SB3080 Engrossed

1 AN ACT concerning public aid.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Public Aid Code is amended by 5 changing Section 5-30.1 as follows:

6 (305 ILCS 5/5-30.1)

7 Sec. 5-30.1. Managed care protections.

8 (a) As used in this Section:

9 "Managed care organization" or "MCO" means any entity which 10 contracts with the Department to provide services where payment 11 for medical services is made on a capitated basis.

12

"Emergency services" include:

(1) emergency services, as defined by Section 10 of the
Managed Care Reform and Patient Rights Act;

15 (2) emergency medical screening examinations, as
16 defined by Section 10 of the Managed Care Reform and
17 Patient Rights Act;

18 (3) post-stabilization medical services, as defined by
19 Section 10 of the Managed Care Reform and Patient Rights
20 Act; and

(4) emergency medical conditions, as defined by
Section 10 of the Managed Care Reform and Patient Rights
Act.

SB3080 Engrossed - 2 - LRB099 20371 KTG 44853 b

(b) As provided by Section 5-16.12, managed care
 organizations are subject to the provisions of the Managed Care
 Reform and Patient Rights Act.

(c) An MCO shall pay any provider of emergency services 4 5 that does not have in effect a contract with the contracted Medicaid MCO. The default rate of reimbursement shall be the 6 7 rate paid under Illinois Medicaid fee-for-service program 8 methodology, including all policy adjusters, including but not limited to 9 Medicaid High Volume Adjustments, Medicaid 10 Percentage Adjustments, Outpatient High Volume Adjustments, 11 and all outlier add-on adjustments to the extent such 12 adjustments are incorporated in the development of the 13 applicable MCO capitated rates.

14 (d) An MCO shall pay for all post-stabilization services as
15 a covered service in any of the following situations:

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(1) the MCO authorized such services;

17 (2) such services were administered to maintain the 18 enrollee's stabilized condition within one hour after a 19 request to the MCO for authorization of further 20 post-stabilization services;

(3) the MCO did not respond to a request to authorizesuch services within one hour;

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(4) the MCO could not be contacted; or

(5) the MCO and the treating provider, if the treating
 provider is a non-affiliated provider, could not reach an
 agreement concerning the enrollee's care and an affiliated

SB3080 Engrossed - 3 - LRB099 20371 KTG 44853 b

provider was unavailable for a consultation, in which case 1 2 the MCO must pay for such services rendered by the treating non-affiliated provider until an affiliated provider was 3 reached and either concurred with 4 the treating 5 non-affiliated provider's plan of care or assumed 6 responsibility for the enrollee's care. Such payment shall 7 be made at the default rate of reimbursement paid under 8 Illinois Medicaid fee-for-service program methodology, 9 including all policy adjusters, including but not limited 10 to Medicaid High Volume Adjustments, Medicaid Percentage 11 Adjustments, Outpatient High Volume Adjustments and all 12 outlier add-on adjustments to the extent that such 13 adjustments are incorporated in the development of the 14 applicable MCO capitated rates.

(e) The following requirements apply to MCOs in determiningpayment for all emergency services:

17 (1) MCOs shall not impose any requirements for prior18 approval of emergency services.

19 (2) The MCO shall cover emergency services provided to 20 enrollees who are temporarily away from their residence and 21 outside the contracting area to the extent that the 22 enrollees would be entitled to the emergency services if 23 they still were within the contracting area.

(3) The MCO shall have no obligation to cover medical
 services provided on an emergency basis that are not
 covered services under the contract.

SB3080 Engrossed

1 (4) The MCO shall not condition coverage for emergency 2 services on the treating provider notifying the MCO of the 3 enrollee's screening and treatment within 10 days after 4 presentation for emergency services.

5 (5) The determination of the attending emergency 6 physician, or the provider actually treating the enrollee, 7 of whether an enrollee is sufficiently stabilized for 8 discharge or transfer to another facility, shall be binding 9 on the MCO. The MCO shall cover emergency services for all 10 enrollees whether the emergency services are provided by an 11 affiliated or non-affiliated provider.

12 (6) The MCO's financial responsibility for 13 post-stabilization care services it has not pre-approved 14 ends when:

(A) a plan physician with privileges at the
treating hospital assumes responsibility for the
enrollee's care;

(B) a plan physician assumes responsibility for
the enrollee's care through transfer;

20 (C) a contracting entity representative and the 21 treating physician reach an agreement concerning the 22 enrollee's care; or

(D) the enrollee is discharged.

24 (f) Network adequacy <u>and transparency</u>.

