STATE OF NEW YORK

2121--C

2021-2022 Regular Sessions

IN SENATE

January 19, 2021

- Introduced by Sens. RIVERA, BRESLIN, HARCKHAM, JACKSON, MAYER, SAVINO, SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- reported favorably from said committee, ordered to first report, amended on first report, ordered to a second report and ordered reprinted, retaining its place in the order of second report -- reported favorably from said committee, second report, ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading -- recommitted to the Committee on Health in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the public health law and the insurance law, in relation to enhancing coverage and care for medically fragile children

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subparagraph (iv) of paragraph (a) of subdivision 2 of section 4900 of the public health law, as added by section 42 of subpart A of part BB of chapter 57 of the laws of 2019, is amended and a new subparagraph (v) is added to read as follows:

5 (iv) for purposes of a determination involving treatment for a mental 6 health condition:

7 (A) a physician who possesses a current and valid non-restricted 8 license to practice medicine and who specializes in behavioral health 9 and has experience in the delivery of mental health courses of treat-10 ment; or

(B) a health care professional other than a licensed physician who specializes in behavioral health and has experience in the delivery of a mental health courses of treatment and, where applicable, possesses a current and valid non-restricted license, certificate, or registration or, where no provision for a license, certificate or registration

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD00514-10-1

1	exists, is credentialed by the national accrediting body appropriate to
2	the profession; [and] <u>or</u>
3	(v) for purposes of a determination involving treatment of a medically
4	fragile child:
5	(A) a physician who possesses a current and valid non-restricted
6	license to practice medicine and who is board certified or board eligi-
7	ble in pediatric rehabilitation, pediatric critical care, or neonatolo-
8	gy; or
9	(B) a physician who possesses a current and valid non-restricted
10	license to practice medicine and is board certified in a pediatric
11	subspecialty directly relevant to the patient's medical condition; and
12	§ 2. Paragraph (b) of subdivision 2 of section 4900 of the public
13	health law, as amended by chapter 586 of the laws of 1998, is amended to
14	read as follows:
15	(b) for purposes of title two of this article:
16	(i) a physician who:
17	
	(A) possesses a current and valid non-restricted license to practice
18	medicine;
19	(B) where applicable, is board certified or board eligible in the same
20	or similar specialty as the health care provider who typically manages
21	the medical condition or disease or provides the health care service or
22	treatment under appeal;
23	(C) has been practicing in such area of specialty for a period of at
24	least five years; and
25	(D) is knowledgeable about the health care service or treatment under
26	appeal; or
27	(ii) a health care professional other than a licensed physician who:
28	(A) where applicable, possesses a current and valid non-restricted
29	license, certificate or registration;
30	(B) where applicable, is credentialed by the national accrediting body
31	appropriate to the profession in the same profession and same or similar
32	specialty as the health care provider who typically manages the medical
33	condition or disease or provides the health care service or treatment
34	under appeal;
35	(C) has been practicing in such area of specialty for a period of at
36	least five years;
37	(D) is knowledgeable about the health care service or treatment under
38	appeal; and
39	(E) where applicable to such health care professional's scope of prac-
40	tice, is clinically supported by a physician who possesses a current and
41	valid non-restricted license to practice medicine; or
42	(iii) for purposes of a determination involving treatment of a
43	medically fragile child:
44	(A) a physician who possesses a current and valid non-restricted
45	license to practice medicine and who is board certified or board eligi-
46	ble in pediatric rehabilitation, pediatric critical care, or neonatolo-
47	gy, or
48	(B) a physician who possesses a current and valid non-restricted
49	license to practice medicine and is board certified in a pediatric
50	subspecialty directly relevant to the patient's medical condition.
51	§ 3. Subdivision 2-a of section 4900 of the public health law, as
52	added by chapter 586 of the laws of 1998, is amended to read as follows:
53	2-a. "Clinical standards" means those guidelines and standards set
55	forth in the utilization review plan by the utilization review agent
55	whose adverse determination is under appeal or, in the case of medically

