TWENTY-THIRD DAY

St. Paul, Minnesota, Wednesday, March 10, 2021

The Senate met at 12:00 noon and was called to order by the President.

The members of the Senate paused for a moment of silent prayer and reflection.

The members of the Senate gave the pledge of allegiance to the flag of the United States of America.

The roll was called, and the following Senators were present:

Abeler Anderson Bakk Benson Bigham Carlson Chamberlain Champion Clausen Coleman Cwodzinski Dahms Dibble Dormiak	Draheim Duckworth Dziedzic Eaton Eichorn Eken Fateh Franzen Frentz Gazelka Goggin Hawj Hoffman	Howe Ingebrigtsen Isaacson Jasinski Johnson Stewart Kent Kiffmeyer Klein Koran Kunesh Lang Latz Limmer	Marty Mathews McEwen Miller Murphy Nelson Newman Newton Osmek Pappas Port Pratt Putnam Pariak	Rest Rosen Ruud Senjem Tomassoni Torres Ray Utke Weber Westrom Wiger Wiklund
Dornink	Housley	Limmer	Rarick	

Pursuant to Rule 14.1, the President announced the following members intend to vote under Rule 40.7: Abeler, Anderson, Benson, Bigham, Carlson, Champion, Clausen, Coleman, Cwodzinski, Dibble, Eaton, Eichorn, Eken, Fateh, Gazelka, Ingebrigtsen, Isaacson, Johnson Stewart, Kent, Klein, Kunesh, Lang, Latz, Marty, McEwen, Nelson, Newman, Newton, Putnam, Rest, Rosen, Senjem, Torres Ray, Westrom, and Wiklund.

The President declared a quorum present.

The reading of the Journal was dispensed with and the Journal, as printed and corrected, was approved.

REPORTS OF COMMITTEES

Senator Johnson moved that the Committee Reports at the Desk be now adopted. The motion prevailed.

Senator Limmer from the Committee on Judiciary and Public Safety Finance and Policy, to which was referred

S.F. No. 1197: A bill for an act relating to public safety; prohibiting the public dissemination of information regarding a law enforcement official's home address; providing criminal penalties; proposing coding for new law in Minnesota Statutes, chapter 609.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Senator Limmer from the Committee on Judiciary and Public Safety Finance and Policy, to which was referred

S.F. No. 1457: A bill for an act relating to public safety; directing the Sentencing Guidelines Commission to increase the rankings for certain child pornography crimes in a specified manner.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Finance. Report adopted.

REPORT OF VOTE IN COMMITTEE

Pursuant to Rule 12.10, upon the request of three members, a roll call was taken on the motion that S.F. No. 1457, be recommended to pass and be re-referred.

There were yeas 7 and nays 2, as follows:

Those who voted in the affirmative were:

Senators Anderson, Bigham, Ingebrigtsen, Johnson, Kiffmeyer, Limmer, and Mathews.

Those who voted in the negative were:

Senators Latz and Pappas.

The motion prevailed.

Senator Chamberlain from the Committee on Education Finance and Policy, to which was referred

S.F. No. 1525: A bill for an act relating to education; creating education savings accounts as a learning option for students; appropriating money.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 8, delete "five-year pilot"

Page 7, line 4, delete "and" and insert a period

Page 7, delete line 5

And when so amended the bill do pass and be re-referred to the Committee on State Government Finance and Policy and Elections. Amendments adopted. Report adopted.

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Senator Rosen from the Committee on Finance, to which was re-referred

S.F. No. 1156: A bill for an act relating to health care; increasing medical assistance reimbursement rate for administration of COVID-19 vaccine.

Reports the same back with the recommendation that the bill be amended as follows:

Delete everything after the enacting clause and insert:

"Section 1. <u>INCREASE IN MEDICAL ASSISTANCE REIMBURSEMENT RATE FOR</u> COVID-19 VACCINATION ADMINISTRATION.

(a) Notwithstanding Minnesota Statutes, section 256B.76, the medical assistance reimbursement rate for administering the COVID-19 vaccination is the Medicare rate for health care professionals who administer a COVID-19 vaccine approved by the federal Food and Drug Administration, including through emergency use authorization, to a medical assistance enrollee in accordance with the professional's scope of practice.

(b) This section expires on the last day of the first quarter that begins at least one year after the last day of the federal public health emergency described in section 1135(g)(1)(B) of the Social Security Act for COVID-19.

EFFECTIVE DATE. This section is effective April 1, 2021 or upon federal approval, whichever is later.

Sec. 2. APPROPRIATION.

The commissioner of management and budget shall review all appropriations and transfers from the general fund in Laws 2020, chapters 66, 70, 71, 74, and 81, to determine whether those appropriations and transfers are eligible expenditures from the coronavirus relief federal fund. The commissioner shall designate \$203,000 in fiscal year 2021 of general fund appropriations and transfers in Laws 2020, chapters 66, 70, 71, 74, and 81, to be eligible expenditures from the coronavirus relief federal fund. The commissioner may designate a portion of an appropriation or transfer for cancellation. \$203,000 in fiscal year 2021 of the appropriations and transfers designated by the commissioner is canceled to the general fund. \$203,000 in fiscal year 2021 is appropriated from the coronavirus relief federal fund for the purposes of the original general fund appropriation. \$203,000 in fiscal year 2021 is appropriated from the general fund to the commissioner of human services for payments for COVID-19 vaccine administration under section 1. This general fund appropriation is available until June 30, 2022.

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

And when so amended the bill do pass. Amendments adopted. Report adopted.

Senator Utke from the Committee on Human Services Licensing Policy, to which was referred

S.F. No. 1762: A bill for an act relating to human services; implementing certain recommendations from the Family Child Care Task Force; directing the commissioner of human

services to include representatives of family child care providers in groups developing plans that implement recommendations from the Family Child Care Task Force; requiring counties to forward communications from the department regarding family child care matters to family child care providers: establishing the family child care regulation modernization project; establishing exemption from personal liability for municipality officers or employees; removing exception for counties to be liable for claims at family day care where county had actual knowledge of risk that led to claims; directing the commissioner of human services to develop a one-stop assistance network for family child care providers; appropriating funds for child care provider grants; appropriating funds for a child care business training program grant; appropriating funds for a grant to Minnesota Initiative Foundations to develop action plan for economic development of child care in rural communities; clarifying the meaning of special family day care home; establishing licensing provisions for alternative day care programs; permitting certain providers to operate up to four licensed programs in the same building; requiring a validation study of the Parent Aware program; adding a supervised adult to the definition of helper for family child care programs; permitting family child care training instructors to count two instruction hours for annual training hour requirements; establishing the Family Child Care Training Advisory Committee; creating the Office of Ombudsperson for Child Care Providers; directing the commissioner of human services to modify the ask DHS website function for family child care providers; providing appointments; requiring reports; appropriating money; amending Minnesota Statutes 2020, sections 245A.14, subdivision 4; 245A.16, subdivision 1; 245A.50, subdivisions 1a, 7; 466.03, subdivision 6d; proposing coding for new law in Minnesota Statutes, chapters 119B; 245A.

Reports the same back with the recommendation that the bill be amended as follows:

Page 5, delete section 1 and insert:

"Section 1. Minnesota Statutes 2020, section 466.03, subdivision 6d, is amended to read:

Subd. 6d. **Licensing of providers.** (a) A claim against a municipality based on the failure of a provider to meet the standards needed for a license to operate a day care facility under chapter 245A for children, unless the municipality had actual knowledge of a failure to meet licensing standards that resulted in a dangerous condition that foreseeably threatened the plaintiff. A municipality shall be immune from liability for a claim arising out of a provider's use of a swimming pool located at a family day care or group family day care home under section 245A.14, subdivision 10 11, unless the municipality had actual knowledge of a provider's failure to meet the licensing standards under section 245A.14, subdivision 10 11, paragraph (a), clauses (1) to (3), that resulted in a dangerous condition that foreseeably threatened the plaintiff. An officer or employee of a municipality shall be immune from liability for a claim based on the failure of a provider to meet the necessary standards under section 245A.14, subdivision 10 11, paragraph (a), clauses (1) to (3), that resulted in a dangerous condition that foreseeably threatened the plaintiff. An officer or employee of a municipality shall be immune from liability for a claim based on the failure of a provider to meet the necessary standards for a license to operate a day care facility for children under chapter 245A, unless the officer or employee is found guilty of malfeasance in office, willful neglect of duty, or bad faith.

(b) For purposes of paragraph (a), the fact that a licensing variance had been granted for a day care facility for children under chapter 245A shall not constitute:

(1) actual knowledge by the municipality that granted the variance of a failure to meet licensing standards that resulted in a dangerous condition that foreseeably threatened the plaintiff; or

(2) malfeasance in office, willful neglect of duty, or bad faith by an officer or employee of a municipality involved in granting the variance."

Page 17, line 13, delete "and is subject to section 13.03, subdivision 4"

And when so amended the bill do pass and be re-referred to the Committee on State Government Finance and Policy and Elections. Amendments adopted. Report adopted.

Senator Kiffmeyer from the Committee on State Government Finance and Policy and Elections, to which was referred

S.F. No. 1592: A bill for an act relating to state government; appropriating money to the state auditor for a school finance accountability team; exempting certain work from billing until July 1, 2024.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 8, delete "\$688,000" and insert "\$743,000"

Page 1, line 10, delete "\$690,000" and insert "\$744,000"

Page 1, line 12, delete "2024" and insert "2025"

Amend the title as follows:

Page 1, line 4, delete "2024" and insert "2025"

And when so amended the bill do pass and be re-referred to the Committee on Education Finance and Policy. Amendments adopted. Report adopted.

Senator Kiffmeyer from the Committee on State Government Finance and Policy and Elections, to which was re-referred

S.F. No. 592: A bill for an act relating to labor; providing a salary increase for employees in law enforcement and making a technical change; imposing law enforcement collective bargaining requirements; appropriating money; amending Minnesota Statutes 2020, section 43A.17, by adding a subdivision; Laws 2020, Fifth Special Session chapter 3, article 9, sections 5, subdivision 7; 6.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Finance. Report adopted.

Senator Kiffmeyer from the Committee on State Government Finance and Policy and Elections, to which was referred

S.F. No. 1688: A bill for an act relating to state government; authorizing the house of representatives, senate, or legislature to intervene in certain matters involving the state; requiring approval of proposed legal settlements by the Legislative Coordinating Commission; requiring parties to a civil action to serve the legislature in certain matters; amending Minnesota Statutes 2020,

sections 3.305, by adding a subdivision; 8.01; 8.06; 555.11; proposing coding for new law in Minnesota Statutes, chapters 3; 8; 540.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Civil Law and Data Practices Policy. Report adopted.

Senator Kiffmeyer from the Committee on State Government Finance and Policy and Elections, to which was re-referred

S.F. No. 122: A bill for an act relating to workers' compensation; modifying data service organizations; authorizing rulemaking; amending Minnesota Statutes 2020, section 79.61, subdivision 1.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 28, delete "2705.0100, item A" and insert "2705.1000, item B"

Page 2, line 29, before "to" insert "or other parts of Minnesota Rules, chapter 2705, as necessary"

And when so amended the bill do pass. Amendments adopted. Report adopted.

Senator Draheim from the Committee on Housing Finance and Policy, to which was referred

S.F. No. 1474: A bill for an act relating to housing; expanding the entities qualified to participate in and the types of funding available through the workforce and affordable homeownership development program; creating the workforce and affordable homeownership account in the housing development fund; appropriating money; amending Minnesota Statutes 2020, section 462A.38.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 12, after "cities" insert ", counties"

Page 3, line 2, before the period, insert "and may not exceed \$10,000,000"

And when so amended the bill do pass and be re-referred to the Committee on Taxes. Amendments adopted. Report adopted.

