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1 AN ACT concerning regulation.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Short title. This Act may be cited as the
Reducing Cervical Cancer and Saving Lives Act.

6 Section 5. Applicability. This Act applies to a hospital, 7 outpatient department, clinic, mobile unit, or other entity 8 that provides cervical cancer screening services in the State 9 of Illinois.

10 Section 10. Definitions. As used in this Act:

"Cervical cancer screening service" means an examination and laboratory test for the screening and detection of cervical cancer, including conventional Pap smear screening, liquid-based cytology, or human papillomavirus (HPV) detection methods.

16 "Department" means the Department of Public Health.

Section 15. Cervical cancer screening services; written report.

(a) A hospital, outpatient department, clinic, mobile
 unit, or other entity that provides a cervical cancer
 screening service shall prepare a written report of the

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results of any cervical cancer screening service provided to a patient. The written report shall be provided to the patient's referring health care professional. If a patient's referring health care professional is not available or if there is no such referring health care professional, only the summary of the written report under subsection (b) is required.

7 (b) A summary of the written report of the results of any 8 cervical cancer screening service shall be sent directly to 9 the patient in terms easily understood by a lay person. The 10 summary of the written report may be provided electronically 11 if the patient has consented to receive electronic 12 communications. The summary of the written report shall advise the patient to consult with the patient's health care 13 professional to discuss the results of the cervical cancer 14 15 screening.

16 (c) The Department, in collaboration with experts in 17 cervical cancer and cervical cancer screening, shall develop 18 suggested cervical cancer screening reporting language, in 19 terms easily understood by a lay person, to be sent to patients 20 with the summary of the written report required under 21 subsection (b).

(d) This Section does not create a duty of care or other legal obligation beyond the duty to provide a written report as set forth in this Section.

(e) This Section is operative beginning 6 months after theDepartment makes the suggested cervical cancer screening

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1 reporting language required under subsection (c) publicly 2 available, including by posting the suggested cervical cancer 3 screening reporting language on the Department's website.

Section 20. Human papillomavirus (HPV) vaccine services
pilot program.

6 (a) The Department shall establish a pilot program to 7 provide for the administration of human papillomavirus (HPV) 8 vaccines to persons enrolled in the Department's Illinois 9 Breast and Cervical Cancer Program who are:

10 (1) 26 years of age or younger, have not received the 11 full HPV vaccine series, and would like to receive the 12 vaccine series; or

13 (2) 26 years of age or older, have not completed the
14 HPV vaccine series, and whose clinicians recommend the HPV
15 vaccine series.

16 (b) The pilot program shall be implemented no later than 17 July 1, 2024.

(c) Any lead agency of the Illinois Breast and CervicalCancer Program may participate in the pilot program.

20 (d) This Section is repealed on June 30, 2027.

21 Section 50. The Illinois Public Aid Code is amended by 22 changing Section 5-5 as follows:

23 (305 ILCS 5/5-5) (from Ch. 23, par. 5-5)

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Sec. 5-5. Medical services. The Illinois Department, by 1 rule, shall determine the quantity and quality of and the rate 2 of reimbursement for the medical assistance for which payment 3 will be authorized, and the medical services to be provided, 4 5 which may include all or part of the following: (1) inpatient hospital services; (2) outpatient hospital services; (3) other 6 laboratory and X-ray services; (4) skilled nursing home 7 8 services; (5) physicians' services whether furnished in the 9 office, the patient's home, a hospital, a skilled nursing 10 home, or elsewhere; (6) medical care, or any other type of 11 remedial care furnished by licensed practitioners; (7) home 12 health care services; (8) private duty nursing service; (9) clinic services; (10) dental services, including prevention 13 14 and treatment of periodontal disease and dental caries disease for pregnant individuals, provided by an individual licensed 15 16 to practice dentistry or dental surgery; for purposes of this 17 item (10), "dental services" means diagnostic, preventive, or corrective procedures provided by or under the supervision of 18 a dentist in the practice of his or her profession; (11) 19 20 physical therapy and related services; (12) prescribed drugs, dentures, and prosthetic devices; and eyeglasses prescribed by 21 22 a physician skilled in the diseases of the eye, or by an 23 optometrist, whichever the person may select; (13) other 24 diagnostic, screening, preventive, and rehabilitative 25 services, including to ensure that the individual's need for 26 intervention or treatment of mental disorders or substance use

disorders or co-occurring mental health and substance use 1 2 disorders is determined using a uniform screening, assessment, and evaluation process inclusive of criteria, for children and 3 adults; for purposes of this item (13), a uniform screening, 4 5 assessment, and evaluation process refers to a process that includes an appropriate evaluation and, as warranted, a 6 7 referral; "uniform" does not mean the use of a singular 8 instrument, tool, or process that all must utilize; (14) 9 transportation and such other expenses as may be necessary; 10 (15) medical treatment of sexual assault survivors, as defined 11 in Section 1a of the Sexual Assault Survivors Emergency 12 Treatment Act, for injuries sustained as a result of the 13 sexual assault, including examinations and laboratory tests to discover evidence which may be used in criminal proceedings 14 arising from the sexual assault; (16) the diagnosis and 15 16 treatment of sickle cell anemia; (16.5) services performed by 17 a chiropractic physician licensed under the Medical Practice Act of 1987 and acting within the scope of his or her license, 18 19 including, but not limited to, chiropractic manipulative 20 treatment; and (17) any other medical care, and any other type of remedial care recognized under the laws of this State. The 21 22 term "any other type of remedial care" shall include nursing 23 care and nursing home service for persons who rely on 24 treatment by spiritual means alone through prayer for healing.

