1	HEALTH INSURANCE AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: James A. Dunnigan
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill enacts requirements related to billing and provider networks for certain health
10	insurance plans.
11	Highlighted Provisions:
12	This bill:
13	<ul><li>defines terms;</li></ul>
14	<ul> <li>requires a managed care organization to provide adequate coverage of certain health</li> </ul>
15	care services in the managed care organization's network;
16	<ul> <li>requires a managed care organization to publish and maintain a provider directory</li> </ul>
17	of health care providers that are in the managed care organization's network; and
18	<ul> <li>enacts procedures that a managed care organization and a non-network health care</li> </ul>
19	professional must follow if there is a dispute regarding payment for certain
20	emergency services.
21	Money Appropriated in this Bill:
22	None
23	Other Special Clauses:
24	None
25	<b>Utah Code Sections Affected:</b>
26	ENACTS:
27	<b>31A-22-653</b> , Utah Code Annotated 1953



H.B. 457 03-02-20 3:05 PM

	<b>31A-22-654</b> , Utah Code Annotated 1953
	<b>31A-22-655</b> , Utah Code Annotated 1953
	<b>58-1-510</b> , Utah Code Annotated 1953
Ве і	t enacted by the Legislature of the state of Utah:
	Section 1. Section 31A-22-653 is enacted to read:
	31A-22-653. Access to managed care organization health care providers.
	(1) As used in this section:
	(a) (i) "Balance billing" means the practice of a licensed provider billing a managed
care	organization enrollee for the difference between a licensed provider's charge and the
man	aged care organization's allowed amount.
	(ii) "Balance billing" does not include billing an enrollee for cost sharing required by
the e	enrollee's health benefit plan, including copayments, coinsurance, and deductibles.
	(b) "Covered benefit" means a health care service covered under the terms of a health
bene	efit plan.
	(c) "Emergency services" means the same as that term is defined in 42 C.F.R. Sec.
<u>259</u>	0.715-2719A.
	(d) "Licensed provider" means an individual who is licensed under Title 58,
Occ	upations and Professions, to provide health care.
	(e) "Managed care organization" means:
	(i) a managed care organization as defined in Section 31A-27a-403; and
	(ii) a third party administrator.
	(f) (i) "Post stabilization care" means services related to emergency services that:
	(A) are provided by the physician who performed the emergency services;
	(B) are provided after an enrollee's condition is no longer considered an emergency
med	ical condition as defined in Section 31A-22-627;
	(C) stabilize as defined in 42 U.S.C. Sec. 1395dd(e)(3) or improve or resolve the
enro	ellee's condition; and
	(D) are provided within 90 days after the day on which the enrollee's condition is no
long	ger considered an emergency medical condition as defined in Section 31A-22-627.
	(ii) "Post stabilization care" does not include health care facility charges or laboratory

59	<u>charges.</u>
60	(2) A managed care organization that offers or administers a network plan shall
61	maintain a network that is sufficient in number and appropriate types of licensed providers,
62	including those that serve predominantly low-income, medically underserved individuals, to
63	ensure that all services to enrollees, including children and adults, will be accessible without
64	unreasonable travel or delay.
65	(3) An enrollee under a managed care organization's network plan shall have access to
66	emergency services 24 hours per day, seven days per week.
67	(4) (a) A managed care organization that provides a network plan shall provide
68	adequate access to current and potential enrollees through a contracted network of health care
69	providers, including health care facilities, for each county within the managed care
70	organization's filed service area.
71	(b) Adequate access under Subsection (4)(a) is demonstrated if the managed care
72	organization:
73	(i) has a network of health care providers that meets the maximum travel time and
74	distance standards in, and has sufficient numbers of, health care providers to meet the
75	minimum number of requirements set forth by:
76	(A) the Centers for Medicare and Medicaid Services for Medicare Advantage plans;
77	<u>and</u>
78	(B) modifications to and extensions of the standards in Subsection (4)(b)(i)(A) adopted
79	by the commissioner by administrative rule based on nationally recognized standards and as
80	necessary to reflect the age and demographics of the enrollees in the network plan and the
81	availability of rural health care providers; and
82	(ii) meets adequacy and sufficiency standards established by the commissioner by
83	administrative rule made in accordance with this Subsection (4) and Title 63G, Chapter 3, Utah
84	Administrative Rulemaking Act.
85	(c) The commissioner shall adopt administrative rules in accordance with Title 63G,
86	Chapter 3, Utah Administrative Rulemaking Act, to establish reasonable standards under
87	Subsection (4)(b)(ii).
88	Section 2. Section 31A-22-654 is enacted to read:
20	31 A-22-654 Managed care organization provider directories

