health professional, clinical trainee, or mental health practitioner, and to develop or
maintain a home environment that supports the child's progressive use of skills;

(v) group skills training may be provided to multiple recipients who, because of the nature of their emotional, behavioral, or social dysfunction, can derive mutual benefit from interaction in a group setting, which must be staffed as follows:

(A) one mental health professional or one, clinical trainee, or mental health practitioner
 under supervision of a licensed mental health professional must work with a group of three
 to eight clients; or

 (B) <u>any combination of two mental health professionals</u>, two clinical trainees, or mental health practitioners under supervision of a licensed mental health professional, or one mental health professional or clinical trainee and one mental health practitioner must work with a group of nine to 12 clients;

(vi) a mental health professional, clinical trainee, or mental health practitioner must have
taught the psychosocial skill before a mental health behavioral aide may practice that skill
with the client; and

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(vii) for group skills training, when a skills group that meets the minimum group size
requirement temporarily falls below the minimum group size because of a group member's
temporary absence, the provider may conduct the session for the group members in
attendance;

(3) crisis assistance planning to a child and family must include development of a written 181.5 plan that anticipates the particular factors specific to the child that may precipitate a 181.6 psychiatric crisis for the child in the near future. The written plan must document actions 181.7 181.8 that the family should be prepared to take to resolve or stabilize a crisis, such as advance arrangements for direct intervention and support services to the child and the child's family. 181.9 Crisis assistance planning must include preparing resources designed to address abrupt or 181.10 substantial changes in the functioning of the child or the child's family when sudden change 181.11 in behavior or a loss of usual coping mechanisms is observed, or the child begins to present 181.12 a danger to self or others; 181.13

(4) mental health behavioral aide services must be medically necessary treatment services, 181.14 identified in the child's individual treatment plan and individual behavior plan, which are 181.15 performed minimally by a paraprofessional qualified according to subdivision 7, paragraph 181.16 (b), clause (3), and which are designed to improve the functioning of the child in the 181.17 progressive use of developmentally appropriate psychosocial skills. Activities involve 181.18 working directly with the child, child-peer groupings, or child-family groupings to practice, 181.19 repeat, reintroduce, and master the skills defined in subdivision 1, paragraph (t), as previously 181.20 taught by a mental health professional, clinical trainee, or mental health practitioner including: 181.21

(i) providing cues or prompts in skill-building peer-to-peer or parent-child interactions
so that the child progressively recognizes and responds to the cues independently;

- 181.24 (ii) performing as a practice partner or role-play partner;
- 181.25 (iii) reinforcing the child's accomplishments;

181.26 (iv) generalizing skill-building activities in the child's multiple natural settings;

181.27 (v) assigning further practice activities; and

(vi) intervening as necessary to redirect the child's target behavior and to de-escalate
behavior that puts the child or other person at risk of injury.

To be eligible for medical assistance payment, mental health behavioral aide services must be delivered to a child who has been diagnosed with an emotional disturbance or a mental illness, as provided in subdivision 1, paragraph (a). The mental health behavioral aide must implement treatment strategies in the individual treatment plan and the individual behavior

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plan as developed by the mental health professional, clinical trainee, or mental health 182.1 practitioner providing direction for the mental health behavioral aide. The mental health 182.2 behavioral aide must document the delivery of services in written progress notes. Progress 182.3 notes must reflect implementation of the treatment strategies, as performed by the mental 182.4 health behavioral aide and the child's responses to the treatment strategies; and 182.5 (5) direction of a mental health behavioral aide must include the following: 182.6 (i) ongoing face-to-face observation of the mental health behavioral aide delivering 182.7 services to a child by a mental health professional or mental health practitioner for at least 182.8 a total of one hour during every 40 hours of service provided to a child; and 182.9 182.10 (ii) immediate accessibility of the mental health professional, clinical trainee, or mental health practitioner to the mental health behavioral aide during service provision; 182.11 (6) (5) mental health service plan development must be performed in consultation with 182.12 the child's family and, when appropriate, with other key participants in the child's life by 182.13 the child's treating mental health professional or clinical trainee or by a mental health 182.14 practitioner and approved by the treating mental health professional. Treatment plan drafting 182.15 consists of development, review, and revision by face-to-face or electronic communication. 182.16 The provider must document events, including the time spent with the family and other key 182.17 participants in the child's life to review, revise, and sign approve the individual treatment 182.18 plan. Notwithstanding Minnesota Rules, part 9505.0371, subpart 7, Medical assistance 182.19 covers service plan development before completion of the child's individual treatment plan. 182.20 Service plan development is covered only if a treatment plan is completed for the child. If 182.21 upon review it is determined that a treatment plan was not completed for the child, the 182.22

182.23 commissioner shall recover the payment for the service plan development; and.

(7) to be eligible for payment, a diagnostic assessment must be complete with regard to
 all required components, including multiple assessment appointments required for an
 extended diagnostic assessment and the written report. Dates of the multiple assessment
 appointments must be noted in the client's clinical record.

Sec. 93. Minnesota Statutes 2020, section 256B.0943, subdivision 11, is amended to read:
Subd. 11. Documentation and billing. (a) A provider entity must document the services
it provides under this section. The provider entity must ensure that documentation complies
with Minnesota Rules, parts 9505.2175 and 9505.2197. Services billed under this section
that are not documented according to this subdivision shall be subject to monetary recovery

by the commissioner. Billing for covered service components under subdivision 2, paragraph 183.1 (b), must not include anything other than direct service time. 183.2 183.3 (b) An individual mental health provider must promptly document the following in a elient's record after providing services to the client: 183.4 183.5 (1) each occurrence of the client's mental health service, including the date, type, start and stop times, scope of the service as described in the child's individual treatment plan, 183.6 and outcome of the service compared to baselines and objectives; 183.7 183.8 (2) the name, dated signature, and credentials of the person who delivered the service; (3) contact made with other persons interested in the client, including representatives 183.9 of the courts, corrections systems, or schools. The provider must document the name and 183.10 date of each contact; 183.11 183.12 (4) any contact made with the client's other mental health providers, case manager, family members, primary caregiver, legal representative, or the reason the provider did not 183.13 contact the client's family members, primary caregiver, or legal representative, if applicable; 183.14 (5) required clinical supervision directly related to the identified client's services and 183.15 183.16 needs, as appropriate, with co-signatures of the supervisor and supervisee; and (6) the date when services are discontinued and reasons for discontinuation of services. 183.17 Sec. 94. Minnesota Statutes 2020, section 256B.0946, subdivision 1, is amended to read: 183.18 Subdivision 1. Required covered service components. (a) Effective May 23, 2013, 183.19 and Subject to federal approval, medical assistance covers medically necessary intensive 183.20 treatment services described under paragraph (b) that when the services are provided by a 183.21 provider entity eligible under subdivision 3 to a elient eligible under subdivision 2 who is 183.22 placed in a foster home licensed under Minnesota Rules, parts 2960.3000 to 2960.3340, or 183.23 placed in a foster home licensed under the regulations established by a federally recognized 183.24 Minnesota tribe certified under and meeting the standards in this section. The provider entity 183.25 must make reasonable and good faith efforts to report individual client outcomes to the 183.26 commissioner, using instruments and protocols approved by the commissioner. 183.27

(b) Intensive treatment services to children with mental illness residing in foster family settings that comprise specific required service components provided in clauses (1) to (5) are reimbursed by medical assistance when they meet the following standards:

184.1 (1) psychotherapy provided by a mental health professional as defined in Minnesota

Rules, part 9505.0371, subpart 5, item A, or a clinical trainee, as defined in Minnesota
Rules, part 9505.0371, subpart 5, item C;

184.4 (2) crisis assistance provided according to standards for children's therapeutic services
 184.5 and supports in section 256B.0943 planning;

(3) individual, family, and group psychoeducation services, defined in subdivision 1a,
 paragraph (q), provided by a mental health professional or a clinical trainee;

(4) clinical care consultation, as defined in subdivision 1a, and provided by a mental
health professional or a clinical trainee; and

184.10 (5) service delivery payment requirements as provided under subdivision 4.

