**Article 1: Health Department**

**Overview**

This article provides for an exception to the hospital construction moratorium, allows home care provider applicants or licensees to apply for a home and community-based services designation and provides regulations for that integration, and expands the duties of the director of child sex trafficking prevention. The article also establishes a Health Care Workforce Commission and provides for a grant program to address minority health disparities.

1. **Restricted construction or modification.** Amends § 144.551, subdivision 1, paragraph (b). Adds a project for a 16-bed psychiatric hospital in the city of Thief River Falls, subject to the commissioner of health finding the project is in the public interest after the public interest review is conducted.

   **Effective date.** This section is effective the day following final enactment.

2. **Healthy housing grants.** Adds § 144.9513.

   **Subd. 1. Definitions.** Defines terms used in the bill.
Section

Subd. 2. Grants; administration. Requires grant applicants to submit an application to the commissioner and requires grant recipients to submit a quarterly progress report to the commissioner. Requires the commissioner to provide technical assistance and program support as needed.

Subd. 3. Healthy housing implementation grants, eligible activities. (a) Requires the commissioner to make grants to certain nonprofit organizations, community health boards, and community action agencies under section 256E.31, to provide health housing education, training, and technical assistance services for persons engaged in addressing housing-based threats or others impacted by housing-based health threats.

(b) Allows the grantee to conduct any of the listed activities, including, but not limited to, implementing and maintaining primary prevention programs, providing training, or provide technical assistance on the implementation of mitigation measures.

Subd. 1. Integrated licensing established. (a) Requires the commissioner of health to enforce the home and community-based services standards under chapter 245D on providers who also have a home care license under chapter 144A. This requirement is mandated by Laws 2013, chapter 108, article 11, section 31, and article 8, section 60. Also requires the commissioner to provide technical assistance on how to achieve and maintain compliance with applicable law or rules. Allows the commissioner to issue a licensing survey report with recommendations for achieving and maintaining compliance if the commissioner finds the licensee has failed to comply with an applicable rule and the failure does not imminently endanger the health, safety, or rights of persons served by the program.

(b) Permits a home care provider applicant or license holder to apply to the commissioner for a home and community-based services designation beginning July 1, 2015. The designation allows the license holder to use that license to provide basic home and community-based services that would otherwise require licensure under chapter 245D.

Subd. 2. Application for home and community-based services designation. States guidelines for the application for the license, including, but not limited to, being subject to the requirements under section 144A.473 relating to issuance of home care provider licenses.

Subd. 3. Home and community-based services designation fees. Requires an applicant for license or renewal to pay a fee specified in subdivision 8.

Subd. 4. Applicability of home and community-based services requirements. Lists licensing requirements from various chapters, including 144D and 245D, with which the licensee must comply.
Section

Subd. 5. Monitoring and enforcement. (a) Requires the commissioner of health to monitor for compliance of the requirements of this subdivision.

(b) Allows the commissioner to deny home and community-based services in accordance with license issuance regulations in chapter 144A and lists actions the commissioner may take upon finding that an applicant or license holder has failed to comply with license designation requirements.

Subd. 6. Appeals. Allows an applicant for a temporary license to seek reconsideration under 144A.473, subdivision 3. Allows a licensed home care provider whose application has been denied or whose designation has been suspended or revoked to seek reconsideration under section 144A.475. Allows a license holder to request reconsideration of a correction order under section 144A.474, subdivision 12.

Subd. 7. Agreements. Requires the commissioners of health and human services to enter into any agreements necessary to implement this section.

Subd. 8. Fees; home and community-based services designation. Requires payment of an initial fee and annual nonrefundable fees for a home and community-based services designation and lists fees. Requires the fees and penalties collected to be deposited in the state treasury and credited to the state government special revenue fund.

Subd. 9. Study and report about client bills of rights. Requires the commissioner to consult with various stakeholders to review how to streamline the client bill of rights requirements in sections 144A.44, 144A.441, and 245D.04 for providers whose practices fit into one or several of these practice areas. Requires the evaluation to consider the federal client bill of rights and determine, among other things, whether there are any duplications or conflicts among the rights. Requires the commissioner to report to the legislature by February 15, 2015.

Effective date. Section 144A.484, subdivision 2 to 9, are effective July 1, 2015.

4 Duties of director. Amends § 145.4716, subdivision 2. Expands the duties of the director of child sex trafficking prevention to include managing the requests for proposals for grants for comprehensive services, including trauma-informed, culturally specific services.

5 Provider enrollment. Amends § 256B.04, subdivision 21. Includes providers licensed as home and community-based services under chapter 144A in Medicare and Medicaid Services provider enrollment requirements relating to the entity’s compliance officer and the officer’s duties.

6 Legislative Health Care Workforce Commission.

Subd. 1. Legislative oversight. Provides that the purpose of the Legislative Health Care Workforce Commission is to study and provide recommendations to the legislature on how to strengthen the healthcare workforce.
Section

Subd. 2. Membership. Requires five members of the senate and five members of the house to be on the commission with each body’s membership having three members of the majority party and two members of the minority party.

Subd. 3. Report to the legislature. Requires the commission to provide a report to the legislature by December 31, 2014, and states report requirements.

Subd. 4. Assistance to the commission. Requires the commissioners of health, human services, commerce, and other state agencies to provide assistance and technical support to the commission at the commission’s request.

Subd. 5. Expiration. States the commission expires January 1, 2015.

Effective date. Effective the day following final enactment.

7 Grant programs to address minority health disparities.

Subd. 1. Definitions. Defines terms used in the section.

