

GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1997

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SENATE BILL 455*

Short Title: Improve HMO Services.

(Public)

Sponsors: Senators Hoyle; Cochrane, Dalton, East, Kincaid, Lee, Lucas, Martin of Pitt, Plyler, Reeves, and Shaw of Cumberland.

Referred to: Pensions & Retirement and Insurance.

March 24, 1997

A BILL TO BE ENTITLED

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2 AN ACT TO IMPROVE HMO SERVICES BY PROTECTING PHYSICIAN
3 COMMUNICATIONS REGARDING TREATMENT, REQUIRING COVERAGE
4 FOR EMERGENCY CARE, PROVIDING PEER REVIEW PROTECTION, AND
5 ALLOWING THE USE OF RATES UPON FILING; AND TO CONFORM STATE
6 LAW TO FEDERAL REQUIREMENTS REGARDING RENEWABILITY OF
7 HEALTH INSURANCE POLICIES.

8 The General Assembly of North Carolina enacts:

9 Section 1. Article 3 of Chapter 58 of the General Statutes is amended by
10 adding the following new section to read:

11 "**§ 58-3-170.1. Treatment discussions not limited.**

12 (a) A health benefit plan shall not limit either of the following:

13 (1) The participating plan provider's ability to discuss with an enrollee the
14 clinical treatment options available to the enrollee, the risks associated
15 with the treatments, or a recommended course of treatment.

16 (2) The participating plan provider's professional obligations to patients as
17 specified under the provider's professional license.

18 (b) Nothing in this section shall be construed to:

1 (1) Prevent a health benefit plan from prohibiting disclosure of trade secrets
2 by contracted parties.

3 (2) Expand or revise the scope of benefits covered by a health benefit plan.

4 (c) As used in this section, 'health benefit plan' means accident and health
5 insurance policies or certificates; nonprofit hospital or medical service corporation plan
6 contracts; health, hospital, or medical service corporation plan contracts; health
7 maintenance organization (HMO) subscriber contracts; and plans provided by a MEWA
8 or plans provided by other benefit arrangements, to the extent permitted by ERISA."

9 Section 2. G.S. 58-67-180 reads as rewritten:

10 "**§ 58-67-180. Confidentiality of medical ~~information.~~ information; peer review**
11 **committees.**

12 (a) As used in this section, 'peer review committee' means a committee, composed
13 of duly licensed health care providers of an HMO licensed under this Article, that is
14 formed for the purpose of evaluating the quality of health care, including provider
15 credentialing.

16 (b) Any data or information pertaining to the diagnosis, treatment, or health of any
17 enrollee or applicant obtained from ~~such person~~ the enrollee or applicant or from any
18 provider by any health maintenance organization shall be held in confidence and shall not
19 be disclosed to any person except as follows:

20 (1) ~~to~~ To the extent that it may be necessary to carry out the purposes of this
21 Article; or

22 (2) ~~upon~~ Upon the express consent of the enrollee or applicant; or

23 (3) ~~pursuant~~ Pursuant to statute or court order for the production of evidence
24 or the discovery thereof; or

25 (4) ~~in~~ In the event of claim or litigation between ~~such person~~ the enrollee or
26 applicant and the health maintenance organization wherein ~~such~~ the data
27 or information is pertinent.

28 A health maintenance organization shall be entitled to claim any statutory privileges
29 against such disclosure which the provider who furnished ~~such~~ the information to the
30 health maintenance organization is entitled to claim.

31 (c) A member, agent, or employee of a duly appointed peer review committee who
32 acts without malice or fraud shall not be subject to liability for damages in any civil
33 action on account of any act, statement, or proceeding undertaken, made, or performed
34 within the scope of the functions of the committee.

35 (d) (1) The information considered by a peer review committee and
36 the records of its actions and proceedings are confidential and not
37 subject to subpoena or order except in proceedings before the
38 appropriate State licensing or certifying agency, or in an appeal, if
39 permitted, from the committee's findings or recommendations. No
40 member, officer, director, or other member of an HMO or its staff
41 engaged in assisting or furnishing information to the peer review
42 committee may be subpoenaed to testify in any judicial or quasi-
43 judicial proceeding if the subpoena is based solely on such activities.

