SGS/LN

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 4346

(SENATE AUTH	IORS: MUR	PHY)
DATE	D-PG	OFFICIAL STATUS
02/29/2024		Introduction and first reading
		Referred to State and Local Government and Veterans

1.1	A bill for an act
1.2 1.3 1.4	relating to state government; establishing the Minnesota Commission for Equitable Health Care Services; requiring reports; providing appointments; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 145E.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [145E.10] COMMISSION FOR EQUITABLE HEALTH CARE SERVICES.
1.7	Subdivision 1. Establishment. The Minnesota Commission for Equitable Health Care
1.8	Services is established to evaluate Minnesotans' experience with and access to health care
1.9	services, regardless of coverage. The commission will evaluate the means by which care is
1.10	organized and financed, the financial and policy instruments employed by the health care
1.11	industry to limit health care spending, and how these features of the health care system
1.12	impact Minnesotans' experience with access, cost, and care. The commission will develop
1.13	and submit to the legislature recommendations to ensure that every Minnesotan has access
1.14	to meaningful care according to the goals articulated by this commission.
1.15	Subd. 2. Public membership. (a) The Minnesota Commission for Equitable Health
1.16	Care Services shall consist of nine public members appointed according to Minnesota
1.17	Statutes, section 15.0597, as follows:
1.18	(1) one member who is a resident of congressional district 1 appointed by the attorney
1.19	general;
1.20	(2) one member who is a resident of congressional district 2 appointed by the attorney
1.21	general;

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2.1	(3) one n	nember who is a re	sident of congress	ional district 3 appointe	d by the speaker
2.2	of the house	of representatives:	• <u>•</u>		
2.3	<u>(4) one n</u>	nember who is a rea	sident of congressi	onal district 4 appointed	by the governor;
2.4	(5) one n	nember who is a re	sident of congress	ional district 5 appointe	d by the majority
2.5	leader of the	senate;			
2.6	<u>(6) one n</u>	nember who is a re	sident of congress	ional district 6 appointe	d by the minority
2.7	leader of the	e house of represen	tatives;		
2.8	<u>(7) one n</u>	nember who is a re	sident of congress	ional district 7 appointe	d by the minority
2.9	leader of the	e senate;			
2.10	<u>(8) one n</u>	nember who is a rea	sident of congressi	onal district 8 appointed	l by the governor;
2.11	and				
2.12	<u>(9) one m</u>	nember who is a rep	resentative of Trib	al governments appointed	d by the governor.
2.13	<u>(b) The a</u>	appointing authorit	ies under this subd	ivision must consult wit	th one another to
2.14	ensure to the	extent practicable	that the public me	embership of the commi	ssion represents
2.15	the diversity	of Minnesotans w	ith respect to gend	er, race, ethnicity, and g	eography.
2.16	<u>(c)</u> The a	ppointing authoriti	ies must complete	the initial appointments	required under
2.17	this subdivis	sion by August 1, 2	2024.		
2.18	(d) The g	overnor shall desig	gnate one public m	ember appointed by the	governor to serve
2.19	as the acting	chairperson solely	for the purposes of	planning and convening	g the first meeting
2.20	of the comm	iission.			
2.21	(e) Publi	c members may be	removed as provid	led in Minnesota Statute	s, section 15.059,
2.22	subdivision	<u>4.</u>			
2.23	<u>Subd. 3.</u>	Commission advi	sors. (a) The Min	nesota Commission for I	Equitable Health
2.24	Care Service	es shall include eig	ht nonvoting com	nission advisors appoin	ted according to
2.25	Minnesota S	Statutes, section 15.	.0597, as follows:		
2.26	<u>(1) one a</u>	dvisor who is a reg	gistered nurse and	practices nursing in a ho	ospital setting,
2.27	appointed by	y the Minnesota Nu	urses Association;		
2.28	<u>(</u> 2) one a	dvisor who is a lic	ensed traditional n	nidwife, appointed by th	e Birth Justice
2.29	Coalition;				
2.30	(3) one a	dvisor who is a mer	ntal health provide	with rural mental health	n care experience,
2.31	appointed by	y the National Allia	ance on Mental Ill	ness, Minnesota;	

