## 98TH GENERAL ASSEMBLY

# State of Illinois

## 2013 and 2014

#### SB3005

Introduced 2/7/2014, by Sen. David Koehler

### SYNOPSIS AS INTRODUCED:

See Index

Amends the Medical Assistance Article of the Illinois Public Aid Code. In provisions requiring the Department of Healthcare and Family Services to issue a purchase of care solicitation for Accountable Care Entities (ACE), makes the following changes: (i) extends the number of months an ACE shall be paid care coordination fees on a per member per month basis from "the first 18 months of operation" to "the first 24 months of operation"; (ii) extends the time period an ACE shall be paid on a pre-paid capitation basis for all medical assistance covered services from "in months 19 through 36 of operation" to "in months 25 through 48 of operation"; (iii) provides that in the fifth (rather than the fourth) and subsequent years of operation, unless the ACE selects a shorter period, an ACE shall convert to a Managed Care Community Network (MCCN); and (iv) provides that (a) the Department shall not require an ACE to connect to the Illinois Health Information Exchange (ILHIE) or to an Illinois regional Health Information Exchange that is connected to the ILHIE until the fifth and subsequent years of operation, unless the ACE selects a shorter period; and (b) in the third year and subsequent years of program operation, the Department shall establish an annual process to allow an ACE to expand its system capacity and number of participating providers and to provide an opportunity for the ACE to increase enrollment levels. Effective immediately.

LRB098 18430 KTG 53567 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

SB3005

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 as follows:

6 (305 ILCS 5/5-30)

7

Sec. 5-30. Care coordination.

(a) At least 50% of recipients eligible for comprehensive 8 9 medical benefits in all medical assistance programs or other health benefit programs administered by the Department, 10 11 including the Children's Health Insurance Program Act and the Covering ALL KIDS Health Insurance Act, shall be enrolled in a 12 13 care coordination program by no later than January 1, 2015. For 14 this Section, "coordinated care" or "care purposes of coordination" means delivery systems where recipients will 15 16 receive their care from providers who participate under contract in integrated delivery systems that are responsible 17 for providing or arranging the majority of care, including 18 19 primary care physician services, referrals from primary care 20 physicians, diagnostic and treatment services, behavioral 21 health services, in-patient and outpatient hospital services, 22 dental services, and rehabilitation and long-term care services. The Department shall designate or contract for such 23

integrated delivery systems (i) to ensure enrollees have a choice of systems and of primary care providers within such systems; (ii) to ensure that enrollees receive quality care in a culturally and linguistically appropriate manner; and (iii) to ensure that coordinated care programs meet the diverse needs of enrollees with developmental, mental health, physical, and age-related disabilities.

(b) Payment for such coordinated care shall be based on 8 9 arrangements where the State pays for performance related to 10 health care outcomes, the use of evidence-based practices, the 11 use of primary care delivered through comprehensive medical 12 the use of electronic medical records, and the homes, 13 appropriate exchange of health information electronically made either on a capitated basis in which a fixed monthly premium 14 15 per recipient is paid and full financial risk is assumed for 16 the delivery of services, or through other risk-based payment 17 arrangements.

(c) To qualify for compliance with this Section, the 50% 18 goal shall be achieved by enrolling medical assistance 19 20 enrollees from each medical assistance enrollment category, 21 including parents, children, seniors, and people with 22 disabilities to the extent that current State Medicaid payment 23 laws would not limit federal matching funds for recipients in care coordination programs. In addition, services must be more 24 25 comprehensively defined and more risk shall be assumed than in 26 the Department's primary care case management program as of the

effective date of this amendatory Act of the 96th General
 Assembly.

(d) The Department shall report to the General Assembly in 3 a separate part of its annual medical assistance program 4 report, beginning April, 2012 until April, 2016, on the 5 progress and implementation of the care coordination program 6 7 initiatives established by the provisions of this amendatory 8 Act of the 96th General Assembly. The Department shall include 9 in its April 2011 report a full analysis of federal laws or 10 regulations regarding upper payment limitations to providers 11 and the necessary revisions or adjustments in rate 12 methodologies and payments to providers under this Code that 13 would be necessary to implement coordinated care with full 14 financial risk by a party other than the Department.

