First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 25-0652.01 Chelsea Princell x4335

HOUSE BILL 25-1124

HOUSE SPONSORSHIP

Rydin,

SENATE SPONSORSHIP

Michaelson Jenet,

House Committees

Senate Committees

Health & Human Services

	A BILL FOR AN ACT
101	CONCERNING UPDATES TO THE UNIVERSAL CONTRACTING PROVISION
102	REQUIREMENTS FOR THE DELIVERY OF BEHAVIORAL HEALTH
103	SAFETY NET SERVICES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Under current law, the universal contracting provisions must comply with 16 requirements when a state agency contracts for the delivery of behavioral health services. The bill repeals 13 of the existing requirements and adds a new requirement to facilitate connections for individuals to the statewide behavioral health safety net system.

2	SECTION 1. Legislative declaration. (1) The general assembly
3	finds that:
4	(a) Access to behavioral health services is critical for addressing
5	the behavioral health needs of individuals in Colorado;
6	(b) The universal contracting provisions provide a mechanism for
7	reducing administrative burdens, which can negatively impact access to
8	behavioral health services; and
9	(c) The universal contracting provisions assist in ensuring
10	consistency across the behavioral health safety net system for those
11	seeking to access high-quality care.
12	(2) Therefore, the general assembly declares that in order to
13	accomplish the intent of these universal contracting provisions, the
14	existing requirements must be streamlined and simplified.
15	SECTION 2. In Colorado Revised Statutes, 27-50-203, amend
16	(1) and (2) as follows:
17	27-50-203. Universal contracting provisions - requirements.
18	(1) On or before July 1, 2023, The BHA shall work with the department
19	of health care policy and financing, in collaboration with relevant
20	stakeholders and other state agencies, to develop universal contracting
21	provisions to be used by state agencies when contracting for behavioral
22	health SAFETY NET services in the state. The universal contracting
23	provisions shall MUST provide clear, standardized requirements
24	addressing at least the following:
25	(a) Minimum data collection STANDARDS and reporting, including
26	electronic data and participation in health information organization

Be it enacted by the General Assembly of the State of Colorado:

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1	networks;
2	(b) Grievance and occurrence reporting, including to the BHA;
3	(c) Collaboration with other state agencies;
4	(d) Use of evidence-based practices;
5	(e) Access to care and quality of care standards, including
6	accountability to the performance standards developed pursuant to section
7	27-50-201;
8	(f) Programmatic and financial reporting;
9	(g) (c) Consequences for not meeting contract requirements; AND
10	(h) Standard payment methodologies, based on provider type or
11	other factors, as determined by the BHA;
12	(i) Claims submissions and billing procedures and guidelines;
13	(j) Limitations of liability;
14	(k) Compliance with behavioral health safety net standards,
15	including provision of services for priority populations;
16	(l) Utilization management;
17	(m) (d) Utilization of required tools or programs that improve
18	quality outcomes, accessibility of social determinants of health supports,
19	affordability, referral efficiency, or other state priorities; Ensuring
20	INDIVIDUALS ARE CONNECTED TO THE SERVICES THE INDIVIDUALS REQUIRE
21	WITHIN THE BEHAVIORAL HEALTH SAFETY NET SYSTEM.
22	(n) Policies on accepting, discharging, triaging, and denying
23	services to clients consistent with sections 27-50-302 and 27-50-303;
24	(o) Standards for serving priority populations and high-acuity
25	clients based on state need and provider type; and
26	(p) Compliance with all applicable federal statutes and
27	regulations, including anti-discrimination laws.

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1	(2) The universal contracting provisions may include alternate
2	standardized provisions, depending on its application, such as whether the
3	provider is a comprehensive community behavioral health provider or an
4	essential behavioral health safety net provider, the service type, or other
5	factors. The universal contracting provisions do not require the
6	EXPANSION OF DATA COLLECTION BEYOND THE DATA ALREADY BEING
7	COLLECTED BY A STATE AGENCY, TRIBAL GOVERNMENT, OR A
8	CONTRACTOR.
9	SECTION 3. Act subject to petition - effective date. This act
10	takes effect at 12:01 a.m. on the day following the expiration of the
11	ninety-day period after final adjournment of the general assembly; except
12	that, if a referendum petition is filed pursuant to section 1 (3) of article V
13	of the state constitution against this act or an item, section, or part of this
14	act within such period, then the act, item, section, or part will not take
15	effect unless approved by the people at the general election to be held in
16	November 2026 and, in such case, will take effect on the date of the
17	official declaration of the vote thereon by the governor.

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