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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4618

(SENATE AUTHORS: BOLDON, Wiklund and Mitchell)			
DATE	D-PG	OFFICIAL STATUS	
03/07/2024	12033	Introduction and first reading	
		Referred to Health and Human Services	
03/13/2024	12199	Author added Mitchell	
03/14/2024		Comm report: To pass as amended and re-refer to Judiciary and Public Safety	

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10 1.11	relating to human services; the Department of Human Services Office of Inspector General executive bill on children's licensing issues; amending Minnesota Statutes 2022, sections 245A.04, subdivision 10, by adding a subdivision; 245A.09, subdivision 7; 245A.14, subdivision 17; 245A.16, by adding a subdivision; 245A.66, subdivision 2; 245E.08; 245H.01, by adding subdivisions; 245H.08, subdivision 1; 245H.14, subdivisions 1, 4; 260E.30, subdivision 3; Minnesota Statutes 2023 Supplement, sections 245A.02, subdivision 2c; 245A.16, subdivision 11; 245C.02, subdivision 6a; 245H.06, subdivisions 1, 2; 245H.08, subdivisions 4, 5; proposing coding for new law in Minnesota Statutes, chapter 245H; repealing Minnesota Rules, part 9545.0805, subpart 1.
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13 1.14 1.15 1.16	Section 1. Minnesota Statutes 2023 Supplement, section 245A.02, subdivision 2c, is amended to read: Subd. 2c. Annual or annually; family child care <u>and family child foster care.</u> For the purposes of <u>family child care under sections 245A.50 to 245A.53 and family child foster</u>
1.17 1.18	<u>care training</u> , "annual" or "annually" means each calendar year. EFFECTIVE DATE. This section is effective January 1, 2025.
1.19	Sec. 2. Minnesota Statutes 2022, section 245A.04, subdivision 10, is amended to read:
1.20	Subd. 10. Adoption agency; additional requirements. In addition to the other
1.21	requirements of this section, an individual or organization applying for a license to place
1.22	children for adoption must:
1.23	(1) incorporate as a nonprofit corporation under chapter 317A;

2.1	(2) file with the application for licensure a copy of the disclosure form required under
2.2	section 259.37, subdivision 2;
2.3	(3) provide evidence that a bond has been obtained and will be continuously maintained
2.4	throughout the entire operating period of the agency, to cover the cost of transfer of records
2.5	to and storage of records by the agency which has agreed, according to rule established by
2.6	the commissioner, to receive the applicant agency's records if the applicant agency voluntarily
2.7	or involuntarily ceases operation and fails to provide for proper transfer of the records. The
2.8	bond must be made in favor of the agency which has agreed to receive the records; and
2.9	(4) submit a certified audit financial review completed by an accountant to the
2.10	commissioner each year the license is renewed as required under section 245A.03, subdivision
2.11	1.
2.12	EFFECTIVE DATE. This section is effective January 1, 2025.
2.13	Sec. 3. Minnesota Statutes 2022, section 245A.04, is amended by adding a subdivision to
2.14	read:
2.15	Subd. 19. Family child foster care annual program evaluation. Upon implementation
2.16	of a continuous license process for family child foster care, the annual program evaluation
2.17	required under Minnesota Rules, part 2960.3100, subpart 1, item G, must be conducted
2.18	utilizing the electronic licensing inspection checklist information and the provider licensing
2.19	and reporting hub in a manner prescribed by the commissioner.
2.20	EFFECTIVE DATE. This section is effective July 1, 2024.
2.21	Sec. 4. Minnesota Statutes 2022, section 245A.09, subdivision 7, is amended to read:
2.22	Subd. 7. Regulatory methods. (a) Where appropriate and feasible the commissioner
2.23	shall identify and implement alternative methods of regulation and enforcement to the extent
2.24	authorized in this subdivision. These methods shall include:
2.25	(1) expansion of the types and categories of licenses that may be granted;
2.26	(2) when the standards of another state or federal governmental agency or an independent
2.27	accreditation body have been shown to require the same standards, methods, or alternative
2.28	methods to achieve substantially the same intended outcomes as the licensing standards,
2.29	the commissioner shall consider compliance with the governmental or accreditation standards
2.30	to be equivalent to partial compliance with the licensing standards; and

3.1 (3) use of an abbreviated inspection that employs key standards that have been shown
3.2 to predict full compliance with the rules.

