SGS/EE

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 1647

(SENATE AUTI	IORS: HAW	J, Isaacson and Cwodzinski)
DATE	D-PG	OFFICIAL STATUS
03/01/2021	622	Introduction and first reading Referred to Health and Human Services Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to health; guaranteeing that health care is available and affordable for every Minnesotan; establishing the Minnesota Health Plan, Minnesota Health Board, Minnesota Health Fund, Office of Health Quality and Planning, ombudsman
1.5 1.6 1.7	for patient advocacy, and auditor general for the Minnesota Health Plan; requesting a 1332 waiver; authorizing rulemaking; appropriating money; amending Minnesota Statutes 2020, sections 13.3806, by adding a subdivision; 14.03, subdivisions 2,
1.8 1.9	3; 15A.0815, subdivision 2; proposing coding for new law as Minnesota Statutes, chapter 62X.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	MINNESOTA HEALTH PLAN
1.13	Section 1. [62X.01] HEALTH PLAN REQUIREMENTS.
1.14	In order to keep Minnesota residents healthy and provide the best quality of health care,
1.15	the Minnesota Health Plan must:
1.16	(1) ensure all Minnesota residents are covered;
1.17	(2) cover all necessary care, including dental, vision and hearing, mental health, chemical
1.18	dependency treatment, prescription drugs, medical equipment and supplies, long-term care,
1.19	and home care;
1.20	(3) allow patients to choose their providers;
1.21	(4) reduce costs by negotiating fair prices and by cutting administrative bureaucracy,
1.22	not by restricting or denying care;
1.23	(5) be affordable to all through premiums based on ability to pay and elimination of
1.24	co-pays;

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Article 1 Section 1.

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2.1	<u>(6) focus</u>	on preventive care	e and early interv	ention to improve health;	
2.2	<u>(7) ensur</u>	e that there are eno	ugh health care pi	roviders to guarantee timel	y access to care;
2.3	<u>(8) contin</u>	nue Minnesota's le	adership in medic	al education, research, and	1 technology;
2.4	<u>(9) provi</u>	de adequate and tin	mely payments to	providers; and	
2.5	(10) use	a simple funding a	nd payment syste	<u>m.</u>	
2.6	Sec. 2. [62	X.02] MINNESO	TA HEALTH PI	LAN GENERAL PROVI	SIONS.
2.7	Subdivis	ion 1. Short title.	This chapter may	be cited as the "Minnesota	a Health Plan."
2.8	Subd. 2.	Purpose. The Min	nesota Health Pla	an shall provide all medica	lly necessary
2.9	health care s	ervices for all Min	nesota residents i	n a manner that meets the	requirements in
2.10	section 62X.	.01.			
2.11	Subd. 3.	Definitions. As us	ed in this chapter	, the following terms have	the meanings
2.12	provided:				
2.13	<u>(a)</u> "Boar	rd" means the Mini	nesota Health Boa	ard.	
2.14	<u>(b) "Plan</u>	" means the Minne	esota Health Plan	<u>.</u>	
2.15	<u>(c) "Func</u>	d" means the Minn	esota Health Fund	<u>d.</u>	
2.16	<u>(d)</u> "Med	ically necessary" r	neans services or	supplies needed to promo	te health and to
2.17	prevent, diag	gnose, or treat a pa	rticular patient's 1	nedical condition that mee	t accepted
2.18	standards of	medical practice v	vithin a provider's	s professional peer group a	nd geographic
2.19	region.				
2.20	<u>(e) "Insti</u>	tutional provider"	means an inpatier	nt hospital, nursing facility	, rehabilitation
2.21	facility, and	other health care fa	acilities that prov	ide overnight care.	
2.22	<u>(f)</u> "Noni	nstitutional provid	ler" means individ	lual providers, group pract	tices, clinics,
2.23	outpatient su	irgical centers, ima	nging centers, and	other health facilities that	do not provide
2.24	overnight ca	re.			
2.25			ARTICL	E 2	
2.26			ELIGIBII	JITY	
2.27	Section 1.	[62X.03] ELIGIB	DILITY.		
2.28	Subdivis	ion 1. Residency.	All Minnesota res	idents are eligible for the M	linnesota Health
2.29	<u>Plan.</u>				

3.1	Subd. 2. Enrollment; identification. The Minnesota Health Board shall establish a
3.2	procedure to enroll residents and provide each with identification that may be used by health
3.3	care providers to confirm eligibility for services. The application for enrollment shall be no
3.4	more than two pages.
3.5	Subd. 3. Residents temporarily out of state. (a) The Minnesota Health Plan shall
3.6	provide health care coverage to Minnesota residents who are temporarily out of the state
3.7	who intend to return and reside in Minnesota.
3.8	(b) Coverage for emergency care obtained out of state shall be at prevailing local rates.
3.9	Coverage for nonemergency care obtained out of state, or routine care obtained out of state
3.10	by people living in border communities, shall be according to rates and conditions established
3.11	by the board.
3.12	Subd. 4. Visitors. Nonresidents visiting Minnesota shall be billed by the board for all
3.13	services received under the Minnesota Health Plan. The board may enter into
3.14	intergovernmental arrangements or contracts with other states and countries to provide
3.15	reciprocal coverage for temporary visitors.
3.16	Subd. 5. Nonresident employed in Minnesota. The board shall extend eligibility to
3.17	nonresidents employed in Minnesota under a premium schedule set by the board.
3.18	Subd. 6. Business outside of Minnesota employing Minnesota residents. The board
3.19	shall apply for a federal waiver to collect the employer contribution mandated by federal
3.20	law.
3.21	Subd. 7. Retiree benefits. (a) All persons who are eligible for retiree medical benefits
3.22	under an employer-employee contract shall remain eligible for those benefits provided the
3.23	contractually mandated payments for those benefits are made to the Minnesota Health Fund,
3.24	which shall assume financial responsibility for care provided under the terms of the contract
3.25	along with additional health benefits covered by the Minnesota Health Plan. Retirees who
3.26	elect to reside outside of Minnesota shall be eligible for benefits under the terms and
3.27	conditions of the retiree's employer-employee contract.
3.28	(b) The board may establish financial arrangements with states and foreign countries in
3.29	order to facilitate meeting the terms of the contracts described in paragraph (a). Payments
3.30	for care provided by non-Minnesota providers to Minnesota retirees shall be reimbursed at
3.31	rates established by the Minnesota Health Board. Providers who accept any payment from
3.32	the Minnesota Health Plan for a covered service shall not bill the patient for the covered
3.33	service.

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4.1	Subd. 8. Presumptive eligibility. (a) An individual is presumed eligible for coverage
4.2	under the Minnesota Health Plan if the individual arrives at a health facility unconscious,
4.3	comatose, or otherwise unable, because of the individual's physical or mental condition, to
4.4	document eligibility or to act on the individual's own behalf. If the patient is a minor, the
4.5	patient is presumed eligible, and the health facility shall provide care as if the patient were
4.6	eligible.
4.7	(b) Any individual is presumed eligible when brought to a health facility according to
4.8	any provision of section 253B.05.
4.9	(c) Any individual involuntarily committed to an acute psychiatric facility or to a hospital
4.10	with psychiatric beds according to any provision of section 253B.05, providing for
4.11	involuntary commitment, is presumed eligible.
4.12	(d) All health facilities subject to state and federal provisions governing emergency
4.13	medical treatment must comply with those provisions.
4.14	Subd. 9. Data. Data collected because an individual applies for or is enrolled in the
4.15	Minnesota Health Plan are private data on individuals as defined in section 13.02, subdivision
4.16	12, but may be released to:
4.17	(1) providers for purposes of confirming enrollment and processing payments for benefits;
4.18	(2) the ombudsman for patient advocacy for purposes of performing duties under section
4.19	<u>62X.12 or 62X.13; or</u>
4.20	(3) the auditor general for purposes of performing duties under section 62X.14.
4.21	Sec. 2. Minnesota Statutes 2020, section 13.3806, is amended by adding a subdivision to
4.22	read:
4.23	Subd. 1d. Minnesota Health Plan. Data on enrollees under the Minnesota Health Plan
4.24	are classified under sections 62X.03, subdivision 9, and 62X.13, subdivision 6.
4.25	ARTICLE 3
4.26	BENEFITS
4.27	Section 1. [62X.04] BENEFITS.
4.28	Subdivision 1. General provisions. Any eligible individual may choose to receive
4.29	services under the Minnesota Health Plan from any participating provider.

