S1160-7

# SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

# S.F. No. 1160

(SENATE AUTI	HORS: ROSE	EN, Benson, Clausen, Nelson and Klein)
DATE	D-PG	OFFICIAL STATUS
02/18/2021	455	Introduction and first reading
		Referred to Health and Human Services Finance and Policy
02/25/2021	507a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection Finance
		and Policy
	574	Authors added Nelson; Klein
03/04/2021	639a	Comm report: To pass as amended and re-refer to Human Services Reform Finance and Policy
03/10/2021	785a	Comm report: To pass as amended and re-refer to Health and Human Services Finance and Policy
03/18/2021	1060a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and
		Elections
03/25/2021	1162a	Comm report: To pass as amended and re-refer to Rules and Administration
		Joint rule 2.03, referred to Rules and Administration
04/06/2021	1207	Comm report: To pass
		Joint rule 2.03 Suspended amend previous committee report
		Re-referred to Finance
04/26/2021	3088a	Comm report: To pass as amended
	3235	Second reading
04/27/2021		Special Order: Amended
		Third reading Passed

#### 1.1

# A bill for an act

relating to health care; modifying coverage for health care services and consultation 12 provided through telehealth; establishing a task force on creating a person-centered 1.3 telepresence strategy; amending Minnesota Statutes 2020, sections 147.033; 151.37, 1.4 subdivision 2; 245G.01, subdivisions 13, 26; 245G.06, subdivision 1; 254A.19, 1.5 subdivision 5; 254B.05, subdivision 5; 256B.0621, subdivision 10; 256B.0622, 1.6 subdivision 7a; 256B.0625, subdivisions 3b, 13h, 20, 20b, 46, by adding a 1.7 subdivision; 256B.0924, subdivision 6; 256B.094, subdivision 6; 256B.0943, 1.8 subdivision 1; 256B.0947, subdivision 6; 256B.0949, subdivision 13; proposing 1.9 coding for new law in Minnesota Statutes, chapter 62A; repealing Minnesota 1.10 Statutes 2020, sections 62A.67; 62A.671; 62A.672; 256B.0596; 256B.0924, 1.11 subdivision 4a. 1.12

# 1.13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

# 1.14 Section 1. [62A.673] COVERAGE OF SERVICES PROVIDED THROUGH

# 1.15**TELEHEALTH.**

1.16 Subdivision 1. Citation. This section may be cited as the "Minnesota Telehealth Act."

# 1.17 Subd. 2. **Definitions.** (a) For purposes of this section, the terms defined in this subdivision

- 1.18 have the meanings given.
- (b) "Distant site" means a site at which a health care provider is located while providing
  health care services or consultations by means of telehealth.
- 1.21 (c) "Health care provider" means a health care professional who is licensed or registered
- 1.22 by the state to perform health care services within the provider's scope of practice and in
- 1.23 accordance with state law. A health care provider includes a mental health professional as
- 1.24 defined under section 245.462, subdivision 18, or 245.4871, subdivision 27; a mental health
- 1.25 practitioner as defined under section 245.462, subdivision 17, or 245.4871, subdivision 26;
- 1.26 <u>a treatment coordinator under section 245G.11</u>, subdivision 7; an alcohol and drug counselor

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2.1	under section	245G.11, subdivision	5; and a recove	ery peer under section 2	45G.11, subdivision
2.2	<u>8.</u>				
2.3	<u>(</u> d) "Heal	th carrier" has the me	aning given in	section 62A.011, sub	division 2.
2.4	(e) "Healt	th nlan" has the mean	ing given in se	ection 62A.011, subdiv	ision 3 Health plan
2.4	<u> </u>			5, subdivision 3, but do	
2.6		•		dless of expenses incurr	
2.7		ts directly to the polic			
2.8				patient is located at th	
2.9			-	lehealth. For purposes of	
2.10				on at which a health car	re provider transfers
2.11	or transmits i	information to the dis	tant site.		
2.12	<u>(g)</u> "Store	-and-forward technol	logy" means th	ne asynchronous electr	onic technology of
2.13	a patient's me	edical information or	data from an c	originating site to a dis	tant site for the
2.14	purposes of c	liagnostic and therape	eutic assistance	e in the care of a patier	<u>nt.</u>
2.15	<u>(h)</u> "Teleł	nealth" means the deli	ivery of health	care services or consu	ltations through the
2.16	use of real tin	ne two-way interactiv	ve audio and v	isual or audio-only con	mmunications to
2.17	provide or su	pport health care deliv	very and facilit	ate the assessment, diag	gnosis, consultation,
2.18	treatment, ed	ucation, and care man	nagement of a	patient's health care. T	elehealth includes
2.19	the applicatio	n of secure video conf	ferencing, store	-and-forward technolo	gy, and synchronous
2.20	interactions b	etween a patient locat	ted at an origin	ating site and a health c	are provider located
2.21	at a distant si	te. Telehealth include	es audio-only c	communication betwee	en a health care
2.22	provider and	a patient if the comm	nunication is a	scheduled appointmer	nt and the standard
2.23	of care for the	e service can be met t	hrough the use	of audio-only commu	nication. Telehealth
2.24	does not incl	ude communication b	between health	care providers or betw	veen a health care
2.25	provider and	a patient that consists	solely of an e	mail or facsimile trans	mission. Telehealth
2.26	does not incl	ude communication b	between health	care providers that co	nsists solely of a
2.27	telephone con	nversation. Telehealth	n does not incl	ude telemonitoring ser	vices as defined in
2.28	paragraph (i)	<u>.</u>			
2.29	(i) "Telen	nonitoring services" n	neans the remo	ote monitoring of clini	cal data related to
2.30	the enrollee's	vital signs or biometri	ic data by a mo	nitoring device or equi	pment that transmits
2.31	the data elect	ronically to a health	care provider f	or analysis. Telemonit	oring is intended to
2.32	collect an em	collee's health-related	data for the p	urpose of assisting a h	ealth care provider
2.33	in assessing a	and monitoring the er	nrollee's medic	al condition or status.	

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3.1	Subd. 3.	Coverage of telehea	<b>lth.</b> (a) A health	plan sold, issued, or r	enewed by a health
3.2				red through telehealth	
3.3	as any other	benefits covered und	er the health pla	in, and (2) comply wit	h this section.
3.4	(b) Cover	rage for services deli	vered through te	elehealth must not be l	imited on the basis
3.5	of geography	y, location, or distanc	e for travel subj	ect to the health care p	provider network
3.6	available to t	the enrollee through t	he enrollee's he	alth plan.	
3.7	<u>(c) A hea</u>	lth carrier must not c	reate a separate	provider network to d	leliver services
3.8	through telel	nealth that does not in	nclude network	providers who provide	e in-person care to
3.9	patients for t	he same service or re	equire an enrolle	e to use a specific pro	vider within the
3.10	network to re	eceive services throug	gh telehealth.		
3.11	<u>(d)</u> A hea	lth carrier may requi	re a deductible,	co-payment, or coinsu	arance payment for
3.12	a health care	service provided thro	ough telehealth, j	provided that the dedu	ctible, co-payment,
3.13	or coinsurance	e payment is not in ad	ldition to, and do	es not exceed, the dedu	uctible, co-payment,
3.14	or coinsuran	ce applicable for the	same service pro	ovided through in-per-	son contact.
3.15	(e) Nothi	ng in this section:			
3.16	<u>(1) requir</u>	res a health carrier to	provide coverag	ge for services that are	e not medically
3.17	necessary or	are not covered unde	er the enrollee's	health plan; or	
3.18	<u>(2)</u> prohi	bits a health carrier fr	<u>com:</u>		
3.19	(i) establi	ishing criteria that a l	nealth care provi	ider must meet to dem	onstrate the safety
3.20	or efficacy o	f delivering a particu	lar service throu	igh telehealth for whic	the health carrier
3.21	does not alre	ady reimburse other	health care prov	viders for delivering th	e service through
3.22	telehealth; or	<u>r</u>			
3.23	(ii) establ	lishing reasonable me	edical managem	ent techniques, provid	led the criteria or
3.24	techniques a	re not unduly burden	some or unreasc	onable for the particula	ar service; or
3.25	(iii) requi	iring documentation	or billing practic	ces designed to protect	t the health carrier
3.26	or patient fro	m fraudulent claims,	provided the pr	ractices are not unduly	v burdensome or
3.27	unreasonable	e for the particular set	rvice.		
3.28	(f) Nothin	ng in this section requ	uires the use of	telehealth when a heal	th care provider
3.29	determines the	hat the delivery of a h	ealth care service	e through telehealth is	s not appropriate or
3.30	when an enro	ollee chooses not to r	eceive a health	care service through te	elehealth.

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4.1	<u>Subd. 4.</u>	Parity between tele	health and in-p	erson services. (a) A	health carrier must
4.2	not restrict of	or deny coverage of a	health care serv	vice that is covered un	der a health plan
4.3	solely:				
4.4	<u>(1) becau</u>	use the health care serv	vice provided by	the health care provide	er through telehealth
4.5	is not provid	led through in-person	contact; or		
4.6	(2) based	l on the communicati	on technology o	or application used to	deliver the health
4.7	care service	through telehealth, p	rovided the tech	nology or application	complies with this
4.8	section and	is appropriate for the	particular servi	<u>ce.</u>	
4.9	(b) Prior	authorization may be	e required for he	alth care services deli	vered through
4.10	telehealth or	nly if prior authorizat	ion is required b	before the delivery of	the same service
4.11	through in-p	person contact.			
4.12	<u>(c)</u> A hea	alth carrier may requi	re a utilization r	eview for services de	livered through
4.13	telehealth, p	rovided the utilization	n review is conc	lucted in the same ma	nner and uses the
4.14	same clinica	l review criteria as a	utilization revie	w for the same service	es delivered through
4.15	in-person co	ontact.			
4.16	(d) A hea	alth carrier or health o	care provider sh	all not require an enro	ollee to pay a fee to
4.17	download a	specific communicat	ion technology	or application.	
4.18	<u>Subd. 5.</u>	Reimbursement for	services deliver	ed through telehealth	(a) A health carrier
4.19	must reimbu	urse the health care pr	ovider for servi	ces delivered through	telehealth on the
4.20	same basis a	and at the same rate a	s the health carr	ier would apply to the	ose services if the
4.21	services had	been delivered by th	e health care pro	ovider through in-pers	son contact.
4.22	<u>(b)</u> A hea	alth carrier must not c	leny or limit rei	mbursement based sol	ely on a health care
4.23	provider deli	ivering the service or c	consultation thro	ugh telehealth instead	of through in-person
4.24	contact.				
4.25	<u>(c) A hea</u>	lth carrier must not de	eny or limit reim	bursement based sole	y on the technology
4.26	and equipme	ent used by the health	a care provider t	o deliver the health ca	re service or
4.27	consultation	through telehealth, pr	ovided the techr	ology and equipment	used by the provider
4.28	meets the re	quirements of this see	ction and is app	ropriate for the particu	ılar service.
4.29	<u>Subd. 6.</u>	Telehealth equipme	nt. (a) A health	carrier must not requi	re a health care
4.30	provider to u	use specific telecomm	nunications tech	nology and equipmen	t as a condition of
4.31	coverage un	der this section, prov	ided the health o	care provider uses tele	communications
4.32	technology a	and equipment that co	omplies with cur	rrent industry interope	rable standards and
4.33	complies wi	th standards required	under the feder	al Health Insurance Pe	ortability and