(b) If the commissioner accepts accreditation as documentation of compliance with a
licensing standard under paragraph (a), the commissioner shall continue to investigate
complaints related to noncompliance with all licensing standards. The commissioner may
take a licensing action for noncompliance under this chapter and shall recognize all existing
appeal rights regarding any licensing actions taken under this chapter.

(c) The commissioner shall work with the commissioners of health, public safety,
administration, and education in consolidating duplicative licensing and certification rules
and standards if the commissioner determines that consolidation is administratively feasible,
would significantly reduce the cost of licensing, and would not reduce the protection given
to persons receiving services in licensed programs. Where administratively feasible and
appropriate, the commissioner shall work with the commissioners of health, public safety,
administration, and education in conducting joint agency inspections of programs.

3.15 (d) The commissioner shall work with the commissioners of health, public safety,
3.16 administration, and education in establishing a single point of application for applicants
3.17 who are required to obtain concurrent licensure from more than one of the commissioners
3.18 listed in this clause.

3.19 (e) Unless otherwise specified in statute, the commissioner may conduct routine3.20 inspections biennially.

3.21 (f) For a licensed child care center, the commissioner shall conduct one unannounced
3.22 licensing inspection at least annually once each calendar year.

3.23

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

3.24 Sec. 5. Minnesota Statutes 2022, section 245A.14, subdivision 17, is amended to read:

3.25 Subd. 17. Reusable water bottles or cups. Notwithstanding any law to the contrary, a
3.26 licensed child care center may provide drinking water to a child in a reusable water bottle
3.27 or reusable cup if the center develops and ensures implementation of a written policy that
3.28 at a minimum includes the following procedures:

(1) each day the water bottle or cup is used, the child care center cleans and sanitizes
the water bottle or cup using procedures that comply with the Food Code under Minnesota
Rules, chapter 4626, or allows the child's parent or legal guardian to bring the water bottle
or cup home;

4.1	(2) a water bottle or cup is assigned to a specific child and labeled with the child's first
4.2	and last name;

- 4.3 (3) water bottles and cups are stored in a manner that reduces the risk of a child using
 4.4 the wrong water bottle or cup; and
- 4.5 (4) a water bottle or cup is used only for water.
- 4.6 Sec. 6. Minnesota Statutes 2023 Supplement, section 245A.16, subdivision 11, is amended
 4.7 to read:
- Subd. 11. Electronic checklist use by family child care licensors. County and private
 agency staff who perform family child care delegated licensing functions must use the
- 4.10 commissioner's electronic licensing checklist in the manner prescribed by the commissioner.
- 4.11 **EFFECTIVE DATE.** This section is effective July 1, 2024.
- 4.12 Sec. 7. Minnesota Statutes 2022, section 245A.16, is amended by adding a subdivision to
 4.13 read:
- 4.14 Subd. 12. Licensed child-placing agency personnel requirements. (a) A licensed
- 4.15 child-placing agency must have an individual designated on staff or contract who supervises
- 4.16 the agency's casework. Supervising an agency's casework includes but is not limited to:
- 4.17 (1) reviewing and approving each written home study the agency completes on
- 4.18 prospective foster parents or applicants to adopt;
- 4.19 (2) ensuring ongoing compliance with licensing requirements; and
- 4.20 (3) overseeing staff and ensuring they have the training and resources needed to perform
 4.21 their responsibilities.
- 4.22 (b) The individual who supervises the agency's casework must meet at least one of the
 4.23 following qualifications:
- 4.24 (1) is a licensed social worker, licensed graduate social worker, licensed independent
- 4.25 social worker, or licensed independent clinical social worker;
- 4.26 (2) is a trained culturally competent professional with experience in a relevant field; or
- 4.27 (3) is a licensed clinician with experience in a related field, including a clinician licensed
- 4.28 by a health-related licensing board, under section 214.01, subdivision 2.
- 4.29 (c) The commissioner may grant a variance under section 245A.04, subdivision 9, to
- 4.30 <u>the requirements in this section.</u>