Senator Draheim from the Committee on Housing Finance and Policy, to which was referred

S.F. No. 915: A bill for an act relating to local government; limiting municipal planning and zoning controls; amending Minnesota Statutes 2020, sections 15.99, subdivisions 1, 2; 394.307, subdivision 9; 462.352, subdivision 5; 462.3593, subdivision 9; proposing coding for new law in Minnesota Statutes, chapter 462.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, delete section 1

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Page 2, delete sections 2 and 3

Page 4, delete subdivision 4 and insert:

"Subd. 4. Exception. This section shall not apply to a proposed residential development that is to be developed by the municipality itself."

Page 4, delete section 6

Renumber the sections in sequence

Amend the title numbers accordingly

And when so amended the bill do pass and be re-referred to the Committee on Local Government Policy. Amendments adopted. Report adopted.

Senator Tomassoni from the Committee on Higher Education Finance and Policy, to which was referred

S.F. No. 1502: A bill for an act relating to commerce; requiring licensure of student loan servicers; prohibiting certain practices in student loan servicing; appropriating money; amending Minnesota Statutes 2020, section 13.712, by adding a subdivision; proposing coding for new law as Minnesota Statutes, chapter 58B.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Commerce and Consumer Protection Finance and Policy. Report adopted.

Senator Jasinski from the Committee on Local Government Policy, to which was referred

S.F. No. 1544: A bill for an act relating to Open Meeting Law; modifying terminology and requirements related to meetings conducted through the use of telephone or interactive technology; amending Minnesota Statutes 2020, sections 13D.015; 13D.02; 13D.021; proposing coding for new law in Minnesota Statutes, chapter 13D.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, after line 12, insert:

"Sec. 2. Minnesota Statutes 2020, section 13D.01, subdivision 4, is amended to read:

Subd. 4. Votes to be kept in journal or minutes. (a) The votes of the members of the state agency, board, commission, or department; or of the governing body, committee, subcommittee, board, department, or commission on an action taken in a meeting required by this section to be open to the public must be recorded in a journal kept for that purpose or minutes.

(b) The vote of each member must be recorded on each appropriation of money, except for payments of judgments, claims, and amounts fixed by statute.

Sec. 3. Minnesota Statutes 2020, section 13D.01, subdivision 5, is amended to read:

Subd. 5. **Public access to journal and minutes.** The journal or any minutes used to record votes of a meeting subject to this chapter must be open to the public during all normal business hours where records of the public body are kept."

Page 2, line 15, strike "; costs"

Page 3, line 30, strike "; costs"

Page 5, line 10, strike "; costs"

Page 5, line 23, delete "body offers" and insert "body's practice is to offer" and after "period" insert "at in-person meetings"

Renumber the sections in sequence

Amend the title numbers accordingly

And when so amended the bill do pass. Amendments adopted. Report adopted.

Senator Jasinski from the Committee on Local Government Policy, to which was referred

S.F. No. 1782: A bill for an act relating to local government; authorizing towns and certain political subdivisions to establish inflow and infiltration prevention programs and make loans or grants to property owners; amending Minnesota Statutes 2020, section 471.342, subdivisions 1, 4.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, delete line 17 and insert:

"Sec. 3. EFFECTIVE DATE.

This act is effective the day following final enactment."

And when so amended the bill do pass. Amendments adopted. Report adopted.

Senator Jasinski from the Committee on Local Government Policy, to which was referred

S.F. No. 1458: A bill for an act relating to Goodhue County; modifying conditions to allow certain land transfers.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 5, delete "paragraph (a),"

Page 1, line 6, delete "clause (3),"

And when so amended the bill do pass and be re-referred to the Committee on Environment and Natural Resources Policy and Legacy Finance. Amendments adopted. Report adopted.

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Senator Jasinski from the Committee on Local Government Policy, to which was referred

S.F. No. 1576: A bill for an act relating to historical societies; creating contracting provisions for historic preservation corps; amending Minnesota Statutes 2020, section 471.59, subdivision 1.

Reports the same back with the recommendation that the bill do pass. Report adopted.

Senator Eichorn from the Committee on Mining and Forestry Policy, to which was referred

S.F. No. 1737: A bill for an act relating to forestry; modifying application requirements for sustainable forest incentive program; extending provisions for sustainable forest resources; amending Minnesota Statutes 2020, sections 89A.11; 290C.04.

Reports the same back with the recommendation that the bill do pass and be re-referred to the Committee on Environment and Natural Resources Policy and Legacy Finance. Report adopted.

Senator Abeler from the Committee on Human Services Reform Finance and Policy, to which was referred

S.F. No. 1558: A bill for an act relating to human services; modifying provisions governing child foster care and background studies; appropriating money; amending Minnesota Statutes 2020, sections 245A.05; 245A.07, subdivision 1; 245A.16, by adding a subdivision; 245C.05, subdivisions 2c, 2d, 4; 245C.08, subdivision 3; 245C.14, subdivision 1; 245C.15, by adding a subdivision; 245C.24, subdivisions 2, 3, 4, by adding a subdivision.

Reports the same back with the recommendation that the bill be amended as follows:

Page 4, line 11, before the semicolon, insert ", and documentation that the individual has remedied issues or conditions identified in child protection or court records that are relevant to safely caring for a child"

Page 5, line 2, delete the second "or" and insert "and"

Page 5, after line 11, insert:

"(c) An applicant for a family foster setting license must sign all releases of information requested by the county or private licensing agency."

Page 5, line 12, delete "(c)" and insert "(d)"

Page 5, line 15, delete "(d)" and insert "(e)"

Page 11, line 7, after the semicolon, insert "or"

Page 11, line 10, delete the third semicolon and insert a period

Page 11, delete lines 11 to 13

Page 11, before line 14, insert:

"(c) Notwithstanding subdivisions 1 to 4, for a background study affiliated with a licensed family foster setting, an individual is disqualified under section 245C.14 if less than 20 years have passed since the termination of the individual's parental rights under section 260C.301. An individual is disqualified under section 245C.14 if less than 20 years have passed since the termination of the individual's parental rights under section 260C.301. An individual is disqualified under section 245C.14 if less than 20 years have passed since the termination of the individual's parental rights in any other state or country, where the conditions for the individual's termination of parental rights are substantially similar to the conditions in section 260C.301."

Page 11, line 14, delete "(c)" and insert "(d)"

Page 12, line 5, delete "(d)" and insert "(e)"

Page 12, line 28, delete "(e)" and insert "(f)" and delete "section" and insert "subdivision" and delete "five-year"

Page 13, line 3, delete "(f)" and insert "(g)"

Page 13, line 8, delete "(c)" and insert "(d)" and delete "(d)" and insert "(e)"

Page 13, line 9, delete "(g)" and insert "(h)"

Page 13, line 14, delete "(c)" and insert "(d)" and delete "(d)" and insert "(e)"

Page 16, after line 26, insert:

"Sec. 14. Minnesota Statutes 2020, section 260C.215, subdivision 4, is amended to read:

Subd. 4. Duties of commissioner. The commissioner of human services shall:

(1) provide practice guidance to responsible social services agencies and licensed child-placing agencies that reflect federal and state laws and policy direction on placement of children;

(2) develop criteria for determining whether a prospective adoptive or foster family has the ability to understand and validate the child's cultural background;

(3) provide a standardized training curriculum for adoption and foster care workers and administrators who work with children. Training must address the following objectives:

(i) developing and maintaining sensitivity to all cultures;

(ii) assessing values and their cultural implications;

(iii) making individualized placement decisions that advance the best interests of a particular child under section 260C.212, subdivision 2; and

(iv) issues related to cross-cultural placement;

(4) provide a training curriculum for all prospective adoptive and foster families that prepares them to care for the needs of adoptive and foster children taking into consideration the needs of children outlined in section 260C.212, subdivision 2, paragraph (b), and, as necessary, preparation is continued after placement of the child and includes the knowledge and skills related to reasonable and prudent parenting standards for the participation of the child in age or developmentally appropriate activities, according to section 260C.212, subdivision 14;

(5) develop and provide to responsible social services agencies and licensed child-placing agencies a home study format to assess the capacities and needs of prospective adoptive and foster families. The format must address problem-solving skills; parenting skills; evaluate the degree to which the prospective family has the ability to understand and validate the child's cultural background, and other issues needed to provide sufficient information for agencies to make an individualized placement decision consistent with section 260C.212, subdivision 2. For a study of a prospective foster parent, the format must also address the capacity of the prospective foster parent to provide a safe, healthy, smoke-free home environment. If a prospective adoptive parent has also been a foster parent, any update necessary to a home study for the purpose of adoption may be completed by the licensing authority responsible for the foster parent's license. If a prospective adoptive parent with an approved adoptive home study also applies for a foster care license, the license application may be made with the same agency which provided the adoptive home study; and

(6) consult with representatives reflecting diverse populations from the councils established under sections 3.922 and 15.0145, and other state, local, and community organizations-; and

(7) establish family foster setting licensing guidelines for county agencies and private agencies designated or licensed by the commissioner to perform licensing functions and activities under section 245A.04. Guidelines that the commissioner establishes under this paragraph shall be considered directives of the commissioner under section 245A.16.

EFFECTIVE DATE. This section is effective July 1, 2023.

Sec. 15. CHILD FOSTER CARE LICENSING GUIDELINES.

By July 1, 2023, the commissioner of human services shall, in consultation with stakeholders with expertise in child protection and children's behavioral health, develop family foster setting licensing guidelines for county agencies and private agencies that perform licensing functions. Stakeholders include but are not limited to child advocates, representatives from community organizations, representatives of the state ethnic councils, the ombudsperson for families, family foster setting providers, youth who have experienced family foster setting placements, county child protection staff, and representatives of county and private licensing agencies."

Renumber the sections in sequence

Amend the title numbers accordingly

And when so amended the bill do pass and be re-referred to the Committee on Civil Law and Data Practices Policy. Amendments adopted. Report adopted.

Senator Abeler from the Committee on Human Services Reform Finance and Policy, to which was referred

S.F. No. 21: A bill for an act relating to human services; creating the Office of Ombudsperson for Child Care Providers; providing appointments; requiring reports; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 119B.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 17, delete "and is subject to section 13.03, subdivision 4"

And when so amended the bill do pass and be re-referred to the Committee on State Government Finance and Policy and Elections. Amendments adopted. Report adopted.

Senator Abeler from the Committee on Human Services Reform Finance and Policy, to which was referred

S.F. No. 1257: A bill for an act relating to human services; exempting certain licensed individuals from background studies under chapter 245C; amending Minnesota Statutes 2020, sections 144.057, subdivision 1; 245C.03, subdivision 1; 245C.08, subdivision 1.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, after line 25, insert:

"Sec. 2. Minnesota Statutes 2020, section 245C.02, subdivision 4a, is amended to read:

Subd. 4a. **Authorized fingerprint collection vendor.** "Authorized fingerprint collection vendor" means a <u>one of up to three qualified organization</u> <u>organizations</u> under a written contract with the commissioner to provide services in accordance with section 245C.05, subdivision 5, paragraph (b)."

Page 3, after line 28, insert:

"Sec. 4. Minnesota Statutes 2020, section 245C.05, subdivision 2c, is amended to read:

Subd. 2c. **Privacy notice to background study subject.** (a) Prior to initiating each background study, the entity initiating the study must provide the commissioner's privacy notice to the background study subject required under section 13.04, subdivision 2. The notice must be available through the commissioner's electronic NETStudy and NETStudy 2.0 systems and shall include the information in paragraphs (b) and (c).

(b) The background study subject shall be informed that any previous background studies that received a set-aside will be reviewed, and without further contact with the background study subject, the commissioner may notify the agency that initiated the subsequent background study:

(1) that the individual has a disqualification that has been set aside for the program or agency that initiated the study;

(2) the reason for the disqualification; and

(3) that information about the decision to set aside the disqualification will be available to the license holder upon request without the consent of the background study subject.