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5.1	<u>Subd. 2.</u>	Covered benefits.	Covered health	care benefits in this chapt	er include all
5.2	medically n	ecessary care subjec	t to the limitation	s specified in subdivision	4. Covered health
5.3	care benefit	s for Minnesota He	alth Plan enrollee	es include:	
5.4	<u>(1) inpat</u>	tient and outpatient	health facility se	rvices;	
5.5	<u>(2) inpat</u>	tient and outpatient	professional heat	th care provider services	<u>2</u>
5.6	<u>(3) diag</u>	nostic imaging, labo	ratory services, a	nd other diagnostic and ev	aluative services;
5.7	<u>(4) medi</u>	ical equipment, sup	plies, including p	rescribed dietary and nut	ritional therapies,
5.8	appliances,	and assistive techno	ology, including j	prosthetics, eyeglasses, ar	nd hearing aids,
5.9	their repair,	technical support,	and customization	n needed for individual us	se;
5.10	<u>(5) inpat</u>	tient and outpatient	rehabilitative car	re;	
5.11	<u>(6) emer</u>	rgency care services	<u>s;</u>		
5.12	<u>(7) emer</u>	rgency transportation	<u>on;</u>		
5.13	<u>(8) nece</u>	ssary transportation	for health care se	ervices for persons with d	isabilities or who
5.14	may qualify	as low income;			
5.15	<u>(9) child</u>	l and adult immuniz	ations and preve	ntive care;	
5.16	<u>(10) hea</u>	lth and wellness ed	ucation;		
5.17	<u>(11) hos</u>	pice care;			
5.18	<u>(12) car</u>	e in a skilled nursin	g facility;		
5.19	(13) hor	ne health care inclu	ding health care	provided in an assisted liv	ving facility;
5.20	<u>(14) met</u>	ntal health services;	<u>.</u>		
5.21	<u>(15)</u> sub	stance abuse treatm	ient;		
5.22	<u>(16)</u> den	tal care;			
5.23	<u>(17) visi</u>	on care;			
5.24	<u>(18) hea</u>	ring care;			
5.25	<u>(19) pre</u>	scription drugs and	devices;		
5.26	<u>(20) poc</u>	liatric care;			
5.27	(21) chi	ropractic care;			

5.28 <u>(22) acupuncture;</u>

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6.1	(23) therap	oies which are sho	own by the Nation	nal Institutes of Health Na	ational Center for
6.2	<u> </u>	ry and Integrative			
6.3	<u>(24) blood</u>	and blood produ	cts;		
6.4	<u>(25) dialys</u>	sis;			
6.5	(26) adult	day care;			
6.6	<u>(27) rehab</u>	ilitative and habi	litative services;		
6.7	<u>(28)</u> ancilla	ary health care or	social services p	reviously covered by Mi	nnesota's public
6.8	health program	<u>ns;</u>			
6.9	<u>(29) case r</u>	nanagement and	care coordination	<u>;</u>	
6.10	(30) langu	age interpretation	and translation f	for health care services, in	ncluding sign
6.11	language and	Braille or other se	ervices needed for	r individuals with commu	nication barriers;
6.12	and				
6.13	(31) those	health care and le	ong-term support	ive services currently cov	vered under
6.14	Minnesota Sta	atutes 2016, chapt	er 256B, for pers	ons on medical assistance	e, including home
6.15	and communit	ty-based waivered	d services under o	chapter 256B.	
6.16	<u>Subd. 3.</u> B	enefit expansion	. The Minnesota	Health Board may expan	d health care
6.17	benefits beyon	nd the minimum	benefits described	l in this section when exp	pansion meets the
6.18	intent of this c	chapter and when	there are sufficie	ent funds to cover the exp	ansion.
6.19	<u>Subd. 4.</u> C	cost-sharing for	the room and bo	ard portion of long-terr	n care. The
6.20	Minnesota He	alth Board shall o	develop income a	nd asset qualifications ba	used on medical
6.21	assistance star	ndards for covere	d benefits under	subdivision 2, clauses (12	2) and (13). All
6.22	health care ser	rvices for long-ter	rm care in a skille	d nursing facility or assis	ted living facility
6.23	are fully cover	red but, notwithst	anding section 62	X.20, subdivision 6, roor	n and board costs
6.24	may be charge	ed to patients who	o do not meet inc	ome and asset qualification	ons.
6.25			llowing health ca	re services shall be exclud	ed from coverage
6.26	by the Minnes	sota Health Plan:			
6.27	(1) health	care services dete	ermined to have n	o medical benefit by the	board;
6.28	(2) treatme	ents and procedure	es primarily for co	osmetic purposes, unless r	equired to correct
6.29	<u>a congenital d</u>	efect, restore or c	correct a part of the	ne body that has been alte	red as a result of
6.30	injury, disease	e, or surgery, or de	etermined to be m	edically necessary by a q	ualified, licensed
6.31	health care pro	ovider in the Min	nesota Health Pla	an; and	

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7.1	(3) servic	es of a health care	provider or facili	ty that is not licensed or	accredited by the
7.2	<u> </u>		•	Minnesota resident who i	-
7.3	of the state.				
7.4	Subd. 6.]	Prohibition. The N	Minnesota Health	Plan shall not pay for dr	ugs requiring a
7.5				ectly market those drugs	<u> </u>
7.6	Minnesota.	i	•	<u> </u>	
7.7	Sec. 2. [62]	X.041] PATIENT	CARE.		
7.8				ider and have access to c	are coordination
7.9	<u> </u>	•	•	ee a health care specialis	•
7.10	-			ider, the Minnesota Healt	h Plan may assist
7.11	with choosin	g a primary care p	rovider.		
7.12	<u>(c)</u> The b	oard may establish	a computerized i	registry to assist patients	in identifying
7.13	appropriate p	providers.			
7.14			ARTICL	E 4	
7.15			FUNDIN	G	
7.16	Section 1.	[62X.19] MINNE	SOTA HEALTH	FUND.	
7.17	Subdivisi	ion 1. General pro	ovisions. (a) The I	Minnesota Health Fund, a	a revolving fund,
7.18	is established	l under the jurisdict	tion and control of	the Minnesota Health Bo	ard to implement
7.19	the Minnesot	ta Health Plan and	to receive premiu	ms and other sources of r	evenue. The fund
7.20	shall be adm	inistered by a dired	ctor appointed by	the Minnesota Health Bo	bard.
7.21	<u>(b) All m</u>	oney collected, rec	ceived, and transf	erred according to this ch	apter shall be
7.22	deposited in	the Minnesota Hea	alth Fund.		
7.23	(c) Mone	y deposited in the	Minnesota Health	Fund shall be used exclu	sively to finance
7.24	the Minnesot	ta Health Plan.			
7.25	(d) All cl	aims for health car	e services render	ed shall be made to the M	linnesota Health
7.26	Fund.				
7.27	<u>(e) All pa</u>	syments made for l	nealth care service	es shall be disbursed from	n the Minnesota
7.28	Health Fund.	<u>.</u>			
7.29	(f) Premi	ums and other reve	enues collected ea	ch year must be sufficier	nt to cover that
7.30	year's projec	ted costs.			

