GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

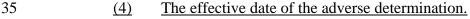
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HOUSE BILL 1886*

Short Title:	Establish Medicaid Appeals Process.	(Public)
Sponsors:	Representatives Insko, Earle, M. Alexander, Brisson (Primary Sponsors England, Faison, Farmer-Butterfield, Glazier, Harrison, Hughes, Lucas, and Tarleton.	
Referred to:	Mental Health Reform, if favorable, Judiciary I.	

May 20, 2010

A BILL TO BE ENTITLED 1 2 AN ACT TO ESTABLISH A PERMANENT APPEALS PROCESS FOR MEDICAID 3 APPLICANTS OR RECIPIENTS, AS RECOMMENDED BY THE JOINT 4 LEGISLATIVE **OVERSIGHT** COMMITTEE ON MENTAL HEALTH, 5 DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES. 6 The General Assembly of North Carolina enacts: 7 **SECTION 1.** Article 2 of Chapter 108A of the General Statutes is amended by 8 adding two new sections to read: 9 "§ 108A-70.6A. Appeals commenced by Medicaid applicants or recipients. 10 Definitions. - The following definitions apply in this section, unless the context (a) 11 clearly requires otherwise: 12 (1) Adverse determination. - A determination by the Department to deny, 13 terminate, suspend, or reduce Medicaid covered services. Applicant or recipient. - This term includes an applicant's or recipient's 14 (2)15 parent, guardian, or legal representative. 16 General Rule. – Notwithstanding any provision of State law or rules to the contrary, (b) this section shall govern the process used by a Medicaid applicant or recipient to appeal a 17 18 determination made by the Department to deny, terminate, suspend, or reduce Medicaid 19 covered services. 20 Notice. – Except as otherwise provided by federal law or regulation, at least 10 days (c) before the effective date of an adverse determination, the Department shall notify the applicant 21 22 or recipient, and the provider if applicable, in writing of the adverse determination and of the applicant's or recipient's right to appeal the adverse determination. The Department shall not be 23 24 required to notify an applicant's or recipient's parent, guardian, or legal representative unless 25 the parent, guardian, or legal representative has requested in writing to receive the notice. The 26 notice shall be mailed on the date indicated on the notice as the date of the determination. The 27 notice shall include: 28 (1)An identification of the applicant or recipient whose services are being 29 affected by the adverse determination, including full name and Medicaid 30 identification number. 31 (2)An explanation of what service is being denied, terminated, suspended, or 32 reduced and the reason for the determination. 33 The specific regulation, statute, or medical policy that supports or requires (3) 34 the adverse determination.





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<u>(5)</u>	An explanation of the applicant's or recipient's right to	appeal the
	Department's adverse determination in an evidentiary hearing	
	administrative law judge.	-
<u>(6)</u>	An explanation of how the applicant or recipient can request a	hearing and a
	statement that the applicant or recipient may represent himself	or herself or
	use legal counsel, a relative, or other spokesperson.	
<u>(7)</u>	A statement that the applicant or recipient will continue to rece	vive Medicaid
	services at the level provided on the day immediately p	receding the
	Department's adverse determination or the amount reque	sted by the
	applicant or recipient, whichever is less, if the applicant or recip	pient requests
	a hearing before the effective date of the adverse determination.	The services
	shall continue until the hearing is completed and a final decision	
<u>(8)</u>	The name and telephone number of a contact person at the D	
	respond in a timely fashion to the applicant's or recipient's quest	-
<u>(9)</u>	The telephone number by which the applicant or recipient m	
	Legal Aid/Legal Services office.	•
<u>(10)</u>	The appeal request form described in subsection (e) of this se	ction that the
	applicant or recipient may use to request a hearing.	
(d) Appea	als Except as provided by this section and G.S. 108A-70.6B, a	request for a
	l an adverse determination of the Department under this section	-
• •	the provisions of Article 3 of Chapter 150B of the General	
•	ipient must request a hearing within 30 days of the mailing	
	section (c) of this section by sending an appeal request form to	
	Hearings and the Department. Where a request for hearing	
reduction, modif	fication, or termination of Medicaid services, upon the receipt	t of a timely
	urtment shall reinstate the services to the level or manner prior to	
	permitted by federal law or regulation. The Department shall	•
	of the notice to the Office of Administrative Hearings electro	
information cont	tained in the notice is confidential unless the recipient appeals.	The Office of
Administrative H	Hearings may dispose of the records after one year. The Departr	nent may not
influence, limit, o	or interfere with the applicant's or recipient's decision to request a	hearing.
(e) Appea	al Request Form Along with the notice required by subsection	on (c) of this
	partment shall also provide the applicant or recipient with an a	
form which shall	be no more than one side of one page. The form shall include the	following:
<u>(1)</u>	A statement that in order to request an appeal, the applicant or r	ecipient must
	send the form by mail or fax to the address or fax number listed	d on the form
	within 30 days of mailing of the notice.	
<u>(2)</u>	The applicant's or recipient's name, address, telephone	م معامست
		number, and
	Medicaid identification number.	number, and
(3)	<u>Medicaid identification number.</u> A preprinted statement that indicates that the applicant or rec	
<u>(3)</u>	A preprinted statement that indicates that the applicant or rec	cipient would
<u>(3)</u>	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the	cipient would
	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice.	cipient would applicant or
<u>(3)</u> (4)	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she	cipient would applicant or e may choose
<u>(4)</u>	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she to be represented by a lawyer, a relative, a friend, or other spoke	cipient would applicant or e may choose
<u>(4)</u> (5)	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she to be represented by a lawyer, a relative, a friend, or other spoke A space for the applicant's or recipient's signature and date.	cipient would applicant or may choose esperson.
(<u>4)</u> (<u>5)</u> (<u>f)</u> <u>Final</u>	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she to be represented by a lawyer, a relative, a friend, or other spoke A space for the applicant's or recipient's signature and date. Decision. – After a hearing before an administrative law judge, the	cipient would applicant of may choose esperson. ne judge shall
(4) (5) (f) Final return the decisi	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she to be represented by a lawyer, a relative, a friend, or other spoke A space for the applicant's or recipient's signature and date. Decision. – After a hearing before an administrative law judge, the ion and record to the Department in accordance with G.S. 1084	cipient would applicant of may choose esperson. he judge shall A-70.6B. The
(4) (5) (f) Final return the decisi Department shall	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she to be represented by a lawyer, a relative, a friend, or other spoke A space for the applicant's or recipient's signature and date. Decision. – After a hearing before an administrative law judge, the ion and record to the Department in accordance with G.S. 1084 I make a final decision in the case within 20 days of receipt of the	cipient would applicant or may choose esperson. he judge shall A-70.6B. The decision and
(4) (5) (f) Final return the decisi Department shall record from the a	A preprinted statement that indicates that the applicant or rec like to appeal the specific adverse determination of which the recipient was notified in the notice. A statement informing the applicant or recipient that he or she to be represented by a lawyer, a relative, a friend, or other spoke A space for the applicant's or recipient's signature and date. Decision. – After a hearing before an administrative law judge, the ion and record to the Department in accordance with G.S. 1084	cipient would applicant of may choose esperson. he judge shall A-70.6B. The decision and cipient of the

