SGS

S0302-1

### **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 302

(SENATE AUTHORS: MANN, Draheim and Utke)						
DATE D-	-PG	OFFICIAL STATUS				
01/17/2023	195	Introduction and first reading				
		Referred to Health and Human Services				
01/19/2023	310	Author added Utke				
03/02/2023 12	234a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety				
03/16/2023		Comm report: To pass as amended				
		Second reading				

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to health; requiring disclosure of certain payments made to health care providers; changing provisions for all-payer claims data; requiring a report on transparency of health care payments; amending Minnesota Statutes 2022, sections 62U.04, subdivisions 4, 5, 5a, 11, by adding subdivisions; 62U.10, subdivision 7.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 62U.04, subdivision 4, is amended to read:
1.8	Subd. 4. Encounter data. (a) All health plan companies, dental plan companies, and
1.9	third-party administrators shall submit encounter data on a monthly basis to a private entity
1.10	designated by the commissioner of health. The data shall be submitted in a form and manner
1.11	specified by the commissioner subject to the following requirements:
1.12	(1) the data must be de-identified data as described under the Code of Federal Regulations,
1.13	title 45, section 164.514;
1.14	(2) the data for each encounter must include an identifier for the patient's health care
1.15	home if the patient has selected a health care home, data on contractual value-based payments,
1.16	and, for claims incurred on or after January 1, 2019, data deemed necessary by the
1.17	commissioner to uniquely identify claims in the individual health insurance market; and
1.18	(3) the data must include enrollee race and ethnicity, to the extent available; and
1.19	(4) except for the identifier data described in elause clauses (2) and (3), the data must
1.20	not include information that is not included in a health care claim, dental care claim, or
1.21	equivalent encounter information transaction that is required under section 62J.536.

(b) The commissioner or the commissioner's designee shall only use the data submitted
under paragraph (a) to carry out the commissioner's responsibilities in this section, including
supplying the data to providers so they can verify their results of the peer grouping process
consistent with the recommendations developed pursuant to subdivision 3c, paragraph (d),
and adopted by the commissioner and, if necessary, submit comments to the commissioner
or initiate an appeal.

(c) Data on providers collected under this subdivision are private data on individuals or
nonpublic data, as defined in section 13.02. Notwithstanding the definition of summary data
in section 13.02, subdivision 19, summary data prepared under this subdivision may be
derived from nonpublic data. The commissioner or the commissioner's designee shall
establish procedures and safeguards to protect the integrity and confidentiality of any data
that it maintains.

2.13 (d) The commissioner or the commissioner's designee shall not publish analyses or
2.14 reports that identify, or could potentially identify, individual patients.

(e) The commissioner shall compile summary information on the data submitted under
this subdivision. The commissioner shall work with its vendors to assess the data submitted
in terms of compliance with the data submission requirements and the completeness of the
data submitted by comparing the data with summary information compiled by the
commissioner and with established and emerging data quality standards to ensure data
quality.

# 2.21 EFFECTIVE DATE. Paragraph (a), clause (3), is effective retroactively from January 2.22 1, 2023, and applies to claims incurred on or after that date.

2.23 Sec. 2. Minnesota Statutes 2022, section 62U.04, subdivision 5, is amended to read:

Subd. 5. Pricing data. (a) All health plan companies, dental plan companies, and
third-party administrators shall submit, on a monthly basis, data on their contracted prices
with health care providers to a private entity designated by the commissioner of health for
the purposes of performing the analyses required under this subdivision. Data on contracted
prices submitted under this paragraph must include data on supplemental contractual
value-based payments paid to health care providers. The data shall be submitted in the form
and manner specified by the commissioner of health.

(b) The commissioner or the commissioner's designee shall only use the data submitted
under this subdivision to carry out the commissioner's responsibilities under this section,
including supplying the data to providers so they can verify their results of the peer grouping

