SF1

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH LEGISLATURE

S.F. No. 1

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DATE	D-PG	OFFICIAL STATUS
01/10/2013	47	Introduction and first reading
		Referred to State and Local Government
01/17/2013	66a	Comm report: To pass as amended and re-refer to Judiciary
01/24/2013	88a	Comm report: To pass as amended and re-refer to Commerce

1.1	A bill for an act
1.2	relating to commerce; establishing the Minnesota Insurance Marketplace;
1.3	prescribing its powers and duties; authorizing rulemaking; appropriating money;
1.4	amending Minnesota Statutes 2012, sections 13.7191, by adding a subdivision;
1.5	13D.08, by adding a subdivision; proposing coding for new law as Minnesota
1.6	Statutes, chapter 62V.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2012, section 13.7191, is amended by adding a
1.9	subdivision to read:
1.10	Subd. 14a. Minnesota Insurance Marketplace. Classification and sharing of data
1.11	of the Minnesota Insurance Marketplace is governed by section 62V.06.
1.12	Sec. 2. Minnesota Statutes 2012, section 13D.08, is amended by adding a subdivision
1.13	to read:
1.14	Subd. 5a. Minnesota Insurance Marketplace. Meetings of the Minnesota
1.15	Insurance Marketplace are governed by section 62V.03, subdivision 2.
1.16	Sec. 3. [62V.01] TITLE.
1.17	This chapter may be cited as the "Minnesota Insurance Marketplace Act."
1.18	Sec. 4. [62V.02] DEFINITIONS.
1.19	Subdivision 1. Scope. For the purposes of this chapter, the following terms have
1.20	the meanings given.
1.21	Subd. 2. Board. "Board" means the board of directors specified in section 62V.04.

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2.1	Subd. 3. Health benefit	t plan. "Health be	enefit plan" means a p	olicy, contract,
2.2	certificate, or agreement define			
2.3	defined in section 62Q.76, sub	odivision 3.		
2.4	Subd. 4. Health carrie	r. "Health carrier"	has the meaning defi	ned in section
2.5	<u>62A.011.</u>			
2.6	Subd. 5. Individual ma	rket. "Individual	market" means the m	arket for health
2.7	insurance coverage offered to	individuals.		
2.8	Subd. 6. Insurance pro	ducer. "Insurance	e producer" has the m	eaning defined
2.9	in section 60K.31.			
2.10	Subd. 7. Minnesota Ins	urance Marketpl	ace. "Minnesota Insu	rance Marketplace"
2.11	means the Minnesota Insurance	e Marketplace cre	eated as a state health	benefit exchange
2.12	as described in section 1311 o	f the federal Patie	nt Protection and Affo	ordable Care Act
2.13	(Public Law 111-148), and fur	ther defined throu	gh amendments to the	act and regulations
2.14	issued under the act.			
2.15	Subd. 8. Navigator. "N	avigator" has the 1	meaning described in	section 1311(i) of
2.16	the federal Patient Protection a	and Affordable Ca	re Act (Public Law 11	1-148), and further
2.17	defined through amendments t	to the act and regu	lations issued under th	ne act.
2.18	Subd. 9. Public health	care program. "H	Public health care prog	gram" means any
2.19	public health care program add	ministered by the	commissioner of hum	an services whereby
2.20	eligibility for the program is d	etermined accordi	ng to a modified adju	sted gross income
2.21	standard.			
2.22	Subd. 10. Small group	market. "Small g	roup market" means th	he market for health
2.23	insurance coverage offered to s	small employers as	defined in section 621	2.02, subdivision 26.
2.24	Sec. 5. [62V.03] MINNE	SOTA INSURAN	NCE MARKETPLA	<u>CE;</u>
2.25	ESTABLISHMENT.			
2.26	Subdivision 1. Creation	. The Minnesota	Insurance Marketplac	e is created as a
2.27	board under section 15.012, pa	aragraph (a), to:		
2.28	(1) promote innovation,	competition, qual	ity, value, market par	ticipation,
2.29	affordability, meaningful choice	ces, health improv	rement, care managem	nent, reduction of
2.30	health disparities, and portabil	ity of health bene	fit plans;	
2.31	(2) facilitate and simplify	y the comparison,	choice, enrollment, an	d purchase of health
2.32	benefit plans for individuals p	urchasing in the ir	dividual market throu	igh the Minnesota
2.33	Insurance Marketplace and for	employees and e	mployers purchasing	in the small group
2.34	market through the Minnesota	Insurance Market	tplace;	