Subd. 2. Grants; distribution. Requires the commissioner of health to distribute grants for purposes including dementia training and education, a training conference on immigrant and refugee mental health, and other programs prioritized by the commissioner relating to health disparities in minority populations, including, but not limited to, a Somali women-led prevention health care agency focused on minority women’s health disparities.

Subd. 3. Grants; administration. Requires the commissioner of health to review and competitively award grant applications. Also requires the commissioner to provide technical assistance and program support as needed to grantees. Grantees are required to submit quarterly progress reports to the commissioner.

Subd. 4. Dementia education and training grant; eligible activities for dementia outreach. Requires that grants be given to nonprofit organizations with expertise in providing outreach, education, and training on dementia related conditions. Requires grantees to (1) provide educational resources to the general public as well as specific minority populations; (2) promote awareness of those educational resources; and (3) promote use of those educational resources by health care organizations.

8 Full-time employee restriction. Prohibits the Department of Health from hiring more than one full-time employee to administer the Healthy Housing grants under section 144.9513.
Article 2: Health Care

Overview

This article requires the commissioner to implement a new hospital payment system based on all patient refined diagnosis-related groups (APR-DRGs), on a budget-neutral basis. The article also contains other provisions related to the administration of state health care programs.

1. Contract to match recipient third-party liability information. Amends § 256.01, by adding subd. 38. Allows the commissioner to contract with a national organization to match recipient third-party liability information and provide coverage and insurance primacy information to the department.

2. Authority. Amends § 256.9685, subd. 1. Strikes references to general assistance medical care (GAMC), which ended February 28, 2011.

3. Administrative reconsideration. Amends § 256.9685, subd. 1a. Strikes a cross-reference to GAMC.

4. Base year. Amends § 256.9686, subd. 2. Modifies the definition of base year for hospital reimbursement, to include more than one year recognized by Medicare. Also eliminates a reference to GAMC.

5. Hospital cost index. Amends § 256.969, subd. 1. Strikes language that prohibits automatic annual inflation adjustments for hospital payments, and also strikes references to GAMC.

6. Diagnostic categories. Amends § 256.969, subd. 2. Directs the commissioner to use the diagnostic classification system created by 3M for APR-DRGs to determine the relative values of inpatient services and case mix indices. Allows the commissioner to supplement the APR-DRG data with national averages. Makes other related changes.

7. Operating payment rates. Amends § 256.969, subd. 2b. Strikes language that prohibits hospital rates from being rebased on or after January 1, 2013, and strikes related language on rebasing. Requires the operating payment rate per admission to be based on Medicare cost-finding methods and allowable costs.

8. Property payment rates. Amends § 256.969, subd. 2c. Strikes outdated language related to setting property payment rates, and makes other changes.

9. Budget neutrality factor. Amends § 256.969, by adding subd. 2d. Requires the commissioner, when rebasing payment rates for the rebased period beginning September 1, 2014, to apply a budget neutrality factor to ensure that total DRG payments to hospitals do not exceed the total DRG payments that would have been made had relative rates and weights not been recalibrated.
**Section**

**Payments.** Amends § 256.969, subd. 3a. Requires the commissioner to notify hospitals of payment rates 30 days prior to implementation. Strikes payment rate reduction language and references to GAMC.

**Nonpayment for hospital-acquired conditions and for certain treatments.** Amends § 256.969, subd. 3b. Updates a reference to diagnosis codes, by replacing ICD-9-CM with ICD-10-CM and also strikes specific references to old codes, and to GAMC. Requires the list of hospital acquired conditions to be defined by the Centers for Medicare and Medicaid Studies on an annual basis.

**Rateable reduction and readmission reduction.** Amends § 256.969, subd. 3c. Exempts a hospital, with 1,700 licensed beds located in Hennepin County, from a 10 percent MA payment reduction for fee-for-service payments for admissions occurring on or after September 1, 2011, through August 30, 2013. States that the hospital is subject to the reduction for admissions occurring on or after September 1, 2013, through June 30, 2015. Provides a retroactive effective date of September 1, 2011.

**Medical assistance cost reports for services.** Amends § 256.969, by adding subd. 4b. Requires critical access hospitals that receive MA payments and hospitals that receive a disproportionate population adjustment to annually file MA cost reports within six months of the end of the hospital’s fiscal year. Requires DHS to suspend payments to hospitals that fail to file the required report.

**Special considerations.** Amends § 256.969, subd. 6a. Eliminates a reference to a repealed subdivision.

**Hospital residents.** Amends § 256.969, subd. 8c. Requires payments for the first 180 days of inpatient care to be the APR-DRG payment plus any appropriate outliers. Requires payment for medically necessary care subsequent to 180 days to be made at a rate computed by multiplying the statewide average cost to charge ratio by the usual and customary charges.

**Disproportionate numbers of low-income patients served.** Amends § 256.969, subd. 9. Prohibits disproportionate population adjustment payments from being paid to critical access hospitals. Eliminates obsolete language related to disproportionate population adjustment payments. Eliminates references to GAMC.

**Separate billing by certified registered nurse anesthetists.** Amends § 256.969, subd. 10. Requires hospitals to exclude certified registered nurse anesthetist costs from hospital operating payment rates and makes related changes. Also strikes obsolete language.