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8.1	Subd. 2. A	Accounts. The Mir	nnesota Health Fun	d shall have operating, ca	pital, and reserve
8.2	accounts.				
8.3	<u>Subd. 3.</u>	Operating accoun	t. The operating a	ccount in the Minnesota I	Health Fund shall
8.4	be comprised	l of the accounts s	pecified in paragra	aphs (a) to (e).	
8.5	(a) Medic	cal services accou	nt. The medical se	ervices account must be	used to provide
8.6	for all medica	al services and ber	nefits covered und	er the Minnesota Health	Plan.
8.7	(b) Preve	ntion account. Th	e prevention accou	unt must be used to establ	lish and maintain
8.8	primary com	munity prevention	programs, includ	ing preventive screening	tests.
8.9	(c) Progr	am administratio	on, evaluation, pla	anning, and assessment	account. The
8.10	program adm	ninistration, evalua	tion, planning, an	d assessment account mu	ust be used to
8.11	monitor and i	improve the plan's	effectiveness and	operations. The board ma	ay establish grant
8.12	programs inc	luding demonstrat	ion projects for th	is purpose.	
8.13	(d) Train	ing and developn	nent account. The	training and developme	nt account must
8.14	be used to inc	centivize the traini	ng and developme	ent of health care provide	ers and the health
8.15	care workfor	ce needed to meet	the health care ne	eds of the population.	
8.16	(e) Healtl	h service research	account. The hea	alth service research acco	unt must be used
8.17	to support res	search and innovat	tion as determined	by the Minnesota Healt	h Board, and
8.18	recommende	d by the Office of I	Health Quality and	Planning and the Ombud	lsman for Patient
8.19	Advocacy.				
8.20	<u>Subd. 4.</u>	Capital account.	The capital accour	nt must be used to pay for	r capital
8.21	expenditures	for institutional p	roviders.		
8.22	<u>Subd. 5.</u>	Reserve account.	(a) The Minnesota	a Health Plan must at all	times hold in
8.23	reserve an an	nount estimated in	the aggregate to p	provide for the payment	of all losses and
8.24	claims for wh	nich the Minnesota	a Health Plan may	be liable and to provide	for the expense
8.25	of adjustmen	t or settlement of	osses and claims.		
8.26	(b) Mone	y currently held in	reserve by state,	city, and county health p	rograms must be
8.27	transferred to	the Minnesota Ho	ealth Fund when t	he Minnesota Health Pla	n replaces those
8.28	programs.				
8.29	<u>(c)</u> The bo	pard shall have pro	visions in place to	insure the Minnesota He	alth Plan against
8.30	unforeseen ex	xpenditures or reve	enue shortfalls not	covered by the reserve ac	count. The board
8.31	may borrow	money to cover te	mporary shortfalls	<u>.</u>	

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9.1	Subd. 6. Assets of the Minnesota Health Plan; functions of the commissioner of
9.2	Minnesota Management and Budget. All money received by the Minnesota Health Fund
9.3	shall be paid to the commissioner of Minnesota Management and Budget as agent of the
9.4	board who shall not commingle these funds with any other money. The money in these
9.5	accounts shall be paid out on warrants drawn by the commissioner on requisition by the
9.6	board.
9.7	Subd. 7. Management. The Minnesota Health Fund shall be separate from the state
9.8	treasury. Management of the fund shall be conducted by the Minnesota Health Board, which
9.9	has exclusive authority over the fund.
9.10	Sec. 2. [62X.20] REVENUE SOURCES.
9.11	Subdivision 1. Minnesota Health Plan premium. (a) The Minnesota Health Board
9.12	<u>shall:</u>
9.13	(1) determine the aggregate cost of providing health care according to this chapter;
9.14	(2) develop an equitable and affordable premium structure based on income, including
9.15	unearned income, and a business health tax;
9.16	(3) in consultation with the Department of Revenue, develop an efficient means of
9.17	collecting premiums and the business health tax; and
9.18	(4) coordinate with existing, ongoing funding sources from federal and state programs.
9.19	(b) The premium structure must be based on ability to pay.
9.20	(c) Within one year after the effective date of this act, the board shall submit to the
9.21	governor and the legislature a report on the premium and business health tax structure
9.22	established to finance the Minnesota Health Plan.
9.23	Subd. 2. Federal receipts. All federal funding received by Minnesota including the
9.24	premium subsidies under the Affordable Care Act, Public Law 111-148, as amended by
9.25	Public Law 111-152, is appropriated to the Minnesota Health Plan Board to be used to
9.26	administer the Minnesota Health Plan under chapter 62X. Federal funding that is received
9.27	for implementing and administering the Minnesota Health Plan must be used to provide
9.28	health care for Minnesota residents.
9.29	Subd. 3. Funds from outside sources. Institutional providers operating under Minnesota
9.30	Health Plan operating budgets may raise and expend funds from sources other than the
9.31	Minnesota Health Plan including private or foundation donors. Contributions to providers
9.32	in excess of \$500,000 must be reported to the board.

10.1	Subd. 4. Governmental payments. The chief executive officer and, if required under
10.2	federal law, the commissioners of health, human services, and commerce shall seek all
10.3	necessary waivers, exemptions, agreements, or legislation so that all current federal payments
10.4	to the state, including the premium tax credits under the Affordable Care Act, are paid
10.5	directly to the Minnesota Health Plan. When any required waivers, exemptions, agreements,
10.6	or legislation are obtained, the Minnesota Health Plan shall assume responsibility for all
10.7	health care benefits and health care services previously paid for with federal funds. In
10.8	obtaining the waivers, exemptions, agreements, or legislation, the chief executive officer
10.9	and, if required, commissioners shall seek from the federal government a contribution for
10.10	health care services in Minnesota that reflects: medical inflation, the state gross domestic
10.11	product, the size and age of the population, the number of residents living below the poverty
10.12	level, and the number of Medicare and VA eligible individuals, and that does not decrease
10.13	in relation to the federal contribution to other states as a result of the waivers, exemptions,
10.14	agreements, or savings from implementation of the Minnesota Health Plan.
10.15	Subd. 5. Federal preemption. (a) The board shall secure a repeal or a waiver of any
10.16	provision of federal law that preempts any provision of this chapter. The commissioners of
10.17	health, human services, and commerce shall provide all necessary assistance.
10.18	(b) In the section 1332 waiver application, the board shall request to waive any of the
10.19	following provisions of the Patient Protection and Affordable Care Act, to the extent
10.20	necessary to implement this act:
10.21	(1) United States Code, title 42, sections 18021 to 18024;
10.22	(2) United States Code, title 42, sections 18031 to 18033;
10.23	(3) United States Code, title 42, section 18071; and
10.24	(4) sections 36B and 5000A of the Internal Revenue Code of 1986, as amended.
10.25	(c) In the event that a repeal or a waiver of law or regulations cannot be secured, the
10.26	board shall adopt rules, or seek conforming state legislation, consistent with federal law, in
10.27	an effort to best fulfill the purposes of this chapter.
10.28	(d) The Minnesota Health Plan's responsibility for providing care shall be secondary to
10.29	existing federal government programs for health care services to the extent that funding for
10.30	these programs is not transferred to the Minnesota Health Fund or that the transfer is delayed
10.31	beyond the date on which initial benefits are provided under the Minnesota Health Plan.
10.32	Subd. 6. No cost-sharing. No deductible, co-payment, coinsurance, or other cost-sharing
10.33	shall be imposed with respect to covered benefits.

11.1	Sec. 3. [62X.21] SUBROGATION.
11.2	Subdivision 1. Collateral source. (a) When other payers for health care have been
11.3	terminated, health care costs shall be collected from collateral sources whenever medical
11.4	services provided to an individual are, or may be, covered services under a policy of
11.5	insurance, or other collateral source available to that individual, or when the individual has
11.6	a right of action for compensation permitted under law.
11.7	(b) As used in this section, collateral source includes:
11.8	(1) health insurance policies and the medical components of automobile, homeowners,
11.9	and other forms of insurance;
11.10	(2) medical components of worker's compensation;
11.11	(3) pension plans;
11.12	(4) employer plans;
11.13	(5) employee benefit contracts;
11.14	(6) government benefit programs;
11.15	(7) a judgment for damages for personal injury;
11.16	(8) the state of last domicile for individuals moving to Minnesota for medical care who
11.17	have extraordinary medical needs; and
11.18	(9) any third party who is or may be liable to an individual for health care services or
11.19	<u>costs.</u>
11.20	(c) Collateral source does not include:
11.21	(1) a contract or plan that is subject to federal preemption; or
11.22	(2) any governmental unit, agency, or service, to the extent that subrogation is prohibited
11.23	by law. An entity described in paragraph (b) is not excluded from the obligations imposed
11.24	by this section by virtue of a contract or relationship with a government unit, agency, or
11.25	service.
11.26	(d) The board shall negotiate waivers, seek federal legislation, or make other arrangements
11.27	to incorporate collateral sources into the Minnesota Health Plan.
11.28	Subd. 2. Notification. When an individual who receives health care services under the
11.29	Minnesota Health Plan is entitled to coverage, reimbursement, indemnity, or other
11.30	compensation from a collateral source, the individual shall notify the health care provider
11.31	and provide information identifying the collateral source, the nature and extent of coverage