	SF302	REVISOR	SGS	S0302-1	1st Engrossment
3.1	process con	sistent with the recomm	nendations devel	oped pursuant to subc	livision 3c, paragraph
3.2	(d), and add	opted by the commissi	ioner and, if nec	essary, submit comm	ents to the
3.3	commission	ner or initiate an appea	al.		
3.4	(c) Data	collected under this s	ubdivision are n	onpublic data as defi	ned in section 13.02.
3.5	Notwithsta	nding the definition of	summary data i	n section 13.02, subd	ivision 19, summary
3.6	data prepar	ed under this section 1	may be derived t	from nonpublic data.	The commissioner
3.7	shall establ	ish procedures and sat	feguards to prote	ect the integrity and c	onfidentiality of any
3.8	data that it	maintains.			
3.9	Sec. 3. M	innesota Statutes 2022	2, section 62U.0	4, subdivision 5a, is	amended to read:
3.10	Subd. 5	a. <b>Self-insurers.</b> <u>(a)</u> T	he commissione	r shall not require a s	elf-insurer governed
3.11	by the feder	ral Employee Retirem	ent Income Secu	rity Act of 1974 (ER	ISA) to comply with
3.12	this section				
3.13	<u>(b)</u> A th	ird-party administrato	r must annually	notify the self-insurer	s whose health plans
3.14	are adminis	stered by the third-part	ty administrator	that the self-insurer r	may elect to have the
3.15	third-party	administrator submit	encounter data a	nd data on contracted	d prices under
3.16	subdivision	as 4 and 5 from the sel	f-insurer's healt	h plan for the upcom	ing plan year. This
3.17	notice must	t be provided in a form	n and manner sp	ecified by the comm	issioner.
3.18	Sec. 4. M	innesota Statutes 2022	2, section 62U.0	4, is amended by add	ling a subdivision to
3.19	read:				
3.20	Subd. 5	b. Nonclaims-based j	payments. (a) B	eginning January 1, 2	2025, all health plan
3.21	companies	and third-party admin	istrators shall su	lbmit to a private ent	ity designated by the
3.22	commission	ner of health all noncl	aims-based payı	nents made to health	care providers. The
3.23	<u>data shall b</u>	e submitted in a form	, manner, and fr	equency specified by	the commissioner.
3.24	Nonclaims-	-based payments are p	ayments to healt	h care providers desi	gned to pay for value
3.25	of health ca	re services over volur	ne of health care	services and include	alternative payment
3.26	models or in	ncentives, payments fo	or infrastructure e	expenditures or invest	ments, and payments
3.27	for workfor	ce expenditures or inv	vestments. Nonc	laims-based paymen	ts submitted under
3.28	this subdivi	ision must, to the exte	nt possible, be a	ttributed to a health o	care provider in the
3.29	same mann	er in which claims-bas	sed data are attri	buted to a health care	provider and, where
3.30	appropriate	, must be combined w	vith data collecte	d under subdivisions	4 and 5 in analyses
3.31	of health ca	are spending.			
3.32	<u>(b) Data</u>	a collected under this s	ubdivision are n	onpublic data as defi	ned in section 13.02.
3.33	Notwithsta	nding the definition of	<u>f summary d</u> ata i	n section 13.02, subd	ivision 19, summary

	SF302	REVISOR	SGS	S0302-1	1st Engrossment			
4.1	data preparec	d under this subdivision	on may be deriv	ed from nonpublic data	. The commissioner			
4.2	shall establish procedures and safeguards to protect the integrity and confidentiality of any							
4.3	data maintai	data maintained by the commissioner.						
4.4	<u>(c)</u> The c	ommissioner shall co	onsult with heal	th plan companies, ho	spitals, and health			
4.5	care provide	rs in developing the	data reported ur	nder this subdivision a	nd standardized			
4.6	reporting for	rms.						
4.7	Sec. 5. Min	nnesota Statutes 2022	2, section 62U.(	04, subdivision 11, is a	mended to read:			
4.8	Subd. 11.	. Restricted uses of t	he all-payer cla	<b>ims data.</b> (a) Notwiths	standing subdivision			
4.9	4, paragraph	(b), and subdivision	5, paragraph (b)	), the commissioner or	the commissioner's			
4.10	designee sha	ll only use the data s	ubmitted under	subdivisions 4 and, 5,	5a, and 5b for the			
4.11	following pu	irposes:						
4.12	(1) to eva	aluate the performance	e of the health	care home program as	authorized under			
4.13	section 62U.	03, subdivision 7;						
4.14	(2) to stu	dy, in collaboration v	with the reducin	g avoidable readmissi	ons effectively			
4.15	(RARE) can	npaign, hospital read	mission trends a	and rates;				
4.16	(3) to ana	lyze variations in hea	llth care costs, q	uality, utilization, and	illness burden based			
4.17	on geograph	ical areas or populati	ons;					
4.18	(4) to eva	luate the state innovat	tion model (SIM	) testing grant received	by the Departments			
4.19	of Health and	d Human Services, in	ncluding the ana	alysis of health care co	ost, quality, and			
4.20	utilization ba	aseline and trend info	ormation for targ	geted populations and	communities; and			
4.21	(5) to con	mpile one or more pu	blic use files of	summary data or tabl	es that must:			
4.22	(i) be ava	ailable to the public f	or no or minima	l cost by March 1, 201	16, and available by			
4.23	web-based e	lectronic data downle	oad by June 30,	2019;				
4.24	(ii) not ic	lentify individual pat	ients, payers, or	r providers;				
4.25	(iii) be uj	pdated by the commi	ssioner, at least	annually, with the mo	st current data			
4.26	available; <u>an</u>	<u>ud</u>						
4.27	(iv) conta	ain clear and conspic	uous explanatic	ons of the characteristic	es of the data, such			
4.28	as the dates of	of the data contained	in the files, the	absence of costs of ca	re for uninsured			
4.29	patients or n	onresidents, and othe	er disclaimers th	at provide appropriate	e context <del>; and</del>			
4.30	(v) not le	ad to the collection of	additional data	elements beyond what	is authorized under			
4.31	this section a	<del>as of June 30, 2015</del> .						