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5.1	Accountabi	lity Act of 1996, Publ	ic Law 104-191	, and regulations pron	nulgated under that
5.2	Act, unless	authorized under this	section.		
5.3	(b) A he	alth carrier must prov	ide coverage for	health care services	delivered through
5.4	telehealth b	y means of the use of	audio-only com	munication if the con	nmunication is a
5.5	scheduled a	ppointment and the sta	ndard of care for	that particular service	e can be met through
5.6	the use of a	udio-only communica	tion.		
5.7	(c) Notw	vithstanding paragraph	ı (b), substance u	se disorder treatment	services and mental
5.8	health servi	ces delivered through	telehealth by m	eans of audio-only co	mmunication may
5.9	be covered	without a scheduled a	ppointment if th	e communication was	s initiated by the
5.10	enrollee wh	ile in an emergency of	r crisis situation	and a scheduled appo	bintment was not
5.11	possible due	e to the need of an imp	mediate respons	e	
5.12	<u>Subd. 7.</u>	Telemonitoring serv	v <mark>ices.</mark> A health c	arrier must provide co	overage for
5.13	telemonitor	ing services if:			
5.14	(1) the to	elemonitoring service	is medically app	propriate based on the	enrollee's medical
5.15	condition or	<u>status;</u>			
5.16	(2) the e	nrollee is cognitively a	and physically ca	apable of operating the	e monitoring device
5.17	or equipment	nt, or the enrollee has	a caregiver who	is willing and able to	assist with the
5.18	monitoring	device or equipment;	and		
5.19	(3) the e	nrollee resides in a set	ting that is suita	ble for telemonitoring	and not in a setting
5.20	that has hea	lth care staff on site.			
5.21	Subd. 8.	Exception. This sect	ion does not app	ly to coverage provid	led to state public
5.22	health care	program enrollees und	ler chapter 256E	<u>8 or 256L.</u>	
5.23	Sec. 2. Mi	innesota Statutes 2020	), section 147.03	3, is amended to read	l:
5.24	147.033	PRACTICE OF <del>TE</del>	LEMEDICINE	TELEHEALTH.	
5.25	Subdivis	sion 1. <b>Definition.</b> For	r the purposes of	f this section, <del>"teleme</del>	dicine" means the
5.26		health care services or			
5.27	and the licer	nsed health care provid	<del>der is at a distant</del>	site. A communication	on between licensed
5.28	health care	providers that consists	s solely of a tele	phone conversation, c	-mail, or facsimile
5.29	transmission	n does not constitute t	elemedicine cor	sultations or services	. A communication
5.30	<del>between a l</del> i	icensed health care pro	ovider and a pat	ient that consists sole	<del>ly of an e-mail or</del>
5.31	facsimile tra	ansmission does not c	onstitute teleme	dicine consultations o	r services.
5.32	Telemedicir	<del>ie may be provided by</del>	means of real-ti	<del>me two-way interacti</del>	<del>ve audio, and visual</del>

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6.2 technology to provide or support health care delivery, that facilitate the assessment, diagnosis,

6.3 **consultation**, treatment, education, and care management of a patient's health care.

6.4 <u>"telehealth" has the meaning given in section 62A.673, subdivision 2, paragraph (h).</u>

- 6.5 Subd. 2. Physician-patient relationship. A physician-patient relationship may be
  6.6 established through telemedicine telehealth.
- 6.7 Subd. 3. Standards of practice and conduct. A physician providing health care services
  6.8 by telemedicine telehealth in this state shall be held to the same standards of practice and
  6.9 conduct as provided in this chapter for in-person health care services.
- 6.10 Sec. 3. Minnesota Statutes 2020, section 151.37, subdivision 2, is amended to read:

Subd. 2. Prescribing and filing. (a) A licensed practitioner in the course of professional 6.11 practice only, may prescribe, administer, and dispense a legend drug, and may cause the 6.12 same to be administered by a nurse, a physician assistant, or medical student or resident 6.13 under the practitioner's direction and supervision, and may cause a person who is an 6.14 appropriately certified, registered, or licensed health care professional to prescribe, dispense, 6.15 6.16 and administer the same within the expressed legal scope of the person's practice as defined in Minnesota Statutes. A licensed practitioner may prescribe a legend drug, without reference 6.17 to a specific patient, by directing a licensed dietitian or licensed nutritionist, pursuant to 6.18 section 148.634; a nurse, pursuant to section 148.235, subdivisions 8 and 9; physician 6.19 assistant; medical student or resident; or pharmacist according to section 151.01, subdivision 6.20 27, to adhere to a particular practice guideline or protocol when treating patients whose 6.21 condition falls within such guideline or protocol, and when such guideline or protocol 6.22 specifies the circumstances under which the legend drug is to be prescribed and administered. 6.23 An individual who verbally, electronically, or otherwise transmits a written, oral, or electronic 6.24 order, as an agent of a prescriber, shall not be deemed to have prescribed the legend drug. 6.25 This paragraph applies to a physician assistant only if the physician assistant meets the 6.26 requirements of section 147A.18 sections 147A.02 and 147A.09. 6.27

(b) The commissioner of health, if a licensed practitioner, or a person designated by the
commissioner who is a licensed practitioner, may prescribe a legend drug to an individual
or by protocol for mass dispensing purposes where the commissioner finds that the conditions
triggering section 144.4197 or 144.4198, subdivision 2, paragraph (b), exist. The
commissioner, if a licensed practitioner, or a designated licensed practitioner, may prescribe,
dispense, or administer a legend drug or other substance listed in subdivision 10 to control
tuberculosis and other communicable diseases. The commissioner may modify state drug

7.1 labeling requirements, and medical screening criteria and documentation, where time is
7.2 critical and limited labeling and screening are most likely to ensure legend drugs reach the
7.3 maximum number of persons in a timely fashion so as to reduce morbidity and mortality.

(c) A licensed practitioner that dispenses for profit a legend drug that is to be administered 7.4 orally, is ordinarily dispensed by a pharmacist, and is not a vaccine, must file with the 7.5 practitioner's licensing board a statement indicating that the practitioner dispenses legend 7.6 drugs for profit, the general circumstances under which the practitioner dispenses for profit, 7.7 7.8 and the types of legend drugs generally dispensed. It is unlawful to dispense legend drugs for profit after July 31, 1990, unless the statement has been filed with the appropriate 7.9 licensing board. For purposes of this paragraph, "profit" means (1) any amount received by 7.10 the practitioner in excess of the acquisition cost of a legend drug for legend drugs that are 7.11 purchased in prepackaged form, or (2) any amount received by the practitioner in excess 7.12 of the acquisition cost of a legend drug plus the cost of making the drug available if the 7.13 legend drug requires compounding, packaging, or other treatment. The statement filed under 7.14 this paragraph is public data under section 13.03. This paragraph does not apply to a licensed 7.15 doctor of veterinary medicine or a registered pharmacist. Any person other than a licensed 7.16 practitioner with the authority to prescribe, dispense, and administer a legend drug under 7.17 paragraph (a) shall not dispense for profit. To dispense for profit does not include dispensing 7.18 by a community health clinic when the profit from dispensing is used to meet operating 7.19 expenses. 7.20

(d) A prescription drug order for the following drugs is not valid, unless it can be
established that the prescription drug order was based on a documented patient evaluation,
including an examination, adequate to establish a diagnosis and identify underlying conditions
and contraindications to treatment:

7.25 (1) controlled substance drugs listed in section 152.02, subdivisions 3 to 5;

7.26 (2) drugs defined by the Board of Pharmacy as controlled substances under section
7.27 152.02, subdivisions 7, 8, and 12;

7.28 (3) muscle relaxants;

7.29 (4) centrally acting analgesics with opioid activity;

7.30 (5) drugs containing butalbital; or

7.31 (6) phosphodiesterase type 5 inhibitors when used to treat erectile dysfunction.

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8.1	For purposes of prescribing drugs listed in clause (6), the requirement for a documented
8.2	patient evaluation, including an examination, may be met through the use of telemedicine,
8.3	as defined in section 147.033, subdivision 1.
8.4	(e) For the purposes of paragraph (d), the requirement for an examination shall be met
8.5	if <u>:</u>
8.6	(1) an in-person examination has been completed in any of the following circumstances:
8.7	(1) (i) the prescribing practitioner examines the patient at the time the prescription or
8.8	drug order is issued;
8.9	(2) (ii) the prescribing practitioner has performed a prior examination of the patient;
8.10	(3) (iii) another prescribing practitioner practicing within the same group or clinic as
8.11	the prescribing practitioner has examined the patient;
8.12	(4) (iv) a consulting practitioner to whom the prescribing practitioner has referred the
8.13	patient has examined the patient; or
8.14	(5) (v) the referring practitioner has performed an examination in the case of a consultant
8.15	practitioner issuing a prescription or drug order when providing services by means of
8.16	telemedicine <del>.</del> ; or
8.17	(2) the prescription order is for a drug listed in paragraph (d), clause (6), or for medication
8.18	assisted therapy for a substance use disorder, and the prescribing practitioner has completed
8.19	an examination of the patient via telehealth as defined in section 62A.673, subdivision 2,
8.20	paragraph (h).
8.21	(f) Nothing in paragraph (d) or (e) prohibits a licensed practitioner from prescribing a
8.22	drug through the use of a guideline or protocol pursuant to paragraph (a).
8.23	(g) Nothing in this chapter prohibits a licensed practitioner from issuing a prescription
8.24	or dispensing a legend drug in accordance with the Expedited Partner Therapy in the
8.25	Management of Sexually Transmitted Diseases guidance document issued by the United
8.26	States Centers for Disease Control.
8.27	(h) Nothing in paragraph (d) or (e) limits prescription, administration, or dispensing of
8.28	legend drugs through a public health clinic or other distribution mechanism approved by
8.29	the commissioner of health or a community health board in order to prevent, mitigate, or
8.30	treat a pandemic illness, infectious disease outbreak, or intentional or accidental release of
8.31	a biological, chemical, or radiological agent.

- 9.1 (i) No pharmacist employed by, under contract to, or working for a pharmacy located
  9.2 within the state and licensed under section 151.19, subdivision 1, may dispense a legend
  9.3 drug based on a prescription that the pharmacist knows, or would reasonably be expected
  9.4 to know, is not valid under paragraph (d).
- 9.5 (j) No pharmacist employed by, under contract to, or working for a pharmacy located
  9.6 outside the state and licensed under section 151.19, subdivision 1, may dispense a legend
  9.7 drug to a resident of this state based on a prescription that the pharmacist knows, or would
  9.8 reasonably be expected to know, is not valid under paragraph (d).
- 9.9 (k) Nothing in this chapter prohibits the commissioner of health, if a licensed practitioner,
  9.10 or, if not a licensed practitioner, a designee of the commissioner who is a licensed
  9.11 practitioner, from prescribing legend drugs for field-delivered therapy in the treatment of
  9.12 a communicable disease according to the Centers For Disease Control and Prevention Partner
  9.13 Services Guidelines.
- 9.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 9.15 Sec. 4. Minnesota Statutes 2020, section 245G.01, subdivision 13, is amended to read:

9.16 Subd. 13. Face-to-face. "Face-to-face" means two-way, real-time, interactive and visual
9.17 communication between a client and a treatment service provider and includes services
9.18 delivered in person or via telemedicine telehealth.

9.19 Sec. 5. Minnesota Statutes 2020, section 245G.01, subdivision 26, is amended to read:

9.20 Subd. 26. Telemedicine Telehealth. "Telemedicine" "Telehealth" means the delivery
9.21 of a substance use disorder treatment service while the client is at an originating site and
9.22 the licensed health care provider is at a distant site via telehealth as defined in section
9.23 256B.0625, subdivision 3b, and as specified in section 254B.05, subdivision 5, paragraph
9.24 (f).