(c) The background study subject must also be informed that:

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this chapter must not be retained by the Department of Public Safety, Bureau of Criminal Apprehension, or by the commissioner. The Federal Bureau of Investigation will only retain fingerprints of subjects with a criminal history;

(2) effective upon implementation of NETStudy 2.0, the subject's photographic image will be retained by the commissioner, and if the subject has provided the subject's Social Security number for purposes of the background study, the photographic image will be available to prospective employers and agencies initiating background studies under this chapter to verify the identity of the subject of the background study;

(3) the commissioner's an authorized fingerprint collection vendor shall, for purposes of verifying the identity of the background study subject, be able to view the identifying information entered into NETStudy 2.0 by the entity that initiated the background study, but shall not retain the subject's fingerprints, photograph, or information from NETStudy 2.0. The <u>An</u> authorized fingerprint collection vendor shall retain no more than the subject's name and the date and time the subject's fingerprints were recorded and sent, only as necessary for auditing and billing activities;

(4) the commissioner shall provide the subject notice, as required in section 245C.17, subdivision 1, paragraph (a), when an entity initiates a background study on the individual;

(5) the subject may request in writing a report listing the entities that initiated a background study on the individual as provided in section 245C.17, subdivision 1, paragraph (b);

(6) the subject may request in writing that information used to complete the individual's background study in NETStudy 2.0 be destroyed if the requirements of section 245C.051, paragraph (a), are met; and

(7) notwithstanding clause (6), the commissioner shall destroy:

(i) the subject's photograph after a period of two years when the requirements of section 245C.051, paragraph (c), are met; and

(ii) any data collected on a subject under this chapter after a period of two years following the individual's death as provided in section 245C.051, paragraph (d).

Sec. 5. Minnesota Statutes 2020, section 245C.05, subdivision 5, is amended to read:

Subd. 5. **Fingerprints and photograph.** (a) Notwithstanding paragraph (b), for background studies conducted by the commissioner for child foster care, children's residential facilities, adoptions, or a transfer of permanent legal and physical custody of a child, the subject of the background study, who is 18 years of age or older, shall provide the commissioner with a set of classifiable fingerprints obtained from an authorized agency for a national criminal history record check.

(b) For background studies initiated on or after the implementation of NETStudy 2.0, except as provided under subdivision 5a, every subject of a background study must provide the commissioner with a set of the background study subject's classifiable fingerprints and photograph. The photograph and fingerprints must be recorded at the same time by the commissioner's an authorized fingerprint

collection vendor and sent to the commissioner through the commissioner's secure data system described in section 245C.32, subdivision 1a, paragraph (b).

(c) The fingerprints shall be submitted by the commissioner to the Bureau of Criminal Apprehension and, when specifically required by law, submitted to the Federal Bureau of Investigation for a national criminal history record check.

(d) The fingerprints must not be retained by the Department of Public Safety, Bureau of Criminal Apprehension, or the commissioner. The Federal Bureau of Investigation will not retain background study subjects' fingerprints.

(e) <u>The commissioner's An</u> authorized fingerprint collection vendor shall, for purposes of verifying the identity of the background study subject, be able to view the identifying information entered into NETStudy 2.0 by the entity that initiated the background study, but shall not retain the subject's fingerprints, photograph, or information from NETStudy 2.0. <u>The An</u> authorized fingerprint collection vendor shall retain no more than the name and date and time the subject's fingerprints were recorded and sent, only as necessary for auditing and billing activities.

(f) For any background study conducted under this chapter, the subject shall provide the commissioner with a set of classifiable fingerprints when the commissioner has reasonable cause to require a national criminal history record check as defined in section 245C.02, subdivision 15a."

Page 5, after line 22, insert:

"Sec. 7. Minnesota Statutes 2020, section 245C.32, subdivision 1a, is amended to read:

Subd. 1a. **NETStudy 2.0 system.** (a) The commissioner shall design, develop, and test the NETStudy 2.0 system and implement it no later than September 1, 2015.

(b) The NETStudy 2.0 system developed and implemented by the commissioner shall incorporate and meet all applicable data security standards and policies required by the Federal Bureau of Investigation (FBI), Department of Public Safety, Bureau of Criminal Apprehension, and the Office of MN.IT Services. The system shall meet all required standards for encryption of data at the database level as well as encryption of data that travels electronically among agencies initiating background studies, the commissioner's authorized fingerprint collection vendor vendors, the commissioner, the Bureau of Criminal Apprehension, and in cases involving national criminal record checks, the FBI.

(c) The data system developed and implemented by the commissioner shall incorporate a system of data security that allows the commissioner to control access to the data field level by the commissioner's employees. The commissioner shall establish that employees have access to the minimum amount of private data on any individual as is necessary to perform their duties under this chapter.

(d) The commissioner shall oversee regular quality and compliance audits of the authorized fingerprint collection vendor vendors.

Sec. 8. Minnesota Statutes 2020, section 245C.32, subdivision 1b, is amended to read:

Subd. 1b. **Civil remedies.** When accessing private data on individuals through NETStudy 2.0, entities that are authorized to initiate background studies and the commissioner's authorized fingerprint collection vendors shall be subject to all responsibilities and civil remedies applicable to a responsible authority or government entity as specified under section 13.08.

Sec. 9. <u>DIRECTION TO COMMISSIONER OF HUMAN SERVICES</u>; ON-SITE BACKGROUND STUDY FINGERPRINTING.

(a) The commissioner of human services shall contract with a qualified contractor to conduct on-site fingerprinting beginning August 1, 2021, at locations of employers with 50 or more staff with outstanding background studies, including studies that have been delayed pursuant to the commissioner's modifications to background study requirements issued in response to the COVID-19 outbreak. The commissioner shall develop a list of employers with 50 or more staff who need fingerprints taken in order to complete a background study. The commissioner and the contractor shall coordinate to develop a plan to identify which employer locations the contractor shall serve and inform those employers and staff of the timing and nature of the contractor's services.

(b) The commissioner may contract with the qualified contractor to provide services under paragraph (a) up to the date of the expiration of the modification in CV23: modifying certain background study requirements, issued by the commissioner of human services pursuant to Executive Orders 20-11 and 20-12.

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

Sec. 10. <u>APPROPRIATION; ON-SITE BACKGROUND STUDY FINGERPRINTING</u> CONTRACT.

(a) \$..... is appropriated in fiscal year 2022 from the general fund to the commissioner of human services for a qualified contractor to conduct on-site background study fingerprinting to address the background study backlog under section 4. This is a onetime appropriation.

(b) The appropriation in Minnesota Statutes, section 4.07, subdivision 3, does not apply to any federal funds from the American Rescue Plan Act of 2021, received by the state of Minnesota between the effective date of this section and June 30, 2021, for which the general fund appropriation in paragraph (a) is an eligible expenditure. Federal funding for which this section applies shall not be used for any other purpose, unless the amount of the federal funding exceeds the amount of the eligible general fund appropriation.

(c) If the state of Minnesota receives federal funds from the American Rescue Plan Act of 2021 between the effective date of this section and June 30, 2021, for which any general fund appropriation enacted in paragraph (a) is an eligible expenditure, the commissioner must cancel the general fund appropriation in paragraph (a) in an amount up to, but not greater than, the amount appropriated in paragraph (a). The commissioner may designate a portion of an appropriation for cancellation if the federal funds are not sufficient to replace the entire general fund appropriation.

(d) Each amount canceled under paragraph (c) is appropriated from the federal fund for the original purposes of the general fund appropriation in paragraph (a). This appropriation may be used for expenses retroactive to the effective date of this section. Any appropriation under this paragraph is a onetime appropriation.

(e) Paragraphs (b) to (d) do not apply to federal funds after the eligible general fund appropriation in paragraph (a) has been canceled, and federal funds have been appropriated for the same purpose.

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

Renumber the sections in sequence

Amend the title as follows:

Page 1, line 3, after the semicolon, insert "permitting additional authorized fingerprint collection vendors; requiring an authorized on-site fingerprint collection vendor; appropriating money;"

Amend the title numbers accordingly

And when so amended the bill do pass and be re-referred to the Committee on Health and Human Services Finance and Policy. Amendments adopted. Report adopted.

Senator Abeler from the Committee on Human Services Reform Finance and Policy, to which was referred

S.F. No. 1063: A bill for an act relating to children; modifying requirements for the responsible social services agency placing children in qualified residential treatment programs; amending Minnesota Statutes 2020, sections 245.4885, subdivision 1; 245A.02, by adding subdivisions; 245A.041, by adding a subdivision; 260C.007, subdivisions 26c, 31; 260C.157, subdivision 3; 260C.212, subdivisions 1a, 13; 260C.452; 260C.704; 260C.706; 260C.708; 260C.71; 260C.712; 260C.714; 260D.01; 260D.05; 260D.06, subdivision 2; 260D.07; 260D.08; 260D.14; 260E.36, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 245A.

Reports the same back with the recommendation that the bill be amended as follows:

Page 3, after line 20, insert:

"Sec. 2. Minnesota Statutes 2020, section 256.01, subdivision 14b, is amended to read:

Subd. 14b. American Indian child welfare projects. (a) The commissioner of human services may authorize projects to initiate tribal delivery of child welfare services to American Indian children and their parents and custodians living on the reservation. The commissioner has authority to solicit and determine which tribes may participate in a project. Grants may be issued to Minnesota Indian tribes to support the projects. The commissioner may authorize projects to use alternative methods of (1) screening, investigating, and assessing reports of child maltreatment, and (2) administrative reconsideration, administrative appeal, and judicial appeal of maltreatment determinations, provided the alternative methods used by the projects comply with the provisions of section 256.045 and chapter 260E that deal with the rights of individuals who are the subjects of reports or investigations, including notice and appeal rights and data practices requirements. The commissioner shall only authorize alternative methods that comply with the public policy under section 260E.01. The commissioner may seek any federal approval necessary to carry out the projects as well as seek and use any funds available to the commissioner, including use of federal funds, foundation funds, existing grant funds, and other funds. The commissioner is authorized to advance state funds as

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necessary to operate the projects. Federal reimbursement applicable to the projects is appropriated to the commissioner for the purposes of the projects. The projects must be required to address responsibility for safety, permanency, and well-being of children.

(b) For the purposes of this section, "American Indian child" means a person under 21 years old and who is a tribal member or eligible for membership in one of the tribes chosen for a project under this subdivision and who is residing on the reservation of that tribe.

(c) In order to qualify for an American Indian child welfare project, a tribe must:

(1) be one of the existing tribes with reservation land in Minnesota;

(2) have a tribal court with jurisdiction over child custody proceedings;

(3) have a substantial number of children for whom determinations of maltreatment have occurred;

(4)(i) have capacity to respond to reports of abuse and neglect under chapter 260E; or (ii) have codified the tribe's screening, investigation, and assessment of reports of child maltreatment procedures, if authorized to use an alternative method by the commissioner under paragraph (a);

(5) provide a wide range of services to families in need of child welfare services; and

(6) have a tribal-state title IV-E agreement in effect; and

(7) enter into host tribal contracts pursuant to section 256.0112, subdivision 6.

(d) Grants awarded under this section may be used for the nonfederal costs of providing child welfare services to American Indian children on the tribe's reservation, including costs associated with:

(1) assessment and prevention of child abuse and neglect;

(2) family preservation;

(3) facilitative, supportive, and reunification services;

(4) out-of-home placement for children removed from the home for child protective purposes; and

(5) other activities and services approved by the commissioner that further the goals of providing safety, permanency, and well-being of American Indian children.

(e) When a tribe has initiated a project and has been approved by the commissioner to assume child welfare responsibilities for American Indian children of that tribe under this section, the affected county social service agency is relieved of responsibility for responding to reports of abuse and neglect under chapter 260E for those children during the time within which the tribal project is in effect and funded. The commissioner shall work with tribes and affected counties to develop procedures for data collection, evaluation, and clarification of ongoing role and financial responsibilities of the county and tribe for child welfare services prior to initiation of the project.

Children who have not been identified by the tribe as participating in the project shall remain the responsibility of the county. Nothing in this section shall alter responsibilities of the county for law enforcement or court services.

