ACF

S0654-1

1st Engrossment

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 654

(SENATE AUTHORS: LOUREY)					
DATE	D-PG	OFFICIAL STATUS			
02/06/2017	518	Introduction and first reading			
		Referred to Human Services Reform Finance and Policy			
02/09/2017	563	Withdrawn and re-referred to Aging and Long-Term Care Policy			
02/22/2017		Comm report: To pass as amended and re-refer to Health and Human Services Finance and Policy			

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; making policy and technical changes to the nursing facility payment system; requiring a report; amending Minnesota Statutes 2016, sections 144.0724, subdivision 6; 256B.431, subdivision 30, by adding a subdivision; 256B.434, subdivision 4; 256B.50, subdivision 1b; 256R.02, subdivisions 4, 17, 18, 19, 22, 42, 52, by adding subdivisions; 256R.07, by adding a subdivision; 256R.10, by adding a subdivision; 256R.12, by adding a subdivision; 256R.37; 256R.40, subdivisions 1, 5; 256R.41; 256R.47; 256R.49; proposing coding for new law in Minnesota Statutes, chapter 256R.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11 1.12	Section 1. Minnesota Statutes 2016, section 144.0724, subdivision 6, is amended to read: Subd. 6. Penalties for late or nonsubmission. (a) A facility that fails to complete or
1.13	submit an assessment according to subdivisions 4 and 5 for a RUG-IV classification within
1.14	seven days of the time requirements listed in the Long-Term Care Facility Resident
1.15	Assessment Instrument User's Manual is subject to a reduced rate for that resident. The
1.16	reduced rate shall be the lowest rate for that facility. The reduced rate is effective on the
1.17	day of admission for new admission assessments, on the ARD for significant change in
1.18	status assessments, or on the day that the assessment was due for all other assessments and
1.19	continues in effect until the first day of the month following the date of submission and
1.20	acceptance of the resident's assessment.
1.21	(b) If loss of revenue due to penalties incurred by a facility for any period of 92 days

are equal to or greater than 1.0 0.1 percent of the total operating costs on the facility's most
recent annual statistical and cost report, a facility may apply to the commissioner of human
services for a reduction in the total penalty amount. The commissioner of human services,
in consultation with the commissioner of health, may, at the sole discretion of the

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commissione	er of human services,	limit the penalty f	for residents covered b	by medical assistance
to 15<u>ten</u> day	/S.			
EFFEC	FIVE DATE. This s	ection is effective	e the day following f	inal enactment.
Sec. 2. Min	nnesota Statutes 201	6, section 256B.4	431, subdivision 30, i	is amended to read:
Subd. 30	. Bed layaway and	delicensure. (a)]	For rate years beginn	ing on or after July
1, 2000, a nu	ursing facility reimbu	ursed under this s	ection which has place	ced beds on layaway
shall, for pu	rposes of application	n of the downsizin	ng incentive in subdi	vision 3a, paragraph
(c), and calc	ulation of the rental	per diem, have th	nose beds given the s	ame effect as if the
beds had bee	en delicensed so long	g as the beds rema	ain on layaway. At th	e time of a layaway,
a facility ma	y change its single b	bed election for u	se in calculating capa	acity days under
Minnesota R	Rules, part 9549.0060	0, subpart 11. The	e property payment r	ate increase shall be
effective the	first day of the mon	th <u>of January or J</u>	uly, whichever occur	rs first following the
nonth<u>date</u> i	n which the layaway	y of the beds becc	omes effective under	section 144A.071,
subdivision	4b.			
(b) For ra	ate years beginning o	on or after July 1	, 2000, notwithstandi	ing any provision to
the contrary	under section 256B.4	434, a nursing fac	eility reimbursed und	er that section which
nas placed b	eds on layaway shal	l, for so long as t	he beds remain on la	yaway, be allowed
0:				
(1) aggre	gate the applicable i	nvestment per be	ed limits based on the	e number of beds
icensed imm	nediately prior to en	tering the alterna	tive payment system	,
(2) retain	or change the facilit	ty's single bed ele	ection for use in calcu	lating capacity days
under Minne	esota Rules, part 954	9.0060, subpart	11; and	
(3) establ	lish capacity days bas	sed on the number	of beds immediately	prior to the layaway
and the num	ber of beds after the	layaway.		
The com	missioner shall incre	ease the facility's	property payment rat	e by the incremental
increase in the	he rental per diem re	esulting from the	recalculation of the f	facility's rental per
diem applyir	ng only the changes r	esulting from the	layaway of beds and	clauses (1), (2), and
(3). If a facil	lity reimbursed unde	er section 256B.4.	34 completes a mora	torium exception
	-		e shall be the morator	-
	-		ctors in section 256B	
	-	-	e shall be effective th	
month of Jar	nuary or July, which	ever occurs first	following the month	date in which the
layaway of t			_	