Sec. 6. Minnesota Statutes 2020, section 245G.06, subdivision 1, is amended to read: 9.25 Subdivision 1. General. Each client must have a person-centered individual treatment 9.26 plan developed by an alcohol and drug counselor within ten days from the day of service 9.27 9.28 initiation for a residential program and within five calendar days on which a treatment session has been provided from the day of service initiation for a client in a nonresidential 9.29 program. Opioid treatment programs must complete the individual treatment plan within 9.30 21 days from the day of service initiation. The individual treatment plan must be signed by 9.31 the client and the alcohol and drug counselor and document the client's involvement in the 9.32

development of the plan. The individual treatment plan is developed upon the qualified staff 10.1 member's dated signature. Treatment planning must include ongoing assessment of client 10.2 10.3 needs. An individual treatment plan must be updated based on new information gathered about the client's condition, the client's level of participation, and on whether methods 10.4 identified have the intended effect. A change to the plan must be signed by the client and 10.5 the alcohol and drug counselor. If the client chooses to have family or others involved in 10.6 treatment services, the client's individual treatment plan must include how the family or 10.7 10.8 others will be involved in the client's treatment. If a client is receiving treatment services or an assessment via telehealth and the alcohol and drug counselor documents the reason 10.9 the client's signature cannot be obtained, the alcohol and drug counselor may document the 10.10 client's verbal approval of the treatment plan or change to the treatment plan in lieu of the 10.11 client's signature. 10.12

10.13 Sec. 7. Minnesota Statutes 2020, section 254A.19, subdivision 5, is amended to read:

Subd. 5. Assessment via telemedicine telehealth. Notwithstanding Minnesota Rules,
part 9530.6615, subpart 3, item A, a chemical use assessment may be conducted via
telemedicine telehealth as defined in section 256B.0625, subdivision 3b.

10.17 EFFECTIVE DATE. This section is effective January 1, 2022, or upon federal approval,
 10.18 whichever is later. The commissioner of human services shall notify the revisor of statutes
 10.19 when federal approval is obtained.

10.20 Sec. 8. Minnesota Statutes 2020, section 254B.05, subdivision 5, is amended to read:

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

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

10.24 (1) outpatient treatment services that are licensed according to sections 245G.01 to

10.25 245G.17, or applicable tribal license;

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

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

10.30 (4) peer recovery support services provided according to section 245G.07, subdivision
10.31 2, clause (8);

11.1	(5) on July 1, 2019, or upon federal approval, whichever is later, withdrawal management
11.2	services provided according to chapter 245F;
11.3	(6) medication-assisted therapy services that are licensed according to sections 245G.01
11.4	to 245G.17 and 245G.22, or applicable tribal license;
11.5	(7) medication-assisted therapy plus enhanced treatment services that meet the
11.6	requirements of clause (6) and provide nine hours of clinical services each week;
11.7	(8) high, medium, and low intensity residential treatment services that are licensed
11.8	according to sections 245G.01 to 245G.17 and 245G.21 or applicable tribal license which
11.9	provide, respectively, 30, 15, and five hours of clinical services each week;
11.10	(9) hospital-based treatment services that are licensed according to sections 245G.01 to
11.11	245G.17 or applicable tribal license and licensed as a hospital under sections 144.50 to
11.12	144.56;
11.13	(10) adolescent treatment programs that are licensed as outpatient treatment programs
11.14	according to sections 245G.01 to 245G.18 or as residential treatment programs according
11.15	to Minnesota Rules, parts 2960.0010 to 2960.0220, and 2960.0430 to 2960.0490, or
11.16	applicable tribal license;
11.17	(11) high-intensity residential treatment services that are licensed according to sections
11.18	245G.01 to 245G.17 and 245G.21 or applicable tribal license, which provide 30 hours of
11.19	clinical services each week provided by a state-operated vendor or to clients who have been
11.20	civilly committed to the commissioner, present the most complex and difficult care needs,
11.21	and are a potential threat to the community; and
11.22	(12) room and board facilities that meet the requirements of subdivision 1a.

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

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

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

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

(B) meets the licensure exclusion criteria of section 245A.03, subdivision 2, paragraph

(a), clause (6), and meets the requirements under section 245G.19, subdivision 4; or

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

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

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

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

12.4 programs or subprograms serving special populations, if the program or subprogram meets12.5 the following requirements:

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

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

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

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

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

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

(ii) 25 percent of the counseling staff are licensed mental health professionals, as defined
in section 245.462, subdivision 18, clauses (1) to (6), or are students or licensing candidates
under the supervision of a licensed alcohol and drug counselor supervisor and licensed
mental health professional, except that no more than 50 percent of the mental health staff
may be students or licensing candidates with time documented to be directly related to
provisions of co-occurring services;

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

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

13.1 (v) family education is offered that addresses mental health and substance abuse disorders13.2 and the interaction between the two; and

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13.3 (vi) co-occurring counseling staff shall receive eight hours of co-occurring disorder13.4 training annually.

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

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

(f) Subject to federal approval, chemical dependency services that are otherwise covered
as direct face-to-face services may be provided via two-way interactive video telehealth as
defined in section 256B.0625, subdivision 3b. The use of two-way interactive video telehealth
to deliver services must be medically appropriate to the condition and needs of the person
being served. Reimbursement shall be at the same rates and under the same conditions that
would otherwise apply to direct face-to-face services. The interactive video equipment and
connection must comply with Medicare standards in effect at the time the service is provided.

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

13.26 Sec. 9. Minnesota Statutes 2020, section 256B.0621, subdivision 10, is amended to read:

Subd. 10. Payment rates. The commissioner shall set payment rates for targeted case
management under this subdivision. Case managers may bill according to the following
criteria:

(1) for relocation targeted case management, case managers may bill for direct case
management activities, including face-to-face contact, telephone contact, and interactive
video contact according to section 256B.0924, subdivision 4a, in the lesser of:

(i) 180 days preceding an eligible recipient's discharge from an institution; or

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14.1	(ii) the limits and conditions which apply to federal Medicaid funding for this service;
14.2	(2) for home care targeted case management, case managers may bill for direct case
14.3	management activities, including face-to-face and telephone contacts; and
14.4	(3) billings for targeted case management services under this subdivision shall not
14.5	duplicate payments made under other program authorities for the same purpose.
14.6	Sec. 10. Minnesota Statutes 2020, section 256B.0622, subdivision 7a, is amended to read:
14.7	Subd. 7a. Assertive community treatment team staff requirements and roles. (a)
14.8	The required treatment staff qualifications and roles for an ACT team are:
14.9	(1) the team leader:
14.10	(i) shall be a licensed mental health professional who is qualified under Minnesota Rules,
14.11	part 9505.0371, subpart 5, item A. Individuals who are not licensed but who are eligible
14.12	for licensure and are otherwise qualified may also fulfill this role but must obtain full
1412	licensure within 21 months of accuming the role of team leadow
14.13	licensure within 24 months of assuming the role of team leader;
14.13	(ii) must be an active member of the ACT team and provide some direct services to
14.14 14.15	(ii) must be an active member of the ACT team and provide some direct services to
14.14 14.15	(ii) must be an active member of the ACT team and provide some direct services to clients;
14.14 14.15 14.16	<ul><li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li><li>(iii) must be a single full-time staff member, dedicated to the ACT team, who is</li></ul>
14.14 14.15 14.16 14.17	<ul><li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li><li>(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</li></ul>
14.14 14.15 14.16 14.17 14.18	<ul> <li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li> <li>(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</li> </ul>
<ul> <li>14.14</li> <li>14.15</li> <li>14.16</li> <li>14.17</li> <li>14.18</li> <li>14.19</li> </ul>	<ul> <li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li> <li>(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</li> </ul>
<ul> <li>14.14</li> <li>14.15</li> <li>14.16</li> <li>14.17</li> <li>14.18</li> <li>14.19</li> <li>14.20</li> </ul>	<ul> <li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li> <li>(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</li> <li>(iv) must be available to provide overall clinical oversight to the ACT team after regular</li> </ul>
<ul> <li>14.14</li> <li>14.15</li> <li>14.16</li> <li>14.17</li> <li>14.18</li> <li>14.19</li> <li>14.20</li> <li>14.21</li> </ul>	<ul> <li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li> <li>(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</li> <li>(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</li> </ul>
<ul> <li>14.14</li> <li>14.15</li> <li>14.16</li> <li>14.17</li> <li>14.18</li> <li>14.19</li> <li>14.20</li> <li>14.21</li> <li>14.22</li> </ul>	<ul> <li>(ii) must be an active member of the ACT team and provide some direct services to clients;</li> <li>(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</li> <li>(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;</li> </ul>

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,

15.19 subdivision 3b, when necessary to ensure the continuation of psychiatric and medication

15.20 services availability for clients and to maintain statutory requirements for psychiatric care

15.21 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;

15.25 (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 medicationtreatment, 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

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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;

16.5 (4) the co-occurring disorder specialist:

(i) shall be a full-time equivalent co-occurring disorder specialist who has received 16.6 specific training on co-occurring disorders that is consistent with national evidence-based 16.7 practices. The training must include practical knowledge of common substances and how 16.8 they affect mental illnesses, the ability to assess substance use disorders and the client's 16.9 16.10 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 16.11 may also be an individual who is a licensed alcohol and drug counselor as described in 16.12 section 148F.01, subdivision 5, or a counselor who otherwise meets the training, experience, 16.13 and other requirements in section 245G.11, subdivision 5. No more than two co-occurring 16.14 disorder specialists may occupy this role; and 16.15

(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;

16.19 (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 byproviders outside of the ACT team;

16.30 (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;

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(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

17.14 (8) additional staff:

(i) shall be based on team size. Additional treatment team staff may include licensed 17.15 mental health professionals as defined in Minnesota Rules, part 9505.0371, subpart 5, item 17.16 A; mental health practitioners as defined in section 245.462, subdivision 17; a mental health 17.17 practitioner working as a clinical trainee according to Minnesota Rules, part 9505.0371, 17.18 subpart 5, item C; or mental health rehabilitation workers as defined in section 256B.0623, 17.19 subdivision 5, paragraph (a), clause (4). These individuals shall have the knowledge, skills, 17.20 and abilities required by the population served to carry out rehabilitation and support 17.21 functions; and 17.22

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

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

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

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

as a member of a multidisciplinary team to deliver the majority of the treatment,

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

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

18.6 Sec. 11. Minnesota Statutes 2020, section 256B.0625, subdivision 3b, is amended to read:

Subd. 3b. Telemedicine <u>Telehealth</u> services. (a) Medical assistance covers medically necessary services and consultations delivered by a <del>licensed</del> health care provider <del>via</del> telemedicine through telehealth</del> in the same manner as if the service or consultation was delivered in <u>person</u> through in-person contact. Coverage is limited to three telemedicine services per enrollee per calendar week, except as provided in paragraph (f). Telemedicine Services <u>or consultations delivered through telehealth</u> shall be paid at the full allowable rate.

(b) The commissioner shall may establish criteria that a health care provider must attest
to in order to demonstrate the safety or efficacy of delivering a particular service via
telemedicine through telehealth. The attestation may include that the health care provider:

18.17 (1) has identified the categories or types of services the health care provider will provide
 18.18 via telemedicine through telehealth;

18.19 (2) has written policies and procedures specific to telemedicine services delivered through
 18.20 telehealth that are regularly reviewed and updated;

(3) has policies and procedures that adequately address patient safety before, during,
and after the telemedicine service is rendered delivered through telehealth;

18.23 (4) has established protocols addressing how and when to discontinue telemedicine18.24 services; and

18.25 (5) has an established quality assurance process related to telemedicine delivering services
18.26 through telehealth.

