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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3511

(SENATE AUTHORS: MANN, Morrison, Putnam, Port and Murphy)DATED-PGOFFICIAL STATUS02/12/202411550Introduction and first reading

03/11/2024

Introduction and first reading Referred to Commerce and Consumer Protection Comm report: To pass as amended and re-refer to Health and Human Services

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to insurance; requiring health plans to cover prenatal, maternity, and postnatal care; amending Minnesota Statutes 2022, sections 62A.041, subdivision 1; 62A.0411; 62A.047; 62Q.521; repealing Minnesota Statutes 2022, section 62A.041, subdivision 2.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 62A.041, subdivision 1, is amended to read:
1.8	Subdivision 1. Discrimination prohibited against unmarried women. Each group
1.9	policy of accident and health insurance and each group health maintenance contract health
1.10	plan, as defined in section 62Q.01, subdivision 3, shall provide the same coverage for
1.11	maternity benefits to unmarried women and minor female dependents that it provides to
1.12	married women including the wives of employees choosing dependent family coverage. If
1.13	an unmarried insured or an unmarried enrollee is a parent of a dependent child, each group
1.14	policy and each group contract health plan shall provide the same coverage for that child
1.15	as that provided for the child of a married employee choosing dependent family coverage
1.16	if the insured or the enrollee elects dependent family coverage.
1.17	Each individual policy of accident and health insurance and each individual health
1.18	maintenance contract shall provide the same coverage for maternity benefits to unmarried
1.19	women and minor female dependents as that provided for married women. If an unmarried
1.20	insured or an unmarried enrollee is a parent of a dependent child, each individual policy
1.21	and each individual contract shall also provide the same coverage for that child as that
1.22	provided for the child of a married insured or a married enrollee choosing dependent family
1.23	coverage if the insured or the enrollee elects dependent family coverage.

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2.1	EFFECT	FIVE DATE. This s	section is effective	January 1, 2025, and app	plies to all policies,
2.2	plans, certifi	cates, and contract	s offered, issued, o	or renewed on or after t	hat date.
2.3	Sec. 2. Min	nnesota Statutes 20	22, section 62A.0	411, is amended to read	1:
2.4	62A.041	1 MATERNITY C	CARE.		
2.5	Subdivis	ion 1. Minimum i i	npatient care. <u>(a)</u>	Every health plan as de	fined in section
2.6	62Q.01, sub	division 3, that pro	vides maternity be	enefits must , consistent	with other
2.7	coinsurance ,	, co-payment, dedu	etible, and related	-contract terms, provide	e coverage of a
2.8	minimum of	48 hours of inpation	ent care following	a vaginal delivery and	a minimum of 96
2.9	hours of inpa	atient care followin	ig a caesarean sec	tion for a mother and he	er newborn. The
2.10	health plan s	hall not provide an	y compensation o	r other nonmedical rem	uneration to
2.11	encourage a	mother and newbo	rn to leave inpatie	ent care before the durat	tion minimums
2.12	specified in	this section.			
2.13	<u>(b) In add</u>	dition to the covera	ge required under	paragraph (a), every h	ealth plan must
2.14	provide cove	erage for all inpatie	nt care provided t	o a mother and her new	born that is: (1)
2.15	recommende	ed by a health care	provider acting w	ithin the provider's scor	be of practice; and
2.16	(2) related to	the delivery and ass	sociated well-being	g of the mother and new	oorn. The coverage
2.17	required und	ler this paragraph in	ncludes but is not	limited to all procedure	es, examinations,
2.18	screenings, c	counseling, educati	on, and inpatient of	care extending beyond	the minimum
2.19	durations pro	ovided in paragrapl	<u>n (a).</u>		
2.20	<u>(c) If a he</u>	ealth care provider	acting within the	provider's scope of prac	ctice recommends
2.21	that either th	e mother or newbo	rn be transferred t	o a different medical fac	cility, every health
2.22	plan must pr	ovide the coverage	required under th	is section for the mothe	er, newborn, and
2.23	newborn sib	lings at both medic	al facilities. The c	overage required under	this paragraph
2.24	includes but	is not limited to exp	enses related to tra	unsferring all individuals	from one medical
2.25	facility to a d	different medical fa	acility.		
2.26	Subd. 2.	Minimum postdel	ivery outpatient c	eare. (a) The health plan	must also provide
2.27	coverage for	postdelivery outpa	atient care to a mo	ther and her newborn is	f the duration of
2.28	inpatient car	e is less than the m	inimums provideo	l in this section.	
2.29	<u>(b)</u> Postd	elivery <u>outpatient</u> c	are consists of a n	ninimum of one home v	isit by a registered
2.30	nurse and all	postdelivery outpa	tient care provide	d to a mother and her n	ewborn that is: (1)
2.31	recommende	ed by a health care	provider acting w	ithin the provider's scop	be of practice; and
2.32	(2) related to	the delivery and ass	sociated well-being	g of the mother and new	oorn. The coverage
2.33	required und	ler this paragraph in	ncludes but is not	limited to all procedure	es, examinations,

