AGW/VJ

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5113

(SENATE AUTHORS: MAYE QUADE and Pha)						
DATE	D-PG	OFFICIAL STATUS				
03/20/2024	12449	Introduction and first reading				
		Referred to Health and Human Services				
04/02/2024	13343	Author added Pha				

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to human services; establishing a Collaborative Intensive Bridging Services medical assistance covered service; directing the commissioner of human services to conduct a rate study and request federal approval; requiring a report; amending Minnesota Statutes 2022, section 256B.0625, by adding a subdivision.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 256B.0625, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 72. Collaborative Intensive Bridging Services. (a) Effective January 1, 2028,
1.10	or upon federal approval, whichever is later, medical assistance covers Collaborative
1.11	Intensive Bridging Services.
1.12	(b) Medical assistance coverage of Collaborative Intensive Bridging Services includes
1.13	but is not limited to:
1.13 1.14	<u>but is not limited to:</u> (1) a county children's mental health case manager;
1.14	(1) a county children's mental health case manager;
1.14 1.15	(1) a county children's mental health case manager; (2) initial engagement and assessment of the family and child with an intensive in-home
1.14 1.15 1.16	 (1) a county children's mental health case manager; (2) initial engagement and assessment of the family and child with an intensive in-home therapist;
1.14 1.15 1.16 1.17	 (1) a county children's mental health case manager; (2) initial engagement and assessment of the family and child with an intensive in-home therapist; (3) placement of the child in a residential treatment facility to receive ongoing therapy
 1.14 1.15 1.16 1.17 1.18 	 (1) a county children's mental health case manager; (2) initial engagement and assessment of the family and child with an intensive in-home therapist; (3) placement of the child in a residential treatment facility to receive ongoing therapy with the same intensive in-home therapist;
 1.14 1.15 1.16 1.17 1.18 1.19 	 (1) a county children's mental health case manager; (2) initial engagement and assessment of the family and child with an intensive in-home therapist; (3) placement of the child in a residential treatment facility to receive ongoing therapy with the same intensive in-home therapist; (4) home visits for the child during the child's stay at a residential treatment facility; and

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Section 1.

	03/12/24	REVISOR	AGW/VJ	24-07139	as introduced			
2.1	(1) cons	sist of evidence-bas	ed, promising pra	ctices and culturally respo	onsive treatment			
2.2	services;							
2.3	(2) embody an integrative care model that supports individuals who may also be							
2.4	experiencing co-occurring conditions;							
2.5	(3) qualify for federal financial participation; and							
2.6	(4) include services that support both children and their families.							
2.7	EFFECTIVE DATE. This section is effective the day following final enactment.							
2.1		TIVE DATE. This	s section is effecti	ve the day following final	enactment.			
2.8	Sec. 2. D	IRECTION TO C	OMMISSIONE	R; RATE STUDY AND R	REPORT.			
2.9	<u>(a) No l</u>	ater than June 30, 2	2026, the commiss	sioner of human services n	nust conduct a			
2.10	rate study a	nd request approva	l of a benefit and c	corresponding reimbursem	ent rate from the			
2.11	Centers for	Medicare and Med	icaid Services for	Collaborative Intensive B	ridging Services			
2.12	established	in Minnesota Statu	ttes, section 256B	.0625, subdivision 72. The	e commissioner			
2.13	<u>must use al</u>	l available supporti	ng data and consu	Ilt with counties, service p	roviders, and			
2.14	evaluators	in making the reque	est.					
2.15	<u>(b) No l</u>	ater than January 1	5, 2027, the comr	nissioner must submit to tl	he chairs and			
2.16	ranking mi	nority members of	the legislative con	nmittees with jurisdiction	over human			
2.17	services po	licy and finance a r	eport proposing th	ne following for Collabora	tive Intensive			
2.18	Bridging So	ervices established	in Minnesota Stat	utes, section 256B.0625, s	subdivision 72:			
2.19	<u>(1) eligi</u>	bility criteria;						
2.20	<u>(2) clini</u>	ical and service req	uirements;					
2.21	<u>(3) prov</u>	vider standards;						
2.22	<u>(4) licer</u>	nsing requirements;						
2.23	<u>(5) reim</u>	bursement rates; an	nd					
2.24	<u>(6)</u> draft	t legislation with sta	tutory changes nee	cessary to implement the re	ecommendations			
2.25	of the com	missioner in clauses	s(1) to (5).					
2.26	(c) The	commissioner's pro	cess in reporting a	and making recommendation	ons on the topics			
2.27	in paragrap	h (b) must include:						
2.28	<u>(1) com</u>	munity engagement	and input from pro	oviders, advocates, Tribal N	Vations, counties,			
2.29	people with lived experience, and other interested community members;							
2.30	<u>(2) stud</u>	y of Collaborative	Intensive Bridging	g Services in other states; a	and			

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- 3.1 (3) consultation or contracting with rate setting experts to develop a prospective,
- 3.2 data-based rate methodology for paragraph (b), clause (5).
- 3.3 **EFFECTIVE DATE.** This section is effective the day following final enactment.