6228--A

IN SENATE

January 13, 2012

- Introduced by Sens. HANNON, GOLDEN, JOHNSON, LARKIN, MARTINS, MCDONALD, RANZENHOFER -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the public health, in relation to accountable care organizations

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Article 29-E of the public health law, as added by section 2 66 of part H of chapter 59 of the laws of 2011, is amended to read as 3 follows:

ARTICLE 29-E

ACCOUNTABLE CARE ORGANIZATIONS [DEMONSTRATION PROGRAM]
 Section 2999-n. Accountable care organizations; findings; purpose.
 2999-o. Definitions.
 2999-p. Establishment of [ACO demonstration program] ACOS.

2999-q. Accountable care organizations; requirements.

2999-r. Other laws.

4

9

10

11 2999-n. Accountable care organizations; findings; purpose. [The S legislature intends to test the ability of accountable care organiza-12 tions to assume a role in delivering an array of health care services, from primary and preventive care through acute inpatient hospital and 13 14 and post-hospital care.] The legislature finds that the formation and opera-15 16 tion of accountable care organizations under this article, and subject 17 to appropriate regulation, can be consistent with the purposes of federal and state anti-trust, anti-referral, and other statutes, including 18 19 reducing over-utilization and expenditures. The legislature finds that the development of accountable care organizations under this article 20 will reduce health care costs, promote effective allocation of health 21 22 care resources, and enhance the quality and accessibility of health The legislature finds that this article is necessary to promote 23 care. 24 the formation of accountable care organizations and protect the public interest and the interests of patients and health care providers. 25

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD13268-08-2

2999-o. Definitions. As used in this article, the following terms 1 S 2 shall have the following meanings, unless the context clearly requires 3 otherwise: 4 1. "Accountable care organization" or "ACO" means an organization of 5 clinically integrated health care providers certified by the commission-6 er under this article. 7 2. "ACO PARTICIPANT" OR "PARTICIPANT" MEANS A HEALTH CARE PROVIDER 8 THAT IS ONE OF THE HEALTH CARE PROVIDERS THAT COMPRISE THE ACO. 3. Certificate of authority" or "certificate" means a certificate of 9 10 authority issued by the commissioner under this article. 11 [3.] 4. "CMS" MEANS THE FEDERAL CENTERS FOR MEDICARE AND MEDICAID 12 SERVICES. 5. "CMS REGULATIONS" MEANS APPLICABLE FEDERAL LAWS AND CMS REGULATIONS 13 14 AND POLICIES. 15 6. "Health care provider" includes but is not limited to an entity licensed or certified under article twenty-eight or thirty-six of this 16 chapter; an entity licensed or certified under article sixteen, thirty-17 one or thirty-two of the mental hygiene law; or a health care practi-18 19 tioner licensed or certified under title eight of the education law or a lawful combination of such health care practitioners; and may also 20 21 include, to the extent provided by regulation of the commissioner, other 22 entities that provide technical assistance, information systems and services, care coordination and other services to health care providers 23 24 and patients participating in an ACO. 25 [4.] 7. "MEDICARE-ONLY ACO" MEANS AN ACO ISSUED A CERTIFICATE OF 26 AUTHORITY UNDER SUBDIVISION FOUR OF SECTION TWENTY-NINE HUNDRED NINETY-NINE-P OF THIS ARTICLE. 27 28 8. "Primary care" means the health care fields of family practice, 29 general pediatrics, primary care internal medicine, primary care obstetrics, or primary care gynecology, without regard to board certification, 30 provided by a health care provider acting within his, her, or its lawful 31 32 scope of practice. 33 9. "Third-party health care payer" has its ordinary meanings and [5.] may include any entities provided for by regulation of the commissioner, 34 35 which may include an entity such as a pharmacy benefits manager, fiscal administrator, or administrative services provider that participates in 36 37 the administration of a third-party health care payer system. 38 [6. Any references to the "department of financial services" and the "superintendent of financial services" in this article shall mean, prior 39 40 to October third, two thousand eleven, respectively, the "department of insurance" and the "superintendent of insurance."] 41 S 2999-p. Establishment of [ACO demonstration program] ACOS. 42 1. An accountable care organization: (a) is an organization of clinically 43 44 integrated health care providers that work together to provide, manage, 45 and coordinate health care (including primary care) for a defined population; with a mechanism for shared governance; the ability to negoti-46 47 ate, receive, and distribute payments; and accountability for the quali-48 ty, cost, and delivery of health care to the ACO's patients; in accordance with this article; and (b) has been issued a certificate of 49 50 authority by the commissioner under this article. 51 The commissioner shall establish a [demonstration] program within 2. the department to [test the ability] PROMOTE AND REGULATE THE USE of 52 ACOs to deliver an array of health care services for the purpose of 53 54 improving the quality, coordination and accountability of services provided to patients in New York. 55