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3.1	(3) assist small employers with access to small business health insurance tax credits
3.2	and to assist individuals with access to public health care programs, premium assistance
3.3	tax credits and cost-sharing reductions, and certificates of exemption from individual
3.4	responsibility requirements; and
3.5	(4) facilitate the integration and transition of individuals between public health care
3.6	programs and health benefit plans in the individual market.
3.7	Subd. 2. Application of other law. (a) The Minnesota Insurance Marketplace is
3.8	subject to review by the legislative auditor under section 3.971.
3.9	(b) Board members of the Minnesota Insurance Marketplace are subject to section
3.10	10A.07. Board members and the personnel of the Minnesota Insurance Marketplace
3.11	are subject to section 10A.071.
3.12	(c) All meetings of the board shall comply with the open meeting law in chapter
3.13	13D, except that:
3.14	(1) meetings regarding personnel negotiations may be closed at the discretion of
3.15	the board;
3.16	(2) meetings regarding contract negotiations may be closed at the discretion of
3.17	the board; and
3.18	(3) meetings or portions of meetings where not public data, as defined in section
3.19	13.02, subdivision 8a, or trade secret information, as defined in section 13.37, subdivision
3.20	1, are closed to the public.
3.21	(d) Except as specified in section 62V.05, subdivisions 7 and 9, the Minnesota
3.22	Insurance Marketplace and provisions specified under this chapter must be exempt from
3.23	chapter 14, including section 14.386. To set fees identified in section 62V.05, subdivisions
3.24	2 and 3, the board is exempt from section 16A.1283.
3.25	Sec. 6. [62V.04] GOVERNANCE.
3.26	Subdivision 1. Board. The Minnesota Insurance Marketplace is governed by a
3.27	board of directors with seven members.
3.28	Subd. 2. Appointment. (a) Board membership of the Minnesota Insurance
3.29	Marketplace consists of the following:
3.30	(1) three members appointed by the governor and confirmed by the senate, with
3.31	one member representing the interests of individual consumers eligible for individual
3.32	market coverage, one member representing individual consumers eligible for public health
3.33	care program coverage, and one member representing small employers. Members are
3.34	appointed to serve a four-year term following the initial staggered-term lot determination;

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4.1	(2) three members appointed by the governor and confirmed by the senate, who have
4.2	demonstrated expertise, leadership, and innovation in the following areas: one member
4.3	representing the areas of health administration, health care finance, health plan purchasing,
4.4	and health care delivery systems; one member representing the areas of public health, health
4.5	disparities, public health care programs, and the uninsured; and one member representing
4.6	health policy issues related to the small group and individual markets. Members are
4.7	appointed to serve a four-year term following the initial staggered term lot determination;
4.8	(3) the commissioner of human services or a designee; and
4.9	(4) the governor shall make appointments to the board that are consistent with
4.10	federal law and regulations regarding its composition and structure.
4.11	(b) Section 15.0597 shall apply to all appointments, except for the commissioner
4.12	and initial appointments.
4.13	(c) Initial appointments shall be made within 30 days of enactment.
4.14	Subd. 3. Terms. (a) Board members may serve no more than two consecutive
4.15	terms, except for the commissioner or the commissioner's designee, who shall serve
4.16	until replaced by the governor.
4.17	(b) A board member may resign at any time by giving written notice to the board.
4.18	(c) The appointed members under subdivision 2, paragraph (a), clauses (1) and (2),
4.19	shall have an initial term of two, three, or four years, determined by lot by the secretary of
4.20	state.
4.21	Subd. 4. Conflicts of interest. Within one year prior to or at any time during their
4.22	appointed term, board members appointed under subdivision 2, paragraph (a), clauses (1)
4.23	and (2), shall not be employed by, be a member of the board of directors of, or otherwise
4.24	be a representative of a health carrier, health care provider, navigator, insurance producer,
4.25	or other entity in the business of selling items or services of significant value to or through
4.26	the Minnesota Insurance Marketplace.
4.27	Subd. 5. Acting chair; first meeting; supervision. (a) The governor shall designate
4.28	as acting chair one of the appointees described in subdivision 2.
4.29	(b) The board shall hold its first meeting within 60 days of enactment.
4.30	(c) The board shall elect a chair to replace the acting chair at the first meeting.
4.31	Subd. 6. Chair. The board shall have a chair, elected by a majority of members.
4.32	The chair shall serve for one year.
4.33	Subd. 7. Officers. The members of the board shall elect officers by a majority of
4.34	members. The officers shall serve for one year.

