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(SENATE AUTHORS: TOMASSONI, Jensen, Abeler, Bakk and Klein)

SENATE STATE OF MINNESOTA

NINETIETH SESSION

17-2515

S.F. No. 1115

DATE 02/16/2017	D-PG	OFFICIAL STATUS
02/10/2017	043	Introduction and first reading Referred to Commerce and Consumer Protection Finance and Policy
		A bill for an act
in phari	nacy pro	care; requiring health plan companies to offer enrollees a choice viders; requiring coverage for health care services provided by cists; proposing coding for new law in Minnesota Statutes, chapter
BE IT ENA	CTED B	Y THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1.	[62Q.57	6] ACCESS TO PHARMACY SERVICES.
Subdivis	ion 1. En	rollee choice. No health plan company or pharmacy benefit manager
that covers p	oharmace	utical services, including prescription drug coverage, shall limit or
restrict an er	nrollee's a	ability to select a pharmacy or pharmacist of the enrollee's choice if
the pharmac	y or phar	macist is licensed under chapter 151, and the pharmacy or pharmacist
has agreed to	o the term	s of the health plan company's or pharmacy benefit manager's provider
contract.		
Subd. 2.	Provider	network. No health plan company or pharmacy benefit manager shall
deny a phari	macy or p	bharmacist the right to participate in any of its pharmacy network
contracts in	this state	or as a contracting provider in this state if the pharmacy or pharmacist
has a valid l	icense un	der chapter 151, and the pharmacy or pharmacist agrees to accept the
terms and co	onditions	offered by the health plan company or pharmacy benefit manager, and
agrees to pro	ovide pha	rmacy services that meet state and federal laws and regulations.
Subd 3	Cost-sha	ring or other conditions. No health plan company or pharmacy benefit
		e a co-payment, fee, or other cost-sharing requirement for selecting a
		cist of the enrollee's choosing or impose other conditions that limit or
	-	bility to utilize a pharmacy of the enrollee's choosing, unless the health
		rmacy benefit manager imposes the same cost-sharing requirements,
	iy or pila	macy benefit manager imposes the same cost-sharing requirements,
Section 1.		1

	fees conditions				
2.1	ices, conunions,	or limits upon	an enrollee's sele	ection of any of the pharn	nacies within the
		•		ager's provider network c	
2.3	state.				
2.4	Subd. 4. Defi	initions. (a) For	purposes of this	section, the terms in this	subdivision have
2.5	the meanings give	ven.			
2.6	(b) "Pharmac	ey" has the mean	ning given in sec	tion 151.01, subdivision	2, and includes
2.7	mail order pharn	nacies and spec	ialty pharmacies	<u>-</u>	
2.8	<u>(c) "Pharmac</u>	cy benefit mana	ger" has the mea	ning given in section 151	.71, subdivision
2.9	<u>1.</u>				
2.10	Subd. 5. Exc	lusion. This sec	ction does not ap	ply to enrollees enrolled	in a public health
2.11	care program un	der chapter 256	B or 256L.		
2.12	Sec. 2. [62Q.8	4] SERVICES	PERFORMED	<u>BY A PHARMACIST.</u>	
2.13	A health plar	n company or pl	harmacy benefit	manager as defined unde	r section 151.71,
2.14	subdivision 1, sł	nall provide pay	ment for any hea	alth care service that is a	covered benefit
2.15	and is performed	d by a licensed p	oharmacist if: (1)	the service performed is	within the scope
2.16	of practice of a l	icensed pharma	cist under chapte	er 151; and (2) the health	plan would cover
2.17	the service if the	e service was pe	rformed by a ph	ysician licensed under cha	apter 147; an
2.18	advanced practic	ce registered nur	rse licensed und	er section 148.211, subdiv	vision 1a; or a
2.19	physician assista	ant licensed und	er chapter 147A	<u>-</u>	

2.20 Sec. 3. EFFECTIVE DATE.

2.21	Sections 1 and 2 are effective January 1, 2018, and apply to any health plan issued on
2.22	renewed on or after that date.