SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3195

(SENATE AUTHORS: HOUSLEY, Utke, Johnson Stewart, Hoffman and Senjem)

DATE	D-PG	OFFICIAL STATUS
02/17/2022	5046	Introduction and first reading
		Referred to Aging and Long-Term Care Policy
02/21/2022	5090	Chief author stricken, shown as co-author Utke
		Chief author added Housley
03/21/2022	5484	Withdrawn and re-referred to Human Services Reform Finance and Policy
03/30/2022	5929	Author added Johnson Stewart
03/31/2022	5948	Authors added Hoffman; Senjem
		-

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9	relating to human services; modifying nursing facility payment rates; modifying elderly waiver rates; modifying payment rates for customized living services provided under certain disability waivers; appropriating money; amending Minnesota Statutes 2020, sections 256R.02, subdivisions 16, 24, 26, 29, 34, by adding subdivisions; 256R.23, subdivisions 2, 3; 256R.24, subdivision 1; 256R.25; 256S.201, subdivision 3; 256S.211, by adding a subdivision; 256S.213, subdivision 1; Minnesota Statutes 2021 Supplement, section 256S.21; repealing Minnesota Statutes 2021 Supplement, section 256S.2101.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	Section 1. Minnesota Statutes 2020, section 256R.02, subdivision 16, is amended to read:
1.12	Subd. 16. Dietary costs. "Dietary costs" means the costs for the salaries and wages of
1.13	the dietary supervisor, dietitians, chefs, cooks, dishwashers, and other employees assigned
1.14	to the kitchen and dining room, and associated fringe benefits and payroll taxes. Dietary
1.15	costs also includes the salaries or fees of dietary consultants, dietary supplies, and food
1.16	preparation and serving.
1.17	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
1.18	2024, or upon federal approval, whichever occurs later. The commissioner of human services
1.19	shall inform the revisor of statutes when federal approval is obtained.
1.20	Sec. 2. Minnesota Statutes 2020, section 256R.02, is amended by adding a subdivision to
1.21	read:
1.22	Subd. 16a. Dietary labor costs. "Dietary labor costs" means the costs for the salaries
1.23	and wages of the dietary supervisor, dietitians, chefs, cooks, dishwashers, and other

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2.1	employees ass	igned to the kitc	hen and dining r	oom, and associated fringe	benefits and
2.2	payroll taxes.	-			
2.3	EFFECTI	VE DATE. This	s section is effect	ive for the rate year beginn	ing January 1.
2.4				s later. The commissioner of	
2.5	^			l approval is obtained.	
2.6	Sec. 3. Minn	esota Statutes 20	020, section 256I	R.02, subdivision 24, is amo	ended to read:
2.7	Subd. 24. I	lousekeeping c	osts. "Housekeep	bing costs" means the costs	for the salaries
2.8	and wages of t	he housekeeping	g supervisor, hou	sekeepers, and other cleaning	ng employees
2.9	and associated	fringe benefits	and payroll taxes	. It also includes the cost of	housekeeping
2.10	supplies, inclu	ding, but not lim	ited to, cleaning	and lavatory supplies and co	ontract services.
2.11	EFFECTI	VE DATE. This	s section is effect	ive for the rate year beginn	ing January 1,
2.12	2024, or upon f	federal approval,	whichever occur	s later. The commissioner of	human services
2.13	shall inform th	e revisor of state	utes when federa	l approval is obtained.	
2.14	Sec 4 Minn	esota Statutes 2()20 section 256R	R.02, is amended by adding	a subdivision to
2.15	read:		20, 500000 20 01		
2.13					
2.16				usekeeping labor costs" me	
2.17				ervisor, housekeepers, and	other cleaning
2.18	employees, and	d associated frin	ge benefits and p	bayroll taxes.	
2.19	EFFECTI	VE DATE. This	s section is effect	ive for the rate year beginn	ing January 1,
2.20	2024, or upon f	federal approval,	whichever occur	s later. The commissioner of	human services
2.21	shall inform th	e revisor of state	utes when federa	l approval is obtained.	
2.22	Sec. 5 Minn	esota Statutes 20)20 section 256R	R.02, is amended by adding	a subdivision to
2.22	read:		20, section 2501	tioz, is amended by adding	
	Subd 25h	Vnown oost ob	ango footon "V	own oost show oo footor" m	oong 1.00 nlug
2.24				nown cost change factor" m	
2.25				index from July 1 of the rep	
2.26				onal economic consultant u	ised by the
2.27	commissioner	of management	and budget.		
2.28	EFFECTI	VE DATE. This	s section is effect	ive for the rate year beginn	ing January 1,
2.29	2024, or upon f	federal approval,	whichever occur	s later. The commissioner of	human services
2.30	shall inform th	e revisor of stat	utes when federa	l approval is obtained.	

