16-6782

SENATE **STATE OF MINNESOTA** EIGHTY-NINTH SESSION

ACF/JC

S.F. No. 3082

(SENATE AUTHORS: HOFFMAN)

D-PG

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DATE 03/21/2016

OFFICIAL STATUS Introduction and first reading Referred to Finance

1.1	A bill for an act
1.2	relating to human services; modifying the budget neutrality adjustments for
1.3	the disability waivers rate system; amending Minnesota Statutes 2014, section
1.4	256B.4914, subdivision 16; Minnesota Statutes 2015 Supplement, section
1.5	256B.4913, subdivision 4a.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

- Section 1. Minnesota Statutes 2015 Supplement, section 256B.4913, subdivision 4a, 1.7 is amended to read: 1.8
- Subd. 4a. Rate stabilization adjustment. (a) For purposes of this subdivision, 1.9 "implementation period" means the period beginning January 1, 2014, and ending on 1.10 the last day of the month in which the rate management system is populated with the 1 11 data necessary to calculate rates for substantially all individuals receiving home and 1.12 community-based waiver services under sections 256B.092 and 256B.49. "Banding 1.13 period" means the time period beginning on January 1, 2014, and ending upon the 1.14
- expiration of the 12-month period defined in paragraph (c), clause (5) (6). 1.15
- (b) For purposes of this subdivision, the historical rate for all service recipients means 1.16 the individual reimbursement rate for a recipient in effect on December 1, 2013, except that: 1.17
- (1) for a day service recipient who was not authorized to receive these waiver 1.18 services prior to January 1, 2014; added a new service or services on or after January 1, 1 19 2014; or changed providers on or after January 1, 2014, the historical rate must be the 1.20 authorized rate for the provider in the county of service, effective December 1, 2013; or
- (2) for a unit-based service with programming or a unit-based service without 1.22 programming recipient who was not authorized to receive these waiver services prior to 1.23 January 1, 2014; added a new service or services on or after January 1, 2014; or changed 1.24 1.25 providers on or after January 1, 2014, the historical rate must be the weighted average

1.21

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2.1	authorized r	ate for each provid	der number in the	county of service, effect	tive December 1,			
2.2	2013; or							
2.3	(3) for	r residential servic	e recipients who	change providers on or a	fter January 1,			
2.4	2014, the historical rate must be set by each lead agency within their county aggregate							
2.5	budget using their respective methodology for residential services effective December 1,							
2.6	2013, for determining the provider rate for a similarly situated recipient being served by							
2.7	that provider.							
2.8	(c) The commissioner shall adjust individual reimbursement rates determined under							
2.9	this section so that the unit rate is no higher or lower than:							
2.10	(1) no higher or lower than 0.5 percent from the historical rate for the implementation							
2.11	period;							
2.12	(2) <u>no</u>	higher or lower th	nan 0.5 percent fro	om the rate in effect in cl	ause (1), for the			
2.13	12-month period immediately following the time period of clause (1);							
2.14	(3) <u>no</u>	higher or lower th	nan 0.5 percent fro	om the rate in effect in cl	ause (2), for the			
2.15	12-month p	eriod immediately	following the tim	e period of clause (2);				
2.16	(4) <u>no</u>	higher or lower th	nan 1.0 percent fro	om the rate in effect in cl	ause (3), for the			
2.17	12-month p	eriod immediately	following the tim	e period of clause (3);				
2.18	(5) <u>no</u>	higher or lower th	nan 1.0 percent fro	om the rate in effect in cl	ause (4), for the			
2.19	12-month p	eriod immediately	following the tim	e period of clause (4); and	nd			
2.20	(6) no	adjustment to the	rate in effect in o	clause (5) for the 12-mon	nth period			
2.21	immediately	immediately following the time period of clause (5). During this banding rate period, the						
2.22	commissioner shall not enforce any rate decrease or increase that would otherwise result							
2.23	from the end	d of the banding pe	eriod. The commi	ssioner shall, upon enact	ment, seek federal			
2.24	approval for the addition of this banding period; and							
2.25	<u>(7) no</u>	lower than 10.0 pe	ercent from the his	storical rate as defined in	paragraph (b), for			
2.26	the 12-mont	th period immediat	tely following the	time period in clause (6) and thereafter.			
2.27	(d) Th	e commissioner sl	hall review all cha	anges to rates that were	in effect on			
2.28	December 1	, 2013, to verify th	at the rates in effe	ct produce the equivalen	t level of spending			
2.29	and service	unit utilization on	an annual basis a	s those in effect on Octob	ber 31, 2013.			
2.30	(e) By	December 31, 20	14, the commissio	oner shall complete the re	view in paragraph			
2.31	(d), adjust r	ates to provide equ	ivalent annual sp	ending, and make approp	oriate adjustments.			
2.32	(f) Du	ring the banding p	period, the Medica	aid Management Informa	ation System			
2.33	(MMIS) ser	(MMIS) service agreement rate must be adjusted to account for change in an individual's						
2.34	need. The c	need. The commissioner shall adjust the Medicaid Management Information System						
2.35	(MMIS) ser	vice agreement ra	te by:					

- (1) calculating a service rate under section 256B.4914, subdivision 6, 7, 8, or 9, for 3.1 the individual with variables reflecting the level of service in effect on December 1, 2013; 3.2 (2) calculating a service rate under section 256B.4914, subdivision 6, 7, 8, or 3.3 9, for the individual with variables reflecting the updated level of service at the time 3.4 of application; and 3.5 (3) adding to or subtracting from the Medicaid Management Information System 3.6 (MMIS) service agreement rate, the difference between the values in clauses (1) and (2). 3.7 (g) This subdivision must not apply to rates for recipients served by providers new 3.8 to a given county after January 1, 2014. Providers of personal supports services who also 3.9 acted as fiscal support entities must be treated as new providers as of January 1, 2014. 3.10 Sec. 2. Minnesota Statutes 2014, section 256B.4914, subdivision 16, is amended to read: 3.11 Subd. 16. Budget neutrality adjustments. (a) The commissioner shall use the 3.12 following adjustments to the rate generated by the framework to assure budget neutrality 3.13 until the rate information is available to implement paragraph (b). The rate generated by 3.14 the framework shall be multiplied by the appropriate factor, as designated below: 3.15
- 3.16

(1) for residential services: 1.003;

- 3.17 (2) for day services: <u>1.000</u><u>1.051</u>;
- 3.18 (3) for unit-based services with programming: 0.941 ± 1.017 ; and

3.19 (4) for unit-based services without programming: 0.796.

(b) Within 12 months of January 1, 2014, the commissioner shall compare estimated 3.20 spending for all home and community-based waiver services under the new payment rates 3.21 3.22 defined in subdivisions 6 to 9 with estimated spending for the same recipients and services under the rates in effect on July 1, 2013. This comparison must distinguish spending under 3.23 each of subdivisions 6, 7, 8, and 9. The comparison must be based on actual recipients 3.24 3.25 and services for one or more service months after the new rates have gone into effect. The commissioner shall consult with the commissioner of management and budget on 3.26 this analysis to ensure budget neutrality. If estimated spending under the new rates for 3.27 services under one or more subdivisions differs in this comparison by 0.3 percent or 3.28 more, the commissioner shall assure aggregate budget neutrality across all service areas 3.29 by adjusting the budget neutrality factor in paragraph (a) in each subdivision so that total 3.30 estimated spending for each subdivision under the new rates matches estimated spending 3.31 under the rates in effect on July 1, 2013. 3.32

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