HB 2455-6 (LC 699) 3/29/23 (LHF/ps)

Requested by Representative NOSSE

## PROPOSED AMENDMENTS TO HOUSE BILL 2455

1 On page 1 of the printed bill, delete lines 6 through 31.

2 Delete pages 2 and 3.

3 On page 4, delete lines 1 through 17 and insert:

4 **"SECTION 2. (1) As used in this section:** 

5 "(a) 'Audit' means an on-site or remote review of records of or 6 claims made by a provider by or on behalf of an insurer.

7 "(b) 'Behavioral health treatment' includes:

8 "(A) Mental health treatment and services as defined in ORS
9 743B.427; and

"(B) Substance use disorder treatment and services as defined in
 ORS 743B.427.

"(c) 'Claim' means a request made by a provider to an insurer to reimburse the cost of behavioral health treatment provided to a beneficiary of a policy or certificate of health insurance offered by the insurer.

"(d) 'Clerical error' means a minor error in the keeping, recording
 or transcribing of records or documents or in the handling of elec tronic or hard copies of correspondence.

"(e) 'Provider' means a person who is licensed, certified or other wise authorized to provide behavioral health treatment in this state.

21 "(2) An insurer that offers a policy or certificate of health insurance

that reimburses the cost of behavioral health treatment must make available to all providers who submit claims a separate document containing a detailed written description of all requirements for the successful resolution of a claim that may be audited by the insurer in the future and the requirements that applied in any previous period during which a claim of the provider was audited. The description must:

8 "(a) Be written in plain language that is easy to understand and 9 that does not rely on references to other sources such as statutes or 10 contract provisions;

"(b) Provide examples of documentation requirements for the sub mission of claims;

"(c) Identify which requirements may result in recoupment for
 failure to comply;

"(d) Explain which requirements apply to in-network providers and
 which apply to out-of-network providers; and

"(e) If the requirements differentiate between types of providers,
 explain the requirements applicable to each type of provider.

"(3) An insurer may not recoup from a provider a payment on a
 claim if the insurer has failed to comply with subsection (2) of this
 section.

"(4) An insurer must notify providers no later than 30 days before the effective date of any changes made by the insurer to the requirements described in subsection (2) of this section. An insurer may not demand recoupment of a payment made on a claim based on new requirements if the insurer has failed to comply with this subsection.

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"(5) An insurer's audit of a claim:

"(a) May not be conducted on any paid claim submitted by a provider on a date more than 12 months earlier or, in the case of suspected fraud, may not be conducted more than six years after the date

1 payment was made on the claim;

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"(b) For an audit initiated after payment is made on a claim, must
be completed no later than 180 days from the date the audit is initiated
on the claim, unless a provider fails to submit records in a timely
fashion or initiates an appeal of the insurer's audit finding;

"(c) Must be reviewed by a behavioral health professional;

"(d) May not result in reversing or overturning a medical necessity
determination made by the insurer when the claim was submitted or
prior authorization of the service approved; and

"(e) May use sampling methods or other similar means to determine
 whether to initiate an audit of a provider's claims but may recoup
 from the provider only payments on individual claims for which the
 insurer specifically identifies an error.

"(6) In the course of an audit initiated prior to payment on a claim,
 an insurer must respond to a provider with findings no later than 30
 days after the date the provider responds to the insurer's request for
 additional information regarding the claim.

"(7) An insurer may not demand recoupment of a payment made
 on a claim based on a clerical error.

"(8) If an insurer identifies an error during an audit of a claim that
 results in the insurer's demand for recoupment of the insurer's pay ment on the claim, the insurer:

"(a) Must provide a detailed description of the error and allow a
 provider a reasonable opportunity of not less than 30 days to rectify
 the error; and

"(b) Must allow the provider to use a repayment plan of up to three
 years to repay the claim unless the recoupment is based on an
 insurer's duplicate payment on a claim.

"(9) An insurer may not begin a new audit of any claim submitted
by a provider while another audit is in process. A subsequent audit

may not be initiated until the provider has been given the opportunity
to correct mistakes identified in the previous audit and complete any
corrective action plan resulting from the previous audit.

"(10) An insurer conducting an audit may not structure compensation paid to an employee or agent conducting an audit in any manner that creates a financial incentive to the employee or agent to
identify errors that result in recoupment.

"(11) The provisions of this section apply to audits conducted by an
insurer and to audits conducted by a third party on behalf of an
insurer.

"<u>SECTION 3.</u> Sections 4 and 5 of this 2023 Act are added to and
 made a part of ORS chapter 414.

13 "<u>SECTION 4.</u> (1) As used in this section:

"(a) 'Audit' has the meaning given that term in section 5 of this
2023 Act.

"(b) 'Provider' means an individual who is licensed, certified or
 otherwise authorized to provide physical or mental health services and
 supplies and who contracts with a coordinated care organization or is
 enrolled as a Medicaid provider in this state.

