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S2400-1

# **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

# S.F. No. 2400

DATE	D-PG	OFFICIAL STATUS
03/02/2023	1269	Introduction and first reading
		Referred to Judiciary and Public Safety
03/27/2023		Comm report: To pass as amended and re-refer to Health and Human Services

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to state government; modifying the children's cabinet; establishing the Department of Children, Youth, and Families; transferring responsibilities from the Department of Education, Department of Human Services, and Department of Public Safety to the Department of Children, Youth, and Families; requiring reports; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2022, sections 4.045; 10.65, subdivision 2; 15.01; 15.06, subdivision 1; 15A.0815, subdivision 2; 43A.08, subdivision 1a; 256.014, subdivisions 1, 2; proposing coding for new law as Minnesota Statutes, chapter 143.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11 1.12	Section 1. Minnesota Statutes 2022, section 4.045, is amended to read: 4.045 CHILDREN'S CABINET.
1.13	The Children's Cabinet shall consist of the commissioners of education; human services;
1.14	employment and economic development; public safety; corrections; management and
1.15	budget; health; administration; Housing Finance Agency, and; transportation; and the
1.16	director of the Office of Strategic and Long-Range Planning children, youth, and families.
1.17	The governor shall designate one member to serve as cabinet chair. The chair is responsible
1.18	for ensuring that the duties of the Children's Cabinet are performed.
1.19	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
1.20	Sec. 2. Minnesota Statutes 2022, section 10.65, subdivision 2, is amended to read:
1.21	Subd. 2. Definitions. (a) As used in this section, the following terms have the meanings
1.22	given:

(1) "agency" means the Department of Administration;; Department of Agriculture;; 2.1 Department of Children, Youth, and Families; Department of Commerce;; Department of 2.2 Corrections;; Department of Education;; Department of Employment and Economic 2.3 Development,; Department of Health,; Office of Higher Education,; Housing Finance 2.4 Agency;; Department of Human Rights;; Department of Human Services;; Department of 2.5 Information Technology Services;; Department of Iron Range Resources and Rehabilitation;; 2.6 Department of Labor and Industry; Minnesota Management and Budget; Bureau of 2.7 Mediation Services;; Department of Military Affairs;; Metropolitan Council;; Department 2.8 of Natural Resources; Pollution Control Agency; Department of Public Safety; Department 2.9 of Revenue; Department of Transportation; Department of Veterans Affairs; Gambling 2.10 Control Board; Racing Commission; the Minnesota Lottery; the Animal Health Board; 2.11 and the Board of Water and Soil Resources; 2.12

(2) "consultation" means the direct and interactive involvement of the Minnesota Tribal 2.13 governments in the development of policy on matters that have Tribal implications. 2.14 Consultation is the proactive, affirmative process of identifying and seeking input from 2.15 appropriate Tribal governments and considering their interest as a necessary and integral 2.16 part of the decision-making process. This definition adds to statutorily mandated notification 2.17 procedures. During a consultation, the burden is on the agency to show that it has made a 2.18 good faith effort to elicit feedback. Consultation is a formal engagement between agency 2.19 officials and the governing body or bodies of an individual Minnesota Tribal government 2.20 that the agency or an individual Tribal government may initiate. Formal meetings or 2.21 communication between top agency officials and the governing body of a Minnesota Tribal 2.22 government is a necessary element of consultation; 2.23

(3) "matters that have Tribal implications" means rules, legislative proposals, policy
statements, or other actions that have substantial direct effects on one or more Minnesota
Tribal governments, or on the distribution of power and responsibilities between the state
and Minnesota Tribal governments;

(4) "Minnesota Tribal governments" means the federally recognized Indian Tribes located
in Minnesota including: Bois Forte Band; Fond Du Lac Band; Grand Portage Band; Leech
Lake Band; Mille Lacs Band; White Earth Band; Red Lake Nation; Lower Sioux Indian
Community; Prairie Island Indian Community; Shakopee Mdewakanton Sioux Community;
and Upper Sioux Community; and

2.33 (5) "timely and meaningful" means done or occurring at a favorable or useful time that
allows the result of consultation to be included in the agency's decision-making process for
a matter that has Tribal implications.

