STATE OF NEW YORK

707

2025-2026 Regular Sessions

IN SENATE

(Prefiled)

January 8, 2025

Introduced by Sens. MAY, CLEARE, JACKSON, KRUEGER, RAMOS, SKOUFIS, WEBB -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to data reporting required on the administration of managed long term care plans

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subparagraph (ix) of paragraph (b) of subdivision 7 of 1 2 section 4403-f of the public health law, as added by section 56-a of 3 part D of chapter 56 of the laws of 2012 and as relettered by section 4 of part B of chapter 57 of the laws of 2018, is amended to read as 4 5 follows: б (ix) (1) The commissioner shall report [biannually] annually on the 7 implementation of this subdivision. The reports shall include, but not 8 be limited to: (A) satisfaction of enrollees with care coordination/case management; 9 10 timeliness of care; 11 (B) service utilization data including changes in the level, hours, 12 frequency, and types of services and providers; 13 (C) enrollment data, including auto-assignment rates by plan; 14 (D) quality data; and (E) continuity of care for participants as they move to managed long 15 term care, with respect to community based and nursing home populations, 16 17 including pediatric nursing home populations, and medically fragile 18 children being served by home care agencies affiliated with pediatric 19 nursing homes and diagnostic and treatment centers primarily serving 20 medically fragile children. 21 (2) The following data shall be included in the report under this 22 subdivision and shall be posted on the department's website in an inter-23 active format. To the extent the data set forth in this subparagraph is

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	not now reported by plans to the department, plans shall be required to
2	report this data through a reporting mechanism that the department shall
3	develop by October first, two thousand twenty-five:
4	(A) Statewide and regional service utilization data for each plan,
5	with the number and percentage of "member months" authorized for each
б	range of hours per month as reported in cost reports filed under para-
7	graph (a) of this subdivision, and using "member months" as defined in
8	the cost reports, including all required exhibits. Data shall include
9	the number of member months for whom each type of service was author-
10	ized, and the percentage of each plan's total member months for which
11	members were authorized for each of the ranges of hours per month of
12	each service. These numbers and percentages shall be reported separate-
13	ly for each of the following services: personal care, consumer directed
14	personal care, private duty nursing and home health services, and shall
15	be reported separately for each region of the state in which the plan
16	operates and on a statewide basis;
17	(B) Data on "per member per month" expenditures by managed long term
18	care plan, as reported in cost reports filed under paragraph (a) of
19	this subdivision, including but not limited to, administrative costs,
20	case management, personal care, consumer directed personal assistance
21	programs, home health care, private duty nursing, adult day health care,
22	social adult day, dental care, vision care, audiology, podiatry, medical
23	supplies, durable medical equipment, personal emergency response system,
24	home-delivered meals, the various therapy and rehab services - phys-
25	ical, occupational and speech therapy, and nursing facility services.
26	The reports shall include, for each plan on a statewide and regional
27	basis, a calculation of the total percentage of all service expenditures
28	expended for home and community-based long term care services and the
29	percentage for institutional long term care services, and the total
30	number of member months in which members received home and community-
31	based long term care services and the number of member months in which
32	members received solely institutional services. The reports shall be
33	in an interactive format that enables a comparison between plans on a
34	statewide basis and for each region;
35	(C) Data on personal care and consumer directed personal assistance
36	program contracting, including but not limited to, hours of care
37	provided and expenses allocated by contracted entity;
38	(D) The total number of complaints, grievances, plan appeals, external
39	appeals, and fair hearings for each plan, broken down by:
40	(I) the number and percentage of cases decided wholly in enrollee's
41	favor, partially in enrollee's favor, wholly against the enrollee, and
42	the number still pending;
43	(II) the type of service involved in the complaint or appeal; and
44	(III) the issue of the complaint or appeal, including denial of a new
45	service, denial of an increase in a service, reduction of a service,
46	termination of a service, lateness, lack of staffing, or other issue;
47	(E) Metrics to track timely access to authorized services, including
48	but not limited to:
49	(I) the number of enrollees whose plans of care are unstaffed or not
50	fully staffed for periods of time that the commissioner shall determine,
51	from one day to more than sixty days, and the total number of member
52	days per month for which plans of care are not fully staffed; and
53	(II) the wait time for personal care, consumer directed personal care
53 54	under section three hundred-sixty-five-f of the social services law, or
55	private duty nursing services to be initiated after authorization; and
	private and marking bervices to be initiated after authorization; and

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1	(F) Metrics tracking rebalancing from institutional care to communi-
2	ty-based care, including:
3	(I) for each plan, statewide and by region, the rate of admission of
4	enrollees from the community to nursing facilities;
5	(II) of each plan's enrollees admitted to a nursing facility, the
б	percentage successfully discharged to the community, meaning remaining
7	in the community for sixty days or more, and the percentage disenrolled
8	from the plan pursuant to clause thirteen of subparagraph (v) of para-
9	graph (b) of this subdivision and the percentage disenrolled because of
10	death or for other reasons, categorized by length of nursing home stay;
11	(III) the rate of enrollment of new enrollees who, prior to enroll-
12	ment, were in a nursing home, by length of nursing home stay;
13	(IV) the rate of re-enrollment of enrollees who had been disenrolled
14	from the plan within the prior six months because of a long-term nursing
15	home stay (under clause thirteen of subparagraph (v) of paragraph (b) of
16	this subdivision).
17	(3) The commissioner shall publish the report on the department's
18	website and provide notice to the temporary president of the senate, the
19	speaker of the assembly, the chair of the senate standing committee on
20	health, the chair of the assembly health committee and the Medicaid
21	Managed Care Advisory Review Panel upon availability of the report. The
22	initial report shall be provided by September first, two thousand
23	twelve. The reports shall be made available by each February first, and
24	September first thereafter. Such reports shall be formatted to allow
25	comparisons between plans.
26	(4) The commissioner shall make the final audited versions of all past
27	annual managed long term care cost reports available for download in
28	full in CSV format on the department's website, and shall make the final
29	audited versions of all future annual cost reports available for down-
30	load within thirty days of completion of the final audited report.
31	§ 2. This act shall take effect immediately; provided, however, that
32	the amendments to section 4403-f of the public health law made by
33	section one of this act shall not affect the repeal of such section
34	and shall be deemed repealed therewith; and provided, further, that the
35	amendments to paragraph (b) of subdivision 7 of section 4403-f of the
36	public health law made by section one of this act shall not affect the
37	expiration of such paragraph and shall expire and be deemed repealed
38	therewith.