02/19/16 **REVISOR** SGS/GA 16-5932 as introduced

## **SENATE** STATE OF MINNESOTA **EIGHTY-NINTH SESSION**

A bill for an act

relating to health care cost containment; modifying coverage and billing

S.F. No. 3620

(SENATE AUTHORS: FRANZEN)

1.1 1.2

OFFICIAL STATUS DATE D-PG 7026 Introduction and first reading Referred to Health, Human Services and Housing 05/16/2016

1.3 1.4	requirements; proposing coding for new law in Minnesota Statutes, chapter 62Q; repealing Minnesota Statutes 2014, section 62K.11.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [62Q.556] UNAUTHORIZED PROVIDER SERVICES.
1.7	Subdivision 1. Unauthorized provider services. (a) Except as provided in
1.8	paragraph (c), unauthorized provider services occur when an enrollee receives services:
1.9	(1) from a nonparticipating provider at a participating hospital or ambulatory
1.10	surgical center, when the services are rendered:
1.11	(i) due to the unavailability of a participating provider;
1.12	(ii) by a nonparticipating provider without the enrollee's knowledge; or
1.13	(iii) due to the need for unforeseen services arising at the time the services are
1.14	being rendered;
1.15	(2) from a nonparticipating provider in a participating provider's practice setting
1.16	under circumstances not described in clause (1);
1.17	(3) from a participating provider, but the services are not covered by the health plan;
1.18	(4) from a participating provider that sends a specimen taken from the enrollee in the
1.19	participating provider's practice setting to a nonparticipating laboratory, pathologist, or
1.20	other medical testing facility; or
1.21	(5) not described in clause (3) or (4) that are performed by a nonparticipating
1.22	provider, if a referral for the services is required by the health plan.
1.23	(b) Unauthorized provider services do not include emergency services as defined
1.24	in section 62Q.55, subdivision 3.

Section 1. 1

	(c) The services described in paragraph (a), clauses (2) to (5), are not unauthorized
p	rovider services if the enrollee gives advance written consent to the provider
1	cknowledging that the use of a provider, or the services to be rendered, may result in
2	osts not covered by the health plan.
	Subd. 2. <b>Prohibition.</b> A health plan company shall not impose coverage restrictions
)	r limitations on unauthorized provider services that are more restrictive than those that
1	pply to services received by the enrollee from a participating provider. All cost-sharing
	equirements for unauthorized provider services, including co-payments, deductibles, or
С	oinsurance, must be the same as the cost-sharing requirements applicable to services
r	eceived by the enrollee from a participating provider.
p	EFFECTIVE DATE. This section is effective January 1, 2017, and applies to health lans offered, issued, or renewed to a Minnesota resident on or after that date.
	Sec. 2. [62Q.557] BALANCE BILLING PROHIBITED.
	A participating provider is prohibited from billing an enrollee for any amount in
e	xcess of the allowable amount the health plan company has contracted for with the
p	rovider as total payment for the health care services. A participating provider is permitted
te	o bill an enrollee the approved co-payment, deductible, or coinsurance.
	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2017, and applies to health
p	lans offered, issued, or renewed to a Minnesota resident on or after that date.
	Sec. 3. REPEALER.
	Minnesota Statutes 2014, section 62K.11, is repealed effective January 1, 2017.

2 Sec. 3.

## **APPENDIX**

Repealed Minnesota Statutes: 16-5932

## 62K.11 BALANCE BILLING PROHIBITED.

- (a) A network provider is prohibited from billing an enrollee for any amount in excess of the allowable amount the health carrier has contracted for with the provider as total payment for the health care service. A network provider is permitted to bill an enrollee the approved co-payment, deductible, or coinsurance.
- (b) A network provider is permitted to bill an enrollee for services not covered by the enrollee's health plan as long as the enrollee agrees in writing in advance before the service is performed to pay for the noncovered service.