STATE OF NEW YORK

4137

2023-2024 Regular Sessions

IN ASSEMBLY

February 10, 2023

Introduced by M. of A. ARDILA -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to the program of all-inclusive care for the elderly (PACE); and to amend a chapter of the laws of 2022 amending the public health law relating to the program of all-inclusive care for the elderly (PACE), as proposed in legislative bills numbers S. 8903 and A. 9542, in relation to legislative intent

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

1 Section 1. Section 1 of a chapter of the laws of 2022 amending the 2 public health law relating to the program of all-inclusive care for the 3 elderly (PACE), as proposed in legislative bills numbers S. 8903 and A. 4 9542, is amended to read as follows:

5 Section 1. Legislative intent. The Program of All-Inclusive Care for б the Elderly ("PACE") is a federally recognized model of comprehensive care for persons 55 years of age or older who qualify for nursing home 7 8 levels of care, who wish to remain in their community, and who are eligible for Medicaid (see, Sections 1894 and 1934 to Title XVIII of the 9 10 Social Security Act; 42 CFR 460). Uniformity of regulation of PACE 11 organizations will promote efficiency for the organizations and for the state. It is the intent of the legislature through this act to provide a 12 more efficient and uniform structure to promote the prudent development 13 of PACE organizations, to promote better health outcomes for New Yorkers 14 enrolled in PACE organizations, and to realize administrative efficien-15 16 cies. It is the intent of the legislature to recognize PACE organiza-17 tions as integrated providers of care. PACE organizations shall not be 18 construed to be managed care organizations under article 44 of the public health law, provided however that this shall not prohibit the 19 20 application of requirements under such article or other applicable laws, 21 or similar requirements, as determined appropriate by the commissioner

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

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of health or superintendent of insurance pursuant to regulations promul-1 gated by the commissioner under this act. 2 § 2. Sections 2999-u, 2999-v, 2999-w, 2999-x and 2999-y of the public 3 health law, as added by a chapter of the laws of 2022 amending the 4 5 public health law relating to the program of all-inclusive care for the 6 elderly (PACE), as proposed in legislative bills numbers S. 8903 and A. 7 9542, are amended to read as follows: 8 § 2999-u. Licensure. 1. The commissioner shall license an entity 9 applying for licensure as a PACE organization if the [entity] applicant 10 demonstrates to the satisfaction of the commissioner that the applicant 11 will: 12 (a) [complies] comply with the requirements of a PACE organization under applicable federal law and regulations; 13 14 (b) [provides] provide a facility or facilities at which primary care 15 and other services are furnished to enrollees; 16 (c) [**provides**] **provide** an interdisciplinary team approach to care 17 management, care delivery and care planning; (d) [complies] comply with this article, the applicable provisions of 18 articles twenty-eight, thirty-six and forty-four of this chapter and 19 20 regulations thereunder, and regulations of the commissioner under this 21 article; and 22 (e) [enters] enter into a PACE organization contract and agreement 23 with the department and CMS. (a) [A PACE organization shall comply with applicable requirements 24 2. 25 of articles forty-four, thirty-six and twenty-eight of this chapter. (b)] A PACE organization shall serve an approved geographic service 26 27 area. 28 [(c)] A PACE organization and its incorporators, directors, spon-29 sors, stockholders, members, and operators shall have the experience, 30 competence, and standing in the community as to give reasonable assur-31 ance of their ability to operate the organization to provide a consist-32 ently high level of care for enrollees and comply with this article. A 33 PACE organization shall demonstrate that where any incorporator, direc-34 tor, sponsor, stockholder, member, or operator of the organization 35 holds, or within the past seven years has held, a controlling interest 36 or been a controlling person in an organization or facility licensed 37 under this chapter, a consistently high level of care has been rendered in each such organization or facility. 38 39 [(d)] (c) A PACE organization shall meet requirements for financial 40 solvency under paragraph (c) of subdivision one of section forty-four hundred three of this chapter, including a contingent reserve require-41 42 ment which may, by regulations of the commissioner, be different from 43 that required by that paragraph. 44 [(-)] (d) A PACE organization shall be deemed to be a health mainte-45 nance organization under article forty-four of this chapter[, but sole-46 17] for purposes of subdivision one of section sixty-five hundred twen-47 ty-seven of the education law. 48 3. (a) The commissioner shall establish in regulation a unified licen-49 sure process for PACE organizations that includes the applicable program requirements of this article and articles twenty-eight, thirty-six and 50 51 forty-four of this chapter. 52 (b) A license under this article shall require approval of the public 53 health and health planning council. 54 § 2999-v. Eligibility and enrollment. 1. To be eligible to enroll in a 55 PACE organization, an individual shall: 56 (a) (i) be at least fifty-five years old; [and

