SENATE BILL 6400

State of Washington 61st Legislature 2010 Regular Session

By Senator Keiser

Read first time 01/13/10. Referred to Committee on Health & Long-Term Care.

AN ACT Relating to payment for emergency services rendered by nonparticipating providers in hospitals; amending RCW 48.43.093; reenacting and amending RCW 48.43.005; adding a new section to chapter 4 1.05 RCW; adding a new section to chapter 74.09 RCW; and creating a new section.

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

7 <u>NEW</u>SECTION. **Sec. 1.** The legislature finds that there are situations in which insured consumers receive emergency health care 8 9 services in a facility participating in a carrier's provider network, when other health care professionals rendering services in the facility 10 11 may not be employees of the facility or participating providers in the 12 consumer's health benefit plan. In such situations, the consumer is 13 not aware that the providers are nonparticipating providers. Further, 14 the consumer may have little or no direct contact with the 15 nonparticipating providers. The legislature further finds that consumers should be held harmless for additional charges from 16 17 nonparticipating providers for emergency care rendered in а 18 participating facility. It is the intent of the legislature that

consumers in these emergency situations not be billed for charges in
 excess of what the applicable cost sharing would be under the
 consumer's health benefit plan for the use of participating providers.

4 **Sec. 2.** RCW 48.43.005 and 2008 c 145 s 20 and 2008 c 144 s 1 are 5 each reenacted and amended to read as follows:

6 Unless otherwise specifically provided, the definitions in this 7 section apply throughout this chapter.

8 (1) "Adjusted community rate" means the rating method used to 9 establish the premium for health plans adjusted to reflect actuarially 10 demonstrated differences in utilization or cost attributable to 11 geographic region, age, family size, and use of wellness activities.

12 (2) "Basic health plan" means the plan described under chapter13 70.47 RCW, as revised from time to time.

14 (3) "Basic health plan model plan" means a health plan as required 15 in RCW 70.47.060(2)(e).

16 (4) "Basic health plan services" means that schedule of covered 17 health services, including the description of how those benefits are to 18 be administered, that are required to be delivered to an enrollee under 19 the basic health plan, as revised from time to time.

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(5) "Catastrophic health plan" means:

(a) In the case of a contract, agreement, or policy covering a single enrollee, a health benefit plan requiring a calendar year deductible of, at a minimum, one thousand seven hundred fifty dollars and an annual out-of-pocket expense required to be paid under the plan (other than for premiums) for covered benefits of at least three thousand five hundred dollars, both amounts to be adjusted annually by the insurance commissioner; and

(b) In the case of a contract, agreement, or policy covering more than one enrollee, a health benefit plan requiring a calendar year deductible of, at a minimum, three thousand five hundred dollars and an annual out-of-pocket expense required to be paid under the plan (other than for premiums) for covered benefits of at least six thousand dollars, both amounts to be adjusted annually by the insurance commissioner; or

35 (c) Any health benefit plan that provides benefits for hospital36 inpatient and outpatient services, professional and prescription drugs

provided in conjunction with such hospital inpatient and outpatient
 services, and excludes or substantially limits outpatient physician
 services and those services usually provided in an office setting.

4 July 2008, and in each July thereafter, the In insurance commissioner shall adjust the minimum deductible and out-of-pocket 5 expense required for a plan to qualify as a catastrophic plan to 6 7 reflect the percentage change in the consumer price index for medical 8 care for a preceding twelve months, as determined by the United States department of labor. The adjusted amount shall apply on the following 9 10 January 1st.

(6) "Certification" means a determination by a review organization that an admission, extension of stay, or other health care service or procedure has been reviewed and, based on the information provided, meets the clinical requirements for medical necessity, appropriateness, level of care, or effectiveness under the auspices of the applicable health benefit plan.

17 (7) "Concurrent review" means utilization review conducted during18 a patient's hospital stay or course of treatment.

19 (8) "Covered person" or "enrollee" means a person covered by a 20 health plan including an enrollee, subscriber, policyholder, 21 beneficiary of a group plan, or individual covered by any other health 22 plan.

(9) "Dependent" means, at a minimum, the enrollee's legal spouse and unmarried dependent children who qualify for coverage under the enrollee's health benefit plan.

(10) "Employee" has the same meaning given to the term, as of
January 1, 2008, under section 3(6) of the federal employee retirement
income security act of 1974.

(11) "Emergency medical condition" means the emergent and acute onset of a symptom or symptoms, including severe pain, that would lead a prudent layperson acting reasonably to believe that a health condition exists that requires immediate medical attention, if failure to provide medical attention would result in serious impairment to bodily functions or serious dysfunction of a bodily organ or part, or would place the person's health in serious jeopardy.