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

5.2 Sec. 8. Minnesota Statutes 2022, section 245A.66, subdivision 2, is amended to read:

5.3 Subd. 2. Child care centers; risk reduction plan. (a) Child care centers licensed under 5.4 this chapter and Minnesota Rules, chapter 9503, must develop a risk reduction plan that 5.5 identifies the general risks to children served by the child care center. The license holder 5.6 must establish procedures to minimize identified risks, train staff on the procedures, and 5.7 annually review the procedures.

(b) The risk reduction plan must include an assessment of risk to children the center
serves or intends to serve and identify specific risks based on the outcome of the assessment.
The assessment of risk must be based on the following:

(1) an assessment of the risks presented by the physical plant where the licensed services
are provided, including an evaluation of the following factors: the condition and design of
the facility and its outdoor space, bathrooms, storage areas, and accessibility of medications
and cleaning products that are harmful to children when children are not supervised and the
existence of areas that are difficult to supervise; and

(2) an assessment of the risks presented by the environment for each facility and for
each site, including an evaluation of the following factors: the type of grounds and terrain
surrounding the building and the proximity to hazards, busy roads, and publicly accessed
businesses.

(c) The risk reduction plan must include a statement of measures that will be taken to
minimize the risk of harm presented to children for each risk identified in the assessment
required under paragraph (b) related to the physical plant and environment. At a minimum,
the stated measures must include the development and implementation of specific policies
and procedures or reference to existing policies and procedures that minimize the risks
identified.

(d) In addition to any program-specific risks identified in paragraph (b), the plan must
include development and implementation of specific policies and procedures or refer to
existing policies and procedures that minimize the risk of harm or injury to children,
including:

5.30 (1) closing children's fingers in doors, including cabinet doors;

5.31 (2) leaving children in the community without supervision;

5.32 (3) children leaving the facility without supervision;

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6.1	(4) careg	giver dislocation of ch	nildren's elbows;		
6.2	(5) burns	s from hot food or bev	verages, whether	served to children or	being consumed by
6.3	caregivers, a	and the devices used	to warm food an	d beverages;	
6.4	(6) injuri	ies from equipment, s	such as scissors a	and glue guns;	
6.5	(7) sunb	urn;			
6.6	(8) feedi	ng children foods to	which they are a	llergic;	
6.7	(9) child	ren falling from chan	ging tables; and		
6.8	(10) chile	dren accessing danger	ous items or cher	micals or coming into o	contact with residue
6.9	from harmfu	al cleaning products.			
6.10	(e) The p	olan shall prohibit the	accessibility of	hazardous items to ch	ildren.
6.11	(f) The p	lan must include spec	ific policies and j	procedures to ensure ad	dequate supervision
6.12	of children a	at all times as defined	under section 2	45A.02, subdivision 1	8, with particular
6.13	emphasis on	1:			
6.14	(1) times	when children are tr	ansitioned from	one area within the fa	cility to another;
6.15	(2) nap-t	ime supervision, inclu	iding infant crib i	cooms as specified und	er section 245A.02,
6.16	subdivision	18, which requires th	at when an infar	nt is placed in a crib to	sleep, supervision
6.17	occurs when	a staff person is with	hin sight or hear	ing of the infant. Whe	n supervision of a
6.18	crib room is	provided by sight or	hearing, the cen	ter must have a plan t	o address the other
6.19	supervision	components;			
6.20	(3) child	drop-off and pick-up	times;		
6.21	(4) super	vision during outdoo	or play and on co	mmunity activities, in	cluding but not
6.22	limited to fi	eld trips and neighbor	rhood walks;		
6.23	(5) super	rvision of children in	hallways; and		
6.24	(6) super	rvision of school-age	children when u	sing the restroom and	visiting the child's
6.25	personal sto	rage space . ; and			
6.26	(7) super	vision of preschool c	hildren when usi	ing an individual, priv	ate restroom within
6.27	the classroom	<u>m.</u>			
6.28	EFFEC	TIVE DATE. This se	ection is effective	e August 1, 2024.	