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### 3.1

**EFFECTIVE DATE.** This section is effective July 1, 2024.

Sec. 3. Minnesota Statutes 2022, section 15.01, is amended to read: 3.2

3.3

# **15.01 DEPARTMENTS OF THE STATE.**

The following agencies are designated as the departments of the state government: the 3.4 Department of Administration; the Department of Agriculture; the Department of Children, 3.5 Youth, and Families; the Department of Commerce; the Department of Corrections; the 3.6 Department of Education; the Department of Employment and Economic Development; 3.7 the Department of Health; the Department of Human Rights; the Department of Information 3.8 Technology Services; the Department of Iron Range Resources and Rehabilitation; the 3.9 Department of Labor and Industry; the Department of Management and Budget; the 3.10 Department of Military Affairs; the Department of Natural Resources; the Department of 3.11 Public Safety; the Department of Human Services; the Department of Revenue; the 3.12 Department of Transportation; the Department of Veterans Affairs; and their successor 3.13 departments. 3.14

# 3.15

# **EFFECTIVE DATE.** This section is effective July 1, 2024.

Sec. 4. Minnesota Statutes 2022, section 15.06, subdivision 1, is amended to read: 3.16

Subdivision 1. Applicability. This section applies to the following departments or 3.17 agencies: the Departments of Administration;; Agriculture;; Children, Youth, and Families; 3.18 Commerce;; Corrections; Education; Employment and Economic Development;; Health; 3.19 Human Rights;; Labor and Industry;; Management and Budget;; Natural Resources;; Public 3.20 Safety; Human Services; Revenue; Transportation; and Veterans Affairs; the Housing 3.21 Finance and Pollution Control Agencies; the Office of Commissioner of Iron Range 3.22 Resources and Rehabilitation; the Department of Information Technology Services; the 3.23 Bureau of Mediation Services; and their successor departments and agencies. The heads of 3.24 the foregoing departments or agencies are "commissioners." 3.25

#### **EFFECTIVE DATE.** This section is effective July 1, 2024. 3.26

Sec. 5. Minnesota Statutes 2022, section 15A.0815, subdivision 2, is amended to read: 3.27

Subd. 2. Group I salary limits. The salary for a position listed in this subdivision shall 3.28 not exceed 133 percent of the salary of the governor. This limit must be adjusted annually 3.29 on January 1. The new limit must equal the limit for the prior year increased by the percentage 3.30 increase, if any, in the Consumer Price Index for all urban consumers from October of the 3.31 second prior year to October of the immediately prior year. The commissioner of management 3.32

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- 4.1 and budget must publish the limit on the department's website. This subdivision applies to
- 4.2 the following positions:
- 4.3 Commissioner of administration;
- 4.4 Commissioner of agriculture;
- 4.5 Commissioner of education;
- 4.6 Commissioner of children, youth, and families;
- 4.7 Commissioner of commerce;
- 4.8 Commissioner of corrections;
- 4.9 Commissioner of health;
- 4.10 Commissioner, Minnesota Office of Higher Education;
- 4.11 Commissioner, Housing Finance Agency;
- 4.12 Commissioner of human rights;
- 4.13 Commissioner of human services;
- 4.14 Commissioner of labor and industry;
- 4.15 Commissioner of management and budget;
- 4.16 Commissioner of natural resources;
- 4.17 Commissioner, Pollution Control Agency;
- 4.18 Commissioner of public safety;
- 4.19 Commissioner of revenue;
- 4.20 Commissioner of employment and economic development;
- 4.21 Commissioner of transportation; and
- 4.22 Commissioner of veterans affairs.
- 4.23 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 4.24 Sec. 6. Minnesota Statutes 2022, section 43A.08, subdivision 1a, is amended to read:

4.25 Subd. 1a. Additional unclassified positions. Appointing authorities for the following

- 4.26 agencies may designate additional unclassified positions according to this subdivision: the
- 4.27 Departments of Administration; Agriculture; Children, Youth, and Families; Commerce;
- 4.28 Corrections; Education; Employment and Economic Development; Explore Minnesota

