Second Regular Session Seventieth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 16-1081

LLS NO. 16-0586.01 Brita Darling x2241

HOUSE SPONSORSHIP

Ransom and Esgar,

SENATE SPONSORSHIP

Lundberg and Newell,

House Committees Health, Insurance, & Environment **Senate Committees**

A BILL FOR AN ACT

101 CONCERNING REMOVING OBSOLETE REPORTING PROVISIONS IN TITLE

102 **25.5** OF THE COLORADO REVISED STATUTES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries.</u>)

The bill repeals certain requirements of the department of health care policy and financing (department) and other providers, including:

- Reporting on data relating to clinical performance to assess health outcomes;
- ! Reporting on the number and dollar value of medical services coding errors identified through the correct coding

system;

- ! The collection of health data and outcomes and reporting relating to a 1998 quality assurance analysis concerning the cost-effectiveness of each managed care program that was not undertaken;
- ! Reporting on the implementation of the prescription drug utilization review process;
- ! Quarterly reports from personal services contractors who contract with the department for the children's basic health plan;
- ! An annual evaluation and reporting on the comprehensive medical plan for expanding services in the medical assistance program;
- ! A report relating to an actuarial study and fiscal analysis in order to implement the medicaid buy-in program; and
- ! Reporting related to cost savings anticipated in previous, current, and subsequent fiscal years from health care program reforms, consolidation, and streamlining in the children's basic health plan.
- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2 SECTION 1. In Colorado Revised Statutes, 25.5-1-109.5, repeal
- 3 (2) (b) as follows:
- 4 **25.5-1-109.5.** Clinical standards - development. (2) (b) The 5 state department shall review data collected pursuant to paragraph (a) of this subsection (2) and assess the health outcomes for programs 6 7 administered by the state department. On or before July 1, 2008, and on 8 or before each July 1 thereafter, based on the review of this data, the state 9 department shall recommend to the health and human services 10 committees of the senate and the house of representatives, or any 11 successor committees, strategies to improve health outcomes. 12 SECTION 2. In Colorado Revised Statutes, 25.5-4-300.7, repeal
- 13 (2) as follows:
- 14 **25.5-4-300.7.** Prevention of coding errors prepayment review

1 of claims. (2) On or before January 31, 2011, and on or before January 2 31 each year thereafter, the state department shall submit to the joint 3 budget committee of the general assembly and to the health and human 4 services committees of the house of representatives and senate, or any 5 successor committees, a report concerning the system implemented and 6 maintained by the state department pursuant to subsection (1) of this 7 section. The report shall include, at a minimum, the number and dollar 8 value of medical services coding errors identified during the previous 9 year through the use of the system.

10 SECTION 3. In Colorado Revised Statutes, 25.5-5-410, amend 11 (2); and **repeal** (1) as follows:

12 25.5-5-410. Data collection for managed care programs. (1) In 13 addition to any other data collection or reporting requirements set forth 14 in this article and articles 4 and 6 of this title, the state department shall 15 access and compile data concerning health data and outcomes. In 16 addition, no later than July 1, 1998, the state department shall conduct or 17 shall contract with an independent evaluator to conduct a quality 18 assurance analysis of each managed care program in the state for medical 19 assistance recipients. No later than July 1, 1999, and each fiscal year 20 thereafter, the state department, using the compiled data and results from 21 the quality assurance analysis, shall submit a report to the house and 22 senate committees on health and human services, or any successor 23 committees, on the cost-efficiency of each managed care program or 24 component thereof, with recommendations concerning statewide 25 implementation of the respective programs or components. For the 26 purposes of this subsection (1), "quality assurance" means costs weighed 27 against benefits provided to consumers, health outcomes or maintenance 1 of the individual's highest level of functioning, and the overall change in 2 the health status of the population served. The state department's report 3 shall address capitation, including methods for adjusting rates based on 4 risk allocations, fees-for-services, copayments, chronically ill 5 populations, long-term care, community-supported services, and the 6 entitlement status of medical assistance. The state department's report 7 shall include a comparison of the effectiveness of the MCE program and 8 the PCCM program based upon common performance standards that shall 9 include but not be limited to recipient satisfaction.