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7.1	Sec. 9. Minn	esota Statutes 2023	Supplement, sec	tion 245C.02, subdivis	sion 6a, is amended
7.2	to read:		11 /	,	,
7.3	Subd. 6a.	Child care backgro	ound studv subj	ect. (a) "Child care ba	ackground study
7.4		C	· ·	h a licensed child care	c i
7.5	-			child care program, or	
7.6		vider authorized un	•		
	-		-		
7.7	(1) employ	yed by a child care p	provider for com	pensation;	
7.8	(2) assistir	ng in the care of a cl	nild for a child c	are provider;	
7.9	(3) a perso	on applying for licer	sure, certificatio	on, or enrollment;	
7.10	(4) a contr	olling individual as	defined in section	on 245A.02, subdivisi	on 5a;
7.11	(5) an indi	vidual 13 years of a	ge or older who	lives in the household	where the licensed
7.12	program will	be provided and wh	o is not receivin	g licensed services fro	om the program;
7.13	(6) an indi	vidual ten to 12 yea	rs of age who liv	ves in the household v	where the licensed
7.14	services will b	e provided when the	e commissioner l	nas reasonable cause a	s defined in section
7.15	245C.02, subo	livision 15;			
7.16	(7) an indi	vidual who, withou	t providing direc	et contact services at a	licensed program,
7.17	certified progr	ram, or program auth	orized under cha	pter 119B, may have u	insupervised access
7.18	to a child rece	iving services from	a program when	n the commissioner ha	is reasonable cause
7.19	as defined in s	section 245C.02, su	bdivision 15; or		
7.20	(8) a volur	nteer, contractor pro	viding services t	for hire in the program	n, prospective
7.21	employee, or	other individual wh	o has unsupervis	sed physical access to	a child served by a
7.22	program and	who is not under suj	pervision by an i	ndividual listed in cla	use (1) or (5),

7.23 regardless of whether the individual provides program services-; or

7.24 (9) an authorized agent in a license-exempt certified child care center as defined in 7.25 section 245H.01, subdivision 2a.

- (b) Notwithstanding paragraph (a), an individual who is providing services that are not
 part of the child care program is not required to have a background study if:
- (1) the child receiving services is signed out of the child care program for the durationthat the services are provided;
- (2) the licensed child care center, certified license-exempt child care center, licensed
 family child care program, or legal nonlicensed child care provider authorized under chapter

8.1 119B has obtained advanced written permission from the parent authorizing the child to
8.2 receive the services, which is maintained in the child's record;

8.3 (3) the licensed child care center, certified license-exempt child care center, licensed
family child care program, or legal nonlicensed child care provider authorized under chapter
119B maintains documentation on site that identifies the individual service provider and
the services being provided; and

8.7 (4) the licensed child care center, certified license-exempt child care center, licensed
8.8 family child care program, or legal nonlicensed child care provider authorized under chapter
8.9 119B ensures that the service provider does not have unsupervised access to a child not
8.10 receiving the provider's services.

8.11 **EFFECTIVE DATE.** This section is effective October 1, 2024.

8.12 Sec. 10. Minnesota Statutes 2022, section 245E.08, is amended to read:

8.13

245E.08 REPORTING OF SUSPECTED FRAUDULENT ACTIVITY.

(a) A person who, in good faith, makes a report of or testifies in any action or proceeding
in which financial misconduct is alleged, and who is not involved in, has not participated
in, or has not aided and abetted, conspired, or colluded in the financial misconduct, shall
have immunity from any liability, civil or criminal, that results by reason of the person's
report or testimony. For the purpose of any proceeding, the good faith of any person reporting
or testifying under this provision shall be presumed.

