CJG/MB

13-1461

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 665

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DATE	D-PG
02/21/2013	356

-PGOFFICIAL STATUS356Introduction and first reading
Referred to State and Local Government

1.1	A bill for an act
1.2	relating to home and community-based long-term care services; creating the
1.3	Quality Self-Directed Services Workforce Council; proposing coding for new
1.4	law in Minnesota Statutes, chapter 256B.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [256B.0711] QUALITY SELF-DIRECTED SERVICES WORKFORCE. 1.6 Subdivision 1. Findings and purpose. (a) The state of Minnesota has long been a 1.7 leader in providing cost-effective and participant-preferred home and community-based 1.8 services as an alternative to skilled nursing facility care for seniors and people with 1.9 disabilities, and has a history of making improvements to strengthen this system. The 1.10 state faces increasing demand for such services and a workforce able to provide them, 1.11 due to changing demographics. 1.12 (b) The state of Minnesota faces numerous obstacles to meeting this demand, 1.13 namely the staffing shortages and high turnover rates that characterize the workforce 1.14 available to provide such services, a growing issue throughout the country. For these 1.15 reasons, expanding access to such services, including opportunities for participants to 1.16 select and direct individual providers of such services, will require the state to develop 1.17 1.18 the infrastructure for recruiting and retaining a workforce of qualified individual service providers sufficient to meet the growing demand for such participant-directed services. 1.19 (c) The legislature enacts this section to address these issues by ensuring the 1.20 development and maintenance of a stable, reliable, and experienced workforce of 1.21 sufficient size to provide high-quality services to all seniors and people with disabilities 1.22 who are authorized to receive such in-home services within state-financed programs, and 1.23

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2.1	by ensuring that such persons have the opportunity to select and direct members of that						
2.2	workforce as individual providers of such services.						
2.3	<u>Subd. 2.</u>	Definitions. For	or purposes of th	is section:			
2.4	(a) "Commissioner" means the commissioner of human services unless the context						
2.5	indicates other	wise.					
2.6	<u>(b)</u> "Cov	ered program" n	neans a program	to provide direct support ser	vices funded		
2.7	in whole or in	part by the state	of Minnesota, in	cluding the Community Firs	st Services and		
2.8	Supports progr	cam; the Consum	ner Directed Cor	nmunity Supports service av	ailable under		
2.9	programs estab	olished pursuant	to home and con	nmunity-based service waive	ers authorized		
2.10	under section 1	1915(c) of the So	ocial Security A	et, and under the alternative of	care program,		
2.11	as offered purs	uant to section 2	256B.0913, as m	odified by subdivision 5 of the	nis section; the		
2.12	personal care a	assistance choice	e program, as est	ablished pursuant to section	<u>256B.0659,</u>		
2.13	subdivisions 18 to 20, and as modified by this section; and any similar program that may						
2.14	be established in the future to provide such services.						
2.15	(c) "Direct support services" means personal care assistance services covered by						
2.16	medical assista	ance under section	on 256B.0625, si	ubdivisions 19a and 19c; ass	istance with		
2.17	activities of daily living as defined in section 256B.0659, subdivision 1, paragraph (b),						
2.18	and instrument	tal activities of d	laily living as de	fined in section 256B.0659,	subdivision		
2.19	<u>1, paragraph (i</u>); and other sim	ilar, in-home, no	onprofessional long-term ser	vices and		
2.20	supports provided to an elderly person or person with a disability to meet such person's						
2.21	daily living ne	eds and ensure the	hat such person	may adequately function in h	is or her home		
2.22	and have safe access to the community.						
2.23	<u>(d) "Indi</u>	vidual provider"	means an indiv	dual selected by and workin	g under the		
2.24	direction of a p	participant in a co	overed program,	or a participant's representat	tive, to provide		
2.25	direct support	services to the p	articipant, and d	oes not include an individua	l from an		
2.26	employee worl	kforce assemble	d, directed, and o	controlled by a provider ager	icy.		
2.27	<u>(e) "Parti</u>	icipant" means a	person who rec	eives direct support services	through		
2.20	a actuared prog	r 0100					

- 2.28 <u>a covered program.</u>
 2.29 <u>(f) "Participant's representative" means a participant's legal guardian or an individual</u>
 2.30 having the authority and responsibility to act on behalf of a participant with respect to the
 - 2.31 provision of direct support services through a covered program.
 - 2.32 Subd. 3. Quality Self-Directed Services Workforce Council established. (a)
 2.33 There is established the Quality Self-Directed Services Workforce Council to ensure the
 2.34 quality and availability of individual providers to be selected by and work under the
 - 2.35 <u>direction of participants to provide direct support services.</u>

