
SENATE BILL 6392

State of Washington 54th Legislature 1996 Regular Session

By Senators Wood, Quigley, Roach, Cantu, Deccio, Prince and Moyer

Read first time 01/15/96. Referred to Committee on Health & Long-Term Care.

1 AN ACT Relating to disclosure by managed care entities; adding a
2 new section to chapter 48.43 RCW; adding a new section to chapter 48.44
3 RCW; and creating a new section.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. **Sec. 1.** A new section is added to chapter 48.43 RCW
6 to read as follows:

7 (1) Each health maintenance organization that offers a health care
8 plan to the public after December 31, 1996, shall provide disclosure
9 forms as required by this section. The disclosure forms shall be in a
10 form prescribed by the insurance commissioner and shall include the
11 following:

12 (a) A separate roster of plan primary care physicians who are
13 licensed under chapter 18.57 or 18.71 RCW, including the physician's
14 degree, practice specialty, the year first licensed to practice
15 medicine, and, if different, the year initially licensed to practice in
16 Washington;

17 (b) In concise and specific terms:

18 (i) The full premium cost of the plan;

1 (ii) Any copayment, coinsurance, or deductible requirements that an
2 enrollee or the enrollee's family may incur in obtaining coverage under
3 the plan and any reservation by the plan to change premiums; and

4 (iii) The health care benefits to which an enrollee is entitled.
5 The disclosure shall state where and in what manner an enrollee may
6 obtain services, including the procedures for selecting or changing
7 primary care providers and the locations of hospitals and outpatient
8 treatment centers that are under contract with the health maintenance
9 organization;

10 (c) Any limitations of the services, kinds of service, benefits,
11 and exclusions that apply to the plan. A description of limitations
12 shall include:

13 (i) Procedures for emergency room, nighttime, or weekend visits and
14 referrals to specialist physicians;

15 (ii) Whether services received outside the plan are covered and in
16 what manner they are covered;

17 (iii) Procedures an enrollee must follow, if any, to obtain prior
18 authorization for services;

19 (iv) The circumstances under which prior authorization is required
20 for emergency medical care and a statement as to whether and where the
21 plan provides twenty-four-hour emergency services;

22 (v) The circumstances under which the plan may retroactively deny
23 coverage for emergency medical treatment and nonemergency medical
24 treatment that had prior authorization under the plan's written
25 policies;

26 (vi) A statement whether plan providers must comply with any
27 specified numbers, targeted averages, or maximum durations of patient
28 visits. If any of these are required of plan providers, the disclosure
29 shall state the specific requirements;

30 (vii) The procedures to be followed by an enrollee for consulting
31 a physician other than the primary care physician, and whether the
32 enrollee's physician, the plan's medical director, or a committee must
33 first authorize the referral;

34 (viii) The necessity of repeating prior authorization if the
35 specialist care is continuing; and

36 (ix) Whether a point of service option is available, and if so, how
37 it is structured;

38 (d) Grievance procedures for claim or treatment denials,
39 dissatisfaction with care, and access to care issues;

1 (e) A response to whether a plan physician is restricted to
2 prescribing drugs from a plan list or plan formulary and the extent to
3 which an enrollee will be reimbursed for costs of a drug that is not on
4 a plan list or plan formulary;

5 (f) A response to whether plan provider compensation programs
6 include any incentives or penalties that would in effect encourage plan
7 providers to withhold services or minimize or avoid referrals to
8 specialists. If these types of incentives or penalties are included,
9 the health maintenance organization shall provide a concise description
10 of them. The health maintenance organization may also include, in a
11 separate section, a concise explanation or justification for the use of
12 these incentives or penalties; and

13 (g) A statement that the disclosure form is a summary only and that
14 the plan evidence of coverage should be consulted to determine
15 governing contractual provisions.

16 (2) A health maintenance organization shall not disseminate a
17 completed disclosure form until the form is submitted to the insurance
18 commissioner. For purposes of this section, a health maintenance
19 organization is not required to submit to the insurance commissioner
20 its separate roster of plan physicians or any roster updates.

21 (3) Upon request, a health maintenance organization shall provide
22 the information required under subsection (1) of this section to all
23 employers who are considering participating in a health care plan that
24 is offered by the health maintenance organization or to an employer
25 that is considering renewal of a plan that is provided by the health
26 maintenance organization.

27 (4) An employer shall provide to its eligible employees the
28 disclosures required under subsection (1) of this section no later than
29 the initiation of any open enrollment period or at least ten days
30 before any employee enrollment deadline that is not associated with an
31 open enrollment period.

32 (5) An employer shall not execute a contract with a health
33 maintenance organization until the employer receives the information
34 required under subsection (1) of this section.

