12/21/22 REVISOR AGW/HL 23-01278 as introduced

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 7

(SENATE AUTHORS: HOFFMAN, Abeler, Fateh, Dziedzic and Miller)

DATE D-PG OFFICIAL STATUS

01/04/2023 72 Introduction and first reading Referred to Human Services 01/05/2023 83 Authors added Fateh; Dziedzic; Miller

1.1 A bill for an act

relating to human services; modifying rates for certain disability waiver services; modifying rates for certain elderly waiver services; modifying rate floors for certain customized living services; modifying rates for nursing facilities; establishing rate floors for intermediate care facilities for persons with developmental disabilities; modifying rates for intermediate care facilities for persons with developmental disabilities; modifying rates for community first services and supports; modifying rates for personal care assistance services; modifying rates for certain home care services; modifying rates for nonemergency medical transportation services; establishing a fuel cost rate adjustment for medical transportation services; modifying provisions related to home and community-based services; modifying provisions related to the emergency staffing pool; establishing a residential settings closure prevention grant program; appropriating money; amending Minnesota Statutes 2022, sections 256B.0625, subdivisions 17, 17a; 256B.0659, subdivisions 1, 12, 17a, 19, 24; 256B.0913, subdivisions 4, 5; 256B.4911, by adding a subdivision; 256B.4912, by adding a subdivision; 256B.4914, subdivisions 3, as amended, 4, 5, 5a, 5b, 5c, 5d, 5e, 8, 9, 10, 10a, 10c, 12, 14, by adding a subdivision; 256B.5012, by adding subdivisions; 256B.85, subdivisions 7, 7a, by adding a subdivision; 256B.851, subdivision 5; 256E.35, subdivisions 1, 2, 4a, 6, 7; 256P.02, by adding a subdivision; 256R.02, subdivisions 16, 24, 26, 29, 34, by adding subdivisions; 256R.23, subdivisions 2, 3; 256R.24, subdivision 1; 256R.25; 256S.15, subdivision 2; 256S.18, by adding a subdivision; 256S.19, subdivision 3; 256S.205, subdivisions 3, 5; 256S.2101, subdivisions 1, 2, by adding subdivisions; 256S.212; 256S.213; 256S.214; 256S.215; Laws 2022, chapter 40, section 6; proposing coding for new law in Minnesota Statutes, chapter 256; repealing Minnesota Statutes 2022, sections 256B.4914, subdivision 9a; 256S.19, subdivision 4.

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

1.29 ARTICLE 1

1.30 **CAREGIVERS STABILIZATION ACT**

1.31 Section 1. TITLE.

This act may be cited as the "Caregivers Stabilization Act of 2023."

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2.1	ARTICLE 2
2.2	DISABILITY WAIVERS
2.3	Section 1. Minnesota Statutes 2022, section 256B.4912, is amended by adding a subdivision to read:
2.5	Subd. 16. Rates established by the commissioner. For homemaker services eligible
2.62.7	for reimbursement under the developmental disabilities waiver, the brain injury waiver, the community alternative care waiver, and the community access for disability inclusion waiver,
2.8	the commissioner must establish rates equal to the rates established under sections 256S.21
2.9	to 256S.215 for the corresponding homemaker services.
2.102.112.12	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval, whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.
2.13	Sec. 2. Minnesota Statutes 2022, section 256B.4914, subdivision 3, is amended to read:
2.14	Subd. 3. Applicable services. Applicable services are those authorized under the state's
2.15	home and community-based services waivers under sections 256B.092 and 256B.49,
2.16	including the following, as defined in the federally approved home and community-based
2.17	services plan:
2.18	(1) 24-hour customized living;
2.19	(2) adult day services;
2.20	(3) adult day services bath;
2.21	(4) community residential services;
2.22	(5) customized living;
2.23	(6) day support services;
2.24	(7) employment development services;
2.25	(8) employment exploration services;
2.26	(9) employment support services;
2.27	(10) family residential services;
2.28	(11) individualized home supports;
2.29	(12) individualized home supports with family training;

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- 3.6 (18) residential support services;
- 3.7 (19) respite services;
- $\frac{(20)}{(20)}$ transportation services; and
- 3.9 (21) (20) other services as approved by the federal government in the state home and community-based services waiver plan.
- 3.11 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when federal approval is obtained.
- Sec. 3. Minnesota Statutes 2022, section 256B.4914, subdivision 4, is amended to read:
- Subd. 4. **Data collection for rate determination.** (a) Rates for applicable home and community-based waivered services, including customized rates under subdivision 12, are set by the rates management system.
- 3.18 (b) Data and information in the rates management system must be used to calculate an individual's rate.
 - (c) Service providers, with information from the support plan and oversight by lead agencies, shall provide values and information needed to calculate an individual's rate in the rates management system. The determination of service levels must be part of a discussion with members of the support team as defined in section 245D.02, subdivision 34. This discussion must occur prior to the final establishment of each individual's rate. The values and information include:
- 3.26 (1) shared staffing hours;

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- 3.27 (2) individual staffing hours;
- 3.28 (3) direct registered nurse hours;
- 3.29 (4) direct licensed practical nurse hours;
- 3.30 (5) staffing ratios;

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4.1	(6) infor	mation to docume	ent variable levels o	f service qualification fo	or variable levels
4.2	of reimburs	ement in each fran	nework;		
4.3	(7) share	ed or individualize	d arrangements for	unit-based services, incl	luding the staffing
4.4	ratio;				
4.5	(8) numl	per of trips and mi	les for transportation	on services; and	
4.6	(9) servi	ce hours provided	through monitoring	g technology.	
4.7	(d) Upda	ates to individual o	data must include:		
4.8	(1) data	for each individua	l that is updated an	nually when renewing s	service plans; and
4.9	(2) reque	ests by individuals	or lead agencies to	update a rate whenever	r there is a change
4.10	in an individ	dual's service need	ls, with accompany	ing documentation.	
4.11	(e) Lead	agencies shall revi	ew and approve all	services reflecting each	individual's needs,
4.12	and the valu	es to calculate the	e final payment rate	for services with variab	oles under
4.13	subdivisions	s 6 to 9a 9 for each	ı individual. Lead aş	gencies must notify the	individual and the
4.14	service prov	vider of the final a	greed-upon values a	and rate, and provide in	formation that is
4.15	identical to	what was entered	into the rates mana	gement system. If a valu	ue used was
4.16	mistakenly o	or erroneously ent	ered and used to cal	culate a rate, a provider	may petition lead
4.17	agencies to	correct it. Lead ag	gencies must respon	d to these requests. Wh	en responding to
4.18	the request,	the lead agency m	nust consider:		
4.19	(1) meet	ing the health and	welfare needs of th	ne individual or individu	als receiving
4.20	services by	service site, identi	fied in their support	t plan under section 245	D.02, subdivision
4.21	4b, and any	addendum under	section 245D.02, su	ıbdivision 4c;	
4.22	(2) meet	ing the requirement	nts for staffing unde	er subdivision 2, paragr	aphs (h), (n), and
4.23	(o); and med	eting or exceeding	the licensing stand	lards for staffing require	ed under section
4.24	245D.09, su	bdivision 1; and			

when federal approval is obtained.

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(3) meeting the staffing ratio requirements under subdivision 2, paragraph (o), and

meeting or exceeding the licensing standards for staffing required under section 245D.31.

whichever is later. The commissioner of human services shall notify the revisor of statutes

EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,

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5.1	Sec. 4.	Minnesota	Statutes 2	2022, 9	section	256B.4914	, subdivi:	s10n 5,	is amen	ded 1	to re	ad

- Subd. 5. Base wage index; establishment and updates. (a) The base wage index is established to determine staffing costs associated with providing services to individuals receiving home and community-based services. For purposes of calculating the base wage,
- Minnesota-specific wages taken from job descriptions and standard occupational 5.5
- classification (SOC) codes from the Bureau of Labor Statistics as defined in the Occupational 5.6
- Handbook must be used. 5.7
- (b) The commissioner shall update the base wage index in subdivision 5a, publish these 5.8 updated values, and load them into the rate management system as follows: 5.9
- (1) on January 1, 2022, based on wage data by SOC from the Bureau of Labor Statistics 5.10 available as of December 31, 2019; and 5.11
- (2) on November 1, 2024, based on wage data by SOC from the Bureau of Labor Statistics 5.12 available as of December 31, 2021; and 5.13
- (3) (2) on July 1, 2026 January 1, 2024, and every two years thereafter, based on wage 5.14 data by SOC from the Bureau of Labor Statistics available 30 24 months and one day prior 5.15 to the scheduled update. 5.16
- **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 5.17 whichever is later. The commissioner of human services shall notify the revisor of statutes 5.18 when federal approval is obtained. 5.19
- Sec. 5. Minnesota Statutes 2022, section 256B.4914, subdivision 5a, is amended to read: 5.20
- Subd. 5a. Base wage index; calculations. The base wage index must be calculated as 5.21 follows: 5.22
- (1) for supervisory staff, 100 percent of the median wage for community and social 5.23 services specialist (SOC code 21-1099), with the exception of the supervisor of positive 5.24 supports professional, positive supports analyst, and positive supports specialist, which is 5.25 100 percent of the median wage for clinical counseling and school psychologist (SOC code 5.26 19-3031); 5.27
- (2) for registered nurse staff, 100 percent of the median wage for registered nurses (SOC 5.28 code 29-1141); 5.29
- (3) for licensed practical nurse staff, 100 percent of the median wage for licensed practical 5.30 nurses (SOC code 29-2061); 5.31

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is 36 percent of the minimum wage in Minnesota for large employers;

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(5) for residential direct care staff, the sum of:

- (i) 15 percent of the subtotal of 50 percent of the median wage for home health and personal care aide (SOC code 31-1120); 30 percent of the median wage for nursing assistant (SOC code 31-1131); and 20 percent of the median wage for social and human services aide (SOC code 21-1093); and
 - (ii) 85 percent of the subtotal of 40 percent of the median wage for home health and personal care aide (SOC code 31-1120); 20 percent of the median wage for nursing assistant (SOC code 31-1014 31-1131); 20 percent of the median wage for psychiatric technician (SOC code 29-2053); and 20 percent of the median wage for social and human services aide (SOC code 21-1093);
- (6) for adult day services staff, 70 percent of the median wage for nursing assistant (SOC code 31-1131); and 30 percent of the median wage for home health and personal care aide (SOC code 31-1120);
 - (7) for day support services staff and prevocational services staff, 20 percent of the median wage for nursing assistant (SOC code 31-1131); 20 percent of the median wage for psychiatric technician (SOC code 29-2053); and 60 percent of the median wage for social and human services aide (SOC code 21-1093);
 - (8) for positive supports analyst staff, 100 percent of the median wage for substance abuse, behavioral disorder, and mental health counselor (SOC code 21-1018);
- (9) for positive supports professional staff, 100 percent of the median wage for clinical 6.23 counseling and school psychologist (SOC code 19-3031); 6.24
- (10) for positive supports specialist staff, 100 percent of the median wage for psychiatric 6.25 technicians (SOC code 29-2053); 6.26
 - (11) for individualized home supports with family training staff, 20 percent of the median wage for nursing aide (SOC code 31-1131); 30 percent of the median wage for community social service specialist (SOC code 21-1099); 40 percent of the median wage for social and human services aide (SOC code 21-1093); and ten percent of the median wage for psychiatric technician (SOC code 29-2053);
 - (12) for individualized home supports with training services staff, 40 percent of the median wage for community social service specialist (SOC code 21-1099); 50 percent of

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- the median wage for social and human services aide (SOC code 21-1093); and ten percent of the median wage for psychiatric technician (SOC code 29-2053);
- (13) for employment support services staff, 50 percent of the median wage for rehabilitation counselor (SOC code 21-1015); and 50 percent of the median wage for community and social services specialist (SOC code 21-1099);
- (14) for employment exploration services staff, 50 percent of the median wage for rehabilitation counselor (SOC code 21-1015) education, guidance, school, and vocational counselor (SOC code 21-1012); and 50 percent of the median wage for community and social services specialist (SOC code 21-1099);
- (15) for employment development services staff, 50 percent of the median wage for education, guidance, school, and vocational counselors (SOC code 21-1012); and 50 percent of the median wage for community and social services specialist (SOC code 21-1099);
- (16) for individualized home support without training staff, 50 percent of the median wage for home health and personal care aide (SOC code 31-1120); and 50 percent of the median wage for nursing assistant (SOC code 31-1131); and
- (17) for night supervision staff, 40 percent of the median wage for home health and personal care aide (SOC code 31-1120); 20 percent of the median wage for nursing assistant (SOC code 31-1131); 20 percent of the median wage for psychiatric technician (SOC code 29-2053); and 20 percent of the median wage for social and human services aide (SOC code 21-1093); and.
- (18) for respite staff, 50 percent of the median wage for home health and personal care 7.21 aide (SOC code 31-1131); and 50 percent of the median wage for nursing assistant (SOC 7.22 code 31-1014). 7.23
- **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 7.24 whichever is later. The commissioner of human services shall notify the revisor of statutes 7.25 when federal approval is obtained. 7.26
- Sec. 6. Minnesota Statutes 2022, section 256B.4914, subdivision 5b, is amended to read: 7.27
- Subd. 5b. Standard component value adjustments. The commissioner shall update 7.28 7.29 the client and programming support, transportation, and program facility cost component values as required in subdivisions 6 to 9a 9 for changes in the Consumer Price Index. The 7.30 commissioner shall adjust these values higher or lower, publish these updated values, and 7.31 load them into the rate management system as follows: 7.32

8.1	(1) on January 1, 2022, by the percentage change in the CPI-U from the date of the
8.2	previous update to the data available on December 31, 2019; and
8.3	(2) on November 1, 2024, by the percentage change in the CPI-U from the date of the
8.4	previous update to the data available as of December 31, 2021; and
8.5	(3) (2) on July January 1, 2026 2024, and every two years thereafter, by the percentage
8.6	change in the CPI-U from the date of the previous update to the data available 30 12 months
8.7	and one day prior to the scheduled update.
8.8	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
8.9	whichever is later. The commissioner of human services shall notify the revisor of statutes
8.10	when federal approval is obtained.
8.11	Sec. 7. Minnesota Statutes 2022, section 256B.4914, subdivision 5c, is amended to read:
8.12	Subd. 5c. Removal of after-framework adjustments. Any rate adjustments applied to
8.13	the service rates calculated under this section outside of the cost components and rate
8.14	methodology specified in this section shall be removed from rate calculations upon
8.15	implementation of the updates under subdivisions 5 and, 5b, and 5f.
8.16	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
8.17	whichever is later. The commissioner of human services shall notify the revisor of statutes
8.18	when federal approval is obtained.
8.19	Sec. 8. Minnesota Statutes 2022, section 256B.4914, subdivision 5d, is amended to read:
8.20	Subd. 5d. Unavailable data for updates and adjustments. If Bureau of Labor Statistics
8.21	occupational codes or Consumer Price Index items specified in subdivision 5 or, 5b, or 5f
8.22	are unavailable in the future, the commissioner shall recommend to the legislature codes or
8.23	items to update and replace.
8.24	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
8.25	whichever is later. The commissioner of human services shall notify the revisor of statutes
8.26	when federal approval is obtained.
8.27	Sec. 9. Minnesota Statutes 2022, section 256B.4914, subdivision 5e, is amended to read:
8.28	Subd. 5e. Inflationary update spending requirement. (a) At least 80 percent of the
8.29	marginal increase in revenue from the rate adjustment applied to the service rates adjustments
8.30	calculated under subdivisions 5 and, 5b beginning on January 1, 2022, and 5f for services
8.31	rendered between January 1, 2022, and March 31, 2024, on or after the day of implementation

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- of the adjustment must be used to increase compensation-related costs for employees directly employed by the program on or after January 1, 2022.
 - (b) For the purposes of this subdivision, compensation-related costs include:
- (1) wages and salaries; 9.4

- (2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment taxes, workers' compensation, and mileage reimbursement;
- (3) the employer's paid share of health and dental insurance, life insurance, disability insurance, long-term care insurance, uniform allowance, pensions, and contributions to employee retirement accounts; and
- (4) benefits that address direct support professional workforce needs above and beyond what employees were offered prior to January 1, 2022 implementation of the applicable rate adjustment, including retention and recruitment bonuses and tuition reimbursement.
- (c) Compensation-related costs for persons employed in the central office of a corporation or entity that has an ownership interest in the provider or exercises control over the provider, or for persons paid by the provider under a management contract, do not count toward the 80 percent requirement under this subdivision.
- (d) A provider agency or individual provider that receives a rate subject to the requirements of this subdivision shall prepare, and upon request submit to the commissioner, a distribution plan that specifies the amount of money the provider expects to receive that is subject to the requirements of this subdivision, including how that money was or will be distributed to increase compensation-related costs for employees. Within 60 days of final implementation of a rate adjustment subject to the requirements of this subdivision, the provider must post the distribution plan and leave it posted for a period of at least six months in an area of the provider's operation to which all direct support professionals have access. The posted distribution plan must include instructions regarding how to contact the commissioner or commissioner's representative if an employee believes the employee has not received the compensation-related increase described in the plan.
 - (e) This subdivision expires June 30, 2024.
- **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.