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3.1	Sec. 6. Minn	esota Statutes 20	020, section 256F	R.02, subdivision 26, is ame	ended to read:
3.2	Subd. 26. I	Laundry costs. '	"Laundry costs" 1	neans the costs for the sala	ries and wages
3.3	of the laundry	supervisor and (other laundry emp	bloyees, associated fringe b	enefits, and
3.4	payroll taxes.	It also includes t	he costs of linen	and bedding, the laundering	g of resident
3.5	clothing, laund	dry supplies, and	l contract services	5.	
3.6	EFFECTI	VE DATE. This	s section is effect	ve for the rate year beginning	ing January 1,
3.7	2024, or upon t	federal approval,	whichever occurs	s later. The commissioner of	human services
3.8	shall inform th	e revisor of stat	utes when federal	approval is obtained.	
3.9 3.10	Sec. 7. Minn read:	esota Statutes 20)20, section 256R	.02, is amended by adding	a subdivision to
3.11	Subd. 26a.	Laundry labor	costs. "Laundry	labor costs" means the costs	s for the salaries
3.12	and wages of t	the laundry super	rvisor and other l	aundry employees, and ass	ociated fringe
3.13	benefits and pa	ayroll taxes.			
3.14	<u>EFFECTI</u>	VE DATE. This	s section is effect	ve for the rate year beginning	ing January 1,
3.15	2024, or upon t	federal approval,	whichever occurs	s later. The commissioner of	human services
3.16	shall inform th	e revisor of stat	utes when federal	approval is obtained.	
3.17	Sec. 8. Minn	esota Statutes 20	020, section 256F	R.02, subdivision 29, is ame	ended to read:
3.18	Subd. 29. N	Maintenance and	d plant operation	ns costs. "Maintenance and	plant operations
3.19	costs" means t	he costs for the s	salaries and wage	s of the maintenance superv	isor, engineers,
3.20	heating-plant of	employees, and o	other maintenance	e employees and associated	l fringe benefits
3.21	and payroll tay	ces. It also incluc	des identifiable c	osts for maintenance and op	peration of the
3.22	building and g	rounds, includin	g, but not limited	l to, fuel, electricity, medica	al waste and
3.23	garbage remov	al, water, sewer	, supplies, tools,	and repairs.	
3.24	EFFECTI	VE DATE. This	s section is effecti	ve for the rate year beginning	ing January 1,
3.25	2024, or upon t	federal approval,	whichever occurs	s later. The commissioner of	human services
3.26	shall inform th	e revisor of stati	utes when federal	approval is obtained.	
3.27 3.28	Sec. 9. Minn read:	esota Statutes 20)20, section 256R	.02, is amended by adding	a subdivision to
3.29	<u>Subd. 29</u> a.	<u>Maintenance</u> a	nd plant operati	ons labor costs. "Maintena	ance and plant
3.30				salaries and wages of the m	

	associated fringe benefits and payroll taxes.
	EFFECTIVE DATE. This section is effective for the rate year beginning Janua
	2024, or upon federal approval, whichever occurs later. The commissioner of human se
S	hall inform the revisor of statutes when federal approval is obtained.
	Sec. 10. Minnesota Statutes 2020, section 256R.02, subdivision 34, is amended to
	Subd. 34. Other care-related costs. "Other care-related costs" means the sum of ac
(costs, other direct care costs, raw food costs, dietary labor costs, housekeeping labor
]	laundry labor costs, maintenance and plant operations labor costs, therapy costs, and
	services costs.
	EFFECTIVE DATE. This section is effective for the rate year beginning Janua
	2024, or upon federal approval, whichever occurs later. The commissioner of human se
	shall inform the revisor of statutes when federal approval is obtained.
	Sec. 11. Minnesota Statutes 2020, section 256R.23, subdivision 2, is amended to r
	Subd. 2. Calculation of direct care cost per standardized day. Each facility's
(care cost per standardized day is the product of the facility's direct care costs and the
(cost change factor, divided by the sum of the facility's standardized days. A facility's
(care cost per standardized day is the facility's cost per day for direct care services asso
	with a case mix index of 1.00.
	EFFECTIVE DATE. This section is effective for the rate year beginning Janua
	2024, or upon federal approval, whichever occurs later. The commissioner of human se
	shall inform the revisor of statutes when federal approval is obtained.
	Sec. 12. Minnesota Statutes 2020, section 256R.23, subdivision 3, is amended to r
	Subd. 3. Calculation of other care-related cost per resident day. Each facility'
	care-related cost per resident day is the product of its other care-related costs and the
	cost change factor, divided by the sum of the facility's resident days.
	EFFECTIVE DATE. This section is effective for the rate year beginning Janua
	2024, or upon federal approval, whichever occurs later. The commissioner of human se

