

[First Reprint]

SENATE COMMITTEE SUBSTITUTE FOR
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STATE OF NEW JERSEY
220th LEGISLATURE

ADOPTED JUNE 12, 2023

Sponsored by:

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District 22 (Middlesex, Somerset and Union)
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District 36 (Bergen and Passaic)
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District 35 (Bergen and Passaic)

Co-Sponsored by:

Assemblywoman Speight

SYNOPSIS

Permits SHBP and SEHBP to award contracts for more claims administrators for each program plan; requires claims data and trend reports to be provided to certain persons.

CURRENT VERSION OF TEXT

As amended by the Senate on June 26, 2023.



(Sponsorship Updated As Of: 6/30/2023)

1 AN ACT concerning the State Health Benefits Program and the
2 School Employees' Health Benefits Program, supplementing
3 P.L.1961, c.49 (C.52:14-17.25 et seq.) and P.L.2007, c.103
4 (C.52:14-17.46.1 et seq.), and repealing section 1 of P.L.2013,
5 c.189 (C.52:14-17.37a).

6
7 **BE IT ENACTED** by the Senate and General Assembly of the State
8 of New Jersey:

9
10 1. The Legislature finds and declares that:

11 a. The cost of health care for public employees in the State has
12 been increasing at a pace that will make our current system of
13 health care delivery unsustainable if it continues on its present
14 trajectory.

15 b. As health care costs continue to rise more quickly than the
16 average annual income, those costs displace other priorities for
17 individuals, such as saving for retirement or their children's
18 education, and even discourage people from obtaining
19 recommended health care. The litany of research in this area has
20 demonstrated that action must be taken to reduce costs.

21 c. One way to reduce costs is to increase competition among
22 the third-party administrators that contract with the State to
23 administer the State Health Benefits Program and the School
24 Employees' Health Benefits Program that cover thousands of State,
25 municipal, school district, and related public employees and their
26 dependents.

27 d. Permitting these employees to have greater choice in the
28 selection of third-party administrators for their respective health
29 plan will also increase accountability of the administrators and
30 overall performance, quality, and cost by encouraging competition
31 among the third-party administrators.

32 e. Many federal and State sponsored health plans embrace the
33 use of multiple administrators to ensure sufficient competition not
34 only at the time of bid awards but throughout the life of the
35 contract. For example, use of multiple administrators encourages
36 contracted administrators to compete, on an ongoing basis, for
37 membership by accelerating innovation and by delivering on key
38 measures of success, such as on the ability to manage the rate of
39 health care inflation, network breadth, member experience, and
40 programs to advance health care quality, unit cost discounts, and
41 other cost saving initiatives. Without meaningful competition, the
42 State may have limited ability to determine if best practices are met
43 in the aforementioned areas.

EXPLANATION – Matter enclosed in bold-faced brackets **[thus]** in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹ Senate floor amendments adopted June 26, 2023.

1 f. A more competitive procurement process also increases
2 accountability and transparency. Having multiple contract
3 administrators will enable a more accurate comparison to measure
4 relative performance on key metrics pertaining to cost, quality, and
5 experience.

6 g. For the purpose of reducing health care costs and facilitating
7 greater satisfaction, efficiency, and accountability in the
8 administration of health benefits claims to State employees, their
9 eligible family members, and participating local government and
10 school district employees and their eligible family members, the
11 State of New Jersey deems it fitting and crucial to procure more
12 than one contract administrator for each health benefits plan type
13 offered by the State Health Benefits Program and the School
14 Employees' Health Benefits Program.

15
16 2. The definitions set forth in section 2 of P.L.1961, c.49
17 (C.52:14-17.26) shall be applicable to sections 2 and 3 of this act,
18 P.L. , c. (C.) (pending before the Legislature as this bill).

19 In addition, as used in this act:

20 "Competitive range" means the group of responsive proposals to
21 a request for proposal that are among the most highly rated
22 proposals within a range established by the director in consultation
23 with the commission. The director shall include an economic
24 component to the established competitive range to ensure the group
25 of responsive proposals deliver competitive pricing beneficial to the
26 plan.

