

H.F. 1683

As amended by H1683DE3-1

Subject Mental health services reimbursement rates and eligibility

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Overview

This bill modifies eligibility and rate requirements for a range of mental health treatment services and programs, including behavioral health fund room and board services, assertive community treatment, intensive residential treatment, residential crisis services, psychiatric residential treatment facility services, and intensive rehabilitative mental health services.

Summary

Section Description

1 Client eligibility.

Amends § 254B.04, subd. 1. Adds persons enrolled in MinnesotaCare to those eligible for behavioral health fund room and board services; specifies that persons enrolled in MinnesotaCare are eligible for room and board services when the services are provided through intensive residential treatment services and residential crisis services.

Makes this section effective January 1, 2025, or upon federal approval, whichever is later. Requires the commissioner of human services to notify the revisor when federal approval is obtained.

2 Medical assistance payment for assertive community treatment and intensive residential treatment services.

Amends § 256B.0622, subd. 8. Allows assertive community treatment, intensive residential treatment services, and adult residential crisis stabilization services providers to include in their prospective cost-based rate-setting methodology a line item reflecting estimated additional staffing compensation costs, subject to review by the commissioner.

Allows intensive residential treatment services and adult residential crisis stabilization services providers to include in their prospective cost-based rate-setting methodology a line item reflecting estimated new capital costs, subject to review by

Section Description

the commissioner. Requires the commissioner to reconcile the provider's rate with the provider's actual costs from the prior 12 months.

Makes this section effective January 1, 2025, or upon federal approval, whichever is later. Requires the commissioner of human services to notify the revisor when federal approval is obtained.

3 Crisis stabilization services.

Amends § 256B.0624, subd. 7. Requires the commissioner to set prospective rates for the annual rate period using the intensive residential treatment services rate methodology for crisis stabilization services provided in a supervised, licensed residential setting that serves more than four adult residents.

Makes this section effective January 1, 2025, or upon federal approval, whichever is later. Requires the commissioner of human services to notify the revisor when federal approval is obtained.

4 Per diem rate.

Amends § 256B.0941, subd. 3. For psychiatric residential treatment facility rates, specifies that staffing compensation and new capital costs must be included in the per diem rate. Requires the commissioner to reconcile the provider's rate with the provider's actual costs from the prior 12 months.

Makes this section effective January 1, 2025, or upon federal approval, whichever is later. Requires the commissioner of human services to notify the revisor when federal approval is obtained.

5 Medical assistance payment and rate setting.

Amends § 256B.0947, subd. 7. Requires the commissioner to consider the estimated additional staffing compensation costs for the next rate year as reported by entities providing the service when developing regional cost-based rates for entities that will bill medical assistance for nonresidential intensive rehabilitative mental health services. Requires the commissioner to reconcile the provider's rate with the provider's actual costs from the prior 12 months.

Makes this section effective January 1, 2025, or upon federal approval, whichever is later. Requires the commissioner of human services to notify the revisor when federal approval is obtained.



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