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Minnesota 1332 Waiver Proposal
Affordable Care Act (ACA) Waiver for State Innovation

Executive Overview

The Minnesota Department of Commerce (Commerce) respectfully submits this 1332 State Innovation Waiver to the Center for Medicare and Medicaid Services (CMS), a division of the United States Health and Human Services (HHS), and the Department of Treasury in order to support and stabilize Minnesota’s individual health insurance market.

Minnesota’s enabling legislation (Attachment A) and this waiver application support a new state-based reinsurance program, the Minnesota Premium Security Plan (MPSP), for the individual market designed to address the following goals:

1. Stabilizing individual market premiums, and reducing future rate increases, to a level that encourages more Minnesotans to purchase health coverage;
2. Encouraging consumer enrollment and ongoing participation by health insurers in Minnesota’s individual market;
3. Eliminating unintended consequences for Minnesota’s Basic Health Plan (BHP), known as MinnesotaCare, and federal premium tax credits (PTC); and
4. Creating a fiscally sustainable program that maximizes the positive impact of federal funding on the market.

The MPSP’s funding sources are, pending federal approval of Minnesota’s 1332 waiver, (1) Savings generated by PTC that the federal government would otherwise pay to Minnesotans without the MPSP; and (2) State appropriations from Minnesota’s Health Care Access Fund and General Fund.

Federal PTC support is applied to monthly premium payments of low- and middle-income enrollees to help with affordability. Minnesota has structured the MPSP in a manner similar in structure to the temporary federal reinsurance program that was in place for plan years 2014 through 2016. Further, neither the MPSP nor this waiver request will negatively affect individuals who typically qualify and receive federal PTC support.

To achieve the goal of reduced monthly premium rates to stabilize the individual market, Minnesota’s enabling legislation establishes a $271 million reinsurance program, partially funded with federal dollars resulting from an approved 1332 waiver. Commerce projects that this level of support will reduce the entire market’s premiums by an average of over 20 percent from where rates would be absent the MPSP and that healthier Minnesotans will either remain in, or return to, the market.

The MPSP will help stabilize the state’s individual market because:

- It will have an immediate effect on premium affordability for consumers in 2018.
• It is a seamless and invisible program to enrollees and maintains access to carriers, networks, health savings accounts, and plan design choices.
• It meets the goal of maintaining preexisting condition prohibitions, a major accomplishment of the ACA.
• It fosters competition through reducing the risk of high-cost claims; this risk is a major barrier for issuers who may consider entry into this market.
• It uses a delivery structure similar to the federal reinsurance program, allowing for easy federal review and feedback. Quick dissemination and approval of the program is important, given that issuers are already making plans for 2018 participation in the individual market.
• It is budget neutral for the federal government. This approach ensures that the raw data used to verify the federal waiver remains intact. For example, CMS is able to audit the count and proportion of enrollees receiving PTCs at each carrier, ensuring no additional expenses for the federal budget.

Many Minnesotans purchased health insurance for the first time because of the ACA. The most recent survey estimates that the Minnesota uninsured rate reached 4.3 percent in 2015,\textsuperscript{1} among the lowest in the country. Commerce predicts that the uninsured rate may increase in Minnesota due to extraordinary premium escalation in the individual market. Given the decrease in individual market enrollment since 2015, Minnesota’s uninsured rate may grow to 5.5 percent in 2017.

Commerce estimates that the MPSP will attract at least 20,000 more Minnesotans to purchase individual market insurance in 2018 than would have otherwise purchased insurance in the absence of this program. This enrollment growth would help improve the uninsured rate.

In this application, Minnesota seeks to waive section 1312 (c)(1) of the Affordable Care Act. Federal funds will help support the MPSP and reduce each issuers’ individual market rates.

In addition to seeking funding for reinsurance, Minnesota also seeks to secure receipt of funding equal to the amount of the forgone federal funds and assistance that would have been provided to Minnesotans without the waiver pursuant to the BHP funding formula as provided under 42 C.F.R. Part 600, Subpart G, also referred to as the pass-through funding under section 1332(a)(3) and subsequent guidance. Maintaining the same level of federal BHP funding that would have otherwise been available without the waiver is an essential component of this waiver request.

Minnesota proposes that this Section 1332 Waiver be effective starting January 1, 2018, and extend for a period of two years, with an option to renew if allowed under prevailing law.

\textbf{Description of the Minnesota Premium Security Plan}

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Minnesota’s enabling legislation that created a state-based reinsurance program (MPSP) took effect on April 4, 2017. The MPSP is an attachment-point reinsurance model very similar in design to the temporary federal reinsurance program that was in place from 2014 through 2016. The parameters for 2018, set in state law, are an attachment point of $50,000, a coinsurance rate of 80 percent, and a reinsurance cap of $250,000. The legislation does not explicitly specify incentives for managing health-care cost or utilization. Details on payments to carriers are provided in the actuarial report. See Attachment A for a copy of legislation.

Implementation of the MPSP

The MPSP enabling legislation repurposes the state’s former high-risk pool, the Minnesota Comprehensive Health Association (MCHA) to administer the MPSP. Governed by a 13-member board, MCHA must establish operational processes and procedures subject to the approval of Commerce. MCHA will reimburse eligible health insurers for reinsurance-eligible expenses incurred during a plan year. Health insurers will remain responsible for ongoing enrollment, notice, administration, and claims handling responsibilities.

MCHA collects data to determine reinsurance payments, and disburses reinsurance payments to each eligible health carrier. Reinsurance payments are calculated with respect to an eligible health insurers’ incurred claims costs for an enrollee’s covered benefits in a plan year. Once an enrollee’s claims exceed the attachment point, reinsurance payments are calculated as the product of the coinsurance rate and the lesser of 1) the claims cost minus the attachment point, or 2) the reinsurance cap minus the attachment point. Reinsurance payments cannot exceed the total amount paid by a health insurer for an eligible claim. Health insurers must provide data to MCHA and maintain certain records in order to be eligible for the reinsurance program.

After plan year 2018, the MCHA board will propose the payment parameters each year, taking into account available funding, to ensure stabilized premiums, increased market participation, improved access to providers, and mitigation of the impact of high-risk individuals. Commerce can approve or disapprove the proposed parameters. For plan year 2019 and beyond, the attachment point may be no lower than $50,000; the coinsurance rate may be no higher than 80 percent; and the cap may be no higher than $250,000.

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See Attachment A, Minnesota Laws 2017, Ch. 13, Article 1, Sec. 4.
Additional State Responsibilities Related to the MPSP

Additional duties of the Commerce Commissioner and other state agencies are specified in the legislation. MPSP funds are annually appropriated to Commerce and then granted to MCHA for operational and administrative costs and reinsurance payments.

The MPSP enabling legislation also creates a legislative working group that will advise MCHA and the state on payment parameters for plan year 2019. The working group must review and monitor the effectiveness of Alaska’s and other states’ reinsurance programs as well as the effect of federal health reform legislation on the MPSP. The Commerce Department is required to provide technical assistance to the working group.

Related to each benefit year, the Commerce Commissioner will receive a report summarizing the plan operations and receive the results of a required audit. There are no federal responsibilities related to the operations of the MPSP.

Compliance

Minnesota’s 1332 waiver intends to use federal dollars to partially fund the MPSP. State dollars will fund the balance.

The benefits of an approved waiver will be shared by the entire non-grandfathered individual health insurance market, without regard to enrollees’ income, age, health condition, tobacco status, area of residence, race, carrier selection, network selection, or metal level selection.

Minnesota does not seek to waive any other aspect of the ACA. This waiver is designed to maintain access to comprehensive health insurance for all Minnesotans through more affordable rates. This waiver request does not herein contemplate any overall funding level changes to the state’s basic health plan, MinnesotaCare, Medicaid, the state-based exchange (MNsure), federal grants, or any direct purchases. The State of Minnesota provides the following assurances:

- This waiver request meets the scope of coverage comparability requirements of Section 1332 (b)(1)(A) of the Affordable Care Act:
  - The Essential Health Benefit (EHB) coverage set (which dictates covered medical services, visit limits, and formulary) will be unaffected.
  - Coverage for vulnerable populations by health condition, age, income, geographic location, or any other demographic characteristic, will be unaffected by this waiver.

During legislative debate, Commerce supported a conditions-based reinsurance program similar to Alaska’s. There was also significant legislative interest in Alaska’s model. Commerce expects that the state will strongly consider moving to a conditions-based model beginning in plan year 2019.
This waiver will not affect cost sharing parameters that could indirectly affect the scope of coverage.

- This waiver meets the affordability requirements of Section 1332 (b)(1)(B):
  - This waiver will not affect cost sharing parameters (deductible, coinsurance, copays, OOP Max, etc.), which will continue to rely on the federal Actuarial Value Calculator for annual calibration. Coverage and cost sharing protections (such as the self-only coverage limit) against excessive out-of-pocket spending will remain the same. There will be no increases in designed or effective enrollee cost sharing, whether based on parameters or premiums, due to the approval or existence of this waiver.
  - EHB coverage will be unaffected, and thus have no indirect effect on cost sharing.
  - Cost sharing for vulnerable populations by health condition, age, income, geographic location, or any other demographic characteristic will be unaffected.

- This waiver request meets the affected number of individuals requirements of Section 1332 (b)(1)(C). The state expects more, not fewer, Minnesota residents will enroll in coverage if this waiver is approved. Minnesota estimates that this waiver will result in at least 20,000 more Minnesota residents accessing health insurance and as many as 50,000, in comparison to the number expected in the absence of the MPSP.

- This waiver request meets the deficit neutrality requirement of Section 1332 (b)(1)(D). This waiver will not result in increased federal spending, administrative costs or other expenses to the federal government, nor reduce federal income tax, payroll tax, excise tax, health insurance tax, PCORI assessments, or any other federal revenue.

- This waiver retains the existing scope of benefits, including requiring the provision for 10 EHB, matching the state’s benchmark plan’s covered service list and minimum visit limits. Waiver approval will not result in a decrease in the number of individuals with coverage that meets the EHB, nor will approval of this waiver affect health plan coverage offered through the state’s basic health plan, MinnesotaCare, Medicaid, or employers.

- This waiver meets the requirements of Section 1332(a)(3). Minnesota proposes that the savings that the federal government would have otherwise spent on PTC be used instead for broader financial support of the individual market through the MPSP. It also seeks the pass through of funding of the federal assistance that, absent this waiver, would have otherwise been spent on Minnesotans pursuant to the state’s BHP, MinnesotaCare.