(c) As a condition of payment, a licensed health care provider must document each
occurrence of a health service provided by telemedicine delivered through telehealth to a
medical assistance enrollee. Health care service records for services provided by telemedicine
delivered through telehealth must meet the requirements set forth in Minnesota Rules, part
9505.2175, subparts 1 and 2, and must document:

18.32 (1) the type of service <del>provided by telemedicine</del> delivered through telehealth;

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19.1	(2) the time the service began and the time the service ended, including an a.m. and p.m.
19.2	designation;
19.3	(3) the licensed health care provider's basis for determining that telemedicine telehealth
19.4	is an appropriate and effective means for delivering the service to the enrollee;
19.5	(4) the mode of transmission of used to deliver the telemedicine service through telehealth
19.6	and records evidencing that a particular mode of transmission was utilized;
19.7	(5) the location of the originating site and the distant site;
19.8	(6) if the claim for payment is based on a physician's telemedicine consultation with
19.9	another physician through telehealth, the written opinion from the consulting physician
19.10	providing the telemedicine_telehealth consultation; and
19.11	(7) compliance with the criteria attested to by the health care provider in accordance
19.12	with paragraph (b).
19.13	(d) Telehealth visits, as described in this subdivision provided through audio and visual
19.14	communication, may be used to satisfy the face-to-face requirement for reimbursement
19.15	under the payment methods that apply to a federally qualified health center, rural health
19.16	clinic, Indian health service, 638 tribal clinic, and certified community behavioral health
19.17	clinic, if the service would have otherwise qualified for payment if performed in person.
19.18	(e) For mental health services or assessments delivered through telehealth that are based
19.19	on an individual treatment plan, the provider may document the client's verbal approval of
19.20	the treatment plan or change in the treatment plan in lieu of the client's signature in
19.21	accordance with Minnesota Rules, part 9505.0371.
19.22	(d) (f) For purposes of this subdivision, unless otherwise covered under this chapter,
19.23	"telemedicine" is defined as the delivery of health care services or consultations while the
19.24	patient is at an originating site and the licensed health care provider is at a distant site. A
19.25	communication between licensed health care providers, or a licensed health care provider
19.26	and a patient that consists solely of a telephone conversation, e-mail, or facsimile transmission
19.27	does not constitute telemedicine consultations or services. Telemedicine may be provided
19.28	by means of real-time two-way, interactive audio and visual communications, including the
19.29	application of secure video conferencing or store-and-forward technology to provide or
19.30	support health care delivery, which facilitate the assessment, diagnosis, consultation,

19.31 treatment, education, and care management of a patient's health care.:

19.32 (1) "telehealth" means the delivery of health care services or consultations through the
 19.33 use of real time two-way interactive audio and visual communication to provide or support

20.1 <u>health care delivery and facilitate the assessment, diagnosis, consultation, treatment,</u>

20.2 education, and care management of a patient's health care. Telehealth includes the application

20.3 of secure video conferencing, store-and-forward technology, and synchronous interactions

20.4 between a patient located at an originating site and a health care provider located at a distant

site. Telehealth does not include communication between health care providers or between

- a health care provider and a patient that consists solely of an audio-only communication,
- 20.7 an e-mail, or a facsimile transmission unless authorized by the commissioner or specified
- 20.8 <u>by law;</u>

(e) For purposes of this section, "licensed (2) "health care provider" means a licensed 20.9 health care provider under section 62A.671, subdivision 6 as defined under section 62A.673, 20.10 a community paramedic as defined under section 144E.001, subdivision 5f, or a mental 20.11 health practitioner defined under section 245.462, subdivision 17, or 245.4871, subdivision 20.12 26, working under the general supervision of a mental health professional, and a community 20.13 health worker who meets the criteria under subdivision 49, paragraph (a); "health care 20.14 provider" is defined under section 62A.671, subdivision 3;, a mental health certified peer 20.15 specialist under section 256B.0615, subdivision 5, a mental health certified family peer 20.16 specialist under section 256B.0616, subdivision 5, a mental health rehabilitation worker 20.17 under section 256B.0623, subdivision 5, paragraph (a), clause (4), and paragraph (b), a 20.18 mental health behavioral aide under section 256B.0943, subdivision 7, paragraph (b), clause 20.19 (3), a treatment coordinator under section 245G.11, subdivision 7, an alcohol and drug 20.20 counselor under section 245G.11, subdivision 5, a recovery peer under section 245G.11, 20.21 subdivision 8; and 20.22 (3) "originating site" is defined under section 62A.671, subdivision 7, "distant site," and 20.23 "store-and-forward technology" have the meanings given in section 62A.673, subdivision 20.24 <u>2</u>. 20.25 (f) The limit on coverage of three telemedicine services per enrollee per calendar week 20.26 does not apply if: 20.27

20.28 (1) the telemedicine services provided by the licensed health care provider are for the
 20.29 treatment and control of tuberculosis; and

20.30 (2) the services are provided in a manner consistent with the recommendations and best
 20.31 practices specified by the Centers for Disease Control and Prevention and the commissioner
 20.32 of health.

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21.1	Sec. 12. Mi	nnesota Statutes 202	0. section 256B	.0625, is amended by a	adding a subdivision
21.2	to read:		,		
21.2	Subd 3h	Tolomonitoring som	vices (a) Medic	al assistance covers tel	amonitoring services
21.3 21.4	<u>subd. 311.</u> if:	Telemonitor ing serv	(a) Medic	al assistance covers tele	emonitoring services
21.4					
21.5			is medically ap	propriate based on the	e recipient's medical
21.6	condition or	<u>status;</u>			
21.7	(2) the rec	cipient's health care p	provider has ide	entified that telemonito	oring services would
21.8	likely preven	t the recipient's adm	ission or readm	ission to a hospital, en	nergency room, or
21.9	nursing facili	ty;			
21.10	(3) the rec	piint is cognitively	and physically	capable of operating th	e monitoring device
21.11	or equipment	, or the recipient has	a caregiver wh	no is willing and able	to assist with the
21.12	monitoring d	evice or equipment;	and		
21.13	(4) the rec	ripient resides in a se	tting that is suit	able for telemonitoring	g and not in a setting
21.14	that has healt	h care staff on site.			
21.15	(b) For pu	rposes of this subdiv	vision, "telemo	nitoring services" mea	ins the remote
21.16	monitoring o	f data related to a rec	cipient's vital si	gns or biometric data	by a monitoring
21.17	device or equ	ipment that transmit	s the data elect	ronically to a provide	for analysis. The
21.18	assessment a	nd monitoring of the	health data tra	nsmitted by telemonit	oring must be
21.19	performed by	one of the following	g licensed healt	h care professionals: p	hysician, podiatrist,
21.20	registered nur	rse, advanced practice	e registered nurs	se, physician assistant,	respiratory therapist,
21.21	or licensed p	rofessional working	under the super	rvision of a medical di	rector.
21.22		nnesota Statutes 202	0, section 256	B.0625, subdivision 13	3h, is amended to
21.23	read:				
21.24	Subd. 13h	a. Medication thera	py manageme	nt services. (a) Medic	al assistance covers
21.25	medication th	nerapy management	services for a r	ecipient taking prescri	ptions to treat or
21.26	prevent one of	or more chronic med	ical conditions.	For purposes of this s	subdivision,
21.27	"medication	therapy management	" means the pr	ovision of the followin	ng pharmaceutical
21.28	care services	by a licensed pharm	acist to optimiz	te the therapeutic outco	omes of the patient's
21.29	medications:				
21.30	(1) perfor	ming or obtaining no	ecessary assess	ments of the patient's	health status;
21.31	(2) formu	lating a medication tr	eatment plan, v	which may include pres	scribing medications
21.32	or products in	n accordance with se	ction 151.37, s	ubdivision 14, 15, or 1	16;
	0 12		21		

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22.1	(3) monitoring and evaluating the patient's response to therapy, including safety and
22.2	effectiveness;
22.3	(4) performing a comprehensive medication review to identify, resolve, and prevent
22.4	medication-related problems, including adverse drug events;
22.5	(5) decompating the same delivered and company is sting according information to the
22.5	(5) documenting the care delivered and communicating essential information to the
22.6	patient's other primary care providers;
22.7	(6) providing verbal education and training designed to enhance patient understanding
22.8	and appropriate use of the patient's medications;
22.9	(7) providing information, support services, and resources designed to enhance patient
22.10	adherence with the patient's therapeutic regimens; and
22.11	(8) coordinating and integrating medication therapy management services within the
22.11	broader health care management services being provided to the patient.
22.12	broader hearth eare management services being provided to the patient.
22.13	Nothing in this subdivision shall be construed to expand or modify the scope of practice of
22.14	the pharmacist as defined in section 151.01, subdivision 27.
22.15	(b) To be eligible for reimbursement for services under this subdivision, a pharmacist
22.16	must meet the following requirements:
22.17	(1) have a valid license issued by the Board of Pharmacy of the state in which the
22.18	medication therapy management service is being performed;
22.19	(2) have graduated from an accredited college of pharmacy on or after May 1996, or
22.20	completed a structured and comprehensive education program approved by the Board of
22.20	Pharmacy and the American Council of Pharmaceutical Education for the provision and
22.22	documentation of pharmaceutical care management services that has both clinical and
22.22	didactic elements; and
22.23	
22.24	(3) be practicing in an ambulatory care setting as part of a multidisciplinary team or
22.25	have developed a structured patient care process that is offered in a private or semiprivate
22.26	patient care area that is separate from the commercial business that also occurs in the setting,
22.27	or in home settings, including long-term care settings, group homes, and facilities providing
22.28	assisted living services, but excluding skilled nursing facilities; and
22.29	(4) (3) make use of an electronic patient record system that meets state standards.
22.30	(c) For purposes of reimbursement for medication therapy management services, the
22.31	commissioner may enroll individual pharmacists as medical assistance providers. The

commissioner may also establish <del>contact requirements between the pharmacist and recipient,</del>
 including limiting limits on the number of reimbursable consultations per recipient.

(d) If there are no pharmacists who meet the requirements of paragraph (b) practicing 23.3 within a reasonable geographic distance of the patient, a pharmacist who meets the 23.4 requirements may provide The Medication therapy management services may be provided 23.5 via two-way interactive video telehealth as defined in subdivision 3b and may be delivered 23.6 into a patient's residence. Reimbursement shall be at the same rates and under the same 23.7 conditions that would otherwise apply to the services provided. To qualify for reimbursement 23.8 under this paragraph, the pharmacist providing the services must meet the requirements of 23.9 paragraph (b), and must be located within an ambulatory care setting that meets the 23.10 requirements of paragraph (b), clause (3). The patient must also be located within an 23.11 ambulatory care setting that meets the requirements of paragraph (b), clause (3). Services 23.12 provided under this paragraph may not be transmitted into the patient's residence. 23.13

(e) Medication therapy management services may be delivered into a patient's residence
via secure interactive video if the medication therapy management services are performed
electronically during a covered home care visit by an enrolled provider. Reimbursement
shall be at the same rates and under the same conditions that would otherwise apply to the
services provided. To qualify for reimbursement under this paragraph, the pharmacist
providing the services must meet the requirements of paragraph (b) and must be located
within an ambulatory care setting that meets the requirements of paragraph (b), clause (3).

Sec. 14. Minnesota Statutes 2020, section 256B.0625, subdivision 20, is amended to read:
Subd. 20. Mental health case management. (a) To the extent authorized by rule of the
state agency, medical assistance covers case management services to persons with serious
and persistent mental illness and children with severe emotional disturbance. Services
provided under this section must meet the relevant standards in sections 245.461 to 245.4887,
the Comprehensive Adult and Children's Mental Health Acts, Minnesota Rules, parts
9520.0900 to 9520.0926, and 9505.0322, excluding subpart 10.

