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SENATE BILL 220

52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015

INTRODUCED BY

Cliff R. Pirtle

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AN ACT

RELATING TO MANAGED HEALTH CARE; AMENDING AND ENACTING SECTIONS OF THE HEALTH MAINTENANCE ORGANIZATION LAW TO ESTABLISH PROVIDER CREDENTIALING REQUIREMENTS AND DEFINE "CREDENTIALING"; REPEALING A SECTION OF THE NEW MEXICO INSURANCE CODE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 59A-46-2 NMSA 1978 (being Laws 1993, SECTION 1. Chapter 266, Section 2, as amended) is amended to read:

"59A-46-2. DEFINITIONS.--As used in the Health Maintenance Organization Law:

- "basic health care services":
- means medically necessary services (1) consisting of preventive care, emergency care, inpatient and outpatient hospital and physician care, diagnostic laboratory, diagnostic and therapeutic radiological services and services

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of pharmacists and pharmacist clinicians; but

- does not include mental health services or services for alcohol or drug abuse, dental or vision services or long-term rehabilitation treatment;
- "capitated basis" means fixed per member per В. month payment or percentage of premium payment wherein the provider assumes the full risk for the cost of contracted services without regard to the type, value or frequency of services provided and includes the cost associated with operating staff model facilities;
- "carrier" means a health maintenance organization, an insurer, a nonprofit health care plan or other entity responsible for the payment of benefits or provision of services under a group contract;
- "copayment" means an amount an enrollee must pay in order to receive a specific service that is not fully prepaid;
- E. "credentialing" means the process of obtaining and verifying information about a provider and evaluating that provider when that provider seeks to become a participating provider;
- $[\underbrace{E_{\bullet}}]$ $\underline{F_{\bullet}}$ "deductible" means the amount an enrollee is responsible to pay out-of-pocket before the health maintenance organization begins to pay the costs associated with treatment;

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underscored material	[bracketed material]

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		[I	'.] <u>G.</u>	"enrollee"	means	an	individual	who	is
covered	bv	а	health	maintenance	e orgai	niza	ation;		

- [G.] H. "evidence of coverage" means a policy, contract or certificate showing the essential features and services of the health maintenance organization coverage that is given to the subscriber by the health maintenance organization or by the group contract holder;
- [H.] I. "extension of benefits" means the continuation of coverage under a particular benefit provided under a contract or group contract following termination with respect to an enrollee who is totally disabled on the date of termination;
- [1.] J. "grievance" means a written complaint submitted in accordance with the health maintenance organization's formal grievance procedure by or on behalf of the enrollee regarding any aspect of the health maintenance organization relative to the enrollee;
- $[J_{\bullet}]$ \underline{K}_{\bullet} "group contract" means a contract for health care services that by its terms limits eligibility to members of a specified group and may include coverage for dependents;
- $[K_{\bullet}]$ L. "group contract holder" means the person to whom a group contract has been issued;
- [1.] M. "health care services" means any services included in the furnishing to any individual of medical,

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mental, dental, pharmaceutical or optometric care or hospitalization or nursing home care or incident to the furnishing of such care or hospitalization, as well as the furnishing to any person of any and all other services for the purpose of preventing, alleviating, curing or healing human physical or mental illness or injury;

 $[M_{ au}]$ $N_{ au}$ "health maintenance organization" means any person who undertakes to provide or arrange for the delivery of basic health care services to enrollees on a prepaid basis, except for enrollee responsibility for copayments or deductibles;

[N.] O. "health maintenance organization agent" means a person who solicits, negotiates, effects, procures, delivers, renews or continues a policy or contract for health maintenance organization membership or who takes or transmits a membership fee or premium for such a policy or contract, other than for [himself] that person, or a person who advertises or otherwise [holds himself out] makes any representation to the public as such;

 $[\Theta_{\bullet}]$ P. "individual contract" means a contract for health care services issued to and covering an individual and it may include dependents of the subscriber;

[P.] Q. "insolvent" or "insolvency" means that the organization has been declared insolvent and placed under an order of liquidation by a court of competent jurisdiction; .197446.1

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	[Q.] <u>R.</u>	"managed hospital payment basis" means
agreements	in which	the financial risk is related primarily to
the degree	of utili	zation rather than to the cost of services;

- $[\Re \cdot]$ S. "net worth" means the excess of total admitted assets over total liabilities, but the liabilities shall not include fully subordinated debt;
- [S.] \underline{T} . "participating provider" means a provider as defined in Subsection [$\underline{\theta}$] \underline{X} of this section who, under an express contract with the health maintenance organization or with its contractor or subcontractor, has agreed to provide health care services to enrollees with an expectation of receiving payment, other than copayment or deductible, directly or indirectly from the health maintenance organization;
- $[T_{ullet}]$ <u>U.</u> "person" means an individual or other legal entity;