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3.1	screenings, counseling, education, and office visits. Services provided by the registered
3.2	nurse include, but are not limited to, parent education, assistance and training in breast and
3.3	bottle feeding, and conducting any necessary and appropriate clinical tests. The home visit
3.4	must be conducted within four days following the discharge of the mother and her child.
3.5	Subd. 3. Prohibition on cost sharing; limitations. (a) Except as provided under
3.6	paragraph (b), the coverage required under this section must be provided without cost
3.7	sharing, including but not limited to deductible, co-pay, or coinsurance. The coverage
3.8	required under this section must be provided without any limitation that is not generally
3.9	applicable to other coverages under the plan.
3.10	(b) Coverage provided under this section to transfer a mother or newborn from one
3.11	medical facility to a different medical facility may be provided with cost sharing if the
3.12	transfer is not recommended by a health care provider.
3.13	Subd. 4. Health plan defined. For purposes of this section, "health plan" has the meaning
3.14	given in section 62Q.01, subdivision 3.
3.15	EFFECTIVE DATE. This section is effective January 1, 2025, and applies to all policies,
3.16	plans, certificates, and contracts offered, issued, or renewed on or after that date.
3.17	Sec. 3. Minnesota Statutes 2022, section 62A.047, is amended to read:
3.18	62A.047 CHILDREN'S HEALTH SUPERVISION SERVICES AND PRENATAL
3.19	CARE SERVICES.
3.20	Subdivision 1. Coverage required. A policy of individual or group health and accident
3.21	insurance regulated under this chapter, or individual or group subscriber contract regulated
3.22	under chapter 62C, health maintenance contract regulated under chapter 62D, or health
3.23	benefit certificate regulated under chapter 64B, issued, renewed, or continued to provide
3.24	coverage to a Minnesota resident, Each health plan, as defined in section 62Q.01, subdivision
3.25	3, must provide coverage for child health supervision services and prenatal care services.
3.26	The policy, contract, or certificate must specifically exempt reasonable and customary
3.27	charges for child health supervision services and prenatal care services from a deductible,
3.28	co-payment, or other coinsurance or dollar limitation requirement. This section does not
3.29	prohibit the use of policy waiting periods for these services. Minimum benefits may be
3.30	limited to one visit payable to one provider for all of the services provided at each visit cited
3.31	in this section subject to the schedule set forth in this section. Nothing in this section applies
3.32	to a commercial health insurance policy issued as a companion to a health maintenance
3.33	organization contract, a policy designed primarily to provide coverage payable on a per

diem, fixed indemnity, or nonexpense incurred basis, or a policy that provides only accident
coverage. A policy, contract, or certificate described under this section may not apply to
preexisting condition limitations to individuals under 19 years of age. This section does not
apply to individual coverage under a grandfathered plan. A health plan is prohibited from
limiting coverage under this section based on an individual's preexisting condition.