(e) Integrated Care Program for individuals with chronicmental health conditions.

17 Integrated Care Program shall (1)The encompass services administered to recipients of medical assistance 18 19 under this Article to prevent exacerbations and 20 complications using cost-effective, evidence-based 21 practice quidelines and mental health management 22 strategies.

(2) The Department may utilize and expand upon existing
 contractual arrangements with integrated care plans under
 the Integrated Care Program for providing the coordinated
 care provisions of this Section.

- 4 - LRB098 18430 KTG 53567 b

1 (3) Payment for such coordinated care shall be based on 2 arrangements where the State pays for performance related 3 to mental health outcomes on a capitated basis in which a 4 fixed monthly premium per recipient is paid and full 5 financial risk is assumed for the delivery of services, or 6 through other risk-based payment arrangements such as 7 provider-based care coordination.

8 (4) The Department shall examine whether chronic 9 mental health management programs and services for 10 recipients with specific chronic mental health conditions 11 do any or all of the following:

12 (A) Improve the patient's overall mental health in13 a more expeditious and cost-effective manner.

14 (B) Lower costs in other aspects of the medical 15 assistance program, such as hospital admissions, 16 emergency room visits, or more frequent and 17 inappropriate psychotropic drug use.

(5) The Department shall work with the facilities and 18 any integrated care plan participating in the program to 19 20 barriers identify and correct to the successful 21 implementation of this subsection (e) prior to and during 22 implementation to best facilitate the goals and the 23 objectives of this subsection (e).

(f) A hospital that is located in a county of the State in
which the Department mandates some or all of the beneficiaries
of the Medical Assistance Program residing in the county to

enroll in a Care Coordination Program, as set forth in Section 1 2 5-30 of this Code, shall not be eligible for any non-claims based payments not mandated by Article V-A of this Code for 3 which it would otherwise be qualified to receive, unless the 4 5 hospital is a Coordinated Care Participating Hospital no later than 60 days after the effective date of this amendatory Act of 6 7 the 97th General Assembly or 60 days after the first mandatory 8 enrollment of a beneficiary in a Coordinated Care program. For 9 purposes of this subsection, "Coordinated Care Participating 10 Hospital" means a hospital that meets one of the following 11 criteria:

12 (1) The hospital has entered into a contract to provide
13 hospital services to enrollees of the care coordination
14 program.

15 (2) The hospital has not been offered a contract by a 16 care coordination plan that pays at least as much as the 17 Department would pay, on a fee-for-service basis, not 18 including disproportionate share hospital adjustment 19 payments or any other supplemental adjustment or add-on 20 payment to the base fee-for-service rate.

(g) No later than August 1, 2013, the Department shall issue a purchase of care solicitation for Accountable Care Entities (ACE) to serve any children and parents or caretaker relatives of children eligible for medical assistance under this Article. An ACE may be a single corporate structure or a network of providers organized through contractual

1 relationships with a single corporate entity. The solicitation
2 shall require that:

SB3005

(1) An ACE operating in Cook County be capable of 3 serving at least 40,000 eligible individuals in that 4 5 county; an ACE operating in Lake, Kane, DuPage, or Will Counties be capable of serving at least 20,000 eligible 6 7 individuals in those counties and an ACE operating in other 8 regions of the State be capable of serving at least 10,000 9 eligible individuals in the region in which it operates. 10 During initial periods of mandatory enrollment, the 11 Department shall require its enrollment services 12 contractor to use a default assignment algorithm that 13 ensures if possible an ACE reaches the minimum enrollment 14 levels set forth in this paragraph.

15 (2) An ACE must include at a minimum the following
16 types of providers: primary care, specialty care,
17 hospitals, and behavioral healthcare.

18 (3) An ACE shall have a governance structure that 19 includes the major components of the health care delivery 20 system, including one representative from each of the 21 groups listed in paragraph (2).

(4) An ACE must be an integrated delivery system,
including a network able to provide the full range of
services needed by Medicaid beneficiaries and system
capacity to securely pass clinical information across
participating entities and to aggregate and analyze that

- 7 - LRB098 18430 KTG 53567 b

SB3005

1

data in order to coordinate care.