fragile children, those guidelines and standards as required by section 1 forty-nine hundred three-a of this article. 2 § 4. Paragraph (c) of subdivision 10 of section 4900 of the public 3 4 health law, as added by chapter 705 of the laws of 1996, is amended to 5 read as follows: 6 (c) a description of practice guidelines and standards used by a 7 utilization review agent in carrying out a determination of medical 8 necessity, which in the case of medically fragile children shall incor-9 porate the standards required by section forty-nine hundred three-a of 10 this article; 11 5. Section 4900 of the public health law is amended by adding a new 8 12 subdivision 11 to read as follows: 13 11. "Medically fragile child" means an individual who is under twen-14 ty-one years of age and has a chronic debilitating condition or condi-15 tions, who may or may not be hospitalized or institutionalized, and meets one or more of the following criteria (a) is technologically 16 17 dependent for life or health sustaining functions, (b) requires a complex medication regimen or medical interventions to maintain or to 18 improve their health status, or (c) is in need of ongoing assessment or 19 20 intervention to prevent serious deterioration of their health status or 21 medical complications that place their life, health or development at 22 risk. Chronic debilitating conditions include, but are not limited to, bronchopulmonary dysplasia, cerebral palsy, congenital heart disease, 23 microcephaly, pulmonary hypertension, and muscular dystrophy. The term 24 25 "medically fragile child" shall also include severe conditions, including but not limited to traumatic brain injury, which typically require 26 27 care in a specialty care center for medically fragile children, even 28 though the child does not have a chronic debilitating condition or also meet one of the three conditions of this subdivision. In order to facil-29 30 itate the prompt and convenient identification of particular patient 31 care situations meeting the definitions of this subdivision, the commis-32 sioner may issue written quidance listing (by diagnosis codes, utilization thresholds, or other available coding or commonly used medical 33 34 classifications) the types of patient care needs which are deemed to meet this definition. Notwithstanding the definitions set forth in this 35 36 subdivision, any patient which has received prior approval from a utili-37 zation review agent for admission to a specialty care facility for medically fragile children shall be considered a medically fragile child 38 39 at least until discharge from that facility occurs. 40 § 6. The public health law is amended by adding a new section 4903-a 41 to read as follows: 42 § 4903-a. Utilization review determinations for medically fragile 43 children. 1. Notwithstanding any inconsistent provision of the utiliza-44 tion review agent's clinical standards, the utilization review agent shall administer and apply the clinical standards (and make determi-45 46 nations of medical necessity) regarding medically fragile children in 47 accordance with the requirements of this section. To the extent any of the requirements of this section impose obligations which extend beyond 48 49 the contracted role of any independent utilization review agent under contract with a health maintenance organization, it shall be the obli-50 gation of the health maintenance organization to comply with all 51 52 portions of this section which are not administered by the independent utilization review agent. 53 54 2. In the case of a medically fragile child, the term "medically 55 necessary" shall mean health care and services that are necessary to promote normal growth and development and prevent, diagnose, treat, 56

ameliorate or palliate the effects of a physical, mental, behavioral, 1 genetic, or congenital condition, injury or disability. When applied to 2 the circumstances of any particular medically fragile child, the term "medically necessary" shall include (a) the care or services that are 3 4 5 essential to prevent, diagnose, prevent the worsening of, alleviate or 6 ameliorate the effects of an illness, injury, disability, disorder or 7 condition, (b) the care or services that are essential to the overall physical, cognitive and mental growth and developmental needs of the 8 9 child, and (c) the care or services that will assist the child to 10 achieve or maintain maximum functional capacity in performing daily 11 activities, taking into account both the functional capacity of the 12 child and those functional capacities that are appropriate for individuals of the same age as the child. The utilization review agent shall 13 base its determination on medical and other relevant information 14 15 provided by the child's primary care provider, other health care providers, school, local social services, and/or local public health officials 16 17 that have evaluated the child, and the utilization review agent will ensure the care and services are provided in sufficient amount, duration 18 and scope to reasonably be expected to produce the intended results and 19 to have the expected benefits that outweigh the potential harmful 20 21 effects. 22 3. Utilization review agents shall undertake the following with 23 respect to medically fragile children: (a) Consider as medically necessary all covered services that assist 24 medically fragile children in reaching their maximum functional capaci-25 ty, taking into account the appropriate functional capacities of chil-26 27 dren of the same age. Health maintenance organizations must continue to 28 cover services until that child achieves age-appropriate functional capacity. A managed care provider, authorized by section three hundred 29 30 sixty-four-j of the social services law, shall also be required to make 31 payment for covered services required to comply with federal Early Peri-32 odic Screening, Diagnosis, and Treatment ("EPSDT") standards, as speci-33 fied by the commissioner of health. 34 (b) Shall not base determinations solely upon review standards appli-35 cable to (or designed for) adults to medically fragile children. Adult 36 standards include, but are not limited to, Medicare rehabilitation stan-37 dards and the "Medicare 3 hour rule." Determinations have to take into consideration the specific needs of the child and the circumstances 38 39 pertaining to their growth and development. (c) Accommodate unusual stabilization and prolonged discharge plans 40 for medically fragile children, as appropriate. Issues utilization 41 review agents must consider when developing and approving discharge 42 43 plans include, but are not limited to: sudden reversals of condition or 44 progress, which may make discharge decisions uncertain or more prolonged than for other children or adults; necessary training of parents or 45 46 other adults to care for medically fragile children at home; unusual 47 discharge delays encountered if parents or other responsible adults decline or are slow to assume full responsibility for caring for 48 medically fragile children; the need to await an appropriate home or 49 home-like environment rather than discharge to a housing shelter or 50 other inappropriate setting for medically fragile children, the need to 51 52 await construction adaptations to the home (such as the installation of generators or other equipment); and lack of available suitable special-53 54 ized care (such as unavailability of pediatric nursing home beds, pedia-55 tric ventilator units, pediatric private duty nursing in the home, or specialized pediatric home care services). Utilization review agents 56