36 (12) "Emergency services" means otherwise covered health care 37 services medically necessary to evaluate and treat an emergency medical 38 condition, provided in a hospital ((emergency department)).

p. 3

1 (13) "Enrollee point-of-service cost-sharing" means amounts paid to 2 health carriers directly providing services, health care providers, or 3 health care facilities by enrollees and may include copayments, 4 coinsurance, or deductibles.

(14) "Grievance" means a written complaint submitted by or on 5 behalf of a covered person regarding: (a) Denial of payment for 6 medical services or nonprovision of medical services included in the 7 8 covered person's health benefit plan, or (b) service delivery issues other than denial of payment for medical services or nonprovision of 9 10 medical services, including dissatisfaction with medical care, waiting 11 time for medical services, provider or staff attitude or demeanor, or 12 dissatisfaction with service provided by the health carrier.

13 (15) "Health care facility" or "facility" means hospices licensed 14 under chapter 70.127 RCW, hospitals licensed under chapter 70.41 RCW, 15 rural health care facilities as defined in RCW 70.175.020, psychiatric hospitals licensed under chapter 71.12 RCW, nursing homes licensed 16 17 under chapter 18.51 RCW, community mental health centers licensed under 18 chapter 71.05 or 71.24 RCW, kidney disease treatment centers licensed 19 under chapter 70.41 RCW, ambulatory diagnostic, treatment, or surgical facilities licensed under chapter 70.41 RCW, drug and alcohol treatment 20 21 facilities licensed under chapter 70.96A RCW, and home health agencies 22 licensed under chapter 70.127 RCW, and includes such facilities if 23 owned and operated by a political subdivision or instrumentality of the 24 state and such other facilities as required by federal law and 25 implementing regulations.

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(16) "Health care provider" or "provider" means:

(a) A person regulated under Title 18 or chapter 70.127 RCW, to
 practice health or health-related services or otherwise practicing
 health care services in this state consistent with state law; or

30 (b) An employee or agent of a person described in (a) of this31 subsection, acting in the course and scope of his or her employment.

32 (17) "Health care service" means that service offered or provided 33 by health care facilities and health care providers relating to the 34 prevention, cure, or treatment of illness, injury, or disease.

35 (18) "Health carrier" or "carrier" means a disability insurer 36 regulated under chapter 48.20 or 48.21 RCW, a health care service 37 contractor as defined in RCW 48.44.010, or a health maintenance 38 organization as defined in RCW 48.46.020. (19) "Health plan" or "health benefit plan" means any policy,
 contract, or agreement offered by a health carrier to provide, arrange,
 reimburse, or pay for health care services except the following:

4 (a) Long-term care insurance governed by chapter 48.84 or 48.83
5 RCW;

6 (b) Medicare supplemental health insurance governed by chapter7 48.66 RCW;

8 (c) Coverage supplemental to the coverage provided under chapter
9 55, Title 10, United States Code;

10 (d) Limited health care services offered by limited health care 11 service contractors in accordance with RCW 48.44.035;

12 (e) Disability income;

(f) Coverage incidental to a property/casualty liability insurance policy such as automobile personal injury protection coverage and homeowner guest medical;

16 (g) Workers' compensation coverage;

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(h) Accident only coverage;

(i) Specified disease or illness-triggered fixed payment insurance,
 hospital confinement fixed payment insurance, or other fixed payment
 insurance offered as an independent, noncoordinated benefit;

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(j) Employer-sponsored self-funded health plans;

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(k) Dental only and vision only coverage; and

(1) Plans deemed by the insurance commissioner to have a short-term limited purpose or duration, or to be a student-only plan that is guaranteed renewable while the covered person is enrolled as a regular full-time undergraduate or graduate student at an accredited higher education institution, after a written request for such classification by the carrier and subsequent written approval by the insurance commissioner.

30 (20) "Material modification" means a change in the actuarial value 31 of the health plan as modified of more than five percent but less than 32 fifteen percent.

(21) "Preexisting condition" means any medical condition, illness,
 or injury that existed any time prior to the effective date of
 coverage.

36 (22) "Premium" means all sums charged, received, or deposited by a 37 health carrier as consideration for a health plan or the continuance of 38 a health plan. Any assessment or any "membership," "policy,"

1 "contract," "service," or similar fee or charge made by a health 2 carrier in consideration for a health plan is deemed part of the 3 premium. "Premium" shall not include amounts paid as enrollee point-4 of-service cost-sharing.

5 (23) "Review organization" means a disability insurer regulated 6 under chapter 48.20 or 48.21 RCW, health care service contractor as 7 defined in RCW 48.44.010, or health maintenance organization as defined 8 in RCW 48.46.020, and entities affiliated with, under contract with, or 9 acting on behalf of a health carrier to perform a utilization review.