Sec. 10. Minnesota Statutes 2022, section 256B.4914, is amended by adding a subdivision
to read:
Subd. 5f. Competitive workforce factor adjustments. (a) On January 1, 2024, and
every two years thereafter, the commissioner shall update the competitive workforce factor
to equal the differential between:
(1) the most recently available wage data by SOC code for the weighted average wage
for direct care staff for residential support services and direct care staff for day programs;
<u>and</u>
(2) the most recently available wage data by SOC code of the weighted average wage
of comparable occupations.
(b) For each update of the competitive workforce factor, the update must not decrease
the competitive workforce factor by more than 2.0. If the competitive workforce factor is
less than or equal to zero, then the competitive workforce factor is zero.
EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
whichever is later. The commissioner of human services shall notify the revisor of statutes
when federal approval is obtained.
Sec. 11. Minnesota Statutes 2022, section 256B.4914, subdivision 8, is amended to read:
Subd. 8. Unit-based services with programming; component values and calculation
of payment rates. (a) For the purpose of this section, unit-based services with programming
include employment exploration services, employment development services, employment
support services, individualized home supports with family training, individualized home
supports with training, and positive support services provided to an individual outside of
any service plan for a day program or residential support service.
(b) Component values for unit-based services with programming are:
(1) competitive workforce factor: 4.7 percent;
(2) supervisory span of control ratio: 11 percent;
(3) employee vacation, sick, and training allowance ratio: 8.71 percent;
(4) employee-related cost ratio: 23.6 percent;
(5) program plan support ratio: 15.5 percent;
(6) client programming and support ratio: 4.7 percent, updated as specified in subdivision
5b;
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- (7) general administrative support ratio: 13.25 percent;
- (8) program-related expense ratio: 6.1 percent; and
- (9) absence and utilization factor ratio: 3.9 percent.
- (c) A unit of service for unit-based services with programming is 15 minutes.
- (d) Payments for unit-based services with programming must be calculated as follows, unless the services are reimbursed separately as part of a residential support services or day program payment rate:
- (1) determine the number of units of service to meet a recipient's needs;
- 11.9 (2) determine the appropriate hourly staff wage rates derived by the commissioner as
 11.10 provided in subdivisions 5 and 5a;
- 11.11 (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the product of one plus the competitive workforce factor;
- (4) for a recipient requiring customization for deaf and hard-of-hearing language accessibility under subdivision 12, add the customization rate provided in subdivision 12 to the result of clause (3);
- 11.16 (5) multiply the number of direct staffing hours by the appropriate staff wage;
- 11.17 (6) multiply the number of direct staffing hours by the product of the supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);
- (7) combine the results of clauses (5) and (6), and multiply the result by one plus the employee vacation, sick, and training allowance ratio. This is defined as the direct staffing rate;
- 11.22 (8) for program plan support, multiply the result of clause (7) by one plus the program
 11.23 plan support ratio;
- 11.24 (9) for employee-related expenses, multiply the result of clause (8) by one plus the employee-related cost ratio;
- 11.26 (10) for client programming and supports, multiply the result of clause (9) by one plus
 11.27 the client programming and support ratio;
- 11.28 (11) this is the subtotal rate;
- 11.29 (12) sum the standard general administrative support ratio, the program-related expense 11.30 ratio, and the absence and utilization factor ratio;

12.1	(13) divide the result of clause (11) by one minus the result of clause (12). This is the
12.2	total payment amount;
12.3	(14) for services provided in a shared manner, divide the total payment in clause (13)
12.4	as follows:
12.5	(i) for employment exploration services, divide by the number of service recipients, not
12.6	to exceed five;
12.7	(ii) for employment support services, divide by the number of service recipients, not to
12.8	exceed six; and
12.9	(iii) for individualized home supports with training and individualized home supports
12.10	with family training, divide by the number of service recipients, not to exceed two three;
12.11	and
12.12	(15) adjust the result of clause (14) by a factor to be determined by the commissioner
12.13	to adjust for regional differences in the cost of providing services.
12.14	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
12.15	whichever is later. The commissioner of human services shall notify the revisor of statutes
12.16	when federal approval is obtained.
12.17	Sec. 12. Minnesota Statutes 2022, section 256B.4914, subdivision 9, is amended to read:
12.18	Subd. 9. Unit-based services without programming; component values and
12.19	calculation of payment rates. (a) For the purposes of this section, unit-based services
12.20	without programming include individualized home supports without training and night
12.21	supervision provided to an individual outside of any service plan for a day program or
12.22	residential support service. Unit-based services without programming do not include respite.
12.23	(b) Component values for unit-based services without programming are:
12.24	(1) competitive workforce factor: 4.7 percent;
12.25	(2) supervisory span of control ratio: 11 percent;
12.26	(3) employee vacation, sick, and training allowance ratio: 8.71 percent;
12.27	(4) employee-related cost ratio: 23.6 percent;
12.28	(5) program plan support ratio: 7.0 percent;
12.29	(6) client programming and support ratio: 2.3 percent, updated as specified in subdivision
12.29	5b;
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- 13.1 (7) general administrative support ratio: 13.25 percent;
- 13.2 (8) program-related expense ratio: 2.9 percent; and
- 13.3 (9) absence and utilization factor ratio: 3.9 percent.
- (c) A unit of service for unit-based services without programming is 15 minutes.
- (d) Payments for unit-based services without programming must be calculated as follows
 unless the services are reimbursed separately as part of a residential support services or day
 program payment rate:
- 13.8 (1) determine the number of units of service to meet a recipient's needs;
- 13.9 (2) determine the appropriate hourly staff wage rates derived by the commissioner as
 13.10 provided in subdivisions 5 to 5a;
- 13.11 (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the product of one plus the competitive workforce factor;
- 13.13 (4) for a recipient requiring customization for deaf and hard-of-hearing language 13.14 accessibility under subdivision 12, add the customization rate provided in subdivision 12 13.15 to the result of clause (3);
- 13.16 (5) multiply the number of direct staffing hours by the appropriate staff wage;
- 13.17 (6) multiply the number of direct staffing hours by the product of the supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);
- 13.19 (7) combine the results of clauses (5) and (6), and multiply the result by one plus the
 13.20 employee vacation, sick, and training allowance ratio. This is defined as the direct staffing
 13.21 rate;
- 13.22 (8) for program plan support, multiply the result of clause (7) by one plus the program plan support ratio;
- 13.24 (9) for employee-related expenses, multiply the result of clause (8) by one plus the employee-related cost ratio;
- 13.26 (10) for client programming and supports, multiply the result of clause (9) by one plus
 13.27 the client programming and support ratio;
- 13.28 (11) this is the subtotal rate;
- 13.29 (12) sum the standard general administrative support ratio, the program-related expense 13.30 ratio, and the absence and utilization factor ratio;

14.1	(13) divide the result of clause (11) by one minus the result of clause (12). This is the
14.2	total payment amount;
14.3	(14) for individualized home supports without training provided in a shared manner,
14.4	divide the total payment amount in clause (13) by the number of service recipients, not to
14.5	exceed two three; and
14.6	(15) adjust the result of clause (14) by a factor to be determined by the commissioner
14.7	to adjust for regional differences in the cost of providing services.
14.8	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
14.9	whichever is later. The commissioner of human services shall notify the revisor of statutes
14.10	when federal approval is obtained.
14.11	Sec. 13. Minnesota Statutes 2022, section 256B.4914, subdivision 10, is amended to read:
14.12	Subd. 10. Evaluation of information and data. (a) The commissioner shall, within
14.13	available resources, conduct research and gather data and information from existing state
14.14	systems or other outside sources on the following items:
14.15	(1) differences in the underlying cost to provide services and care across the state;
14.16	(2) mileage, vehicle type, lift requirements, incidents of individual and shared rides, and
14.17	units of transportation for all day services, which must be collected from providers using
14.18	the rate management worksheet and entered into the rates management system; and
14.19	(3) the distinct underlying costs for services provided by a license holder under sections
14.20	245D.05, 245D.06, 245D.07, 245D.071, 245D.081, and 245D.09, and for services provided
14.21	by a license holder certified under section 245D.33.
14.22	(b) The commissioner, in consultation with stakeholders, shall review and evaluate the
14.23	following values already in subdivisions 6 to 9a 9, or issues that impact all services, including,
14.24	but not limited to:
14.25	(1) values for transportation rates;
14.26	(2) values for services where monitoring technology replaces staff time;
14.27	(3) values for indirect services;
14.28	(4) values for nursing;
14.29	(5) values for the facility use rate in day services, and the weightings used in the day
14.30	service ratios and adjustments to those weightings;
14.31	(6) values for workers' compensation as part of employee-related expenses;

15.1	(7) values for unemployment insurance as part of employee-related expenses;
15.2	(8) direct care workforce labor market measures;
15.3	(9) any changes in state or federal law with a direct impact on the underlying cost of
15.4	providing home and community-based services;
15.5	(10) outcome measures, determined by the commissioner, for home and community-based
15.6	services rates determined under this section; and
15.7	(11) different competitive workforce factors by service, as determined under subdivision
15.8	10b.
15.9	(c) The commissioner shall report to the chairs and the ranking minority members of
15.10	the legislative committees and divisions with jurisdiction over health and human services
15.11	policy and finance with the information and data gathered under paragraphs (a) and (b) on
15.12	January 15, 2021, with a full report, and a full report once every four years thereafter.
15.13	(d) Beginning July 1, 2022, the commissioner shall renew analysis and implement
15.14	changes to the regional adjustment factors once every six years. Prior to implementation,
15.15	the commissioner shall consult with stakeholders on the methodology to calculate the
15.16	adjustment.
15.17	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
15.18	whichever is later. The commissioner of human services shall notify the revisor of statutes
15.19	when federal approval is obtained.
15.20	Sec. 14. Minnesota Statutes 2022, section 256B.4914, subdivision 10a, is amended to
15.21	read:
15.22	Subd. 10a. Reporting and analysis of cost data. (a) The commissioner must ensure
15.23	that wage values and component values in subdivisions 5 to $\frac{9a}{9}$ reflect the cost to provide
15.24	the service. As determined by the commissioner, in consultation with stakeholders identified
15.25	in subdivision 17, a provider enrolled to provide services with rates determined under this
15.26	section must submit requested cost data to the commissioner to support research on the cost
15.27	of providing services that have rates determined by the disability waiver rates system.
15.28	Requested cost data may include, but is not limited to:
15.29	(1) worker wage costs;
15.30	(2) benefits paid;
15.31	(3) supervisor wage costs;

- 16.1 (4) executive wage costs;
- 16.2 (5) vacation, sick, and training time paid;
- 16.3 (6) taxes, workers' compensation, and unemployment insurance costs paid;
- 16.4 (7) administrative costs paid;
- 16.5 (8) program costs paid;
- 16.6 (9) transportation costs paid;
- 16.7 (10) vacancy rates; and

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- (11) other data relating to costs required to provide services requested by the commissioner.
- (b) At least once in any five-year period, a provider must submit cost data for a fiscal year that ended not more than 18 months prior to the submission date. The commissioner shall provide each provider a 90-day notice prior to its submission due date. If a provider fails to submit required reporting data, the commissioner shall provide notice to providers that have not provided required data 30 days after the required submission date, and a second notice for providers who have not provided required data 60 days after the required submission date. The commissioner shall temporarily suspend payments to the provider if cost data is not received 90 days after the required submission date. Withheld payments shall be made once data is received by the commissioner.
- (c) The commissioner shall conduct a random validation of data submitted under paragraph (a) to ensure data accuracy.
- (d) The commissioner shall analyze cost data submitted under paragraph (a) and, in consultation with stakeholders identified in subdivision 17, may submit recommendations on component values and inflationary factor adjustments to the chairs and ranking minority members of the legislative committees with jurisdiction over human services once every four years beginning January 1, 2021. The commissioner shall make recommendations in conjunction with reports submitted to the legislature according to subdivision 10, paragraph (c).
- (e) The commissioner shall release cost data in an aggregate form, and cost data from individual providers shall not be released except as provided for in current law.
- 16.30 (f) The commissioner, in consultation with stakeholders identified in subdivision 17, 16.31 shall develop and implement a process for providing training and technical assistance

17.1	necessary to support provider submission of cost documentation required under paragraph
17.2	(a).
17.3	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
17.4	whichever is later. The commissioner of human services shall notify the revisor of statutes
17.5	when federal approval is obtained.
17.6	Sec. 15. Minnesota Statutes 2022, section 256B.4914, subdivision 10c, is amended to
17.7	read:
17.8	Subd. 10c. Reporting and analysis of competitive workforce factor. (a) Beginning
17.9	February 1, 2021 2025, and every two years thereafter, the commissioner shall report to the
17.10	chairs and ranking minority members of the legislative committees and divisions with
17.11	jurisdiction over health and human services policy and finance an analysis of the competitive
17.12	workforce factor.
17.13	(b) The report must include recommendations to update the competitive workforce factor
17.14	using :
17.15	(1) the most recently available wage data by SOC code for the weighted average wage
17.16	for direct care staff for residential services and direct care staff for day services;
17.17	(2) the most recently available wage data by SOC code of the weighted average wage
17.18	of comparable occupations; and
17.19	(3) workforce data as required under subdivision 10b.
17.20	(c) The commissioner shall not recommend an increase or decrease of the competitive
17.21	workforce factor from the current value by more than two percentage points. If, after a
17.22	biennial analysis for the next report, the competitive workforce factor is less than or equal
17.23	to zero, the commissioner shall recommend a competitive workforce factor of zero. This
17.24	subdivision expires upon submission of the calendar year 2030 report.
17.25	EFFECTIVE DATE. This section is effective July 1, 2023.
17.26	Sec. 16. Minnesota Statutes 2022, section 256B.4914, subdivision 12, is amended to read:
17.27	Subd. 12. Customization of rates for individuals. (a) For persons determined to have
17.28	higher needs based on being deaf or hard-of-hearing, the direct-care costs must be increased
17.29	by an adjustment factor prior to calculating the rate under subdivisions 6 to $9a - 9$. The
17.30	customization rate with respect to deaf or hard-of-hearing persons shall be \$2.50 per hour
17.31	for waiver recipients who meet the respective criteria as determined by the commissioner.

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- (b) For the purposes of this section, "deaf and hard-of-hearing" means:
 - (1) the person has a developmental disability and:

- (i) an assessment score which indicates a hearing impairment that is severe or that the person has no useful hearing;
- (ii) an expressive communications score that indicates the person uses single signs or gestures, uses an augmentative communication aid, or does not have functional communication, or the person's expressive communications is unknown; and
- (iii) a communication score which indicates the person comprehends signs, gestures, and modeling prompts or does not comprehend verbal, visual, or gestural communication, or that the person's receptive communication score is unknown; or
- (2) the person receives long-term care services and has an assessment score that indicates the person hears only very loud sounds, the person has no useful hearing, or a determination cannot be made; and the person receives long-term care services and has an assessment that indicates the person communicates needs with sign language, symbol board, written messages, gestures, or an interpreter; communicates with inappropriate content, makes garbled sounds or displays echolalia, or does not communicate needs.
- EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when federal approval is obtained.
- Sec. 17. Minnesota Statutes 2022, section 256B.4914, subdivision 14, is amended to read:
 - Subd. 14. **Exceptions.** (a) In a format prescribed by the commissioner, lead agencies must identify individuals with exceptional needs that cannot be met under the disability waiver rate system. The commissioner shall use that information to evaluate and, if necessary, approve an alternative payment rate for those individuals. Whether granted, denied, or modified, the commissioner shall respond to all exception requests in writing. The commissioner shall include in the written response the basis for the action and provide notification of the right to appeal under paragraph (h).
 - (b) Lead agencies must act on an exception request within 30 days and notify the initiator of the request of their recommendation in writing. A lead agency shall submit all exception requests along with its recommendation to the commissioner.
 - (c) An application for a rate exception may be submitted for the following criteria:
- 18.32 (1) an individual has service needs that cannot be met through additional units of service;

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- (2) an individual's rate determined under subdivisions 6 to 9a 9 is so insufficient that it has resulted in an individual receiving a notice of discharge from the individual's provider;
 - (3) an individual's service needs, including behavioral changes, require a level of service which necessitates a change in provider or which requires the current provider to propose service changes beyond those currently authorized.
 - (d) Exception requests must include the following information:
- (1) the service needs required by each individual that are not accounted for in subdivisions 19.8 6 to 9a 9; 19.9
- (2) the service rate requested and the difference from the rate determined in subdivisions 19.10 6 to 9a 9; 19.11
- (3) a basis for the underlying costs used for the rate exception and any accompanying 19.12 documentation; and 19.13
- (4) any contingencies for approval. 19.14
 - (e) Approved rate exceptions shall be managed within lead agency allocations under sections 256B.092 and 256B.49.
 - (f) Individual disability waiver recipients, an interested party, or the license holder that would receive the rate exception increase may request that a lead agency submit an exception request. A lead agency that denies such a request shall notify the individual waiver recipient, interested party, or license holder of its decision and the reasons for denying the request in writing no later than 30 days after the request has been made and shall submit its denial to the commissioner in accordance with paragraph (b). The reasons for the denial must be based on the failure to meet the criteria in paragraph (c).
 - (g) The commissioner shall determine whether to approve or deny an exception request no more than 30 days after receiving the request. If the commissioner denies the request, the commissioner shall notify the lead agency and the individual disability waiver recipient, the interested party, and the license holder in writing of the reasons for the denial.
 - (h) The individual disability waiver recipient may appeal any denial of an exception request by either the lead agency or the commissioner, pursuant to sections 256.045 and 256.0451. When the denial of an exception request results in the proposed demission of a waiver recipient from a residential or day habilitation program, the commissioner shall issue a temporary stay of demission, when requested by the disability waiver recipient, consistent with the provisions of section 256.045, subdivisions 4a and 6, paragraph (c). The temporary

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stay shall remain in effect until the lead agency can provide an informed choice	of
appropriate, alternative services to the disability waiver.	

