10/09/20

## **SENATE** STATE OF MINNESOTA FIFTH SPECIAL SESSION

## S.F. No. 30

 

 (SENATE AUTHORS: PAPPAS, Kent, Marty, Franzen and Bigham)

 DATE
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 OFFICIAL STATUS

 10/15/2020
 Introduction and first reading Referred to Rules and Administration

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to health insurance; establishing supply requirements for prescription contraceptives; requiring health plans to cover contraceptive methods, sterilization, and related medical services, patient education, and counseling; establishing accommodations for eligible organizations; amending Minnesota Statutes 2019 Supplement, section 256B.0625, subdivision 13, as amended; proposing coding for new law in Minnesota Statutes, chapter 62Q.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. [62Q.521] COVERAGE OF CONTRACEPTIVE METHODS AND
1.10	SERVICES.
1.11	Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
1.12	(b) "Closely held for-profit entity" means an entity that:
1.13	(1) is not a nonprofit entity;
1.14	(2) has more than 50 percent of the value of its ownership interest owned directly or
1.15	indirectly by five or fewer individuals, or has an ownership structure that is substantially
1.16	similar; and
1.17	(3) has no publicly traded ownership interest, having any class of common equity
1.18	securities required to be registered under United States Code, title 15, section 781.
1.19	For purposes of this paragraph:
1.20	(i) ownership interests owned by a corporation, partnership, estate, or trust are considered
1.21	owned proportionately by that entity's shareholders, partners, or beneficiaries;

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2.1	(ii) owne	ership interests own	ned by a nonprofit	entity are considered ov	vned by a single			
2.2	owner;							
2.3	(iii) own	ership interests ow	ned by an individu	al are considered owned	d, directly or			
2.4	indirectly, by	y or for the individ	ual's family. For p	urposes of this item, "fa	mily" means			
2.5	brothers and sisters, including half-brothers and half-sisters, a spouse, ancestors, and lineal							
2.6	descendants	; and						
2.7	<u>(iv) if an</u>	individual or entit	y holds an option	o purchase an ownershi	p interest, the			
2.8	individual or	r entity is consider	ed to be the owner	of those ownership inte	rests.			
2.9	<u>(c) "Cont</u>	traceptive method"	means a drug, devi	ce, or other product appr	oved by the Food			
2.10	and Drug Ac	dministration to pro	event unintended p	pregnancy.				
2.11	<u>(d)</u> "Con	traceptive service"	means consultation	n, examination, procedu	ares, and medical			
2.12	services rela	ted to the prevention	on of unintended p	regnancy. This includes	but is not limited			
2.13	to voluntary	sterilization proce	dures, patient educ	cation, counseling on con	ntraceptives, and			
2.14	follow-up services related to contraceptive methods or services, management of side effects,							
2.15	counseling for continued adherence, and device insertion or removal.							
2.16	(e) "Eligible organization" means an organization that opposes providing coverage for							
2.17	some or all contraceptive methods or services on account of religious objections and that							
2.18	is:							
2.19	(1) organized as a nonprofit entity and holds itself as a religious organization; or							
2.20	<u>(2) organ</u>	nized and operates	as a closely held fo	pr-profit entity, and the o	organization's			
2.21	highest gove	rning body has ado	pted, under the org	anization's applicable ru	les of governance			
2.22	and consiste	nt with state law, a	resolution or simi	lar action establishing th	nat it objects to			
2.23	covering some or all contraceptive methods or services on account of the owners' sincerely							
2.24	held religiou	is beliefs.						
2.25	<u>(f)</u> "Med	ical necessity" incl	ludes but is not lim	ited to considerations su	uch as severity of			
2.26	side effects,	difference in perma	mence and reversal	pility of a contraceptive n	nethod or service,			
2.27	and ability to	o adhere to the app	propriate use of the	contraceptive method o	r service, as			
2.28	determined l	by the attending pr	ovider.					
2.29	(g) "Reli	gious organization	" means an organiz	zation that is organized a	and operates as a			
2.30	nonprofit ent	tity and meets the re	equirements of sect	ion 6033(a)(3)(A)(i) or (	iii) of the Internal			
2.31	Revenue Co	de of 1986, as ame	ended.					