The commissioner may issue a certificate of authority to an entity 1 3. 2 that meets conditions for ACO certification as set forth in regulations 3 MADE by the commissioner pursuant to section twenty-nine [promulgated] 4 hundred ninety-nine-q of this article. The commissioner shall not [issue 5 more than seven certificates under this article, and shall not] issue 6 any new certificate under this article after December thirty-first, two 7 thousand [fifteen] SIXTEEN. 8 (A) NOTWITHSTANDING SUBDIVISION THREE OF THIS SECTION, THE COMMIS-4. 9 SIONER SHALL ISSUE A CERTIFICATE OF AUTHORITY AS A MEDICARE-ONLY ACO TO 10 AN ENTITY AUTHORIZED BY CMS TO BE AN ACCOUNTABLE CARE ORGANIZATION UNDER 11 THE MEDICARE PROGRAM, UPON RECEIVING AN APPLICATION TO BE Α 12 MEDICARE-ONLY ACO FROM THE ENTITY DOCUMENTING ITS STATUS UNDER THIS SUBDIVISION. A CERTIFICATE OF AUTHORITY UNDER THIS SUBDIVISION SHALL 13 14 ONLY APPLY TO THE MEDICARE-ONLY ACO'S ACTIONS IN RELATION MEDICARE ΤO 15 BENEFICIARIES UNDER ITS AUTHORIZATION FROM CMS. 16 (B) TO THE EXTENT CONSISTENT WITH CMS REGULATIONS, A MEDICARE-ONLY ACO 17 SHALL BE SUBJECT TO: TWO AND THREE OF SECTION TWENTY-NINE HUNDRED 18 (I) SUBDIVISIONS ONE, 19 NINETY-NINE-R OF THIS ARTICLE, WITHOUT REGARD TO WHETHER THE COMMISSION-ER HAS MADE REGULATIONS UNDER THIS ARTICLE; AND 20 21 (II) OTHER PROVISIONS OF THIS ARTICLE ТО THE EXTENT SPECIFICALLY 22 THE COMMISSIONER IN REGULATIONS CONSISTENT WITH THIS ARTI-PROVIDED BY 23 CLE. 24 5. The commissioner may limit, suspend, or terminate a certificate of 25 authority if an ACO is not operating in accordance with this article. 26 [5.] 6. The commissioner is authorized to seek federal approvals and 27 waivers to implement this article, including but not limited to those 28 approvals or waivers necessary to obtain federal financial partic-29 ipation. S 2999-q. Accountable care organizations; requirements. 1. The commis-30 sioner shall [promulgate] MAKE regulations establishing criteria for 31 32 certificates of authority, quality standards for ACOs, reporting 33 requirements and other matters deemed to be appropriate and necessary in the operation and evaluation of [the demonstration program] ACOS UNDER THIS ARTICLE. In [promulgating] MAKING such regulations, the commission-34 35 shall consult with the superintendent of financial services, health 36 er 37 care providers, third-party health care payers, advocates representing patients, and other appropriate parties. SUCH REGULATIONS SHALL BE 38 39 CONSISTENT, TO THE EXTENT PRACTICAL AND CONSISTENT WITH THIS ARTICLE, 40 WITH CMS REGULATIONS FOR ACCOUNTABLE CARE ORGANIZATIONS UNDER THE MEDI-41 CARE PROGRAM. 2. Such regulations may, and shall as necessary for purposes 42 of this 43 article, address matters including but not limited to: 44 (a) The governance, leadership and management structure of the ACO 45 THAT REASONABLY AND EQUITABLY REPRESENTS THE ACO'S PARTICIPANTS AND THE ACO'S PATIENTS, including the manner in which clinical and administra-46 47 tive systems and clinical participation will be managed; 48 (b) Definition of the population proposed to be served by the ACO, 49 which may include reference to a geographical area and patient charac-50 teristics; 51 (c) The character, competence and fiscal responsibility and soundness of an ACO and its principals, if and to the extent deemed appropriate by 52 53 the commissioner; 54 (d) The adequacy of an ACO's network of participating health care 55 providers, including primary care health care providers;