25 Notwithstanding any other provision of this Section, a26 comprehensive tobacco use cessation program that includes

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purchasing prescription drugs or prescription medical devices approved by the Food and Drug Administration shall be covered under the medical assistance program under this Article for persons who are otherwise eligible for assistance under this Article.

6 Notwithstanding any other provision of this Code, 7 reproductive health care that is otherwise legal in Illinois 8 shall be covered under the medical assistance program for 9 persons who are otherwise eligible for medical assistance 10 under this Article.

11 Notwithstanding any other provision of this Section, all 12 tobacco cessation medications approved by the United States Food and Drug Administration and all individual and group 13 tobacco cessation counseling services and telephone-based 14 15 counseling services and tobacco cessation medications provided 16 through the Illinois Tobacco Quitline shall be covered under 17 the medical assistance program for persons who are otherwise eligible for assistance under this Article. The Department 18 19 shall comply with all federal requirements necessary to obtain 20 federal financial participation, as specified in 42 CFR 21 433.15(b)(7), for telephone-based counseling services provided 22 through the Illinois Tobacco Quitline, including, but not 23 limited to: (i) entering into a memorandum of understanding or 24 interagency agreement with the Department of Public Health, as 25 administrator of the Illinois Tobacco Ouitline; and (ii) 26 developing a cost allocation plan for Medicaid-allowable

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Illinois Tobacco Ouitline services in accordance with 45 CFR 1 Department shall submit the memorandum of 2 95.507. The 3 understanding or interagency agreement, the cost allocation plan, and all other necessary documentation to the Centers for 4 5 Medicare and Medicaid Services for review and approval. 6 Coverage under this paragraph shall be contingent upon federal 7 approval.

8 Notwithstanding any other provision of this Code, the 9 Illinois Department may not require, as a condition of payment 10 for any laboratory test authorized under this Article, that a 11 physician's handwritten signature appear on the laboratory 12 test order form. The Illinois Department may, however, impose 13 other appropriate requirements regarding laboratory test order 14 documentation.

15 Upon receipt of federal approval of an amendment to the 16 Illinois Title XIX State Plan for this purpose, the Department 17 shall authorize the Chicago Public Schools (CPS) to procure a vendor or vendors to manufacture eyeqlasses for individuals 18 19 enrolled in a school within the CPS system. CPS shall ensure 20 that its vendor or vendors are enrolled as providers in the 21 medical assistance program and in any capitated Medicaid 22 managed care entity (MCE) serving individuals enrolled in a 23 school within the CPS system. Under any contract procured under this provision, the vendor or vendors must serve only 24 25 individuals enrolled in a school within the CPS system. Claims for services provided by CPS's vendor or vendors to recipients 26

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of benefits in the medical assistance program under this Code, the Children's Health Insurance Program, or the Covering ALL KIDS Health Insurance Program shall be submitted to the Department or the MCE in which the individual is enrolled for payment and shall be reimbursed at the Department's or the MCE's established rates or rate methodologies for eyeglasses.

On and after July 1, 2012, the Department of Healthcare and Family Services may provide the following services to persons eligible for assistance under this Article who are participating in education, training or employment programs operated by the Department of Human Services as successor to the Department of Public Aid:

13 (1) dental services provided by or under the14 supervision of a dentist; and

(2) eyeglasses prescribed by a physician skilled in
the diseases of the eye, or by an optometrist, whichever
the person may select.

On and after July 1, 2018, the Department of Healthcare 18 and Family Services shall provide dental services to any adult 19 20 who is otherwise eligible for assistance under the medical 21 assistance program. As used in this paragraph, "dental 22 services" means diagnostic, preventative, restorative, or 23 corrective procedures, including procedures and services for 24 the prevention and treatment of periodontal disease and dental 25 caries disease, provided by an individual who is licensed to 26 practice dentistry or dental surgery or who is under the

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profession.

On and after July 1, 2018, targeted dental services, as 3 set forth in Exhibit D of the Consent Decree entered by the 4 5 United States District Court for the Northern District of Illinois, Eastern Division, in the matter of Memisovski v. 6 7 Maram, Case No. 92 C 1982, that are provided to adults under 8 the medical assistance program shall be established at no less than the rates set forth in the "New Rate" column in Exhibit D 9 10 of the Consent Decree for targeted dental services that are 11 provided to persons under the age of 18 under the medical 12 assistance program.

13 Notwithstanding any other provision of this Code and 14 subject to federal approval, the Department may adopt rules to 15 allow a dentist who is volunteering his or her service at no 16 cost to render dental services through an enrolled 17 not-for-profit health clinic without the dentist personally participating provider 18 enrolling as а in the medical 19 assistance program. A not-for-profit health clinic shall 20 include a public health clinic or Federally Qualified Health Center or other enrolled provider, as determined by the 21 22 Department, through which dental services covered under this 23 Section are performed. The Department shall establish a 24 process for payment of claims for reimbursement for covered 25 dental services rendered under this provision.

26 On and after January 1, 2022, the Department of Healthcare

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Services shall 1 and Familv administer and regulate а 2 school-based dental program that allows for the out-of-office delivery of preventative dental services in a school setting 3 to children under 19 years of age. The Department shall 4 5 establish, by rule, guidelines for participation by providers and set requirements for follow-up referral care based on the 6 7 requirements established in the Dental Office Reference Manual 8 published by the Department that establishes the requirements 9 for dentists participating in the All Kids Dental School 10 Program. Every effort shall be made by the Department when 11 developing the program requirements to consider the different 12 geographic differences of both urban and rural areas of the 13 State for initial treatment and necessary follow-up care. No provider shall be charged a fee by any unit of local government 14 15 to participate in the school-based dental program administered 16 by the Department. Nothing in this paragraph shall be 17 construed to limit or preempt a home rule unit's or school district's authority to establish, change, or administer a 18 school-based dental program in addition to, or independent of, 19 20 the school-based dental program administered bv the 21 Department.