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5.1	Subd.	8. Vacancies. If a va	acancy occurs	for a board seat that w	as appointed by the
5.2				nber within 90 days to	
5.3	of the term.				
5.4	Subd.	9. Removal. A boar	d member may	y be removed by the bo	oard only for cause,
5.5	following no	otice, hearing, and a	two-thirds vote	e of the board. A confi	lict of interest as
5.6	defined in su	ubdivision 4 shall be	cause for remo	oval from the board.	
5.7	Subd.	10. Meetings. The b	ooard shall me	et at least quarterly.	
5.8	Subd.	<u>11.</u> Quorum. A maj	ority of the m	embers of the board co	onstitutes a quorum,
5.9	and the affir	mative vote of a maje	ority of membe	ers of the board is nece	essary and sufficient
5.10	for action ta	ken by the board.			
5.11	Subd.	12. Compensation.	The board me	mbers shall be paid a s	salary not to exceed
5.12	the salary li	mits established unde	er section 15A	.0815, subdivision 4.	The salary for
5.13	board memb	pers shall be set in ac	cordance with	this subdivision and s	ection 15A.0815,
5.14	subdivision	5.			
5.15	Subd.	13. Advisory comm	nittees. (a) Th	e board may establish	, as necessary,
5.16	advisory con	mmittees to gather in	formation rela	ted to the operation of	the Minnesota
5.17	Insurance M	larketplace.			
5.18	<u>(b) Se</u>	ction 15.0597 shall n	ot apply to any	advisory committee	established by the
5.19	board.				
5.20	Sec. 7. [62V.05] RESPONSI	BILITIES AN	D POWERS OF TH	E MINNESOTA
5.21	INSURAN	CE MARKETPLAC	<u>CE.</u>		
5.22	Subdiv	vision 1. General. (a	a) The board s	hall operate the Minne	esota Insurance
5.23	Marketplace	according to this ch	apter and appl	icable state and federal	l law.
5.24	<u>(b) Th</u>	e board has the powe	er to:		
5.25	<u>(1) en</u>	ploy personnel and o	delegate admin	nistrative, operational,	and other
5.26	responsibilit	ties to the director an	d other person	nel as deemed appropr	riate by the board.
5.27	The director	and managerial staff	f of the Minner	sota Insurance Market	place shall serve in
5.28	the unclassi	fied service and shall	be governed b	by a compensation plan	n prepared by the
5.29	board, subm	itted to the commissi	oner of manag	ement and budget for	review and comment
5.30	within 14 da	uys of its receipt, and	approved by t	he Legislative Coordir	nating Commission
5.31	and the legi	slature under section	3.855, subdivi	sion 3, except that sec	tion 15A.0815,
5.32	subdivision	5, paragraph (e), sha	ll not apply;		
5.33	<u>(2) est</u>	ablish the budget of t	the Minnesota	Insurance Marketplace	<u>e;</u>

