Second Regular Session Seventy-third General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 22-0779.01 Shelby Ross x4510

SENATE BILL 22-106

SENATE SPONSORSHIP

Kolker and Sonnenberg, Pettersen, Priola, Fields, Ginal, Jaquez Lewis, Moreno, Rodriguez, Simpson

HOUSE SPONSORSHIP

Michaelson Jenet and Rich, Amabile, McCluskie, Roberts, Soper

Senate Committees

Health & Human Services

House Committees

Public & Behavioral Health & Human Services Appropriations

A BILL FOR AN ACT

101	CONCERNING ADDRESSING CONFLICTS OF INTEREST IN REGIONAL
102	ORGANIZATIONS RESPONSIBLE FOR PUBLIC BEHAVIORAL
103	HEALTH SERVICES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

On or before October 1, 2022, the bill requires each managed care entity, administrative service organization, and managed service organization that has 25% or more provider ownership to comply with certain conflict of interest policies in order to promote transparency and accountability.

SENATE 3rd Reading Unamended March 1, 2022

SENATE
Amended 2nd Reading
February 28, 2022

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 25.5-5-402, amend
3	(9) as follows:
4	25.5-5-402. Statewide managed care system - definitions -
5	rules. (9) Bidding. (a) The state department is authorized to institute a
6	program for competitive bidding pursuant to section 24-103-202 or
7	24-103-203 for MCEs seeking to provide, arrange for, or otherwise be
8	responsible for the provision of services to its enrollees. The state
9	department is authorized to award contracts to more than one offer or.
10	The state department shall use competitive bidding procedures to
11	encourage competition and improve the quality of care available to
12	medicaid recipients over the long term that meets the requirements of this
13	section and section 25.5-5-406.1.
14	(b) (I) On or before <u>January 1, 2023,</u> in order to promote
15	TRANSPARENCY AND ACCOUNTABILITY, THE STATE DEPARTMENT SHALL
16	REQUIRE EACH MCE THAT HAS TWENTY-FIVE PERCENT OR MORE
17	OWNERSHIP BY PROVIDERS OF BEHAVIORAL HEALTH SERVICES TO COMPLY
18	WITH THE FOLLOWING CONFLICT OF INTEREST POLICIES:
19	(A) PROVIDERS WHO HAVE OWNERSHIP OR BOARD MEMBERSHIP IN
20	AN MCE SHALL NOT HAVE CONTROL, INFLUENCE, OR DECISION-MAKING
21	AUTHORITY IN THE ESTABLISHMENT OF PROVIDER NETWORKS.
22	(B) EACH MCE SHALL REPORT QUARTERLY THE NUMBER OF
23	PROVIDERS WHO APPLIED TO JOIN THE NETWORK AND WERE DENIED AND
24	A COMPARISON OF RATE RANGES FOR PROVIDERS WHO HAVE OWNERSHIP
25	OR BOARD MEMBERSHIP VERSUS PROVIDERS WHO DO NOT.
26	(C) AN EMPLOYEE OF A CONTRACTED PROVIDER OF AN MCE

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1	SHALL NOT ALSO BE AN EMPLOYEE OF THE MICE UNLESS THE EMPLOYEE
2	IS A CLINICAL OFFICER OR UTILIZATION MANAGEMENT DIRECTOR OF THE
3	MCE. IF THE INDIVIDUAL IS ALSO AN EMPLOYEE OF A PROVIDER THAT HAS
4	BOARD MEMBERSHIP OR OWNERSHIP IN THE MCE, THE MCE SHALL
5	DEVELOP POLICIES, APPROVED BY THE EXECUTIVE DIRECTOR OF THE STATE
6	DEPARTMENT, TO MITIGATE ANY CONFLICT OF INTEREST THE EMPLOYEE
7	MAY HAVE.
8	(D) AN MCE'S BOARD SHALL NOT HAVE MORE THAN FIFTY
9	PERCENT OF CONTRACTED PROVIDERS AS BOARD MEMBERS, AND THE MCE
10	IS ENCOURAGED TO HAVE A COMMUNITY MEMBER ON THE MCE'S BOARD.
11	(II) No later than July $1,2025$, the state department shall
12	APPROPRIATELY ADDRESS PERCEIVED OR ACTUAL PROVIDER OWNERSHIP
13	AND CONTROL OF MCES PARTICIPATING IN THE STATEWIDE MANAGED
14	CARE SYSTEM IN THE INTEREST OF TRANSPARENCY AND ACCOUNTABILITY.
15	IN DESIGNING A COMPETITIVE BIDDING PROCESS, THE STATE DEPARTMENT
16	SHALL INCORPORATE COMMUNITY FEEDBACK AND HAVE A PUBLIC PROCESS
17	RELATED TO GOVERNING REQUIREMENTS, INCLUDING HOW TO ADDRESS
18	CONFLICTS OF INTEREST.
19	(III) As used in this subsection (9)(b):
20	(A) "CLINICAL OFFICER" MEANS A PHYSICIAN WHO PROVIDES THE
21	<u>CLINICAL VISION FOR THE MCE</u> OR PROVIDES <u>CLINICAL DIRECTION TO</u>
22	NETWORK MANAGEMENT, QUALITY IMPROVEMENT, UTILIZATION
23	MANAGEMENT, OR CREDENTIALING DIVISIONS.
24	(B) "MCE" MEANS A MANAGED CARE ENTITY RESPONSIBLE FOR
25	THE STATEWIDE SYSTEM OF COMMUNITY BEHAVIORAL HEALTH CARE, AS
26	DESCRIBED IN SECTION 25.5-5-402 (3) AND IS NOT OWNED, OPERATED BY
27	OR AFFILIATED WITH AN INSTRUMENTALITY, MUNICIPALITY, OR POLITICAL