H.B. 457 03-02-20 3:05 PM

90	(1) As used in this section:
91	(a) "Licensed provider" means the same as that term is defined in Section 31A-22-653.
92	(b) "Managed care organization" means the same as that term is defined in Section
93	<u>31A-22-653.</u>
94	(2) (a) A managed care organization shall post electronically a current and accurate
95	directory of licensed providers for each of the organization's network plans.
96	(b) In making the directory available electronically, the managed care organization
97	shall ensure the general public is able to view all of the current licensed providers for a plan
98	through a clearly identifiable link or tab and without creating or accessing an account or
99	entering a policy or contract number.
100	(c) The managed care organization shall update each network plan provider directory at
101	<u>least monthly.</u>
102	(d) A managed care organization does not violate the requirement of Subsection (2)(c)
103	if the managed care organization fails to update the directory because a licensed provider has
104	failed to notify the managed care organization of a change to the licensed provider's
105	information.
106	(3) A managed care organization shall make available through a searchable electronic
107	directory, for each network plan, the following information about each licensed provider in the
108	managed care organization's network plan, as submitted to the managed care organization by
109	the licensed provider:
110	(a) the licensed provider's name;
111	(b) the licensed provider's gender;
112	(c) participating office locations;
113	(d) specialty;
114	(e) medical group affiliations, if applicable;
115	(f) participating facility affiliations, if applicable;
116	(g) languages spoken other than English, if applicable;
117	(h) whether the licensed provider is accepting new patients; and
118	(i) contact information.
119	(4) The provider directory under this section shall accommodate the communication
120	needs of individuals with disabilities and include a link to or information regarding available

03-02-20 3:05 PM H.B. 457

121	assistance for individuals with limited English proficiency.
122	Section 3. Section 31A-22-655 is enacted to read:
123	31A-22-655. Managed care organization out-of-network services Emergency
124	services Post stabilization care Balance billing.
125	(1) As used in this section:
126	(a) "Balance billing" means the same as that term is defined in Section 31A-22-653.
127	(b) "Covered benefit" means the same as that term is defined in Section 31A-22-653.
128	(c) "Emergency services" means the same as that term is defined in Section
129	<u>31A-22-653.</u>
130	(d) "Licensed provider" means the same as that term is defined in Section 31A-22-653.
131	(e) "Managed care organization" means the same as that term is defined in Section
132	<u>31A-22-653.</u>
133	(f) "Post stabilization care" means the same as that term is defined in Section
134	<u>31A-22-653.</u>
135	(2) Upon receiving a bill from a non-network licensed provider with the applicable
136	benchmark rate described in Subsection (5)(b)(i), a managed care organization shall:
137	(a) reimburse a non-network licensed provider for emergency services and post
138	stabilization care in accordance with this section;
139	(b) (i) pay a non-network licensed provider directly for emergency services and post
140	stabilization care provided to an enrollee; and
141	(ii) send an explanation of benefits to the non-network licensed provider with the
142	information required under Subsection (2)(f);
143	(c) pay a non-network licensed provider for emergency services in accordance with
144	Subsection (5);
145	(d) pay a non-network licensed provider for post stabilization care at the in-network
146	allowed amount for the patient's managed care organization plan if:
147	(i) the patient and the licensed provider agree to the post stabilization care;
148	(ii) the non-network licensed provider agrees to abide by the managed care
149	organization's terms and conditions of care that would apply to a network licensed provider;
150	<u>and</u>
151	(iii) the licensed provider submits a single claim for all post stabilization care with a

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03-02-20 3:05 PM H.B. 457

183	(C) in an amount mutually agreed upon by the managed care organization and the
184	licensed provider.
185	(b) (i) The benchmark rate under this section is:
186	(A) for an emergency room physician, the median of the emergency room physician's
187	contracted in-network rates with all managed care organizations in the state; and
188	(B) for a licensed provider who is not an emergency room physician, the 80th
189	percentile of all total amounts paid for the particular health care service performed by a
190	licensed provider in the state in the same or similar specialty as reported in the all payer claims
191	database maintained by the Department of Health.
192	(ii) A managed care organization may submit a request to the department to verify the
193	benchmark rate submitted by a licensed provider under this section.
194	(iii) A licensed provider may request the information described in Subsection
195	(5)(b)(i)(B) from the department for the purpose of providing a bill under Subsection (2).
196	(c) This section does not preclude a managed care organization and a non-network
197	licensed provider from agreeing to a different payment arrangement if:
198	(i) the enrollee is responsible for no more than the applicable in-network cost sharing
199	amount; and
200	(ii) the enrollee has no legal obligation to pay the balance for emergency services
201	remaining after the payments under Subsection (4).
202	Section 4. Section <b>58-1-510</b> is enacted to read:
203	58-1-510. Health care provider Unprofessional conduct to balance bill for
204	emergency services.
205	(1) As used in this section:
206	(a) "Balance billing" means the same as that term is defined in Section 31A-22-653.
207	(b) "Emergency services" means the same as that term is defined in Section
208	31A-22-653 <u>.</u>
209	(c) "Licensed provider" means the same as that term is defined in Section 31A-22-653
210	(2) It is unprofessional conduct for a licensed provider to engage in balance billing for
211	emergency services in violation of Section 31A-22-655.