A bill for an act

relating to human services; requiring the commissioner of human services to seek
a waiver from the federal government to reform the medical assistance program;
setting guidelines for the reformed medical assistance program; providing
for rulemaking authority; requiring reports; proposing coding for new law in
Minnesota Statutes, chapter 256B.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [256B.841] WAIVER APPLICATION AND PROCESS.

Subdivision 1. Intent. It is the intent of the legislature that medical assistance be:

(1) a sustainable, cost-effective, person-centered, and opportunity-driven program

utilizing competitive and value-based purchasing to maximize available service options;

and

(2) a results-oriented system of coordinated care that focuses on independence

and choice, promotes accountability and transparency, encourages and rewards healthy

outcomes and responsible choices, and promotes efficiency.

Subd. 2. Waiver application. (a) The commissioner of human services shall apply

for a waiver and any necessary state plan amendments from the secretary of the United

States Department of Health and Human Services, including, but not limited to, a waiver

of the appropriate sections of title XIX of the federal Social Security Act, United States

Code, title 42, section 1396 et seq. and a waiver of maintenance of effort provisions in

section 2001 of the Patient Protection and Affordable Care Act, Public Law 111-148, as

amended by the Health Care and Education Reconciliation Act of 2010, Public Law

111-152, that provide program flexibility and under which Minnesota will operate all

facets of the state's medical assistance program.
(b) The commissioner of human services shall provide the legislative committees with jurisdiction over health and human services finance and policy with the waiver application and financial and other related materials, at least ten days prior to submitting the application and materials to the federal Centers for Medicare and Medicaid Services.

(c) If the state's waiver application is approved, the commissioner of human services shall:

(1) notify the chairs of the legislative committees with jurisdiction over health and human services finance and policy and allow the legislative committees with jurisdiction over health and human services finance and policy to review the terms of the waiver; and

(2) not implement the waiver until ten legislative days have passed following notification of the chairs.

Subd. 3. **Rulemaking; legislative proposals.** Upon acceptance of the terms of the waiver, the commissioner of human services shall:

(1) adopt rules to implement the waiver; and

(2) propose any legislative changes necessary to implement the terms of the waiver.

Subd. 4. **Joint commission on waiver implementation.** (a) After acceptance of the terms of the waiver, the governor shall establish a joint commission on waiver implementation. The commission shall consist of eight members; four of whom shall be members of the senate, not more than three from the same political party, to be appointed by the Subcommittee on Committees of the senate Committee on Rules and Administration, and four of whom shall be members of the house of representatives, not more than three from the same political party, to be appointed by the speaker of the house.

(b) The commission shall:

(1) oversee implementation of the waiver;

(2) confer as necessary with state agency commissioners;

(3) make recommendations on services covered under the medical assistance program;

(4) monitor and make recommendations on quality and access to care under the global waiver; and

(5) make recommendations for the efficient and cost-effective administration of the medical assistance program under the terms of the waiver.

Sec. 2. [256B.842] PRINCIPLES AND GOALS FOR MEDICAL ASSISTANCE REFORM.

Subdivision 1. **Goals for reform.** In developing the waiver application and implementing the waiver, the commissioner of human services shall ensure that the
reformed medical assistance program is a person-centered, financially sustainable, and
cost-effective program.

Subd. 2. **Reformed medical assistance criteria.** The reformed medical assistance
program established through the waiver must:

(1) empower consumers to make informed and cost-effective choices about their
health and offer consumers rewards for healthy decisions;

(2) ensure adequate access to needed services;

(3) enable consumers to receive individualized health care that is outcome-oriented
and focused on prevention, disease management, recovery, and maintaining independence;

(4) promote competition between health care providers to ensure best value
purchasing, leverage resources, and to create opportunities for improving service quality
and performance;

(5) redesign purchasing and payment methods and encourage and reward
high-quality and cost-effective care by incorporating and expanding upon current payment
reform and quality of care initiatives, including but not limited to those initiatives
authorized under chapter 62U; and

(6) continually improve technology to take advantage of recent innovations and
advances that help decision makers, consumers, and providers make informed and
cost-effective decisions regarding health care.

Subd. 3. **Annual report.** The commissioner of human services shall annually
submit a report to the governor and the legislature, beginning December 1, 2012, and each
December 1 thereafter, describing the status of the administration and implementation
of the waiver.

Sec. 3. **[256B.843] WAIVER APPLICATION REQUIREMENTS.**

Subdivision 1. **Requirements for waiver request.** The commissioner shall seek
federal approval to:

(1) enter into a five-year agreement with the United States Department of Health and
Human Services and Centers for Medicaid and Medicare Services (CMS) under section
1115a to waive provisions of title XIX of the federal Social Security Act, United States
Code, title 42, section 1396 et seq., requiring:

(i) state-wideness to allow for the provision of different services in different areas or
regions of the state;

(ii) comparability of services to allow for the provision of different services to
members of the same or different coverage groups;
S.F. No. 760, as introduced - 87th Legislative Session (2011-2012) [11-2290]

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(iii) no prohibitions restricting the amount, duration, and scope of services included
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in the medical assistance state plan;
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(iv) no prohibitions limiting freedom of choice of providers; and
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(v) retroactive payment for medical assistance, at the state's discretion;
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(2) waive the applicable provisions of title XIX of the federal Social Security Act,
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United States Code, title 42, section 1396 et seq., in order to:
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(i) expand cost sharing requirements above the five percent of income threshold for
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beneficiaries in certain populations;
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(ii) establish health savings or power accounts that encourage and reward
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beneficiaries who reach certain prevention and wellness targets; and
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(iii) implement a tiered set of parameters to use as the basis for determining
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long-term service care and setting needs;
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(3) modify income and resource rules in a manner consistent with the goals of the
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reformed program;
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(4) provide enrollees with a choice of appropriate private sector health coverage
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options, with full federal financial participation;
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(5) treat payments made toward the cost of care as a monthly premium for
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beneficiaries receiving home and community-based services when applicable;
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(6) provide health coverage and services to individuals over the age of 65 that are
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limited in scope and are available only in the home and community-based setting;
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(7) consolidate all home and community-based services currently provided under
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title XIX of the federal Social Security Act, United States Code, title 42, section 1915(c),
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into a single program of home and community-based services that include options for
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consumer direction and shared living;
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(8) expand disease management, care coordination, and wellness programs for all
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medical assistance recipients; and
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(9) empower and encourage able-bodied medical assistance recipients to work,
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whenever possible.
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Subd. 2. Agency coordination. The commissioner shall establish an intraagency
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assessment and coordination unit to ensure that decision making and program planning for
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recipients who may need long-term care, residential placement, and community support
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services are coordinated. The assessment and coordination unit shall determine level of
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care, develop service plans and a service budget, make referrals to appropriate settings,
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provide education and choice counseling to consumers and providers, track utilization,
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and monitor outcomes.