(24) "Small employer" or "small group" means any person, firm, 10 corporation, partnership, association, political subdivision, sole 11 12 proprietor, or self-employed individual that is actively engaged in 13 business that employed an average of at least two but no more than fifty employees, during the previous calendar year and employed at 14 least two employees on the first day of the plan year, is not formed 15 primarily for purposes of buying health insurance, and in which a bona 16 17 fide employer-employee relationship exists. In determining the number 18 of employees, companies that are affiliated companies, or that are 19 eligible to file a combined tax return for purposes of taxation by this state, shall be considered an employer. Subsequent to the issuance of 20 21 a health plan to a small employer and for the purpose of determining 22 eligibility, the size of a small employer shall be determined annually. 23 Except as otherwise specifically provided, a small employer shall continue to be considered a small employer until the plan anniversary 24 25 following the date the small employer no longer meets the requirements 26 of this definition. A self-employed individual or sole proprietor who 27 is covered as a group of one on the day prior to June 10, 2004, shall 28 also be considered a "small employer" to the extent that individual or 29 group of one is entitled to have his or her coverage renewed as 30 provided in RCW 48.43.035(6).

31 (25) "Utilization review" means the prospective, concurrent, or 32 retrospective assessment of the necessity and appropriateness of the 33 allocation of health care resources and services of a provider or 34 facility, given or proposed to be given to an enrollee or group of 35 enrollees.

(26) "Wellness activity" means an explicit program of an activity
 consistent with department of health guidelines, such as, smoking
 cessation, injury and accident prevention, reduction of alcohol misuse,

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1 appropriate weight reduction, exercise, automobile and motorcycle 2 safety, blood cholesterol reduction, and nutrition education for the 3 purpose of improving enrollee health status and reducing health service 4 costs.

5 **Sec. 3.** RCW 48.43.093 and 1997 c 231 s 301 are each amended to 6 read as follows:

7 (1) When conducting a review of the necessity and appropriateness 8 of emergency services or making a benefit determination for emergency 9 services:

10 (a) A health carrier shall cover emergency services necessary to 11 screen and stabilize a covered person if a prudent layperson acting 12 reasonably would have believed that an emergency medical condition In addition, a health carrier shall not require prior 13 existed. 14 authorization of such services provided prior to the point of stabilization if a prudent layperson acting reasonably would have 15 16 believed that an emergency medical condition existed. With respect to 17 care obtained from a nonparticipating hospital emergency department, a health carrier shall cover emergency services necessary to screen and 18 stabilize a covered person if a prudent layperson would have reasonably 19 20 believed that use of a participating hospital emergency department 21 would result in a delay that would worsen the emergency, or if a 22 provision of federal, state, or local law requires the use of a 23 specific provider or facility. In addition, a health carrier shall not require prior authorization of such services provided prior to the 24 25 point of stabilization if a prudent layperson acting reasonably would have believed that an emergency medical condition existed and that use 26 27 of a participating hospital emergency department would result in a delay that would worsen the emergency. 28

(b) If an authorized representative of a health carrier authorizes coverage of emergency services, the health carrier shall not subsequently retract its authorization after the emergency services have been provided, or reduce payment for an item or service furnished in reliance on approval, unless the approval was based on a material misrepresentation about the covered person's health condition made by the provider of emergency services.

36 (c) Coverage of emergency services may be subject to applicable 37 copayments, coinsurance, and deductibles((, and a health carrier may 1 impose reasonable differential cost-sharing arrangements for emergency 2 services rendered by nonparticipating providers, if such differential between cost-sharing amounts applied to emergency services rendered by 3 4 participating provider versus nonparticipating provider does not exceed 5 fifty dollars. Differential cost sharing for emergency services may б not be applied when a covered person presents to a nonparticipating 7 hospital emergency department rather than a participating hospital emergency department when the health carrier requires preauthorization 8 9 for postevaluation or poststabilization emergency services if:

10 (i) Due to circumstances beyond the covered person's control, the 11 covered person was unable to go to a participating hospital emergency 12 department in a timely fashion without serious impairment to the 13 covered person's health; or

14 (ii) A prudent layperson possessing an average knowledge of health 15 and medicine would have reasonably believed that he or she would be 16 unable to go to a participating hospital emergency department in a 17 timely fashion without serious impairment to the covered person's 18 health)).

19 (d)(i) For covered emergency services rendered to a covered person 20 by a nonparticipating health care provider in a participating hospital 21 on or after January 1, 2011, the health carrier shall pay the claim 22 submitted by the health care provider at the greater of:

23 (A) One hundred forty percent of the rate paid by the medicare 24 program, as published by the centers for medicare and medicaid 25 services, for the same covered service, to a similarly licensed 26 provider; or

27 (B) The rate that the carrier would pay in the same geographic 28 area, for the same covered service, to a similarly licensed 29 participating provider. The rate paid to the provider shall be net of 30 applicable cost-sharing payable by the covered person under (c) of this 31 subsection.