SF302	REVISOR	SGS	S0302-1	1st Engrossment
-------	---------	-----	---------	-----------------

5.1	(b) The commissioner may publish the results of the authorized uses identified in
5.2	paragraph (a) so long as the data released publicly do not contain information or descriptions
5.3	in which the identity of individual hospitals, clinics, or other providers may be discerned.
5.4	(c) Nothing in this subdivision shall be construed to prohibit the commissioner from
5.5	using the data collected under subdivision 4 to complete the state-based risk adjustment
5.6	system assessment due to the legislature on October 1, 2015.
5.7	(d) The commissioner or the commissioner's designee may use the data submitted under
5.8	subdivisions 4 and 5 for the purpose described in paragraph (a), clause (3), until July 1,
5.9	<del>2023.</del>
5.10	(e) The commissioner shall consult with the all-payer claims database work group
5.11	established under subdivision 12 regarding the technical considerations necessary to create
5.12	the public use files of summary data described in paragraph (a), clause (5).
5.13	Sec. 6. Minnesota Statutes 2022, section 62U.04, is amended by adding a subdivision to
5.14	read:
5.15	Subd. 13. Expanded access to and use of the all-payer claims data. (a) The
5.16	commissioner shall make the data available to individuals and organizations engaged in
5.17	efforts to research or affect transformation in health care outcomes, access, quality,
5.18	disparities, or spending, provided use of the data serves a public benefit and is not employed
5.19	<u>to:</u>
5.20	(1) create an unfair market advantage for any participant in the health care market in the
5.21	state of Minnesota, health plan companies, payers, and providers;
5.22	(2) reidentify or attempt to reidentify an individual in the data; and
5.23	(3) publicly report details derived from the data regarding any contract between a health
5.24	plan company and a provider.
5.25	(b) To implement provisions in paragraph (a), the commissioner must:
5.26	(1) establish detailed requirements for data access; a process for data users to apply for
5.27	access to and use of the data; legally enforceable data use agreements to which data users
5.28	must consent; a clear and robust oversight process for data access and use, including a data
5.29	management plan, that ensures compliance with state and federal data privacy laws;
5.30	agreements for state agencies and the University of Minnesota to ensure proper and efficient
5.31	use and security of data; and technical assistance for users of the data and stakeholders;

- 6.1 (2) develop a fee schedule to support the cost of expanded use of the data, provided the
   6.2 fees charged under the schedule do not create a barrier to access for those most affected by
   6.3 disparities; and
- 6.4 (3) create a research advisory group to advise the commissioner on applications for data
- 6.5 use under this subdivision, including an examination of the rigor of the research approach,
- 6.6 the technical capabilities of the proposed users, and the ability of the proposed user to
- 6.7 <u>successfully safeguard the data.</u>

6.8 Sec. 7. Minnesota Statutes 2022, section 62U.10, subdivision 7, is amended to read:

Subd. 7. Outcomes reporting; savings determination. (a) Beginning November 1, 6.9 2016, and Each November 1 thereafter, the commissioner of health shall determine the 6.10 actual total private and public health care and long-term care spending for Minnesota 6.11 residents related to each health indicator projected in subdivision 6 for the most recent 6.12 calendar year available. The commissioner shall determine the difference between the 6.13 projected and actual spending for each health indicator and for each year, and determine 6.14 the savings attributable to changes in these health indicators. The assumptions and research 6.15 6.16 methods used to calculate actual spending must be determined to be appropriate by an independent actuarial consultant. If the actual spending is less than the projected spending, 6.17 the commissioner, in consultation with the commissioners of human services and management 6.18 and budget, shall use the proportion of spending for state-administered health care programs 6.19 to total private and public health care spending for each health indicator for the calendar 6.20 year two years before the current calendar year to determine the percentage of the calculated 6.21 aggregate savings amount accruing to state-administered health care programs. 6.22

(b) The commissioner may use the data submitted under section 62U.04, subdivisions
4 and, 5, and 5b, to complete the activities required under this section, but may only report
publicly on regional data aggregated to granularity of 25,000 lives or greater for this purpose.

