A-Engrossed Senate Bill 201

Ordered by the Senate April 28 Including Senate Amendments dated April 28

Sponsored by Senator BATES (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Authorizes Oregon Health Authority to approve transfer of 500 or more enrollees from one prepaid managed care health services organization to another [*if receiving organization accepts transferring organization's network of providers or allows enrollees to remain enrolled in transferring organization*] under certain circumstances.

Declares emergency, effective on passage.

1	A BILL FOR AN ACT
2	Relating to medical assistance; creating new provisions; amending ORS 414.736 and 416.510; repeal-
3	ing section 8, chapter 886, Oregon Laws 2009; and declaring an emergency.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. Section 2 of this 2011 Act is added to and made a part of ORS chapter 414.
6	SECTION 2. (1) A prepaid managed care health services organization that contracts with
7	the Oregon Health Authority must maintain a network of providers sufficient in numbers
8	and areas of practice and geographically distributed in a manner to ensure that the health
9	services provided under the contract are reasonably accessible to enrollees.
10	(2) The authority may approve the transfer of 500 or more enrollees from one organiza-
11	tion to another organization if:
12	(a) The enrollees' provider has contracted with the receiving organization and has
13	stopped accepting patients from or has terminated providing services to enrollees in the
14	transferring organization; and
15	(b) Enrollees are offered the choice of remaining enrolled in the transferring organiza-
16	tion.
17	(3) Enrollees may not be transferred under this section until the authority has evaluated
18	the receiving organization and determined that the organization meets criteria established
19	by the authority by rule, including but not limited to criteria that ensures that the organ-
20	ization meets the requirements of subsection (1) of this section.
21	(4) An enrollee may transfer from one organization to another organization pursuant to
22	this section no more than once during each enrollment period.
23	(5) The authority shall provide notice of a transfer under this section to enrollees that
24	will be affected by the transfer at least 90 days before the scheduled date of the transfer.
25	SECTION 3. ORS 414.736, as amended by section 6, chapter 886, Oregon Laws 2009, is amended
26	to read:

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1 414.736. As used in this [section and ORS 414.725, 414.737, 414.738, 414.739, 414.740, 414.741 and 2 414.742] chapter, ORS chapter 416 and section 9, chapter 867, Oregon Laws 2009:

3 (1) "Designated area" means a geographic area of the state defined by the Oregon Health Au4 thority by rule that is served by a prepaid managed care health services organization.

5 (2) "Fully capitated health plan" means an organization that contracts with the Oregon Health 6 Authority [or the Oregon Health Policy Board] on a prepaid capitated basis under ORS 414.725 [to 7 provide an adequate network of providers to ensure that the health services provided under the contract 8 are reasonably accessible to enrollees].

9 (3) "Physician care organization" means an organization that contracts with the Oregon Health 10 Authority [or the Oregon Health Policy Board] on a prepaid capitated basis under ORS 414.725 to 11 provide [an adequate network of providers to ensure that] the health services described in ORS 12 414.705 (1)(b), (c), (d), (e), (g) and (j) [are reasonably accessible to enrollees]. A physician care organ-13 ization may also contract with the authority [or the board] on a prepaid capitated basis to provide 14 the health services described in ORS 414.705 (1)(k) and (L).

(4) "Prepaid managed care health services organization" means a managed physical health, dental, mental health or chemical dependency organization that contracts with the authority [or the board] on a prepaid capitated basis under ORS 414.725. A prepaid managed care health services organization may be a dental care organization, fully capitated health plan, physician care organization, mental health organization or chemical dependency organization.

20 <u>SECTION 4.</u> Section 8, chapter 886, Oregon Laws 2009, is repealed.

21 SECTION 5. ORS 416.510 is amended to read:

22 416.510. As used in ORS 416.510 to 416.610, unless the context requires otherwise:

23 (1) "Action" means an action, suit or proceeding.

24 (2) "Applicant" means an applicant for assistance.

(3) "Assistance" means moneys paid by the Department of Human Services to persons directly and moneys paid by the Oregon Health Authority or by a prepaid managed care health services organization for services provided under contract pursuant to ORS 414.725 to others for the benefit of such persons.

29 (4) "Authority" means the Oregon Health Authority.

(5) "Claim" means a claim of a recipient of assistance for damages for personal injuries against
any person or public body, agency or commission other than the State Accident Insurance Fund
Corporation or Workers' Compensation Board.

(6) "Compromise" means a compromise between a recipient and any person or public body,
 agency or commission against whom the recipient has a claim.

(7) "Judgment" means a judgment in any action or proceeding brought by a recipient to enforce
 the claim of the recipient.

(8) "Prepaid managed care health services organization" [means a managed health, dental or
mental health care organization that contracts with the authority on a prepaid capitated basis pursuant
to ORS 414.725. Prepaid managed care health services organizations may be dental care organizations,
fully capitated health plans, mental health organizations or chemical dependency organizations] has
the meaning given that term in ORS 414.736.

⁴¹ the meaning given that term in Oits 414.750.

42 (9) "Recipient" means a recipient of assistance.

(10) "Settlement" means a settlement between a recipient and any person or public body, agency
or commission against whom the recipient has a claim.

45 <u>SECTION 6.</u> This 2011 Act being necessary for the immediate preservation of the public

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1 peace, health and safety, an emergency is declared to exist, and this 2011 Act takes effect

- 2 on its passage.
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