3.1	(b) The council shall be composed of the commissioner of human services, who
3.2	shall serve as chair, and the following members, who shall be appointed by the governor:
3.3	(1) six current or former recipients of direct support services; and
3.4	(2) one member of the State Council on Disability, as created by section 256.482,
3.5	and one member of the Minnesota Board on Aging, as created by section 256.975.
3.6	(c) All appointments to the council shall be made as provided in section 15.0597.
3.7	Membership terms, compensation and removal of members, and filling of vacancies are
3.8	as provided in section 15.0575. A majority of the members appointed and serving shall
3.9	constitute a quorum for the transaction of any business.
3.10	Subd. 4. Duties of council. The council, in consultation with the commissioner, has
3.11	the following ongoing advisory duties and responsibilities relating to ensuring the quality,
3.12	stability, and availability of the individual provider workforce:
3.13	(1) assess the size, quality, and stability of the individual provider workforce in
3.14	Minnesota and the ability of the existing workforce to meet the growing and changing
3.15	needs of both elderly participants and participants with disabilities;
3.16	(2) assess and propose strategies to identify, recruit, and retain prospective individual
3.17	providers to be available for employment by participants or participants' representatives;
3.18	(3) advise the commissioner regarding the development of orientation programs,
3.19	training and educational opportunities, and the maintenance of one or more public
3.20	registries as described in subdivision 6;
3.21	(4) advise the commissioner and other relevant state agencies in assessing existing
3.22	mechanisms for preventing abuse and neglect of participants and recommending
3.23	improvements to those protections;
3.24	(5) advise the commissioner in determining standards for compensation, including
3.25	benefits, and other conditions of employment for individual providers sufficient to attract
3.26	and maintain a qualified workforce; and
3.27	(6) otherwise advise and advocate regarding appropriate means of expanding access
3.28	to quality, self-directed direct support services.
3.29	Subd. 5. Operation of covered programs. (a) All covered programs shall operate
3.30	consistent with this section, including by providing such services through individual
3.31	providers as defined in subdivision 2, paragraph (d), notwithstanding any inconsistent
3.32	provisions of section 256B.0659 or section 256B.04, subdivision 16.
3.33	(b) This requirement shall not restrict the state's ability to offer to those participants
3.34	who choose not to self-direct a direct support worker or are unable to do so the alternative
3.35	of receiving similar services from the employee workforce assembled, directed, and
3.36	controlled by a provider agency.

4.1	Subd. 6. Duties of the Department of Human Services. (a) The commissioner
4.2	shall afford to all participants within a covered program the option of employing an
4.3	individual provider to provide direct support services.
4.4	(b) The commissioner shall ensure that all employment of individual providers is
4.5	in conformity with this section.
4.6	(c) The commissioner shall, in consultation with the council:
4.7	(1) establish compensation rates, payment terms and practices, and any benefit
4.8	terms, for all individual providers;
4.9	(2) provide for required orientation programs for all newly hired individual providers
4.10	regarding their employment within the covered programs through which they provide
4.11	services;
4.12	(3) provide for relevant training and educational opportunities for individual
4.13	providers, as well as for participants and participants' representatives who receive services
4.14	from individual providers, including opportunities for individual providers to obtain
4.15	certification documenting additional training and experience in areas of specialization;
4.16	(4) provide for the maintenance of one or more public registries to:
4.17	(i) provide routine, emergency, and respite referrals of qualified individual providers
4.18	to participants and participants' representatives;
4.19	(ii) enable participants and participants' representatives to gain improved access
4.20	to, and choice among, prospective individual providers, including by having access
4.21	to information about individual providers' training, educational background, work
4.22	experience, and availability for hire; and
4.23	(iii) provide for appropriate employment opportunities for individual providers and a
4.24	means by which they may more easily remain available to provide services to participants
4.25	within covered programs; and
4.26	(5) establish other appropriate terms and conditions of employment governing the
4.27	workforce of individual providers.
4.28	(d) The commissioner shall ensure that appropriate background checks are performed
4.29	on all individual providers included on any registry as described in paragraph (c), clause (4).
4.30	(e) The commissioner has authority over terms and conditions of individual
4.31	providers' employment, including compensation, payment, and benefit terms, employment
4.32	opportunities within covered programs, individual provider orientation, training, and
4.33	education opportunities, and the operation of public registries, which shall be subject to
4.34	the state's bargaining obligations under chapter 179A, as made applicable to individual
4.35	providers by this section, and to agreements with any exclusive representative of

