

98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

HB5293

by Rep. Bill Mitchell

SYNOPSIS AS INTRODUCED:

305 ILCS 5/5-5f

Amends the Medical Assistance Article of the Illinois Public Aid Code. Deletes provisions limiting adult dental services to emergencies and requiring the Department of Healthcare and Family Services to recognize certain conditions as dental emergencies. Effective immediately.

LRB098 19013 KTG 54163 b

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:

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

6 (305 ILCS 5/5-5f)

Sec. 5-5f. Elimination and limitations of medical assistance services. Notwithstanding any other provision of this Code to the contrary, on and after July 1, 2012:

10 (a) The following services shall no longer be a covered 11 service available under this Code: group psychotherapy for 12 residents of any facility licensed under the Nursing Home Care 13 Act or the Specialized Mental Health Rehabilitation Act of 14 2013; and adult chiropractic services.

(b) The Department shall place the following limitations on 15 16 services: (i) the Department shall limit adult eyeglasses to 17 one pair every 2 years; (ii) the Department shall set an annual limit of a maximum of 20 visits for each of the following 18 19 services: adult speech, hearing, and language therapy 20 services, adult occupational therapy services, and physical 21 therapy services; (iii) the Department shall limit adult 22 podiatry services to individuals with diabetes; (iv) the Department shall pay for caesarean sections at the normal 23

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vaginal delivery rate unless a caesarean section was medically 1 2 necessary; (v) (blank) the Department shall limit adult dental services to emergencies; beginning July 1, 2013, the Department 3 shall ensure that the following conditions are recognized as 4 5 emergencies: (A) dental services necessary for an individual in 6 order for the individual to be cleared for a medical procedure, 7 such as a transplant; (B) extractions and dentures necessary 8 for a diabetic to receive proper nutrition; (C) extractions and 9 dentures necessary as a result of cancer treatment; and (D) 10 dental services necessary for the health of a pregnant woman 11 prior to delivery of her baby; and (vi) effective July 1, 2012, 12 the Department shall place limitations and require concurrent 13 review on every inpatient detoxification stay to prevent repeat admissions to any hospital for detoxification within 60 days of 14 15 a previous inpatient detoxification stay. The Department shall 16 convene a workgroup of hospitals, substance abuse providers, 17 care coordination entities, managed care plans, and other stakeholders to develop recommendations for quality standards, 18 diversion to other settings, and admission criteria for 19 20 patients who need inpatient detoxification, which shall be published on the Department's website no later than September 21 22 1, 2013.

(c) The Department shall require prior approval of the
 following services: wheelchair repairs costing more than \$400,
 coronary artery bypass graft, and bariatric surgery consistent
 with Medicare standards concerning patient responsibility.

Wheelchair repair prior approval requests shall be adjudicated 1 2 within one business day of receipt of complete supporting 3 documentation. Providers may not break wheelchair repairs into separate claims for purposes of staying under the \$400 4 5 threshold for requiring prior approval. The wholesale price of manual and power wheelchairs, durable medical equipment and 6 7 supplies, and complex rehabilitation technology products and 8 services shall be defined as actual acquisition cost including 9 all discounts.

10 (d) The Department shall establish benchmarks for 11 hospitals to measure and align payments to reduce potentially 12 preventable hospital readmissions, inpatient complications, 13 and unnecessary emergency room visits. In doing so, the 14 Department shall consider items, including, but not limited to, 15 historic and current acuity of care and historic and current 16 trends in readmission. The Department shall publish 17 provider-specific historical readmission data and anticipated potentially preventable targets 60 days prior to the start of 18 19 the program. In the instance of readmissions, the Department 20 shall adopt policies and rates of reimbursement for services and other payments provided under this Code to ensure that, by 21 22 June 30, 2013, expenditures to hospitals are reduced by, at a 23 minimum, \$40,000,000.

(e) The Department shall establish utilization controls
for the hospice program such that it shall not pay for other
care services when an individual is in hospice.

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1 (f) For home health services, the Department shall require 2 Medicare certification of providers participating in the 3 program and implement the Medicare face-to-face encounter 4 rule. The Department shall require providers to implement 5 auditable electronic service verification based on global 6 positioning systems or other cost-effective technology.

7 (g) For the Home Services Program operated by the 8 Department of Human Services and the Community Care Program 9 operated by the Department on Aging, the Department of Human 10 Services, in cooperation with the Department on Aging, shall 11 implement an electronic service verification based on global 12 positioning systems or other cost-effective technology.

(h) Effective with inpatient hospital admissions on or after July 1, 2012, the Department shall reduce the payment for a claim that indicates the occurrence of a provider-preventable condition during the admission as specified by the Department in rules. The Department shall not pay for services related to an other provider-preventable condition.

19 As used in this subsection (h):

20 "Provider-preventable condition" means a health care acquired condition as defined under the federal Medicaid 21 22 regulation found at 42 CFR 447.26 or an other 23 provider-preventable condition.

24 "Other provider-preventable condition" means a wrong 25 surgical or other invasive procedure performed on a patient, a 26 surgical or other invasive procedure performed on the wrong

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body part, or a surgical procedure or other invasive procedure performed on the wrong patient.

3 (i) The Department shall implement cost savings 4 initiatives for advanced imaging services, cardiac imaging 5 services, pain management services, and back surgery. Such 6 initiatives shall be designed to achieve annual costs savings.

7 (j) The Department shall ensure that beneficiaries with a
8 diagnosis of epilepsy or seizure disorder in Department records
9 will not require prior approval for anticonvulsants.

10 (Source: P.A. 97-689, eff. 6-14-12; 98-104, Article 6, Section 11 6-240, eff. 7-22-13; 98-104, Article 9, Section 9-5, eff. 12 7-22-13; revised 9-19-13.)

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

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