GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 553 PROPOSED COMMITTEE SUBSTITUTE S553-PCS35336-SH-13

Short Title: LME/MCO Enrollee Grievances & Appeals.

(Public)

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Sponsors:

Referred to:

		April 1, 2013
1		A BILL TO BE ENTITLED
2	AN ACT TO E	STABLISH GRIEVANCE AND APPEAL PROCEDURES FOR LOCAL
3	MANAGEM	ENT ENTITY/MANAGED CARE ORGANIZATION (LME/MCO)
4	MEDICAID	ENROLLEES.
5	The General Asso	embly of North Carolina enacts:
6	SECT	FION 1. The General Statutes are amended by adding a new Chapter to read:
7		" <u>Chapter 108D.</u>
8		"LME/MCO Enrollee Grievances and Appeals.
9		" <u>Article 1.</u>
10		"General Provisions.
11	" <u>§ 108D-1. Defi</u>	nitions.
12		ng definitions apply in this Chapter, unless the context clearly requires
13	otherwise:	
14	<u>(1)</u>	Applicant A provider of MH/IDD/SA services who is seeking to
15		participate in the closed network of one or more LME/MCOs.
16	<u>(2)</u>	Closed network A network of providers that have contracted with an
17		LME/MCO to furnish MH/IDD/SA services to enrollees.
18	<u>(3)</u>	Contested case hearing The hearing or hearings conducted at OAH
19		pursuant to G.S. 108D-8 to resolve a dispute between an enrollee and an
20		LME/MCO about a managed care action.
21	<u>(4)</u>	Department The North Carolina Department of Health and Human
22		Services.
23	<u>(5)</u>	Emergency medical condition. – As defined in 42 C.F.R. § 438.114.
24	<u>(6)</u>	Emergency services. – As defined in 42 C.F.R. § 438.114.
25	<u>(7)</u>	Enrollee. – A Medicaid beneficiary who is currently enrolled with an
26		LME/MCO.
27	<u>(8)</u>	Local Management Entity or LME. – As defined in G.S. 122C-3(20b).
28	<u>(9)</u>	Local Management Entity/Managed Care Organization or LME/MCO. – An
29		LME that has contracted with the Department to operate an MCO or PIHP in
30	(1.0)	accordance with 42 C.F.R. § 438.
31	$\frac{(10)}{(11)}$	Managed care action. – An action, as defined in 42 C.F.R. § 438.400(b).
32	<u>(11)</u>	Managed Care Organization or MCO. – As defined in 42 C.F.R. § 438.2.
33	<u>(12)</u>	MH/IDD/SA services. – Those mental health, intellectual or developmental
34 25		disabilities, and substance abuse services covered under a contract in effect
35		between the Department and an LME to operate an MCO or PIHP under the



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1		1915(b)/(c) Medicaid Waivers approved by	the federal Centers for Medicare
2		and Medicaid Services (CMS).	
3	<u>(13)</u>	Network provider. – An appropriately cred	entialed provider of MH/IDD/SA
4	(10)	services who has entered into a contract	•
5		network of one or more LME/MCOs. The	
6		emergency services.	term uso mendes a provider or
7	<u>(14)</u>	Notice of managed care action. – The	notice required by 42 CER 8
8	<u>(11)</u>	<u>438.404.</u>	nouce required by 12 c.r.m. x
9	(15)	Notice of resolution. – The notice described	1 in 42 C F R § 438 408(e)
10	(16)	OAH. – The North Carolina Office of Adm	
11	$\frac{(10)}{(17)}$	Prepaid Inpatient Health Plan or PIHP. – As	
12	$\frac{(17)}{(18)}$	Provider. – As defined in G.S. 108C-2(10).	
13	<u>(19)</u>	Provider of emergency services. – A prov	
14	<u>(1))</u>	emergency services to evaluate or stabilize	-
15		condition.	an enfonce s enforgency mearcar
16	"8 108D-2. Scor	be; applicability of this Chapter.	
17		applies to every LME/MCO and to every	applicant enrollee provider of
18		tes, and network provider of an LME/MCO.	applicant, entonce, provider of
19		flicts; severability.	
20		e extent that this Chapter conflicts with the	Social Security Act or 42 C.F.R.
21		law prevails to the extent of the conflict.	Social Scenity flet of 12 child
22		e extent that this Chapter conflicts with any c	other provision of State law that is
23		rinciples of managed care that will ensure su	
24		care services, this Chapter prevails and appli	
25		section, term, or provision of this Chapter is	
26		shall not affect, impair, or invalidate any ot	
27		the remaining sections, terms, and provision	-
28	and effect.		
29		E/MCO enrollee grievance and appeal prod	cedures, generally.
30		LME/MCO shall establish and maintain	
31		i) comply with the Social Security Act and 4	
32		ees, and network providers authorized in wri	
33	constitutional rig	hts to due process and a fair hearing.	•
34	(b) Enrol	lees, or network providers authorized in writ	ting to act on behalf of enrollees,
35	may file request	s for grievances and LME/MCO level appe	eals orally or in writing. An oral
36	filing must be fo	llowed by a written, signed grievance or appe	eal unless the enrollee or network
37	provider requests	an expedited appeal.	
38	<u>(c)</u> <u>An L</u>	ME/MCO shall not attempt to influence, lim	nit, or interfere with an enrollee's
39	right or decision	to file a grievance, request for an LME/MC	O level appeal, or a request for a
40	contested case h	earing. However, nothing in this Chapter s	shall be construed to prevent an
41	LME/MCO from	any of the following:	
42	<u>(1)</u>	Offering an enrollee alternative services.	
43	<u>(2)</u>	Engaging in clinical or educational discus	ssions with enrollees or network
44		providers.	
45	<u>(3)</u>	Engaging in informal attempts to resolve	e enrollee concerns prior to the
46		issuance of a notice of grievance disposition	n or notice of resolution.
47	<u>(d)</u> <u>An L</u>	ME/MCO shall not take punitive action again	nst a network provider for any of
48	the following:	-	-
49	<u>(1)</u>	Filing a grievance on behalf of an enro	ollee or supporting an enrollee's
50		grievance.	