- (i) Providers may petition lead agencies to update values that were entered incorrectly or erroneously into the rate management system, based on past service level discussions and determination in subdivision 4, without applying for a rate exception.
- (i) The starting date for the rate exception will be the later of the date of the recipient's change in support or the date of the request to the lead agency for an exception.
- (k) The commissioner shall track all exception requests received and their dispositions. The commissioner shall issue quarterly public exceptions statistical reports, including the number of exception requests received and the numbers granted, denied, withdrawn, and pending. The report shall include the average amount of time required to process exceptions.
- (1) Approved rate exceptions remain in effect in all cases until an individual's needs change as defined in paragraph (c).
- **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 20.14 whichever is later. The commissioner of human services shall notify the revisor of statutes 20.15 when federal approval is obtained. 20.16
- Sec. 18. Minnesota Statutes 2022, section 256S.2101, subdivision 1, is amended to read: 20.17
- Subdivision 1. Phase-in for disability waiver customized living rates. All rates and 20.18 rate components for community access for disability inclusion customized living and brain 20.19 injury customized living under section 256B.4914 shall must be the sum of ten 21.6 percent 20.20 of the rates calculated under sections 256S.211 to 256S.215 and 90 78.4 percent of the rates 20.21 calculated using the rate methodology in effect as of June 30, 2017. 20.22
- **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 20.23 whichever is later. The commissioner of human services shall notify the revisor of statutes 20.24 when federal approval is obtained. 20.25

Sec. 19. DIRECTION TO COMMISSIONER; DISABILITY WAIVER SHARED 20.26 **SERVICES RATES.** 20.27

The commissioner of human services shall establish a rate system for shared homemaker services and shared chore services provided under Minnesota Statutes, sections 256B.092 and 256B.49. For two persons sharing services, the rate paid to a provider must not exceed 1-1/2 times the rate paid for serving a single individual, and for three persons sharing services, the rate paid to a provider must not exceed two times the rate paid for serving a

single individual. These rates apply only when all of the criteria for the shared service have 21.1 21.2 been met. Sec. 20. DIRECTION TO COMMISSIONER; SHARED SERVICES. 21.3 (a) By December 1, 2023, the commissioner of human services shall seek any necessary 21.4 changes to home and community-based services waiver plans regarding sharing services in 21.5 order to: 21.6 (1) permit shared services for additional services, including chore, homemaker, and 21.7 night supervision; 21.8 21.9 (2) permit existing shared services at higher ratios, including individualized home supports without training, individualized home supports with training, and individualized 21.10 home supports with family training at a ratio of one staff person to three recipients; 21.11 (3) ensure that individuals who are seeking to share services permitted under the waiver 21.12 21.13 plans in an own-home setting are not required to live in a licensed setting in order to share services so long as all other requirements are met; and 21.14 21.15 (4) issue guidance for shared services, including: 21.16 (i) informed choice for all individuals sharing the services; 21.17 (ii) guidance for when multiple shared services by different providers occur in one home and how lead agencies and individuals shall determine that shared service is appropriate to 21.18 meet the needs, health, and safety of each individual for whom the lead agency provides 21.19 case management or care coordination; and 21.20 (iii) guidance clarifying that an individual's decision to share services does not reduce 21.21 any determination of the individual's overall or assessed needs for services. 21.22 (b) The commissioner shall develop or provide guidance outlining: 21.23 (1) instructions for shared services support planning; 21.24 (2) person-centered approaches and informed choice in shared services support planning; 21.25 21.26 and (3) required contents of shared services agreements. 21.27 (c) The commissioner shall seek and utilize stakeholder input for any proposed changes 21.28 21.29 to waiver plans and any shared services guidance.

22.1	Sec. 21. <u>DIRECTION TO COMMISSIONER; LIFE-SHARING SERVICES.</u>
22.2	Subdivision 1. Recommendations required. The commissioner of human services shall
22.3	develop recommendations for establishing life sharing as a covered medical assistance
22.4	waiver service.
22.5	Subd. 2. Definition. For the purposes of this section, "life sharing" means a
22.6	relationship-based living arrangement between an adult with a disability and an individual
22.7	or family in which they share their lives and experiences while the adult with a disability
22.8	receives support from the individual or family using person-centered practices.
22.9	Subd. 3. Stakeholder engagement and consultation. (a) The commissioner must
22.10	proactively solicit participation in the development of the life-sharing medical assistance
22.11	service through a robust stakeholder engagement process that results in the inclusion of a
22.12	racially, culturally, and geographically diverse group of interested stakeholders from each
22.13	of the following groups:
22.14	(1) providers currently providing or interested in providing life-sharing services;
22.15	(2) people with disabilities accessing or interested in accessing life-sharing services;
22.16	(3) disability advocacy organizations; and
22.17	(4) lead agencies.
22.18	(b) The commissioner must proactively seek input into and assistance with the
22.19	development of recommendations for establishing the life-sharing service from interested
22.20	stakeholders.
22.21	(c) The commissioner must provide a method for the commissioner and interested
22.22	stakeholders to cofacilitate public meetings. The first meeting must occur before January
22.23	31, 2023. The commissioner must host the cofacilitated meetings at least monthly through
22.24	December 31, 2023. All meetings must be accessible to all interested stakeholders, recorded,
22.25	and posted online within one week of the meeting date.
22.26	Subd. 4. Required topics to be discussed during development of the
22.27	recommendations. The commissioner and the interested stakeholders must discuss the
22.28	following topics:
22.29	(1) the distinction between life sharing and adult family foster care;
22.30	(2) successful life-sharing models used in other states;
22.31	(3) services and supports that could be included in a life-sharing service;

a nursing facility;

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(3) the person is age 65 or older;

(4) the person would be eligible for medical assistance within 135 days of admission to

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- (5) the person is not ineligible for the payment of long-term care services by the medical assistance program due to an asset transfer penalty under section 256B.0595 or equity interest in the home exceeding \$500,000 as stated in section 256B.056;
- (6) the person needs long-term care services that are not funded through other state or federal funding, or other health insurance or other third-party insurance such as long-term care insurance;
- (7) except for individuals described in clause (8), the monthly cost of the alternative care services funded by the program for this person does not exceed 75 percent of the monthly limit described under section 256S.18. This monthly limit does not prohibit the alternative care client from payment for additional services, but in no case may the cost of additional services purchased under this section exceed the difference between the client's monthly service limit defined under section 256S.04, and the alternative care program monthly service limit defined in this paragraph. If care-related supplies and equipment or environmental modifications and adaptations are or will be purchased for an alternative care services recipient, the costs may be prorated on a monthly basis for up to 12 consecutive months beginning with the month of purchase. If the monthly cost of a recipient's other alternative care services exceeds the monthly limit established in this paragraph, the annual cost of the alternative care services shall must be determined. In this event, the annual cost of alternative care services shall must not exceed 12 times the monthly limit described in this paragraph;
- (8) for individuals assigned a case mix classification A as described under section 256S.18, with (i) no dependencies in activities of daily living, or (ii) up to two dependencies in bathing, dressing, grooming, walking, and eating when the dependency score in eating is three or greater as determined by an assessment performed under section 256B.0911, the monthly cost of alternative care services funded by the program cannot exceed \$593 per month for all new participants enrolled in the program on or after July 1, 2011. This monthly limit shall be applied to all other participants who meet this criteria at reassessment. This monthly limit shall must be increased annually as described in section 256S.18. This monthly limit does not prohibit the alternative care client from payment for additional services, but in no case may the cost of additional services purchased exceed the difference between the client's monthly service limit defined in this clause and the limit described in clause (7) for case mix classification A; and
 - (9) the person is making timely payments of the assessed monthly fee; and

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(10) for a person participating in consumer-directed community supports, the person's monthly service limit must be equal to the monthly service limits in clause (7), except that a person assigned a case mix classification L must receive the monthly service limit for case mix classification A.

A person is ineligible if payment of the fee is over 60 days past due, unless the person agrees to:

- (i) the appointment of a representative payee;
- (ii) automatic payment from a financial account; 25.8

- (iii) the establishment of greater family involvement in the financial management of 25.9 payments; or 25.10
- (iv) another method acceptable to the lead agency to ensure prompt fee payments. 25.11
 - (b) The lead agency may extend the client's eligibility as necessary while making arrangements to facilitate payment of past-due amounts and future premium payments. Following disenrollment due to nonpayment of a monthly fee, eligibility shall must not be reinstated for a period of 30 days.
 - (c) Alternative care funding under this subdivision is not available for a person who is a medical assistance recipient or who would be eligible for medical assistance without a spenddown or waiver obligation. A person whose initial application for medical assistance and the elderly waiver program is being processed may be served under the alternative care program for a period up to 60 days. If the individual is found to be eligible for medical assistance, medical assistance must be billed for services payable under the federally approved elderly waiver plan and delivered from the date the individual was found eligible for the federally approved elderly waiver plan. Notwithstanding this provision, alternative care funds may not be used to pay for any service the cost of which: (i) is payable by medical assistance; (ii) is used by a recipient to meet a waiver obligation; or (iii) is used to pay a medical assistance income spenddown for a person who is eligible to participate in the federally approved elderly waiver program under the special income standard provision.
 - (d) Alternative care funding is not available for a person who resides in a licensed nursing home, certified boarding care home, hospital, or intermediate care facility, except for case management services which are provided in support of the discharge planning process for a nursing home resident or certified boarding care home resident to assist with a relocation process to a community-based setting.

(e) Alternative care funding is not available for a person whose income is greater than 26.1 the maintenance needs allowance under section 256S.05, but equal to or less than 120 percent 26.2 of the federal poverty guideline effective July 1 in the fiscal year for which alternative care 26.3 eligibility is determined, who would be eligible for the elderly waiver with a waiver 26.4 obligation. 26.5 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, 26.6 whichever is later. The commissioner of human services shall notify the revisor of statutes 26.7 when federal approval is obtained. 26.8 Sec. 2. Minnesota Statutes 2022, section 256B.0913, subdivision 5, is amended to read: 26.9 Subd. 5. Services covered under alternative care. Alternative care funding may be 26.10 26.11 used for payment of costs of: (1) adult day services and adult day services bath; 26.12 26.13 (2) home care; (3) homemaker services; 26.14 26.15 (4) personal care; (5) case management and conversion case management; 26.16 26.17 (6) respite care; (7) specialized supplies and equipment; 26.18 26.19 (8) home-delivered meals; (9) nonmedical transportation; 26.20 (10) nursing services; 26.21 (11) chore services; 26.22 (12) companion services; 26.23 26.24 (13) nutrition services; (14) family caregiver training and education; 26.25 26.26 (15) coaching and counseling; (16) telehome care to provide services in their own homes in conjunction with in-home 26.27 26.28 visits;

27.1	(17) consumer-directed community supports under the alternative care programs which
27.2	are available statewide and limited to the average monthly expenditures representative of
27.3	all alternative care program participants for the same case mix resident class assigned in
27.4	the most recent fiscal year for which complete expenditure data is available;
27.5	(18) environmental accessibility and adaptations; and
27.6	(19) discretionary services, for which lead agencies may make payment from their
27.7	alternative care program allocation for services not otherwise defined in this section or
27.8	section 256B.0625, following approval by the commissioner.
27.9	Total annual payments for discretionary services for all clients served by a lead agency
27.10	must not exceed 25 percent of that lead agency's annual alternative care program base
27.11	allocation, except that when alternative care services receive federal financial participation
27.12	under the 1115 waiver demonstration, funding shall be allocated in accordance with
27.13	subdivision 17.
27.14	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
27.15	whichever is later. The commissioner of human services shall notify the revisor of statutes
27.16	when federal approval is obtained.
27.17	Sec. 3. Minnesota Statutes 2022, section 256S.15, subdivision 2, is amended to read:
27.18	Subd. 2. Foster care limit. The elderly waiver payment for the foster care service in
27.19	combination with the payment for all other elderly waiver services, including case
27.20	management, must not exceed the monthly case mix budget cap for the participant as
27.21	specified in sections 256S.18, subdivision 3, and 256S.19, subdivisions subdivision 3 and
27.22	4.
27.23	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval.
27.24	whichever is later. The commissioner of human services shall notify the revisor of statutes
27.25	when federal approval is obtained.
27.26	Sec. 4. Minnesota Statutes 2022, section 256S.18, is amended by adding a subdivision to
27.27	read:
27.28	Subd. 3a. Monthly case mix budget caps for consumer-directed community
27.29	supports. The monthly case mix budget caps for each case mix classification for
27.30	consumer-directed community supports must be equal to the monthly case mix budget caps
27.31	in subdivision 3.
27.32	EFFECTIVE DATE. This section is effective January 1, 2024.

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28.1	Sec. 5. Minnesota Statutes 2022, section 256S.19, subdivision 3, is amended to read:
28.2	Subd. 3. Calculation of monthly conversion budget cap without consumer-directed
28.3	community supports caps. (a) The elderly waiver monthly conversion budget cap for the
28.4	cost of elderly waiver services without consumer-directed community supports must be
28.5	based on the nursing facility case mix adjusted total payment rate of the nursing facility
28.6	where the elderly waiver applicant currently resides for the applicant's case mix classification
28.7	as determined according to section 256R.17.
28.8	(b) The elderly waiver monthly conversion budget cap for the cost of elderly waiver
28.9	services without consumer-directed community supports shall must be calculated by
28.10	multiplying the applicable nursing facility case mix adjusted total payment rate by 365,
28.11	dividing by 12, and subtracting the participant's maintenance needs allowance.
28.12	(c) A participant's initially approved monthly conversion budget cap for elderly waiver
28.13	services without consumer-directed community supports shall must be adjusted at least
28.14	annually as described in section 256S.18, subdivision 5.
28.15	(d) Conversion budget caps for individuals participating in consumer-directed community
28.16	supports must also be set as described in paragraphs (a) to (c).
28.17	EFFECTIVE DATE. This section is effective January 1, 2024.
28.18	Sec. 6. Minnesota Statutes 2022, section 256S.205, subdivision 3, is amended to read:
28.19	Subd. 3. Rate adjustment eligibility criteria. Only facilities satisfying all of the
28.20	following conditions on September 1 of the application year are eligible for designation as
28.21	a disproportionate share facility:
28.22	(1) at least 83.5 80 percent of the residents of the facility are customized living residents;
28.23	and
28.24	(2) at least 70 50 percent of the customized living residents are elderly waiver participants.
28.25	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
28.26	whichever is later. The commissioner of human services shall notify the revisor of statutes
28.27	when federal approval is obtained.
28.28	Sec. 7. Minnesota Statutes 2022, section 256S.205, subdivision 5, is amended to read:
28.29	Subd. 5. Rate adjustment; rate floor. (a) Notwithstanding the 24-hour customized
28.30	living monthly service rate limits under section 256S.202, subdivision 2, and the component

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service rates established under section 256S.201, subdivision 4, the commissioner must

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establish a rate floor equal to \$119 \$139 per resident per day for 24-hour customized living
services provided to an elderly waiver participant in a designated disproportionate share
facility.
(b) The commissioner must apply the rate floor to the services described in paragraph

- (a) provided during the rate year.
- (c) The commissioner must adjust the rate floor by the same amount and at the same time as any adjustment to the 24-hour customized living monthly service rate limits under section 256S.202, subdivision 2.
- (d) The commissioner shall not implement the rate floor under this section if the customized living rates established under sections 256S.21 to 256S.215 will be implemented 29.10 at 100 percent on January 1 of the year following an application year. 29.11
- **EFFECTIVE DATE.** This section is effective July 1, 2023, or upon federal approval, 29.12 whichever is later. The commissioner of human services shall notify the revisor of statutes 29.13 when federal approval is obtained. 29.14
- Sec. 8. Minnesota Statutes 2022, section 256S.2101, subdivision 2, is amended to read: 29.15
 - Subd. 2. Phase-in for elderly waiver rates. Except for home-delivered meals as described in section 256S.215, subdivision 15 the services in subdivisions 4 and 5, all rates and rate components for elderly waiver, elderly waiver customized living, and elderly waiver foster care under this chapter; alternative care under section 256B.0913; and essential community supports under section 256B.0922 shall must be the sum of 18.8 21.6 percent of the rates calculated under sections 256S.211 to 256S.215, and 81.2 78.4 percent of the rates calculated using the rate methodology in effect as of June 30, 2017. The rate for home-delivered meals shall be the sum of the service rate in effect as of January 1, 2019, and the increases described in section 256S.215, subdivision 15.
- **EFFECTIVE DATE.** This section is effective January 1, 2024. 29.25
- Sec. 9. Minnesota Statutes 2022, section 256S.2101, is amended by adding a subdivision 29.26 to read: 29.27
- Subd. 3. Spending requirements. (a) At least 80 percent of the marginal increase in 29.28 revenue from the implementation of any adjustments to a phase-in proportion under this 29.29 section, or any adjustments to the base wage indices under section 256S.212, for services 29.30 rendered on or after the day of implementation of the modified phase-in proportion or 29.31

applicable adjustment to the base wage indices must be used to increase compensation-related 30.1 costs for employees directly employed by the provider. 30.2 30.3 (b) For the purposes of this subdivision, compensation-related costs include: (1) wages and salaries; 30.4 (2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment 30.5 taxes, workers' compensation, and mileage reimbursement; 30.6 30.7 (3) the employer's paid share of health and dental insurance, life insurance, disability insurance, long-term care insurance, uniform allowance, pensions, and contributions to 30.8 30.9 employee retirement accounts; and 30.10 (4) benefits that address direct support professional workforce needs above and beyond what employees were offered prior to the implementation of adjusted phase-in proportions 30.11 under this section, including any concurrent or subsequent adjustments to the base wage 30.12 indices. 30.13 30.14 (c) Compensation-related costs for persons employed in the central office of a corporation or entity that has an ownership interest in the provider or exercises control over the provider, 30.15 or for persons paid by the provider under a management contract, do not count toward the 30.16 80 percent requirement under this subdivision. 30.17 30.18 (d) A provider agency or individual provider that receives additional revenue subject to the requirements of this subdivision shall prepare, and upon request submit to the 30.19 commissioner, a distribution plan that specifies the amount of money the provider expects 30.20 to receive that is subject to the requirements of this subdivision, including how that money 30.21 was or will be distributed to increase compensation-related costs for employees. Within 60 30.22 days of final implementation of the new phase-in proportion or adjustment to the base wage 30.23 indices subject to the requirements of this subdivision, the provider must post the distribution 30.24 30.25 plan and leave it posted for a period of at least six months in an area of the provider's operation to which all direct support professionals have access. The posted distribution plan 30.26 must include instructions regarding how to contact the commissioner, or the commissioner's 30.27 representative, if an employee has not received the compensation-related increase described 30.28 30.29 in the plan. 30.30 **EFFECTIVE DATE.** This section is effective January 1, 2024, or upon federal approval, whichever is later. The commissioner of human services shall notify the revisor of statutes 30.31

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when federal approval is obtained.

