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SENATE BILL 5801

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State of Washington

62nd Legislature

2011 Regular Session

By Senators Kohl-Welles, Holmquist Newbry, Conway, and Kline

Read first time 02/14/11. Referred to Committee on Labor, Commerce & Consumer Protection.

1 AN ACT Relating to establishing medical provider networks and  
2 expanding centers for occupational health and education in the  
3 industrial insurance system; amending RCW 51.36.010; providing an  
4 effective date; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 **Sec. 1.** RCW 51.36.010 and 2007 c 134 s 1 are each amended to read  
7 as follows:

8 (1) The legislature finds that high quality medical treatment and  
9 adherence to occupational health best practices can prevent disability  
10 and reduce loss of family income for workers, and lower labor and  
11 insurance costs for employers. Injured workers deserve high quality  
12 medical care in accordance with current health care best practices. To  
13 this end, the department shall establish minimum standards for  
14 providers who treat workers from both state fund and self-insured  
15 employers. The department shall establish a health care provider  
16 network to treat injured workers, and shall accept providers into the  
17 network who meet those minimum standards. The department shall  
18 convene an advisory group made up of representatives from or designees  
19 of the workers' compensation advisory committee and the industrial

1 insurance medical and chiropractic advisory committees to consider and  
2 advise the department related to implementation of this section,  
3 including development of best practices treatment guidelines for  
4 providers in the network. Network providers must be required to follow  
5 department coverage decisions, policies, treatment guidelines, and to  
6 consider other industry treatment guidelines appropriate for their  
7 patient. The department shall also establish additional best practice  
8 standards for providers to qualify for a second tier within the  
9 network, based on demonstrated use of occupational health best  
10 practices. This second tier is separate from and in addition to the  
11 centers for occupational health and education established under  
12 subsection (5) of this section.

13 (2)(a) Upon the occurrence of any injury to a worker entitled to  
14 compensation under the provisions of this title, he or she shall  
15 receive proper and necessary medical and surgical services at the hands  
16 of a physician or licensed advanced registered nurse practitioner of  
17 his or her own choice, if conveniently located, in the health care  
18 provider network established under this section, and proper and  
19 necessary hospital care and services during the period of his or her  
20 disability from such injury.

21 (b) Once the provider network is established in the worker's  
22 geographic area, an injured worker may receive care from a nonnetwork  
23 provider only for an initial office or emergency room visit. However,  
24 the department or self-insurer may limit reimbursement to the  
25 department's standard fee for the services. The provider must comply  
26 with all applicable billing policies and must accept the department's  
27 fee schedule as payment in full.

28 (c) The department, in collaboration with the advisory group, shall  
29 adopt policies for the development, credentialing, accreditation, and  
30 continued oversight of a network of health care providers approved to  
31 treat injured workers. Health care providers shall apply to the  
32 network by completing the department's provider application which shall  
33 have the force of a contract with the department to treat injured  
34 workers. The advisory group shall recommend minimum network standards  
35 for the department to approve a provider's application or to remove a  
36 provider from the network including, but not limited to:

37 (i) Current malpractice insurance coverage;

1 (ii) Previous malpractice judgments or settlements that do not  
2 exceed a dollar amount threshold recommended by the advisory group, or  
3 a specific number or seriousness of malpractice suits over a specific  
4 time frame;

5 (iii) No licensing or disciplinary action in any jurisdiction or  
6 loss of treating or admitting privileges by any board, commission,  
7 agency, public or private health care payer, or hospital;

8 (iv) For some specialties such as surgeons, privileges in at least  
9 one hospital;

10 (v) Whether the provider has been credentialed by another health  
11 plan that follows national quality assurance guidelines; and

12 (vi) Alternative criteria for providers that are not credentialed  
13 by another health plan.

14 The department shall develop alternative criteria for providers  
15 that are not credentialed by another health plan or as needed to  
16 address access to care concerns in certain regions.