5.1	Tourism; Management and Budget; Health; Human Rights; Labor and Industry; Natural
5.2	Resources; Public Safety; Human Services; Revenue; Transportation; and Veterans Affairs;
5.3	the Housing Finance and Pollution Control Agencies; the State Lottery; the State Board of
5.4	Investment; the Office of Administrative Hearings; the Department of Information
5.5	Technology Services; the Offices of the Attorney General, Secretary of State, and State
5.6	Auditor; the Minnesota State Colleges and Universities; the Minnesota Office of Higher
5.7	Education; the Perpich Center for Arts Education; and the Minnesota Zoological Board.
5.8	A position designated by an appointing authority according to this subdivision must
5.9	meet the following standards and criteria:
5.10	(1) the designation of the position would not be contrary to other law relating specifically
5.11	to that agency;
5.12	(2) the person occupying the position would report directly to the agency head or deputy
5.13	agency head and would be designated as part of the agency head's management team;
5.14	(3) the duties of the position would involve significant discretion and substantial
5.15	involvement in the development, interpretation, and implementation of agency policy;
5.16	(4) the duties of the position would not require primarily personnel, accounting, or other
5.17	technical expertise where continuity in the position would be important;
5.18	(5) there would be a need for the person occupying the position to be accountable to,
5.19	loyal to, and compatible with, the governor and the agency head, the employing statutory
5.20	board or commission, or the employing constitutional officer;
5.21	(6) the position would be at the level of division or bureau director or assistant to the
5.22	agency head; and
5.23	(7) the commissioner has approved the designation as being consistent with the standards
5.24	and criteria in this subdivision.
5.25	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
5.26	Sec. 7. [143.01] DEFINITIONS.
5.27	Subdivision 1. Application. The definitions in this section apply to this chapter.
5.28	Subd. 2. Commissioner. "Commissioner" means the commissioner of children, youth,
5.29	and families.
5.30	Subd. 3. Department. "Department" means the Department of Children, Youth, and
5.31	Families.

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6.1	<u>EFFECTIVI</u>	E DATE. This se	ection is effective	ve July 1, 2024.	
6.2	Sec. 8. [143.02	] CREATION C	OF THE DEPA	RTMENT OF CHILD	OREN, YOUTH,
6.3	AND FAMILIE	<u>S.</u>			
6.4	Subdivision 1	. Department.	The Departmen	t of Children, Youth, an	d Families is
6.5	established.				
6.6	Subd. 2. Trai	sfer and restru	cturing provis	ions. The restructuring	of agencies under
6.7				ections 15.039 and 43A.	
6.8	Subd. 3. Succ	cessor and empl	oyee protectio	n clause. (a) Personnel	relating to the
6.9	functions assigned	ed to the commis	sioner in sectio	n 143.03 are transferred	to the department
6.10	effective 30 days	after approval b	y the commissi	oner.	
6.11	(b) Before the	e commissioner's	appointment,	personnel relating to the	functions in this
6.12	section may be tr	ansferred beginr	ning July 1, 202	24, with 30 days' notice	from the
6.13	commissioner of	management and	d budget.		
6.14	(c) All emplo	yees transferred	to the departme	ent remain in the same en	mployment status,
6.15	bargaining unit, a	and civil service	protection as th	e employees had before	e the transfer. All
6.16	collective bargain	ning agreements	that cover any	employee of the Depart	ments of Human
6.17	Services, Educat	ion, Health, or P	ublic Safety wł	to is transferred to the D	epartment of
6.18	Children, Youth,	and Families rer	nain in effect.		
6.19	EFFECTIVI	E DATE. This se	ection is effective	ve July 1, 2024.	
6.20	Sec. 9. [143.03	] COMMISSIO	NER.		
6.21	Subdivision 1	. General. The o	department is u	nder the administrative	control of the
6.22	commissioner. T	he commissioner	is appointed by	y the governor with the a	dvice and consent
6.23	of the senate. The	e commissioner	has the general	powers provided in sect	tion 15.06,
6.24	subdivision 6. Th	ne commissioner	's salary must b	e established according	to the procedure
6.25	in section 15A.08	815, subdivision	5, in the same i	ange as specified for the	e commissioner of
6.26	management and	budget.			
6.27	Subd. 2. Duti	es of the comm	i <b>ssioner.</b> (a) Th	e commissioner may ap	ply for and accept
6.28	on behalf of the s	tate any grants, b	equests, gifts, o	or contributions for the p	urpose of carrying
6.29	out the duties and	d responsibilities	of the commis	sioner. Any money rece	ived under this
6.30	paragraph is app	ropriated and dec	licated for the	ourpose for which the m	oney is granted.
6.31	The commission	er must bienniall	y report to the	chairs and ranking mino	rity members of

