First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 23-0847.01 Kristen Forrestal x4217

HOUSE BILL 23-1224

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A BILL FOR AN ACT

101 CONCERNING CHANGES TO THE "COLORADO STANDARDIZED HEALTH
102 BENEFIT PLAN ACT".

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill makes changes to the "Colorado Standardized Health Benefit Plan Act" to:

 Require the Colorado health benefit exchange (exchange), with the consent of the commissioner of insurance (commissioner), to develop a format for displaying the standardized plans on the exchange; HOUSE 3rd Reading Unamended March 21, 2023

HOUSE Amended 2nd Reading March 20, 2023

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

- Grant the commissioner 120 days to review the rate filings for standardized plans instead of the current 60 days;
- Require a carrier to notify the commissioner of the steps the carrier will take to meet premium rate requirements if the carrier is unable to offer a standardized plan;
- Make changes to the requirements for public hearings held by the commissioner for carriers who are unable to offer the standardized plan; and
- Specify that decisions of the commissioner are final agency actions subject to judicial review in the court of appeals.

1 *Be it enacted by the General Assembly of the State of Colorado:* SECTION 1. In Colorado Revised Statutes, 10-16-1303, amend 2 3 (3)(a) as follows: 4 10-16-1303. Definitions. As used in this part 13, unless the 5 context otherwise requires: (3) (a) "Equivalent rate" means, for a hospital that is PART OF a 6 7 pediatric specialty hospital with SYSTEM WHERE OVER NINETY PERCENT 8 OF THE HOSPITAL SYSTEM'S POPULATION SERVED IS UNDER EIGHTEEN 9 YEARS OF AGE AND THAT HAS a level one PEDIATRIC trauma center, the 10 payment rate determined by the medicaid fee schedule for the hospital 11 from the most recent year for which a complete set of hospital financial 12 data is publicly available June 16, 2021 AS OF THE EFFECTIVE DATE OF 13 THIS SUBSECTION (3)(a), AS AMENDED, multiplied by a conversion factor 14 equal to the ratio of the statewide payment-to-cost ratio for medicare to 15 the hospital's specific payment-to-cost ratio for the most recent set of 16 publicly available hospital financial data June 16, 2021 AS OF THE 17 EFFECTIVE DATE OF THIS SUBSECTION (3)(a), AS AMENDED, which is 1.52. 18 **SECTION 2.** In Colorado Revised Statutes, 10-16-1304, amend 19 (3) as follows: 20 10-16-1304. Standardized health benefit plan - established -

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1	components - rules - independent analysis - repeal. (3) (a) The
2	standardized plan must be offered in a manner that allows consumers to
3	easily compare the standardized plans offered by each carrier.
4	(b) THE EXCHANGE, WITH THE CONSENT OF THE COMMISSIONER,
5	SHALL DEVELOP A FORMAT FOR DISPLAYING THE STANDARDIZED PLANS ON
6	THE EXCHANGE IN A MANNER THAT ENCOURAGES VALUE-BASED SHOPPING
7	AND ALLOWS CONSUMERS TO EASILY COMPARE THE STANDARDIZED PLANS.
8	SECTION 3. In Colorado Revised Statutes, add 10-16-1305.5 as
9	follows:
10	10-16-1305.5. Rate filings. (1) IN THE RATE FILINGS REQUIRED
11	PURSUANT TO SECTION 10-16-107, EACH CARRIER MUST FILE RATES FOR
12	THE STANDARDIZED PLAN AT THE PREMIUM RATES REQUIRED IN SECTION
13	10-16-1305 (2).
14	(2) IN REVIEWING THE RATES FOR THE STANDARDIZED PLANS, THE
15	COMMISSIONER MAY ESTABLISH UNIFORM LIMITS ON ALL CARRIERS'
16	ADMINISTRATIVE COSTS AND PROFITS FOR A STANDARDIZED PLAN, IF THE
17	RESULTING PREMIUM RATES ARE ACTUARIALLY SOUND AND DO NOT
18	ENTAIL COST SHIFTING TO PLANS OTHER THAN STANDARDIZED PLANS.
19	(3) (a) NOTWITHSTANDING SECTION 10-16-107 (1), THE
20	COMMISSIONER SHALL APPROVE OR DISAPPROVE THE RATES FOR THE
21	STANDARDIZED PLANS WITHIN ONE HUNDRED TWENTY DAYS AFTER
22	SUBMISSION BY THE CARRIER. IF THE COMMISSIONER DOES NOT APPROVE
23	OR DISAPPROVE THE RATES WITHIN THE ONE-HUNDRED-TWENTY-DAY
24	PERIOD, THE CARRIER MAY IMPLEMENT AND REASONABLY RELY UPON THE
25	RATES SUBMITTED, ON THE CONDITION THAT THE COMMISSIONER MAY
26	REQUIRE A CORRECTION OF ANY DEFICIENCIES IN THE RATE FILINGS UPON
27	LATER REVIEW IF THE RATES CHARGED BY THE CARRIER ARE EXCESSIVE,