**Transfers.** Amends § 256.969, subd. 14. Eliminates a reference to repealed subdivisions.

**Out-of-state hospitals in local trade areas.** Amends § 256.969, subd. 17. Modifies a provision related to rate calculation for out-of-state hospitals, by changing a reference to a base “year” to base “years” and prohibiting redetermination of diagnostic categories until required by “statute” rather than “rule” as in current law.
Section

20 **Payment rates for births.** Amends § 256.969, subd. 30. Modifies references to diagnostic categories to reflect the use of APR-DRGs and makes related changes, in a section setting payment rates for births.

21 **Medicaid waiver requests and state plan amendments.** Amends § 256B.04, by adding subd. 24. Requires the commissioner to publish state Medicaid waiver requests or state plan amendments on the agency’s Web site and provide for public comment, prior to submitting these requests to the federal government. Requires the commissioner to consider public comments when finalizing these request and requires the commissioner to publish notice of federal decisions related to the requests on the agency’s Web site.

22 **Excess income standard.** Amends § 256B.056, subd. 5c. Increases the MA spenddown standard for persons who are elderly, blind, or disabled, from 75 to 80 percent of FPG, effective January 1, 2017.

23 **Other clinic services.** Amends § 256B.0625, by adding subd. 30. A new paragraph (h) requires claims for FQHC and rural health clinic services provided on or after January 1, 2015, to be submitted directly to and paid by the commissioner. Requires the commissioner to provide claims information to managed care organizations.

A new paragraph (i) requires the commissioner to calculate and pay managed care supplemental payments to clinics, and requires review by the clinic, for clinic services provided before January 1, 2015. Specifies the procedures to be used to resolve issues related to supplemental payments.

24 **Health care homes advisory committee.** Amends § 256B.0751 by adding subdivision 10.

(a) Requires the commissioners of health and human services to establish a health care homes advisory committee.

(b) Requires the committee to include representatives from health care professions and requires at least 25 perfect of the committee members to be consumers or patients in health care homes.

(c) Requires the committee to advise the commissioners on ongoing implementation of the health care programs, including, but not limited to, activities such as implementation of health care homes, potential modifications of the health care home rules or statutes, and consumer engagement.

(d) Allows the committee to establish subcommittees on specific topics and states that the committee does not expire.

25 **Payments reported by governmental entities.** Amends § 256B.199. Strikes language requiring certain hospitals to report certified public expenditures and GAMC expenditures and makes related changes.

26 **Personal needs allowance.** Amends § 256B.0625, subd. 1. Increases the MA personal needs allowance to include income garnished for spousal maintenance under a divorce judgment and decree, and any administrative fees garnished for collection. This increase is
solely for the purposes of determining the amount of the personal needs allowance that can be deducted by an MA recipient from income, before contributing the remaining income towards the cost of institutionalized care.

**Supplemental recovery program.** Amends § 256B.69, subd. 34. Narrow the scope of an existing supplemental recovery initiative for third-party liabilities, to focus on those third-party liabilities identified through coordination of benefits information.

**Medical assistance spenddown requirements.** Requires the commissioner of human services, in consultation with interested stakeholders, to review MA spenddown requirements and processes for persons with disabilities and persons age 65 or older. Requires the commissioner to report recommendations and their projected cost to the legislative chairs with jurisdiction over health and human services policy and finance, by November 15, 2015.

**Repealer.** Repeals the following subdivisions of § 256.969: 8b (GAMC hospital admissions), 9a (contingent disproportionate share population adjustments), 9b (outdated rateable reductions), 11 (special rates for hospice, ventilator dependent and other services), 13 (neonatal transfers), 20 (increases for small rural hospitals), 21 (mental health and chemical dependency rates), 22 (outdated disproportionate share hospital adjustment), 25 (long-term care hospital rates), 26 (rural hospital DRG increases), 27 (disproportionate share hospital adjustment), and 28 (temporary rate increase). Also repeals § 256.9695, subd. 3 (transition period for rates) and 4 (study of hospital payment systems).

### Article 3: Northstar Care for Children

#### Overview

This article modifies the Northstar Care for Children. Among other things, it updates background study requirements for individuals seeking permanent legal and physical custody of a child and modifies requirements for kinship assistance agreements.

1. **Fingerprints.** Amends § 245C.05, subd. 5. Adds that individuals seeking to have a child transferred to their permanent legal and physical custody must provide a set of classifiable fingerprints to the commissioner.

2. **Background studies conducted by the Department of Human Services.** Amends § 245C.08, subd. 1. Requires the commissioner to review out-of-state criminal history and child abuse data as part of the background study on individuals seeking to have a child transferred to their permanent legal and physical custody. These out-of-state checks are currently required for adoptive and foster parents.

3. **Background studies conducted by the commissioner.** Amends § 245C.33, subd. 1. Establishes the requirements and processes to allow prospective adoptive parents and individuals who are seeking to have legal and physical custody of a child transferred to them permanently to avoid repeat background studies if already licensed as a foster home.
Section

4 Information commissioner reviews. Amends § 245C.33, subd. 4. Instructs the commissioner to advise agencies when a repeat background study is not required on prospective adoptive parents and on individuals seeking permanent physical and legal custody of a child.

5 General eligibility requirements. Amends Minnesota Statutes 2013 Supplement, § 256N.22, subd. 1. Requires that before a relative can be eligible to receive guardianship assistance, the child must live in the relative’s home for six consecutive months. Requires that the relative be licensed as a foster parent, or meet the alternative listed criteria.

6 Agency determinations regarding permanency. Amends Minnesota Statutes 2013 Supplement, § 256N.22, subd. 2. Requires the responsible agency to document eligibility determinations when making a determination about placement of a child with a relative custodian.