25 (1) The Department shall:

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26 (A) ensure that an adequate provider network is in

SB3080 Engrossed - 5 - LRB099 20371 KTG 44853 b

place, taking into consideration health professional 1 2 shortage areas and medically underserved areas; 3 (B) publicly release an explanation of its process for analyzing network adequacy; 4 5 (C) periodically ensure that an MCO continues to 6 have an adequate network in place; and 7 (D) require MCOs to maintain an updated and public list of network providers. 8 9 (2) Each MCO shall confirm its receipt of information 10 submitted specific to physician additions or physician 11 deletions from the MCO's provider network within 3 days 12 after receiving all required information from contracted physicians, and electronic physician directories must be 13 14 updated consistent with current rules as published by the 15 Centers for Medicare and Medicaid Services or its successor 16 agency.

(g) Timely payment of claims.

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(1) The MCO shall pay a claim within 30 days of
 receiving a claim that contains all the essential
 information needed to adjudicate the claim.

(2) The MCO shall notify the billing party of its
inability to adjudicate a claim within 30 days of receiving
that claim.

(3) The MCO shall pay a penalty that is at least equal
to the penalty imposed under the Illinois Insurance Code
for any claims not timely paid.

SB3080 Engrossed - 6 - LRB099 20371 KTG 44853 b

(4) The Department may establish a process for MCOs to
 expedite payments to providers based on criteria
 established by the Department.

4 (g-5) Recognizing that the rapid transformation of the
5 Illinois Medicaid program may have unintended operational
6 challenges for both payers and providers:

7 (1) in no instance shall a medically necessary covered 8 service rendered in good faith, based upon eligibility 9 information documented by the provider, be denied coverage 10 or diminished in payment amount if the eligibility or 11 coverage information available at the time the service was 12 rendered is later found to be inaccurate; and

13 (2) the Department shall, by December 31, 2016, adopt 14 rules establishing policies that shall be included in the Medicaid managed care policy and procedures manual 15 16 addressing payment resolutions in situations in which a 17 provider renders services based upon information obtained after verifying a patient's eligibility and coverage plan 18 19 through either the Department's current enrollment system 20 or a system operated by the coverage plan identified by the 21 patient presenting for services:

22(A) such medically necessary covered services23shall be considered rendered in good faith;24(B) such policies and procedures shall be25developed in consultation with industry26representatives of the Medicaid managed care health

1	plans and representatives of provider associations
2	representing the majority of providers within the
3	identified provider industry; and
4	(C) such rules shall be published for a review and
5	comment period of no less than 30 days on the
6	Department's website with final rules remaining
7	available on the Department's website.
8	(3) The rules on payment resolutions shall include, but
9	not be limited to:
10	(A) the extension of the timely filing period;
11	(B) retroactive prior authorizations; and
12	(C) guaranteed minimum payment rate of no less than
13	the current, as of the date of service, fee-for-service
14	rate, plus all applicable add-ons, when the resulting
15	service relationship is out of network.
16	(4) The rules shall be applicable for both MCO coverage
17	and fee-for-service coverage.
18	(q-6) MCO Performance Metrics Report.
19	(1) The Department shall publish, on at least a
20	quarterly basis, each MCO's operational performance,
21	including, but not limited to, the following categories of
22	metrics:
23	(A) claims payment, including timeliness and
24	accuracy;
25	(B) prior authorizations;
26	(C) grievance and appeals;

SB3080 Engrossed - 8 - LRB099 20371 KTG 44853 b

1 (D) utilization statistics; 2 (E) provider disputes; 3 (F) provider credentialing; and (G) member and provider customer service. 4 5 (2) The Department shall ensure that the metrics report is accessible to providers online by January 1, 2017. 6 7 (3) The metrics shall be developed in consultation with industry representatives of the Medicaid managed care 8 9 health plans and representatives of associations representing the majority of providers within the 10 11 identified industry.

12 <u>(4) Metrics shall be defined and incorporated into the</u> 13 <u>applicable Managed Care Policy Manual issued by the</u> 14 <u>Department.</u>

15 (h) The Department shall not expand mandatory MCO 16 enrollment into new counties beyond those counties already 17 designated by the Department as of June 1, 2014 for the individuals whose eligibility for medical assistance is not the 18 seniors or people with disabilities population until the 19 Department provides an opportunity for accountable care 20 entities and MCOs to participate in such newly designated 21 22 counties.

(i) The requirements of this Section apply to contracts
with accountable care entities and MCOs entered into, amended,
or renewed after the effective date of this amendatory Act of
the 98th General Assembly.

SB3080 Engrossed - 9 - LRB099 20371 KTG 44853 b

1 (Source: P.A. 98-651, eff. 6-16-14.)

2 Section 99. Effective date. This Act takes effect upon
3 becoming law.