

2SHB 1018 - H AMD 1515

By Representative Caldier

1 Strike everything after the enacting clause and insert the
2 following:

3 "NEW SECTION. **Sec. 1.** A new section is added to chapter 48.43
4 RCW to read as follows:

5 (1) Health benefit plans or health carriers offering dental
6 benefits may not deny or limit coverage based on an individual's oral
7 health condition, including situations in which a tooth is missing at
8 the time coverage starts with the health carrier.

9 (2) This section does not apply to fully capitated dental plans.

10 NEW SECTION. **Sec. 2.** A new section is added to chapter 48.43
11 RCW to read as follows:

12 (1) Health carriers that offer dental only coverage must maintain
13 a documented utilization review program and written utilization
14 review criteria based on reasonable dental evidence. The program must
15 include a method for reviewing and updating criteria. Health carriers
16 must make available electronically or online all clinical protocols,
17 dental management standards, and other review criteria to
18 participating providers before the provider is subject to the
19 protocols, standards, and criteria. Upon the request of a
20 participating provider, a health carrier must provide paper copies of
21 all clinical protocols, dental management standards, and other review
22 criteria.

23 (2) This section does not apply to fully capitated dental plans.

24 NEW SECTION. **Sec. 3.** A new section is added to chapter 48.43
25 RCW to read as follows:

26 (1) A health carrier that offers dental only coverage must not
27 retrospectively deny coverage for emergency and nonemergency dental
28 care that had prior authorization under the health carrier's written
29 policies at the time the dental care was rendered.

30 (2) This section does not apply to fully capitated dental plans.

1 NEW SECTION. **Sec. 4.** A new section is added to chapter 48.43

2 RCW to read as follows:

3 (1) Each health carrier offering dental only coverage must have
4 fully operational, comprehensive grievance and appeal processes that
5 comply with the requirements of this section and any rules adopted by
6 the commissioner to implement this section. For the purposes of this
7 section, the commissioner must consider applicable grievance and
8 appeal, or review of adverse benefit determination process standards,
9 adopted by national managed care accreditation organizations
10 applicable to dental only coverage and state agencies that purchase
11 managed dental care services. In the case of dental only coverage
12 offered in connection with a group dental only plan, if either the
13 health carrier offering dental only coverage or the group dental only
14 plan complies with the requirements of this section, and complies
15 with the requirements of the pilot program established under section
16 5 of this act from January 1, 2022, through the termination of the
17 pilot program, then the obligation to comply is satisfied for both
18 the health carrier offering dental only coverage and the dental only
19 plan with respect to the dental coverage.

20 (2) Each health carrier offering dental only coverage must
21 process as a grievance an enrollee's expression of dissatisfaction
22 about customer service or the quality or availability of a dental
23 service. Each health carrier must implement procedures for
24 registering and responding to oral and written grievances in a timely
25 and thorough manner.

26 (3) Each health carrier offering dental only coverage must
27 provide written notice to an enrollee or the enrollee's designated
28 representative, and the enrollee's provider, of its decision to deny,
29 modify, reduce, or terminate payment, coverage, authorization, or
30 provision of dental services or benefits. The notice must explain:

31 (a) The health carrier's decision and the supporting coverage or
32 clinical reasons for the decision; and

33 (b) The health carrier's appeal process or adverse benefit
34 determination review process, including information, as appropriate,
35 about how to continue receiving services as provided in this section.

36 (4) (a) A health carrier offering dental only coverage must
37 process an enrollee's written or oral request that a health carrier
38 reconsider its decision to deny, modify, reduce, or terminate
39 payment, coverage, authorization, or provision of dental services or
40 benefits as a review of an adverse benefit determination; and

1 (b) A health carrier offering dental only coverage may not
2 require that an enrollee file a complaint or grievance prior to
3 seeking appeal of a decision or review of an adverse benefit
4 determination under this section.