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1	SUBDIVISION OF THE STATE.
2	(C) "OWNERSHIP" MEANS AN INDIVIDUAL WHO IS A LEGAL
3	PROPRIETOR OF AN ORGANIZATION, INCLUDING A PROVIDER OR INDIVIDUAL
4	WHO OWNS ASSETS OF AN ORGANIZATION, OR HAS A FINANCIAL STAKE,
5	INTEREST, OR GOVERNANCE ROLE IN THE MCE.
6	(D) "UTILIZATION MANAGEMENT DIRECTOR" MEANS A LICENSED
7	HEALTH CARE PROFESSIONAL WITH BEHAVIORAL HEALTH CLINICAL
8	EXPERIENCE WHO LEADS AND DEVELOPS THE UTILIZATION MANAGEMENT
9	PROGRAM OR MANAGES THE MEDICAL REVIEW AND AUTHORIZATION
10	PROCESS.
11	SECTION 2. In Colorado Revised Statutes, 27-60-103, add (8)
12	as follows:
13	27-60-103. Behavioral health crisis response system - services
14	- request for proposals - criteria - reporting - rules. (8) (a) ON OR
15	BEFORE <u>January 1, 2023,</u> in order to promote transparency and
16	ACCOUNTABILITY, THE OFFICE SHALL REQUIRE EACH ADMINISTRATIVE
17	SERVICE ORGANIZATION THAT HAS TWENTY-FIVE PERCENT OR MORE
18	OWNERSHIP BY PROVIDERS OF BEHAVIORAL HEALTH SERVICES TO COMPLY
19	WITH THE FOLLOWING CONFLICT OF INTEREST POLICIES:
20	(I) PROVIDERS WHO HAVE OWNERSHIP OR BOARD MEMBERSHIP IN
21	AN ADMINISTRATIVE SERVICE ORGANIZATION SHALL NOT HAVE CONTROL,
22	INFLUENCE, OR DECISION-MAKING AUTHORITY IN HOW FUNDING IS
23	DISTRIBUTED TO ANY PROVIDER OR THE ESTABLISHMENT OF PROVIDER
24	NETWORKS.
25	(II) THE OFFICE SHALL QUARTERLY REVIEW AN ADMINISTRATIVE
26	SERVICE ORGANIZATION'S FUNDING ALLOCATION TO ENSURE THAT ALL
27	PROVIDERS ARE BEING EQUALLY CONSIDERED FOR FUNDING. THE OFFICE