(b) If a person that is or has been involved in, participated in, aided and abetted, conspired,
or colluded in the financial misconduct reports the financial misconduct, the department
may consider that person's report and assistance in investigating the misconduct as a
mitigating factor in the department's pursuit of civil, criminal, or administrative remedies.

(c) After an investigation is complete, the reporter's name must be kept confidential.
The subject of the report may compel disclosure of the reporter's name only with the consent
of the reporter or upon a written finding by a district court that the report was false and there
is evidence that the report was made in bad faith. This subdivision does not alter disclosure
responsibilities or obligations under the Rules of Criminal Procedure, except that when the
identity of the reporter is relevant to a criminal prosecution the district court shall conduct
an in-camera review before determining whether to order disclosure of the reporter's identity.

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9.1	Sec. 11. Minne	sota Statutes 2022,	section 245H	.01, is amended by add	ling a subdivision
9.2	to read:				
9.3	Subd. 6a. Inf	ant. "Infant" means	s a child who	is at least six weeks old	l but less than 16
9.4	months old.				
9.5	EFFECTIVI	E DATE. This secti	on is effectiv	e October 1, 2024.	
9.6	Sec. 12. Minne	sota Statutes 2022,	section 245H	1.01, is amended by add	ling a subdivision
9.7	to read:				
9.8	Subd. 6b. Pre	eschooler. "Prescho	oler" means a	a child who is at least 3	3 months old but
9.9	who has not yet a	attended the first da	y of kinderga	rten.	
9.10	EFFECTIVI	E DATE. <u>This secti</u>	on is effectiv	e October 1, 2024.	
9.11	Sec. 13. Minne	sota Statutes 2022,	section 245H	.01, is amended by add	ling a subdivision
9.12	to read:				
9.13	Subd. 6c. Sch	1001-age child. "Scl	hool-age chile	d" means a child who is	s of sufficient age
9.14	to have attended	the first day of kind	lergarten or is	eligible to enter kinder	garten within four
9.15	months and:				
9.16	<u>(1) is no more</u>	e than 13 years old;	<u>.</u>		
9.17	(2) remains e	ligible for child car	e assistance u	nder section 119B.09,	subdivision 1,
9.18	paragraph (e); or				
9.19	(3) the certification (3) the certificati	ed center serves on	ly school-age	children in a setting th	at has students
9.20	enrolled in no gra	ade higher than 8th	grade.		
9.21	EFFECTIVI	E DATE. This secti	on is effectiv	e October 1, 2024.	
9.22	Sec. 14. Minne	sota Statutes 2022,	section 245H	.01, is amended by add	ling a subdivision
9.23	to read:				
9.24	Subd. 8a. Too	Idler. "Toddler" me	eans a child w	ho is at least 16 month	s old but less than
9.25	33 months old.				
9.26	EFFECTIVI	E DATE. This secti	on is effectiv	e October 1, 2024.	

