SENATE, No. 3000 STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED OCTOBER 8, 2020

Sponsored by: Senator LORETTA WEINBERG District 37 (Bergen)

SYNOPSIS

Codifies and establishes certain network adequacy standards for pediatric primary and specialty care in Medicaid program.

CURRENT VERSION OF TEXT

As introduced.



S3000 WEINBERG

2

1 AN ACT concerning network adequacy of pediatric providers in the 2 Medicaid program and supplementing P.L.1997, c.192 (C.26:2S-3 1 et al.). 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. a. Pursuant to section 19 of P.L.1997, c.192 (C.26:2S-18), 9 the commissioner shall only approve the network adequacy of a 10 managed care plan provided by a managed care organization 11 contracted with the Division of Medical Assistance and Health 12 Services in the Department of Human Services to provide benefits 13 under Medicaid if the plan has: (1) a sufficient number of pediatric primary care physicians 14 15 (PCPs) to assure that: 16 (a) at least two physicians eligible as PCPs are within five miles 17 or 10 minutes driving time or public transit time, whichever is less, 18 of 90 percent of the managed care plan's pediatric enrollees who 19 live in urban counties; 20 (b) at least two physicians eligible as PCPs are within 10 miles 21 or 15 minutes driving time or public transit time, whichever is less, 22 of 90 percent of the managed care plan's pediatric enrollees who 23 live in non-urban counties; and 24 (c) 100 percent of all pediatric enrollees live no more than 30 25 minutes from at least one physician eligible as a PCP; 26 (2) a sufficient number of pediatric medical specialists to assure: 27 (a) access within 15 miles or 30 minutes driving time or public transit time, whichever is less, of 90 percent of the managed care 28 29 plan's pediatric enrollees who live in urban counties; and 30 (b) access within 40 miles or 60 minutes driving time or public 31 transit time, whichever is less, of 90 percent of the managed care 32 plan's pediatric enrollees who live in non-urban counties; 33 (3) a sufficient number of pediatric oncologists and 34 developmental and behavioral pediatricians to assure: 35 (a) access within 10 miles or 20 minutes driving time or public transit time, whichever is less, of 90 percent of the managed care 36 37 plan's pediatric enrollees who live in urban counties; and 38 (b) access within 30 miles or 45 minutes driving time or public 39 transit time, whichever is less, of 90 percent of the managed care 40 plan's pediatric enrollees who live in non-urban counties; and 41 (4) the following types of pediatric medical specialties 42 represented within the plan's network: adolescent medicine; allergy 43 and immunology; cardiology; developmental and behavioral 44 pediatrics; emergency medicine; endocrinology and diabetes; 45 gastroenterology and nutrition; general pediatrics; general pediatrics 46 - dermatology; hematology; human genetics and metabolism; 47 infectious disease; neonatology; nephrology; neurology; oncology; 48 ophthalmology; orthopaedics; otolaryngology; plastic surgery;

3

1 pulmonary medicine, including sleep medicine; radiology; 2 rehabilitative medicine; and rheumatology. 3 b. A managed care organization that violates any provision of this act shall be liable for penalties described under section 16 of 4 5 P.L.2018, c. 32 (C. 26:2S-16). 6 c. For the purposes of this section: 7 "Medicaid" means the program established pursuant to P.L.1968, 8 c.413 (C.30:4D-1 et seq.). 9 "Network adequacy" means the adequacy the provider network 10 with respect to the scope and type of health care benefits provided by the managed care plan, the geographic service area covered by 11 12 the provider network, and access to medical specialists pursuant to the standards in the regulations promulgated pursuant to section 19 13 14 of P.L.1997, c.192 (C.26:2S-18) and in the existing contract 15 between a managed care organization and the Division of Medical 16 Assistance and Health Services in the Department of Human 17 Services. 18 "Non-urban county" shall mean: Hunterdon, Morris, Somerset, 19 Sussex, Warren, Atlantic, Cape May, Cumberland, Gloucester, and 20 Salem counties. 21 "Urban county" shall mean: Bergen, Hudson, and Passaic, Essex, 22 Union, Middlesex, Mercer, Burlington, Camden, Monmouth and 23 Ocean counties 24 25 2. The Commissioner of Banking and Insurance, in conjunction 26 with the Commissioner of Human Services, shall adopt rules and 27 regulations pursuant to the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.) to effectuate the purposes of 28 29 this act. 30 31 3. This act shall take effect on the first day of the third month 32 following enactment, except that the Commissioner of Banking and 33 Insurance, in conjunction with the Commissioner of Human 34 Services, may take such anticipatory administrative action in 35 advance thereof as shall be necessary for the implementation of this act. 36 37 38 39 **STATEMENT** 40 41 This bill codifies and establishes certain network adequacy 42 standards for pediatric primary and specialty care in the Medicaid 43 program. The bill defines network adequacy to mean the adequacy of 44 the provider network with respect to the scope and type of health care 45 benefits provided by the managed care plan, the geographic service 46 area covered by the provider network, and access to medical 47 specialists pursuant to the standards in the regulations promulgated 48 pursuant to section 19 of P.L.1997, c.192 (C.26:2S-18) and in the

