2020 SESSION

ENROLLED

1

4

5

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

Approved

2 An Act to amend and reenact §§ 32.1-330, 32.1-330.01, and 32.1-330.3 of the Code of Virginia, relating 3 to long-term services and supports; screenings.

[H 902]

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 32.1-330, 32.1-330.01, and 32.1-330.3 of the Code of Virginia are amended and 8 reenacted as follows: 9

§ 32.1-330. Long-term services and supports screening required.

10 A. As used in this section, "acute care hospital" includes an acute care hospital, a rehabilitation hospital, a rehabilitation unit in an acute care hospital, or a psychiatric unit in an acute care hospital. 11

All individuals B. Every individual who will be eligible applies for or requests community or 12 13 institutional long-term eare services and supports as defined in the state plan for medical assistance services may choose to receive services in a community or institutional setting. Every individual who 14 15 applies for or requests community or institutional long-term services and supports shall be afforded the 16 opportunity to choose the setting and provider of long-term services and supports.

17 C. Every individual who applies for or requests community or institutional long-term services and 18 supports shall be evaluated screened prior to admission to such community or institutional long-term 19 services and supports to determine their his need for long-term services and supports, including nursing 20 facility services as defined in that the state plan for medical assistance services. The Department shall require a preadmission screening of all individuals who, at the time of application for admission to a 21 certified nursing facility as defined in § 32.1-123, are eligible for medical assistance or will become 22 23 eligible within six months following admission. For community-based screening The type of long-term 24 services and supports screening performed shall not limit the long-term services and supports settings or 25 providers for which the individual is eligible.

26 D. If an individual who applies for or requests long-term services and supports as defined in the 27 state plan for medical assistance services is residing in a community setting at the time of such 28 application or request, the screening for long-term services and supports required pursuant to subsection 29 C shall be completed by a long-term services and supports screening team shall consist of that includes 30 a nurse, social worker or other assessor designated by the Department, who is an employee of the 31 Department of Health or the local department of social services and a physician who are employees of 32 is employed or engaged by the Department of Health or the local department of social services or a 33 team of licensed physicians, nurses, and social workers at the Wilson Workforce and Rehabilitation 34 Center (WWRC) for WWRC clients only. For institutional screening, the Department shall contract with 35 acute care hospitals.

36 E. If an individual who applies for or requests long-term services and supports as defined in the 37 state plan for medical assistance services is receiving inpatient services in an acute care hospital at the 38 time of such application or request and will begin receiving long-term services and supports as defined 39 in the state plan for medical assistance services pursuant to a discharge order from an acute care 40 hospital, the screening for long-term services and supports required pursuant to subsection C shall be 41 completed by the acute care hospital in accordance with the screening requirements established by the 42 Department.

43 F. If an individual who applies for or requests long-term services and supports as defined in the 44 state plan for medical assistance services is receiving skilled nursing services that are not covered by 45 the Commonwealth's program of medical assistance services in an institutional setting following discharge from an acute care hospital, the Department shall require qualified staff of the skilled nursing 46 47 institution to conduct the long-term services and supports screening in accordance with the requirements **48** established by the Department, with the results certified by a physician prior to the initiation of 49 long-term services and supports under the state plan for medical assistance services.

50 The G. In any jurisdiction in which a long-term services and supports screening team described in subsection D or E has failed or is unable to perform the long-term services and supports screenings 51 required by subsection D or E within 30 days of receipt of the individual's application or request for 52 53 long-term services and supports under the state plan, the Department shall contract enter into contracts 54 with other public or private entities to conduct required community-based and institutional such 55 long-term services and supports screenings in addition to or in lieu of the long-term services and 56 supports screening teams described in this section in jurisdictions in which the screening team has been

HB902ER

unable to complete screenings of individuals within 30 days of such individuals' application subsections 57 58 D and E.

59 The Department shall report annually by August 1 to the Governor and the Chairmen of the House 60 Committee on Health, Welfare and Institutions and the Senate Committee on Education and Health 61 regarding (i) the number of screenings for eligibility for community-based and institutional long-term 62 care services conducted pursuant to this subsection and (ii) the number of cases in which the Department or the public or private entity with which the Department has entered into a contract to 63 64 conduct such screenings fails to complete such screenings within 30 days.