7 Background study. Amends Minnesota Statutes 2013 Supplement, § 256N.22, subd. 4. Provides that the background studies on relative custodians must meet the requirements of the Adam Walsh Act. Allows relative custodians to avoid a repeat background study if they have a foster care license and the earlier home study met the requirements listed in this section.

8 Background study. Amends Minnesota Statutes 2013 Supplement, § 256N.23, subd. 4. Requires that all adults residing in the home of prospective adoptive parents must have a background study completed that meets the requirements of the Adam Walsh Act. Allows prior background studies to be used when the individual is a currently licensed foster parent and all requirements of the subdivision are met.

9 Negotiation of agreement. Amends Minnesota Statutes 2013 Supplement, § 256N.25, subd. 2. Modifies the requirements related to adoption assistance agreements when the adoptive parents are adopting a child who is considered “at-risk.”

10 Renegotiation of agreement. Amends Minnesota Statutes 2013 Supplement, § 256N.25, subd. 3. Makes technical changes to conform to changes made in section 17.


12 Nonfederal share. Amends Minnesota Statutes 2013 Supplement, § 256N.27, subd. 4. Clarifies that costs for the phase in of Northstar Care are borne by the state.

13 Financial considerations. Amends § 257.85, subd. 11. Modifies the method used by the commissioner to reimburse the local agency for relative custody assistance payments.

14 Out-of-home placement; plan. Amends § 260C.212, subd. 1. Requires an out-of-home placement plan to include documentation of the permanency plan for the child, when a child cannot be returned to the care of either parent, and documentation necessary to support kinship placement when adoption is not in the child’s best interests.
Section

15  Custody to relative. Amends § 260C.515, subd. 4. Lists the requirements for the transfer of permanent legal and physical custody to a relative, and the factors the court is to consider.

16  Adoption study required. Amends § 260C.611. Provides that a child foster care home study meets the requirements for an adoption home study when the study meets specified requirements, the child resides in the home of the prospective adoptive parents, and the child is under the guardianship of the commissioner.

17  Revisor’s instruction. Instructs the revisor to change the term “guardianship assistance” to “Northstar kinship assistance” throughout statute and rule where this term refers to Northstar Care for Children.

18  Repealer. Repeals Minnesota Statutes 2013 Supplement, § 256N.26, subd. 7 (special at-risk monthly payment for at-risk children in guardianship assistance and adoption assistance).

Article 4: Community First Services and Supports

Overview

This article modifies the Community First Services and Supports program.

1  Community first services and supports (CFSS) organizations. Amends § 245C.03, by adding subd. 8. Requires the commissioner to conduct background studies on any individual required under the CFSS program to have a background study completed.

2  CFSS organizations. Amends § 245C.04, by adding subd. 7. Requires the commissioner to conduct background studies on certain individuals at least upon application for initial enrollment under the CFSS program. Requires the CFSS organization to receive notice from the commissioner that a direct care worker is not disqualified or disqualified but the individual has received a set-aside of the disqualification before the individual begins a position allowing direct contact with clients.

3  CFSS organizations. Amends § 245C.10, by adding subd. 10. Charges CFSS organizations a fee of no more than $20 per background study. Appropriates fees collected under this subdivision to the commissioner for the purpose of conducting background studies.

4  Definitions. Amends § 256.85, subd. 2. Modifies the definitions under the CFSS program by adding definitions for “consultation services” and “worker training and development.” Modifies definitions of “CFSS delivery plan,” “extended CFSS,” “financial management services contractor or vendor,” “health-related procedures and tasks,” “participant’s representative,” “shared services,” and “support worker.” Removes the definition of “support specialist.”

5  Eligibility. Amends § 256B.85, subd. 3. Removes the requirement for a CFSS participant to be living in their own home or a foster care setting in order to receive CFSS services. Modifies terminology.
6 **Assessment requirements.** Amends § 256B.85, subd. 5. Specifies an assessment of functional need may occur at the request of the participant under certain circumstances. Removes a limitation that participants residing in a facility may only choose CFSS for the purpose of returning to the community. Specifies that temporary authorization of CFSS services may only occur in the agency-provider model.

7 **CFSS service delivery plan.** Amends § 256B.85, subd. 6. Modifies CFSS service delivery plan requirements by adding requirements to include budget information and a plan for worker training and development. Specifies the duties of the consultation services provider in assisting with the development or modification of the plan. Requires the plan to be approved by the case manager or care coordinator for a waiver or alternative care program participant.

8 **CFSS; covered services.** Amends § 256B.85, subd. 7. Modifies terminology. Modifies the list of covered services by removing transition costs and adding services provided by an FMS contractor under contract with DHS, services provided by a consultation services provider under contract with DHS and enrolled as a Minnesota health care program provider, and worker training and development services. Specifies the requirements for family members to be able to provide CFSS services.

9 **Determination of CFSS service methodology.** Amends § 256B.85, subd. 8. Modifies terminology. Specifies how the service budget for budget model participants is calculated.

10 **Noncovered services.** Amends § 256B.85, subd. 9. Makes technical changes. Modifies the list of noncovered services under the CFSS program by adding several services including IADLs for children under age 18, services provided and billed by a provider who is not an enrolled CFSS provider, services that are used solely as a child care or babysitting service, sterile procedures, giving of injections, home maintenance or chore services, application of restraints or implementation of deprivation procedures, and services to other members of the participant’s household.

11 **Agency-provider and FMS contractor qualifications, general requirements, and duties.** Amends § 256.85, subd. 10. Adds qualifications, requirements, and duties to agency-providers and FMS contractors.