10 (2) In addition, The state department of human services, in 11 conjunction with the state department, shall continue its existing efforts, 12 which include obtaining and considering consumer input, to develop 13 managed care systems for the developmentally disabled population and 14 to consider a pilot program for a certificate system to enable the 15 developmentally disabled population to purchase managed care services 16 or fee-for-service care, including long-term care community services. The 17 department of human services shall not implement any managed care 18 system for developmentally disabled services without the express 19 approval of the joint budget committee. Any proposed implementation of 20 fully capitated managed care in the developmental disabilities community 21 service system shall require legislative review.

SECTION 4. In Colorado Revised Statutes, 25.5-5-506, repeal
(3) (b) as follows:

24 25.5-5-506. Prescribed drugs - utilization review. (3) (b) The
 25 state department shall report to the health and human services committees
 26 for the house of representatives and the senate, or any successor
 27 committees, and the joint budget committee no later than December 1,

2003, and each December 1 thereafter, on plan utilization mechanisms
 that have been implemented or that will be implemented by the state
 department, the time frames for implementation, the expected savings
 associated with each utilization mechanism, and any other information
 deemed appropriate by the health and human services committees, or any
 successor committees, or the joint budget committee.

7 SECTION 5. In Colorado Revised Statutes, repeal 25.5-8-113 as
8 follows:

9 **25.5-8-113.** Reports by contractors to medical services board. 10 Any personal services contractor that contracts with the department to 11 provide services under this article shall provide quarterly reports to the 12 medical services board relating to the functions performed by the 13 contractor, including reports on enrollment, utilization, marketing, and 14 any concerns or recommendations relating to improving the 15 administration of or the quality of the program. In addition, any contractor 16 shall submit any data requested by the medical services board relating to 17 the children's basic health plan and the functions provided by that 18 contractor.

SECTION 6. In Colorado Revised Statutes, repeal 25.5-4-202 as
follows:

21 25.5-4-202. Comprehensive plan for other services and 22 benefits. In accordance with federal requirements pertaining to the 23 development of a broad-based medical care program for low-income 24 families, the state department shall prepare a comprehensive medical plan 25 for consideration by the house and senate committees on health and 26 human services, or any successor committees. The comprehensive plan 27 shall include alternate means of expanding the medical care benefits and coverage provided in this article and articles 5 and 6 of this title. The
comprehensive plan shall be reevaluated annually and shall be based upon
a documented review of medical needs of low-income families in
Colorado, a detailed analysis of priorities of service, coverage, and
program costs, and an evaluation of progress. The medical advisory
council appointed pursuant to this article shall assist the state department
in the preparation of the comprehensive plan.

8 SECTION 7. In Colorado Revised Statutes, 25.5-6-1403, amend
9 (2); and repeal (1) as follows:

10 **25.5-6-1403.** Waivers and amendments. (1) On or before 11 January 1, 2010, the state department shall submit to the joint budget 12 committee of the general assembly a report on the actuarial study and the 13 fiscal analysis of the premiums based on the study and the rules adopted 14 pursuant to this section.

15 (2) If approved by the joint budget committee following its review 16 of the report and subject to available appropriations, the state department 17 shall submit to the federal centers for medicare and medicaid services an 18 amendment to the state medical assistance plan, and shall request any 19 necessary waivers from the secretary of the federal department of health 20 and human services, to permit the state department to expand medical 21 assistance eligibility as provided in this part 14 for the purpose of 22 implementing a medicaid buy-in program for people with disabilities who 23 are in the basic coverage group or the medical improvement group. In addition, the state department shall apply to the secretary of the federal 24 25 department of health and human services for a medicaid infrastructure 26 grant, if available, to develop and implement the federal "Ticket to Work and Work Incentives Improvement Act of 1999", Pub.L. 106-170. 27

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SECTION 8. In Colorado Revised Statutes, repeal 25.5-8-106 as
 follows:

3 25.5-8-106. Annual savings report. (1) By October 1 of each 4 year, the department shall submit to the joint budget committee of the 5 general assembly, to the health and human services committees of the 6 house of representatives and the senate, or any successor committees, and 7 to the office of state planning and budgeting an annual savings report 8 stating the cost-savings anticipated in the previous, current, and 9 subsequent fiscal years from health care program reforms, consolidations, 10 and streamlining.