(b) Entities meeting program standards set out in rules governing family community
support services as defined in section 245.4871, subdivision 17, are eligible for medical
assistance reimbursement for case management services for children with severe emotional
disturbance when these services meet the program standards in Minnesota Rules, parts
9520.0900 to 9520.0926 and 9505.0322, excluding subparts 6 and 10.

23.33 (c) Medical assistance and MinnesotaCare payment for mental health case management23.34 shall be made on a monthly basis. In order to receive payment for an eligible child, the

24.1 provider must document at least a face-to-face contact <u>either in person or by interactive</u>

24.2 <u>video that meets the requirements of subdivision 20b</u> with the child, the child's parents, or
24.3 the child's legal representative. To receive payment for an eligible adult, the provider must
24.4 document:

24.5 (1) at least a face-to-face contact with the adult or the adult's legal representative <del>or a</del>

24.6 contact by interactive video either in person or by interactive video that meets the
24.7 requirements of subdivision 20b; or

(2) at least a telephone contact with the adult or the adult's legal representative and
document a face-to-face contact or a contact by interactive video either in person or by
interactive video that meets the requirements of subdivision 20b with the adult or the adult's
legal representative within the preceding two months.

(d) Payment for mental health case management provided by county or state staff shall
be based on the monthly rate methodology under section 256B.094, subdivision 6, paragraph
(b), with separate rates calculated for child welfare and mental health, and within mental
health, separate rates for children and adults.

(e) Payment for mental health case management provided by Indian health services or
by agencies operated by Indian tribes may be made according to this section or other relevant
federally approved rate setting methodology.

(f) Payment for mental health case management provided by vendors who contract with 24.19 a county or Indian tribe shall be based on a monthly rate negotiated by the host county or 24.20 tribe. The negotiated rate must not exceed the rate charged by the vendor for the same 24.21 service to other payers. If the service is provided by a team of contracted vendors, the county 24.22 or tribe may negotiate a team rate with a vendor who is a member of the team. The team 24.23 shall determine how to distribute the rate among its members. No reimbursement received 24.24 by contracted vendors shall be returned to the county or tribe, except to reimburse the county 24.25 or tribe for advance funding provided by the county or tribe to the vendor. 24.26

(g) If the service is provided by a team which includes contracted vendors, tribal staff, and county or state staff, the costs for county or state staff participation in the team shall be included in the rate for county-provided services. In this case, the contracted vendor, the tribal agency, and the county may each receive separate payment for services provided by each entity in the same month. In order to prevent duplication of services, each entity must document, in the recipient's file, the need for team case management and a description of the roles of the team members.

(h) Notwithstanding section 256B.19, subdivision 1, the nonfederal share of costs for
mental health case management shall be provided by the recipient's county of responsibility,
as defined in sections 256G.01 to 256G.12, from sources other than federal funds or funds
used to match other federal funds. If the service is provided by a tribal agency, the nonfederal
share, if any, shall be provided by the recipient's tribe. When this service is paid by the state
without a federal share through fee-for-service, 50 percent of the cost shall be provided by
the recipient's county of responsibility.

(i) Notwithstanding any administrative rule to the contrary, prepaid medical assistance
and MinnesotaCare include mental health case management. When the service is provided
through prepaid capitation, the nonfederal share is paid by the state and the county pays no
share.

(j) The commissioner may suspend, reduce, or terminate the reimbursement to a provider
that does not meet the reporting or other requirements of this section. The county of
responsibility, as defined in sections 256G.01 to 256G.12, or, if applicable, the tribal agency,
is responsible for any federal disallowances. The county or tribe may share this responsibility
with its contracted vendors.

(k) The commissioner shall set aside a portion of the federal funds earned for county
expenditures under this section to repay the special revenue maximization account under
section 256.01, subdivision 2, paragraph (o). The repayment is limited to:

25.20 (1) the costs of developing and implementing this section; and

25.21 (2) programming the information systems.

(1) Payments to counties and tribal agencies for case management expenditures under
this section shall only be made from federal earnings from services provided under this
section. When this service is paid by the state without a federal share through fee-for-service,
50 percent of the cost shall be provided by the state. Payments to county-contracted vendors
shall include the federal earnings, the state share, and the county share.

25.27 (m) Case management services under this subdivision do not include therapy, treatment,
25.28 legal, or outreach services.

(n) If the recipient is a resident of a nursing facility, intermediate care facility, or hospital,
and the recipient's institutional care is paid by medical assistance, payment for case
management services under this subdivision is limited to the lesser of:

(1) the last 180 days of the recipient's residency in that facility and may not exceed morethan six months in a calendar year; or

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26.1	(2) the li	imits and conditions w	hich apply to t	federal Medicaid fund	ling for this service.			
26.2	(o) Payn	nent for case managem	nent services u	nder this subdivision	shall not duplicate			
26.3	payments made under other program authorities for the same purpose.							
26.4	(p) If the	e recipient is receiving	care in a hosp	ital, nursing facility, o	or residential setting			
26.5	licensed und	der chapter 245A or 24	45D that is staf	fed 24 hours a day, se	even days a week,			
26.6	mental healt	th targeted case manag	gement service	s must actively suppo	rt identification of			
26.7	community	alternatives for the rec	cipient and disc	charge planning.				
26.8	Sec. 15. N	1 innesota Statutes 202	0, section 2561	3.0625, subdivision 2	0b, is amended to			
26.9	read:							
26.10	Subd. 20	)b. <del>Mental health</del> Tar	geted case ma	anagement <del>through</del> <u>l</u>	<u>by</u> interactive			
26.11	video. (a) <del>S</del>	ubject to federal appro	wal, contact m	ade for targeted case	management by			
26.12	interactive v	video shall be eligible	<del>for payment if</del>	Minimum required f	face-to-face contacts			
26.13	for targeted	case management may	y be provided	by interactive video if	f interactive video is			
26.14	in the best ir	nterests of the person a	nd is deemed a	ppropriate by the perso	on receiving targeted			
26.15	case manage	ement or the person's l	legal guardian	and the case manager	nent provider.			
26.16	<del>(1) the p</del>	erson receiving target	ed case manag	ement services is resid	ding in:			
26.17	<del>(i) a hos</del> j	<del>pital;</del>						
26.18	<del>(ii) a nu</del>	rsing facility; or						
26.19	<del>(iii) a res</del>	sidential setting license	ed under chapte	er 245A or 245D or a t	oarding and lodging			
26.20	establishmer	nt or lodging establishn	nent that provid	es supportive services	or health supervision			
26.21	services acc	cording to section 157.	17 that is staff	ed 24 hours a day, sev	<del>en days a week;</del>			
26.22	(2) intera	active video is in the b	best interests of	Ethe person and is dec	emed appropriate by			
26.23	the person r	eceiving targeted case	management (	or the person's legal g	uardian, the case			
26.24	managemen	at provider, and the pro	wider operatin	g the setting where th	e person is residing;			
26.25	<del>(3) the u</del>	se of interactive video i	is approved as j	part of the person's wr	itten personal service			
26.26	<del>or case plan</del>	, taking into considera	tion the person	n's vulnerability and a	etive personal			
26.27	relationship	<del>s; and</del>						
26.28	(4) intera	active video is used fo	<del>r up to, but no</del>	t more than, 50 percer	nt of the minimum			
26.29	required fac	<del>e-to-face contact.</del>						
26.30	(b) The	person receiving target	ted case manag	gement or the person's	s legal guardian has			
26.31	the right to	choose and consent to	the use of inte	ractive video under th	is subdivision and			
26.32	has the right	t to refuse the use of in	nteractive vide	o at any time.				

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27.1	(c) The commissioner shall may establish criteria that a targeted case management
27.2	provider must attest to in order to demonstrate the safety or efficacy of delivering the service
27.3	via interactive video. The attestation may include that the case management provider has:
27.4	meeting the minimum face-to-face contact requirements for targeted case management by
27.5	interactive video.
27.6	(1) written policies and procedures specific to interactive video services that are regularly
27.7	reviewed and updated;
27.8	(2) policies and procedures that adequately address client safety before, during, and after
27.9	the interactive video services are rendered;
27.10	(3) established protocols addressing how and when to discontinue interactive video
27.11	services; and
27.12	(4) established a quality assurance process related to interactive video services.
27.13	(d) As a condition of payment, the targeted case management provider must document
27.14	the following for each occurrence of targeted case management provided by interactive
27.15	video for the purposes of face-to-face contact:
27.16	(1) the time the service <u>contact</u> began and the time the service ended, including an a.m.
27.17	and p.m. designation;
27.18	(2) the basis for determining that interactive video is an appropriate and effective means
27.19	for delivering the service to contacting the person receiving targeted case management
27.20	services;
27.21	(3) the mode of transmission of the interactive video services delivered by interactive
27.22	video and records evidencing stating that a particular mode of transmission was utilized;
27.23	and
27.24	(4) the location of the originating site and the distant site; and.
27.25	(5) compliance with the criteria attested to by the targeted case management provider
27.26	as provided in paragraph (c).
27.27	(e) Interactive video must not be used to meet minimum face-to-face contact requirements
27.28	for children receiving case management services for child protection reasons or who are in
27.29	out-of-home placement.
27.30	(f) For purposes of this section, "interactive video" means the delivery of targeted case
27.31	management services in real time through the use of two-way interactive audio and visual
27.32	communication.

Sec. 16. Minnesota Statutes 2020, section 256B.0625, subdivision 46, is amended to read: 28.1 Subd. 46. Mental health telemedicine telehealth. Effective January 1, 2006, and Subject 28.2 to federal approval, mental health services that are otherwise covered by medical assistance 28.3 as direct face-to-face services may be provided via two-way interactive video telehealth as 28.4 defined in subdivision 3b. Use of two-way interactive video telehealth to deliver services 28.5 must be medically appropriate to the condition and needs of the person being served. 28.6 Reimbursement is at the same rates and under the same conditions that would otherwise 28.7 apply to the service. The interactive video equipment and connection must comply with 28.8 Medicare standards in effect at the time the service is provided. 28.9

28.10 Sec. 17. Minnesota Statutes 2020, section 256B.0924, subdivision 6, is amended to read:

28.11 Subd. 6. Payment for targeted case management. (a) Medical assistance and MinnesotaCare payment for targeted case management shall be made on a monthly basis. 28.12 In order to receive payment for an eligible adult, the provider must document at least one 28.13 contact per month and not more than two consecutive months without a face-to-face contact 28.14 either in person or by interactive video that meets the requirements in section 256B.0625, 28.15 subdivision 20b, with the adult or the adult's legal representative, family, primary caregiver, 28.16 or other relevant persons identified as necessary to the development or implementation of 28.17 the goals of the personal service plan. 28.18

(b) Payment for targeted case management provided by county staff under this subdivision 28.19 shall be based on the monthly rate methodology under section 256B.094, subdivision 6, 28.20 paragraph (b), calculated as one combined average rate together with adult mental health 28.21 case management under section 256B.0625, subdivision 20, except for calendar year 2002. 28.22 In calendar year 2002, the rate for case management under this section shall be the same as 28.23 the rate for adult mental health case management in effect as of December 31, 2001. Billing 28.24 and payment must identify the recipient's primary population group to allow tracking of 28.25 revenues. 28.26

(c) Payment for targeted case management provided by county-contracted vendors shall 28.27 be based on a monthly rate negotiated by the host county. The negotiated rate must not 28.28 exceed the rate charged by the vendor for the same service to other payers. If the service is 28.29 provided by a team of contracted vendors, the county may negotiate a team rate with a 28.30 vendor who is a member of the team. The team shall determine how to distribute the rate 28.31 among its members. No reimbursement received by contracted vendors shall be returned 28.32 to the county, except to reimburse the county for advance funding provided by the county 28.33 to the vendor. 28.34

(d) If the service is provided by a team that includes contracted vendors and county staff,
the costs for county staff participation on the team shall be included in the rate for
county-provided services. In this case, the contracted vendor and the county may each
receive separate payment for services provided by each entity in the same month. In order
to prevent duplication of services, the county must document, in the recipient's file, the need
for team targeted case management and a description of the different roles of the team
members.

