AGW/CA

**SENATE** STATE OF MINNESOTA

NINETY-THIRD SESSION

23-02021

## S.F. No. 1320

## (SENATE AUTHORS: MORRISON, Mann, Maye Quade and Boldon)DATED-PGOFFICIAL STATUS02/06/2023679Introduction and first reading<br/>Referred to Human Services02/09/2023766Author added Boldon02/20/2023928Withdrawn and re-referred to Health and Human Services<br/>See SF2995

1.1	A bill for an act			
1.2 1.3 1.4	relating to human services; modifying and expanding medical assistance coverage of tobacco and nicotine cessation treatment; amending Minnesota Statutes 2022, sections 256B.04, subdivision 14; 256B.0625, by adding a subdivision; 256B.0631, and division 14; 256B.0625, by adding a subdivision; 256B.0631,			
1.5	subdivision 1; 256L.03, subdivision 5.			
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:			
1.7	Section 1. Minnesota Statutes 2022, section 256B.04, subdivision 14, is amended to read:			
1.8	Subd. 14. Competitive bidding. (a) When determined to be effective, economical, and			
1.9	feasible, the commissioner may utilize volume purchase through competitive bidding and			
1.10	negotiation under the provisions of chapter 16C, to provide items under the medical assistance			
1.11	program including but not limited to the following:			
1.12	(1) eyeglasses;			
1.13	(2) oxygen. The commissioner shall provide for oxygen needed in an emergency situation			
1.14	on a short-term basis, until the vendor can obtain the necessary supply from the contract			
1.15	dealer;			
1.16	(3) hearing aids and supplies;			
1.17	(4) durable medical equipment, including but not limited to:			
1.18	(i) hospital beds;			
1.19	(ii) commodes;			
1.20	(iii) glide-about chairs;			
1.21	(iv) patient lift apparatus;			

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Section 1.

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2.1	(v) wheelchairs and accessories;						
2.2	(vi) oxygen administration equipment;						
2.3	(vii) respiratory therapy equipment;						
2.4	(viii) electronic diagnostic, therapeutic and life-support systems; and						
2.5	(ix) allergen-reducing products as described in section 256B.0625, subdivision 67,						
2.6	paragraph (c) or (d);						
2.7	(5) nonemergency medical transportation level of need determinations, disbursement of						
2.8	public transportation passes and tokens, and volunteer and recipient mileage and parking						
2.9	reimbursements; and						
2.10	(6) drugs- <u>; and</u>						
2.11	(7) quitline services as described in section 256B.0625, subdivision 68, paragraph (c).						
2.12	(b) Rate of	changes and recip	ient cost-sharing u	nder this chapter and cha	pter 256L do not		
2.13	affect contract payments under this subdivision unless specifically identified.						
2.14	(c) The c	ommissioner may	v not utilize volume	e purchase through comp	etitive bidding		
2.15	and negotiati	ion under the prov	visions of chapter 1	6C for special transporta	ation services or		
2.16	incontinence products and related supplies.						
2.17	Sec. 2. Mir	nnesota Statutes 2	022, section 256B.	0625, is amended by add	ing a subdivision		
2.18	to read:						
2.19	Subd. 68	<u>. Tobacco and ni</u>	<u>cotine cessation. (</u>	a) Medical assistance cov	vers tobacco and		
2.20	nicotine cess	ation services, dr	ugs to treat tobacco	o and nicotine addiction of	or dependence,		
2.21	and drugs to	help individuals	discontinue use of	tobacco and nicotine pro-	ducts. Medical		
2.22	assistance must cover services and drugs as provided in this subdivision consistent with						
2.23	evidence-based or evidence-informed best practices.						
2.24	(b) Medie	cal assistance mu	st cover in-person i	ndividual and group toba	acco and nicotine		
2.25	cessation education and counseling services if provided by a health care practitioner whose						
2.26	scope of practice encompasses tobacco and nicotine cessation education and counseling.						
2.27	Service providers include but are not limited to the following:						
2.28	(1) mental health practitioners under section 245.462, subdivision 17;						
2.29	<u>(2) menta</u>	al health profession	onals under section	245.462, subdivision 18	2		
2.30	(3) mental health certified peer specialists under section 256B.0615;						