1 (2) Information considered by a peer review committee and the records of
2 its actions and proceedings which are used pursuant to subdivision
3 (d)(1) of this subsection by a State licensing or certifying agency or in
4 an appeal shall be kept confidential and shall be subject to the same
5 provision concerning discovery and use in legal actions as are the
6 original information and records in the possession and control of the
7 committee.

8 (e) The proceedings of a peer review committee, the records and materials it
9 produces, and the materials it considers shall, if obtained by the Commissioner, be
10 maintained by the Commissioner on a confidential basis in accordance with this Article
11 and shall not become part of the public record."

12 Section 3. Chapter 58 of the General Statutes is amended by adding the
13 following new section to read:

14 **"§ 58-3-170.2. Coverage required for emergency care.**

15 (a) A health benefit plan shall provide coverage for emergency-room screening
16 and stabilization for conditions that reasonably appear to constitute an emergency, based
17 on the patient's presenting symptoms. Emergency conditions are those that arise
18 suddenly, or become acute if the patient has a chronic condition, and require immediate
19 treatment to avoid jeopardy to a patient's life or health.

20 (b) To promote continuity of care and optimal care by the treating physician, the
21 emergency department shall contact the patient's primary care physician as soon as
22 possible.

23 (c) As used in this section, 'health benefit plan' means accident and health
24 insurance policies or certificates; nonprofit hospital or medical service corporation
25 contracts; health, hospital, or medical service corporation plan contracts; health
26 maintenance organization (HMO) subscriber contracts; and plans provided by a MEWA
27 or plans provided by other benefit arrangements, to the extent permitted by ERISA."

28 Section 4. G.S. 58-67-50(b)(1) reads as rewritten:

29 "(b) (1) No schedule of premiums for enrollee group coverage for
30 health care services, or amendment thereto, may be used in
31 conjunction with any health care plan until ~~a copy of such schedule, or~~
32 ~~amendment thereto, has been filed with and approved by the Commissioner.~~
33 it has been filed with the Commissioner. Nothing herein shall
34 prohibit a health benefit plan from issuing premium quotes to groups
35 before filing the schedule of premiums with the Commissioner."

36 Section 5. G.S. 58-67-50(c) reads as rewritten:

37 "(c) The Commissioner shall, within a reasonable period, approve any form if the
38 requirements of subsection (a) of this section are ~~met and any schedule of premiums if the~~
39 ~~requirements of subsection (b) of this section are met.~~ met. It shall be unlawful to issue the
40 form ~~or to use the schedule of premiums until approved.~~ If the Commissioner disapproves
41 the filing, the Commissioner shall notify the filer. In the notice, the Commissioner shall
42 specify the reasons for disapproval. A hearing will be granted within 30 days after a
43 request in writing by the person filing. If the Commissioner does not approve or

1 disapprove any form ~~or schedule of premiums~~ within 90 days after the ~~filing~~ filing, ~~for forms~~
2 ~~and within 60 days after the filing for premiums, they~~ the form shall be deemed to be
3 approved."

4 Section 6. G.S. 58-65-45 reads as rewritten:

5 "**§ 58-65-45. Public hearings on revision of existing schedule or establishment of**
6 **new schedule; publication of notice.**