11 (2) The annual savings report shall include a description of net
 12 savings factoring in increased administrative expenses from the
 13 following:

(a) Enrollment of medicaid clients in medicaid managed care
 programs. In calculating savings from enrollment of medicaid clients
 into medicaid managed care programs, the department shall calculate the
 total annual savings from growth in managed care enrollment subsequent
 to June 30, 1997.

19 (b) Consolidation of the children's portions of the Colorado 20 indigent care program into the plan. In calculating the savings accrued 21 and anticipated from consolidation of the children's portions of the 22 Colorado indigent care program, created in part 1 of article 3 of this title, 23 into the plan, the department shall use the following methodology: 24 Estimate the reduction in expenditures due to the reduction in the number 25 of children under age nineteen served by the Colorado indigent care 26 program for each fiscal year in which children have been enrolled in the 27 children's basic health plan.

1 (3) As reported in the annual savings report, the total savings from
2 consolidation of the children's portions of the Colorado indigent care
3 program, created in part 1 of article 3 of this title, into the plan shall not
4 reduce the reimbursement rate of expenditures made on behalf of children
5 to the Colorado indigent care program enrolled providers below the
6 reimbursement rates used in the fiscal year prior to the first child
7 enrolling in the plan.

8 (4) The department shall modify total savings calculated in 9 paragraph (b) of subsection (2) of this section according to the geographic 10 residence of subsidized enrollees and to the probable location of their 11 health care providers under the Colorado indigent care program, created 12 in part 1 of article 3 of this title.

13 SECTION 9. In Colorado Revised Statutes, 25.5-5-406, amend
14 (1) (f) (I) as follows:

15 25.5-5-406. Required features of managed care system.
(1) General features. All medicaid managed care programs shall contain
the following general features, in addition to others that the state
department and the state board consider necessary for the effective and
cost-efficient operation of those programs:

(f) Access to prescription drugs. (I) The state department shall
encourage an MCE to solicit competitive bids for the prescription drug
benefit and discourage an MCE that has prescription drugs as a covered
benefit from contracting for the prescription drug benefit with a sole
source provider as much as possible. The state department's reports
required by section 25.5-5-410 shall include a summary of each MCE's
pharmacy network by geographic catchment area.

27 SECTION 10. In Colorado Revised Statutes, 25.5-8-105, amend

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1 (6) as follows:

2 **25.5-8-105.** Trust - created. (6) As part of its annual savings 3 report to the general assembly on November 1 of each year, the 4 department may identify efficiencies and consolidations that produce 5 savings in the department's annual budget request that result in actual 6 reductions in administrative and programmatic costs associated with the 7 implementation of this article and not decreases in the number of 8 caseloads of such programs. These identified savings shall not duplicate 9 the savings reported in the annual savings report described in section 10 25.5-8-106.

11 **SECTION 11.** Act subject to petition - effective date. This act 12 takes effect at 12:01 a.m. on the day following the expiration of the 13 ninety-day period after final adjournment of the general assembly (August 14 10, 2016, if adjournment sine die is on May 11, 2016); except that, if a 15 referendum petition is filed pursuant to section 1 (3) of article V of the 16 state constitution against this act or an item, section, or part of this act 17 within such period, then the act, item, section, or part will not take effect 18 unless approved by the people at the general election to be held in 19 November 2016 and, in such case, will take effect on the date of the 20 official declaration of the vote thereon by the governor.