(e) Mechanisms by which an ACO will provide, manage, and coordinate
quality health care for its patients [and provide] INCLUDING WHERE PRACTICABLE ELEVATING THE SERVICES OF PRIMARY CARE HEALTH CARE PROVIDERS TO
MEET PATIENT-CENTERED MEDICAL HOME STANDARDS, COORDINATING SERVICES FOR
COMPLEX HIGH-NEED PATIENTS, AND PROVIDING access to health care providers that are not participants in the ACO;

7 (f) Mechanisms by which the ACO shall receive and distribute payments 8 to its participating health care providers, which may include incentive 9 payments (WHICH MAY INCLUDE MEDICAL HOME PAYMENTS) or mechanisms for 10 pooling payments received by participating health care providers from 11 third-party payers and patients;

12 (g) Mechanisms and criteria for accepting health care providers to 13 participate in the ACO that are related to the needs of the patient 14 population to be served and needs and purposes of the ACO, and prevent-15 ing unreasonable discrimination;

16 (h) Mechanisms for quality assurance and grievance procedures for 17 patients or health care providers where appropriate, AND PROCEDURES FOR 18 REVIEWING AND APPEALING PATIENT CARE DECISIONS;

19 (i) Mechanisms that promote evidence-based health care, patient 20 engagement, coordination of care, electronic health records, including 21 participation in health information exchanges, [and] other enabling 22 technologies AND INTEGRATED, EFFICIENT AND EFFECTIVE HEALTH CARE 23 SERVICES;

24 (j) Performance standards for, and measures to assess, the quality and 25 utilization of care provided by an ACO;

26 (k) Appropriate requirements for ACOs to promote compliance with the 27 purposes of this article;

(1) Posting on the department's website information about ACOs that
would be useful to health care providers and patients, INCLUDING SIMILAR
METRICS AS THE COMMISSIONER PUBLISHES FOR OTHER ORGANIZATIONS SUCH AS
MEDICAID MANAGED CARE PROVIDERS UNDER SECTION THREE HUNDRED SIXTY-FOUR-J
OF THE SOCIAL SERVICES LAW AND HEALTH HOMES UNDER SECTION THREE HUNDRED
SIXTY-FIVE-L OF THE SOCIAL SERVICES LAW;

(m) Requirements for the submission of information and data by ACOs and their participating and affiliated health care providers as necessary for the evaluation of the success of [the demonstration program] ACOS;

38 (n) Protection of patient rights as appropriate;

39 (o) The impact of the establishment and operation of an ACO [on],
 40 INCLUDING PROVIDING THAT IT SHALL NOT DIMINISH access to any health care
 41 service FOR THE POPULATION SERVED AND in the area served; and

42 (p) Establishment of standards, as appropriate, to promote the ability 43 of an ACO to participate in applicable federal programs for ACOs.

44 3. (A) THE ACO SHALL PROVIDE FOR MEANINGFUL PARTICIPATION IN THE 45 COMPOSITION AND CONTROL OF THE ACO'S GOVERNING BODY FOR ACO PARTICIPANTS 46 OR THEIR DESIGNATED REPRESENTATIVES.