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3.1	(h) "Therapeutic equivalent version" means a drug, device, or product that can be expected							
3.2	to have the sa	to have the same clinical effect and safety profile when administered to a patient under the						
3.3	conditions sp	ecified in the labeli	ng, and that:					
3.4	<u>(1) is appr</u>	coved as safe and e	ffective;					
3.5	<u>(2) is a ph</u>	armaceutical equiv	alent, (i) containi	ng identical amounts of t	the same active			
3.6	drug ingredie	nt in the same dosa	ge form and route	e of administration, and (	(ii) meeting			
3.7	compendial o	r other applicable s	standards of streng	gth, quality, purity, and id	lentity;			
3.8	(3) is bioe	equivalent in that:						
3.9	(i) the dru	g, device, or produ	ct does not preser	nt a known or potential b	ioequivalence			
3.10	problem and	meet an acceptable	in vitro standard;	or				
3.11	(ii) if the o	drug, device, or pro	duct does present	a known or potential bio	pequivalence			
3.12	problem, it is	shown to meet an	appropriate bioeq	uivalence standard;				
3.13	(4) is adequately labeled; and							
3.14	(5) is manufactured in compliance with current manufacturing practice regulations.							
3.15	Subd. 2. Required coverage; cost sharing prohibited. (a) A health plan must provide							
3.16	coverage for	contraceptive meth	ods and services.					
3.17	(b) A healt	th plan company mu	ist not impose cost	-sharing requirements, in	cluding co-pays,			
3.18	deductibles, c	or co-insurance, for	contraceptive me	thods or services.				
3.19	(c) Notwit	thstanding paragrap	oh (b), a health pla	nn that is a high-deductib	le health plan in			
3.20	conjunction v	vith a health saving	s account must in	clude cost-sharing for co	ontraceptive			
3.21	methods and	services at the mini	imum level neces	sary to preserve the enro	llee's ability to			
3.22	make tax exer	npt contributions ar	nd withdrawals fro	m the health savings acco	ount, as provided			
3.23	by section 22	3 of the Internal Re	evenue Code of 19	986, as amended.				
3.24	(d) A heal	th plan company m	nust not impose an	ny referral requirements,	restrictions, or			
3.25	delays for con	ntraceptive method	s or services.					
3.26	(e) A healt	th plan must include	e at least one of ea	ch type of Food and Drug	g Administration			
3.27	approved con	traceptive method	in its formulary. I	f more than one therapeu	tic equivalent			
3.28	version of a c	ontraceptive metho	od is approved, a l	nealth plan must include	at least one			
3.29	therapeutic equivalent version in its formulary, but is not required to include all therapeutic							
3.30	equivalent ve	rsions.						

3.31 (f) For each health plan, a health plan company must list the contraceptive methods and
 3.32 services that are covered without cost-sharing in a manner that is easily accessible to

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enrollees, health care providers, and representatives of health care providers. The list for	<u>)r</u>
each health plan must be promptly updated to reflect changes to the coverage.	
(g) If an enrollee's attending provider recommends a particular contraceptive method	<u>l or</u>
service based on a determination of medical necessity for that enrollee, the health plan m	ust
cover that contraceptive method or service without cost-sharing. The health plan compa	any
issuing the health plan must defer to the attending provider's determination that the particu	ılar
contraceptive method or service is medically necessary for the enrollee.	
Subd. 3. Religious employers; exempt (a) A religious employer is not required to co	ver
contraceptive methods or services if the employer has religious objections to the covera	ge.
A religious employer that chooses to not provide coverage for contraceptive methods a	nd
services must notify employees as part of the hiring process and total employees at least	30
days before:	
(1) an employee enrolls in the health plan; or	
(2) the effective date of the health plan, whichever occurs first.	
(b) If the religious employer provides coverage for some contraceptive methods or	
services, the notice must provide a list of the contraceptive methods or services the emplo	yer
refuses to cover.	
Subd. 4. Accommodation for eligible organizations. (a) A health plan established	or
maintained by an eligible organization complies with the requirements of subdivision 2	to
provide coverage of contraceptive methods and services if the eligible organization provi	des
notice to any health plan company the eligible organization contracts with that it is an eligi	ble
organization and that the eligible organization has a religious objection to coverage for	all
or a subset of contraceptive methods or services.	
(b) The notice from an eligible organization to a health plan company under paragra	1ph
(a) must include the name of the eligible organization, a statement that it objects to covera	age
for some or all of contraceptive methods or services, including a list of the contraceptiv	ve
methods or services the eligible organization objects to, if applicable, and the health pla	<u>an</u>
name. The notice must be executed by a person authorized to provide notice on behalf	of
the eligible organization.	
(c) An eligible organization must provide a copy of the notice under paragraph (b) t	0
prospective employees as part of the hiring process and total employees at least 30 days	<u>s</u>
before:	
(1) an employee enrolls in the health plan; or	