10.1	Sec. 15. Minnesota Statutes 2023 Supplement, section 245H.06, subdivision 1, is amended
10.2	to read:
10.3	Subdivision 1. Correction order and conditional certification requirements. (a) If
10.4	the applicant or certification holder failed fails to comply with a law or rule, the commissioner
10.5	may issue a correction order. The correction order must state:
10.6	(1) the condition that constitutes a violation of the law or rule;
10.7	(2) the specific law or rule violated; and
10.8	(3) the time allowed to correct each violation.
10.9	(b) The commissioner may issue a correction order to the applicant or certification holder
10.10	through the provider licensing and reporting hub. If the certification holder fails to comply
10.11	with a law or rule, the commissioner may issue a conditional certification. When issuing a
10.12	conditional certification, the commissioner shall consider the nature, chronicity, or severity
10.13	of the violation of law or rule and the effect of the violation on the health, safety, or rights
10.14	of persons served by the program. The conditional order must state:
10.15	(1) the conditions that constitute a violation of the law or rule;
10.16	(2) the specific law or rule violated;
10.17	(3) the time allowed to correct each violation; and
10.18	(4) the length and terms of the conditional certification, and the reasons for making the
10.19	certification conditional.
10.20	(c) Nothing in this section prohibits the commissioner from decertifying a center under
10.21	section 245H.07 before issuing a correction order or conditional certification.
10.22	(d) The commissioner may issue a correction order or conditional certification to the
10.23	applicant or certification holder through the provider licensing and reporting hub.
10.24	EFFECTIVE DATE. This section is effective October 1, 2024.
10.25	Sec. 16. Minnesota Statutes 2023 Supplement, section 245H.06, subdivision 2, is amended
10.26	to read:
10.27	Subd. 2. Reconsideration request. (a) If the applicant or certification holder believes
10.28	that the commissioner's correction order or conditional certification is erroneous, the applicant
10.29	or certification holder may ask the commissioner to reconsider the part of the correction
10.30	order or conditional certification that is allegedly erroneous. A request for reconsideration

10.31 must be made in writing and postmarked or submitted through the provider licensing and

11.1 reporting hub and sent to the commissioner within 20 calendar days after the applicant or

11.2 certification holder received the correction order or conditional certification, and must:

(1) specify the part of the correction order <u>or conditional certification</u> that is allegedly
erroneous;

11.5 (2) explain why the specified part is erroneous; and

11.6 (3) include documentation to support the allegation of error.

(b) A request for reconsideration <u>of a correction order</u> does not stay any provision or
requirement of the correction order. The commissioner's disposition of a request for
reconsideration is final and not subject to appeal.

(c) A timely request for reconsideration of a conditional certification shall stay imposition
 of the terms of the conditional certification until the commissioner issues a decision on the
 request for reconsideration.

11.13 (e) (d) Upon implementation of the provider licensing and reporting hub, the provider 11.14 must use the hub to request reconsideration. If the order is issued through the provider hub, 11.15 the request must be received by the commissioner within 20 calendar days from the date 11.16 the commissioner issued the order through the hub.

11.17 **EFFECTIVE DATE.** This section is effective October 1, 2024.

11.18 Sec. 17. Minnesota Statutes 2022, section 245H.08, subdivision 1, is amended to read:

Subdivision 1. Staffing requirements. (a) Except as provided in paragraph (b), during
hours of operation, a certified center must have a director or designee on site who is
responsible for overseeing implementation of written policies relating to the management
and control of the daily activities of the program, ensuring the health and safety of program
participants, and supervising staff and volunteers.

11.24 (b) When the director is absent, a certified center must designate a staff person who is

11.25 at least 18 years old to fulfill the director's responsibilities under this subdivision to ensure

11.26 continuity of program oversight. The designee does not have to meet the director

11.27 qualifications in subdivision 2 but must be aware of their designation and responsibilities

- 11.28 <u>under this subdivision.</u>
- 11.29 **EFFECTIVE DATE.** This section is effective October 1, 2024.

Sec. 18. Minnesota Statutes 2023 Supplement, section 245H.08, subdivision 4, is amendedto read:

Subd. 4. Maximum group size. (a) For a child six weeks old through 16 months old an
infant, the maximum group size shall be no more than eight children.

(b) For a child 16 months old through 33 months old toddler, the maximum group size
shall be no more than 14 children.

12.7 (c) For a child 33 months old through prekindergarten preschooler, a the maximum
12.8 group size shall be no more than 20 children.

(d) For a child in kindergarten through 13 years old school-age child, a the maximum
group size shall be no more than 30 children.

(e) The maximum group size applies at all times except during group activity coordination
time not exceeding 15 minutes, during a meal, outdoor activity, field trip, nap and rest, and
special activity including a film, guest speaker, indoor large muscle activity, or holiday
program.

12.15 (f) Notwithstanding paragraph (d), a certified center may continue to serve a child 14
12.16 years of age or older if one of the following conditions is true:

12.17 (1) the child remains eligible for child care assistance under section 119B.09, subdivision
12.18 1, paragraph (e); or

12.19 (2) the certified center serves only school-age children in a setting that has students
12.20 enrolled in no grade higher than 8th grade.