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1	IS AUTHORIZED TO REVIEW ANY OTHER PERTINENT INFORMATION TO
2	ENSURE THE ADMINISTRATIVE SERVICE ORGANIZATION IS MEETING STATE
3	AND FEDERAL RULES AND REGULATIONS AND IS NOT INAPPROPRIATELY
4	GIVING PREFERENCE TO PROVIDERS WITH OWNERSHIP OR BOARD
5	MEMBERSHIP.
6	(III) AN EMPLOYEE OF A CONTRACTED PROVIDER OF AN
7	ADMINISTRATIVE SERVICE ORGANIZATION SHALL NOT ALSO BE AN
8	EMPLOYEE OF THE ADMINISTRATIVE SERVICE <u>ORGANIZATION UNLESS THE</u>
9	EMPLOYEE IS A MEDICAL DIRECTOR FOR THE ADMINISTRATIVE SERVICE
10	ORGANIZATION. IF THE MEDICAL DIRECTOR IS ALSO AN EMPLOYEE OF A
11	PROVIDER THAT HAS BOARD MEMBERSHIP OR OWNERSHIP IN THE
12	ADMINISTRATIVE SERVICE ORGANIZATION, THE ADMINISTRATIVE SERVICE
13	ORGANIZATION SHALL DEVELOP POLICIES, APPROVED BY THE
14	COMMISSIONER OF THE BEHAVIORAL HEALTH ADMINISTRATION, TO
15	MITIGATE ANY CONFLICT OF INTEREST THE MEDICAL DIRECTOR MAY HAVE.
16	(IV) AN ADMINISTRATIVE SERVICE ORGANIZATION'S BOARD SHALL
17	NOT HAVE MORE THAN FIFTY PERCENT OF CONTRACTED PROVIDERS AS
18	BOARD MEMBERS, AND THE ADMINISTRATIVE SERVICE ORGANIZATION IS
19	ENCOURAGED TO HAVE A COMMUNITY MEMBER ON THE ADMINISTRATIVE
20	SERVICE ORGANIZATION'S BOARD.
21	(b) If the office is unable to contract with an
22	ADMINISTRATIVE SERVICE ORGANIZATION THAT MEETS THE
23	REQUIREMENTS OF THIS SUBSECTION (8), THE OFFICE MAY DESIGNATE
24	ANOTHER EXISTING ADMINISTRATIVE SERVICE ORGANIZATION TO
25	TEMPORARILY PROVIDE THE SERVICES FOR THAT REGION, FOR UP TO ONE
26	YEAR, PENDING DESIGNATION OF A NEW ADMINISTRATIVE SERVICE
27	ORGANIZATION. IF THE OFFICE IS UNABLE TO DESIGNATE A NEW

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1	ADMINISTRATIVE SERVICE ORGANIZATION, THE TEMPORARY
2	ADMINISTRATIVE SERVICE ORGANIZATION MAY CONTINUE TO PROVIDE THE
3	REGIONAL BEHAVIORAL HEALTH CRISIS RESPONSE SYSTEM SERVICES ON A
4	YEAR BY YEAR BASIS.
5	(c) As used in this subsection (8), unless the context
6	OTHERWISE REQUIRES:
7	(I) "MEDICAL DIRECTOR" MEANS A PHYSICIAN WHO OVERSEES THE
8	MEDICAL CARE AND OTHER DESIGNATED CARE AND SERVICES IN AN
9	ADMINISTRATIVE SERVICES ORGANIZATION. THE MEDICAL DIRECTOR MAY
10	BE RESPONSIBLE FOR HELPING TO DEVELOP CLINICAL QUALITY
11	MANAGEMENT AND UTILIZATION MANAGEMENT.
12	(II) "OWNERSHIP" MEANS AN INDIVIDUAL WHO IS A LEGAL
13	PROPRIETOR OF AN ORGANIZATION, INCLUDING A PROVIDER OR INDIVIDUAL
14	WHO OWNS ASSETS OF AN ORGANIZATION, OR HAS A FINANCIAL STAKE,
15	INTEREST, OR GOVERNANCE ROLE IN THE ADMINISTRATIVE SERVICES
16	ORGANIZATION.
17	SECTION 3. In Colorado Revised Statutes, 27-80-107, add (2.5)
18	as follows:
19	27-80-107. Designation of managed service organizations -
20	purchase of services - revocation of designation. (2.5) (a) ON OR
21	BEFORE <u>January 1, 2023,</u> in order to promote transparency and
22	ACCOUNTABILITY, THE OFFICE OF BEHAVIORAL HEALTH SHALL REQUIRE
23	EACH MANAGED SERVICE ORGANIZATION THAT HAS TWENTY-FIVE
24	PERCENT OR MORE OWNERSHIP BY PROVIDERS OF BEHAVIORAL HEALTH
25	SERVICES TO COMPLY WITH THE FOLLOWING CONFLICT OF INTEREST
26	POLICIES:
27	(I) PROVIDERS WHO HAVE OWNERSHIP OR BOARD MEMBERSHIP IN