(B) THE ACO GOVERNING BODY SHALL INCLUDE AT LEAST ONE REPRESENTATIVE 47 EACH OF 48 OF THE FOLLOWING GROUPS: (I) RECIPIENTS OF MEDICAID, FAMILY 49 HEALTH PLUS, OR CHILD HEALTH PLUS; (II) PERSONS WITH OTHER HEALTH COVER-50 AGE; AND (III) PERSONS WHO DO NOT HAVE HEALTH COVERAGE. SUCH REPRESEN-51 TATIVES SHALL HAVE NO CONFLICT OF INTEREST WITH THE ACO AND NO IMMEDIATE FAMILY MEMBER WITH A CONFLICT OF INTEREST WITH THE ACO. 52

53 (C) AT LEAST SEVENTY-FIVE PERCENT CONTROL OF THE ACO'S GOVERNING BODY 54 SHALL BE HELD BY ACO PARTICIPANTS. 1 (D) MEMBERS OF THE ACO GOVERNING BODY SHALL HAVE A FIDUCIARY RELATION-2 SHIP WITH THE ACO AND SHALL BE SUBJECT TO CONFLICT OF INTEREST REQUIRE-3 MENTS ADOPTED BY THE ACO AND IN REGULATIONS OF THE COMMISSIONER.

4 (E) THE ACO'S FINANCES, INCLUDING DIVIDENDS AND OTHER RETURN ON CAPI-5 TAL, DEBT STRUCTURE, EXECUTIVE COMPENSATION, AND ACO PARTICIPANT COMPEN-6 SATION, SHALL BE ARRANGED AND CONDUCTED TO MAXIMIZE THE ACHIEVEMENT OF 7 THE PURPOSES OF THIS ARTICLE.

8 4. (A) AN ACO SHALL USE ITS BEST EFFORTS TO INCLUDE AMONG ITS PARTIC-9 IPANTS, ON REASONABLE TERMS AND CONDITIONS, ANY FEDERALLY-QUALIFIED 10 HEALTH CENTER THAT IS WILLING TO BE A PARTICIPANT AND THAT SERVES THE 11 AREA AND POPULATION SERVED BY THE ACO.

12 (B) AN ACO MAY SEEK TO FOCUS ON PROVIDING HEALTH CARE SERVICES TO 13 PATIENTS WITH ONE OR MORE CHRONIC CONDITIONS OR SPECIAL NEEDS. HOWEVER, 14 AN ACO MAY NOT OTHERWISE, ON THE BASIS OF A PERSON'S MEDICAL OR DEMO-15 GRAPHIC CHARACTERISTICS, DISCRIMINATE FOR OR AGAINST OR DISCOURAGE OR 16 ENCOURAGE ANY PERSON OR PERSON WITH RESPECT TO ENROLLING OR PARTICIPAT-17 ING IN THE ACO.

18 (C) AN ACO SHALL NOT, BY INCENTIVES OR OTHERWISE, DISCOURAGE A HEALTH 19 CARE PROVIDER FROM PROVIDING OR AN ENROLLEE OR PATIENT FROM SEEKING 20 APPROPRIATE HEALTH CARE SERVICES.

(D) AN ACO SHALL NOT DISCRIMINATE AGAINST OR DISADVANTAGE A PATIENT OR
 PATIENT'S REPRESENTATIVE FOR THE EXERCISE OF PATIENT AUTONOMY.

(E) AN ACO MAY NOT LIMIT OR RESTRICT BENEFICIARIES TO USE OF PROVIDERS
CONTRACTED OR AFFILIATED WITH THE ACO. AN ACO MAY NOT REQUIRE A PATIENT
TO OBTAIN THE PRIOR APPROVAL, FROM A PRIMARY CARE GATEKEEPER OR OTHERWISE, BEFORE UTILIZING THE SERVICES OF OTHER PROVIDERS. AN ACO MAY NOT
MAKE ADVERSE DETERMINATIONS AS DEFINED IN ARTICLE FORTY-NINE OF THIS
CHAPTER.