1 2 must develop a person centered discharge plan for the child taking the above situations into consideration.

3 (d) It is the utilization review agent's network management responsi-4 bility to identify an available provider of needed covered services, as 5 determined through a person centered care plan, to effect safe discharge 6 from a hospital or other facility; payments shall not be denied to a 7 discharging hospital or other facility due to lack of an available post-8 discharge provider as long as they have worked with the utilization 9 review agent to identify an appropriate provider. Utilization review agents are required to approve the use of out-of-network providers if 10 11 the health maintenance organization does not have a participating 12 provider to address the needs of the child.

(e) This section does not limit any other rights the medically fragile child may have, including the right to appeal the denial of out of network coverage at in-network cost sharing levels where an appropriate in-network provider is not available pursuant to subdivision one-b of section forty-nine hundred four of this title.

(f) Utilization review agents must ensure that medically fragile chil-18 dren receive services from appropriate providers that have the expertise 19 20 to effectively treat the child and must contract with providers with demonstrated expertise in caring for the medically fragile children. 21 22 Network providers shall refer to appropriate network community and facility providers to meet the needs of the child or seek authorization 23 from the utilization review agent for out-of-network providers when 24 25 participating providers cannot meet the child's needs. The utilization review agent must authorize services as fast as the enrollee's condition 26 27 requires and in accordance with established timeframes in the contracts 28 or policy forms.

29 4. A health maintenance organization shall have a procedure by which 30 an enrollee who is a medically fragile child who requires specialized 31 medical care over a prolonged period of time, may receive a referral to 32 a specialty care center for medically fragile children. If the health 33 maintenance organization, or the primary care provider or the specialist 34 treating the patient, in consultation with a medical director of the 35 utilization review agent, determines that the enrollee's care would most 36 appropriately be provided by such a specialty care center, the organiza-37 tion shall refer the enrollee to such center. In no event shall a health maintenance organization be required to permit an enrollee to elect to 38 39 have a non-participating specialty care center, unless the organization does not have an appropriate specialty care center to treat the 40 enrollee's disease or condition within its network. Such referral shall 41 42 be pursuant to a treatment plan developed by the specialty care center 43 and approved by the health maintenance organization, in consultation 44 with the primary care provider, if any, or a specialist treating the 45 patient, and the enrollee or the enrollee's designee. If an organization refers an enrollee to a specialty care center that does not participate 46 47 in the organization's network, services provided pursuant to the approved treatment plan shall be provided at no additional cost to the 48 49 enrollee beyond what the enrollee would otherwise pay for services received within the network. For purposes of this section, a specialty 50 care center for medically fragile children shall mean a children's 51 52 hospital as defined pursuant to subparagraph (iv) of paragraph (e-2) of 53 subdivision four of section twenty-eight hundred seven-c of this chap-54 ter, a residential health care facility affiliated with such a children's hospital, any residential health care facility with a specialty 55 pediatric bed average daily census during two thousand seventeen of 56

