

Rep. Carol Ammons

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	09900HB6213ham001 LRB099 19222 KTG 47659 a
1	AMENDMENT TO HOUSE BILL 6213
2	AMENDMENT NO Amend House Bill 6213 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Public Aid Code is amended by
5	changing Section 5-30.1 and by adding Section 5-30.3 as
6	follows:
7	(305 ILCS 5/5-30.1)
8	Sec. 5-30.1. Managed care protections.
9	(a) As used in this Section:
10	"Managed care organization" or "MCO" means any entity which
11	contracts with the Department to provide services where paymen
12	for medical services is made on a capitated basis.
13	"Emergency services" include:
14	(1) emergency services, as defined by Section 10 of the
15	Managed Care Reform and Patient Rights Act;
16	(2) emergency medical screening examinations, as

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- 1 defined by Section 10 of the Managed Care Reform and 2 Patient Rights Act;
- 3 (3) post-stabilization medical services, as defined by 4 Section 10 of the Managed Care Reform and Patient Rights 5 Act; and
- emergency medical conditions, as defined by 6 (4)Section 10 of the Managed Care Reform and Patient Rights 7 8 Act.
 - provided by Section 5-16.12, managed (b) As 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 that does not have in effect a contract with the contracted Medicaid MCO. The default rate of reimbursement shall be the rate paid under Illinois Medicaid fee-for-service program methodology, including all policy adjusters, including but not limited to Medicaid High Volume Adjustments, Medicaid Percentage Adjustments, Outpatient High Volume Adjustments, and all outlier add-on adjustments to the extent such adjustments are incorporated in the development of the applicable MCO capitated rates.
- 22 (d) An MCO shall pay for all post-stabilization services as 23 a covered service in any of the following situations:
 - (1) the MCO authorized such services;
- 25 (2) such services were administered to maintain the 26 enrollee's stabilized condition within one hour after a

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- request to the MCO for authorization of further post-stabilization services;
 - (3) the MCO did not respond to a request to authorize such services within one hour;
 - (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 provider was unavailable for a consultation, in which case the MCO must pay for such services rendered by the treating non-affiliated provider until an affiliated provider was reached and either concurred with the treating non-affiliated provider's plan of care or responsibility for the enrollee's care. Such payment shall be made at the default rate of reimbursement paid under Illinois Medicaid fee-for-service program methodology, including all policy adjusters, including but not limited to Medicaid High Volume Adjustments, Medicaid Percentage Adjustments, Outpatient High Volume Adjustments and all outlier add-on adjustments to the extent that such adjustments are incorporated in the development of the applicable MCO capitated rates.
 - (e) The following requirements apply to MCOs in determining payment for all emergency services:
 - (1) MCOs shall not impose any requirements for prior approval of emergency services.

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(2) The MCO shall cover emergency services provided to
enrollees who are temporarily away from their residence and
outside the contracting area to the extent that the
enrollees would be entitled to the emergency services if
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.
- (4) The MCO shall not condition coverage for emergency services on the treating provider notifying the MCO of the enrollee's screening and treatment within 10 days after presentation for emergency services.
- (5) The determination of the attending emergency physician, or the provider actually treating the enrollee, of whether an enrollee is sufficiently stabilized for discharge or transfer to another facility, shall be binding on the MCO. The MCO shall cover emergency services for all enrollees whether the emergency services are provided by an affiliated or non-affiliated provider.
- (6) The MCO's financial responsibility for post-stabilization care services it has not pre-approved 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

1	the enrollee's care through transfer;
2	(C) a contracting entity representative and the
3	treating physician reach an agreement concerning the
4	enrollee's care; or
5	(D) the enrollee is discharged.
6	(f) Network adequacy.
7	(1) The Department shall:
8	(A) ensure that an adequate provider network is in
9	place, taking into consideration health professional
10	shortage areas and medically underserved areas;
11	(B) publicly release an explanation of its process
12	for analyzing network adequacy;
13	(C) periodically ensure that an MCO continues to
14	have an adequate network in place; and
15	(D) require MCOs, including Medicaid Managed Care
16	Entities as defined in Section 5-30.2, to meet provider
17	directory requirements under Section 5-30.3. require
18	MCOs to maintain an updated and public list of network
19	providers.
20	(g) Timely payment of claims.
21	(1) The MCO shall pay a claim within 30 days of
22	receiving a claim that contains all the essential
23	information needed to adjudicate the claim.
24	(2) The MCO shall notify the billing party of its
25	inability to adjudicate a claim within 30 days of receiving
26	that claim.