27 "Director" means the Director of the Division of Pension and
28 Benefits or the director's designee.

29 "Early retiree" means a retired employee of the State or
30 participating employer who is retired, under 65 years of age, and
31 not yet eligible to enroll in Medicare.

32 "Medicare retiree" means a retired employee of the State or
33 participating employer who is 65 years of age or older, or otherwise
34 qualified to enroll in Medicare due to health status, and is currently
35 enrolled in Medicare. Eligible retirees include those who are
36 enrolled in a self-insured Medicare Supplement plan or a fully-
37 insured Medicare Advantage plan.

38 "Plan type" means preferred provider organization (PPO), health
39 maintenance organization (HMO), tiered network plan, high-
40 deductible health plan, Medicare supplemental PPO and HMO, and
41 Medicare Advantage plan as those terms may be defined in law.

42 "Request for proposal" refers to all documents, whether attached
43 or incorporated by reference, used for a publicly advertised
44 procurement process that solicits proposals or offers to provide the
45 goods or services specified therein.

46 "Responsive proposal" refers to a proposal that is deemed to
47 have adequately addressed all material provisions of a request for

1 proposal's terms and conditions, specifications, and other
2 requirements.

3 “Third-party administrator” means a vendor that conducts claims
4 administration, network management, claims processing, or other
5 related services for an organization contracted by the State to
6 provide health care services and benefits. For purposes of Medicare
7 Advantage plans, the term third-party administrator shall include
8 carriers contracted by the State to offer Medicare Advantage plans
9 to eligible retirees.

10
11 3. a. For each plan type offered to eligible employees, early
12 retirees, and Medicare retirees, and their dependents, the State
13 Health Benefits Commission shall select at least two third-party
14 administrators from among those vendors who submit responsive
15 proposals that are most advantageous to the State, provided that, if
16 fewer than two qualified vendors submit responsive proposals
17 within a competitive range established by the director in
18 consultation with the commission, the commission shall ¹either:
19 (1)¹ select ¹the¹ one qualified vendor¹;¹ or ¹[a solicitation for the
20 plan type may be reissued] (2) reissue the solicitation for the plan
21 type in its entirety in an effort to secure at least two third-party
22 administrators¹.

23 b. Unless otherwise limited through the terms of a collective
24 bargaining agreement, State or federal statute, or regulation, an
25 eligible employee, early retiree, and Medicare retiree shall have the
26 opportunity, on an annual basis, during the open enrollment period
27 or other applicable enrollment period, to choose a plan from among
28 the plan types the commission has selected.

29 c. The commission shall award the contracts for each plan type
30 under subsection a. of this section on the basis of the bid response
31 that is the most advantageous to the State, which shall consider
32 price, network breadth, member experience, the ability to engage in
33 innovative approaches designed to slow the growth of health care
34 costs, and any other factors that the commission or their designee
35 may deem relevant.

36 d. The commission is authorized to award a contract to the
37 vendor with the bid that is most advantageous to the State based
38 upon the evaluation factors in subsection c. of this section, and to
39 thereafter award another contract to one or more vendors with bids
40 within the competitive range that can provide a comparable bid
41 price and factors of the first awarded contract.

42 e. After five years following the effective date of P.L. ,
43 c. (C.) (pending before the Legislature as this bill), the director
44 shall conduct a study on the impact of this section and shall include
45 a recommendation to maintain, modify, or otherwise terminate this
46 section. The director shall provide a copy of the study to the
47 Legislature upon completion pursuant to section 2 of P.L.1991,
48 c.164 (C.52:14-19.1).

1 4. The definitions set forth in section 32 of P.L.2007, c.103
2 (C.52:14-17.46.2) shall be applicable to sections 4 and 5 of this act,
3 P.L. , c. (C.) (pending before the Legislature as this bill).