12 **Agency-provider model.** Amends § 256B.85, subd. 11. Updates terminology. Adds requirements for participants when purchasing goods under the agency-provider model.

13 **Requirements for enrollment of CFSS agency-provider agencies.** Amends § 256B.85, subd. 12. Updates terminology. Requires the commissioner to send annual review notifications to agency-providers 30 days prior to renewal and specifies the information that must be included in the notification. Requires agency-providers to submit the required documentation for annual review within 30 days of notification from the commissioner. Requires the agency-provider enrollment number to be terminated or suspended if no documentation is submitted.
Section

14 **Budget model.** Amends § 256B.85, subd. 13. Requires participants to use an FMS contractor in the budget model. Modifies the list of items for which participants may use their budget allocation under the budget model. Moves language related to disenrollment procedures within this subdivision. Modifies the FMS contractor service functions and requirements. Updates terminology and cross-references.

15 **Documentation of support services provided.** Amends § 256B.85, subd. 15. Updates terminology.

16 **Support workers requirements.** Amends § 256B.85, subd. 16. Updates terminology. Prohibits support workers from providing or being paid for more than 275 hours of CFSS per month. Prohibits DHS from disallowing the number of hours per day a support worker works unless it violates other law.

17 **Exception to support worker requirements for continuity of services.** Amends § 256B.85, by adding subd. 16a. Creates an exception to the support worker requirements under certain circumstances.

18 **Consultation services description and duties.** Amends § 256B.85, subd. 17. Removes support specialist requirements (“support specialist” was also removed from the definitions in section 4). Adds consultation services definition, description, and duties.

19 **Consultation service provider qualifications and requirements.** Amends § 256B.85, by adding subd. 17a. Creates consultation service provider qualifications and requirements.

20 **Service unit and budget allocation requirements and limits.** Amends § 256B.85, subd. 18. Removes the calculation of the service unit and budget allocation from this subdivision (it was moved to section 9).

21 **Worker training and development services.** Amends § 256B.85, by adding subd. 18a. Specifies worker training and development services criteria.

22 **Commissioner’s access.** Amends § 256B.85, subd. 23. Updates terminology.

23 **CFSS agency-providers; background studies.** Amends § 256B.85, subd. 24. Updates terminology.

24 **Effective date.** Modifies the effective date of the CFSS program. The proposed effective date is 90 days after federal approval.
Article 5: Continuing Care

Overview

This article makes changes to the home and community-based services standards related to the Jensen Settlement, modifies the home and community-based services provider quality add-on and performance incentive program, provides a payment rate increase to nursing facilities to address compensation-related costs, modifies home and community-based settings, and provides a four percent rate increase for ICF/DDs and home and community-based services providers.

1 Licensing data. Amends § 13.46, subd. 4. Adds data collected under chapter 245D to the list of data that is considered private data on individuals under the government data practices act.

2 Nursing facility level of care. Amends § 144.0724. Modifies subdivisions 11 and 12 of this section.

   Subd. 11. Nursing facility level of care. Modifies the nursing facility level of care criteria effective January 1, 2015.

   Subd. 12 Appeal of nursing facility level of care determination. Modifies the appeal process for recipients meeting transition population criteria to allow for a longer time period to appeal a nursing facility level of care determination. Makes this section effective January 1, 2015.

3 Positive support strategies and emergency manual restraint; licensed facilities and programs. Amends § 245.8251.

   Subd. 1. Rules governing the use of positive support strategies and restricting or prohibiting restrictive interventions. Changes the timeline for DHS to adopt new rules governing the use of positive support strategies. Clarifies that the new rules will apply to people with developmental disabilities in licensed facilities and in licensed services serving people with developmental disabilities. Defines “developmental disability or related condition.”

   Subd. 2. Data collection. Updates terminology and modifies provisions governing data collection related to incidents of emergency use of manual restraint and positive support transition plans.

   Subd. 3. External program review committee. Establishes an external program review committee to monitor implementation of the rules governing the use of positive support strategies and make recommendations to the commissioner about any needed policy changes after adoption of the rules.

   Subd. 4. Interim review panel. Establishes an interim review panel to review requests for emergency use of manual restraint. Requires the panel to make
recommendations to the commissioner to approve or deny these requests based on criteria to be established by the panel. Requires the panel to operate until the external program review committee under subdivision 3 is established. Specifies how members of the panel shall be selected and lists certain representatives that must be on the panel.

4 **Licensing moratorium.** Amends § 245A.03, subd. 7. Modifies the required closure of corporate foster care beds by giving priority for bed closures to corporate foster care settings licensed for up to five beds that have operated at less than full capacity for 12 or more months as of March 1, 2014.

5 **Implementation.** Amends § 245A.042, subd. 3. Adds paragraph (e), which establishes timelines for providers licensed under chapter 245D to execute certain licensing components.

6 **Delegation of authority to agencies.** Amends § 245A.16, subd. 1. Specifies certain licensing authority is excluded from the delegation of authority to county and private agencies.

7 **Case manager.** Amends § 245D.02, subd. 3. Defines “case manager” for the purposes of chapter 245D.

8 **Coordinated service and support plan.** Amends § 245D.02, subd. 4b. Defines “coordinated service and support plan” for the purposes of chapter 245D.

9 **Expanded support team.** Amends § 245D.02, subd. 8b. Corrects a cross-reference.

10 **Incident.** Amends § 245D.02, subd. 11. Modifies the definition of “incident” to include a mental health crisis that requires a call to a similar mental health response team or service when available and appropriate and makes technical changes.