(c) If a nursing facility removes a bed from layaway status in accordance with section 144A.071, subdivision 4b, the commissioner shall establish capacity days based on the number of licensed and certified beds in the facility not on layaway and shall reduce the nursing facility's property payment rate in accordance with paragraph (b).

(d) For the rate years beginning on or after July 1, 2000, notwithstanding any provision
to the contrary under section 256B.434, a nursing facility reimbursed under that section,
which has delicensed beds after July 1, 2000, by giving notice of the delicensure to the
commissioner of health according to the notice requirements in section 144A.071, subdivision
4b, shall be allowed to:

3.10 (1) aggregate the applicable investment per bed limits based on the number of beds
3.11 licensed immediately prior to entering the alternative payment system;

3.12 (2) retain or change the facility's single bed election for use in calculating capacity days
3.13 under Minnesota Rules, part 9549.0060, subpart 11; and

- 3.14 (3) establish capacity days based on the number of beds immediately prior to the3.15 delicensure and the number of beds after the delicensure.
- The commissioner shall increase the facility's property payment rate by the incremental 3.16 increase in the rental per diem resulting from the recalculation of the facility's rental per 3.17 diem applying only the changes resulting from the delicensure of beds and clauses (1), (2), 3.18 and (3). If a facility reimbursed under section 256B.434 completes a moratorium exception 3.19 project after its base year, the base year property rate shall be the moratorium project property 3.20 rate. The base year rate shall be inflated by the factors in section 256B.434, subdivision 4, 3.21 paragraph (c). The property payment rate increase shall be effective the first day of the 3.22 month of January or July, whichever occurs first following the month date in which the 3.23 delicensure of the beds becomes effective. 3.24

3.25 (e) For nursing facilities reimbursed under this section or section 256B.434, any beds
3.26 placed on layaway shall not be included in calculating facility occupancy as it pertains to
3.27 leave days defined in Minnesota Rules, part 9505.0415.

3.28 (f) For nursing facilities reimbursed under this section or section 256B.434, the rental
3.29 rate calculated after placing beds on layaway may not be less than the rental rate prior to
3.30 placing beds on layaway.

3.31 (g) A nursing facility receiving a rate adjustment as a result of this section shall comply
3.32 with section 256B.47 256R.06, subdivision 2 5.

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(h) A facility that does not utilize the space made available as a result of bed layaway
or delicensure under this subdivision to reduce the number of beds per room or provide
more common space for nursing facility uses or perform other activities related to the
operation of the nursing facility shall have its property rate increase calculated under this
subdivision reduced by the ratio of the square footage made available that is not used for
these purposes to the total square footage made available as a result of bed layaway or
delicensure.

4.8 Sec. 3. Minnesota Statutes 2016, section 256B.431, is amended by adding a subdivision
4.9 to read:

4.10 Subd. 46. Single-bed election. A nursing facility may change its single-bed election for 4.11 use in calculating capacity days under Minnesota Rules, part 9549.0060, subpart 11, for 4.12 rates established on January 1 if the commissioner receives written notification from the 4.13 nursing facility by August 15 of the preceding year.

