

THE FOLLOWING SECTION IS FROM UEH2115-1, ARTICLE 5.
UEH2115-1

- 136.17 Section 1. Minnesota Statutes 2024, section 62Q.75, subdivision 3, is amended to read:
- 136.18 Subd. 3. **Claims filing.** (a) Unless otherwise provided by contract, by section 16A.124,
136.19 subdivision 4a, or by federal law, the health care providers and facilities specified in
136.20 subdivision 2 must submit their charges to a health plan company or third-party administrator
136.21 within six months from the date of service or the date the health care provider knew or was
136.22 informed of the correct name and address of the responsible health plan company or
136.23 third-party administrator, whichever is later.
- 136.24 (b) A health care provider or facility that does not make an initial submission of charges
136.25 within the six-month period in paragraph (a), the 12-month period in paragraph (c), or the
136.26 additional six-month period in paragraph (d) shall not be reimbursed for the charge and may
136.27 not collect the charge from the recipient of the service or any other payer.
- 136.28 (c) The six-month submission requirement in paragraph (a) may be extended to 12
136.29 months in cases where a health care provider or facility specified in subdivision 2 has
136.30 determined and can substantiate that it has experienced a significant disruption to normal
137.1 operations that materially affects the ability to conduct business in a normal manner and to
137.2 submit claims on a timely basis.
- 137.3 (d) The six-month submission requirement in paragraph (a) may be extended an additional
137.4 six months if a health plan company or third-party administrator makes any adjustment or
137.5 recoupment of payment. The additional six months begins on the date the health plan
137.6 company or third-party administrator adjusts or recoups the payment.
- 137.7 (e) Any request by a health care provider or facility specified in subdivision 2 for an
137.8 exception to a contractually defined claims submission timeline must be reviewed and acted
137.9 upon by the health plan company within the same time frame as the contractually agreed
137.10 upon claims filing timeline.
- 137.11 (f) This subdivision also applies to all health care providers and facilities that submit
137.12 charges to workers' compensation payers for treatment of a workers' compensation injury
137.13 compensable under chapter 176, or to reparation obligors for treatment of an injury
137.14 compensable under chapter 65B.

S2669-3

ARTICLE 9

MISCELLANEOUS

280.1

280.2

280.3 Section 1. Minnesota Statutes 2024, section 256.01, is amended by adding a subdivision
280.4 to read:

280.5 Subd. 44. **Notification of federal approval; report.** (a) For any provision over which
280.6 the commissioner has jurisdiction and that has an effective date contingent upon federal
280.7 approval, whether the contingency is expressed in an effective date, in the text of a statutory
280.8 provision, or in the text of an uncodified section of session law, the commissioner must
280.9 notify the public of which enacted provisions contain such contingent federal approval and
280.10 when federal approval is obtained for any such provision according to paragraph (b).

280.11 (b) The commissioner must post regular status updates on all provisions of Minnesota
280.12 Statutes and Laws of Minnesota enacted with an effective date contingent on federal approval
280.13 on the department's website. The commissioner must update the list monthly to identify:

280.14 (1) provisions of Minnesota Statutes and Laws of Minnesota the commissioner has
280.15 requested federal authority to effectuate;

280.16 (2) the status of the commissioner's request for federal approval;

280.17 (3) the date of federal approval, denial, or an alternative outcome; and

280.18 (4) the effective dates for approved provisions.

ARTICLE 22

MISCELLANEOUS

581.4

581.5

586.7 Sec. 8. Minnesota Statutes 2024, section 256.01, is amended by adding a subdivision to
586.8 read:

586.9 Subd. 44. **Notification of federal approval; report.** (a) For any provision over which
586.10 the commissioner has jurisdiction and that has an effective date contingent upon federal
586.11 approval, whether the contingency is expressed in an effective date, in the text of a statutory
586.12 provision, or in the text of an uncodified section of session law, the commissioner must
586.13 notify the revisor of statutes of which enacted provisions contain such contingent federal
586.14 approval and when federal approval is obtained for any such provision according to
586.15 paragraphs (b) and (c).

586.16 (b) By July 1 of each year, the commissioner must provide the revisor of statutes; the
586.17 director of the House Research Department; and the director of Senate Counsel, Research
586.18 and Fiscal Analysis with a report containing a complete list of all provisions enacted since
586.19 the preceding July 1 with an effective date contingent on federal approval.

586.20 (c) By September 1 of each year, the commissioner must provide the revisor of statutes;
586.21 the director of the House Research Department; and the director of Senate Counsel, Research
586.22 and Fiscal Analysis with a report containing a complete list of all statutory provisions
586.23 previously enacted with an effective date contingent on federal approval. The commissioner
586.24 must identify in the report which, if any, provisions received federal approval since the
586.25 preceding September 1 and the date that federal approval for each provision was received.
586.26 If no provisions have received federal approval since the preceding September 1, the report
586.27 must state that fact. The revisor of statutes may authorize the commissioner to remove
586.28 federally approved provisions from subsequent reports submitted.

586.29 (d) The reports in paragraphs (b) and (c) must be provided in a form prescribed by the
586.30 revisor of statutes.

280.19 **EFFECTIVE DATE.** This section is effective December 1, 2025.

280.20 Sec. 2. **REPEALER.**

280.21 Minnesota Rules, part 9505.0250, subparts 1, 2, and 3, are repealed.

280.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.

586.31 (e) An employee in the Department of Human Services who is responsible for identifying
586.32 and tracking federal approval of provisions must attest to the accuracy of the reports in a
586.33 manner prescribed by the revisor of statutes.

587.1 **EFFECTIVE DATE.** This section is effective the day following final enactment.