12.21 **EFFECTIVE DATE.** This section is effective October 1, 2024.

12.22 Sec. 19. Minnesota Statutes 2023 Supplement, section 245H.08, subdivision 5, is amended12.23 to read:

12.24 Subd. 5. **Ratios.** (a) The minimally acceptable staff-to-child ratios are:

12.25 six weeks old through 16 months old infants 1:4

12.26 16 months old through 33 months old toddlers 1:7

12.27 **33 months old through prekindergarten**

12.28 preschoolers 1:10

12.29 kindergarten through 13 years old school-age12.30 children 1:15

12.31 (b) Kindergarten includes a child of sufficient age to have attended the first day of

12.32 kindergarten or who is eligible to enter kindergarten within the next four months.

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13.1 (c) (b) For mixed mixed-age groups, the ratio for the age group of the youngest child 13.2 applies.

- 13.3 (d) Notwithstanding paragraph (a), a certified center may continue to serve a child 14
 13.4 years of age or older if one of the following conditions is true:
- 13.5 (1) the child remains eligible for child care assistance under section 119B.09, subdivision
 13.6 1, paragraph (e); or
- 13.7 (2) the certified center serves only school-age children in a setting that has students
 13.8 enrolled in no grade higher than 8th grade.

13.9 **EFFECTIVE DATE.** This section is effective October 1, 2024.

13.10 Sec. 20. Minnesota Statutes 2022, section 245H.14, subdivision 1, is amended to read:

13.11 Subdivision 1. First aid and cardiopulmonary resuscitation. (a) Before having unsupervised direct contact with a child, but within the first 90 days of employment for 13.12 after the first date of direct contact with a child, the director and, all staff persons, and within 13.13 90 days after the first date of direct contact with a child for substitutes, and unsupervised 13.14 volunteers, each person must successfully complete pediatric first aid and pediatric 13.15 cardiopulmonary resuscitation (CPR) training, unless the training has been completed within 13.16 the previous two calendar years. Staff must complete the pediatric first aid and pediatric 13.17 13.18 CPR training at least every other calendar year and the center must document the training in the staff person's personnel record. 13.19

(b) Training completed under this subdivision may be used to meet the in-service trainingrequirements under subdivision 6.

13.22 **EFFECTIVE DATE.** This section is effective October 1, 2024.

13.23 Sec. 21. Minnesota Statutes 2022, section 245H.14, subdivision 4, is amended to read:

13.24 Subd. 4. Child development. The certified center must ensure that the director and all

13.25 staff persons complete child development and learning training within 90 days of employment

13.26 and every second calendar year thereafter. Substitutes and unsupervised volunteers must

13.27 complete child development and learning training within 90 days after the first date of direct

13.28 contact with a child and every second calendar year thereafter. Before having unsupervised

- 13.29 direct contact with a child, but within 90 days after the first date of direct contact with a
- 13.30 child, the director, all staff persons, substitutes, and unsupervised volunteers must complete
- 13.31 child development and learning training. Child development and learning training must be
- 13.32 repeated every second calendar year thereafter. The director and staff persons not including

14.1 substitutes must complete at least two hours of training on child development. The training

14.2 for substitutes and unsupervised volunteers is not required to be of a minimum length. For

14.3 purposes of this subdivision, "child development and learning training" means how a child

develops physically, cognitively, emotionally, and socially and learns as part of the child's

14.5 family, culture, and community.

14.6 **EFFECTIVE DATE.** This section is effective October 1, 2024.

