1	MEDICAID EMERGENCY ROOM AND PRIMARY CARE			
2	AMENDMENTS			
3	2013 GENERAL SESSION			
4	STATE OF UTAH			
5	Chief Sponsor: Michael S. Kennedy Senate Sponsor: Margaret Dayton			
6				
7 8	LONG TITLE			
9	General Description:			
10	This bill amends the state Medicaid program and the state Children's Health Insurance			
11	Program to establish incentives for the appropriate use of emergency room services.			
12	Highlighted Provisions:			
13	This bill:			
14	defines terms;			
15	 clarifies the authority of an accountable care organization that administers a plan for 			
16	Medicaid or the Children's Health Insurance Program to audit a provider for			
17	delivering nonemergent care in an emergency room;			
18	 permits an accountable care organization to establish a differential payment for 			
19	nonemergent care delivered in an emergency room;			
20	 requires the accountable care organization to use savings from reductions of 			
21	inappropriate emergency room use to improve enrollee's access to primary care and			
22	urgent care;			
23	 requires the Department of Health to develop quality measures for the appropriate 			
24	use of emergency rooms and access to primary care, and to compare the accountable			
25	care organizations based on the quality measures; and			
26	 directs the Department of Health to apply for waivers to the Medicaid program and 			



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the Children's Health Insurance Program to:

8	• impose higher copayments on a recipient who seeks nonemergent care in an
9	emergency room; and
\mathbf{C}	 allow the Medicaid program and the Children's Health Insurance Program to
1	development an algorithm to determine assignment of new recipients to the
2	accountable care organization plans that have the better quality measure ratings.
,	Money Appropriated in this Bill:
1	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	26-40-110 (Effective 05/01/13), as last amended by Laws of Utah 2012, Chapter 347
	ENACTS:
	26-18-408 , Utah Code Annotated 1953
	26-40-116 , Utah Code Annotated 1953
	Be it enacted by the Legislature of the state of Utah:
	Section 1. Section 26-18-408 is enacted to read:
	26-18-408. Incentives to appropriately use emergency room services.
	(1) (a) This section applies to the Medicaid program and to the Utah Children's Health
	Insurance Program created in Chapter 40, Utah Children's Health Insurance Act.
	(b) For purposes of this section:
	(i) "Accountable care organization" means a Medicaid or Children's Health Insurance
	Program administrator that contracts with the Medicaid program or the Children's Health
	Insurance Program to deliver health care through an accountable care plan.
	(ii) "Accountable care plan" means a risk based delivery service model authorized by
	Section 26-18-405 and administered by an accountable care organization.
	(iii) "Nonemergent care":
	(A) means use of the emergency room to receive health care that is nonemergent as
	defined by the department by administrative rule adopted in accordance with Title 63G,
	Chapter 3, Utah Administrative Rulemaking Act Ĥ→ and the Emergency Medical Treatment and
	Active Labor Act ←Ĥ : and

39	(B) does not mean the medical services provided to a recipient to conduct a medical			
60	screening examination to determine if the recipient has an emergent or nonemergent condition.			
61	(2) (a) An accountable care organization may, in accordance with Subsection (2)(b):			
62	(i) audit emergency room services provided to a recipient enrolled in the accountable			
63	care plan to determine if nonemergent care was provided to the recipient; and			
64	(ii) establish differential payment for emergent and nonemergent care provided in an			
65	emergency room.			
66	(b) (i) The audits and differential payments under Subsections (2)(a) and (b) apply to			
67	services provided to a recipient on or after $\hat{H} \rightarrow [\underline{January}]$ July $\leftarrow \hat{H}$ 1, $\hat{S} \rightarrow [\underline{2014}]$ 2015 $\leftarrow \hat{S}$.			
68	(ii) Except in cases of suspected fraud, waste, and abuse, an accountable care			
69	organization's audit of payment under Subsections (2)(a) and (b) is limited to the 18-month			
70	period of time after the date on which the medical services were provided to the recipient. If			
71	fraud, waste, or abuse is alleged, the accountable care organization's audit of payment under			
72	Subsections (2)(a) and (b) is limited to $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{five}}]$ three $\leftarrow \hat{\mathbf{H}}$ years after the date on which the			
72a	medical services			
73	were provided to the recipient.			
74	(3) An accountable care organization shall Ĥ→:			
74a	(a) ←Ĥ use the savings under Subsection (2) to			
75	maintain and improve access to primary care and urgent care services for all of the recipients			
76	enrolled in the accountable care plan Ĥ→; and			
76a	(b) report to the department on how the accountable care organization complied with			
76b	Subsection (3)(a) $\leftarrow \hat{H}$.			
77	(4) (a) The department shall, through administrative rule adopted by the department,			
78	develop quality measurements that evaluate an accountable care organization's delivery of:			
79	(i) appropriate emergency room services to recipients enrolled in the accountable care			
80	plan;			
81	(ii) expanded primary care and urgent care for recipients enrolled in the accountable			
82	care plan, with consideration of the accountable care organization's:			
83	(A) emergency room diversion plans;			
84	(B) recipient access to primary care providers and community health centers including			
85	evening and weekend access; and			
86	(C) other innovations for expanding access to primary care; and			
87	(iii) quality of care for the accountable care plan members.			
88	(b) The department shall:			
89	(i) compare the quality measures developed under Subsection (4)(a) for each			