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as introduced

5.1	Sec. 13. Minnesota Statutes 2020, section 256R.24, subdivision 1, is amended to read:
5.2	Subdivision 1. Determination of other operating cost per day. Each facility's other
5.3	operating cost per day is the product of its other operating costs and the known cost change
5.4	factor, divided by the sum of the facility's resident days.
5.5	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
5.6	2024, or upon federal approval, whichever occurs later. The commissioner of human services
5.7	shall inform the revisor of statutes when federal approval is obtained.
5.8	Sec. 14. Minnesota Statutes 2020, section 256R.25, is amended to read:
5.9	256R.25 EXTERNAL FIXED COSTS PAYMENT RATE.
5.10	(a) The payment rate for external fixed costs is the sum of the amounts in paragraphs
5.11	(b) to (o).
5.12	(b) For a facility licensed as a nursing home, the portion related to the provider surcharge
5.13	under section 256.9657 is equal to \$8.86 per resident day. For a facility licensed as both a
5.14	nursing home and a boarding care home, the portion related to the provider surcharge under
5.15	section 256.9657 is equal to \$8.86 per resident day multiplied by the result of its number
5.16	of nursing home beds divided by its total number of licensed beds.
5.17	(c) The portion related to the licensure fee under section 144.122, paragraph (d), is the
5.18	amount of the fee divided by the sum of the facility's resident days.
5.19	(d) The portion related to development and education of resident and family advisory
5.20	councils under section 144A.33 is \$5 per resident day divided by 365.
5.21	(e) The portion related to scholarships is determined under section 256R.37.
5.22	(f) The portion related to planned closure rate adjustments is as determined under section
5.23	256R.40, subdivision 5, and Minnesota Statutes 2010, section 256B.436.
5.24	(g) The portion related to consolidation rate adjustments shall be as determined under
5.25	section 144A.071, subdivisions 4c, paragraph (a), clauses (5) and (6), and 4d.
5.26	(h) The portion related to single-bed room incentives is as determined under section
5.27	256R.41.
5.28	(i) The portions related to real estate taxes, special assessments, and payments made in
5.29	lieu of real estate taxes directly identified or allocated to the nursing facility are the allowable
5.30	amounts divided by the sum of the facility's resident days. Allowable costs under this
5.31	paragraph for payments made by a nonprofit nursing facility that are in lieu of real estate

