17-3129

SENATE state of minnesota ninetieth session

S.F. No. 1073

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DATE	D-PG	OFFICIAL STATUS			
02/16/2017		tion and first reading to Health and Human Services Finance and Policy			

ACF/LP

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to health care; increasing medical assistance rates for dental services; requiring the commissioner of human services to develop a uniform credentialing process for dental providers and uniform prior authorization criteria for dental services; amending Minnesota Statutes 2016, sections 256B.0625, by adding subdivisions; 256B.76, subdivision 2.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8 1.9	Section 1. Minnesota Statutes 2016, section 256B.0625, is amended by adding a subdivision to read:
1.10	Subd. 9c. Uniform prior authorization for dental services. (a) By January 1, 2018,
1.11	the commissioner shall develop uniform prior authorization criteria for all dental services
1.12	requiring prior authorization. The commissioner shall publish a list of the dental services
1.13	requiring prior authorization and the process for obtaining prior authorization on the
1.14	department's Web site. Dental services on the list and the process for obtaining prior
1.15	authorization approval shall be consistent and shall be required to be used by dental providers,
1.16	managed care plans, county-based purchasing plans, and dental benefit administrators,
1.17	regardless of whether the services are provided through the fee-for-service system or through
1.18	the prepaid medical assistance program.
1.19 1.20	(b) Managed care plans and county-based purchasing plans may require prior authorization for additional dental services not on the list described in paragraph (a) so long
1.20	as a uniform process for obtaining prior approvals is applied including a process for
1.22	reconsideration when a prior approval request is denied that can be utilized by both the
1.23	patient and the patient's dental provider.

1

	02/10/17	REVISOR	ACF/LP	17-3129	as introduced			
2.1	(c) For purposes of this subdivision, "dental benefits administrator" means an organization							
2.2	licensed under chapter 62C or 62D that contracts with a managed care plan or county-based							
2.3	purchasing plan to provide covered dental care services to enrollees of the plan.							
2.4	Sec. 2. Min	nesota Statutes 20	16, section 256B.	0625, is amended by add	ding a subdivision			
2.5	to read:							
2.6	Subd. 9d. Uniform credentialing process. (a) By January 1, 2018, the commissioner							
2.7	shall develop a uniform credentialing process for dental providers. Upon federal approval,							
2.8	the credentialing process must be accepted by all managed care plans, county-based							
2.9	9 purchasing plans, and dental benefit administrators that contract with the commissioner or							
2.10	subcontract with plans to provide dental services to medical assistance or MinnesotaCare							
2.11	enrollees.							
2.12	<u>(b)</u> The p	rocess developed i	n this subdivision	shall include a uniform	n credentialing			
2.13	application th	nat shall be availab	ole in electronic fo	ormat and accessible on	the department's			
2.14								
2.15	a completed application electronically. The uniform credentialing application must be							
2.16	available to p	providers free of ch	narge.					
2.17	<u>(c)</u> A mai	naged care plan, cc	ounty-based purch	asing plan, dental bene	fit administrator,			
2.18	contractor, or	r vendor that review	ws and approves a	a credentialing applicati	on must notify a			
2.19	provider regarding a deficiency on a submitted credentialing application form no later than							
2.20	30 business days after receipt of the application form from the provider.							
2.21	Sec. 3. Mir	inesota Statutes 20	16, section 256B.	76, subdivision 2, is am	nended to read:			
2.22	Subd. 2. I	Dental reimburse r	ment. (a) Effectiv	e for services rendered o	on or after October			
2.23	1, 1992, the commissioner shall make January 1, 2018, payments for dental services as							
2.24	follows:							
2.25	(1) dental	services shall be j	paid at the lower of	of (i) submitted charges	, or (ii) 25 percent			
2.26	above the rat	e in effect on June	30, 1992; and					
2.27	(2) dental	rates shall be conv	verted from the 50	th percentile of 1982 to t	the 50th percentile			
2.28	of 1989, less	the percent in agg	regate necessary (o equal the above incre	ases.			
2.29	(b) Beginning October 1, 1999, the payment for tooth sealants and fluoride treatments							
2.30	shall be the lower of (1) submitted charge, or (2) 80 percent of median 1997 charges.							
2.31	(c) Effective for services rendered on or after January 1, 2000, payment rates for dental							
2.32	services shal	l be increased by th	hree percent over	the rates in effect on De	ecember 31, 1999.			