(e) Notwithstanding section 256B.19, subdivision 1, the nonfederal share of costs for
targeted case management shall be provided by the recipient's county of responsibility, as
defined in sections 256G.01 to 256G.12, from sources other than federal funds or funds
used to match other federal funds.

(f) The commissioner may suspend, reduce, or terminate reimbursement to a provider
that does not meet the reporting or other requirements of this section. The county of
responsibility, as defined in sections 256G.01 to 256G.12, is responsible for any federal
disallowances. The county may share this responsibility with its contracted vendors.

(g) The commissioner shall set aside five percent of the federal funds received under
this section for use in reimbursing the state for costs of developing and implementing this
section.

(h) Payments to counties for targeted case management expenditures under this section
shall only be made from federal earnings from services provided under this section. Payments
to contracted vendors shall include both the federal earnings and the county share.

(i) Notwithstanding section 256B.041, county payments for the cost of case management
services provided by county staff shall not be made to the commissioner of management
and budget. For the purposes of targeted case management services provided by county
staff under this section, the centralized disbursement of payments to counties under section
256B.041 consists only of federal earnings from services provided under this section.

(j) If the recipient is a resident of a nursing facility, intermediate care facility, or hospital,
and the recipient's institutional care is paid by medical assistance, payment for targeted case
management services under this subdivision is limited to the lesser of:

29.30 (1) the last 180 days of the recipient's residency in that facility; or

29.31 (2) the limits and conditions which apply to federal Medicaid funding for this service.

29.32 (k) Payment for targeted case management services under this subdivision shall not29.33 duplicate payments made under other program authorities for the same purpose.

30.1 (1) Any growth in targeted case management services and cost increases under this
 30.2 section shall be the responsibility of the counties.

30.3 Sec. 18. Minnesota Statutes 2020, section 256B.094, subdivision 6, is amended to read:

Subd. 6. Medical assistance reimbursement of case management services. (a) Medical 30.4 assistance reimbursement for services under this section shall be made on a monthly basis. 30.5 Payment is based on face-to-face or telephone contacts between the case manager and the 30.6 client, client's family, primary caregiver, legal representative, or other relevant person 30.7 identified as necessary to the development or implementation of the goals of the individual 30.8 service plan regarding the status of the client, the individual service plan, or the goals for 30.9 the client. These contacts must meet the minimum standards requirements in clauses (1) 30.10 30.11 and (2) to (3):

30.12 (1) there must be a face-to-face contact at least once a month except as provided in clause
 30.13 <u>clauses (2) and (3); and</u>

30.14 (2) for a client placed outside of the county of financial responsibility, or a client served
30.15 by tribal social services placed outside the reservation, in an excluded time facility under
30.16 section 256G.02, subdivision 6, or through the Interstate Compact for the Placement of
30.17 Children, section 260.93, and the placement in either case is more than 60 miles beyond
30.18 the county or reservation boundaries, there must be at least one contact per month and not
30.19 more than two consecutive months without a face-to-face contact. in-person contact; and

30.20 (3) for a child receiving case management services for child protection reasons or who
 30.21 is in out-of-home placement, face-to-face contact must be through in-person contact.

30.22 (b) Except as provided under paragraph (c), the payment rate is established using time
30.23 study data on activities of provider service staff and reports required under sections 245.482
30.24 and 256.01, subdivision 2, paragraph (p).

30.25 (c) Payments for tribes may be made according to section 256B.0625 or other relevant
 30.26 federally approved rate setting methodology for child welfare targeted case management
 30.27 provided by Indian health services and facilities operated by a tribe or tribal organization.

(d) Payment for case management provided by county or tribal social services contracted
vendors shall be based on a monthly rate negotiated by the host county or tribal social
services. The negotiated rate must not exceed the rate charged by the vendor for the same
service to other payers. If the service is provided by a team of contracted vendors, the county
or tribal social services may negotiate a team rate with a vendor who is a member of the
team. The team shall determine how to distribute the rate among its members. No

reimbursement received by contracted vendors shall be returned to the county or tribal social
services, except to reimburse the county or tribal social services for advance funding provided
by the county or tribal social services to the vendor.

(e) If the service is provided by a team that includes contracted vendors and county or
tribal social services staff, the costs for county or tribal social services staff participation in
the team shall be included in the rate for county or tribal social services provided services.
In this case, the contracted vendor and the county or tribal social services may each receive
separate payment for services provided by each entity in the same month. To prevent
duplication of services, each entity must document, in the recipient's file, the need for team
case management and a description of the roles and services of the team members.

31.11 Separate payment rates may be established for different groups of providers to maximize reimbursement as determined by the commissioner. The payment rate will be reviewed 31.12 annually and revised periodically to be consistent with the most recent time study and other 31.13 data. Payment for services will be made upon submission of a valid claim and verification 31.14 of proper documentation described in subdivision 7. Federal administrative revenue earned 31.15 through the time study, or under paragraph (c), shall be distributed according to earnings, 31.16 to counties, reservations, or groups of counties or reservations which have the same payment 31.17 rate under this subdivision, and to the group of counties or reservations which are not 31.18 certified providers under section 256F.10. The commissioner shall modify the requirements 31.19 set out in Minnesota Rules, parts 9550.0300 to 9550.0370, as necessary to accomplish this. 31.20

31.21 Sec. 19. Minnesota Statutes 2020, section 256B.0943, subdivision 1, is amended to read:
31.22 Subdivision 1. Definitions. For purposes of this section, the following terms have the
31.23 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, 32.1 and oversees or directs the supervisee's work. 32.2

(c) "Clinical trainee" means a mental health practitioner who meets the qualifications 32.3 specified in Minnesota Rules, part 9505.0371, subpart 5, item C. 32.4

32.5 (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 32.6 a potential crisis and is distinct from the immediate provision of crisis intervention services. 32.7

(e) "Culturally competent provider" means a provider who understands and can utilize 32.8 to a client's benefit the client's culture when providing services to the client. A provider 32.9 may be culturally competent because the provider is of the same cultural or ethnic group 32.10 as the client or the provider has developed the knowledge and skills through training and 32.11 experience to provide services to culturally diverse clients. 32.12

(f) "Day treatment program" for children means a site-based structured mental health 32.13 program consisting of psychotherapy for three or more individuals and individual or group 32.14 skills training provided by a multidisciplinary team, under the clinical supervision of a 32.15 mental health professional. 32.16

(g) "Diagnostic assessment" has the meaning given in Minnesota Rules, part 9505.0372, 32.17 subpart 1. 32.18

(h) "Direct service time" means the time that a mental health professional, clinical trainee, 32.19 mental health practitioner, or mental health behavioral aide spends face-to-face with a client 32.20 and the client's family or providing covered telemedicine services through telehealth as 32.21 defined under section 256B.0625, subdivision 3b. Direct service time includes time in which 32.22 the provider obtains a client's history, develops a client's treatment plan, records individual 32.23 treatment outcomes, or provides service components of children's therapeutic services and 32.24 supports. Direct service time does not include time doing work before and after providing 32.25 direct services, including scheduling or maintaining clinical records. 32.26

(i) "Direction of mental health behavioral aide" means the activities of a mental health 32.27 professional or mental health practitioner in guiding the mental health behavioral aide in 32.28 providing services to a client. The direction of a mental health behavioral aide must be based 32.29 on the client's individualized treatment plan and meet the requirements in subdivision 6, 32.30 paragraph (b), clause (5). 32.31

32.32

(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.

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33.7 (1) "Individual treatment plan" has the meaning given in Minnesota Rules, part 9505.0371,
33.8 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).

(n) "Mental health practitioner" has the meaning given in section 245.462, subdivision 33.16 17, except that a practitioner working in a day treatment setting may qualify as a mental 33.17 health practitioner if the practitioner holds a bachelor's degree in one of the behavioral 33.18 sciences or related fields from an accredited college or university, and: (1) has at least 2,000 33.19 hours of clinically supervised experience in the delivery of mental health services to clients 33.20 with mental illness; (2) is fluent in the language, other than English, of the cultural group 33.21 that makes up at least 50 percent of the practitioner's clients, completes 40 hours of training 33.22 on the delivery of services to clients with mental illness, and receives clinical supervision 33.23 from a mental health professional at least once per week until meeting the required 2,000 33.24 hours of supervised experience; or (3) receives 40 hours of training on the delivery of 33.25 services to clients with mental illness within six months of employment, and clinical 33.26 supervision from a mental health professional at least once per week until meeting the 33.27 required 2,000 hours of supervised experience. 33.28

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

33.31 (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

34.1 services for the client, and including arrangement of treatment and support activities specified34.2 in the individual treatment plan; and

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34.3 (2) administering standardized outcome measurement instruments, determined and
34.4 updated by the commissioner, as periodically needed to evaluate the effectiveness of
34.5 treatment for children receiving clinical services and reporting outcome measures, as required
34.6 by the commissioner.

34.7 (q) "Mental illness," for persons at least age 18 but under age 21, has the meaning given
34.8 in section 245.462, subdivision 20, paragraph (a).

(r) "Psychotherapy" means the treatment of mental or emotional disorders or 34.9 maladjustment by psychological means. Psychotherapy may be provided in many modalities 34.10 in accordance with Minnesota Rules, part 9505.0372, subpart 6, including patient and/or 34.11 family psychotherapy; family psychotherapy; psychotherapy for crisis; group psychotherapy; 34.12 or multiple-family psychotherapy. Beginning with the American Medical Association's 34.13 Current Procedural Terminology, standard edition, 2014, the procedure "individual 34.14 psychotherapy" is replaced with "patient and/or family psychotherapy," a substantive change 34.15 that permits the therapist to work with the client's family without the client present to obtain 34.16 information about the client or to explain the client's treatment plan to the family. 34.17 Psychotherapy is appropriate for crisis response when a child has become dysregulated or 34.18 experienced new trauma since the diagnostic assessment was completed and needs 34.19 psychotherapy to address issues not currently included in the child's individual treatment 34.20 34.21 plan.