184.11 Sec. 95. Minnesota Statutes 2020, section 256B.0946, subdivision 1a, is amended to read:

184.12 Subd. 1a. Definitions. For the purposes of this section, the following terms have the184.13 meanings given them.

(a) "Clinical care consultation" means communication from a treating clinician to other
providers working with the same client to inform, inquire, and instruct regarding the client's
symptoms, strategies for effective engagement, care and intervention needs, and treatment
expectations across service settings, including but not limited to the client's school, social
services, day care, probation, home, primary care, medication prescribers, disabilities
services, and other mental health providers and to direct and coordinate clinical service
components provided to the client and family.

(b) "Clinical supervision" means the documented time a clinical supervisor and supervisee
spend together to discuss the supervisee's work, to review individual client cases, and for
the supervisee's professional development. It includes the documented oversight and
supervision responsibility for planning, implementation, and evaluation of services for a
client's mental health treatment.

(c) "Clinical supervisor" means the mental health professional who is responsible for
 elinical supervision.

(d) (b) "Clinical trainee" has the meaning given in Minnesota Rules, part 9505.0371,
 subpart 5, item C; means a staff person who is qualified according to section 245I.04,
 <u>subdivision 6.</u>

(e) (c) "Crisis assistance planning" has the meaning given in section 245.4871, subdivision
 9a, including the development of a plan that addresses prevention and intervention strategies
 to be used in a potential crisis, but does not include actual crisis intervention.

185.4 (f) (d) "Culturally appropriate" means providing mental health services in a manner that 185.5 incorporates the child's cultural influences, as defined in Minnesota Rules, part 9505.0370, 185.6 subpart 9, into interventions as a way to maximize resiliency factors and utilize cultural 185.7 strengths and resources to promote overall wellness.

(g) (e) "Culture" means the distinct ways of living and understanding the world that are
used by a group of people and are transmitted from one generation to another or adopted
by an individual.

(h) (f) "Standard diagnostic assessment" has the meaning given in Minnesota Rules, part
 9505.0370, subpart 11 means the assessment described in section 245I.10, subdivision 6.

(i) (g) "Family" means a person who is identified by the client or the client's parent or
guardian as being important to the client's mental health treatment. Family may include,
but is not limited to, parents, foster parents, children, spouse, committed partners, former
spouses, persons related by blood or adoption, persons who are a part of the client's
permanency plan, or persons who are presently residing together as a family unit.

185.18 (j) (h) "Foster care" has the meaning given in section 260C.007, subdivision 18.

185.19 (k) (i) "Foster family setting" means the foster home in which the license holder resides.

185.20 (1) (j) "Individual treatment plan" has the meaning given in Minnesota Rules, part

185.21 9505.0370, subpart 15 means the plan described in section 245I.04, subdivisions 6 and 7.

185.22 (m) "Mental health practitioner" has the meaning given in section 245.462, subdivision

185.23 17, and a mental health practitioner working as a clinical trainee according to Minnesota
185.24 Rules, part 9505.0371, subpart 5, item C.

(k) "Mental health certified family peer specialist" means a staff person who is qualified
 according to section 245I.04, subdivision 12.

(n) (1) "Mental health professional" has the meaning given in Minnesota Rules, part
 9505.0370, subpart 18 means a staff person who is qualified according to section 245I.04,
 subdivision 2.

(o) (m) "Mental illness" has the meaning given in Minnesota Rules, part 9505.0370,
 subpart 20 section 245I.02, subdivision 29.

185.32 (p) (n) "Parent" has the meaning given in section 260C.007, subdivision 25.

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(r) (p) "Psychotherapy" has the meaning given in Minnesota Rules, part 9505.0370,
 subpart 27 means the treatment described in section 256B.0671, subdivision 11.

(s) (q) "Team consultation and treatment planning" means the coordination of treatment 186.9 plans and consultation among providers in a group concerning the treatment needs of the 186.10 child, including disseminating the child's treatment service schedule to all members of the 186.11 service team. Team members must include all mental health professionals working with the 186.12 child, a parent, the child unless the team lead or parent deem it clinically inappropriate, and 186.13 at least two of the following: an individualized education program case manager; probation 186.14 agent; children's mental health case manager; child welfare worker, including adoption or 186.15 guardianship worker; primary care provider; foster parent; and any other member of the 186.16 child's service team. 186.17

186.18 (r) "Trauma" has the meaning given in section 245I.02, subdivision 38.

186.19 (s) "Treatment supervision" means the supervision described under section 245I.06.

186.20 Sec. 96. Minnesota Statutes 2020, section 256B.0946, subdivision 2, is amended to read:

Subd. 2. Determination of client eligibility. An eligible recipient is an individual, from 186.21 birth through age 20, who is currently placed in a foster home licensed under Minnesota 186.22 Rules, parts 2960.3000 to 2960.3340, or placed in a foster home licensed under the 186.23 regulations established by a federally recognized Minnesota tribe, and has received: (1) a 186.24 standard diagnostic assessment and an evaluation of level of care needed, as defined in 186.25 paragraphs (a) and (b). within 180 days before the start of service that documents that 186.26 intensive treatment services are medically necessary within a foster family setting to 186.27 ameliorate identified symptoms and functional impairments; and (2) a level of care 186.28 assessment as defined in section 245I.02, subdivision 19, that demonstrates that the individual 186.29 requires intensive intervention without 24-hour medical monitoring, and a functional 186.30 assessment as defined in section 245I.02, subdivision 17. The level of care assessment and 186.31 the functional assessment must include information gathered from the placing county, tribe, 186.32

186.33 or case manager.

(a) The diagnostic assessment must: 187.1 (1) meet criteria described in Minnesota Rules, part 9505.0372, subpart 1, and be 187.2 conducted by a mental health professional or a clinical trainee; 187.3 (2) determine whether or not a child meets the criteria for mental illness, as defined in 187.4 187.5 Minnesota Rules, part 9505.0370, subpart 20; (3) document that intensive treatment services are medically necessary within a foster 187.6 187.7 family setting to ameliorate identified symptoms and functional impairments; (4) be performed within 180 days before the start of service; and 187.8 187.9 (5) be completed as either a standard or extended diagnostic assessment annually to determine continued eligibility for the service. 187.10 (b) The evaluation of level of care must be conducted by the placing county, tribe, or 187.11 case manager in conjunction with the diagnostic assessment as described by Minnesota 187.12 Rules, part 9505.0372, subpart 1, item B, using a validated tool approved by the 187.13 commissioner of human services and not subject to the rulemaking process, consistent with 187.14 section 245.4885, subdivision 1, paragraph (d), the result of which evaluation demonstrates 187.15 that the child requires intensive intervention without 24-hour medical monitoring. The 187.16 commissioner shall update the list of approved level of care tools annually and publish on 187.17 the department's website. 187.18 Sec. 97. Minnesota Statutes 2020, section 256B.0946, subdivision 3, is amended to read: 187.19 187.20 Subd. 3. Eligible mental health services providers. (a) Eligible providers for intensive

187.20 Subd. 5. Eligible mental nearth services providers. (a) Eligible providers for intensive
187.21 children's mental health services in a foster family setting must be certified by the state and
187.22 have a service provision contract with a county board or a reservation tribal council and
187.23 must be able to demonstrate the ability to provide all of the services required in this section
187.24 and meet the standards in chapter 245I, as required in section 245I.011, subdivision 5.

