General Assembly

Governor’s Bill No. 5042

February Session, 2022

LCO No. 647

Referred to Committee on INSURANCE AND REAL ESTATE

Introduced by:
Request of the Governor Pursuant
to Joint Rule 9

AN ACT CONCERNING HEALTH CARE COST GROWTH.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 19a-754a of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) There is established an Office of Health Strategy, which shall be within the Department of Public Health for administrative purposes only. The department head of said office shall be the executive director of the Office of Health Strategy, who shall be appointed by the Governor in accordance with the provisions of sections 4-5 to 4-8, inclusive, with the powers and duties therein prescribed.

(b) The Office of Health Strategy shall be responsible for the following:

(1) Developing and implementing a comprehensive and cohesive health care vision for the state, including, but not limited to, a
coordinated state health care cost containment strategy;

(2) Promoting effective health planning and the provision of quality
health care in the state in a manner that ensures access for all state
residents to cost-effective health care services, avoids the duplication of
such services and improves the availability and financial stability of
such services throughout the state;

(3) [Directing] (A) Developing, innovating, directing and overseeing
health care delivery and payment models in the state that reduce health
care cost growth and improve the quality of patient care, including, but
not limited to, the State Innovation Model Initiative and related
successor initiatives, (B) setting an annual health care cost growth
benchmark and primary care target pursuant to section 3 of this act, (C)
developing and adopting health care quality benchmarks pursuant to
section 3 of this act, (D) developing strategies, in consultation with
stakeholders, to facilitate adherence with such benchmarks and targets
developed pursuant to section 3 of this act, (E) enhancing the
transparency of provider entities, as defined in subdivision (13) of
section 2 of this act, (F) monitoring the development of accountable care
organizations and patient-centered medical homes in the state, and (G)
monitoring the adoption of alternative payment methodologies in the
state;

(4) (A) Coordinating the state's health information technology
initiatives, (B) seeking funding for and overseeing the planning,
implementation and development of policies and procedures for the
administration of the all-payer claims database program established
under section 19a-775a, (C) establishing and maintaining a consumer
health information Internet web site under section 19a-755b, and (D)
designating an unclassified individual from the office to perform the
duties of a health information technology officer as set forth in sections
17b-59f and 17b-59g;

(5) Directing and overseeing the Health Systems Planning Unit
established under section 19a-612 and all of its duties and
responsibilities as set forth in chapter 368z;

(6) Convening forums and meetings with state government and external stakeholders, including, but not limited to, the Connecticut Health Insurance Exchange, to discuss health care issues designed to develop effective health care cost and quality strategies; and

(7) (A) Administering the Covered Connecticut program established under section 19a-754c in consultation with the Commissioner of Social Services, Insurance Commissioner and Connecticut Health Insurance Exchange, and (B) consulting with the Commissioner of Social Services and Insurance Commissioner for the purposes set forth in section 17b-312.

(c) The Office of Health Strategy shall constitute a successor, in accordance with the provisions of sections 4-38d, 4-38e and 4-39, to the functions, powers and duties of the following:

(1) The Connecticut Health Insurance Exchange, established pursuant to section 38a-1081, relating to the administration of the all-payer claims database pursuant to section 19a-755a; and

(2) The Office of the Lieutenant Governor, relating to the (A) development of a chronic disease plan pursuant to section 19a-6q, (B) housing, chairing and staffing of the Health Care Cabinet pursuant to section 19a-725, and (C) (i) appointment of the health information technology officer, and (ii) oversight of the duties of such health information technology officer as set forth in sections 17b-59f and 17b-59g.

(d) Any order or regulation of the entities listed in subdivisions (1) and (2) of subsection (c) of this section that is in force on July 1, 2018, shall continue in force and effect as an order or regulation until amended, repealed or superseded pursuant to law.

Sec. 2. (NEW) (Effective from passage) For the purposes of this section and sections 3 to 7, inclusive, of this act:
(1) "Drug manufacturer" means the manufacturer of a drug that is:
(A) Included in the information and data submitted by a health carrier pursuant to section 38a-479qqq of the general statutes, (B) studied or listed pursuant to subsection (c) or (d) of section 19a-17b of the general statutes, or (C) in a therapeutic class of drugs that the executive director determines, through public or private reports, has had a substantial impact on prescription drug expenditures, net of rebates, as a percentage of total health care expenditures;

(2) "Executive director" means the executive director of the office;

(3) "Health care cost growth benchmark" means the annual benchmark established pursuant to section 3 of this act;

(4) "Health care quality benchmark" means an annual benchmark established pursuant to section 3 of this act;

(5) "Health care provider" has the same meaning as provided in subdivision (1) of subsection (a) of section 19a-17b of the general statutes;