5 (5) To process an appeal, each health carrier offering dental
6 only coverage must:

7 (a) Provide written notice to the enrollee when the appeal is
8 received;

9 (b) Assist the enrollee with the appeal process;

10 (c) Make its decision regarding the appeal within thirty days of
11 the date the appeal is received. An appeal must be expedited if the
12 enrollee's provider or the health carrier's dental director
13 reasonably determines that following the appeal process response
14 timelines could seriously jeopardize the enrollee's life, health, or
15 ability to regain maximum function. The decision regarding an
16 expedited appeal must be made within seventy-two hours of the date
17 the appeal is received;

18 (d) Cooperate with a representative authorized in writing by the
19 enrollee;

20 (e) Consider information submitted by the enrollee;

21 (f) Investigate and resolve the appeal; and

22 (g) Provide written notice of its resolution of the appeal to the
23 enrollee and, with the permission of the enrollee, to the enrollee's
24 dental providers. The written notice must explain the health
25 carrier's decision and the supporting coverage or clinical reasons;
26 and, from January 1, 2022, through the termination of the pilot
27 program established under section 5 of this act, if the claim
28 involves specified dental services as defined in section 5 of this
29 act, the right of the enrollee's dental provider to aggregate the
30 claim with other similar claims and request independent review of the
31 health carrier's decisions under section 5 of this act.

32 (6) When an enrollee requests that the health carrier reconsider
33 its decision to modify, reduce, or terminate an otherwise covered
34 dental service that an enrollee is receiving through the dental only
35 plan, and the health carrier's decision is based upon a finding that
36 the dental service, or level of dental service, is no longer
37 medically necessary or appropriate, the health carrier plan must
38 continue to provide that dental service until the appeal is resolved.
39 If the resolution of the appeal or any review sought by a dentist
40 under section 5 of this act from January 1, 2022, through termination

1 of the pilot program created in section 5 of this act, affirms the
2 decision of the health carrier, the enrollee may be responsible for
3 the cost of this continued dental service.

4 (7) With the permission of the enrollee, the enrollee's dental
5 provider may file an appeal or grievance on the enrollee's behalf.

6 (8) Each health carrier offering dental only coverage must
7 provide a clear explanation of the grievance and appeal process upon
8 enrollment to new enrollees, and annually to enrollees and
9 subcontractors.

10 (9) Each health carrier offering dental only coverage must ensure
11 that each grievance and appeal process is accessible to enrollees who
12 are limited English speakers, who have literacy problems, or who have
13 physical or mental disabilities that impede their ability to file a
14 grievance or appeal.

15 (10) Each health carrier offering dental only coverage must:

16 (a) Track each appeal until final resolution;

17 (b) Maintain, and make accessible to the commissioner for a
18 period of three years, a log of all appeals; and

19 (c) Identify and evaluate trends in appeals.

20 (11) In complying with this section, health carriers offering
21 dental only coverage must treat a rescission of coverage, whether or
22 not the rescission has an adverse effect on any particular benefit at
23 that time, and any decision to deny coverage in an initial
24 eligibility determination, as an adverse benefit determination.

25 (12) This section does not apply to fully capitated dental plans.

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

28 (1) The commissioner must establish a pilot program to use an
29 external review process for fair consideration of disputes relating
30 to clinical decisions by health carriers offering dental only plans
31 to deny, modify, reduce, or terminate coverage of or payment of
32 claims submitted by dentists for specified dental services provided
33 to enrollees. The pilot program must commence January 1, 2022, and
34 continue through July 1, 2024, unless terminated earlier as provided
35 in subsection (6) of this section.

36 (2) The commissioner must work with health carriers offering
37 dental only coverage, dentists, and others in the dental industry to
38 develop and implement the pilot program in accordance with the
39 requirements of this section.

1 (3) The commissioner must establish and use a rotational registry
2 system for the assignment of a certified independent review
3 organization to each dispute. The system must be flexible enough to
4 ensure that an independent review organization has the expertise in
5 dental services necessary to review the particular dental condition
6 or service at issue in the dispute, and that any approved independent
7 review organization does not have a conflict of interest that will
8 influence its independence. To the extent possible, all independent
9 review organizations must use licensed dentists that have not served
10 on the board of, or be currently or previously employed by, Delta
11 Dental of Washington, Washington dental service, or the Washington
12 state dental association.

13 (4) The pilot program is subject to the following requirements:

14 (a) Treating dentists may seek review by a certified independent
15 review organization of a health carrier offering dental only
16 coverage's decision to deny, modify, reduce, or terminate coverage of
17 or payment of claims for specified dental services, after enrollees
18 have exhausted the health carrier's grievance or appeal process and
19 received decisions that are unfavorable to the enrollee or the
20 treating dentist, or after a health carrier has exceeded the
21 timelines for enrollees' appeals provided in section 4 of this act,
22 without good cause and without reaching a decision. An enrollee may
23 not seek review by a certified independent review organization under
24 this section.

