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STUDY ELIGIBILITY.
Subdivision 1. Creation; duties. A legislative task force is created to review the statutes
relating to human services background study eligibility and disqualifications, including but
not limited to Minnesota Statutes, sections 245C.14 and 245C.15, in order to:
(1) evaluate the existing statutes' effectiveness in achieving their intended purposes,
including by gathering and reviewing available background study disqualification data;
(2) identify the existing statutes' weaknesses, inefficiencies, unintended consequences,
or other areas for improvement or modernization; and
(3) develop legislative proposals that improve or modernize the human services
background study eligibility statutes, or otherwise address the issues identified in clauses
(1) and (2) of this subdivision.
Subd. 2. Membership. (a) The task force shall consist of 24 members, appointed as
follows:
(1) two members representing licensing boards whose licensed providers are subject to
the provisions in Minnesota Statutes, section 245C.03, one appointed by the speaker of the
house of representatives, and one appointed by the senate majority leader;
(2) the commissioner of human services or designee;
(3) the commissioner of health or designee;
(4) two members representing county attorneys and law enforcement, one appointed by
the speaker of the house of representatives, and one appointed by the senate majority leader,

..... moves to amend H.F. No. 1825 as follows:

Delete everything after the enacting clause and insert:

1.1

1.2

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2.1	(5) two members representing licensed service providers who are subject to the provisions
2.2	in Minnesota Statutes, section 245C.15, one appointed by the speaker of the house of
2.3	representatives, and one appointed by the senate majority leader;
2.4	(6) four members of the public, including two who have been subject to disqualification
2.5	based on the provisions of Minnesota Statutes, section 245C.15, and two who have been
2.6	subject to a set-aside based on the provisions of Minnesota Statutes, section 245C.15, with
2.7	one from each category appointed by the speaker of the house of representatives, and one
2.8	from each category appointed by the senate majority leader;
2.9	(7) one member appointed by the governor's Workforce Development Board;
2.10	(8) one member appointed by the One Minnesota Council on Diversity, Inclusion, and
2.11	Equity;
2.12	(9) two members representing the Minnesota courts, one appointed by the speaker of
2.13	the house of representatives, and one appointed by the senate majority leader;
2.14	(10) one member appointed jointly by Mid-Minnesota Legal Aid, Southern Minnesota
2.15	Legal Services, and the Legal Rights Center;
2.16	(11) one member representing tribal organizations, appointed by the Minnesota Indian
2.17	Affairs Council;
2.18	(12) two members from the house of representatives, including one appointed by the
2.19	speaker of the house of representatives and one appointed by the minority leader in the
2.20	house of representatives;
2.21	(13) two members from the senate, including one appointed by the senate majority leader
2.22	and one appointed by the senate minority leader; and
2.23	(14) two members representing county human services appointed by the Minnesota
2.24	Association of County Social Service Administrators, one representing the metropolitan
2.25	area as defined in Minnesota Statutes, section 473.121, subdivision 2, and one appointed
2.26	to represent the area outside of the metropolitan area.
2.27	(b) Appointments to the task force must be made by August 18, 2021.
2.28	Subd. 3. Compensation. Public members of the task force may be compensated as
2.29	provided by Minnesota Statutes, section 15.059, subdivision 3.
2.30	Subd. 4. Officers; meetings. (a) The first meeting of the task force shall be cochaired
2.31	by the task force member from the majority party of the house of representatives and the
2.32	task force member from the majority party of the senate. The task force shall elect a chair

Section 1. 2

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and vice chair at the first m	eeting who shall preside at the remain	inder of the ta	ask force
meetings. The task force ma	ay elect other officers as necessary.		
(b) The task force shall n	neet at least monthly. The Legislative	Coordinating	g Commission
shall convene the first meet	ing by September 1, 2021.		
(c) Meetings of the task	force are subject to the Minnesota C)pen Meeting	Law under
Minnesota Statutes, chapter	· 13D.		
Subd. 5. Reports requi	red. The task force shall submit an in	nterim writte	n report by
March 11, 2022, and a final	report by December 16, 2022, to the c	chairs and ran	king minority
nembers of the committees	in the house of representatives and t	the senate wit	h jurisdiction
over human services licensi	ing. The reports shall explain the task	k force's find	ings and
ecommendations relating t	o each of the duties under subdivision	on 1, and inclu	ude any draft
legislation necessary to imp	element the recommendations.		
Subd. 6. Expiration. Th	ne task force expires upon submissio	n of the final	report in
subdivision 5 or December	20, 2022, whichever is later.		
EFFECTIVE DATE. T	This section is effective the day follo	wing final en	actment and
expires December 31, 2022			
Sec. 2. APPROPRIATIO	N; LEGISLATIVE TASK FORCE	ON HUMAN	SERVICES
BACKGROUND STUDY	DISQUALIFICATIONS.		
\$ is appropriated in	fiscal year 2022 from the general fu	nd to the Leg	gislative
Coordinating Commission	for the Legislative Task Force on Hu	ıman Services	s Background
Study Eligibility under sect	ion 1. This is a onetime appropriation	on.	
EFFECTIVE DATE. T	This section is effective the day follo	wing final en	actment.
Sec. 3. APPROPRIATIO	ON; BACKGROUND STUDY DAT	ΓA FOR LE(GISLATIVE
	AN SERVICES BACKGROUND		
DISQUALIFICATIONS.			
\$ is appropriated in	fiscal year 2022 from the general fu	and to the con	nmissioner of
	rtment of Human Services to furnish r		
	et-asides, or other relevant topics to		
•	ound Study Eligibility under section		
	ound Study Englothly under section	. 1, 11115 IS a C	<u>memme</u>
appropriation.			

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

Sec. 3. 3

3.31