MISSISSIPPI LEGISLATURE

By: Senator(s) Nunnelee

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REGULAR SESSION 2007

To: Public Health and Welfare

SENATE BILL NO. 2642

AN ACT TO AMEND SECTIONS 83-41-403, 83-41-405, 83-41-409, 1 83-41-411 AND 83-41-413, MISSISSIPPI CODE OF 1972, TO CLARIFY THAT 2 3 ALL TYPES OF PREFERRED PROVIDER ORGANIZATIONS (PPO), MANAGEMENT 4 SERVICES ORGANIZATIONS (MSO), PHYSICIAN HOSPITAL ORGANIZATIONS (PHO) AND HEALTH ALLIANCES ARE SUBJECT TO THE CERTIFICATION 5 б REQUIREMENTS OF THE PATIENT PROTECTION ACT; TO PROVIDE 7 DEFINITIONS; TO PROVIDE THAT SUCH ORGANIZATIONS SHALL COMPLY WITH CERTIFICATION REQUIREMENTS IN ADDITION TO OTHER LAWS; TO REQUIRE THE MISSISSIPPI DEPARTMENT OF INSURANCE TO ISSUE REGULATIONS 8 9 EFFECTIVE JULY 1, 2007, TO IMPLEMENT THE PROVISIONS OF THIS ACT; 10 AND FOR RELATED PURPOSES. 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 12 SECTION 1. Section 83-41-403, Mississippi Code of 1972, is 13 amended as follows: 14 15 83-41-403. As used in this article: (a) "Department" means the Mississippi Department of 16 17 Insurance. "Managed care plan" means a plan operated by a 18 (b) managed care entity as described in subparagraph (c) that provides 19 for the financing and delivery of health care services to persons 20 enrolled in such plan through: 21 22 (i) Arrangements with selected providers to furnish health care services; 23 24 (ii) Explicit standards for the selection of 25 participating providers; 26 (iii) Organizational arrangements for ongoing quality assurance, utilization review programs and dispute 27 resolution; * * * 28 29 (iv) Financial incentives for persons enrolled in the plan to use the participating providers, products and 30 31 procedures provided for by the plan; and * SS01/ R645* S. B. No. 2642 G1/2 07/SS01/R645

32 (v) Any alternative delivery system plans designed as Preferred Provider Organizations (PPO), Health Maintenance 33 34 Organizations (HMO), Management Services Organizations (MSO), Physician Hospital Organizations (PHO) and Health Alliances. 35 36 (C) "Managed care entity" includes a licensed insurance 37 company, hospital or medical service plan, health maintenance 38 organization (HMO), an employer or employee organization, or a 39 managed care contractor as described in subsection (d) that 40 operates a managed care plan. 41 (d) "Managed care contractor" means a person or 42 corporation that: 43 (i) Establishes, operates or maintains a network 44 of participating providers; 45 (ii) Conducts or arranges for utilization review activities; and 46 47 (iii) Contracts with an insurance company, a 48 hospital or medical service plan, an employer or employee 49 organization, or any other entity providing coverage for health 50 care services to operate a managed care plan. 51 "Participating provider" means a physician, (e) 52 hospital, pharmacy, pharmacist, dentist, nurse, chiropractor, 53 optometrist, or other provider of health care services licensed or 54 certified by the state, that has entered into an agreement with a 55 managed care entity to provide services, products or supplies to a 56 patient enrolled in a managed care plan. 57 "Preferred Provider Organization (PPO)" means a (f) managed care plan that contracts with independent providers at a 58 discount for services, and shall include the following: 59 (i) A group of physicians and/or hospitals who 60 61 contract with an employer to provide services to their employees; in a PPO the patient may visit the physician of his/her choice 62 63 even if that physician does not participate in the PPO. The panel

