AGW/HS

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 3167

 

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 OFFICIAL STATUS

 02/17/2022
 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 disproportionate share rate adjustments for certain customized living services; amending Minnesota Statutes 2021 Supplement, section 256S.205.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2021 Supplement, section 256S.205, is amended to read:
1.7	256S.205 CUSTOMIZED LIVING SERVICES; DISPROPORTIONATE SHARE
1.8	RATE ADJUSTMENTS.
1.9	Subdivision 1. Definitions. (a) For the purposes of this section, the terms in this
1.10	subdivision have the meanings given.
1.11	(b) "Application year" means a year in which a facility submits an application for
1.12	designation as a disproportionate share facility.
1.13	(c) "Assisted living facility" or "facility" means an assisted living facility licensed under
1.14	chapter 144G "Customized living resident" means a resident of a facility who is receiving
1.15	either 24-hour customized living services or customized living services authorized under
1.16	the elderly waiver, the brain injury waiver, or the community access for disability inclusion
1.17	waiver.
1.18	(d) "Disproportionate share facility" means an assisted living a facility designated by
1.19	the commissioner under subdivision 4.
1.20	(e) "Facility" means either an assisted living facility licensed under chapter 144G or a
1.21	setting that is exempt from assisted living licensure under section 144G.08, subdivision 7,
1.22	<u>clauses (10) to (13).</u>

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2.1	<u>(f)</u> "Rate	e year" means Janu	ary 1 to December	31 of the year following	an application			
2.2	year.							
2.3	Subd. 2.	Rate adjustment	application. <del>An a</del>	ssisted living A facility m	nay apply to the			
2.4	commission	er for designation	as a disproportiona	ate share facility. Applica	tions must be			
2.5	submitted a	submitted annually between October September 1 and October 31 September 30. The						
2.6	applying fac	applying facility must apply in a manner determined by the commissioner. The applying						
2.7	facility mus	t document <del>as a pe</del>	rcentage the census	of elderly waiver partici	pants each of the			
2.8	following or	n the application:						
2.9	<u>(1) the n</u>	umber of customiz	zed living residents	in the facility on Septem	ber 1 of the			
2.10	application	year, broken out b	y specific waiver p	rogram; and				
2.11	(2) the to	otal number of peo	ple residing in the	facility on <del>October</del> Septe	mber 1 of the			
2.12	application	year.						
2.13	Subd. 3.	Rate adjustment	eligibility criteria	. Only facilities <del>with a co</del>	msus of at least			
2.14	80 percent e	elderly waiver part	<del>icipants</del> satisfying a	all of the following condit	tions on <del>October</del>			
2.15	September 2	l of the application	n year are eligible f	or designation as a dispro	portionate share			
2.16	facility:							
2.17	<u>(1) at lea</u>	ast 80 percent of the	e residents of the fa	cility are customized livin	ng residents; and			
2.18	(2) at lea	ast 50 percent of th	e customized living	gresidents are elderly wai	ver participants.			
2.19	Subd. 4.	Designation as a	disproportionate	share facility. <u>(a)</u> By <del>No</del>	vember October			
2.20	15 of each a	application year, th	e commissioner m	ust designate as a disprop	ortionate share			
2.21	facility a fac	cility that complies	with the application	n requirements of subdivi	sion 2 and meets			
2.22	the eligibilit	ty criteria of subdi	vision 3.					
2.23	<u>(b)</u> An a	nnual designation	is effective for one	rate year.				
2.24	Subd. 5.	Rate adjustment	<b>; rate floor.</b> (a) No	twithstanding the 24-hou	r customized			
2.25	living montl	hly service rate lim	its under section 25	6S.202, subdivision 2, an	d the component			
2.26	service rates	s established under	section 256S.201,	subdivision 4, the comm	issioner must			
2.27	establish a r	ate floor equal to §	<del>5119<u></u> \$139</del> per resid	ent per day for 24-hour cu	ustomized living			
2.28	services pro	wided to an elderly	v waiver participan	t in a designated disprope	ortionate share			
2.29	facility <del>for t</del>	he purpose of ensu	ring the minimal le	evel of staffing required to	<del>) meet the health</del>			
2.30	and safety n	eeds of elderly wa	iver participants.					
2.31	(b) The	commissioner mus	at apply the rate flo	or to the services describe	ed in paragraph			
2.32	(a) provided	l during the rate ye	ear.					