(6) "Net cost of private health insurance" means the difference between premiums earned and benefits incurred, and includes insurers' costs of paying bills, advertising, sales commissions, and other administrative costs, net additions or subtractions from reserves, rate credits and dividends, premium taxes, and profits or losses;

(7) "Office" means the Office of Health Strategy established under section 19a-754a of the general statutes, as amended by this act;

(8) "Other entity" means a drug manufacturer, pharmacy benefits manager, or other health care provider that is not considered a provider entity;

(9) "Payer" means a payer, including Medicaid, Medicare and governmental and nongovernmental health plans, and includes any organization acting as payer that is a subsidiary, affiliate or business owned or controlled by a payer that, during a given calendar year, pays
health care providers for health care services or pharmacies or provider
entities for prescription drugs designated by the executive director;

(10) "Performance year" means the most recent calendar year for
which data were submitted for the applicable cost growth benchmark,
primary care spend target or quality benchmark;

(11) "Pharmacy benefits manager" has the same meaning as provided
in subdivision (10) of section 38a-479000 of the general statutes;

(12) "Primary care target" means the annual target established
pursuant to section 3 of this act;

(13) "Provider entity" means an organized group of clinicians that
come together for the purposes of contracting, or are an established
billing unit that, at a minimum, includes primary care providers, and
that collectively, during any given calendar year, has enough attributed
lives to participate in total cost of care contracts, even if they are not
engaged in a total cost of care contract;

(14) "Potential gross state product" means a forecasted measure of the
economy that equals the sum of the (A) expected growth in national
labor force productivity, (B) expected growth in the state's labor force,
and (C) expected national inflation, minus the expected state population
growth;

(15) "Total health care expenditures" means the sum of all health care
expenditures in this state from public and private sources for a given
calendar year, including: (A) All claims-based spending paid to
providers, net of pharmacy rebates, (B) all patient cost-sharing amounts,
and (C) the net cost of private health insurance; and

(16) "Total medical expense" means the total cost of care for the
patient population of a payer or provider entity for a given calendar
year, where cost is calculated for such year as the sum of (A) all claims-
based spending paid to providers by public and private payers, and net
of pharmacy rebates, (B) all nonclaims payments for such year,
including, but not limited to, incentive payments and care coordination
payments, and (C) all patient cost-sharing amounts expressed on a per
capita basis for the patient population of a payer or provider entity in
this state.

Sec. 3. (NEW) (Effective from passage) (a) Not later than July 1, 2022,
the executive director shall publish (1) the health care cost growth
benchmarks and annual primary care spending targets as a percentage
of total medical expenses for the calendar years 2021 to 2025, inclusive,
and (2) the annual health care quality benchmarks for the calendar years
2022 to 2025, inclusive, on the office's Internet web site.

(b) (1) (A) Not later than July 1, 2025, and every five years thereafter,
the executive director shall develop and adopt annual health care cost
growth benchmarks and annual primary care spending targets for the
succeeding five calendar years for provider entities and payers.

(B) In developing the health care cost growth benchmarks and
primary care spending targets pursuant to this subdivision, the
executive director shall consider (i) any historical and forecasted
changes in median income for individuals in the state and the growth
rate of potential gross state product, (ii) the rate of inflation, and (iii) the
most recent report, if any, prepared by the executive director pursuant
to subsection (b) of section 4 of this act.

(C) (i) The executive director may hold informational public hearings
concerning the benchmarks and targets set pursuant to subsection (a) or
subdivision (1) of subsection (b) of this section. Such informational
public hearings shall be held at a time and place designated by the
executive director in a notice prominently posted by the executive
director on the office's Internet web site and in a form and manner
prescribed by the executive director.

(ii) If the executive director determines, after any informational
public hearing held pursuant to this subparagraph, that a modification
to any health care cost growth benchmark or annual primary care
spending target is, in the executive director's discretion, reasonably
warranted, the executive director may modify such benchmark or target.

(iii) If the executive director determines that the rate of inflation requires modification of any health care cost growth benchmark adopted under this section, the executive director may modify such benchmark. In such event, the executive director shall not be required to hold an informational public hearing concerning such modified health care cost growth benchmark.

(D) The executive director shall post each adopted health care cost growth benchmark and annual primary care spending target on the office's Internet web site.

(2) (A) Not later than July 1, 2025, and every five years thereafter, the executive director shall develop and adopt annual health care quality benchmarks for the succeeding five calendar years for provider entities and payers.

