RSI

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 329

(SENATE AUTHORS: MANN, Morrison, Nelson, Boldon and McEwen)

DATE	D-PG	OFFICIAL STATUS
01/17/2023	199	Introduction and first reading
		Referred to Health and Human Services
02/08/2023	745	Author added Boldon
02/13/2023	780a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection
	810	Author added McÈwen
03/08/2023	1427	Comm report: To pass and re-referred to Health and Human Services
		See SF2995

1.1	A bill for an act
1.2 1.3 1.4	relating to insurance; requiring no-cost diagnostic services and testing following a mammogram; amending Minnesota Statutes 2022, sections 62A.30, by adding subdivisions; 256B.0631, subdivision 2; 256L.03, subdivision 5.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 62A.30, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 5. Mammogram; diagnostic services and testing. If a health care provider
1.9	determines an enrollee requires additional diagnostic services or testing after a mammogram,
1.10	a health plan must provide coverage for the additional diagnostic services or testing with
1.11	no cost sharing, including co-pay, deductible, or coinsurance.
1.12	EFFECTIVE DATE. This section is effective January 1, 2024, and applies to health
1.13	plans offered, issued, or sold on or after that date.
1.14 1.15	Sec. 2. Minnesota Statutes 2022, section 62A.30, is amended by adding a subdivision to read:
1.16	Subd. 6. Application. If the application of subdivision 5 before an enrollee has met their
1.17	health plan's deducible would result in: (1) health savings account ineligibility under United
1.18	States Code, title 26, section 223; or (2) catastrophic health plan ineligibility under United
1.19	States Code, title 42, section 18022(e), then subdivision 5 shall apply to diagnostic services
1.20	or testing only after the enrollee has met their health plan's deductible.
1.21 1.22	EFFECTIVE DATE. This section is effective January 1, 2024, and applies to health plans offered, issued, or sold on or after that date.
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2.1	Sec. 3. Minne	esota Statutes 2022	2, section 256B.	0631, subdivision 2, is	amended to read:
2.2	Subd. 2. Ex	ceptions. Co-payr	nents and deduc	tibles shall be subject	to the following
2.3	exceptions:			5	C
2.4	(1) children	under the age of 2	21;		
2.5	(2) pregnan	t women for servic	ces that relate to	the pregnancy or any	other medical
2.6	condition that i	may complicate the	e pregnancy;		
2.7	(3) recipien	its expected to resid	de for at least 30) days in a hospital, nu	rsing home, or
2.8	intermediate ca	are facility for the c	levelopmentally	disabled;	
2.9	(4) recipien	ts receiving hospic	ce care;		
2.10	(5) 100 per	cent federally fund	ed services prov	vided by an Indian heal	th service;
2.11	(6) emerger	ncy services;			
2.12	(7) family p	planning services;			
2.13	(8) services	that are paid by Me	edicare, resulting	; in the medical assistan	ce program paying
2.14	for the coinsura	ance and deductible	e;		
2.15	(9) co-paym	ents that exceed on	e per day per pro	ovider for nonpreventive	e visits, eyeglasses,
2.16	and nonemerge	ency visits to a hosp	pital-based eme	rgency room;	
2.17	(10) service	es, fee-for-service p	payments subjec	t to volume purchase th	rough competitive
2.18	bidding;				
2.19	(11) Americ	can Indians who m	eet the requirem	ents in Code of Federa	l Regulations, title
2.20	42, sections 44	7.51 and 447.56;			
2.21	(12) person	s needing treatmen	nt for breast or c	ervical cancer as descr	ibed under section
2.22	256B.057, sub	division 10; and			
2.23	(13) service	es that currently ha	ve a rating of A	or B from the United	States Preventive
2.24	Services Task I	Force (USPSTF), in	mmunizations re	ecommended by the Ac	lvisory Committee
2.25	on Immunizatio	on Practices of the C	Centers for Disea	se Control and Prevent	ion, and preventive
2.26	services and sc	reenings provided	to women as de	scribed in Code of Fed	leral Regulations,
2.27	title 45, section	n 147.130 . ; and			
2.28	(14) additio	onal diagnostic serv	vices or testing t	hat a health care provi	der determines an
2.29	enrollee require	es after a mammog	gram, as specifie	d under section 62A.3	0, subdivision 5.
2.30	EFFECTI	VE DATE. This se	ection is effectiv	e January 1, 2024.	

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3.1	Sec. 4. Minnesota Statutes 2022, section 256L.03, subdivision 5, is amended to read:							
3.2	Subd. 5. Cost-sharing. (a) Co-payments, coinsurance, and deductibles do not apply to							
3.3	children under the age of 21 and to American Indians as defined in Code of Federal							
3.4	Regulations, title 42, section 600.5.							
3.5	(b) The com	missioner shall adjust	co-payments	, coinsurance, and deduc	tibles for covered			
3.6	services in a manner sufficient to maintain the actuarial value of the benefit to 94 percent.							
3.7	The cost-sharing changes described in this paragraph do not apply to eligible recipients or							
3.8	services exempt from cost-sharing under state law. The cost-sharing changes described in							
3.9	this paragraph shall not be implemented prior to January 1, 2016.							
3.10	(c) The cost-	sharing changes auth	orized under p	aragraph (b) must satisfy	y the requirements			
3.11	for cost-sharing under the Basic Health Program as set forth in Code of Federal Regulations,							
3.12	title 42, sections	s 600.510 and 600.52	20.					
3.13	(d) Co-paym	ients, coinsurance, a	nd deductible	s do not apply to addition	onal diagnostic			
3.14	services or testin	ng that a health care	provider dete	rmines an enrollee requ	ires after a			
3.15	mammogram, as specified under section 62A.30, subdivision 5.							

3.16 **EFFECTIVE DATE.** This section is effective January 1, 2024.