4.14 Sec. 4. Minnesota Statutes 2016, section 256B.434, subdivision 4, is amended to read:

Subd. 4. Alternate rates for nursing facilities. Effective for the rate years beginning 4.15 on and after January 1, 2018, a nursing facility's case mix property payment rates rate for 4.16 the second and subsequent years of a facility's contract under this section are the previous 4.17 rate year's contract property payment rates rate plus an inflation adjustment and, for facilities 4.18 reimbursed under this section or section 256B.431, an adjustment to include the cost of any 4.19 increase in Health Department licensing fees for the facility taking effect on or after July 4.20 1, 2001. The index for the inflation adjustment must be based on the change in the Consumer 4.21 Price Index-All Items (United States City average) (CPI-U) forecasted by the commissioner 4.22 of management and budget's national economic consultant Reports and Forecasts Division 4.23 of the Department of Human Services, as forecasted in the fourth quarter of the calendar 4.24 year preceding the rate year. The inflation adjustment must be based on the 12-month period 4.25 from the midpoint of the previous rate year to the midpoint of the rate year for which the 4.26 rate is being determined. For the rate years beginning on July 1, 1999, July 1, 2000, July 1, 4.27 2001, July 1, 2002, July 1, 2003, July 1, 2004, July 1, 2005, July 1, 2006, July 1, 2007, July 4.28 1, 2008, October 1, 2009, and October 1, 2010, this paragraph shall apply only to the 4.29 property-related payment rate. For the rate years beginning on October 1, 2011, October 1, 4.30 2012, October 1, 2013, October 1, 2014, October 1, 2015, January 1, 2016, and January 1, 4.31 4.32 2017, the rate adjustment under this paragraph shall be suspended. Beginning in 2005, adjustment to the property payment rate under this section and section 256B.431 shall be 4.33 effective on October 1. In determining the amount of the property-related payment rate 4.34

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adjustment under this paragraph, the commissioner shall determine the proportion of the

- 5.2 facility's rates that are property-related based on the facility's most recent cost report.
- 5.3 Sec. 5. Minnesota Statutes 2016, section 256B.50, subdivision 1b, is amended to read:

Subd. 1b. Filing an appeal. To appeal, the provider shall file with the commissioner a 5.4 written notice of appeal; the appeal must be postmarked or received by the commissioner 5.5 within 60 days of the publication date the determination of the payment rate was mailed or 5.6 personally received by a provider, whichever is earlier printed on the rate notice. The notice 5.7 of appeal must specify each disputed item; the reason for the dispute; the total dollar amount 5.8 in dispute for each separate disallowance, allocation, or adjustment of each cost item or part 5.9 of a cost item; the computation that the provider believes is correct; the authority in statute 5.10 or rule upon which the provider relies for each disputed item; the name and address of the 5.11 person or firm with whom contacts may be made regarding the appeal; and other information 5.12 required by the commissioner. 5.13

5.14 Sec. 6. Minnesota Statutes 2016, section 256R.02, subdivision 4, is amended to read:

Subd. 4. Administrative costs. "Administrative costs" means the identifiable costs for 5.15 administering the overall activities of the nursing home. These costs include salaries and 5.16 wages of the administrator, assistant administrator, business office employees, security 5.17 guards, and associated fringe benefits and payroll taxes, fees, contracts, or purchases related 5.18 to business office functions, licenses, and permits except as provided in the external fixed 5.19 costs category, employee recognition, travel including meals and lodging, all training except 5.20 as specified in subdivision 17, voice and data communication or transmission, office supplies, 5.21 property and liability insurance and other forms of insurance not designated to other areas 5.22 except insurance that is a fringe benefit under subdivision 22, personnel recruitment, legal 5.23 services, accounting services, management or business consultants, data processing, 5.24 information technology, Web site, central or home office costs, business meetings and 5.25 seminars, postage, fees for professional organizations, subscriptions, security services, 5.26 advertising, board of directors fees, working capital interest expense, and bad debts, and 5.27 bad debt collection fees. 5.28

Sec. 7. Minnesota Statutes 2016, section 256R.02, subdivision 17, is amended to read:
Subd. 17. Direct care costs. "Direct care costs" means costs for the wages of nursing
administration, direct care registered nurses, licensed practical nurses, certified nursing
assistants, trained medication aides, employees conducting training in resident care topics
and associated fringe benefits and payroll taxes; services from a supplemental nursing

services agency; supplies that are stocked at nursing stations or on the floor and distributed 6.1 or used individually, including, but not limited to: alcohol, applicators, cotton balls, 6.2 incontinence pads, disposable ice bags, dressings, bandages, water pitchers, tongue 6.3 depressors, disposable gloves, enemas, enema equipment, soap, medication cups, diapers, 6.4 plastic waste bags, sanitary products, thermometers, hypodermic needles and syringes, 6.5 clinical reagents or similar diagnostic agents, drugs that are not paid on a separate fee 6.6 schedule by the medical assistance program or any other payer, and; technology related to 6.7 the provision of nursing care to residents, such as electronic charting systems; costs of 6.8 materials used for resident care training, and training courses outside of the facility attended 6.9 by direct care staff on resident care topics; and nurse consultants, pharmacy consultants, 6.10 and medical directors. 6.11