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(e) The increases listed in paragraphs (b) and (c) shall be implemented January 1, 2000,
 for managed care shall be paid at the lower of (1) submitted charges; or (2) 50 percent of
 the 90th percentile of 2014 charges submitted for the applicable current dental terminology

3.7 code. This rate does not apply to state-operated dental clinics under paragraph (b).

the submitted charge, or (2) 85 percent of median 1999 charges.

3.8 (f) Effective (b) For dental services rendered on or after October 1, 2010, by a
3.9 state-operated dental clinic, payment shall be paid on a reasonable cost basis that is based
3.10 on the Medicare principles of reimbursement. This payment shall be effective for services
3.11 rendered on or after January 1, 2011, to recipients enrolled in managed care plans or
3.12 county-based purchasing plans.

3.13 (g) Beginning in fiscal year 2011, (c) If the payments to state-operated dental clinics in 3.14 paragraph (f), including state and federal shares, are less than \$1,850,000 per fiscal year, a 3.15 supplemental state payment equal to the difference between the total payments in paragraph 3.16 (f) and \$1,850,000 shall be paid from the general fund to state-operated services for the 3.17 operation of the dental clinics.

3.18 (h) If the cost-based payment system for state-operated dental clinics described in
3.19 paragraph (f) does not receive federal approval, then state-operated dental clinics shall be
3.20 designated as critical access dental providers under subdivision 4, paragraph (b), and shall
3.21 receive the critical access dental reimbursement rate as described under subdivision 4,
3.22 paragraph (a).

3.23 (i) Effective for services rendered on or after September 1, 2011, through June 30, 2013,
3.24 payment rates for dental services shall be reduced by three percent. This reduction does not
3.25 apply to state-operated dental clinics in paragraph (f).

3.26 (j) Effective for services rendered on or after January 1, 2014, payment rates for dental
 3.27 services shall be increased by five percent from the rates in effect on December 31, 2013.

3.28 This increase does not apply to state-operated dental clinics in paragraph (f), federally

3.29 qualified health centers, rural health centers, and Indian health services. Effective January

3.30 1, 2014, payments made to managed care plans and county-based purchasing plans under

3.31 sections 256B.69, 256B.692, and 256L.12 shall reflect the payment increase described in

3.32 this paragraph.

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3.33 (k) Effective for services rendered on or after July 1, 2015, through December 31, 2016,
3.34 the commissioner shall increase payment rates for services furnished by dental providers

located outside of the seven-county metropolitan area by the maximum percentage possible 4.1 above the rates in effect on June 30, 2015, while remaining within the limits of funding 4.2 appropriated for this purpose. This increase does not apply to state-operated dental clinics 4.3 in paragraph (f), federally qualified health centers, rural health centers, and Indian health 4.4 services. Effective January 1, 2016, through December 31, 2016, payments to managed care 4.5 plans and county-based purchasing plans under sections 256B.69 and 256B.692 shall reflect 4.6 the payment increase described in this paragraph. The commissioner shall require managed 4.7 care and county-based purchasing plans to pass on the full amount of the increase, in the 4.8 form of higher payment rates to dental providers located outside of the seven-county 4.9 metropolitan area. 4.10 (1) Effective for services provided on or after January 1, 2017, the commissioner shall 4.11 increase payment rates by 9.65 percent for dental services provided outside of the 4.12 seven-county metropolitan area. This increase does not apply to state-operated dental clinics 4.13 in paragraph (f), federally qualified health centers, rural health centers, or Indian health 4.14 services. (d) Effective January 1, 2017 2018, payments to managed care plans and 4.15 county-based purchasing plans under sections 256B.69 and 256B.692 shall reflect the 4.16 payment increase described in this paragraph (a). The commissioner shall require managed 4.17 care plans and county-based purchasing plans to increase the rates the plans would otherwise 4.18 pay to providers under fee arrangements by the same percentage rate increase described in 4.19 paragraph (a). A managed care plan or county-based purchasing plan must pay dental 4.20 providers at least the fee-for-service rate fee schedule amount for covered dental services. 4.21 The commissioner shall require managed care plans and county-based purchasing plans to

report to the commissioner documenting that the rate increase was paid to the dental 4.23

providers. 4.24

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4