S3000 WEINBERG

4

1 existing contract between a managed care organization (MCO) and the

2 Division of Medical Assistance and Health Services (DMAHS) in the

3 Department of Human Services (DHS).

4 Currently, pursuant to the contract between Medicaid MCOs and 5 the DMAHS, all MCO networks are required to ensure that 90 percent 6 of the enrollees must be within six miles of two primary care 7 physicians (PCPs) in urban counties, and that 85 percent of enrollees 8 must be within 15 miles of two PCPs in non-urban counties. Under 9 the contract, no enrollee is to be more than 30 minutes from a PCP.

The existing network adequacy requirements for medical specialists are outlined under State regulation at N.J.A.C.11:24-6 et seq. Specifically, all Medicaid MCO networks are required to ensure that 90 percent of enrollees must be within 60 minutes or 45 miles of each type of medical specialist.

This bill enhances these existing network adequacy standards for pediatric primary and specialty care in the Medicaid program by incorporating certain federal network adequacy standards for the Medicare Advantage program. It is the sponsor's intent that this bill will improve the access to care for children within the Medicaid program.

Under the bill, the Commissioner of Banking and Insurance, pursuant to section 19 of P.L.1997, c.192 (C.26:2S-18), is required to only approve the network adequacy of a managed care plan provided by a MCO contracted with the DMAHS to provide benefits under Medicaid if the plan has:

26 (1) a sufficient number of pediatric PCPs to assure that: (a) at 27 least two physicians eligible as PCPs are within five miles or 10 28 minutes driving time or public transit time, whichever is less, of 90 29 percent of the managed care plan's pediatric enrollees who live in 30 urban counties; (b) at least two physicians eligible as PCPs are 31 within 10 miles or 15 minutes driving time or public transit time, 32 whichever is less, of 90 percent of the managed care plan's 33 pediatric enrollees who live in non-urban counties; and (c) 34 100 percent of all pediatric enrollees live no more than 30 35 minutes from at least one physician eligible as a PCP;

36 (2) a sufficient number of pediatric medical specialists to assure:
37 (a)access within 15 miles or 30 minutes driving time or public
38 transit time, whichever is less, of 90 percent of the managed care
39 plan's pediatric enrollees who live in urban counties; and (b) access
40 within 40 miles or 60 minutes driving time or public transit time,
41 whichever is less, of 90 percent of the managed care plan's
42 pediatric enrollees who live in non-urban counties;

43 (3) a sufficient number of pediatric oncologists and
44 developmental and behavioral pediatricians to assure: (a) access

45 within 10 miles or 20 minutes driving time or public transit time,

whichever is less, of 90 percent of the managed care plan'spediatric enrollees who live in urban counties; and (b) access within

48 30 miles or 45 minutes driving time or public transit time,

whichever is less, of 90 percent of the managed care plan's
 pediatric enrollees who live in non-urban counties; and

3 (4) the following types of pediatric medical specialties represented within the plan's network: adolescent medicine; allergy 4 5 and immunology; cardiology; developmental and behavioral 6 pediatrics; emergency medicine; endocrinology and diabetes; 7 gastroenterology and nutrition; general pediatrics; general pediatrics 8 - dermatology; hematology; human genetics and metabolism; 9 infectious disease; neonatology; nephrology; neurology; oncology; 10 ophthalmology; orthopaedics; otolaryngology; plastic surgery; 11 pulmonary medicine, including sleep medicine; radiology; 12 rehabilitative medicine; and rheumatology.

Under the bill, "urban county" means: Bergen, Hudson, and
Passaic, Essex, Union, Middlesex, Mercer, Burlington, Camden,
Monmouth and Ocean counties. "Non-urban county" means:
Hunterdon, Morris, Somerset, Sussex, Warren, Atlantic, Cape May,
Cumberland, Gloucester, and Salem counties. These definitions
reflect the definitions in the existing MCO contract.

19 Any MCO that violates any provision of the bill is liable for 20 penalties described under section 16 of P.L.2018, c. 32 (C.26:2S-21 16). These penalties include a civil penalty of not less than \$250 22 and not greater than \$10,000 for each day that the MCO is in 23 violation of the bill if reasonable notice in writing is given of the 24 intent to levy the penalty and, at the discretion of the commissioner, 25 the MCO has 30 days, or such additional time as the commissioner 26 shall determine to be reasonable, to remedy the condition which 27 gave rise to the violation, and fails to do so within the time allowed. 28 The Commissioner of Banking and Insurance may also issue an 29 order directing a MCO to cease and desist from engaging in any act 30 or practice in violation of the provisions of the bill.

The bill is to take effect on the first day of the third month following enactment, except that the Commissioner of Banking and Insurance, in conjunction with the Commissioner of Human Services, may take such anticipatory administrative action in advance thereof as shall be necessary for the implementation of the bill.