LC00382

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2013

AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT -- PROGRAM INTEGRITY FOR MEDICAID, RITE CARE AND RITE SHARE PROGRAM

Introduced By: Senators Crowley, Sosnowski, Ottiano, and Nesselbush

<u>Date Introduced:</u> February 12, 2013

Referred To: Senate Health & Human Services

It is enacted by the General Assembly as follows:

| 1 | SECTION 1. Title 42 of the General Laws entitled "State Affairs and Government" is |
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| 2 | hereby amended by adding thereto the following chapter: |
| 3 | CHAPTER 14.7 |
| 4 | THE MEDICAID, RITE CARE AND RITE SHARE PROGRAM INTEGRITY ACT |
| 5 | 42-14.7-1. Short title. – This act shall be known and may be cited as the "Medicaid and |
| 6 | RIte Care and RIte Share Integrity Act." |
| 7 | 42-14.7-2. Legislative intent. – It is the intent of the legislature to implement waste, |
| 8 | fraud and abuse detection, prevention and recovery solutions to: |
| 9 | (1) Improve program integrity for Medicaid and the RIte care and RIte share programs in |
| 10 | the state and create efficiency and cost savings through a shift from a retrospective "pay and |
| 11 | chase" model to a prospective pre-payment model; and |
| 12 | (2) Comply with program integrity provisions of the federal patient protection and |
| 13 | affordable care act and the health care and education reconciliation act of 2010, as promulgated in |
| 14 | the centers for medicare and medicaid services final rule 6028. |
| 15 | 42-14.7-3. Definitions. – The definitions in this section shall apply throughout this |
| 16 | chapter unless the context requires otherwise: |
| 17 | (1) "Medicaid" means the program to provide grants to states for medical assistance |
| 18 | programs established under title XIX of the Social Security Act (42 U.S.C. 1396 et seg.) |

| 1 | (2) "RIte care and RIte share" means the children's health insurance program established |
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| 2 | under title XXI of the social security act (42 U.S.C. 1397aa et seq.). |
| 3 | (3) "Enrollee" means an individual who is eligible to receive benefits and is enrolled in |
| 4 | either medicaid or RIte care and RIte share programs. |
| 5 | (4) "Secretary" means the U.S. secretary of health and human services, acting through the |
| 6 | administrator of the centers for medicare and medicaid services. |
| 7 | <u>42-14.7-4. Application. – This chapter shall specifically apply to:</u> |
| 8 | (1) State medicaid managed care programs operated under section 42-12.4-2 of the |
| 9 | Rhode Island general laws. |
| 10 | (2) The RIte care and RIte share state programs operated under Rhode Island general |
| 11 | laws, chapter 40-84. |
| 12 | 42-14.7-5. Data verification. – The state shall implement provider data verification and |
| 13 | provides screening technology solutions to check healthcare billing and provider rendering data |
| 14 | against a continually maintained provider information database for the purposes of automating |
| 15 | reviews and identifying and preventing inappropriate payments to: |
| 16 | (1) Deceased providers; |
| 17 | (2) Sanctioned providers; |
| 18 | (3) License expiration/retired providers; and |
| 19 | (4) Confirmed wrong addresses. |
| 20 | 42-14.7-6. Clinical code editing. – The state shall implement state-of-the art clinical |
| 21 | code editing technology solutions to further automate claims resolution and enhance cost |
| 22 | containment through improved claim accuracy and appropriate code correction. The technology |
| 23 | shall identify and prevent errors or potential overbilling based on widely accepted and transparent |
| 24 | protocols such as the american medical association and the centers for medicare and medicaid |
| 25 | services. The edits shall be applied automatically before claims are adjudicated to speed |
| 26 | processing and reduce the number of pended or rejected claims and help ensure a smoother, more |
| 27 | consistent and more transparent adjudication process and fewer delays in provider |
| 28 | reimbursement. |
| 29 | 42-14.7-7. Predictive modeling. – The state shall implement state-of-the-art predictive |
| 30 | modeling and analytics technologies to provide more comprehensive and accurate view across all |
| 31 | providers, beneficiaries and geographies within the Medicaid, RIte care and RIte share programs |
| 32 | in order to: |
| 33 | (1) Identify and analyze those billing or utilization patterns that represent a high risk of |
| 34 | fraudulent activity; |

