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SENATE STATE OF MINNESOTA

EIGHTY-EIGHTH SESSION

14-5525

S.F. No. 2799

(SENATE AUTHORS: EKEN and Rosen)	
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DATE	D-PG	OFFICIAL STATUS
03/19/2014	6383	Introduction and first reading Referred to Health, Human Services and Housing

1.1 1.2 1.3 1.4 1.5 1.6	A bill for an act relating to human services; health; economic development; providing for long-term care workforce needs; requiring studies; appropriating money; amending Minnesota Statutes 2012, sections 144.1501, subdivision 3; 256B.431, subdivision 36; 256B.441, by adding a subdivision; Minnesota Statutes 2013 Supplement, section 256B.441, subdivisions 13, 53.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2012, section 144.1501, subdivision 3, is amended to read:
1.9	Subd. 3. Eligibility. (a) To be eligible to participate in the loan forgiveness program,
1.10	an individual must:
1.11	(1) be a medical or dental resident, a licensed pharmacist or be enrolled in a dentist,
1.12	midlevel practitioner, registered nurse, or a licensed practical nurse training program; and
1.13	(2) submit an application to the commissioner of health. If fewer applications are
1.14	submitted by dental students or residents than there are dentist participant slots available,
1.15	the commissioner may consider applications submitted by dental program graduates who
1.16	are licensed dentists. The commissioner may consider applications submitted by nurse
1.17	program graduates who are registered nurses or licensed practical nurses.
1.18	(b) An applicant selected to participate must sign a contract to agree to serve a
1.19	minimum three-year full-time service obligation according to subdivision 2, which
1.20	shall begin no later than March 31 following completion of required training, with the
1.21	exception of a nurse, who must agree to serve a minimum two-year full-time service
1.22	obligation according to subdivision 2, which shall begin no later than March 31 following
1.23	completion of required training.

1.24 Sec. 2. Minnesota Statutes 2012, section 256B.431, subdivision 36, is amended to read:

2.1	Subd. 36. Employee scholarship costs and training in English as a second
2.2	language. (a) For the period between July 1, 2001, and June 30, 2003 October 1,
2.3	2014, and September 30, 2016, the commissioner shall provide to each nursing facility
2.4	reimbursed under this section, section 256B.434, or any other section, a scholarship per
2.5	diem of 25 cents to the total operating payment rate to be used:
2.6	(1) for employee scholarships that satisfy the following requirements:
2.7	(i) scholarships are available to all employees who work an average of at least 2θ
2.8	ten hours per week at the facility except the administrator, department supervisors, and
2.9	registered nurses and to reimburse student loan expenses for newly hired and recently
2.10	graduated registered nurses and licensed practical nurses; and
2.11	(ii) the course of study is expected to lead to career advancement with the facility or
2.12	in long-term care, including medical care interpreter services and social work; and
2.13	(2) to provide job-related training in English as a second language.
2.14	(b) A facility receiving a rate adjustment under this subdivision may submit to the
2.15	commissioner on a schedule determined by the commissioner and on a form supplied
2.16	by the commissioner a calculation of the scholarship per diem, including: the amount
2.17	received from this rate adjustment; the amount used for training in English as a second
2.18	language; the number of persons receiving the training; the name of the person or entity
2.19	providing the training; and for each scholarship recipient, the name of the recipient,
2.20	the amount awarded, the educational institution attended, the nature of the educational
2.21	program, the program completion date, and a determination of the per diem amount of
2.22	these costs based on actual resident days.
2.23	(c) On July 1, 2003, the commissioner shall remove the 25 cent scholarship per diem
2.24	from the total operating payment rate of each facility.
2.25	(d) For rate years beginning after June 30, 2003, the commissioner shall provide to
2.26	each facility the scholarship per diem determined in paragraph (b). In calculating the per
2.27	diem under paragraph (b), the commissioner shall allow only costs related to tuition and
2.28	direct educational expenses and may include child care costs and transportation expenses
2.29	related to direct educational expenses.
2.30	(e) The \$ rate increase effective October 1, 2014, is an optional rate add-on
2.31	that the facility must request from the commissioner in a manner prescribed by the
2.32	commissioner. The rate increase must be used for scholarships as specified in this
2.33	subdivision.
2.34	(f) Nursing facilities that close beds during a rate year can request to have their
2.35	scholarship adjustment under paragraph (b) recalculated by the commissioner for the