65 B. H. The Department shall require all individuals who administer perform long-term services and 66 supports screenings pursuant to this section to receive training on and be certified in the use of the uniform assessment instrument for screening individuals long-term services and supports screening tool 67 for eligibility for community or institutional long-term care services and supports provided in **68** accordance with the state plan for medical assistance services prior to conducting such long-term 69 services and supports screenings. The Department shall publicly report by August 1, 2018, and each 70 71 year thereafter on the outcomes of the performance standards.

72 I. The Department shall report annually by August 1 to the Governor and the Chairmen of the 73 House Committee on Health, Welfare and Institutions and the Senate Committee on Education and 74 Health regarding (i) the number of long-term services and supports screenings for eligibility for 75 community and institutional long-term services and supports conducted pursuant to this section and (ii) 76 the number of cases in which the Department or the public or private entity with which the Department 77 has entered into a contract to conduct such long-term services and supports screenings fails to complete 78 such long-term services and supports screenings within 30 days. 79

§ 32.1-330.01. Reports related to long-term services and supports.

80 A. The Department shall (i) develop a program for the training and certification of individuals who perform preadmission long-term services and supports screenings for community and institutional 81 82 long-term care services and supports provided in accordance with the state plan for medical assistance 83 services and ensure that all screeners are trained on and certified in the use of the uniform assessment 84 instrument long-term services and supports screening tool for preadmission long-term services and 85 supports screening, (ii) develop guidelines for a standardized preadmission long-term services and supports screening process for community and institutional long-term care services and supports 86 87 provided in accordance with the state plan for medical assistance services and ensure that all long-term 88 services and supports screenings are performed in accordance with such guidelines, (iii) establish and 89 monitor performance according to established standards, and (iv) strengthen oversight of the 90 preadmission long-term services and supports screening process for community and institutional 91 long-term care services and supports to ensure that problems are identified and addressed promptly.

92 B. The Department shall require managed care organizations that provide managed long-term eare 93 services and supports in the Commonwealth to develop the portion of the plan of care addressing the 94 type and amount of long-term services and supports for each recipient. For recipients of long-term care 95 services and supports, the managed care organization shall participate in and collaborate with the 96 existing interdisciplinary care team planning process already established pursuant to federal law and 97 regulations in the development of the care plan.

C. The Department shall work with its actuary to (i) ensure that trends are consistent with Actuarial 98 99 Standards of Practice, including consideration of negative historical trends in medical spending by 100 managed care organizations to be carried forward when setting capitation rates paid to managed care 101 organizations through the managed care program where appropriate, and (ii) annually rebase 102 administrative expenses per member per month for projected enrollment changes and future program 103 changes impacting administrative costs beginning in Fiscal Year 2019.

104 D. The Department shall include additional financial and utilization reporting requirements in 105 contracts with managed care organizations and the Managed Care Technical Manual, including 106 requirements for submission of (i) income statements that show medical services expenditures by service 107 category, (ii) statements of revenues and expenses, (iii) information about related party transactions, and 108 (iv) information about service utilization metrics, and shall monitor data submitted by managed care 109 organizations to identify undesirable trends in spending and service utilization and work with managed 110 care organizations to address such trends.

111 E. The Department shall (i) establish a compliance enforcement review process and apply consistent 112 and uniform compliance standards in accordance with the Managed Care Technical Manual, managed 113 care contracts, and federal standards; (ii) return all compliance feedback to managed care organizations 114 within the same reporting or auditing period in which such reports were generated; (iii) review the reasons for which the Commonwealth will mitigate or waive sanctions imposed on managed care 115 organizations that fail to fulfill contract requirements and review and consider infractions due to 116 unforeseen circumstances beyond the managed care organization's control, infractions occurring during 117

HB902ER

118 the first year of the managed care organization's operation, infractions occurring for the first time, and 119 infractions that are self-reported by the managed care organization; (iv) when applicable, include 120 guidance in the Managed Care Technical Manual for managed care organizations that state the reasons 121 for which sanctions may be mitigated or waived; (v) include information about the number of sanctions 122 mitigated or waived and the reasons for such mitigation or waiver in its monthly compliance reports; 123 and (vi) annually review the results of its contract compliance enforcement action process and include 124 information about the process and results, including the percentage of points and fines mitigated or 125 waived and the reasons for mitigating them for each managed care organization, in its annual report.