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7.1	relevant leg	islative committees an	d divisions by .	January 15 of each eve	en-numbered year a
7.2	list of all gra	ants and gifts received	l under this sub	division.	
7.3	(b) Pursi	ant to law, the commi	ssioner may ap	oly for and receive mo	ney made available
7.4				out the duties and resp	
7.5	commission	er.			
7.6	(c) The c	commissioner may ma	ke contracts wi	th and grants to Tribal	nations, public and
7.7	private ager	ncies and organization	s, both for-profi	t and nonprofit, and ir	ndividuals using
7.8	appropriated	d money.			
7.9	<u>(d)</u> The o	commissioner must de	evelop program	objectives and perform	nance measures for
7.10	evaluating p	orogress toward achiev	ving the objectiv	ves. The commissioner	r must identify the
7.11	objectives, p	performance measures	, and current sta	tus of achieving the me	easures in a biennial
7.12	report to the	chairs and ranking m	inority member	s of relevant legislativ	ve committees and
7.13	divisions. T	he report is due no lat	er than January	15 each even-number	ed year. The report
7.14	must includ	e, when possible, the	following objec	tives:	
7.15	(1) incre	asing the effectiveness	s of the departm	ent's programs in addr	essing the needs of
7.16	children and	l youth facing racial, e	economic, or ge	ographic inequities;	
7.17	(2) incre	asing coordination and	reducing ineffi	ciencies among the dep	partment's programs
7.18	and the fund	ling sources that supp	ort the program	<u>s;</u>	
7.19	<u>(3) incre</u>	asing the alignment a	nd coordination	of family access to ch	nild care and early
7.20	learning pro	grams and improving	systems of sup	port for early childhoo	od and learning
7.21	providers ar	nd services;			
7.22	<u>(</u> 4) impr	oving the connection	between the dep	partment's programs ar	nd the kindergarten
7.23	through grad	de 12 system and the l	nigher education	n system; and	
7.24	<u>(5) minin</u>	mizing and streamlini	ng the effort rec	uired of youth and far	nilies to receive
7.25	services to v	which the youth and fa	amilies are entit	led.	
7.26	<b>EFFEC</b>	TIVE DATE. This se	ction is effectiv	e July 1, 2024.	
7.27	Sec. 10. [1	43.04] STATE AND	COUNTY SY	STEMS.	
7.28	Subdivis	sion 1. Establishment	<u>t of systems. (a)</u>	The commissioner sh	all establish and
7.29	enhance cor	nputer systems necess	ary for the effic	cient operation of the p	programs the
7.30	commission	er supervises, includi	ng:		

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<u>(1) manag</u>	gement and administ	ration of the Sup	plemental Nutrition	Assistance Progran
(SNAP) and i	ncome maintenance	program, includ	ing the electronic dist	ribution of benefits
and				
<u>(2) manag</u>	gement and administ	ration of the chil	ld support enforceme	nt program.
<u>(b) The co</u>	ommissioner's develo	opment costs inc	curred by computer sy	stems for statewide
orograms adr	ninistered with that	computer system	n and mandated by sta	ate or federal law
nust not be a	ssessed against cour	nty agencies. The	e commissioner may	charge a county for
levelopment	and operating costs	incurred by com	puter systems for fur	ections requested by
he county an	d not mandated by s	state or federal la	aw for programs adm	inistered by the
computer sys	tem incurring the co	<u>st.</u>		
(c) The co	ommissioner shall di	stribute the nonf	ederal share of the co	sts of operating and
naintaining t	he systems to the con	nmissioner and t	to the counties partici	pating in the system
n a manner t	hat reflects actual sy	vstem usage, exc	ept that the nonfedera	al share of the costs
of the MAXI	S computer system a	and child suppor	t enforcement system	is for statewide
orograms adr	ninistered by those s	ystems and mand	lated by state or federa	al law shall be borne
entirely by th	e commissioner.			
(d) The co	ommissioner may en	ter into contracti	ual agreements with f	ederally recognized
ndian Tribes	with a reservation i	n Minnesota to p	participate in state-op	erated computer
systems relat	ed to the manageme	nt and administr	ation of the SNAP, in	come maintenance,
and child sup	port enforcement pr	ograms to the ex	tent necessary for the	e Tribe to operate a
federally app	roved family assista	nce program or a	any other program un	der the supervision
of the commi	ssioner.			
<u>Subd. 2.</u>	State systems accou	nt created. A st	ate systems account f	for the Department
of Children, Y	Youth, and Families	is created in the	state treasury. Money	y collected by the
commissione	r for the programs in	1 subdivision 1 n	nust be deposited in t	he account. Money
in the state sy	stems account and f	ederal matching	money are appropria	ited to the
commissione	r for purposes of thi	s section.		
<u>EFFECT</u>	IVE DATE. This se	ection is effective	e July 1, 2024.	
Sec. 11. <b>[1</b> 4	3.05] RULEMAKI	NG.		
<u>(a)</u> The co	ommissioner may us	e the procedure i	in section 14.386, par	agraph (a), to adop
rules necessar	ry to implement the r	esponsibilities tra	ansferred under this a	ct or through section

