LEGISLATURE OF NEBRASKA
ONE HUNDRED SIXTH LEGISLATURE
SECOND SESSION

LEGISLATIVE BILL 997

Introduced by Morfeld, 46.
Read first time January 14, 2020
Committee: Banking, Commerce and Insurance

A BILL FOR AN ACT relating to insurance; to adopt the Out-of-Network Emergency Medical Care Act; and to provide an operative date.

Be it enacted by the people of the State of Nebraska,
Section 1. Sections 1 to 17 of this act shall be known and may be cited as the Out-of-Network Emergency Medical Care Act.

Sec. 2. For purposes of the Out-of-Network Emergency Medical Care Act, the definitions found in sections 3 to 13 of this act apply.

Sec. 3. Carrier means an entity that contracts to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care services under a health benefits plan.

Sec. 4. Covered person means a person on whose behalf a carrier is obligated to pay health care expense benefits or provide health care services.

Sec. 5. Emergency medical condition means a medical or behavioral condition, the onset of which is sudden, that manifests itself by symptoms of sufficient severity, including, but not limited to, severe pain, that a prudent layperson, possessing an average knowledge of medicine and health, could reasonably expect the absence of immediate medical attention to result in (1) placing the health of the person afflicted with such condition in serious jeopardy or, in the case of a behavioral condition, placing the health of such persons or others in serious jeopardy, (2) serious impairment to such person's bodily functions, (3) serious impairment of any bodily organ or part of such person, or (4) serious disfigurement of such person.

Sec. 6. Emergency services means health care services medically necessary to screen and stabilize a covered person in connection with an emergency medical condition.

Sec. 7. (1) Health benefits plan means a benefits plan which pays or provides hospital and medical expense benefits for covered services and is delivered or issued for delivery in this state by or through a carrier.

(2) Health benefits plan does not include the medical assistance program, medicare, medicare advantage, accident-only, credit, disability, or long-term care coverage, TRICARE supplement coverage, coverage arising
out of a workers' compensation or similar law, automobile medical payment
insurance, personal injury protection insurance, and hospital confinement
indemnity coverage.

Sec. 8. Health care facility means a general acute hospital,
satellite emergency department, or ambulatory surgical center licensed
pursuant to the Health Care Facility Licensure Act.

Sec. 9. Health care professional means an individual who is
credentials pursuant to the Uniform Credentialing Act, who is acting
within the scope of his or her credential, and who provides a covered
service defined by the health benefits plan.

Sec. 10. Health care provider means a health care professional or
health care facility.

Sec. 11. Medical assistance program means the medical assistance
program established pursuant to the Medical Assistance Act.

Sec. 12. Medically necessary means a health care service that a
health care provider, exercising his or her prudent clinical judgment,
would provide to a covered person for the purpose of evaluating,
diagnosing, or treating an illness, an injury, or a disease, or its
symptoms, and that is in accordance with the generally accepted standards
of medical practice; that is clinically appropriate, in terms of type,
frequency, extent, site, and duration, and considered effective for the
covered person's illness, injury, or disease; that is not primarily for
the convenience of the covered person or the health care provider; and
that is not more costly than an alternative service or sequence of
services at least as likely to produce equivalent therapeutic or
diagnostic results as to the diagnosis or treatment of that covered
person's illness, injury, or disease.

Sec. 13. TRICARE means a health care program of the United States
Department of Defense Military Health System.

Sec. 14. If a covered person receives emergency services at any
health care facility, the facility shall not bill the covered person in
excess of any deductible, copayment, or coinsurance amount applicable to in-network services pursuant to the covered person's health benefits plan.

Sec. 15. If a covered person receives emergency services at an in-network or out-of-network health care facility, the health care provider performing those services shall not bill the covered person in excess of any deductible, copayment, or coinsurance amount applicable to in-network services pursuant to the covered person's health benefits plan.

Sec. 16. (1) If a covered person receives emergency services at an in-network or out-of-network health care facility, the carrier shall ensure that the covered person incurs no greater out-of-pocket costs than the covered person would have incurred with an in-network health care provider for covered services.

(2) With respect to emergency services at an in-network or out-of-network health care facility, benefits provided by a carrier that the covered person receives for health care services shall be assigned to the out-of-network health care provider, which shall require no action on the part of the covered person.

(3) Once the benefit is assigned, any reimbursement paid by the carrier shall be paid directly to the out-of-network health care provider. The carrier shall provide the out-of-network health care provider with a written remittance of payment that specifies the proposed reimbursement and the applicable deductible, copayment, or coinsurance amounts owed by the covered person.

(4) If emergency services provided at an in-network or out-of-network health care facility are performed, the out-of-network health care provider may bill the carrier for the services rendered. The carrier may pay the billed amount or notify the health care provider within twenty days after the date of the receipt of the claim that the carrier considers the claim to be excessive. A claim shall be presumed reasonable if it is based on the higher of the carrier's contracted rate or one
hundred twenty-five percent of the payment rate received from the federal
Centers for Medicare and Medicaid Services for the same or similar
services in the same geographic area.

Sec. 17. (1) If the carrier provides notification that the carrier
considers the claim to be excessive, the carrier and the health care
provider shall have thirty days after the date of this notification to
negotiate a settlement or engage in mediation in accordance with the
Uniform Mediation Act. The carrier and the health care provider shall
reach agreement through the mediation process. The carrier may attempt to
negotiate a final reimbursement amount with the out-of-network health
care provider which differs from the amount paid by the carrier pursuant
to this section.

(2) Following completion of the mediation process, the cost of
mediation shall be split evenly and paid by the carrier and the health
care provider.

(3) Mediation shall not be used when the carrier and the health care
provider agree to a separate payment arrangement.

Sec. 18. This act becomes operative on January 1, 2021.