LC000151

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO STATE AFFAIRS AND GOVERNMENT -- CORRECTIONAL INSTITUTIONS

Introduced By: Senators Walaska, and McCaffrey

Date Introduced: February 11, 2015

Referred To: Senate Finance

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 42 of the General Laws entitled "STATE AFFAIRS AND
2	GOVERNMENT" is hereby amended by adding thereto the following chapter:
3	CHAPTER 56.4
4	CORRECTIONAL HEALTHCARE COST REDUCTION
5	42-56.4-1. Legislative findings The legislature finds and declares that states have
6	saved millions of dollars by implementing solutions to eliminate and recover correctional
7	healthcare overpayments. Similarly, states have significantly reduced correctional healthcare
8	costs by billing Medicaid for eligible inpatient healthcare costs. Therefore, it is the intent of the
9	legislature to implement automated payment detection, prevention and recovery solutions to
10	reduce correctional healthcare overpayments and to assure that Medicaid is billed for eligible
11	inpatient hospital and professional services.
12	42-56.4-2. Application Unless otherwise stated, the chapter shall specifically apply to:
13	(1) State correctional healthcare systems and services.
14	(2) State contracted managed correctional healthcare services.
15	42-56.4-3. Clinical code editing technology The state shall implement state-of-the-art
16	clinical code editing technology solutions to further automate claims resolution and enhance cost
17	containment through improved claim accuracy and appropriate code correction. The technology

shall identify and prevent errors or potential overbilling based on widely accepted and

1	referenceable protocols such as the American Medical Association and the Centers for Medicare
2	and Medicaid Services. The edits shall be applied automatically before claims are adjudicated to
3	speed processing and reduce the number of pended or rejected claims and help ensure a smoother,
4	more consistent and more open adjudication process and fewer delays in provider reimbursement.
5	42-56.4-4. Healthcare claims auditing The state shall implement correctional
6	healthcare claims audit and recovery services to identify improper payments due to non-
7	fraudulent issues, audit claims, obtain provider sign-off on the audit results and recover validated
8	overpayments. Post payment reviews shall ensure that the diagnosis and procedure codes are
9	accurate and valid based on the supporting physician documentation within the medical records.
10	Core categories of reviews could include coding compliance diagnosis related group (DRG)
11	reviews, transfers readmissions, cost outlier reviews, outpatient seventy-two (72) hour rule
12	reviews, payment errors, billing errors, and others.
13	42-56.4-5. Automated payment detection Prevention and recovery services The
14	state shall implement automated payment detection, prevention and recovery solutions to assure
15	that Medicaid is billed for eligible inpatient hospital and professional services.
16	42-56.4-6. Implementation It is the intent of the legislature that the state shall
17	contract for these services and that the savings achieved through this chapter shall more than
18	cover the cost of implementation and administration. Therefore, to the extent possible, technology
19	services used in carrying out this chapter shall be secured using the savings generated by the
20	program, whereby the state's only direct cost will be funded through the actual savings achieved.
21	Further, to enable this model, reimbursement to the contractor may be contracted on the basis of a
22	percentage of achieved savings model, a per beneficiary per month model, a per transaction
23	model, a case-rate model, or any blended model of the aforementioned methodologies.
24	Reimbursement models with the contractor may also include performance guarantees of the
25	contractor to ensure savings identified exceeds program costs.
26	SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

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This act would reduce inmate healthcare costs by billing Medicaid for eligible inpatient hospital and professional services.

This act would take effect upon passage.

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