The Illinois Department, by rule, may distinguish and classify the medical services to be provided only in accordance with the classes of persons designated in Section 5-2.

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The Department of Healthcare and Family Services must

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provide coverage and reimbursement for amino acid-based elemental formulas, regardless of delivery method, for the diagnosis and treatment of (i) eosinophilic disorders and (ii) short bowel syndrome when the prescribing physician has issued a written order stating that the amino acid-based elemental formula is medically necessary.

7 The Illinois Department shall authorize the provision of, 8 and shall authorize payment for, screening by low-dose 9 mammography for the presence of occult breast cancer for 10 individuals 35 years of age or older who are eligible for 11 medical assistance under this Article, as follows:

12 (A) A baseline mammogram for individuals 35 to 3913 years of age.

14 (B) An annual mammogram for individuals 40 years of 15 age or older.

16 (C) A mammogram at the age and intervals considered 17 medically necessary by the individual's health care 18 provider for individuals under 40 years of age and having 19 a family history of breast cancer, prior personal history 20 of breast cancer, positive genetic testing, or other risk 21 factors.

(D) A comprehensive ultrasound screening and MRI of an
 entire breast or breasts if a mammogram demonstrates
 heterogeneous or dense breast tissue or when medically
 necessary as determined by a physician licensed to
 practice medicine in all of its branches.

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1 (E) A screening MRI when medically necessary, as 2 determined by a physician licensed to practice medicine in 3 all of its branches.

4 (F) A diagnostic mammogram when medically necessary,
5 as determined by a physician licensed to practice medicine
6 in all its branches, advanced practice registered nurse,
7 or physician assistant.

8 The Department shall not impose a deductible, coinsurance, 9 copayment, or any other cost-sharing requirement on the 10 coverage provided under this paragraph; except that this 11 sentence does not apply to coverage of diagnostic mammograms 12 to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account 13 pursuant to Section 223 of the Internal Revenue Code (26 14 U.S.C. 223). 15

All screenings shall include a physical breast exam, instruction on self-examination and information regarding the frequency of self-examination and its value as a preventative tool.

20 For purposes of this Section:

21 "Diagnostic mammogram" means a mammogram obtained using 22 diagnostic mammography.

"Diagnostic mammography" means a method of screening that is designed to evaluate an abnormality in a breast, including an abnormality seen or suspected on a screening mammogram or a subjective or objective abnormality otherwise detected in the SB3682 Enrolled - 13 - LRB102 24087 CPF 33310 b

1 breast.

<sup>2</sup> "Low-dose mammography" means the x-ray examination of the <sup>3</sup> breast using equipment dedicated specifically for mammography, <sup>4</sup> including the x-ray tube, filter, compression device, and <sup>5</sup> image receptor, with an average radiation exposure delivery of <sup>6</sup> less than one rad per breast for 2 views of an average size <sup>7</sup> breast. The term also includes digital mammography and <sup>8</sup> includes breast tomosynthesis.

9 "Breast tomosynthesis" means a radiologic procedure that 10 involves the acquisition of projection images over the 11 stationary breast to produce cross-sectional digital 12 three-dimensional images of the breast.

13 If, at any time, the Secretary of the United States 14 Department of Health and Human Services, or its successor 15 agency, promulgates rules or regulations to be published in the Federal Register or publishes a comment in the Federal 16 17 Register or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the 18 Patient Protection and Affordable Care Act 19 (Public Law 20 111-148), including, but not limited to, 42 U.S.C. 21 18031(d)(3)(B) or any successor provision, to defray the cost 22 of any coverage for breast tomosynthesis outlined in this 23 paragraph, then the requirement that an insurer cover breast 24 tomosynthesis is inoperative other than any such coverage 25 authorized under Section 1902 of the Social Security Act, 42 26 U.S.C. 1396a, and the State shall not assume any obligation SB3682 Enrolled - 14 - LRB102 24087 CPF 33310 b

1 for the cost of coverage for breast tomosynthesis set forth in 2 this paragraph.

On and after January 1, 2016, the Department shall ensure that all networks of care for adult clients of the Department include access to at least one breast imaging Center of Imaging Excellence as certified by the American College of Radiology.

8 On and after January 1, 2012, providers participating in a 9 quality improvement program approved by the Department shall 10 be reimbursed for screening and diagnostic mammography at the 11 same rate as the Medicare program's rates, including the 12 increased reimbursement for digital mammography <u>and, after the</u> 13 <u>effective date of this amendatory Act of the 102nd General</u> 14 Assembly, breast tomosynthesis.

15 The Department shall convene an expert panel including 16 representatives of hospitals, free-standing mammography 17 facilities, and doctors, including radiologists, to establish 18 quality standards for mammography.

On and after January 1, 2017, providers participating in a breast cancer treatment quality improvement program approved by the Department shall be reimbursed for breast cancer treatment at a rate that is no lower than 95% of the Medicare program's rates for the data elements included in the breast cancer treatment quality program.