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	<u>(2)</u>	Requesting an LME/MCO level appeal on behalf	of an enrollee or
		supporting an enrollee's request for an LME/MCO level	appeal.
	(3)	Requesting an expedited LME/MCO level appeal on be	half of an enrollee or
		supporting an enrollee's request for an LME/MCO level	expedited appeal.
	<u>(4)</u>	Requesting a contested case hearing on behalf of an e	nrollee or supporting
		an enrollee's request for a contested case hearing.	
" <u>§ 108</u>	D-5. LM	E/MCO enrollee grievances.	
<u>(a)</u>	<u>Filing</u>	of Grievance An enrollee, or a network provider aut	horized in writing to
act on	behalf of	an enrollee, has the right to file a grievance with an LME	/MCO at any time to
expres	s dissatisf	action about any matter other than a managed care action	n. Upon receipt of a
grieva	nce, an Ll	ME/MCO shall acknowledge receipt of the grievance i	n writing by United
States			
<u>(b)</u>		e of Grievance Disposition The LME/MCO shall reso	
		the enrollee's health condition requires, but no later than	-
	-	The LME/MCO shall provide the enrollee and all other	
		the grievance disposition by United States mail within thi	• •
<u>(c)</u>		ppeal of a Grievance Disposition An enrollee, or	-
		ting to act on behalf of an enrollee, receiving a grievan	
		nistrative appeal procedures described in G.S. 108D-6, 10	<u>8D-7, and 108D-8.</u>
		dard LME/MCO enrollee level appeals.	
<u>(a)</u>		e of Managed Care Action. – Except as otherwise provid	-
		st 10 days before the effective date of a managed care a	
		enrollee with written notice of a managed care action and	
		naged care action. The LME/MCO shall not be required t	-
		, or legal representative unless the enrollee's parent	
-		s requested in writing to receive the notice. The notice since the notice as the date of the determination. The notice sha	
<u>uate m</u>	(1)	An identification of the enrollee whose services are b	
	<u>(1)</u>	managed care action, including the enrollee's full	
		identification number.	name and wredicard
	<u>(2)</u>	An explanation of what service is being denied, termi	nated suspended or
	<u>(-)</u>	reduced and the reason for the determination.	
	(3)	The specific regulation, statute, or medical policy that	supports or requires
	<u>1-1</u>	the managed care action.	<u></u>
	<u>(4)</u>	The effective date of the managed care action.	
	(5)	An explanation of the recipient's right to appeal the L	ME/MCO's managed
		care action in an evidentiary hearing before an administ	
	<u>(6)</u>	An explanation of how the recipient can request a hea	ring and a statement
		that the recipient may represent himself or herself or	use legal counsel, a
		relative, or other spokesperson.	•
	<u>(7)</u>	A statement regarding the enrollee's right to have bene	fits continue pending
		resolution of the appeal, how to request that benefits b	be continued, and the
		circumstances under which the enrollee may be require	ed to pay the costs of
		these services.	
	(8)	The name and telephone number of a contact person	at the LME/MCO to
		respond in a timely fashion to the enrollee's questions.	
	<u>(9)</u>	The telephone number by which the recipient may conta	act a Legal Aid/Legal
		Services office.	
	<u>(10)</u>	The appeal request form that the enrollee may use to rec	
<u>(b)</u>		est for Appeal An enrollee, or a network provider aut	
act on	behalf of	he enrollee, has the right to file a request for an LME/M	CO level appeal of a

