SGS/DI

SENATE STATE OF MINNESOTA

NINETIETH SESSION

S.F. No. 55

(SENATE AUTHORS: BENSON)					
DATE	D-PG	OFFICIAL STATUS			
01/09/2017	58	Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy			
01/11/2017		Comm report: To pass as amended and re-refer to Finance			

1.1	A bill for an act
1.2	relating to health care; providing for verification of eligibility for premium
1.3 1.4	assistance; providing that certain health plan rate data are public; amending Minnesota Statutes 2016, section 60A.08, subdivision 15.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 60A.08, subdivision 15, is amended to read:
1.0	Section 1. Winnesota Statutes 2010, section 00A.00, subdivision 19, is antended to read.
1.7	Subd. 15. Classification of insurance filings data. (a) All forms, rates, and related
1.8	information filed with the commissioner under section 61A.02 shall be nonpublic data until
1.9	the filing becomes effective.
1.10	(b) All forms, rates, and related information filed with the commissioner under section
	62A.02 shall be nonpublic data until the filing becomes effective.
1.11	02A.02 shan be nonpublic data until the thing becomes effective.
1.12	(c) All forms, rates, and related information filed with the commissioner under section
1.13	62C.14, subdivision 10, shall be nonpublic data until the filing becomes effective.
1.14	(d) All forms, rates, and related information filed with the commissioner under section
1.15	70A.06 shall be nonpublic data until the filing becomes effective.
1.15	vor 1.00 shan be nonpublic data antir the ming becomes effective.
1.16	(e) All forms, rates, and related information filed with the commissioner under section
1.17	79.56 shall be nonpublic data until the filing becomes effective.
1.18	(f) Notwithstanding paragraphs (b) and (c), for all rate increases subject to review under
1.19	section 2794 of the Public Health Services Act and any amendments to, or regulations, or
1.20	guidance issued under the act that are filed with the commissioner on or after September 1,
1.21	2011, the commissioner:
1.22	(1) may acknowledge receipt of the information;

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2.1	(2) may	acknowledge that	the corresponding	rate filing is pending rev	riew;
2.2	(3) mus	t provide public acc	cess from the Depa	artment of Commerce's V	Veb site to parts I
2.3			-	e increases subject to rev	-
2.4	(4) mus	t provide notice to t	he public on the D	Department of Commerce	's Web site of the
2.5			1	a statement that the publi	
2.6				sioner on the rate filing s	
2.7	(g) Notv	withstanding paragr	aphs (b) and (c), f	for all rates for individual	health plans, as
2.8		* * *	• • • • • • •	mall employer plans, as c	•
2.9	62L.02, sut	odivision 28, the co	mmissioner must	provide:	
2.10	<u>(1)</u> publ	ic access to the info	ormation described	d in clause (2) from the D	Department of
2.11	Commerce	s Web site within te	n days of receiving	g a rate filing from a healt	h plan, as defined
2.12	in section 6	2A.011, subdivisio	n 3; and		
2.13	(2) com	piled data of the pro-	posed change to ra	tes separated by health pla	an and geographic
2.14	rating area.				
2.15	<u>EFFEC</u>	TIVE DATE. This	s section is effective	ve 30 days following fina	ll enactment.
2.16	Sec. 2. <u>T</u>	RANSITION OF (CARE COVERA	GE FOR CALENDAR	YEAR 2017;
2.17	REQUES	FOR AUTHORI	ZATION.		
2.18	<u>(a) The</u>	definitions in Minn	esota Statutes, sec	ctions 62A.011 and 62Q.	01, apply to this
2.19	section.				
2.20	<u>(b) An e</u>	nrollee's health plar	n company may rec	quire medical records and	other supporting
2.21	documentat	ion to be submitted	with a request for a	uthorization for transition	of care coverage.
2.22	If authoriza	tion is denied, the l	nealth plan compa	ny must explain the crite	ria used to make
2.23	its decision	on the request for a	authorization and	must explain the enrollee	's right to appeal
2.24	the decision	1. If an enrollee cho	oses to appeal a d	enial, the enrollee must a	uppeal the denial
2.25	within five	ousiness days of the	date on which the	enrollee receives the denia	I. If authorization
2.26	is granted,	the health plan com	pany must provide	e the enrollee, within five	business days of
2.27	granting the	e authorization, wit	h an explanation o	f how transition of care	will be provided.
2 20	FFFF	TIVE DATE THE	agation is affarti-	to for boolth along issues	ofter Deserter

- **EFFECTIVE DATE.** This section is effective for health plans issued after December 2.28 31, 2016, and before March 2, 2017, and that are in effect for all or a portion of calendar 2.29
- year 2017. This section expires June 30, 2018. 2.30

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3.1	Sec. 3. VERIFYING ELIGIBILITY FOR PREMIUM ASSISTANCE; PROGRAM
3.2	INTEGRITY.
3.3	Subdivision 1. Verification of residency. The commissioner of management and budget
3.4	may access data from the Department of Employment and Economic Development and the
3.5	Department of Revenue to verify that persons applying for health care premium assistance
3.6	are residents of Minnesota.
3.7	Subd. 2. Program integrity. The commissioner of revenue shall review information
3.8	available from Minnesota Management and Budget, the Department of Human Services,
3.9	MNsure, and the most recent Minnesota tax records to identify ineligible individuals who
3.10	received health care premium assistance. The commissioner of revenue shall recover the
3.11	amount of any premium assistance paid on behalf of an ineligible individual from the
3.12	ineligible individual, in the manner provided by law for the collection of unpaid taxes or
3.13	erroneously paid refunds of taxes.

3.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.