(f) Participating tribes may conduct children's mental health screenings under section 245.4874, subdivision 1, paragraph (a), clause (12), for children who are eligible for the initiative and living on the reservation and who meet one of the following criteria:

(1) the child must be receiving child protective services;

(2) the child must be in foster care; or

(3) the child's parents must have had parental rights suspended or terminated.

Tribes may access reimbursement from available state funds for conducting the screenings. Nothing in this section shall alter responsibilities of the county for providing services under section 245.487.

(g) Participating tribes may establish a local child mortality review panel. In establishing a local child mortality review panel, the tribe agrees to conduct local child mortality reviews for child deaths or near-fatalities occurring on the reservation under subdivision 12. Tribes with established child mortality review panels shall have access to nonpublic data and shall protect nonpublic data under subdivision 12, paragraphs (c) to (e). The tribe shall provide written notice to the commissioner and affected counties when a local child mortality review panel has been established and shall provide data upon request of the commissioner for purposes of sharing nonpublic data with members of the state child mortality review panel in connection to an individual case.

(h) The commissioner shall collect information on outcomes relating to child safety, permanency, and well-being of American Indian children who are served in the projects. Participating tribes must provide information to the state in a format and completeness deemed acceptable by the state to meet state and federal reporting requirements.

(i) In consultation with the White Earth Band, the commissioner shall develop and submit to the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services a plan to transfer legal responsibility for providing child protective services to White Earth Band member children residing in Hennepin County to the White Earth Band. The plan shall include a financing proposal, definitions of key terms, statutory amendments required, and other provisions required to implement the plan. The commissioner shall submit the plan by January 15, 2012.

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

Sec. 3. Minnesota Statutes 2020, section 256.0112, subdivision 6, is amended to read:

Subd. 6. Contracting within and across county lines; lead county contracts; lead tribal <u>contracts</u>. Paragraphs (a) to (e) govern contracting within and across county lines and lead county contracts. Paragraphs (a) to (e) govern contracting within and across reservation boundaries and lead tribal contracts for initiative tribes under section 256.01, subdivision 14b. For purposes of this subdivision, "local agency" includes a tribe or a county agency.

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(a) Once a local agency and an approved vendor execute a contract that meets the requirements of this subdivision, the contract governs all other purchases of service from the vendor by all other local agencies for the term of the contract. The local agency that negotiated and entered into the contract becomes the lead tribe or county for the contract.

(b) When the local agency in the county<u>or reservation</u> where a vendor is located wants to purchase services from that vendor and the vendor has no contract with the local agency or any other<u>tribeor</u> county, the local agency must negotiate and execute a contract with the vendor.

(c) When a local agency in one county wants to purchase services from a vendor located in another county or reservation, it must notify the local agency in the county or reservation where the vendor is located. Within 30 days of being notified, the local agency in the vendor's county or reservation must:

(1) if it has a contract with the vendor, send a copy to the inquiring local agency;

(2) if there is a contract with the vendor for which another local agency is the lead <u>tribe or</u> county, identify the lead <u>tribe or</u> county to the inquiring agency; or

(3) if no local agency has a contract with the vendor, inform the inquiring agency whether it will negotiate a contract and become the lead <u>tribe or county</u>. If the agency where the vendor is located will not negotiate a contract with the vendor because of concerns related to clients' health and safety, the agency must share those concerns with the inquiring local agency.

(d) If the local agency in the county where the vendor is located declines to negotiate a contract with the vendor or fails to respond within 30 days of receiving the notification under paragraph (c), the inquiring agency is authorized to negotiate a contract and must notify the local agency that declined or failed to respond.

(e) When the inquiring <u>county</u> local agency under paragraph (d) becomes the lead <u>tribe or</u> county for a contract and the contract expires and needs to be renegotiated, that <u>tribe or</u> county must again follow the requirements under paragraph (c) and notify the local agency where the vendor is located. The local agency where the vendor is located has the option of becoming the lead <u>tribe or</u> county for the new contract. If the local agency does not exercise the option, paragraph (d) applies.

(f) This subdivision does not affect the requirement to seek county concurrence under section 256B.092, subdivision 8a, when the services are to be purchased for a person with a developmental disability or under section 245.4711, subdivision 3, when the services to be purchased are for an adult with serious and persistent mental illness.

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

Page 3, line 24, strike "not" and insert "<u>qualified to conduct the assessment approved by the</u> commissioner. The qualified individual must not be"

Page 5, line 8, strike "disabled" and insert "disturbed"

Page 5, line 14, after "with" insert "the child's parents,"

Page 5, line 15, strike "the child's parents," and after "tribe" insert "to obtain recommendations regarding which individuals to include on the team and"

Page 5, line 16, strike "interest" and insert "interests"

Page 6, line 7, after "with" insert "the child's parents and"

Page 6, line 8, strike ", the child's parents"

Page 9, line 27, after "agency" insert "or the contracted agency"

Page 10, line 23, after "older" insert "because the youth is not eligible for extended foster care benefits or chooses to leave foster care"

Page 12, line 6, strike "or within"

Page 12, line 7, strike "30 days of"

Page 12, line 8, strike ", and" and insert "<u>unless</u>, due to a crisis, the child must immediately be placed in a qualified residential treatment program. When a child must immediately be placed in a qualified residential treatment program without an assessment, the qualified individual must complete the child's assessment within 30 days of the child's placement. The qualified individual"

Page 12, line 27, delete "along" and insert "to the child's parent or legal guardian and file the assessment"

Page 13, line 33, delete the comma and insert "and if" and after "agency" insert "has placement authority of the child, the agency"

Page 14, line 16, strike "endanger" and insert "present a safety or health risk to"

Page 16, line 23, after "<u>is</u>" insert "<u>not possible due to a child's specialized placement needs or</u> is otherwise"

Page 17, line 29, after "court" insert "after receiving the qualified individual's assessment as specified in section 260C.704 prior to the child's placement or"

Page 18, line 12, after the second comma insert "the child's parent or legal guardian,"

Page 18, line 13, delete "a child's parent,"

Page 18, line 22, after "<u>inform</u>" insert "<u>the child's parent or legal guardian and</u>" and delete "<u>and</u> the child's parent"

Page 18, line 23, after "parent's" insert "or legal guardian's"

Page 18, line 25, delete "child" and insert "child's parent or legal guardian and a child who is" and delete "and the child's parent"

Page 18, line 29, after "inform" insert "the child's parent or legal guardian, and" and delete everything after "older"

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Page 19, line 1, after "inform" insert "the child's parent or legal guardian, and" and delete everything after "older"

Page 24, line 10, delete "and if" and insert a period

Page 24, delete lines 11 to 14 and insert "For purposes of voluntary placement of a child in foster care for treatment under chapter 260D, prior to forming the child's family and permanency team, the responsible social services agency must consult with the child's parents and the child if the child is 14 years of age or older, and if applicable, the child's tribe to obtain recommendations regarding which individuals to include on the team and to ensure that the team is family-centered and will act in the child's best interests. If the child or the child's parent or legal guardian raises concerns about specific relatives or professionals, the team should not include those individuals on the team unless the individual is a treating professional or an important connection to the youth as outlined in the case or crisis plan."

Page 34, line 12, delete "or"

Page 34, line 14, delete the period and insert "; or"

Page 34, after line 14, insert:

"(4) a supervised independent living setting for youth 18 years of age or older."

Page 34, line 27, delete "The" and insert "By July 1, 2021, the"

Page 34, line 28, delete "may issue" and insert "must offer"

Page 35, line 3, delete "and"

Page 35, line 5, delete the period and insert "; and"

Page 35, after line 5, insert:

"(4) supervised independent living settings for youth 18 years of age or older."

Page 36, line 5, delete "selecting which services to receive" and insert "reviewing and developing the youth's individualized treatment or service plan"

Page 37, line 4, delete "staff meetings" and insert "the organizational culture of the license holder's program"

Page 38, line 3, delete "or face-to-face"

Page 40, line 18, delete "for at least six weeks postpartum" and insert "during the same period of time that a woman is considered pregnant for the purposes of medical assistance eligibility under section 256B.055, subdivision 6"

Page 40, line 20, after the semicolon, insert "and"

Page 40, line 23, delete "youth's" and insert "child's"

Page 41, line 11, delete "youth's" and insert "child's"

Page 42, after line 4, insert:

"Subd. 7. Supervised independent living settings for youth 18 years of age or older; certification requirements. (a) To be certified as a supervised independent living setting for youth who are 18 years of age or older, a license holder must meet the requirements of this subdivision.

(b) The license holder must provide training, counseling, instruction, supervision, and assistance for independent living according to the youth's needs.

(c) The license holder may provide services to assist the youth with locating housing, money management, meal preparation, shopping, health care, transportation, and any other support services necessary to meet the youth's needs and improve the youth's ability to conduct such tasks independently.

(d) The service plan for the youth must contain an objective of independent living skills.

(e) The license holder must maintain a service delivery plan that describes how the program provides services according to the requirements in paragraphs (b) to (d)."

Page 42, line 5, delete "7" and insert "8"

Page 43, lines 5 and 6, delete "8" and insert "9"

Page 43, line 23, delete "9" and insert "10"

Page 43, after line 27, insert:

"Sec. 10. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; AFTERCARE SUPPORTS.

The commissioner of human services shall consult with stakeholders to develop policies regarding aftercare supports for the transition of a child to family foster care from a qualified residential treatment program as defined in Minnesota Statutes, section 260C.007, subdivision 26d, or a less restrictive setting that aligns with the child's permanency plan and person-centered support plan when applicable, prior to reunification with the child's parent or legal guardian. The policies must be consistent with Minnesota Rules, part 2960.0190, and relevant statutes, and address the coordination of the qualified residential treatment program discharge planning and aftercare supports where needed, the county social services case plan, and services from community-based providers, to maintain the child's progress with behavioral health goals as defined in the child's treatment plan. The commissioner must complete development of the policy guidance by December 31, 2022."

Renumber the sections in sequence

Amend the title numbers accordingly

And when so amended the bill do pass and be re-referred to the Committee on Civil Law and Data Practices Policy. Amendments adopted. Report adopted.

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Senator Abeler from the Committee on Human Services Reform Finance and Policy, to which was re-referred

S.F. No. 1160: A bill for an act relating to health care; modifying coverage for health care services and consultation provided through telehealth; amending Minnesota Statutes 2020, sections 147.033; 151.37, subdivision 2; 245G.01, subdivisions 13, 26; 245G.06, subdivision 1; 254A.19, subdivision 5; 254B.05, subdivision 5; 256B.0596; 256B.0625, subdivisions 3b, 13h, 20, 20b, 46, by adding a subdivision; 256B.0924, subdivisions 4a, 6; 256B.094, subdivision 6; proposing coding for new law in Minnesota Statutes, chapter 62A; repealing Minnesota Statutes 2020, sections 62A.67; 62A.671; 62A.672.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 21, delete "and"

Page 1, line 23, before the period, insert "; a treatment coordinator under section 245G.11, subdivision 7; an alcohol and drug counselor under section 245G.11, subdivision 5; and a recovery peer under section 245G.11, subdivision 8"

Page 13, after line 26, insert:

"Sec. 10. Minnesota Statutes 2020, section 256B.0622, subdivision 7a, is amended to read:

Subd. 7a. Assertive community treatment team staff requirements and roles. (a) The required treatment staff qualifications and roles for an ACT team are:

(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 clinical oversight of services in conjunction with the psychiatrist or psychiatric care provider, and supervising team members to ensure delivery of best and ethical practices; and

(iv) must be available to provide overall clinical oversight to the ACT team after regular business hours and on weekends and holidays. The team leader may delegate this duty to another qualified member of the ACT team;

(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. 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 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 approved by the commissioner services through telehealth as defined under section 256B.0625, subdivision 3b, when necessary to ensure the continuation of psychiatric and medication services availability for clients and to maintain statutory requirements for psychiatric care provider staffing levels; 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;

(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;

(4) the co-occurring disorder specialist:

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

(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;

(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 not refer individuals to receive any type of vocational services or linkage by providers outside of the ACT team;

(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

(8) additional staff:

(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 A; mental health practitioners as defined 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 rehabilitation workers as defined in section 256B.0623, subdivision 5, paragraph (a), clause (4). These individuals shall have the knowledge, skills, and abilities required by the population served to carry out rehabilitation and support functions; and

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

(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 assertive community treatment.