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(b) The commissioner must amend Minnesota Rules to make conforming changes related
to the transfer of responsibilities under this act or through section 16B.37. The commissioner
must obtain the approval of the commissioners of human services, education, health, and
public safety for any amendments to or repeal of rules in existence on the effective date of
this section and administered under the authority of those agencies.
(c) The time limit in section 14.125 is extended to 36 months for rulemaking under
paragraphs (a) and (b). The commissioner must publish a notice of intent to adopt rules or
a notice of hearing within 36 months of the effective date reported under section 143.05,
subdivision 1, paragraph (c).
(d) The commissioner may adopt rules for the administration of activities related to the
department. Rules adopted under this paragraph are subject to the rulemaking requirements
of chapter 14.
<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
Sec. 12. Minnesota Statutes 2022, section 256.014, subdivision 1, is amended to read:
Subdivision 1. Establishment of systems. (a) The commissioner of human services
shall establish and enhance computer systems necessary for the efficient operation of the
medical assistance and other programs the commissioner supervises, including:.
(1) management and administration of the Supplemental Nutrition Assistance Program
(SNAP) and income maintenance program, including the electronic distribution of benefits;
(2) management and administration of the child support enforcement program; and
(3) administration of medical assistance.
(b) The commissioner's development costs incurred by computer systems for statewide
programs administered by that computer system and mandated by state or federal law must
not be assessed against county agencies. The commissioner may charge a county for
development and operating costs incurred by computer systems for functions requested by
the county and not mandated by state or federal law for programs administered by the
computer system incurring the cost.
(c) The commissioner shall distribute the nonfederal share of the costs of operating and
maintaining the systems to the commissioner and to the counties participating in the system
in a manner that reflects actual system usage, except that the nonfederal share of the costs
of the MAXIS computer system and child support enforcement systems for statewide

10.1 programs administered by those systems that system and mandated by state or federal law
10.2 shall be borne entirely by the commissioner.

The commissioner may enter into contractual agreements with federally recognized
Indian tribes with a reservation in Minnesota to participate in state-operated computer
systems related to the management and administration of the SNAP, income maintenance,
child support enforcement, and medical assistance programs program to the extent necessary
for the tribe to operate a federally approved family the medical assistance program or any
other program under the supervision of the commissioner.

## 10.9 **EFFECTIVE DATE.** This section is effective July 1, 2024.

10.10 Sec. 13. Minnesota Statutes 2022, section 256.014, subdivision 2, is amended to read:

10.11 Subd. 2. State systems account created. A state systems account for the Department

10.12 of Human Services is created in the state treasury. Money collected by the commissioner

10.13 of human services for the programs in subdivision 1 must be deposited in the account.

10.14 Money in the state systems account and federal matching money is appropriated to the

10.15 commissioner of human services for purposes of this section.

## 10.16 **EFFECTIVE DATE.** This section is effective July 1, 2024.

# 10.17 Sec. 14. <u>APPOINTMENT OF COMMISSIONER OF CHILDREN, YOUTH, AND</u> 10.18 FAMILIES.

- 10.19 The governor shall appoint a commissioner-designee of the Department of Children,
- 10.20 Youth, and Families. The person appointed becomes the governor's appointee as the
- 10.21 commissioner of children, youth, and families on July 1, 2024.
- 10.22 **EFFECTIVE DATE.** This section is effective July 1, 2023.