The Department shall convene an expert panel, including representatives of hospitals, free-standing breast cancer SB3682 Enrolled - 15 - LRB102 24087 CPF 33310 b

treatment centers, breast cancer quality organizations, and doctors, including breast surgeons, reconstructive breast surgeons, oncologists, and primary care providers to establish quality standards for breast cancer treatment.

approval, the Department 5 Subject to federal shall 6 establish a rate methodology for mammography at federally qualified health centers and other encounter-rate clinics. 7 8 These clinics or centers may also collaborate with other 9 hospital-based mammography facilities. By January 1, 2016, the 10 Department shall report to the General Assembly on the status 11 of the provision set forth in this paragraph.

12 The Department shall establish a methodology to remind 13 individuals who are age-appropriate for screening mammography, 14 but who have not received a mammogram within the previous 18 15 months, of the importance and benefit of screening 16 mammography. The Department shall work with experts in breast 17 cancer outreach and patient navigation to optimize these reminders and shall establish a methodology for evaluating 18 19 their effectiveness and modifying the methodology based on the 20 evaluation.

The Department shall establish a performance goal for primary care providers with respect to their female patients over age 40 receiving an annual mammogram. This performance goal shall be used to provide additional reimbursement in the form of a quality performance bonus to primary care providers who meet that goal. SB3682 Enrolled - 16 - LRB102 24087 CPF 33310 b

The Department shall devise a means of case-managing or 1 2 patient navigation for beneficiaries diagnosed with breast 3 cancer. This program shall initially operate as a pilot program in areas of the State with the highest incidence of 4 5 mortality related to breast cancer. At least one pilot program site shall be in the metropolitan Chicago area and at least one 6 7 site shall be outside the metropolitan Chicago area. On or 8 after July 1, 2016, the pilot program shall be expanded to 9 include one site in western Illinois, one site in southern 10 Illinois, one site in central Illinois, and 4 sites within 11 metropolitan Chicago. An evaluation of the pilot program shall 12 be carried out measuring health outcomes and cost of care for 13 those served by the pilot program compared to similarly 14 situated patients who are not served by the pilot program.

15 The Department shall require all networks of care to 16 develop a means either internally or by contract with experts 17 in navigation and community outreach to navigate cancer patients to comprehensive care in a timely fashion. 18 The Department shall require all networks of care to include 19 20 access for patients diagnosed with cancer to at least one academic commission on cancer-accredited cancer program as an 21 22 in-network covered benefit.

23 <u>The Department shall provide coverage and reimbursement</u> 24 <u>for a human papillomavirus (HPV) vaccine that is approved for</u> 25 <u>marketing by the federal Food and Drug Administration for all</u> 26 <u>persons between the ages of 9 and 45 and persons of the age of</u> SB3682 Enrolled - 17 - LRB102 24087 CPF 33310 b

<u>46 and above who have been diagnosed with cervical dysplasia</u>
 with a high risk of recurrence or progression. The Department
 <u>shall disallow any preauthorization requirements for the</u>
 administration of the human papillomavirus (HPV) vaccine.

5 On or after July 1, 2022, individuals who are otherwise 6 eligible for medical assistance under this Article shall 7 receive coverage for perinatal depression screenings for the 8 12-month period beginning on the last day of their pregnancy. 9 Medical assistance coverage under this paragraph shall be 10 conditioned on the use of a screening instrument approved by 11 the Department.

12 Any medical or health care provider shall immediately 13 recommend, to any pregnant individual who is being provided 14 prenatal services and is suspected of having a substance use 15 disorder as defined in the Substance Use Disorder Act, 16 referral to a local substance use disorder treatment program 17 licensed by the Department of Human Services or to a licensed hospital which provides substance abuse treatment services. 18 19 The Department of Healthcare and Family Services shall assure 20 coverage for the cost of treatment of the drug abuse or 21 addiction for pregnant recipients in accordance with the 22 Illinois Medicaid Program in conjunction with the Department 23 of Human Services.

All medical providers providing medical assistance to pregnant individuals under this Code shall receive information from the Department on the availability of services under any SB3682 Enrolled - 18 - LRB102 24087 CPF 33310 b

1 program providing case management services for addicted 2 individuals, including information on appropriate referrals 3 for other social services that may be needed by addicted 4 individuals in addition to treatment for addiction.

5 The Illinois Department, in cooperation with the 6 Departments of Human Services (as successor to the Department 7 of Alcoholism and Substance Abuse) and Public Health, through 8 campaign, provide information public awareness may а 9 concerning treatment for alcoholism and drug abuse and 10 addiction, prenatal health care, and other pertinent programs 11 directed at reducing the number of drug-affected infants born 12 to recipients of medical assistance.

Neither the Department of Healthcare and Family Services nor the Department of Human Services shall sanction the recipient solely on the basis of the recipient's substance abuse.

17 The Illinois Department shall establish such regulations governing the dispensing of health services under this Article 18 19 as it shall deem appropriate. The Department should seek the 20 advice of formal professional advisory committees appointed by the Director of the Illinois Department for the purpose of 21 22 providing regular advice on policy and administrative matters, 23 information dissemination and educational activities for 24 medical and health care providers, and consistency in 25 procedures to the Illinois Department.

26 The Illinois Department may develop and contract with

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Partnerships of medical providers to arrange medical services 1 2 for persons eligible under Section 5-2 of this Code. 3 Implementation of this Section may be by demonstration projects in certain geographic areas. The Partnership shall be 4 represented by a sponsor organization. 5 The Department, by qualifications 6 rule, shall develop for sponsors of Partnerships. Nothing in this Section shall be construed to 7 8 require that the sponsor organization be а medical 9 organization.

