GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 228

Commerce and Insurance Committee Substitute Adopted 4/28/21 Health Care Committee Substitute Adopted 4/29/21 PROPOSED HOUSE COMMITTEE SUBSTITUTE S228-PCS15324-BC-52

Short Title: Allow Employers to Offer EPO Benefit Plans. (Public)

Sponsors:

Referred to:

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March 11, 2021

A BILL TO BE ENTITLED
AN ACT TO LOWER HEALTH CARE COSTS AND EXPAND ACCESS BY ALLOWING
SMALL BUSINESSES TO OFFER EXCLUSIVE PROVIDER BENEFIT PLANS.
The General Assembly of North Carolina enacts:
SECTION 1. Article 50 of Chapter 58 of the General Statutes is amended by adding
two new sections to read:
"§ 58-50-56.1. Exclusive provider organizations, exclusive provider benefit plans.
(a) Definitions. – The following definitions apply in this section:

- 8 Definit (a) 9 Exclusive provider benefit plan. – A health benefit plan offered by an insurer (1)10 in which insureds must receive covered services from health care providers 11 who are under a contract with the insurer and under which there is no 12 requirement of coverage for care received from a health care provider who is 13 not under contract with the insurer, except for emergency services as required 14 by G.S. 58-3-190 and medically necessary covered services as required by G.S. 58-3-200(d). 15 Exclusive provider organization or EPO. – An insurer holding contracts with 16 (2)17 providers to be used by or offered to insurers offering exclusive provider 18 benefit plans. Insurer. - An insurer or service corporation subject to this Chapter. 19 (3)20 Participating provider. - A health care provider who has agreed to accept (4) 21 special reimbursement or other terms for health care services from an insurer 22 for health care services; however, a participating provider is not a health care 23 provider participating in any prepaid health service or capitation arrangement implemented or administered by the Department of Health and Human 24 25 Services or its representatives. 26 Insurers may enter into contracts for an exclusive provider organization with licensed (b) 27 health care providers of all kinds without regard to specialty of services or limitation to a specific 28 type of practice. A contract for an exclusive provider organization that is not disapproved by the 29 Commissioner within 90 days of its filing by the insurer shall be deemed to be approved. 30 Any provision of a contract between an insurer offering an exclusive provider benefit (c) 31 plan and a health care provider that restricts the provider's right to enter into provider contracts
- 32 with other persons is prohibited, is void ab initio, and is not enforceable. The existence of that
- restriction does not invalidate any other provision of the contract. 33