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5.1	(2) the effective effec	fective date of the	health plan, which	ever occurs first.				
5.2	(d) A health plan company that receives a copy of the notice under paragraph (a) with							
5.3	respect to a h	respect to a health plan established or maintained by an eligible organization must:						
5.4	<u>(1)</u> expre	ssly exclude cover	age for some or all	contraceptive methods	s or services from			
5.5	the health plan; and							
5.6	<u>(2) provie</u>	de separate paymer	nts for any contract	eptive methods or servi	ces required to be			
5.7	covered unde	er subdivision 2 fo	r enrollees as long	as the enrollee remains	s enrolled in the			
5.8	<u>health plan.</u>							
5.9	<u>(e)</u> The h	ealth plan compan	y must not impose	any cost-sharing require	ements, including			
5.10	<u>co-pays, ded</u>	uctibles, or co-insu	rance, or directly o	or indirectly impose any	premium, fee, or			
5.11	other charge	for contraceptive s	ervices or methods	on the eligible organiz	ation, health plan,			
5.12	or enrollee.							
5.13	(f) On Jai	nuary 1, 2021, and	every year thereaft	er a health plan compar	ny must notify the			
5.14	commissione	er, in a manner to b	be determined by the	e commissioner, regard	ding the number			
5.15	of eligible organizations granted an accommodation under this subdivision.							
5.16	EFFECT	TIVE DATE. This	section is effective	January 1, 2022, and a	oplies to coverage			
5.17	offered, sold	, issued, or renewe	d on or after that d	ate.				
5.18	Sec. 2 [62]	O 5221 COVERA	GE FOR PRESC	RIPTION CONTRAC	TEPTIVES:			
5.19	Sec. 2. [62Q.522] COVERAGE FOR PRESCRIPTION CONTRACEPTIVES; SUPPLY REQUIREMENTS.							
5.20	Subdivisi	on 1 Scone of co	verage Except as a	otherwise provided in s	ection $620,521$			
5.20				•				
5.22	subdivision 3, all health plans that provide prescription coverage must comply with the requirements of this section.							
5.23	Subd. 2. ]	Subd. 2. <b>Definition.</b> For purposes of this section, "prescription contraceptive" means						
5.24				l is approved by the Fo				
5.25	Administrati	on to prevent preg	nancy. Prescription	contraceptive does no	t include an			
5.26	emergency contraceptive drug that prevents pregnancy when administered after sexual							
5.27	contact.							
5.28	Subd. 3.	<b>Required coverag</b>	ge. (a) Health plan o	coverage for a prescript	tion contraceptive			
5.29	must provide	e a 12-month suppl	y for any prescript	ion contraceptive, rega	rdless of whether			
5.30	the enrollee	was covered by the	e health plan at the	time of the first dispen	sing.			
5.31	<u>(</u> b) The p	rescribing health c	are provider must	determine the appropria	ate number of			
5.32	months to pr	escribe the prescri	ption contraceptive	es for, up to 12 months.				

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6.1		<b>EFFECTIVE DATE.</b> This section is effective January 1, 2022, and applies to coverage						
6.2	offered, sold	offered, sold, issued, or renewed on or after that date.						
6.3	Sec. 3 Mit	nnesota Statutes 20	19 Supplement	section 256B.0625, subdi	ivision 13 as			
6.4								
6.5	-	amended by Laws 2020, chapter 115, article 2, section 28, and article 4, section 116, is amended to read:						
6.6	Subd. 13	. Drugs. (a) Medic	al assistance cove	ers drugs, except for ferti	ility drugs when			
6.7	specifically	used to enhance fer	tility, if prescribe	ed by a licensed practition	ner and dispensed			
6.8	by a licensed	l pharmacist, by a p	ohysician enrolle	d in the medical assistant	e program as a			
6.9	dispensing p	hysician, or by a pl	hysician, a physic	cian assistant, or an adva	nced practice			
6.10	registered nu	arse employed by o	r under contract	with a community health	board as defined			
6.11	in section 14	in section 145A.02, subdivision 5, for the purposes of communicable disease control.						
6.12	(b) The c	(b) The dispensed quantity of a prescription drug must not exceed a 34-day supply,						
6.13	unless autho	unless authorized by the commissioner or as provided in paragraph (h).						
6.14	(c) For the purpose of this subdivision and subdivision 13d, an "active pharmaceutical							
6.15	ingredient" is defined as a substance that is represented for use in a drug and when used in							
6.16	the manufac	the manufacturing, processing, or packaging of a drug becomes an active ingredient of the						
6.17	drug produc	t. An "excipient" is	defined as an ine	ert substance used as a di	luent or vehicle			
6.18	for a drug. T	he commissioner sl	hall establish a lis	st of active pharmaceutics	al ingredients and			
6.19	excipients w	hich are included in	the medical assis	tance formulary. Medical	assistance covers			
6.20	selected activ	selected active pharmaceutical ingredients and excipients used in compounded prescriptions						
6.21	when the con	mpounded combina	ation is specifical	ly approved by the comm	nissioner or when			
6.22	a commercia	ally available produ	ict:					
6.23	(1) is not	a therapeutic optio	on for the patient;					
6.24	(2) does	not exist in the sam	ne combination of	f active ingredients in the	e same strengths			
6.25	as the compo	ounded prescription	n; and					
6.26	(3) canno	ot be used in place of	of the active phar	maceutical ingredient in	the compounded			
6.27	prescription.							
6.28	(d) Medi	cal assistance cover	rs the following c	over-the-counter drugs w	hen prescribed by			

