97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

SB2840

Introduced 1/24/2012, by Sen. John G. Mulroe

SYNOPSIS AS INTRODUCED:

New Act

Creates the Program Integrity for Medicaid and the Children's Health Insurance Program Act. Provides that it is the intent of the General Assembly to implement waste, fraud, and abuse detection, prevention, and recovery solutions to improve program integrity for Medicaid and the Children's Health Insurance Program in the State and create efficiency and cost savings through a shift from a retrospective "pay and chase" model to a prospective pre-payment model; and to comply with program integrity provisions of the federal Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010. In furtherance of these goals, requires the State to implement several technologies and services including (i) provider data verification and provider screening technology; (ii) state-of-the-art clinical code editing technology; (iii) state-of-the-art predictive modeling and analytics technologies; (iv) fraud investigative services; and (v) Medicaid and CHIP claims audit and recovery services. Requires the State to either contract with The Cooperative Purchasing Network (TCPN) to issue a request for proposals (RFP) when selecting a contractor or use the specified contractor selection process. Contains provisions concerning contracts, reporting requirements, and savings. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning public aid.

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

Section 1. Short title. This Act may be cited as the
Program Integrity for Medicaid and the Children's Health
Insurance Program Act.

Section 5. Purpose. It is the intent of the General
Assembly to implement waste, fraud, and abuse detection,
prevention, and recovery solutions to:

10 (1) improve program integrity for Medicaid and the 11 Children's Health Insurance Program in the State and create 12 efficiency and cost savings through a shift from a 13 retrospective "pay and chase" model to a prospective 14 pre-payment model; and

(2) comply with program integrity provisions of the
federal Patient Protection and Affordable Care Act and the
Health Care and Education Reconciliation Act of 2010, as
promulgated in the Centers for Medicare and Medicaid
Services Final Rule 6028.

20 Section 10. Definitions. As used in this Act, unless the 21 context indicates otherwise:

22 "Medicaid" means the program to provide grants to states

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1 for medical assistance programs established under Title XIX of 2 the Social Security Act (42 U.S.C. 1396 et seq.).

3 "CHIP" means the Children's Health Insurance Program
4 established under Title XXI of the Social Security Act (42)
5 U.S.C. 1397aa et seq.).

6 "Enrollee" means an individual who is eligible to receive7 benefits and is enrolled in either Medicaid or CHIP.

8 "Secretary" means the U.S. Secretary of Health and Human 9 Services, acting through the Administrator of the Centers for 10 Medicare and Medicaid Services.

Section 15. Application of Act. This Act shall specifically apply to:

13 (1) State Medicaid managed care programs operated14 under Article V of the Illinois Public Aid Code.

15 (2) State Medicaid programs operated under Article V of16 the Illinois Public Aid Code.

17 (3) The State CHIP program operated under the18 Children's Health Insurance Program Act.

19 Section 20. Provider data verification and provider 20 screening technology. The State shall implement provider data 21 verification and provider screening technology solutions to 22 check healthcare billing and provider rendering data against a 23 continually maintained provider information database for the 24 purposes of automating reviews and identifying and preventing - 3 - LRB097 15631 KTG 62714 b

1 inappropriate payments to:

2	(1) Deceased providers.
3	(2) Sanctioned providers.
4	(3) License expiration or retired providers.
5	(4) Confirmed wrong addresses.
6	(5) Providers for services which are not reimbursable.

7 Section 25. Clinical code editing technology. The State 8 implement state-of-the-art clinical code shall editing 9 technology solutions to further automate claims resolution and 10 enhance cost containment through improved claim accuracy and 11 appropriate code correction. The technology shall identify and 12 prevent errors or potential over-billing based on widely 13 accepted and transparent protocols such as those adopted by the American Medical Association and the Centers for Medicare and 14 15 Medicaid Services. The edits shall be applied automatically 16 before claims are adjudicated to speed processing and reduce the number of pending or rejected claims and to help ensure a 17 18 smoother, more consistent, and more transparent adjudication 19 process and fewer delays in provider reimbursement.

20 Section 30. Predictive modeling and analytics 21 technologies. The State shall implement state-of-the-art 22 predictive modeling and analytics technologies to provide a 23 more comprehensive and accurate view across all providers, 24 beneficiaries, and geographies within the Medicaid and CHIP

1 programs in order to:

2 (1) Identify and analyze those billing or utilization
 3 patterns that represent a high risk of fraudulent activity.

4 (2) Integrate the information and data during a 5 transaction into the existing Medicaid and CHIP claims 6 workflow.

7 (3) Undertake and automate such analysis before
8 payment is made to minimize disruptions to the workflow and
9 speed claim resolution.

10 (4) Prioritize such identified transactions for
11 additional review before payment is made based on
12 likelihood of potential waste, fraud, or abuse.

13 (5) Capture outcome information from adjudicated 14 claims to allow for refinement and enhancement of the 15 predictive analytics technologies based on historical data 16 and algorithms within the system.

17 (6) Prevent the payment of claims for reimbursement 18 that have been identified as potentially wasteful, 19 fraudulent, over-utilized, or abusive until the claims 20 have been automatically verified as valid.

21 Section 35. Fraud investigative services. The State shall 22 investigative services that implement fraud combine 23 retrospective claims analysis and prospective waste, fraud, 24 over-utilization, or abuse detection techniques. These 25 services shall include analysis of historical claims data,

1 medical records, suspect provider databases, and high-risk 2 identification lists, as well as direct patient and provider 3 interviews. Emphasis shall be placed on providing education to 4 providers and ensuring that they have the opportunity to review 5 and correct any problems identified prior to adjudication.

