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S3841-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3841

(SENATE AUTHORS DATE 02/19/2024 03/11/2024	5: MAY D-PG 11633	E QUADE and Hoffman) OFFICIAL STATUS Introduction and first reading Referred to Human Services Comm report: To pass as amended and re-refer to State and Local Government and Veterans
		A bill for an act
residential	servic	n services; delaying implementation of new rates for family es and life sharing services; establishing the Advisory Task Force ential Services; requiring reports; appropriating money; amending

1.4 1.5	on Family Residential Services; requiring reports; appropriating money; amending Laws 2023, chapter 61, article 1, sections 5; 27; 30; 32; 47; 85.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1 7	Section 1. Lewis 2022, charter 61, article 1, section 5, the effective data is emended to
1.7	Section 1. Laws 2023, chapter 61, article 1, section 5, the effective date, is amended to
1.8	read:
1.9	EFFECTIVE DATE. This section is effective January 1, 2026 2028, or upon federal
1.10	approval, whichever is later. The commissioner of human services shall notify the revisor
1.11	of statutes when federal approval is obtained.
1.12	Sec. 2. Laws 2023, chapter 61, article 1, section 27, the effective date, is amended to read:
1.13	EFFECTIVE DATE. This section is effective January 1, 2026 2028, or upon federal
1.14	approval, whichever is later, except that paragraph (b) is effective the day following final
1.15	enactment. The commissioner of human services shall notify the revisor of statutes when
1.16	federal approval is obtained.
1.17	Sec. 3. Laws 2023, chapter 61, article 1, section 30, the effective date, is amended to read:
1.18	EFFECTIVE DATE. The amendment to clause (5), item (ii), the amendment to clause
1.19	(14), and the amendment striking clause (18) are effective January 1, 2024, or upon federal
1.20	approval, whichever is later. The amendment to clause (4) is effective January 1, 2026 2028,
1.21	or upon federal approval, whichever is later. The commissioner of human services shall
1.22	notify the revisor of statutes when federal approval is obtained.

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2.1	Sec. 4. Laws 20	023, chapter 61, artic	ele 1, section 32, the	effective date, is an	nended to read:
2.2	EFFECTIV	E DATE. This section	on is effective Janua	ary 1, 2026 2028, or	r upon federal
2.3		ever is later. The con			-
2.4	of statutes when	federal approval is o	obtained.		
2.5	Sec. 5. Laws 2023, chapter 61, article 1, section 47, the effective date, is amended to read:				
2.6	EFFECTIV	E DATE. This section	on is effective Janua	ary 1, 2026 2028, or	r upon federal
2.7	approval, which	ever is later. The cor	nmissioner of huma	an services shall not	ify the revisor
2.8	of statutes when	federal approval is o	obtained.		
2.9	Sec. 6. Laws 2023, chapter 61, article 1, section 85, the effective date, is amended to read:				
2.10	EFFECTIV	E DATE. Paragraph	(a) is effective Jan	uary 1, 2024, or upo	on federal
2.11	approval, which	ever is later, and par	agraph (b) is effecti	ve January 1, 2026	<u>2028</u> , or upon
2.12	federal approval	, whichever is later.	The commissioner	of human services s	hall notify the
2.13	revisor of statute	es when federal appr	oval is obtained.		
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2.14	Sec. 7. <u>ADVIS</u>	SORY TASK FORC	<u>CE ON FAMILY R</u>	<u>RESIDENTIAL SE</u>	<u>RVICES.</u>
2.15	Subdivision 1	L. Establishment; pu	Irpose. The Advisor	ry Task Force on Fan	nily Residential
2.16	Services is established to evaluate proposed family residential services rate modifications				
2.17	and the impact any proposed payment methodology would have on existing family residential				
2.18	services and lice	nsed adult family fo	ster care providers.		
2.19	Subd. 2. Membership. (a) The Advisory Task Force on Family Residential Services				
2.20	must consist of the members appointed as follows:				
2.21	(1) two licensed adult family foster care providers, appointed by the commissioner of				
2.22	human services;				
2.23	(2) two licen	sed adult family fost	er care providers, a	ppointed by ARRM	<u>[;</u>
2.24	(3) one mem	ber representing the	Department of Hur	nan Services who h	as experience
2.25	with adult family foster care providers and family residential services, appointed by the				
2.26	commissioner of human services;				
2.27	(4) one mem	ber representing the	Department of Hur	nan Services who h	as experience
2.28	with disability w	vaiver rate setting, ap	pointed by the con	missioner of huma	n services;
2.29	(5) one mem	ber representing lead	l agencies, appointe	ed by the Association	n of Minnesota
2.30	Counties;				