(e) Each ACT team member must fulfill training requirements established by the commissioner."

Page 15, after line 2, insert:

"(d) Telehealth visits, as described in this section provided through audio and visual communication, may be used to satisfy the face-to-face requirement for reimbursement under the payment methods that apply to a federally qualified health center, rural health clinic, Indian health service, 638 tribal clinic, and certified community behavioral health clinic, if the service would have otherwise qualified for payment if performed in person."

Page 15, line 3, strike "(d)" and insert "(e)"

Page 16, line 5, after "subdivision 4" insert ", or section 245.4871, subdivision 4"

Page 16, line 21, delete "a recipient"

Page 16, delete lines 22 to 30 and insert:

"(1) the telemonitoring service is medically appropriate based on the recipient's medical condition or status;

(2) the recipient's health care provider has identified that telemonitoring services would likely prevent the recipient's admission or readmission to a hospital, emergency room, or nursing facility;"

Page 17, line 1, delete "(4)" and insert "(3) the recipient"

Page 17, line 4, delete "(5)" and insert "(4) the recipient"

Page 19, line 25, after "contact" insert "<u>or contact by telehealth that meets the requirements of</u> subdivision 20b"

Page 19, line 27, strike the colon

Page 19, line 28, strike "(1)"

Page 19, line 29, strike the semicolon

Page 19, line 30, strike "or" and insert ". If contact is through audio-only communication, the provider must also document a face-to-face contact either by in-person contact or contact by telehealth using audio and visual communication within the preceding two months with the child, the child's parents, or the child's legal representative to receive payment for an eligible child, and with the adult or adult's legal representative to receive payment for an eligible adult."

Page 19, lines 31 to 32, strike the old language and delete the new language

Page 20, lines 1 to 2, strike the old language

Page 24, line 2, strike "interactive video" and insert "telehealth"

Page 24, line 3, strike "interactive video" and insert "telehealth as defined under section 256B.0625, subdivision 3b,"

Page 28, after line 29, insert:

"Sec. 19. 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) "Clinical trainee" means a mental health practitioner who meets the qualifications specified in Minnesota Rules, part 9505.0371, subpart 5, item C.

(d) "Crisis assistance" 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.

(e) "Culturally competent provider" means a provider who understands and can utilize to a client's benefit the client's culture when providing services to the client. A provider may be culturally competent because the provider is of the same cultural or ethnic group as the client or the provider has developed the knowledge and skills through training and experience to provide services to culturally diverse clients.

(f) "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) "Diagnostic assessment" has the meaning given in Minnesota Rules, part 9505.0372, subpart 1.

(h) "Direct service time" means the time that a mental health professional, clinical trainee, mental health practitioner, or mental health behavioral aide spends face-to-face with a client and the client's family or providing covered telemedicine services through tehehealth as defined under section 256B.0625, subdivision 3b. Direct service time includes time in which the provider obtains a client's history, develops a client's treatment plan, records individual treatment outcomes, or provides service components of 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 records.

(i) "Direction of mental health behavioral aide" means the activities of a mental health professional 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 treatment plan and meet the requirements in subdivision 6, paragraph (b), clause (5).

(j) "Emotional disturbance" has the meaning given in section 245.4871, subdivision 15.

(k) "Individual behavioral plan" means a plan of intervention, treatment, and services for a child written by a mental health professional or mental health practitioner, under the clinical supervision of a mental health professional, to guide the work of the mental health behavioral aide. The individual behavioral plan may be incorporated into the child's individual treatment plan so long as the behavioral plan is separately communicable to the mental health behavioral aide.

(l) "Individual treatment plan" has the meaning given in Minnesota Rules, part 9505.0371, subpart 7.

(m) "Mental health behavioral aide services" means medically necessary one-on-one activities performed by a trained paraprofessional qualified as provided in subdivision 7, paragraph (b), clause (3), to assist a child retain or generalize psychosocial skills as previously trained by a mental health professional or mental health practitioner and as described in the child's individual treatment plan and individual behavior plan. Activities involve working directly with the child or child's family as provided in subdivision 9, paragraph (b), clause (4).

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(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 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 hours of clinically supervised experience in the delivery of mental health services to clients 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 on the delivery of services to clients with mental illness, and receives clinical supervision from a mental health professional at least once per week until meeting the required 2,000 hours of supervised experience; or (3) receives 40 hours of training on the delivery of services to clients with mental illness upervision from a mental illness within six months of employment, and clinical supervision from a mental illness within six months of employment, and clinical supervision from a mental illness within six months of employment, and clinical supervision from a mental illness within six months of employment, and clinical supervision from a mental illness within six months of employment, and clinical supervision from a mental illness within six months of employment, and clinical supervision from a mental health professional at least once per week until meeting the required 2,000 hours of supervision from a mental illness within six months of employment, and clinical supervision from a mental health professional at least once per week until meeting the required 2,000 hours of supervision from a mental health professional at least once per week until meeting the required 2,000 hours of supervision from a mental health professional at least once per week until meeting the required 2,000 hours of supervision from a mental health professional at least once per week until meetin

(o) "Mental health professional" means an individual as defined in Minnesota Rules, part 9505.0370, subpart 18.

(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 standardized outcome measurement instruments, determined and updated 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).

(r) "Psychotherapy" means the treatment of mental or emotional disorders or maladjustment by psychological means. Psychotherapy may be provided in many modalities in accordance with Minnesota Rules, part 9505.0372, subpart 6, including patient and/or family psychotherapy; family psychotherapy for crisis; group psychotherapy; or multiple-family psychotherapy. Beginning with the American Medical Association's Current Procedural Terminology, standard edition, 2014, the procedure "individual psychotherapy" is replaced with "patient and/or family psychotherapy," a substantive change that permits the therapist to work with the client's family without the client present to obtain 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 experienced new trauma since the diagnostic assessment was completed and needs psychotherapy to address issues not currently included in the child's individual treatment plan.

(s) "Rehabilitative services" or "psychiatric rehabilitation services" means a series or multidisciplinary combination of psychiatric and psychosocial interventions to: (1) restore a child or adolescent to an age-appropriate developmental trajectory that had been disrupted by a psychiatric illness; or (2) enable the child to self-monitor, compensate for, cope with, counteract, or replace psychosocial skills deficits or maladaptive skills acquired over the course of a psychiatric illness.

Psychiatric rehabilitation services for children combine psychotherapy to address internal psychological, emotional, and intellectual processing deficits, and skills training to restore personal and social functioning. Psychiatric rehabilitation services establish a progressive series of goals with each achievement building upon a prior achievement. Continuing progress toward goals is expected, and rehabilitative potential ceases when successive improvement is not observable over a period of time.

(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).

Sec. 20. Minnesota Statutes 2020, section 256B.0947, subdivision 6, is amended to read:

Subd. 6. Service standards. The standards in this subdivision apply to intensive nonresidential rehabilitative mental health services.

(a) The treatment team must use team treatment, not an individual treatment model.

(b) Services must be available at times that meet client needs.

(c) Services must be age-appropriate and meet the specific needs of the client.

(d) The initial functional assessment must be completed within ten days of intake and updated at least every six months or prior to discharge from the service, whichever comes first.

(e) An individual treatment plan must:

(1) be based on the information in the client's diagnostic assessment and baselines;

(2) identify goals and objectives of treatment, a treatment strategy, a schedule for accomplishing treatment goals and objectives, and the individuals responsible for providing treatment services and supports;

(3) be developed after completion of the client's diagnostic assessment by a mental health professional or clinical trainee and before the provision of children's therapeutic services and supports;

(4) be developed through a child-centered, family-driven, culturally appropriate planning process, including allowing parents and guardians to observe or participate in individual and family treatment services, assessments, and treatment planning;

(5) be reviewed at least once every six months and revised to document treatment progress on each treatment objective and next goals or, if progress is not documented, to document changes in treatment;

(6) be signed by the clinical supervisor and by the client or by the client's parent or other person authorized by statute to consent to mental health services for the client. A client's parent may approve

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the client's individual treatment plan by secure electronic signature or by documented oral approval that is later verified by written signature;

(7) be completed in consultation with the client's current therapist and key providers and provide for ongoing consultation with the client's current therapist to ensure therapeutic continuity and to facilitate the client's return to the community. For clients under the age of 18, the treatment team must consult with parents and guardians in developing the treatment plan;

(8) if a need for substance use disorder treatment is indicated by validated assessment:

(i) identify goals, objectives, and strategies of substance use disorder treatment; develop a schedule for accomplishing treatment goals and objectives; and identify the individuals responsible for providing treatment services and supports;

(ii) be reviewed at least once every 90 days and revised, if necessary;

(9) be signed by the clinical supervisor and by the client and, if the client is a minor, by the client's parent or other person authorized by statute to consent to mental health treatment and substance use disorder treatment for the client; and

(10) 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.

(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 client is present, the treatment team shall obtain the client's agreement, provide the client with an opportunity to object, or reasonably infer from the circumstances, based on the exercise of professional judgment, that the client does not object. If the client is not present or is unable, by incapacity or emergency circumstances, to agree or object, the treatment team may, in the exercise of professional judgment, determine whether the disclosure is in the best interests of the client and, if so, disclose only the protected health information that 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 disclosure and may prohibit or restrict disclosure to specific individuals.

(h) The treatment team shall provide interventions to promote positive interpersonal relationships.

(i) The services and responsibilities of the psychiatric provider may be provided through telehealth as defined under section 256B.0625, subdivision 3b, when necessary to prevent disruption in client services or to maintain the required psychiatric staffing level.

Sec. 21. Minnesota Statutes 2020, section 256B.0949, subdivision 13, is amended to read:

Subd. 13. **Covered services.** (a) The services described in paragraphs (b) to (l) are eligible for reimbursement by medical assistance under this section. Services must be provided by a qualified EIDBI provider and supervised by a QSP. An EIDBI service must address the person's medically necessary treatment goals and must be targeted to develop, enhance, or maintain the individual developmental skills of a person with ASD or a related condition to improve functional communication, including nonverbal or social communication, social or interpersonal interaction, restrictive or repetitive behaviors, hyperreactivity or hyporeactivity to sensory input, behavioral challenges and self-regulation, cognition, learning and play, self-care, and safety.

(b) EIDBI treatment must be delivered consistent with the standards of an approved modality, as published by the commissioner. EIDBI modalities include:

- (1) applied behavior analysis (ABA);
- (2) developmental individual-difference relationship-based model (DIR/Floortime);
- (3) early start Denver model (ESDM);
- (4) PLAY project;
- (5) relationship development intervention (RDI); or

(6) additional modalities not listed in clauses (1) to (5) upon approval by the commissioner.

(c) An EIDBI provider may use one or more of the EIDBI modalities in paragraph (b), clauses (1) to (5), as the primary modality for treatment as a covered service, or several EIDBI modalities in combination as the primary modality of treatment, as approved by the commissioner. An EIDBI provider that identifies and provides assurance of qualifications for a single specific treatment modality must document the required qualifications to meet fidelity to the specific model.

(d) Each qualified EIDBI provider must identify and provide assurance of qualifications for professional licensure certification, or training in evidence-based treatment methods, and must document the required qualifications outlined in subdivision 15 in a manner determined by the commissioner.

(e) CMDE is a comprehensive evaluation of the person's developmental status to determine medical necessity for EIDBI services and meets the requirements of subdivision 5. The services must be provided by a qualified CMDE provider.

(f) EIDBI intervention observation and direction is the clinical direction and oversight of EIDBI services by the QSP, level I treatment provider, or level II treatment provider, including developmental and behavioral techniques, progress measurement, data collection, function of behaviors, and generalization of acquired skills for the direct benefit of a person. EIDBI intervention observation and direction informs any modification of the current treatment protocol to support the outcomes outlined in the ITP.