6.12 Sec. 8. Minnesota Statutes 2016, section 256R.02, subdivision 18, is amended to read:

6.13 Subd. 18. Employer health insurance costs. "Employer health insurance costs" means

6.14 premium expenses for group coverage and reinsurance, actual expenses incurred for

6.15 self-insured plans including reinsurance, costs associated with administrating

6.16 <u>employer-provided health insurance</u>, and employer contributions to employee health

6.17 reimbursement and health savings accounts. Premium and expense costs and contributions

6.18 are allowable for (1) all employees and (2) the spouse and dependents of <u>those</u> employees

6.19 who meet the definition of full-time employees under the federal Affordable Care Act,

6.20 Public Law 111-148 are employed on average at least 30 hours of service per week, or 130

6.21 <u>hours of service per month</u>.

6.22 Sec. 9. Minnesota Statutes 2016, section 256R.02, subdivision 19, is amended to read:

Subd. 19. External fixed costs. "External fixed costs" means costs related to the nursing 6.23 home surcharge under section 256.9657, subdivision 1; licensure fees under section 144.122; 6.24 6.25 family advisory council fee under section 144A.33; scholarships under section 256R.37; planned closure rate adjustments under section 256R.40; consolidation rate adjustments 6.26 under section 144A.071, subdivisions 4c, paragraph (a), clauses (5) and (6), and 4d; 6.27 single-bed room incentives under section 256R.41; property real estate taxes, special 6.28 assessments, and payments in lieu of taxes; employer health insurance costs; quality 6.29 improvement incentive payment rate adjustments under section 256R.39; performance-based 6.30 incentive payments under section 256R.38; special dietary needs under section 256R.51; 6.31 rate adjustments for compensation-related costs for minimum wage changes under section 6.32 256R.49 provided on or after January 1, 2018; and Public Employees Retirement Association 6.33 6.34 employer costs.

Sec. 9.

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7.1	Sec. 10. Minnesota Statutes 2016, section 256R.02, subdivision 22, is amended to read:
7.2	Subd. 22. Fringe benefit costs. "Fringe benefit costs" means the costs for group life,
7.3	dental, workers' compensation, and other employee insurances and short and long-term
7.4	disability, long-term care insurance, accident insurance, supplemental insurance, legal
7.5	assistance insurance, profit sharing, health insurance costs not covered under subdivision
7.6	18 such as health insurance costs associated with part-time employee family members or
7.7	retirees, and pension and retirement plan contributions, except for the Public Employees
7.8	Retirement Association and employer health insurance costs; profit sharing; and retirement
7.9	plans for which the employer pays all or a portion of the costs.
7.10	Sec. 11. Minnesota Statutes 2016, section 256R.02, subdivision 42, is amended to read:
7.11	Subd. 42. Raw food costs. "Raw food costs" means the cost of food provided to nursing
7.12	facility residents and the allocation of dietary credits. Also included are special dietary
7.13	supplements used for tube feeding or oral feeding, such as elemental high nitrogen diet.
7.14	Sec. 12. Minnesota Statutes 2016, section 256R.02, is amended by adding a subdivision
	to read:
7.15	to read.
7.16	Subd. 42a. Real estate taxes. "Real estate taxes" means the real estate tax liability shown
7.17	on the annual property tax statement of the nursing facility for the reporting period. The
7.18	term does not include personnel costs or fees for late payment.
7.19	Sec. 13. Minnesota Statutes 2016, section 256R.02, is amended by adding a subdivision
7.20	to read:
7.21	Subd. 48a. Special assessments. "Special assessments" means the actual special
7.22	assessments and related interest paid during the reporting period. The term does not include
7.23	personnel costs or fees for late payment.
7.24	Sec. 14. Minnesota Statutes 2016, section 256R.02, subdivision 52, is amended to read:
7.25	Subd. 52. Therapy costs. "Therapy costs" means any costs related to medical assistance
7.26	therapy services provided to residents that are not billed separately billable from the daily
7.27	operating rate.