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1	(g) Nothing in this section shall prevent the Department of Health and	l Human Services
2	from engaging in an informal review of the case with the applicant or recipie	nt prior to issuing
3	a notice of adverse determination as provided by subsection (c) of this section	<u>.</u>
4	(h) All informal appeals by Medicaid applicants or recipients un	der the informal
5	appeals process that was discontinued pursuant to Section 10.15A(h4) of S.L.	
6	are still pending and for which a hearing has not been held shall be discu	ontinued, and the
7	applicant or recipient offered an opportunity to appeal to the Office of Admin	
8	in accordance with the provisions of G.S. 108A-70.6A. The Department shall	
9	to resolve or settle all of the backlogged cases prior to the effective date of this	<u>s act.</u>
10	" <u>§ 108A-70.6B. Contested Medicaid cases</u> .	
11	(a) Application. – This subsection applies only to contested Medicaid	
12	by Medicaid applicants or recipients under G.S. 108A-70.6A. Except as other	
13	G.S. 108A-70.6A and this section governing time lines and procedural s	-
14	Medicaid case commenced by a Medicaid applicant or recipient is subject to	-
15	Article 3 of Chapter 150B of the General Statutes. To the extent any provision	
16 17	G.S. 108A-70.6A conflicts with another provision in Article 3 of Chapter 150	OB of the General
17	Statutes, this section and G.S. 108A-70.6A control.	tials 2 of Chanton
18 19	(b) <u>Simple Procedures. – Notwithstanding any other provision of Ar</u>	
19 20	<u>150B of the General Statutes, the chief administrative law judge may limit</u> procedures that apply to a contested Medicaid case involving a Medicaid app	
20 21	in order to complete the case as quickly as possible. To the extent possi	_
21	Division shall schedule and hear contested Medicaid cases within 45 days o	
22	request for appeal. The simplified procedure may include requiring that all pro-	
23 24	be considered and ruled on by the administrative law judge in the course of	
25	case on the merits. An administrative law judge assigned to a contested Me	-
26	make reasonable efforts in a case involving a Medicaid applicant or reci	
27	represented by an attorney to assure a fair hearing and to maintain a comp	*
28	hearing. The administrative law judge may allow brief extensions of the time	
29	in this section for good cause and to ensure that the record is complete. Go	od cause includes
30	delays resulting from untimely receipt of documentation needed to render a d	lecision and other
31	unavoidable and unforeseen circumstances.	
32	(c) Mediation. – Upon receipt of an appeal request form	as provided by
33	G.S. 108A-70.6A(d) or other clear request for a hearing by a Medicaid appl	· · · · ·
34	the chief administrative law judge shall immediately notify the Mediation I	
35	Carolina, which shall within five days contact the petitioner to offer mediation	-
36	resolve the dispute. If mediation is accepted, the mediation must be complete	
37	of submission of the request for appeal. If mediation is successful, the mediate	
38	Hearings Division, which shall confirm with the agency that a settlement h	
39 40	and the case shall be dismissed. If the petitioner rejects the offer of mediation	
40	is unsuccessful, the mediator shall notify the Hearings Division that the cas	
41 42	hearing. Nothing in this subdivision shall restrict the right to a contested case (d)	
42 43	(d) <u>Burden of Proof. – The petitioner has the burden of proof to show</u> requested benefit or the propriety of requested agency action when the agen	
43 44	benefit or refused to take the particular action. The agency has the burden of	
44 45	appeal is from an agency determination to impose a penalty or reduce, termin	•
46	benefit previously granted. The party with the burden of proof on any issue	_
47	going forward, and the administrative law judge shall not make an	
48	preponderance of evidence until the close of all evidence.	<u>, runng on the</u>
49	(e) Decision. – The administrative law judge assigned to a contest	ed Medicaid case
50	shall hear and decide the case without unnecessary delay. The Hearings Div	
51	copy of the audiotape or diskette of the hearing to the agency within five days	
		<u>-</u>

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- 1 the hearing. The judge shall prepare a written decision and send it to the parties. The decision
- 2 must be sent together with the record to the agency within 20 days of the conclusion of the
- 3 <u>hearing.</u>"
 - **SECTION 2.** This act is effective when it becomes law.