10 The sponsor must negotiate formal written contracts with 11 medical providers for physician services, inpatient and 12 outpatient hospital care, home health services, treatment for 13 alcoholism and substance abuse, and other services determined 14 necessary by the Illinois Department by rule for delivery by 15 Partnerships. Physician services must include prenatal and 16 obstetrical care. The Illinois Department shall reimburse 17 medical services delivered by Partnership providers to clients in target areas according to provisions of this Article and 18 19 the Illinois Health Finance Reform Act, except that:

(1) Physicians participating in a Partnership and
 providing certain services, which shall be determined by
 the Illinois Department, to persons in areas covered by
 the Partnership may receive an additional surcharge for
 such services.

(2) The Department may elect to consider and negotiate
 financial incentives to encourage the development of

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Partnerships and the efficient delivery of medical care.

2 (3) Persons receiving medical services through 3 Partnerships may receive medical and case management 4 services above the level usually offered through the 5 medical assistance program.

Medical providers shall be required to meet certain 6 7 qualifications to participate in Partnerships to ensure the 8 of high quality medical services. delivery These 9 qualifications shall be determined by rule of the Illinois qualifications 10 Department and may be higher than for 11 participation in the medical assistance program. Partnership 12 sponsors may prescribe reasonable additional qualifications 13 for participation by medical providers, only with the prior 14 written approval of the Illinois Department.

Nothing in this Section shall limit the free choice of 15 16 practitioners, hospitals, and other providers of medical 17 services by clients. In order to ensure patient freedom of choice, the Illinois Department shall immediately promulgate 18 all rules and take all other necessary actions so that 19 20 provided services may be accessed from therapeutically certified optometrists to the full extent of the Illinois 21 22 Optometric Practice Act of 1987 without discriminating between 23 service providers.

The Department shall apply for a waiver from the United States Health Care Financing Administration to allow for the implementation of Partnerships under this Section. SB3682 Enrolled - 21 - LRB102 24087 CPF 33310 b

1 The Illinois Department shall require health care 2 providers to maintain records that document the medical care 3 and services provided to recipients of Medical Assistance under this Article. Such records must be retained for a period 4 5 of not less than 6 years from the date of service or as provided by applicable State law, whichever period is longer, 6 except that if an audit is initiated within the required 7 8 retention period then the records must be retained until the 9 audit is completed and every exception is resolved. The 10 Illinois Department shall require health care providers to 11 make available, when authorized by the patient, in writing, 12 the medical records in a timely fashion to other health care providers who are treating or serving persons eligible for 13 Medical Assistance under this Article. All dispensers of 14 15 medical services shall be required to maintain and retain 16 business and professional records sufficient to fully and 17 accurately document the nature, scope, details and receipt of the health care provided to persons eligible for medical 18 assistance under this Code, in accordance with regulations 19 20 promulgated by the Illinois Department. The rules and regulations shall require that proof of the receipt of 21 22 prescription drugs, dentures, prosthetic devices and 23 eyeqlasses by eligible persons under this Section accompany each claim for reimbursement submitted by the dispenser of 24 25 such medical services. No such claims for reimbursement shall 26 be approved for payment by the Illinois Department without

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such proof of receipt, unless the Illinois Department shall 1 2 have put into effect and shall be operating a system of post-payment audit and review which shall, on a sampling 3 basis, be deemed adequate by the Illinois Department to assure 4 5 that such drugs, dentures, prosthetic devices and eyeqlasses 6 for which payment is being made are actually being received by 7 eligible recipients. Within 90 days after September 16, 1984 (the effective date of Public Act 83-1439), the Illinois 8 9 Department shall establish a current list of acquisition costs 10 for all prosthetic devices and any other items recognized as 11 medical equipment and supplies reimbursable under this Article 12 and shall update such list on a quarterly basis, except that 13 the acquisition costs of all prescription drugs shall be updated no less frequently than every 30 days as required by 14 15 Section 5-5.12.

16 Notwithstanding any other law to the contrary, the 17 Illinois Department shall, within 365 days after July 22, 2013 effective date of Public Act 98-104), establish 18 (the procedures to permit skilled care facilities licensed under 19 20 the Nursing Home Care Act to submit monthly billing claims for development of 21 reimbursement purposes. Following these 22 procedures, the Department shall, by July 1, 2016, test the 23 viability of the new system and implement any necessary changes its 24 operational or structural to information 25 technology platforms in order to allow for the direct 26 acceptance and payment of nursing home claims.

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Notwithstanding any other law to the contrary, 1 the 2 Illinois Department shall, within 365 days after August 15, 2014 (the effective date of Public Act 98-963), establish 3 procedures to permit ID/DD facilities licensed under the ID/DD 4 5 Community Care Act and MC/DD facilities licensed under the 6 MC/DD Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the 7 Department shall have an additional 365 days to test the 8 9 viability of the new system and to ensure that any necessary 10 operational or structural changes to its information 11 technology platforms are implemented.

12 The Illinois Department shall require all dispensers of 13 medical services, other than an individual practitioner or group of practitioners, desiring to participate in the Medical 14 15 Assistance program established under this Article to disclose all financial, beneficial, ownership, equity, surety or other 16 17 interests in any and all firms, corporations, partnerships, associations, business enterprises, joint ventures, agencies, 18 institutions or other legal entities providing any form of 19 20 health care services in this State under this Article.

The Illinois Department may require that all dispensers of medical services desiring to participate in the medical assistance program established under this Article disclose, under such terms and conditions as the Illinois Department may by rule establish, all inquiries from clients and attorneys regarding medical bills paid by the Illinois Department, which SB3682 Enrolled - 24 - LRB102 24087 CPF 33310 b

inquiries could indicate potential existence of claims or
 liens for the Illinois Department.