6 Section 40. Claims audit and recovery services. The State 7 shall implement Medicaid and CHIP claims audit and recovery 8 services to identify improper payments due to non-fraudulent 9 issues or audit claims and shall obtain provider sign-off on 10 the audit results and recover validated overpayments. 11 Post-payment reviews shall ensure that the diagnoses and 12 procedure codes are accurate and valid based on the supporting physician documentation within the medical records. 13 Core 14 categories of reviews may include: Coding Compliance Diagnosis 15 Related Group (DRG) Reviews, Transfers, Readmissions, Cost 16 Outlier Reviews, Outpatient 72-Hour Rule Reviews, Payment Errors, Billing Errors, and others. 17

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Section 45. Cooperative Purchasing Network.

(a) To implement this Act, the State shall either contract with The Cooperative Purchasing Network (TCPN) to issue a request for proposals (RFP) when selecting a contractor or use the contractor selection process set forth in subsections (b) through (f).

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(b) Not later than December 31, 2012, the State shall issue

1 a request for information (RFI) to seek input from potential 2 contractors on capabilities and cost structures associated 3 with the scope of work under this Act. The results of the RFI 4 shall be used by the State to create a formal RFP to be issued 5 within 90 days after the closing date of the RFI.

6 (c) No later than 90 days after the closing date of the 7 RFI, the State shall issue a formal RFP to carry out this Act 8 during the first year of implementation. To the extent 9 appropriate, the State may include subsequent implementation 10 years and may issue additional RFPs with respect to subsequent 11 implementation years.

12 (d) The State shall select contractors to carry out this
13 Act using competitive procedures set forth under the Illinois
14 Procurement Code.

(e) The State shall enter into a contract under this Actwith an entity only if the entity:

(1) can demonstrate appropriate technical, analytical,
and clinical knowledge and experience to carry out the
functions included under this Act; or

(2) has a contract, or will enter into a contract, with
another entity that meets the criteria set forth in
paragraph (1).

(f) The State shall enter into a contract under this Act with an entity only to the extent the entity complies with conflict-of-interest standards as provided under the Illinois Procurement Code.

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1 Section 50. Contracts. The State shall provide an entity with whom it has entered into a contract under this Act with 2 3 appropriate access to claims and other data necessary for the 4 entity to carry out the functions included in this Act. This 5 includes, but is not limited to, providing current and 6 historical Medicaid and CHIP claims and provider database 7 information and taking necessary regulatory action to 8 facilitate appropriate public-private data sharing, including 9 across multiple Medicaid managed care entities.

10 Section 55. Reports.

(a) The Department of Healthcare and Family Services shallcomplete reports as set forth in subsections (b) through (d).

(b) Not later than 3 months after the completion of the first implementation year under this Act, the State shall submit to the appropriate committees of the General Assembly and make available to the public a report that includes the following:

18 (1) A description of the implementation and use of19 technologies included in this Act during the year.

20 (2) A certification by the Department of Healthcare and 21 Family Services that specifies the actual and projected 22 savings to the Medicaid and CHIP programs as a result of 23 the use of these technologies, including estimates of the 24 amounts of such savings with respect to both improper

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payments recovered and improper payments avoided.

2 (3) The actual and projected savings to the Medicaid 3 and CHIP programs as a result of the use of these 4 technologies relative to the return on investment for the 5 use of these technologies and in comparison to other 6 strategies or technologies used to prevent and detect 7 fraud, waste, and abuse.

8 (4) Any modifications or refinements that should be 9 made to increase the amount of actual or projected savings 10 or mitigate any adverse impact on Medicare beneficiaries or 11 providers.

12 (5) An analysis of the extent to which the use of these
13 technologies successfully prevented and detected waste,
14 fraud, or abuse in the Medicaid and CHIP programs.

15 (6) A review of whether the technologies affected
16 access to, or the quality of, items and services furnished
17 to Medicaid and CHIP beneficiaries.

18 (7) A review of what effect, if any, the use of these 19 technologies had on Medicaid and CHIP providers, including 20 assessment of provider education efforts and documentation 21 of processes for providers to review and correct problems 22 that are identified.

(c) Not later than 3 months after the completion of the second implementation year under this Act, the State shall submit to the appropriate committees of the General Assembly and make available to the public a report that includes, with 1 respect to such year, the items required under subsection (b)
2 as well as any other additional items determined appropriate
3 with respect to the report for such year.

(d) Not later than 3 months after the completion of the
third implementation year under this Act, the State shall
submit to the appropriate committees of the General Assembly,
and make available to the public, a report that includes, with
respect to such year, the items required under subsection (b)
as well as any other additional items determined appropriate
with respect to the report for such year.

11 Section 60. Savings. It is the intent of the General 12 Assembly that the savings achieved through this Act shall more 13 than cover the costs of implementation. Therefore, to the 14 extent possible, technology services used in carrying out this Act shall be secured using a shared savings model, whereby the 15 16 State's only direct cost will be a percentage of actual savings achieved. Further, to enable this model, a percentage of 17 18 achieved savings may be used to fund expenditures under this Act. 19

Section 97. Severability. If any provision of this Act or its application to any person or circumstance is held invalid, the invalidity of that provision or application does not affect other provisions or applications of this Act that can be given effect without the invalid provision or application.

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