# 10.23 Sec. 15. DATA PRACTICES.

# 10.24 (a) To the extent not prohibited by state or federal law, and notwithstanding the data's 10.25 classification under Minnesota Statutes, chapter 13:

- 10.26 (1) the commissioner of children, youth, and families may access data maintained by
- 10.27 the commissioners of education, health, human services, and public safety related to the
- 10.28 responsibilities transferred under section 16; and
- 10.29 (2) the commissioners of education, health, human services, and public safety may access
- 10.30 data maintained by the commissioner of children, youth, and families related to each
- 10.31 department's respective responsibilities transferred under section 16.

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11.1	(b) Data sha	aring authorized by	this section incl	udes only the data neces	ssary to coordinate
11.2	<u></u>	ivities and services			
11.3	(c) Any dat	a shared under this	section retain th	eir classification from t	he agency holding
11.5	the data.				ne agency nording
11.7					
11.5				s under Minnesota Stat	
11.6				ubject to consent requir	
11.7	any data access	sed, transferred, dis	sseminated, or s	hared under this section	<u>1.</u>
11.8	(e) This sec	ction expires July 1	, 2027.		
11.9	Sec. 16. <u>TR</u> A	ANSFERS FROM	OTHER AGE	NCIES.	
11.10	Subdivision	<u>n 1. <b>General.</b> (a) B</u>	etween July 1, 2	2024, and July 1, 2025,	the Departments
11.11	of Human Serv	vices, Education, H	ealth, and Publi	c Safety must transition	n all of the
11.12	responsibilities	s held by these depa	artments and de	scribed in this section t	o the Department
11.13	of Children, Yo	outh, and Families.			
11.14	(b) Notwith	istanding paragraph	ı (a), any progra	ms identified in paragra	ph (a) that require
11.15	federal approv	al to move to the D	epartment of C	hildren, Youth, and Fan	nilies must be
11.16	transferred on	or after July 1, 202	4, and upon the	federal government gra	anting transfer
11.17	authority to the	e commissioner of o	children, youth,	and families.	
11.18	(c) The con	nmissioner of child	ren, youth, and	families must report an	effective date of
11.19	the transfer of	each responsibility	identified in th	is section to the commi	ssioners of
11.20	administration	, management and l	budget, and oth	er relevant departments	along with the
11.21	secretary of the	e senate, the chief c	elerk of the hous	se of representatives, ar	nd the chairs and
11.22	ranking minori	ty members of rele	vant legislative	committees and division	ons. The reported
11.23	date is the effe	ctive date of transfe	er of responsibi	lities under Minnesota	Statutes, section
11.24	15.039.				
11.25	(d) The req	uirement in Minnes	sota Statutes, se	ction 16B.37, subdivisi	ion 1, that a state
11.26	agency must ha	ave been in existen	ce for at least or	ne year before being elig	gible for receiving
11.27	a transfer of pe	ersonnel, powers, or	r duties does no	t apply to the Departme	ent of Children,
11.28	Youth, and Far	nilies.			
11.29	(e) Notwith	standing Minnesot	a Statutes, secti	on 15.039, subdivision	6, for the transfer
11.30	of responsibilit	ies conducted under	this chapter, the	e unexpended balance of	any appropriation
11.31	to an agency for	or the purposes of a	ny responsibilit	ies that are transferred	to the Department
11.32	of Children, Ye	outh, and Families,	along with the	operational functions to	support the
11.33	responsibilities	s transferred, includ	ling administrat	ive, legal, information	technology, and