6.26

### Sec. 8. REPORT ON TRANSPARENCY OF HEALTH CARE PAYMENTS.

#### 6.27 Subdivision 1. **Definitions.** (a) The terms defined in this subdivision apply to this section.

6.28 (b) "Commissioner" means the commissioner of health.

6.29 (c) "Nonclaims-based payments" means payments to health care providers designed to

- 6.30 support and reward value of health care services over volume of health care services and
- 6.31 includes alternative payment models or incentives, payments for infrastructure expenditures
- 6.32 or investments, and payments for workforce expenditures or investments.

	SF302	REVISOR	SGS	S0302-1	1st Engrossment
7.1	(d) "Non	public data" has the	meaning given i	n Minnesota Statutes,	section 13.02.
7.2	subdivision			,	
7.3	(e) "Prim	nary care services" m	eans integrated,	accessible health care	services provided
7.4	<u> </u>			a large majority of pe	•
7.5				atients, and practicing	
7.6				lude but are not limite	
7.7				annual physicals, pre-	
7.8	assessments	, care coordination, d	levelopment of t	reatment plans, manag	gement of chronic
7.9	conditions, a	and diagnostic tests.			
7.10	Subd. 2.	<b>Report.</b> (a) To provi	de the legislatur	e with information ne	eded to meet the
7.11	evolving hea	alth care needs of Min	nnesotans, the co	ommissioner shall repo	ort to the legislature
7.12	by February	15, 2024, on the volu	me and distributi	on of health care spend	ling across payment
7.13	models used	by health plan compa	anies and third-pa	arty administrators, wi	th a particular focus
7.14	on value-bas	sed care models and j	orimary care spe	ending.	
7.15	<u>(b) The r</u>	eport must include sp	pecific health pla	an and third-party adm	ninistrator estimates
7.16	of health car	e spending for claim	s-based paymen	ts and nonclaims-base	ed payments for the
7.17	most recent a	available year, report	ed separately for	Minnesotans enrolled	l in state health care
7.18	programs, M	Iedicare Advantage,	and commercial	health insurance. The	e report must also
7.19	include recon	nmendations on chan	ges needed to gat	ther better data from he	ealth plan companies
7.20	and third-pa	rty administrators on	the use of value	e-based payments that	pay for value of
7.21	health care s	ervices provided ove	er volume of serv	vices provided, promo	te the health of all
7.22	Minnesotans	s, reduce health dispa	rities, and suppo	ort the provision of pr	imary care services
7.23	and preventi	ve services.			
7.24	<u>(c) In pre</u>	eparing the report, the	e commissioner	shall:	
7.25	<u>(1) descr</u>	ibe the form, manner	, and timeline fo	or submission of data	by health plan
7.26	companies a	nd third-party admin	istrators to prod	uce estimates as speci	fied in paragraph
7.27	<u>(b);</u>				
7.28	(2) collect	ct summary data that	permits the com	putation of:	
7.29	(i) the pe	rcentage of total pay	ments that are n	onclaims-based paym	ents; and
7.30	(ii) the p	ercentage of paymen	ts in item (i) tha	t are for primary care	services;
7.31	(3) where	e data was not direct	y derived, speci	fy the methods used to	o estimate data
7.32	elements;				

	SF302 REVISOR SGS S0302-1 1st Engros	sment
8.1	(4) notwithstanding Minnesota Statutes, section 62U.04, subdivision 11, conduct ana	lyses
8.2	of the magnitude of primary care payments using data collected by the commissioner u	ınder
8.3	Minnesota Statutes, section 62U.04; and	
8.4	(5) conduct interviews with health plan companies and third-party administrators	to
8.5	better understand the types of nonclaims-based payments and models in use, the purp	oses
8.6	or goals of each, the criteria for health care providers to qualify for these payments, an	d the
8.7	timing and structure of health plan companies or third-party administrators making th	iese
8.8	payments to health care provider organizations.	
8.9	(d) Health plan companies and third-party administrators must comply with data req	uests
8.10	from the commissioner under this section within 60 days after receiving the request.	
8.11	(e) Data collected under this section is nonpublic data. Notwithstanding the definition	tion
8.12	of summary data in Minnesota Statutes, section 13.02, subdivision 19, summary data prep	pared
8.13	under this section may be derived from nonpublic data. The commissioner shall estab	olish
8.14	procedures and safeguards to protect the integrity and confidentiality of any data mainta	ained
8.15	by the commissioner.	