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3.1	(b) (c) The commissioner must adjust the rate floor at least annually in the manner
3.2	described under section 256S.18, subdivisions 5 and 6.
3.3	(c) (d) The commissioner shall not implement the rate floor under this section if the
3.4	customized living rates established under sections 256S.21 to 256S.215 will be implemented
3.5	at 100 percent on January 1 of the year following an application year.
3.6	Subd. 6. Budget cap disregard. The value of the rate adjustment under this section
3.7	must not be included in an elderly waiver client's monthly case mix budget cap.
3.8	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2022, or upon federal approval,
3.9	whichever is later, and applies to services provided on or after October 1, 2022, or on or
3.10	after the date upon which federal approval is obtained, whichever is later. The commissioner
3.11	of human services shall notify the revisor of statutes when federal approval is obtained.
2 1 2	Sac 2 DIDECTION TO THE COMMISSIONED OF HUMAN SERVICES.
3.12	Sec. 2. <u>DIRECTION TO THE COMMISSIONER OF HUMAN SERVICES;</u>
3.13	PARTIAL YEAR IMPLEMENTATION OF DISPROPORTIONATE SHARE RATE
3.14	ADJUSTMENTS.
3.15	Subdivision 1. Definitions. For the purposes of this section, the definitions in Minnesota
3.16	Statutes, section 256S.205, apply.
3.17	Subd. 2. Partial year implementation. (a) Notwithstanding the provisions of Minnesota
3.18	Statutes, section 256S.205, subdivisions 2 to 5, regarding application dates, eligibility dates,
3.19	designation dates, and payment adjustment dates, during the first partial year of
3.20	implementation of the amendments in this act to Minnesota Statutes, section 256S.205, a
3.21	facility may apply between July 1, 2022, and July 31, 2022, to be designated a
3.22	disproportionate share facility on the basis of the conditions outlined in Minnesota Statutes,
3.23	section 256S.205, subdivision 3, as of July 1, 2022. The commissioner shall designate
3.24	disproportionate share facilities by August 15, 2022. Between October 1, 2022, and December
3.25	31, 2022, the commissioner shall apply the rate floor under Minnesota Statutes, section
3.26	2568.205, as amended in this act, to eligible customized living services provided in
3.27	disproportionate share facilities between those dates.
3.28	Subd. 3. Rate year 2023. Beginning September 1, 2022, the timelines and dates described
3.29	in Minnesota Statutes, section 256S.205, subdivisions 2 to 4, apply for the purposes of rate
3.30	year 2023.
3.31	Subd. 4. Treatment of prior rate adjustments. (a) The commissioner shall apply rate
3.32	adjustments required under Minnesota Statutes 2021 Supplement, section 256S.205, until

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4.1 4.2	<b>.</b>			the commissioner shall 021 Supplement, section	
4.3	(b) A dispro	oportionate shar	e facility receiving a	ı rate adjustment under M	innesota Statutes
4.4	2021 Supplem	ent, section 256	5S.205, as of July 1,	2022, may apply for an a	adjustment under
4.5	this section.				
4.6 4.7				are effective July 1, 2022 s provided on or after Oc	
4.8	on or after the	date upon whic	ch federal approval	is obtained, whichever is	a later. The
4.9	commissioner	of human servi	ces shall notify the	revisor of statutes when	federal approval
4.10	is obtained.				
4.11	(b) Subdivi	sion 4 is effect	ive July 1, 2022.		