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- 1 (3) The MCO shall pay a penalty that is at least equal to the penalty imposed under the Illinois Insurance Code 2 3 for any claims not timely paid.
 - (4) The Department may establish a process for MCOs to expedite payments to providers based on criteria established by the Department.
 - Department shall not expand mandatory MCO enrollment into new counties beyond those counties already designated by the Department as of June 1, 2014 for the individuals whose eligibility for medical assistance is not the seniors or people with disabilities population until the Department provides an opportunity for accountable care entities and MCOs to participate in such newly designated counties.
- 15 (i) The requirements of this Section apply to contracts 16 with accountable care entities and MCOs entered into, amended, or renewed after the effective date of this amendatory Act of 17 18 the 98th General Assembly.
- (Source: P.A. 98-651, eff. 6-16-14.) 19
- 2.0 (305 ILCS 5/5-30.3 new)
- 21 Sec. 5-30.3. Empowering meaningful patient choice in
- 22 Medicaid Managed Care.
- 23 (a) Definitions. As used in this Section:
- 24 "Client enrollment services broker" means a vendor the
- 25 Department contracts with to carry out activities related to

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1	Medicaid	recipients'	enrollment,	disenro	ollment,	and	rene	wal
2	with Medic	aid Managed	Care Entitie	S.				
3	<u>"Clini</u>	cal intere	st" includes	s, but	is not	limit	ted	to,
4	experience	e working wa	ith specific	patient	populat	ions	such	as

5 people living with HIV/AIDS, people experiencing homelessness,

people who identify as LGBTO, and adolescents.

"Composite domains" means the synthesized categories reflecting the standardized quality performance measures included in the print and online version of the consumer quality comparison tool. At a minimum, these composite domains shall display Medicaid Managed Care Entities' individual Plan performance on standardized quality, timeliness, and access measures.

"Consumer quality comparison tool" means an online and paper tool developed by the Department with input from interested stakeholders reflecting the performance of Medicaid Managed Care Entity Plans on standardized quality performance measures. This tool shall be designed in a consumer-friendly and easily understandable format.

"Covered services" means those health care services to which a covered person is entitled to under the terms of the Medicaid Managed Care Entity Plan.

"Facility type" includes, but is not limited to, federally qualified health centers, skilled nursing facilities, and rehabilitation centers.

"Hospital type" includes, but is not limited to, acute

1	care, rehabilitation, children's, and cancer hospitals.
2	"Integrated provider directory" means a searchable
3	database bringing together network data from multiple Medicaid
4	Managed Care Entities that is available through client
5	enrollment services.
6	"Medicaid eligibility redetermination" means the process
7	by which the eligibility of a Medicaid recipient is reviewed by
8	the Department to determine if the recipient's medical benefits
9	will continue, be modified, or terminated.
10	"Medicaid Managed Care Entity" has the same meaning as
11	defined in Section 5-30.2 of this Code.
12	(b) Provider directory transparency.
13	(1) Each Medicaid Managed Care Entity shall:
14	(A) Make available on the entity's website a
15	provider directory in a machine readable file and
16	<pre>format.</pre>
17	(B) Make provider directories publicly accessible
18	without the necessity of providing a password, a
19	username, or personally identifiable information.
20	(C) Comply with all federal and State statutes and
21	regulations pertaining to provider directories within
22	Medicaid Managed Care.
23	(D) Request, at least annually, provider office
24	hours for each of the following provider types:
25	(i) Health care professionals, including
26	dental and vision providers.

1	(ii) Hospitals.
2	(iii) Facilities, other than hospitals.
3	(iv) Pharmacies, other than hospitals.
4	(v) Durable medical equipment suppliers, other
5	than hospitals.
6	Medicaid Managed Care Entities shall publish the
7	provider office hours in the provider directory upon
8	receipt.
9	(E) Confirm with the Medicaid Managed Care
10	Entity's contracted providers who have not submitted
11	claims within the past 6 months that the contracted
12	providers intend to remain in the network and correct
13	any incorrect provider directory information as
14	necessary.
15	(F) Ensure that in situations in which a Medicaid
16	Managed Care Entity Plan enrollee receives covered
17	services from a non-participating provider due to a
18	material misrepresentation in a Medicaid Managed Care
19	Entity's online electronic provider directory, the
20	Medicaid Managed Care Entity Plan enrollee shall not be
21	held responsible for any costs resulting from that
22	material misrepresentation.
23	(G) Conspicuously display an e-mail address and a
24	toll-free telephone number to which any individual may
25	report any inaccuracy in the provider directory. If the
26	Medicaid Managed Care Entity receives a report from any