5

6

fifty or more patients, or a facility which satisfies such other crite-1 2 ria as the commissioner may designate. 3 5. When rendering or arranging for care or payment, both the provider 4 and the health maintenance organization shall inquire of, and shall 5 consider the desires of the family of a medically fragile child includ-6 ing, but not limited to, the availability and capacity of the family, 7 the need for the family to simultaneously care for the family's other 8 children, and the need for parents to continue employment. 9 6. Except in the case of Medicaid managed care, the health maintenance 10 organization must pay at least eighty-five percent (unless a different 11 percentage or method has been mutually agreed to) of the facility's negotiated acute care rate for all days of inpatient hospital care at a 12 participating specialty care center for medically fragile children when 13 the health maintenance organization and the specialty care facility 14 15 mutually agree the patient is ready for discharge from the specialty care center to the patient's home but requires specialized home services 16 17 that are not available or in place, or the patient is awaiting discharge to a residential health care facility when no residential health care 18 facility bed is available given the specialized needs of the medically 19 20 fragile child. Medicaid managed care plans shall pay for such additional 21 days at a rate negotiated between the Medicaid managed care plan and the 22 hospital. Except in the case of Medicaid managed care, the health maintenance organization must pay at least the facility's Medicaid skilled 23 nursing facility rate, unless a different rate has been mutually negoti-24 25 ated, for all days of residential health care facility care at a participating specialty care center for medically fragile children when the 26 27 health maintenance organization and the specialty care facility mutually 28 agree the patient is ready for discharge from the specialty care center 29 to the patient's home but requires specialized home services that are 30 not available or in place. Medicaid managed care plans shall pay for 31 such additional days at a rate negotiated between the Medicaid managed 32 care plan and the residential health care facility. Such requirements 33 shall apply until the health plan can identify and secure admission to 34 an alternate provider rendering the necessary level of services. The 35 specialty care center must cooperate with the health maintenance organ-36 ization's placement efforts. 37 7. In the event a health maintenance organization enters into a participation agreement with a specialty care center for medically frag-38 39 ile children in this state, the requirements of this section shall apply to such participation agreement and to all claims submitted to, or 40 payments made by, any other health maintenance organizations, insurers 41 or payors making payment to the specialty care center pursuant to the 42 43 provisions of that participation agreement. 44 8. (a) The commissioner shall designate a single set of clinical stan-45 dards applicable to all utilization review agents regarding pediatric 46 extended acute care stays (defined for the purposes of this section as 47 discharge from one acute care hospital followed by immediate admission to a second acute care hospital; not including transfers of case payment 48 49 cases as defined in section twenty-eight hundred seven-c of this chap-50 ter). The standards shall be adapted from national long term acute care 51 hospital standards for adults and shall be approved by the commissioner, 52 after consultation with one or more specialty care centers for medically fragile children. The standards shall include, but not be limited to, 53 54 specifications of the level of care supports in the patient's home, at a skilled nursing facility or other setting, that must be in place in 55 order to safely and adequately care for a medically fragile child before 56

medically complex acute care can be deemed no longer medically neces-1 2 sary. The standards designated by the commissioner shall pre-empt the 3 clinical standards, if any, for pediatric extended acute care set forth 4 in the utilization review plan by the utilization review agent. 5 (b) The commissioner shall designate a single set of supplemental 6 clinical standards (in addition to the clinical standards selected by 7 the utilization review agent) applicable to all utilization review agents regarding acute and sub-acute inpatient rehabilitation for 8 9 medically fragile children. The supplemental standards shall specify the 10 level of care supports in the patient's home, at a skilled nursing 11 facility or other setting, that must be in place in order to safely and 12 adequately care for a medically fragile child before acute or sub-acute inpatient rehabilitation can be deemed no longer medically necessary. 13 14 The supplemental standards designated by the commissioner shall pre-empt the clinical standards, if any, regarding readiness for discharge of 15 medically fragile children from acute or sub-acute inpatient rehabili-16 17 tation, as set forth in the utilization review plan by the utilization 18 review agent. 19 9. In all instances the utilization review agent shall defer to the 20 recommendations of the referring physician to refer a medically fragile 21 child for care at a particular specialty provider of care to medically 22 fragile children, or the recommended treatment plan by the treating physician at a specialty care center for medically fragile children, 23 except where the utilization review agent has determined, by clear and 24 25 convincing evidence, that: (a) the recommended provider or proposed treatment plan is not in the best interest of the medically fragile 26 27 child, or (b) an alternative provider offering substantially the same 28 level of care in accordance with substantially the same treatment plan 29 is available from a lower cost provider. 30 § 7. Section 4403 of the public health law is amended by adding a new 31 subdivision 9 to read as follows: 32 9. A health maintenance organization shall have procedures for cover-33 age of medically fragile children including, but not limited to, those necessary to implement section forty-nine hundred three-a of this arti-34 35 cle. 36 § 8. Subparagraph (D) of paragraph 1 of subsection (b) of section 4900 37 of the insurance law, as added by section 36 of subpart A of part BB of chapter 57 of the laws of 2019, is amended and a new subparagraph (E) is 38 39 added to read as follows: 40 (D) for purposes of a determination involving treatment for a mental 41 health condition: 42 (i) a physician who possesses a current and valid non-restricted 43 license to practice medicine and who specializes in behavioral health 44 and has experience in the delivery of mental health courses of treat-45 ment; or 46 (ii) a health care professional other than a licensed physician who 47 specializes in behavioral health and has experience in the delivery of 48 mental health courses of treatment and, where applicable, possesses a current and valid non-restricted license, certificate, or registration 49 or, where no provision for a license, certificate or registration 50 51 exists, is credentialed by the national accrediting body appropriate to 52 the profession; [and] or