17 (d) In order to monitor quality of care and assure efficient  
18 management of the provider network, the department may establish  
19 additional criteria and terms for network participation including, but  
20 not limited to, requiring compliance with administrative and billing  
21 policies.

22 (e) The advisory group shall recommend best practices standards to  
23 the department to use in determining second tier network providers.  
24 The department shall develop and implement financial and nonfinancial  
25 incentives for network providers who qualify for the second tier. The  
26 department is authorized to certify and decertify second tier  
27 providers.

28 (3) The department shall work with self-insurers and the department  
29 utilization review provider to implement utilization review for the  
30 self-insured community to ensure consistent quality, cost-effective  
31 care for all injured workers and employers, and to reduce  
32 administrative burden for providers.

33 (4) The department for state fund claims shall pay, in accordance  
34 with the department's fee schedule, for any alleged injury for which a  
35 worker files a claim, any initial prescription drugs provided in  
36 relation to that initial visit, without regard to whether the worker's  
37 claim for benefits is allowed. In all accepted claims, treatment shall  
38 be limited in point of duration as follows:

1           In the case of permanent partial disability, not to extend beyond  
2 the date when compensation shall be awarded him or her, except when the  
3 worker returned to work before permanent partial disability award is  
4 made, in such case not to extend beyond the time when monthly  
5 allowances to him or her shall cease; in case of temporary disability  
6 not to extend beyond the time when monthly allowances to him or her  
7 shall cease: PROVIDED, That after any injured worker has returned to  
8 his or her work his or her medical and surgical treatment may be  
9 continued if, and so long as, such continuation is deemed necessary by  
10 the supervisor of industrial insurance to be necessary to his or her  
11 more complete recovery; in case of a permanent total disability not to  
12 extend beyond the date on which a lump sum settlement is made with him  
13 or her or he or she is placed upon the permanent pension roll:  
14 PROVIDED, HOWEVER, That the supervisor of industrial insurance, solely  
15 in his or her discretion, may authorize continued medical and surgical  
16 treatment for conditions previously accepted by the department when  
17 such medical and surgical treatment is deemed necessary by the  
18 supervisor of industrial insurance to protect such worker's life or  
19 provide for the administration of medical and therapeutic measures  
20 including payment of prescription medications, but not including those  
21 controlled substances currently scheduled by the state board of  
22 pharmacy as Schedule I, II, III, or IV substances under chapter 69.50  
23 RCW, which are necessary to alleviate continuing pain which results  
24 from the industrial injury. In order to authorize such continued  
25 treatment the written order of the supervisor of industrial insurance  
26 issued in advance of the continuation shall be necessary.

27           The supervisor of industrial insurance, the supervisor's designee,  
28 or a self-insurer, in his or her sole discretion, may authorize  
29 inoculation or other immunological treatment in cases in which a work-  
30 related activity has resulted in probable exposure of the worker to a  
31 potential infectious occupational disease. Authorization of such  
32 treatment does not bind the department or self-insurer in any  
33 adjudication of a claim by the same worker or the worker's beneficiary  
34 for an occupational disease.

35           (5)(a) The legislature finds that the department and its business  
36 and labor partners have collaborated in establishing centers for  
37 occupational health and education to promote best practices and prevent  
38 preventable disability by focusing additional provider-based resources

1 during the first twelve weeks following an injury. The centers for  
2 occupational health and education represent innovative accountable care  
3 systems in an early stage of development consistent with national  
4 health care reform efforts. Many Washington workers do not yet have  
5 access to these innovative health care delivery models.

6 (b) To expand evidence-based occupational health best practices,  
7 the department shall establish additional centers for occupational  
8 health and education, with the goal of extending access to at least  
9 fifty percent of injured and ill workers by December 2013 and to all  
10 injured workers by December 2015. The department shall also develop  
11 additional best practices and incentives that span the entire period of  
12 recovery, not only the first twelve weeks.

