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SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 720

(SENATE AUTHORS: DAHMS, Benson, Abeler and Kiffmeyer)

DATE	D-PG	OFFICIAL STATUS
02/06/2017	529	Introduction and first reading
		Referred to Commerce and Consumer Protection Finance and Policy
02/09/2017	563	Author added Kiffmeyer
03/01/2017		Comm report: To pass as amended and re-refer to Health and Human Services Finance and Policy
03/08/2017	1162a	Comm report: To pass as amended and re-refer to Finance
03/09/2017	1263a	Comm report: To pass as amended
	1279	Second reading
03/14/2017	1458a	Rule 45-amend, subst. General Orders HF5

1.1 A bill for an act

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relating to commerce; authorizing the Minnesota premium security plan as a state-based reinsurance program administered by the Minnesota Comprehensive Health Association; modifying certain provider taxes; imposing a reinsurance tax; appropriating money; amending Minnesota Statutes 2016, section 62E.10, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 62E.

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

Section 1. Minnesota Statutes 2016, section 62E.10, subdivision 2, is amended to read:

Subd. 2. **Board of directors; organization.** The board of directors of the association shall be made up of eleven 13 members as follows: six directors selected by contributing members, subject to approval by the commissioner, one of which must be a health actuary; two directors selected by the commissioner of human services, one of whom must represent hospitals and one of whom must represent health care providers; five public directors selected by the commissioner, at least two of whom must be plan enrollees, two of whom are covered under an individual plan subject to assessment under section 62E.11 or group plan offered by an employer subject to assessment under section 62E.11, enrollees in the individual market and one of whom must be a licensed insurance agent. At least two of the public directors must reside outside of the seven-county metropolitan area. In determining voting rights at members' meetings, each member shall be entitled to vote in person or proxy. The vote shall be a weighted vote based upon the member's cost of self-insurance, accident and health insurance premium, subscriber contract charges, health maintenance contract payment, or community integrated service network payment derived from or on behalf of Minnesota residents in the previous calendar year, as determined by the commissioner. In approving directors of the board, the commissioner shall consider, among other things, whether all types of members are fairly represented. Directors selected by contributing members may

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Sec. 2. 2

	Subd. 9. Minnesota Comprehensive Health Association or association. "Minnesota
(Comprehensive Health Association" or "association" has the meaning given in section
_	2E.02, subdivision 14.
	Subd. 10. Minnesota premium security plan. The "Minnesota premium security plan"
n	neans the state-based reinsurance program authorized under section 62E.23.
	Subd. 11. Plan year. "Plan year" means a calendar year for which an eligible health
<u>c</u>	arrier provides coverage under a health plan in the individual market.
	Subd. 12. Reinsurance cap. "Reinsurance cap" means the threshold dollar amount for
<u>c</u>	laims costs incurred by an eligible health carrier for an enrolled individual's covered
b	enefits, after which threshold the claims costs for such benefits are no longer eligible for
N	Minnesota premium security plan payments, established by the board of the Minnesota
C	Comprehensive Health Association.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	Sec. 3. [62E.22] DUTIES OF COMMISSIONER.
	In the implementation and operation of the Minnesota premium security plan, established
u	nder section 62E.23, the commissioner shall require eligible health carriers to calculate
tl	ne premium amount the eligible health carrier would have charged for the applicable plan
y	ear had the Minnesota premium security plan not been established and to submit this
11	nformation as part of the rate filing.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	Sec. 4. [62E.23] MINNESOTA PREMIUM SECURITY PLAN.
	Subdivision 1. The Minnesota premium security plan as state-based reinsurance.
Т	The association is Minnesota's reinsurance entity to administer the state-based reinsurance
p	rogram referred to as the Minnesota premium security plan. The Minnesota premium
S	ecurity plan shall be designed to protect consumers by mitigating the impact of high-risk
_	ndividuals on rates in the individual market.
	Subd. 2. Minnesota premium security plan parameters. (a) The board shall propose
to	the commissioner the Minnesota premium security plan payment parameters for the next
	lan year by January 15 of the calendar year prior to the applicable plan year. In developing
	ne proposed payment parameters, the board shall consider the anticipated impact on
	remiums. The commissioner shall approve or reject the payment parameters no later than
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Sec. 4. 3

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Program. Eligible health carriers must submit an attestation to the board asserting compliance

Sec. 4. 4

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5.31 <u>subdivision 2a.</u>

later than June 30 of the year following the applicable plan year.

Subd. 5. Notification of Minnesota premium security plan payments. (a) For each

applicable plan year, the association must notify eligible health carriers annually of Minnesota

premium security plan payments, if applicable, to be made for the applicable plan year no

(b) An eligible health carrier may follow the appeals procedure under section 62E.10,

Sec. 4. 5

Sec. 5. 6

Minnesota premium security plan payments for the applicable plan year.

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Subd. 3.	Audits. The Minne	sota premium se	curity plan is subject to	o audit by the
legislative a	auditor. The board m	ust ensure that it	s contractors, subcontr	ractors, or agents
cooperate w	vith the audit.			
Subd. 4.	External audit. Th	e board must eng	gage an independent ce	ertified public
accountant	firm licensed under cl	napter 326A to pe	rform a financial audit	and a programmatic
audit analyz	zing performance to c	letermine whethe	r the program is effecti	vely accomplishing
its goals for	each plan year of th	e Minnesota pre	mium security plan in	accordance with
generally ac	ecepted auditing stan	dards. The board	l must:	
(1) prov	ide to the commission	oner the results o	f the audit, in the man	ner and time frame
to be specif	ied by the commission	oner;		
(2) ident	ify to the commission	ner any material w	eakness or significant of	deficiency identified
in the audit	, and address in writi	ng to the commi	ssioner how the board	intends to correct
any identifi	ed material weaknes	s or significant d	eficiency; and	
(3) mak	e public the results o	f the audit, inclu	ding any material wea	kness or significant
deficiency a	and how the board in	tends to correct	the material weakness	or significant
deficiency.				
Subd. 5.	Action on audit fin	dings. If an audi	t results in a finding or	f material weakness
or significat	nt deficiency with res	pect to complian	ce with any requiremer	nt under this section,
the commis	sioner of commerce	must ensure the	board:	
(1) with	in 60 calendar days o	of the issuance of	f the final audit report,	provides a written
corrective a	ection plan to the con	nmissioner for ap	pproval;	
(2) impl	ements the approved	l plan; and		
(3) prov	ides to the commissi	oner written doc	umentation of the corr	rective actions once
taken.				
Sec. 6. <u>[6</u> 2	2E.25] FUNDING (OF MINNESOT	A PREMIUM SECU	RITY PLAN.
(a) The	reinsurance fund acc	ount is created in	n the special revenue f	und of the state
treasury. Fu	nds in the account ar	e appropriated to	the commissioner of c	commerce for grants
to the Minn	esota Comprehensiv	e Health Associa	ation for the Minnesota	a premium security
plan.				
(b) The	association shall pay	claims for the M	Iinnesota premium sec	curity plan using the
following s	ources, in the follow	ing order:		

Sec. 6. 7

(1) any federal funds available;

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in a manner consistent with state and federal law, and as approved by the United States

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Sec. 7. 8

fund account in the special revenue fund. This is a onetime transfer.

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Sec. 8. 9