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3.1	remainder o	f the rate year to 1	eflect the reduction	on in resident days comp	ared to the cost		
3.2	report year.						
3.3	Sec. 3. N	Ainnesota Statutes	s 2013 Supplemen	nt, section 256B.441, sub	odivision 13,		
3.4	is amended	to read:					
3.5	Subd.	13. External fixe	ed costs. "Externa	ll fixed costs" means cos	ts related to the		
3.6	nursing hom	ne surcharge unde	r section 256.965	7, subdivision 1; licensu	re fees under		
3.7	section 144.	122; until Septem	ber 30, 2013, long	g-term care consultation	fees under section		
3.8	256B.0911,	subdivision 6; fan	nily advisory cour	cil fee under section 144	A.33; scholarships		
3.9	under sectio	n 256B.431, subdi	ivision 36; <u>nursin</u> g	g assistant training under	section 144A.611;		
3.10	planned clos	sure rate adjustme	nts under section	256B.437; or single bed	room incentives		
3.11	under sectio	n 256B.431, subdi	ivision 42; proper	ty taxes and property insu	arance; and PERA.		
3.12	Sec. 4. N	Ainnesota Statutes	s 2013 Supplemen	nt, section 256B.441, sub	odivision 53,		
3.13	is amended	to read:					
3.14	Subd.	53. Calculation of	of payment rate f	or external fixed costs.	The commissioner		
3.15	shall calcula	ate a payment rate	for external fixed	l costs.			
3.16	(a) For	r a facility license	d as a nursing hor	ne, the portion related to	section 256.9657		
3.17	shall be equ	al to \$8.86. For a	facility licensed a	s both a nursing home an	nd a boarding care		
3.18	home, the p	ortion related to se	ection 256.9657 s	hall be equal to \$8.86 m	ultiplied by the		
3.19	result of its	number of nursing	g home beds divid	ed by its total number of	flicensed beds.		
3.20	(b) Th	e portion related t	to the licensure fe	e under section 144.122,	paragraph (d),		
3.21	shall be the	amount of the fee	divided by actua	resident days.			
3.22	(c) Th	e portion related t	o scholarships sha	all be determined under s	section 256B.431,		
3.23	subdivision	36.					
3.24	(d) Un	til September 30,	2013, the portion	related to long-term care	consultation shall		
3.25	be determin	ed according to se	ection 256B.0911,	subdivision 6.			
3.26	(e) Th	e portion related to	o development an	d education of resident an	nd family advisory		
3.27	councils und	der section 144A.3	33 shall be \$5 div	ided by 365.			
3.28	(f) The	e portion related to	o planned closure	rate adjustments shall be	e as determined		
3.29	under sectio	n 256B.437, subd	ivision 6, and Mi	nnesota Statutes 2010, se	ection 256B.436.		
3.30	Planned clos	sure rate adjustme	ents that take effect	t before October 1, 2014	, shall no longer		
3.31	be included in the payment rate for external fixed costs beginning October 1, 2016.						
3.32	Planned clos	sure rate adjustme	ents that take effect	et on or after October 1,	2014, shall no		
3.33	longer be included in the payment rate for external fixed costs beginning on October 1 of						
3.34	the first year	r not less than two	years after their	effective date.			