29 5. ACO MAY PROVIDE CARE COORDINATION FOR ITS PARTICIPATING AN 30 PATIENTS, WHICH (A) SHALL INCLUDE BUT NOT BE LIMITED TO MANAGING, REFER-RING TO, LOCATING, COORDINATING, AND MONITORING HEALTH CARE SERVICES FOR 31 32 THE MEMBER TO ASSURE THAT ALL MEDICALLY NECESSARY HEALTH CARE SERVICES 33 ARE MADE AVAILABLE TO AND ARE EFFECTIVELY USED BY THE MEMBER IN A TIMELY MANNER, CONSISTENT WITH PATIENT AUTONOMY; AND (B) IS NOT A REQUIREMENT 34 FOR PRIOR AUTHORIZATION FOR HEALTH CARE SERVICES, AND REFERRAL SHALL NOT 35 BE REQUIRED FOR A MEMBER TO RECEIVE A HEALTH CARE SERVICE. 36

37 6. (a) Subject to regulations of the commissioner: (i) an ACO may enter into arrangements with one or more third-party health care payers 38 to establish payment methodologies for health care services 39 for the 40 third-party health care payer's enrollees provided by the ACO or for which the ACO is responsible, such as full or partial capitation or 41 other arrangements; (ii) such arrangements may include provision for the 42 43 ACO to receive and distribute payments to the ACO's participating health 44 care providers, including incentive payments and payments for health 45 care services from third-party health care payers and patients; and (iii) an ACO may include mechanisms for pooling payments received by 46 47 participating health care providers from third-party payers and 48 patients.

(b) Subject to regulations of the commissioner, the commissioner, in consultation with the superintendent of financial services, may authorize a third-party health care payer to participate in payment methodologies with an ACO under this subdivision, notwithstanding any contrary provision of this chapter, the insurance law, the social services law, or the elder law, on finding that the payment methodology is consistent with the purposes of this article. 1 [4.] (C) AN ACO MAY CONTRACT WITH A THIRD-PARTY HEALTH CARE PAYER TO 2 SERVE AS ALL OR PART OF THE THIRD-PARTY HEALTH CARE PAYER'S PROVIDER 3 NETWORK OR CARE COORDINATION AGENT, PROVIDED IN THAT CASE THE ACO SHALL 4 BE SUBJECT TO ALL PROVISIONS OF THIS CHAPTER OR THE INSURANCE LAW WHICH 5 ARE APPLICABLE TO THE PROVIDER NETWORK OF THE THIRD-PARTY HEALTH CARE 6 PAYER.

7 7. The provision of health care services directly or indirectly by an 8 ACO through health care providers shall not be considered the practice 9 of a profession under title eight of the education law by the ACO.

10 S 2999-r. Other laws. 1. (a) It is the policy of the state to permit and encourage cooperative, collaborative and integrative arrangements 11 among third-party health care payers and health care providers who might 12 otherwise be competitors under the active supervision of the commission-13 14 er. To the extent that it is necessary to accomplish the purposes of 15 this article, competition may be supplanted and the state may provide state action immunity under state and federal antitrust laws to payors 16 17 and health care providers.

18 (b) The commissioner [may] SHALL engage in state supervision to 19 promote state action immunity under state and federal antitrust laws and 20 may inspect, require, or request additional documentation and take other 21 actions under this article to verify and make sure that this article is 22 implemented in accordance with its intent and purpose.

23 2. With respect to the planning, implementation, and operation of 24 ACOs, the commissioner, by regulation, [may] SHALL specifically deline-25 ate safe harbors that exempt ACOs from the application of the following 26 statutes:

27 (a) article twenty-two of the general business law relating to 28 arrangements and agreements in restraint of trade;

29 (b) article one hundred thirty-one-A of the education law relating to 30 fee-splitting arrangements; and

31 (c) title two-D of article two of this chapter relating to health care 32 practitioner referrals.

33 3. For the purposes of this article, an ACO shall be deemed to be a 34 hospital for purposes of sections twenty-eight hundred five-j, twenty-35 eight hundred five-k, twenty-eight hundred five-l and twenty-eight 36 hundred five-m of this chapter and subdivisions three and five of 37 section sixty-five hundred twenty-seven of the education law.