126 F. The Department shall (i) incrementally increase the amount of performance incentive awards 127 granted to managed care organizations that meet certain performance goals to create a stronger incentive 128 for managed care organizations to improve performance and (ii) retain at least one metric related to 129 chronic conditions in the performance incentive award program.

130 G. The Department shall work collaboratively with managed care organizations and relevant stakeholders, where appropriate, to annually publish a uniform and agreed-upon managed care organization report card for the Department for the managed care program and shall make such 131 132 133 information available to new enrollees as part of the enrollment process.

134 H. Upon the inclusion of behavioral health services in the managed care program and implementation 135 of managed long-term eare services and supports, the Department shall require all managed care 136 organizations participating in the managed care program to provide to the Department information about 137 (i) the managed care organization's policies and processes for identifying behavioral health providers 138 who provide services deemed to be inappropriate to meet the behavioral health needs of the individual 139 receiving services and (ii) the number of such providers that are disenrolled from the managed care 140 provider's provider network.

141 I. The Department shall develop a process that allows managed care organizations providing services 142 through the managed care program to determine utilization control measures for services provided but 143 includes monitoring of the impact of utilization controls on utilization rates and spending to assess the 144 effectiveness of each managed care organization's utilization control measures.

145 J. The Department shall include language in contracts for managed care long-term eare services and 146 supports requiring managed care organizations providing services through the managed care program to develop a plan that includes (i) a standardized process to determine the capacity of individuals receiving 147 148 services to self-direct services received, (ii) criteria for determining when a person receiving services is 149 no longer able to self-direct services received, and (iii) the roles and responsibilities of service 150 facilitators, including requirements to regularly verify that appropriate services are provided.

151 K. Following inclusion of managed long-term care services and supports in the managed care 152 program, the Department shall (i) review information about utilization and spending on long-term care 153 services and supports provided by managed care organizations and work with managed care 154 organizations to make necessary changes to managed care organizations' prior authorization and quality 155 management review processes when undesirable trends are identified; (ii) include revenue and expense 156 reports, information about related party transactions, and information about service utilization metrics in 157 contracts for managed long-term eare services and supports and the Managed Care Technical Manual 158 and utilize data and information received from managed long-term eare services and supports providers 159 to monitor spending and utilization trends for managed long-term eare services and supports and address 160 problems related to spending and utilization of services through managed long-term eare services and 161 supports program contracts or the rate-setting process; (iii) include additional requirements for 162 information about metrics related to behavioral health services in the managed long-term eare services and supports contract and the Managed Care Technical Manual to facilitate identification of undesirable 163 164 trends in service utilization and enable the Department to address problems identified with managed care 165 organizations participating in the program; and (iv) include additional metrics related to the long-term eare services and supports in the managed long-term eare services and supports contract and the 166 Managed Care Technical Manual to facilitate identification of differences between models of care, 167 168 assessment of progress in and challenges related to keeping service recipients in community-based rather 169 than institutional care, and cooperation with managed care organizations in resolving problems identified. 170 § 32.1-330.3. Operation of a PACE plan; oversight by Department of Medical Assistance

171 Services.

A. As used in this section, unless the context requires a different meaning;

172 173 "PACE" means of or associated with long-term care health plans (i) authorized as programs of 174 all-inclusive care for the elderly by Subtitle I (§ 4801 et seq.) of Chapter 6 of Title IV of the Balanced 175 Budget Act of 1997, Pub. L. No. 105-33, 111 Stat. 528 et seq., §§ 4801-4804, 1997, pursuant to Title XVIII and Title XIX of the United States Social Security Act (42 U.S.C. § 1395eee et seq.), and the 176 177 state plan for medical assistance services as established pursuant to Chapter 10 (§ 32.1-323 et seq.) and 178 (ii) which have signed agreements with the Department of Medical Assistance Services as long-term care

179 health plans.

"Pre-PACE" means of or associated with long-term care prepaid health plans (i) authorized by the 180 U.S. Health Care Financing Administration pursuant to § 1903(m)(2)(B) of Title XIX of the United 181 182 States Social Security Act (42 U.S.C. § 1396b et seq.) and the state plan for medical assistance services 183 as established pursuant to Chapter 10 (§ 32.1-323 et seq.) and (ii) which have signed agreements with 184 the Department of Medical Assistance Services as long-term care prepaid health plans.