11 **Mechanical restraint.** Amends § 245D.02, subd. 15b. Modifies the definition of “mechanical restraint” so it does not include use of devices that trigger alarms to alert staff of potential wandering or use of medical equipment or orthotic devices ordered by a health care professional used to treat or manage a medical condition.

12 **Seclusion.** Amends § 245D.02, subd. 29. Clarifies the definition of “seclusion” to mean when a person is removed from a room involuntarily or involuntarily removing or separating a person from a room or activity and blocking or preventing the person’s return.

13 **Support team.** Amends § 245D.02, subd. 34. Modifies the definition of “support team” to include a mental health case manager.

14 **Time out.** Amends § 245D.02, subd. 34a. Modifies the definition of “time out” to mean involuntarily removing a person for a period of time to a designated area from which the person is not prevented from leaving. Does not include a person taking a break or a rest from an activity for the purpose of providing the person an opportunity to regain self-control.

15 **Unlicensed staff.** Amends § 245D.02, by adding subd. 35b. Defines “unlicensed staff” as individuals not otherwise licensed or certified by a governmental health board or agency.
Section

16  **Applicability.** Amends § 245D.03, subd. 1. Excludes certain out-of-home respite care services from the list of basic support services. Adds the word “adult” to companion services to make terminology consistent. Modifies the list of residential supports and services.

17  **Effect.** Amends § 245D.03, by adding subd. 1a. Describes the purpose of the home and community-based standards under chapter 245D.

18  **Relationship to other standards governing home and community-based services.** Amends § 245D.03, subd. 2. Clarifies which foster care settings are subject to service recipient rights provisions under chapter 245D. Makes technical corrections.

19  **Variance.** Amends § 245D.03, subd. 3. Corrects cross-references.

20  **Protection-related rights.** Amends § 245D.04, subd. 3. Modifies protection-related rights to be clear that participants have the right to be free from restrictive interventions or other prohibited procedures.

21  **Health needs.** Amends § 245D.05, subd. 1. Requires unlicensed staff responsible for medication set up or administration to complete required training.

22  **Medication setup.** Amends § 245D.05, subd. 1a. Clarifies that if medication setup is assigned to the license holder, only then does the license holder need to complete documentation of the setup.

23  **Medication assistance.** Amends § 245D.05, subd. 1b. Modifies the definition of “medication assistance.” Makes technical changes.

24  **Medication administration.** Amends § 245D.05, subd. 2. Clarifies the definition of “medication administration.” Makes technical changes.

25  **Reviewing and reporting medication and treatment issues.** Amends § 245D.05, subd. 4. Eliminates certain reports made to the person’s physician or prescriber as a condition of reporting medication administration under certain circumstances.

26  **Injectable medications.** Amends § 245D.05, subd. 5. Removes subcutaneous or intramuscular from the description of injectable medications.

27  **Psychotropic medication use and monitoring.** Amends § 245D.051.

Subd. 1. **Conditions for psychotropic medication administration.** Updates cross-references and makes technical changes. Removes the requirement for psychotropic medications to be described in the person’s coordinated service and support plan.

Subd. 2. **Refusal to authorize psychotropic medication.** Requires refusal to authorize medication administration to be reported to the prescriber as expediently as possible. Prohibits refusals to be overridden without a court order.

28  **Incident response and reporting.** Amends § 245D.06, subd. 1. Makes a technical change.
Environment and safety. Amends § 245D.06, subd. 2. Clarifies that toxic substances need to be inaccessible only when they pose a known safety threat. Updates terminology for consistency.

Funds and property; legal representative restrictions. Amends § 245D.06, subd. 4. Restricts license holders or staff persons from accepting an appointment as a guardian except under certain circumstances.

Restricted procedures. Amends § 245D.06, subd. 6. Moves language related to restricted procedures from § 245D.061, subdivision 3, to this subdivision. Moving the language to this subdivision has the effect of making the language apply more broadly to all providers licensed under chapter 245D.

Permitted actions and procedures. Amends § 245D.06, subd. 7. Permits physical contact by staff to redirect a person’s behavior when applied for less than 60 seconds. Clarifies when the use of manual restraint is allowed. Allows for the use of an auxiliary device to ensure a person does not unfasten a seat belt when being transported in a vehicle in accordance with seat belt use requirements.

Positive support transition plan. Amends § 245D.06, subd. 8. Updates terminology. Specifies that the commissioner has limited authority to grant approval for the emergency use of prohibited procedures. Requires written requests for the emergency use of prohibited procedures to be developed and submitted to the commissioner with input from the person’s expanded support team. Requires a copy of the written request, supporting documentation, and the commissioner’s final determination on the request to be maintained in the person’s service recipient record.

Assessment and initial service planning. Amends § 245D.071, subd. 3. Modifies criteria for contents of assessment and initial service planning.

Service outcomes and supports. Amends § 245D.071, subd. 4. Clarifies service outcomes and supports.

Service plan review and evaluation. Amends § 245D.071, subd. 5. Updates terminology. Specifies the purpose of the service plan review is to determine whether changes are needed to the service plan based on the assessment information, the license holder’s evaluation of progress toward accomplishing outcomes, or other information provided by the support team or expanded support team.

Coordination and evaluation of individual service delivery. Amends § 245.081, subd. 2. Modifies training requirements for the designated coordinator.

Staff qualifications. Amends § 245D.09, subd. 3. Allows testing or observed skill assessment as demonstrated competency.

