ACS/NB

**SENATE** STATE OF MINNESOTA

NINETY-FIRST SESSION

## S.F. No. 909

 

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 287
 Introduction and first reading Referred to Human Services Reform Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to human services; modifying intermediate care facility for persons with developmental disabilities payment rates; amending Minnesota Statutes 2018, sections 256B.5013, subdivisions 1, 6; 256B.5015, subdivision 2.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2018, section 256B.5013, subdivision 1, is amended to read:
1.7	Subdivision 1. Variable rate adjustments. (a) For rate years beginning on or after
1.8	October 1, 2000, When there is a documented increase in the needs of a current ICF/DD
1.9	recipient, the county of financial responsibility may recommend a variable rate to enable
1.10	the facility to meet the individual's increased needs. Variable rate adjustments made under
1.11	this subdivision replace payments for persons with special needs for crisis intervention
1.12	services under section 256B.501, subdivision 8a. Effective July 1, 2003, facilities with a
1.13	base rate above the 50th percentile of the statewide average reimbursement rate for a Class
1.14	A facility or Class B facility, whichever matches the facility licensure, are not eligible for
1.15	a variable rate adjustment. Variable rate adjustments may not exceed a 12-month period,
1.16	except when approved for purposes established in paragraph (b), clause (1). Once approved,
1.17	variable rate adjustments must continue to remain in place unless there is an identified
1.18	change in need. A review of needed resources must be done at the time of the individual's
1.19	annual support plan meeting. A request to adjust the resources of the individual must be
1.20	submitted if any change in need is identified. Variable rate adjustments approved solely on
1.21	the basis of changes on a developmental disabilities screening document will end June 30,
1.22	2002.

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2.1	<u>(b) The c</u>	ounty of financial	responsibility mu	st act on a variable rate r	request within 30
2.2	days and not	ify the initiator of	the request of the	county's recommendation	on in writing.
2.3	<del>(b) (c)</del> A	variable rate may	be recommended	by the county of financia	al responsibility
2.4	for increased	l needs in the follo	wing situations:		
2.5	(1) a need	l for resources due	to an individual's	full or partial retirement f	rom participation
2.6	in a day trair	ning and habilitatic	on service when the	ne individual: (i) has reac	hed the age of 65
2.7	or has a char	nge in health condi	tion that makes it	difficult for the person t	o participate in
2.8	day training a	and habilitation ser	vices over an exte	nded period of time beca	use it is medically
2.9	contraindicat	ted; and (ii) has ex	pressed a desire f	or change through the de	velopmental
2.10	disability scr	reening process un	der section 256B.	092;	
2.11	(2) a need	d for additional res	sources for intensi	ve short-term programm	ing which is
2.12	necessary pr	ior to an individua	l's discharge to a	less restrictive, more inte	grated setting;
2.13	(3) a dem	onstrated medical	need that significa	ntly impacts the type or a	mount of services
2.14	needed by th	e individual; <del>or</del>			
2.15	(4) a dem	ionstrated behavio	ral <u>or cognitive</u> n	eed that significantly imp	pacts the type or
2.16	amount of se	ervices needed by t	the individual.; or		
2.17	<del>(c) The c</del>	ounty of financial	responsibility mu	st justify the purpose, the	projected length
2.18	of time, and t	he additional fund	ing needed for the	facility to meet the needs	of the individual.
2.19	<del>(d) The fa</del>	acility shall provid	e an annual repor	t to the county case mana	ager on the use of
2.20	the variable	rate funds and the	status of the indiv	vidual on whose behalf th	e funds were
2.21	approved. Th	e county case man	<del>ager will forward</del>	the facility's report with a	recommendation
2.22	to the comm	issioner to approve	<del>e or disapprove a</del>	continuation of the varia	<del>ble rate.</del>
2.23	<del>(e) Funds</del>	made available thr	ough the variable	rate process that are not u	sed by the facility
2.24	to meet the n	eeds of the individ	<del>lual for whom the</del>	ey were approved shall be	e returned to the
2.25	<del>state.</del>				
2.26	<u>(5)</u> a dem	ionstrated increase	ed need for staff a	ssistance, changes in the	type of staff
2.27	credentials n	eeded, or a need for	or expert consulta	tion based on assessment	s conducted prior
2.28	to the annual	l support plan mee	ting.		
2.29	(d) Varial	ble rate requests m	ust include the fo	llowing information:	
2.30	<u>(1) the se</u>	rvice needs chang	<u>e;</u>		
2.31	(2) the va	riable rate request	ed and the differe	ence from the current rate	·· /2

Section 1.

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as introduced

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3.1	(3) a basis f	or the underlying	costs used for 1	he variable rate and any a	ccompanying
3.2	documentation; and				
3.3	(4) documer	(4) documentation of the expected outcomes to be achieved and the frequency of progress			
3.4	monitoring associated with the rate increase.				
	0				
3.5	Sec. 2. Minne	esota Statutes 2018	8, section 256B	5.5013, subdivision 6, is an	nended to read:
3.6	Subd. 6. Co	mmissioner's res	ponsibilities.	The commissioner shall:	
3.7	(1) make a c	determination to a	pprove, deny, o	or modify a request for a v	ariable rate
3.8	adjustment with	nin 30 days of the	receipt of the c	completed application;	
3.9	(2) notify th	e ICF/DD facility	and county ca	se manager of the duration	and conditions
3.10	of variable rate	adjustment appro	vals determina	tion; and	
3.11	(3) modify I	MMIS II service a	greements to r	eimburse ICF/DD facilitie	s for approved
3.12	variable rates.				
3.13	Sec. 3. Minne	esota Statutes 2018	8, section 256B	5.5015, subdivision 2, is an	nended to read:
3.14	Subd. 2. Ser	rvices during the	day. <u>(a)</u> Servio	es during the day, as defir	ed in section
3.15	256B.501, but e	xcluding day traini	ing and habilita	tion services, shall be paid a	is a pass-through
3.16	payment <del>no late</del>	er than January 1,	<del>2004</del> . The corr	missioner shall establish 1	ates for these
3.17	services, other	than day training a	and habilitation	services, at levels that do	not exceed 75
3.18	no less than 100	<u>0</u> percent of a reci	pient's day trai	ning and habilitation servi	ce costs prior to
3.19	the service char	nge.			
3.20	(b) An indiv	vidual qualifies for	r no less than 1	00 percent of the rate paid	to day training
3.21	and habilitation	services if:			
3.22	(1) through	consultation with	the individual	and their support team or i	interdisciplinary
3.23	team, it has bee	en determined that	the individual	s needs can best be met th	rough partial or
3.24	full retirement	from:			
3.25	(i) participa	tion in a day traini	ing and habilita	ntion service; or	
3.26	(ii) the use of	of services during	the day in the	individual's home environi	nent; and
3.27	(2) in consu	ltation with the in	dividual and th	eir support team or interdi	sciplinary team,
3.28	an individualize	ed plan has been d	eveloped with	designated outcomes that:	
3.29	(i) addresses	s the support need	s and desires c	ontained in the person-cen	tered plan or
3.30	individual supp	ort plan; and			

4.1	(ii) includes goals that focus on community integration as appropriate for the individual.
4.2	(c) When establishing a rate for these services, the commissioner shall also consider an
4.3	individual recipient's needs as identified in the individualized service individual support
4.4	plan and the person's need for active treatment as defined under federal regulations. The
4.5	pass-through payments for services during the day shall be paid separately by the
4.6	commissioner and shall not be included in the computation of the ICF/DD facility total
4.7	payment rate.