



Sen. James F. Clayborne, Jr.

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1 AMENDMENT TO HOUSE BILL 1457

2 AMENDMENT NO. _____. Amend House Bill 1457 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 as follows:

6 (305 ILCS 5/5-30)

7 Sec. 5-30. Care coordination.

8 (a) At least 50% of recipients eligible for comprehensive
9 medical benefits in all medical assistance programs or other
10 health benefit programs administered by the Department,
11 including the Children's Health Insurance Program Act and the
12 Covering ALL KIDS Health Insurance Act, shall be enrolled in a
13 care coordination program by no later than January 1, 2015. For
14 purposes of this Section, "coordinated care" or "care
15 coordination" means delivery systems where recipients will
16 receive their care from providers who participate under

1 contract in integrated delivery systems that are responsible
2 for providing or arranging the majority of care, including
3 primary care physician services, referrals from primary care
4 physicians, diagnostic and treatment services, behavioral
5 health services, in-patient and outpatient hospital services,
6 dental services, and rehabilitation and long-term care
7 services. The Department shall designate or contract for such
8 integrated delivery systems (i) to ensure enrollees have a
9 choice of systems and of primary care providers within such
10 systems; (ii) to ensure that enrollees receive quality care in
11 a culturally and linguistically appropriate manner; and (iii)
12 to ensure that coordinated care programs meet the diverse needs
13 of enrollees with developmental, mental health, physical, and
14 age-related disabilities.

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

25 (c) To qualify for compliance with this Section, the 50%
26 goal shall be achieved by enrolling medical assistance

1 enrollees from each medical assistance enrollment category,
2 including parents, children, seniors, and people with
3 disabilities to the extent that current State Medicaid payment
4 laws would not limit federal matching funds for recipients in
5 care coordination programs. In addition, services must be more
6 comprehensively defined and more risk shall be assumed than in
7 the Department's primary care case management program as of the
8 effective date of this amendatory Act of the 96th General
9 Assembly.

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

22 (e) Integrated Care Program for individuals with chronic
23 mental health conditions.

24 (1) The Integrated Care Program shall encompass
25 services administered to recipients of medical assistance
26 under this Article to prevent exacerbations and

1 complications using cost-effective, evidence-based
2 practice guidelines and mental health management
3 strategies.

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

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

15 (4) The Department shall examine whether chronic
16 mental health management programs and services for
17 recipients with specific chronic mental health conditions
18 do any or all of the following:

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

21 (B) Lower costs in other aspects of the medical
22 assistance program, such as hospital admissions,
23 emergency room visits, or more frequent and
24 inappropriate psychotropic drug use.

25 (5) The Department shall work with the facilities and
26 any integrated care plan participating in the program to

1 identify and correct barriers to the successful
2 implementation of this subsection (e) prior to and during
3 the implementation to best facilitate the goals and
4 objectives of this subsection (e).

5 (f) A hospital that is located in a county of the State in
6 which the Department mandates some or all of the beneficiaries
7 of the Medical Assistance Program residing in the county to
8 enroll in a Care Coordination Program, as set forth in Section
9 5-30 of this Code, shall not be eligible for any non-claims
10 based payments not mandated by Article V-A of this Code for
11 which it would otherwise be qualified to receive, unless the
12 hospital is a Coordinated Care Participating Hospital no later
13 than 60 days after the effective date of this amendatory Act of
14 the 97th General Assembly or 60 days after the first mandatory
15 enrollment of a beneficiary in a Coordinated Care program. For
16 purposes of this subsection, "Coordinated Care Participating
17 Hospital" means a hospital that meets one of the following
18 criteria:

19 (1) The hospital has entered into a contract to provide
20 hospital services to enrollees of the care coordination
21 program.

22 (2) The hospital has not been offered a contract by a
23 care coordination plan that pays at least as much as the
24 Department would pay, on a fee-for-service basis, not
25 including disproportionate share hospital adjustment
26 payments or any other supplemental adjustment or add-on

1 payment to the base fee-for-service rate.

2 (g) The Department shall ensure consistency in the
3 contractual arrangements between the integrated care system
4 and the providers of long term care services for services to
5 those individuals who qualify for Medicare and Medicaid
6 services. The Department shall define by rule the terms and
7 conditions of the contracts, including, but not limited to, the
8 following:

9 (1) clean claims;

10 (2) accreditation requirements;

11 (3) billing codes;

12 (4) reporting requirements; and

13 (5) appeal and grievance procedures for providers and
14 residents.

15 The Department shall prohibit integrated care systems from
16 requiring regulations in excess of those required by federal
17 and State law. The Department, in designing its auto enrollment
18 program, shall not assign an individual currently receiving
19 long term care services to an integrated care system that does
20 not have a contractual arrangement with the provider currently
21 providing services to the individual.

22 (Source: P.A. 96-1501, eff. 1-25-11; 97-689, eff. 6-14-12.)".