- This waiver requests no change or consideration of any kind to state-specific exchanges or the federal role in the exchange or Minnesota’s BHP. As previously stated, this waiver requests both: (1) federal funds that, absent the waiver for the MPSP, would have otherwise been spent on Minnesotans pursuant to the BHP, be instead directed to the state to be treated as BHP trust funds for the purposes of 42 C.F.R. Part 600, Subpart H; and (2) federal PTC that would have otherwise been spent without the waiver be instead directed to the MPSP. There is a financially immaterial effect on federal operations in terms of having existing HHS, CMS, and Office of the Actuary (OACT) staff review and approve this waiver request.

- This waiver request meets the requirements for public input and a coordinated approach under Section 1332 (a)(4) and (5). The proposed waiver is publicly posted and public hearings are scheduled. Public comment will be solicited in compliance with 31 §§CFR 33.112 and 45 §§CFR 155.1312. Online materials meet national and Minnesota accessibility standards.
Summary of Proposal

Background

Minnesota’s individual health insurance market experienced significant rate increases in 2017. In June 2016, Blue Cross Blue Shield of Minnesota, Minnesota’s largest individual market insurer, announced that it would withdraw from the state’s individual market in 2017. Following that action, most remaining health insurers also requested to leave the market. Ultimately, each health insurer (except Blue Cross) remained for 2017, although HealthPartners Insurance Company and Group Health Inc. (together, the second largest brand in Minnesota’s individual market) restricted their service area to one geographic rating area in the state. In addition, all but one health insurer requested, and was granted, an enrollment capacity limit for 2017. As a result of rate increases, Minnesota’s current rate increase trajectory exceeds that of most other states in the nation.

Minnesota’s steep premium trajectory moved Minnesota from the lowest-cost state in 2014 to near the 60th percentile in 2017. The deterioration of affordability has led to lower enrollment levels with further consequences for Minnesota’s premium levels and risk pool composition, causing morbidity to continue to increase at a faster rate than the rest of the nation’s individual markets.

Goal of Waiver

Minnesota targets $271 million in individual market reinsurance payments for 2018, partially covered by federal dollars resulting from an approved 1332 waiver. This level of support will subsidize the entire market’s premiums by over 20 percent, or in a range of $125 to $175 per person per month in 2018.

The benefits of an approved waiver would include:

- More Minnesotans would have insurance coverage than in the absence of an approved waiver.
- Allowing for reduced premium increases and more affordable premiums to Minnesota residents, targeting over 20 percent average premium reduction from where rates would otherwise be without the MPSP.
- No negative effect on plan offerings, cost sharing, and covered services.
- Potential increased health insurer participation and competition in the market.
- Promoting stability of the individual market risk pool.
- Reducing issuers’ risk from high-cost claims, which reduces risk margins, which further reduces premiums.
- No increase in federal spending to support the individual market.
- No increase in federal spending to support MinnesotaCare, Minnesota’s BHP.
Applicable Federal Regulations

Minnesota proposes to make alternative use of federal savings, as allowed under Section 1332 of the Affordable Care Act.

Federal funding will be deposited for use by the MPSP. The MPSP will reimburse certain high costs in Minnesota’s individual market in a manner similar to the temporary federal reinsurance program that was in place between 2014 and 2016.

The MPSP will directly affect the price of the second lowest cost silver plan and thus the PTC available through the state’s individual market, as well as federal funding for MinnesotaCare, the state’s BHP. Therefore, Minnesota seeks to receive the funding equal to the amount of the forgone federal assistance that would have otherwise been spent on Minnesotans without this waiver pursuant to the BHP funding formula, under 42 C.F.R. Part 600, Subpart G, as a passthrough of funding under section 1332(a)(3) and subsequent guidance. Protecting the federal BHP funding that, without this waiver, would have otherwise been spent in support of MinnesotaCare, is an essential component of this waiver request.

Background on Minnesota’s Health Insurance Market

Minnesota has long been a national leader in health care reform and efforts to address the state’s uninsured rate. Through Section 1115 demonstration waivers, Minnesota has a long history of expanding and supporting public programs to cover more people in need than most other states. This includes MinnesotaCare, which operates today as a Basic Health Plan under the ACA. Prior to the ACA’s implementation in 2014, Minnesota had the second oldest and largest (with approximately 26,000 members in its last year of full operation) high-risk pool in the nation.

The ACA’s guarantee issue requirements and preexisting condition prohibitions increased Minnesota’s individual market enrollment in 2014 and 2015. This increase is somewhat understated when compared to other states, as Minnesota residents with incomes under 200 percent of the Federal Poverty Level (FPL) are enrolled in MinnesotaCare. Further expansion of Medicaid reduced Minnesota’s uninsured rate to an all-time low (estimated at 4.3 percent) in 2015.4

At its highest point, the individual market covered just over 300,000 Minnesotans (2015), or approximately 5.5 percent of Minnesotans. Rate increases in 2017 (on top of those in 2016) have been significant, however, and individual market enrollment declined significantly in 2016 and 2017. The following graph shows Minnesota’s individual market enrollment history, with a breakdown of MNSure, grandfathered, and non-grandfathered enrollment.

Based on rate review feedback, many people who purchase health insurance through Minnesota’s individual market are self-employed, including contractors, entrepreneurs, realtors, insurance agents, farmers, and day care providers. The individual market also provides insurance for people working for very small employers who fail to provide health insurance. Market participants have identified premium affordability, access to providers and out-of-pocket expenses as critical issues driving enrollment declines.

Many Minnesotans have also indicated that for 2017, they have chosen not to purchase health insurance at all, as it equals the size of their mortgage, a brand new car, etc. This significant decline is also evident through monitoring of enrollment, processed twice per week in order to monitor the insurers’ enrollment caps in place for 2017.

Enrollees in the individual market have also been critical of the value of the insurance purchased, given that many of the plans that they could afford (bronze) will not cover services until they hit a very high deductible (often nearly $7,000).

Market participants have also been very critical of the insurers’ limited provider networks. Issuers have significantly reduced provider networks as a strategy to address affordability, sustainability, and stability, as well as their own risk management concerns.

Minnesota has nine rating areas, which are based on contiguous counties, as shown in the map below. In the Twin Cities metro area, the provider community is composed of several competitive integrated delivery systems. Many carriers have partnered with these systems to offer narrow networks in the individual market (a common complaint from affected enrollees).

In Greater Minnesota, providers have more bargaining power and some charge significantly more for services than in the Twin Cities. Minnesota has some world-renowned providers, including the Mayo Clinic and the University of Minnesota.
Individual market participants in rating area 1 (counties near Rochester, Minnesota, where the Mayo Clinic is headquartered) have had the highest rates in Minnesota, generally 20-35% higher than rates available elsewhere.

In general, the Twin Cities metro rating area (rating area 8) has the most competitive rates in Minnesota. Enrollment in the Twin Cities metro area tends to make up about 60 percent of the Minnesota marketplace.

Minnesota elected not to allow for transition plans in the individual or small group markets.

Based on data collected from issuers in April 2016 and subsequent reductions in plan availability, Commerce expects that by 2018 there will only be several hundred people enrolled in grandfathered individual plans. For modeling purposes and conservatism, Commerce has included grandfathered counts
in the financial modelling supporting this request, despite grandfathered individual enrollees playing no role in the actual waiver process.

As the chart above indicates, most individual market members have migrated to bronze and silver plans due to rate increases. By 2016, over 75 percent of Minnesotans had purchased those tiers of plans. This migration to bronze and silver plans has occurred generally uniformly at all ages.

High-cost claimants are the predominant issue affecting affordability. About 50 percent of the aggregate claims in 2015 were a result of high-cost cases. While this dynamic is not atypical in comparison to the group market, the group market has far more subsidies from employers in place to stabilize the curve to this general shape over time.

**Waiver Proposal: Use of Savings**

As provided by Section 1332 of the ACA, Minnesota proposes to use federal savings that, absent the MPSP, would have been paid as premium tax credits due to higher premium levels. The MPSP will reduce the cost of the applicable second lowest cost silver plan.

Due to the MPSP’s reinsurance support for Minnesota’s individual market, all premiums (including second-lowest silver premiums) will be less than they would have been without the MPSP. Health insurers’ actuaries will be asked to certify the premium reduction amount attributable to the MPSP when
developing and submitting proposed premium rates to Minnesota state regulators during the rate review process.

Minnesota proposes to receive federal savings as described in federal guidance issued on December 11, 2015. Federal waiver funding will contribute to reducing each issuer’s individual market health insurance rates.

As discussed above, Minnesota also seeks to receive the federal savings attributed to the impact of lowering the second lowest silver plan on the federal BHP funding formula, as a passthrough of funding under section 1332(a)(3). These federal savings will be treated by the state as federal BHP trust funds under 42 C.F.R. 600, Subpart H, and, therefore, only available to the state for the support of the state’s BHP, MinnesotaCare. Currently, MinnesotaCare is federally supported by a formula relating to the federal premium tax credits and cost sharing reduction subsidies, as provided under 42 C.F.R. Part 600, Subpart G. That funding value is the difference between the federal BHP funding with and without the 1332 waiver to support the MPSP. As illustrated in the actuarial report, the impact of the 1332 waiver to support the MPSP in conjunction with a passthrough of federal savings associated with the BHP formula to the state would be budget neutral to the federal deficit over the next 10 years.

https://www.federalregister.gov/documents/2015/12/16/2015-31563/waivers-for-state-innovation
Waiver Funding Proposal Financial Effects

As shown in the actuarial report, under the waiver scenario, the federal government would save approximately $139-$167 million in premium tax credits during 2018. The required 10-year projection (see actuarial report) shows the federal government would not expect to pay more in any future years if this waiver is approved.

Minnesota has an above-national-average percentage of individual market enrollees who do not qualify for federal premium tax credits. The projected federal savings take into account both those who are eligible for premium tax credits and those who are not eligible. The MPSP will directly allow more people to afford coverage, but also indirectly allow for lower rates by attracting a healthier risk pool (that is, as rates decrease, healthier individuals are more likely to see value in purchasing insurance). The final premium rates will generally remain about the same as without the MPSP for Minnesotans receiving premium tax credits with family incomes between 200-300 percent FPL, as well as older enrollees between 300-400 percent. Premium rates will decrease proportionally in comparison to rates without the MPSP for Minnesotans not eligible for any premium tax credits as well as for those who are younger with family incomes between 300-400 percent FPL.