4.6 <u>Subd. 2.</u> Prohibition on cost sharing; limitations. The coverage required under this
4.7 section must be provided without cost sharing, including but not limited to deductible,
4.8 co-pay, or coinsurance. The coverage required under this section must be provided without

4.9 <u>any limitation that is not generally applicable to other coverages under the plan.</u>

4.10 Subd. 3. Child health supervision services defined. For purposes of this section, "child health supervision services" means pediatric preventive services, appropriate immunizations, 4.11 developmental assessments, and laboratory services appropriate to the age of a child from 4.12 birth to age six, and appropriate immunizations from ages six to 18, as defined by Standards 4.13 of Child Health Care issued by the American Academy of Pediatrics. Reimbursement must 4.14 be made for at least five child health supervision visits from birth to 12 months, three child 4.15 health supervision visits from 12 months to 24 months, once a year from 24 months to 72 4.16 months. 4.17

4.18 <u>Subd. 4.</u> Prenatal care services defined. For purposes of this section, the term "prenatal
4.19 care services" means:

4.20 (1) the comprehensive package of medical and psychosocial support provided throughout
4.21 the pregnancy, including risk assessment, serial surveillance, prenatal education, and use
4.22 of specialized skills and technology, when needed, as defined by Standards for
4.23 Obstetric-Gynecologic Services issued by the American College of Obstetricians and
4.24 Gynecologists-; and

4.25 (2) all prenatal care of a mother and her child that is (i) recommended by a health care
4.26 provider acting within the provider's scope of practice, and (ii) related to the pregnancy,

4.27 delivery, and associated well-being of the mother and child. For purposes of this clause,

4.28 prenatal care includes but is not limited to all procedures, examinations, screenings,

4.29 <u>counseling, education, and office visits.</u>

4.30 EFFECTIVE DATE. This section is effective January 1, 2025, and applies to all policies, 4.31 plans, certificates, and contracts offered, issued, or renewed on or after that date.

5.1	Sec. 4. Minnesota Statutes 2022, section 62Q.521, is amended to read:
5.2	62Q.521 POSTNATAL CARE.
5.3	(a) For purposes of this section, "comprehensive postnatal visit" means a visit with a
5.4	health care provider that includes a full assessment of the mother's and infant's physical,
5.5	social, and psychological well-being, including but not limited to: mood and emotional
5.6	well-being; infant care and feeding; sexuality, contraception, and birth spacing; sleep and
5.7	fatigue; physical recovery from birth; chronic disease management; and health maintenance.
5.8	(b) A health plan must provide coverage for the following:
5.9	(1) a comprehensive postnatal visit with a health care provider not more than three weeks
5.10	from the date of delivery;
5.11	(2) any postnatal visits recommended by a health care provider between three and 11
5.12	weeks from the date of delivery; and
5.13	(3) a comprehensive postnatal visit with a health care provider 12 weeks from the date
5.14	of delivery- <u>; and</u>
5.15	(4) all postnatal care of a mother and infant, prior to the infant reaching one year of age,
5.16	recommended by a health care provider acting within the provider's scope of practice,
5.17	including but not limited to all procedures, examinations, screenings, counseling, education,
5.18	and office visits.
5.19	(c) The requirements of this section are separate from and cannot be met by a visit made
5.20	pursuant to section 62A.0411.
5.21	(d) The coverage required under this section must be provided without cost sharing,
5.22	including but not limited to deductible, co-pay, or coinsurance. The coverage required under
5.23	this section must be provided without any limitation that is not generally applicable to other
5.24	coverages under the plan.
5.25	EFFECTIVE DATE. This section is effective January 1, 2025, and applies to all policies,
5.26	plans, certificates, and contracts offered, issued, or renewed on or after that date.
5.27	Sec. 5. <u>REPEALER.</u>
5.28	Minnesota Statutes 2022, section 62A.041, subdivision 2, is repealed.
5.29	EFFECTIVE DATE. This section is effective January 1, 2025.

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APPENDIX Repealed Minnesota Statutes: 24-05492

62A.041 MATERNITY BENEFITS.

Subd. 2. Limitation on coverage prohibited. Each group policy of accident and health insurance, except for policies which only provide coverage for specified diseases, or each group subscriber contract of accident and health insurance or health maintenance contract, issued or renewed after August 1, 1987, shall include maternity benefits in the same manner as any other illness covered under the policy or contract.