7 Whenever any hospital service corporation licensed under this Article and Article 66
8 of this Chapter makes a rate filing or any proposal to revise an existing rate schedule or
9 contract form, the effect of which is to increase or decrease the charge for its contracts, or
10 to set up a new rate schedule, ~~and such rate schedule is subject to the approval of the~~
11 ~~Commissioner, such~~ the hospital service corporation shall file its proposed rate change or
12 contract form and supporting data with the ~~commissioner, Commissioner,~~ who shall
13 review the filing in accordance with the standards in G.S. 58-65-40. ~~Such~~ The rate
14 revision or new rate schedule with respect to individual subscriber contracts shall be
15 guaranteed by the insurer, as to the contract and certificate holders ~~thereby~~ affected, for a
16 period of not less than 12 months; or with respect to individual subscriber contracts as an
17 alternative to giving ~~such~~ the guarantee, ~~such~~ the rate revision or new rate schedule may
18 be made applicable to all individual contracts at one time if the corporation chooses to
19 apply for ~~such~~ the relief with respect to ~~such~~ the contracts no more frequently than once in
20 any 12-month period. ~~Such~~ The rate revision or new rate schedule shall be applicable to
21 all contracts of the same type; provided that no rate revision or new rate schedule may
22 become effective for any contract holder unless the corporation has given written notice
23 of the rate revision or new rate schedule not less than 30 days prior to the effective date
24 of ~~such~~ the revision or new rate schedule. The contract holder ~~thereafter~~ must pay the
25 revised rate or new rate schedule in order to continue the contract in force. The
26 Commissioner may ~~promulgate~~ adopt reasonable rules, after notice and hearing, to require
27 the submission of supporting data and ~~such~~ the information as is deemed necessary to
28 determine whether ~~such~~ the rate revisions meet these standards. At any time within 60
29 days after the date of any filing under this section or G.S. 58-65-40, the Commissioner
30 may give written notice to the corporation of a fixed time and place for a hearing on the
31 filing, which time shall be no less than 20 days after notice is given. ~~In the event no notice~~
32 ~~of hearing is issued within 60 days from the date of any filing, the filing shall be deemed to be~~
33 ~~approved, subject to modification by the Commissioner as authorized by G.S. 58-65-40.~~ In the
34 event the Commissioner gives notice of a hearing, the corporation making the filing shall,
35 not less than 10 days before the time of the hearing, cause to be published in a daily
36 newspaper or newspapers published in North Carolina, and in accordance with the rules
37 ~~and regulations~~ of the Commissioner of Insurance, a notice, in the form and content
38 approved by the Commissioner, setting forth the nature and effect of ~~such~~ the proposal
39 and the time and place of the public hearing to be held. If the Commissioner does not
40 issue an order within 45 days after the day on which the hearing began, the filing shall be
41 deemed to be approved, subject to modification by the Commissioner as authorized by
42 G.S. 58-65-40."

43 Section 7. G.S. 58-65-40 reads as rewritten:

1 **"§ 58-65-40. Supervision of Commissioner of Insurance; form of contract with**
2 **subscribers; schedule of rates.**

3 No hospital service corporation shall enter into any contract with subscribers unless
4 and until it ~~shall have~~ has filed with the Commissioner of Insurance a specimen copy of
5 the contract or certificate and of all applications, riders, and endorsements for use in
6 connection with the issuance or renewal thereof to be formally approved by ~~him~~ the
7 Commissioner as conforming to the section of this Article entitled 'Subscribers'
8 contracts,' and conforms to all rules ~~and regulations promulgated~~ adopted by the
9 Commissioner of Insurance under ~~the provisions of this~~ Article and Article 66 of this
10 Chapter. The Commissioner of Insurance shall, within a reasonable time after the filing
11 of ~~any such~~ the form, notify the corporation filing the ~~same~~ form either of ~~his~~ approval or
12 of ~~his~~ disapproval of ~~such~~ the form.

13 No corporation subject to ~~the provisions of this~~ Article and Article 66 of this Chapter
14 shall enter into any contract with a subscriber after the enactment hereof unless and until
15 it ~~shall have~~ has filed with the Commissioner of Insurance a full schedule of rates to be
16 paid by the subscribers to ~~such contracts~~ the contracts, and shall have obtained the
17 ~~Commissioner's approval thereof.~~ The Commissioner may ~~refuse approval~~ schedule a
18 hearing after filing if he finds upon finding that ~~such~~ the rates are excessive, inadequate, or
19 unfairly discriminatory; or do not exhibit a reasonable relationship to the benefits
20 provided by ~~such~~ the contracts. At all times ~~such rates and~~ the form of subscribers'
21 contracts shall be subject to modification and approval of the Commissioner of Insurance
22 under rules ~~and regulations~~ adopted by the Commissioner, in conformity to this Article
23 and Article 66 of this Chapter."

24 Section 8. G.S. 58-67-85(a) reads as rewritten:

25 "(a) A health maintenance organization may issue a master group contract with the
26 approval of the Commissioner of Insurance provided the contract and the individual
27 certificates issued to members of the group, shall comply in substance to the other
28 provisions of this Article. ~~Any such~~ The contract may provide for the adjustment of the
29 rate of the premium or benefits conferred as provided in the contract, and in accordance
30 with an adjustment schedule filed with ~~and approved by~~ the Commissioner of Insurance. If
31 the master group contract is issued, altered or modified, the enrollees' contracts issued in
32 pursuance thereof are altered or modified accordingly, all laws and clauses in the
33 enrollees' contracts to the contrary notwithstanding. Nothing in this Article shall be
34 construed to prohibit or prevent the same. Forms of ~~such~~ the contract shall at all times be
35 furnished upon request of enrollees ~~thereto.~~ to the contract."