1	person who specifically identifies provider directory
2	information as inaccurate, the Medicaid Managed Care
3	Entity shall investigate the report and correct any
4	inaccurate information displayed in the electronic
5	directory.
6	(2) The Department shall:
7	(A) Regularly monitor Medicaid Managed Care
8	Entities to ensure that they are compliant with the
9	requirements under paragraph (1) of subsection (b).
10	(B) Require that the client enrollment services
11	broker use the Medicaid provider number to populate the
12	provider information in the integrated provider
13	directory.
14	(C) Ensure that each Medicaid Managed Care Entity
15	shall, at minimum, make the information in
16	subparagraph (D) of paragraph (1) of subsection (b)
17	available to the client enrollment services broker.
18	(D) Ensure that the client enrollment services
19	broker shall, at minimum, have the information in
20	subparagraph (D) of paragraph (1) of subsection (b)
21	available and searchable through the integrated
22	provider directory on its website.
23	(E) Require the client enrollment services broker
24	to conspicuously display near the integrated provider
25	directory an email address and a toll-free telephone
26	number to which any individual may report inaccuracies

1	in the integrated provider directory. If the client
2	enrollment services broker receives a report that
3	identifies an inaccuracy in the integrated provider
4	directory, the client enrollment services broker shall
5	provide the information about the reported inaccuracy
6	to the appropriate Medicaid Managed Care Entity within
7	3 business days after the reported inaccuracy is
8	received.
9	(c) Formulary transparency.
10	(1) Medicaid Managed Care Entities shall publish on
11	their respective websites a formulary for each Medicaid
12	Managed Care Entity Plan offered and make the formularies
13	easily understandable and publicly accessible without the
14	necessity of providing a password, a username, or
15	personally identifiable information.
16	(2) Medicaid Managed Care Entities shall provide
17	printed formularies upon request.
18	(3) Electronic and print formularies shall display:
19	(A) the medications covered (both generic and name
20	brand);
21	(B) if the medication is preferred or not
22	<pre>preferred, and what each term means;</pre>
23	(C) what tier each medication is in and the meaning
24	of each tier;
25	(D) any utilization controls including, but not
26	limited to, step therapy, prior approval, dosage

Τ	limits, gender or age restrictions, quantity limits,
2	or other policies that affect access to medications;
3	(E) any required cost-sharing;
4	(F) a glossary of key terms and explanation of
5	utilization controls and cost-sharing requirements;
6	(G) a key or legend for all utilization controls
7	visible on every page in which specific medication
8	coverage information is displayed; and
9	(H) directions explaining the process or processes
10	a consumer may follow to obtain more information if a
11	medication the consumer requires is not covered or
12	listed in the formulary.
13	(4) Each Medicaid Managed Care Entity shall display
14	conspicuously with each electronic and printed medication
15	formulary an e-mail address and a toll-free telephone
16	number to which any individual may report any inaccuracy in
17	the formulary. If the Medicaid Managed Care Entity receives
18	a report that the formulary information is inaccurate, the
19	Medicaid Managed Care Entity shall investigate the report
20	and correct any incorrect information, as necessary, no
21	later than the third business day after the date the report
22	is received.
23	(5) Each Medicaid Managed Care Entity shall include a
24	disclosure in the electronic and requested print
25	formularies that provides the date of publication, a
26	statement that the formulary is up to date as of

Τ	publication, and contact information for questions and
2	requests to receive updated information.
3	(6) The client enrollment services broker's website
4	shall display prominently a website URL link to each
5	Medicaid Managed Care Entity's Plan formulary.
6	(d) Grievances and appeals. The Department shall require
7	the client enrollment services broker to display prominently or
8	the client enrollment services broker's website a description
9	of where a Medicaid enrollee can access information on how to
10	file a complaint or grievance or request a fair hearing for any
11	adverse action taken by the Department or the Medicaid Managed
12	Care Entity.
13	(e) Medicaid redetermination information. The Department
14	shall require the client enrollment services broker to display
15	prominently on the client enrollment services broker's website
16	a description of where a Medicaid enrollee can access
17	information regarding the Medicaid redetermination process.
18	(f) Medicaid care coordination information. The client
19	enrollment services broker shall display prominently on its
20	website, in an easily understandable format, consumer-oriented
21	information regarding the role of care coordination services
22	within Medicaid Managed Care. Such information shall include,
23	but shall not be limited to:
24	(1) a basic description of the role of care
25	coordination services and examples of specific care
26	coordination activities; and

1	(2) how a Medicaid enrollee may request care
2	coordination services from a Medicaid Managed Care Entity.
3	(g) Consumer quality comparison tool.
4	(1) The Department shall create a consumer quality
5	comparison tool to assist Medicaid enrollees with Medicaid
6	Managed Care Entity Plan selection. This tool shall provide
7	Medicaid Managed Care Entities' individual Plan
8	performance on a set of standardized quality performance
9	measures. The Department shall ensure that this tool shall
10	be accessible in both a print and online format, with the
11	online format allowing for individuals to access
12	additional detailed Plan performance information.
13	(2) At a minimum, the print version of the consumer
14	quality comparison tool shall be provided by the Department
15	on an annual basis to Medicaid enrollees who are required
16	by the Department to enroll in a Medicaid Managed Care
17	Entity Plan during an enrollee's open enrollment period.
18	The consumer quality comparison tool shall also meet all of
19	the following criteria:
20	(A) Display Medicaid Managed Care Entities'
21	individual Plan performance on at least 4 composite
22	domains that reflect Plan quality, timeliness, and
23	access. The composite domains shall draw from the most
24	current available performance data sets including, but
25	<pre>not limited to:</pre>
26	(i) Healthcare Effectiveness Data and