14.7 Sec. 22. [245H.19] CHILDREN'S RECORDS.

- 14.8 (a) A certification holder must maintain a record for each child enrolled in the certification
- 14.9 holder's program. The record must contain:
- 14.10 (1) the child's full name, birth date, and home address;
- 14.11 (2) the name and telephone number of the child's parents or legal guardians;
- 14.12 (3) the name and telephone number of at least one emergency contact person other than

14.13 the child's parents who can be reached in an emergency or when there is an injury requiring

- 14.14 medical attention and who is authorized to pick up the child; and
- 14.15 (4) the names and telephone numbers of any additional persons authorized by the parents
- 14.16 or legal guardians to pick up the child from the center.
- 14.17 (b) The certification holder must maintain in the child's record and ensure that during
 14.18 all hours of operation staff can access the following information:
- 14.19 (1) immunization information as required under section 245H.13, subdivision 2;
- 14.20 (2) medication administration documentation as required under section 245H.13,
- 14.21 subdivision 3; and
- 14.22 (3) documentation of any known allergy as required under section 245H.13, subdivision
 14.23 4.

14.24 **EFFECTIVE DATE.** This section is effective October 1, 2024.

- 14.25 Sec. 23. Minnesota Statutes 2022, section 260E.30, subdivision 3, is amended to read:
- Subd. 3. Nonmaltreatment mistake. (a) If paragraph (b) applies, rather than making a
 determination of substantiated maltreatment by the individual, the commissioner of human
 services shall determine that a nonmaltreatment mistake was made by the individual.
- 14.29 (b) A nonmaltreatment mistake occurs when:

15.1	(1) at the time of the incident, the individual was performing duties identified in the
15.2	center's child care program plan required under Minnesota Rules, part 9503.0045;
15.3	(2) (1) the individual has not been determined responsible for a similar incident that
15.4	resulted in a finding of maltreatment for at least seven years;
15.5	(3) (2) the individual has not been determined to have committed a similar
15.6	nonmaltreatment mistake under this paragraph for at least four years;
15.7	(4) (3) any injury to a child resulting from the incident, if treated, is treated only with
15.8	remedies that are available over the counter, whether ordered by a medical professional or
15.9	not; and
15.10	(5) (4) except for the period when the incident occurred, the facility and the individual
15.11	providing services were both in compliance with all licensing and certification requirements
15.12	relevant to the incident.
15.13	(c) This subdivision only applies to child care centers certified under chapter 245H and
15.14	licensed under Minnesota Rules, chapter 9503.
15.15	EFFECTIVE DATE. This section is effective October 1, 2024.
15.16	Sec. 24. DIRECTION TO COMMISSIONER OF HUMAN SERVICES; FAMILY
15.17	CHILD FOSTER CARE CONTINUOUS LICENSES.

- 15.18 The commissioner of human services shall develop a continuous license process for
- 15.19 <u>family child foster care licenses. The continuous license process shall be incorporated into</u>
- 15.20 the development of the electronic licensing inspection checklist information and provider
- 15.21 licensing and reporting hub for family child foster care.
- 15.22 **EFFECTIVE DATE.** This section is effective July 1, 2024.

15.23 Sec. 25. <u>**REPEALER.**</u>

- 15.24 Minnesota Rules, part 9545.0805, subpart 1, is repealed.
- 15.25 **EFFECTIVE DATE.** This section is effective July 1, 2024.

APPENDIX Repealed Minnesota Rules: S4618-1

9545.0805 PERSONNEL.

Subpart 1. Supervision by a licensed independent social worker or independent clinical social worker. An independent social worker or independent clinical social worker as defined in Minnesota Statutes, section 148B.21, must supervise an agency's case work. Supervising an agency's case work includes reviewing and approving each written home study the agency completes on prospective foster parents or applicants to adopt. An agency can meet the supervision requirement by complying with item A, B, C, or D.

A. The agency's chief executive officer is a licensed independent social worker or independent clinical social worker and supervises staff members providing case work.

B. The person who does the case work is licensed as an independent social worker or independent clinical social worker.

C. The agency contracts with a licensed independent social worker or independent clinical social worker to supervise staff members' case work.

D. The agency may retain a supervisor with education or experience comparable to the requirements stated in item A, B, or C if one of the exceptions in Minnesota Statutes, section 148B.28, applies.