HF1281 FIRST ENGROSSMENT

NINETY-FIRST SESSION

REVISOR

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State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 1281

02/18/2019 Authored by Morrison, Zerwas, Schultz, Edelson and Albright The bill was read for the first time and referred to the Committee on Health and Human Services Policy 03/14/2019 Adoption of Report: Amended and re-referred to the Committee on Ways and Means

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to human services; modifying provisions governing behavioral health home services and medical respite health home services; appropriating money; amending Minnesota Statutes 2018, section 256B.0757, subdivisions 1, 2, 4, 5, 8, by adding subdivisions.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 256B.0757, subdivision 1, is amended to read:
1.8	Subdivision 1. Provision of coverage. (a) The commissioner shall provide medical
1.9	assistance coverage of health home services for eligible individuals with chronic conditions
1.10	who select a designated provider as the individual's health home.
1.11	(b) The commissioner shall implement this section in compliance with the requirements
1.12	of the state option to provide health homes for enrollees with chronic conditions, as provided
1.13	under the Patient Protection and Affordable Care Act, Public Law 111-148, sections 2703
1.14	and 3502. Terms used in this section have the meaning provided in that act.
1.15	(c) The commissioner shall establish health homes to serve populations with serious
1.16	mental illness who meet the eligibility requirements described under subdivision 2, paragraph
1.17	(b) clause (4) (1). The health home services provided by health homes shall focus on both
1.18	the behavioral and the physical health of these populations.
1.19	(d) The commissioner shall establish medical respite health homes to serve individuals
1.20	who are homeless and meet the eligibility requirements described under subdivision 2,
1.21	paragraph (b), clause (2). The commissioner shall work with stakeholders to develop
1.22	eligibility requirements, provider qualification requirements, and service delivery
1.23	requirements.

2.1	EFFECTIVE DATE. This section is effective upon federal approval. The commissioner
2.2	shall notify the revisor of statutes when federal approval has been obtained.
2.3	Sec. 2. Minnesota Statutes 2018, section 256B.0757, subdivision 2, is amended to read:
2.4	Subd. 2. Eligible individual. (a) The commissioner may develop health home models
2.5	in accordance with United States Code, title 42, section 1396w-4(h)(1).
2.6	(b) An individual is eligible for health home services under this section if the individual
2.7	is eligible for medical assistance under this chapter and has at least:
2.8	(1) two chronic conditions;
2.9	(2) one chronic condition and is at risk of having a second chronic condition;
2.10	(3) one serious and persistent mental health condition; or
2.11	(4) (1) has a condition that meets the definition of serious mental illness as described in
2.12	section 245.462, subdivision 20, paragraph (a), or emotional disturbance as defined in section
2.13	245.4871, subdivision 15, clause (2); and has a current diagnostic assessment as defined in
2.14	Minnesota Rules, part 9505.0372, subpart 1, item B or C, as performed or reviewed by a
2.15	mental health professional employed by or under contract with the behavioral health home
2.16	or
2.17	(2) the individual is homeless. For purposes of this clause, an individual is homeless if
2.18	the individual lacks a fixed, adequate night-time residence.
2.19	The commissioner shall establish criteria for determining continued eligibility.
2.20	EFFECTIVE DATE. This section is effective the day following final enactment.
2.21	Sec. 3. Minnesota Statutes 2018, section 256B.0757, is amended by adding a subdivision
2.22	to read:
2.23	Subd. 2a. Discharge criteria. (a) An individual may be discharged from behavioral
2.24	health home services if:
2.25	(1) the behavioral health home services provider is unable to locate, contact, and engage
2.26	the individual for a period of greater than three months after persistent efforts by the
2.27	behavioral health home services provider; or
2.28	(2) the individual is unwilling to participate in behavioral health home services as
2.29	demonstrated by the individual's refusal to meet with the behavioral health home services

3.1 provider, or refusal to identify the individual's health and wellness goals or the activities or 3.2 support necessary to achieve these goals.