187.25 (b) For purposes of this section, a provider agency must be:

187.26 (1) a county-operated entity certified by the state;

(2) an Indian Health Services facility operated by a tribe or tribal organization under
funding authorized by United States Code, title 25, sections 450f to 450n, or title 3 of the
Indian Self-Determination Act, Public Law 93-638, section 638 (facilities or providers); or
(3) a noncounty entity.

(d) For the purposes of this section, all services delivered to a client must be providedby a mental health professional or a clinical trainee.

188.5 Sec. 98. Minnesota Statutes 2020, section 256B.0946, subdivision 4, is amended to read:

Subd. 4. Service delivery payment requirements. (a) To be eligible for payment under this section, a provider must develop and practice written policies and procedures for intensive treatment in foster care, consistent with subdivision 1, paragraph (b), and comply with the following requirements in paragraphs (b) to (n) (1).

(b) A qualified clinical supervisor, as defined in and performing in compliance with
 Minnesota Rules, part 9505.0371, subpart 5, item D, must supervise the treatment and
 provision of services described in this section.

(c) Each client receiving treatment services must receive an extended diagnostic
 assessment, as described in Minnesota Rules, part 9505.0372, subpart 1, item C, within 30
 days of enrollment in this service unless the client has a previous extended diagnostic
 assessment that the client, parent, and mental health professional agree still accurately
 describes the client's current mental health functioning.

(d) (b) Each previous and current mental health, school, and physical health treatment provider must be contacted to request documentation of treatment and assessments that the eligible client has received. This information must be reviewed and incorporated into the standard diagnostic assessment and team consultation and treatment planning review process.

 $\frac{(e)(c)}{(e)}$ Each client receiving treatment must be assessed for a trauma history, and the client's treatment plan must document how the results of the assessment will be incorporated into treatment.

188.25(d) The level of care assessment as defined in section 245I.02, subdivision 19, and188.26functional assessment as defined in section 245I.02, subdivision 17, must be updated at188.27least every 90 days or prior to discharge from the service, whichever comes first.

 $\frac{(f)(e)}{(e)}$ Each client receiving treatment services must have an individual treatment plan that is reviewed, evaluated, and <u>signed approved</u> every 90 days using the team consultation and treatment planning process, as defined in subdivision 1a, paragraph (s).

(g) (f) Clinical care consultation, as defined in subdivision 1a, paragraph (a), must be
 provided in accordance with the client's individual treatment plan.

(h) (g) Each client must have a crisis assistance plan within ten days of initiating services 189.1 and must have access to clinical phone support 24 hours per day, seven days per week, 189.2

189.3 during the course of treatment. The crisis plan must demonstrate coordination with the local or regional mobile crisis intervention team. 189.4

(i) (h) Services must be delivered and documented at least three days per week, equaling 189.5 at least six hours of treatment per week, unless reduced units of service are specified on the 189.6 treatment plan as part of transition or on a discharge plan to another service or level of care. 189.7 189.8 Documentation must comply with Minnesota Rules, parts 9505.2175 and 9505.2197.

(i) Location of service delivery must be in the client's home, day care setting, school, 189.9 or other community-based setting that is specified on the client's individualized treatment 189.10 plan. 189.11

(k) (j) Treatment must be developmentally and culturally appropriate for the client. 189.12

(1) (k) Services must be delivered in continual collaboration and consultation with the 189.13 client's medical providers and, in particular, with prescribers of psychotropic medications, 189.14 including those prescribed on an off-label basis. Members of the service team must be aware 189.15 of the medication regimen and potential side effects. 189.16

(m) (l) Parents, siblings, foster parents, and members of the child's permanency plan 189.17 must be involved in treatment and service delivery unless otherwise noted in the treatment 189.18 plan. 189.19

(m) Transition planning for the child must be conducted starting with the first 189.20 treatment plan and must be addressed throughout treatment to support the child's permanency 189.21 plan and postdischarge mental health service needs. 189.22

Sec. 99. Minnesota Statutes 2020, section 256B.0946, subdivision 6, is amended to read: 189.23

Subd. 6. Excluded services. (a) Services in clauses (1) to (7) are not covered under this 189.24 section and are not eligible for medical assistance payment as components of intensive 189.25 treatment in foster care services, but may be billed separately: 189.26

- (1) inpatient psychiatric hospital treatment; 189.27
- (2) mental health targeted case management; 189.28
- (3) partial hospitalization; 189.29

(4) medication management; 189.30

(5) children's mental health day treatment services; 189.31

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(6) crisis response services under section 256B.0944 256B.0624; and

190.2 (7) transportation-; and

190.3 (8) mental health certified family peer specialist services under section 256B.0616.

(b) Children receiving intensive treatment in foster care services are not eligible for
 medical assistance reimbursement for the following services while receiving intensive
 treatment in foster care:

(1) psychotherapy and skills training components of children's therapeutic services and
 supports under section 256B.0625, subdivision 35b 256B.0943;

(2) mental health behavioral aide services as defined in section 256B.0943, subdivision
190.10 1, paragraph (m) (l);

190.11 (3) home and community-based waiver services;

190.12 (4) mental health residential treatment; and

190.13 (5) room and board costs as defined in section 256I.03, subdivision 6.

190.14 Sec. 100. Minnesota Statutes 2020, section 256B.0947, subdivision 1, is amended to read:

190.15 Subdivision 1. Scope. Effective November 1, 2011, and Subject to federal approval,

190.16 medical assistance covers medically necessary, intensive nonresidential rehabilitative mental

190.17 health services as defined in subdivision 2, for recipients as defined in subdivision 3, when

190.18 the services are provided by an entity meeting the standards in this section. The provider

190.19 entity must make reasonable and good faith efforts to report individual client outcomes to

190.20 the commissioner, using instruments and protocols approved by the commissioner.

190.21 Sec. 101. Minnesota Statutes 2020, section 256B.0947, subdivision 2, is amended to read:

Subd. 2. Definitions. For purposes of this section, the following terms have the meaningsgiven them.

(a) "Intensive nonresidential rehabilitative mental health services" means child 190.24 rehabilitative mental health services as defined in section 256B.0943, except that these 190.25 services are provided by a multidisciplinary staff using a total team approach consistent 190.26 with assertive community treatment, as adapted for youth, and are directed to recipients 190.27 ages 16, 17, 18, 19, or 20 with a serious mental illness or co-occurring mental illness and 190.28 substance abuse addiction who require intensive services to prevent admission to an inpatient 190.29 psychiatric hospital or placement in a residential treatment facility or who require intensive 190.30 services to step down from inpatient or residential care to community-based care. 190.31

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(b) "Co-occurring mental illness and substance <u>abuse addiction use disorder</u>" means a
dual diagnosis of at least one form of mental illness and at least one substance use disorder.
Substance use disorders include alcohol or drug abuse or dependence, excluding nicotine
use.

(c) "<u>Standard diagnostic assessment</u>" has the meaning given to it in Minnesota Rules,
part 9505.0370, subpart 11. A diagnostic assessment must be provided according to
Minnesota Rules, part 9505.0372, subpart 1, and for this section must incorporate a
determination of the youth's necessary level of care using a standardized functional
assessment instrument approved and periodically updated by the commissioner means the
assessment described in section 245I.10, subdivision 6.

(d) "Education specialist" means an individual with knowledge and experience working
 with youth regarding special education requirements and goals, special education plans,
 and coordination of educational activities with health care activities.

191.14 (e) "Housing access support" means an ancillary activity to help an individual find,

191.15 obtain, retain, and move to safe and adequate housing. Housing access support does not

191.16 provide monetary assistance for rent, damage deposits, or application fees.

191.17 (f) "Integrated dual disorders treatment" means the integrated treatment of co-occurring

191.18 mental illness and substance use disorders by a team of cross-trained clinicians within the

191.19 same program, and is characterized by assertive outreach, stage-wise comprehensive

191.20 treatment, treatment goal setting, and flexibility to work within each stage of treatment.