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6.1	(3) seek and accept money, grants, loans, donations, materials, services, or
6.2	advertising revenue from government agencies, philanthropic organizations, and public
6.3	and private sources to fund the operation of the Minnesota Insurance Marketplace;
6.4	(4) contract for the receipt and provision of goods and services;
6.5	(5) enter into information-sharing agreements with federal and state agencies and
6.6	other entities as authorized under section 62V.06; and
6.7	(6) take any other actions reasonably required to implement and administer its
6.8	responsibilities.
6.9	(c) Within 180 days of enactment, the board shall establish bylaws, policies,
6.10	and procedures governing the operations of the Minnesota Insurance Marketplace in
6.11	accordance with this chapter.
6.12	Subd. 2. Operations funding. (a) Beginning January 1, 2015, the board may
6.13	retain or collect up to 3.5 percent of premiums for individual market and small group
6.14	market health benefit plans sold through the Minnesota Insurance Marketplace to fund
6.15	the operations of the Minnesota Insurance Marketplace.
6.16	(b) Prior to January 1, 2015, the Minnesota Insurance Marketplace shall retain or
6.17	collect 3.5 percent of total premiums for individual market and small group market health
6.18	benefit plans sold through the Minnesota Insurance Marketplace to fund the operations
6.19	of the Minnesota Insurance Marketplace.
6.20	(c) Funds collected for the operations of the Minnesota Insurance Marketplace
6.21	under this subdivision shall cover any compensation provided to navigators participating
6.22	in the navigator program.
6.23	Subd. 3. Compensation; insurance producers. (a) The board may establish
6.24	requirements and compensation structure for insurance producers assisting individuals and
6.25	small employers with coverage through the Minnesota Insurance Marketplace.
6.26	(b) Within 30 days of enactment, the commissioner of management and budget shall
6.27	establish requirements and compensation for insurance producers assisting individuals
6.28	and small employers with coverage through the Minnesota Insurance Marketplace. The
6.29	requirements and compensation structure established under this paragraph shall remain in
6.30	effect until the implementation of the requirements and compensation structure established
6.31	under paragraph (a).
6.32	(c) Beginning January 1, 2015, the board may collect a percentage of premiums
6.33	for individual market and small group market health benefit plans sold through the
6.34	Minnesota Insurance Marketplace to fund the compensation of insurance producers
6.35	assisting individuals and small employers with coverage through the Minnesota Insurance
6.36	Marketplace. The percentage collected shall not exceed the percentage of premium paid to

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7.1	insurance producers in the fully insured individual and small group markets in Minnesota
7.2	for the most recent available year as identified in the I-SITE maintained by the National
7.3	Association of Insurance Commissioners (NAIC).
7.4	(d) Prior to January 1, 2015, the Minnesota Insurance Marketplace shall collect a
7.5	percentage of premiums for individual market and small group market health benefit plans
7.6	sold through the Minnesota Insurance Marketplace to fund the compensation of insurance
7.7	producers assisting individuals and small employers with coverage through the Minnesota
7.8	Insurance Marketplace. The percentage collected shall equal the percentage of premium
7.9	paid to insurance producers in the fully insured individual and small group markets in
7.10	Minnesota for 2012 as identified in the I-SITE maintained by the NAIC.
7.11	Subd. 4. Navigator; in-person assisters; call center. (a) The board may establish
7.12	policies and procedures for the ongoing operation of a navigator program, in-person
7.13	assister program, call center, and customer service provisions for the Minnesota Insurance
7.14	Marketplace to be implemented beginning January 1, 2015.
7.15	(b) Until the implementation of the policies and procedures described in paragraph
7.16	(a), the following shall be in effect:
7.17	(1) the navigator program shall be met by section 256.962 ;
7.18	(2) entities eligible to be navigators may serve as in-person assisters;
7.19	(3) the commissioner of management and budget shall establish requirements
7.20	and compensation for the navigator program and the in-person assister program within
7.21	30 days of enactment. Compensation for navigators and in-person assisters must take
7.22	into account any other compensation received by the in-person assister for conducting
7.23	the same or similar services; and
7.24	(4) call center operations shall utilize existing state resources and personnel,
7.25	including referrals to counties for medical assistance.
7.26	(c) The commissioner of management and budget shall establish a toll-free number
7.27	for the Minnesota Insurance Marketplace and may hire and contract for additional
7.28	resources as deemed necessary.
7.29	Subd. 5. Health carrier requirements; participation. (a) Beginning January 1,
7.30	2015, the board shall have the power to establish certification requirements for health
7.31	carriers and health benefit plans offered through the Minnesota Insurance Marketplace
7.32	unless by June 1, 2013, the legislature enacts regulatory requirements that:
7.33	(1) apply uniformly to all health carriers and health benefit plans in the individual
7.34	<u>market;</u>
7.35	(2) apply uniformly to all health carriers and health benefit plans in the small
7.36	group market; and