4.1	(g) The portions related to property insurance, real estate taxes, special assessments,
4.2	and payments made in lieu of real estate taxes directly identified or allocated to the nursing
4.3	facility shall be the actual amounts divided by actual resident days.
4.4	(h) The portion related to the Public Employees Retirement Association shall be
4.5	actual costs divided by resident days.
4.6	(i) The single bed room incentives shall be as determined under section 256B.431,
4.7	subdivision 42. Single bed room incentives that take effect before October 1, 2014, shall
4.8	no longer be included in the payment rate for external fixed costs beginning October 1,
4.9	2016. Single bed room incentives that take effect on or after October 1, 2014, shall no
4.10	longer be included in the payment rate for external fixed costs beginning on October 1 of
4.11	the first year not less than two years after their effective date.
4.12	(j) The portion related to the nursing assistant training costs under section 144A.611
4.13	shall be actual costs divided by resident days.
4.14	(\underline{k}) The payment rate for external fixed costs shall be the sum of the amounts in
4.15	paragraphs (a) to (i) (j).
4.16	Sec. 5. Minnesota Statutes 2012, section 256B.441, is amended by adding a
4.17	subdivision to read:
4.18	Subd. 64. Nursing facility apprenticeship rate incentive program. (a) The
4.19	commissioner of human services shall create a program providing an adjustment to nursing
4.20	facility payment rates to reflect increased wages for persons registered as apprentices in a
4.21	state or federal registered apprenticeship program that is approved by the commissioner of
4.22	labor and industry or a Minnesota postsecondary education institution.
4.23	(b) Beginning on or after October 1, 2014, within the limits of appropriations
4.24	specifically available for this purpose, the commissioner of human services shall make
4.25	funding available to nursing facility applicants to reimburse wage differentials for
4.26	employees participating in approved state or federal registered apprenticeship programs.
4.27	(c) Costs eligible for the rate increase under this subdivision shall be based on the
4.28	number of employees participating in the apprenticeship program and the wage differential
4.29	and associated benefit costs that are provided to them by the employer compared to similar
4.30	employees who are not in the apprenticeship program.
4.31	(d) The commissioner shall publish a request for proposals in the State Register by
4.32	August 1, 2014, specifying eligibility requirements, selection criteria, program specifics,
4.33	available funding, and methods of evaluation. The commissioner may publish additional
4.34	requests for proposals in subsequent years. Nursing facilities that are selected for the

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5.1	incentive program under this subdivision shall receive a rate increase effective October
5.2	<u>1, 2014.</u>
5.3	(e) Within the limits of appropriations specifically available for this purpose,
5.4	effective October 1, 2014, the commissioner shall provide to each facility selected under
5.5	paragraph (d) an operating payment rate increase that is calculated as the costs identified
5.6	under paragraph (c) divided by resident days from the most recent cost report. Facilities
5.7	must repay any portion of funds awarded under this subdivision that are not used to fund
5.8	increased wages.
5.9	(f) Nursing facilities selected for this program shall report to the commissioner on a
5.10	schedule determined by the commissioner and on a form supplied by the commissioner.
5.11	The report shall include the amount spent during the reporting period on eligible wage
5.12	increases, and, for each recipient, the name of the recipient, the amount awarded, the
5.13	educational institution attended, the nature of the apprenticeship program, and the
5.14	expected or actual completion date. The commissioner shall require facilities to repay all
5.15	of the funds awarded under paragraph (e) if the report required in this paragraph is not
5.16	filed according to the schedule determined by the commissioner.
5.17	(g) The commissioner shall report to the legislature annually, beginning March
5.18	15, 2015, on the impact of this program, including the amount expended, number
5.19	of employees and facilities participating, and the impact of various measures on the
5.20	workforce, including recruitment and retention.
5.21	(h) For the rate year beginning October 1, 2014, the commissioner may approve
5.22	participants in the nursing facility apprenticeship rate incentive program under this
5.23	subdivision.
5.24	Sec. 6. STUDY AND RECOMMENDATIONS ON HOME AND
5.25	COMMUNITY-BASED SCHOLARSHIP PROGRAM.
5.26	(a) By January 15, 2015, the commissioner of employment and economic
5.27	development, in consultation with stakeholders, shall report to the legislative committees
5.28	with jurisdiction over employment and economic development, health, and human
5.29	services policy and finance recommendations on the creation of a scholarship program
5.30	for the state's workforce serving an aging population, including service providers funded
5.31	through the following programs:
5.32	(1) home and community-based waivered services for the elderly under Minnesota
5.33	Statutes, section 256B.0915;
5.34	(2) nursing services and home health services under Minnesota Statutes, section
5.35	256B.0625, subdivision 6a; and