(g) Intervention is medically necessary direct treatment provided to a person with ASD or a related condition as outlined in their ITP. All intervention services must be provided under the

direction of a QSP. Intervention may take place across multiple settings. The frequency and intensity of intervention services are provided based on the number of treatment goals, person and family or caregiver preferences, and other factors. Intervention services may be provided individually or in a group. Intervention with a higher provider ratio may occur when deemed medically necessary through the person's ITP.

(1) Individual intervention is treatment by protocol administered by a single qualified EIDBI provider delivered face-to-face to one person.

(2) Group intervention is treatment by protocol provided by one or more qualified EIDBI providers, delivered to at least two people who receive EIDBI services.

(h) ITP development and ITP progress monitoring is development of the initial, annual, and progress monitoring of an ITP. ITP development and ITP progress monitoring documents provide oversight and ongoing evaluation of a person's treatment and progress on targeted goals and objectives and integrate and coordinate the person's and the person's legal representative's information from the CMDE and ITP progress monitoring. This service must be reviewed and completed by the QSP, and may include input from a level I provider or a level II provider.

(i) Family caregiver training and counseling is specialized training and education for a family or primary caregiver to understand the person's developmental status and help with the person's needs and development. This service must be provided by the QSP, level I provider, or level II provider.

(j) A coordinated care conference is a voluntary face to face meeting with the person and the person's family to review the CMDE or ITP progress monitoring and to integrate and coordinate services across providers and service-delivery systems to develop the ITP. This service must be provided by the QSP and may include the CMDE provider or a level I provider or a level II provider.

(k) Travel time is allowable billing for traveling to and from the person's home, school, a community setting, or place of service outside of an EIDBI center, clinic, or office from a specified location to provide face-to-face in-person EIDBI intervention, observation and direction, or family caregiver training and counseling. The person's ITP must specify the reasons the provider must travel to the person.

(1) Medical assistance covers medically necessary EIDBI services and consultations delivered by a licensed health care provider via telemedicine telehealth, as defined under section 256B.0625, subdivision 3b, in the same manner as if the service or consultation was delivered in person."

Renumber the sections in sequence

Amend the title numbers accordingly

And when so amended the bill do pass and be re-referred to the Committee on Health and Human Services Finance and Policy. Amendments adopted. Report adopted.

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Senator Newman from the Committee on Transportation Finance and Policy, to which was referred

S.F. No. 1534: A bill for an act relating to transportation; establishing Minnesota 100 Club special plates; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 168.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 14, delete "\$....." and insert "\$40"

And when so amended the bill do pass and be re-referred to the Committee on Finance. Amendments adopted. Report adopted.

Senator Newman from the Committee on Transportation Finance and Policy, to which was re-referred

S.F. No. 1019: A bill for an act relating to legislative audits; modifying various provisions governing Office of the Legislative Auditor activities; appropriating money; repealing certain auditing duties; amending Minnesota Statutes 2020, sections 3.971, subdivision 2, by adding a subdivision; 3.972, subdivisions 2, 2a; 3.9741, subdivision 5; 3.978, subdivision 2; 3.979, subdivision 3; repealing Minnesota Statutes 2020, section 3.972, subdivisions 2c, 2d.

Reports the same back with the recommendation that the bill be amended as follows:

Page 5, after line 20, insert:

"Sec. 8. Minnesota Statutes 2020, section 299D.03, subdivision 2a, is amended to read:

Subd. 2a. **Salary and benefits survey.** (a) By January 1 of 2021, <u>2023</u>, <u>2027</u>, <u>2024</u>, <u>2027</u>, and <u>2031</u>, <u>2030</u>, the legislative auditor must conduct a compensation and benefit survey of law enforcement officers in every police department:

(1) in a city with a population in excess of 25,000, located in a metropolitan county, as defined in section 473.121, subdivision 4, that is represented by a union certified by the Bureau of Mediation Services; or

(2) in a city of the first class.

The State Patrol must also be included in the survey.

(b) The legislative auditor must base the survey on compensation and benefits for the past completed calendar year. The survey must be based on full-time equivalent employees. The legislative auditor must calculate compensation using base salary, overtime wages, and premium pay. Premium pay is payment that is received by a majority of employees and includes but is not limited to education pay and longevity pay. The legislative auditor must not include any payments made to officers or troopers for work performed for an entity other than the agency that employs the officer or trooper, regardless of who makes the payment. The legislative auditor must also include in the survey all benefits, including insurance, retirement, and pension benefits. The legislative auditor must include contributions from both the employee and employer when determining benefits.

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(c) The legislative auditor must compile the survey results into a report. The report must show each department separately. For each department, the survey must include:

(1) an explanation of the salary structure, and include minimum and maximum salaries for each range or step; and

(2) an explanation of benefits offered, including the options that are offered and the employee and employer contribution for each option.

Wherever possible, the report must be designed so that the data for each department is in the same table or grid format to facilitate easy comparison.

(d) By January 15 of 2021, 2023, 2027, and 2031, the legislative auditor must transmit the survey report to the chairs and ranking minority members of the house of representatives and senate committees with jurisdiction over the State Patrol budget.

(e) It is the legislature's intent to use the information in this study to compare salaries between the identified police departments and the State Patrol and to make appropriate increases to patrol trooper salaries. For purposes of this paragraph, "patrol troopers" has the meaning given in subdivision 2, paragraph (a)."

Renumber the sections in sequence

Amend the title numbers accordingly

And when so amended the bill do pass and be re-referred to the Committee on Finance. Amendments adopted. Report adopted.

SECOND READING OF SENATE BILLS

S.F. Nos. 1197, 1156, 122, 1544, 1782, and 1576 were read the second time.

INTRODUCTION AND FIRST READING OF SENATE BILLS

The following bills were read the first time.

Senators Duckworth, Senjem, Housley, Bakk, and Pappas introduced--

S.F. No. 1908: A bill for an act relating to housing; capital investment; authorizing the sale and issuance of housing infrastructure bonds; appropriating money; amending Minnesota Statutes 2020, section 462A.37, subdivision 5, by adding a subdivision.

Referred to the Committee on Capital Investment.

Senator Pappas introduced--

S.F. No. 1909: A bill for an act relating to liquor; modifying certain taxation provisions; modifying off-sale limit for microdistilleries; authorizing self-distribution for certain producers; modifying certain malt liquor packaging and off-sale requirements; modifying brand registration

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requirements; authorizing limited off-sale for bars and restaurants; making clarifying, conforming, and technical changes; amending Minnesota Statutes 2020, sections 297G.01, subdivision 3a; 297G.03, subdivisions 1, 6; 340A.101, by adding a subdivision; 340A.22, subdivision 4; 340A.24, subdivisions 3, 4; 340A.28, subdivisions 1, 2; 340A.285; 340A.301, subdivision 10, by adding a subdivision; 340A.311; 340A.315, subdivisions 7, 8; repealing Minnesota Statutes 2020, sections 297G.03, subdivision 4; 340A.315, subdivision 4.

Referred to the Committee on Commerce and Consumer Protection Finance and Policy.

Senators Tomassoni and Bakk introduced--

S.F. No. 1910: A bill for an act relating to Iron Range resources and rehabilitation; establishing the Giants Ridge account in the state treasury; appropriating money from the account; proposing coding for new law in Minnesota Statutes, chapter 298.

Referred to the Committee on Taxes.

Senator Anderson introduced--

S.F. No. 1911: A bill for an act relating to employment; modifying the minimum wage for certain employees receiving gratuities; amending Minnesota Statutes 2020, section 177.24, subdivision 1, by adding a subdivision; repealing Minnesota Statutes 2020, section 177.24, subdivision 2.

Referred to the Committee on Labor and Industry Policy.

Senator Koran introduced--

S.F. No. 1912: A bill for an act relating to health insurance; prohibiting health plans from limiting testing for opioids; proposing coding for new law in Minnesota Statutes, chapter 62Q.

Referred to the Committee on Commerce and Consumer Protection Finance and Policy.

Senator Ingebrigtsen introduced--

S.F. No. 1913: A bill for an act relating to state government; repatriating the statue of Columbus on the Capitol grounds.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Koran introduced--

S.F. No. 1914: A bill for an act relating to state government; developing training requirements for state managerial employees; appropriating money for and authorizing the procurement of business consulting services for pilot projects.

Referred to the Committee on State Government Finance and Policy and Elections.
Senator Klein introduced--

S.F. No. 1915: A bill for an act relating to behavioral health; increasing chemical dependency provider rates; instructing the commissioner of human services to develop a continuum of care-based rate methodology; establishing grants for recovery community organizations; providing funding for treatment courts; establishing addiction medicine fellowship grants; establishing grants for chemical dependency counseling for students; requiring a report; appropriating money; amending Minnesota Statutes 2020, section 254B.12, subdivision 3.

Referred to the Committee on Human Services Reform Finance and Policy.

Senator Klein introduced--

S.F. No. 1916: A bill for an act relating to taxation; income; conforming to federal rules allowing a charitable contribution deduction for taxpayers who do not elect to itemize deductions.

Referred to the Committee on Taxes.

Senator Klein introduced--

S.F. No. 1917: A bill for an act relating to health care occupations; requiring certain licensed health care providers to obtain continuing education credits in racial health disparities; amending Minnesota Statutes 2020, section 214.12, by adding a subdivision.

Referred to the Committee on Health and Human Services Finance and Policy.

Senator Dibble introduced--

S.F. No. 1918: A bill for an act relating to electric buses; requiring the purchase of electric buses by the Metropolitan Council; appropriating money.

Referred to the Committee on Transportation Finance and Policy.

Senators Draheim, Koran, Duckworth, and Lang introduced--

S.F. No. 1919: A bill for an act relating to wells and borings; adding a definition for closed loop heat exchangers; specifying that a closed loop heat exchanger is an environmental well for purposes of chapter 103I; amending Minnesota Statutes 2020, section 103I.005, subdivisions 8a, 11, by adding a subdivision.

Referred to the Committee on Health and Human Services Finance and Policy.

Senators Draheim and Koran introduced--

S.F. No. 1920: A bill for an act relating to health; clarifying requirements for the licensure of facilities that handle medical gases; amending Minnesota Statutes 2020, section 151.01, subdivision 29, by adding subdivisions; proposing coding for new law in Minnesota Statutes, chapter 151; repealing Minnesota Statutes 2020, section 151.19, subdivision 3.

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Referred to the Committee on Health and Human Services Finance and Policy.

Senator Osmek introduced--

S.F. No. 1921: A bill for an act relating to taxation; tax increment financing; providing special rules for the city of Wayzata.

Referred to the Committee on Taxes.

Senator Osmek introduced--

S.F. No. 1922: A bill for an act relating to taxation; sales and use; providing an exemption for materials used in the construction of a boardwalk and related structures in Wayzata; amending Minnesota Statutes 2020, section 297A.71, subdivision 52.

Referred to the Committee on Taxes.

Senator Osmek introduced--

S.F. No. 1923: A bill for an act relating to transportation; allowing Wayzata to receive municipal state-aid streets funding.

Referred to the Committee on Transportation Finance and Policy.

Senators Abeler and Hoffman introduced--

S.F. No. 1924: A bill for an act relating to public safety; requiring referrals to mental health crisis teams via the 911 system; amending Minnesota Statutes 2020, section 403.03, subdivision 1.

Referred to the Committee on Health and Human Services Finance and Policy.

Senators Abeler, Howe, and Hoffman introduced--

S.F. No. 1925: A bill for an act relating to retirement; Ramsey Volunteer Firefighters' Relief Association; full vesting and distribution of accounts to firefighters assigned to the Nowthen fire station; repealing Laws 2020, chapter 108, article 14, section 1.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Jasinski introduced---

S.F. No. 1926: A bill for an act relating to taxation; sales and use; providing an exemption for certain ticket purchasing rights; amending Minnesota Statutes 2020, section 297A.67, by adding a subdivision.

Referred to the Committee on Taxes.

