

This Document can be made available in alternative formats upon request

State of Minnesota  
HOUSE OF REPRESENTATIVES  
NINETIETH SESSION

H. F. No. 3325

03/05/2018 Authored by Albright  
The bill was read for the first time and referred to the Committee on Health and Human Services Reform

1.1 A bill for an act  
1.2 relating to human services; establishing requirements for integrated health  
1.3 partnership administrative services provided by the commissioner; amending  
1.4 Minnesota Statutes 2016, section 256B.0755, by adding a subdivision.

1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

1.6 Section 1. Minnesota Statutes 2016, section 256B.0755, is amended by adding a subdivision  
1.7 to read:

1.8 Subd. 9. Administrative services. If the commissioner requires an integrated health  
1.9 partnership to purchase administrative services from the commissioner or contract for the  
1.10 provision of administrative services with the commissioner, or gives an integrated health  
1.11 partnership the option to purchase or contract for administrative services, the commissioner  
1.12 shall charge or assess the integrated health partnership for the full cost of providing the  
1.13 administrative services. For purposes of this subdivision, "administrative services" includes  
1.14 but is not limited to: claims payments; customer service; member materials and enrollee  
1.15 notices related to benefit determination and formulary changes; enrollment of providers;  
1.16 initial enrollee screening and health risk assessment; utilization review, including prior  
1.17 authorization, utilization limits, and provider standards; required reporting; program integrity;  
1.18 grievance and appeals; and the provision of data on cost, quality, and prescribing patterns.

1.19 EFFECTIVE DATE. This section is effective for integrated health partnership initial  
1.20 contracts and contract renewals effective on or after January 1, 2019.