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3.1	(6) one member representing ARRM, appointed by ARRM;					
3.2	(7) one person receiving family residential services; and					
3.3	(8) one person receiving life sharing services.					
3.4	(b) Appointments must be made no later than January 1, 2025.					
3.5	(c) Notwithstanding Minnesota Statutes, section 15.059, subdivision 6, member					
3.6	compensati	on and reimbursement	for expenses a	re governed by Minnes	ota Statutes, section	
3.7	<u>15.059, subdivision 3.</u>					
3.8	Subd. 3.	Meetings. (a) The co	ommissioner of	human services must	convene the first	
3.9	meeting of the advisory task force no later than March 1, 2025.					
3.10	<u>(b)</u> Advi	sory task force meetir	ngs are subject t	to the Minnesota Open	Meeting Law under	
3.11	Minnesota Statutes, chapter 13D.					
3.12	(c) Advi	sory task force meeting	ngs must be con	nducted by telephone of	or interactive	
3.13	technology according to Minnesota Statutes, section 13D.015.					
3.14	Subd. 4. Administrative support. (a) The commissioner of human services must provide					
3.15	administrative support and staff assistance for the advisory task force.					
3.16	<u>(b)</u> The o	commissioner of huma	an services mus	t provide the advisory	task force with data,	
3.17	fiscal estimation	ates, rate models, draf	t waiver amend	ments, implementation	n updates, estimated	
3.18	impacts, and other information the advisory task force requires to fulfill its duties under					
3.19	subdivisions 5 and 6.					
3.20	<u>Subd. 5.</u>	Duties. (a) Prior to is	ssuing the report	rt required under subd	ivision 6, paragraph	
3.21	(a), the advisory task force must evaluate multiple family residential service rate models					
3.22	and the impact the proposed rate models would have on family residential services and adult					
3.23	family foster care providers. The evaluations must include:					
3.24	<u>(1) case</u>	studies demonstrating	g rate changes a	adult family foster care	e providers would	
3.25	experience	under each rate model	<u>l;</u>			
3.26	<u>(2)</u> an es	stimate of the median	rate change for	family residential ser	vices adult family	
3.27	foster care p	providers will experien	nce under each	model;		
3.28	(3) the n	umber of adult family	y foster care pro	oviders operating in M	innesota; and	
3.29	(4) the n	umber of individuals	receiving fami	ly residential services	from licensed adult	
3.30	family foste	er care providers.				

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l	(b) Prior to i	ssuing the report rec	quired under subdiv	vision 6, paragraph (b), the advisory

4.2 task force must monitor the development and implementation of the family residential

4.3 service rate methodology and the impact of the rate methodology on family residential

- 4.4 services and adult family foster care providers.
- 4.5 Subd. 6. Reports. (a) No later than August 1, 2026, the advisory task force must submit
- 4.6 to the chairs and ranking minority members of the legislative committees with jurisdiction
- 4.7 over licensed adult foster care providers and family residential services reimbursement rates
- 4.8 <u>a written report that includes recommendations on:</u>
- 4.9 (1) a payment rate methodology for family residential services;
- 4.10 (2) a payment rate methodology for life sharing services;
- 4.11 (3) any additional recommended changes to family residential services and life sharing
- 4.12 services;

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- 4.13 (4) any legislative language required to implement the recommendations of the advisory
 4.14 task force; and
- 4.15 (5) any legislative modifications to the duties or authorities of the advisory task force
- 4.16 required to adequately monitor the implementation of new rates for family residential
- 4.17 services and life sharing services.
- 4.18 (b) No later than January 15, 2029, the advisory task force must submit to the chairs and
- 4.19 ranking minority members of the legislative committees with jurisdiction over licensed
- 4.20 <u>adult foster care providers and family residential services reimbursement rates a written</u>
- 4.21 report that includes an assessment of the development and implementation of the family
- 4.22 residential service rate methodology and the impact of the rate methodology on family
- 4.23 residential services and adult family foster care providers.
- 4.24 Subd. 7. Expiration. The advisory task force expires June 30, 2029.
- 4.25 **EFFECTIVE DATE.** This section is effective July 1, 2024.

4.26 Sec. 8. APPROPRIATION; ADVISORY TASK FORCE ON FAMILY

4.27 **RESIDENTIAL SERVICES.**

4.28 \$..... in fiscal year 2025 is appropriated from the general fund to the commissioner of

4.29 human services for the Advisory Task Force on Family Residential Services. The general

- 4.30 <u>fund base for the Advisory Task Force on Family Residential Services is \$...... in fiscal</u>
- 4.31 year 2026, \$..... in fiscal year 2027, \$..... in fiscal year 2028, \$..... in fiscal year 2029,
- 4.32 and \$0 in fiscal year 2030.