3.3 (b) Before discharge from behavioral health home services, the behavioral health home

- 3.4 services provider must offer a face-to-face meeting with the individual and the individual's
- 3.5 identified supports, to discuss options available to the individual, including maintaining
- 3.6 <u>behavioral health home services.</u>

3.7 **EFFECTIVE DATE.** This section is effective the day following final enactment.

3.8 Sec. 4. Minnesota Statutes 2018, section 256B.0757, subdivision 4, is amended to read:

Subd. 4. **Designated provider.** (a) Health home services are voluntary and an eligible 3.9 individual may choose any designated provider. The commissioner shall establish designated 3.10 providers to serve as health homes and provide the services described in subdivision 3 to 3.11 individuals eligible under subdivision 2. The commissioner shall apply for grants as provided 3.12 under section 3502 of the Patient Protection and Affordable Care Act to establish health 3.13 homes and provide capitated payments to designated providers. For purposes of this section, 3.14 "designated provider" means a provider, clinical practice or clinical group practice, rural 3.15 3.16 clinic, community health center, community mental health center, or any other entity that is determined by the commissioner to be qualified to be a health home for eligible individuals. 3.17 This determination must be based on documentation evidencing that the designated provider 3.18 has the systems and infrastructure in place to provide health home services and satisfies the 3.19 qualification standards established by the commissioner in consultation with stakeholders 3.20 and approved by the Centers for Medicare and Medicaid Services. 3.21

3.22 (b) The commissioner shall develop and implement certification standards for designated 3.23 providers under this subdivision.

- 3.24 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 3.25 Sec. 5. Minnesota Statutes 2018, section 256B.0757, is amended by adding a subdivision
 3.26 to read:

3.27 <u>Subd. 4a.</u> Behavioral health home services provider requirements. A behavioral 3.28 health home services provider must:

- 3.29 (1) be an enrolled Minnesota Health Care Programs provider;
- 3.30 (2) provide a medical assistance covered primary care or behavioral health service;
- 3.31 (3) utilize an electronic health record;

4.1	(4) utilize an electronic patient registry that contains the data elements required by the
4.2	commissioner;
4.3	(5) demonstrate the organization's capacity to administer screenings approved by the
4.4	commissioner for substance use disorder or alcohol and tobacco use;
4.5	(6) demonstrate the organization's capacity to refer an individual to resources appropriate
4.6	to the individual's screening results;
47	(7) have policies and precedures to treak referrals to ensure that the referral met the
4.7 4.8	(7) have policies and procedures to track referrals to ensure that the referral met the individual's needs;
4.0	
4.9	(8) conduct a brief needs assessment when an individual begins receiving behavioral
4.10	health home services. The brief needs assessment must be completed with input from the
4.11	individual and the individual's identified supports. The brief needs assessment must address
4.12	the individual's immediate safety and transportation needs and potential barriers to
4.13	participating in behavioral health home services;
4.14	(9) conduct a health wellness assessment within 60 days after intake that contains all
4.15	required elements identified by the commissioner;
4.16	(10) conduct a health action plan that contains all required elements identified by the
4.17	commissioner. The plan must be completed within 90 days after intake and must be updated
4.18	at least once every six months, or more frequently if significant changes to an individual's
4.19	needs or goals occur;
4.20	(11) agree to cooperate with and participate in the state's monitoring and evaluation of
	behavioral health home services; and
4.21	benavioral nearth nome services, and
4.22	(12) obtain the individual's written consent to begin receiving behavioral health home
4.23	services using a form approved by the commissioner.
4.24	EFFECTIVE DATE. This section is effective the day following final enactment.
4.25	Sec. 6. Minnesota Statutes 2018, section 256B.0757, is amended by adding a subdivision
4.26	to read:
4.27	Subd. 4b. Behavioral health home provider training and practice transformation
4.28	requirements. (a) The behavioral health home services provider must ensure that all staff
4.29	delivering behavioral health home services receive adequate preservice and ongoing training,
4.30	including:
4.31	(1) training approved by the commissioner that describes the goals and principles of
4.32	behavioral health home services; and