32 (ii) A health carrier shall disclose, upon request of the 33 nonparticipating provider, the reimbursement rate required under this 34 subsection. The amount paid under this subsection, in combination with 35 any applicable cost-sharing payable by the covered person under (c) of 36 this subsection, shall constitute payment in full for the services 37 rendered by the nonparticipating provider. Any attempt by the provider 1 to recover excess funds from the covered person in a manner 2 inconsistent with this subsection constitutes a violation of RCW 3 18.130.080(7).

4 (e) If a health carrier requires preauthorization for postevaluation or poststabilization services, the health carrier shall 5 provide access to an authorized representative twenty-four hours a day, б 7 seven days a week, to facilitate review. In order for postevaluation 8 or poststabilization services to be covered by the health carrier, the 9 provider or facility must make a documented good faith effort to contact the covered person's health carrier within thirty minutes of 10 11 stabilization, if the covered person needs to be stabilized. The 12 health carrier's authorized representative is required to respond to a 13 telephone request for preauthorization from a provider or facility within thirty minutes. Failure of the health carrier to respond within 14 15 thirty minutes constitutes authorization for the provision of required medically 16 immediately necessary postevaluation and poststabilization services, unless the health carrier documents that it 17 made a good faith effort but was unable to reach the provider or 18 19 facility within thirty minutes after receiving the request.

20 ((((e))) <u>(f)</u> A health carrier shall immediately arrange for an 21 alternative plan of treatment for the covered person if а 22 nonparticipating emergency provider and health plan cannot reach an 23 agreement on which services are necessary beyond those immediately 24 necessary to stabilize the covered person consistent with state and 25 federal laws.

26 (2) Nothing in this section is to be construed as prohibiting the 27 health carrier from requiring notification within the time frame 28 specified in the contract for inpatient admission or as soon thereafter 29 as medically possible but no less than twenty-four hours. Nothing in 30 this section is to be construed as preventing the health carrier from reserving the right to require transfer of a hospitalized covered 31 32 person upon stabilization. Follow-up care that is a direct result of 33 the emergency must be obtained in accordance with the health plan's usual terms and conditions of coverage. All other terms and conditions 34 35 of coverage may be applied to emergency services.

36 (3) This section does not govern payment for emergency services 37 rendered to persons who are enrolled in medicare, Title XVIII of the 38 federal social security act.

p. 9

<u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 41.05 RCW
 to read as follows:

3 (1)(a) For covered emergency services rendered to a covered person 4 by a nonparticipating health care provider in a participating hospital 5 on or after January 1, 2011, each health plan offered to public 6 employees and their covered dependents under this chapter that is not 7 subject to the provisions of Title 48 RCW shall pay the claim submitted 8 by the health care provider at the greater of:

9 (i) One hundred forty percent of the rate paid by the medicare 10 program, as published by the centers for medicare and medicaid 11 services, for the same covered service, to a similarly licensed 12 provider; or

(ii) The rate that the carrier would pay in the same geographic area, for the same covered service, to a similarly licensed participating provider.

16 The rate paid to the provider shall be net of applicable 17 cost-sharing payable by the covered person under (b) of this 18 subsection.

19 (b) The health plan must disclose, upon request of the nonparticipating provider, the reimbursement rate required under this 20 21 The amount paid under this section, in combination with any section. 22 applicable cost-sharing payable by the covered person under the health 23 plan, constitutes payment in full for the services rendered by the 24 nonparticipating provider. Any attempt by the provider to recover 25 excess funds from the covered person in a manner inconsistent with this 26 subsection constitutes a violation of RCW 18.130.080(7).

(2) As used in this section, "emergency services" means otherwise
 covered health care services medically necessary to evaluate and treat
 an emergency medical condition provided in a hospital.

30 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 74.09 RCW 31 to read as follows:

(1)(a) For covered emergency services rendered to a covered medical assistance enrollee by a nonparticipating health care provider in a participating hospital on or after January 1, 2011, each managed health care system contracting with the department under RCW 74.09.522 shall pay the claim submitted by the health care provider at a rate no

1 greater than the medical assistance rate paid by the department to 2 providers for comparable services rendered to clients in the fee-for-3 service delivery system.

4 (b) The managed health care system must disclose, upon request of 5 the nonparticipating provider, the reimbursement rate required under 6 this section. The amount paid under this section constitutes payment 7 in full for the services rendered by the nonparticipating provider. 8 Any attempt by the provider to recover excess funds from the enrollee 9 in a manner inconsistent with this subsection constitutes a violation 10 of RCW 18.130.080(7).

11 (2) As used in this section, "emergency services" means otherwise 12 covered health care services medically necessary to evaluate and treat 13 an emergency medical condition provided in a hospital.

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