Senator Anderson introduced--

S.F. No. 1927: A bill for an act relating to local government; prohibiting annexation of a designated area by means other than those identified in an orderly annexation agreement; prohibiting annexation of the designated area by nonparties; modifying detachment proceedings; amending Minnesota Statutes 2020, sections 414.0325, subdivisions 1, 1b, 6; 414.033, subdivision 2; 414.036; 414.038; 414.06, subdivisions 1, 2, 3, 7; 572A.03, subdivision 4; repealing Minnesota Statutes 2020, section 414.033, subdivision 3.

Referred to the Committee on Local Government Policy.

Senator Housley introduced--

S.F. No. 1928: A bill for an act relating to housing; appropriating money for the homeownership education, counseling, and training program.

Referred to the Committee on Housing Finance and Policy.

Senator Newton introduced--

S.F. No. 1929: A bill for an act relating to arts and cultural heritage; appropriating money for 20th anniversary of September 11 terror attacks.

Referred to the Committee on Environment and Natural Resources Policy and Legacy Finance.

Senator Howe introduced--

S.F. No. 1930: A bill for an act relating to capital investment; amending an appropriation for the Jacob Wetterling Recreation Center in the city of St. Joseph; amending Laws 2020, Fifth Special Session chapter 3, article 1, section 21, subdivision 37.

Referred to the Committee on Capital Investment.

Senator Howe introduced--

S.F. No. 1931: A bill for an act relating to state government; changing state construction and sustainability provisions; amending Minnesota Statutes 2020, sections 16A.15, subdivision 3; 16B.32, subdivisions 1, 1a; 16B.33, subdivisions 1, 3, 3a, by adding a subdivision; 16B.87, subdivision 2; 16C.10, subdivision 2; 16C.32, subdivision 1; repealing Minnesota Statutes 2020, sections 16B.323; 16B.326.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Howe introduced--

S.F. No. 1932: A bill for an act relating to public safety; establishing an advisory committee to the commissioner of public safety for the certification of firefighters; appropriating money; amending Minnesota Statutes 2020, section 299N.04, subdivisions 1, 2, by adding subdivisions.

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Referred to the Committee on Judiciary and Public Safety Finance and Policy.

Senator Clausen introduced--

S.F. No. 1933: A bill for an act relating to elections; modifying various election-related timelines; amending Minnesota Statutes 2020, sections 201.091, subdivision 2; 203B.081, subdivision 3; 203B.121, subdivisions 2, 3, 4; 204B.09, subdivision 3; 204B.45, subdivision 2; 204B.46; 207A.13, subdivision 2.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Clausen introduced--

S.F. No. 1934: A bill for an act relating to zoos; appropriating money for the Minnesota Zoological Garden.

Referred to the Committee on Environment and Natural Resources Finance.

Senator Housley introduced--

S.F. No. 1935: A bill for an act relating to economic development; establishing save our stages grants; providing tax relief for entertainment venues; appropriating money.

Referred to the Committee on Jobs and Economic Growth Finance and Policy.

Senators Lang, Eichorn, Duckworth, Howe, and Jasinski introduced--

S.F. No. 1936: A bill for an act relating to legacy; appropriating money for public radio grants.

Referred to the Committee on Environment and Natural Resources Policy and Legacy Finance.

Senators Ruud, Housley, Abeler, Lang, and Koran introduced--

S.F. No. 1937: A bill for an act relating to family law; modifying custody and parenting time presumptions; amending Minnesota Statutes 2020, sections 518.17, subdivision 1; 518.175, subdivision 1.

Referred to the Committee on Civil Law and Data Practices Policy.

Senators Hawj, Hoffman, Abeler, and Fateh introduced--

S.F. No. 1938: A bill for an act relating to arts and cultural heritage; appropriating money to The TAP.

Referred to the Committee on Environment and Natural Resources Policy and Legacy Finance.

Senators Abeler, Utke, Fateh, and Hoffman introduced--

S.F. No. 1939: A bill for an act relating to human rights; requiring an interactive process when interacting with individuals with disabilities under chapter 363A; amending Minnesota Statutes 2020, section 363A.08, subdivision 6.

Referred to the Committee on Civil Law and Data Practices Policy.

Senators Abeler, Utke, Fateh, and Hoffman introduced--

S.F. No. 1940: A bill for an act relating to human services; establishing an enhanced asthma care services benefit for medical assistance; providing for medical assistance coverage of certain products to reduce asthma triggers; amending Minnesota Statutes 2020, sections 256B.04, subdivision 14; 256B.0625, subdivision 31, by adding a subdivision.

Referred to the Committee on Health and Human Services Finance and Policy.

Senator Mathews introduced--

S.F. No. 1941: A bill for an act relating to agriculture; establishing the Minnesota Food Freedom Act; exempting homemade food sellers from certain statutes; preempting application of certain local ordinances to homemade food sellers; amending Minnesota Statutes 2020, section 28A.152; proposing coding for new law in Minnesota Statutes, chapter 28A.

Referred to the Committee on Agriculture and Rural Development Finance and Policy.

Senator Duckworth introduced--

S.F. No. 1942: A bill for an act relating to education finance; modifying transportation funding for nonpublic school students; appropriating money; amending Minnesota Statutes 2020, sections 123B.86; 123B.92, subdivision 9; Laws 2020, chapter 116, article 3, section 6, subdivision 4.

Referred to the Committee on Education Finance and Policy.

Senators Hawj, Franzen, and Hoffman introduced--

S.F. No. 1943: A bill for an act relating to education; suspending standardized testing for 2020-2021 school year.

Referred to the Committee on Education Finance and Policy.

Senator Hawj introduced--

S.F. No. 1944: A bill for an act relating to arts and cultural heritage; appropriating money to the Lower Phalen Creek Project for a cultural interpretive center.

Referred to the Committee on Environment and Natural Resources Policy and Legacy Finance.

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Senators Dziedzic and Murphy introduced--

S.F. No. 1945: A bill for an act relating to taxation; individual income; limiting maximum amount of itemized deductions; amending Minnesota Statutes 2020, section 290.0122, subdivisions 1, 2.

Referred to the Committee on Taxes.

Senator Limmer introduced--

S.F. No. 1946: A bill for an act relating to public safety; directing Sentencing Guidelines Commission to modify the sex offender grid.

Referred to the Committee on Judiciary and Public Safety Finance and Policy.

Senator Kiffmeyer introduced--

S.F. No. 1947: A bill for an act relating to state government; requiring legislative approval for extending a peacetime emergency past 30 days; amending Minnesota Statutes 2020, section 12.31, subdivision 2.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Kiffmeyer introduced--

S.F. No. 1948: A bill for an act relating to state government; changing a provision of the Legislative Coordinating Commission; amending Minnesota Statutes 2020, section 3.303, subdivision 1.

Referred to the Committee on State Government Finance and Policy and Elections.

Senator Kiffmeyer introduced---

S.F. No. 1949: A bill for an act relating to transportation; requiring town approval before a county road reverts to the town; amending the speed limit for rural residential districts; amending requirements for utilities to restore roads after excavation or other use; amending Minnesota Statutes 2020, sections 163.11, subdivision 5a; 169.14, subdivision 2; 237.163, subdivision 3.

Referred to the Committee on Transportation Finance and Policy.

Senator Clausen introduced--

S.F. No. 1950: A bill for an act relating to economic development; extending certain job creation goals for Minnesota investment fund grants during the COVID-19 pandemic.

Referred to the Committee on Jobs and Economic Growth Finance and Policy.

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Senator Clausen introduced--

S.F. No. 1951: A bill for an act relating to economic development; extending certain job creation goals for Minnesota investment fund grants during the COVID-19 pandemic.

Referred to the Committee on Jobs and Economic Growth Finance and Policy.

Senator Bigham introduced--

S.F. No. 1952: A bill for an act relating to agriculture; modifying industrial hemp provisions; appropriating money; amending Minnesota Statutes 2020, section 18K.04, subdivision 1.

Referred to the Committee on Agriculture and Rural Development Finance and Policy.

Senators Champion and Port introduced--

S.F. No. 1953: A bill for an act relating to housing; authorizing termination of lease upon loss of income of tenant; modifying landlord obligations and liabilities; modifying covenants; authorizing recovery of costs; amending Minnesota Statutes 2020, sections 504B.161, subdivision 5; 504B.171, subdivision 1, by adding a subdivision; 504B.172; proposing coding for new law in Minnesota Statutes, chapter 504B; repealing Minnesota Statutes 2020, section 471.9996.

Referred to the Committee on Civil Law and Data Practices Policy.

Senators Port, Fateh, and Dziedzic introduced--

S.F. No. 1954: A bill for an act relating to housing; adding rehabilitation of naturally occurring affordable housing to allowable uses of housing infrastructure bonds; amending Minnesota Statutes 2020, section 462A.37, subdivisions 1, 2.

Referred to the Committee on Housing Finance and Policy.

Senator Mathews introduced--

S.F. No. 1955: A bill for an act relating to energy; prohibiting a local ban on new natural gas hookups in residential construction; proposing coding for new law in Minnesota Statutes, chapter 326B.

Referred to the Committee on Energy and Utilities Finance and Policy.

Senator Wiklund introduced--

S.F. No. 1956: A bill for an act relating to human services; modifying the child care assistance program; amending Minnesota Statutes 2020, section 119B.13, subdivision 1.

Referred to the Committee on Human Services Reform Finance and Policy.

Senator Wiklund introduced--

S.F. No. 1957: A bill for an act relating to health; modifying required frequency of resident reimbursement classification assessments; funding cost reporting audit activities related to nursing facility reimbursement; appropriating money to the commissioner of human services; amending Minnesota Statutes 2020, section 144.0724, subdivision 4.

Referred to the Committee on Aging and Long Term Care Policy.

Senator Wiklund introduced--

S.F. No. 1958: A bill for an act relating to health; requiring the commissioner of human services to report annually on managed care and county-based purchasing plan provider reimbursement rates; amending Minnesota Statutes 2020, section 256B.69, by adding a subdivision.

Referred to the Committee on Human Services Reform Finance and Policy.

Senator Wiklund introduced--

S.F. No. 1959: A bill for an act relating to health; modifying a provision for the amount taxed for public health; amending Minnesota Statutes 2020, section 145A.131, subdivision 2.

Referred to the Committee on Health and Human Services Finance and Policy.

Senators Frentz, Port, Fateh, and Murphy introduced--

S.F. No. 1960: A bill for an act relating to elections; prohibiting intimidation, deceptive practices, and interference with voter registration and voting; providing penalties; amending Minnesota Statutes 2020, sections 8.31, subdivision 1; 211B.32, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 211B.

Referred to the Committee on State Government Finance and Policy and Elections.

Senators Hoffman and Miller introduced---

S.F. No. 1961: A bill for an act relating to education; requiring reasonable accommodations for parents of children with disabilities; proposing coding for new law in Minnesota Statutes, chapter 125A.

Referred to the Committee on Education Finance and Policy.

Senators Miller and Goggin introduced--

S.F. No. 1962: A bill for an act relating to transportation; capital investment; appropriating money for passenger rail infrastructure; authorizing the sale and issuance of state bonds.

Referred to the Committee on Capital Investment.

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Senator Torres Ray introduced--

S.F. No. 1963: A bill for an act relating to transit; requiring certain training for transit operators on assisting passengers; amending Minnesota Statutes 2020, section 473.375, by adding a subdivision.

Referred to the Committee on Transportation Finance and Policy.

Senator Kunesh introduced--

S.F. No. 1964: A bill for an act relating to education; requiring indexing of increased basic education revenue to English learner revenue; providing for an English learner parent and community advisory council; amending Minnesota Statutes 2020, section 124D.65, subdivision 5.

Referred to the Committee on Education Finance and Policy.

Senator Kunesh introduced--

S.F. No. 1965: A bill for an act relating to education; establishing student support personnel aid; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 124D.

Referred to the Committee on Education Finance and Policy.

Senator Kunesh introduced---

S.F. No. 1966: A bill for an act relating to education; modifying provisions for school counselors and requiring training on mental illness; requiring a report; amending Minnesota Statutes 2020, sections 121A.39; 122A.14, by adding a subdivision.

