23-00651

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

AGW/CH

S.F. No. 925

(SENATE AUTH	IORS: BOLI	DON, Abeler, Maye Quade and N	Aann)
DATE	D-PG		OFFICIAL STATUS
01/30/2023	526	Introduction and first reading	
		Referred to Human Services	
02/02/2023	606	Author added Maye Quade	
03/01/2023	1205	Author added Mann	
		See SF2934	

1.1	A bill for an act
1.2 1.3	relating to human services; providing medical assistance reimbursement for parents and spouses providing services under consumer-directed community supports and
1.4 1.5 1.6	community first services and supports; amending Minnesota Statutes 2022, sections 256B.4911, by adding a subdivision; 256B.85, subdivision 7, by adding a subdivision.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 256B.4911, is amended by adding a subdivision
1.9	to read:
1.10	Subd. 6. Services provided by parents and spouses. (a) This subdivision limits medical
1.11	assistance payments under the consumer-directed community supports option for personal
1.12	assistance services provided by a parent to the parent's minor child or provided by a
1.13	participant's spouse. This subdivision applies to the consumer-directed community supports
1.14	option available under the following:
1.15	(1) alternative care program;
1.16	(2) brain injury waiver;
1.17	(3) community alternative care waiver;
1.18	(4) community access for disability inclusion waiver;
1.19	(5) developmental disabilities waiver;
1.20	(6) elderly waiver; and

1.21 (7) Minnesota senior health option.

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2.1	(b) For t	he purposes of this	s subdivision, "par	ent" means a parent, step	oparent, or legal
2.2	guardian of				
2.3	(c) If mu	ultiple parents are p	providing personal	assistance services to th	eir minor child or
2.4	children, ea	ch parent may prov	vide up to 40 hour	s of personal assistance	services in any
2.5	seven-day p	period regardless of	f the number of ch	ildren served. The total	number of hours
2.6	of personal	assistance services	provided by all o	f the parents must not ex	ceed 80 hours in
2.7	<u>a seven-day</u>	period regardless	of the number of o	children served.	
2.8	<u>(d) If on</u>	ly one parent is pro	oviding personal a	ssistance services to the	parent's minor
2.9	child or chi	ldren, the parent m	ay provide up to 6	0 hours of personal assis	stance services in
2.10	<u>a seven-day</u>	period regardless	of the number of o	children served.	
2.11	<u>(e)</u> If a p	participant's spouse	is providing pers	onal assistance services,	the spouse may
2.12	provide up	to 60 hours of pers	onal assistance ser	rvices in a seven-day per	iod.
2.13	(f) This	subdivision must r	ot be construed to	permit an increase in th	e total authorized
2.14	consumer-d	irected community	v supports budget	for an individual.	
2.15	EFFEC	TIVE DATE. This	section is effectiv	e, or upon federal ap	proval, whichever
2.16	is later. The	commissioner of h	uman services sha	ll notify the revisor of sta	tutes when federal
2.17	approval is	obtained.			
2.18	Sec. 2. Mi	innesota Statutes 2	022, section 256B	.85, subdivision 7, is am	ended to read:
2.19	Subd. 7.	Community first	services and sup	ports; covered services	. Services and
2.20	supports co	vered under CFSS	include:		
2.21	(1) assis	tance to accomplis	h activities of dail	y living (ADLs), instrum	nental activities of
2.22	daily living	(IADLs), and heal	th-related procedu	res and tasks through ha	nds-on assistance
2.23	to accompli	sh the task or cons	tant supervision a	nd cueing to accomplish	the task;
2.24	(2) assis	tance to acquire, m	aintain, or enhanc	e the skills necessary for	the participant to
2.25	accomplish	activities of daily l	iving, instrumenta	l activities of daily living	, or health-related
2.26	tasks;				
2.27	(3) expe	nditures for items,	services, supports	s, environmental modific	ations, or goods,
2.28	including as	ssistive technology	. These expenditu	res must:	
2.29	(i) relate	e to a need identifie	ed in a participant'	s CFSS service delivery	plan; and
2.30	(ii) incre	ease independence	or substitute for h	uman assistance, to the e	extent that
2.31	expenditure	s would otherwise	be made for huma	an assistance for the part	icipant's assessed
2.32	needs;				
	Sec. 2.		2		

3.1	(4) observation and redirection for behavior or symptoms where there is a need for
3.2	assistance;
3.3	(5) back-up systems or mechanisms, such as the use of pagers or other electronic devices,
3.4	to ensure continuity of the participant's services and supports;
3.5	(6) services provided by a consultation services provider as defined under subdivision
3.6	17, that is under contract with the department and enrolled as a Minnesota health care
3.7	program provider;
3.8	(7) services provided by an FMS provider as defined under subdivision 13a, that is an
3.9	enrolled provider with the department;
3.10	(8) CFSS services provided by a support worker who is a parent, stepparent, or legal
3.11	guardian of a participant under age 18, or who is the participant's spouse. These support
3.12	workers shall not: Covered services under this clause are subject to the limitations described
3.13	in subdivision 7b; and
3.14	(i) provide any medical assistance home and community-based services in excess of 40
3.15	hours per seven-day period regardless of the number of parents providing services,
3.16	combination of parents and spouses providing services, or number of children who receive
3.17	medical assistance services; and
3.18	(ii) have a wage that exceeds the current rate for a CFSS support worker including the
3.19	wage, benefits, and payroll taxes; and
3.20	(9) worker training and development services as described in subdivision 18a.
3.21	EFFECTIVE DATE. This section is effective, or upon federal approval, whichever
3.22	is later. The commissioner of human services shall notify the revisor of statutes when federal
3.23	approval is obtained.
3.24	Sec. 3. Minnesota Statutes 2022, section 256B.85, is amended by adding a subdivision to
3.25	read:
3.26	Subd. 7b. Services provided by parents and spouses. (a) This subdivision applies to
3.27	services and supports described in subdivision 7, clause (8).
3.28	(b) If multiple parents are support workers providing CFSS services to their minor child
3.29	or children, each parent may provide up to 40 hours of medical assistance home and
3.30	community-based services in any seven-day period regardless of the number of children
3.31	served. The total number of hours of medical assistance home and community-based services
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4.1	provided by all of the parents must not exceed 80 hours in a seven-day period regardless of
4.2	the number of children served.
4.3	(c) If only one parent is a support worker providing CFSS services to the parent's minor
4.4	child or children, the parent may provide up to 60 hours of medical assistance home and
4.5	community-based services in a seven-day period regardless of the number of children served.
4.6	(d) If a participant's spouse is a support worker providing CFSS services, the spouse
4.7	may provide up to 60 hours of medical assistance home and community-based services in
4.8	a seven-day period.
4.9	(e) Paragraphs (b) to (d) must not be construed to permit an increase in either the total
4.10	authorized service budget for an individual or the total number of authorized service units.
4.11	(f) A participant's parent or spouse must not receive a wage that exceeds the current rate
4.12	for a CFSS support worker, including wages, benefits, and payroll taxes.
4.13	EFFECTIVE DATE. This section is effective, or upon federal approval, whichever
4.14	is later. The commissioner of human services shall notify the revisor of statutes when federal
4.15	approval is obtained.