General Assembly Of North Carolina Session 2013 1 notice of managed care action no later than 30 days after the mailing date of the notice of 2 managed care action. Upon receipt of a request for an LME/MCO level appeal, an LME/MCO 3 shall acknowledge receipt of the request for appeal in writing by United States mail. 4 Continuation of Benefits. - An LME/MCO shall continue the enrollee's benefits (c) 5 during the pendency of an LME/MCO level appeal to the same extent required under 42 C.F.R. 6 § 438.420. 7 Notice of Resolution. – The LME/MCO shall resolve the appeal as expeditiously as (d) 8 the enrollee's health condition requires, but no later than 45 days after receiving the request for 9 appeal. The LME/MCO shall provide the enrollee and all other affected parties with a written notice of resolution by United States mail within this 45-day period. 10 11 Right to Request Contested Case Hearing. - An enrollee, or a network provider (e) authorized in writing to act on behalf of an enrollee, may file a request for a contested case 12 13 hearing pursuant to G.S. 108D-8 as long as the enrollee or network provider has exhausted the 14 appeal procedures described in G.S. 108D-6 or G.S. 108D-7, if applicable. 15 Request Form for Contested Case Hearing. - In the same mailing as the notice of (f) 16 resolution, the LME/MCO shall also provide the enrollee with an appeal request form for a 17 contested case hearing that meets the requirements of G.S. 108D-8(e). 18 \$ 108D-7. Expedited LME/MCO enrollee level appeals. 19 Request for Expedited Appeal. – When the time limits for completing a standard (a) 20 appeal could seriously jeopardize the enrollee's life or health or ability to attain, maintain, or 21 regain maximum function, an enrollee, or a network provider authorized in writing to act on behalf of an enrollee, has the right to file a request for an expedited appeal of a managed care 22 23 action no later than 30 days after the mailing date of the notice of managed care action. For 24 expedited appeal requests made by enrollees, the LME/MCO shall determine if the enrollee 25 qualifies for an expedited appeal. For expedited appeal requests made by network providers on 26 behalf of enrollees, the LME/MCO shall presume an expedited appeal is necessary. 27 (b)Notice of Denial for Expedited Appeal. – If the LME/MCO denies a request for an 28 expedited LME/MCO level appeal, the LME/MCO shall make reasonable efforts to give the 29 enrollee and all other affected parties oral notice of the denial and follow up with written notice 30 of denial by United States mail by no later than two calendar days after receiving the request 31 for an expedited appeal. In addition, the LME/MCO shall resolve the appeal within the time 32 limits established for standard LME/MCO level appeals in G.S. 108D-6. 33 Continuation of Benefits. - An LME/MCO shall continue the enrollee's benefits (c) 34 during the pendency of an expedited LME/MCO level appeal to the extent required under 42 35 C.F.R. § 438.420. Notice of Resolution. - If the LME/MCO grants a request for an expedited 36 (d) 37 LME/MCO level appeal, the LME/MCO shall resolve the appeal as expeditiously as the 38 enrollee's health condition requires and no later than three working days after receiving the 39 request for an expedited appeal. The LME/MCO shall provide the enrollee and all other 40 affected parties with a written notice of resolution by United States mail within this three-day 41 period. 42 Right to Request Contested Case Hearing. - An enrollee, or a network provider (e) 43 authorized in writing to act on behalf of an enrollee, may file a request for a contested case hearing pursuant to G.S. 108D-8 as long as the enrollee, or network provider, has exhausted the 44 45 appeal procedures described in G.S. 108D-6 or G.S. 108D-7. Request Form for Contested Case Hearing. - In the same mailing as the notice of 46 (f) 47 resolution, the LME/MCO shall also provide the enrollee with an appeal request form for a 48 contested case hearing that meets the requirements of G.S. 108D-8(e). 49 "§ 108D-8. Contested case hearings on disputed managed care actions. 50 Jurisdiction of OAH. - The Office of Administrative Hearings does not have (a) 51 jurisdiction over a dispute concerning a grievance. The Office of Administrative Hearings does