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1	INADEQUATE, OR UNFAIRLY DISCRIMINATORY.
2	(b) IF A CARRIER FAILS TO SUPPLY THE INFORMATION REQUIRED BY
3	THIS SECTION AND SECTION 10-16-107, THE RATE FILING IS INCOMPLETE.
4	THE COMMISSIONER SHALL MAKE A DETERMINATION OF COMPLETENESS
5	NO LATER THAN SIXTY DAYS FOLLOWING SUBMISSION OF THE FILING FOR
6	REVIEW. ALL RATE FILINGS NOT RETURNED ON OR BEFORE THE SIXTIETH
7	DAY AFTER RECEIPT ARE CONSIDERED COMPLETE.
8	(c) THE COMMISSIONER MAY REVIEW A RATE FILING FOR
9	SUBSTANTIVE CONTENT AND, IF REVIEWED, SHALL IDENTIFY AND NOTIFY
10	THE CARRIER, ON OR BEFORE THE NINETIETH DAY AFTER RECEIPT OF THE
11	RATE FILING, OF ANY DEFICIENCY IN THE FILING. THE CARRIER SHALL
12	APPLY A CORRECTION OF A DEFICIENCY, INCLUDING A DEFICIENCY
13	IDENTIFIED AFTER THE NINETIETH DAY, ON A PROSPECTIVE BASIS, AND THE
14	COMMISSIONER SHALL NOT ASSESS A PENALTY AGAINST THE CARRIER IF
15	THE VIOLATION IDENTIFIED WAS NOT WILLFUL.
16	SECTION 4. In Colorado Revised Statutes, 10-16-1306, amend
17	(2), (3)(a), (3)(c), (4)(a)(V), (7) introductory portion, and (8); and repea l
18	(1)(a) as follows:
19	10-16-1306. Failure to meet premium rate requirements -
20	notice - public hearing - rules. (1) (a) In the rate filings required
21	pursuant to section 10-16-107, each carrier must file rates for the
22	standardized plan at the premium rates required in section 10-16-1305
23	(2).
24	(2) If a carrier is unable to offer the standardized plan as required
25	by section 10-16-1305 (1) at the premium rate required in section
26	10-16-1305 (2) in any year, the carrier, BY MARCH 1 OF THE YEAR
27	PRECEDING THE YEAR IN WHICH THE PREMIUM RATES GO INTO EFFECT

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1	shall:
2	(a) Notify the commissioner of the reasons why the carrier is
3	unable to meet the requirements as follows:
4	(a) For premium rates applicable in 2023, by May 1, 2022; and
5	(b) For premium rates applicable in 2024 or any subsequent year,
6	by March 1 of the year preceding the year in which the premiums rates go
7	into effect AND THE STEPS THE CARRIER WILL TAKE TO MEET THE PREMIUM
8	RATE REQUIREMENTS; AND
9	(b) Provide to the commissioner any supporting
10	DOCUMENTATION RELATED TO THE HOSPITAL OR HEALTH-CARE PROVIDER
11	THAT THE CARRIER CLAIMS IS A CAUSE FOR THE CARRIER'S FAILURE TO
12	MEET THE PREMIUM RATE REQUIREMENTS.
13	(3) (a) If, on or after January 1, 2023, and pursuant to subsection

(3) (a) If, on or after January 1, 2023, and pursuant to subsection (2) of this section, a carrier notifies the commissioner that the carrier is unable to offer the standardized plan at the premium rate required in section 10-16-1305 (2) or the commissioner otherwise determines, with support from an independent actuary and based on a review of THE NOTIFICATION SUBMITTED PURSUANT TO SUBSECTION (2) OF THIS SECTION OR the rate and form filings, that a carrier has not met the premium rate requirements in section 10-16-1305 (2) or the network adequacy requirements, the division shall MAY hold a public hearing prior to the approval of the carrier's final rates; except that, for the purposes of holding a public hearing, if a carrier does not meet the network adequacy requirements in section 10-16-1304 (1)(g), the commissioner shall consider a carrier to have met network adequacy requirements if the carrier files the action plan required in section 10-16-1304 (2)(b).

(c) (I) The commissioner shall provide public notice and

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opportunity to testify at the public hearing to all affected parties, including carriers, hospitals, health-care providers, consumer advocacy organizations, and individuals. All affected parties shall have the opportunity to present evidence regarding the carrier's ability to meet the premium rate requirements and the network adequacy requirements. The commissioner shall limit the evidence presented at the hearing to information that is related to the reason the carrier failed to meet the network adequacy requirements or the premium rate requirements in section 10-16-1305 for the standardized plan in any single county GIVE NOTICE OF THE PUBLIC HEARING TO THE CARRIERS, HOSPITALS, HEALTH-CARE PROVIDERS, INSURANCE OMBUDSMAN, AND PUBLIC AT LEAST FIFTEEN DAYS PRIOR TO THE DATE OF THE HEARING.