Description of Post-Waiver Marketplace

Individual Health Insurance Market

Approval of this waiver will not affect the existing functions of the individual market, nor its consumer experience, other than to have reduced rates available to consumers. Individuals and families can continue to apply to MNSure, where eligibility for Medicaid, MinnesotaCare, tax credits, and cost-sharing reduction plan variations are determined. In many cases, there are also individual market plans available directly through issuers’ websites and insurance brokers. Assistance with plan selection is unchanged by this waiver, and may be provided by an agent, broker, navigator, or other in-person assister. Individual rates will be reduced by every issuer, whether or not the issuer sells plans through MNSure.

Small and Large Employers

This waiver does not affect health insurance available to Minnesota residents through small and large employers. Employers using the individual market as the provider of health insurance for their early-retirement plans often provide service-based subsidies to premiums and will be aided by improved stability in this market. Based on the typical employer strategy to subsidize a fixed amount of an early retiree’s premium, the proposed waiver could help early retirees (versus the employer) in such employer early-retirement plans.
**Medicare**

This waiver does not affect health insurance available to Minnesota residents through Medicare, including Medicare Cost plans and Medicare Advantage plans. This waiver has no effect on Medicare Supplement coverage (a “Medigap”) offered from commercial carriers.

**Medical Assistance, Minnesota’s Medicaid Program**

This waiver does not affect health insurance available to Minnesota residents through Medicaid.

**MinnesotaCare**

Approval of this waiver, in conjunction with the passthrough of savings to the state attributable to the BHP formula, will not affect the state’s existing BHP program, MinnesotaCare, nor its consumer experience. MinnesotaCare-eligible individuals and families will continue to apply through MNsure where eligibility is determined. Assistance with plan selection is unchanged by this waiver.

**Number of Employers Offering Coverage Pre/Post Waiver**

This waiver will not affect the number of employers offering health insurance coverage in Minnesota.

**Impact on Insurance Coverage in the State**

Minnesota’s proposed 1332 waiver requests premium tax credit savings from the federal government, based on an amount determined by the federal government. This waiver does not affect any health insurance covered services in Minnesota. The MPSP does not affect cost sharing parameters or coverage of services for individual market health plans or MinnesotaCare. Other markets are unaffected by this waiver.

The MPSP is intended to make the individual health insurance market more viable, more affordable, and more stable. Minnesota’s proposal encourages competition. If additional issuers move into, or return to, the individual market, consumers may benefit from expanded choice of plans and competitive pressure on rates. For 2017, there are seven issuers offering individual health insurance, though six of the issuers operate with an approved enrollment cap in place. Modeling provided by the Commerce actuarial staff indicates that the MPSP will help reduce the rates for all issuers in the Minnesota individual market and thus the premium amounts charged to Minnesotans.

Minnesota’s waiver does not request any modification to benefits or design parameters. Benefit packages will contain the same essential health benefits, remaining comprehensive, and will comply with standard national metal level requirements, including out-of-pocket limitations to protect in-network point of service cost sharing.

Under this waiver, Minnesota’s insurance coverage will continue to meet the requirements of federal law.
**Administrative Burden**

Minnesota expects that the MPSP will result in a small increase in health insurers’ administrative burden. Health insurers’ actuarial, claims, and finance departments will need to report and account for high-cost claims, and many of the issuers will continue their participation on the MCHA Board. Health insurers will continue to manage rate filing requests, plan design and benefit set-up, enrollment, marketing, and claims administration in the same manner as they would without a waiver. Participation in the MPSP will be mandatory to participation in the non-grandfathered individual market.

Commerce will monitor the governance, solvency, and administration of MCHA, as well as review the actuarial work relating to the MCHA credit in issuer’s rate filings. Actuarial staff participated in drafting this waiver request and actuarial study, and are be available for future inquiries from issuers, MCHA, or the federal government.

The Department of Treasury and CMS staff will have a small increased burden in determining waiver funding values as related to the individual market. The waiver does not affect the calculation of PTC or the reconciliation of PTC in terms of tax filings. Minnesota’s waiver does not require operational or financial changes for MNSure.

This waiver will have no administrative impact to individuals and families, even those whose conditions are reinsured by MCHA. All individuals will continue to purchase plans in the same manner available now, including through MNSure at [www.mnsure.org](http://www.mnsure.org) or through a broker, agent, navigator, or through directly contacting issuers.

**Waivers Requested**

The Minnesota Department of Commerce seeks to waive Section 1312 (c)(1)6 for the individual market single risk pool in connection with a Section 1332 waiver to implement a state-operated reinsurance program for 2018 and future years. Currently, that requirement at Section 1312(c)(1) requires a health insurance issuer to consider “all enrollees in all health plans….offered by such issuer in the individual market…to be members of a single risk pool.” To maximize the rate-lowering impact of the reinsurance program, the state would like to waive this single risk pool provision at 45 CFR 156.80 to the extent it would otherwise require excluding total expected state reinsurance payments when establishing the market wide index rate.

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§ 1312 (c)(1)Individual market--A health insurance issuer shall consider all enrollees in all health plans (other than grandfathered health plans) offered by such issuer in the individual market, including those enrollees who do not enroll in such plans through the Exchange, to be members of a single risk pool.
The Department of Commerce will communicate with issuers participating on the Marketplace that issuers should include state-operated reinsurance dollars in rate setting. The reinsurance program will result in a reduction in premiums and premium tax credits which the state believes will result in pass-through funding that the state can use towards the reinsurance program. We expect the implementation of this waiver to be straightforward, as claims for enrollees through the reinsurance program for the high risk pool will still be collected and other programs such as MLR will be unaffected.

More on Minnesota Coverage of Services

All Minnesota individual market plans must include the 10 Essential Health Benefits (EHBs), listed below. These benefits will not change as a result of the proposed waiver.

<table>
<thead>
<tr>
<th>Federally Required Essential Health Benefits (Non-grandfathered Individual and Small Group)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Ambulatory patient services</td>
</tr>
<tr>
<td>2. Emergency services</td>
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<tr>
<td>3. Hospitalization</td>
</tr>
<tr>
<td>4. Maternity and newborn care</td>
</tr>
<tr>
<td>5. Mental health and substance abuse disorder services, including behavioral health treatment</td>
</tr>
<tr>
<td>6. Prescription drugs</td>
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<tr>
<td>7. Rehabilitative and habilitative services</td>
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<tr>
<td>8. Laboratory services</td>
</tr>
<tr>
<td>9. Preventive and wellness services and chronic disease management</td>
</tr>
<tr>
<td>10. Pediatric services, including oral and vision care</td>
</tr>
</tbody>
</table>

Minnesota’s state-mandated benefits can be found at the following links:
These state-mandated benefits are summarized below:

<table>
<thead>
<tr>
<th>Benefit</th>
<th>Name of Required Benefit</th>
<th>Market Applicability</th>
<th>Statutory Authority</th>
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</thead>
<tbody>
<tr>
<td>Outpatient Surgery</td>
<td>Outpatient medical &amp; surgical services</td>
<td>Individual, Group, HMO</td>
<td>62A.153</td>
</tr>
<tr>
<td>Physician/Surgical Services</td>
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<td>4685.0100 Subp. 5</td>
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<td>4685.0700, Subp. 2</td>
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<td>62D.02, Subd. 7</td>
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<td>(Citations individually apply to specific markets)</td>
</tr>
<tr>
<td>Mental/Behavioral Health</td>
<td>Outpatient services</td>
<td>Qualified Plans, HMO</td>
<td>62E.06 Subd. 1(b)(2)</td>
</tr>
<tr>
<td>Outpatient Services</td>
<td></td>
<td></td>
<td>4685.0100 Subp. 5</td>
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<td>62A.155 Subd. 2</td>
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<td>Preventive Care/ Screening/ Immunization</td>
<td>Preventive health services</td>
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<td>Home Health Care Services</td>
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<td>62E.06 Subd. 1(b)(5)</td>
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<td>Emergency Room Services</td>
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<td>Individual, Group, HMO</td>
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<td>62Q.81 Subd. 4 (a)</td>
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<td>Ambulance services</td>
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<td>62E.06 Subd. 1(b)(14)</td>
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<td>62E.06 Subd. 1(b)(1)</td>
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<td>62E.06 Subd. 1(b)(2)</td>
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<td>Skilled Nursing Facility</td>
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<td>62E.06 Subd. 1(b)(4)</td>
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<tr>
<td>Service Category</td>
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<td>Delivery and All Inpatient Services for Maternity Care</td>
<td>Maternity benefits</td>
<td>Individual, Group, HMO</td>
<td>62Q.81 Subd. 4(5)</td>
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<td>Prenatal and Postnatal Care</td>
<td>Pre-natal care</td>
<td>Individual, Group, HMO</td>
<td>62Q.81 Subd. 4(5)</td>
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<td>Delivery and All Inpatient Services for Maternity Care</td>
<td>Minimum maternity stay</td>
<td>Individual, Group, HMO</td>
<td>62A.0411</td>
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<tr>
<td>Emergency Transportation/Ambulance</td>
<td>Ambulatory mental health services</td>
<td>Individual, Group, HMO</td>
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<td>Service Type</td>
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<tr>
<td>Mental/Behavioral Health Inpatient Services</td>
<td>Inpatient mental health benefits</td>
<td>Individual, Group, HMO</td>
<td>4685.0700, subp. 2 62D.02, subd. 7  (Citations individually apply to specific markets)</td>
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<tr>
<td>Substance Abuse Disorder Outpatient Services</td>
<td>Treatment for alcoholism and chemical dependency</td>
<td>Individual, Group, HMO</td>
<td>62Q.47 4685.0100 subp. 5 4685.0700, subp. 2 62D.02, subd. 7  (Citations apply to specific markets)</td>
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<td>Substance Abuse Disorder Inpatient Services</td>
<td>Treatment for alcoholism and chemical dependency</td>
<td>Individual, Group, HMO</td>
<td>62A.149 62Q.47 4685.0100 subp. 5 4685.0700, subp. 2 62D.02, subd. 7  (Citations apply to specific markets)</td>
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<td>Generic Drugs, Preferred Brand Drugs, Non-Preferred Brand Drugs, Specialty Drugs</td>
<td>Prescription drug coverage</td>
<td>Qualified Plans, HMO</td>
<td>62E.06 Subd. 1(b)(3) 4685.0700, subp. 3 4685.0700, subp. 3A  (Citations individually apply to specific markets)</td>
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<td>Mental/Behavioral Health Outpatient Services</td>
<td>Therapeutic services</td>
<td>Qualified Plans, HMO</td>
<td>62E.06 Subd. 1 (b)(3) 4685.0700 Subd. 2E 4685.0100 Subd. 5D (Citations individually apply to specific markets)</td>
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<td>Mental/Behavioral Health Inpatient Services</td>
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<tr>
<td>Durable Medical Equipment</td>
<td>Durable medical equipment</td>
<td>Individual, Group, HMO</td>
<td>62Q. 66 62E.06 Subd. 1(b)(10) 4685.0700, subp. 2 4685.0700, subp. 3B (Citations individually apply to specific markets)</td>
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<tr>
<td>Durable Medical Equipment</td>
<td>Scalp-hair prostheses for alopecia areata</td>
<td>Individual, Group, HMO</td>
<td>62A.28</td>
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<td>Durable Medical Equipment</td>
<td>Durable medical equipment</td>
<td>Individual, Group, HMO</td>
<td>62Q. 66 62E.06 Subd. 1(b)(10) (Citations individually apply to specific markets)</td>
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<tr>
<td>Medical Service/Screening/Immunization</td>
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<td>Prostheses</td>
<td>Qualified Plans</td>
<td>62E.06 Subd. 1(b)(9)</td>
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<td>Hearing Aids</td>
<td>Hearing aids</td>
<td>Individual, Group, HMO</td>
<td>62Q.675</td>
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<tr>
<td>Outpatient Surgery Physician/Surgical Services</td>
<td>Professional services, outpatient services and hospital services</td>
<td>Qualified Plans, HMO</td>
<td>62E.06, 4685.0100 subp. 5, 4685.0700, subp. 2, 62D.02, subd. 7 (Citations individually apply to specific markets)</td>
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<tr>
<td>Preventive Care/Screening/Immunization</td>
<td>Well-child visits, immunizations</td>
<td>Individual, Group, HMO</td>
<td>62A.047, 4685.0100 subp. 5, 4685.0700, subp. 2, 62D.02, subd. 7 (Citations individually apply to specific markets)</td>
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<tr>
<td>Preventive Care/Screening/Immunization</td>
<td>Routine cancer screenings (mammograms, ovarian cancer screening for women at risk, pap smears)</td>
<td>Individual, Group, HMO</td>
<td>62A.30, 4685.0100 subp. 5, 4685.0700, subp. 2, 62D.02, subd. 7 (Citations individually apply</td>
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</table>
| Preventive Care/ Screening/ Immunization | Prostate cancer screening | Individual, Group, HMO | 62Q.50  
|                                      |                          |                        | 4685.0100 subp. 5  
|                                      |                          |                        | 4685.0700, subp. 2  
|                                      |                          |                        | 62D.02, subd. 7  
|                                      |                          |                        | (Citations individually apply to specific markets) |
| Preventive Care/ Screening/ Immunization | Preventive health services | Individual, Group, HMO | 62Q.46  
|                                      |                          |                        | 62A.047  
|                                      |                          |                        | 4685.0100 subp. 5  
|                                      |                          |                        | 4685.0700, subp. 2  
|                                      |                          |                        | 62D.02, subd. 7  
|                                      |                          |                        | (Citations individually apply to specific markets) |
| Routine Eye Exam (Adult) | Routine eye exams | HMO plans | 4685.0100 subp. 5  
| Routine Eye Exam for Children |                          |                        | 4685.0700, subp. 2  
|                                      |                          |                        | 62D.02, subd. 7  
| Diagnostic Test (X-Ray and Lab Work) | Diagnostic testing | Qualified Plans, HMO | 62E.06 Subd. 1(b)(11)  
|                                      |                          |                        | 4685.0100 subp. 5  
<p>|                                      |                          |                        | 4685.0700, subp. 2  |</p>
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<th>Service Description</th>
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<td>Qualified Plans</td>
<td>62E.06 Subd. 1(b)(6)</td>
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<td>Treatment for Temporomandibular Joint Disorders</td>
<td>Temporomandibular joint disorder (TMJ) and craniomandibular disorder (CMD)</td>
<td>Individual, Group, HMO</td>
<td>62A.043</td>
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<td>Reconstructive Surgery</td>
<td>Reconstructive surgery</td>
<td>Individual, Group, HMO</td>
<td>62A.25</td>
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<td>Clinical trials</td>
<td>Individual, Group, HMO</td>
<td>62D.109, 62Q.526 (Citations individually apply to specific markets)</td>
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<tr>
<td>Diabetes Care Management</td>
<td>Coverage for diabetes</td>
<td>Individual, Group, HMO</td>
<td>62A.3093</td>
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<tr>
<td>Inherited Metabolic Disorder - PKU</td>
<td>PKU treatment</td>
<td>Individual, Group, HMO</td>
<td>62A.26</td>
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<tr>
<td>Off Label Prescription Drugs</td>
<td>Coverage for off-label drugs to treat cancer in certain circumstances</td>
<td>Individual, Group, HMO</td>
<td>62Q.525</td>
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<td>Description</td>
<td>Description</td>
<td>Coverage Type</td>
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<td>Dental Anesthesia</td>
<td>Anesthesia and hospital charges for dental care</td>
<td>Individual, Group, HMO</td>
<td>62A.308</td>
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<tr>
<td>Diabetes Care Management</td>
<td>Coverage for chemical dependency in corrections facilities</td>
<td>Health plan that provides coverage for chemical dependency</td>
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<tr>
<td>Mental Health Other</td>
<td>Coverage for mental health medically necessary care</td>
<td>Individual, Group, HMO</td>
<td>62Q.53</td>
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<td>Mental Health Other</td>
<td>Court-ordered mental health services</td>
<td>Individual, Group, HMO</td>
<td>62Q.535</td>
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<tr>
<td>Off Label Prescription Drugs</td>
<td>Nonformulary antipsychotic drugs</td>
<td>Individual, Group, HMO</td>
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<td>Congenital Anomaly, including Cleft Lip/Palate</td>
<td>Cleft lip/cleft palate</td>
<td>Individual, Group, HMO</td>
<td>62A.042</td>
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<td>Treatment of Lyme Disease</td>
<td>Lyme disease</td>
<td>Individual, Group, HMO</td>
<td>62A.265</td>
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<td>Port-Wine Stain Removal</td>
<td>Port-wine stain removal</td>
<td>Individual, Group, HMO</td>
<td>62A.304</td>
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<td>Residential Treatment for Children with Emotional Disabilities</td>
<td>Health insurance benefits for emotionally disabled children</td>
<td>All health plans</td>
<td>62A.151</td>
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<td>Services to Ventilator-Dependent Persons</td>
<td>Coverage of services to ventilator-dependent persons</td>
<td>All health plans</td>
<td>62A.155</td>
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<td>Anesthetics</td>
<td>Qualified Plans</td>
<td>62E.06 Subd. 1(b)(8)</td>
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<td>Mental/Behavioral Health Outpatient Services</td>
<td>Family therapy</td>
<td>HMO</td>
<td>62D.102</td>
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<td>Outpatient Surgery Physician/Surgical Services</td>
<td>Oral surgery</td>
<td>Qualified Plans</td>
<td>62E.06 Subd. 1(b)(12)</td>
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<td>Oxygen</td>
<td>Qualified Plans</td>
<td>62E.06 Subd. 1(b)(7)</td>
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<td>Substance Abuse Disorder Outpatient Services</td>
<td>Second opinions related to chemical dependency and mental health</td>
<td>HMO</td>
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<td>Second surgical opinions</td>
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<td>Chemotherapy</td>
<td>Cancer Chemotherapy Treatment Coverage</td>
<td>All health Plans</td>
<td>62A.3075</td>
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<td>Benefits for DES Related Conditions</td>
<td>All health Plans</td>
<td>62A.154</td>
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<tr>
<td>Conditions caused by Breast Implants</td>
<td>All health Plans</td>
<td>62A.285 Subd. 2</td>
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</tbody>
</table>
10-Year Waiver Budget (Budget Neutrality)

As discussed in the actuarial report, the proposed waiver will have no effect on reducing federal revenues or increasing federal spending.

Ensuring Compliance, Reducing Waste and Fraud

Commerce has the responsibility for regulating and ensuring the compliance and solvency of all issuers, performing market conduct analysis and examinations, investigations, and providing consumer outreach. The Minnesota Department of Health also regulates and ensures compliance for HMOs specifically, but monitors all issuers’ accreditation, quality, and network adequacy.

The State of Minnesota, MCHA, and MinnesotaCare prepare financial statements and reports annually. Financial statements are audited annually, with the most recent audit completed for fiscal year ending 2016. The state’s enabling legislation creates several new accounting, auditing, and reporting requirements for MCHA as part of its administration of the MPSP. The MPSP is also subject to audit by Minnesota’s Legislative Auditor.

The State of Minnesota, MinnesotaCare, and MCHA are audited annually by Certified Public Accountants.

Federal staff are responsible for determining the savings calculations related to this waiver and ultimately ensuring that there are no increases to federal spending related to this waiver.

Implementation Timeline and Process

Minnesota expects implementation of the waiver can be accomplished in order to be in place for the plan year starting January 1, 2018.

An implementation timeline is included as Attachment C.

Reporting Responsibilities

As required under 45 CFR 155.1308(f)(4), Commerce will submit quarterly, annual, and cumulative targets for the scope of coverage requirement, the affordability requirement, the comprehensive requirement, and the federal deficit requirement.

As required, Minnesota will hold public meetings six months after the proposed waiver is granted and annually thereafter. The date, time, and location of each forum will be posted on the Commerce website. Consumers and business organizations will also be notified using existing communication channels. Each meeting will be conducted at a site that allows both in-person and telephonic attendance to accommodate residents across the state.
Minnesota’s enabling legislation requires MCHA to submit an annual public report summarizing plan operations for each benefit year by November 1 of the year following the applicable benefit year, or 60 calendar days following the final disbursement of reinsurance payments for the applicable benefit year, whichever is later.

**Waiver Development Process**

As required under 1332(a)(1)(B)(i), Minnesota’s state legislature authorized submission and implementation of the proposed waiver. House File 5 became law on April 4, 2017. This bill language can be found in Attachment A. A copy of the revised Minnesota Statutes can be found in Attachment B.