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8.1	Sec. 15. Minn	esota Statutes 201	6, section 256R	07, is amended by addi	ng a subdivision
8.2	to read:				
8.3	Subd. 6. Ele	ctronic signature	. For document	ation requiring a signatu	re under this
8.4	chapter or section	on 256B.431 or 25	6B.434, use of	an electronic signature a	as defined under
8.5	section 325L.02	, paragraph (h), is	allowed.		
8.6	Sec. 16. Minn	esota Statutes 201	6, section 256R	.10, is amended by addi	ng a subdivision
8.7	to read:				
8.8	<u>Subd. 7.</u> Bae	l debts. Bad debts	s of Medicaid an	nd private pay recipients	are allowable
8.9	only when:				
8.10	(1) the debt	is related to covere	ed services;		
8.11	(2) the debt a	arises from the rec	ipient's required	d contribution toward the	e cost of care, not
8.12	including Medic	care coinsurance for	or Medicaid rec	pipients as defined in sec	tion 256B.0625,
8.13	subdivision 57a	2			
8.14	(3) the provi	der can establish r	reasonable colle	ection efforts were made	. Reasonable
8.15	collection effort	s consist of at leas	st three docume	nted attempts by the con	tractor to obtain
8.16	payment demon	strating that the effective	ffort devoted to	collecting the bad debts	of a Medicaid
8.17	recipient is the s	same as the effort	devoted to colle	ecting the bad debts of a	private pay
8.18	recipient;				
8.19	(4) the debt	was actually unco	llectible when c	laimed as worthless; and	<u>d</u>
8.20	<u>(5) sound bu</u>	siness judgment es	stablished there	was no likelihood of rec	overy at any time
8.21	in the future.				
8.22	Sec. 17. Minn	esota Statutes 201	6, section 256R		ng a subdivision
8.23	to read:			•	
8.24	<u>Subd. 11.</u> Al	location of nurse	consultant cos	sts. Salaries and payroll	taxes for nurse
8.25	consultants who	work out of a cer	ntral office mus	t be allocated proportion	ately by total
8.26	resident days or	by direct identific	ation to the nurs	sing facilities served by t	hose consultants.
8.27	Sec. 18. [256]	R.18] BIENNIAL	REPORT.		
		•		···· ··· ·····························	indiation of the
8.28		•		tive committees with jur	isaiction over
8.29	nursing facility	payment rates a bi	iennial report in	iciuaing:	

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9.1	(1) the impa	ct of using cost re	port data to set	rates without updatin	g the cost report data	
9.2	by the change in the Consumer Price Index for all urban consumers from the mid-point of					
9.3	the cost report t	to the mid-point of	f the rate year;			
9.4	(2) the impa	ect of the quality a	djusted care lin	nits;		
9.5	(3) the abilit	ty of nursing facili	ties to retain er	nployees, including w	hether rate increases	
9.6	are passed throu	ugh to employees;				
9.7	(4) the effica	acy of the critical	access nursing	facility program unde	er section 256R.47;	
9.8	and					
9.9	(5) the impa	ect of payment rate	e limit reduction	n under section 256R	.23, subdivision 6.	
9.10	EFFECTIV	E DATE. This se	ection is effective	ve January 1, 2019.		
9.11	Sec. 19. Minn	esota Statutes 201	6, section 256	R.37, is amended to re	ead:	
9.12	256R.37 SC	CHOLARSHIPS.				
9.13	(a) For the 2	27-month period b	eginning Octob	per 1, 2015, through I	December 31, 2017,	
9.14	the commission	er shall allow a sc	cholarship per c	liem of up to 25 cents	for each nursing	
9.15	facility with no	scholarship per di	iem that is requ	lesting a scholarship p	per diem to be added	
9.16	to the external f	fixed payment rate	e to be used:			
9.17	(1) for empl	oyee scholarships	that satisfy the	e following requireme	nts:	
9.18	(i) scholarsh	ips are available to	o all employees	s who work an average	e of at least ten hours	
9.19	per week at the	facility except the	e administrator,	and to reimburse stud	dent loan expenses	
9.20	for newly hired	and recently grad	uated registere	d nurses and licensed	practical nurses, and	
9.21	training expense	es for nursing assi	stants as specif	fied in section 144A.6	11, subdivisions 2	
9.22	and 4 , who are a	newly hired and h	ave graduated	within the last 12 mor	1ths ; and	
9.23	(ii) the cours	se of study is expe	ected to lead to	career advancement	with the facility or in	
9.24	long-term care,	including medical	l care interprete	er services and social	work; and	
9.25	(2) to provid	le job-related trair	ning in English	as a second language		
9.26	(b) All facili	ties may annually	request a rate a	djustment under this s	section by submitting	
9.27	information to t	he commissioner of	on a schedule a	nd in a form supplied l	by the commissioner.	
9.28	The commission	ner shall allow a sc	holarship paym	ent rate equal to the re	ported and allowable	
9.29	costs divided by	y resident days.				
9.30	(c) In calcul	ating the per diem	under paragra	ph (b), the commissio	oner shall allow costs	
9.31	related to tuition	n, direct education	nal expenses, an	nd reasonable costs as	defined by the	

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10.1 commissioner for child care costs and transportation expenses related to direct educational10.2 expenses.