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(b) (ii) meet the eligibility requirements for a nursing home level 1 2 of care; [and 3 (iii) reside within the PACE organization's approved service 4 area; [and 5 (d)] (iv) be able to be maintained safely in the community-based 6 setting with the assistance of the PACE organization; [or (e)] and 7 (v) meet any additional program specific eligibility conditions 8 imposed under the PACE program agreement between the PACE organization, 9 the department, and CMS; or 10 (b) be otherwise eligible to participate in a PACE demonstration or 11 specialty program authorized by the federal PACE Innovation Act and 12 approved by the department and CMS. 13 2. Enrollment in a PACE organization shall be voluntary for the eligi-14 ble individual. 15 § 2999-w. Benefits. 1. A PACE organization shall provide the following 16 benefits to its enrollees: 17 (a) all benefits under Medicaid, including under section three hundred sixty-four-j of the social services law; 18 (b) all benefits under Medicare, for enrollees that are enrolled in 19 20 Medicare; and 21 (c) other services determined necessary by the PACE organization's 22 interdisciplinary team to improve and maintain the enrollee's overall health status. 23 2. A PACE organization may provide fiscal intermediary services if 24 25 approved under section three hundred sixty-five-f of the social services 26 law. 27 § 2999-x. Reimbursement. 1. The commissioner shall develop and imple-28 ment, consistent with applicable federal requirements, reimbursement 29 rates and methodologies for Medicaid services provided by a PACE organ-30 ization to its enrollees. 31 2. The commissioner shall provide, or shall require any independent 32 actuary used to review PACE reimbursement rates to provide, to PACE 33 organizations the documents and information [regarding PACE reimburge-34 ment rates submitted to CMS in a form and timeframe] consistent with the requirements [for providing or causing to be provided documents and 35 information to Medicaid managed care providers] under paragraph (c) of 36 37 subdivision eighteen of section three hundred sixty-four-j of the social 38 services law. 39 § 2999-y. Regulations and applicable laws. 1. The commissioner shall 40 make regulations and take other actions reasonably necessary to implement this article, including the establishment of any rules and proc-41 esses appropriate for the safe, efficient and orderly administration of 42 43 the program and for the maintenance and revocation of licensure under 44 this article. 2. [The commissioner shall develop and implement a unified process for 45 46 PACE organizations to complete reports, submit to audits, respond to 47 surveys, and provide other information, including maximizing conformity with federal requirements] (a) Licensure granted under this article may, 48 in accordance with the approval by the commissioner, entitle the PACE 49 organization to act in the capacity and perform the activities of a 50 diagnostic and treatment center, home care services agency, health main-51 52 tenance organization, or managed long term care plan for which licensure 53 or certification is otherwise required under article twenty-eight, thir-54 ty-six, or forty-four of this chapter as applicable without such sepa-55 rate license or certification for purposes relating to the PACE.

(b) To the extent that a PACE organization is acting in the capacity 1 or performing an activity for which licensure or certification is other-2 wise required under article twenty-eight, thirty-six, or forty-four of 3 this chapter, the PACE organization shall comply with the applicable 4 5 requirements of such articles and any applicable regulations adopted 6 thereunder; except that where such requirements are inconsistent with 7 the requirements of this article or regulations adopted by the commis-8 sioner under this article, the requirements of this article and such 9 regulations shall apply.

10 3. The commissioner may apply for federal waivers under Medicaid or 11 demonstration programs under Medicare relating to the PACE program, 12 provided that the waiver or demonstration shall not diminish any right 13 or benefit of enrollees under this article.

S 3. This act shall take effect on the same date and in the same manner as a chapter of the laws of 2022 amending the public health law relating to the program of all-inclusive care for the elderly (PACE), as proposed in legislative bills numbers S. 8903 and A. 9542, takes effect.