4 In addition, as used in this act:

5 “Competitive range” means the group of responsive proposals to
6 a request for proposal that are among the most highly rated
7 proposals within a range established by the director in consultation
8 with the commission. The director shall include an economic
9 component to the established competitive range to ensure the group
10 of responsive proposals deliver competitive pricing beneficial to the
11 plan.

12 “Director” means the Director of the Division of Pension and
13 Benefits or the director’s designee.

14 “Early retiree” means a retired employee of the State or
15 participating employer who is retired, under 65 years of age, and
16 not yet eligible to enroll in Medicare.

17 “Medicare retiree” means a retired employee of the State or
18 participating employer who is 65 years of age or older, or otherwise
19 qualified to enroll in Medicare due to health status, and is currently
20 enrolled in Medicare. Eligible retirees include those who are
21 enrolled in a self-insured Medicare Supplement plan or a fully-
22 insured Medicare Advantage plan.

23 “Plan type” means preferred provider organization (PPO), health
24 maintenance organization (HMO), tiered network plan, high-
25 deductible health plan, Medicare supplemental PPO and HMO, and
26 Medicare Advantage plan as those terms may be defined in law.

27 “Request for proposal” refers to all documents, whether attached
28 or incorporated by reference, used for a publicly advertised
29 procurement process that solicits proposals or offers to provide the
30 goods or services specified therein.

31 “Responsive proposal” refers to a proposal that is deemed to
32 have adequately addressed all material provisions of a request for
33 proposal's terms and conditions, specifications, and other
34 requirements.

35 “Third-party administrator” means a vendor that conducts claims
36 administration, network management, claims processing, or other
37 related services for an organization contracted by the State to
38 provide health care services and benefits. For purposes of Medicare
39 Advantage plans, the term third-party administrator shall include
40 carriers contracted by the State to offer Medicare Advantage plans
41 to eligible retirees.

42
43 5. a. For each plan type offered to eligible employees, early
44 retirees, and Medicare retirees, and their dependents, the School
45 Employees’ Health Benefits Commission shall select at least two
46 third-party administrators from among those vendors who submit
47 responsive proposals that are most advantageous to the State,
48 provided that, if fewer than two qualified vendors submit

1 responsive proposals within a competitive range established by the
2 director in consultation with the commission, the commission shall
3 either: (1) select the one qualified vendor; or [a solicitation
4 for the plan type may be reissued] (2) reissue the solicitation for the
5 plan type in its entirety in an effort to secure at least two third-party
6 administrators.

7 b. Unless otherwise limited through the terms of a collective
8 bargaining agreement, State or federal statute, or regulation, an
9 eligible employee, early retiree, and Medicare retiree shall have the
10 opportunity, on an annual basis, during the open enrollment period
11 or other applicable enrollment period, to choose a plan from among
12 the plan types the commission has selected.

13 c. The commission shall award the contracts for each plan type
14 under subsection a. of this section on the basis of the bid response
15 that is the most advantageous to the State, which shall consider
16 price, network breadth, member experience, the ability to engage in
17 innovative approaches designed to slow the growth of health care
18 costs, and any other factors that the commission or their designee
19 may deem relevant.

20 d. The commission is authorized to award a contract to the
21 vendor with the bid that is most advantageous to the State based
22 upon the evaluation factors in subsection c. of this section, and to
23 thereafter award another contract to one or more vendors with bids
24 within the competitive range that can provide a comparable bid
25 price and factors of the first awarded contract.

26 e. After five years following the effective date of P.L. ,
27 c. (C.) (pending before the Legislature as this bill), the director
28 shall conduct a study on the impact of this section and shall include
29 a recommendation to maintain, modify, or otherwise terminate this
30 section. The director shall provide a copy of the study to the
31 Legislature upon completion pursuant to section 2 of P.L.1991,
32 c.164 (C.52:14-19.1).