V. "pharmacist" means a person licensed as a pharmacist pursuant to the Pharmacy Act;

- W. "pharmacist clinician" means a pharmacist who
 exercises prescriptive authority pursuant to the Pharmacist
 Prescriptive Authority Act;
- [$\overline{\text{W.}}$] $\underline{\text{X.}}$ "provider" means a physician, pharmacist, pharmacist clinician, hospital or other person licensed or otherwise authorized to furnish health care services;
- [$rac{Y_{ullet}}{I}$] $rac{Y_{ullet}}{I}$ "replacement coverage" means the benefits provided by a succeeding carrier;

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	[₩•] <u>Z•</u>	"subscriber'	' means	an :	individ	ual who	ose
employment	or other	status, exce	ept fam:	ily (depende	ncy, i	s the
basis for e	eligibilit	y for enrol	lment i	n th	e healt	h main	tenance
organizatio	on or, in	the case of	an ind	ivid	ual con	tract,	the
person in w	vhose name	the contrac	ct is i	ssue	d: and		

[X.] AA. "uncovered expenditures" means the costs to the health maintenance organization for health care services that are the obligation of the health maintenance organization, for which an enrollee may also be liable in the event of the health maintenance organization's insolvency and for which no alternative arrangements have been made that are acceptable to the superintendent

[Y. "pharmacist" means a person licensed as a pharmacist pursuant to the Pharmacy Act; and

Z. "pharmacist clinician" means a pharmacist who exercises prescriptive authority pursuant to the Pharmacist Prescriptive Authority Act]."

SECTION 2. A new section of the Health Maintenance Organization Law is enacted to read:

"[NEW MATERIAL] MEDICAID PROVIDER CREDENTIALING-REQUIREMENTS--DEADLINE.--

A. The superintendent shall adopt and promulgate rules to provide for a uniform and efficient provider credentialing process. The rules shall establish a single credentialing application form for the credentialing of .197446.1

providers.

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- В. A carrier shall not require a provider to submit information not required by the uniform credentialing application established pursuant to Subsection A of this section.
- The provisions of this section apply equally to credentialing applications and applications for recredentialing.
- The rules that the superintendent adopts and promulgates pursuant to Subsection A of this section shall require primary credential verification no more frequently than every three years.
- The rules that the superintendent adopts and promulgates pursuant to Subsection A of this section shall establish that a carrier or a carrier's agent shall:
- assess and verify the qualifications of a provider applying to become a participating provider within forty-five calendar days of receipt of a credentialing application and issue a decision in writing to the applicant approving or denying the credentialing application; and
- (2) within ten working days after receipt of an incomplete credentialing application, notify the applicant in writing of any information or supporting documentation that the carrier requires to approve or deny the credentialing The notice to the applicant shall include a application.

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complete and detailed description of all of the information or supporting documentation required and the name, address and telephone number of a person who serves as the applicant's point of contact for completing the credentialing application process.

- A carrier shall reimburse a provider for covered health care services, in accordance with the provider's contracted reimbursement rate, for any claims from the provider that the carrier receives more than forty-five calendar days after the date on which the carrier received a credentialing application for that provider; provided that:
- (1) the provider has submitted a credentialing application and any supporting documentation that the carrier has requested in writing within the time frame established in Paragraph (2) of Subsection E of this section;
- (2) the carrier has failed to approve or deny the applicant's credentialing application within the time frame established pursuant to Paragraph (1) of Subsection E of this section; and
- the provider has no past or current license sanctions or limitations, as reported by the New Mexico medical board or another pertinent licensing and regulatory agency, or by a similar out-of-state licensing and regulatory entity for a provider licensed in another state.
- G. A carrier shall reimburse a provider pursuant to .197446.1

the	circ	um	stances	set	for	rth	in	Subs	section	F	of	this	secti	Lon
unti	1 th	e	earlier	of	the	fo	11ov	ving	occurs	:				

- (1) the carrier's approval or denial of the provider's credentialing application; or
- (2) the passage of three years from the date the carrier received the provider's credentialing application.
- H. A dispute between a provider and a carrier regarding credentialing or recredentialing shall be governed by Section 59A-46-11 NMSA 1978."
- SECTION 3. REPEAL.--Section 59A-2-9.5 NMSA 1978 (being Laws 2003, Chapter 235, Section 3) is repealed.

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