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64 is limited in size and has some type of utilization review system 65 associated with it. 66 (ii) A PPO may be a risk-bearing insurance company 67 or a nonrisk bearing plan that markets itself to insurance 68 companies or self-insured companies through an access fee. 69 "Management Services Organization (MSO)" means an (g) 70 arrangement where practice enhancement benefits are provided to physicians and physician groups. These services include 71 72 materials, purchasing assistance, business office automation, 73 billing, claims processing, and other administrative activity. A 74 MSO may conduct any nonclinical aspect of a practice out of the 75 physician's office. 76 (h) "Physician Hospital Organization (PHO)" means a 77 legally recognized structure formed between health systems, health system affiliates and physicians. The PHO integrates the 78 79 clinical, financial and administrative functions of both entities 80 in order to provide a full range of services for purchasers of 81 health care including health alliances and public group plans. 82 (i) "Health Alliance" means a purchasing group which collects premiums from employers and contracts with health care 83 plans for large numbers of consumers, also referred to as a Health 84 85 Insurance Purchasing Cooperative (HIPC). 86 SECTION 2. Section 83-41-405, Mississippi Code of 1972, is 87 amended as follows: 88 83-41-405. The department shall establish a process for the certification of managed care plans, which shall include preferred 89 provider organizations (PPO), health maintenance organizations 90 (HMO), management service organizations (MSO), physician hospital 91 organizations (PHO) and health alliances offered or provided to 92 persons or providers residing in Mississippi. No such plan shall 93 be offered or provided to persons residing in this state unless it 94 95 has been certified by the department. Any managed care plan 96 certified by the department must be recertified annually, and the * SS01/ R645* S. B. No. 2642 07/SS01/R645 PAGE 3

97 department shall establish procedures to ensure the continued 98 compliance with the requirements of Section 83-41-409 through the 99 recertification process. The department shall terminate the 100 certificate of any managed care plan if such plan no longer meets 101 the applicable requirements for certification. The department 102 shall provide any such plan with an opportunity for a hearing on 103 the proposed termination.

104 SECTION 3. Section 83-41-409, Mississippi Code of 1972, is 105 amended as follows:

106 83-41-409. In order to be certified and recertified under 107 this article, a managed care plan <u>as defined in Section 83-41-403</u> 108 shall:

(a) Provide enrollees or other applicants with written information on the terms and conditions of coverage in easily understandable language including, but not limited to, information on the following:

(i) Coverage provisions, benefits, limitations,
exclusions and restrictions on the use of any providers of care;
(ii) Summary of utilization review and quality

116 assurance policies; and

(iii) Enrollee financial responsibility for copayments, deductibles and payments for out-of-plan services or supplies;

(b) Demonstrate that its provider network has providers of sufficient number throughout the service area to assure reasonable access to care with minimum inconvenience by plan enrollees;

(c) File a summary of the plan credentialing criteria and process and policies with the State Department of Insurance to be available upon request;

127 (d) Provide a participating provider with a copy of
128 his/her individual profile if economic or practice profiles, or
129 both, are used in the credentialing process upon request;

S. B. No. 2642 * **SS01/ R645*** 07/SS01/R645 PAGE 4 (e) When any provider application for participation is
denied or contract is terminated, the reasons for denial or
termination shall be reviewed by the managed care plan upon the
request of the provider; and

(f) Establish procedures to ensure that all applicable state and federal laws designed to protect the confidentiality of medical records are followed.

137 SECTION 4. Section 83-41-411, Mississippi Code of 1972, is 138 amended as follows:

139 83-41-411. Health maintenance organizations, preferred
140 provider organizations, management services organizations,

141 <u>physician hospital organizations and health alliances</u> must comply 142 with the certification requirements in this article in addition to 143 such other laws as might relate thereto.

144 SECTION 5. Section 83-41-413, Mississippi Code of 1972, is 145 amended as follows:

146 83-41-413. The department shall adopt regulations <u>no later</u> 147 <u>than July 1, 2007, to be effective January 1, 2007,</u> to implement 148 the provisions of this article and may obtain any information from 149 managed care plans that is necessary to determine if such plan 150 should be certified or recertified.

151 **SECTION 6.** This act shall take effect and be in force from 152 and after July 1, 2007.