Enrollment of a vendor shall be subject to a provisional 3 period and shall be conditional for one year. During the 4 5 period of conditional enrollment, the Department may terminate the vendor's eligibility to participate in, or may disenroll 6 7 the vendor from, the medical assistance program without cause. 8 Unless otherwise specified, such termination of eligibility or 9 disenrollment is not subject to the Department's hearing 10 process. However, a disenrolled vendor may reapply without 11 penalty.

12 The Department has the discretion to limit the conditional 13 enrollment period for vendors based upon category of risk of 14 the vendor.

15 Prior to enrollment and during the conditional enrollment 16 period in the medical assistance program, all vendors shall be 17 subject to enhanced oversight, screening, and review based on the risk of fraud, waste, and abuse that is posed by the 18 19 category of risk of the vendor. The Illinois Department shall 20 establish the procedures for oversight, screening, and review, which may include, but need not be limited to: criminal and 21 22 financial background checks; fingerprinting; license, 23 certification, and authorization verifications; unscheduled or 24 unannounced site visits; database checks; prepayment audit 25 reviews; audits; payment caps; payment suspensions; and other 26 screening as required by federal or State law.

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The Department shall define or specify the following: (i) 1 2 by provider notice, the "category of risk of the vendor" for 3 each type of vendor, which shall take into account the level of screening applicable to a particular category of vendor under 4 5 federal law and regulations; (ii) by rule or provider notice, the maximum length of the conditional enrollment period for 6 7 each category of risk of the vendor; and (iii) by rule, the 8 hearing rights, if any, afforded to a vendor in each category 9 of risk of the vendor that is terminated or disenrolled during 10 the conditional enrollment period.

To be eligible for payment consideration, a vendor's payment claim or bill, either as an initial claim or as a resubmitted claim following prior rejection, must be received by the Illinois Department, or its fiscal intermediary, no later than 180 days after the latest date on the claim on which medical goods or services were provided, with the following exceptions:

(1) In the case of a provider whose enrollment is in
process by the Illinois Department, the 180-day period
shall not begin until the date on the written notice from
the Illinois Department that the provider enrollment is
complete.

(2) In the case of errors attributable to the Illinois
 Department or any of its claims processing intermediaries
 which result in an inability to receive, process, or
 adjudicate a claim, the 180-day period shall not begin

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until the provider has been notified of the error.

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(3) In the case of a provider for whom the Illinois Department initiates the monthly billing process.

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4 (4) In the case of a provider operated by a unit of
5 local government with a population exceeding 3,000,000
6 when local government funds finance federal participation
7 for claims payments.

8 For claims for services rendered during a period for which 9 a recipient received retroactive eligibility, claims must be 10 filed within 180 days after the Department determines the 11 applicant is eligible. For claims for which the Illinois 12 Department is not the primary payer, claims must be submitted 13 to the Illinois Department within 180 days after the final 14 adjudication by the primary payer.

15 In the case of long term care facilities, within 120 16 calendar days of receipt by the facility of required 17 prescreening information, new admissions with associated admission documents shall be submitted through the Medical 18 19 Electronic Data Interchange (MEDI) or the Recipient 20 Eligibility Verification (REV) System or shall be submitted directly to the Department of Human Services using required 21 22 admission forms. Effective September 1, 2014, admission 23 documents, including all prescreening information, must be submitted through MEDI or REV. Confirmation numbers assigned 24 25 to an accepted transaction shall be retained by a facility to 26 verify timely submittal. Once an admission transaction has

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been completed, all resubmitted claims following prior rejection are subject to receipt no later than 180 days after the admission transaction has been completed.

4 Claims that are not submitted and received in compliance 5 with the foregoing requirements shall not be eligible for 6 payment under the medical assistance program, and the State 7 shall have no liability for payment of those claims.

8 To the extent consistent with applicable information and 9 privacy, security, and disclosure laws, State and federal 10 agencies and departments shall provide the Illinois Department 11 access to confidential and other information and data 12 necessary to perform eligibility and payment verifications and 13 other Illinois Department functions. This includes, but is not 14 limited to: information pertaining to licensure; 15 certification; earnings; immigration status; citizenship; wage 16 reporting; unearned and earned income; pension income; 17 employment; supplemental security income; social security numbers; National Provider Identifier (NPI) numbers; the 18 19 National Practitioner Data Bank (NPDB); program and agency 20 exclusions; taxpayer identification numbers; tax delinquency; corporate information; and death records. 21

The Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, under which such agencies and departments shall share data necessary for medical assistance program integrity functions and SB3682 Enrolled - 28 - LRB102 24087 CPF 33310 b

1 Illinois in oversight. The Department shall develop, 2 cooperation with other State departments and agencies, and in 3 compliance with applicable federal laws and regulations, appropriate and effective methods to share such data. At a 4 5 minimum, and to the extent necessary to provide data sharing, the Illinois Department shall enter into agreements with State 6 agencies and departments, and is authorized to enter into 7 8 agreements with federal agencies and departments, including, 9 but not limited to: the Secretary of State; the Department of 10 Revenue; the Department of Public Health; the Department of 11 Human Services; and the Department of Financial and 12 Professional Regulation.