191.21 $(\underline{g})(\underline{d})$ "Medication education services" means services provided individually or in 191.22 groups, which focus on:

(1) educating the client and client's family or significant nonfamilial supporters aboutmental illness and symptoms;

191.25 (2) the role and effects of medications in treating symptoms of mental illness; and

191.26 (3) the side effects of medications.

Medication education is coordinated with medication management services and does not
duplicate it. Medication education services are provided by physicians, pharmacists, or
registered nurses with certification in psychiatric and mental health care.

(h) "Peer specialist" means an employed team member who is a mental health certified
 peer specialist according to section 256B.0615 and also a former children's mental health
 consumer who:

192.1	(1) provides direct services to clients including social, emotional, and instrumental
192.2	support and outreach;
192.3	(2) assists younger peers to identify and achieve specific life goals;
192.4	(3) works directly with clients to promote the client's self-determination, personal
192.5	responsibility, and empowerment;
192.6	(4) assists youth with mental illness to regain control over their lives and their
192.7	developmental process in order to move effectively into adulthood;
192.8	(5) provides training and education to other team members, consumer advocacy
192.9	organizations, and clients on resiliency and peer support; and
192.10	(6) meets the following criteria:
192.11	(i) is at least 22 years of age;
192.12	(ii) has had a diagnosis of mental illness, as defined in Minnesota Rules, part 9505.0370,
192.13	subpart 20, or co-occurring mental illness and substance abuse addiction;
192.14	(iii) is a former consumer of child and adolescent mental health services, or a former or
192.15	current consumer of adult mental health services for a period of at least two years;
192.16	(iv) has at least a high school diploma or equivalent;
192.17	(v) has successfully completed training requirements determined and periodically updated
192.18	by the commissioner;
192.19	(vi) is willing to disclose the individual's own mental health history to team members
192.20	and clients; and
192.21	(vii) must be free of substance use problems for at least one year.
192.22	(e) "Mental health professional" means a staff person who is qualified according to
192.23	section 245I.04, subdivision 2.
192.24	(i) (f) "Provider agency" means a for-profit or nonprofit organization established to
192.25	administer an assertive community treatment for youth team.
192.26	(j) (g) "Substance use disorders" means one or more of the disorders defined in the
192.27	diagnostic and statistical manual of mental disorders, current edition.
192.28	(k) (h) "Transition services" means:
192.29	(1) activities, materials, consultation, and coordination that ensures continuity of the

or life to another by maintaining contact with the client and assisting the client to establishprovider relationships;

193.3 (2) providing the client with knowledge and skills needed posttransition;

193.4 (3) establishing communication between sending and receiving entities;

193.5 (4) supporting a client's request for service authorization and enrollment; and

193.6 (5) establishing and enforcing procedures and schedules.

A youth's transition from the children's mental health system and services to the adult mental health system and services and return to the client's home and entry or re-entry into community-based mental health services following discharge from an out-of-home placement or inpatient hospital stay.

193.11 (1) (i) "Treatment team" means all staff who provide services to recipients under this
193.12 section.

(m) (j) "Family peer specialist" means a staff person who is qualified under section
 256B.0616.

193.15 Sec. 102. Minnesota Statutes 2020, section 256B.0947, subdivision 3, is amended to read:

193.16 Subd. 3. Client eligibility. An eligible recipient is an individual who:

193.17 (1) is age 16, 17, 18, 19, or 20; and

(2) is diagnosed with a serious mental illness or co-occurring mental illness and substance
 abuse addiction use disorder, for which intensive nonresidential rehabilitative mental health
 services are needed;

(3) has received a level-of-care determination, using an instrument approved by the
commissioner level of care assessment as defined in section 245I.02, subdivision 19, that
indicates a need for intensive integrated intervention without 24-hour medical monitoring
and a need for extensive collaboration among multiple providers;

(4) has received a functional assessment as defined in section 245I.02, subdivision 17,
193.26 that indicates functional impairment and a history of difficulty in functioning safely and
193.27 successfully in the community, school, home, or job; or who is likely to need services from
193.28 the adult mental health system within the next two years; and

193.29 (5) has had a recent <u>standard</u> diagnostic assessment, as provided in Minnesota Rules,

193.30 part 9505.0372, subpart 1, by a mental health professional who is qualified under Minnesota

193.31 Rules, part 9505.0371, subpart 5, item A, that documents that intensive nonresidential

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symptoms and functional impairments and to achieve individual transition goals.

194.3 Sec. 103. Minnesota Statutes 2020, section 256B.0947, subdivision 3a, is amended to 194.4 read:

Subd. 3a. Required service components. (a) Subject to federal approval, medical
assistance covers all medically necessary intensive nonresidential rehabilitative mental
health services and supports, as defined in this section, under a single daily rate per client.
Services and supports must be delivered by an eligible provider under subdivision 5 to an
eligible client under subdivision 3.

194.10 (b) (a) Intensive nonresidential rehabilitative mental health services, supports, and 194.11 ancillary activities are covered by the <u>a</u> single daily rate per client must include the following, 194.12 as needed by the individual client:

194.13 (1) individual, family, and group psychotherapy;

194.14 (2) individual, family, and group skills training, as defined in section 256B.0943,
194.15 subdivision 1, paragraph (t);

194.16 (3) crisis assistance planning as defined in section 245.4871, subdivision 9a, which

194.17 includes recognition of factors precipitating a mental health crisis, identification of behaviors

194.18 related to the crisis, and the development of a plan to address prevention, intervention, and

194.19 follow-up strategies to be used in the lead-up to or onset of, and conclusion of, a mental

194.20 health crisis; crisis assistance does not mean crisis response services or crisis intervention

- 194.21 services provided in section 256B.0944;
- (4) medication management provided by a physician or an advanced practice registerednurse with certification in psychiatric and mental health care;

194.24 (5) mental health case management as provided in section 256B.0625, subdivision 20;

194.25 (6) medication education services as defined in this section;

(7) care coordination by a client-specific lead worker assigned by and responsible to thetreatment team;

194.28 (8) psychoeducation of and consultation and coordination with the client's biological,

194.29 adoptive, or foster family and, in the case of a youth living independently, the client's

194.30 immediate nonfamilial support network;

(9) clinical consultation to a client's employer or school or to other service agencies or 195.1

to the courts to assist in managing the mental illness or co-occurring disorder and to develop 195.2 195.3 client support systems;

- (10) coordination with, or performance of, crisis intervention and stabilization services 195.4 195.5 as defined in section 256B.0944 256B.0624;
- (11) assessment of a client's treatment progress and effectiveness of services using 195.6
- standardized outcome measures published by the commissioner; 195.7
- (12) (11) transition services as defined in this section; 195.8
- (13) integrated dual disorders treatment as defined in this section (12) co-occurring 195.9 substance use disorder treatment as defined in section 245I.02, subdivision 11; and 195.10
- (14) (13) housing access support that assists clients to find, obtain, retain, and move to 195.11

safe and adequate housing. Housing access support does not provide monetary assistance 195.12

- for rent, damage deposits, or application fees. 195.13
- (c) (b) The provider shall ensure and document the following by means of performing 195.14 the required function or by contracting with a qualified person or entity: 195.15
- (1) client access to crisis intervention services, as defined in section 256B.0944 195.16

256B.0624, and available 24 hours per day and seven days per week; 195.17

(2) completion of an extended diagnostic assessment, as defined in Minnesota Rules, 195.18 part 9505.0372, subpart 1, item C; and 195.19

- (3) determination of the client's needed level of care using an instrument approved and 195.20 periodically updated by the commissioner. 195.21
- 195.22 Sec. 104. Minnesota Statutes 2020, section 256B.0947, subdivision 5, is amended to read:

Subd. 5. Standards for intensive nonresidential rehabilitative providers. (a) Services 195.23

must be provided by a provider entity as provided in subdivision 4 meet the standards in 195.24

this section and chapter 245I as required in section 245I.011, subdivision 5. 195.25

- (b) The treatment team for intensive nonresidential rehabilitative mental health services 195.26 comprises both permanently employed core team members and client-specific team members 195.27 195.28 as follows:
- (1) The core treatment team is an entity that operates under the direction of an 195.29 independently licensed mental health professional, who is qualified under Minnesota Rules, 195.30
- part 9505.0371, subpart 5, item A, and that assumes comprehensive clinical responsibility 195.31

^{196.1} for clients. Based on professional qualifications and client needs, clinically qualified core

team members are assigned on a rotating basis as the client's lead worker to coordinate a
client's care. The core team must comprise at least four full-time equivalent direct care staff
and must minimally include, but is not limited to:

(i) an independently licensed <u>a</u> mental health professional, qualified under Minnesota
 Rules, part 9505.0371, subpart 5, item A, who serves as team leader to provide administrative
 direction and clinical treatment supervision to the team;

(ii) an advanced-practice registered nurse with certification in psychiatric or mental
health care or a board-certified child and adolescent psychiatrist, either of which must be
credentialed to prescribe medications;

(iii) a licensed alcohol and drug counselor who is also trained in mental healthinterventions; and

(iv) a mental health certified peer specialist as defined in subdivision 2, paragraph (h)
 who is qualified according to section 245I.04, subdivision 10, and is also a former children's

196.15 mental health consumer.

- 196.16 (2) The core team may also include any of the following:
- 196.17 (i) additional mental health professionals;

196.18 (ii) a vocational specialist;

196.19 (iii) an educational specialist with knowledge and experience working with youth

196.20 regarding special education requirements and goals, special education plans, and coordination

196.21 of educational activities with health care activities;

196.22 (iv) a child and adolescent psychiatrist who may be retained on a consultant basis;

196.23 (v) a clinical trainee qualified according to section 245I.04, subdivision 6;

(vi) a mental health practitioner, as defined in section 245.4871, subdivision 26 qualified
 according to section 245I.04, subdivision 4;

(vi) (vii) a case management service provider, as defined in section 245.4871, subdivision
4;

196.28 (vii) (viii) a housing access specialist; and

196.29 (viii) (ix) a family peer specialist as defined in subdivision 2, paragraph (m).

196.30 (3) A treatment team may include, in addition to those in clause (1) or (2), ad hoc

196.31 members not employed by the team who consult on a specific client and who must accept

197.1 overall clinical direction from the treatment team for the duration of the client's placement

197.2 with the treatment team and must be paid by the provider agency at the rate for a typical

197.3 session by that provider with that client or at a rate negotiated with the client-specific

197.4 member. Client-specific treatment team members may include:

(i) the mental health professional treating the client prior to placement with the treatmentteam;

197.7 (ii) the client's current substance <u>abuse use</u> counselor, if applicable;

(iii) a lead member of the client's individualized education program team or school-based
mental health provider, if applicable;

(iv) a representative from the client's health care home or primary care clinic, as neededto ensure integration of medical and behavioral health care;

(v) the client's probation officer or other juvenile justice representative, if applicable;and

197.14 (vi) the client's current vocational or employment counselor, if applicable.

(c) The <u>elinical treatment</u> supervisor shall be an active member of the treatment team
and shall function as a practicing clinician at least on a part-time basis. The treatment team
shall meet with the <u>elinical treatment</u> supervisor at least weekly to discuss recipients' progress
and make rapid adjustments to meet recipients' needs. The team meeting must include
client-specific case reviews and general treatment discussions among team members.
Client-specific case reviews and planning must be documented in the individual client's
treatment record.

(d) The staffing ratio must not exceed ten clients to one full-time equivalent treatmentteam position.

(e) The treatment team shall serve no more than 80 clients at any one time. Should local
demand exceed the team's capacity, an additional team must be established rather than
exceed this limit.

(f) Nonclinical staff shall have prompt access in person or by telephone to a mental
health practitioner, clinical trainee, or mental health professional. The provider shall have
the capacity to promptly and appropriately respond to emergent needs and make any
necessary staffing adjustments to ensure the health and safety of clients.

(g) The intensive nonresidential rehabilitative mental health services provider shallparticipate in evaluation of the assertive community treatment for youth (Youth ACT) model

198.1	as conducted by the commissioner, including the collection and reporting of data and the
198.2	reporting of performance measures as specified by contract with the commissioner.
198.3	(h) A regional treatment team may serve multiple counties.
198.4	Sec. 105. Minnesota Statutes 2020, section 256B.0947, subdivision 6, is amended to read:
198.5	Subd. 6. Service standards. The standards in this subdivision apply to intensive
198.6	nonresidential rehabilitative mental health services.
198.7	(a) The treatment team must use team treatment, not an individual treatment model.
198.8	(b) Services must be available at times that meet client needs.
198.9	(c) Services must be age-appropriate and meet the specific needs of the client.
198.10	(d) The initial functional assessment must be completed within ten days of intake and
198.11	level of care assessment as defined in section 245I.02, subdivision 19, and functional
198.12	assessment as defined in section 245I.02, subdivision 17, must be updated at least every six
198.13	months 90 days or prior to discharge from the service, whichever comes first.
198.14	(e) An individual treatment plan must be completed for each client, according to section
198.15	245I.10, subdivisions 7 and 8, and, additionally, must:
198.16	(1) be based on the information in the client's diagnostic assessment and baselines;
198.17	(2) identify goals and objectives of treatment, a treatment strategy, a schedule for
198.18	accomplishing treatment goals and objectives, and the individuals responsible for providing
198.19	treatment services and supports;
198.20	(3) be developed after completion of the client's diagnostic assessment by a mental health
198.21	professional or clinical trainee and before the provision of children's therapeutic services
198.22	and supports;
198.23	(4) be developed through a child-centered, family-driven, culturally appropriate planning
198.24	process, including allowing parents and guardians to observe or participate in individual
198.25	and family treatment services, assessments, and treatment planning;
198.26	(5) be reviewed at least once every six months and revised to document treatment progress
198.27	on each treatment objective and next goals or, if progress is not documented, to document
198.28	changes in treatment;
198.29	(6) be signed by the clinical supervisor and by the client or by the client's parent or other
198.30	person authorized by statute to consent to mental health services for the client. A client's

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199.1 parent may approve the client's individual treatment plan by secure electronic signature or
199.2 by documented oral approval that is later verified by written signature;

199.3 (7)(1) be completed in consultation with the client's current therapist and key providers 199.4 and provide for ongoing consultation with the client's current therapist to ensure therapeutic 199.5 continuity and to facilitate the client's return to the community. For clients under the age of 199.6 18, the treatment team must consult with parents and guardians in developing the treatment 199.7 plan;

199.8 (8)(2) if a need for substance use disorder treatment is indicated by validated assessment:

(i) identify goals, objectives, and strategies of substance use disorder treatment;

(ii) develop a schedule for accomplishing substance use disorder treatment goals and
 objectives; and

(iii) identify the individuals responsible for providing substance use disorder treatment
 services and supports;

199.14 (ii) be reviewed at least once every 90 days and revised, if necessary;

199.15 (9) be signed by the clinical supervisor and by the client and, if the client is a minor, by
199.16 the client's parent or other person authorized by statute to consent to mental health treatment
199.17 and substance use disorder treatment for the client; and

(10) (3) provide for the client's transition out of intensive nonresidential rehabilitative
 mental health services by defining the team's actions to assist the client and subsequent
 providers in the transition to less intensive or "stepped down" services-; and

(4) notwithstanding section 245I.10, subdivision 8, be reviewed at least every 90 days
 and revised to document treatment progress or, if progress is not documented, to document
 changes in treatment.