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General Assembly Of North Carolina Session 2021 Every insurer offering an exclusive provider benefit plan and contracting with an EPO 1 (d) 2 shall require by contract that the EPO provide all of the participating providers with whom it 3 holds contracts information about the insurer and the insurer's exclusive provider benefit plans. 4 This information shall include for each insurer and participating provider benefit plan the benefit 5 designs and incentives that are used to encourage insureds to use participating providers. 6 (e) The Commissioner's rules adopted and applicable for preferred provider 7 organizations related to provider accessibility for the insured group, adequacy of providers, 8 availability of services at reasonable times, and financial solvency shall apply for exclusive 9 provider organizations. 10 Each insurer offering an exclusive provider benefit plan shall provide the (f) Commissioner with summary data about the financial reimbursements offered to health care 11 12 providers. All such insurers shall annually disclose the following information: 13 The name by which the exclusive provider benefit plan is known and its (1)14 business address. 15 (2)The name, address, and nature of any separate organization that administers any preferred provider benefit plan for the insurer. 16 17 The terms of the agreements entered into by the insurer with providers in an (3)18 exclusive provider organization. 19 Any other information necessary to determine compliance with this section, (4)20 rules adopted under this section, or other requirements applicable to preferred 21 provider benefit plans. 22 Each insurer shall include a clear statement in any application and any benefit (g) booklets for exclusive provider benefit plans that out-of-network coverage for insureds in the 23 24 exclusive provider benefit plan only applies for (i) emergency services and (ii) medically 25 necessary covered services when an in-network provider is not reasonably available. 26 Any provisions of this Chapter that apply to preferred provider benefit plans or (h) 27 preferred provider organizations as of July 1, 2021, shall also apply to exclusive provider benefit 28 plans or exclusive provider organizations. 29 "§ 58-50-56.2. Exclusive provider organization continuity of care. 30 Definitions. – The following definitions apply in this section: (a) 31 Ongoing special condition. – One of the following conditions: (1)32 An acute illness that is serious enough to require medical care or <u>a.</u> 33 treatment to avoid a reasonable possibility of death or permanent harm. 34 A chronic illness, disease, or condition that is life-threatening, <u>b.</u> 35 degenerative, or disabling and that requires medical care or treatment 36 over a prolonged period of time. 37 Pregnancy from the start of the second trimester. <u>c.</u> A terminal illness for which an individual has a medical prognosis of 38 d. 39 a life expectancy of six months or less. 40 Terminated or termination. - The expiration or nonrenewal of a contract. The (2) 41 term does not include an ending of the contract by an insurer for failure to 42 meet applicable quality standards or for fraud. 43 Termination of a Provider. – If (i) a contract between an insurer and a health care (b) provider offering an exclusive provider benefit plan is terminated by the provider or by the 44 45 insurer, or benefits or coverage provided by the insurer are terminated because of a change in the 46 terms of provider participation in an insurer's exclusive provider benefit plan and (ii) an insured 47 is undergoing treatment from the provider for an ongoing special condition on the date of 48 termination, then the following shall apply: 49 Upon termination of the contract by the insurer or upon receipt by the insurer (1)50 of written notification of termination by the provider, the insurer shall notify 51 the insured on a timely basis of the termination and of the insured's right to

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1		elect continuation of coverage of treatment by the provider.	This subdivision
2		shall apply only if the insured has a claim with the ins	urer for services
3		provided by the terminated provider or the insured is otherw	vise known by the
4		insurer to be a patient of the terminated provider.	-
5	<u>(2)</u>	Subject to subsection (h) of this section, the insurer shall per	rmit an insured to
6		elect to continue to be covered with respect to the treatment	by the terminated
7		provider for the ongoing special condition during a trans	itional period, as
8		provided under this section.	
9	(c) <u>Newly</u>	Covered Insured. – Each exclusive provider benefit plan offe	ered by an insurer
10	shall provide tran	nsition coverage to individuals who (i) are newly covered un	nder an exclusive
11	provider benefit	plan because the individual's employer has changed benefit	<u>plans and (ii) are</u>
12	undergoing treat	ment from a provider for an ongoing special condition.	On the date of
13	enrollment, an ins	surer shall notify the newly covered insured of (i) the right to e	elect continuation
14	of coverage of tre	eatment by a provider that is not contracted with the exclusive	e provider benefit
15	plan and (ii) the	method and time line by which the insured should contact the	e insurer. Subject
16	to subsection (h)	of this section, the insurer shall permit the newly covered in	nsured to elect to
17	continue to be co	overed with respect to the treatment by the provider of the	ongoing special
18	condition during	a transitional period, as provided under this section.	
19	(d) Transi	itional Period: In General. – Except as otherwise provided in	<u>this section, the</u>
20		tional period provided under this subsection shall be determin	
21	-	der, so long as it does not exceed 90 days after the date of	
22		bed in subdivision (b)(1) of this section or the date of enrollm	ent in a new plan
23		ection (c) of this section.	
24		itional Period: Scheduled Surgery, Organ Transplantation, or	
25		transplantation, or other inpatient care was scheduled for an in	
26		an established waiting list for surgery, organ transplantation,	-
27		ate of the notice required under subdivision (b)(1) of this sect	
28		ibed in subsection (c) of this section, then the transitional	
29		respect to the surgery, transplantation, or other inpatient	
30		of discharge of the individual after completion of the surgery	
31		nt care, and through post discharge follow-up care related	
32	· ·	r other inpatient care occurring within 90 days after the date of	
33		itional Period: Pregnancy. – If an individual has entered the set	
34 25		before the date of the notice required under subdivision (b)(1)	
35		ment in a new plan described in subsection (c) of this section	
36 37		regnancy before the date of the notice or the date of enrollment period with respect to the provider's treatment of the pregna	*
37 38	-	sion of 60 days of postpartum care.	<u>incy shan extend</u>
38 39		itional Period: Terminal Illness. – If an individual was c	latermined to be
39 40		he time of a provider's termination of participation under sub-	
40 41		time of enrollment in the plan under subsection (c) of this	
42		ting the terminal illness before the date of the termination or	
42 43	1	isitional period shall extend for the remainder of the individual	
44	2	elated to the treatment of the terminal illness or its medical ma	•
45		ssible Terms and Conditions. – An insurer may condition cove	
46		ovider under subsection (b) or subsection (c) of this section up	-
40 47	terms and conditi		son me ronowing
48	<u>(1)</u>	When care is provided pursuant to subsection (b) of this sec	tion, the provider
49	7-7	agrees to accept reimbursement from the insurer and,	
50		cost-sharing, from the insured involved at the rates applicab	
51		of the transitional period as payment in full.	