31.1	Sec. 10. Minnesota Statutes 2022, section 256S.2101, is amended by adding a subdivision
31.2	to read:
31.3	Subd. 4. Phase-in for home-delivered meals rate. The home-delivered meals rate for
31.4	the elderly waiver under this chapter; alternative care under section 256B.0913; and essential
31.5	community supports under section 256B.0922 must be the sum of 65 percent of the rate in
31.6	section 256S.215, subdivision 15, and 35 percent of the rate calculated using the rate
31.7	methodology in effect as of June 30, 2017.
31.8	EFFECTIVE DATE. This section is effective January 1, 2024.
31.9	Sec. 11. Minnesota Statutes 2022, section 256S.2101, is amended by adding a subdivision
31.10	to read:
31.11	Subd. 5. Service rates exempt from phase-in. Subdivision 2 does not apply to rates
31.12	for homemaker services described in section 256S.215, subdivisions 9 to 11.
31.13	EFFECTIVE DATE. This section is effective January 1, 2024.
31.14	Sec. 12. Minnesota Statutes 2022, section 256S.212, is amended to read:
31.15	256S.212 RATE SETTING; BASE WAGE INDEX.
31.16	Subdivision 1. Updating SOC codes. If any of the SOC codes and positions used in
31.17	this section are no longer available, the commissioner shall, in consultation with stakeholders,
31.18	select a new SOC code and position that is the closest match to the previously used SOC
31.19	position.
31.20	Subd. 1a. Updating base wages. (a) On January 1, 2024, and every two years thereafter,
31.21	the commissioner must update the base wages for the services listed in paragraph (b) based
31.22	on the most recently available Bureau of Labor Statistics Minneapolis-St. Paul-Bloomington,
31.23	MN-WI MetroSA data. Any marginal increase in revenue from implementation of any
31.24	adjustment to base wages under this section, including any modifications to SOC codes or
31.25	positions, is subject to the spending requirements under section 256S.2101, subdivision 3.
31.26	(b) This subdivision applies to:
31.27	(1) the homemaker services and assistance with personal care base wage under subdivision
31.28	<u>8;</u>
31.29	(2) the homemaker services and cleaning base wage under subdivision 9;
31.30	(3) the homemaker services and home management base wage under subdivision 10;
31.31	and

32.1	(4) for the purposes of calculating the unlicensed supervisor supervision wage component
32.2	used to calculate the homemaker services rates under section 256S.215, subdivisions 9 to
32.3	11, the unlicensed supervisor base wage under subdivision 15.
32.4	Subd. 2. Home management and support services base wage. For customized living,
32.5	and foster care, and residential care component services, the home management and support
32.6	services base wage equals 33.33 percent of the Minneapolis-St. Paul-Bloomington, MN-WI
32.7	MetroSA average wage for

Paul-Bloomington, MN-WI MetroSA average wage for maids and housekeeping cleaners 33.1 (SOC code 37-2012). 33.2 Subd. 7. Companion services base wage. The companion services base wage equals 33.3 50 80 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage 33.4 for home health and personal and home care aides (SOC code 39-9021 31-1120); and 50 33.5 20 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for 33.6 maids and housekeeping cleaners (SOC code 37-2012). 33.7 Subd. 8. Homemaker services and assistance with personal care base wage. The 33.8 homemaker services and assistance with personal care base wage equals 60 50 percent of 33.9 33.10 the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for home health and personal and home care aide aides (SOC code 39-9021 31-1120); 20 and 50 percent of 33.11 the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants 33.12 (SOC code 31-1014 31-1131); and 20 percent of the Minneapolis-St. Paul-Bloomington, 33.13 MN-WI MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012). 33.14 33.15 Subd. 9. Homemaker services and cleaning base wage. The homemaker services and cleaning base wage equals 60 percent of the Minneapolis-St. Paul-Bloomington, MN-WI 33.16 MetroSA average wage for personal and home care aide (SOC code 39-9021); 20 percent 33.17 of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing 33.18 assistants (SOC code 31-1014); and 20 100 percent of the Minneapolis-St. Paul-Bloomington, 33.19 MN-WI MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012). 33.20 Subd. 10. Homemaker services and home management base wage. The homemaker 33.21 services and home management base wage equals 60 50 percent of the Minneapolis-St. 33.22 Paul-Bloomington, MN-WI MetroSA average wage for home health and personal and home 33.23 care aides (SOC code 39-9021 31-1120); 20 and 50 percent of the Minneapolis-St. 33.24 Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants (SOC code 33.25 33.26 31-1014 31-1131); and 20 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for maids and housekeeping cleaners (SOC code 37-2012). 33.27 33.28 Subd. 11. In-home respite care services base wage. The in-home respite care services base wage equals five 15 percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA 33.29 average wage for registered nurses (SOC code 29-1141); 75 percent of the Minneapolis-St. 33.30 Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants home health and 33.31 personal care aides (SOC code 31-1014 31-1120); and 20 ten percent of the Minneapolis-St. 33.32 Paul-Bloomington, MN-WI MetroSA average wage for licensed practical and licensed 33.33 vocational nurses (SOC code 29-2061). 33.34

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34.1	Subd. 12. Out-of-home respite care services base wage. The out-of-home respite care
34.2	services base wage equals five 15 percent of the Minneapolis-St. Paul-Bloomington, MN-WI
34.3	MetroSA average wage for registered nurses (SOC code 29-1141); 75 percent of the
34.4	Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants
34.5	home health and personal care aides (SOC code 31-1014 31-1120); and 20 ten percent of
34.6	the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for licensed practical
34.7	and licensed vocational nurses (SOC code 29-2061).
34.8	Subd. 13. Individual community living support base wage. The individual community
34.9	living support base wage equals 20 60 percent of the Minneapolis-St. Paul-Bloomington,
34.10	MN-WI MetroSA average wage for licensed practical and licensed vocational nurses social
34.11	and human services aides (SOC code 29-2061 21-1093); and 80 40 percent of the
34.12	Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants
34.13	(SOC code <u>31-1014</u> <u>31-1131</u>).
34.14	Subd. 14. Registered nurse base wage. The registered nurse base wage equals 100
34.15	percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for
34.16	registered nurses (SOC code 29-1141).
34.17	Subd. 15. Social worker Unlicensed supervisor base wage. The social worker
34.18	unlicensed supervisor base wage equals 100 percent of the Minneapolis-St.
34.19	Paul-Bloomington, MN-WI MetroSA average wage for medical and public health social
34.20	first-line supervisors of personal service workers (SOC code 21-1022 39-1098).
34.21	Subd. 16. Adult day services base wage. The adult day services base wage equals 75
34.22	percent of the Minneapolis-St. Paul-Bloomington, MN-WI MetroSA average wage for home
34.23	health and personal care aides (SOC code 31-1120); and 25 percent of the Minneapolis-St.
34.24	Paul-Bloomington, MN-WI MetroSA average wage for nursing assistants (SOC code
34.25	<u>31-1131).</u>
34.26	EFFECTIVE DATE. This section is effective January 1, 2024.
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34.27	Sec. 13. Minnesota Statutes 2022, section 256S.213, is amended to read:
34.28	256S.213 RATE SETTING; FACTORS AND SUPERVISION WAGE
34.29	COMPONENTS.
34.30	Subdivision 1. Payroll taxes and benefits factor. The payroll taxes and benefits factor
34.31	is the sum of net payroll taxes and benefits, divided by the sum of all salaries for all nursing
34.32	facilities on the most recent and available cost report.

35.1	Subd. 2. General and administrative factor. The general and administrative factor is
35.2	the difference of net general and administrative expenses and administrative salaries, divided
35.3	by total operating expenses for all nursing facilities on the most recent and available cost
35.4	report 14.4 percent.
35.5	Subd. 3. Program plan support factor. (a) The program plan support factor is 12.8 ten
35.6	percent for the following services to cover the cost of direct service staff needed to provide
35.7	support for home and community-based the service when not engaged in direct contact with
35.8	participants-:
35.9	(1) adult day services;
35.10	(2) customized living; and
35.11	(3) foster care.
35.12	(b) The program plan support factor is 15.5 percent for the following services to cover
35.13	the cost of direct service staff needed to provide support for the service when not engaged
35.14	in direct contact with participants:
35.15	(1) chore services;
35.16	(2) companion services;
35.17	(3) homemaker services and assistance with personal care;
35.18	(4) homemaker services and cleaning;
35.19	(5) homemaker services and home management;
35.20	(6) in-home respite care;
35.21	(7) individual community living support; and
35.22	(8) out-of-home respite care.
35.23	Subd. 4. Registered nurse management and supervision factor wage component. The
35.24	registered nurse management and supervision factor wage component equals 15 percent of
35.25	the registered nurse adjusted base wage as defined in section 256S.214.
35.26	Subd. 5. Social worker Unlicensed supervisor supervision factor wage
35.27	component. The social worker unlicensed supervisor supervision factor wage component
35.28	equals 15 percent of the social worker unlicensed supervisor adjusted base wage as defined
35.29	in section 256S.214.
35.30	Subd. 6. Facility and equipment factor. The facility and equipment factor for adult
35.31	day services is 16.2 percent.

36.1	Subd. 7. Food, supplies, and transportation factor. The food, supplies, and
36.2	transportation factor for adult day services is 24 percent.
36.3	Subd. 8. Supplies and transportation factor. The supplies and transportation factor
36.4	for the following services is 1.56 percent:
36.5	(1) chore services;
36.6	(2) companion services;
36.7	(3) homemaker services and assistance with personal care;
36.8	(4) homemaker services and cleaning;
36.9	(5) homemaker services and home management;
36.10	(6) in-home respite care;
36.11	(7) individual community living support; and
36.12	(8) out-of-home respite care.
36.13	Subd. 9. Absence factor. The absence factor for the following services is 4.5 percent:
36.14	(1) adult day services;
36.15	(2) chore services;
36.16	(3) companion services;
36.17	(4) homemaker services and assistance with personal care;
36.18	(5) homemaker services and cleaning;
36.19	(6) homemaker services and home management;
36.20	(7) in-home respite care;
36.21	(8) individual community living support; and
36.22	(9) out-of-home respite care.
36.23	EFFECTIVE DATE. This section is effective January 1, 2024.
36.24	Sec. 14. Minnesota Statutes 2022, section 256S.214, is amended to read:
36.25	256S.214 RATE SETTING; ADJUSTED BASE WAGE.
36.26	For the purposes of section 256S.215, the adjusted base wage for each position equals
36.27	the position's base wage under section 256S.212 plus:

37.1	(1) the position's base wage multiplied by the payroll taxes and benefits factor under
37.2	section 256S.213, subdivision 1;
37.3	(2) the position's base wage multiplied by the general and administrative factor under
37.4	section 256S.213, subdivision 2; and
37.5	(3) (2) the position's base wage multiplied by the applicable program plan support factor
37.6	under section 256S.213, subdivision 3-; and
37.7	(3) the position's base wage multiplied by the absence factor under section 256S.213,
37.8	subdivision 9, if applicable.
37.9	EFFECTIVE DATE. This section is effective January 1, 2024.
37.10	Sec. 15. Minnesota Statutes 2022, section 256S.215, is amended to read:
37.11	256S.215 RATE SETTING; COMPONENT RATES.
37.12	Subdivision 1. Medication setups by licensed nurse component rate. The component
37.13	rate for medication setups by a licensed nurse equals the medication setups by licensed
37.14	nurse adjusted base wage.
37.15	Subd. 2. Home management and support services component rate. The component
37.16	rate for home management and support services is <u>calculated as follows:</u>
37.17	(1) sum the home management and support services adjusted base wage plus and the
37.18	registered nurse management and supervision factor. wage component;
37.19	(2) multiply the result of clause (1) by the general and administrative factor; and
37.20	(3) sum the results of clauses (1) and (2).
37.21	Subd. 3. Home care aide services component rate. The component rate for home care
37.22	aide services is calculated as follows:
37.23	(1) sum the home health aide services adjusted base wage plus and the registered nurse
37.24	management and supervision factor. wage component;
37.25	(2) multiply clause (1) by the general and administrative factor; and
37.26	(3) sum the results of clauses (1) and (2).
37.27	Subd. 4. Home health aide services component rate. The component rate for home
37.28	health aide services is <u>calculated as follows:</u>
37.29	(1) sum the home health aide services adjusted base wage plus and the registered nurse
37.30	management and supervision factor. wage component;

38.1	(2) multiply the result of clause (1) by the general and administrative factor; and
38.2	(3) sum the results of clauses (1) and (2).
38.3	Subd. 5. Socialization component rate. The component rate under elderly waiver
38.4	customized living for one-to-one socialization equals the home management and support
38.5	services component rate.
38.6	Subd. 6. Transportation component rate. The component rate under elderly waiver
38.7	customized living for one-to-one transportation equals the home management and support
38.8	services component rate.
38.9	Subd. 7. Chore services rate. The 15-minute unit rate for chore services is calculated
38.10	as follows:
38.11	(1) sum the chore services adjusted base wage and the social worker unlicensed supervisor
38.12	supervision factor wage component; and
38.13	(2) multiply the result of clause (1) by the general and administrative factor;
38.14	(3) multiply the result of clause (1) by the supplies and transportation factor; and
38.15	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
38.16	Subd. 8. Companion services rate. The 15-minute unit rate for companion services is
38.17	calculated as follows:
38.18	(1) sum the companion services adjusted base wage and the social worker unlicensed
38.19	supervisor supervision factor wage component; and
38.20	(2) multiply the result of clause (1) by the general and administrative factor;
38.21	(3) multiply the result of clause (1) by the supplies and transportation factor; and
38.22	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
38.23	Subd. 9. Homemaker services and assistance with personal care rate. The 15-minute
38.24	unit rate for homemaker services and assistance with personal care is calculated as follows
38.25	(1) sum the homemaker services and assistance with personal care adjusted base wage
38.26	and the registered nurse management and unlicensed supervisor supervision factor wage
38.27	component; and
38.28	(2) multiply the result of clause (1) by the general and administrative factor;
38.29	(3) multiply the result of clause (1) by the supplies and transportation factor; and
38.30	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.

39.1	Subd. 10. Homemaker services and cleaning rate. The 15-minute unit rate for
39.2	homemaker services and cleaning is calculated as follows:
39.3	(1) sum the homemaker services and cleaning adjusted base wage and the registered
39.4	nurse management and unlicensed supervisor supervision factor base wage; and
39.5	(2) multiply the result of clause (1) by the general and administrative factor;
39.6	(3) multiply the result of clause (1) by the supplies and transportation factor; and
39.7	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
39.8	Subd. 11. Homemaker services and home management rate. The 15-minute unit rate
39.9	for homemaker services and home management is calculated as follows:
39.10	(1) sum the homemaker services and home management adjusted base wage and the
39.11	registered nurse management and unlicensed supervisor supervision factor wage component;
39.12	and
39.13	(2) multiply the result of clause (1) by the general and administrative factor;
39.14	(3) multiply the result of clause (1) by the supplies and transportation factor; and
39.15	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
39.16	Subd. 12. In-home respite care services rates. (a) The 15-minute unit rate for in-home
39.17	respite care services is calculated as follows:
39.18	(1) sum the in-home respite care services adjusted base wage and the registered nurse
39.19	management and supervision factor wage component; and
39.20	(2) multiply the result of clause (1) by the general and administrative factor;
39.21	(3) multiply the result of clause (1) by the supplies and transportation factor; and
39.22	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
39.23	(b) The in-home respite care services daily rate equals the in-home respite care services
39.24	15-minute unit rate multiplied by 18.
39.25	Subd. 13. Out-of-home respite care services rates. (a) The 15-minute unit rate for
39.26	out-of-home respite care is calculated as follows:
39.27	(1) sum the out-of-home respite care services adjusted base wage and the registered
39.28	nurse management and supervision factor wage component; and
39.29	(2) multiply the result of clause (1) by the general and administrative factor;

40.1	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
40.2	(b) The out-of-home respite care services daily rate equals the 15-minute unit rate for
40.3	out-of-home respite care services multiplied by 18.
40.4	Subd. 14. Individual community living support rate. The individual community living
40.5	support rate is calculated as follows:
40.6	(1) sum the home care aide individual community living support adjusted base wage
40.7	and the social worker registered nurse management and supervision factor wage component;
40.8	and
40.9	(2) multiply the result of clause (1) by the general and administrative factor;
40.10	(3) multiply the result of clause (1) by the supplies and transportation factor; and
40.11	(4) sum the results of clauses (1) to (3) and divide the result of clause (1) by four.
40.12	Subd. 15. Home-delivered meals rate. The home-delivered meals rate equals \$9.30
40.13	\$8.17. On July 1 of each year, the commissioner shall increase update the home delivered
40.14	meals rate every July 1 by the percent increase in the nursing facility dietary per diem using
40.15	the two most recent and available nursing facility cost reports.
40.16	Subd. 16. Adult day services rate. The 15-minute unit rate for adult day services, with
40.17	an assumed staffing ratio of one staff person to four participants, is the sum of is calculated
40.18	as follows:
40.19	(1) one-sixteenth of the home care aide divide the adult day services adjusted base wage,
40.20	except that the general and administrative factor used to determine the home care aide
40.21	services adjusted base wage is 20 percent by five to reflect an assumed staffing ratio of one
40.22	to five;
40.23	(2) one-fourth of the registered nurse management and supervision factor sum the result
40.24	of clause (1) and the registered nurse management and supervision wage component; and
40.25	(3) \$0.63 to cover the cost of meals. multiply the result of clause (2) by the general and
40.26	administrative factor;
40.27	(4) multiply the result of clause (2) by the facility and equipment factor;
40.28	(5) multiply the result of clause (2) by the food, supplies, and transportation factor; and
40.29	(6) sum the results of clauses (2) to (5) and divide the result by four.
40.30	Subd. 17. Adult day services bath rate. The 15-minute unit rate for adult day services
40.31	bath is the sum of calculated as follows:

	(1) one-fourth of the home care aide sum the adult day services adjusted base wage,
€	except that the general and administrative factor used to determine the home care aide
5	ervices adjusted base wage is 20 percent and the registered nurse management and
5	upervision wage component;
	(2) one-fourth of the registered nurse management and supervision factor multiply the
1	esult of clause (1) by the general and administrative factor; and
	(3) \$0.63 to cover the cost of meals. multiply the result of clause (1) by the facility and
E	equipment factor;
	(4) multiply the result of clause (1) by the food, supplies, and transportation factor; and
	(5) sum the results of clauses (1) to (4) and divide the result by four.
	EFFECTIVE DATE. This section is effective the January 1, 2024.
	Sec. 16. DIRECTION TO COMMISSIONER; ESTABLISHING SHARED SERVICE
]	RATES.
	The commissioner shall establish a rate system for shared homemaker services and
•	hared chore services based on homemaker rates for a single individual under section
2	256S.215, subdivisions 9 to 11, and the chore rate for a single individual under section
)	256S.215, subdivision 7. For two persons sharing services, the rate paid to a provider must
1	ot exceed 1-1/2 times the rate paid for serving a single individual, and for three persons
	haring services, the rate paid to a provider must not exceed two times the rate paid for
	erving a single individual. These rates apply only when all of the criteria for the shared
	ervice have been met.
	Sec. 17. REVISOR INSTRUCTION.
	(a) In Minnesota Statutes, chapter 256S, the revisor of statutes shall change the following
t	erms wherever the terms appear:
	(1) "homemaker services and assistance with personal care" to "homemaker assistance
1	vith personal care services";
	(2) "homemaker services and cleaning" to "homemaker cleaning services"; and
	(3) "homemaker services and home management" to "homemaker home management
5	ervices."
	(b) The revisor shall make any necessary grammatical changes related to the changes
	n terms under paragraph (a).