Orientation to individual service recipient needs. Amends § 245D.09, subd. 4a. Makes technical changes. Adds staff training requirements related to medication setup and assistance. Requires staff to review and receive instruction on mental health crisis response,
Section de-escalation techniques, and suicide intervention when providing direct support to a person with a serious mental illness. Makes technical changes.

40 **Behavior professional qualifications.** Amends § 245D.091, subd. 2. Modifies behavior professional qualifications.

41 **Behavior analyst qualifications.** Amends § 245D.091, subd. 3. Modifies behavior analyst qualifications.

42 **Behavior specialist qualifications.** Amends § 245D.091, subd. 4. Modifies behavior specialist qualifications.

43 **Service suspension and service termination.** Amends § 245D.10, subd. 3. Clarifies that notice of service termination must occur in conjunction with a notice of temporary service suspension. Makes technical changes.

44 **Availability of current written policies and procedures.** Amends § 245D.10, subd. 4. Makes technical changes.

45 **Health and safety.** Amends § 245D.11, subd. 2. Includes similar mental health response team or service in a requirement to call certain entities when an incident occurs.

46 **Vendor participation and reimbursement.** Amends § 252.451, subd. 2. Adds a cross-reference to the home and community-based services standards to the DT&H vendor participation and reimbursement provisions.

47 **Authority.** Amends § 256.9752, subd. 2. Requires the Minnesota Board on Aging to allocate to the area agencies on aging state funds received for senior nutrition programs in a manner consistent with federal requirements. This is already required for federal funds.

48 **Diagnosis.** Amends § 256B.0949, subd. 4. Modifies diagnosis requirements under the MA autism early intensive intervention benefit.

49 **Development and implementation of quality profiles.** Amends § 256B.439, subd. 1. Adds home care providers to the list of providers eligible for the home and community-based services performance improvement and quality add-on payments. Makes this section effective retroactively from February 1, 2014.

50 **Calculation of home and community-based services quality add-on.** Amends § 256B.439, subd. 7. Modifies the calculation of home and community-based services quality add-on. Changes the funding from a fixed appropriation to a forecasted amount.

51 **Calculation of payment rate for external fixed costs.** Amends § 256B.441, subd. 53. Adds to the payment rate for external fixed costs the nursing facility rate adjustment under subdivision 64.

52 **Rate adjustment for compensation-related costs.** Amends § 256B.441, by adding subd. 64. Paragraph (a) requires total payment rates of all nursing facilities to be increased effective October 1, 2014, to address compensation-related costs for nursing facility
Section

employees paid less than $14.00 per hour.

Paragraph (b) specifies the manner in which the commissioner must calculate the rate adjustment for compensation costs and requires the adjustment to be included in the external fixed cost portion of the total payment rate.

Paragraph (c) requires nursing facilities that receive approval of their application for a rate adjustment to receive the adjustment according to the calculation under paragraph (b) for the rate year beginning October 1, 2014. Requires the rate adjustment to be used to pay for compensation costs for nursing facility employees paid less than $14.00 per hour. Requires the rate adjustment to be included in the total payment rate in subsequent years.

Paragraphs (d) and (e) require nursing facilities to submit an application to the commissioner in a form and manner determined by the commissioner, specify the data that must be included in the application, specify the timeline for submitting the application and any additional information requested by the commissioner, and specify the process for the commissioner to approve applications submitted for nursing facilities in which employees are represented by an exclusive bargaining representative.

53 Provider qualifications. Amends § 256B.4912, subd. 1. Requires providers to meet background study requirements prior to revalidation of licensure.

54 Home and community-based settings for people with disabilities. Amends § 256B.492. Creates 3 subdivisions in this section.


Subd. 2. Exceptions for home and community-based waiver housing programs. Creates an exception for the community living settings ration restriction. Currently the law states that in multifamily buildings with more than four units no more than four or 25 percent of the units, whichever is greater, can have individuals receiving services under a home and community-based waiver, except for housing with individuals with AIDS. This bill adds a process to allow the commissioner of human services to approve applications submitted by an owner, operator, or developer of community living settings and creates the application and approval process for those exceptions to be granted.

Subd. 3. Public input on exception process. Requires the commissioner of human services to allow for public input to create a plan to implement the exception process and requires input from certain agencies and community organizations.

55 ICF/DD rate increases effective July 1, 2014. Amends § 256B.5012, by adding subd. 16. Provides a four percent rate increase for ICF/DDs effective July 1, 2014. Requires 75 percent of the payment increase to be used to increase compensation-related costs for employees directly employed by the facility. Ties one percent of the rate increase to quality improvement projects.
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56 **Effective date.** Amends Laws 2013, ch. 108, art. 7, § 14. Modifies the effective date of the MA autism early intervention benefit.

57 **Provider rate and grant increases effective July 1, 2014.** Provides a four percent reimbursement rate increase for various home and community-based services providers effective July 1, 2014. Requires 75 percent of the payment increase to be used to increase compensation-related costs for employees. Ties one percent of the rate increase to quality improvement projects.

58 **Revisor’s instruction.** Paragraph (a) instructs the revisor to change the term “defective person” to “persons with developmental disabilities.”

Paragraph (b) instructs the revisor to change the term “health and safety” to “health and welfare.”

Article 6: Miscellaneous

Overview

This article modifies the rate methodology for the consolidated chemical dependency treatment fund, modifies the GRH rate statute that applies to Andrew Residence to conform to current practice, and modifies requirements related to approval of education and training programs as work activities under the MFIP program. It requires the commissioner to develop an online civil commitment training program, to establish a working group, and develop a plan to include detoxification services as a covered medical assistance benefit. This article also classifies MinnesotaCare as a forecasted program.