13 Beginning in fiscal year 2013, the Illinois Department 14 shall set forth a request for information to identify the benefits of a pre-payment, post-adjudication, and post-edit 15 16 claims system with the goals of streamlining claims processing 17 and provider reimbursement, reducing the number of pending or rejected claims, and helping to ensure a more transparent 18 adjudication process through the utilization of: (i) provider 19 20 data verification and provider screening technology; and (ii) clinical 21 code editing; and (iii) pre-pay, preor 22 post-adjudicated predictive modeling with an integrated case 23 management system with link analysis. Such a request for information shall not be considered as a request for proposal 24 25 or as an obligation on the part of the Illinois Department to 26 take any action or acquire any products or services.

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1 The Illinois Department shall establish policies, criteria 2 standards procedures, and by rule for the acquisition, repair and replacement of orthotic and prosthetic 3 devices and durable medical equipment. Such rules shall 4 5 provide, but not be limited to, the following services: (1) 6 immediate repair or replacement of such devices by recipients; and (2) rental, lease, purchase or lease-purchase of durable 7 8 medical equipment in a cost-effective manner, taking into 9 consideration the recipient's medical prognosis, the extent of 10 the recipient's needs, and the requirements and costs for 11 maintaining such equipment. Subject to prior approval, such 12 rules shall enable a recipient to temporarily acquire and use 13 alternative or substitute devices or equipment pending repairs 14 replacements of any device or equipment previously or 15 authorized for such recipient by the Department. 16 Notwithstanding any provision of Section 5-5f to the contrary, 17 the Department may, by rule, exempt certain replacement wheelchair parts from prior approval and, for wheelchairs, 18 19 wheelchair parts, wheelchair accessories, and related seating 20 and positioning items, determine the wholesale price by methods other than actual acquisition costs. 21

The Department shall require, by rule, all providers of durable medical equipment to be accredited by an accreditation organization approved by the federal Centers for Medicare and Medicaid Services and recognized by the Department in order to bill the Department for providing durable medical equipment to recipients. No later than 15 months after the effective date
 of the rule adopted pursuant to this paragraph, all providers
 must meet the accreditation requirement.

In order to promote environmental responsibility, meet the 4 5 needs of recipients and enrollees, and achieve significant cost savings, the Department, or a managed care organization 6 under contract with the Department, may provide recipients or 7 8 managed care enrollees who have a prescription or Certificate 9 of Medical Necessity access to refurbished durable medical equipment under this Section (excluding prosthetic 10 and 11 orthotic devices as defined in the Orthotics, Prosthetics, and 12 Pedorthics Practice Act and complex rehabilitation technology associated services) through 13 products and the State's 14 assistive technology program's reutilization program, using 15 staff with the Assistive Technology Professional (ATP) 16 Certification if the refurbished durable medical equipment: 17 (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; 18 (iii) is able to withstand at least 3 years of use; (iv) is 19 cleaned, disinfected, sterilized, and safe in accordance with 20 21 federal Food and Drug Administration regulations and guidance 22 governing the reprocessing of medical devices in health care 23 settings; and (v) equally meets the needs of the recipient or 24 enrollee. The reutilization program shall confirm that the 25 recipient or enrollee is not already in receipt of the same or 26 similar equipment from another service provider, and that the

refurbished durable medical equipment equally meets the needs of the recipient or enrollee. Nothing in this paragraph shall be construed to limit recipient or enrollee choice to obtain new durable medical equipment or place any additional prior authorization conditions on enrollees of managed care organizations.

7 The Department shall execute, relative to the nursing home 8 prescreening project, written inter-agency agreements with the 9 Department of Human Services and the Department on Aging, to intake procedures and common 10 effect the following: (i) 11 eligibility criteria for those persons who are receiving 12 non-institutional services; and (ii) the establishment and development of non-institutional services in areas of 13 the 14 State where they are not currently available or are 15 undeveloped; and (iii) notwithstanding any other provision of 16 law, subject to federal approval, on and after July 1, 2012, an 17 increase in the determination of need (DON) scores from 29 to for institutional 18 37 for applicants and home and 19 community-based long term care; if and only if federal 20 approval is not granted, the Department may, in conjunction with other affected agencies, implement utilization controls 21 22 or changes in benefit packages to effectuate a similar savings 23 amount for this population; and (iv) no later than July 1, level of care eligibility criteria 24 2013, minimum for 25 institutional and home and community-based long term care; and (v) no later than October 1, 2013, establish procedures to 26

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permit long term care providers access to eligibility scores 1 2 for individuals with an admission date who are seeking or 3 receiving services from the long term care provider. In order to select the minimum level of care eligibility criteria, the 4 5 Governor shall establish a workgroup that includes affected 6 agency representatives and stakeholders representing the 7 institutional and home and community-based long term care interests. This Section shall not restrict the Department from 8 9 implementing lower level of care eligibility criteria for 10 community-based services in circumstances where federal 11 approval has been granted.

12 The Illinois Department shall develop and operate, in 13 cooperation with other State Departments and agencies and in 14 compliance with applicable federal laws and regulations, 15 appropriate and effective systems of health care evaluation 16 and programs for monitoring of utilization of health care 17 services and facilities, as it affects persons eligible for 18 medical assistance under this Code.

19 The Illinois Department shall report annually to the 20 General Assembly, no later than the second Friday in April of 21 1979 and each year thereafter, in regard to:

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(a) actual statistics and trends in utilization of medical services by public aid recipients;

(b) actual statistics and trends in the provision of
the various medical services by medical vendors;

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(c) current rate structures and proposed changes in

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those rate structures for the various medical vendors; and

2 (d) efforts at utilization review and control by the 3 Illinois Department.