(d) The rate increase under this section is an optional rate add-on that the facility must
request from the commissioner in a manner prescribed by the commissioner. The rate
increase must be used for scholarships as specified in this section.

(e) For instances in which a rate adjustment will be 15 cents or greater, nursing facilities
that close beds during a rate year may request to have their scholarship adjustment under
paragraph (b) recalculated by the commissioner for the remainder of the rate year to reflect
the reduction in resident days compared to the cost report year.

10.10 Sec. 20. Minnesota Statutes 2016, section 256R.40, subdivision 1, is amended to read:

10.11 Subdivision 1. **Definitions.** (a) The definitions in this subdivision apply to this section.

10.12 (b) "Closure" means the cessation of operations of a nursing facility and delicensure and10.13 decertification of all beds within the facility.

10.14 (c) "Closure plan" means a plan to close a nursing facility and reallocate a portion of
10.15 the resulting savings to provide planned closure rate adjustments at other facilities.

10.16 (d) "Commencement of closure" means the date on which residents and designated
10.17 representatives are notified of a planned closure as provided in section 144A.161, subdivision
10.18 5a, as part of an approved closure plan.

(e) "Completion of closure" means the date on which the final resident of the nursing
facility designated for closure in an approved closure plan is discharged from the facility
or the date that beds from a partial closure are delicensed and decertified.

(f) "Partial closure" means the delicensure and decertification of a portion of the bedswithin the facility.

(g) "Planned closure rate adjustment" means an increase in a nursing facility's operating
 rates resulting from a planned closure or a planned partial closure of another facility.

10.26 Sec. 21. Minnesota Statutes 2016, section 256R.40, subdivision 5, is amended to read:

Subd. 5. Planned closure rate adjustment. (a) The commissioner shall calculate the
amount of the planned closure rate adjustment available under subdivision 6 according to
clauses (1) to (4):

10.30 (1) the amount available is the net reduction of nursing facility beds multiplied by \$2,080;

(2) the total number of beds in the nursing facility or facilities receiving the planned 11.1 closure rate adjustment must be identified; 11.2 (3) capacity days are determined by multiplying the number determined under clause 11.3 (2) by 365; and 11.4 11.5 (4) the planned closure rate adjustment is the amount available in clause (1), divided by capacity days determined under clause (3). 11.6 11.7 (b) A planned closure rate adjustment under this section is effective on the first day of the month of January or July, whichever occurs first following completion of closure of the 11.8 facility designated for closure in the application and becomes part of the nursing facility's 11.9 external fixed payment rate. 11.10 (c) Upon the request of a closing facility, the commissioner must allow the facility a 11.11 closure rate adjustment as provided under section 144A.161, subdivision 10. 11.12 (d) A facility that has received a planned closure rate adjustment may reassign it to 11.13 another facility that is under the same ownership at any time within three years of its effective 11.14

date. The amount of the adjustment is computed according to paragraph (a). 11.15

(e) If the per bed dollar amount specified in paragraph (a), clause (1), is increased, the 11.16 commissioner shall recalculate planned closure rate adjustments for facilities that delicense 11.17 beds under this section on or after July 1, 2001, to reflect the increase in the per bed dollar 11.18 amount. The recalculated planned closure rate adjustment is effective from the date the per 11.19 bed dollar amount is increased. 11.20

(f) For a nursing facility that is ceasing operations through delicensure and decertification 11.21

of all beds within the facility, the planned closure rate adjustment under this section is 11.22

effective on the first day of the month following completion of closure of the facility 11.23

11.24 designated for closure in the application and becomes part of any assigned nursing facility's

11.25 external fixed payment rate.