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5.1	(2) training on evidence-based practices to promote an individual's ability to successfully
5.2	engage with medical, behavioral health, and social services to achieve the individual's health
5.3	and wellness goals.
5.4	(b) The behavioral health home services provider must ensure that staff are capable of
5.5	implementing culturally responsive services, as determined by the individual's culture,
5.6	beliefs, values, and language as identified in the individual's health wellness assessment.
5.7	(c) The behavioral health home services provider must participate in the department's
5.8	practice transformation activities to support continued skill and competency development
5.9	in the provision of integrated medical, behavioral health, and social services.
5.10	EFFECTIVE DATE. This section is effective the day following final enactment.
5.11	Sec. 7. Minnesota Statutes 2018, section 256B.0757, is amended by adding a subdivision
5.12	to read:
5.13	Subd. 4c. Behavioral health home staff qualifications. (a) A behavioral health home
5.14	services provider must maintain staff with required professional qualifications appropriate
5.15	to the setting.
5.16	(b) If behavioral health home services are offered in a mental health setting, the
5.17	integration specialist must be a registered nurse licensed under the Minnesota Nurse Practice
5.18	Act, sections 148.171 to 148.285.
5.19	(c) If behavioral health home services are offered in a primary care setting, the integration
5.20	specialist must be a mental health professional as defined in section 245.462, subdivision
5.21	18, clauses (1) to (6), or 245.4871, subdivision 27, clauses (1) to (6).
5.22	(d) If behavioral health home services are offered in either a primary care setting or
5.23	mental health setting, the systems navigator must be a mental health practitioner as defined
5.24	in section 245.462, subdivision 17, or a community health worker as defined in section
5.25	256B.0625, subdivision 49.
5.26	(e) If behavioral health home services are offered in either a primary care setting or
5.27	mental health setting, the qualified health home specialist must be one of the following:
5.28	(1) a peer support specialist as defined in section 256B.0615;
5.29	(2) a family peer support specialist as defined in section 256B.0616;
5.30	(3) a case management associate as defined in section 245.462, subdivision 4, paragraph
5.31	(g), or 245.4871, subdivision 4, paragraph (j);

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6.1	(4) a mental health rehabilitation	on worker as defined i	n section 256B.0623, sr	ubdivision
6.2	5, clause (4);		´	
6.3	(5) a community paramedic as	defined in section 144	E.28, subdivision 9;	
6.4	(6) a peer recovery specialist as	s defined in section 24	5G.07, subdivision 1, c	clause (5);
6.5	<u>or</u>			
6.6	(7) a community health worker	as defined in section	256B.0625, subdivision	<u>n 49.</u>
6.7	EFFECTIVE DATE. This sec	tion is effective the da	ay following final enact	ment.
6.8	Sec. 8. Minnesota Statutes 2018,	section 256B.0757, is	amended by adding a s	subdivision
6.9	to read:			
6.10	Subd. 4d. Behavioral health h	ome service delivery s	standards. (a) A behavi	ioral health
6.11	home services provider must meet	the following service	delivery standards:	
6.12	(1) establish and maintain proce	sses to support the coor	rdination of an individua	al's primary
6.13	care, behavioral health, and dental	care;		
6.14	(2) maintain a team-based mod	el of care, including r	egular coordination and	1
6.15	communication between behaviora	al health home service	s team members;	
6.16	(3) use evidence-based practice	es that recognize and a	re tailored to the medic	al, social,
6.17	economic, behavioral health, funct	ional impairment, cul	tural, and environmenta	al factors
6.18	affecting the individual's health an	d health care choices;		
6.19	(4) use person-centered planning	ng practices to ensure	the individual's health a	action plan
6.20	accurately reflects the individual's	preferences, goals, res	sources, and optimal ou	tcomes for
6.21	the individual and the individual's	identified supports;		
6.22	(5) use the patient registry to ic	lentify individuals and	l population subgroups	requiring
6.23	specific levels or types of care and	provide or refer the in	ndividual to needed trea	atment,
6.24	intervention, or services;			
6.25	(6) utilize the Department of Hu	uman Services Partner	Portal to identify past a	and current
6.26	treatment or services and identify	potential gaps in care;		
6.27	(7) deliver services consistent v	with the standards for f	requency and face-to-fa	ace contact
6.28	required by the commissioner;			
6.29	(8) ensure that a diagnostic ass			
6.30	behavioral health home services w	ithin six months of the	e start of behavioral hea	alth home
6.31	services;			