35 NEW SECTION. **Sec. 2.** A new section is added to chapter 48.44 RCW
36 to read as follows:

37 (1) Each health care service contractor that offers a health care
38 plan to the public after December 31, 1996, shall provide disclosure

1 forms as required by this section. The disclosure forms shall be in a
2 form prescribed by the insurance commissioner and shall include the
3 following:

4 (a) A separate roster of plan primary care physicians who are
5 licensed under chapter 18.57 or 18.71 RCW, including the physician's
6 degree, practice specialty, the year first licensed to practice
7 medicine, and, if different, the year initially licensed to practice in
8 Washington;

9 (b) In concise and specific terms:

10 (i) The full premium cost of the plan;

11 (ii) Any copayment, coinsurance, or deductible requirements that an
12 enrollee or the enrollee's family may incur in obtaining coverage under
13 the plan and any reservation by the plan to change premiums; and

14 (iii) The health care benefits to which an enrollee is entitled.
15 The disclosure shall state where and in what manner an enrollee may
16 obtain services, including the procedures for selecting or changing
17 primary care providers and the locations of hospitals and outpatient
18 treatment centers that are under contract with the health care service
19 contractor;

20 (c) Any limitations of the services, kinds of service, benefits,
21 and exclusions that apply to the plan. A description of limitations
22 shall include:

23 (i) Procedures for emergency room, nighttime, or weekend visits and
24 referrals to specialist physicians;

25 (ii) Whether services received outside the plan are covered and in
26 what manner they are covered;

27 (iii) Procedures an enrollee must follow, if any, to obtain prior
28 authorization for services;

29 (iv) The circumstances under which prior authorization is required
30 for emergency medical care and a statement as to whether and where the
31 plan provides twenty-four-hour emergency services;

32 (v) The circumstances under which the plan may retroactively deny
33 coverage for emergency medical treatment and nonemergency medical
34 treatment that had prior authorization under the plan's written
35 policies;

36 (vi) A statement whether plan providers must comply with any
37 specified numbers, targeted averages, or maximum durations of patient
38 visits. If any of these are required of plan providers, the disclosure
39 shall state the specific requirements;

1 (vii) The procedures to be followed by an enrollee for consulting
2 a physician other than the primary care physician, and whether the
3 enrollee's physician, the plan's medical director, or a committee must
4 first authorize the referral;

5 (viii) The necessity of repeating prior authorization if the
6 specialist care is continuing; and

7 (ix) Whether a point of service option is available, and if so, how
8 it is structured;

9 (d) Grievance procedures for claim or treatment denials,
10 dissatisfaction with care, and access to care issues;

11 (e) A response to whether a plan physician is restricted to
12 prescribing drugs from a plan list or plan formulary and the extent to
13 which an enrollee will be reimbursed for costs of a drug that is not on
14 a plan list or plan formulary;

15 (f) A response to whether plan provider compensation programs
16 include any incentives or penalties that would in effect encourage plan
17 providers to withhold services or minimize or avoid referrals to
18 specialists. If these types of incentives or penalties are included,
19 the health care service contractor shall provide a concise description
20 of them. The health care service contractor may also include, in a
21 separate section, a concise explanation or justification for the use of
22 these incentives or penalties; and

23 (g) A statement that the disclosure form is a summary only and that
24 the plan evidence of coverage should be consulted to determine
25 governing contractual provisions.

26 (2) A health care service contractor shall not disseminate a
27 completed disclosure form until the form is submitted to the insurance
28 commissioner. For purposes of this section, a health care service
29 contractor is not required to submit to the insurance commissioner its
30 separate roster of plan physicians or any roster updates.

31 (3) Upon request, a health care service contractor shall provide
32 the information required under subsection (1) of this section to all
33 employers who are considering participating in a health care plan that
34 is offered by the health care service contractor or to an employer that
35 is considering renewal of a plan that is provided by the health care
36 service contractor.

37 (4) An employer shall provide to its eligible employees the
38 disclosures required under subsection (1) of this section no later than
39 the initiation of any open enrollment period or at least ten days

1 before any employee enrollment deadline that is not associated with an
2 open enrollment period.

3 (5) An employer shall not execute a contract with a health care
4 service contractor until the employer receives the information required
5 under subsection (1) of this section.

6 NEW SECTION. **Sec. 3.** Nothing in this act provides any private
7 right or cause of action to, or on behalf of, any enrollee, prospective
8 enrollee, employer, or other person, whether a resident or nonresident
9 of this state. This act provides solely an administrative remedy to
10 the insurance commissioner for any violation of Title 48 RCW or any
11 related rule.

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