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3.1	(4) one advi	sor who is livin	g with a disabilit	y, appointed by the Minnes	sota Council on
3.2	Disability;		3	,, , , , , , , , , , , , , , , , , , ,	
2.2		oor who is a priv	marry agra nhydia	ian with rural health care e	vnorionaa
3.3 3.4			edical Associatio		xperience,
5.4					
3.5	<u> </u>			rse and practices practical n	
3.6			y the American F	Federation of State, County	, and Municipal
3.7	Employees, Cou	uncil 65;			
3.8	<u>(7) one advis</u>	sor who is a lon	g-term care prov	ider, appointed by Service	Employees
3.9	International Un	nion Healthcare	Minnesota and I	owa; and	
3.10	<u>(8) one advis</u>	sor who is a rep	resentative of the	e counties, appointed by the	e Association of
3.11	Minnesota Cour	nties.			
3.12	(b) The appo	ointing authoriti	es under this sub	division must consult with	one another to
3.13	ensure to the ex	tent practicable	that the commiss	sion advisor membership r	epresents the
3.14	diversity of Mir	mesotans with r	espect to gender,	, race, ethnicity, and geogra	aphy.
3.15	(c) The appo	ointing authoriti	es must complete	e the initial appointments r	equired under
3.16	this subdivision	by August 1, 2	024.		
3.17	(d) Commiss	sion advisors m	ay be removed as	s provided in Minnesota St	tatutes, section
3.18	15.059, subdivis	sion 4.			
3.19	Subd. 4. Leg	gislative memb	ership. The Min	nesota Commission for Eq	uitable Health
3.20	Care Services sl	hall include fou	r nonvoting legis	lative members, of whom	two must be
3.21	members of the	senate, with on	e appointed by th	ne majority leader of the se	nate and one
3.22	appointed by the	e minority leade	er of the senate; a	and of whom two must be 1	members of the
3.23	house of represe	entatives, with o	ne appointed by	the speaker of the house of	representatives
3.24	and one appoint	ted by the minor	rity leader of the	house of representatives. T	The appointing
3.25	authorities must	complete the in	itial appointment	s required under this subdiv	vision by August
3.26	<u>1, 2024.</u>				
3.27	Subd. 5. Ex	officio member	r <b>ship.</b> (a) The M	innesota Commission for E	Equitable Health
3.28	Care Services sl	hall include four	r nonvoting ex of	fficio members, three of w	hom must be
3.29	employees of th	e Department o	f Health appoint	ed by the commissioner of	health, and one
3.30	of whom must b	be an employee	of the Office of t	he Attorney General appoi	inted by the
3.31	attorney general	<u>l.</u>			

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4.1	(b) Of the commissioner of health's appointments, one must have expertise in network
4.2	adequacy for managed care plans, one must have expertise in health equity, and one must
4.3	have expertise in rural health.
4.4	(c) The appointing authorities must complete the initial appointments required under
4.5	this subdivision by August 1, 2024.
4.6	Subd. 6. Limitations on membership. (a) No member or advisor of the Minnesota
4.7	Commission for Equitable Health Care Services may be a director, manager, managing
4.8	partner, officer, or executive of any of the following:
4.9	(1) a health care entity, as defined under Minnesota Statutes, section 145D.01;
4.10	(2) an entity formed to provide a professional health care service to individuals;
4.11	(3) a utilization review organization, as defined in Minnesota Statutes, section 62M.02;
4.12	(4) an entity subject to Minnesota Statutes, section 60A.23, subdivision 8;
4.13	(5) a pharmacy benefit manager, as defined in Minnesota Statutes, section 62W.02;
4.14	(6) a manufacturer, pharmacy, retailer, wholesaler, third-party logistics provider, group
4.15	purchasing organization, distributor, or other entity engaged in supplying a drug or medical
4.16	device; or
4.17	(7) a direct or indirect affiliate of an entity listed in clauses (1) to (6).
4.18	(b) No member of the commission may have a personal interest in an entity listed in
4.19	paragraph (a), clauses (1) to (7). For the purposes of this subdivision, "personal interest"
4.20	means that:
4.21	(1) a person owns or controls, directly or indirectly, at least five percent of the voting
4.22	interest or equity interest in the entity;
4.23	(2) the equity interest in the entity owned by a person represents at least five percent of $(2)$
4.24	that person's net worth; or
4.25	(3) at least five percent of a person's gross income, other than income from fixed wages
4.26	and employment benefits received from the entity, is based, through equity, contract, or
4.27	otherwise, on the entity's revenue.
4.28	Subd. 7. Chairperson; executive committee. (a) The Minnesota Commission for
4.29	Equitable Health Care Services shall elect a chairperson at its first meeting and other officers
4.30	as it deems necessary.

(b) The executive committee, or the chairperson if the commission chooses not to elec	
	t
additional officers, may appoint additional subcommittees and work groups as necessary	
to fulfill the duties of the commission.	
Subd. 8. Meetings. (a) The appointee of the governor designated by the governor to	
serve as acting chairperson for the purposes of convening the first meeting must convene	
the first meeting of the Minnesota Commission for Equitable Health Care Services by	
September 1, 2024.	
(b) The commission shall meet at the call of the chairperson or at the request of a majority	v
of commission members. Meetings of the commission are subject to Minnesota Statutes,	<u>′</u>
section 13D.01, and notice of its meetings is governed by Minnesota Statutes, section	
13D.04.	
<u>15D.04.</u>	
Subd. 9. Executive director; staff. The Minnesota Commission for Equitable Health	
Care Services shall appoint an executive director. The executive director serves as an ex	
officio nonvoting member of the executive committee. The commission may delegate to	
he executive director any powers and duties under this section that do not require commission	1
approval. The executive director serves in the unclassified service and may be removed a	t
any time by a majority vote of the commission. The executive director may employ and	
direct staff necessary to carry out commission mandates, policies, activities, and objectives	<u>.</u>
Subd. 10. Office space; equipment; technical assistance. (a) The commissioner of	
administration shall provide to the Minnesota Commission for Equitable Health Care	
Services, at a reasonable cost, administrative assistance, office space, and access to office	;
equipment and services. The commissioner of administration may accept outside resource	<u>S</u>
to help support its efforts.	
(b) The commissioners of all departments of state government shall accommodate any	7
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reasonable requests for technical assistance from the commission as it carries out its duties	_
The commissioners shall leverage their existing vendor contracts to provide the requested	-
echnical assistance. The commissioners shall receive expedited review and publication o	
competitive procurements for additional vendor support if needed to fulfill the commission'	<u>5</u>
request.	
Subd. 11. Duties. The Minnesota Commission for Equitable Health Care Services shal	1
develop and recommend to the legislature a plan to provide meaningful availability of health	<u>1</u>
care services to all state residents. In developing the plan, the commission shall:	
(1) consult with a representative sample of Minnesota residents, through regional field	1
hearings and interviews, regarding their experiences and expectations with respect to	