1 **Transfers.** Amends § 16A.724, subd. 2. Classifies MinnesotaCare as a forecasted program, for FY 2018 and thereafter. Requires the commissioner of management and budget to reduce transfers from the health care access fund to the general fund, or to transfer funds from the general fund to the health care access fund, if necessary to meet annual MinnesotaCare expenditures.

2 **Rate methodology.** Amends § 254B.12. Creates two subdivisions in this section

   **Subd. 1. CCDTF rate methodology established.** This subdivision contains the original statutory language.

   **Subd. 2. Payment methodology for highly specialized vendors.** Paragraph (a) requires the commissioner to seek federal authority to develop a payment methodology specific to a vendor who provides chemical dependency services to individuals with complex needs, have been civilly committed, and present a threat to the community and receive reimbursement through the consolidated chemical dependency treatment fund. Makes this methodology effective for services provided on or after October 1, 2015, or on or after receipt of federal approval, whichever is later.
Paragraph (b) requires that the commissioner receive legislative approval before implementing the approved payment methodology.

Group residential housing (GRH) agreements. Amends § 256L.04, subd. 2b. Allows the commissioner to enter directly into an agreement with a provider serving veterans eligible for GRH who live in a GRH-eligible setting located in Stearns County. Specifies the agreement may be terminated without cause by either the commissioner or the provider with two months prior notice. Requires the agreement to meet certain other requirements under the GRH statutes. Makes this section effective July 1, 2015.

Monthly rates; exemptions. Amends § 256L.05, subd. 2. Requires GRH rates paid to the facility specified in this subdivision to include adjustments to the GRH housing rate and any adjustments applicable to supplemental service rates statewide.

Work activity. Amends § 256J.49, subd. 13. Modifies the list of items included in the definition of “work activity” under MFIP by removing certain cross-references and adding Minnesota adult diploma and postsecondary education to the list.

Length of program. Amends § 256J.53, subd. 1. Increases the length of time a postsecondary education or training program can last, from 24 months to four years, in order to be counted as a work activity under MFIP. Requires participants with a high school diploma, GED, or Minnesota adult diploma to be informed of the opportunity to participate in postsecondary education or training while in MFIP.

Approval of postsecondary education or training. Amends § 256J.53, subd. 2. Modifies approval of postsecondary education or training requirements under MFIP.

Requirements after postsecondary education or training. Amends § 256J.53, subd. 5. Increases the length of time a person has to job search after completion of a postsecondary education or training program from six weeks to 12 weeks before the participant must accept any offer of full-time suitable employment.

Basic education; English as a second language. Amends § 256J.531.

Subd. 1. Approval of adult basic education. Expands eligibility for MFIP participants to pursue a GED credential or Minnesota adult diploma as an approved work activity under the MFIP program. Requires participants eligible to pursue a GED credential or Minnesota adult diploma to be informed of the opportunity to participate while in MFIP.

Subd. 2. Approval of English as a second language. Removes certain limitations of approval of English as a second language classes as a work activity under MFIP.

Repealer. Amends Laws 2013, ch. 108, art. 3 § 48. Makes a technical correction to the repeal of the MFIP family cap that was included in the 2013 HHS omnibus bill and moves up the effective date by six months. Makes this section effective July 1, 2014.
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11 Parent Aware quality rating and improvement system accessibility report.

   Subd. 1. Recommendations. Requires the commissioner of human services, in consultation with others, to make recommendations to the legislature on (1) increasing accessibility for child care providers to Parent Aware and (2) increasing access to Parent Aware-rated programs for families.

   Subd. 2. Report. Requires the commissioner to report to the legislature with recommendations by February 15, 2015. Makes this section effective the day following final enactment.

12 Direction to commissioner. Requires the commissioner of human services to implement the repeal of the MFIP family cap July 1, 2014. Requires the commissioner to implement a manual procedure to implement the change if systems modifications cannot be complete in time.

13 Civil commitment training. Instructs the commissioner of human services, in collaboration with named agencies and entities, to develop an online training program on the operation of the civil commitment act as it relates to individuals with mental illness.

14 Direction to commissioner; report on program waiting lists. Requires the commissioner to report to the legislature on all waiting lists for services the department oversees and directs as part of the background materials for the 2016-2017 biennium.

15 Mentally ill offenders arrested or subject to arrest; working group.

   Subd. 1. Working group established; study and draft legislation required. Allows the commissioner of human services to convene a working group to address issues related to offenders with mental illness who are arrested or subject to arrest. Lists issues the group is to consider, and requires the group to issue recommendations for improvements to the process for assisting offenders. Requires the commissioner to enter into an agreement with NAMI to carry out the work of the working group.

   Subd. 2. Membership. Instructs the commissioner to appoint members to the working group who have a broad range of expertise and interests. Lists agencies and entities that must be appointed.

   Subd. 3. Administrative issues. Paragraph (a) requires the commissioner to convene the first meeting by September 1, 2014. Places responsibility for administrative support on NAMI.

   (b) Allows the commissioner to solicit in-kind support from work group member agencies.

   Subd. 4. Report required. Directs the working group to issue a report that includes recommendations and proposed legislation to the legislature by January 1, 2015.
Section 16 Detoxification services; instructions to the commissioner. Requires the commissioner to develop a plan to include detoxification services as a covered medical assistance benefit and present a plan to the legislature by December 15, 2014.

Article 7: Health and Human Services Appropriations

Overview

See spreadsheet.

Article 8: Human Services Forecast Adjustment

Overview

See spreadsheet.