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12.1	or entitlement, and other relevant information. The health care provider shall forward this
12.2	information to the board. The individual entitled to coverage, reimbursement, indemnity,
12.3	or other compensation from a collateral source shall provide additional information as
12.4	requested by the board.
12.5	Subd. 3. Reimbursement. (a) The Minnesota Health Plan shall seek reimbursement
12.6	from the collateral source for services provided to the individual and may institute appropriate
12.7	action, including legal proceedings, to recover the reimbursement. Upon demand, the
12.8	collateral source shall pay to the Minnesota Health Fund the sums it would have paid or
12.9	expended on behalf of the individual for the health care services provided by the Minnesota
12.10	Health Plan.
12.11	(b) In addition to any other right to recovery provided in this section, the board shall
12.12	have the same right to recover the reasonable value of health care benefits from a collateral
12.13	source as provided to the commissioner of human services under section 256B.37.
12.14	(c) If a collateral source is exempt from subrogation or the obligation to reimburse the
12.15	Minnesota Health Plan, the board may require that an individual who is entitled to medical
12.16	services from the source first seek those services from that source before seeking those
12.17	services from the Minnesota Health Plan.
12.18	(d) To the extent permitted by federal law, the board shall have the same right of
12.19	subrogation over contractual retiree health care benefits provided by employers as other
12.20	contracts, allowing the Minnesota Health Plan to recover the cost of health care services
12.21	provided to individuals covered by the retiree benefits, unless arrangements are made to
12.22	transfer the revenues of the health care benefits directly to the Minnesota Health Plan.
12.23	Subd. 4. Defaults, underpayments, and late payments. (a) Default, underpayment, or
12.24	late payment of any tax or other obligation imposed by this chapter shall result in the remedies
12.25	and penalties provided by law, except as provided in this section.
12.26	(b) Eligibility for health care benefits under section 62X.04 shall not be impaired by any
12.27	default, underpayment, or late payment of any premium or other obligation imposed by this

12.28 chapter.

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13.1			ARTICLE	5	
13.2			PAYMEN		
13.3	Section 1. [6	2X.05] PROVII	DER PAYMENTS	<u>.</u>	
13.4	Subdivision	n 1. General pro	ovisions. (a) All he	alth care providers licens	sed to practice in
13.5	Minnesota ma	y participate in th	ne Minnesota Healt	h Plan and other provide	rs as determined
13.6	by the board.				
13.7	(b) A partic	cipating health car	re provider shall co	mply with all federal law	s and regulations
13.8	governing refe	erral fees and fee	splitting including	, but not limited to, Unit	ed States Code,
13.9	title 42, section	ns 1320a-7b and	1395nn, whether r	eimbursed by federal fur	nds or not.
13.10	(c) A fee so	chedule or financ	ial incentive may	not adversely affect the c	care a patient
13.11	receives or the	care a health pro	ovider recommend	<u>s.</u>	
13.12	<u>Subd. 2.</u> P :	ayments to noni	nstitutional provi	ders. (a) The Minnesota	Health Board
13.13	shall establish	and oversee a fair	and efficient paym	nent system for noninstitu	tional providers.
13.14	(b) The boa	ard shall pay non	institutional provi	ders based on rates nego	tiated with
13.15	providers. Rate	es shall take into	account the need t	o address provider short	ages.
13.16	<u>(c)</u> The boa	ard shall establish	n payment criteria	and methods of payment	for care
13.17	coordination f	or patients especi	ially those with ch	conic illness and complex	x medical needs.
13.18	(d) Provide	ers who accept ar	ny payment from th	ne Minnesota Health Plan	n for a covered
13.19	health care ser	vice shall not bil	l the patient for the	e covered health care ser	vice.
13.20	(e) Provide	ers shall be paid w	vithin 30 business d	ays for claims filed follo	wing procedures
13.21	established by	the board.			
13.22	<u>Subd. 3.</u> P a	ayments to instit	tutional providers	a. (a) The board shall set	annual budgets
13.23	for institutiona	al providers. Thes	se budgets shall con	nsist of an operating and	a capital budget.
13.24	An institution'	s annual budget s	shall be set to cove	r its anticipated health ca	are services for
13.25	the next year b	based on past per	formance and proj	ected changes in prices a	nd health care
13.26	service levels.	The annual budg	get for each individ	lual institutional provide	r must be set
13.27	separately. The	e board shall not	set a joint budget f	for a group of more than	one institutional
13.28	provider nor fo	or a parent corpora	ation that owns or o	perates one or more instit	utional provider.
13.29	(b) Provide	ers who accept ar	ny payment from th	ne Minnesota Health Plan	n for a covered
13.30	health care ser	vice shall not bil	l the patient for the	e covered health care ser	vice.
13.31	Subd. 4. C	apital managem	ent plan. (a) The	board shall periodically o	levelop a capital
13.32				nining the annual budget	

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14.1 providers and in deciding whether to approve applications for approval of capital expenditures
14.2 by noninstitutional providers.

14.3 (b) Providers who propose to make capital purchases in excess of \$500,000 must obtain

14.4 board approval. The board may alter the threshold expenditure level that triggers the

14.5 requirement to submit information on capital expenditures. Institutional providers shall

14.6 propose these expenditures and submit the required information as part of the annual budget

14.7 they submit to the board. Noninstitutional providers shall submit applications for approval

14.8 of these expenditures to the board. The board must respond to capital expenditure applications

14.9 <u>in a timely manner.</u>

14.10

14.11

ARTICLE 6 GOVERNANCE

14.12 Section 1. Minnesota Statutes 2020, section 14.03, subdivision 2, is amended to read:

Subd. 2. Contested case procedures. The contested case procedures of the
Administrative Procedure Act provided in sections 14.57 to 14.69 do not apply to (a)
proceedings under chapter 414, except as specified in that chapter, (b) the commissioner of
corrections, (c) the unemployment insurance program and the Social Security disability
determination program in the Department of Employment and Economic Development, (d)
the commissioner of mediation services, (e) the Workers' Compensation Division in the
Department of Labor and Industry, (f) the Workers' Compensation Court of Appeals, or (g)

14.20 the Board of Pardons, or (h) the Minnesota Health Plan.

14.21 Sec. 2. Minnesota Statutes 2020, section 15A.0815, subdivision 2, is amended to read:

Subd. 2. **Group I salary limits.** The salary for a position listed in this subdivision shall not exceed 133 percent of the salary of the governor. This limit must be adjusted annually on January 1. The new limit must equal the limit for the prior year increased by the percentage increase, if any, in the Consumer Price Index for all urban consumers from October of the second prior year to October of the immediately prior year. The commissioner of management and budget must publish the limit on the department's website. This subdivision applies to the following positions:

- 14.29 Commissioner of administration;
- 14.30 Commissioner of agriculture;
- 14.31 Commissioner of education;
- 14.32 Commissioner of commerce;

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- 15.1 Commissioner of corrections;
- 15.2 Commissioner of health;
- 15.3 Chief executive officer of the Minnesota Health Plan;
- 15.4 Commissioner, Minnesota Office of Higher Education;
- 15.5 Commissioner, Housing Finance Agency;
- 15.6 Commissioner of human rights;
- 15.7 Commissioner of human services;
- 15.8 Commissioner of labor and industry;
- 15.9 Commissioner of management and budget;
- 15.10 Commissioner of natural resources;
- 15.11 Commissioner, Pollution Control Agency;
- 15.12 Commissioner of public safety;
- 15.13 Commissioner of revenue;
- 15.14 Commissioner of employment and economic development;
- 15.15 Commissioner of transportation; and
- 15.16 Commissioner of veterans affairs.

15.17 Sec. 3. [62X.06] MINNESOTA HEALTH BOARD.

- 15.18 Subdivision 1. Establishment. The Minnesota Health Board is established to promote
- 15.19 the delivery of high quality, coordinated health care services that enhance health; prevent

15.20 illness, disease, and disability; slow the progression of chronic diseases; and improve personal

- 15.21 <u>health management. The board shall administer the Minnesota Health Plan. The board shall</u>
- 15.22 **oversee:**
- 15.23 (1) the Office of Health Quality and Planning under section 62X.09; and
- 15.24 (2) the Minnesota Health Fund under section 62X.19.
- 15.25 Subd. 2. Board composition. (a) The board shall consist of 15 members, including a
- 15.26 representative selected by each of the five rural regional health planning boards under section
- 15.27 62X.08 and three representatives selected by the metropolitan regional health planning
- 15.28 board under section 62X.08. These members shall appoint the following additional members
- 15.29 to serve on the board:

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16.1	<u>(1) one p</u>	patient member and	one employer me	mber; and	
16.2	(2) five 1	providers that inclu	de one physician,	one registered nurse, on	e mental health
16.3	provider, on	e dentist, and one f	acility director.		
16.4	(b) Each	member shall qual	ify by taking the o	ath of office to uphold th	e Minnesota and
16.5	United State	es Constitution and	to operate the Min	nnesota Health Plan in th	e public interest
16.6	by upholdin	g the underlying pr	inciples of this ch	apter.	
16.7	Subd. 3.	Term and comper	isation; selection	of chair. Board member	s shall serve four
16.8	years. Board	l members shall set	the board's comp	ensation not to exceed th	e compensation
16.9	of Public Ut	ilities Commission	members. The bo	ard shall select the chair	from its
16.10	membership) <u>.</u>			
16.11	<u>Subd. 4.</u>	Removal of board	member. A board	l member may be remove	ed by a two-thirds
16.12	vote of the n	nembers voting on	removal. After rec	eiving notice and hearing	g, a member may
16.13	be removed	for malfeasance or	nonfeasance in pe	erformance of the member	er's duties.
16.14	Conviction of	of any criminal beh	avior regardless of	how much time has laps	ed is grounds for
16.15	immediate r	emoval.			
16.16	Subd. 5.	General duties. T	he board shall:		
16.17	<u>(1)</u> ensur	te that all of the req	uirements of secti	on 62X.01 are met;	
16.18	<u>(2) hire a</u>	a chief executive of	ficer for the Minn	esota Health Plan who s	hall be qualified
16.19	after taking	the oath of office sp	ecified in subdivis	ion 2 and who shall adm	inister all aspects
16.20	of the plan a	as directed by the bo	oard;		
16.21	(3) hire a	a director for the O	ffice of Health Qu	ality and Planning who s	shall be qualified
16.22	after taking	the oath of office s	pecified in subdiv	ision 2;	
16.23	(4) hire a	a director of the Mi	nnesota Health Fu	nd who shall be qualifie	d after taking the
16.24	oath of offic	e specified in subd	ivision 2;		
16.25	<u>(5) provi</u>	de technical assista	nce to the regional	boards established unde	r section 62X.08;
16.26	<u>(6)</u> cond	uct necessary inves	tigations and inqu	iries and require the sub	mission of
16.27	information,	, documents, and rec	cords the board con	nsiders necessary to carry	out the purposes
16.28	of this chapt	ter;			
16.29	<u>(</u> 7) estab	lish a process for th	ne board to receive	e the concerns, opinions,	ideas, and
16.30	recommend	ations of the public	regarding all aspe	ects of the Minnesota He	alth Plan and the
16.31	means of ad	dressing those cond	cerns;		

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17.1	(8) conduct	other activities t	he board conside	rs necessary to carry out 1	the purposes of
17.2	this chapter;				<u> </u>
17.2		ata with the age	noing that liganga	health facilities to ensure	that facility
17.3 17.4	· · ·			health facilities to ensure tices are recognized and o	
17.4	timely manner;	monitored and t	nat deficient prac	and and a second and a	
17.5					
17.6	<u> </u>		d procedures as a	necessary to carry out the	duties assigned
17.7	under this chapt	ter;			
17.8	(11) establis	h conflict of inte	erest standards th	at prohibit providers from	receiving any
17.9	financial benefi	t from their med	lical decisions ou	tside of board reimburser	nent, including
17.10	any financial be	enefit for referrin	ng a patient for a	ny service, product, or pro	ovider, or for
17.11	prescribing, ord	lering, or recom	mending any dru	g, product, or service;	
17.12	(12) establis	h conflict of inte	erest standards re	lated to pharmaceuticals, 1	medical supplies
17.13	and devices and	l their marketing	to providers so	that no provider receives a	any incentive to
17.14	prescribe, admi	nister, or use any	y product or serv	ice;	
17.15	(13) require	all electronic he	ealth records used	by providers be fully int	eroperable with
17.16	the open source	electronic healt	h records system	used by the United States	s Veterans
17.17	Administration;	<u>.</u>			
17.18	(14) provide	e financial help a	nd assistance in 1	etraining and job placeme	ent to Minnesota
17.19	workers who m	ay be displaced	because of the ad	ministrative efficiencies of	of the Minnesota
17.20	Health Plan;				
17.21	(15) ensure	that assistance is	s provided to all	workers and communities	who may be
17.22	affected by prov	visions in this ch	apter; and		
17.23	<u>(16) work w</u>	with the Departm	ent of Employme	ent and Economic Develop	pment (DEED)
17.24	to ensure that fu	unding and prog	ram services are	promptly and efficiently d	listributed to all
17.25	affected workers	s. DEED shall m	onitor and report	on a regular basis on the st	atus of displaced
17.26	workers.				
17.27	There is cur	rently a serious s	shortage of provid	ders in many health care p	rofessions, from
17.28	medical technol	logists to registe	red nurses, and n	nany potentially displaced	l health
17.29	administrative v	workers already	have training in s	some medical field. To all	eviate these
17.30	shortages, the di	slocated worker	support program	should emphasize retrainir	ng and placement
17.31	into health care	related positions	if appropriate. As	Minnesota residents, all d	isplaced workers
17.32	shall be covered	d under the Mini	nesota Health Pla	<u>n.</u>	

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18.1	Subd. 6.	Waiver request d	uties. Before sub	nitting a waiver applicati	on under section
18.2	1332 of the P	Patient Protection a	and Affordable Ca	are Act, Public Law Num	ber 111-148, as
18.3	amended, the	board shall do th	e following, as re	quired by federal law:	
18.4	<u>(1) condu</u>	et or contract for a	any necessary act	uarial analyses and actuar	ial certifications
18.5	needed to sup	port the board's es	stimates that the w	vaiver will comply with th	e comprehensive
18.6	coverage, aff	ordability, and sec	ope of coverage re	equirements in federal law	<u>/;</u>
18.7	<u>(2) condu</u>	et or contract for a	any necessary eco	nomic analyses needed to	support the
18.8	board's estimation	ates that the waiver	r will comply with	the comprehensive covera	age, affordability,
18.9	scope of cove	erage, and federal	deficit requireme	nts in federal law. These	analyses must
18.10	include:				
18.11	<u>(i) a detai</u>	led ten-year budge	et plan; and		
18.12	(ii) a deta	iled analysis regar	ding the estimated	d impact of the waiver on	health insurance
18.13	coverage in t	<u>he state;</u>			
18.14	(3) establ	ish a detailed draf	t implementation	timeline for the waiver pl	an; and
18.15	(4) establ	ish quarterly, annu	al, and cumulativ	e targets for the compreh	ensive coverage,
18.16	affordability,	scope of coverage	e, and federal defi	cit requirements in federa	ıl law.
18.17	<u>Subd. 7.</u>	Financial duties. [The board shall:		
18.18	(1) establi	ish and after enact	ment into law, co	llect premiums and the bu	siness health tax
18.19	according to	section 62X.20, su	ubdivision 1;		
18.20	<u>(2)</u> approv	ve statewide and r	egional budgets th	nat include budgets for th	e accounts in
18.21	section 62X.	19;			
18.22	(3) negoti	iate and establish p	payment rates for	providers;	
18.23	<u>(4) monite</u>	or compliance wit	h all budgets and	payment rates and take a	ction to achieve
18.24	compliance to	o the extent author	rized by law;		
18.25	<u>(5) pay cl</u>	aims for medical	products or servic	es as negotiated, and may	issue requests
18.26	for proposals	from Minnesota	nonprofit business	s corporations for a contra	act to process
18.27	<u>claims;</u>				
18.28	<u>(6) seek fe</u>	ederal approval to l	bill other states for	chealth care coverage prov	vided to residents
18.29	from out-of-s	state who come to	Minnesota for lon	g-term care or other costly	y treatment when
18.30	the resident's	home state fails to	o provide such cov	verage, unless a reciproca	l agreement with
18.31	those states to	o provide similar o	coverage to Minn	esota residents relocating	to those states
18.32	can be negoti	iated;			