Sec. 22. Minnesota Statutes 2016, section 256R.41, is amended to read: 11.26

256R.41 SINGLE-BED ROOM INCENTIVE. 11.27

(a) Beginning July 1, 2005, the operating payment rate for nursing facilities reimbursed 11.28 under this chapter shall be increased by 20 percent multiplied by the ratio of the number of 11.29 new single-bed rooms created divided by the number of active beds on July 1, 2005, for 11.30 11.31 each bed closure that results in the creation of a single-bed room after July 1, 2005. The commissioner may implement rate adjustments for up to 3,000 new single-bed rooms each 11.32

12.1 year. For eligible bed closures for which the commissioner receives a notice from a facility
12.2 during a calendar quarter that a bed has been delicensed and a new single-bed room has
12.3 been established, the rate adjustment in this paragraph shall be effective on either the first
12.4 day of the second month of January or July, whichever occurs first following that calendar
12.5 quarter the date of the bed delicensure.

(b) A nursing facility is prohibited from discharging residents for purposes of establishing
single-bed rooms. A nursing facility must submit documentation to the commissioner in a
form prescribed by the commissioner, certifying the occupancy status of beds closed to
create single-bed rooms. In the event that the commissioner determines that a facility has
discharged a resident for purposes of establishing a single-bed room, the commissioner shall
not provide a rate adjustment under paragraph (a).

12.12 Sec. 23. Minnesota Statutes 2016, section 256R.47, is amended to read:

12.13 256R.47 RATE ADJUSTMENT FOR CRITICAL ACCESS NURSING 12.14 FACILITIES.

(a) The commissioner, in consultation with the commissioner of health, may designate
certain nursing facilities as critical access nursing facilities. The designation shall be granted
on a competitive basis, within the limits of funds appropriated for this purpose.

(b) The commissioner shall request proposals from nursing facilities every two years.
Proposals must be submitted in the form and according to the timelines established by the
commissioner. In selecting applicants to designate, the commissioner, in consultation with
the commissioner of health, and with input from stakeholders, shall develop criteria designed
to preserve access to nursing facility services in isolated areas, rebalance long-term care,
and improve quality. To the extent practicable, the commissioner shall ensure an even
distribution of designations across the state.

(c) The commissioner shall allow the benefits in clauses (1) to (5) for nursing facilities
designated as critical access nursing facilities:

(1) partial rebasing, with the commissioner allowing a designated facility operating
payment rates being the sum of up to 60 percent of the operating payment rate determined
in accordance with section 256R.21, subdivision 3, and at least 40 percent, with the sum of
the two portions being equal to 100 percent, of the operating payment rate that would have
been allowed had the facility not been designated. The commissioner may adjust these
percentages by up to 20 percent and may approve a request for less than the amount allowed;

(2) enhanced payments for leave days. Notwithstanding section 256R.43, upon
designation as a critical access nursing facility, the commissioner shall limit payment for
leave days to 60 percent of that nursing facility's total payment rate for the involved resident,
and shall allow this payment only when the occupancy of the nursing facility, inclusive of
bed hold days, is equal to or greater than 90 percent;

(3) two designated critical access nursing facilities, with up to 100 beds in active service,
may jointly apply to the commissioner of health for a waiver of Minnesota Rules, part
4658.0500, subpart 2, in order to jointly employ a director of nursing. The commissioner
of health shall consider each waiver request independently based on the criteria under
Minnesota Rules, part 4658.0040;

(4) the minimum threshold under section 256B.431, subdivision 15, paragraph (e), shall
be 40 percent of the amount that would otherwise apply; and

(5) the quality-based rate limits under section 256R.23, subdivisions 5 to 7, apply to
designated critical access nursing facilities.

(d) Designation of a critical access nursing facility is for a period of two years, after
which the benefits allowed under paragraph (c) shall be removed. Designated facilities may
apply for continued designation.

(e) This section is suspended and no state or federal funding shall be appropriated or
allocated for the purposes of this section from January 1, 2016, to December 31, 2017 2019.

13.20 Sec. 24. Minnesota Statutes 2016, section 256R.49, is amended to read:

13.21 256R.49 RATE ADJUSTMENTS FOR COMPENSATION-RELATED COSTS 13.22 FOR MINIMUM WAGE CHANGES.

Subdivision 1. Rate adjustments for compensation-related costs. (a) Operating
Payment rates of all nursing facilities that are reimbursed under this chapter shall be increased
effective for rate years beginning on and after October 1, 2014, to address changes in
compensation costs for nursing facility employees paid less than \$14 per hour in accordance
with this section. Rate increases provided under this section before October 1, 2016, expire
effective January 1, 2018. Rate increases provided on or after October 1, 2016, expire two
years after the effective date of the rate increases.

