SF2139 **REVISOR** DTT S2139-1 1st Engrossment

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2139

(SENATE AUTHORS: MORRISON, Mann and Abeler)

D-PG 1134 **DATE** 02/27/2023 **OFFICIAL STATUS**

Introduction and first reading Referred to Human Services

03/15/2023 Comm report: To pass as amended and re-refer to Health and Human Services

A bill for an act 1.1

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relating to behavioral health; establishing the Task Force on Pregnancy Health 1 2 and Substance Use Disorders; requiring reports; appropriating money. 1.3

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

Section 1. TASK FORCE ON PREGNANCY HEALTH AND SUBSTANCE USE DISORDERS.

- Subdivision 1. Establishment. The Task Force on Pregnancy Health and Substance Use Disorders is established to develop uniform standards for when physicians, advanced practice registered nurses, and physician assistants should administer a toxicology test and requirements for reporting for prenatal exposure to a controlled substance, to discuss and evaluate family-centered substance use disorder treatment models, and to provide recommendations for addressing barriers and increasing access to family-centered substance use disorder treatment services, including licensing for treatment providers and funding barriers. The task force must also evaluate the effectiveness of involuntary civil commitment during pregnancy and provide any recommendations for policy and practice changes related to involuntary civil commitment during pregnancy.
 - Subd. 2. **Membership.** (a) The task force shall consist of the following members:
- (1) two members of the senate, one appointed by the senate majority leader and one 1.18 appointed by the senate minority leader; 1.19
- (2) two members of the house of representatives, one appointed by the speaker of the 1.20 house and one appointed by the house minority leader; 1.21
- (3) a county attorney appointed by the Minnesota County Attorneys Association; 1.22

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2.1	(4) a peace officer, as defined in winnesota Statutes, section 626.84, subdivision 1,
2.2	paragraph (c), appointed by the Minnesota Sheriffs' Association;
2.3	(5) a physician licensed in Minnesota to practice obstetrics and gynecology who provides
2.4	care primarily to medical assistance enrollees during pregnancy appointed by the American
2.5	College of Obstetricians and Gynecologists;
2.6	(6) a physician licensed in Minnesota to practice pediatrics or family medicine who
2.7	provides care primarily to medical assistance enrollees with substance use disorders or who
2.8	provides addiction medicine care during pregnancy appointed by the Minnesota Medical
2.9	Association;
2.10	(7) a certified nurse-midwife licensed as an advanced practice registered nurse in
2.11	Minnesota who provides care primarily to medical assistance enrollees with substance use
2.12	disorders or provides addiction medicine care during pregnancy appointed by the Minnesota
2.13	Advanced Practice Registered Nurses Coalition;
2.14	(8) two representatives of county social services agencies, one from a county outside
2.15	the seven-county metropolitan area and one from a county within the seven-county
2.16	metropolitan area, appointed by the Minnesota Association of County Social Service
2.17	Administrators;
2.18	(9) the commissioner of human services or a designee;
2.19	(10) one representative from the Board of Social Work;
2.20	(11) two Tribal representatives appointed by the Minnesota Indian Affairs Council;
2.21	(12) two members who identify as Black or African American and who have lived
2.22	experience with the child welfare system and substance use disorders appointed by the
2.23	Cultural and Ethnic Communities Leadership Council;
2.24	(13) an attorney who represents parents or custodians in cases involving a child in need
2.25	of protection or services appointed by the governor;
2.26	(14) two members who are licensed substance use disorder treatment providers appointed
2.27	by the Minnesota Association of Resources for Recovery and Chemical Health;
2.28	(15) two members representing hospitals appointed by the Minnesota Hospital
2.29	Association;
2.30	(16) one designee of the commissioner of health with expertise in substance use disorders
2.31	and treatment;

