355.16	ARTICLE 10
355.17	MNSURE
355.18	Section 1. Minnesota Statutes 2018, section 62V.05, subdivision 2, is amended to read:
355.19	Subd. 2. Operations funding. (a) Prior to January 1, 2015, MNsure shall retain or collect
355.20	up to 1.5 percent of total premiums for individual and small group market health plans and
355.21	dental plans sold through MNsure to fund the eash reserves of MNsure, but the amount
355.22	collected shall not exceed a dollar amount equal to 25 percent of the funds collected under
355.23	section 62E.11, subdivision 6, for calendar year 2012.
355.24	(b) Beginning January 1, 2015, MNsure shall retain or collect up to 3.5 percent of total
355.25	premiums for individual and small group market health plans and dental plans sold through
355.26	MNsure to fund the operations of MNsure, but the amount collected shall not exceed a
355.27	dollar amount equal to 50 percent of the funds collected under section 62E.11, subdivision
355.28	6, for calendar year 2012.
355.29	(e) (a) Beginning January 1, 2016, through December 31, 2019, MNsure shall retain or
355.30	collect up to 3.5 percent of total premiums for individual and small group market health
355.31	plans and dental plans sold through MNsure to fund the operations of MNsure, but the
356.1	amount collected may never exceed a dollar amount greater than 100 percent of the funds
356.2	collected under section 62E.11, subdivision 6, for calendar year 2012.
356.3	(d) For fiscal years 2014 and 2015, the commissioner of management and budget is
356.4	authorized to provide eash flow assistance of up to \$20,000,000 from the special revenue
356.5	fund or the statutory general fund under section 16A.671, subdivision 3, paragraph (a), to
356.6	MNsure. Any funds provided under this paragraph shall be repaid, with interest, by June
356.7	30, 2015.
356.8	(b) Beginning January 1, 2020, MNsure shall retain or collect up to two percent of total
356.9	premiums for individual and small group health plans and dental plans sold through MNsure
356.10	to fund the operations of MNsure, but the amount collected may never exceed a dollar
356.11	amount greater than 25 percent of the funds collected under section 62E.11, subdivision 6,
356.12	for calendar year 2012.
356.13	(e) (c) Funding for the operations of MNsure shall cover any compensation provided to
356.14	navigators participating in the navigator program.
356.15	(d) Interagency agreements between MNsure and the Department of Human Services,
356.16	and the Public Assistance Cost Allocation Plan for the Department of Human Services,
356.17	shall not be modified to reflect any changes to the percentage of premiums that MNsure is
356.18	allowed to retain or collect under this section, and no additional funding shall be transferred
356.19	from the Department of Human Services to MNsure as a result of any changes to the
356.20	percentage of premiums that MNsure is allowed to retain or collect under this section.
356.21	Sec. 2. Minnesota Statutes 2018, section 62V.05, subdivision 5, is amended to read:

356.22 356.23	Subd. 5. Health carrier and health plan requirements; participation. (a) Beginning January 1, 2015, the board may establish certification requirements for health carriers and
356.24 356.25	health plans to be offered through MNsure that satisfy federal requirements under section 1311(c)(1) of the Affordable Care Act, Public Law 111-148 United States Code, title 42,
356.26	section 18031(c)(1).
356.27 356.28	(b) Paragraph (a) does not apply if by June 1, 2013, the legislature enacts regulatory requirements that:
356.29	(1) apply uniformly to all health carriers and health plans in the individual market;
356.30	(2) apply uniformly to all health carriers and health plans in the small group market; and
356.31 356.32	(3) satisfy minimum federal certification requirements under section 1311(e)(1) of the Affordable Care Act, Public Law 111-148 United States Code, title 42, section 18031(c)(1).
357.1 357.2 357.3 357.4 357.5	(c) In accordance with section 1311(e) of the Affordable Care Act, Public Law 111-148 United States Code, title 42, section 18031(e), the board shall establish policies and procedures for certification and selection of health plans to be offered as qualified health plans through MNsure. The board shall certify and select a health plan as a qualified health plan to be offered through MNsure, if:
357.6 357.7	(1) the health plan meets the minimum certification requirements established in paragraph (a) or the market regulatory requirements in paragraph (b);
357.8 357.9	(2) the board determines that making the health plan available through MNsure is in the interest of qualified individuals and qualified employers;
357.10 357.11 357.12	(3) the health carrier applying to offer the health plan through MNsure also applies to offer health plans at each actuarial value level and service area that the health carrier currently offers in the individual and small group markets; and
357.13 357.14 357.15 357.16	(4) the health carrier does not apply to offer health plans in the individual and small group markets through MNsure under a separate license of a parent organization or holding company under section 60D.15, that is different from what the health carrier offers in the individual and small group markets outside MNsure.
357.17 357.18 357.19 357.20	(d) In determining the interests of qualified individuals and employers under paragraph (c), clause (2), the board may not exclude a health plan for any reason specified under section 1311(e)(1)(B) of the Affordable Care Act, Public Law 111-148 United States Code, title 42, section 18031(e)(1)(B). The board may consider:
357.21	(1) affordability;
357.22 357.23	(2) quality and value of health plans; (3) promotion of prevention and wellness;