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19.1	(7) administer the Minnesota Health Fund created under section 62X.19;
19.2	(8) annually determine the appropriate level for the Minnesota Health Plan reserve
19.3	account and implement policies needed to establish the appropriate reserve;
19.4	(9) implement fraud prevention measures necessary to protect the operation of the
19.5	Minnesota Health Plan; and
19.6	(10) work to ensure appropriate cost control by:
19.7	(i) instituting aggressive public health measures, early intervention and preventive care,
19.8	health and wellness education, and promotion of personal health improvement;
19.9	(ii) making changes in the delivery of health care services and administration that improve
19.10	efficiency and care quality;
19.11	(iii) minimizing administrative costs;
19.12	(iv) ensuring that the delivery system does not contain excess capacity; and
19.13	(v) negotiating the lowest possible prices for prescription drugs, medical equipment,
19.14	and medical services.
19.15	If the board determines that there will be a revenue shortfall despite the cost control
19.16	measures mentioned in clause (10), the board shall implement measures to correct the
19.17	shortfall, including an increase in premiums and other revenues. The board shall report to
19.18	the legislature on the causes of the shortfall, reasons for the inadequacy of cost controls,
19.19	and measures taken to correct the shortfall.
19.20	Subd. 8. Minnesota Health Board management duties. The board shall:
19.21	(1) develop and implement enrollment procedures for the Minnesota Health Plan;
19.22	(2) implement eligibility standards for the Minnesota Health Plan;
19.23	(3) arrange for health care to be provided at convenient locations, including ensuring
19.24	the availability of school nurses so that all students have access to health care, immunizations,
19.25	and preventive care at public schools and encouraging providers to open small health clinics
19.26	at larger workplaces and retail centers;
19.27	(4) make recommendations, when needed, to the legislature about changes in the
19.28	geographic boundaries of the health planning regions;
19.29	(5) establish an electronic claims and payments system for the Minnesota Health Plan;
19.30	(6) monitor the operation of the Minnesota Health Plan through consumer surveys and
19.31	regular data collection and evaluation activities, including evaluations of the adequacy and

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20.1	quality of serv	vices furnished un	der the program, th	ne need for changes in the	benefit package,
20.2	the cost of ea	ch type of service	, and the effective	ness of cost control meas	sures under the
20.3	program;				
20.4	<u>(7) dissem</u>	ninate information	and establish a he	ealth care website to prov	vide information
20.5	to the public	about the Minnes	ota Health Plan ine	cluding providers and fac	cilities, and state
20.6	and regional	health planning bo	pard meetings and	activities;	
20.7	<u>(8)</u> collab	orate with public	health agencies, so	chools, and community c	linics;
20.8	(9) ensure	that Minnesota H	Iealth Plan policie	s and providers, includin	g public health
20.9	providers, sup	oport all Minnesot	a residents in achie	eving and maintaining ma	aximum physical
20.10	and mental he	ealth; and			
20.11	<u>(10)</u> annua	ally report to the c	hairs and ranking	ninority members of the	senate and house
20.12	of representat	tives committees	with jurisdiction o	ver health care issues on	the performance
20.13	of the Minnes	ota Health Plan, fi	scal condition and	need for payment adjustm	nents, any needed
20.14	changes in ge	ographic boundar	ries of the health p	lanning regions, recomm	endations for
20.15	statutory char	nges, receipt of re	venue from all sou	irces, whether current ye	ar goals and
20.16	priorities are	met, future goals	and priorities, maj	or new technology or pro	escription drugs,
20.17	and other circ	cumstances that m	ay affect the cost	or quality of health care.	
20.18	<u>Subd. 9.</u>	Policy duties. The	board shall:		
20.19	(1) develo	p and implement	cost control and q	uality assurance procedu	res;
20.20	(2) ensure	strong public hea	lth services includ	ing education and comm	unity prevention
20.21	and clinical s	ervices;			
20.22	(3) ensure	a continuum of c	oordinated high-q	uality primary to tertiary	care to all
20.23	Minnesota re	sidents; and			
20.24	(4) impler	nent policies to er	nsure that all Minr	esota residents receive c	ulturally and
20.25	linguistically	competent care.			
20.26	Subd. 10.	Self-insurance.	The board shall de	termine the feasibility of	self-insuring
20.27	providers for	malpractice and s	hall establish a se	If-insurance system and o	create a special
20.28	fund for payn	nent of losses incu	urred if the board of	letermines self-insuring	providers would
20.29	reduce costs.				
20.30	Sec. 4. [62]	<u> </u>	PLANNING REG	HONS.	
20.31	A metropo	olitan health plann	ing region consist	ing of the seven-county r	netropolitan area

20.32 is established. The commissioner of health shall designate five rural health planning regions

- 21.1 from the greater Minnesota area composed of geographically contiguous counties grouped
- 21.2 <u>on the basis of the following considerations:</u>
- 21.3 (1) patterns of utilization of health care services;
- 21.4 (2) health care resources, including workforce resources;
- 21.5 (3) health needs of the population, including public health needs;
- 21.6 **(4)** geography;
- 21.7 (5) population and demographic characteristics; and
- 21.8 (6) other considerations as appropriate.
- 21.9 The commissioner of health shall designate the health planning regions.

21.10 Sec. 5. [62X.08] REGIONAL HEALTH PLANNING BOARD.

- 21.11 Subdivision 1. Regional planning board composition. (a) Each regional board shall
- 21.12 consist of one county commissioner per county selected by the county board and two county
- 21.13 commissioners per county selected by the county board in the seven-county metropolitan
- 21.14 area. A county commissioner may designate a representative to act as a member of the board
- 21.15 <u>in the member's absence. Each board shall select the chair from among its membership.</u>
- 21.16 (b) Board members shall serve for four-year terms and may receive per diems for meetings
- 21.17 as provided in section 15.059, subdivision 3.
- 21.18 Subd. 2. Regional health board duties. Regional health planning boards shall:
- 21.19 (1) recommend health standards, goals, priorities, and guidelines for the region;
- 21.20 (2) prepare an operating and capital budget for the region to recommend to the Minnesota
- 21.21 Health Board;
- 21.22 (3) hire a regional planning director;
- 21.23 (4) address the needs of high risk populations by:
- 21.24 (i) collaborating with community health clinics and social service providers through
- 21.25 planning and financing to provide outreach, medical care, and case management services
- 21.26 in the community for patients who, because of mental illness, homelessness, or other
- 21.27 circumstances, are unlikely to obtain needed care; and
- 21.28 (ii) collaborating with hospitals, medical and social service providers through planning
- and financing to keep people healthy and reduce hospital readmissions by providing discharge

22.1	planning and services including medical respite and transitional care for patients leaving
22.2	medical facilities and mental health and chemical dependency treatment programs;
22.3	(5) collaborate with local public health care agencies to educate consumers and providers
22.4	on public health programs;
22.5	(6) collaborate with public health care agencies to implement public health and wellness
22.6	initiatives; and
22.7	(7) ensure that all parts of the region have access to a 24-hour nurse hotline and 24-hour
22.8	urgent care clinics.
22.9	Sec. 6. [62X.09] OFFICE OF HEALTH QUALITY AND PLANNING.
22.10	Subdivision 1. Establishment. The Minnesota Health Board shall establish an Office
22.11	of Health Quality and Planning to assess the quality, access, and funding adequacy of the
22.12	Minnesota Health Plan.
22.13	Subd. 2. General duties. (a) The Office of Health Quality and Planning shall make
22.14	annual recommendations to the board on the overall direction on subjects including:
22.15	(1) the overall effectiveness of the Minnesota Health Plan in addressing public health
22.16	and wellness;
22.17	(2) access to health care;
22.18	(3) quality improvement;
22.19	(4) efficiency of administration;
22.20	(5) adequacy of budget and funding;
22.21	(6) appropriateness of payments for providers;
22.22	(7) capital expenditure needs;
22.23	(8) long-term health care;
22.24	(9) mental health and substance abuse services;
22.25	(10) staffing levels and working conditions in health care facilities;
22.26	(11) identification of number and mix of health care facilities and providers required to
22.27	best meet the needs of the Minnesota Health Plan;
22.28	(12) care for chronically ill patients;

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23.1	(13) educating providers on promoting the use of advance directives with patients to
23.2	enable patients to obtain the health care of their choice;
23.3	(14) research needs; and
23.4	(15) integration of disease management programs into health care delivery.
23.5	(b) Analyze shortages in health care workforce required to meet the needs of the
23.6	population and develop plans to meet those needs in collaboration with regional planners
23.7	and educational institutions.
23.8	(c) Analyze methods of paying providers and make recommendations to improve quality
23.9	and control costs.
23.10	(d) Assist in coordination of the Minnesota Health Plan and public health programs.
23.11	Subd. 3. Assessment and evaluation of benefits. (a) The Office of Health Quality and
23.12	Planning shall:
23.13	(1) consider health care benefit additions to the Minnesota Health Plan and evaluate
23.14	them based on evidence of clinical efficacy;
23.15	(2) establish a process and criteria by which providers may request authorization to
23.16	provide health care services and treatments that are not included in the Minnesota Health
23.17	Plan benefit set, including experimental health care treatments;
23.18	(3) evaluate proposals to increase the efficiency and effectiveness of the health care
23.19	delivery system, and make recommendations to the board based on the cost-effectiveness
23.20	of the proposals; and
23.21	(4) identify complementary and alternative health care modalities that have been shown
23.22	to be safe and effective.
23.23	(b) The board may convene advisory panels as needed.
23.24	Sec. 7. [62X.10] ETHICS AND CONFLICT OF INTEREST.
23.25	(a) All provisions of section 43A.38 apply to employees and the chief executive officer
23.26	of the Minnesota Health Plan, the members and directors of the Minnesota Health Board,
23.27	the regional health boards, the director of the Office of Health Quality and Planning, the
23.28	director of the Minnesota Health Fund, and the ombudsman for patient advocacy. Failure
23.29	to comply with section 43A.38 shall be grounds for disciplinary action which may include
23.30	termination of employment or removal from the board.