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7.1	(9) deliver services in locations	s and settings that meet	t the needs of the ind	lividual;
7.2	(10) provide a central point of	contact to ensure that i	ndividuals and the ir	ndividual's
7.3	identified supports can successfully	v navigate the array of s	ervices that impact th	e individual's
7.4	health and well-being;			
7.5	(11) have capacity to assess an	individual's readiness	for change and the in	ndividual's
7.6	capacity to integrate new health ca	re or community supp	orts into the individu	ual's life;
7.7	(12) offer or facilitate the prov	ision of wellness and p	revention education	on
7.8	evidenced-based curriculums speci	fic to the prevention and	d management of con	nmon chronic
7.9	conditions;			
7.10	(13) help an individual set up a	nd prepare for medical	, behavioral health, s	ocial service,
7.11	or community support appointment	s, including accompany	ring the individual to	appointments
7.12	as appropriate, and providing follo	w-up with the individu	al after these appoir	<u>ntments;</u>
7.13	(14) offer or facilitate the prov	ision of health coachin	g related to chronic of	disease
7.14	management and the navigation of	complex systems of car	e to the individual, th	e individual's
7.15	family, and identified supports;			
7.16	(15) connect the individual, the	individual's family, and	l identified supports t	o appropriate
7.17	support services that help the indiv	vidual overcome access	s or service barriers,	increase
7.18	self-sufficiency skills, and improv	e overall health;		
7.19	(16) provide effective referrals	and timely access to s	ervices; and	
7.20	(17) establish a continuous qua	lity improvement proce	ess for providing beha	avioral health
7.21	home services.			
7.22	(b) The behavioral health home	e services provider mus	st also create a plan, i	n partnership
7.23	with the individual and the individ	lual's identified suppor	ts, to support the ind	ividual after
7.24	discharge from a hospital, resident	ial treatment program,	or other setting. The	e plan must
7.25	include protocols for:			
7.26	(1) maintaining contact betwee	n the behavioral health	home services team	member, the
7.27	individual, and the individual's ide	entified supports during	g and after discharge	2
7.28	(2) linking the individual to ne	w resources as needed;	<u>2</u>	
7.29	(3) reestablishing the individua	l's existing services and	d community and so	cial supports;
7.30	and			
7.31	(4) following up with appropri	ate entities to transfer of	or obtain the individu	ual's service
7.32	records as necessary for continued	care.		