33
34 6. a. (1) As soon as is practicable, but not later than 180 days
35 from the effective date of P.L. , c. (C.) (pending before the
36 Legislature as this bill), the Department of the Treasury shall
37 provide, upon request, but not more frequently than twice in a plan
38 year, to a participating employer in the State Health Benefits
39 Program or the School Employees Health Benefits Program, a
40 standard report which contains the requesting employer's de-
41 identified aggregate data relating to the use of benefits by their
42 employees, early retirees, and Medicare retirees, and their
43 dependents, covered under each plan in the program. The report
44 shall include premiums paid by month for each month covered in
45 the report and paid claims by month for the following categories of
46 services: (a) inpatient hospital; (b) outpatient hospital; (c) in
47 network medical; (d) out of network medical; (e) prescription drugs;
48 (f) medical drugs; (g) emergency room services; and (h) behavioral

1 health, each reported separately. The report shall cover both health
2 and prescription benefits.

3 The report shall also provide for a listing of de-identified claims
4 within each plan of both the State Health Benefits Program and the
5 School Employees Health Benefits Program, without reference to a
6 specific employer participating in the programs, in excess of
7 \$50,000 that were paid in any of the months covered by the report.
8 The report shall cover both health and prescription benefits.

9 (2) The Department of the Treasury shall provide the reports to
10 a requesting participating employer within 30 days of receipt of
11 such request. For a request submitted on or after April 1st, the
12 report shall contain data from the January 1st through December
13 31st of the prior year. For a request submitted on or after
14 September 1st, the report shall contain data from June 1st of the
15 prior year through May 31st of the current year. The department
16 shall also provide such reports to a majority representative of public
17 employees for collective negotiations purposes, but only for
18 employers specifically identified as having employees, early
19 retirees, or Medicare retirees, and their dependents, represented by
20 the majority representative.

21 b. As soon as practicable, but not later than December 1st of
22 each year, the Department of the Treasury shall collect and analyze
23 claims data within the State Health Benefits Program and the
24 School Employees Health Benefits Program to develop, and make
25 publicly available, a claims trend report for each program in the
26 following categories: (1) inpatient hospital; (2) outpatient hospital;
27 (3) in network medical; (4) out of network medical ; (5)
28 prescription drugs; (6) medical drugs; (7) emergency room services;
29 and (8) behavioral health. The claims trend report shall provide the
30 information in segments including active, early retiree, and
31 Medicare retiree for each plan in the State Health Benefits Program,
32 and in the School Employees Health Benefits Program, and in the
33 aggregate for each plan in both programs. The department shall
34 also make the report available on or before December 31st of each
35 year to all majority representatives of public employees for
36 collective negotiations purposes with which the State negotiates.
37 The report shall be posted on the Department of the Treasury's
38 website in a prominent and accessible location not later than
39 January 1st of the following calendar year.

40 Each claims trend report shall be submitted to the Legislature
41 pursuant to section 2 of P.L.1991, c.164 (C.52:14-19.1), each
42 member of the State Health Benefits Plan Design Committee and of
43 the School Employees' Health Benefits Plan Design Committee,
44 each member of the State Health Benefits Commission and of the
45 School Employees' Health Benefits Commission, and the
46 Governor's Office of Employee Relations.

1 c. No later than 12 months from the effective date of P.L. ,
2 c. (C.) (pending before the Legislature as this bill), the
3 Department of the Treasury shall provide the State Health Benefits
4 Plan Design Committee and the School Employees Health Benefits
5 Plan Design Committee with a feasibility study of strategies to
6 lower the cost of health care service for the participants of the
7 programs. The study shall incorporate opportunities identified in
8 previous management consultant studies, including, but not limited
9 to, changes to the benefit design, spousal surcharges, value based
10 care initiatives, reference-based pricing, out-of-network
11 reimbursements, and prescription drug formulary changes. There
12 shall be a review of short-term savings achievable within 3 to 12
13 months, medium-term savings achievable within 12 to 24 months,
14 and long-term savings achievable after 24 months.

15

16 7. Section 1 of P.L.2013, c.189 (C.52:14-17.37a) is repealed.

17

18 8. This act shall take effect immediately.