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8.1	(3) satis	fy federal certification	n requiremen	nts for the Minnesota	Insurance
8.2	(3) satisfy federal certification requirements for the Minnesota Insurance Marketplace.				
8.3	(b) The	board has the power t	o select hea	th carriers and health	benefit plans for
8.4	participation in	n the Minnesota Insu	ance Marke	tplace from the health	carriers and health
8.5	benefit plans t	hat have met certifica	tion requirer	nents. Selection must	be determined in the
8.6	interests of the	individual consumer	s and emplo	yers and within federa	al requirements.
8.7	<u>(c)</u> For h	ealth benefit plans of	fered throug	h the Minnesota Insur	ance Marketplace
8.8	beginning Jan	uary 1, 2015, health c	arriers must	use the most current a	addendum for Indian
8.9	health care pro	oviders approved by (Centers for N	Medicare and Medicai	d Services and the
8.10	tribes as part of	of their contracts with	Indian heal	th care providers.	
8.11	<u>Subd. 6.</u>	Appeals process; el	igibility det	erminations. (a) The	board shall establish
8.12	a process for a	ppeal of individual of	r employer e	ligibility determinatio	ons of the Minnesota
8.13	Insurance Mar	ketplace. The proces	s must prov	ide for a reasonable of	pportunity to be
8.14	heard and time	ely resolution of the a	ppeal, consi	stent with the require	ments of federal
8.15	law and regula	ations.			
8.16	(b) The	Minnesota Insurance	Marketplace	may establish service	e-level agreements
8.17	with state agen	ncies to conduct hear	ings for app	eals. Notwithstanding	section 471.59,
8.18	subdivision 1,	a state agency is auth	norized to en	ter into service-level a	agreements for this
8.19	purpose with t	he Minnesota Insurar	nce Marketp	lace.	
8.20	<u>(c)</u> For p	proceedings under this	s subdivision	n and subdivision 7, th	he Minnesota
8.21	Insurance Mar	ketplace may be repr	esented by a	in attorney who is an	employee of the
8.22	Minnesota Ins	urance Marketplace.			
8.23	<u>(d)</u> This	subdivision does not	apply to app	beals of determination	s where a state
8.24	agency hearing	g is available under s	ection 256.0	<u>45.</u>	
8.25	<u>Subd. 7.</u>	Contested case pro	ceeding; he	alth carrier determin	nations. A health
8.26	carrier that is	aggrieved by a decisi	on of the bo	ard regarding its com	pliance with
8.27	certification re	equirements or partici	pation in the	Minnesota Insurance	Marketplace under
8.28	subdivision 5,	paragraph (a) or (b),	is entitled to	a contested case proc	eeding under chapter
8.29	14. The report	or order of the admin	nistrative lav	v judge constitutes the	final decision in the
8.30	case, subject t	o judicial review und	er sections 1	4.63 to 14.69.	
8.31	<u>Subd. 8.</u>	Agreements; consu	ltation. (a)	The board shall:	
8.32	<u>(1)</u> estab	lish and maintain an	agreement v	with the chief information	tion officer of
8.33	the Office of I	Enterprise Technology	/ for inform	ation technology servi	ces that ensures
8.34	coordination v	vith public health care	e programs.	The board may establ	ish and maintain
8.35	agreements wi	th the chief informati	on officer o	f the Office of Enterpr	ise Technology for
8.36	other informat	tion technology service	ces, includin	g an agreement that w	ould permit the