53 (E) for purposes of a determination involving treatment of a medically 54 <u>fragile child:</u>

55 (i) a physician who possesses a current and valid non-restricted

56 license to practice medicine and who is board certified or board eligi-

ble in pediatric rehabilitation, pediatric critical care, or neonatolo-1 2 qy; or 3 (ii) a physician who possesses a current and valid non-restricted license to practice medicine and is board certified in a pediatric 4 5 subspecialty directly relevant to the patient's medical condition; and 6 § 9. Paragraph 2 of subsection (b) of section 4900 of the insurance 7 law, as amended by chapter 586 of the laws of 1998, is amended to read 8 as follows: 9 (2) for purposes of title two of this article: 10 (A) a physician who: 11 (i) possesses a current and valid non-restricted license to practice 12 medicine; (ii) where applicable, is board certified or board eligible in the 13 14 same or similar specialty as the health care provider who typically 15 manages the medical condition or disease or provides the health care service or treatment under appeal; 16 17 (iii) has been practicing in such area of specialty for a period of at 18 least five years; and 19 (iv) is knowledgeable about the health care service or treatment under 20 appeal; or 21 (B) a health care professional other than a licensed physician who: 22 (i) where applicable, possesses a current and valid non-restricted 23 license, certificate or registration; (ii) where applicable, is credentialed by the national accrediting 24 body appropriate to the profession in the same profession and same or 25 similar specialty as the health care provider who typically manages the 26 27 medical condition or disease or provides the health care service or 28 treatment under appeal; 29 (iii) has been practicing in such area of specialty for a period of at 30 least five years; 31 (iv) is knowledgeable about the health care service or treatment under 32 appeal; and (v) where applicable to such health care professional's scope of prac-33 34 tice, is clinically supported by a physician who possesses a current and 35 valid non-restricted license to practice medicine; or 36 (C) for purposes of a determination involving treatment of a medically 37 fragile child: 38 (i) a physician who possesses a current and valid non-restricted 39 license to practice medicine and who is board certified or board eligible in pediatric rehabilitation, pediatric critical care, or neonatolo-40 41 <u>gy; or</u> 42 (ii) a physician who possesses a current and valid non-restricted 43 license to practice medicine and is board certified in a pediatric 44 subspecialty directly relevant to the patient's medical condition. 45 10. Subsection (b-1) of section 4900 of the insurance law, as added S 46 by chapter 586 of the laws of 1998, is amended to read as follows: 47 (b-1) "Clinical standards" means those guidelines and standards set 48 forth in the utilization review plan by the utilization review agent whose adverse determination is under appeal or, in the case of medically 49 fragile children those guidelines and standards as required by section 50 forty-nine hundred three-a of this article. 51 § 11. Subsection (j) of section 4900 of the insurance law, as added by 52 chapter 705 of the laws of 1996, is amended to read as follows: 53 54 "Utilization review plan" means: (1) a description of the process (i) 55 for developing the written clinical review criteria; (2) a description 56 of the types of written clinical information which the plan might