(s) "Rehabilitative services" or "psychiatric rehabilitation services" means a series or 34.22 multidisciplinary combination of psychiatric and psychosocial interventions to: (1) restore 34.23 a child or adolescent to an age-appropriate developmental trajectory that had been disrupted 34.24 by a psychiatric illness; or (2) enable the child to self-monitor, compensate for, cope with, 34.25 34.26 counteract, or replace psychosocial skills deficits or maladaptive skills acquired over the course of a psychiatric illness. Psychiatric rehabilitation services for children combine 34.27 psychotherapy to address internal psychological, emotional, and intellectual processing 34.28 deficits, and skills training to restore personal and social functioning. Psychiatric 34.29 rehabilitation services establish a progressive series of goals with each achievement building 34.30 upon a prior achievement. Continuing progress toward goals is expected, and rehabilitative 34.31 potential ceases when successive improvement is not observable over a period of time. 34.32

34.33 (t) "Skills training" means individual, family, or group training, delivered by or under
34.34 the supervision of a mental health professional, designed to facilitate the acquisition of

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psychosocial skills that are medically necessary to rehabilitate the child to an age-appropriate 35.1

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 35.3

maladaptive skills acquired over the course of a psychiatric illness. Skills training is subject 35.4

to the service delivery requirements under subdivision 9, paragraph (b), clause (2). 35.5

Sec. 20. Minnesota Statutes 2020, section 256B.0947, subdivision 6, is amended to read: 35.6

35.7 Subd. 6. Service standards. The standards in this subdivision apply to intensive nonresidential rehabilitative mental health services. 35.8

(a) The treatment team must use team treatment, not an individual treatment model. 35.9

(b) Services must be available at times that meet client needs. 35.10

(c) Services must be age-appropriate and meet the specific needs of the client. 35.11

(d) The initial functional assessment must be completed within ten days of intake and 35.12 updated at least every six months or prior to discharge from the service, whichever comes 35.13 first. 35.14

35.15 (e) An individual treatment plan must:

35.2

(1) be based on the information in the client's diagnostic assessment and baselines; 35.16

35.17 (2) identify goals and objectives of treatment, a treatment strategy, a schedule for accomplishing treatment goals and objectives, and the individuals responsible for providing 35.18 treatment services and supports; 35.19

(3) be developed after completion of the client's diagnostic assessment by a mental health 35.20 professional or clinical trainee and before the provision of children's therapeutic services 35.21 and supports; 35.22

(4) be developed through a child-centered, family-driven, culturally appropriate planning 35.23 process, including allowing parents and guardians to observe or participate in individual 35.24 and family treatment services, assessments, and treatment planning; 35.25

(5) be reviewed at least once every six months and revised to document treatment progress 35.26 on each treatment objective and next goals or, if progress is not documented, to document 35.27 35.28 changes in treatment;

(6) be signed by the clinical supervisor and by the client or by the client's parent or other 35.29 35.30 person authorized by statute to consent to mental health services for the client. A client's

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

36.3 (7) be completed in consultation with the client's current therapist and key providers and
36.4 provide for ongoing consultation with the client's current therapist to ensure therapeutic
36.5 continuity and to facilitate the client's return to the community. For clients under the age of
36.6 18, the treatment team must consult with parents and guardians in developing the treatment
36.7 plan;

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

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

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

36.13 (9) be signed by the clinical supervisor and by the client and, if the client is a minor, by
36.14 the client's parent or other person authorized by statute to consent to mental health treatment
36.15 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, 36.25 other relative, or a close personal friend of the client, or other person identified by the client, 36.26 36.27 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 36.28 client is present, the treatment team shall obtain the client's agreement, provide the client 36.29 with an opportunity to object, or reasonably infer from the circumstances, based on the 36.30 exercise of professional judgment, that the client does not object. If the client is not present 36.31 or is unable, by incapacity or emergency circumstances, to agree or object, the treatment 36.32 team may, in the exercise of professional judgment, determine whether the disclosure is in 36.33

the best interests of the client and, if so, disclose only the protected health information that 37.1 is directly relevant to the family member's, relative's, friend's, or client-identified person's 37.2 involvement with the client's health care. The client may orally agree or object to the 37.3 disclosure and may prohibit or restrict disclosure to specific individuals. 37.4 37.5 (h) The treatment team shall provide interventions to promote positive interpersonal relationships. 37.6 (i) The services and responsibilities of the psychiatric provider may be provided through 37.7 telehealth as defined under section 256B.0625, subdivision 3b, when necessary to prevent 37.8 disruption in client services or to maintain the required psychiatric staffing level. 37.9 Sec. 21. Minnesota Statutes 2020, section 256B.0949, subdivision 13, is amended to read: 37.10 Subd. 13. Covered services. (a) The services described in paragraphs (b) to (l) are 37.11 eligible for reimbursement by medical assistance under this section. Services must be 37.12 provided by a qualified EIDBI provider and supervised by a QSP. An EIDBI service must 37.13 address the person's medically necessary treatment goals and must be targeted to develop, 37.14 enhance, or maintain the individual developmental skills of a person with ASD or a related 37.15 37.16 condition to improve functional communication, including nonverbal or social communication, social or interpersonal interaction, restrictive or repetitive behaviors, 37.17 hyperreactivity or hyporeactivity to sensory input, behavioral challenges and self-regulation, 37.18 cognition, learning and play, self-care, and safety. 37.19 (b) EIDBI treatment must be delivered consistent with the standards of an approved 37.20 modality, as published by the commissioner. EIDBI modalities include: 37.21 (1) applied behavior analysis (ABA); 37.22 (2) developmental individual-difference relationship-based model (DIR/Floortime); 37.23 (3) early start Denver model (ESDM); 37.24 (4) PLAY project; 37.25 (5) relationship development intervention (RDI); or 37.26 (6) additional modalities not listed in clauses (1) to (5) upon approval by the 37.27 commissioner. 37.28 (c) An EIDBI provider may use one or more of the EIDBI modalities in paragraph (b), 37.29 clauses (1) to (5), as the primary modality for treatment as a covered service, or several 37.30 EIDBI modalities in combination as the primary modality of treatment, as approved by the 37.31

37.32 commissioner. An EIDBI provider that identifies and provides assurance of qualifications

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for a single specific treatment modality must document the required qualifications to meetfidelity 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.

38.25 (2) Group intervention is treatment by protocol provided by one or more qualified EIDBI
 38.26 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.

39.10 (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.

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

# 39.19 Sec. 22. <u>COMMISSIONER OF HUMAN SERVICES; EXTENSION OF COVID-19</u> 39.20 <u>HUMAN SERVICES PROGRAM MODIFICATIONS.</u>

Notwithstanding Laws 2020, First Special Session chapter 7, section 1, subdivision 2, 39.21 as amended by Laws 2020, First Special Session chapter 1, section 3, when the peacetime 39.22 emergency declared by the governor in response to the COVID-19 outbreak expires, is 39.23 terminated, or is rescinded by the proper authority, the following modifications issued by 39.24 the commissioner of human services pursuant to Executive Orders 20-11 and 20-12, and 39.25 including any amendments to the modification issued before the peacetime emergency 39.26 expires, shall remain in effect until June 30, 2023: 39.27 (1) CV16: expanding access to telemedicine services for Children's Health Insurance 39.28 Program, Medical Assistance, and MinnesotaCare enrollees; 39.29

39.30 (2) CV21: allowing telemedicine alternative for school-linked mental health services
 39.31 and intermediate school district mental health services;

39.32 (3) CV24: allowing phone or video use for targeted case management visits;

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40.1	(4) CV30: ex	panding telemedi	cine in health c	care, mental health, and	substance use			
40.2	disorder settings; and							
40.3	(5) CV45: permitting comprehensive assessments to be completed by telephone or video							
40.4				very peer, or treatment of				
40.5	provide treatmen	t services from th	eir home by tele	ephone or video commu	nication to a client			
40.6	in their home.							
40.7	Sec. 23. <u>EXPA</u>	NDING TELEF	IEALTH DEL	IVERY OPTIONS ST	<u>UDY.</u>			
40.8	The commiss	sioner of human s	ervices, in cons	sultation with enrollees,	providers, and			
40.9	other interested s	takeholders, shall	study the viabil	ity of the use of audio-on	ly communication			
40.10	as a permitted op	tion for delivering	g services throu	igh telehealth within the	public health care			
40.11	programs. The st	tudy shall examin	e the use of au	dio-only communication	n in supporting			
40.12	equitable access	to health care serv	vices, including	behavioral health servi	ces for the elderly,			
40.13	rural communitie	es, and communit	ies of color, an	d eliminating barriers fo	or vulnerable and			
40.14	underserved pop	ulations. The con	nmissioner shal	l submit recommendation	ons to the chairs			
40.15	and ranking min	ority members of	the legislative	committees with jurisdi	ction over health			
40.16	and human servi	ces policy and fir	ances, by Dece	ember 15, 2022.				
40.17	Sec. 24. <u>STUD</u>	<b>PY OF TELEHE</b>	ALTH.					
40.18	(a) The comm	nissioner of health	, in consultation	with the commissioner	of human services,			
40.19	shall study the ir	npact of telehealt	h payment met	hodologies and expansion	on under this act			
40.20	on the coverage	and provision of t	elehealth servio	ces under public health o	care programs and			
40.21	private health ins	surance. The stud	y shall review:					
40.22	(1) the impac	ts of telehealth pa	ayment method	ologies and expansion c	on access to health			
40.23	care services, qu	ality of care, and	value-based pa	yments and innovation	in care delivery;			
40.24	(2) the short-	term and long-ter	m impacts of te	elehealth payment meth	odologies and			
40.25	expansion in redu	ucing health care of	disparities and p	providing equitable acce	ss for underserved			
40.26	communities;							
40.27	(3) the short-	term and long-ter	m impacts, esp	ecially in rural areas, or	access to and the			
40.28	availability of in	-person care and	specialty care,	due to an expansion in t	he use of and			
40.29	investment in tel	ehealth to deliver	health care ser	rvices;				
40.30	(4) the criteria	a used for determin	ning whether de	livering a service by tele	health is medically			
40.31	appropriate to th	e condition and to	the needs of t	he person receiving the	services;			

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41.1	(5) the methods used to ensure that the rights of the patient to choose between receiving
41.2	a service through telehealth or in-person are respected; and
41.3	(6) and make recommendations on interstate licensing options for health care
41.4	professionals by reviewing advances in the delivery of health care through interstate telehealth
41.5	while ensuring the safety and health of patients.
41.6	(b) In conducting the study, the commissioner shall consult with stakeholders and
41.7	communities impacted by telehealth payment and expansion. The commissioner,
41.8	notwithstanding Minnesota Statutes, section 62U.04, subdivision 11, may use data available
41.9	under that section to conduct the study. The commissioner shall report findings to the chairs
41.10	and ranking minority members of the legislative committees with jurisdiction over health
41.11	and human services policy and finance and commerce, by February 15, 2024.
41.12	Sec. 25. TASK FORCE ON A PUBLIC-PRIVATE TELEPRESENCE STRATEGY.
41.13	Subdivision 1. Membership. (a) The task force on person-centered telepresence platform
41.14	strategy consists of the following 20 members:
41.15	(1) two senators, one appointed by the majority leader of the senate and one appointed
41.16	by the minority leader of the senate;
41.17	(2) two members of the house of representatives, one appointed by the speaker of the
41.18	house of representatives and one appointed by the minority leader of the house of
41.19	representatives;
41.20	(3) two members appointed by the Association of Minnesota Counties representing
41.21	county services in the areas of human services, public health, and corrections or law
41.22	enforcement. One of these members must represent counties outside the metropolitan area
41.23	defined in Minnesota Statutes, section 473.121, and one of these members must represent
41.24	the metropolitan area defined in Minnesota Statutes, section 473.121;
41.25	(4) one member appointed by the Minnesota American Indian Mental Health Advisory
41.26	<u>Council;</u>
41.27	(5) one member appointed by the Minnesota Medical Association who is a primary care
41.28	provider practicing in Minnesota;
41.29	(6) one member appointed by the NAMI of Minnesota;
41.30	(7) one member appointed by the Minnesota School Boards Association;
41.31	(8) one member appointed by the Minnesota Hospital Association to represent hospital
41.32	emergency departments;