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1	A MANAGED SERVICE ORGANIZATION SHALL NOT HAVE CONTROL,
2	INFLUENCE, OR DECISION-MAKING AUTHORITY IN HOW FUNDING IS
3	DISTRIBUTED TO ANY PROVIDER OR THE ESTABLISHMENT OF PROVIDER
4	NETWORKS.
5	(II) THE OFFICE OF BEHAVIORAL HEALTH SHALL QUARTERLY
6	REVIEW A MANAGED SERVICE ORGANIZATION'S FUNDING ALLOCATION TO
7	ENSURE THAT ALL PROVIDERS ARE BEING EQUALLY CONSIDERED FOR
8	FUNDING. THE OFFICE OF BEHAVIORAL HEALTH IS AUTHORIZED TO REVIEW
9	ANY OTHER PERTINENT INFORMATION TO ENSURE THE MANAGED SERVICE
10	ORGANIZATION IS MEETING STATE AND FEDERAL RULES AND REGULATIONS
11	AND IS NOT INAPPROPRIATELY GIVING PREFERENCE TO PROVIDERS WITH
12	OWNERSHIP OR BOARD MEMBERSHIP.
13	(III) AN EMPLOYEE OF A CONTRACTED PROVIDER OF A MANAGED
14	SERVICE ORGANIZATION SHALL NOT ALSO BE AN EMPLOYEE OF THE
15	MANAGED SERVICE ORGANIZATION UNLESS THE EMPLOYEE IS A MEDICAL
16	DIRECTOR FOR THE MANAGED SERVICE ORGANIZATION. IF THE MEDICAL
17	DIRECTOR IS ALSO AN EMPLOYEE OF A PROVIDER THAT HAS BOARD
18	MEMBERSHIP OR OWNERSHIP IN THE MANAGED SERVICE ORGANIZATION,
19	THE MANAGED SERVICE ORGANIZATION SHALL DEVELOP POLICIES,
20	APPROVED BY THE COMMISSIONER OF THE BEHAVIORAL HEALTH
21	ADMINISTRATION, TO MITIGATE ANY CONFLICT OF INTEREST THE MEDICAL
22	DIRECTOR MAY HAVE.
23	(IV) A MANAGED SERVICE ORGANIZATION'S BOARD SHALL NOT
24	HAVE MORE THAN FIFTY PERCENT OF CONTRACTED PROVIDERS AS BOARD
25	MEMBERS, AND THE MANAGED SERVICE ORGANIZATION IS ENCOURAGED
26	TO HAVE A COMMUNITY MEMBER ON THE MANAGED SERVICE
27	ORGANIZATION'S BOARD.

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1	(b) IF THE OFFICE IS UNABLE TO CONTRACT WITH A MANAGED
2	SERVICE ORGANIZATION THAT MEETS THE REQUIREMENTS OF THIS
3	SUBSECTION (2.5), THE OFFICE MAY DESIGNATE ANOTHER EXISTING
4	MANAGED SERVICE ORGANIZATION TO TEMPORARILY PROVIDE THE
5	SERVICES FOR THAT REGION, FOR UP TO ONE YEAR, PENDING DESIGNATION
6	OF A NEW MANAGED SERVICE ORGANIZATION. IF THE OFFICE IS UNABLE TO
7	DESIGNATE A NEW MANAGED SERVICE ORGANIZATION, THE TEMPORARY
8	MANAGED SERVICE ORGANIZATION MAY CONTINUE TO PROVIDE THE
9	REGIONAL SUBSTANCE USE DISORDER SERVICES ON A YEAR BY YEAR BASIS.
10	(c) As used in this subsection (2.5), unless the context
11	OTHERWISE REQUIRES:
12	(I) "MEDICAL DIRECTOR" MEANS A PHYSICIAN WHO OVERSEES THE
13	MEDICAL CARE AND OTHER DESIGNATED CARE AND SERVICES IN A
14	MANAGED SERVICE ORGANIZATION. THE MEDICAL DIRECTOR MAY BE
15	RESPONSIBLE FOR HELPING TO DEVELOP CLINICAL QUALITY MANAGEMENT
16	AND UTILIZATION MANAGEMENT.
17	(II) "OWNERSHIP" MEANS AN INDIVIDUAL WHO IS A LEGAL
18	PROPRIETOR OF AN ORGANIZATION, INCLUDING A PROVIDER OR INDIVIDUAL
19	WHO OWNS ASSETS OF AN ORGANIZATION, OR HAS A FINANCIAL STAKE,
20	INTEREST, OR GOVERNANCE ROLE IN THE MANAGED SERVICE
21	ORGANIZATION.
22	SECTION 4. Safety clause. The general assembly hereby finds,
23	determines, and declares that this act is necessary for the immediate
24	preservation of the public peace, health, or safety.

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