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5.1	individual providers, as authorized by chapter 179A, as made applicable to individual					
5.2	providers by this section.					
5.3	<u>(f)</u> The	commissioner sh	all cooperate in th	ne implementation of this	section, including	
5.4	with the com	missioner of mai	nagement and but	lget in the same manner	as would be	
5.5	required of ar	n appointing auth	ority under section	on 179A.22 with respect t	o any negotiations	
5.6	between the e	executive branch	of the state and t	he exclusive representation	ve of individual	
5.7	providers, as	authorized by the	is section and unc	ler section 179A.22. Any	entity, including	
5.8	financial man	agement entities	, contracting with	the state to provide supp	port to participants	
5.9	or participant	s' representatives	s with regard to th	ne employment of individ	lual providers,	
5.10	shall assist ar	nd cooperate with	n the council and	commissioner of human	services in the	
5.11	operations of	this section, incl	luding with respe	ct to the commissioner's	compiling and	
5.12	maintaining t	he list of individ	ual providers requ	uired under paragraph (g)	<u>).</u>	
5.13	<u>(g)</u> The	commissioner o	f human services	shall, not later than July	1, 2013, and	
5.14	then monthly	thereafter, comp	oile and maintain	a list of the names and a	ddresses of all	
5.15	individual pro	oviders who have	e been paid for pr	oviding care to participa	nts within the	
5.16	previous six r	nonths. The list	shall not include	the name of any participa	nt, or indicate that	
5.17	an individual	provider is a rela	ative of a participation	ant or has the same addre	ss as a participant.	
5.18	The list shall	be shared with the	he Quality Self-D	irected Services Workfor	rce Council and	
5.19	made availab	le pursuant to su	bdivision 7, parag	graphs (f) and (g).		
5.20	<u>(h) The</u>	commissioner sl	hall similarly take	all necessary steps to en	sure that services	
5.21	offered under	all covered prog	grams are offered	in conformity with this s	section and shall	
5.22	complete any	required modifie	cations to current	ly operating covered pro	grams by July	
5.23	<u>1, 2013.</u>					
5.24	<u>Subd.</u> 7	. Rights of indiv	vidual providers	and participants. (a) Fo	or the purposes of	
5.25	the Public En	nployment Labor	r Relations Act, c	hapter 179A, individual	providers shall	
5.26	be considered	l, by virtue of thi	is section, state ex	secutive branch employed	es employed by	
5.27	the commissi	oner of managen	nent and budget c	or the commissioner's rep	resentative. This	
5.28	section does not require the treatment of individual providers as public employees for any					
5.29	other purpose	e. Chapter 179A	shall apply to inc	lividual providers except	to the extent	
5.30	inconsistent v	with this section,	in which case thi	s section shall control.		
5.31	<u>(b) No p</u>	provision of any a	agreement or arbi	tration award reached pur	suant to collective	
5.32	bargaining be	tween the state a	ind any organizat	ion representing individu	al providers under	
5.33	chapter 179A	shall interfere w	vith the rights of p	participants or participant	s' representatives	
5.34	to select, hire	, direct, supervis	se, and terminate	the employment of their	individual	
5.35	providers; to	manage an indiv	idual service bud	get regarding the amount	ts and types of	

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6.1	authorized goo	ods or services rec	ceived; or to rece	ive direct support service	es from individual
6.2	providers not r	referred to them t	hrough a registry	v established by the comr	nissioner.
6.3	<u>(c)</u> Any a	agreement or arb	itration award re	ached pursuant to collect	tive bargaining
6.4	between the sta	ate and any organ	nization represen	ting individual providers	under chapter
6.5	179A shall be	submitted to the	legislature to be	accepted or rejected in a	ccordance with
6.6	sections 179A	.22 and 3.855.			
6.7	(d) Indiv	idual providers s	hall be subject to	the prohibition on strik	es applied to
6.8	essential emple	oyees under secti	on 179A.18, and	to the interest arbitratio	n procedures
6.9	applied to esse	ential employees	under section 17	9A.16.	
6.10	<u>(e)</u> The c	only appropriate	bargaining unit u	nder section 179A.09 fo	r individual
6.11	providers shall	be a statewide u	nit of all individ	ual providers. Individual	providers who
6.12	are related to their participant or their participant's representative shall not for such reason				
6.13	be excluded from the appropriate bargaining unit.				
6.14	(f) Upon a showing made to the commissioner of the Bureau of Mediation Services				
6.15	by any employ	vee organization	wishing to repres	sent the appropriate unit	of individual
6.16	providers that	at least 500 direc	et support worke	rs support such represen	tation, the
6.17	commissioner	of human service	es shall provide t	o such organization with	in seven days the
6.18	most recent lis	t of individual pr	oviders compile	d under subdivision 6, pa	uragraph (g), and
6.19	subsequent mo	onthly lists upon	request for an ad	ditional three months.	
6.20	(g) Any i	representation ele	ection for individ	ual providers pursuant to	section 179A.12
6.21	shall be condu	cted by mail ballo	ot, and such elect	ion shall be conducted up	oon an appropriate
6.22	petition stating	g that at least ten	percent of the ba	rgaining unit wishes to b	be represented
6.23	by the petition	er. The individua	al providers eligi	ble to vote in any such el	lection shall be
6.24	those individuation	al providers on th	ne monthly list o	f individual providers co	mpiled under
6.25	subdivision 6,	paragraph (g), m	ost recently prec	eding the filing of the ele	ection petition.