25 (b) Only aggregated claims for specified dental services for
26 which the aggregated amount billed is two thousand five hundred
27 dollars or greater are subject to review. A treating dentist must
28 aggregate claims for specified dental services based on dates of
29 service occurring within a consecutive three-month period to meet the
30 aggregated claims amount of two thousand five hundred dollars or
31 greater. A treating dentist may seek review of additional claims for
32 specified dental services with dates of service occurring within the
33 same consecutive three-month period as previously submitted claims
34 only if:

35 (i) The additional billed claims when aggregated with other
36 claims for specified dental services not previously submitted for
37 review are equal to or greater than two thousand five hundred
38 dollars; and

39 (ii) The aggregated claims in the subsequent submission have
40 dates of service occurring within a consecutive three-month period.

1 (c) Health carriers must provide to the appropriate certified
2 independent review organization, not later than the third business
3 day after the date the health carrier receives a request for review,
4 a copy of:

5 (i) Any of the enrollee's dental records that are relevant to the
6 review;

7 (ii) Any documents used by the health carrier in making the
8 determination to be reviewed by the certified independent review
9 organization;

10 (iii) Any documentation and written information submitted to the
11 health carrier in support of the appeal; and

12 (iv) A list of each dentist or dental provider who has provided
13 care to the enrollee and who may have dental records relevant to the
14 appeal. Health information or other confidential or proprietary
15 information in the custody of a health carrier may be provided to an
16 independent review organization, subject to rules adopted by the
17 commissioner.

18 (d) Treating dentists must be provided with at least five
19 business days to submit to the independent review organization in
20 writing additional information that the independent review
21 organization must consider when conducting the external review. The
22 independent review organization must forward any additional
23 information submitted by an enrollee to the health carrier within one
24 business day of receipt by the independent review organization.

25 (e) Each enrollee receiving specified dental services included in
26 the aggregated claims submitted for review must provide authorization
27 to either the health carrier or to the treating dentist submitting
28 the aggregated claims, permitting the disclosure of health care
29 information as defined in RCW 70.02.010 to the independent review
30 organization, before an independent review organization is engaged to
31 conduct the review.

32 (f) Independent review organizations must make determinations
33 regarding the medical necessity or appropriateness of, and the
34 application of the dental only plan coverage provisions to, specified
35 dental services for each of the aggregated claims submitted by a
36 treating dentist. The independent review organizations'
37 determinations must be based upon their expert dental judgment, after
38 consideration of relevant dental, scientific, and cost-effectiveness
39 evidence, and dental standards of practice in the state of
40 Washington. The independent review organizations must ensure that

1 determinations are consistent with the scope of covered benefits as
2 outlined in the dental coverage agreement and the processing policies
3 established by the health carrier. In making any determination,
4 dental reviewers must comply with the processing policies of the
5 health carrier and are not authorized to revise the processing
6 policies of health carriers.

7 (g) If an independent review organization's determination
8 overturns the health carrier's decision that gave rise to a disputed
9 claim, the health carrier must promptly readjudicate each such claim
10 in accordance with the independent review organization's
11 determination. Such claims adjudication may result in changes in
12 allocation of financial responsibility among the health carrier, the
13 enrollee, and the treating dentist for the payment of the claim for
14 specified dental services.

15 (h) Health carriers must pay the certified independent review
16 organization's charges in advance. The independent review
17 organization's charges for the review of the aggregated claims will
18 be allocated on a pro rata basis among the aggregated claims
19 submitted by a treating dentist for review.

20 (i) If a treating dentist is the nonprevailing party and is
21 responsible for paying the independent review organization's charges
22 as described in (h) of this subsection and does not reimburse the
23 health carrier for the allocated charges within sixty days of receipt
24 of the independent review organization's decision, the treating
25 dentist is not permitted to seek review by a dental reviewer under
26 this section for claims with that health carrier until the charges
27 are paid.