(f) The treatment team shall actively and assertively engage the client's family members and significant others by establishing communication and collaboration with the family and significant others and educating the family and significant others about the client's mental illness, symptom management, and the family's role in treatment, unless the team knows or has reason to suspect that the client has suffered or faces a threat of suffering any physical or mental injury, abuse, or neglect from a family member or significant other.

(g) For a client age 18 or older, the treatment team may disclose to a family member,
other relative, or a close personal friend of the client, or other person identified by the client,
the protected health information directly relevant to such person's involvement with the

client's care, as provided in Code of Federal Regulations, title 45, part 164.502(b). If the 200.1 client is present, the treatment team shall obtain the client's agreement, provide the client 200.2 with an opportunity to object, or reasonably infer from the circumstances, based on the 200.3 exercise of professional judgment, that the client does not object. If the client is not present 200.4 or is unable, by incapacity or emergency circumstances, to agree or object, the treatment 200.5 team may, in the exercise of professional judgment, determine whether the disclosure is in 200.6 the best interests of the client and, if so, disclose only the protected health information that 200.7 200.8 is directly relevant to the family member's, relative's, friend's, or client-identified person's involvement with the client's health care. The client may orally agree or object to the 200.9 disclosure and may prohibit or restrict disclosure to specific individuals. 200.10

(h) The treatment team shall provide interventions to promote positive interpersonalrelationships.

200.13 Sec. 106. Minnesota Statutes 2020, section 256B.0947, subdivision 7, is amended to read:

Subd. 7. Medical assistance payment and rate setting. (a) Payment for services in this section must be based on one daily encounter rate per provider inclusive of the following services received by an eligible client in a given calendar day: all rehabilitative services, supports, and ancillary activities under this section, staff travel time to provide rehabilitative services under this section, and crisis response services under section 256B.0944 256B.0624.

(b) Payment must not be made to more than one entity for each client for services
provided under this section on a given day. If services under this section are provided by a
team that includes staff from more than one entity, the team shall determine how to distribute
the payment among the members.

(c) The commissioner shall establish regional cost-based rates for entities that will bill
 medical assistance for nonresidential intensive rehabilitative mental health services. In
 developing these rates, the commissioner shall consider:

200.26 (1) the cost for similar services in the health care trade area;

200.27 (2) actual costs incurred by entities providing the services;

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

200.29 (4) the degree to which clients will receive services other than services under this section;200.30 and

200.31 (5) the costs of other services that will be separately reimbursed.

201.1 (d) The rate for a provider must not exceed the rate charged by that provider for the201.2 same service to other payers.

201.3 Sec. 107. Minnesota Statutes 2020, section 256B.0949, subdivision 2, is amended to read:

Subd. 2. Definitions. (a) The terms used in this section have the meanings given in thissubdivision.

(b) "Agency" means the legal entity that is enrolled with Minnesota health care programs
as a medical assistance provider according to Minnesota Rules, part 9505.0195, to provide
EIDBI services and that has the legal responsibility to ensure that its employees or contractors
carry out the responsibilities defined in this section. Agency includes a licensed individual
professional who practices independently and acts as an agency.

(c) "Autism spectrum disorder or a related condition" or "ASD or a related condition"
means either autism spectrum disorder (ASD) as defined in the current version of the
Diagnostic and Statistical Manual of Mental Disorders (DSM) or a condition that is found
to be closely related to ASD, as identified under the current version of the DSM, and meets
all of the following criteria:

201.16 (1) is severe and chronic;

201.17 (2) results in impairment of adaptive behavior and function similar to that of a person201.18 with ASD;

201.19 (3) requires treatment or services similar to those required for a person with ASD; and

(4) results in substantial functional limitations in three core developmental deficits of
ASD: social or interpersonal interaction; functional communication, including nonverbal
or social communication; and restrictive or repetitive behaviors or hyperreactivity or
hyporeactivity to sensory input; and may include deficits or a high level of support in one
or more of the following domains:

- 201.25 (i) behavioral challenges and self-regulation;
- 201.26 (ii) cognition;
- 201.27 (iii) learning and play;
- 201.28 (iv) self-care; or
- 201.29 (v) safety.

201.30 (d) "Person" means a person under 21 years of age.

202.1 (e) "Clinical supervision" means the overall responsibility for the control and direction

202.2 of EIDBI service delivery, including individual treatment planning, staff supervision,

202.3 individual treatment plan progress monitoring, and treatment review for each person. Clinical

supervision is provided by a qualified supervising professional (QSP) who takes full
 professional responsibility for the service provided by each supervisee.

202.6 (f) "Commissioner" means the commissioner of human services, unless otherwise202.7 specified.

(g) "Comprehensive multidisciplinary evaluation" or "CMDE" means a comprehensive
 evaluation of a person to determine medical necessity for EIDBI services based on the
 requirements in subdivision 5.

202.11 (h) "Department" means the Department of Human Services, unless otherwise specified.

(i) "Early intensive developmental and behavioral intervention benefit" or "EIDBI
benefit" means a variety of individualized, intensive treatment modalities approved and
published by the commissioner that are based in behavioral and developmental science
consistent with best practices on effectiveness.

(j) "Generalizable goals" means results or gains that are observed during a variety of
activities over time with different people, such as providers, family members, other adults,
and people, and in different environments including, but not limited to, clinics, homes,
schools, and the community.

202.20 (k) "Incident" means when any of the following occur:

202.21 (1) an illness, accident, or injury that requires first aid treatment;

202.22 (2) a bump or blow to the head; or

(3) an unusual or unexpected event that jeopardizes the safety of a person or staff,including a person leaving the agency unattended.

(1) "Individual treatment plan" or "ITP" means the person-centered, individualized written
plan of care that integrates and coordinates person and family information from the CMDE
for a person who meets medical necessity for the EIDBI benefit. An individual treatment
plan must meet the standards in subdivision 6.

(m) "Legal representative" means the parent of a child who is under 18 years of age, a
court-appointed guardian, or other representative with legal authority to make decisions
about service for a person. For the purpose of this subdivision, "other representative with

203.1 legal authority to make decisions" includes a health care agent or an attorney-in-fact

authorized through a health care directive or power of attorney.

(n) "Mental health professional" has the meaning given in means a staff person who is
qualified according to section 245.4871, subdivision 27, clauses (1) to (6) 245I.04,
subdivision 2.

(o) "Person-centered" means a service that both responds to the identified needs, interests,
values, preferences, and desired outcomes of the person or the person's legal representative
and respects the person's history, dignity, and cultural background and allows inclusion and
participation in the person's community.

203.10 (p) "Qualified EIDBI provider" means a person who is a QSP or a level I, level II, or 203.11 level III treatment provider.

203.12 Sec. 108. Minnesota Statutes 2020, section 256B.0949, subdivision 4, is amended to read:

203.13 Subd. 4. **Diagnosis.** (a) A diagnosis of ASD or a related condition must:

(1) be based upon current DSM criteria including direct observations of the person and
 information from the person's legal representative or primary caregivers;

(2) be completed by either (i) a licensed physician or advanced practice registered nurse
or (ii) a mental health professional; and

203.18 (3) meet the requirements of Minnesota Rules, part 9505.0372, subpart 1, items B and
 203.19 C a standard diagnostic assessment according to section 245I.10, subdivision 6.

(b) Additional assessment information may be considered to complete a diagnostic
assessment including specialized tests administered through special education evaluations
and licensed school personnel, and from professionals licensed in the fields of medicine,
speech and language, psychology, occupational therapy, and physical therapy. A diagnostic
assessment may include treatment recommendations.