38 THE COMMISSIONER IS AUTHORIZED TO SEEK FEDERAL GRANTS, APPROVALS, 4. 39 AND WAIVERS TO IMPLEMENT THIS ARTICLE, INCLUDING FEDERAL FINANCIAL 40 PARTICIPATION UNDER PUBLIC HEALTH COVERAGE. THE COMMISSIONER SHALL APPLICATIONS AND OTHER DOCUMENTS, INCLUDING DRAFTS, 41 PROVIDE COPIES OF 42 SUBMITTED TO THE FEDERAL GOVERNMENT SEEKING SUCH FEDERAL GRANTS, 43 APPROVALS, AND WAIVERS TO THE CHAIRS OF THE SENATE FINANCE COMMITTEE, 44 THE ASSEMBLY WAYS AND MEANS COMMITTEE, AND THESENATE AND ASSEMBLY 45 HEALTH COMMITTEES SIMULTANEOUSLY WITH THEIR SUBMISSION TO THE FEDERAL 46 GOVERNMENT.

47 5. THE COMMISSIONER MAY DIRECTLY, OR BY CONTRACT WITH NOT-FOR-PROFIT 48 ORGANIZATIONS, PROVIDE:

49 (A) CONSUMER ASSISTANCE TO PATIENTS SERVED BY AN ACO AS TO MATTERS 50 RELATING TO ACOS;

51 (B) TECHNICAL AND OTHER ASSISTANCE TO HEALTH CARE PROVIDERS PARTIC-52 IPATING IN AN ACO AS TO MATTERS RELATING TO THE ACO;

53 (C) ASSISTANCE TO ACOS TO PROMOTE THEIR FORMATION AND IMPROVE THEIR 54 OPERATION, INCLUDING ASSISTANCE UNDER SECTION TWENTY-EIGHT HUNDRED EIGH-55 TEEN OF THIS CHAPTER; AND 1 (D) INFORMATION SHARING AND OTHER ASSISTANCE AMONG ACOS TO IMPROVE THE 2 OPERATION OF ACOS.

3 S 2. The commissioner of health shall convene a workgroup to develop a 4 proposal whereby an ACO may serve, in place of a managed care plan: (a) Medicaid enrollees otherwise required to participate in managed care, care management, or care coordination under section 364-j of the social 5 6 7 services law, section 4403-f of the public health law, or other law; and (b) enrollees in family health plus under section 369-ee or section 8 369-ff of the social services law and the child health insurance plan 9 10 under title 1-A of article 25 of the public health law. The workgroup shall include, but not be limited to, representatives of: accountable 11 care organizations or entities seeking to form an accountable care 12 organization under article 29-E of the public health law; health care 13 14 providers serving Medicaid enrollees; Medicaid, family health plus, and 15 child health insurance plan enrollees; and the senate and the assembly. The workgroup shall report its recommendations for regulatory or statu-16 17 tory actions to the governor, the commissioner of health, and the legis-18 lature.

19 S 3. Section 2818 of the public health law is amended by adding a new 20 subdivision 7 to read as follows:

7. NOTWITHSTANDING SUBDIVISIONS ONE AND TWO OF THIS SECTION, 21 SECTIONS 22 ONE HUNDRED TWELVE AND ONE HUNDRED SIXTY-THREE OF THE STATE FINANCE LAW, ANY OTHER INCONSISTENT PROVISION OF LAW, OF THE FUNDS AVAILABLE FOR 23 OR EXPENDITURE PURSUANT TO THIS SECTION, THE COMMISSIONER MAY ALLOCATE 24 AND 25 WITHOUT A COMPETITIVE BID OR REQUEST FOR PROPOSAL PROCESS, DISTRIBUTE, 26 GRANTS TO ACCOUNTABLE CARE ORGANIZATIONS UNDER ARTICLE TWENTY-NINE-E OF 27 CHAPTER FOR THE PURPOSE OF PROMOTING THEIR FORMATION AND IMPROVING THIS 28 THEIR OPERATION. CONSIDERATION RELIED UPON BY THE COMMISSIONER IN DETERMINING THE ALLOCATION AND DISTRIBUTION OF 29 THESE FUNDS SHALL INCLUDE, BUT NOT BE LIMITED TO, THE NEED FOR AND CAPACITY 30 OF THE ACCOUNTABLE CARE ORGANIZATION TO ACCOMPLISH THE PURPOSES OF ARTICLE 31 32 TWENTY-NINE-E OF THIS CHAPTER IN THE AREA TO BE SERVED. 33 S 4. This act shall take effect immediately.