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as introduced

6.1	taxes shall not exceed the amount which the nursing facility would have paid to a city or
6.2	township and county for fire, police, sanitation services, and road maintenance costs had
6.3	real estate taxes been levied on that property for those purposes.
6.4	(j) The portion related to employer health insurance costs is the product of the allowable
6.5	costs and the known cost change factor, divided by the sum of the facility's resident days.
6.6	(k) The portion related to the Public Employees Retirement Association is the allowable
6.7	costs divided by the sum of the facility's resident days.
6.8	(l) The portion related to quality improvement incentive payment rate adjustments is
6.9	the amount determined under section 256R.39.
6.10	(m) The portion related to performance-based incentive payments is the amount
6.11	determined under section 256R.38.
6.12	(n) The portion related to special dietary needs is the amount determined under section
6.13	256R.51.
6.14	(o) The portion related to the rate adjustments for border city facilities is the amount
6.15	determined under section 256R.481.
6.16	EFFECTIVE DATE. This section is effective for the rate year beginning January 1,
6.16 6.17	EFFECTIVE DATE. This section is effective for the rate year beginning January 1, 2024, or upon federal approval, whichever occurs later. The commissioner of human services
6.17	2024, or upon federal approval, whichever occurs later. The commissioner of human services
6.17 6.18	2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained.
6.176.186.19	2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained. Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read:
6.176.186.196.20	 2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained. Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living
6.176.186.196.206.21	 <u>2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained.</u> Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living services and 24-hour customized living services must be based on the amount of component
 6.17 6.18 6.19 6.20 6.21 6.22 	 <u>2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained.</u> Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living services and 24-hour customized living services must be based on the amount of component services to be provided utilizing component rates established by the commissioner in section
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 	 <u>2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained.</u> Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living services and 24-hour customized living services must be based on the amount of component services to be provided utilizing component rates established by the commissioner in section 256S.215. Counties and tribes shall use tools issued by the commissioner to develop and
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 	 2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained. Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living services and 24-hour customized living services must be based on the amount of component services to be provided utilizing component rates established by the commissioner in section 256S.215. Counties and tribes shall use tools issued by the commissioner to develop and document customized living service plans and rates.
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 	 2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained. Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living services and 24-hour customized living services must be based on the amount of component services to be provided utilizing component rates established by the commissioner in section 256S.215. Counties and tribes shall use tools issued by the commissioner to develop and document customized living service plans and rates. EFFECTIVE DATE. This section is effective January 1, 2023, or upon federal approval,
 6.17 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 	 2024, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of statutes when federal approval is obtained. Sec. 15. Minnesota Statutes 2020, section 256S.201, subdivision 3, is amended to read: Subd. 3. Customized living service rates. The authorized rates for customized living services and 24-hour customized living services must be based on the amount of component services to be provided utilizing component rates established by the commissioner in section 256S.215. Counties and tribes shall use tools issued by the commissioner to develop and document customized living service plans and rates. EFFECTIVE DATE. This section is effective January 1, 2023, or upon federal approval, whichever occurs later. The commissioner of human services shall inform the revisor of

- 6.30 The payment methodologies in sections 256S.2101 256S.211 to 256S.215 apply to
- 6.31 elderly waiver, elderly waiver customized living, and elderly waiver foster care under this

7.1	chapter; alternative care under section 256B.0913; essential community supports under
7.2	section 256B.0922; and community access for disability inclusion customized living and
7.3	brain injury customized living under section 256B.49.
7.4	EFFECTIVE DATE. This section is effective January 1, 2023, or upon federal approval,
7.5	whichever occurs later. The commissioner of human services shall inform the revisor of
7.6	statutes when federal approval is obtained.
7.7	Sec. 17. Minnesota Statutes 2020, section 256S.211, is amended by adding a subdivision
7.8	to read:
7.9	Subd. 1a. Updating base wages. Each January 1, the commissioner must update the
7.10	base wages under section 256S.212 based on the most recently available Minneapolis-St.
7.11	Paul-Bloomington, MN-WI MetroSA average wage data from the Bureau of Labor Statistics.
7.12	EFFECTIVE DATE. This section is effective January 1, 2023, or upon federal approval,
7.13	whichever occurs later. The commissioner of human services shall inform the revisor of
7.14	statutes when federal approval is obtained.
7.15	Sec. 18. Minnesota Statutes 2020, section 256S.213, subdivision 1, is amended to read:
7.16	Subdivision 1. Payroll taxes and benefits factor. The payroll taxes and benefits factor
7.17	is the sum of net payroll taxes and benefits, divided by the sum of all salaries for all nursing
7.18	facilities on the most recent and available cost report. The commissioner must update the
7.19	payroll tax and benefit factor each January 1.
7.20	EFFECTIVE DATE. This section is effective January 1, 2023, or upon federal approval,
7.21	whichever occurs later. The commissioner of human services shall inform the revisor of
7.22	statutes when federal approval is obtained.
7.23	Sec. 19. DIRECTION TO THE COMMISSIONER OF HUMAN SERVICES;
7.24	PARTIAL YEAR RATE ADJUSTMENTS.
7.25	(a) On July 1, 2022, the commissioner shall update the base wage indices in Minnesota
7.26	Statutes, section 256S.212, based on the most recently available Minneapolis-St.
7.27	Paul-Bloomington, MN-WI MetroSA average wage data from the Bureau of Labor Statistics.
7.28	(b) On July 1, 2022, the commissioner shall update the payroll tax and benefit factor in
7.29	Minnesota Statutes, section 256S.213, subdivision 1, based on the most recently available
7.30	nursing facility cost report data.