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<u>(1)</u>	To the extent possible, OAH shall schedule and h	near contested Medicaid
	cases within 55 days of submission of a request for a	appeal.
<u>(2)</u>	OAH shall conduct all contested case hearings tel	ephonically or by video
	technology with all parties, unless the enrollee requ	uests that the hearing be
	conducted in person before the administrative la	w judge. An in-person
	hearing shall be conducted in the county that cont	tains the North Carolina
	headquarters of the LME/MCO; however, for g	good cause shown, the
	in-person hearing may be conducted in the cour	nty of residence of the
	enrollee or a nearby county. Good cause shall inclu	de, but is not limited to,
	the enrollee's impairments limiting travel or th	e unavailability of the
	enrollee's treating professional witnesses. OAH sha	ll provide written notice
	to the enrollee of the use of telephonic hearing	ngs, hearings by video
	conference, and in-person hearings before the administration	nistrative law judge, and
	how to request a hearing in the enrollee's county of r	residence.
(3)	The simplified procedure may include requiring that	at all prehearing motions
	be considered and ruled on by the administrative la	w judge in the course of
	the hearing of the case on the merits. An administrative	
	to a contested Medicaid case shall make reason	nable efforts in a case
	involving an enrollee who is not represented by an	-
	hearing and to maintain a complete record of the hea	
<u>(4)</u>	The administrative law judge may allow brief exten	nsions of the time limits
	contained in this section for good cause and to e	
	complete. Good cause includes delays resulting fi	
	documentation needed to render a decision and	• •
	unforeseen circumstances. Continuances shall only l	
	with rules adopted by OAH and shall not be gra	-
	hearing, except for good cause shown. If a petit	•
	appearance at a hearing that has been properly noti-	ced via certified mail by
	OAH, OAH shall immediately dismiss the con	tested case, unless the
	recipient moves to show good cause within three bus	siness days of the date of
	<u>dismissal.</u>	
<u>(5)</u>	The notice of hearing provided by OAH to the en	nrollee shall include the
	following information:	
	a. The enrollee's right to examine at a reas	onable time before the
	hearing and during the hearing the contents	of the enrollee's case file
	and documents to be used by the LME/MC	CO in the hearing before
	the administrative law judge.	
	b. The recipient's right to an interpreter during t	he appeals process.
	c. Circumstances in which a medical assessme	ent may be obtained at
	agency expense and be made part of	the record. Qualifying
	circumstances include those in which (i) a h	nearing involves medical
	issues, such as a diagnosis, an examining	physician's report, or a
	medical review team's decision; and (ii) the	administrative law judge
	considers it necessary to have a medical as	sessment other than that
	performed by the individual involved in mak	ing the original decision.
(i) Media	ation Upon receipt of an appeal request form as pro	vided by G.S. 108D-8(f)
	uest for a hearing by an enrollee, OAH shall immedia	tely notify the Mediation
or other clear req	dest for a hearing by an enfonce, OATI shan minedia	<u>uny nouny une mediation</u>
	rth Carolina, which shall contact the recipient wi	• •
Network of Nor mediation in an a	rth Carolina, which shall contact the recipient wi attempt to resolve the dispute. If mediation is accepted	thin five days to offer d, the mediation must be
Network of Nor mediation in an a completed within	rth Carolina, which shall contact the recipient wi	thin five days to offer d, the mediation must be Upon completion of the