(d) Medical assistance covers the following over-the-counter drugs when prescribed by
a licensed practitioner or by a licensed pharmacist who meets standards established by the
commissioner, in consultation with the board of pharmacy: antacids, acetaminophen, family
planning products, aspirin, insulin, products for the treatment of lice, vitamins for adults
with documented vitamin deficiencies, vitamins for children under the age of seven and
pregnant or nursing women, and any other over-the-counter drug identified by the

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commissioner, in consultation with the Formulary Committee, as necessary, appropriate, 7.1 and cost-effective for the treatment of certain specified chronic diseases, conditions, or 7.2 disorders, and this determination shall not be subject to the requirements of chapter 14. A 7.3 pharmacist may prescribe over-the-counter medications as provided under this paragraph 7.4 for purposes of receiving reimbursement under Medicaid. When prescribing over-the-counter 7.5 drugs under this paragraph, licensed pharmacists must consult with the recipient to determine 7.6 necessity, provide drug counseling, review drug therapy for potential adverse interactions, 7.7 7.8 and make referrals as needed to other health care professionals.

(e) Effective January 1, 2006, medical assistance shall not cover drugs that are coverable 7.9 under Medicare Part D as defined in the Medicare Prescription Drug, Improvement, and 7.10 Modernization Act of 2003, Public Law 108-173, section 1860D-2(e), for individuals eligible 7.11 for drug coverage as defined in the Medicare Prescription Drug, Improvement, and 7.12 Modernization Act of 2003, Public Law 108-173, section 1860D-1(a)(3)(A). For these 7.13 individuals, medical assistance may cover drugs from the drug classes listed in United States 7.14 Code, title 42, section 1396r-8(d)(2), subject to this subdivision and subdivisions 13a to 7.15 13g, except that drugs listed in United States Code, title 42, section 1396r-8(d)(2)(E), shall 7.16 not be covered. 7.17

(f) Medical assistance covers drugs acquired through the federal 340B Drug Pricing
Program and dispensed by 340B covered entities and ambulatory pharmacies under common
ownership of the 340B covered entity. Medical assistance does not cover drugs acquired
through the federal 340B Drug Pricing Program and dispensed by 340B contract pharmacies.

(g) Notwithstanding paragraph (a), medical assistance covers self-administered hormonal
contraceptives prescribed and dispensed by a licensed pharmacist in accordance with section
151.37, subdivision 14; nicotine replacement medications prescribed and dispensed by a
licensed pharmacist in accordance with section 151.37, subdivision 15; and opiate antagonists
used for the treatment of an acute opiate overdose prescribed and dispensed by a licensed
pharmacist in accordance with section 151.37, subdivision 16.

(h) Medical assistance coverage for a prescription contraceptive must provide a 12-month
supply for any prescription contraceptive. The prescribing health care provider must
determine the appropriate number of months to prescribe the prescription contraceptives
for, up to 12 months.

For purposes of this paragraph, "prescription contraceptive" means any drug or device that
 requires a prescription and is approved by the Food and Drug Administration to prevent

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8.1	pregnancy. Prescription contraceptive does not include an emergency contraceptive drug						
8.2	approved to pr	event pregnancy	when administered	ed after sexual contact.			

- 8.3 **EFFECTIVE DATE.** This section applies to medical assistance and MinnesotaCare
- 8.4 <u>coverage effective January 1, 2022.</u>