36 Section 9. The catch line of G.S. 58-51-1 reads as rewritten:

37 **"§ 58-51-1. ~~Form, Form and classification and rates to be approved by Commissioner.~~**
38 **Commissioner; rates filed."**

39 Section 10. G.S. 58-3-173(c) reads as rewritten:

40 "(c) ~~Renewal of the health benefit plans shall be guaranteed by the~~
41 ~~insurer except:~~

42 (1) ~~For nonpayment of the required premium by the policyholder or~~
43 ~~contract holder.~~

1 ~~(2) For fraud or material misrepresentation by the policyholder or contract~~
2 ~~holder.~~

3 ~~(3) When the insurer ceases providing health benefit plans, provided notice~~
4 ~~of the decision to cease providing health benefit plans is given to the~~
5 ~~Commissioner and to the policyholder or contract holder six months~~
6 ~~before the renewal of the health benefit plan would have taken effect.~~

7 Except as provided in this subsection, a health benefit plan shall renew or continue the
8 coverage at the option of the contract holder.

9 (1) General exceptions. – A health benefit plan may nonrenew or
10 discontinue health insurance coverage based only on one or more of the
11 following:

12 a. Nonpayment of premiums. – The contract holder has failed to
13 pay premiums in accordance with the health insurance coverage,
14 or the health benefit plan has not received timely premium
15 payments.

16 b. Fraud. – The contract holder has performed an act or practice that
17 constitutes fraud or made an intentional misrepresentation of
18 material fact under the terms of the coverage.

19 c. Violation of participation or contribution rules. – The contract
20 holder has failed to comply with a material plan provision related
21 to employer contribution or group participation rules.

22 d. Termination of coverage. – The health benefit plan is ceasing to
23 offer coverage in the market in accordance with subdivision (2)
24 of this subsection.

25 e. Movement outside service area. – In the case of a health benefit
26 plan that offers coverage through a network plan, there is no
27 longer any enrollee with the plan who lives, resides, or works in
28 the service area.

29 f. Association membership ceases. – The membership of an
30 employer in an association, on the basis of which the coverage is
31 provided, ceases but only if the coverage is terminated uniformly
32 without regard to any health status-related factor relating to any
33 covered individual.

34 (2) Requirements for uniform termination. –

35 a. Particular coverage not offered. – In any case where a health
36 benefit plan decides to discontinue offering a particular coverage,
37 that coverage may be discontinued only if all of the following are
38 met:

39 1. The health benefit plan provides notice to each contract
40 holder and policyholder of the discontinuance at least 90
41 days prior to the date of discontinuance.

- 1 2. The health benefit plan offers to the contract holder the
2 option to purchase any other health insurance coverage
3 currently being offered by the plan.
- 4 3. The health benefit plan acts uniformly without regard to
5 the claims experience of the contract holder or any health
6 status-related factor relating to any covered policyholder
7 or new participants who may become eligible for the
8 coverage.
- 9 b. Discontinuance of all coverage. –
- 10 1. In general. – In the case in which a health benefit plan
11 elects to discontinue offering all health insurance coverage
12 in a market, that coverage may only be discontinued if
13 both of the following are met:
- 14 a. The plan provides notice to the Commissioner, the
15 contract holder, and the policyholders of the
16 discontinuation at least 180 days prior to the date of
17 discontinuance.
- 18 b. All health insurance issued or delivered for
19 issuance in that market is discontinued and not
20 renewed.
- 21 2. Prohibition of market reentry. – In the case of a
22 discontinuation in a market, the plan shall not provide for
23 the issuance of any health insurance coverage in the
24 market and State during the five-year period beginning on
25 the date of the discontinuance.
- 26 (3) Exception for uniform modification of coverage. – At the time of
27 coverage renewal, a health benefit plan in the large group market may
28 modify the health insurance coverage for a product offered to a group
29 health plan. At the time of coverage renewal and for coverage in the
30 market other than through an association, a plan in the small group
31 market may modify the health insurance coverage for a product if the
32 modification is effective on a uniform basis among group health plans
33 with that product and it is in compliance with the provisions of G.S. 58-
34 50-125."

35 Section 11. This act is effective when it becomes law.