AN ACT CONCERNING EXPLANATIONS OF BENEFITS.

SUMMARY

This bill requires certain health insurance carriers and their third-party administrators (TPAs) to (1) provide an explanation of benefits (EOBs) to covered individuals for benefits they receive and (2) allow covered individuals, who can legally consent to receive covered medical services, to make a specific written selection about whether and how to receive the EOBs (see BACKGROUND). The bill requires health insurance carriers and TPAs to disclose EOB delivery options to covered individuals.

It prohibits a health insurance carrier from requiring a covered individual to waive his or her right to limit disclosure under the bill as a precondition to issuing, delivering, renewing, amending, or continuing a policy. The bill specifies that it does not limit a covered individual’s or policy holder’s ability to request an adverse determination review.

The bill applies to insurers, health care centers (i.e., HMOs), hospital and medical service corporations, fraternal benefit societies, and any other entity that delivers, issues, renews, amends, or continues a health insurance policy in Connecticut (i.e., “health insurance carriers”) that cover (1) basic hospital expenses; (2) basic medical-surgical expenses; (3) major medical expenses; or (4) hospital or medical services, including those provided under an HMO plan. It also applies to TPAs providing services to such health insurance carriers.

It also makes conforming and technical changes.

EFFECTIVE DATE: January 1, 2023

EXPLANATION OF BENEFITS (EOBs)
**Delivery Method**

The bill requires health insurance carriers and TPAs to issue EOBs to consumers, but also allows covered individuals who can legally consent to receiving covered services to (1) specify how EOBs are delivered or (2) opt out of receiving them entirely.

Health insurance carriers and TPAs must allow a legally consenting consumer who is a covered individual to specify in writing that EOBs must be delivered solely to him or her by:

1. mail to his or her address or any other specified address;
2. e-mail or other electronic means; or
3. making the EOB available solely to him or her electronically, in compliance with certain federal privacy laws (e.g., through a patient portal).

Under the bill, the consumer’s choice remains valid until he or she specifies another method in writing to the carrier. The health insurance carrier or TPA must comply with a consumer’s written request for a specific delivery method within three business days after receiving it. Additionally, they must provide written confirmation of receipt and, if contacted by the consumer, advise on the status of his or her selection.

**Opting Out**

Covered individuals who can legally consent to benefits may specify, in writing, that the health insurance carrier or TPA not issue an EOB. In such a case, the carrier or TPA cannot require the covered individual to explain this decision unless required by law or pursuant to a court order.

**Disclosures**

Additionally, the bill requires health insurance carriers and TPAs to make available to consumers a statement disclosing that any covered individual who can legally consent to receiving covered benefits may specify that the carrier:
1. not issue EOBs concerning him or her or

2. issue them only to the consumer using the method he or she chooses.

The statement must (1) be in an easily readable, accessible, and understandable format and (2) include a space for the consumer to provide a mailing or email address.

Under the bill, the disclosure statement described above must be included in the benefits information that carriers must provide upon enrollment, and that both carriers and the Connecticut Health Insurance Exchange (Access Health CT) must make available on their websites.

The bill also requires health carriers and TPAs to disclose to insureds that they may (1) submit EOB delivery method requests or (2) request that EOBs not be delivered at all. This disclosure must be in plain language and displayed or printed clearly and conspicuously in all coverage documents, privacy communications, EOBs, and Internet websites the health carrier makes available to Connecticut consumers.

BACKGROUND

Medical Consent

Generally, adults may legally consent to medical procedures. By law, a minor may legally receive certain medical examination or treatment without his or her parent’s consent, including sexually transmitted disease testing (CGS § 19a-216), alcohol or drug dependence treatment (CGS § 17a-688), and, in certain cases, HIV testing (CGS § 19a-592).

Related Bill

sHB 6461 (§ 6), favorably reported by Higher Education and Employment Advancement Committee, contains identical provisions.

COMMITTEE ACTION

Insurance and Real Estate Committee
Joint Favorable
Yea 15  Nay 3  (03/22/2021)