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6.1	(3) private duty nursing services under Minnesota Statutes, section 256B.0625,						
6.2	subdivision 7.						
6.3	<u>(b)</u> The	e report shall inclu	ide, but not be lin	nited to:			
6.4	<u>(1) der</u>	nographic demand	l and anticipated	job growth in home and	community-based		
6.5	services;						
6.6	<u>(2) stat</u>	ffing challenges cu	irrently faced by	providers serving older	adults;		
6.7	<u>(3) pro</u>	gram goals;					
6.8	<u>(4) par</u>	ticipating provide	rs and selection c	riteria;			
6.9	<u>(5)</u> fun	ding requirements	<u>3;</u>				
6.10	<u>(6)</u> rep	orting requiremen	ts; and				
6.11	<u>(7) eva</u>	luation options.					
6.12	Sec. 7. <u>A</u>	PPROPRIATION	N; LONG-TERN	A CARE GRANT PRO	DGRAM.		
6.13	<u>(a)</u> \$	in fiscal year 2	2015 is appropria	ted from the general fu	nd to the		
6.14	commission	er of employment	and economic de	velopment for a grant p	rogram to further		
6.15	the advances	ment of long-term	care careers. Lo	ng-term care employers	s, Minnesota		
6.16	postseconda	ry education instit	utions, and adult	training programs may	apply to receive		
6.17	grants for th	e following purpo	ses:				
6.18	<u>(1) to p</u>	provide funding fo	or employees to fu	urther education opportu	<u>inities;</u>		
6.19	<u>(2) cor</u>	nferences;					
6.20	<u>(3) to l</u>	highlight long-terr	n care week;				
6.21	<u>(4) to p</u>	provide hiring ince	entives to attract of	employees to the long-te	erm care field;		
6.22	<u>(5) to j</u>	provide leadership	training for staff	2			
6.23	<u>(6) to </u>	fund innovative ad	dult training prog	rams that train low-inco	ome and		
6.24	underemploy	yed individuals;					
6.25	<u>(7) to </u>	provide mentorshi	p models;				
6.26	(8) to fund simulation centers at local community colleges to train employees for						
6.27	long-term care careers;						
6.28	(9) to support health care education programming; and						
6.29	(10) to provide innovative models for employers to implement policies and programs						
6.30	to attract and retain employees in the long-term care field.						
6.31	<u>(b) Eli</u>	gible organization	s must apply to t	he commissioner of emp	ployment and		
6.32	economic de	evelopment for a g	rant on the forms	and according to the tir	nelines established		
6.33	by the commissioner. The commissioner shall give preference to long-term care providers						
6.34	including nu	rsing facilities, ho	ome care agencies	s licensed under Minnes	sota Statutes,		

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7.1	chapter 144	A, and providers	registered as hous	sing with services establishing	ments under	
7.2	Minnesota Statutes, chapter 144D.					
7.3	<u>(c)</u> The	e commissioner sl	hall publish the g	rant notice twice per year a	nd make grants	
7.4	on October	l and March 1 of	each year the lon	g-term care grant program	s funded.	
	G 0 4					
7.5				M CARE STUDY.		
7.6				from the general fund to the		
7.7	of employm	ent and economic	e development to	study ways in which tax cr	edits or	
7.8	hiring incent	tives can benefit l	ong-term care en	ployers to recruit, retain, a	nd provide	
7.9	career ladde	rs to employees i	n the long-term c	are field. The commission	er must	
7.10	report recon	mendations to th	e chairs and rank	ing minority members of th	e legislative	
7.11	committees	with jurisdiction	over employment	and economic development	it, health, and	
7.12	human services policy and finance by February 1, 2015.					
7.13	Sec. 9. <u>A</u>	PPROPRIATIO	N; NURSE LOA	AN FORGIVENESS PRO	GRAM.	
7.14	\$260,0	00 in fiscal year	2015 is appropria	ated from the general fund	to the	
7.15	commission	er of health for th	e nurse loan forgi	veness program under Min	nesota Statutes,	
7.16	section 144.	1501. This approp	priation is in addi	tion to any previous approp	priation for this	
7.17	purpose and is added to the program's base.					
7.18	Sec. 10.	APPROPRIATI	ON; NURSING	FACILITY APPRENTIC	ESHIP RATE	
7.19	INCENTIV	E PROGRAM.				
7.20	<u>\$</u>	in fiscal year 201	5 is appropriated	from the general fund to the	e commissioner	
7.21	of human se	rvices for the nur	sing facility appr	enticeship rate incentive pro	ogram under	
7.22	Minnesota S	tatutes, section 2	56B.441, subdivi	sion 64. This appropriation	1 shall be	
7.23	increased by ten percent in each subsequent rate year to allow for ongoing growth in					

7.24 program participation.