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12.1	personnel support, and a proportional share of base funding, are reappropriated under the
12.2	same conditions as the original appropriation to the Department of Children, Youth, and
12.3	Families effective on the date of the transfer of responsibilities and related elements. The
12.4	commissioner of management and budget shall identify and allocate any unexpended
12.5	appropriations and base funding.
12.6	(f) The commissioner of children, youth, and families or management and budget may
12.7	request an extension to transfer any responsibility listed in this section. The commissioner
12.8	of children, youth, and families or management and budget may request that the transfer of
12.9	any responsibility listed in this section be canceled if an effective date has not been reported
12.10	under paragraph (c). Any request under this paragraph must be made in writing to the
12.11	governor. Upon approval from the governor, the transfer may be delayed or canceled. Within
12.12	ten days after receiving the approval of the governor, the commissioner who requested the
12.13	transfer shall submit to the chairs and ranking minority members of relevant legislative
12.14	committees and divisions a notice of any extensions or cancellations granted under this
12.15	paragraph.
12.16	Subd. 2. Department of Human Services. The powers and duties of the Department
12.17	of Human Services with respect to the following responsibilities and related elements are
12.18	transferred to the Department of Children, Youth, and Families according to Minnesota
12.19	Statutes, section 15.039:
12.20	(1) family services and community-based collaboratives under Minnesota Statutes,
12.21	section 124D.23;
12.22	(2) child care programs under Minnesota Statutes, chapter 119B;
12.23	(3) Parent Aware quality rating and improvement system under Minnesota Statutes,
12.24	section 124D.142;
12.25	(4) migrant child care services under Minnesota Statutes, section 256M.50;
12.26	(5) early childhood and school-age professional development training under Laws 2007,
12.27	chapter 147, article 2, section 56;
12.28	(6) licensure of family child care and child care centers, child foster care, and private
12.29	child placing agencies under Minnesota Statutes, chapter 245A;
12.30	(7) certification of license-exempt child care centers under Minnesota Statutes, chapter
12.31	245H;

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13.1	<u>(8) progr</u>	ram integrity and frau	d related to the	Child Care Assistance	Program (CCAP),		
13.2	the Minnesota Family Investment Program (MFIP), and the Supplemental Nutrition						
13.3	Assistance I	Program (SNAP) unde	er Minnesota S	tatutes, chapters 119B	and 245E;		
13.4	<u>(9) SNA</u>	P under Minnesota St	atutes, sections	s 256D.61 to 256D.63;			
13.5	<u>(10) elec</u>	tronic benefit transact	tions under Mi	nnesota Statutes, sectio	ons 256.9862,		
13.6	256.9863, 2	56.9865, 256.987, 256	6.9871, 256.98	72, and 256J.77;			
13.7	<u>(11) Min</u>	inesota food assistance	e program und	er Minnesota Statutes,	section 256D.64;		
13.8	<u>(12) Min</u>	mesota food shelf prog	gram under Mi	nnesota Statutes, sectio	on 256E.34;		
13.9	(13) MF	IP and Temporary Ass	sistance for Ne	edy Families (TANF) u	under Minnesota		
13.10	Statutes, sec	tions 256.9864 and 2:	56.9865 and cl	hapters 256J and 256P;			
13.11	<u>(14) Div</u>	ersionary Work Progr	am (DWP) und	ler Minnesota Statutes,	, section 256J.95;		
13.12	<u>(15) rese</u>	ttlement programs un	der Minnesota	Statutes, section 256B	.06, subdivision 6;		
13.13	<u>(16) chil</u>	d abuse under Minnes	sota Statutes, c	hapter 256E;			
13.14	<u>(17)</u> repo	orting of the maltreatn	nent of minors	under Minnesota Statu	tes, chapter 260E;		
13.15	(18) chil	dren in voluntary fost	er care for trea	tment under Minnesota	a Statutes, chapter		
13.16	<u>260D;</u>						
13.17	<u>(19) juve</u>	enile safety and placer	ment under Mi	nnesota Statutes, chapt	er 260C;		
13.18	(20) the	Minnesota Indian Fan	nily Preservati	on Act under Minnesot	a Statutes, sections		
13.19	<u>260.751 to 2</u>	260.835;					
13.20	(21) the l	Interstate Compact for	Juveniles und	er Minnesota Statutes, s	section 260.515 and		
13.21	the Interstate	e Compact on the Plac	cement of Chil	dren under Minnesota	Statutes, sections		
13.22	260.851 to 2	260.93;					
13.23	<u>(22)</u> adoj	ption under Minnesot	a Statutes, sect	ions 259.20 to 259.89;			
13.24	<u>(23) Nor</u>	thstar Care for Childr	en under Minn	esota Statutes, chapter	<u>256N;</u>		
13.25	<u>(24) chile</u>	d support under Minne	esota Statutes, o	chapters 13, 13B, 214, 2	256, 256J, 257, 259,		
13.26	<u>518, 518A, s</u>	518C, 551, 552, 571, a	and 588 and se	ection 609.375;			
13.27	<u>(25) com</u>	munity action program	ns under Minne	sota Statutes, sections 2	256E.30 to 256E.32;		
13.28	and						
13.29	<u>(26)</u> Fam	nily Assets for Indepen	ndence in Min	nesota under Minnesota	a Statutes, section		
13.30	<u>256E.35.</u>						