42.1	EFFECTIVE DATE. This section is effective July 1, 2023.
42.2	Sec. 18. <u>REPEALER.</u>
42.3	Minnesota Statutes 2022, section 256S.19, subdivision 4, is repealed.
42.4	EFFECTIVE DATE. This section is effective January 1, 2024.
42.5	ARTICLE 4
42.6	HOME CARE
42.7	Section 1. Minnesota Statutes 2022, section 256B.0659, subdivision 1, is amended to read:
42.8	Subdivision 1. Definitions. (a) For the purposes of this section, the terms defined in
42.9	paragraphs (b) to (r) have the meanings given unless otherwise provided in text.
42.10	(b) "Activities of daily living" means grooming, dressing, bathing, transferring, mobility,
42.11	positioning, eating, and toileting.
42.12	(c) "Behavior," effective January 1, 2010, means a category to determine the home care
42.13	rating and is based on the criteria found in this section. "Level I behavior" means physical
42.14	aggression towards toward self, others, or destruction of property that requires the immediate
42.15	response of another person.
42.16	(d) "Complex health-related needs," effective January 1, 2010, means a category to
42.17	determine the home care rating and is based on the criteria found in this section.
42.18	(e) "Critical activities of daily living," effective January 1, 2010, means transferring,
42.19	mobility, eating, and toileting.
42.20	(f) "Dependency in activities of daily living" means a person requires assistance to begin
42.21	and complete one or more of the activities of daily living.
42.22	(g) "Extended personal care assistance service" means personal care assistance services
42.23	included in a service plan under one of the home and community-based services waivers
42.24	authorized under chapter 256S and sections 256B.092, subdivision 5, and 256B.49, which
42.25	exceed the amount, duration, and frequency of the state plan personal care assistance services
42.26	for participants who:
42.27	(1) need assistance provided periodically during a week, but less than daily will not be
42.28	able to remain in their homes without the assistance, and other replacement services are
42.29	more expensive or are not available when personal care assistance services are to be reduced;

or

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(2) need additional personal care assistance services beyond the amount authorized by
the state plan personal care assistance assessment in order to ensure that their safety, health
and welfare are provided for in their homes.

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- (h) "Health-related procedures and tasks" means procedures and tasks that can be delegated or assigned by a licensed health care professional under state law to be performed by a personal care assistant.
- (i) "Instrumental activities of daily living" means activities to include meal planning and preparation; basic assistance with paying bills; shopping for food, clothing, and other essential items; performing household tasks integral to the personal care assistance services; communication by telephone and other media; and traveling, including to medical appointments and to participate in the community. For purposes of this paragraph, traveling includes driving and accompanying the recipient in the recipient's chosen mode of transportation and according to the recipient's personal care assistance care plan.
- (j) "Managing employee" has the same definition as Code of Federal Regulations, title 42, section 455.
- (k) "Qualified professional" means a professional providing supervision of personal care assistance services and staff as defined in section 256B.0625, subdivision 19c.
 - (l) "Personal care assistance provider agency" means a medical assistance enrolled provider that provides or assists with providing personal care assistance services and includes a personal care assistance provider organization, personal care assistance choice agency, class A licensed nursing agency, and Medicare-certified home health agency.
 - (m) "Personal care assistant" or "PCA" means an individual employed by a personal care assistance agency who provides personal care assistance services.
- (n) "Personal care assistance care plan" means a written description of personal care assistance services developed by the personal care assistance provider according to the service plan.
- 43.27 (o) "Responsible party" means an individual who is capable of providing the support necessary to assist the recipient to live in the community. 43.28
- (p) "Self-administered medication" means medication taken orally, by injection, nebulizer, 43.29 or insertion, or applied topically without the need for assistance. 43.30
- (q) "Service plan" means a written summary of the assessment and description of the 43.31 services needed by the recipient. 43.32

44.1	(r) "Wages and benefits" means wages and salaries, the employer's share of FICA taxes,
44.2	Medicare taxes, state and federal unemployment taxes, workers' compensation, mileage
44.3	reimbursement, health and dental insurance, life insurance, disability insurance, long-term
44.4	care insurance, uniform allowance, and contributions to employee retirement accounts.
44.5	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
44.6	whichever is later. The commissioner of human services shall notify the revisor of statutes
44.7	when federal approval is obtained.
44.8	Sec. 2. Minnesota Statutes 2022, section 256B.0659, subdivision 12, is amended to read:
44.9	Subd. 12. Documentation of personal care assistance services provided. (a) Personal
44.10	care assistance services for a recipient must be documented daily by each personal care
44.11	assistant, on a time sheet form approved by the commissioner. All documentation may be
44.12	web-based, electronic, or paper documentation. The completed form must be submitted on
44.13	a monthly basis to the provider and kept in the recipient's health record.
44.14	(b) The activity documentation must correspond to the personal care assistance care plan
44.15	and be reviewed by the qualified professional.
44.16	(c) The personal care assistant time sheet must be on a form approved by the
44.17	commissioner documenting time the personal care assistant provides services in the home.
44.18	The following criteria must be included in the time sheet:
44.19	(1) full name of personal care assistant and individual provider number;
44.20	(2) provider name and telephone numbers;
44.21	(3) full name of recipient and either the recipient's medical assistance identification
44.22	number or date of birth;
44.23	(4) consecutive dates, including month, day, and year, and arrival and departure times
44.24	with a.m. or p.m. notations;
44.25	(5) signatures of recipient or the responsible party;
44.26	(6) personal signature of the personal care assistant;
44.27	(7) any shared care provided, if applicable;
44.28	(8) a statement that it is a federal crime to provide false information on personal care
44.29	service billings for medical assistance payments; and
44.30	(9) dates and location of recipient stays in a hospital, care facility, or incarceration; and

(10) any time spent traveling, as described in subdivision 1, paragraph (i), including
start and stop times with a.m. and p.m. designations, the origination site, and the destination
site.
EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
whichever is later. The commissioner of human services shall notify the revisor of statutes
when federal approval is obtained.
Sec. 3. Minnesota Statutes 2022, section 256B.0659, subdivision 17a, is amended to read:
Subd. 17a. Enhanced rate. An enhanced rate of 107.5 143 percent of the rate paid for
personal care assistance services shall be paid for services provided to persons who qualify
for ten or more hours of personal care assistance services per day when provided by a
personal care assistant who meets the requirements of subdivision 11, paragraph (d). Any
change in the eligibility criteria for the enhanced rate for personal care assistance services
as described in this subdivision and referenced in subdivision 11, paragraph (d), does not
constitute a change in a term or condition for individual providers as defined in section
256B.0711, and is not subject to the state's obligation to meet and negotiate under chapter
179A.
EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
whichever is later. The commissioner of human services shall notify the revisor of statutes
when federal approval is obtained.
Sec. 4. Minnesota Statutes 2022, section 256B.0659, subdivision 19, is amended to read:
Subd. 19. Personal care assistance choice option; qualifications; duties. (a) Under
personal care assistance choice, the recipient or responsible party shall:
(1) recruit, hire, schedule, and terminate personal care assistants according to the terms
of the written agreement required under subdivision 20, paragraph (a);
(2) develop a personal care assistance care plan based on the assessed needs and
addressing the health and safety of the recipient with the assistance of a qualified professional
as needed;
(3) orient and train the personal care assistant with assistance as needed from the qualified
professional;
(4) supervise and evaluate the personal care assistant with the qualified professional,
who is required to visit the recipient at least every 180 days;

16.1	(5) monitor and verify in writing and report to the personal care assistance choice agency
16.2	the number of hours worked by the personal care assistant and the qualified professional;
16.3	(6) engage in an annual reassessment as required in subdivision 3a to determine
16.4	continuing eligibility and service authorization; and
16.5	(7) use the same personal care assistance choice provider agency if shared personal
16.6	assistance care is being used; and
16.7	(8) ensure that a personal care assistant driving the recipient under subdivision 1,
16.8	paragraph (i), has a valid driver's license and the vehicle used is registered and insured
16.9	according to Minnesota law.
46.10	(b) The personal care assistance choice provider agency shall:
46.11	(1) meet all personal care assistance provider agency standards;
16.12	(2) enter into a written agreement with the recipient, responsible party, and personal
16.13	care assistants;
16.14	(3) not be related as a parent, child, sibling, or spouse to the recipient or the personal
16.15	care assistant; and
16.16	(4) ensure arm's-length transactions without undue influence or coercion with the recipien
16.17	and personal care assistant.
46.18	(c) The duties of the personal care assistance choice provider agency are to:
16.19	(1) be the employer of the personal care assistant and the qualified professional for
16.20	employment law and related regulations including but not limited to purchasing and
16.21	maintaining workers' compensation, unemployment insurance, surety and fidelity bonds,
16.22	and liability insurance, and submit any or all necessary documentation including but not
16.23	limited to workers' compensation, unemployment insurance, and labor market data required
16.24	under section 256B.4912, subdivision 1a;
16.25	(2) bill the medical assistance program for personal care assistance services and qualified
16.26	professional services;
16.27	(3) request and complete background studies that comply with the requirements for
16.28	personal care assistants and qualified professionals;
16.29	(4) pay the personal care assistant and qualified professional based on actual hours of
16.30	services provided;

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(5) withhold and pay all applicable federal and state taxes;

47.1	(6) verify and keep records of hours worked by the personal care assistant and qualified
47.2	professional;
47.3	(7) make the arrangements and pay taxes and other benefits, if any, and comply with
47.4	any legal requirements for a Minnesota employer;
47.5	(8) enroll in the medical assistance program as a personal care assistance choice agency;
47.6	and
47.7	(9) enter into a written agreement as specified in subdivision 20 before services are
47.8	provided.
47.9	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
47.10	whichever is later. The commissioner of human services shall notify the revisor of statutes
47.11	when federal approval is obtained.
47.12	Sec. 5. Minnesota Statutes 2022, section 256B.0659, subdivision 24, is amended to read:
47.13	Subd. 24. Personal care assistance provider agency; general duties. A personal care
47.14	assistance provider agency shall:
47.15	(1) enroll as a Medicaid provider meeting all provider standards, including completion
47.16	of the required provider training;
47.17	(2) comply with general medical assistance coverage requirements;
47.18	(3) demonstrate compliance with law and policies of the personal care assistance program
47.19	to be determined by the commissioner;
47.20	(4) comply with background study requirements;
47.21	(5) verify and keep records of hours worked by the personal care assistant and qualified
47.22	professional;
47.23	(6) not engage in any agency-initiated direct contact or marketing in person, by phone,
47.24	or other electronic means to potential recipients, guardians, or family members;
47.25	(7) pay the personal care assistant and qualified professional based on actual hours of
47.26	services provided;
47.27	(8) withhold and pay all applicable federal and state taxes;
47.28	(9) document that the agency uses a minimum of 72.5 percent of the revenue generated
47.29	by the medical assistance rate for personal care assistance services for employee personal
47 30	care assistant wages and benefits. The revenue generated by the qualified professional and

48.1	the reasonable costs associated with the qualified professional shall not be used in making
48.2	this calculation;
48.3	(10) make the arrangements and pay unemployment insurance, taxes, workers'
48.4	compensation, liability insurance, and other benefits, if any;
48.5	(11) enter into a written agreement under subdivision 20 before services are provided;
48.6	(12) report suspected neglect and abuse to the common entry point according to section
48.7	256B.0651;
48.8	(13) provide the recipient with a copy of the home care bill of rights at start of service;
48.9	(14) request reassessments at least 60 days prior to the end of the current authorization
48.10	for personal care assistance services, on forms provided by the commissioner;
48.11	(15) comply with the labor market reporting requirements described in section 256B.4912,
48.12	subdivision 1a; and
48.13	(16) document that the agency uses the additional revenue due to the enhanced rate under
48.14	subdivision 17a for the wages and benefits of the PCAs whose services meet the requirements
48.15	under subdivision 11, paragraph (d); and
48.16	(17) ensure that a personal care assistant driving a recipient under subdivision 1,
48.17	paragraph (i), has a valid driver's license and the vehicle used is registered and insured
48.18	according to Minnesota law.
48.19	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
48.20	whichever is later. The commissioner of human services shall notify the revisor of statutes
48.21	when federal approval is obtained.
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48.22	Sec. 6. Minnesota Statutes 2022, section 256B.4911, is amended by adding a subdivision
48.23	to read:
48.24	Subd. 6. Services provided by parents and spouses. (a) This subdivision limits medical
48.25	assistance payments under the consumer-directed community supports option for personal
48.26	assistance services provided by a parent to the parent's minor child or by a participant's
48.27	spouse. This subdivision applies to the consumer-directed community supports option
48.28	available under all of the following:
48.29	(1) alternative care program;
48.30	(2) brain injury waiver;
48.31	(3) community alternative care waiver;

49.1	(4) community access for disability inclusion waiver;
49.2	(5) developmental disabilities waiver;
49.3	(6) elderly waiver; and
49.4	(7) Minnesota senior health option.
49.5	(b) For the purposes of this subdivision, "parent" means a parent, stepparent, or legal
49.6	guardian of a minor.
49.7	(c) If multiple parents are providing personal assistance services to their minor child or
49.8	children, each parent may provide up to 40 hours of personal assistance services in any
49.9	seven-day period regardless of the number of children served. The total number of hours
49.10	of personal assistance services provided by all of the parents must not exceed 80 hours in
49.11	a seven-day period regardless of the number of children served.
49.12	(d) If only one parent is providing personal assistance services to a minor child or
49.13	children, the parent may provide up to 60 hours of personal assistance services in a seven-day
49.14	period regardless of the number of children served.
49.15	(e) If a participant's spouse is providing personal assistance services, the spouse may
49.16	provide up to 60 hours of personal assistance services in a seven-day period.
49.17	(f) This subdivision must not be construed to permit an increase in the total authorized
49.18	consumer-directed community supports budget for an individual.
49.19	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
49.20	whichever is later. The commissioner of human services shall notify the revisor of statutes
49.21	when federal approval is obtained.
49.22	Sec. 7. Minnesota Statutes 2022, section 256B.85, subdivision 7, is amended to read:
49.23	Subd. 7. Community first services and supports; covered services. Services and
49.24	supports covered under CFSS include:
49.25	(1) assistance to accomplish activities of daily living (ADLs), instrumental activities of
49.26	daily living (IADLs), and health-related procedures and tasks through hands-on assistance
49.27	to accomplish the task or constant supervision and cueing to accomplish the task;
49.28	(2) assistance to acquire, maintain, or enhance the skills necessary for the participant to
49.29	accomplish activities of daily living, instrumental activities of daily living, or health-related
49.30	tasks;

50.1	(3) expenditures for items, services, supports, environmental modifications, or goods,
50.2	including assistive technology. These expenditures must:
50.3	(i) relate to a need identified in a participant's CFSS service delivery plan; and
50.4	(ii) increase independence or substitute for human assistance, to the extent that
50.5	expenditures would otherwise be made for human assistance for the participant's assessed
50.6	needs;
50.7	(4) observation and redirection for behavior or symptoms where there is a need for
50.8	assistance;
50.9	(5) back-up systems or mechanisms, such as the use of pagers or other electronic devices,
50.10	to ensure continuity of the participant's services and supports;
50.11	(6) services provided by a consultation services provider as defined under subdivision
50.12	17, that is under contract with the department and enrolled as a Minnesota health care
50.13	program provider;
50.14	(7) services provided by an FMS provider as defined under subdivision 13a, that is an
50.15	enrolled provider with the department;
50.16	(8) CFSS services provided by a support worker who is a parent, stepparent, or legal
50.17	guardian of a participant under age 18, or who is the participant's spouse. These support
50.18	workers shall not: Covered services under this clause are subject to the limitations described
50.19	in subdivision 7b; and
50.20	(i) provide any medical assistance home and community-based services in excess of 40
50.21	hours per seven-day period regardless of the number of parents providing services,
50.22	combination of parents and spouses providing services, or number of children who receive
50.23	medical assistance services; and
50.24	(ii) have a wage that exceeds the current rate for a CFSS support worker including the
50.25	wage, benefits, and payroll taxes; and
50.26	(9) worker training and development services as described in subdivision 18a.
50.27	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
50.28	whichever is later. The commissioner of human services shall notify the revisor of statutes
50.29	when federal approval is obtained.

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51.1	Sec. 8. Minnesota Statutes 2022, section 256B.85, subdivision 7a, is amended to read:
51.2	Subd. 7a. Enhanced rate. An enhanced rate of 107.5 143 percent of the rate paid for
51.3	CFSS must be paid for services provided to persons who qualify for ten or more hours of
51.4	CFSS per day when provided by a support worker who meets the requirements of subdivision
51.5	16, paragraph (e). Any change in the eligibility criteria for the enhanced rate for CFSS as
51.6	described in this subdivision and referenced in subdivision 16, paragraph (e), does not
51.7	constitute a change in a term or condition for individual providers as defined in section
51.8	256B.0711, and is not subject to the state's obligation to meet and negotiate under chapter
51.9	179A.
51.10	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
51.11	whichever is later. The commissioner of human services shall notify the revisor of statutes
51.12	when federal approval is obtained.
51.13	Sec. 9. Minnesota Statutes 2022, section 256B.85, is amended by adding a subdivision to
51.14	read:
51.15	Subd. 7b. Services provided by parents and spouses. (a) This subdivision applies to
51.16	services and supports described in subdivision 7, clause (8).
51.17	(b) If multiple parents are support workers providing CFSS services to their minor child
51.18	or children, each parent may provide up to 40 hours of medical assistance home and
51.19	community-based services in any seven-day period regardless of the number of children
51.20	served. The total number of hours of medical assistance home and community-based services
51.21	provided by all of the parents must not exceed 80 hours in a seven-day period regardless of
51.22	the number of children served.
51.23	(c) If only one parent is a support worker providing CFSS services to the parent's minor
51.24	child or children, the parent may provide up to 60 hours of medical assistance home and
51.25	community-based services in a seven-day period regardless of the number of children served.
51.26	(d) If a participant's spouse is a support worker providing CFSS services, the spouse
51.27	may provide up to 60 hours of medical assistance home and community-based services in
51.28	a seven-day period.
51.29	(e) Paragraphs (b) to (d) must not be construed to permit an increase in either the total
51.30	authorized service budget for an individual or the total number of authorized service units.
51.31	(f) A parent or participant's spouse must not receive a wage that exceeds the current rate
51.32	for a CFSS support worker, including wages, benefits, and payroll taxes.

EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approva
whichever is later. The commissioner of human services shall notify the revisor of statute
when federal approval is obtained.
Sec. 10. Minnesota Statutes 2022, section 256B.851, subdivision 5, is amended to read
Subd. 5. Payment rates; component values. (a) The commissioner must use the
following component values:
(1) employee vacation, sick, and training factor, 8.71 percent;
(2) employer taxes and workers' compensation factor, 11.56 percent;
(3) employee benefits factor, 12.04 percent;
(4) client programming and supports factor, 2.30 percent;
(5) program plan support factor, 7.00 percent;
(6) general business and administrative expenses factor, 13.25 percent;
(7) program administration expenses factor, 2.90 percent; and
(8) absence and utilization factor, 3.90 percent.
(b) For purposes of implementation, the commissioner shall use the following
implementation components:
(1) personal care assistance services and CFSS: 75.45 percent;
(2) enhanced rate personal care assistance services and enhanced rate CFSS: 75.45
percent; and
(3) qualified professional services and CFSS worker training and development: 75.45
percent.
EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approva
whichever is later. The commissioner of human services shall notify the revisor of statut
when federal approval is obtained.
Sec. 11. PERSONAL CARE ASSISTANCE ENHANCED RATE FOR PERSONS
USING CONSUMER-DIRECTED COMMUNITY SUPPORTS.
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The commissioner of human services shall increase the annual budgets for participants who use consumer-directed community supports under Minnesota Statutes, sections
who use consumer-directed community supports under Minnesota Statutes, sections
256B.0913, subdivision 5, clause (17); 256B.092, subdivision 1b, paragraph (a), clause (4)

53.1	and 256B.49, subdivision 16, paragraph (c); and chapter 256S, by 43 percent for participants
53.2	who: (1) are determined by assessment to be eligible for ten or more hours of personal care
53.3	assistance services or community first services and supports per day; and (2) use direct
53.4	support services provided by a worker employed by the participant who has completed
53.5	training identified in Minnesota Statutes, section 256B.0659, subdivision 11, paragraph (d).
53.6	or 256B.85, subdivision 16, paragraph (e).
53.7	EFFECTIVE DATE. This section is effective January 1, 2024, or upon federal approval,
53.8	whichever is later. The commissioner of human services shall notify the revisor of statutes
53.9	when federal approval is obtained.
53.10	Sec. 12. RATE INCREASE FOR CERTAIN HOME CARE SERVICES.
53.11	Subdivision 1. Rate increases. (a) Effective January 1, 2024, or upon federal approval,
53.12	whichever is later, the commissioner of human services shall increase payment rates for
53.13	home health aide visits by 14 percent from the rates in effect on December 31, 2023. The
53.14	commissioner must apply the annual rate increases under Minnesota Statutes, section
53.15	256B.0653, subdivision 8, to the rates resulting from the application of the rate increases
53.16	under this paragraph.
53.17	(b) Effective January 1, 2024, or upon federal approval, whichever is later, the
53.18	commissioner shall increase payment rates for respiratory therapy under Minnesota Rules,
53.19	part 9505.0295, subpart 2, item E, and for home health services and home care nursing
53.20	services, except home health aide visits, under Minnesota Statutes, section 256B.0651,
53.21	subdivision 2, clauses (1) to (3), by 38.8 percent from the rates in effect on December 31,
53.22	2023. The commissioner must apply the annual rate increases under Minnesota Statutes,
53.23	sections 256B.0653, subdivision 8, and 256B.0654, subdivision 5, to the rates resulting
53.24	from the application of the rate increase under this paragraph.
53.25	Subd. 2. Spending requirements. (a) At least 80 percent of the marginal increase in
53.26	revenue for home care services resulting from implementation of the rate increases under
53.27	this section for services rendered on or after the day of implementation of the increase must
53.28	be used to increase compensation-related costs for employees directly employed by the
53.29	provider to provide the services.
53.30	(b) For the purposes of this subdivision, compensation-related costs include:
53.31	(1) wages and salaries;
53.32	(2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment
53.33	taxes, workers' compensation, and mileage reimbursement;

(3) the employer's paid share of health and dental insurance, life insurance, disability
insurance, long-term care insurance, uniform allowance, pensions, and contributions to
employee retirement accounts; and

- (4) benefits that address direct support professional workforce needs above and beyond what employees were offered prior to implementation of the rate increases.
- (c) Compensation-related costs for persons employed in the central office of a corporation or entity that has an ownership interest in the provider or exercises control over the provider, or for persons paid by the provider under a management contract, do not count toward the 80 percent requirement under this subdivision.
- (d) A provider agency or individual provider that receives additional revenue subject to the requirements of this subdivision shall prepare, and upon request submit to the commissioner, a distribution plan that specifies the amount of money the provider expects to receive that is subject to the requirements of this subdivision, including how that money was or will be distributed to increase compensation-related costs for employees. Within 60 days of final implementation of the new rate methodology or any rate adjustment subject to the requirements of this subdivision, the provider must post the distribution plan and leave it posted for a period of at least six months in an area of the provider's operation to which all direct support professionals have access. The posted distribution plan must include instructions regarding how to contact the commissioner, or the commissioner's representative, if an employee has not received the compensation-related increase described in the plan.

54.21 **ARTICLE 5**

54.22 **NURSING FACILITIES**

Section 1. Minnesota Statutes 2022, section 256R.02, subdivision 16, is amended to read:

Subd. 16. **Dietary costs.** "Dietary costs" means the costs for the salaries and wages of the dietary supervisor, dietitians, chefs, cooks, dishwashers, and other employees assigned to the kitchen and dining room, and associated fringe benefits and payroll taxes. Dietary costs also includes the salaries or fees of dietary consultants, dietary supplies, and food preparation and serving.

EFFECTIVE DATE. This section is effective for the rate year beginning January 1, 2025, or upon federal approval, whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.

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55.1	Sec. 2. Minnesota Statutes 2022, section 256R.02, is amended by adding a subdivision to
55.2	read:
55.3	Subd. 16a. Dietary labor costs. "Dietary labor costs" means the costs for the salaries
55.4	and wages of the dietary supervisor, dietitians, chefs, cooks, dishwashers, and other
55.5	employees assigned to the kitchen and dining room, and associated fringe benefits and
55.6	payroll taxes.
55.7	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
55.8	2025, or upon federal approval, whichever is later. The commissioner of human services
55.9	shall notify the revisor of statutes when federal approval is obtained.
55.10	Sec. 3. Minnesota Statutes 2022, section 256R.02, subdivision 24, is amended to read:
55.11	Subd. 24. Housekeeping costs. "Housekeeping costs" means the costs for the salaries
55.12	and wages of the housekeeping supervisor, housekeepers, and other cleaning employees
55.13	and associated fringe benefits and payroll taxes. It also includes the cost of housekeeping
55.14	supplies, including, but not limited to, cleaning and lavatory supplies and contract services
55.15	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
55.16	2025, or upon federal approval, whichever is later. The commissioner of human services
55.17	shall notify the revisor of statutes when federal approval is obtained.
55.18	Sec. 4. Minnesota Statutes 2022, section 256R.02, is amended by adding a subdivision to
55.19	read:
55.20	Subd. 24a. Housekeeping labor costs. "Housekeeping labor costs" means the costs for
55.21	the salaries and wages of the housekeeping supervisor, housekeepers, and other cleaning
55.22	employees, and associated fringe benefits and payroll taxes.
55.23	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
55.24	2025, or upon federal approval, whichever is later. The commissioner of human services
55.25	shall notify the revisor of statutes when federal approval is obtained.
55.26	Sec. 5. Minnesota Statutes 2022, section 256R.02, is amended by adding a subdivision to
55.27	read:
55.28	Subd. 25b. Known cost change factor. "Known cost change factor" means 1.00 plus
55.29	the forecasted percentage change in the CPI-U index from July 1 of the reporting period to
55.30	July 1 of the rate year as determined by the national economic consultant used by the
55.31	commissioner of management and budget.

EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
2025, or upon federal approval, whichever is later. The commissioner of human services
shall notify the revisor of statutes when federal approval is obtained.
Sec. 6. Minnesota Statutes 2022, section 256R.02, subdivision 26, is amended to read:
Subd. 26. Laundry costs. "Laundry costs" means the costs for the salaries and wages
of the laundry supervisor and other laundry employees, associated fringe benefits, and
payroll taxes. It also includes the costs of linen and bedding, the laundering of resident
clothing, laundry supplies, and contract services.
EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
2025, or upon federal approval, whichever is later. The commissioner of human services
shall notify the revisor of statutes when federal approval is obtained.
Sec. 7. Minnesota Statutes 2022, section 256R.02, is amended by adding a subdivision to
read:
Subd. 26a. Laundry labor costs. "Laundry labor costs" means the costs for the salaries
and wages of the laundry supervisor and other laundry employees, and associated fringe
benefits and payroll taxes.
EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
2025, or upon federal approval, whichever is later. The commissioner of human services
shall notify the revisor of statutes when federal approval is obtained.
Sec. 8. Minnesota Statutes 2022, section 256R.02, subdivision 29, is amended to read:
Subd. 29. Maintenance and plant operations costs. "Maintenance and plant operations
costs" means the costs for the salaries and wages of the maintenance supervisor, engineers,
heating-plant employees, and other maintenance employees and associated fringe benefits
and payroll taxes. It also includes identifiable costs for maintenance and operation of the
building and grounds, including, but not limited to, fuel, electricity, plastic waste bags,
medical waste and garbage removal, water, sewer, supplies, tools, repairs, and minor
equipment not requiring capitalization under Medicare guidelines.
EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
2025, or upon federal approval, whichever is later. The commissioner of human services
shall notify the revisor of statutes when federal approval is obtained.

57.1	Sec. 9. Minnesota Statutes 2022, section 256R.02, is amended by adding a subdivision to
57.2	read:
57.3	Subd. 29a. Maintenance and plant operations labor costs. "Maintenance and plant
57.4	operations labor costs" means the costs for the salaries and wages of the maintenance
57.5	supervisor, engineers, heating-plant employees, and other maintenance employees, and
57.6	associated fringe benefits and payroll taxes.
57.7	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
57.8	2025, or upon federal approval, whichever is later. The commissioner of human services
57.9	shall notify the revisor of statutes when federal approval is obtained.
57.10	Sec. 10. Minnesota Statutes 2022, section 256R.02, subdivision 34, is amended to read:
7.11	Subd. 34. Other care-related costs. "Other care-related costs" means the sum of activities
7.12	costs, other direct care costs, raw food costs, dietary labor costs, housekeeping labor costs
7.13	laundry labor costs, maintenance and plant operations labor costs, therapy costs, and social
.14	services costs.
7.15	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
7.16	2025, or upon federal approval, whichever is later. The commissioner of human services
.17	shall notify the revisor of statutes when federal approval is obtained.
.18	Sec. 11. Minnesota Statutes 2022, section 256R.23, subdivision 2, is amended to read:
7.19	Subd. 2. Calculation of direct care cost per standardized day. Each facility's direct
.20	care cost per standardized day is (1) the product of the facility's direct care costs and the
.21	known cost change factor, (2) divided by the sum of the facility's standardized days. A
.22	facility's direct care cost per standardized day is the facility's cost per day for direct care
23	services associated with a case mix index of 1.00.
.24	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
7.25	2025, or upon federal approval, whichever is later. The commissioner of human services
2.26	shall notify the revisor of statutes when federal approval is obtained.
7.27	Sec. 12. Minnesota Statutes 2022, section 256R.23, subdivision 3, is amended to read:
.28	Subd. 3. Calculation of other care-related cost per resident day. Each facility's other
.29	care-related cost per resident day is (1) the product of its other care-related costs and the
7.30	known cost change factor, (2) divided by the sum of the facility's resident days.

	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
<u>20</u>	25, or upon federal approval, whichever is later. The commissioner of human services
<u>sh</u>	all notify the revisor of statutes when federal approval is obtained.
	Sec. 13. Minnesota Statutes 2022, section 256R.24, subdivision 1, is amended to read:
	Subdivision 1. Determination of other operating cost per day. Each facility's other
op	erating cost per day is (1) the product of its other operating costs and the known cost
ch	ange factor, (2) divided by the sum of the facility's resident days.
	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
<u>20</u>	25, or upon federal approval, whichever is later. The commissioner of human services
sh	all notify the revisor of statutes when federal approval is obtained.
	Sec. 14. Minnesota Statutes 2022, section 256R.25, is amended to read:
	256R.25 EXTERNAL FIXED COSTS PAYMENT RATE.
	(a) The payment rate for external fixed costs is the sum of the amounts in paragraphs
(b)	to (o).
	(b) For a facility licensed as a nursing home, the portion related to the provider surcharge
ın	der section 256.9657 is equal to \$8.86 per resident day. For a facility licensed as both a
u	rsing home and a boarding care home, the portion related to the provider surcharge under
e	etion 256.9657 is equal to \$8.86 per resident day multiplied by the result of its number
f	nursing home beds divided by its total number of licensed beds.
	(c) The portion related to the licensure fee under section 144.122, paragraph (d), is the
ın	nount of the fee divided by the sum of the facility's resident days.
	(d) The portion related to development and education of resident and family advisory
co	uncils under section 144A.33 is \$5 per resident day divided by 365.
	(e) The portion related to scholarships is determined under section 256R.37.
	(f) The portion related to planned closure rate adjustments is as determined under section
25	6R.40, subdivision 5, and Minnesota Statutes 2010, section 256B.436.
	(g) The portion related to consolidation rate adjustments shall be as determined under
se	etion 144A.071, subdivisions 4c, paragraph (a), clauses (5) and (6), and 4d.
	(h) The portion related to single-bed room incentives is as determined under section

256R.41.

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(i) The portions related to real estate taxes, special assessments, and payments made in
lieu of real estate taxes directly identified or allocated to the nursing facility are the allowable
amounts divided by the sum of the facility's resident days. Allowable costs under this
paragraph for payments made by a nonprofit nursing facility that are in lieu of real estate
taxes shall not exceed the amount which the nursing facility would have paid to a city or
township and county for fire, police, sanitation services, and road maintenance costs had
real estate taxes been levied on that property for those purposes.

- (j) The portion related to employer health insurance costs is (1) the product of the allowable costs and the known cost change factor, (2) divided by the sum of the facility's resident days.
- (k) The portion related to the Public Employees Retirement Association is the allowable costs divided by the sum of the facility's resident days.
- 59.13 (l) The portion related to quality improvement incentive payment rate adjustments is 59.14 the amount determined under section 256R.39.
- 59.15 (m) The portion related to performance-based incentive payments is the amount determined under section 256R.38.
- 59.17 (n) The portion related to special dietary needs is the amount determined under section 59.18 256R.51.
- 59.19 (o) The portion related to the rate adjustments for border city facilities is the amount determined under section 256R.481.
- 59.21 **EFFECTIVE DATE.** This section is effective for the rate year beginning January 1, 59.22 2025, or upon federal approval, whichever is later. The commissioner of human services shall notify the revisor of statutes when federal approval is obtained.

Sec. 15. NURSING FACILITY FUNDING.

- (a) Effective July 1, 2023, through December 31, 2025, the total payment rate for all
 facilities reimbursed under Minnesota Statutes, chapter 256R, must be increased by \$28.65
 per resident day.
- (b) To be eligible to receive a payment under this section, a nursing facility must attest to the commissioner of human services that the additional revenue will be used exclusively to increase compensation-related costs for employees directly employed by the facility on or after July 1, 2023, excluding:
 - (1) owners of the building and operation;

60.1	(2) persons employed in the central office of an entity that has any ownership interest
60.2	in the nursing facility or exercises control over the nursing facility;
60.3	(3) persons paid by the nursing facility under a management contract; and
60.4	(4) persons providing separately billable services.
60.5	(c) Contracted housekeeping, dietary, and laundry employees providing services on site
60.6	at the nursing facility are eligible for compensation-related cost increases under this section,
60.7	provided the agency that employs them submits to the nursing facility proof of the costs of
60.8	the increases provided to those employees.
60.9	(d) For purposes of this section, compensation-related costs include:
60.10	(1) permanent new increases to wages and salaries implemented on or after July 1, 2023,
60.11	and before September 1, 2023, for nursing facility employees;
60.12	(2) permanent new increases to wages and salaries implemented on or after July 1, 2023,
60.13	and before September 1, 2023, for employees in the organization's shared services
60.14	departments of hospital-attached nursing facilities for the nursing facility allocated share
60.15	of wages; and
60.16	(3) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment
60.17	taxes, PERA, workers' compensation, and pension and employee retirement accounts directly
60.18	associated with the wage and salary increases in clauses (1) and (2) incurred no later than
60.19	December 31, 2025, and paid for no later than June 30, 2026.
60.20	(e) A facility that receives a rate increase under this section must complete a distribution
60.21	plan in the form and manner determined by the commissioner. This plan must specify the
60.22	total amount of money the facility is estimated to receive from this rate increase and how
60.23	that money will be distributed to increase the allowable compensation-related costs described
60.24	in paragraph (d) for employees described in paragraphs (b) and (c). This estimate must be
60.25	computed by multiplying \$28.65 by the sum of the medical assistance and private pay
60.26	resident days as defined in Minnesota Statutes, section 256R.02, subdivision 45, for the
60.27	period beginning October 1, 2021, through September 30, 2022, dividing this sum by 365
60.28	and multiplying the result by 915. A facility must submit its distribution plan to the
60.29	commissioner by October 1, 2023. The commissioner may review the distribution plan to
60.30	ensure that the payment rate adjustment per resident day is used in accordance with this
60.31	section. The commissioner may allow for a distribution plan amendment under exceptional
60.32	circumstances to be determined at the sole discretion of the commissioner.