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9.1	Minnesota Insurance Marketplace to administer eligibility for additional health care and
9.2	public assistance programs under the authority of the commissioner of human services;
9.3	(2) establish and maintain an agreement with the commissioner of human services
9.4	for cost allocation and services regarding eligibility determinations and enrollment for
9.5	public health care programs. The board may establish and maintain an agreement with the
9.6	commissioner of human services for other services; and
9.7	(3) establish and maintain an agreement with the commissioners of commerce
9.8	and health for services regarding enforcement of Minnesota Insurance Marketplace
9.9	certification requirements for health benefit plans offered through the Minnesota Insurance
9.10	Marketplace. The board may establish and maintain agreements with the commissioners
9.11	of commerce and health for other services.
9.12	(b) The board shall consult with the commissioners of commerce and health
9.13	regarding the operations of the Minnesota Insurance Marketplace.
9.14	(c) The board shall consult with Indian tribes and organizations regarding the
9.15	operation of the Minnesota Insurance Marketplace.
9.16	(d) The board shall establish advisory committees to provide the health care industry,
9.17	consumers, and other stakeholders with the opportunity to share their perspectives
9.18	regarding the operations of the Minnesota Insurance Marketplace.
9.19	Subd. 9. Rulemaking in first year. (a) For a period of one year following
9.20	enactment, the Minnesota Insurance Marketplace may adopt rules to implement any
9.21	provisions of this chapter following the process in this subdivision.
9.22	(b) The Minnesota Insurance Marketplace shall publish proposed rules in the State
9.23	Register.
9.24	(c) Interested parties have 21 days after publication to comment on the proposed
9.25	rules. After the Minnesota Insurance Marketplace has considered all comments, the
9.26	Minnesota Insurance Marketplace shall publish notice in the State Register that the rules
9.27	have been adopted and the rules shall take effect on publication.
9.28	(d) If the adopted rules are the same as the proposed rules, the notice shall state that
9.29	the rules have been adopted as proposed and shall cite the prior publication. If the adopted
9.30	rules differ from the proposed rules, the portions of the adopted rules that differ from the
9.31	proposed rules shall be included in the notice of adoption, together with a citation to the
9.32	prior State Register that contained the notice of the proposed rules.
9.33	(e) The Minnesota Insurance Marketplace shall seek comments from the Department
9.34	of Administration, Information Policy Analysis Division, before adopting any final rules
9.35	involving the sharing, use, or disclosure of not public data.

10.1	(f) By October 1, 2013, by January 15, 2014, and by May 1, 2014, the board
10.2	shall submit a report to the majority leader of the senate, the speaker of the house
10.3	of representatives, and the chairs of the committees in the senate and the house of
10.4	representatives with primary jurisdiction over commerce, that lists and describes all rules
10.5	promulgated under this subdivision.
10.6	Subd. 10. Rulemaking after the first year. Beginning one year after enactment, the
10.7	board may adopt rules to implement any provisions in this chapter using the expedited
10.8	rulemaking process in section 14.389.
10.9	Sec. 8. [62V.06] DATA.
10.10	(a) The definitions in section 13.02 apply to this section.
10.11	(b) Government data of the Minnesota Insurance Marketplace on individuals,
10.12	employees of employers, and employers using the Minnesota Insurance Marketplace are
10.13	private data on individuals or nonpublic data. The Minnesota Insurance Marketplace
10.14	may share not public data with state and federal agencies and other entities if the board
10.15	determines that the exchange of the data is reasonably necessary to carry out the functions
10.16	of the Minnesota Insurance Marketplace. State agencies shall share not public data
10.17	with the Minnesota Insurance Marketplace if the board determines that the exchange of
10.18	the data is reasonably necessary to carry out the functions of the Minnesota Insurance
10.19	Marketplace. Data-sharing agreements must include adequate protections with respect to
10.20	the confidentiality and integrity of the data to be shared and comply with applicable law.
10.21	Notwithstanding the provisions governing summary data in sections 13.02, subdivision
10.22	19, and 13.05, subdivision 7, the Minnesota Insurance Marketplace may derive summary
10.23	data from nonpublic data under this section.

10.24 Sec. 9. [62V.07] FUNDS.

10.25All funds received by the Minnesota Insurance Marketplace must be deposited in a10.26dedicated fund which may earn interest and are appropriated to the Minnesota Insurance10.27Marketplace for the purpose for which the funds were received. Funds do not cancel10.28and are available until expended.