2 (5) An ACE must be capable of providing both care 3 coordination and complex case management, as necessary, to beneficiaries. To be responsive to the solicitation, a 4 5 potential ACE must outline its care coordination and 6 complex case management model and plan to reduce the cost 7 of care.

8 (6) In the first 24 18 months of operation, unless the 9 ACE selects a shorter period, an ACE shall be paid care 10 coordination fees on a per member per month basis that are 11 projected to be cost neutral to the State during the term 12 of their payment and, subject to federal approval, be eligible to share in additional savings generated by their 13 14 care coordination.

15 (7) In months 25 19 through 48 36 of operation, unless 16 the ACE selects a shorter period, an ACE shall be paid on a 17 pre-paid capitation basis for all medical assistance covered services, under contract terms similar to Managed 18 19 Care Organizations (MCO), with the Department sharing the 20 risk through either stop-loss insurance for extremely high cost individuals or corridors of shared risk based on the 21 22 overall cost of the total enrollment in the ACE. The ACE 23 shall be responsible for claims processing, encounter data 24 submission, utilization control, and quality assurance.

25 In the fifth fourth and subsequent years of (8) 26 operation, unless the ACE selects a shorter period, an ACE SB3005

1

2

3

4

shall convert to a Managed Care Community Network (MCCN), as defined in this Article, or Health Maintenance Organization pursuant to the Illinois Insurance Code, accepting full-risk capitation payments.

5 <u>(9) The Department shall not require an ACE to connect</u> 6 <u>to the Illinois Health Information Exchange (ILHIE) or to</u> 7 <u>an Illinois regional Health Information Exchange that is</u> 8 <u>connected to the ILHIE until the fifth and subsequent years</u> 9 <u>of operation, unless the ACE selects a shorter period.</u>

10 <u>(10) In the third year and subsequent years of program</u> 11 <u>operation, the Department shall establish an annual</u> 12 <u>process to allow an ACE to expand its system capacity and</u> 13 <u>number of participating providers and to provide an</u> 14 <u>opportunity for the ACE to increase enrollment levels.</u>

15 The Department shall allow potential ACE entities 5 months 16 from the date of the posting of the solicitation to submit 17 proposals. After the solicitation is released, in addition to the MCO rate development data available on the Department's 18 website, subject to federal and State confidentiality and 19 20 privacy laws and regulations, the Department shall provide 2 years of de-identified summary service data on the targeted 21 22 population, split between children and adults, showing the 23 historical type and volume of services received and the cost of those services to those potential bidders that sign a data use 24 25 agreement. The Department may add up to 2 non-state government 26 employees with expertise in creating integrated delivery

its review team for 1 systems to the purchase of care 2 solicitation described in this subsection. Any such 3 individuals must sign а no-conflict disclosure and confidentiality agreement and agree to act in accordance with 4 all applicable State laws. 5

During the first 2 years of an ACE's operation, the Department shall provide claims data to the ACE on its enrollees on a periodic basis no less frequently than monthly.

9 Nothing in this subsection shall be construed to limit the 10 Department's mandate to enroll 50% of its beneficiaries into 11 care coordination systems by January 1, 2015, using all 12 available care coordination delivery systems, including Care 13 Coordination Entities (CCE), MCCNs, or MCOs, nor be construed 14 to affect the current CCEs, MCCNs, and MCOs selected to serve 15 seniors and persons with disabilities prior to that date.

16 Department contracts with MCOs and other entities (h) 17 reimbursed by risk based capitation shall have a minimum medical loss ratio of 85%, shall require the MCO or other 18 entity to pay claims within 30 days of receiving a bill that 19 20 contains all the essential information needed to adjudicate the bill, and shall require the entity to pay a penalty that is at 21 22 least equal to the penalty imposed under the Illinois Insurance 23 Code for any claims not paid within this time period. The requirements of this subsection shall apply to contracts with 24 25 MCOs entered into or renewed or extended after June 1, 2013. (Source: P.A. 97-689, eff. 6-14-12; 98-104, eff. 7-22-13.) 26

SB3005 - 10 - LRB098 18430 KTG 53567 b

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

SB3005		- 11 -	LRB098	18430	KTG	53567	b
1		INDEX					
2	Statutes amended	in order c	of appea	rance			

3 305 ILCS 5/5-30