(B) In developing annual health care quality benchmarks pursuant to this subdivision, the executive director shall consider (i) quality measures endorsed by nationally recognized organizations, including, but not limited to, the National Quality Forum, the National Committee for Quality Assurance, the Centers for Medicare and Medicaid Services, the Centers for Disease Control, the Joint Commission and expert organizations that develop health equity measures, and (ii) measures that: (I) Concern health outcomes, overutilization, underutilization and patient safety, (II) meet standards of patient-centeredness and ensure consideration of differences in preferences and clinical characteristics within patient subpopulations, and (III) concern community health or population health.

(C) (i) The executive director may hold informational public hearings concerning the quality measures the executive director proposes to adopt as health care quality benchmarks. Such informational public hearings shall be held at a time and place designated by the executive director in a notice prominently posted by the executive director on the
office's Internet web site and in a form and manner prescribed by the executive director.

(ii) If the executive director determines, after any informational public hearing held pursuant to this subparagraph, that modifications to any quality benchmarks are, in the executive director's discretion, reasonably warranted, the executive director may modify such quality benchmarks. The executive director shall not be required to hold an additional informational public hearing concerning such modified quality benchmarks.

(D) The executive director shall post each adopted health care quality benchmark on the office's Internet web site.

(c) The executive director may enter into such contractual agreements as may be necessary to carry out the purposes of this section, including, but not limited to, contractual agreements with actuarial, economic and other experts and consultants.

Sec. 4. (NEW) (Effective from passage) (a) Not later than August 15, 2022, and annually thereafter, each payer shall report to the executive director, in a form and manner prescribed by the executive director, for the preceding or prior years, if the executive director so requests based on material changes to data previously submitted, aggregated data, including aggregated self-funded data as applicable, necessary for the executive director to calculate total health care expenditures, primary care spending as a percentage of total medical expenses and net cost of private health insurance. Each payer shall also disclose, as requested by the executive director, payer data required for adjusting total medical expense calculations to reflect changes in the patient population.

(b) Not later than March 31, 2023, and annually thereafter, the executive director shall prepare and post on the office's Internet web site, a report concerning the total health care expenditures utilizing the total aggregate medical expenses reported by payers pursuant to subsection (a) of this section, including, but not limited to, a breakdown of such population-adjusted total medical expenses by payer and
provider entities. The report may include, but shall not be limited to, information regarding the following:

(1) Trends in major service category spending;

(2) Primary care spending as a percentage of total medical expenses; and

(3) The net cost of private health insurance by payer by market segment, including individual, small group, large group, self-insured, student and Medicare Advantage markets.

(c) The executive director shall annually submit a request to the federal Centers for Medicare and Medicaid Services for the unadjusted total medical expenses of Connecticut residents.

(d) Not later than August 15, 2023, and annually thereafter, each payer or provider entity shall report to the executive director in a form and manner prescribed by the executive director, for the preceding year, and for prior years if the executive director so requests based on material changes to data previously submitted, on the health care quality benchmarks adopted pursuant to section 3 of this act.

(e) Not later than March 31, 2024, and annually thereafter, the executive director shall prepare and post on the office's Internet web site, a report concerning health care quality benchmarks reported by payers and provider entities pursuant to subsection (d) of this section.

(f) The executive director may enter into such contractual agreements as may be necessary to carry out the purposes of this section, including, but not limited to, contractual agreements with actuarial, economic and other experts and consultants.

Sec. 5. (NEW) (Effective from passage) (a) (1) For each calendar year, beginning on January 1, 2023, the executive director shall identify, not later than May first of such calendar year, each payer or provider entity that exceeded the health care cost growth benchmark or failed to meet the primary care spending target for the performance year. For each
calendar year beginning on or after January 1, 2024, the executive
director shall identify, not later than May first of such calendar year,
each payer or provider entity that failed to meet the health care quality
benchmarks for the performance year.

(2) Not later than thirty days after the executive director identifies
each payer or provider entity pursuant to subsection (a) of this section,
the executive director shall send a notice to each such payer or provider
entity. Such notice shall be in a form and manner prescribed by the
executive director, and shall disclose to each such payer or provider
entity:

(A) That the executive director has identified such payer or provider
entity pursuant to subdivision (1) of this subsection; and

(B) The factual basis for the executive director's identification of such
payer or provider entity pursuant to subdivision (1) of this subsection.

(b) (1) For each calendar year beginning on and after January 1, 2023,
if the executive director determines that the annual percentage change
in total health care expenditures for the performance year exceeded the
health care cost growth benchmark for such year, the executive director
shall identify, not later than May first of such calendar year, any other
entity that significantly contributed to exceeding such benchmark. Each
identification shall be based on:

(A) The report, if any, prepared by the executive director pursuant to
subsection (b) of section 4 of this act for such calendar year;

(B) The report filed pursuant to section 38a-479ppp of the general
statutes for such calendar year;

(C) The information and data reported to the office pursuant to
subsection (d) of section 19a-754b of the general statutes for such
calendar year;

(D) Information obtained from the all-payer claims database
established under section 19a-755a of the general statutes; and
(E) Any other information that the executive director, in the executive director's discretion, deems relevant for the purposes of this section.