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14.1	Subd. 3. Department of Education. The powers and duties of the Department of
14.2	Education with respect to the following responsibilities and related elements are transferred
14.3	to the Department of Children, Youth, and Families according to Minnesota Statutes, section
14.4	<u>15.039:</u>
14.5	(1) Head Start Program and Early Head Start under Minnesota Statutes, sections 119A.50
14.6	to 119A.545;
14.7	(2) the early childhood screening program under Minnesota Statutes, sections 121A.16
14.8	<u>to 121A.19;</u>
14.9	(3) early learning scholarships under Minnesota Statutes, section 124D.165;
14.10	(4) the interagency early childhood intervention system under Minnesota Statutes,
14.11	sections 125A.259 to 125A.48;
14.12	(5) voluntary prekindergarten programs and school readiness plus programs under
14.12	Minnesota Statutes, section 124D.151;
14.15	
14.14	(6) early childhood family education programs under Minnesota Statutes, sections
14.15	<u>124D.13 to 124D.135;</u>
14.16	(7) school readiness under Minnesota Statutes, sections 124D.15 to 124D.16; and
14.17	(8) after-school community learning programs under Minnesota Statutes, section
14.18	<u>124D.2211.</u>
14.19	Subd. 4. Department of Public Safety. The powers and duties of the Department of
14.20	Public Safety with respect to the following responsibilities and related elements are
14.21	transferred to the Department of Children, Youth, and Families according to Minnesota
14.22	Statutes, section 15.039:
14.23	(1) the juvenile justice program under Minnesota Statutes, section 299A.72; and
14.24	(2) grants-in-aid to youth intervention programs under Minnesota Statutes, section
14.25	<u>299A.73.</u>
14.26	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
14.27	Sec. 17. REVISOR INSTRUCTION.
14.28	The revisor of statutes must identify, in consultation with the commissioners of
14.29	management and budget; human services; education; health; and public safety and with
14.30	nonpartisan legislative offices, any changes to Minnesota Statutes and Minnesota Rules
14.31	necessary to facilitate the transfer of responsibilities under this act, the authority to fulfill
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15.1	the responsibilitie	s under this act, and	the related	operational functions need	led to implement
15.2	the necessary lega	al changes and resp	onsibilities	under this act. By Februar	y 1, 2024, the
15.3	revisor of statutes	s must submit to the	chairs and	ranking minority member	rs of relevant
15.4	legislative committees and divisions draft legislation with the statutory changes necessary				
15.5	to implement this	act.			
15.6	EFFECTIVE	<b>DATE.</b> This section	on is effectiv	ve July 1, 2023.	
15.7	Sec. 18. <u>APPR</u>	OPRIATIONS.			
15.8	<u>(a) \$5,000,000</u>	) in fiscal year 2024	1 is appropri	ated from the general fun	d to the
15.9	commissioner of	management and bu	udget to sup	port the creation of the De	epartment of
15.10	Children, Youth, a	and Families. The c	ommissione	r of management and bud	get may transfer
15.11	the money held in	the transition acco	ount to other	agencies. This is a onetin	ne appropriation
15.12	and is available u	ntil June 30, 2025.			
15.13	<u>(b)</u> \$2,370,000	0 in fiscal year 2024	4 is appropri	ated from the general fun	d to the
15.14	commissioner of	management and bu	udget for the	e planning, research, analy	ysis, and other
15.15	efforts needed to	launch the Departm	ent of Child	Iren, Youth, and Families	and to transition
15.16	programs to the d	epartment. On or at	fter July 1, 2	2024, the commissioner of	f management
15.17	and budget may t	ransfer all or part of	f the respons	sibility and funding to the	commissioner
15.18	of children, youth	, and families. This	s is a onetim	e appropriation and is ava	ilable until June
15.19	<u>30, 2025.</u>				

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