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24.1	(b) In ord	er to avoid the appe	earance of politica	bias or impropriety, the	Minnesota Health	
24.2	(b) In order to avoid the appearance of political bias or impropriety, the Minnesota Health Plan chief executive officer shall not:					
				1 ¹ 4 ¹ - 1 1 ¹ 4	4	
24.3	(1) engag	e in leadership of, c	or employment by,	a political party or a polit	ical organization;	
24.4	<u>(2) publi</u>	cly endorse a politi	cal candidate;			
24.5	<u>(3) contra</u>	bute to any politication	al candidates or p	olitical parties and polition	cal organizations;	
24.6	or					
24.7	(4) attem	pt to avoid complia	ance with this sub	division by making cont	ributions through	
24.8	a spouse or o	other family memb	er.			
24.9	(c) In ord	ler to avoid a confl	ict of interest, ind	ividuals specified in para	agraph (a) shall	
24.10	not be curren	ntly employed by a	medical provider	or a pharmaceutical, me	edical insurance,	
24.11	or medical s	upply company. Th	nis paragraph does	s not apply to the five pro	ovider members	
24.12	of the board	<u>-</u>				
24.13	Sec. 8. [62	X.11] CONFLICT	FOF INTERES	<u>COMMITTEE.</u>		
24.14	<u>(a)</u> The b	oard shall establish	n a conflict of inte	erest committee to develo	op standards of	
24.15	practice for i	ndividuals or entiti	es doing business	with the Minnesota Heal	th Plan, including	
24.16	but not limit	ed to, board memb	ers, providers, an	d medical suppliers. The	committee shall	
24.17	establish gui	delines on the duty	to disclose the ex	xistence of a financial in	terest and all	
24.18	material fact	s related to that fin	ancial interest to	the committee.		
24.19	<u>(b) In con</u>	nsidering the transa	ction or arrangem	ent, if the committee dete	ermines a conflict	
24.20	of interest ex	cists, the committee	e shall investigate	alternatives to the propo	osed transaction	
24.21	or arrangem	ent. After exercisin	g due diligence, t	he committee shall deter	mine whether the	
24.22	<u>Minnesota</u> H	lealth Plan can obta	ain with reasonab	e efforts a more advanta	geous transaction	
24.23	or arrangem	ent with a person o	r entity that woul	d not give rise to a confli	ict of interest. If	
24.24	this is not re	asonably possible u	under the circums	tances, the committee sh	all make a	
24.25	recommenda	tion to the board or	whether the trans	action or arrangement is	in the best interest	
24.26	of the Minne	esota Health Plan, a	and whether the tr	ansaction is fair and reas	sonable. The	
24.27	committee s	hall provide the bo	ard with all mater	ial information used to n	nake the	
24.28	recommenda	tion. After review	ing all relevant in	formation, the board sha	ll decide whether	
24.29	to approve the total to the total to	ne transaction or ar	rangement.			
24.30	Sec. 9. [62	<u>X.12] OMBUDSN</u>	IAN OFFICE F	OR PATIENT ADVOC	<u>ACY.</u>	
24.31	Subdivis	ion 1. Creation of	office. (a) The Or	nbudsman Office for Pat	tient Advocacy is	
24.32	created to re	present the interest	s of the consumer	rs of health care. The om	budsman shall	

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25.1	help residents of the state secure the health care services and health care benefits they are
25.2	entitled to under the laws administered by the Minnesota Health Board and advocate on
25.3	behalf of and represent the interests of enrollees in entities created by this chapter and in
25.4	other forums.
25.5	(b) The ombudsman shall be a patient advocate appointed by the governor, who serves
25.6	in the unclassified service and may be removed only for just cause. The ombudsman must
25.7	be selected without regard to political affiliation and must be knowledgeable about and have
25.8	experience in health care services and administration.
25.9	(c) The ombudsman may gather information about decisions, acts, and other matters of
25.10	the Minnesota Health Board, health care organization, or a health care program. A person
25.11	may not serve as ombudsman while holding another public office.
25.12	(d) The budget for the ombudsman's office shall be determined by the legislature and is
25.13	independent from the Minnesota Health Board. The ombudsman shall establish offices to
25.14	provide convenient access to residents.
25.15	(e) The Minnesota Health Board has no oversight or authority over the ombudsman for
25.16	patient advocacy.
25.17	Subd. 2. Ombudsman's duties. The ombudsman shall:
25.18	(1) ensure that patient advocacy services are available to all Minnesota residents;
25.19	(2) establish and maintain the grievance process according to section 62X.13;
25.20	(3) receive, evaluate, and respond to consumer complaints about the Minnesota Health
25.21	<u>Plan;</u>
25.22	(4) establish a process to receive recommendations from the public about ways to improve
25.23	the Minnesota Health Plan;
25.24	(5) develop educational and informational guides according to communication services
25.25	under section 15.441, describing consumer rights and responsibilities;
25.26	(6) ensure the guides in clause (5) are widely available to consumers and specifically
25.27	available in provider offices and health care facilities; and
25.28	(7) prepare an annual report about the consumer perspective on the performance of the
25.29	Minnesota Health Plan, including recommendations for needed improvements.

26.1	Sec. 10. [62X.13] GRIEVANCE SYSTEM.
26.2	Subdivision 1. Grievance system established. The ombudsman shall establish a
26.3	grievance system for complaints. The system shall provide a process that ensures adequate
26.4	consideration of Minnesota Health Plan enrollee grievances and appropriate remedies.
26.5	Subd. 2. Referral of grievances. The ombudsman may refer any grievance that does
26.6	not pertain to compliance with this chapter to the federal Centers for Medicare and Medicaid
26.7	Services or any other appropriate local, state, and federal government entity for investigation
26.8	and resolution.
26.9	Subd. 3. Submittal by designated agents and providers. A provider may join with,
26.10	or otherwise assist, a complainant to submit the grievance to the ombudsman. A provider
26.11	or an employee of a provider who, in good faith, joins with or assists a complainant in
26.12	submitting a grievance is subject to the protections and remedies under sections 181.931 to
26.13	<u>181.935.</u>
26.14	Subd. 4. Review of documents. The ombudsman may require additional information
26.15	from health care providers or the board.
26.16	Subd. 5. Written notice of disposition. The ombudsman shall send a written notice of
26.17	the final disposition of the grievance, and the reasons for the decision, to the complainant,
26.18	to any provider who is assisting the complainant, and to the board, within 30 calendar days
26.19	of receipt of the request for review unless the ombudsman determines that additional time
26.20	is reasonably necessary to fully and fairly evaluate the relevant grievance. The ombudsman's
26.21	order of corrective action shall be binding on the Minnesota Health Plan. A decision of the
26.22	ombudsman is subject to de novo review by the district court.
26.23	Subd. 6. Data. Data on enrollees collected because an enrollee submits a complaint to
26.24	the ombudsman are private data on individuals as defined in section 13.02, subdivision 12,
26.25	but may be released to a provider who is the subject of the complaint or to the board for
26.26	purposes of this section.
26.27	Sec. 11. [62X.14] AUDITOR GENERAL FOR THE MINNESOTA HEALTH PLAN.
26.28	Subdivision 1. Establishment. There is within the Office of the Legislative Auditor an
26.29	auditor general for health care fraud and abuse for the Minnesota Health Plan who is
26.30	appointed by the legislative auditor.
26.31	Subd. 2. Duties. The auditor general shall:

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27.1	(1) inves	stigate, audit, and re	eview the financi	al and business records o	f the Minnesota		
27.2	Health Plan and the Minnesota Health Fund;						
27.3	<u>(2) inves</u>	(2) investigate, audit, and review the financial and business records of individuals, public					
27.4	and private	agencies and institu	tions, and privat	e corporations that provid	de services or		
27.5	products to	the Minnesota Heal	th Plan, the costs	of which are reimbursed	by the Minnesota		
27.6	Health Plan	<u>2</u>					
27.7	<u>(3) inves</u>	stigate allegations o	f misconduct on	the part of an employee o	r appointee of the		
27.8	Minnesota I	Health Board and or	n the part of any	provider of health care se	ervices that is		
27.9	reimbursed	by the Minnesota H	Health Plan, and r	report any findings of mis	sconduct to the		
27.10	attorney ger	neral;					
27.11	<u>(4) inves</u>	stigate fraud and ab	use;				
27.12	<u>(5)</u> arran	ge for the collection	n and analysis of	data needed to investigate	the inappropriate		
27.13	utilization o	of these products and	d services; and				
27.14	<u>(6)</u> annu	ally report recomm	endations for im	provements to the Minne	sota Health Plan		
27.15	to the board	l <u>.</u>					
27.16	Sec. 12. [6	52X.15] MINNESC)TA HEALTH P	LAN POLICIES AND I	PROCEDURES;		
27.17	RULEMAI						
27.18	Subdivis	sion 1. Exempt rule	es. The Minnesot	a Health Plan policies an	d procedures are		
27.19	exempt from	n the Administrative	e Procedure Act b	out, to the extent authorize	ed by law to adopt		
27.20	rules, the bo	pard may use the pro-	ovisions of section	on 14.386, paragraph (a),	clauses (1) and		
27.21	(3). Section	14.386, paragraph	(b), does not app	ly to these rules.			
27.22	<u>Subd. 2.</u>	Rulemaking proce	e dures. (a) When	ever the board determines	that a rule should		
27.23	be adopted	under this section e	stablishing, mod	ifying, or revoking a poli	cy or procedure,		
27.24	the board sh	nall publish in the S	tate Register the	proposed policy or proce	dure and shall		
27.25	afford intere	ested persons a peri	od of 30 days aft	er publication to submit	written data or		
27.26	comments.						
27.27	<u>(b) On o</u>	or before the last day	y of the period pr	ovided for the submissio	n of written data		
27.28	or comment	s, any interested per	son may file with	the board written objectio	ns to the proposed		
27.29	rule, stating	the grounds for ob	jection and reque	esting a public hearing on	those objections.		
27.30	Within 30 d	ays after the last da	y for filing object	tions, the board shall pub	olish in the State		
27.31	Register a n	otice specifying the	e policy or procee	dure to which objections	have been filed		
27.32	and a hearing	ng requested and sp	ecifying a time a	nd place for the hearing.			

28.1	Subd. 3. Rule adoption. Within 60 days after the expiration of the period provided for
28.2	the submission of written data or comments, or within 60 days after the completion of any
28.3	hearing, the board shall issue a rule adopting, modifying, or revoking a policy or procedure,
28.4	or make a determination that a rule should not be adopted. The rule may contain a provision
28.5	delaying its effective date for such period as the board determines is necessary.
28.6	Sec. 13. [62X.151] EXEMPTION FROM RULEMAKING.
28.7	The board and its operation of the Minnesota Health Plan and the Minnesota Health
28.8	Fund is exempt from rulemaking under chapter 14.
28.9 28.10	Sec. 14. Minnesota Statutes 2020, section 14.03, subdivision 3, is amended to read: Subd. 3. Rulemaking procedures. (a) The definition of a rule in section 14.02,
28.11	subdivision 4, does not include:
28.12	(1) rules concerning only the internal management of the agency or other agencies that
28.13	do not directly affect the rights of or procedures available to the public;
28.14	(2) an application deadline on a form; and the remainder of a form and instructions for
28.15	use of the form to the extent that they do not impose substantive requirements other than
28.16	requirements contained in statute or rule;
28.17	(3) the curriculum adopted by an agency to implement a statute or rule permitting or
28.18	mandating minimum educational requirements for persons regulated by an agency, provided
28.19	the topic areas to be covered by the minimum educational requirements are specified in
28.20	statute or rule;
28.21	(4) procedures for sharing data among government agencies, provided these procedures
28.22	are consistent with chapter 13 and other law governing data practices.
28.23	(b) The definition of a rule in section 14.02, subdivision 4, does not include:
28.24	(1) rules of the commissioner of corrections relating to the release, placement, term, and
28.25	supervision of inmates serving a supervised release or conditional release term, the internal
28.26	management of institutions under the commissioner's control, and rules adopted under
28.27	section 609.105 governing the inmates of those institutions;
28.28	(2) rules relating to weight limitations on the use of highways when the substance of the
28.29	rules is indicated to the public by means of signs;
28.30	(3) opinions of the attorney general;

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29.1	(4) the da	ta element dictiona	ry and the annual o	data acquisition calendar o	of the Department
29.2		n to the extent prov	-	-	•
29.3	(5) the od	ccupational safety	and health standar	rds provided in section 18	32.655;
29.4	(6) reven	ue notices and tax	information bulle	tins of the commissioner	of revenue.
29.5 29.6	section 507.		forms adopted by	the commissioner of com	imerce under
29.7		ards adopted by the n 507.0945; or	e Electronic Real	Estate Recording Commi	ssion established
29.8					
29.9				he commissioner of huma	an services to the
29.10	extent provid	ded in chapter 245.	A . ; or		
29.11		s, policies, and proc	edures adopted by	the Minnesota Health Boa	ard under chapter
29.12	<u>62X.</u>				
29.13			ARTICL	E 7	
29.14			IMPLEMENT	`ATION	
29.15	Section 1.	APPROPRIATIO	<u>DN.</u>		
29.16	\$ in :	fiscal year 2022 is	appropriated from	the general fund to the N	Ainnesota Health
29.17	Fund under	the Minnesota Hea	lth Plan to provid	e start-up funding for the	provisions of
29.18	chapter 62X	<u>.</u>			
29.19	Sec. 2. <u>EF</u>	FECTIVE DATE	AND TRANSIT	ION.	
29.20	Subdivis	ion 1. Effective da	te. This act is effe	ective the day following f	final enactment.
29.21				nd the chief executive off	
29.22	Minnesota H	Iealth Plan shall re	gularly update the	e legislature on the status	of planning,
29.23	implementation, and financing of this act.				
29.24	Subd. 2.	Timing to implem	ent. The Minneso	ota Health Plan must be op	perational within
29.25	two years fro	om the date of fina	l enactment of thi	s act.	
29.26	Subd. 3.	Prohibition. On a	nd after the day th	e Minnesota Health Plan	becomes
29.27	operational,	a health plan, as de	efined in Minneso	ta Statutes, section 62Q.0)1, subdivision 3,
29.28	may not be s	old in Minnesota f	for services provid	led by the Minnesota Hea	alth Plan.
29.29	Subd. 4.	Transition. (a) Th	e commissioners	of health, human services	s, and commerce
29.30	shall prepare	e an analysis of the	state's capital exp	enditure needs for the pur	rpose of assisting

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30.1	the board in	adopting the state	wide capital budge	t for the year following	implementation.
30.2	The commis	sioners shall subm	it this analysis to t	he board.	
30.3	<u>(b)</u> The f	ollowing timelines	s shall be implement	nted:	
30.4	(1) the co	ommissioner of he	alth shall designate	the health planning reg	gions utilizing the
30.5	criteria speci	fied in Minnesota	Statutes, section 62	2X.07, 30 days after the	date of enactment
30.6	of this act;				
30.7	(2) the re	gional boards shal	l be established the	ree months after the dat	e of enactment of
30.8	this act; and				
30.9	(3) the M	linnesota Health B	oard shall be estab	lished five months after	r the date of
30.10	enactment of	f this act; and			
30.11	(4) the co	ommissioner of he	alth, or the commis	ssioner's designee, shall	convene the first
30.12	meeting of ea	ach of the regional	boards and the Min	nnesota Health Board w	ithin 30 days after
30.13	each of the b	oards has been est	tablished.		
30.14	Subd. 5.	Report. Within or	ne year of the effec	tive date of chapter 62X	K, DEED shall
30.15	provide to th	e Minnesota Heal	th Board, the gover	mor, and the chairs and	ranking members
30.16	of the legisla	tive committees w	vith jurisdiction ov	er health, human service	es, and commerce
30.17	a report spel	ling out the approp	priations and legisl	ation necessary to assist	t all affected
30.18	individuals a	and communities th	nrough the transition	on.	