(b) Nursing facilities that receive approval of the applications in subdivision 2 must
 receive rate adjustments according to subdivision 4. The rate adjustments must be used to
 pay compensation costs for nursing facility employees paid less than \$14 per hour.

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Subd. 2. Application process. To receive a rate adjustment, nursing facilities must 14.1 submit applications to the commissioner in a form and manner determined by the 14.2 14.3 commissioner. The applications for the rate adjustments shall include specified data, and spending plans that describe how the funds from the rate adjustments will be allocated for 14.4 compensation to employees paid less than \$14 per hour. The applications must be submitted 14.5 within three months of the effective date of any operating payment rate adjustment under 14.6 this section. The commissioner may request any additional information needed to determine 14.7 14.8 the rate adjustment within three weeks of receiving a complete application. The nursing facility must provide any additional information requested by the commissioner within six 14.9 months of the effective date of any operating payment rate adjustment under this section. 14.10 The commissioner may waive the deadlines in this section under extraordinary circumstances. 14.11

Subd. 3. Additional application requirements for facilities with employees 14.12 represented by an exclusive bargaining representative. For nursing facilities in which 14.13 employees are represented by an exclusive bargaining representative, the commissioner 14.14 shall approve the applications submitted under subdivision 2 only upon receipt of a letter 14.15 or letters of acceptance of the spending plans in regard to members of the bargaining unit, 14.16 signed by the exclusive bargaining agent and dated after May 31, 2014. Upon receipt of the 14.17 letter or letters of acceptance, the commissioner shall deem all requirements of this section 14.18 as having been met in regard to the members of the bargaining unit. 14.19

Subd. 4. Determination of the rate adjustments for compensation-related costs. Based on the application in subdivision 2, the commissioner shall calculate the allowable annualized compensation costs by adding the totals of clauses $(1)_{,}$ and $(2)_{,}$ and (3). The result must be divided by the standardized or sum of the facility's resident days from the most recently available cost report to determine per day amounts, which must be included in the operating portion external fixed costs payment rate of the total payment rate and allocated to direct care or other operating as determined by the commissioner:

(1) the sum of the difference between \$9.50 and any hourly wage rate less than \$9.50
for October 1, 2016; and between the indexed value of the minimum wage, as defined in
section 177.24, subdivision 1, paragraph (f), or any other minimum wage implemented in
statute or by any local ordinance, and any hourly wage less than that indexed value for rate
years beginning on and after October 1, 2017 January 1, 2018; multiplied by the number
of compensated hours at that wage rate; and

(2) using wages and hours in effect during the first three months of calendar year 2014,
beginning with the first pay period beginning on or after January 1, 2014; 22.2 percent of
the sum of items (i) to (viii) for October 1, 2016;

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15.1	(i) for a	all compensated hours	from \$8 to \$8.49	9 per hour, the number	r of compensated
15.2	hours is m	ultiplied by \$0.13;			
15.3	(ii) for a	all compensated hours	from \$8.50 to \$8	8.99 per hour, the num	ber of compensated
15.4	hours is m	ultiplied by \$0.25;			
15.5	(iii) for	all compensated hour	s from \$9 to \$9.	49 per hour, the numb	er of compensated
15.6	hours is m	ultiplied by \$0.38;			
15.7	(iv) for	all compensated hours	from \$9.50 to \$1	0.49 per hour, the num	ber of compensated
15.8	hours is m	ultiplied by \$0.50;			
15.9		all compensated hours f	rom \$10.50 to \$1	0.99 per hour, the num	iber of compensated
15.10	hours is m	ultiplied by \$0.40;			
15.11		all compensated hours	; from \$11 to \$1 1	49 per hour, the num	ber of compensated
15.12		ultiplied by \$0.30;			
15.13		r all compensated hour		3 \$11.99 per hour, the	number of
15.14	1	ed hours is multiplied	•		
15.15 15.16		or all compensated hou ultiplied by \$0.10; and		13 per hour, the numb	er of compensated
15.17	(3) (2)1	the sum of the employe	er's share of FIC.	A taxes, Medicare tax	es, state and federal

- 15.18 unemployment taxes, workers' compensation, pensions, and contributions to employee
- 15.19 retirement accounts attributable to the amounts in $\frac{\text{clauses clause}}{\text{clause}}(1)$ and (2).