203.25 Sec. 109. Minnesota Statutes 2020, section 256B.0949, subdivision 5a, is amended to 203.26 read:

203.27 Subd. 5a. Comprehensive multidisciplinary evaluation provider qualification. A
203.28 CMDE provider must:

(1) be a licensed physician, advanced practice registered nurse, a mental health
professional, or a mental health practitioner who meets the requirements of a clinical trainee

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as defined in Minnesota Rules, part 9505.0371, subpart 5, item C who is qualified according
 to section 245I.04, subdivision 6;

(2) have at least 2,000 hours of clinical experience in the evaluation and treatment of
people with ASD or a related condition or equivalent documented coursework at the graduate
level by an accredited university in the following content areas: ASD or a related condition
diagnosis, ASD or a related condition treatment strategies, and child development; and

204.7 (3) be able to diagnose, evaluate, or provide treatment within the provider's scope of204.8 practice and professional license.

204.9 Sec. 110. Minnesota Statutes 2020, section 256B.25, subdivision 3, is amended to read:

204.10 Subd. 3. **Payment exceptions.** The limitation in subdivision 2 shall not apply to:

(1) payment of Minnesota supplemental assistance funds to recipients who reside in
facilities which are involved in litigation contesting their designation as an institution for
treatment of mental disease;

(2) payment or grants to a boarding care home or supervised living facility licensed by
the Department of Human Services under Minnesota Rules, parts 2960.0130 to 2960.0220
or, 2960.0580 to 2960.0700, or 9520.0500 to 9520.0670, or <u>under chapter 245G or 245I</u>,
or payment to recipients who reside in these facilities;

(3) payments or grants to a boarding care home or supervised living facility which are
 ineligible for certification under United States Code, title 42, sections 1396-1396p;

204.20 (4) payments or grants otherwise specifically authorized by statute or rule.

204.21 Sec. 111. Minnesota Statutes 2020, section 256B.761, is amended to read:

204.22 **256B.761 REIMBURSEMENT FOR MENTAL HEALTH SERVICES.**

(a) Effective for services rendered on or after July 1, 2001, payment for medication
management provided to psychiatric patients, outpatient mental health services, day treatment
services, home-based mental health services, and family community support services shall
be paid at the lower of (1) submitted charges, or (2) 75.6 percent of the 50th percentile of
1999 charges.

(b) Effective July 1, 2001, the medical assistance rates for outpatient mental health
services provided by an entity that operates: (1) a Medicare-certified comprehensive
outpatient rehabilitation facility; and (2) a facility that was certified prior to January 1, 1993,
with at least 33 percent of the clients receiving rehabilitation services in the most recent

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calendar year who are medical assistance recipients, will be increased by 38 percent, when those services are provided within the comprehensive outpatient rehabilitation facility and

205.3 provided to residents of nursing facilities owned by the entity.

(c) The commissioner shall establish three levels of payment for mental health diagnostic
 assessment, based on three levels of complexity. The aggregate payment under the tiered
 rates must not exceed the projected aggregate payments for mental health diagnostic
 assessment under the previous single rate. The new rate structure is effective January 1,
 205.8 2011, or upon federal approval, whichever is later.

(d) (c) In addition to rate increases otherwise provided, the commissioner may restructure 205.9 coverage policy and rates to improve access to adult rehabilitative mental health services 205.10 under section 256B.0623 and related mental health support services under section 256B.021, 205.11 subdivision 4, paragraph (f), clause (2). For state fiscal years 2015 and 2016, the projected 205.12 state share of increased costs due to this paragraph is transferred from adult mental health 205.13 grants under sections 245.4661 and 256E.12. The transfer for fiscal year 2016 is a permanent 205.14 base adjustment for subsequent fiscal years. Payments made to managed care plans and 205.15 county-based purchasing plans under sections 256B.69, 256B.692, and 256L.12 shall reflect 205.16 the rate changes described in this paragraph. 205.17

(e) (d) Any ratables effective before July 1, 2015, do not apply to early intensive
 developmental and behavioral intervention (EIDBI) benefits described in section 256B.0949.

205.20 Sec. 112. Minnesota Statutes 2020, section 256B.763, is amended to read:

205.21 **256B.763 CRITICAL ACCESS MENTAL HEALTH RATE INCREASE.**

205.22 (a) For services defined in paragraph (b) and rendered on or after July 1, 2007, payment 205.23 rates shall be increased by 23.7 percent over the rates in effect on January 1, 2006, for:

205.24 (1) psychiatrists and advanced practice registered nurses with a psychiatric specialty;

205.25 (2) community mental health centers under section 256B.0625, subdivision 5; and

(3) mental health clinics and centers certified under Minnesota Rules, parts 9520.0750
 to 9520.0870 section 245I.20, or hospital outpatient psychiatric departments that are
 designated as essential community providers under section 62Q.19.

(b) This increase applies to group skills training when provided as a component of
children's therapeutic services and support, psychotherapy, medication management,
evaluation and management, diagnostic assessment, explanation of findings, psychological
testing, neuropsychological services, direction of behavioral aides, and inpatient consultation.

206.1 (c) This increase does not apply to rates that are governed by section 256B.0625,

subdivision 30, or 256B.761, paragraph (b), other cost-based rates, rates that are negotiated
with the county, rates that are established by the federal government, or rates that increased
between January 1, 2004, and January 1, 2005.

(d) The commissioner shall adjust rates paid to prepaid health plans under contract with
the commissioner to reflect the rate increases provided in paragraphs (a), (e), and (f). The
prepaid health plan must pass this rate increase to the providers identified in paragraphs (a),
(e), (f), and (g).

206.9 (e) Payment rates shall be increased by 23.7 percent over the rates in effect on December206.10 31, 2007, for:

(1) medication education services provided on or after January 1, 2008, by adult
 rehabilitative mental health services providers certified under section 256B.0623; and

(2) mental health behavioral aide services provided on or after January 1, 2008, by
 children's therapeutic services and support providers certified under section 256B.0943.

(f) For services defined in paragraph (b) and rendered on or after January 1, 2008, by children's therapeutic services and support providers certified under section 256B.0943 and not already included in paragraph (a), payment rates shall be increased by 23.7 percent over the rates in effect on December 31, 2007.

(g) Payment rates shall be increased by 2.3 percent over the rates in effect on December
31, 2007, for individual and family skills training provided on or after January 1, 2008, by
children's therapeutic services and support providers certified under section 256B.0943.

(h) For services described in paragraphs (b), (e), and (g) and rendered on or after July 206.22 1, 2017, payment rates for mental health clinics and centers certified under Minnesota Rules, 206.23 parts 9520.0750 to 9520.0870 section 245I.20, that are not designated as essential community 206.24 206.25 providers under section 62Q.19 shall be equal to payment rates for mental health clinics and centers certified under Minnesota Rules, parts 9520.0750 to 9520.0870 section 245I.20, 206.26 that are designated as essential community providers under section 62Q.19. In order to 206.27 receive increased payment rates under this paragraph, a provider must demonstrate a 206.28 commitment to serve low-income and underserved populations by: 206.29

(1) charging for services on a sliding-fee schedule based on current poverty incomeguidelines; and

206.32 (2) not restricting access or services because of a client's financial limitation.

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207.1 Sec. 113. Minnesota Statutes 2020, section 256P.01, subdivision 6a, is amended to read:

Subd. 6a. **Qualified professional.** (a) For illness, injury, or incapacity, a "qualified professional" means a licensed physician, physician assistant, advanced practice registered nurse, physical therapist, occupational therapist, or licensed chiropractor, according to their scope of practice.

(b) For developmental disability, learning disability, and intelligence testing, a "qualified
professional" means a licensed physician, physician assistant, advanced practice registered
nurse, licensed independent clinical social worker, licensed psychologist, certified school
psychologist, or certified psychometrist working under the supervision of a licensed
psychologist.

207.11 (c) For mental health, a "qualified professional" means a licensed physician, advanced
207.12 practice registered nurse, or qualified mental health professional under section 245.462,
207.13 subdivision 18, clauses (1) to (6) <u>245I.04</u>, subdivision <u>2</u>.