357.24	(4) promotion of initiatives to reduce health disparities;
357.25	(5) market stability and adverse selection;
357.26	(6) meaningful choices and access;
357.27	(7) alignment and coordination with state agency and private sector purchasing strategies
357.28	and payment reform efforts; and
357.29	(8) other criteria that the board determines appropriate.
357.30	(e) A health plan that meets the minimum certification requirements under paragraph
357.31	(c) and United States Code, title 42, section 18031(c)(1), and any regulations and guidance
358.1	issued under that section, is deemed to be in the interest of qualified individuals and qualified
358.2	employers. The board shall not establish certification requirements for health carriers and
358.3	health plans for participation in MNsure that are in addition to the certification requirements
358.4	under paragraph (c) and United States Code, title 42, section 18031(c)(1), and any regulations
358.5	and guidance issued under that section. The board shall not determine the cost of, cost-sharing
358.6	elements of, or benefits provided in health plans sold through MNsure.
358.7	(e) (f) For qualified health plans offered through MNsure on or after January 1, 2015,
358.8	the board shall establish policies and procedures under paragraphs (c) and (d) for selection
358.9	of health plans to be offered as qualified health plans through MNsure by February 1 of
358.10	each year, beginning February 1, 2014. The board shall consistently and uniformly apply
358.11	all policies and procedures and any requirements, standards, or criteria to all health carriers
358.12	and health plans. For any policies, procedures, requirements, standards, or criteria that are
358.13	defined as rules under section 14.02, subdivision 4, the board may use the process described
358.14	in subdivision 9.
358.15	(f) For 2014, the board shall not have the power to select health carriers and health plans
358.16	for participation in MNsure. The board shall permit all health plans that meet the certification
358.17	requirements under section 1311(e)(1) of the Affordable Care Act, Public Law 111-148, to
358.18	be offered through MNsure.
358.19	(g) Under this subdivision, the board shall have the power to verify that health carriers
358.20	and health plans are properly certified to be eligible for participation in MNsure.
358.21	(h) The board has the authority to decertify health carriers and health plans that fail to
358.22	maintain compliance with section 1311(e)(1) of the Affordable Care Act, Public Law 111-148
358.23	United States Code, title 42, section 18031(c)(1).
358.24	(i) For qualified health plans offered through MNsure beginning January 1, 2015, health
358.25	carriers must use the most current addendum for Indian health care providers approved by
358.26	the Centers for Medicare and Medicaid Services and the tribes as part of their contracts with
358.27	Indian health care providers. MNsure shall comply with all future changes in federal law
358.28	with regard to health coverage for the tribes.
358.29	Sec. 3. Minnesota Statutes 2018, section 62V.05, subdivision 10, is amended to read:

358.30	Subd. 10. Limitations; risk-bearing. (a) The board shall not bear insurance risk or enter
358.31	into any agreement with health care providers to pay claims.
358.32	(b) Nothing in this subdivision shall prevent MNsure from providing insurance for its
358.33	employees.
359.1	(c) The commissioner of human services shall not bear insurance risk or enter into any
359.2	agreement with providers to pay claims for any health coverage administered by the
359.3	commissioner that is made available for purchase through the MNsure website as a qualifying
359.4	health plan or as an alternative to purchasing a qualifying health plan through MNsure or
359.5	an individual health plan offered outside of MNsure.
359.6	(d) Nothing in this subdivision shall prohibit:
359.7	(1) the commissioner of human services from administering the medical assistance
359.8	program under chapter 256B and the MinnesotaCare program under chapter 256L, as long
359.9	as health coverage under these programs is not purchased by the individual through the
359.10	MNsure Web site; and
359.11	(2) employees of the Department of Human Services from obtaining insurance from the
359.12	state employee group insurance program.
359.13	Sec. 4. Minnesota Statutes 2018, section 62V.08, is amended to read:
359.14	62V.08 REPORTS.
359.15	(a) MNsure shall submit a report to the legislature by January 15, 2015, and each January
359.16	15 thereafter, on: (1) the performance of MNsure operations; (2) meeting MNsure
359.17	responsibilities; (3) an accounting of MNsure budget activities; (4) practices and procedures
359.18	that have been implemented to ensure compliance with data practices laws, and a description
359.19	of any violations of data practices laws or procedures; and (5) the effectiveness of the
359.20	outreach and implementation activities of MNsure in reducing the rate of uninsurance.
359.21	(b) MNsure must publish its administrative and operational costs on a website to educate
359.22	consumers on those costs. The information published must include: (1) the amount of
359.23	premiums and federal premium subsidies collected; (2) the amount and source of revenue
359.24	received under section 62V.05, subdivision 1, paragraph (b), clause (3); (3) the amount and
359.25	source of any other fees collected for purposes of supporting operations; and (4) any misuse
359.26	of funds as identified in accordance with section 3.975. The website must be updated at
359.27	least annually.
359.28	(c) As part of the report required to be submitted to the legislature in paragraph (a), and
359.29	the information required to be published in paragraph (b), MNsure shall include the total
359.30	amount spent on business continuity planning, data privacy protection, and cyber security
359.31	provisions.
360.1	Sec. 5. Laws 2015, chapter 71, article 12, section 8, is amended to read:
360.2	Sec. 8. EXPANDED ACCESS TO QUALIFIED HEALTH PLANS AND SUBSIDIES.

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360.3	The commissioner of commerce, in consultation with the Board of Directors of MNsure
360.4	and the MNsure Legislative Oversight Committee, shall develop a proposal to allow
360.5	individuals to purchase qualified health plans outside of MNsure directly from health plan
360.6	companies and to allow eligible individuals to receive advanced premium tax credits and
360.7	cost-sharing reductions when purchasing these health plans. The commissioner shall seek
360.8	all federal waivers and approvals necessary to implement this proposal and shall submit the
360.9	necessary federal waivers and approvals to the federal government no later than October 1,
360.10	2019. The commissioner shall submit a draft proposal to the MNsure board and the MNsure
360.11	Legislative Oversight Committee at least 30 days before submitting a final proposal to the
360.12	federal government no later than September 1, 2019, and shall notify the board and legislative
360.13	oversight committee of any federal decision or action related to the proposal.
360.14	Sec. 6. MNSURE PROGRAM DEVELOPMENT.
360.15	No funds shall be appropriated to the Board of Directors of MNsure for new program
360.16	development until 834 EDI transmissions are being processed automatically and are
360.17	conveying accurate information without the intervention of manual reviews and processes.
360.18	Sec. 7. RATES FOR INDIVIDUAL MARKET HEALTH AND DENTAL PLANS
360.19	FOR 2020.
360.20	(a) Health carriers must take into account the reduction in the premium withhold
360.21	percentage under Minnesota Statutes, section 62V.05, subdivision 2, applicable beginning
360.22	in calendar year 2020 for individual market health plans and dental plans sold through
360.23 360.24	MNsure when setting rates for individual market health plans and dental plans for calendar year 2020.
000.24	<u>year 2020.</u>
360.25	(b) For purposes of this section, "dental plan," "health carrier," "health plan," and
360.26	"individual market" have the meanings given in Minnesota Statutes, section 62V.02.
360.27	Sec. 8. REQUEST FOR INFORMATION ON A PRIVATIZED STATE-BASED
360.28	MARKETPLACE SYSTEM.
360.29	(a) The commissioner of human services, in consultation with the commissioners of
360.30	commerce and health, and interested stakeholders, shall develop a request for information
360.31	to consider the feasibility for a private vendor to provide the technology functionality for
361.1	the individual market currently provided by MNsure. The request shall seek options for a
361.2	privately run automated web-based broker system that provides certain core functions
361.3	including eligibility and enrollment functions, consumer outreach and assistance, and the
361.4	ability for consumers to compare and choose different qualified health plans. The system
361.5	must have the ability to integrate with the federal data hub and have account transfer
361.6	functionality to accept application handoffs compatible with the Medicaid and MinnesotaCare
361.7	eligibility and enrollment system maintained by the Department of Human Services.
361.8	(b) The commissioner shall report to the chairs and ranking minority members of the
361.9	legislative committees with jurisdiction over health insurance by February 15, 2020, the

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results of the request for information and an analysis of the option for a privatized marketplace, including estimated costs.