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			ive July 1, 2022, or upon	
			uman services shall infor	m the revisor of
statutes whe	n federal approval	is obtained.		
Sec. 20. <u>A</u>	PPROPRIATION	I; NURSING FA	CILITY FUNDING.	
<u>(a)</u> \$. in fiscal year 202	2 and \$ in fis	scal year 2023 are approp	oriated from the
general fund	l to the commission	ner of human ser	vices for payments to nu	rsing facilities in
he amount o	of \$ per bed pe	er quarter. The co	mmissioner shall make	payments for each
quarter of ca	alendar years 2022	and 2023. The g	eneral fund base for this	appropriation is
§ in fisc	al year 2024 and \$	60 in fiscal year 2	025.	
<u>(b) To be</u>	e eligible to receive	e a payment unde	r this section, a nursing	facility must attest
to the comm	issioner of human	services that the	additional revenue will b	e used exclusively
o increase c	compensation-relat	ed costs for empl	loyees directly employed	by the facility on
or after Janu	uary 1, 2022. For th	ne purposes of thi	is paragraph, compensati	on-related costs
include:				
<u>(1) wage</u>	es and salaries;			
(2) the en	nployer's share of I	FICA taxes, Medi	care taxes, state and fede	ral unemployment
axes, worke	ers' compensation,	and mileage reim	nbursement;	
(3) the en	mployer's paid sha	re of health and c	lental insurance, life insu	arance, disability
nsurance, lo	ong-term care insu	rance, uniform al	lowance, pensions, and o	contributions to
employee re	tirement accounts;	and		
(4) benef	fits that address dir	ect support profe	ssional workforce needs	above and beyond
what employ	yees were offered p	prior to January 1	, 2022, including retention	on and recruitment
oonuses and	tuition reimburser	ment.		
(c) A fac	ility that receives a	a payment under t	this section must prepare	, and submit to the
commission	er upon request, a c	distribution plan t	that specifies the total am	ount of money the
facility expe	ects to receive and	how that money	will be distributed to inc	rease
compensatio	on-related costs for	employees. With	in 60 days after receiving	g the first payment
under this se	ection, a facility m	ust post the distri	bution plan and leave it j	posted for a period
of at least siz	x months in an are	a of the facility to	o which all employees ha	ave access.
(d) The c	ommissioner shall	not treat payments	s received under this secti	on as an applicable
credit for the	e purposes of settir	ng total payment	rates under Minnesota S	tatutes, chapter
256R.				

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as introduced

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9.1	EFFEC	TIVE DATE. Thi	is section is effective	the day following fina	al enactment.
9.2	Sec. 21. <u>F</u>	REPEALER.			
9.3	Minneso	ota Statutes 2021 S	Supplement, section	256S.2101, is repealed	<u>.</u>
9.4	EFFEC	TIVE DATE. Thi	is section is effective	July 1, 2022, or upon	federal approval,
9.5	whichever of	occurs later. The co	ommissioner of hum	an services shall inform	m the revisor of
9.6	statutes who	en federal approva	l is obtained.		

APPENDIX Repealed Minnesota Statutes: 22-05649

256S.2101 RATE SETTING; PHASE-IN.

Subdivision 1. **Phase-in for disability waiver customized living rates.** All rates and rate components for community access for disability inclusion customized living and brain injury customized living under section 256B.4914 shall be the sum of ten percent of the rates calculated under sections 256S.211 to 256S.215 and 90 percent of the rates calculated using the rate methodology in effect as of June 30, 2017.

Subd. 2. **Phase-in for elderly waiver rates.** Except for home-delivered meals as described in section 256S.215, subdivision 15, all rates and rate components for elderly waiver, elderly waiver customized living, and elderly waiver foster care under this chapter; alternative care under section 256B.0913; and essential community supports under section 256B.0922 shall be the sum of 18.8 percent of the rates calculated under sections 256S.211 to 256S.215, and 81.2 percent of the rates calculated using the rate methodology in effect as of June 30, 2017. The rate for home-delivered meals shall be the sum of the service rate in effect as of January 1, 2019, and the increases described in section 256S.215, subdivision 15.