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1	resolution by facsimile or electronic messaging. If the parties have resolved matters in the
2	mediation, OAH shall dismiss the case. OAH shall not conduct a hearing of any contested case
3	involving a dispute of a managed care action until it has received notice from the mediator
4	assigned that either (i) the mediation was unsuccessful, (ii) the petitioner has rejected the offer
5	of mediation, or (iii) the petitioner has failed to appear at a scheduled mediation. Nothing in
6	this subsection shall restrict the right to a contested case hearing.
7	(j) Burden of Proof. – The enrollee has the burden of proof to show entitlement to a
8	requested benefit or the propriety of requested action when the LME/MCO has denied the
9	benefit or refused to take the particular action. The agency has the burden of proof when the
10	appeal is from a managed care action to impose a penalty or to reduce, terminate, or suspend a
11	previously granted benefit. The party with the burden of proof on any issue has the burden of
12	going forward, and the administrative law judge shall not make any ruling on the
13	preponderance of evidence until the close of all evidence.
14	(k) <u>New Evidence. – The enrollee shall be permitted to submit evidence regardless of</u>
15	whether it was obtained before or after the LME/MCO's managed care action and regardless of
16	whether the LME/MCO had an opportunity to consider the evidence in resolving the
17	LME/MCO level appeal. Upon the receipt of new evidence and at the request of the
18	LME/MCO, the administrative law judge shall continue the hearing for a minimum of 15 days
19	and a maximum of 30 days in order to allow the LME/MCO to review the evidence. Upon
20	reviewing the evidence, if the LME/MCO decides to reverse the managed care action taken
21	against the enrollee, it shall immediately inform the administrative law judge of its decision.
22	(1) <u>Issue for Hearing. – For each managed care action, the administrative law judge</u>
23	shall determine whether the LME/MCO substantially prejudiced the rights of the enrollee and
24	whether the LME/MCO, based upon evidence at the hearing:
25	(1) Exceeded its authority or jurisdiction.
26	(2) <u>Acted erroneously.</u>
27	(3) Failed to use proper procedure.
28	(4) <u>Acted arbitrarily or capriciously.</u>
29	(5) Failed to act as required by law or rule.
30	(m) To the extent that anything in this Part, Chapter 150B of the General Statutes, or any
31	rules or policies adopted pursuant to these Chapters is inconsistent with the Social Security Act
32	or 42 C.F.R. Subpart F, Part 438, federal law prevails and applies to the extent of the conflict.
33	All rules, rights, and procedures for contested case hearings concerning managed care actions
34 25	shall be construed so as to be consistent with federal law and shall provide the enrollee with no
35 26	lesser and no greater rights than those provided under federal law.
36 37	" <u>§ 108D-9. Notice of final decision and right to seek judicial review.</u> The administrative law judge assigned to conduct a contested case hearing pursuant to
38	
38 39	G.S. 108D-8 shall hear and decide the case without unnecessary delay. The judge shall prepare
39 40	a written decision that includes findings of fact and conclusions of law and send it to the parties in accordance with G.S. 150B-37. The written decision shall notify the parties of the final
40	decision and of the right of the enrollee and the LME/MCO to seek judicial review of the
42	decision pursuant to Article 4 of Chapter 150B of the General Statutes."
42	SECTION 2. G.S. 122C-3 is amended by adding a new subdivision to read:
44	"(20c) "Local management entity/managed care organization" or "LME/MCO"
45	
4 n	means an LME that has been approved by the Department to operate the
46 47	means an LME that has been approved by the Department to operate the 1915(b)/(c) Medicaid Waiver."
47	means an LME that has been approved by the Department to operate the 1915(b)/(c) Medicaid Waiver." SECTION 3. G.S. 122C-151.3 reads as rewritten:
	means an LME that has been approved by the Department to operate the 1915(b)/(c) Medicaid Waiver."

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1	State MH/DD/SA Appeals Panel under G.S. 122C-151.4. The procedures shall be informal and
2	shall provide an opportunity for those who dispute the decision to present their position.
3	(b) This section does not apply to enrollee grievances or appeals subject to Chapter
4	108D of the General Statutes."
5	SECTION 4. G.S. 122C-151.4(g) reads as rewritten:
6	"(g) This section does not apply to providers of community support services who appeal
7	directly to the Department of Health and Human Services under the Department's community
8	support provider appeal process.enrollee grievances or appeals subject to Chapter 108D of the
9	General Statutes."
10	SECTION 5. G.S. 150B-23 is amended by adding a new subsection to read:
11	"(a3) <u>A Medicaid enrollee, or network provider authorized in writing to act on behalf of</u>
12	the enrollee, who appeals a notice of resolution issued by an LME/MCO pursuant to Chapter
13	108D may commence a contested case under this Article in the same manner as any other
14	petitioner. The case shall be conducted in the same manner as other contested cases under this
15	Article. For purposes of contested cases commenced under this subsection, an LME/MCO is an
16	agency."
17	SECTION 6. On or before December 1, 2013, the Department of Health and
18	Human Services shall submit to the Centers for Medicare and Medicaid Services, a Medicaid
19	State Plan Amendment necessary to implement this act.
20	SECTION 7. This act becomes effective June 1, 2014, upon approval by the
21	Centers for Medicare and Medicaid Services of the Medicaid State Plan Amendment required
22	in Section 6 of this act. The Department of Health and Human Services shall report to the
22	Devices of Statutes when annouslies abtained and the data of the annousl

23 Revisor of Statutes when approval is obtained and the date of the approval.