(2) The executive director shall account for costs, net of rebates and discounts, when identifying other entities pursuant to this section.

Sec. 6. (NEW) (Effective from passage) (a) (1) Not later than June 30, 2023, and annually thereafter, the executive director shall hold an informational public hearing to compare the growth in total health care expenditures in the performance year to the health care cost growth benchmark established pursuant to section 3 of this act for such year. Such hearing shall involve an examination of:

(A) The report, if any, most recently prepared by the executive director pursuant to subsection (b) of section 4 of this act;

(B) The expenditures of provider entities and payers, including, but not limited to, health care cost trends, primary care spending as a percentage of total medical expenses and the factors contributing to such costs and expenditures; and

(C) Any other matters that the executive director, in the executive director's discretion, deems relevant for the purposes of this section.

(2) The executive director may require any payer or provider entity that, for the performance year, is found to be a significant contributor to health care cost growth in the state or has failed to meet the primary care spending target, to participate in such hearing. Each such payer or provider entity that is required to participate in such hearing shall provide testimony on issues identified by the executive director and provide additional information on actions taken to reduce such payer's or entity's contribution to future state-wide health care costs and expenditures or to increase such payer's or provider entity's primary care spending as a percentage of total medical expenses.

(3) The executive director may require that any other entity that is found to be a significant contributor to health care cost growth in this
state during the performance year participate in such hearing. Any other entity that is required to participate in such hearing shall provide testimony on issues identified by the executive director and provide additional information on actions taken to reduce such other entity's contribution to future state-wide health care costs. If such other entity is a drug manufacturer, and the executive director requires that such drug manufacturer participate in such hearing with respect to a specific drug or class of drugs, such hearing may, to the extent possible, include representatives from at least one brand-name manufacturer, one generic manufacturer and one innovator company that is less than ten years old.

(4) Not later than October 15, 2023, and annually thereafter, the executive director shall prepare and submit a report, in accordance with section 11-4a of the general statutes, to the joint standing committees of the General Assembly having cognizance of matters relating to insurance and public health. Such report shall be based on the executive director's analysis of the information submitted during the most recent informational public hearing conducted pursuant to this subsection and any other information that the executive director, in the executive director's discretion, deems relevant for the purposes of this section, and shall:

(A) Describe health care spending trends in this state, including, but not limited to, trends in primary care spending as a percentage of total medical expense, and the factors underlying such trends; and

(B) Disclose the executive director's recommendations, if any, concerning strategies to increase the efficiency of the state's health care system, including, but not limited to, any recommended legislation concerning the state's health care system.

(b) (1) Not later than June 30, 2024, and annually thereafter, the executive director shall hold an informational public hearing to compare the performance of payers and provider entities in the performance year to the quality benchmarks established for such year pursuant to section 3 of this act. Such hearing shall include an
examination of:

(A) The report, if any, most recently prepared by the executive
director pursuant to subsection (e) of section 4 of this act; and

(B) Any other matters that the executive director, in the executive
director's discretion, deems relevant for the purposes of this section.

(2) The executive director may require any payer or provider entity
that failed to meet any health care quality benchmarks in this state
during the performance year to participate in such hearing. Each such
payer or provider entity that is required to participate in such hearing
shall provide testimony on issues identified by the executive director
and provide additional information on actions taken to improve such
payer's or provider entity's quality benchmark performance.

(3) Not later than October 15, 2024, and annually thereafter, the
executive director shall prepare and submit a report, in accordance with
section 11-4a of the general statutes, to the joint standing committees of
the General Assembly having cognizance of matters relating to
insurance and public health. Such report shall be based on the executive
director's analysis of the information submitted during the most recent
informational public hearing conducted pursuant to this subsection and
any other information that the executive director, in the executive
director's discretion, deems relevant for the purposes of this section, and
shall:

(A) Describe health care quality trends in this state and the factors
underlying such trends; and

(B) Disclose the executive director's recommendations, if any,
concerning strategies to improve the quality of the state's health care
system, including, but not limited to, any recommended legislation
concerning the state's health care system.

Sec. 7. (NEW) (Effective from passage) The executive director may
adopt regulations, in accordance with chapter 54 of the general statutes,
to implement the provisions of section 19a-754a of the general statutes, as amended by this act, and sections 2 to 6, inclusive, of this act.

This act shall take effect as follows and shall amend the following sections:

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Statement of Purpose:
To implement the Governor's budget recommendations.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]