(d) For substance use disorder, a "qualified professional" means a licensed physician, a
qualified mental health professional under section 245.462, subdivision 18, clauses (1) to
(6), or an individual as defined in section 245G.11, subdivision 3, 4, or 5.

207.17 Sec. 114. Minnesota Statutes 2020, section 295.50, subdivision 9b, is amended to read:

Subd. 9b. **Patient services.** (a) "Patient services" means inpatient and outpatient services and other goods and services provided by hospitals, surgical centers, or health care providers. They include the following health care goods and services provided to a patient or consumer:

207.21 (1) bed and board;

207.22 (2) nursing services and other related services;

207.23 (3) use of hospitals, surgical centers, or health care provider facilities;

- 207.24 (4) medical social services;
- 207.25 (5) drugs, biologicals, supplies, appliances, and equipment;
- 207.26 (6) other diagnostic or therapeutic items or services;

207.27 (7) medical or surgical services;

207.28 (8) items and services furnished to ambulatory patients not requiring emergency care; 207.29 and

207.30 (9) emergency services.

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208.1 (b) "Patient services" does not include:

208.2 (1) services provided to nursing homes licensed under chapter 144A;

208.3 (2) examinations for purposes of utilization reviews, insurance claims or eligibility, 208.4 litigation, and employment, including reviews of medical records for those purposes;

(3) services provided to and by community residential mental health facilities licensed
 under section 245I.23 or Minnesota Rules, parts 9520.0500 to 9520.0670, and to and by
 residential treatment programs for children with severe emotional disturbance licensed or
 certified under chapter 245A;

(4) services provided under the following programs: day treatment services as defined
in section 245.462, subdivision 8; assertive community treatment as described in section
256B.0622; adult rehabilitative mental health services as described in section 256B.0623;
adult crisis response services as described in section 256B.0624; and children's therapeutic
services and supports as described in section 256B.0943; and children's mental health crisis
208.14 response services as described in section 256B.0944;

(5) services provided to and by community mental health centers as defined in section
208.16 245.62, subdivision 2;

208.17 (6) services provided to and by assisted living programs and congregate housing208.18 programs;

208.19 (7) hospice care services;

208.20 (8) home and community-based waivered services under chapter 256S and sections
208.21 256B.49 and 256B.501;

(9) targeted case management services under sections 256B.0621; 256B.0625,
subdivisions 20, 20a, 33, and 44; and 256B.094; and

208.24 (10) services provided to the following: supervised living facilities for persons with developmental disabilities licensed under Minnesota Rules, parts 4665.0100 to 4665.9900; 208.25 housing with services establishments required to be registered under chapter 144D; board 208.26 and lodging establishments providing only custodial services that are licensed under chapter 208.27 157 and registered under section 157.17 to provide supportive services or health supervision 208.28 services; adult foster homes as defined in Minnesota Rules, part 9555.5105; day training 208.29 and habilitation services for adults with developmental disabilities as defined in section 208.30 252.41, subdivision 3; boarding care homes as defined in Minnesota Rules, part 4655.0100; 208.31 adult day care services as defined in section 245A.02, subdivision 2a; and home health 208.32

agencies as defined in Minnesota Rules, part 9505.0175, subpart 15, or licensed underchapter 144A.

Sec. 115. Minnesota Statutes 2020, section 325F.721, subdivision 1, is amended to read:
Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
the meanings given them.

(b) "Covered setting" means an unlicensed setting providing sleeping accommodations
to one or more adult residents, at least 80 percent of which are 55 years of age or older, and
offering or providing, for a fee, supportive services. For the purposes of this section, covered
setting does not mean:

(1) emergency shelter, transitional housing, or any other residential units serving
 exclusively or primarily homeless individuals, as defined under section 116L.361;

209.12 (2) a nursing home licensed under chapter 144A;

209.13 (3) a hospital, certified boarding care, or supervised living facility licensed under sections
209.14 144.50 to 144.56;

(4) a lodging establishment licensed under chapter 157 and Minnesota Rules, parts
9520.0500 to 9520.0670, or under chapter 245D or, 245G, or 245I;

(5) services and residential settings licensed under chapter 245A, including adult foster
care and services and settings governed under the standards in chapter 245D;

209.19 (6) private homes in which the residents are related by kinship, law, or affinity with the 209.20 providers of services;

(7) a duly organized condominium, cooperative, and common interest community, or
owners' association of the condominium, cooperative, and common interest community
where at least 80 percent of the units that comprise the condominium, cooperative, or
common interest community are occupied by individuals who are the owners, members, or
shareholders of the units;

(8) temporary family health care dwellings as defined in sections 394.307 and 462.3593;

209.27 (9) settings offering services conducted by and for the adherents of any recognized
209.28 church or religious denomination for its members exclusively through spiritual means or
209.29 by prayer for healing;

(10) housing financed pursuant to sections 462A.37 and 462A.375, units financed with
 low-income housing tax credits pursuant to United States Code, title 26, section 42, and

210.1 units financed by the Minnesota Housing Finance Agency that are intended to serve

210.2 individuals with disabilities or individuals who are homeless, except for those developments

that market or hold themselves out as assisted living facilities and provide assisted living
services;

(11) rental housing developed under United States Code, title 42, section 1437, or United
States Code, title 12, section 1701q;

(12) rental housing designated for occupancy by only elderly or elderly and disabled
residents under United States Code, title 42, section 1437e, or rental housing for qualifying
families under Code of Federal Regulations, title 24, section 983.56;

(13) rental housing funded under United States Code, title 42, chapter 89, or United
States Code, title 42, section 8011; or

210.12 (14) an assisted living facility licensed under chapter 144G.

(c) "'I'm okay' check services" means providing a service to, by any means, check onthe safety of a resident.

(d) "Resident" means a person entering into written contract for housing and serviceswith a covered setting.

210.17 (e) "Supportive services" means:

210.18 (1) assistance with laundry, shopping, and household chores;

210.19 (2) housekeeping services;

210.20 (3) provision of meals or assistance with meals or food preparation;

210.21 (4) help with arranging, or arranging transportation to, medical, social, recreational,

210.22 personal, or social services appointments; or

210.23 (5) provision of social or recreational services.

Arranging for services does not include making referrals or contacting a service providerin an emergency.

210.26 Sec. 116. **REPEALER.**

210.27 (a) Minnesota Statutes 2020, sections 245.462, subdivision 4a; 245.4879, subdivision

210.28 <u>2; 245.62, subdivisions 3 and 4; 245.69, subdivision 2; 256B.0615, subdivision 2; 256B.0616,</u>

210.29 subdivision 2; 256B.0622, subdivisions 3 and 5a; 256B.0623, subdivisions 7, 8, 10, and 11;

210.30 256B.0625, subdivisions 51, 35a, 35b, 61, 62, and 65; 256B.0943, subdivisions 8 and 10;

210.31 256B.0944; and 256B.0946, subdivision 5, are repealed.

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- (b) Minnesota Rules, parts 9505.0370; 9505.0371; 9505.0372; 9520.0010; 9520.0020;
- 211.2 **9520.0030**; **9520.0040**; **9520.0050**; **9520.0060**; **9520.0070**; **9520.0080**; **9520.0090**;
- 211.3 9520.0100; 9520.0110; 9520.0120; 9520.0130; 9520.0140; 9520.0150; 9520.0160;
- 211.4 <u>9520.0170; 9520.0180; 9520.0190; 9520.0200; 9520.0210; 9520.0230; 9520.0750;</u>
- 211.5 **9520.0760; 9520.0770; 9520.0780; 9520.0790; 9520.0800; 9520.0810; 9520.0820;**
- 211.6 9520.0830; 9520.0840; 9520.0850; 9520.0860; and 9520.0870, are repealed.