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REVISOR

State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 2673

NINETY-SECOND SESSION

01/31/2022	Authored by Reyer
	The bill was read for the first time and referred to the Committee on Commerce Finance and Policy
02/10/2022	Adoption of Report: Re-referred to the Committee on Health Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to health care; modifying dental benefit plan contract requirements; permitting a third party access to a dental provider contract; amending Minnesota Statutes 2020, sections 62Q.735, subdivisions 1, 5; 62Q.76, by adding a subdivision; 62Q.78, by adding subdivisions.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 62Q.735, subdivision 1, is amended to read:
1.8	Subdivision 1. Contract disclosure. (a) Before requiring a health care provider to sign
1.9	a contract, a health plan company shall give to the provider a complete copy of the proposed
1.10	contract, including:
1.11	(1) all attachments and exhibits;
1.12	(2) operating manuals;
1.13	(3) a general description of the health plan company's health service coding guidelines
1.14	and requirement for procedures and diagnoses with modifiers, and multiple procedures; and
1.15	(4) all guidelines and treatment parameters incorporated or referenced in the contract.
1.16	(b) The health plan company shall make available to the provider the fee schedule or a
1.17	method or process that allows the provider to determine the fee schedule for each health
1.18	care service to be provided under the contract.
1.19	(c) Notwithstanding paragraph (b), a health plan company that is a dental plan
1.20	organization, as defined in section 62Q.76, shall disclose information related to the individual
1.21	contracted provider's expected reimbursement from the dental plan organization. Nothing
1.22	in this section requires a dental plan organization to disclose the plan's aggregate maximum

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2.1	allowable fee table used to determine or	ther providers' fe	es. The contracted pro	vider must
2.2	not release this information in any way	that would violat	e any state or federal a	ntitrust law.
2.3	Sec. 2. Minnesota Statutes 2020, secti	on 62Q.735, sub	division 5, is amended	l to read:
2.4	Subd. 5. Fee schedules. (a) A health	n plan company s	hall provide, upon req	uest, any
2.5	additional fees or fee schedules relevan	t to the particular	provider's practice be	yond those
2.6	provided with the renewal documents for	r the next contract	t year to all participatin	g providers,
2.7	excluding claims paid under the pharma	acy benefit. Healt	th plan companies may	y fulfill the
2.8	requirements of this section by making	the full fee sched	lules available through	a secure
2.9	web portal for contracted providers.			
2.10	(b) A dental organization may satisfy	/ paragraph (a) by	complying with section	ə n 62Q.735,
2.11	subdivision 1, paragraph (c).			
0.10	See 2 Minute Statute 2020 and			. 1::-: 4-
2.12	Sec. 3. Minnesota Statutes 2020, secti	lon 62Q./6, 1s am	lended by adding a suc	5d1V1S10h to
2.13	read:			
2.14	Subd. 9. Third party. "Third party"	means a person	or entity that enters int	to a contract
2.15	with a dental organization or with anothe	r third party to ga	in access to the dental c	are services
2.16	or contractual discounts of a dental pro-	vider contract.		
2.17	Sec. 4. Minnesota Statutes 2020, secti	ion 62Q.78, is am	iended by adding a sub	odivision to
2.18	read:			
2.19	Subd. 7. Method of payments. A d	ental provider co	ntract must include a r	nethod of
2.20	payment for dental care services in whic	h no fees are incu	rred by the dentist or d	ental clinic.
2.21	Any fees that may be incurred by a den	tist or dental clin	ic from receiving a pay	yment for
2.22	dental care services must be disclosed to	the dentist or den	tal clinic by the dental of	organization
2.23	before the dental provider contract is er	ntered into or rene	ewed.	
2.24	Sec. 5. Minnesota Statutes 2020, secti	ion 62Q.78, is am	ended by adding a sub	odivision to
2.25	read:			
2.26	Subd. 8. Network leasing. (a) A der	ntal organization	may grant a third part	y access to
2.27	a dental provider contract or the dental	care services or c	ontractual discounts c	ontained in
2.28	the dental provider contract if the requi	rements in paragi	aph (b) are met. The p	provision in
2.29	the dental provider contract permitting	third-party access	s to the dental provide	r contract
2.30	must be clearly identified and must spec	ifically state that	if a dental organization	n enters into
2.31	an agreement permitting third-party acc	ess, the agreeme	nt would allow the thin	rd party to

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3.1	obtain the dental organization's rights and responsibilities as if the third party were the dental
3.2	organization. A dental organization must not grant a third party access to a dental provider
3.3	contract unless the dentist or dental clinic has agreed to participate in third-party access at
3.4	the time the dental provider contract is entered into or renewed.
3.5	(b) A dental organization may grant a third party access to a dental provider contract or
3.6	the dental care services or contractual discounts contained in the dental provider contract
3.7	if the following requirements are met:
3.8	(1) the dentist or dental clinic affirmatively agrees to allow third-party access to the
3.9	dental provider contract at the time the dental provider contract is entered into or renewed;
3.10 3.11	(2) the dentist or dental clinic is provided the opportunity to opt out of allowing a third party access to the dental provider contract at the time the dental provider contract is entered
3.12	into or renewed, without penalty to the dentist or dental clinic;
3.133.14	(3) the third party accessing the dental provider contract agrees to comply with all applicable terms of the dental provider contract; and
3.15	(4) the dental organization lists all third parties granted access on its website and the list
3.16	is updated at least once every 90 days.
3.17	(c) A dentist or dental clinic is not bound by and is not required to perform dental care
3.18	services under a dental provider contract if access is granted to a third party in violation of

3.19 this section.