

1.1 Senator moves to amend the delete-everything amendment (SCS2995A-2)
1.2 to S.F. No. 2995 as follows:

1.3 Page 30, after line 17, insert:

1.4 "Sec. 23. Minnesota Statutes 2022, section 256B.0625, is amended by adding a subdivision
1.5 to read:

1.6 Subd. 70. Coverage of services for the diagnosis, monitoring, and treatment of rare
1.7 diseases. (a) Medical assistance coverage for services related to the diagnosis, monitoring,
1.8 and treatment of a rare disease or condition must meet the requirements in section 62Q.451.

1.9 (b) Nothing in this subdivision requires a managed care or county-based purchasing plan
1.10 to provide coverage for a service that is not covered under medical assistance.

1.11 (c) Coverage for a service shall not be denied solely on the basis that it was provided,
1.12 referred for, or ordered by an out-of-network provider.

1.13 (d) Any prior authorization requirements for a service that is provided by, referred for,
1.14 or ordered by an out-of-network provider must be the same as any prior authorization
1.15 requirements for a service that is provided by, referred for, or ordered by an in-network
1.16 provider.

1.17 EFFECTIVE DATE. This section is effective January 1, 2024.

1.18 Sec. 24. Minnesota Statutes 2022, section 256B.0625, is amended by adding a subdivision
1.19 to read:

1.20 Subd. 70a. Payments to out-of-network providers for services provided in
1.21 Minnesota. (a) If a managed care or county-based purchasing plan has an established
1.22 contractual payment under medical assistance with an out-of-network provider for a service
1.23 provided in Minnesota related to the diagnosis, monitoring, and treatment of a rare disease
1.24 or condition, then the provider shall accept the established contractual payment for that
1.25 service as payment in full.

1.26 (b) If a plan does not have an established contractual payment under medical assistance
1.27 with an out-of-network provider for a service provided in Minnesota related to the diagnosis,
1.28 monitoring, and treatment of a rare disease or condition, then the provider shall accept the
1.29 provider's established rate for uninsured patients for that service as payment in full. If the
1.30 provider does not have an established rate for uninsured patients for that service, then the
1.31 provider shall accept the fee-for-service rate.

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

2.2 Sec. 25. Minnesota Statutes 2022, section 256B.0625, is amended by adding a subdivision
2.3 to read:

2.4 Subd. 70b. **Payments to out-of-network providers when services are provided outside**
2.5 **of Minnesota.** (a) If a managed care or county-based purchasing plan has an established
2.6 contractual payment under medical assistance with an out-of-network provider for a service
2.7 provided in another state related to diagnosis, monitoring, and treatment of a rare disease
2.8 or condition, then the plan shall pay the established contractual payment for that service.

2.9 (b) If a plan does not have an established contractual payment under medical assistance
2.10 with an out-of-network provider for a service provided in another state related to diagnosis,
2.11 monitoring, and treatment of a rare disease or condition, then the plan shall pay the provider's
2.12 established rate for uninsured patients for that service. If the provider does not have an
2.13 established rate for uninsured patients for that service, then the plan shall pay the provider
2.14 the fee-for-service rate in that state.

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

2.16 Page 76, after line 11, insert:

2.17 "Sec. 18. **[62Q.451] UNRESTRICTED ACCESS TO SERVICES FOR THE**
2.18 **DIAGNOSIS, MONITORING, AND TREATMENT OF RARE DISEASES.**

2.19 Subdivision 1. **Definitions.** (a) For purposes of this section, the following terms have
2.20 the meanings given.

2.21 (b) "Rare disease or condition" means any disease or condition:

2.22 (1) that affects fewer than 200,000 persons in the United States and is chronic, serious,
2.23 life-altering, or life-threatening;

2.24 (2) that affects more than 200,000 persons in the United States and a drug for treatment
2.25 has been designated as a drug for a rare disease or condition pursuant to United States Code,
2.26 title 21, section 360bb;

2.27 (3) that is labeled as a rare disease or condition on the Genetic and Rare Diseases
2.28 Information Center list created by the National Institutes of Health; or

2.29 (4) for which an enrollee:

2.30 (i) has received two or more clinical consultations from a primary care provider or
2.31 specialty provider that are specific to the presenting complaint;

3.1 (ii) has documentation in the enrollee's medical record of a developmental delay through
3.2 standardized assessment, developmental regression, failure to thrive, or progressive
3.3 multisystemic involvement; and

3.4 (iii) had laboratory or clinical testing that failed to provide a definitive diagnosis or
3.5 resulted in conflicting diagnoses.

3.6 A rare disease or condition does not include an infectious disease that has widely available
3.7 and known protocols for diagnosis and treatment and that is commonly treated in a primary
3.8 care setting, even if it affects less than 200,000 persons in the United States.

3.9 Subd. 2. Unrestricted access. (a) No health plan company may restrict the choice of an
3.10 enrollee as to where the enrollee receives services from a licensed health care provider
3.11 related to the diagnosis, monitoring, and treatment of a rare disease or condition, including
3.12 but not limited to restrictions through any prior authorization, preauthorization, prior
3.13 approval, precertification process, increased fees, or other methods.