| 1 | (2) Be integrated into the existing medicaid and RIte care and RIte share claims |
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| 2 | workflow; |
| 3 | (3) Undertake and automate such analysis before payment is made to minimize |
| 4 | disruptions to the workflow and speed claim resolution; |
| 5 | (4) Prioritize such identified transactions for additional review before payment is made |
| 6 | based on likelihood of potential waste, fraud or abuse; |
| 7 | (5) Capture outcome information from adjudicated claims to allow for refinement and |
| 8 | enhancement of the predictive analytics technologies based on historical data and algorithms |
| 9 | within the system; and |
| 10 | (6) Prevent the payment of claims for reimbursement that have been identified as |
| 11 | potentially wasteful, fraudulent or abusive until the claims have been automatically verified as |
| 12 | <u>valid.</u> |
| 13 | 42-14.7-8. Fraud investigations. — The state shall implement fraud investigative |
| 14 | services that combine retrospective claims analysis and prospective waste, fraud or abuse |
| 15 | detection techniques. These services shall include analysis of historical claims data, medical |
| 16 | records, suspect provider databases and high-risk identification lists, as well as direct patient and |
| 17 | provider interviews. Emphasis shall be placed on providing education to providers and ensuring |
| 18 | that they have the opportunity to review and correct any problems identified prior to adjudication |
| 19 | 42-14.7-9. Recovery of improper payments. — The state shall implement medicaid |
| 20 | claims audit and recovery services to identify improper payments due to non-fraudulent issues, |
| 21 | audit claims, obtain provider sign-off on the audit results and recover validated overpayments. |
| 22 | Post payment reviews shall ensure that the diagnoses and procedure codes are accurate and valid |
| 23 | based on the supporting physician documentation within the medical records. Core categories of |
| 24 | review include: coding compliance diagnosis related group (DRG) reviews, transfers, |
| 25 | readmissions, cost outlier reviews, outpatient 72-Hour rule reviews, payment errors, billing errors |
| 26 | and others. |
| 27 | 42-14.7-10. Reporting. — The following reports shall be completed by the department of |
| 28 | health and human services: |
| 29 | (1) Not later than three (3) months after the completion of the first implementation year |
| 30 | under this chapter, the state shall submit to the appropriate committees of the legislature, and |
| 31 | make available to the public, a report that includes the following: |
| 32 | (i) A description of the implementation and use of technologies included in this chapter |
| 33 | during the year; |
| 34 | (ii) A certification by the department of human services that specifies the actual and |

| 1 | projected savings to the inedicate, the care and the share programs as a result of the use of |
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| 2 | these technologies, including estimates of the amounts of such savings with respect to both |
| 3 | improper payments recovered and improper payments avoided; |
| 4 | (iii) The actual and projected savings to the Medicaid RIte care and RIte share programs |
| 5 | as a result of such use of technologies relative to the return on investment for the use of such |
| 6 | technologies and in comparison to other strategies or technologies used to prevent and detect |
| 7 | fraud, waste, and abuse; |
| 8 | (iv) Any modifications or refinements that should be made to increase the amount of |
| 9 | actual or projected savings or mitigate any adverse impact on medicare beneficiaries or providers; |
| 10 | (v) An analysis of the extent to which the use of these technologies successfully |
| 11 | prevented and detected waste, fraud, or abuse in the medicaid and RIte care and RIte share |
| 12 | programs; |
| 13 | (vi) A review of whether the technologies affected access to, or the quality of, items and |
| 14 | services furnished to Medicaid RIte care and RIte share beneficiaries, and |
| 15 | (vii) A review of what effect, if any, the use of these technologies had on Medicaid, RIte |
| 16 | care and RIte share providers, including assessment of provider education efforts and |
| 17 | documentation of processes for providers to review and correct problems that are identified. |
| 18 | (2) Not later than three (3) months after the completion of the second implementation |
| 19 | year under this chapter, the state shall submit to the appropriate committees of the legislature and |
| 20 | make available to the public a report that includes, with respect to such year, the items required |
| 21 | under subdivision (1) as well as any other additional items determined appropriate with respect to |
| 22 | the report for such year. |
| 23 | (3) Not later than three (3) months after the completion of the third implementation year |
| 24 | under this chapter, the state shall submit to the appropriate committees of the legislature, and |
| 25 | make available to the public, a report that includes with respect to such year, the items required |
| 26 | under subdivision (1), as well as any other additional items determined appropriate with respect |
| 27 | to the report for such year. |
| 28 | SECTION 2. Severability. If any provision of this chapter or the application thereof to |
| 29 | any person or circumstances is held invalid, such invalidity shall not affect other provisions or |
| 30 | applications of the chapter, which can be given effect without the invalid provisions or |
| 31 | applications, and to this end the provisions of this chapter are declared to be severable. |

| 1 | SECTION 3. This act shall take effect upon passage |
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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT -- PROGRAM INTEGRITY FOR MEDICAID, RITE CARE AND RITE SHARE PROGRAM

This act would create a review process for medicaid, RIte care and RIte share payment accuracy.

This act would take effect upon passage.

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