

The Commonwealth of Massachusetts

PRESENTED BY:

Ruth B. Balser

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to protecting access to disability services.

PETITION OF:

Name:	DISTRICT/ADDRESS:
Ruth B. Balser	12th Middlesex
Paul R. Heroux	2nd Bristol
Barbara L'Italien	Second Essex and Middlesex
Kay Khan	11th Middlesex

HOUSE DOCKET, NO. 784 FILED ON: 1/14/2015

HOUSE No. 68

By Ms. Balser of Newton, a petition (accompanied by bill, House, No. 8) of Ruth B. Balser and others relative to protecting access to disability services for certain adults enrolled in the integrated care organization pilot program. Children, Families and Persons with Disabilities.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 70 OF 2013-2014.]

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to protecting access to disability services.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Chapter 118E of the General Laws, as appearing in the 2012 Official

2 Edition, is hereby amended by adding after Section 9F(c) the following new sections-:

(d) The division shall ensure that enrollment in the program is voluntary. No
disincentives for selecting a fee-for-service delivery system shall be included as part of any
agreement or waiver regarding the program. The division shall ensure that all enrollees in an ICO
have the right to disenroll from the program in any month upon submitting a notice of
disenrollment to the division or contracted entity. Disenrollment notices received by the division
or contracted entity by the twentieth day of the month shall be effective the first day of the
following month.

(e) The benefits provided to persons considered eligible to enroll in the ICO shall
include those services covered by Medicare Part A and Part B; the amount, duration and scope of
Medicaid-covered services shall be at a minimum no more restrictive than the scope of services
provided under MassHealth standard coverage, and shall include services covered under the
home and community-based services waiver program; and services necessary for the treatment of
mental health or substance abuse.

16 (e)(1) During the first 3 years of the demonstration project, an ICO shall conform to the minimum medical loss ratio as established by the division for its category. At the end of each 17 fiscal year, the ICO shall provide to the division an audited statement of its medical loss ratio for 18 19 the past year. Two years after the implementation of the ICO dual eligible pilot program, the 20division shall have 6 months to review the data and audited statements and shall have an 21 additional 6 months to implement revised loss ratios. Beginning the fourth year of the demonstration project and upon renewal of the contract with the division, an ICO shall conform 22 to the revised minimum medical loss ratio as established by the division for its category. During 23 any subsequent year of the program and upon renewal of the contract with the division, if an 24 25 ICO's audited medical loss ratio is below the minimum as determined by the division for its category, the ICO shall provide additional benefits or services to its enrollees in the following 26 27 contract year in an amount for its category, and shall submit a plan to the division detailing how such benefits or services shall be provided to its plan enrollees. 28

(2) Not later than the end of the first year of operation as an ICO, the division shall
require that all ICOs, with whom the division contracts to deliver such services, establish ICO
consumer advisory councils. Such councils shall monitor and make recommendations for the

32 ICOs services delivered under this program and shall be represented by members of its enrolled33 population, or family members or unpaid caregivers of its enrolled population.

34 (3) The division shall educate consumers and their families as to their enrollment
35 choices under MassHealth options and other available alternatives under Medicare and Medicaid.
36 Neither ICOs nor the division shall offer gifts, payments or other inducements to enroll dually
37 eligible individuals in an ICO.

(4) The division shall deliver to all prospective enrollees ICO educational materials that
shall include, but not be limited to: a definition of an ICO and how it functions; enrollment
eligibility standards; the location of ICOs; a complete list of their participating providers; the
range of available services; consumer rights under Medicare and Medicaid; an assistance
worksheet for determining health care options under MassHealth , Medicare and Medicaid; and
quality of care measurements reported to the division.

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45 (f) The division shall develop and issue a document for consumers to be known as the "ICO report card" containing information and data providing a basis upon which ICOs may be 46 evaluated and compared by consumers. The document shall be made available to residents of the 47 commonwealth, upon request. In preparing that report card, the division shall, to the extent 48 possible, use information already reported by the ICO. The division shall consult with the 49 department of public health and the division of insurance in determining the content and format 50 of the report card, and shall make the report card available on the internet web site established by 51 52 the division. The division shall issue its proposed methodology for the preparation of the ICO

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report card. The division shall issue the initial report card 1 year from the announcement of themethodology and annually thereafter.

(g) The division shall measure a ICO's performance using a variety of objective quality
assurance measures, including, but not limited to, ongoing provider education, consumer
satisfaction surveys, outcome measures and practice guidelines.

(h) The division shall ensure that enrollees have a choice of at least 2 integrated careorganizations within their geographic area, where available.

(i) An ICO shall meet all privacy standards set by the regulations established by the
federal Department of Health and Human Services under the Healthcare Insurance Portability
and Accountability Act of 1996.

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64 (i) The commissioner, in consultation with the secretary of the executive office of health and human services, shall semi-annually submit to the house and senate committees on ways and 65 means a report detailing the name and number of entities participating as integrated care 66 organizations and expenditure data, including, but not limited to, an analysis of the program's 67 68 aggregate budget neutrality. Furthermore, the division shall collect detailed information on the 69 functioning of the ICO demonstration project, including: enrollment and disenrollment rates, including detailed reasons for enrolling and disenrolling; the number of ICO enrollees in 70 71 community settings and other settings; and other information to assist the special commission in 72 completing various studies.

(k)ICO's shall, at a minimum, pay health care providers and social service programs rates
established pursuant to section 13C of chapter 118E.