3.14 (b) Any services provided, referred for, or ordered by an out-of-network provider for
3.15 an enrollee who, before receiving and being notified of a definitive diagnosis, satisfied the
3.16 requirements in subdivision 1, paragraph (b), clause (4), shall be governed by paragraph
3.17 (c) even if the subsequent definitive diagnosis does not meet the definition of rare disease
3.18 or condition in subdivision 1, paragraph (b), clause (1), (2), or (3). Once the enrollee is
3.19 definitively diagnosed with a disease or condition that does not meet the definition of rare
3.20 disease or condition in subdivision 1, paragraph (b), clause (1), (2), or (3), and the enrollee
3.21 or a parent or guardian of a minor enrollee has been notified of the diagnosis, any services
3.22 provided, referred for, or ordered by an out-of-network provider related to the diagnosis
3.23 shall be governed by paragraph (c) for up to 60 days, providing time for care to be transferred
3.24 to a qualified in-network provider and to schedule needed in-network appointments. After
3.25 this 60-day period, subsequent services provided, referred for, or ordered by an
3.26 out-of-network provider related to the diagnosis are no longer governed by paragraph (c).

3.27 (c) Cost-sharing requirements and benefit or services limitations for the diagnosis and
3.28 treatment of a rare disease or condition must not place a greater financial burden on the
3.29 enrollee or be more restrictive than those requirements for in-network medical treatment.

3.30 (d) A health plan company must provide enrollees with written information on the content
3.31 and application of this section and must train customer service representatives on the content
3.32 and application of this section.

4.1 Subd. 3. Coverage; prior authorization. (a) Nothing in this section requires a health
4.2 plan company to provide coverage for a medication, procedure or treatment, or laboratory
4.3 or clinical testing, that is not covered under the enrollee's health plan.

4.4 (b) Coverage for a service shall not be denied solely on the basis that it was provided,
4.5 referred for, or ordered by an out-of-network provider.

4.6 (c) Any prior authorization requirements for a service that is provided by, referred for,
4.7 or ordered by an out-of-network provider must be the same as any prior authorization
4.8 requirements for a service that is provided by, referred for, or ordered by an in-network
4.9 provider.

4.10 Subd. 4. Payments to out-of-network providers for services provided in this state. (a)
4.11 If a health plan company has an established contractual payment under a health plan in the
4.12 commercial insurance market with an out-of-network provider for a service provided in
4.13 Minnesota related to the diagnosis, monitoring, and treatment of a rare disease or condition,
4.14 across any of the health plan's networks, then the provider shall accept the established
4.15 contractual payment for that service as payment in full.

4.16 (b) If a health plan company does not have an established contractual payment under a
4.17 health plan in the commercial insurance market with an out-of-network provider for a service
4.18 provided in Minnesota related to the diagnosis, monitoring, and treatment of a rare disease
4.19 or condition, across any of the health plan's networks, then the provider shall accept:

4.20 (1) the provider's established rate for uninsured patients for that service as payment in
4.21 full; or

4.22 (2) if the provider does not have an established rate for uninsured patients for that service,
4.23 then the average commercial insurance rate the health plan company has paid for that service
4.24 in this state over the past 12 months as payment in full.

4.25 (d) If the payment amount must be determined under paragraph (b), clause (2), and the
4.26 health plan company has not paid for that service in this state within the past 12 months,
4.27 then the health plan company shall pay the lesser of the following:

4.28 (1) the average rate in the commercial insurance market the health plan company paid
4.29 for that service across all states over the past 12 months; or

4.30 (2) the provider's standard charge.

4.31 (e) This subdivision does not apply to managed care organizations or county-based
4.32 purchasing plans when the plan provides coverage to public health care program enrollees
4.33 under chapters 256B or 256L.

5.1 Subd. 5. **Payments to out-of-network providers when services are provided outside**
5.2 **of the state.** (a) If a health plan company has an established contractual payment under a
5.3 health plan in the commercial insurance market with an out-of-network provider for a service
5.4 provided in another state related to the diagnosis, monitoring, and treatment of a rare disease
5.5 or condition, across any of the health plan's networks in the state where the service is
5.6 provided, then the health plan company shall pay the established contractual payment for
5.7 that service.

5.8 (b) If a health plan company does not have an established contractual payment under a
5.9 health plan in the commercial insurance market with an out-of-network provider for a service
5.10 provided in another state related to the diagnosis, monitoring, and treatment of a rare disease
5.11 or condition, across any of the health plan's networks in the state where the service is
5.12 provided, then the health plan company shall pay:

5.13 (1) the provider's established rate for uninsured patients for that service; or

5.14 (2) if the provider does not have an established rate for uninsured patients for that service,
5.15 then the average commercial insurance rate the health plan company has paid for that service
5.16 in the state where the service is provided over the past 12 months.

5.17 (c) If the payment amount must be determined under paragraph (b), clause (2), and the
5.18 health plan company has not paid for that service in the state where the service is provided
5.19 within the past 12 months, then the health plan company shall pay the lesser of the following:

5.20 (1) the average commercial insurance rate the health plan company has paid for that
5.21 service across all states over the last 12 months; or

5.22 (2) the provider's standard charge.

5.23 (d) This subdivision does not apply to managed care organizations or county-based
5.24 purchasing plans when the plan provides coverage to public health care program enrollees
5.25 under chapter 256B or 256L.

5.26 Subd. 6. **Exclusions.** (a) This section does not apply to health care coverage offered by
5.27 the State Employee Group Insurance Program.

5.28 (b) This section does not apply to medications obtained from a retail pharmacy as defined
5.29 in section 62W.02, subdivision 18.

5.30 **EFFECTIVE DATE.** This section is effective January 1, 2024, and applies to health
5.31 plans offered, issued, or renewed on or after that date."

5.32 Renumber the sections in sequence and correct the internal references