As required in 1332 (a)(4)(B)(i), public hearings are scheduled in accordance with 31 CFR 33.112 and 45 CFR 155.1312, to address the state public notice requirements. Public hearing notices and the written draft proposal were duly posted on the Commerce Department webpage on April 28, 2017. The public comment period remains open through the close of business on May 26, 2017.

In addition, the state has offered separate tribal consultation to Minnesota’s Federally-Recognized Tribal Governments in compliance with federal requirements and Commerce and DHS’ agency tribal consultation policies. Commerce and DHS plan to present on the waiver at a Tribal Health Directors Meeting on May 11. Commerce will also present on the waiver at the Minnesota Indian Affairs Council meeting on May 26.
The schedule of public hearings on the draft waiver application is indicated in the following table:

<table>
<thead>
<tr>
<th>Date</th>
<th>Time</th>
<th>Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 8, 2017</td>
<td>N/A</td>
<td>Commerce posting recorded public webinar</td>
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<tr>
<td>May 8, 2017</td>
<td>10:00 am-12:00 pm</td>
<td>Public Safety Building, 2030 N. Arlington Ave., Duluth</td>
</tr>
<tr>
<td>May 9, 2017</td>
<td>11:30 am-1:30 pm</td>
<td>Rochester Public Library, 101 2nd St. SE, Rochester</td>
</tr>
<tr>
<td>May 10, 2017</td>
<td>12:00-2:00 pm</td>
<td>Moorhead Public Library, 118 5th St. S, Moorhead</td>
</tr>
<tr>
<td>May 12, 2017</td>
<td>11:00 am–1:30 pm</td>
<td>Rondo Community Outreach Library, 461 Dale St. N., St. Paul</td>
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</tbody>
</table>

The schedule of Tribal consultation and notification on the draft waiver application is indicated in the following table:

<table>
<thead>
<tr>
<th>Date</th>
<th>Subject</th>
<th>Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 28, 2017</td>
<td>Tribal Notification Letters to all Federally Recognized Tribes</td>
<td>N/A</td>
</tr>
<tr>
<td>May 11, 2017</td>
<td>Tribal Health Directors Meeting Presentation</td>
<td>SMSC- Link Conference Center 2200 Trail of Dreams Prior Lake, MN 55372</td>
</tr>
<tr>
<td>May 25, 2017</td>
<td>Minnesota Indian Affairs Council Presentation</td>
<td>St. Cloud State University</td>
</tr>
</tbody>
</table>
CHAPTER 13--H.F.No. 5

An act relating to insurance; health; creating the Minnesota premium security plan; providing funding; establishing a legislative working group; regulating health care provider system access; modifying premium subsidy program provisions; appropriating money; amending Minnesota Statutes 2016, sections 62E.10, subdivision 2; 62K.10, by adding a subdivision; Laws 2013, chapter 9, section 15; Laws 2017, chapter 2, article 1, sections 1, subdivision 3; 2, subdivision 4, by adding a subdivision; 3; article 2, section 13; proposing coding for new law in Minnesota Statutes, chapter 62E.

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

ARTICLE 1

MINNESOTA PREMIUM SECURITY PLAN

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 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 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. 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 be reimbursed from the money of the association for expenses incurred by them as directors, but shall not otherwise be compensated by the association for their services.

Sec. 2. [62E.21] DEFINITIONS.

Subd. 1. Application. For the purposes of sections 62E.21 to 62E.25, the terms defined in this section have the meanings given them.

Subd. 2. Affordable Care Act. "Affordable Care Act" means the federal act as defined in section 62A.011, subdivision 1a.
Subd. 3. Attachment point. "Attachment point" means an amount as provided in section 62E.23, subdivision 2, paragraph (b).

Subd. 4. Benefit year. "Benefit year" means the calendar year for which an eligible health carrier provides coverage through an individual health plan.

Subd. 5. Board. "Board" means the board of directors of the Minnesota Comprehensive Health Association created under section 62E.10.

Subd. 6. Coinsurance rate. "Coinsurance rate" means the rate as provided in section 62E.23, subdivision 2, paragraph (c).

Subd. 7. Commissioner. "Commissioner" means the commissioner of commerce.

Subd. 8. Eligible health carrier. "Eligible health carrier" means all of the following that offer individual health plans and incur claims costs for an individual enrollee's covered benefits in the applicable benefit year:

(1) an insurance company licensed under chapter 60A to offer, sell, or issue a policy of accident and sickness insurance as defined in section 62A.01;

(2) a nonprofit health service plan corporation operating under chapter 62C; or

(3) a health maintenance organization operating under chapter 62D.

Subd. 9. Individual health plan. "Individual health plan" means a health plan as defined in section 62A.011, subdivision 4, that is not a grandfathered plan as defined in section 62A.011, subdivision 1b.

Subd. 10. Individual market. "Individual market" has the meaning given in section 62A.011, subdivision 5.

Subd. 11. Minnesota Comprehensive Health Association or association. "Minnesota Comprehensive Health Association" or "association" has the meaning given in section 62E.02, subdivision 14.

Subd. 12. Minnesota premium security plan or plan. "Minnesota premium security plan" or "plan" means the state-based reinsurance program authorized under section 62E.23.

Subd. 13. Payment parameters. "Payment parameters" means the attachment point, reinsurance cap, and coinsurance rate for the plan.


Subd. 15. Reinsurance payments. "Reinsurance payments" means an amount paid by the association to an eligible health carrier under the plan.

Sec. 3. [62E.22] DUTIES OF COMMISSIONER.

The commissioner shall require eligible health carriers to calculate the premium amount the eligible health carrier would have charged for the benefit year if the Minnesota premium security plan had not been
established. The eligible health carrier must submit this information as part of its rate filing. The commissioner must consider this information as part of the rate review.

Sec. 4. [62E.23] MINNESOTA PREMIUM SECURITY PLAN.

Subdivision 1. Administration of plan. (a) The association is Minnesota's reinsurance entity to administer the state-based reinsurance program referred to as the Minnesota premium security plan.

(b) The association may apply for any available federal funding for the plan. All funds received by or appropriated to the association shall be deposited in the premium security plan account in section 62E.25, subdivision 1. The association shall notify the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services and insurance within ten days of receiving any federal funds.

(c) The association must collect or access data from an eligible health carrier that are necessary to determine reinsurance payments, according to the data requirements under subdivision 5, paragraph (c).

(d) The board must not use any funds allocated to the plan for staff retreats, promotional giveaways, excessive executive compensation, or promotion of federal or state legislative or regulatory changes.

(e) For each applicable benefit year, the association must notify eligible health carriers of reinsurance payments to be made for the applicable benefit year no later than June 30 of the year following the applicable benefit year.

(f) On a quarterly basis during the applicable benefit year, the association must provide each eligible health carrier with the calculation of total reinsurance payment requests.

(g) By August 15 of the year following the applicable benefit year, the association must disburse all applicable reinsurance payments to an eligible health carrier.

Subd. 2. Payment parameters. (a) The board must design and adjust the payment parameters to ensure the payment parameters:

(1) will stabilize or reduce premium rates in the individual market;

(2) will increase participation in the individual market;

(3) will improve access to health care providers and services for those in the individual market;

(4) mitigate the impact high-risk individuals have on premium rates in the individual market;

(5) take into account any federal funding available for the plan; and

(6) take into account the total amount available to fund the plan.

(b) The attachment point for the plan is the threshold amount for claims costs incurred by an eligible health carrier for an enrolled individual's covered benefits in a benefit year, beyond which the claims costs for benefits are eligible for reinsurance payments. The attachment point shall be set by the board at $50,000 or more, but not exceeding the reinsurance cap.
(c) The coinsurance rate for the plan is the rate at which the association will reimburse an eligible health carrier for claims incurred for an enrolled individual’s covered benefits in a benefit year above the attachment point and below the reinsurance cap. The coinsurance rate shall be set by the board at a rate between 50 and 80 percent.

(d) The reinsurance cap is the threshold amount for claims costs incurred by an eligible health carrier for an enrolled individual's covered benefits, after which the claims costs for benefits are no longer eligible for reinsurance payments. The reinsurance cap shall be set by the board at $250,000 or less.

(e) The board may adjust the payment parameters to the extent necessary to secure federal approval of the state innovation waiver request in article 1, section 8.

Subd. 3. Operation. (a) The board shall propose to the commissioner the payment parameters for the next benefit year by January 15 of the year before the applicable benefit year. The commissioner shall approve or reject the payment parameters no later than 14 days following the board's proposal. If the commissioner fails to approve or reject the payment parameters within 14 days following the board's proposal, the proposed payment parameters are final and effective.

(b) If the amount in the premium security plan account in section 62E.25, subdivision 1, is not anticipated to be adequate to fully fund the approved payment parameters as of July 1 of the year before the applicable benefit year, the board, in consultation with the commissioner and the commissioner of management and budget, shall propose payment parameters within the available appropriations. The commissioner must permit an eligible health carrier to revise an applicable rate filing based on the final payment parameters for the next benefit year.

Subd. 4. Calculation of reinsurance payments. (a) Each reinsurance payment must be calculated with respect to an eligible health carrier's incurred claims costs for an individual enrollee's covered benefits in the applicable benefit year. If the claims costs do not exceed the attachment point, the reinsurance payment is $0. If the claims costs exceed the attachment point, the reinsurance payment shall be calculated as the product of the coinsurance rate and the lesser of:

1. the claims costs minus the attachment point; or
2. the reinsurance cap minus the attachment point.

(b) The board must ensure that reinsurance payments made to eligible health carriers do not exceed the total amount paid by the eligible health carrier for any eligible claim. "Total amount paid of an eligible claim" means the amount paid by the eligible health carrier based upon the allowed amount less any deductible, coinsurance, or co-payment, as of the time the data are submitted or made accessible under subdivision 5, paragraph (c).

Subd. 5. Eligible carrier requests for reinsurance payments. (a) An eligible health carrier may request reinsurance payments from the association when the eligible health carrier meets the requirements of this subdivision and subdivision 4.

(b) An eligible health carrier must make requests for reinsurance payments in accordance with any requirements established by the board.
(c) An eligible health carrier must provide the association with access to the data within the dedicated data environment established by the eligible health carrier under the federal risk adjustment program under United States Code, title 42, section 18063. Eligible health carriers must submit an attestation to the board asserting compliance with the dedicated data environments, data requirements, establishment and usage of masked enrollee identification numbers, and data submission deadlines.