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3.1	(4) alcohol and drug counselors licensed under chapter 148F;					
3.2	(5) recovery peers as defined in section 245F.02, subdivision 21;					
3.3	<u>(6) certit</u>	(6) certified tobacco treatment specialists;				
3.4	<u>(7) com</u>	(7) community health workers;				
3.5	(8) physicians;					
3.6	(9) phys	ician assistants;				
3.7	(10) advanced practice registered nurses; or					
3.8	(11) other licensed or nonlicensed professionals or paraprofessionals with training in					
3.9	providing tobacco and nicotine cessation education and counseling services.					
3.10	(c) Medi	cal assistance cove	ers telephone cessa	tion counseling services p	provided through	
3.11	<u>a quitline. N</u>	lotwithstanding se	ction 256B.0625, s	subdivision 3b, quitline se	ervices may be	
3.12	provided through audio-only communications. The commissioner of human services may					
3.13	utilize volur	ne purchasing for c	uitline services co	nsistent with section 256I	3.04, subdivision	
3.14	<u>14.</u>					
3.15	(d) Medi	cal assistance must	cover all prescript	ion and over-the-counter	oharmacotherapy	
3.16	drugs appro	ved by the United S	States Food and Dr	ug Administration for ces	sation of tobacco	
3.17	and nicotine	e use or treatment of	of tobacco and nico	otine dependence, and that	t are subject to a	
3.18	Medicaid drug rebate agreement.					
3.19	(e) Servi	ces covered under	this subdivision m	nay be provided by telem	edicine.	
3.20	<u>(f)</u> The c	commissioner mus	t not:			
3.21	(1) restri	ct or limit the type	e, duration, or frequ	uency of tobacco and nice	otine cessation	
3.22	services;					
3.23	<u>(2) prohi</u>	bit the simultaneou	is use of multiple c	essation services, includir	ng but not limited	
3.24	to simultane	to simultaneous use of counseling and drugs;				
3.25	<u>(3)</u> requi	re counseling befo	ore receiving drugs	or as a condition of rece	iving drugs;	
3.26	<u>(4) limit</u>	pharmacotherapy	drug dosage amou	nts for a dosing regimen	for treatment of	
3.27	a medically accepted indication as defined in United States Code, title 14, section					
3.28	1396r-8(K)(6); limit dosing frequency; or impose duration limits;					
3.29	(5) prohibit simultaneous use of multiple drugs, including prescription and					
3.30	over-the-counter drugs;					