consider in its clinical review, including but not limited to, a set of 1 2 specific written clinical review criteria; (3) a description of practice 3 guidelines and standards used by a utilization review agent in carrying 4 out a determination of medical necessity, which, in the case of 5 medically fragile children, shall incorporate the standards required by 6 section forty-nine hundred three-a of this article; (4) the procedures 7 for scheduled review and evaluation of the written clinical review 8 criteria; and (5) a description of the qualifications and experience of 9 the health care professionals who developed the criteria, who are 10 responsible for periodic evaluation of the criteria and of the health 11 care professionals or others who use the written clinical review crite-12 ria in the process of utilization review. 12. Section 4900 of the insurance law is amended by adding a new 13 S 14 subsection (k) to read as follows: 15 (k) "Medically fragile child" means an individual who is under twen-16 ty-one years of age and has a chronic debilitating condition or condi-17 tions, who may or may not be hospitalized or institutionalized, and meets one or more of the following criteria: (1) is technologically 18 dependent for life or health sustaining functions; (2) requires a 19 20 complex medication regimen or medical interventions to maintain or to 21 improve their health status; or (3) is in need of ongoing assessment or 22 intervention to prevent serious deterioration of their health status or medical complications that place their life, health or development at 23 risk. Chronic debilitating conditions include, but are not limited to, 24 25 bronchopulmonary dysplasia, cerebral palsy, congenital heart disease, microcephaly, pulmonary hypertension, and muscular dystrophy. The term 26 27 "medically fragile child" shall also include severe conditions, includ-28 ing but not limited to traumatic brain injury, which typically require care in a specialty care center for medically fragile children, even 29 30 though the child does not have a chronic debilitating condition or also 31 meet one of the three conditions of this subsection. In order to facili-32 tate the prompt and convenient identification of particular patient care 33 situations meeting the definitions of this subsection, the superinten-34 dent, after consulting with the commissioner of health, may issue written guidance listing (by diagnosis codes, utilization thresholds, or 35 36 other available coding or commonly used medical classifications) the 37 types of patient care needs which are deemed to meet this definition. Notwithstanding the definitions set forth in this subsection, any 38 39 patient which has received prior approval from a utilization review agent for admission to a specialty care facility for medically fragile 40 children shall be considered a medically fragile child at least until 41 42 discharge from that facility occurs. 43 S 13. The insurance law is amended by adding a new section 4903-a to 44 read as follows: 45 <u>§ 4903-a. Utilization review determinations for medically fragile</u> 46 children. (a) Notwithstanding any inconsistent provision of the utiliza-47 tion review agent's clinical standards, the utilization review agent 48 shall administer and apply the clinical standards (and make determinations of medical necessity) regarding medically fragile children in 49 accordance with the requirements of this section. To the extent any of 50 51 the requirements of this section impose obligations which extend beyond 52 the contracted role of any independent utilization review agent under contract with a health care plan, it shall be the obligation of the 53 health care plan to comply with all portions of this section which are 54

55 not administered by the independent utilization review agent.

(b) In the case of a medically fragile child, the term "medically 1 necessary" shall mean health care and services that are necessary to 2 promote normal growth and development and prevent, diagnose, treat, 3 4 ameliorate or palliate the effects of a physical, mental, behavioral, 5 genetic, or congenital condition, injury or disability. When applied to 6 the circumstances of any particular medically fragile child, the term 7 "medically necessary" shall include: (1) the care or services that are 8 essential to prevent, diagnose, prevent the worsening of, alleviate or 9 ameliorate the effects of an illness, injury, disability, disorder or 10 condition; (2) the care or services that are essential to the overall 11 physical, cognitive and mental growth and developmental needs of the 12 child; and (3) the care or services that will assist the child to achieve or maintain maximum functional capacity in performing daily 13 activities, taking into account both the functional capacity of the 14 15 child and those functional capacities that are appropriate for individuals of the same age as the child. The utilization review agent shall 16 17 base its determination on medical and other relevant information provided by the child's primary care provider, other health care provid-18 ers, school, local social services, and/or local public health officials 19 that have evaluated the child, and the utilization review agent will 20 21 ensure the care and services are provided in sufficient amount, duration 22 and scope to reasonably be expected to produce the intended results and to have the expected benefits that outweigh the potential harmful 23 24 effects. 25 (c) Utilization review agents shall undertake the following with respect to medically fragile children: 26 27 (1) Consider as medically necessary all covered services that assist 28 medically fragile children in reaching their maximum functional capacity, taking into account the appropriate functional capacities of chil-29 30 dren of the same age. Utilization review agents must continue to cover 31 services until that child achieves age-appropriate functional capacity. 32 (2) Shall not base determinations solely upon review standards applicable to (or designed for) adults to medically fragile children. Adult 33 34 standards include, but are not limited to, Medicare rehabilitation standards and the "Medicare 3 hour rule." Determinations have to take into 35 36 consideration the specific needs of the child and the circumstances 37 pertaining to their growth and development. 38 (3) Accommodate unusual stabilization and prolonged discharge plans 39 for medically fragile children, as appropriate. Issues utilization review agents must consider when developing and approving discharge 40 plans include, but are not limited to: sudden reversals of condition or 41 progress, which may make discharge decisions uncertain or more prolonged 42 43 than for other children or adults; necessary training of parents or 44 other adults to care for medically fragile children at home; unusual discharge delays encountered if parents or other responsible adults 45 46 decline or are slow to assume full responsibility for caring for 47 medically fragile children; the need to await an appropriate home or home-like environment rather than discharge to a housing shelter or 48 other inappropriate setting for medically fragile children, the need to 49 50 await construction adaptations to the home (such as the installation of generators or other equipment); and lack of available suitable special-51 52 ized care (such as unavailability of pediatric nursing home beds, pediatric ventilator units, pediatric private duty nursing in the home, or 53 54 specialized pediatric home care services). Utilization review agents must develop a person centered discharge plan for the child taking the 55