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90	accountable care organization; and		
91	(ii) share the data and quality measures developed under Subsection (4)(a) with the		
92	Health Data Committee created in Chapter 33a, Utah Health Data Authority Act.		
93	(c) The Health Data Committee may publish data in accordance with Chapter 33a,		
94	Utah Health Data Authority Act which compares the quality measures for the accountable care		
95	plans.		
96	(5) The department shall apply for a Medicaid waiver and a Children's Health		
97	Insurance Program waiver with the Centers for Medicare and Medicaid Services within the		
98	United States Department of Health and Human Services, to:		
99	(a) allow the program to charge recipients who are enrolled in an accountable care plan		
100	a higher copayment for emergency room services; and		
101	(b) develop, by administrative rule, an algorithm to determine assignment of new,		
102	unassigned recipients to specific accountable care plans based on the plan's performance in		
103	relation to the quality measures developed pursuant to Subsection (4)(a).		
103a	Ĥ→ (6) The department shall report to the Legislature's Health and Human Services Interim		
103b	Committee on or before October 1, 2016, regarding implementation of this section. ←Ĥ		
104	Section 2. Section 26-40-110 (Effective 05/01/13) is amended to read:		
105	26-40-110 (Effective 05/01/13). Managed care Contracting for services.		
106	(1) Program benefits provided to enrollees under the program, as described in Section		
107	26-40-106, shall be delivered in a managed care system if the department determines that		
108	adequate services are available where the enrollee lives or resides.		
109	(2) (a) The department shall use the following criteria to evaluate bids from health		
110	plans:		
111	(i) ability to manage medical expenses, including mental health costs;		
112	(ii) proven ability to handle accident and health insurance;		
113	(iii) efficiency of claim paying procedures;		
114	(iv) proven ability for managed care and quality assurance;		
115	(v) provider contracting and discounts;		
116	(vi) pharmacy benefit management;		
117	(vii) an estimate of total charges for administering the pool;		
118			
110	(viii) ability to administer the pool in a cost-efficient manner;		
119	(viii) ability to administer the pool in a cost-efficient manner;(ix) the ability to provide adequate providers and services in the state; [and]		

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121	quality measures for emergency room use and access to primary care established by the			
122	department under Subsection 26-18-408(4); and			
123	$[\frac{(x)}{(x)}]$ other criteria established by the department.			
124	(b) The dental benefits required by Section 26-40-106 may be bid out separately from			
125	other program benefits.			
126	(c) Except for dental benefits, the department shall request bids for the program's			
127	benefits in 2008. The department shall request bids for the program's dental benefits in 2009.			
128	The department shall request bids for the program's benefits at least once every five years			
129	thereafter.			
130	(d) The department's contract with health plans for the program's benefits shall include			
131	risk sharing provisions in which the health plan shall accept at least 75% of the risk for any			
132	difference between the department's premium payments per client and actual medical			
133	expenditures.			
134	(3) The executive director shall report to and seek recommendations from the Health			
135	Advisory Council created in Section 26-1-7.5:			
136	(a) if the division receives less than two bids or proposals under this section that are			
137	acceptable to the division or responsive to the bid; and			
138	(b) before awarding a contract to a managed care system.			
139	(4) (a) The department shall award contracts to responsive bidders if the department			
140	determines that a bid is acceptable and meets the criteria of Subsections (2)(a) and (d).			
141	(b) The department may contract with the Group Insurance Division within the Utah			
142	State Retirement Office to provide services under Subsection (1) if:			
143	(i) the executive director seeks the recommendation of the Health Advisory Council			
144	under Subsection (3); and			
145	(ii) the executive director determines that the bids were not acceptable to the			
146	department.			
147	(c) In accordance with Section 49-20-201, a contract awarded under Subsection (4)(b)			
148	is not subject to the risk sharing required by Subsection (2)(d).			
149	(5) Title 63G, Chapter 6a, Utah Procurement Code, shall apply to this section.			
150	Section 3. Section 26-40-116 is enacted to read:			
151	26-40-116. Program to encourage appropriate emergency room use Application			

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152	tor	waivers

The program is subject to the provisions of Section 26-18-408 and shall apply for waivers in accordance with Subsection 26-18-408(5).

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Office of Legislative Research and General Counsel