28 (j) If a treating dentist is the nonprevailing party and is
29 responsible for paying seventy-five percent or more of the dental
30 reviewer's charges for aggregated claims submitted three times during
31 any twelve-month period, such dentist is not permitted to seek review
32 by a dental reviewer under this section for one year from the date of
33 the issuance of the dental reviewer's decision that results in the
34 third instance of the dentist being the nonprevailing party
35 responsible for seventy-five percent or more of the dental reviewer's
36 charges.

37 (5) On or before December 31, 2023, the commissioner must submit
38 a report to the legislature assessing the effectiveness of the pilot
39 program established by this section based on the findings of an
40 independent third party selected by the commissioner. The findings

1 must include the percentage of the total independent review
2 organization charges paid by dentists under subsection (4)(h) of this
3 section and the percentage of total independent review organization
4 charges paid by health carriers offering dental only plans under
5 subsection (4)(h) of this section. The independent review
6 organization must report review data requested by the commissioner as
7 necessary to facilitate the report.

8 (6) If the report submitted under subsection (5) of this section
9 finds the percentage of total independent review organizations'
10 charges paid by dentists is equal to or greater than seventy-five
11 percent of the total charges paid to independent review
12 organizations, the pilot program established in this section
13 terminates upon the submission of the report to the legislature.

14 (7) For the purposes of this section, "specified dental services"
15 means core buildups as defined under the American dental association
16 code D2950 and periodontal scaling/root planing as defined under the
17 American dental association codes D4341/4342.

18 (8) This section does not apply to fully capitated dental plans.

19 (9) Unless terminated earlier as provided under subsection (6) of
20 this section, the pilot program established in this section
21 terminates July 1, 2024.

22 (10) This section expires July 1, 2024.

23 **Sec. 6.** RCW 48.43.740 and 2015 c 9 s 1 are each amended to read
24 as follows:

25 (1) A health carrier offering a dental only plan may not
26 (~~deny~~):

27 (a) Deny coverage for treatment of emergency dental conditions
28 that would otherwise be considered a covered service of an existing
29 benefit contract on the basis that the services were provided on the
30 same day the covered person was examined and diagnosed for the
31 emergency dental condition; or

32 (b) Subject or threaten to subject a provider to an additional
33 level of oversight including, but not limited to, audits or focused
34 review of the provider or facility solely because the provider, on
35 behalf of a patient, files an appeal or grievance.

36 (2) For purposes of this section:

37 (a) "Emergency dental condition" means a dental condition
38 manifesting itself by acute symptoms of sufficient severity,
39 including severe pain or infection such that a prudent layperson, who

1 possesses an average knowledge of health and dentistry, could
2 reasonably expect the absence of immediate dental attention to result
3 in:

4 (i) Placing the health of the individual, or with respect to a
5 pregnant woman the health of the woman or her unborn child, in
6 serious jeopardy;

7 (ii) Serious impairment to bodily functions; or

8 (iii) Serious dysfunction of any bodily organ or part.

9 (b) "Health carrier," in addition to the definition in RCW
10 48.43.005, also includes health care service contractors, limited
11 health care service contractors, and disability insurers offering
12 dental only coverage.

13 (3) This section does not apply to fully capitated dental plans."

14 Correct the title.

EFFECT: (1) Exempts fully capitated dental plans from the requirements of the act.

(2) Makes technical changes such as modifying terminology and reorganizing provisions.

(3) Allows an enrollee's dental provider, with the enrollee's permission, to file an appeal or grievance on the enrollee's behalf.

(4) Removes requirements that a health carrier provide an enrollee with information about how the enrollee can exercise a right of second opinion.

(5) Requires an enrollee to provide authorization to the health carrier or treating dentist when the enrollee's claims are submitted as an aggregate set of claims as part of the pilot project.

(6) Specifies that an enrollee may not seek a review by a certified independent review organization under the pilot project.

(7) Requires health carriers to pay the certified independent review organization's charges in advance and provides that if a treating dentist is responsible for paying the charges, if it does not reimburse the health carrier within 60 days of the decision, the treating dentist may not seek review of the carrier's claims until the charges are paid.

(8) Removes the provision allowing the prevailing party to recoup reasonable preparation costs.

(9) Removes the provision prohibiting a health carrier offering a dental only plan from taking or threatening to take punitive action against a provider acting on behalf or in support of a covered person in a dispute of a carrier's determination.

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