61.1	(f) By September 1, 2023, a facility must post the distribution plan summary and leave
61.2	it posted for a period of at least six months in an area of the facility to which all employees
61.3	have access. The posted distribution plan summary must be in the form and manner
61.4	determined by the commissioner. The distribution plan summary must include instructions
61.5	regarding how to contact the commissioner, or the commissioner's representative, if an
61.6	employee believes the employee is covered by paragraph (b) or (c) and has not received the
61.7	compensation-related increases described in paragraph (d). The instruction to such employees
61.8	must include the e-mail address and telephone number that may be used by the employee
61.9	to contact the commissioner's representative. The posted distribution plan summary must
61.10	demonstrate how the increase in paragraph (a) received by the nursing facility from July 1,
61.11	2023, through December 1, 2025, will be used in full to pay the compensation-related costs
61.12	in paragraph (d) for employees described in paragraphs (b) and (c).
61.13	(g) If the nursing facility expends less on new compensation-related costs than the amount
61.14	that was made available by the rate increase in this section for that purpose, the amount of
61.15	this rate adjustment must be reduced to equal the amount utilized by the facility for purposes
61.16	authorized under this section. If the facility fails to post the distribution plan summary in
61.17	its facility as required, fails to submit its distribution plan to the commissioner by the due
61.18	date, or uses these funds for unauthorized purposes, these rate increases must be treated as
61.19	an overpayment and subsequently recovered.
61.20	(h) The commissioner shall not treat payments received under this section as an applicable
61.21	credit for purposes of setting total payment rates under Minnesota Statutes, chapter 256R.
61.22	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
61.23	whichever is later. The commissioner of human services shall notify the revisor of statutes
61.24	when federal approval is obtained.
61.25	ARTICLE 6
61.26	INTERMEDIATE CARE FACILITIES
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61.27	Section 1. Minnesota Statutes 2022, section 256B.5012, is amended by adding a subdivision
61.28	to read:
61.29	Subd. 19. ICF/DD rate increase effective July 1, 2023. (a) Effective July 1, 2023, the
61.30	daily operating payment rate for a class A intermediate care facility for persons with
61.31	developmental disabilities is increased by \$50.
61.32	(b) Effective July 1, 2023, the daily operating payment rate for a class B intermediate
61.33	care facility for persons with developmental disabilities is increased by \$50.

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2.1	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
2.2	whichever is later. The commissioner of human services shall notify the revisor of statutes
2.3	when federal approval is obtained.
2.4	Sec. 2. Minnesota Statutes 2022, section 256B.5012, is amended by adding a subdivision
2.5	to read:
2.6	Subd. 20. ICF/DD minimum daily operating payment rates. (a) The minimum daily
2.7	operating payment rate for a class A intermediate care facility for persons with developmental
2.8	disabilities is \$300.
2.9	(b) The minimum daily operating payment rate for a class B intermediate care facility
.10	for persons with developmental disabilities is \$400.
11	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
12	whichever is later. The commissioner of human services shall notify the revisor of statutes
13	when federal approval is obtained.
14	Sec. 3. Minnesota Statutes 2022, section 256B.5012, is amended by adding a subdivision
5	to read:
16	Subd. 21. Spending requirements. (a) At least 80 percent of the marginal increase in
17	revenue resulting from implementation of the rate increases under subdivisions 19 and 20
18	for services rendered on or after the day of implementation of the increases must be used
9	to increase compensation-related costs for employees directly employed by the facility.
0	(b) For the purposes of this subdivision, compensation-related costs include:
1	(1) wages and salaries;
22	(2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment
23	taxes, workers' compensation, and mileage reimbursement;
4	(3) the employer's paid share of health and dental insurance, life insurance, disability
25	insurance, long-term care insurance, uniform allowance, pensions, and contributions to
26	employee retirement accounts; and
27	(4) benefits that address direct support professional workforce needs above and beyond
8	what employees were offered prior to implementation of the rate increases.
9	(c) Compensation-related costs for persons employed in the central office of a corporation
30	or entity that has an ownership interest in the provider or exercises control over the provider.

or for persons paid by the provider under a management contract, do not count toward the
80 percent requirement under this subdivision.
(d) A provider agency or individual provider that receives additional revenue subject to
the requirements of this subdivision shall prepare, and upon request submit to the
commissioner, a distribution plan that specifies the amount of money the provider expects
to receive that is subject to the requirements of this subdivision, including how that money
was or will be distributed to increase compensation-related costs for employees. Within 60
days of final implementation of the new rate methodology or any rate adjustment subject
to the requirements of this subdivision, the provider must post the distribution plan and
leave it posted for a period of at least six months in an area of the provider's operation to
which all direct support professionals have access. The posted distribution plan must include
instructions regarding how to contact the commissioner, or the commissioner's representative,
if an employee has not received the compensation-related increase described in the plan.
Sec. 4. DIRECTION TO COMMISSIONER; APPLICATION OF INTERMEDIATE
CARE FACILITIES FOR PERSONS WITH DEVELOPMENTAL DISABILITIES
RATE INCREASES.
The commission of byward convices shall analy the note in access yellow Missessets
The commissioner of human services shall apply the rate increases under Minnesota Statutes, section 256B 5012, subdivisions 10 and 20, as follows:
Statutes, section 256B.5012, subdivisions 19 and 20, as follows:
(1) apply Minnesota Statutes, section 256B.5012, subdivision 19; and
(2) apply any required rate increase as required under Minnesota Statutes, section
256B.5012, subdivision 20, to the results of clause (1).
ARTICLE 7
EMERGENCY AND NONEMERGENCY MEDICAL TRANSPORTATION
Section 1. Minnesota Statutes 2022, section 256B.0625, subdivision 17, is amended to
read:
Subd. 17. Transportation costs. (a) "Nonemergency medical transportation service"
means motor vehicle transportation provided by a public or private person that serves
Minnesota health care program beneficiaries who do not require emergency ambulance
service, as defined in section 144E.001, subdivision 3, to obtain covered medical services.
(b) Medical assistance covers medical transportation costs incurred solely for obtaining
emergency medical care or transportation costs incurred by eligible persons in obtaining
emergency or nonemergency medical care when paid directly to an ambulance company,

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- nonemergency medical transportation company, or other recognized providers of transportation services. Medical transportation must be provided by:
- 64.3 (1) nonemergency medical transportation providers who meet the requirements of this subdivision; 64.4
- 64.5 (2) ambulances, as defined in section 144E.001, subdivision 2;
- (3) taxicabs that meet the requirements of this subdivision; 64.6

- 64.7 (4) public transit, as defined in section 174.22, subdivision 7; or
- (5) not-for-hire vehicles, including volunteer drivers, as defined in section 65B.472, 64.8 64.9 subdivision 1, paragraph (h).
 - (c) Medical assistance covers nonemergency medical transportation provided by nonemergency medical transportation providers enrolled in the Minnesota health care programs. All nonemergency medical transportation providers must comply with the operating standards for special transportation service as defined in sections 174.29 to 174.30 and Minnesota Rules, chapter 8840, and all drivers must be individually enrolled with the commissioner and reported on the claim as the individual who provided the service. All nonemergency medical transportation providers shall bill for nonemergency medical transportation services in accordance with Minnesota health care programs criteria. Publicly operated transit systems, volunteers, and not-for-hire vehicles are exempt from the requirements outlined in this paragraph.
 - (d) An organization may be terminated, denied, or suspended from enrollment if:
- (1) the provider has not initiated background studies on the individuals specified in 64.21 section 174.30, subdivision 10, paragraph (a), clauses (1) to (3); or 64.22
- (2) the provider has initiated background studies on the individuals specified in section 64.23 174.30, subdivision 10, paragraph (a), clauses (1) to (3), and: 64.24
- (i) the commissioner has sent the provider a notice that the individual has been 64.25 disqualified under section 245C.14; and 64.26
- (ii) the individual has not received a disqualification set-aside specific to the special 64.27 transportation services provider under sections 245C.22 and 245C.23. 64.28
- (e) The administrative agency of nonemergency medical transportation must: 64.29
- (1) adhere to the policies defined by the commissioner; 64.30

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(2) pay nonemergency medical transportation providers for services provided to
Minnesota health care programs beneficiaries to obtain covered medical services;

- (3) provide data monthly to the commissioner on appeals, complaints, no-shows, canceled trips, and number of trips by mode; and
- (4) by July 1, 2016, in accordance with subdivision 18e, utilize a web-based single administrative structure assessment tool that meets the technical requirements established by the commissioner, reconciles trip information with claims being submitted by providers, and ensures prompt payment for nonemergency medical transportation services.
- (f) Until the commissioner implements the single administrative structure and delivery system under subdivision 18e, clients shall obtain their level-of-service certificate from the commissioner or an entity approved by the commissioner that does not dispatch rides for clients using modes of transportation under paragraph (i), clauses (4), (5), (6), and (7).
- (g) The commissioner may use an order by the recipient's attending physician, advanced practice registered nurse, physician assistant, or a medical or mental health professional to certify that the recipient requires nonemergency medical transportation services. Nonemergency medical transportation providers shall perform driver-assisted services for eligible individuals, when appropriate. Driver-assisted service includes passenger pickup at and return to the individual's residence or place of business, assistance with admittance of the individual to the medical facility, and assistance in passenger securement or in securing of wheelchairs, child seats, or stretchers in the vehicle.

Nonemergency medical transportation providers must take clients to the health care provider using the most direct route, and must not exceed 30 miles for a trip to a primary care provider or 60 miles for a trip to a specialty care provider, unless the client receives authorization from the local agency.

Nonemergency medical transportation providers may not bill for separate base rates for the continuation of a trip beyond the original destination. Nonemergency medical transportation providers must maintain trip logs, which include pickup and drop-off times, signed by the medical provider or client, whichever is deemed most appropriate, attesting to mileage traveled to obtain covered medical services. Clients requesting client mileage reimbursement must sign the trip log attesting mileage traveled to obtain covered medical services.

(h) The administrative agency shall use the level of service process established by the commissioner to determine the client's most appropriate mode of transportation. If public

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transit or a certified transportation provider is not available to provide the appropriate service mode for the client, the client may receive a onetime service upgrade.

(i) The covered modes of transportation are:

- (1) client reimbursement, which includes client mileage reimbursement provided to clients who have their own transportation, or to family or an acquaintance who provides transportation to the client;
- (2) volunteer transport, which includes transportation by volunteers using their own vehicle;
 - (3) unassisted transport, which includes transportation provided to a client by a taxicab or public transit. If a taxicab or public transit is not available, the client can receive transportation from another nonemergency medical transportation provider;
- 66.12 (4) assisted transport, which includes transport provided to clients who require assistance by a nonemergency medical transportation provider;
 - (5) lift-equipped/ramp transport, which includes transport provided to a client who is dependent on a device and requires a nonemergency medical transportation provider with a vehicle containing a lift or ramp;
 - (6) protected transport, which includes transport provided to a client who has received a prescreening that has deemed other forms of transportation inappropriate and who requires a provider: (i) with a protected vehicle that is not an ambulance or police car and has safety locks, a video recorder, and a transparent thermoplastic partition between the passenger and the vehicle driver; and (ii) who is certified as a protected transport provider; and
 - (7) stretcher transport, which includes transport for a client in a prone or supine position and requires a nonemergency medical transportation provider with a vehicle that can transport a client in a prone or supine position.
 - (j) The local agency shall be the single administrative agency and shall administer and reimburse for modes defined in paragraph (i) according to paragraphs (m) and (n) when the commissioner has developed, made available, and funded the web-based single administrative structure, assessment tool, and level of need assessment under subdivision 18e. The local agency's financial obligation is limited to funds provided by the state or federal government.
- (k) The commissioner shall:
 - (1) verify that the mode and use of nonemergency medical transportation is appropriate;
 - (2) verify that the client is going to an approved medical appointment; and

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(3) investigate all complaints and appeals.

- (1) The administrative agency shall pay for the services provided in this subdivision and seek reimbursement from the commissioner, if appropriate. As vendors of medical care, local agencies are subject to the provisions in section 256B.041, the sanctions and monetary recovery actions in section 256B.064, and Minnesota Rules, parts 9505.2160 to 9505.2245.
- (m) Payments for nonemergency medical transportation must be paid based on the client's assessed mode under paragraph (h), not the type of vehicle used to provide the service. The medical assistance reimbursement rates for nonemergency medical transportation services that are payable by or on behalf of the commissioner for nonemergency medical transportation services are:
- (1) \$0.22 per mile for client reimbursement; 67.11
- (2) up to 100 percent of the Internal Revenue Service business deduction rate for volunteer 67.12 67.13 transport;
- (3) equivalent to the standard fare for unassisted transport when provided by public 67.14 transit, and \$11 \$12.93 for the base rate and \$1.30 \$1.53 per mile when provided by a 67.15 nonemergency medical transportation provider; 67.16
- (4) \$13 \$15.28 for the base rate and \$1.30 \$1.53 per mile for assisted transport; 67.17
- (5) \$18 \$21.15 for the base rate and \$1.55 \$1.82 per mile for lift-equipped/ramp transport; 67.18
- (6) \$75 for the base rate and \$2.40 per mile for protected transport; and 67.19
- (7) \$60 for the base rate and \$2.40 per mile for stretcher transport, and \$9 per trip for 67.20 an additional attendant if deemed medically necessary. 67.21
- (n) The base rate for nonemergency medical transportation services in areas defined 67.22 under RUCA to be super rural is equal to 111.3 percent of the respective base rate in 67.23 67.24 paragraph (m), clauses (1) to (7). The mileage rate for nonemergency medical transportation services in areas defined under RUCA to be rural or super rural areas is: 67.25
- 67.26 (1) for a trip equal to 17 miles or less, equal to 125 percent of the respective mileage rate in paragraph (m), clauses (1) to (7); and 67.27
- (2) for a trip between 18 and 50 miles, equal to 112.5 percent of the respective mileage 67.28 rate in paragraph (m), clauses (1) to (7). 67.29
- (o) For purposes of reimbursement rates for nonemergency medical transportation 67.30 services under paragraphs (m) and (n), the zip code of the recipient's place of residence 67.31 shall determine whether the urban, rural, or super rural reimbursement rate applies. 67.32

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(p) For purposes of this subdivision, "rural urban commuting area" or "RUCA" means
a census-tract based classification system under which a geographical area is determined
to be urban, rural, or super rural.

- (q) The commissioner, when determining reimbursement rates for nonemergency medical transportation under paragraphs (m) and (n), shall exempt all modes of transportation listed under paragraph (i) from Minnesota Rules, part 9505.0445, item R, subitem (2).
- (r) Effective for the first day of each calendar quarter in which the price of gasoline as posted publicly by the United States Energy Information Administration exceeds \$3.00 per gallon, the commissioner shall adjust the rate paid per mile in paragraph (m) by one percent up or down for every increase or decrease of ten cents for the price of gasoline. The increase or decrease must be calculated using a base gasoline price of \$3.00. The percentage increase or decrease must be calculated using the average of the most recently available price of all grades of gasoline for Minnesota as posted publicly by the United States Energy Information Administration.
- EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
 whichever is later. The commissioner of human services shall notify the revisor of statutes
 when federal approval is obtained.
- 68.18 Sec. 2. Minnesota Statutes 2022, section 256B.0625, subdivision 17a, is amended to read:
- Subd. 17a. **Payment for ambulance services.** (a) Medical assistance covers ambulance services. Providers shall bill ambulance services according to Medicare criteria.
- Nonemergency ambulance services shall not be paid as emergencies. Effective for services rendered on or after July 1, 2001, medical assistance payments for ambulance services shall be paid at the Medicare reimbursement rate or at the medical assistance payment rate in effect on July 1, 2000, whichever is greater.
 - (b) Effective for services provided on or after July 1, 2016, medical assistance payment rates for ambulance services identified in this paragraph are increased by five percent. Capitation payments made to managed care plans and county-based purchasing plans for ambulance services provided on or after January 1, 2017, shall be increased to reflect this rate increase. The increased rate described in this paragraph applies to ambulance service providers whose base of operations as defined in section 144E.10 is located:
 - (1) outside the metropolitan counties listed in section 473.121, subdivision 4, and outside the cities of Duluth, Mankato, Moorhead, St. Cloud, and Rochester; or
 - (2) within a municipality with a population of less than 1,000.

69.1	(c) Effective for the first day of each calendar quarter in which the price of gasoline as
69.2	posted publicly by the United States Energy Information Administration exceeds \$3.00 per
69.3	gallon, the commissioner shall adjust the rate paid per mile in paragraphs (a) and (b) by one
69.4	percent up or down for every increase or decrease of ten cents for the price of gasoline. The
69.5	increase or decrease must be calculated using a base gasoline price of \$3.00. The percentage
69.6	increase or decrease must be calculated using the average of the most recently available
69.7	price of all grades of gasoline for Minnesota as posted publicly by the United States Energy
69.8	Information Administration.
69.9	EFFECTIVE DATE. This section is effective July 1, 2023, or upon federal approval,
69.10	whichever is later. The commissioner of human services shall notify the revisor of statutes
69.11	when federal approval is obtained.
69.12	Sec. 3. NONEMERGENCY MEDICAL TRANSPORTATION SPENDING
69.13	REQUIREMENTS.
69.14	(a) At least 80 percent of the marginal increase in revenue from the implementation of
69.15	rate increases in this act under Minnesota Statutes, section 256B.0625, subdivision 17,
69.16	paragraph (m), clauses (3) to (5), for services rendered on or after the day of implementation
69.17	of the rate increases must be used to increase compensation-related costs for drivers.
69.18	(b) For the purposes of this subdivision, compensation-related costs include:
69.19	(1) wages and salaries;
69.20	(2) the employer's share of FICA taxes, Medicare taxes, state and federal unemployment
69.21	taxes, workers' compensation, and mileage reimbursement;
69.22	(3) the employer's paid share of health and dental insurance, life insurance, disability
69.23	insurance, long-term care insurance, uniform allowance, pensions, and contributions to
69.24	employee retirement accounts; and
69.25	(4) benefits that address direct support professional workforce needs above and beyond
69.26	what employees were offered prior to the implementation of the rate increases.
69.27	(c) Compensation-related costs for persons employed in the central office of a corporation
69.28	or entity that has an ownership interest in the provider or exercises control over the provider,
69.29	or for persons paid by the provider under a management contract, do not count toward the
69.30	80 percent requirement under this subdivision.
69.31	(d) A provider agency or individual provider that receives additional revenue subject to
69.32	the requirements of this subdivision shall prepare, and upon request submit to the

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commissioner, a distribution plan that specifies the amount of money the provider expects to receive that is subject to the requirements of this section, including how that money was or will be distributed to increase compensation-related costs for drivers. Within 60 days of final implementation of the new phase-in proportion or adjustment to the base wage indices subject to the requirements of this subdivision, the provider must post the distribution plan and leave it posted for a period of at least six months in an area of the provider's operation to which all drivers have access. The posted distribution plan must include instructions regarding how to contact the commissioner, or the commissioner's representative, if a driver has not received the compensation-related increase described in the plan.