10.29 Sec. 10. [62V.08] REPORT.

10.30 The Minnesota Insurance Marketplace shall submit a report to the legislature by

10.31 January 15, 2015, and each January 15 thereafter, on: (1) the performance of Minnesota

10.32 Insurance Marketplace operations; (2) meeting the Minnesota Insurance Marketplace

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11.1	responsibi	lities; and (3) an acco	unting of the M	linnesota Insurance M	arketplace budget
11.2	activities.				
11.3	Sec. 11	. [62V.09] EXPIRAT	TION AND SU	NSET EXCLUSION	<u>.</u>
11.4	Notv	vithstanding section 1	5.059, the boar	d and its advisory con	nmittees shall not
11.5	expire. Th	ne board and its advise	ory committees	are not subject to revi	iew or sunsetting
11.6	under chap	oter 3D. Advisory con	nmittees establi	shed by the board sha	ll not expire except
11.7	by action	of the board.			
11.8	Sec. 12	2. TRANSITION OF	AUTHORIT	<u>Y.</u>	
11.9	<u>(a) L</u>	Jpon the effective date	e of this act, the	commissioner of mar	agement and budget
11.10	shall exerc	cise all authorities and	responsibilities	s under Minnesota Stat	utes, sections 62V.03
11.11	and 62V.0	5 until the board has s	satisfied the req	uirements of Minneso	ta Statutes, section
11.12	<u>62V.05, su</u>	bdivision 1, paragrap	h (c). In exercis	sing these authorities a	nd responsibilities of
11.13	the board,	the commissioner of	management ar	nd budget shall be subj	ect to or exempted
11.14	from the s	ame statutory provision	ons as the board	d, as identified in Min	nesota Statutes,
11.15	section 62	V.03, subdivision 2.			
11.16	<u>(b) </u>	Jpon the establishmer	nt of bylaws, po	olicies, and procedures	governing the
11.17	operations	of the Minnesota Ins	urance Market	place by the board as	required under
11.18	Minnesota	Statutes, section 62V	.05, subdivisio	n 1, paragraph (c), all	personnel, assets,
11.19	contracts,	obligations, and fund	s managed by t	he commissioner of m	anagement and
11.20	budget for	the design and development	opment of the N	Ainnesota Insurance M	Iarketplace shall be
11.21	transferred	l to the board. Existin	g personnel ma	naged by the commiss	ioner of management
11.22	and budge	t for the design and de	evelopment of t	he Minnesota Insuran	ce Marketplace shall
11.23	staff the b	oard upon enactment.			
11.24	Sec. 13	3. MINNESOTA CC	MPREHENS	IVE HEALTH ASSO	CIATION
11.25	TERMIN	ATION.			
11.26	The	commissioner of com	merce, in cons	ultation with the board	l of directors of
11.27	the Minne	sota Comprehensive l	Health Associat	tion, has the authority	to develop and
11.28	implement	t the phase out and ev	entual terminat	ion of coverage provid	led by the Minnesota

- 11.29 Comprehensive Health Association under Minnesota Statutes, chapter 62E. The phase
- 11.30 out of coverage shall begin no sooner than January 1, 2014. The member assessments
- 11.31 established under Minnesota Statutes, section 62E.11, shall take into consideration any
- 11.32 phase out of coverage implemented under this section.

	SF1	REVISOR	РТ	S0001-2	2nd Engrossment
12.1	Sec. 14. R	EPORT ON APP	PEALS PROCE	<u>SS.</u>	
12.2	By Febru	ary 1, 2014, and	February 1, 2015	5, the Board of Direct	tors of the Minnesota
12.3	Insurance Marl	ketplace shall sub	mit a report to the	ne legislature on the	appeals process for
12.4	eligibility determinations established under section 7.				
12.5	Sec. 15. <u>EI</u>	FECTIVE DAT	<u>'E.</u>		
12.6	Sections	1 to 14 are effecti	ve the day follo	wing final enactment	. Any actions taken
12.7	by any state age	encies in furthera	nce of the design	, development, and i	mplementation of the
12.8	Minnesota Insu	arance Marketplac	ce prior to the ef	fective date shall be	considered actions
12.9	taken by the M	innesota Insuranc	e Marketplace a	nd shall be governed	by the provisions of

12.10 this chapter and state law. Health benefit plan coverage through the Minnesota Insurance

12.11 Marketplace is effective January 1, 2014.