B. Operation of a pre-PACE plan or PACE plan that participates in the medical assistance services 185 186 program shall be in accordance with a prepaid health plan contract or other PACE contract consistent 187 with Chapter 6 of Title IV of the federal Balanced Budget Act of 1997 with the Department of Medical 188 Assistance Services.

189 C. All contracts and subcontracts shall contain an agreement to hold harmless the Department of 190 Medical Assistance Services and pre-PACE and PACE enrollees in the event that a pre-PACE or PACE 191 provider cannot or will not pay for services performed by the subcontractor pursuant to the contract or 192 subcontract.

193 D. During the pre-PACE or PACE period, the plan shall have a fiscally sound operation as 194 demonstrated by total assets being greater than total unsubordinated liabilities, sufficient cash flow and 195 adequate liquidity to meet obligations as they become due, and a plan for handling insolvency approved 196 by the Department of Medical Assistance Services.

197 E. The pre-PACE or PACE plan must demonstrate that it has arrangements in place in the amount 198 of, at least, the sum of the following to cover expenses in the event of insolvency: 199

1. One month's total capitation revenue to cover expenses the month prior to insolvency; and

200 2. One month's average payment of operating expenses to cover potential expenses the month after 201 the date of insolvency has been declared or operations cease.

202 The required arrangements to cover expenses shall be in accordance with the PACE Protocol as 203 published by On Lok, Inc., in cooperation with the U.S. Health Care Financing Administration Centers for Medicare and Medicaid Services, as of April 14, 1995, or any successor protocol that may be agreed 204 205 upon between the U.S. Health Care Financing Administration Centers for Medicare and Medicaid 206 Services and On Lok, Inc.

207 Appropriate arrangements to cover expenses shall include one or more of the following: reasonable 208 and sufficient net worth, insolvency insurance, letters of credit, or parental guarantees.

209 F. Enrollment in a pre-PACE or PACE plan shall be restricted to those individuals who participate in 210 programs authorized pursuant to Title XIX or Title XVIII of the United States Social Security Act, 211 respectively.

212 G. Full disclosure shall be made to all individuals in the process of enrolling in the pre-PACE or 213 PACE plan that services are not guaranteed beyond a 30-day period.

214 H. The Board of Medical Assistance Services shall establish a Transitional Advisory Group to 215 determine license requirements, regulations, and ongoing oversight. The Advisory Group shall include representatives from each of the following organizations: Department of Medical Assistance Services, 216 Department of Social Services, Department of Health, Bureau of Insurance, Board of Medicine, Board of 217 218 Pharmacy, Department for Aging and Rehabilitative Services, and a pre-PACE or PACE provider.

219 I. The Department shall develop and implement a coordinated plan to provide choice and education 220 about the PACE program. The plan shall ensure that:

221 1. Information about the availability and potential benefits of participating in the PACE program is 222 provided to all eligible long-term services and supports clients as part of the preadmission long-term 223 services and supports screening process pursuant to § 32.1-330. The client's choice regarding 224 participation in the PACE program shall be documented on the state preadmission long-term services 225 and supports screening authorization form. The Department shall provide initial and ongoing training of 226 all preadmission long-term services and supports screening teams on the PACE program.

227 2. The Department develops informational materials and correspondence, including the initial and 228 annual enrollment letters, for use by the Department and its contractors to educate and notify potentially 229 eligible clients about long-term services and supports. These informational materials shall include the 230 following: 231

a. A description of the PACE program;

232 b. A statement that an eligible individual has the option to enroll in the PACE program or be 233 automatically enrolled in a managed care organization; and

234 c. Contact information for PACE providers.

2. That the Department of Medical Assistance Services shall consider alternative assessment tools 235 236 for long-term services and supports screenings completed on or after July 1, 2021. The 237 Department of Medical Assistance Services shall report its findings and conclusions to the 238 Governor and the Chairmen of the House Committee on Health, Welfare and Institutions and the 239 Senate Committee on Education and Health by December 1, 2020.

- 240 3. That the Board of Medical Assistance Services shall promulgate regulations to implement the 241
- provisions of this act to be effective within 280 days of its enactment. 4. That the provisions of this act shall not become effective if they conflict with any provision of 242
- 243 federal law or regulation or guidance issued by the Centers for Medicare and Medicaid Services.