13 (c) The department shall certify and decertify centers for  
14 occupational health and education based on criteria including  
15 institutional leadership and geographic areas covered by the center for  
16 occupational health and education, occupational health leadership and  
17 education, mix of participating health care providers necessary to  
18 address the anticipated needs of injured workers, health services  
19 coordination to deliver occupational health best practices, indicators  
20 to measure the success of the center for occupational health and  
21 education, and agreement that the center's providers shall, if  
22 feasible, treat certain injured workers if referred by the department  
23 or a self-insurer.

24 (d) Health care delivery organizations may apply to the department  
25 for certification as a center for occupational health and education.  
26 These may include, but are not limited to, hospitals and affiliated  
27 clinics and providers, multispecialty clinics, health maintenance  
28 organizations, and organized systems of network physicians.

29 (e) The centers for occupational health and education shall  
30 implement benchmark quality indicators of occupational health best  
31 practices for individual providers, developed in collaboration with the  
32 department. A center for occupational health and education shall  
33 remove individual providers who do not consistently meet these quality  
34 benchmarks.

35 (f) The department shall develop and implement financial and  
36 nonfinancial incentives for center for occupational health and  
37 education providers that are based on progressive and measurable gains

1 in occupational health best practices, and that are applicable  
2 throughout the duration of an injured or ill worker's episode of care.

3 (g) The department shall develop electronic methods of tracking  
4 evidence-based quality measures to identify and improve outcomes for  
5 injured workers at risk of developing prolonged disability. In  
6 addition, these methods must be used to provide systematic feedback to  
7 physicians regarding quality of care, to conduct appropriate objective  
8 evaluation of progress in the centers for occupational health and  
9 education, and to allow efficient coordination of services.

10 (6) If a provider fails to meet the minimum network standards  
11 established in subsection (2) of this section, the department is  
12 authorized to remove the provider from the network or take other  
13 appropriate action regarding a provider's participation. The  
14 department may also require remedial steps as a condition for a  
15 provider to participate in the network. The department shall establish  
16 waiting periods that may be imposed in the department's discretion  
17 before a provider who has been denied or removed from the network may  
18 reapply.

19 (7) The department may permanently remove a provider from the  
20 network or take other appropriate action when the provider exhibits a  
21 pattern of conduct of low quality care that exposes patients to risk of  
22 physical or psychiatric harm or death. Patterns that qualify as risk  
23 of harm include, but are not limited to, poor health care outcomes  
24 evidenced by increased, chronic, or prolonged pain or decreased  
25 function due to treatments that have not been shown to be curative,  
26 safe, or effective or for which it has been shown that the risks of  
27 harm exceed the benefits that can be reasonably expected based on peer-  
28 reviewed opinion.

29 (8) The department may not remove a health care provider from the  
30 network for an isolated instance of poor health and recovery outcomes  
31 due to treatment by the provider.

32 (9) When the department terminates a provider from the network, the  
33 department or self-insurer shall assist an injured worker currently  
34 under the provider's care in identifying a new network provider or  
35 providers from whom the worker can select an attending or treating  
36 provider. In such a case, the department or self-insurer shall notify  
37 the injured worker that he or she must choose a new attending or  
38 treating provider.

1       (10) The department may adopt rules related to this section.

2       (11) The department shall report to the workers' compensation  
3 advisory committee and to the appropriate committees of the legislature  
4 on each December 1st, beginning in 2012 and ending in 2016, on the  
5 implementation of the provider network and expansion of the centers for  
6 occupational health and education. The reports must include a summary  
7 of actions taken, progress toward long-term goals, outcomes of key  
8 initiatives, access to care issues, results of disputes or  
9 controversies related to new provisions, and whether any changes are  
10 needed to further improve the occupational health best practices care  
11 of injured workers.

12       NEW SECTION. Sec. 2. This act is necessary for the immediate  
13 preservation of the public peace, health, or safety, or support of the  
14 state government and its existing public institutions, and takes effect  
15 July 1, 2011.

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