Referred to the Committee on Education Finance and Policy.

Senator Putnam introduced--

S.F. No. 1967: A bill for an act relating to education finance; appropriating money for summer education programs; amending Minnesota Statutes 2020, section 126C.10, subdivision 2d; Laws 2019, First Special Session chapter 11, article 1, section 25, subdivision 2, as amended.

Referred to the Committee on Education Finance and Policy.

Senators Pratt, Draheim, and Mathews introduced--

S.F. No. 1968: A bill for an act relating to state government; providing an exemption for private businesses from a requirement provided by executive order that workers who can work from home must do so.

Referred to the Committee on Labor and Industry Policy.

Senator Kiffmeyer introduced--

S.F. No. 1969: A bill for an act relating to local government; modifying orderly annexation and detachment provisions; amending Minnesota Statutes 2020, sections 414.031, by adding a subdivision; 414.0325, subdivisions 1, 1b, 6; 414.033, by adding a subdivision; 414.036; 414.038; 414.06, subdivisions 1, 2, 3, 7; proposing coding for new law in Minnesota Statutes, chapter 414.

Referred to the Committee on Local Government Policy.

Senator Utke introduced--

S.F. No. 1970: A bill for an act relating to public safety; extending restraining orders for minors who are victims of harassment; amending Minnesota Statutes 2020, sections 518B.01, subdivision 6; 609.748, subdivision 5.

Referred to the Committee on Civil Law and Data Practices Policy.

Senator Utke introduced--

S.F. No. 1971: A bill for an act relating to agriculture; requiring monitoring for nitrogen on certain state lands; amending Minnesota Statutes 2020, section 103H.175, by adding a subdivision.

Referred to the Committee on Agriculture and Rural Development Finance and Policy.

Senator Rarick introduced--

S.F. No. 1972: A bill for an act relating to construction codes; modifying the scope of the Plumbing Code; amending Minnesota Statutes 2020, section 326B.435, subdivision 2.

Referred to the Committee on Labor and Industry Policy.

Senator Kiffmeyer introduced--

S.F. No. 1973: A bill for an act relating to elections; transferring money from the Help America Vote Act account to the Voting Equipment Grant account.

Referred to the Committee on State Government Finance and Policy and Elections.

Senators Jasinski, Wiger, and Lang introduced--

S.F. No. 1974: A bill for an act relating to local government; modifying county competitive bidding; amending Minnesota Statutes 2020, section 471.345, subdivision 20.

Referred to the Committee on Local Government Policy.

Senator Tomassoni introduced--

S.F. No. 1975: A bill for an act relating to higher education; adjusting certain state grant parameters; appropriating money; amending Minnesota Statutes 2020, section 136A.121, subdivision 5.

Referred to the Committee on Higher Education Finance and Policy.

Senator Rarick introduced--

S.F. No. 1976: A bill for an act relating to data; classifying higher education financial records; amending Minnesota Statutes 2020, section 136A.675.

Referred to the Committee on Civil Law and Data Practices Policy.

Senator Eichorn introduced--

S.F. No. 1977: A bill for an act relating to higher education; authorizing emergency assistance grants for postsecondary students; appropriating money.

Referred to the Committee on Higher Education Finance and Policy.

Senator Rarick introduced--

S.F. No. 1978: A bill for an act relating to natural resources; requiring local approval before removing dam on Grindstone River.

Referred to the Committee on Environment and Natural Resources Policy and Legacy Finance.

Senators Dornink and Johnson introduced--

S.F. No. 1979: A bill for an act relating to driver's licenses; establishing a minimum number of driver's license testing locations; amending Minnesota Statutes 2020, section 171.13, by adding a subdivision.

Referred to the Committee on Transportation Finance and Policy.

Senator Nelson introduced--

S.F. No. 1980: A bill for an act relating to children and families; modifying child care assistance funding priorities for eligible families; adjusting allocation of funds; amending Minnesota Statutes 2020, section 119B.03, subdivisions 4, 6.

Referred to the Committee on Human Services Reform Finance and Policy.

Senator Nelson introduced---

S.F. No. 1981: A bill for an act relating to local government aid; providing grants to counties for relief to local businesses; appropriating money.

Referred to the Committee on Taxes.

Senators Nelson and Chamberlain introduced--

S.F. No. 1982: A bill for an act relating to taxation; establishing a private letter ruling program; requiring reports; proposing coding for new law in Minnesota Statutes, chapter 270C.

Referred to the Committee on Taxes.

Senator Dornink introduced--

S.F. No. 1983: A bill for an act relating to education finance; creating a grant program to support activities to close the literacy gap in Minnesota's public schools; requiring a report; appropriating money.

Referred to the Committee on Education Finance and Policy.

Senators Duckworth and Tomassoni introduced--

S.F. No. 1984: A bill for an act relating to higher education; modifying the teacher candidate grant program and the teacher shortage loan forgiveness program; amending Minnesota Statutes 2020, sections 136A.1275; 136A.1791.

Referred to the Committee on Higher Education Finance and Policy.

Senator Lang introduced--

S.F. No. 1985: A bill for an act relating to game and fish; allowing use of night vision enhanced with an infrared illuminator when hunting coyote or fox; amending Minnesota Statutes 2020, section 97B.086.

Referred to the Committee on Environment and Natural Resources Policy and Legacy Finance.

Senator Tomassoni introduced--

S.F. No. 1986: A bill for an act relating to taxation; modifying individual income and corporate franchise provisions; proposing a film production credit; allowing the credit to be transferable to offset insurance premiums taxes; amending Minnesota Statutes 2020, sections 290.06, by adding a subdivision; 297I.20, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 116U.

Referred to the Committee on Taxes.

Senator Tomassoni introduced--

S.F. No. 1987: A bill for an act relating to health; requiring the commissioner of health to prioritize postsecondary instructors for the COVID-19 vaccine.

Referred to the Committee on Health and Human Services Finance and Policy.

S.F. No. 1988: A bill for an act relating to education finance; appropriating money for grants for emergency medical services courses.

Referred to the Committee on Education Finance and Policy.

MOTIONS AND RESOLUTIONS

Senator Osmek moved that the name of Senator Ingebrigtsen be added as a co-author to S.F. No. 50. The motion prevailed.

Senator Dibble moved that the name of Senator Kunesh be added as a co-author to S.F. No. 344. The motion prevailed.

Senator Draheim moved that the name of Senator Franzen be added as a co-author to S.F. No. 662. The motion prevailed.

Senator Bakk moved that the name of Senator Pratt be added as a co-author to S.F. No. 717. The motion prevailed.

Senator Wiklund moved that the name of Senator Kunesh be added as a co-author to S.F. No. 735. The motion prevailed.

Senator Howe moved that the name of Senator Eken be added as a co-author to S.F. No. 785. The motion prevailed.

Senator Dibble moved that the name of Senator Port be added as a co-author to S.F. No. 938. The motion prevailed.

Senator Eken moved that the name of Senator Westrom be added as a co-author to S.F. No. 1114. The motion prevailed.

Senator Cwodzinski moved that his name be stricken as a co-author to S.F. No. 1176. The motion prevailed.

Senator Draheim moved that the name of Senator Champion be added as a co-author to S.F. No. 1262. The motion prevailed.

Senator Draheim moved that the names of Senators Abeler and Dornink be added as co-authors to S.F. No. 1264. The motion prevailed.

Senator Nelson moved that the name of Senator Dornink be added as a co-author to S.F. No. 1319. The motion prevailed.

Senator Coleman moved that the name of Senator Wiger be added as a co-author to S.F. No. 1360. The motion prevailed.

Senator Wiger moved that the name of Senator Nelson be added as a co-author to S.F. No. 1407. The motion prevailed.

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Senator Tomassoni moved that the names of Senators Pratt and Benson be added as co-authors to S.F. No. 1425. The motion prevailed.

Senator Pappas moved that her name be stricken as chief author, shown as a co-author, and the name of Senator Utke be added as chief author to S.F. No. 1450. The motion prevailed.

Senator Limmer moved that the name of Senator Bigham be added as a co-author to S.F. No. 1457. The motion prevailed.

Senator Wiklund moved that the names of Senators Marty, Klein, Carlson, and Pappas be added as co-authors to S.F. No. 1574. The motion prevailed.

Senator Bakk moved that the name of Senator Cwodzinski be added as a co-author to S.F. No. 1576. The motion prevailed.

Senator Champion moved that the name of Senator Dziedzic be added as a co-author to S.F. No. 1618. The motion prevailed.

Senator Champion moved that the name of Senator Dziedzic be added as a co-author to S.F. No. 1619. The motion prevailed.

Senator Champion moved that the name of Senator Dziedzic be added as a co-author to S.F. No. 1620. The motion prevailed.

Senator Housley moved that the name of Senator Ruud be added as a co-author to S.F. No. 1673. The motion prevailed.

Senator Torres Ray moved that the name of Senator Champion be added as a co-author to S.F. No. 1675. The motion prevailed.

Senator Housley moved that the name of Senator Westrom be added as a co-author to S.F. No. 1700. The motion prevailed.

Senator Kiffmeyer moved that the name of Senator Rest be added as a co-author to S.F. No. 1714. The motion prevailed.

Senator Fateh moved that the name of Senator Senjem be added as a co-author to S.F. No. 1720. The motion prevailed.

Senator Wiklund moved that the name of Senator Hoffman be added as a co-author to S.F. No. 1731. The motion prevailed.

Senator Torres Ray moved that the name of Senator Wiklund be added as a co-author to S.F. No. 1744. The motion prevailed.

Senator Abeler moved that the name of Senator Westrom be added as a co-author to S.F. No. 1783. The motion prevailed.

Senator Duckworth moved that the names of Senators Rest and Housley be added as co-authors to S.F. No. 1803. The motion prevailed.

Senator Cwodzinski moved that the names of Senators Eichorn, Murphy, and Kunesh be added as co-authors to S.F. No. 1818. The motion prevailed.

Senator Cwodzinski moved that the name of Senator Champion be added as a co-author to S.F. No. 1820. The motion prevailed.

Senator Weber moved that the name of Senator Cwodzinski be added as a co-author to S.F. No. 1832. The motion prevailed.

Senator Port moved that the name of Senator Dziedzic be added as a co-author to S.F. No. 1839. The motion prevailed.

Senator Murphy moved that the names of Senators Rest, Dziedzic, and Klein be added as co-authors to S.F. No. 1842. The motion prevailed.

Senator Abeler moved that the name of Senator Fateh be added as a co-author to S.F. No. 1861. The motion prevailed.

Senator Abeler moved that the name of Senator Fateh be added as a co-author to S.F. No. 1862. The motion prevailed.

Senator Abeler moved that the name of Senator Fateh be added as a co-author to S.F. No. 1864. The motion prevailed.

Senator Franzen moved that the name of Senator Champion be added as a co-author to S.F. No. 1881. The motion prevailed.

Senator Pappas moved that the name of Senator Dziedzic be added as a co-author to S.F. No. 1887. The motion prevailed.

Senator Dziedzic moved that the name of Senator Champion be added as a co-author to S.F. No. 1906. The motion prevailed.

Senator Mathews moved that S.F. No. 1434 be withdrawn from the Committee on Higher Education Finance and Policy and re-referred to the Committee on State Government Finance and Policy and Elections. The motion prevailed.

Senator Housley moved that S.F. No. 1566 be withdrawn from the Committee on Energy and Utilities Finance and Policy and re-referred to the Committee on State Government Finance and Policy and Elections. The motion prevailed.

Senator Pappas moved that S.F. No. 1887 be withdrawn from the Committee on Labor and Industry Policy and re-referred to the Committee on Health and Human Services Finance and Policy. The motion prevailed.

ADJOURNMENT

Senator Johnson moved that the Senate do now adjourn until 10:00 a.m., Thursday, March 11, 2021. The motion prevailed.

Cal R. Ludeman, Secretary of the Senate