(d) An eligible health carrier must provide the access described in paragraph (c) for the applicable benefit year by April 30 of each year of the year following the end of the applicable benefit year.

(e) An eligible health carrier must maintain documents and records, whether paper, electronic, or in other media, sufficient to substantiate the requests for reinsurance payments made pursuant to this section for a period of at least six years. An eligible health carrier must also make those documents and records available upon request from the commissioner for purposes of verification, investigation, audit, or other review of reinsurance payment requests.

(f) An eligible health carrier may follow the appeals procedure under section 62E.10, subdivision 2a.

(g) The association may have an eligible health carrier audited to assess the health carrier's compliance with the requirements of this section. The eligible health carrier must ensure that its contractors, subcontractors, or agents cooperate with any audit under this section. If an audit results in a proposed finding of material weakness or significant deficiency with respect to compliance with any requirement of this section, the eligible health carrier may provide a response to the proposed finding within 30 days. Within 30 days of the issuance of a final audit report that includes a finding of material weakness or significant deficiency, the eligible health carrier must:

1. provide a written corrective action plan to the association for approval;
2. implement the approved plan; and
3. provide the association with written documentation of the corrective action once taken.

Subd. 6. Data. Government data of the association under this section are private data on individuals, or nonpublic data, as defined under section 13.02, subdivisions 9 or 12.

Sec. 5. [62E.24] ACCOUNTING, REPORTS, AND AUDITS OF THE ASSOCIATION.

Subdivision 1. Accounting. The board must keep an accounting for each benefit year of all:

1. funds appropriated for reinsurance payments and administrative and operational expenses;
2. requests for reinsurance payments received from eligible health carriers;
3. reinsurance payments made to eligible health carriers; and
4. administrative and operational expenses incurred for the plan.

Subd. 2. Reports. The board must submit to the commissioner and make available to the public a report summarizing the plan operations for each benefit year by posting the summary on the Minnesota Comprehensive Health Association Web site and making the summary otherwise available by November 1
of the year following the applicable benefit year or 60 calendar days following the final disbursement of reinsurance payments for the applicable benefit year, whichever is later.

Subd. 3. Legislative auditor. The Minnesota premium security plan is subject to audit by the legislative auditor. The board must ensure that its contractors, subcontractors, or agents cooperate with the audit.

Subd. 4. Independent external audit. (a) The board must engage and cooperate with an independent certified public accountant or CPA firm licensed or permitted under chapter 326A to perform an audit for each benefit year of the plan, in accordance with generally accepted auditing standards. The audit must at a minimum:

(1) assess compliance with the requirements of sections 62E.21 to 62E.25; and

(2) identify any material weaknesses or significant deficiencies and address manners in which to correct any such material weaknesses or deficiencies.

(b) The board, after receiving the completed audit, must:

(1) provide the commissioner the results of the audit;

(2) identify to the commissioner any material weakness or significant deficiency identified in the audit and address in writing to the commissioner how the board intends to correct any such material weakness or significant deficiency in compliance with subdivision 5; and

(3) make public the results of the audit, to the extent the audit contains government data that is public, including any material weakness or significant deficiency and how the board intends to correct the material weakness or significant deficiency, by posting the audit results on the Minnesota Comprehensive Health Association Web site and making the audit results otherwise available.

Subd. 5. Actions on audit findings. (a) If an audit results in a finding of material weakness or significant deficiency with respect to compliance by the association with any requirement under sections 62E.21 to 62E.25, the board must:

(1) provide a written corrective action plan to the commissioner for approval within 60 days of the completed audit;

(2) implement the corrective action plan; and

(3) provide the commissioner with written documentation of the corrective actions taken.

(b) By December 1 of each year, the board must submit a report to the standing committees of the legislature having jurisdiction over health and human services and insurance regarding any finding of material weakness or significant deficiency found in an audit.

Sec. 6. [62E.25] ACCOUNTS.

Subdivision 1. Premium security plan account. The premium security plan account is created in the special revenue fund of the state treasury. Funds in the account are appropriated annually to the commissioner of commerce for grants to the Minnesota Comprehensive Health Association for the operational and
administrative costs and reinsurance payments relating to the start-up and operation of the Minnesota premium security plan. Notwithstanding section 11A.20, all investment income and all investment losses attributable to the investment of the premium security plan account shall be credited to the premium security plan account.

Subd. 2. Deposits. Except as provided in subdivision 3, funds received by the commissioner of commerce or other state agency pursuant to the state innovation waiver request in article 1, section 8, shall be deposited in the premium security plan account in subdivision 1.

Subd. 3. Basic health plan trust account. Funds received by the commissioner of commerce or other state agency pursuant to the state innovation waiver request in article 1, section 8, that are attributable to the basic health program shall be deposited in the basic health plan trust account in the federal fund.

Sec. 7. Laws 2013, chapter 9, section 15, is amended to read:

Sec. 15. MINNESOTA COMPREHENSIVE HEALTH ASSOCIATION TERMINATION. (a) The commissioner of commerce, in consultation with the board of directors of the Minnesota Comprehensive Health Association, has the authority to develop and implement the phase-out and eventual appropriate termination of coverage provided by the Minnesota Comprehensive Health Association under Minnesota Statutes, chapter 62E. The phase-out of coverage shall begin no sooner than January 1, 2014, or upon the effective date of the operation of the Minnesota Insurance Marketplace and the ability to purchase qualified health plans through the Minnesota Insurance Marketplace, whichever is later, and shall, to the extent practicable, ensure the least amount of disruption to the enrollees' health care coverage. The member assessments established under Minnesota Statutes, section 62E.11, shall take into consideration any phase-out of coverage implemented under this section.

(b) Nothing in paragraph (a) applies to the Minnesota premium security plan, as defined in Minnesota Statutes, section 62E.21, subdivision 12.

Sec. 8. STATE INNOVATION WAIVER.

Subdivision 1. Submission of waiver application. The commissioner of commerce shall apply to the secretary of health and human services under United States Code, title 42, section 18052, for a state innovation waiver to implement the Minnesota premium security plan for benefit years beginning January 1, 2018, and future years, to maximize federal funding. The waiver application must clearly state that operation of the Minnesota premium security plan is contingent on approval of the waiver request.

Subd. 2. Consultation. In developing the waiver application, the commissioner shall consult with the commissioner of human services, the commissioner of health, and the MNsure board.

Subd. 3. Application timelines; notification. The commissioner shall submit the waiver application to the secretary of health and human services on or before June 15, 2017. The commissioner shall make a draft application available for public review and comment by May 15, 2017. The commissioner shall notify the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services and insurance, and the board of directors of the Minnesota Comprehensive Health Association of any federal actions regarding the waiver request.

Sec. 9. COSTS RELATED TO IMPLEMENTATION OF THIS ACT.
A state agency that incurs administrative costs to implement any provision of this act and does not receive an appropriation for administrative costs of this act must implement the act within the limits of existing appropriations.

Sec. 10. PREMIUM SECURITY PLAN CONTINGENT ON FEDERAL WAIVER.

If the state innovation waiver request in article 1, section 8, is not approved, the Minnesota Comprehensive Health Association and its board of directors shall not administer the Minnesota premium security plan and provide reinsurance payments to eligible health carriers.

Sec. 11. PAYMENT PARAMETERS FOR 2018.

(a) Notwithstanding Minnesota Statutes, section 62E.23, and subject to paragraph (b), the Minnesota premium security plan payment parameters for benefit year 2018 are:

(1) an attachment point of $50,000;

(2) a coinsurance rate of 80 percent; and

(3) a reinsurance cap of $250,000.

(b) The board of directors of the Minnesota Comprehensive Health Association may alter the payment parameters to the extent necessary to secure federal approval of the state innovation waiver request in article 1, section 8.

Sec. 12. DEPOSIT OF FUNDS.

(a) Within ten days of the effective date of this section, the Minnesota Comprehensive Health Association, as defined in Minnesota Statutes, section 62E.02, subdivision 14, shall deposit all money, including monetary reserves, the association holds into the premium security plan account in Minnesota Statutes, section 62E.25, subdivision 1.

(b) Notwithstanding paragraph (a), the Minnesota Comprehensive Health Association may retain funds necessary to fulfill medical needs and contractual obligations in place for former Minnesota Comprehensive Health Association enrollees until December 31, 2018.

Sec. 13. DISPOSITION AND SETTLEMENTS.

Notwithstanding Minnesota Statutes, section 62E.09, and any other law to the contrary, the board of directors of the Minnesota Comprehensive Health Association, as defined in Minnesota Statutes, section 62E.02, subdivision 14, shall have authority:

(1) over the disposition and settlement of all funds held by the association, including prior assessments, to the extent funds have not been transferred pursuant to article 1, section 12; and

(2) to settle and make determinations regarding litigation pending on the effective date of this act, including litigation that impacts funds held by the association.

Sec. 14. LEGISLATIVE WORKING GROUP.
A legislative working group is established consisting of the chairs and ranking minority members of the senate committees with jurisdiction over commerce, health and human services finance and policy, and human services reform finance and policy and the chairs and ranking minority members of the house of representatives committees with jurisdiction over commerce and regulatory reform, health and human services finance, and health and human services reform. The purpose of the working group is to advise the board of the Minnesota Comprehensive Health Association on the adoption of payment parameters and other elements of a reinsurance plan for benefit year 2019. The commissioner of commerce must provide technical assistance for the working group, and must review and monitor the following to serve as a resource for the working group:

1. the effectiveness of reinsurance models adopted in Alaska and other states in stabilizing premiums in the individual market and the related costs thereof;
2. the effect of federal health reform legislation on the Minnesota premium security plan, including but not limited to funding for the plan; and
3. the status of the health care access fund, and issues relating to its potential continued use as a source of funding for the Minnesota premium security plan.

Sec. 15. MINNESOTA PREMIUM SECURITY PLAN FUNDING.

(a) The Minnesota Comprehensive Health Association shall fund the operational and administrative costs and reinsurance payments of the Minnesota security plan and association using the following amounts deposited in the premium security plan account in Minnesota Statutes, section 62E.25, subdivision 1, in the following order:

1. any federal funding available;
2. funds deposited under article 1, sections 12 and 13;
3. any state funds from the health care access fund; and
4. any state funds from the general fund.