56 above situations into consideration.

11

(4) It is the utilization review agents network management responsi-1 bility to identify an available provider of needed covered services, as 2 3 determined through a person centered care plan, to effect safe discharge 4 from a hospital or other facility; payments shall not be denied to a 5 discharging hospital or other facility due to lack of an available post-6 discharge provider as long as they have worked with the utilization 7 review agent to identify an appropriate provider. Utilization review 8 agents are required to approve the use of out-of-network providers if 9 they do not have a participating provider to address the needs of the 10 <u>child.</u> (5) This section does not limit any other rights a medically fragile 11 12 child may have, including the right to appeal the denial of out of network coverage at in-network cost sharing levels where an appropriate 13 14 in-network provider is not available pursuant to subsection a-two of 15 section four thousand nine hundred four of this title. (6) Utilization review agents must ensure that medically fragile chil-16 17 dren receive services from appropriate providers that have the expertise to effectively treat the child and must contract with providers with 18 demonstrated expertise in caring for the medically fragile children. 19 20 Network providers shall refer to appropriate network community and 21 facility providers to meet the needs of the child or seek authorization 22 from the utilization review agent for out-of-network providers when participating providers cannot meet the child's needs. The utilization 23 review agent must authorize services as fast as the insured's condition 24 25 requires and in accordance with established timeframes in the contracts or policy forms. 26 27 (d) A utilization review agent shall have a procedure by which an 28 insured who is a medically fragile child who requires specialized medical care over a prolonged period of time, may receive a referral to 29 30 a specialty care center for medically fragile children. If the utiliza-31 tion review agent, or the primary care provider or the specialist treat-32 ing the patient, in consultation with a medical director of the utilization review agent, determines that the insured's care would most 33 34 appropriately be provided by such a specialty care center, the utilization review agent shall refer the insured to such center. In no event 35 36 shall a utilization review agent be required to permit an insured to 37 elect to have a non-participating specialty care center, unless the health care plan does not have an appropriate specialty care center to 38 39 treat the insured's disease or condition within its network. Such refer-40 ral shall be pursuant to a treatment plan developed by the specialty care center and approved by the utilization review agent, in consulta-41 tion with the primary care provider, if any, or a specialist treating 42 43 the patient, and the insured or the insured's designee. If a utilization 44 review agent refers an insured to a specialty care center that does not 45 participate in the health care plan's network, services provided pursu-46 ant to the approved treatment plan shall be provided at no additional 47 cost to the insured beyond what the insured would otherwise pay for 48 services received within the network. For purposes of this section, a specialty care center for medically fragile children shall mean a chil-49 dren's hospital as defined pursuant to subparagraph (iv) of paragraph 50 (e-2) of subdivision four of section two thousand eight hundred seven-c 51 52 of the public health law, a residential health care facility affiliated 53 with such a children's hospital, any residential health care facility 54 with a specialty pediatric bed average daily census during two thousand 55 seventeen of fifty or more patients, or a facility which satisfies such other criteria as the commissioner of health may designate. 56

1 (e) When rendering or arranging for care or payment, both the provider 2 and the health care plan shall inquire of, and shall consider the 3 desires of, the family of a medically fragile child including, but not 4 limited to, the availability and capacity of the family, the need for 5 the family to simultaneously care for the family's other children, and 6 the need for parents to continue employment.