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(2)	When care is provided pursuant to subsection (c) of thi	s section, the provider
	agrees to accept the prevailing rate based on contracts t	he insurer has with the
	same or similar providers in the same or similar geogr	aphic area or the PPO
	or other rate agreed to by the provider and insurer, i	if applicable, plus the
	applicable copayment from the newly covered insured	, as reimbursement in
	full from the insurer and the insured for all covered ser	vices.
<u>(3)</u>	The provider agrees to comply with the quality assur	ance programs of the
	insurer responsible for payment under this subsection	and to provide to the
	insurer necessary medical information related to the	e care provided. The
	insurer's quality assurance programs shall not overrid	de the professional or
	ethical responsibility of the provider or interfere with t	he provider's ability to
	provide information or assistance to the insured.	
<u>(4)</u>	The provider agrees to adhere to the insurer's est	ablished policies and
	procedures for participating providers, including	procedures regarding
	referrals and obtaining prior authorization, providing	services pursuant to a
	treatment plan approved by the insurer, and member hol	d harmless provisions.
<u>(5)</u>	The receipt of notification from the insured within 45	days of the date of the
	notice described in subdivision (b)(1) of this section of	
	described in subsection (c) of this section that the insu	ared elects to continue
	receiving treatment by the provider.	
<u>(6)</u>		
	transition period and to assist the insured in an orderly	
	provider. Nothing in this section shall prohibit the insu	•
	receive services from the provider at the insured's expe	
	nstruction. – Nothing in this section shall be construed to do	
<u>(1)</u>	·	
	provider involved remained a participating provider or,	
	covered insured, require the coverage of benefits no	ot provided under the
	policy in which the newly covered insured is enrolled.	
<u>(2)</u>		
	provider's contract for reasons relating to quality of can	•
	an insurer to offer a transitional period under these	
	subject to the grievance review provisions of G.S. 58-5	
<u>(3)</u>	•••	l period beyond that
	specified in this section.	
<u>(4)</u>		•
	when the insurer has determined that the provider's c	
	services may result in, or is resulting in, a serious dange	
	of the insured. A termination for these reasons shall be	
	contract provisions that the provider would otherwis	e be subject to if the
	provider's contract were still in effect.	
	sclosure of Right to Transitional Period. – Each insurer	
*	an insured's rights under this section in its evidence of cover	age and summary plan
description."		1 . • 1
	CTION 2. The Department of Insurance may adopt tempor	ary rules to implement
this act.	CTION 2 This set have the set of the 1 2021	d analia - t - t
SE:	CTION 3. This act becomes effective October 1, 2021, an	a applies to insurance
	ed, renewed, or amended on or after that date.	la applies to insurance