"(2) The Oregon Health Authority shall establish an education unit 20within the division of the authority that is charged with overseeing the 21integrity of provider billing. The education unit, in concert with the 22compliance officers of coordinated care organizations and with input 23from communities and culturally competent providers, shall develop 24a curriculum based on federal and state statutes and rules to inform 25providers regarding audits or reviews conducted by or on behalf of 26coordinated care organizations or the authority. The curriculum shall 27include, but is not limited to, written documents and presentations 28explaining the documentation that is necessary for audits or reviews 29 and best practices for preparing and managing records to best prepare 30

1 providers for audits or reviews.

2 **"(3) Curriculum materials and presentations must be:** 

"(a) Easily understood and may not solely rely on references to
statutes; and

5 "(b) Be posted to the authority's website and available to all pro-6 viders.

"(4) The authority and coordinated care organizations must ensure
that providers are aware of the curriculum and how to access the
curriculum.

"(5) The education unit must be sufficiently staffed to allow for
 travel to in-state conferences and to make presentations regionally
 regarding the curriculum.

13 "<u>SECTION 5.</u> (1) As used in this section:

"(a) 'Audit' means an on-site or remote review of records of or
 claims made by a provider by or on behalf of a coordinated care or ganization or the Oregon Health Authority.

17 "(b) 'Behavioral health treatment' includes:

"(A) Mental health treatment and services as defined in ORS
743B.427; and

"(B) Substance use disorder treatment and services as defined in
 ORS 743B.427.

"(c) 'Claim' means a request made by a provider to a coordinated care organization or the authority to reimburse the cost of behavioral health treatment provided to a member of the coordinated care organization or to a medical assistance recipient who is not enrolled in a coordinated care organization.

"(d) 'Clerical error' means a minor error in the keeping, recording
or transcribing of records or documents or in the handling of electronic or hard copies of correspondence that does not result in financial harm to a coordinated care organization or to a patient.

"(e) 'Provider' means an individual who is licensed certified or
 otherwise authorized to provide behavioral health treatment in this
 state.

4 "(2) A coordinated care organization and the Oregon Health Au5 thority must make available to all providers all of the following re6 garding the requirements for the submission of claims:

7 "(a) Examples of documentation requirements for the submission
8 of claims;

9 "(b) Identification of which requirements may result in recoupment
10 for failure to comply;

"(c) An explanation of which requirements apply to in-network
 providers and which apply to out-of-network providers; and

"(d) If the requirements differentiate between types of providers,
an explanation of the requirements applicable to each type of provider.
"(3) A coordinated care organization and the authority must notify
providers no later than 30 days before the effective date of any contract changes by the coordinated care organization or changes by the
authority to relevant administrative rules.

19 "(4) An audit of a claim:

"(a) May not be conducted on any paid claim submitted by a provider on a date more than five years earlier without an indication of
fraud or an improper payment;

"(b) Except as provided in subsection (5) of this section, must be
completed no later than 180 days from the date an audit is initiated
on a claim;

<sup>26</sup> "(c) Must be conducted by a behavioral health professional; and

"(d) May not result in reversing or overturning a determination that a service is medically necessary made by a coordinated care organization or the authority when prior authorization of the service was approved.

"(5) In the course of an audit, if a coordinated care organization 1 or the authority requests additional information regarding a claim, the  $\mathbf{2}$ coordinated care organization or the authority must respond to a 3 provider with findings no later than 180 days after the date the audit 4 was initiated, unless an extension is agreed to in writing by all parties.  $\mathbf{5}$ (6) If a coordinated care organization or the authority identifies 6 an error during an audit of a claim that results in a demand for 7 recoupment of the payment on the claim, the coordinated care or-8 ganization or the authority must work with a provider on a repayment 9

10 plan, if requested.

11 "(7) A coordinated care organization or the authority conducting 12 an audit may not compensate an individual for conducting the audit 13 that is based on a percentage of the overpayments recouped or in any 14 other way that creates a financial incentive to identify errors that 15 result in recoupment.

16 "(8) The provisions of this section apply to audits conducted by a 17 coordinated care organization and the authority and to audits con-18 ducted by a third party on behalf of a coordinated care organization 19 or the authority.

<sup>20</sup> "<u>SECTION 6.</u> (1) The Oregon Health Authority shall collaborate <sup>21</sup> with health care providers that provide care to medical assistance <sup>22</sup> enrollees, coordinated care organizations, community groups that ad-<sup>23</sup> vocate for diversity and equity and health care industry represen-<sup>24</sup> tatives to develop recommendations for improving the processes by <sup>25</sup> which payers audit health care providers' claims for reimbursement <sup>26</sup> of the cost of health care services delivered.

"(2) No later than July 1, 2024, the authority shall report the recommendations developed under subsection (1) of this section to the
interim committees of the Legislative Assembly related to health.".

In line 18, delete "5" and insert "7".

1 In line 30, delete "6" and insert "8".

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