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4.1	<u>(6)</u> requi	ire or authorize ste	p therapy; or					
4.2	(7) requi	(7) require or utilize prior authorization or require a co-payment or deductible for any						
4.3	tobacco and	l nicotine cessation	services and drugs	s covered under this subo	division.			
4.4	Sec. 3. Mi	Sec. 3. Minnesota Statutes 2022, section 256B.0631, subdivision 1, is amended to read:						
4.5	Subdivis	sion 1. Cost-sharin	ng. (a) Except as pr	ovided in subdivision 2,	the medical			
4.6	assistance b	enefit plan <del>shall</del> m	ust include the foll	owing cost-sharing for a	ll recipients,			
4.7	effective for	effective for services provided on or after September 1, 2011:						
4.8	(1) \$3 pc	(1) \$3 per nonpreventive visit, except as provided in paragraph (b) and except that a						
4.9	co-payment	co-payment must not apply to tobacco and nicotine cessation services covered under section						
4.10	<u>256B.0625,</u>	subdivision 68. Fo	or purposes of this	subdivision, a visit mean	is an episode of			
4.11	service whic	service which is required because of a recipient's symptoms, diagnosis, or established illness,						
4.12	and which i	s delivered in an a	mbulatory setting b	y a physician or physicia	an assistant,			
4.13	chiropractor	r, podiatrist, nurse	midwife, advanced	practice nurse, audiolog	gist, optician, or			
4.14	optometrist;	, ,						
4.15	(2) \$3.50	0 for nonemergenc	y visits to a hospita	l-based emergency room	n, except that this			
4.16	co-payment	shall be increased	to \$20 upon federa	al approval;				
4.17	(3) \$3 pc	er brand-name drug	g prescription, \$1 p	er generic drug prescrip	tion, and \$1 per			
4.18	prescription	for a brand-name	multisource drug li	isted in preferred status of	on the preferred			
4.19	drug list, su	bject to a \$12 per 1	month maximum fo	or prescription drug co-p	ayments. <del>No</del>			
4.20	Co-paymen	Co-payments shall must not apply to antipsychotic drugs when used for the treatment of						
4.21	mental illne	mental illness;						
4.22	(4) a fan	nily deductible equ	al to \$2.75 per more	nth per family and adjus	ted annually by			
4.23	the percentage increase in the medical care component of the CPI-U for the period of							
4.24	September to September of the preceding calendar year, rounded to the next higher five-cent							
4.25	increment; a	and						
4.26	(5) total	monthly cost-shar	ing must not excee	d five percent of family	income. For			
4.27	purposes of	this paragraph, far	mily income is the	total earned and unearne	d income of the			
4.28	individual a	nd the individual's	spouse, if the spou	use is enrolled in medical	l assistance and			
4.29	also subject	to the five percent	t limit on cost-shari	ng. This paragraph does	not apply to			
4.30	premiums charged to individuals described under section 256B.057, subdivision 9.							
4.31	(b) Recij	pients of medical a	ssistance are respor	sible for all co-payment	s and deductibles			
4.32	in this subd	ivision.						

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(c) Notwithstanding paragraph (b), the commissioner, through the contracting process
under sections 256B.69 and 256B.692, may allow managed care plans and county-based
purchasing plans to waive the family deductible under paragraph (a), clause (4). The value
of the family deductible shall must not be included in the capitation payment to managed
care plans and county-based purchasing plans. Managed care plans and county-based
purchasing plans shall must certify annually to the commissioner the dollar value of the
family deductible.

(d) Notwithstanding paragraph (b), the commissioner may waive the collection of the
family deductible described under paragraph (a), clause (4), from individuals and allow
long-term care and waivered service providers to assume responsibility for payment.

(e) Notwithstanding paragraph (b), the commissioner, through the contracting process
under section 256B.0756 shall allow the pilot program in Hennepin County to waive
co-payments. The value of the co-payments shall must not be included in the capitation
payment amount to the integrated health care delivery networks under the pilot program.

5.15 Sec. 4. Minnesota Statutes 2022, section 256L.03, subdivision 5, is amended to read:

5.16 Subd. 5. Cost-sharing. (a) Co-payments, coinsurance, and deductibles do not apply to
5.17 children under the age of 21 and to American Indians as defined in Code of Federal
5.18 Regulations, title 42, section 600.5.

(b) The commissioner shall must adjust co-payments, coinsurance, and deductibles for
covered services in a manner sufficient to maintain the actuarial value of the benefit to 94
percent. The cost-sharing changes described in this paragraph do not apply to eligible
recipients or services exempt from cost-sharing under state law. The cost-sharing changes
described in this paragraph shall not be implemented prior to January 1, 2016.

(c) The cost-sharing changes authorized under paragraph (b) must satisfy the requirements
for cost-sharing under the Basic Health Program as set forth in Code of Federal Regulations,
title 42, sections 600.510 and 600.520.

5.27 (d) Cost-sharing must not apply to drugs used for tobacco and nicotine cessation or to
 5.28 tobacco and nicotine cessation services covered under section 256B.0625, subdivision 68.