The period covered by each report shall be the 3 years 4 5 ending on the June 30 prior to the report. The report shall include suggested legislation for consideration by the General 6 7 Assembly. The requirement for reporting to the General 8 Assembly shall be satisfied by filing copies of the report as 9 required by Section 3.1 of the General Assembly Organization 10 Act, and filing such additional copies with the State 11 Government Report Distribution Center for the General Assembly 12 as is required under paragraph (t) of Section 7 of the State Library Act. 13

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

20 On and after July 1, 2012, the Department shall reduce any 21 rate of reimbursement for services or other payments or alter 22 any methodologies authorized by this Code to reduce any rate 23 of reimbursement for services or other payments in accordance 24 with Section 5-5e.

25 Because kidney transplantation can be an appropriate, 26 cost-effective alternative to renal dialysis when medically SB3682 Enrolled - 34 - LRB102 24087 CPF 33310 b

necessary and notwithstanding the provisions of Section 1-11 1 2 of this Code, beginning October 1, 2014, the Department shall cover kidney transplantation for noncitizens with end-stage 3 renal disease who are not eligible for comprehensive medical 4 5 benefits, who meet the residency requirements of Section 5-3 of this Code, and who would otherwise meet the financial 6 7 requirements of the appropriate class of eligible persons under Section 5-2 of this Code. To qualify for coverage of 8 9 kidney transplantation, such person must be receiving 10 emergency renal dialysis services covered by the Department. 11 Providers under this Section shall be prior approved and 12 certified by the Department to perform kidney transplantation 13 and the services under this Section shall be limited to 14 services associated with kidney transplantation.

15 Notwithstanding any other provision of this Code to the 16 contrary, on or after July 1, 2015, all FDA approved forms of 17 medication assisted treatment prescribed for the treatment of alcohol dependence or treatment of opioid dependence shall be 18 covered under both fee for service and managed care medical 19 20 assistance programs for persons who are otherwise eligible for medical assistance under this Article and shall not be subject 21 22 to any (1) utilization control, other than those established 23 under the American Society of Addiction Medicine patient placement criteria, (2) prior authorization mandate, or (3) 24 25 lifetime restriction limit mandate.

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On or after July 1, 2015, opioid antagonists prescribed

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for the treatment of an opioid overdose, including the 1 2 medication product, administration devices, and any pharmacy 3 fees or hospital fees related to the dispensing, distribution, and administration of the opioid antagonist, shall be covered 4 5 under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article. 6 7 As used in this Section, "opioid antagonist" means a drug that 8 binds to opioid receptors and blocks or inhibits the effect of 9 opioids acting on those receptors, including, but not limited 10 to, naloxone hydrochloride or any other similarly acting drug 11 approved by the U.S. Food and Drug Administration.

12 Upon federal approval, the Department shall provide 13 coverage and reimbursement for all drugs that are approved for 14 marketing by the federal Food and Drug Administration and that 15 are recommended by the federal Public Health Service or the 16 United States Centers for Disease Control and Prevention for 17 pre-exposure prophylaxis and related pre-exposure prophylaxis services, including, but not limited to, HIV and sexually 18 19 transmitted infection screening, treatment for sexuallv 20 transmitted infections, medical monitoring, assorted labs, and counseling to reduce the likelihood of HIV infection among 21 individuals who are not infected with HIV but who are at high 22 23 risk of HIV infection.

A federally qualified health center, as defined in Section 1905(1)(2)(B) of the federal Social Security Act, shall be reimbursed by the Department in accordance with the federally SB3682 Enrolled - 36 - LRB102 24087 CPF 33310 b

qualified health center's encounter rate for services provided to medical assistance recipients that are performed by a dental hygienist, as defined under the Illinois Dental Practice Act, working under the general supervision of a dentist and employed by a federally qualified health center.

Within 90 days after October 8, 2021 (the effective date 6 of Public Act 102-665) this amendatory Act of the 102nd 7 8 General Assembly, the Department shall seek federal approval 9 of a State Plan amendment to expand coverage for family 10 planning services that includes presumptive eligibility to 11 individuals whose income is at or below 208% of the federal 12 poverty level. Coverage under this Section shall be effective 13 beginning no later than December 1, 2022.

Subject to approval by the federal Centers for Medicare 14 15 and Medicaid Services of a Title XIX State Plan amendment 16 electing the Program of All-Inclusive Care for the Elderly 17 (PACE) as a State Medicaid option, as provided for by Subtitle I (commencing with Section 4801) of Title IV of the Balanced 18 19 Budget Act of 1997 (Public Law 105-33) and Part 460 20 (commencing with Section 460.2) of Subchapter E of Title 42 of the Code of Federal Regulations, PACE program services shall 21 22 become a covered benefit of the medical assistance program, 23 subject to criteria established in accordance with all 24 applicable laws.

25 Notwithstanding any other provision of this Code, 26 community-based pediatric palliative care from a trained SB3682 Enrolled - 37 - LRB102 24087 CPF 33310 b

interdisciplinary team shall be covered under the medical
 assistance program as provided in Section 15 of the Pediatric
 Palliative Care Act.

4 (Source: P.A. 101-209, eff. 8-5-19; 101-580, eff. 1-1-20;
5 102-43, Article 30, Section 30-5, eff. 7-6-21; 102-43, Article
6 35, Section 35-5, eff. 7-6-21; 102-43, Article 55, Section
7 55-5, eff. 7-6-21; 102-95, eff. 1-1-22; 102-123, eff. 1-1-22;
8 102-558, eff. 8-20-21; 102-598, eff. 1-1-22; 102-655, eff.
9 1-1-22; 102-665, eff. 10-8-21; revised 11-18-21.)