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6.1	meaningfully accessing health care services for which they have coverage, including coverage
6.2	through public health care programs;
6.3	(2) consult small business owners, local employers, local government leaders, and local
6.4	health care providers, representing different regions across Minnesota, regarding their
6.5	experiences and expectations with health care costs, coverage, and access to care;
6.6	(3) develop and implement a method to estimate the contribution to the health care
6.7	market in the state attributable to federal, state, and local sources, including direct payments,
6.8	capitation payments, tax expenditures, and subsidies;
6.9	(4) develop and implement a method of investigating the financial and policy instruments
6.10	employed by corporate health care entities to advance, deny, and impair meaningful and
6.11	equitable health care for Minnesotans;
6.12	(5) develop and implement a method of investigating the geographic distribution of
6.13	resources such as hospital beds and specialty services and limited networks of service
6.14	providers, particularly for mental health services, substance use disorder services, obstetrics,
6.15	and long-term services and supports;
6.16	(6) study and make recommendations on transparency of ownership of health care
6.17	facilities and systems and of the role of private equity in the health care market in the state;
6.18	(7) develop and implement a method of investigating the extent and severity of inadequate
6.19	availability of culturally competent care;
6.20	(8) develop and implement a method of investigating incentives to provide equitable,
6.21	competent care;
6.22	(9) study and make recommendations on incentives and disincentives to ensure that
6.23	health care entities continue to provide health care services in rural and other underserved
6.24	communities; and
6.25	(10) conduct other activities the commission considers necessary to carry out the intent
6.26	of the legislature as expressed in this section.
6.27	Subd. 12. Expenses. Public members, commission advisors, and ex officio members
6.28	serve without compensation. All members and advisors may have expenses reimbursed as
6.29	provided in Minnesota Statutes, section 15.059, subdivision 3.
6.30	Subd. 13. Data classification. Data collected by the Minnesota Commission for Equitable
6.31	Health Care Services is private data on individuals as defined in Minnesota Statutes, section

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7.1	<u>13.02, subdi</u>	vision 12, or nonp	ublic data as defin	ed in Minnesota Statutes	s, section 13.02,
7.2	subdivision	<u>9.</u>			
7.3	<u>Subd. 14</u>	. <u>Contract author</u>	<b>rity.</b> The Minnesot	a Commission for Equit	able Health Care
7.4	Services may	y contract with one	e or more third par	ties to perform its duties	<u>.</u>
7.5	Subd. 15	. <u>Reports.</u> (a) By .	January 15, 2025,	the Minnesota Commiss	ion for Equitable
7.6	Health Care	Services must sub	mit to the chairs a	nd ranking minority mer	nbers of the
7.7	legislative co	ommittees with juri	sdiction over healt	<u>h an initial report on its p</u>	rogress and other
7.8	appropriate i	information.			
7.9	(b) By Ja	nuary 15, 2026, the	e Minnesota Comn	nission for Equitable Hea	Ith Care Services
7.10	shall submit	to the chairs and ra	anking minority m	embers of the legislative	committees with
7.11	jurisdiction of	over health a final	report with propos	als to ensure that all Min	nnesotans have
7.12	meaningful a	access to equitable	health care servic	es, any additional recom	mendations, and
7.13	draft legislat	ion.			
7.14	<u>Subd. 16</u>	. Expiration. This	section expires Ju	ıly 1, 2027.	
7.15	Sec. 2. <u>AP</u>	PROPRIATION.			
7.16	Subdivis	ion 1. Minnesota	Commission for I	Equitable Health Care	Services. <u></u> \$
7.17	in fiscal year	r 2025 is appropria	ted from the gener	al fund to the Minnesota	Commission for
7.18	Equitable He	ealth Care Services	s for purposes of s	ection 1 and is available	until June 30,
7.19	<u>2027.</u>				
7.20	Subd. 2.	Commissioner of	administration.	S in fiscal year 2025	is appropriated
7.21	from the gen	neral fund to the co	mmissioner of adu	ninistration for purposes	s of section 1 and

7.22 <u>is available until June 30, 2027.</u>