

Introduced by Senator Hernandez

February 23, 2012

An act to amend Section 1371.4 of the Health and Safety Code, relating to health care coverage.

LEGISLATIVE COUNSEL'S DIGEST

SB 1285, as introduced, Hernandez. Health care service plans: emergency services.

Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care. Existing law requires a health care service plan to obtain timely authorization for medically necessary care when the enrollee has received emergency care services but, in the opinion of the treating provider, cannot yet be discharged safely. Existing law provides that in case of a disagreement between the health care service plan and the provider regarding the need for necessary medical care, the plan shall assume responsibility for the care of the patient, as specified.

This bill would make a technical, nonsubstantive change to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. Section 1371.4 of the Health and Safety Code is
- 2 amended to read:
- 3 1371.4. (a) A health care service plan that covers hospital,
- 4 medical, or surgical expenses, or its contracting medical providers,

1 shall provide 24-hour access for enrollees and providers, including,
2 but not limited to, noncontracting hospitals, to obtain timely
3 authorization for medically necessary care, for circumstances where
4 the enrollee has received emergency services and care is stabilized,
5 but the treating provider believes that the enrollee may not be
6 discharged safely. A physician and surgeon shall be available for
7 consultation and for resolving disputed requests for authorizations.
8 A health care service plan that does not require prior authorization
9 as a prerequisite for payment for necessary medical care following
10 stabilization of an emergency medical condition or active labor
11 need not satisfy the requirements of this subdivision.

12 (b) A health care service plan, or its contracting medical
13 providers, shall reimburse providers for emergency services and
14 care provided to its enrollees, until the care results in stabilization
15 of the enrollee, except as provided in subdivision (c). As long as
16 federal or state law requires that emergency services and care be
17 provided without first questioning the patient's ability to pay, a
18 health care service plan shall not require a provider to obtain
19 authorization prior to the provision of emergency services and care
20 necessary to stabilize the enrollee's emergency medical condition.

21 (c) Payment for emergency services and care may be denied
22 only if the health care service plan, or its contracting medical
23 providers, reasonably determines that the emergency services and
24 care were never performed; provided that a health care service
25 plan, or its contracting medical providers, may deny reimbursement
26 to a provider for a medical screening examination in cases when
27 the plan enrollee did not require emergency services and care and
28 the enrollee reasonably should have known that an emergency did
29 not exist. A health care service plan may require prior authorization
30 as a prerequisite for payment for necessary medical care following
31 stabilization of an emergency medical condition.

32 (d) If there is a disagreement between the health care service
33 plan and the provider regarding the need for necessary medical
34 care, following stabilization of the enrollee, the plan shall assume
35 responsibility for the care of the patient either by having medical
36 personnel contracting with the plan personally take over the care
37 of the patient within a reasonable amount of time after the
38 disagreement, or by having another general acute care hospital
39 under contract with the plan agree to accept the transfer of the
40 patient as provided in Section 1317.2, Section 1317.2a, or other

1 ~~pertinent~~ *applicable* statute. However, this requirement shall not
2 apply to necessary medical care provided in hospitals outside the
3 service area of the health care service plan. If the health care service
4 plan fails to satisfy the requirements of this subdivision, further
5 necessary care shall be deemed to have been authorized by the
6 plan. Payment for this care may not be denied.

7 (e) A health care service plan may delegate the responsibilities
8 enumerated in this section to the plan's contracting medical
9 providers.

10 (f) Subdivisions (b), (c), (d), (g), and (h) shall not apply with
11 respect to a nonprofit health care service plan that has 3,500,000
12 enrollees and maintains a prior authorization system that includes
13 the availability by telephone within 30 minutes of a practicing
14 emergency department physician.

15 (g) The Department of Managed Health Care shall adopt by
16 July 1, 1995, on an emergency basis, regulations governing
17 instances when an enrollee requires medical care following
18 stabilization of an emergency medical condition, including
19 appropriate timeframes for a health care service plan to respond
20 to requests for treatment authorization.

21 (h) The Department of Managed Health Care shall adopt, by
22 July 1, 1999, on an emergency basis, regulations governing
23 instances when an enrollee in the opinion of the treating provider
24 requires necessary medical care following stabilization of an
25 emergency medical condition, including appropriate timeframes
26 for a health care service plan to respond to a request for treatment
27 authorization from a treating provider who has a contract with a
28 plan.

29 (i) The definitions set forth in Section 1317.1 shall control the
30 construction of this section.

31 (j) (1) A health care service plan that is contacted by a hospital
32 pursuant to Section 1262.8 shall, within 30 minutes of the time
33 the hospital makes the initial telephone call requesting information,
34 either authorize poststabilization care or inform the hospital that
35 it will arrange for the prompt transfer of the enrollee to another
36 hospital.

37 (2) A health care service plan that is contacted by a hospital
38 pursuant to Section 1262.8 shall reimburse the hospital for
39 poststabilization care rendered to the enrollee if any of the
40 following occur:

1 (A) The health care service plan authorizes the hospital to
2 provide poststabilization care.

3 (B) The health care service plan does not respond to the
4 hospital’s initial contact or does not make a decision regarding
5 whether to authorize poststabilization care or to promptly transfer
6 the enrollee within the timeframe set forth in paragraph (1).

7 (C) There is an unreasonable delay in the transfer of the enrollee,
8 and the noncontracting physician and surgeon determines that the
9 enrollee requires poststabilization care.

10 (3) A health care service plan shall not require a hospital
11 representative or a noncontracting physician and surgeon to make
12 more than one telephone call pursuant to Section 1262.8 to the
13 number provided in advance by the health care service plan. The
14 representative of the hospital that makes the telephone call may
15 be, but is not required to be, a physician and surgeon.

16 (4) An enrollee who is billed by a hospital in violation of Section
17 1262.8 may report receipt of the bill to the health care service plan
18 and the department. The department shall forward that report to
19 the State Department of Public Health.

20 (5) For purposes of this section, “poststabilization care” means
21 medically necessary care provided after an emergency medical
22 condition has been stabilized.