Unofficial Copy J2 2001 Regular Session 1lr2531 CF 1lr2241

By: Delegate Oaks

Introduced and read first time: February 9, 2001

Assigned to: Environmental Matters

A BILL ENTITLED

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2	Medicaid Managed	Care Organizations	- Continuity of	Car

- 3 FOR the purpose of providing that a HealthChoice Program recipient has the right to
- 4 choose the managed care organization with which the recipient is enrolled and
- 5 the primary care provider to whom the recipient is assigned within the managed
- 6 care organization; authorizing the Program, under certain conditions, to assign
- 7 a recipient to a managed care organization that contracts with the recipient's
- 8 most recent primary care provider and requiring the Department of Health and
- 9 Mental Hygiene to identify the primary care provider to the managed care
- organization at the time of assignment; requiring the Department to establish
- 11 mechanisms for maintaining a database that identifies each Program recipient's
- 12 current primary care provider and managed care organization; expanding the
- conditions under which a managed care organization must assign a recipient to
- a managed care provider; and generally relating to the HealthChoice Program
- and the selection or assignment of managed care organizations and primary
- 16 care providers for Program recipients.
- 17 BY repealing and reenacting, with amendments,
- 18 Article Health General
- 19 Section 15-103(b)(23) and (f)
- 20 Annotated Code of Maryland
- 21 (2000 Replacement Volume)
- 22 Preamble
- 23 WHEREAS, The Medical Assistance Program was designed to "promote
- 24 Program policies that facilitate access to and continuity of care"; and
- 25 WHEREAS, One of the original goals of the HealthChoice Program was to
- 26 "provide enrollees with a medical home"; and
- 27 WHEREAS, The vast majority of enrollees in the HealthChoice Program are
- 28 children, and the American Academy of Pediatrics defines the "medical home" as care
- 29 delivered by a well-trained physician known to the child and family, over an extended

- 1 period of time, to enhance continuity and develop a relationship of mutual
- 2 responsibility and trust; and
- 3 WHEREAS, A medical home is particularly essential to children with special
- 4 needs who typically require care from a variety of medical and nonmedical providers;
- 5 and
- 6 WHEREAS, Three years into the HealthChoice Program, the Department is
- 7 collecting encounter data and enrollment preferences, but these data systems do not
- 8 "speak" to each other and the Department does not currently know the primary care
- 9 provider of each enrollee; and
- WHEREAS, During the first transition of enrollees to new managed care
- 11 organizations following the withdrawal of managed care organizations from the
- 12 State, 70 percent of enrollees living in Baltimore City and 50 percent of enrollees
- 13 statewide did not choose their new managed care organization, so that enrollees had
- 14 to be randomly assigned to new managed care organizations which may not have had
- 15 contractual relationships with their primary care providers; and
- WHEREAS, The encounter data for all enrollees is currently being collected in
- 17 one database at the Center for Health Program Development and Management; now,
- 18 therefore.
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:
- 21 Article Health General
- 22 15-103.
- 23 (b) (23) (i) The Department shall adopt regulations relating to enrollment,
- 24 disenrollment, and enrollee appeals.
- 25 (II) PROGRAM RECIPIENTS SHALL HAVE THE RIGHT TO CHOOSE:
- 26 1. THE MANAGED CARE ORGANIZATION WITH WHICH THEY
- 27 ARE ENROLLED; AND
- 28 2. THE PRIMARY CARE PROVIDER TO WHOM THEY ARE
- 29 ASSIGNED WITHIN THE MANAGED CARE ORGANIZATION.
- 30 (III) IF A PROGRAM RECIPIENT DOES NOT SELECT A MANAGED CARE
- 31 ORGANIZATION, THE DEPARTMENT SHALL ASSIGN THE RECIPIENT TO A MANAGED
- 32 CARE ORGANIZATION THAT CONTRACTS WITH THE RECIPIENT'S PRIMARY CARE
- 33 PROVIDER IDENTIFIED UNDER SUBSECTION (F)(1)(I) OF THIS SECTION.
- 34 (IV) AT THE TIME OF REENROLLMENT OR WHENEVER A CHANGE IN
- 35 THE PROGRAM REQUIRES A RECIPIENT TO SELECT A NEW MANAGED CARE
- 36 ORGANIZATION, IF A RECIPIENT DOES NOT SELECT A MANAGED CARE
- 37 ORGANIZATION, THE DEPARTMENT SHALL:

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3		DENTIFIED I	ASSIGN THE RECIPIENT TO A MANAGED CARE 'S WITH THE RECIPIENT'S MOST RECENT PRIMARY IN THE DATABASE MAINTAINED UNDER ON; AND
5 6	MANAGED CARE ORGA	2. ANIZATION	IDENTIFY THE PRIMARY CARE PROVIDER TO THE AT THE TIME OF ASSIGNMENT.
7 8	[(ii) enrollee may disenroll from		Subject to subsection (f)(4) and (5) of this section, an care organization:
9 10	date of the enrollee's enro	1. llment; and	Without cause in the month following the anniversary
11		2.	For cause, at any time as determined by the Secretary.
12	(f) (1) The	Department s	shall establish mechanisms for:
13 14	(i) time of enrollment into a		ing a Program recipient's primary care provider at the program; [and]
15 16	(II) RECIPIENT'S CURRENT		AINING A DATABASE THAT IDENTIFIES EACH PROGRAM CARE PROVIDER;
		PRIMARY C	FYING A PROGRAM RECIPIENT'S MANAGED CARE ARE PROVIDER THROUGH THE ELIGIBILITY NED BY THE DEPARTMENT; AND
20 21	[(ii) provider if:] (IV)	Maintaining continuity of care with the primary care
	organization or a contractor primary care services; and		The provider has a contract with a managed care oup of a managed care organization to provide
25		2.	The recipient desires to continue care with the provider.
26 27	(2) A M PRIMARY CARE PROV		ARE ORGANIZATION SHALL ASSIGN A RECIPIENT TO A
30 31	a contract with the manag	assignment to ed care organ maged care or	HE Program recipient enrolls in [a] THE managed care of a particular primary care provider who has eization or a contracted group of the managed reganization shall assign the recipient to the
35	PROVIDER, AND THE I	DEPARTME PROVIDER I	OGRAM RECIPIENT IS ASSIGNED TO A MANAGED CARE NT IDENTIFIES THE RECIPIENT'S PRIMARY CARE HAS A CONTRACT WITH THE MANAGED CARE ED GROUP OF THE MANAGED CARE ORGANIZATION.

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3 4	within the same managed care organization at any time and, if the primary care provider has a contract with the managed care organization or a contracted group of the managed care organization, the managed care organization shall honor the request.				
8	(4) In accordance with the federal Health Care Financing Administration's guidelines, a Program recipient may elect to disenroll from a managed care organization if the managed care organization terminates its contract with the Department.				
10 11	(5) A Program recipient may disenroll from a managed care organization to maintain continuity of care with a primary care provider if:				
	(i) The contract between the primary care provider and the managed care organization or contracted group of the managed care organization terminates because:				
17	1. The managed care organization or contracted group of the managed care organization terminates the provider's contract for a reason other than quality of care or the provider's failure to comply with contractual requirements related to quality assurance activities;				
	2. A. The managed care organization or contracted group of the managed care organization reduces the primary care provider's capitated or applicable fee for services rates;				
22 23	B. The reduction in rates is greater than the actual change in rates or capitation paid to the managed care organization by the Department; and				
	C. The provider and the managed care organization or contracted group of the managed care organization are unable to negotiate a mutually acceptable rate; or				
	3. The provider contract between the provider and the managed care organization is terminated because the managed care organization is acquired by another entity; and				
30 31	(ii) 1. The Program recipient desires to continue to receive care from the primary care provider;				
32 33	2. The provider contracts with at least one other managed care organization or contracted group of a managed care organization; and				
34 35	3. The enrollee notifies the Department or the Department's designee of the enrollee's intention within 90 days after the contract termination.				
	(6) The Department shall provide timely notification to the affected managed care organization of an enrollee's intention to disenroll under the provisions of paragraph (5) of this subsection.				

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2001.