(b) The association shall transfer from the premium security plan account any general fund amount not used for the Minnesota premium security plan by June 30, 2021, to the commissioner of commerce. Any amount transferred to the commissioner of commerce shall be deposited in the general fund.

(c) The association shall transfer from the premium security plan account any health care access fund amount not used for the Minnesota premium security plan by June 30, 2021, to the commissioner of commerce. Any amount transferred to the commissioner of commerce shall be deposited in the health care access fund in Minnesota Statutes, section 16A.724.

(d) The Minnesota Comprehensive Health Association may not spend more than $271,000,000 for benefit year 2018 and not more than $271,000,000 for benefit year 2019 for the operational and administrative costs of, and reinsurance payments under, the Minnesota premium security plan.

Sec. 16. TRANSFERS.
(a) The commissioner of management and budget shall transfer $200,000,000 in fiscal year 2018 and $200,000,000 in fiscal year 2019 from the health care access fund to the premium security plan account in Minnesota Statutes, section 62E.25, subdivision 1. This is a onetime transfer.

(b) The commissioner of management and budget shall transfer $71,000,000 in fiscal year 2018 and $71,000,000 in fiscal year 2019 from the general fund to the premium security plan account in Minnesota Statutes, section 62E.25, subdivision 1. This is a onetime transfer.

EFFECTIVE DATE. This section is effective upon federal approval of the state innovation request in article 1, section 8. The commissioner of commerce shall inform the revisor of statutes when federal approval is obtained.

Sec. 17. TRANSFER; 2018.

The commissioner of management and budget shall transfer $750,000 in fiscal year 2018 from the health care access fund to the premium security plan account in Minnesota Statutes, section 62E.25, subdivision 1. This is a onetime transfer.

Sec. 18. APPROPRIATION.

$155,000 in fiscal year 2018 is appropriated from the general fund to the commissioner of commerce to prepare and submit the state innovation waiver in article 1, section 8.

Sec. 19. EFFECTIVE DATE. Sections 1 to 15, 17, and 18 are effective the day following final enactment.

Attachment B: Existing Legislation - Minnesota Statutes Chapter 62E – Minnesota Comprehensive Health Association (MCHA)

CHAPTER 62E

COMPREHENSIVE HEALTH INSURANCE

62E.01 ....62E.08  [Not applicable to the reinsurance program.]

These sections discuss another subject on special Minnesota-specific disclosers pre-dating the ACA.]

62E.09 DUTIES OF COMMISSIONER.

The commissioner may:

(a) formulate general policies to advance the purposes of sections 62E.01 to 62E.19;

(b) supervise the creation of the Minnesota Comprehensive Health Association within the limits described in section 62E.10;
(c) approve the selection of the writing carrier by the association, approve the association's contract with the writing carrier, and approve the state plan coverage;

(d) appoint advisory committees;

(e) conduct periodic audits to assure the general accuracy of the financial data submitted by the writing carrier and the association;

(f) contract with the federal government or any other unit of government to ensure coordination of the state plan with other governmental assistance programs;

(g) undertake directly or through contracts with other persons studies or demonstration programs to develop awareness of the benefits of sections 62E.01 to 62E.15, so that the residents of this state may best avail themselves of the health care benefits provided by these sections;

(h) contract with insurers and others for administrative services; and

(i) adopt, amend, suspend and repeal rules as reasonably necessary to carry out and make effective the provisions and purposes of sections 62E.01 to 62E.19.

62E.091 [Not applicable to the reinsurance program.

These sections discuss another subject on special Minnesota-specific disclosers pre-dating the ACA.]

62E.10 COMPREHENSIVE HEALTH ASSOCIATION.§

Subdivision 1.Creation; tax exemption. There is established a Comprehensive Health Association to promote the public health and welfare of the state of Minnesota with membership consisting of all insurers; self-insurers; fraternals; joint self-insurance plans regulated under chapter 62H; the Minnesota employees insurance program established in section 43A.317, effective July 1, 1993; health maintenance organizations; and community integrated service networks licensed or authorized to do business in this state. The Comprehensive Health Association is exempt from the taxes imposed under chapter 297I and any other laws of this state and all property owned by the association is exempt from taxation.

§ Subd. 2. Board of directors; organization. The board of directors of the association shall be made up of 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 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. 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 be reimbursed from the money of the
association for expenses incurred by them as directors, but shall not otherwise be compensated by the association for their services. §

Subd. 2a. Appeals. A person may appeal to the commissioner within 30 days after notice of an action, ruling, or decision by the board.

A final action or order of the commissioner under this subdivision is subject to judicial review in the manner provided by chapter 14.

In lieu of the appeal to the commissioner, a person may seek judicial review of the board's action. §

Subd. 3. Mandatory membership. All members shall maintain their membership in the association as a condition of doing accident and health insurance, self-insurance, health maintenance organization, or community integrated service network business in this state. The association shall submit its articles, bylaws and operating rules to the commissioner for approval; provided that the adoption and amendment of articles, bylaws and operating rules by the association and the approval by the commissioner thereof shall be exempt from the provisions of sections 14.001 to 14.69. §

Subd. 4. Open meetings. All meetings of the association, its board, and any committees of the association shall comply with the provisions of chapter 13D, except that during any portion of a meeting during which an enrollee's appeal of an action of the writing carrier is being heard, that portion of the meeting must be closed at the enrollee's request. §

Subd. 5. [Repealed] §

Subd. 6. Antitrust exemption. In the performance of their duties as members of the association, the members shall be exempt from the provisions of sections 325D.49 to 325D.66. §

Subd. 7. General powers. The association may:

(a) Exercise the powers granted to insurers under the laws of this state;

(b) Sue or be sued;

(c) Enter into contracts with insurers, similar associations in other states or with other persons for the performance of administrative functions including the functions provided for in clauses (e) and (f);

(d) Establish administrative and accounting procedures for the operation of the association;

(e) Provide for the reinsuring of risks incurred as a result of issuing the coverages required by section 62E.04 by members of the association. Each member which elects to reinsure its required risks shall determine the categories of coverage it elects to reinsure in the association. The categories of coverage are:

(1) individual qualified plans, excluding group conversions;

(2) group conversions;

(3) group qualified plans with fewer than 50 employees or members; and
(4) major medical coverage.

A separate election may be made for each category of coverage. If a member elects to reinsure the risks of a category of coverage, it must reinsure the risk of the coverage of every life covered under every policy issued in that category. A member electing to reinsure risks of a category of coverage shall enter into a contract with the association establishing a reinsurance plan for the risks. This contract may include provision for the pooling of members’ risks reinsured through the association and it may provide for assessment of each member reinsuring risks for losses and operating and administrative expenses incurred, or estimated to be incurred in the operation of the reinsurance plan. This reinsurance plan shall be approved by the commissioner before it is effective. Members electing to administer the risks which are reinsured in the association shall comply with the benefit determination guidelines and accounting procedures established by the association. The fee charged by the association for the reinsurance of risks shall not be less than 110 percent of the total anticipated expenses incurred by the association for the reinsurance; and

(f) Provide for the administration of policies which are reinsured pursuant to clause (e). Each member electing to reinsure one or more categories of coverage in the association may elect to have the association administer the categories of coverage on the member's behalf. If a member elects to have the association administer the categories of coverage, it must do so for every life covered under every policy issued in that category. The fee for the administration shall not be less than 110 percent of the total anticipated expenses incurred by the association for the administration.§

Subd. 8. Department of state exemption. The association is exempt from the Administrative Procedure Act but, to the extent authorized by law to adopt rules, the association may use the provisions of section 14.386, paragraph (a), clauses (1) and (3). Section 14.386, paragraph (b), does not apply to these rules.§

Subd. 9. Experimental delivery method. The association may petition the commissioner of commerce for a waiver to allow the experimental use of alternative means of health care delivery. The commissioner may approve the use of the alternative means the commissioner considers appropriate. The commissioner may waive any of the requirements of this chapter and chapters 60A, 62A, and 62D in granting the waiver. The commissioner may also grant to the association any additional powers as are necessary to facilitate the specific waiver, including the power to implement a provider payment schedule.§

Subd. 10. Cost containment goals. (a) By July 1, 2001, the association shall investigate managed care delivery systems, and if cost effective, enter into contracts with third-party entities as provided in section 62E.101.

(b) By July 1, 2001, the association shall establish a system to annually identify individuals insured by the Minnesota Comprehensive Health Association who may be eligible for private health care coverage, medical assistance, state drug programs, or other state or federal programs and notify them about their eligibility for these programs.

(c) The association shall endeavor to reduce health care costs using additional methods consistent with effective patient care. At a minimum, by July 1, 2001, the association shall:

(1) develop a focused chronic disease management and case management program;

(2) develop a comprehensive program of preventive care; and
(3) implement a total drug formulary program.

The association may establish an enrollee incentive based on enrollee participation in the chronic disease management and case management program developed under this section.

62E.101-19 [Not applicable to the reinsurance program.

These sections discuss another subject on special Minnesota-specific disclosures pre-dating the ACA.]

62E.21 DEFINITIONS.

Subdivision 1. Application. For the purposes of sections 62E.21 to 62E.25, the terms defined in this section have the meanings given them.

Subd. 2. Affordable Care Act. "Affordable Care Act" means the federal act as defined in section 62A.011, subdivision 1a.

Subd. 3. Attachment point. "Attachment point" means an amount as provided in section 62E.23, subdivision 2, paragraph (b).

Subd. 4. Benefit year. "Benefit year" means the calendar year for which an eligible health carrier provides coverage through an individual health plan.

Subd. 5. Board. "Board" means the board of directors of the Minnesota Comprehensive Health Association created under section 62E.10.

Subd. 6. Coinsurance rate. "Coinsurance rate" means the rate as provided in section 62E.23, subdivision 2, paragraph (c).

Subd. 7. Commissioner. "Commissioner" means the commissioner of commerce.

Subd. 8. Eligible health carrier. "Eligible health carrier" means all of the following that offer individual health plans and incur claims costs for an individual enrollee's covered benefits in the applicable benefit year:

(1) an insurance company licensed under chapter 60A to offer, sell, or issue a policy of accident and sickness insurance as defined in section 62A.01;

(2) a nonprofit health service plan corporation operating under chapter 62C; or

(3) a health maintenance organization operating under chapter 62D.

Subd. 9. Individual health plan. "Individual health plan" means a health plan as defined in section 62A.011, subdivision 4, that is not a grandfathered plan as defined in section 62A.011, subdivision 1b.