7 (f) The health care plan must pay at least eighty-five percent (unless 8 a different percentage or method has been mutually agreed to) of the 9 facility's negotiated acute care rate for all days of inpatient hospital 10 care at a participating specialty care center for medically fragile 11 children when the insurer and the specialty care facility mutually agree 12 the patient is ready for discharge from the specialty care center to the patient's home but requires specialized home services that are not 13 available or in place, or the patient is awaiting discharge to a resi-14 15 dential health care facility when no residential health care facility bed is available given the specialized needs of the medically fragile 16 17 child. The health care plan must pay at least the facility's skilled nursing Medicaid facility rate, unless a different rate has been mutual-18 ly negotiated, for all days of residential health care facility care at 19 a participating specialty care center for medically fragile children 20 21 when the insurer and the specialty care facility mutually agree the 22 patient is ready for discharge from the specialty care center to the patient's home but requires specialized home services that are not 23 available or in place. Such requirements shall apply until the health 24 25 care plan can identify and secure admission to an alternate provider rendering the necessary level of services. The specialty care center 26 27 must cooperate with the health care plan's placement efforts.

(g) In the event a health care plan enters into a participation agreement with a specialty care center for medically fragile children in this state, the requirements of this section shall apply to that participation agreement and to all claims submitted to, or payments made by, any other insurers, health maintenance organizations or payors making payment to the specialty care center pursuant to the provisions of that participation agreement.

(h) (1) The superintendent, after consulting with the commissioner of 35 health, shall designate a single set of clinical standards applicable to 36 37 all utilization review agents regarding pediatric extended acute care stays (defined for the purposes of this section as discharge from one 38 39 acute care hospital followed by immediate admission to a second acute care hospital; not including transfers of case payment cases as defined 40 in section two thousand eight hundred seven-c of the public health law). 41 The standards shall be adapted from national long term acute care hospi-42 43 tal standards for adults and shall be approved by the superintendent, 44 after consultation with one or more specialty care centers for medically fragile children. The standards shall include, but not be limited to, 45 46 specifications of the level of care supports in the patient's home, at a 47 skilled nursing facility or other setting, that must be in place in order to safely and adequately care for a medically fragile child before 48 49 medically complex acute care can be deemed no longer medically necessary. The standards designated by the commissioner shall pre-empt the 50 clinical standards, if any, for pediatric extended acute care set forth 51 52 in the utilization review plan by the utilization review agent. (2) The superintendent, after consulting with the commissioner of 53

54 <u>health, shall designate a single set of supplemental clinical standards</u> 55 <u>(in addition to the clinical standards selected by the utilization</u> 56 <u>review agent) applicable to all utilization review agents regarding</u>

acute and sub-acute inpatient rehabilitation for medically fragile chil-1 dren. The standards shall specify the level of care supports in the 2 patient's home, at a skilled nursing facility or other setting, that 3 4 must be in place in order to safely and adequately care for a medically 5 fragile child before acute or sub-acute inpatient rehabilitation can be 6 deemed no longer medically necessary. The supplemental standards desig-7 nated by the superintendent shall pre-empt the clinical standards, if any, regarding readiness for discharge of medically fragile children 8 9 from acute or sub-acute inpatient rehabilitation, as set forth in the 10 utilization review plan by the utilization review agent. 11 (i) In all instances the utilization review agent shall defer to the 12 recommendations of the referring physician to refer a medically fragile child for care at a particular specialty provider of care to medically 13 14 fragile children, or the recommended treatment plan by the treating 15 physician at a specialty care center for medically fragile children, except where the utilization review agent has determined, by clear and 16 17 convincing evidence, that: (1) the recommended provider or proposed treatment plan is not in the best interest of the medically fragile 18 child; or (2) an alternative provider offering substantially the same 19 level of care in accordance with substantially the same treatment plan 20 21 is available from a lower cost provider. 22 § 14. The insurance law is amended by adding a new section 3217-j to 23 read as follows: § 3217-j. Coverage for medically fragile children. An insurer shall 24 have procedures for coverage of medically fragile children including, 25 but not limited to, those necessary to implement section four thousand 26 27 nine hundred three-a of this chapter. 28 § 15. The insurance law is amended by adding a new section 4306-i to 29 read as follows: 30 § 4306-i. Coverage for medically fragile children. A corporation that 31 is subject to the provisions of this article shall have procedures for 32 coverage of medically fragile children including, but not limited to, 33 those necessary to implement section four thousand nine hundred three-a 34 of this chapter. § 16. Sections three, four, five, six, seven, ten, eleven, twelve, 35 36 thirteen, fourteen and fifteen of this act shall not apply to any quali-37 fied health plans in the individual and small group market on and after the date, if any, when the federal department of health and human 38 39 services determines in writing that such provisions constitute state-re-40 quired benefits in addition to essential health benefits, pursuant to the federal Affordable Care Act and regulations promulgated thereunder. 41

42 § 17. This act shall take effect on the first day of January after it 43 becomes a law.

13