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## SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

OFFICIAL STATUS

Introduction and first reading Referred to Health, Human Services and Housing Withdrawn and re-referred to Finance S.F. No. 605

(SENATE AUTHORS: EKEN, Eaton, Rosen and Hayden)

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DATE

02/21/2013

03/13/2013

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relating to hume		bill for an act	rates for congrego	ta livina		
for individuals	relating to human services; modifying reduction of rates for congregate living for individuals with lower needs; amending Laws 2011, First Special Session chapter 9, article 10, section 3, subdivision 3, as amended.					
BE IT ENACTED B	Y THE LEGISLA	TURE OF THE S	STATE OF MINNE	ESOTA:		
Section 1. Laws 2011, First Special Session chapter 9, article 10, section 3, subdivision						
3, as amended by La	ws 2012, chapter 2	47, article 4, sec	tion 43, is amended	d to read:		
Subd. 3. Forecasted	Subd. 3. Forecasted Programs					
The amounts that m	ay be spent from th	nis				
appropriation for each	appropriation for each purpose are as follows:					
(a) MFIP/DWP Gr	ants					
Appro	priations by Fund					
General	84,680,000	91,978,000				
Federal TANF	84,425,000	75,417,000				
(b) MFIP Child Ca	re Assistance Gra	nts	55,456,000	30,923,000		
(c) General Assista	(c) General Assistance Grants		49,192,000	46,938,000		
General Assistance	Standard. The					
commissioner shall set the monthly standard						
of assistance for general assistance units						
consisting of an adult recipient who is						
childless and unmarried or living apart						
from parents or a legal guardian at \$203.						
The commissioner may reduce this amount						

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2.1	according to Laws 1997, chapter 85, article					
2.2	3, section 54.					
2.3	Emergency General Assistance. The					
2.4	amount appropriated for emergency general					
2.5	assistance funds is limited to no more than					
2.6	\$6,689,812 in fiscal year 2012 and \$6,729,812					
2.7	in fiscal year 2013. Funds to counties shall					
2.8	be allocated by the commissioner using the					
2.9	allocation method specified in Minnesota					
2.10	Statutes, section 256D.06.					
2.11	(d) Minnesota Supplemental Aid Grants	38,095,000	39,120,000			
2.12	(e) Group Residential Housing Grants	121,080,000	129,238,000			
2.13	(f) MinnesotaCare Grants	295,046,000	317,272,000			
2.14	This appropriation is from the health care					
2.15	access fund.					
2.16	(g) Medical Assistance Grants	4,501,582,000	4,437,282,000			
2.17	Managed Care Incentive Payments. The					
2.18	commissioner shall not make managed care					
2.19	incentive payments for expanding preventive					
2.20	services during fiscal years beginning July 1,					
2.21	2011, and July 1, 2012.					
2.22	Reduction of Rates for Congregate					
2.23	Living for Individuals with Lower Needs.					
2.24	Beginning October 1, 2011, lead agencies					
2.25	must reduce rates in effect on January 1,					
2.26	2011, by ten percent for individuals with					
2.27	lower needs living in foster care settings					
2.28	where the license holder does not share the					
2.29	residence with recipients on the CADI and					
2.30	DD waivers and customized living settings					
2.31	for CADI. Lead agencies shall consult					
2.32	with providers to review individual service					
2.33						
	plans and identify changes or modifications					
2.34	plans and identify changes or modifications to reduce the utilization of services while					

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Effective July 1, 2011, the commissioner shall reduce elderly waiver customized living and 24-hour customized living component service spending by five percent through reductions in component rates and service

and customized living settings for CADI.

Reduce customized living and 24-hour

customized living component rates.

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3 31

contract period beginning January 1, 2012. 4.10 To implement the reduction specified in 4.11 this provision, capitation rates paid by the 4.12 commissioner to managed care organizations 4.13 under Minnesota Statutes, section 256B.69, 4.14 shall reflect a ten percent reduction for the 4.15 specified services for the period January 1, 4.16 2012, to June 30, 2012, and a five percent 4.17 reduction for those services on or after July 4.18 1, 2012. 4.19

## Limit Growth in the Developmental

4.20

Disability Waiver. The commissioner 4.21 shall limit growth in the developmental 4.22 disability waiver to six diversion allocations 4.23 per month beginning July 1, 2011, through 4.24 June 30, 2013, and 15 diversion allocations 4.25 per month beginning July 1, 2013, through 4.26 June 30, 2015. Waiver allocations shall 4.27 be targeted to individuals who meet the 4.28 priorities for accessing waiver services 4.29 identified in Minnesota Statutes, 256B.092, 4.30 subdivision 12. The limits do not include 4.31 conversions from intermediate care facilities 4.32 for persons with developmental disabilities. 4.33 Notwithstanding any contrary provisions in 4.34 this article, this paragraph expires June 30, 4.35

Section 1. 4

2015.

4.36

5.1	Limit Growth in the Community		
5.2	Alternatives for Disabled Individuals		
5.3	Waiver. The commissioner shall limit		
5.4	growth in the community alternatives for		
5.5	disabled individuals waiver to 60 allocations		
5.6	per month beginning July 1, 2011, through		
5.7	June 30, 2013, and 85 allocations per		
5.8	month beginning July 1, 2013, through		
5.9	June 30, 2015. Waiver allocations must		
5.10	be targeted to individuals who meet the		
5.11	priorities for accessing waiver services		
5.12	identified in Minnesota Statutes, section		
5.13	256B.49, subdivision 11a. The limits include		
5.14	conversions and diversions, unless the		
5.15	commissioner has approved a plan to convert		
5.16	funding due to the closure or downsizing		
5.17	of a residential facility or nursing facility		
5.18	to serve directly affected individuals on		
5.19	the community alternatives for disabled		
5.20	individuals waiver. Notwithstanding any		
5.21	contrary provisions in this article, this		
5.22	paragraph expires June 30, 2015.		
5.23	Personal Care Assistance Relative		
5.24	Care. The commissioner shall adjust the		
5.25	capitation payment rates for managed care		
5.26	organizations paid under Minnesota Statutes,		
5.27	section 256B.69, to reflect the rate reductions		
5.28	for personal care assistance provided by		
5.29	a relative pursuant to Minnesota Statutes,		
5.30	section 256B.0659, subdivision 11. This rate		
5.31	reduction is effective July 1, 2013.		
5.32	(h) Alternative Care Grants	46,421,000	46,035,000
5.33	Alternative Care Transfer. Any money		
5.34	allocated to the alternative care program that		
5.35	is not spent for the purposes indicated does		

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6.4	<b>EFFECTIVE DATE.</b> This section is effective	August 1 2013	
6.3	(i) Chemical Dependency Entitlement Grants	94,675,000	93,298,000
6.2	medical assistance account.		
6.1	not cancel but shall be transferred to the		

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