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8.1	(c) If the individual is enrolled in a managed care plan, a behavioral health home services
8.2	provider must:
8.3	(1) notify the behavioral health home services contact designated by the managed care
8.4	plan within 30 days of when the individual begins behavioral health home services; and
8.5	(2) adhere to the managed care plan communication and coordination requirements
8.6	described in the behavioral health home services manual.
8.7	(d) Before terminating behavioral health home services, the behavioral health home
8.8	services provider must:
8.9	(1) provide a 60-day notice of termination of behavioral health home services to all
8.10	individuals receiving behavioral health home services, the commissioner, and managed care
8.11	plans, if applicable; and
8.12	(2) refer individuals receiving behavioral health home services to a new behavioral
8.13	health home services provider.
8.14	Sec. 9. Minnesota Statutes 2018, section 256B.0757, is amended by adding a subdivision
8.15	to read:
8.16	Subd. 4e. Behavioral health home provider variances. (a) The commissioner may
8.17	grant a variance to specific requirements under subdivisions 4a, 4b, 4c, or 4d for a behavioral
8.18	health home services provider according to this subdivision.
8.19	(b) The commissioner may grant a variance if the commissioner finds that:
8.20	(1) failure to grant the variance would result in hardship or injustice to the applicant;
8.21	(2) the variance would be consistent with the public interest; and
8.22	(3) the variance would not reduce the level of services provided to individuals served
8.23	by the organization.
8.24	(c) The commissioner may grant a variance from one or more requirements to permit
8.25	an applicant to offer behavioral health home services of a type or in a manner that is
8.26	innovative, if the commissioner finds that the variance does not impede the achievement of
8.27	the criteria in subdivisions 4a, 4b, 4c, or 4d and may improve the behavioral health home
8.28	services provided by the applicant.
8.28 8.29	services provided by the applicant. (d) The commissioner's decision to grant or deny a variance request is final and not

8.31 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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9.1	Sec. 10. Minnesota Statutes 2018, section 256B.0757, subdivision 5, is amended to read:
9.2	Subd. 5. Payments. (a) The commissioner shall make payments to each designated
9.3	provider for the provision of health home services described in subdivision 3 to each eligible
9.4	individual under subdivision 2 that selects the health home as a provider establish a single,
9.5	statewide reimbursement rate for behavioral health home services described in subdivisions
9.6	<u>4a to 4d</u> .
9.7	(b) The commissioner shall establish a single, statewide reimbursement rate for medical
9.8	respite health home services.
9.9	EFFECTIVE DATE. This section is effective upon federal approval. The commissioner
9.10	shall notify the revisor of statutes when federal approval has been obtained.
9.11	Sec. 11. Minnesota Statutes 2018, section 256B.0757, subdivision 8, is amended to read:
9.11	Sec. 11. Winnesota Statutes 2018, Section 250D.0757, Subdivision 8, 18 amended to read.
9.12	Subd. 8. Evaluation and continued development. (a) For continued certification under
9.13	this section, behavioral health homes and medical respite health homes must meet process,
9.14	outcome, and quality standards developed and specified by the commissioner. The
9.15	commissioner shall collect data from health homes as necessary to monitor compliance with
9.16	certification standards.
9.17	(b) The commissioner may contract with a private entity to evaluate patient and family
9.18	experiences, health care utilization, and costs.
9.19	(c) The commissioner shall utilize findings from the implementation of behavioral health
9.20	homes to determine populations to serve under subsequent health home models for individuals
9.21	with chronic conditions.
9.22	EFFECTIVE DATE. This section is effective the day following final enactment.
0.22	Sec. 12. REQUIREMENTS, STANDARDS, AND QUALIFICATIONS FOR
9.23	MEDICAL RESPITE HEALTH HOMES.
9.24	MEDICAL RESITTE HEALTH HOWES.
9.25	The commissioner of human services, in consultation with stakeholders, shall develop
9.26	requirements, service standards, and qualifications for medical respite health homes.
9.27	EFFECTIVE DATE. This section is effective the day following final enactment.
9.28	Sec. 13. APPROPRIATION.
9.29	\$ in fiscal year 2020 and \$ in fiscal year 2021 are appropriated from the general

9.30 <u>fund to the commissioner of human services for grants to providers of medical respite health</u>

- 10.1 home services. Grants may be used by providers to pay for the cost of medical respite health
- 10.2 home services delivered during the period in which the medical assistance benefit is being
- 10.3 developed and federal approval is being sought. Grants shall be awarded to organizations
- 10.4 delivering medical respite services, as of January 1, 2019, to individuals experiencing
- 10.5 homelessness. Grantees must agree to work toward becoming certified as a medical respite
- 10.6 <u>health home. This is a onetime appropriation and is available until expended.</u>