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3.1	(17) two designees of the commissioner of human services, one with expertise in
3.2	substance use disorders and one with expertise in child welfare;
3.3	(18) two members who identify as Native American or American Indian and who have
3.4	lived experience with the child welfare system and substance use disorders appointed by
3.5	the Minnesota Indian Affairs Council;
3.6	(19) two members from the Council on African Heritage; and
3.7	(20) one member of the Minnesota Perinatal Quality Collaborative.
3.8	(b) Appointments to the task force must be made by October 1, 2023.
3.9	(c) Member compensation and reimbursement for expenses are governed by Minnesota
3.10	Statutes, section 15.059, subdivision 3.
3.11	Subd. 3. Chairs; meetings. (a) The task force shall be cochaired by the task force member
3.12	from the majority party of the house of representatives and the task force member from the
3.13	majority party of the senate. The task force may elect other officers as necessary.
3.14	(b) The cochairpersons shall convene the first meeting of the task force no later than
3.15	October 15, 2023.
3.16	(c) Task force meetings are subject to the Minnesota Open Meeting Law under Minnesota
3.17	Statutes, chapter 13D.
3.18	Subd. 4. Administrative support. The Legislative Coordinating Commission must
3.19	provide administrative support and meeting space for the task force.
3.20	Subd. 5. Duties; reports. (a) In the first year, the task force shall develop uniform
3.21	standards for when a toxicology test for prenatal exposure to a controlled substance should
3.22	be administered to a birthing parent and a newborn infant. The task force must also develop
3.23	uniform standards for providing notice or reporting of prenatal exposure to a controlled
3.24	substance to local welfare agencies under Minnesota Statutes, chapter 260E.
3.25	(b) No later than December 1, 2024, the task force must submit a written report to the
3.26	chairs and ranking minority members of the legislative committees and divisions with
3.27	jurisdiction over human services on the task force's activities and recommendations on the
3.28	standards developed under paragraph (a).
3.29	(c) In the second year, the task force shall study and evaluate culturally responsive,
3.30	financially sustainable, and effective substance use disorder treatment options that would
3.31	preserve families struggling with substance use disorder whose children are at risk of removal
3.32	from the parent's or custodian's home. The task force shall identify and evaluate barriers to

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4.1	accessing fa	amily-centered substa	nce use disorde	er treatment programs, i	including licensing
4.2	barriers for	treatment providers an	nd lack of acces	sible funding. The task	force shall develop
4.3	recommend	led content for a reque	est for proposal	s to establish pilot proj	ects for providing
4.4	family-cent	ered substance use dis	sorder treatmen	at in at least three count	ries, including one
4.5	urban coun	ty, one suburban coun	ty, and one rura	al county.	
4.6	(d) In th	e second year, the task	force shall als	o study and evaluate the	e use of involuntary
4.7	civil comm	itments during pregna	ncy, including	a review of any availab	ole research or data
4.8	on the effec	ctiveness of civil com	nitment during	pregnancy.	
4.9	(e) No 1	ater than December 1,	2025, the task	force must submit a w	ritten report to the
4.10	chairs and a	anking minority mem	bers of the legi	slative committees and	divisions with
4.11	jurisdiction	over human services or	n the task force	s activities and recomme	endations developed
4.12	under parag	graphs (c) and (d), inclu	iding recommen	nded funding for family	-centered substance
4.13	use disorde	r treatment pilot proje	cts and any leg	islation that may be ne	cessary to establish
4.14	the pilot pro	ojects or modify curre	nt licensing rec	quirements for family-c	entered substance
4.15	use disorde	r treatment providers.			
4.16	Subd. 6	Expiration. The task	force shall exp	oire upon submission of	f the report required
4.17	under subdi	ivision 5, paragraph (e	e), or December	r 1, 2025, whichever is	later.
4.18	EFFEC	TIVE DATE. This se	ection is effecti	ve July 1, 2023.	
4.19	Sec. 2. <u>Al</u>	PPROPRIATION; T	ASK FORCE	ON PREGNANCY H	EALTH AND
4.20	SUBSTAN	CE USE DISORDE	RS.		

\$...... in fiscal year 2024 is appropriated from the general fund to the Legislative

Coordinating Commission for the Task Force on Pregnancy Health and Substance Use

Disorders. This is a onetime appropriation and is available until December 1, 2025.

Sec. 2. 4

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