19-3138

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 967

SENATE AUTH	IORS: ABEI	JER)
DATE	D-PG	OFFICIAL STATUS
02/07/2019		Introduction and first reading
		Referred to Human Services Reform Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4	relating to human services; establishing an integrated health care, services, and supports partnership demonstration project; establishing a long-term care access fund; proposing coding for new law in Minnesota Statutes, chapters 16A; 256B.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [16A.7241] LONG-TERM CARE ACCESS FUND.
1.7	A long-term care access fund is created in the state treasury. The fund is a
1.8	direct-appropriated special revenue fund. The commissioner shall deposit to the credit of
1.9	the fund money made available to the fund. Notwithstanding section 11A.20, all investment
1.10	income and all investment losses attributable to the investment of the long-term care access
1.11	fund not currently needed shall be credited to the long-term care access fund.
1.12	EFFECTIVE DATE. This section is effective the day following final enactment.
1.13	Sec. 2. [256B.0759] INTEGRATED HEALTH CARE, SERVICES, AND SUPPORTS
1.14	PARTNERSHIP DEMONSTRATION PROJECT.
1.15	Subdivision 1. Implementation. (a) The commissioner shall create an integrated health
1.16	care, services, and supports partnership demonstration project to test alternative and
1.17	innovative delivery systems that integrate the delivery of health care services and long-term
1.18	services and supports to individuals enrolled in both the special needs basic care program
1.19	and one of the home and community-based waivers under section 256B.092 or 256B.49. A
1.20	partnership must:

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2.1	(1) provide health care services to the specified population for an agreed-upon total cost
2.2	of care, risk-sharing and gain-sharing payment model, or other value-based payment model;
2.3	and
2.4	(2) provide fee-for-service home and community-based waiver services according to a
2.5	savings-sharing or other value-based payment model.
2.6	(b) The commissioner shall develop a request for proposals for participation in the
2.7	demonstration project in consultation with providers of community-based waiver services
2.8	under sections 256B.092 and 256B.49, accountable care organizations, integrated health
2.9	partnerships, mental health providers, pharmacies, home health care providers, primary care
2.10	providers, and other key stakeholders.
2.11	(c) In developing the request for proposals, the commissioner shall:
2.12	(1) establish uniform statewide methods of forecasting utilization and cost of health care
2.13	and of long-term services and supports for individuals in the community-based waivers
2.14	under sections 256B.092 and 256B.49 to be used by the commissioner for the integrated
2.15	health care, services, and supports partnership projects;
2.16	(2) identify key indicators of quality, access, patient satisfaction, and other performance
2.17	indicators that will be measured, in addition to indicators for measuring cost savings;
2.18	(3) allow maximum flexibility to encourage innovation and variation to allow a variety
2.19	of provider collaborations to become integrated health care, services, and supports
2.20	partnerships;
2.21	(4) encourage different levels and types of financial risk;
2.22	(5) encourage projects representing a wide variety of geographic locations, patient
2.23	populations, provider relationships, and care coordination models;
2.24	(6) encourage projects involving home and community-based waiver service providers
2.25	in rural communities;
2.26	(7) identify the health care services and home and community-based waiver services to
2.27	be considered under each value-based payment model option;
2.28	(8) establish a mechanism to monitor enrollment; and
2.29	(9) establish quality standards for the integrated health care, services, and supports
2.30	partnerships that are appropriate for the particular population to be served.
2.31	(d) To be eligible to participate in the demonstration project, an integrated health care,
2.32	services, and supports partnership must:

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3.1	(1) provi	de required covere	ed services and care	e coordination to indivi	duals enrolled in	
3.2	<u> </u>	-	ices, and supports			
3.3	(2) estab	(2) establish a process to monitor enrollment and ensure the quality of health care and				
3.4		ervices and support				
3.5	(3) in co	operation with cou	nties and communi	ty social service agenci	ies coordinate the	
3.6	<u> </u>	•		nunity-based waiver ser	· · · · · · · · · · · · · · · · · · ·	
3.7		ces programs;				
3.8	<u>(4)</u> provi	de a system for ad	vocacy and consun	ner protection; and		
3.9	(5) adopt	t innovative and co	ost-effective metho	ds for the delivery and	coordination of	
3.10	health care s	services and home	and community-ba	sed waiver services.		
3.11	(e) An in	tegrated health car	e. services, and sup	ports partnership may b	e formed between	
3.12			-	ome and community-bas		
3.13			hanism for shared g			
3.14	<u>(f)</u> A ma	naged care plan or	county-based purc	hasing plan must not p	articipate in this	
3.15	demonstratio	on project unless th	ne plan is a member	r of an integrated health	n partnership prior	
3.16	to the integr	ated health partner	ship's participation	in the demonstration p	roject.	
3.17	<u>(g) An ir</u>	ntegrated health car	re, services, and su	pports partnership may	contract with a	
3.18	managed car	re plan or a county	-based purchasing	plan to provide admini	strative services,	
3.19	including th	e administration of	f a payment system	using the payment me	thods established	
3.20	by the comm	nissioner for integr	rated health care, se	ervices, and supports pa	urtnerships.	
3.21	<u>(h)</u> The c	commissioner may	require an integrat	ed health care, services	s, and supports	
3.22	partnership	to enter into addition	onal third-party con	ntractual relationships f	or the assessment	
3.23	of risk and p	ourchase of stop-lo	ss insurance or and	other form of insurance	risk management	
3.24	related to the	e delivery of health	h care, services, and	d supports described in	paragraph (d).	
3.25	<u>Subd. 2.</u>	Enrollment. (a) In	ndividuals eligible	for medical assistance	under section	
3.26	<u>256B.055, s</u>	ubdivision 7, 7a, o	r 12; 256B.092; or 2	256B.49, are eligible fo	r enrollment in an	
3.27	integrated h	ealth care, services	s, and supports part	nership.		
3.28	(b) Eligi	ble applicants and	recipients may enro	oll in an integrated heal	th care, services,	
3.29	and supports	s partnership if the	integrated health c	are, services, and supp	orts partnership	
3.30	serves the co	ounty in which the	applicant or recipi	ent resides. If more that	n one integrated	
3.31	health care,	services, and supp	orts partnership ser	eves a county, the applic	cant or recipient	
3.32	must be allo	wed to choose am	ong the integrated l	health care, services, an	id supports	
3.33	partnerships	<u>'-</u>				

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4.1	Subd. 3. Accountability. (a) Integrated health care, services, and supports partnerships
4.2	must accept responsibility for the quality of health care, services, and supports based on
4.3	standards established under subdivision 1, paragraph (c), clause (9), and the cost of or
4.4	utilization of health care, services, and supports provided to its enrollees under subdivision
4.5	1, paragraph (c), clause (1). Accountability standards must be appropriate to the particular
4.6	population served.
4.7	(b) An integrated health care, services, and supports partnership may contract and
4.8	coordinate with providers and clinics for the delivery of health care services and shall
4.9	contract with community health clinics, federally qualified health centers, community mental
4.10	health centers or programs, county agencies, and rural clinics to the extent practicable.
4.11	(c) An integrated health care, services, and supports partnership must indicate how it
4.12	will coordinate with other services affecting patients' health, quality of care, and community
4.13	integration. The integrated health care, services, and supports partnership must describe
4.14	how local providers, counties, organizations, and other relevant purchasers were consulted
4.15	in developing the application to participate in the demonstration project.
4.16	Subd. 4. Payment system. (a) In developing a payment system for integrated health
4.17	care, services, and supports partnerships, the commissioner shall establish a total cost of
4.18	care benchmark, a risk-sharing and gain-sharing payment model or other value-based
4.19	payment model to be paid for health care services, and a shared-savings or outcome-based
4.20	payment model for home and community-based waiver services provided to the individuals
4.21	enrolled in an integrated health care, services, and supports partnership.
4.22	(b) The payment system may include incentive payments to integrated health care,
4.23	services, and supports partnerships that meet or exceed annual quality and performance
4.24	targets realized through the coordination of health care and long-term services and supports.
4.25	(c) An amount equal to the savings realized to the general fund as a result of the
4.26	demonstration project must be transferred each fiscal year to the long-term care access fund
4.27	established under section 16A.7241.
4.28	Subd. 5. Outpatient prescription drug coverage. Outpatient prescription drug coverage
4.29	may be provided through accountable care organizations only if the delivery method qualifies
4.30	for federal prescription drug rebates.
4.31	Subd. 6. Federal approval. The commissioner shall apply for any federal waivers or
4.31	other federal approval required to implement this section.
4.32	other rederar approval required to implement tills section.

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5.1	EFFEC'	TIVE DATE. Sub	divisions 1 to 5 are	effective July 1, 2019,	, or upon federal

- 5.2 approval, whichever is later. The commissioner of human services shall inform the revisor
- 5.3 of statutes when federal approval is obtained. Subdivision 6 is effective the day following
- 5.4 <u>final enactment.</u>