- (II) THE COMMISSIONER SHALL ESTABLISH BY RULE:
- (A) THE MANNER IN WHICH THE COMMISSIONER WILL NOTIFY THE PARTIES SPECIFIED IN SUBSECTION (3)(c)(I) OF THIS SECTION AND INTERESTED PERSONS OF THE PUBLIC HEARINGS;
 - (B) THE MANNER IN WHICH THE PUBLIC MAY PARTICIPATE IN PUBLIC HEARINGS. THE COMMISSIONER SHALL LIMIT THE PUBLIC COMMENT AND EVIDENCE PRESENTED AT THE HEARING TO INFORMATION THAT IS RELATED TO THE REASON THE CARRIER FAILED TO MEET THE NETWORK ADEQUACY REQUIREMENTS OR THE PREMIUM RATE REQUIREMENTS IN SECTION 10-16-1305 FOR THE STANDARDIZED PLAN IN ANY SINGLE COUNTY.
- 24 (C) THE MANNER IN WHICH DOCUMENTS MUST BE SERVED ON THE 25 PARTIES;
 - (D) THE MANNER IN WHICH A CARRIER SHALL NOTIFY THE DIVISION
 AND AFFECTED HOSPITALS, HEALTH-CARE PROVIDERS, AND THE

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1	INSURANCE OMBUDSMAN OF A CARRIER'S FAILURE TO MEET THE NETWORK
2	ADEQUACY REQUIREMENTS OR THE PREMIUM RATE REQUIREMENTS IN
3	SECTION 10-16-1305;
4	(E) THE TIME FRAMES WITHIN WHICH THE PARTIES WILL BE GIVEN
5	THE OPPORTUNITY TO SUBMIT A COMPLAINT AND ANSWER AND ANY OTHER
6	NECESSARY PLEADINGS FOR THE HEARING;
7	(F) THE MANNER IN WHICH THE CARRIER, AFFECTED HEALTH-CARE
8	PROVIDERS, AFFECTED HOSPITALS, THE INSURANCE OMBUDSMAN, AND ANY
9	OTHER PERSON THE COMMISSIONER DETERMINES MAY BE AGGRIEVED BY
10	THE COMMISSIONER'S ACTION MAY PRESENT EVIDENCE, EXAMINE AND
11	CROSS-EXAMINE WITNESSES, AND OFFER ORAL AND WRITTEN ARGUMENTS
12	AT THE HEARING;
13	(G) THE PROCEDURES FOR KEEPING REQUESTED INFORMATION
14	CONFIDENTIAL AND FOR HANDLING CONFIDENTIAL INFORMATION; AND
15	(H) ANY OTHER MATTER THE COMMISSIONER DEEMS NECESSARY
16	FOR THE IMPLEMENTATION OF THE PUBLIC HEARINGS.
17	(III) THE COMMISSIONER MAY ISSUE PROCEDURAL ORDERS DURING
18	THE PUBLIC HEARING PROCESS TO FACILITATE THE EFFICIENT OPERATION
19	OF THE PUBLIC HEARING, INCLUDING ORDERING THE CONSOLIDATION OF
20	PROCEEDINGS INVOLVING THE SAME CARRIER, HOSPITALS, OR
21	HEALTH-CARE PROVIDERS IN COUNTIES IN THE SAME GEOGRAPHIC RATING
22	AREA AS ESTABLISHED BY THE COMMISSIONER PURSUANT TO SECTION
23	10-16-107 (5) and the limitation of discovery.
24	(4) Based on evidence presented at a hearing held pursuant to
25	subsection (3) of this section and other available data and actuarial
26	analysis, the commissioner may:
27	(a) (V) A hospital that is PART OF a pediatric specialty hospital

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1	with SYSTEM WHERE OVER NINETY PERCENT OF THE HEALTH SYSTEM'S
2	POPULATION SERVED IS UNDER EIGHTEEN YEARS OF AGE AND THAT HAS a
3	level one pediatric trauma center must receive a
4	fifty-five-percentage-point increase in the base reimbursement rate and
5	is not eligible for additional factors under this subsection (4).
6	(7) Notwithstanding subsections (4) and (5) of this section, for a
7	hospital with a negotiated reimbursement rate that is lower than AT LEAST
8	ten percent of LESS THAN the statewide hospital median reimbursement
9	rate measured as a percentage of medicare for the 2021 plan year using
10	data from the Colorado all-payer health claims database described in
11	section 25.5-1-204, the commissioner shall set the reimbursement rate for
12	that hospital at no less than the greater of:
13	(8) A carrier or health-care provider may appeal a decision by the
14	commissioner made pursuant to subsection (4) of this section to the
15	district court in the applicable jurisdiction COLORADO COURT OF APPEALS.
16	The decision of the commissioner is a final agency action subject to
17	judicial review pursuant to section 24-4-106 (6) (11).
18	SECTION 5. Safety clause. The general assembly hereby finds,
19	determines, and declares that this act is necessary for the immediate
20	preservation of the public peace, health, or safety.

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