ARTICLE 8

RESIDENTIAL SETTING CLOSURE PREVENTION GRANTS

- Section 1. [256.4795] RESIDENTIAL SETTING CLOSURE PREVENTION **GRANTS.**
- Subdivision 1. Residential setting closure prevention grants established. The commissioner of human services shall establish a grant program to reduce the risk of residential settings in financial distress from closing. The commissioner shall limit expenditures under this subdivision to the amount appropriated for this purpose.
- 70.18 Subd. 2. **Definitions.** (a) For the purposes of this section, the terms in this subdivision have the meanings given them. 70.19
- (b) "At risk of closure" or "at risk of closing" means a residential setting is in significant 70.20 financial distress, and, in the judgment of the commissioner, the setting will close without 70.21 additional funding from the commissioner. 70.22
- (c) "Residential setting" means any of the following: (1) a nursing facility; (2) an assisted 70.23 living facility with a majority of residents receiving services funded by medical assistance; 70.24 (3) a setting exempt from assisted living facility licensure under section 144G.08, subdivision 70.25 70.26 7, clauses (10) to (13), with a majority of residents receiving services funded by medical assistance; (4) an intermediate care facility for persons with developmental disabilities; or 70.27 (5) an adult foster care setting, a community residential setting, or an integrated community 70.28 supports setting. 70.29
- 70.30 Subd. 3. Eligibility. (a) A license holder operating a residential setting in significant 70.31 financial distress may apply to the commissioner for a grant under this section to relieve its immediate financial distress. 70.32

71.1	(b) Lead agencies that suspect a residential setting is in significant financial distress may
71.2	refer the license holder to the commissioner for consideration by the commissioner for grant
71.3	funding under this section. Upon a referral from a lead agency under this section, the
71.4	commissioner shall immediately solicit an application from the license holder, providing
71.5	individualized technical assistance to the license holder regarding the application process.
71.6	(c) The commissioner must give priority for closure prevention grants to residential
71.7	settings that are the most significantly at risk of closing in violation of the applicable notice
71.8	requirements prior to the termination of services.
71.9	Subd. 4. Criteria and limitations. (a) Within available appropriations for this purpose,
71.10	the commissioner must award sufficient funding to a residential setting at risk of closure to
71.11	ensure that the residential setting remains open long enough to comply with the applicable
71.12	termination of services notification requirements.
71.13	(b) The commissioner may award additional funding to a residential setting at risk of
71.14	closure if, in the judgment of the commissioner, the residential setting is likely to remain
71.15	open and financially viable after receiving time-limited additional funding from the
71.16	commissioner.
71.17	(c) Before receiving any additional funding under paragraph (b), grantees must work
71.18	with the commissioner to develop a business plan and corrective action plan to reduce the
71.19	risk of future financial distress. No residential setting may receive additional funding under
71.20	paragraph (b) more than once.
71.21	Subd. 5. Interagency coordination. The commissioner must coordinate the grant
71.22	activities under this section with any other impacted state agencies and lead agencies.
71.23	Subd. 6. Administrative funding. The commissioner may use up to 6.5 percent of the
71.24	grant money appropriated for the commissioner's costs related to administration of this
71.25	program.
71.26	EFFECTIVE DATE. This section is effective July 1, 2023.

72.1 **ARTICLE 9**

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72.2 **EXPANSION OF EMERGENCY STAFFING POOL**

Section 1. Laws 2022, chapter 40, section 6, is amended to read:

Sec. 6. COMMISSIONER OF HUMAN SERVICES; TEMPORARY STAFFING POOL; APPROPRIATION.

- (a) The commissioner of human services shall establish a temporary emergency staffing pool for congregate settings and for providers or recipients of home- and community-based services experiencing staffing crises. Vendor contracts may include retention bonuses, sign-on bonuses, and payment for hours on call. The commissioner may pay for necessary training, travel, and lodging expenses of the temporary staff. Contracts for temporary staffing executed under this section: (1) should minimize the recruitment away from providers' current workforces; and (2) may not be executed with an individual until at least 30 days since the individual was last employed in Minnesota by one of the types of facilities, providers, or individuals listed in paragraph (g).
- (b) Temporary staff, at the request of the commissioner, may be deployed to <u>providers</u> of home- and <u>community-based services</u>, individual recipients of home- and <u>community-based services</u>, and long-term care facilities and other congregate care residential facilities and programs experiencing an emergency staffing crisis on or after the effective date of this section. Temporary staff must be provided at no cost to the <u>provider</u>, individual recipient, facility, or program receiving the temporary staff.
 - (c) Members of the temporary staffing pool under this section are not state employees.
- 72.22 (d) The commissioner must coordinate the activities under this section with any other 72.23 impacted state agencies, to appropriately prioritize locations to deploy contracted temporary 72.24 staff.
 - (e) The commissioner must give priority for deploying staff to <u>providers</u>, individual <u>recipients</u>, facilities, and programs with the most significant staffing crises and where, but for this assistance, residents <u>or service recipients</u> would be at significant risk of injury due to the need to transfer to <u>another a facility</u> or a hospital for adequately staffed care.
 - (f) A <u>provider</u>, <u>individual recipient</u>, facility, or program may seek onetime assistance per setting <u>or individual service recipient</u> from the temporary staffing pool only after the <u>provider</u>, <u>individual recipient</u>, facility, or program has used all resources available to obtain temporary staff but is unable to meet the <u>provider</u>'s, <u>individual's</u>, facility's, or program's temporary staffing needs. A provider, individual, facility, or program may apply for

- temporary staff for up to 21 days. Applicants must submit a proposed plan for ensuring resident safety at the end of that time period.
- 73.3 (g) <u>Providers, individuals, facilities,</u> and programs eligible to obtain temporary staff 73.4 from the temporary staffing pool include:
- 73.5 (1) nursing facilities;
- 73.6 (2) assisted living facilities;
- 73.7 (3) intermediate care facilities for persons with developmental disabilities;
- 73.8 (4) adult foster care or, community residential settings, or integrated community supports
 73.9 settings;
- 73.10 (5) licensed substance use disorder treatment facilities;
- 73.11 (6) unlicensed county-based substance use disorder treatment facilities;
- 73.12 (7) licensed facilities for adults with mental illness;
- 73.13 (8) licensed detoxification programs;
- 73.14 (9) licensed withdrawal management programs;
- 73.15 (10) licensed children's residential facilities;
- 73.16 (11) licensed child foster residence settings;
- 73.17 (12) unlicensed, Tribal-certified facilities that perform functions similar to the licensed 73.18 facilities listed in this paragraph;
- 73.19 (13) boarding care homes;
- 73.20 (14) board and lodging establishments serving people with disabilities or disabling conditions;
- 73.22 (15) board and lodging establishments with special services;
- 73.23 (16) supervised living facilities;
- 73.24 (17) supportive housing;
- 73.25 (18) sober homes;
- 73.26 (19) community-based halfway houses for people exiting the correctional system;
- 73.27 (20) shelters serving people experiencing homelessness;
- 73.28 (21) drop-in centers for people experiencing homelessness;

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as introduced

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75.1	Applied Technology Education Act), which is located within any state, as defined in United					
75.2	States Code, title 20, chapter 44, section 2302 (30). This clause is applicable only to the					
75.3	extent section 2302 is in effect on August 1, 2008.					
75.4	(c) "Family asset account" means a savings account opened by a household participating					
75.5	in the Minnesota family assets for independence initiative.					
75.6	(d) "Fiduciary organization" means:					
75.7	(1) a community action agency that has obtained recognition under section 256E.31;					
75.8	(2) a fed	eral community dev	velopment credit ur	nion serving the seven-co	unty metropolitan	
75.9	area; or					
75.10	(3) a wo	men-oriented econ	omic developmen	t agency serving the seve	en-county	
75.11	metropolita	n area. ;				
75.12	(4) a fed	erally recognized	Tribal nation; or			
75.13	(5) a nor	nprofit organization	n, as defined under	section 501(c)(3) of the	Internal Revenue	
75.14	Code.					
75.15	(e) "Fina	ancial coach" mear	ns a person who:			
75.16	(1) has c	completed an inten	sive financial litera	acy training workshop th	at includes	
75.17	curriculum	on budgeting to in	crease savings, del	ot reduction and asset but	ilding, building a	
75.18	good credit	rating, and consun	ner protection;			
75.19	(2) partic	cipates in ongoing s	tatewide family ass	sets for independence in N	Minnesota (FAIM)	
75.20	network train	ining meetings und	ler FAIM program	supervision; and		
75.21	(3) prov	ides financial coac	hing to program pa	articipants under subdivi	sion 4a.	
75.22	(f) "Fina	ncial institution" m	eans a bank, bank a	and trust, savings bank, sa	vings association,	
75.23	or credit un	ion, the deposits of	f which are insured	l by the Federal Deposit	Insurance	
75.24	Corporation	or the National Ca	redit Union Admir	nistration.		
75.25	(g) "Hou	ısehold" means all	individuals who sl	hare use of a dwelling ur	nit as primary	
75.26	quarters for	living and eating s	separate from other	r individuals.		
75.27	(h) "Peri	missible use" mear	ns:			
75.28	(1) postsecondary educational expenses at an eligible educational institution as defined					
75.29	in paragraph	(b), including bool	ks, supplies, and eq	uipment required for cour	eses of instruction;	

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any usual or reasonable settlement, financing, or other closing costs;

(2) acquisition costs of acquiring, constructing, or reconstructing a residence, including

76.1	(3) business capitalization expenses for expenditures on capital, plant, equipment, working				
76.2	capital, and inventory expenses of a legitimate business pursuant to a business plan approved				
76.3	by the fiduciary organization;				
76.4	(4) acquisition costs of a principal residence within the meaning of section 1034 of the				
76.5	Internal Revenue Code of 1986 which do not exceed 100 percent of the average area purchase				
76.6	price applicable to the residence determined according to section 143(e)(2) and (3) of the				
76.7	Internal Revenue Code of 1986; and				
76.8	(5) acquisition costs of a personal vehicle only if approved by the fiduciary organization-;				
76.9	(6) contribution to an emergency savings account; and				
76.10	(7) contribution to a Minnesota 529 savings plan.				
76.11	Sec. 3. Minnesota Statutes 2022, section 256E.35, subdivision 4a, is amended to read:				
76.12	Subd. 4a. Financial coaching. A financial coach shall provide the following to program				
76.13	participants:				
76.14	(1) financial education relating to budgeting, debt reduction, asset-specific training,				
76.15	credit building, and financial stability activities;				
76.16	(2) asset-specific training related to buying a home or vehicle, acquiring postsecondary				
76.17	education, or starting or expanding a small business, saving for emergencies, or saving for				
76.18	a child's education; and				
76.19	(3) financial stability education and training to improve and sustain financial security.				
76.20	Sec. 4. Minnesota Statutes 2022, section 256E.35, subdivision 6, is amended to read:				
76.21	Subd. 6. Withdrawal; matching; permissible uses. (a) To receive a match, a				
76.22	participating household must transfer funds withdrawn from a family asset account to its				
76.23	matching fund custodial account held by the fiscal agent, according to the family asset				
76.24	agreement. The fiscal agent must determine if the match request is for a permissible use				
76.25	consistent with the household's family asset agreement.				
76.26	(b) The fiscal agent must ensure the household's custodial account contains the applicable				
76.27	matching funds to match the balance in the household's account, including interest, on at				
76.28	least a quarterly basis and at the time of an approved withdrawal. Matches must be a				
76.29	contribution of \$3 from state grant or TANF funds for every \$1 of funds withdrawn from				
76.20	the family asset account not to exceed a \$6,000 \$0,000 lifetime limit				

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(c) Notwithstanding paragraph (b), if funds are appropriated for the Federal Assets for
Independence Act of 1998, and a participating fiduciary organization is awarded a grant
under that act, participating households with that fiduciary organization must be provided
matches as follows:

- (1) from state grant and TANF funds, a matching contribution of \$1.50 for every \$1 of funds withdrawn from the family asset account not to exceed a \$3,000 \$4,500 lifetime limit; and
- (2) from nonstate funds, a matching contribution of not less than \$1.50 for every \$1 of funds withdrawn from the family asset account not to exceed a \$3,000 \$4,500 lifetime limit.
- (d) Upon receipt of transferred custodial account funds, the fiscal agent must make a 77.10 direct payment to the vendor of the goods or services for the permissible use. 77.11
- Sec. 5. Minnesota Statutes 2022, section 256E.35, subdivision 7, is amended to read: 77.12
 - Subd. 7. **Program reporting.** The fiscal agent on behalf of each fiduciary organization participating in a family assets for independence initiative must report quarterly to the commissioner of human services identifying the participants with accounts, the number of accounts, the amount of savings and matches for each participant's account, the uses of the account, and the number of businesses, homes, vehicles, and educational services paid for with money from the account, and the amount of contributions to Minnesota 529 savings plans and emergency savings accounts, as well as other information that may be required for the commissioner to administer the program and meet federal TANF reporting requirements.
- Sec. 6. Minnesota Statutes 2022, section 256P.02, is amended by adding a subdivision to 77.22 read: 77.23
- 77.24 Subd. 4. Account exception. Family asset accounts under section 256E.35 and individual development accounts authorized under the Assets for Independence Act, Title IV of the 77.25 Community Opportunities, Accountability, and Training and Educational Services Human 77.26 Services Reauthorization Act of 1998, Public Law 105-285, must be excluded when 77.27 determining the equity value of personal property. 77.28

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78.1			ARTICLE	11		
78.2	APPROPRIATIONS					
78.3	Section 1. APPROPRIATION; FAMILY ASSETS FOR INDEPENDENCE.					
78.4	\$100,000	0 in fiscal year 202	24 and \$100,000 in f	iscal year 2025 are app	ropriated from the	
78.5	general fund	l to the commission	oner of human servi	ces for the purposes of	the family assets	
78.6	for independ	dence program in	Minnesota Statutes,	section 256E.35.		
78.7	Sec. 2. <u>AP</u>	PROPRIATION	ı; LIFESHARING	SERVICE DEVELO	PMENT.	
78.8	\$184,000	0 in fiscal year 202	24 is appropriated fr	om the general fund to	the commissioner	
78.9	of human se	rvices for engagin	g stakeholders and	leveloping a lifesharing	service under the	
78.10	state's medic	cal assistance disa	bility waivers and e	lderly waiver. This is a	onetime	
78.11	appropriation and is available until June 30, 2025.					
78.12	Sec. 3. <u>AP</u>	PROPRIATION	; RESIDENTIAL	SETTING CLOSURE	PREVENTION	
78.13	GRANTS.					
78.14	\$6,671,0	00 in fiscal year 2	024 and \$6,671,000	in fiscal year 2025 are	appropriated from	
78.15	the general t	fund to the comm	issioner of human so	ervices for residential se	etting closure	
78.16	prevention g	grants under Minn	esota Statutes, secti	on 256.4795.		
78.17	Sec. 4. <u>AP</u>	PROPRIATION	; WELLNESS IN	THE WOODS.		
78.18	\$100,000	0 in fiscal year 202	24 and \$100,000 in f	iscal year 2025 are appr	ropriated from the	
78.19	general fund	to the commission	oner of human servi	ces for a grant to Welln	ess in the Woods	
78.20	for daily pee	er support and spec	cial sessions for indi	viduals who are in subs	tance use disorder	

recovery, are transitioning out of incarceration, or have experienced trauma.

78.21

APPENDIX

Repealed Minnesota Statutes: 23-01278

256B.4914 HOME AND COMMUNITY-BASED SERVICES WAIVERS; RATE SETTING.

- Subd. 9a. **Respite services**; **component values and calculation of payment rates.** (a) For the purposes of this section, respite services include respite services provided to an individual outside of any service plan for a day program or residential support service.
 - (b) Component values for respite services are:
 - (1) competitive workforce factor: 4.7 percent;
 - (2) supervisory span of control ratio: 11 percent;
 - (3) employee vacation, sick, and training allowance ratio: 8.71 percent;
 - (4) employee-related cost ratio: 23.6 percent;
 - (5) general administrative support ratio: 13.25 percent;
 - (6) program-related expense ratio: 2.9 percent; and
 - (7) absence and utilization factor ratio: 3.9 percent.
 - (c) A unit of service for respite services is 15 minutes.
- (d) Payments for respite services must be calculated as follows unless the service is reimbursed separately as part of a residential support services or day program payment rate:
 - (1) determine the number of units of service to meet an individual's needs;
- (2) determine the appropriate hourly staff wage rates derived by the commissioner as provided in subdivisions 5 and 5a;
- (3) except for subdivision 5a, clauses (1) to (4), multiply the result of clause (2) by the product of one plus the competitive workforce factor;
- (4) for a recipient requiring deaf and hard-of-hearing customization under subdivision 12, add the customization rate provided in subdivision 12 to the result of clause (3);
 - (5) multiply the number of direct staffing hours by the appropriate staff wage;
- (6) multiply the number of direct staffing hours by the product of the supervisory span of control ratio and the appropriate supervisory staff wage in subdivision 5a, clause (1);
- (7) combine the results of clauses (5) and (6), and multiply the result by one plus the employee vacation, sick, and training allowance ratio. This is defined as the direct staffing rate;
- (8) for employee-related expenses, multiply the result of clause (7) by one plus the employee-related cost ratio;
 - (9) this is the subtotal rate;
- (10) sum the standard general administrative support ratio, the program-related expense ratio, and the absence and utilization factor ratio;
- (11) divide the result of clause (9) by one minus the result of clause (10). This is the total payment amount;
- (12) for respite services provided in a shared manner, divide the total payment amount in clause (11) by the number of service recipients, not to exceed three; and
- (13) adjust the result of clause (12) by a factor to be determined by the commissioner to adjust for regional differences in the cost of providing services.

256S.19 MONTHLY CASE MIX BUDGET CAPS; NURSING FACILITY RESIDENTS.

Subd. 4. Calculation of monthly conversion budget cap with consumer-directed community supports. For the elderly waiver monthly conversion budget cap for the cost of elderly waiver services with consumer-directed community supports, the nursing facility case mix adjusted total payment rate used under subdivision 3 to calculate the monthly conversion budget cap for elderly waiver services without consumer-directed community supports must be reduced by a percentage equal to the percentage difference between the consumer-directed community supports budget limit that would be assigned according to the elderly waiver plan and the corresponding monthly case mix budget cap under this chapter, but not to exceed 50 percent.