Subd. 10. Individual market. "Individual market" has the meaning given in section 62A.011, subdivision 5.

Subd. 11. Minnesota Comprehensive Health Association or association. "Minnesota Comprehensive Health Association" or "association" has the meaning given in section 62E.02, subdivision 14.
Subd. 12. Minnesota premium security plan or plan. "Minnesota premium security plan" or "plan" means the state-based reinsurance program authorized under section 62E.23.

Subd. 13. Payment parameters. "Payment parameters" means the attachment point, reinsurance cap, and coinsurance rate for the plan.


Subd. 15. Reinsurance payments. "Reinsurance payments" means an amount paid by the association to an eligible health carrier under the plan.

62E.22 DUTIES OF COMMISSIONER.

The commissioner shall require eligible health carriers to calculate the premium amount the eligible health carrier would have charged for the benefit year if the Minnesota premium security plan had not been established. The eligible health carrier must submit this information as part of its rate filing. The commissioner must consider this information as part of the rate review.

62E.23 MINNESOTA PREMIUM SECURITY PLAN.

Subdivision 1. Administration of plan. (a) The association is Minnesota's reinsurance entity to administer the state-based reinsurance program referred to as the Minnesota premium security plan.

(b) The association may apply for any available federal funding for the plan. All funds received by or appropriated to the association shall be deposited in the premium security plan account in section 62E.25, subdivision 1. The association shall notify the chairs and ranking minority members of the legislative committees with jurisdiction over health and human services and insurance within ten days of receiving any federal funds.

(c) The association must collect or access data from an eligible health carrier that are necessary to determine reinsurance payments, according to the data requirements under subdivision 5, paragraph (c).

(d) The board must not use any funds allocated to the plan for staff retreats, promotional giveaways, excessive executive compensation, or promotion of federal or state legislative or regulatory changes.

(e) For each applicable benefit year, the association must notify eligible health carriers of reinsurance payments to be made for the applicable benefit year no later than June 30 of the year following the applicable benefit year.

(f) On a quarterly basis during the applicable benefit year, the association must provide each eligible health carrier with the calculation of total reinsurance payment requests.

(g) By August 15 of the year following the applicable benefit year, the association must disburse all applicable reinsurance payments to an eligible health carrier.

Subd. 2. Payment parameters. (a) The board must design and adjust the payment parameters to ensure the payment parameters:
(1) will stabilize or reduce premium rates in the individual market;

(2) will increase participation in the individual market;

(3) will improve access to health care providers and services for those in the individual market;

(4) mitigate the impact high-risk individuals have on premium rates in the individual market;

(5) take into account any federal funding available for the plan; and

(6) take into account the total amount available to fund the plan.

(b) The attachment point for the plan is the threshold amount for claims costs incurred by an eligible health carrier for an enrolled individual's covered benefits in a benefit year, beyond which the claims costs for benefits are eligible for reinsurance payments. The attachment point shall be set by the board at $50,000 or more, but not exceeding the reinsurance cap.

(c) The coinsurance rate for the plan is the rate at which the association will reimburse an eligible health carrier for claims incurred for an enrolled individual's covered benefits in a benefit year above the attachment point and below the reinsurance cap. The coinsurance rate shall be set by the board at a rate between 50 and 80 percent.

(d) The reinsurance cap is the threshold amount for claims costs incurred by an eligible health carrier for an enrolled individual's covered benefits, after which the claims costs for benefits are no longer eligible for reinsurance payments. The reinsurance cap shall be set by the board at $250,000 or less.

(e) The board may adjust the payment parameters to the extent necessary to secure federal approval of the state innovation waiver request in article 1, section 8.

Subd. 3. Operation. (a) The board shall propose to the commissioner the payment parameters for the next benefit year by January 15 of the year before the applicable benefit year. The commissioner shall approve or reject the payment parameters no later than 14 days following the board's proposal. If the commissioner fails to approve or reject the payment parameters within 14 days following the board's proposal, the proposed payment parameters are final and effective.

(b) If the amount in the premium security plan account in section 62E.25, subdivision 1, is not anticipated to be adequate to fully fund the approved payment parameters as of July 1 of the year before the applicable benefit year, the board, in consultation with the commissioner and the commissioner of management and budget, shall propose payment parameters within the available appropriations. The commissioner must permit an eligible health carrier to revise an applicable rate filing based on the final payment parameters for the next benefit year.

Subd. 4. Calculation of reinsurance payments. (a) Each reinsurance payment must be calculated with respect to an eligible health carrier's incurred claims costs for an individual enrollee's covered benefits in the applicable benefit year. If the claims costs do not exceed the attachment point, the reinsurance payment is $0. If the claims costs exceed the attachment point, the reinsurance payment shall be calculated as the product of the coinsurance rate and the lesser of:

(1) the claims costs minus the attachment point; or
(2) the reinsurance cap minus the attachment point.

(b) The board must ensure that reinsurance payments made to eligible health carriers do not exceed the total amount paid by the eligible health carrier for any eligible claim. "Total amount paid of an eligible claim" means the amount paid by the eligible health carrier based upon the allowed amount less any deductible, coinsurance, or co-payment, as of the time the data are submitted or made accessible under subdivision 5, paragraph (c).

Subd. 5. Eligible carrier requests for reinsurance payments. (a) An eligible health carrier may request reinsurance payments from the association when the eligible health carrier meets the requirements of this subdivision and subdivision 4.

(b) An eligible health carrier must make requests for reinsurance payments in accordance with any requirements established by the board.

(c) An eligible health carrier must provide the association with access to the data within the dedicated data environment established by the eligible health carrier under the federal risk adjustment program under United States Code, title 42, section 18063. Eligible health carriers must submit an attestation to the board asserting compliance with the dedicated data environments, data requirements, establishment and usage of masked enrollee identification numbers, and data submission deadlines.

(d) An eligible health carrier must provide the access described in paragraph (c) for the applicable benefit year by April 30 of each year of the year following the end of the applicable benefit year.

(e) An eligible health carrier must maintain documents and records, whether paper, electronic, or in other media, sufficient to substantiate the requests for reinsurance payments made pursuant to this section for a period of at least six years. An eligible health carrier must also make those documents and records available upon request from the commissioner for purposes of verification, investigation, audit, or other review of reinsurance payment requests.

(f) An eligible health carrier may follow the appeals procedure under section 62E.10, subdivision 2a.

(g) The association may have an eligible health carrier audited to assess the health carrier’s compliance with the requirements of this section. The eligible health carrier must ensure that its contractors, subcontractors, or agents cooperate with any audit under this section. If an audit results in a proposed finding of material weakness or significant deficiency with respect to compliance with any requirement of this section, the eligible health carrier may provide a response to the proposed finding within 30 days. Within 30 days of the issuance of a final audit report that includes a finding of material weakness or significant deficiency, the eligible health carrier must:

(1) provide a written corrective action plan to the association for approval;

(2) implement the approved plan; and

(3) provide the association with written documentation of the corrective action once taken.

Subd. 6. Data. Government data of the association under this section are private data on individuals, or nonpublic data, as defined under section 13.02, subdivisions 9 or 12.
62E.24 ACCOUNTING, REPORTS, AND AUDITS OF THE ASSOCIATION.

Subdivision 1. Accounting. The board must keep an accounting for each benefit year of all:

(1) funds appropriated for reinsurance payments and administrative and operational expenses;
(2) requests for reinsurance payments received from eligible health carriers;
(3) reinsurance payments made to eligible health carriers; and
(4) administrative and operational expenses incurred for the plan.

Subd. 2. Reports. The board must submit to the commissioner and make available to the public a report summarizing the plan operations for each benefit year by posting the summary on the Minnesota Comprehensive Health Association Web site and making the summary otherwise available by November 1 of the year following the applicable benefit year or 60 calendar days following the final disbursement of reinsurance payments for the applicable benefit year, whichever is later.

Subd. 3. Legislative auditor. The Minnesota premium security plan is subject to audit by the legislative auditor. The board must ensure that its contractors, subcontractors, or agents cooperate with the audit.

Subd. 4. Independent external audit. (a) The board must engage and cooperate with an independent certified public accountant or CPA firm licensed or permitted under chapter 326A to perform an audit for each benefit year of the plan, in accordance with generally accepted auditing standards. The audit must at a minimum:

(1) assess compliance with the requirements of sections 62E.21 to 62E.25; and
(2) identify any material weaknesses or significant deficiencies and address manners in which to correct any such material weaknesses or deficiencies.

(b) The board, after receiving the completed audit, must:

(1) provide the commissioner the results of the audit;
(2) identify to the commissioner any material weakness or significant deficiency identified in the audit and address in writing to the commissioner how the board intends to correct any such material weakness or significant deficiency in compliance with subdivision 5; and
(3) make public the results of the audit, to the extent the audit contains government data that is public, including any material weakness or significant deficiency and how the board intends to correct the material weakness or significant deficiency, by posting the audit results on the Minnesota Comprehensive Health Association Web site and making the audit results otherwise available.

Subd. 5. Actions on audit findings.

(a) If an audit results in a finding of material weakness or significant deficiency with respect to compliance by the association with any requirement under sections 62E.21 to 62E.25, the board must:
(1) provide a written corrective action plan to the commissioner for approval within 60 days of the completed audit;

(2) implement the corrective action plan; and

(3) provide the commissioner with written documentation of the corrective actions taken.

(b) By December 1 of each year, the board must submit a report to the standing committees of the legislature having jurisdiction over health and human services and insurance regarding any finding of material weakness or significant deficiency found in an audit.

62E.25 ACCOUNTS.

Subdivision 1. Premium security plan account. The premium security plan account is created in the special revenue fund of the state treasury. Funds in the account are appropriated annually to the commissioner of commerce for grants to the Minnesota Comprehensive Health Association for the operational and administrative costs and reinsurance payments relating to the start-up and operation of the Minnesota premium security plan. Notwithstanding section 11A.20, all investment income and all investment losses attributable to the investment of the premium security plan account shall be credited to the premium security plan account.

Subd. 2. Deposits. Except as provided in subdivision 3, funds received by the commissioner of commerce or other state agency pursuant to the state innovation waiver request in article 1, section 8, shall be deposited in the premium security plan account in subdivision 1.

Subd. 3. Basic health plan trust account. Funds received by the commissioner of commerce or other state agency pursuant to the state innovation waiver request in article 1, section 8, that are attributable to the basic health program shall be deposited in the basic health plan trust account in the federal fund.