1	Information Set (HEDIS) measures.
2	(ii) Core Set of Children's Health Care
3	Quality measures as required under the Children's
4	Health Insurance Program Reauthorization Act
5	(CHIPRA).
6	(iii) Adult Core Set measures.
7	(iv) Consumer Assessment of Healthcare
8	Providers and Systems (CAHPS) survey results.
9	(v) Additional performance measures the
10	Department deems appropriate to populate the
11	composite domains.
12	(B) Use a quality rating system developed by the
13	Department to reflect Medicaid Managed Care Entities'
14	individual Plan performance. The quality rating system
15	for each composite domain shall reflect the Medicaid
16	Managed Care Entities' individual Plan performance
17	and, when possible, plan performance relative to
18	national Medicaid percentiles.
19	(C) Be customized to reflect the specific Medicaid
20	Managed Care Entities' Plans available to the Medicaid
21	enrollee based on his or her geographic location and
22	Medicaid eligibility category.
23	(D) Include contact information for the client
24	enrollment services broker and contact information for
25	Medicaid Managed Care Entities available to the
26	Medicaid enrollee based on his or her geographic

1	location and Medicaid eligibility category.
2	(E) Include guiding questions designed to assist
3	individuals selecting a Medicaid Managed Care Entity
4	<u>Plan.</u>
5	(3) At a minimum, the online version of the consumer
6	quality comparison tool shall meet all of the following
7	<u>criteria:</u>
8	(A) Display Medicaid Managed Care Entities'
9	individual Plan performance for the same composite
10	domains selected by the Department. The Department may
11	display additional composite domains in the online
12	version of the consumer quality comparison tool as
13	appropriate.
14	(B) Display Medicaid Managed Care Entities'
15	individual Plan performance on each of the
16	standardized performance measures that contribute to
17	each composite domain displayed on the online version
18	of the consumer quality comparison tool.
19	(C) Use a quality rating system developed by the
20	Department to reflect Medicaid Managed Care Entities'
21	individual Plan performance. The quality rating system
22	for each composite domain shall reflect the Medicaid
23	Managed Care Entities' individual Plan performance
24	compared to national benchmark performance averages
25	when national benchmarks are available.
26	(D) Include the specific Medicaid Managed Care

1	Entity Plans available to the Medicaid enrollee based
2	on his or her geographic location and Medicaid
3	eligibility category.
4	(E) Include a sort function to view Medicaid
5	Managed Care Entities' individual Plan performance by
6	star rating and by standardized quality performance
7	measures.
8	(F) Include contact information for the client
9	enrollment services broker and for each Medicaid
10	Managed Care Entity.
11	(G) Include guiding questions designed to assist
12	individuals in selecting a Medicaid Managed Care
13	Entity Plan.
14	(H) Prominently display current notice of quality
15	performance sanctions against Medicaid Managed Care
16	Entities. Notice of the sanctions shall remain present
17	on the online version of the consumer quality
18	comparison tool until the sanctions are lifted.
19	(4) The online version of the consumer quality
20	comparison tool shall be displayed prominently on the
21	client enrollment services broker's website.
22	(5) In the development of the consumer quality
23	comparison tool, the Department shall establish and
24	publicize a formal process to collect and consider written
25	and oral feedback from consumers, advocates, and
26	stakeholders on aspects of the consumer quality comparison

becoming law.".

1	tool, including, but not limited to, the following:
2	(A) The standardized data sets and surveys,
3	specific performance measures, and composite domains
4	represented in the consumer quality comparison tool.
5	(B) The format and presentation of the consumer
6	quality comparison tool.
7	(C) The methods undertaken by the Department to
8	notify Medicaid enrollees of the availability of the
9	consumer quality comparison tool.
10	(6) The Department shall review and update as
11	appropriate the composite domains and performance measures
12	represented in the print and online versions of the
13	consumer quality comparison tool at least once every 3
14	years. During the Department's review process, the
15	Department shall solicit engagement in the public feedback
16	process described in paragraph (5).
17	(7) The Department shall ensure that the consumer
18	quality comparison tool is available for consumer use as
19	soon as possible but no later than January 1, 2018.
20	(h) The Department may adopt rules and take any other
21	appropriate action necessary to implement its responsibilities
22	under this Section.

Section 99. Effective date. This Act takes effect upon