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42.1	<u>(9)</u> one m	ember appointed by	the Minnesota A	Association of Comm	unity Mental Health		
42.2	Programs to represent rural community mental health centers;						
42.3	(10) one	member appointed by	y the Council of	f Health Plans;			
42.4	<u>(11) one</u>	member from a rural	nonprofit found	lation with expertise i	in delivering health		
42.5	and human s	ervices via broadban	d, appointed by	the Blandin Foundati	ion;		
42.6	(12) one 1	nember representing	child advocacy of	centers, appointed by t	he Minnesota Social		
42.7	Service Asso	ociation;					
42.8	(13) one	member appointed by	y the Minnesota	Social Service Assoc	ciation;		
42.9	<u>(14) one</u>	member appointed by	y the Medical A	lley Association;			
42.10	(15) one	member appointed by	y the Minnesota	Nurses Association;			
42.11	(16) one	member appointed by	y the chief justi	ce of the supreme cou	art; and		
42.12	<u>(17) the s</u>	state public defender	or a designee.				
42.13	<u>(b)</u> In add	lition to the members	s identified in pa	aragraph (a), the task	force shall include		
42.14	the following	g members as ex offic	cio, nonvoting r	nembers:			
42.15	(1) the co	ommissioner of correct	ctions or a desig	gnee;			
42.16	(2) the co	ommissioner of huma	n services or a	designee;			
42.17	(3) the co	ommissioner of health	n or a designee;	and			
42.18	(4) the co	ommissioner of educa	ation or a design	nee.			
42.19	Subd. 2.	Appointment deadli	ine; first meeti	<b>ng; chair.</b> Appointing	g authorities must		
42.20	complete app	pointments by June 1	5, 2021. The tag	sk force shall select a	chair from among		
42.21	their membe	rs at their first meetin	ng. The member	appointed by the sen	ate majority leader		
42.22	shall conven	e the first meeting of	the task force b	y July 15, 2021.			
42.23	<u>Subd. 3.</u>	Duties. The task forc	e shall:				
42.24	<u>(1) explo</u>	re opportunities for i	mproving behav	vioral health and other	r health care service		
42.25	delivery thro	ugh the use of a com	mon interoperal	ole person-centered te	lepresence platform		
42.26	that provides	HIPAA compliant c	onnectivity and	technical support to j	potential users;		
42.27	(2) review	v and coordinate state	and local innov	ration initiatives and ir	nvestments designed		
42.28	to leverage to	elepresence connectiv	vity and collabo	pration for Minnesotar	ns;		
42.29	(3) deterr	nine standards for a s	single interoperation	able telepresence plat	form;		
42.30	(4) deterr	nine statewide capab	ilities for a sing	le interoperable telep	resence platform;		

43.1	(5) identify barriers to providing a telepresence technology, including limited availability
43.2	of bandwidth, limitations in providing certain services via telepresence, and broadband
43.3	infrastructure needs;
43.4	(6) identify and make recommendations for governance that will assure person-centered
43.5	responsiveness;
43.6	(7) identify how the business model can be innovated to provide an incentive for ongoing
43.7	innovation in Minnesota's health care, human services, education, corrections, and related
43.8	ecosystems;
43.9	(8) identify criteria for suggested deliverables including:
43.10	(i) equitable statewide access;
43.11	(ii) evaluating bandwidth availability; and
43.12	(iii) competitive pricing;
43.13	(9) identify sustainable financial support for a single telepresence platform, including
43.14	infrastructure costs startup costs for potential users;
43.15	(10) identify the benefits to partners in the private sector, state, political subdivisions,
43.16	tribal governments, and the constituents they serve in using a common person-centered
43.17	telepresence platform for delivering behavioral health services; and
43.18	(11) consult with members of communities who are likely to use a common
43.19	person-centered telepresence platform, including communities of color, the disability
43.20	community, and other underserved communities.
43.21	Subd. 4. Administrative support. The Legislative Coordinating Commission shall
43.22	provide administrative support to the task force. The Legislative Coordinating Commission
43.23	may provide meeting space or may use space provided by the Minnesota Social Service
43.24	Association for meetings.
43.25	Subd. 5. Per diem; expenses. Public members of the task force may be compensated
43.26	and have their expenses reimbursed as provided in Minnesota Statutes, section 15.059,
43.27	subdivision 3.
43.28	Subd. 6. <b>Report.</b> The task force shall report to the chairs and ranking minority members
43.29	of the committees in the senate and the house of representatives with primary jurisdiction
43.30	over health and state information technology by January 15, 2022, with recommendations
43.31	related to expanding the state's telepresence platform and any legislation required to
43.32	implement the recommendations.

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44.1 44.2	Subd. 7. Exp submits the repo		•	ly 31, 2022, or the day ever is earlier.	after the task force
44.3	Sec. 26. <u><b>REVI</b></u>	SOR INSTRUC	CTION.		
44.4	In Minnesota	Statutes and Mi	nnesota Rules, t	he revisor of statutes s	hall substitute the
44.5	term "telemedici	ne" with "telehea	alth" whenever t	he term appears and su	ıbstitute Minnesota
44.6	Statutes, section	62A.673, whene	ever references to	o Minnesota Statutes,	sections 62A.67,
44.7	62A.671, and 62	A.672 appear.			
44.8	Sec. 27. <u><b>REPE</b></u>	ALER.			
44.9	Minnesota St	atutes 2020, sect	tions 62A.67; 62	A.671; 62A.672; 256	3.0596; and
44.10	256B.0924, subc	livision 4a, are re	epealed.		

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#### 62A.67 SHORT TITLE.

Sections 62A.67 to 62A.672 may be cited as the "Minnesota Telemedicine Act."

#### 62A.671 DEFINITIONS.

Subdivision 1. **Applicability.** For purposes of sections 62A.67 to 62A.672, the terms defined in this section have the meanings given.

Subd. 2. **Distant site.** "Distant site" means a site at which a licensed health care provider is located while providing health care services or consultations by means of telemedicine.

Subd. 3. **Health care provider.** "Health care provider" has the meaning provided in section 62A.63, subdivision 2.

Subd. 4. **Health carrier.** "Health carrier" has the meaning provided in section 62A.011, subdivision 2.

Subd. 5. **Health plan.** "Health plan" means a health plan as defined in section 62A.011, subdivision 3, and includes dental plans as defined in section 62Q.76, subdivision 3, but does not include dental plans that provide indemnity-based benefits, regardless of expenses incurred and are designed to pay benefits directly to the policyholder.

Subd. 6. Licensed health care provider. "Licensed health care provider" means a health care provider who is:

(1) licensed under chapter 147, 147A, 148, 148B, 148E, 148F, 150A, or 153; a mental health professional as defined under section 245.462, subdivision 18, or 245.4871, subdivision 27; or vendor of medical care defined in section 256B.02, subdivision 7; and

(2) authorized within their respective scope of practice to provide the particular service with no supervision or under general supervision.

Subd. 7. **Originating site.** "Originating site" means a site including, but not limited to, a health care facility at which a patient is located at the time health care services are provided to the patient by means of telemedicine.

Subd. 8. **Store-and-forward technology.** "Store-and-forward technology" means the transmission of a patient's medical information from an originating site to a health care provider at a distant site without the patient being present, or the delivery of telemedicine that does not occur in real time via synchronous transmissions.

Subd. 9. **Telemedicine.** "Telemedicine" means the delivery of health care services or consultations while the patient is at an originating site and the licensed health care provider is at a distant site. A communication between licensed health care providers that consists solely of a telephone conversation, e-mail, or facsimile transmission does not constitute telemedicine consultations or services. A communication between a licensed health care provider and a patient that consists solely of an e-mail or facsimile transmission does not constitute telemedicine consultations or services. Telemedicine may be provided by means of real-time two-way, interactive audio and visual communications, including the application of secure video conferencing or store-and-forward technology to provide or support health care delivery, which facilitate the assessment, diagnosis, consultation, treatment, education, and care management of a patient's health care.

#### 62A.672 COVERAGE OF TELEMEDICINE SERVICES.

Subdivision 1. **Coverage of telemedicine.** (a) A health plan sold, issued, or renewed by a health carrier for which coverage of benefits begins on or after January 1, 2017, shall include coverage for telemedicine benefits in the same manner as any other benefits covered under the policy, plan, or contract, and shall comply with the regulations of this section.

(b) Nothing in this section shall be construed to:

(1) require a health carrier to provide coverage for services that are not medically necessary;

(2) prohibit a health carrier from establishing criteria that a health care provider must meet to demonstrate the safety or efficacy of delivering a particular service via telemedicine for which the health carrier does not already reimburse other health care providers for delivering via telemedicine, so long as the criteria are not unduly burdensome or unreasonable for the particular service; or

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(3) prevent a health carrier from requiring a health care provider to agree to certain documentation or billing practices designed to protect the health carrier or patients from fraudulent claims so long as the practices are not unduly burdensome or unreasonable for the particular service.

Subd. 2. **Parity between telemedicine and in-person services.** A health carrier shall not exclude a service for coverage solely because the service is provided via telemedicine and is not provided through in-person consultation or contact between a licensed health care provider and a patient.

Subd. 3. **Reimbursement for telemedicine services.** (a) A health carrier shall reimburse the distant site licensed health care provider for covered services delivered via telemedicine on the same basis and at the same rate as the health carrier would apply to those services if the services had been delivered in person by the distant site licensed health care provider.

(b) It is not a violation of this subdivision for a health carrier to include a deductible, co-payment, or coinsurance requirement for a health care service provided via telemedicine, provided that the deductible, co-payment, or coinsurance is not in addition to, and does not exceed, the deductible, co-payment, or coinsurance applicable if the same services were provided through in-person contact.

#### 256B.0596 MENTAL HEALTH CASE MANAGEMENT.

Counties shall contract with eligible providers willing to provide mental health case management services under section 256B.0625, subdivision 20. In order to be eligible, in addition to general provider requirements under this chapter, the provider must:

(1) be willing to provide the mental health case management services; and

(2) have a minimum of at least one contact with the client per week. This section is not intended to limit the ability of a county to provide its own mental health case management services.

# 256B.0924 TARGETED CASE MANAGEMENT SERVICES.

Subd. 4a. **Targeted case management through interactive video.** (a) Subject to federal approval, contact made for targeted case management by interactive video shall be eligible for payment under subdivision 6 if:

(1) the person receiving targeted case management services is residing in:

(i) a hospital;

(ii) a nursing facility; or

(iii) a residential setting licensed under chapter 245A or 245D or a boarding and lodging establishment or lodging establishment that provides supportive services or health supervision services according to section 157.17 that is staffed 24 hours a day, seven days a week;

(2) interactive video is in the best interests of the person and is deemed appropriate by the person receiving targeted case management or the person's legal guardian, the case management provider, and the provider operating the setting where the person is residing;

(3) the use of interactive video is approved as part of the person's written personal service or case plan; and

(4) interactive video is used for up to, but not more than, 50 percent of the minimum required face-to-face contact.

(b) The person receiving targeted case management or the person's legal guardian has the right to choose and consent to the use of interactive video under this subdivision and has the right to refuse the use of interactive video at any time.

(c) The commissioner shall establish criteria that a targeted case management provider must attest to in order to demonstrate the safety or efficacy of delivering the service via interactive video. The attestation may include that the case management provider has:

(1) written policies and procedures specific to interactive video services that are regularly reviewed and updated;

(2) policies and procedures that adequately address client safety before, during, and after the interactive video services are rendered;

(3) established protocols addressing how and when to discontinue interactive video services; and

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(4) established a quality assurance process related to interactive video services.

(d) As a condition of payment, the targeted case management provider must document the following for each occurrence of targeted case management provided by interactive video:

(1) the time the service began and the time the service ended, including an a.m. and p.m. designation;

(2) the basis for determining that interactive video is an appropriate and effective means for delivering the service to the person receiving case management services;

(3) the mode of transmission of the interactive video services and records evidencing that a particular mode of transmission was utilized;

(4) the location of the originating site and the distant site; and

(5) compliance with the criteria attested to by the targeted case management provider as provided in paragraph (c).