111TH CONGRESS 1ST SESSION **S. 1781**

To provide for a demonstration program to reduce frequent use of health services by Medicaid beneficiaries with chronic illnesses by providing coordinated care management and community support services.

IN THE SENATE OF THE UNITED STATES

October 14, 2009

Mrs. SHAHEEN (for herself, Mr. BROWN, and Mr. MENENDEZ) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To provide for a demonstration program to reduce frequent use of health services by Medicaid beneficiaries with chronic illnesses by providing coordinated care management and community support services.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Reducing Emergency
5 Department Utilization through Coordination and Em6 powerment Demonstration Program Act" or the "RE7 DUCE Demonstration Program".

1 SEC. 2. DEFINITIONS.

2	In this Act:
3	(1) CHRONIC CONDITION.—The term "chronic
4	condition" means a chronic medical condition that is
5	life-threatening or may result in permanent dis-
6	ability, including—
7	(A) asthma;
8	(B) cancer;
9	(C) chronic obstructive pulmonary disease;
10	(D) congestive heart failure or arrhythmia;
11	(E) diabetes;
12	(F) HIV/AIDS;
13	(G) liver disease;
14	(H) post-traumatic stress disorder;
15	(I) renal failure;
16	(J) rheumatologic disease;
17	(K) severe mental illness;
18	(L) substance abuse disorder;
19	(M) thromboembolic disease;
20	(N) traumatic brain injury resulting in
21	cognitive impairment;
22	(O) chronic pain; and
23	(P) any other chronic medical condition
24	that has been identified by a State and ap-
25	proved by the Secretary for inclusion under the
26	REDUCE demonstration program.

1	(2) FREQUENT USER OF HEALTH SERVICES.—
2	The term "frequent user of health services" means
3	an individual who uses the emergency department, is
4	admitted to the hospital, or uses other inpatient
5	services frequently.
6	(3) MEDICAID.—The term "Medicaid" means
7	the Federal and State medical assistance program
8	established under title XIX of the Social Security
9	Act (42 U.S.C. 1396 et seq.).
10	(4) PARTICIPATING STATE.—The term "partici-
11	pating State" means a State with an approved appli-
12	cation (as described in section $3(b)(1)$) that has en-
13	tered into an agreement with the Secretary to con-
14	duct a REDUCE demonstration program.
15	(5) REDUCE DEMONSTRATION PROGRAM
16	The term "REDUCE demonstration program"
17	means a program described in section 3 that is con-
18	ducted pursuant to an agreement between the Sec-
19	retary and a participating State.
20	(6) SAFETY NET HOSPITAL.—The term "safety
21	net hospital" means a hospital with a low-income
22	utilization rate greater than 25 percent (as defined
23	under section 1923(b)(3) of the Social Security Act
24	(42 U.S.C. 1396r-4(b)(3)));

1	(7) Secretary.—The term "Secretary" means
2	the Secretary of Health and Human Services.
3	(8) STATE.—The term "State" has the mean-
4	ing given that term for purposes of Medicaid.
5	(9) TARGETED MEDICAID BENEFICIARY.—
6	(A) IN GENERAL.—The term "targeted
7	Medicaid beneficiary' means an individual who
8	has—
9	(i) attained age 19 and is eligible for
10	medical assistance under a State plan or
11	waiver under Medicaid;
12	(ii) been diagnosed with 2 or more
13	chronic conditions;
14	(iii) been identified by a participating
15	State as a frequent user of health services;
16	and
17	(iv) been identified by a participating
18	State as likely to benefit from participation
19	in the REDUCE demonstration program
20	(pursuant to the needs-based criteria de-
21	scribed in section $3(c)(3)$).
22	(B) VOLUNTARY PARTICIPATION.—A tar-
23	geted Medicaid beneficiary may participate in
24	the REDUCE demonstration program on a vol-

untary basis and may terminate participation at
 any time.

3 SEC. 3. REDUCE DEMONSTRATION PROGRAM.

4 (a) IN GENERAL.—The Secretary shall establish the 5 **REDUCE** demonstration program under which the Secretary shall enter into agreements with States to provide 6 7 for the development, implementation, and evaluation of in-8 novative approaches to coordinated care management and 9 increased access to community support services for tar-10 geted Medicaid beneficiaries in order to reduce hospital admissions and the use of emergency health care services. 11

12 (b) Application and Agreements.—

(1) APPLICATION.—A State seeking to participate in the REDUCE demonstration program shall
submit to the Secretary, in such form and manner
as the Secretary shall require, an application that, in
addition to such other information as the Secretary
may require, contains—

19 (A) a description of the proposed dem20 onstration program, including the information
21 specified in paragraphs (2) through (4) of sub22 section (c); and

(B) a plan for ensuring continuity of services for targeted Medicaid beneficiaries who are
participating in the program on such date that

 $\mathbf{5}$

1	the demonstration program ceases to be con-
2	ducted in the State.
3	(2) AGREEMENT.—
4	(A) IN GENERAL.—Not later than 12
5	months after the date of enactment of this Act,
6	the Secretary shall enter into agreements with
7	not more than 10 States to conduct the RE-
8	DUCE demonstration program in accordance
9	with the requirements of this section.
10	(B) DURATION.—An agreement entered
11	into by the Secretary and a State to conduct a
12	REDUCE demonstration program shall be for
13	a period of 5 years.
14	(c) Demonstration Program Requirements.—
15	(1) Individualized care plans.—
16	(A) IN GENERAL.—A REDUCE dem-
17	onstration program shall be designed to im-
18	prove the health outcomes for targeted Med-
19	icaid beneficiaries participating in the program,
20	reduce hospital admissions and frequent usage
21	of emergency care services, and reduce associ-
22	ated costs under Medicaid by—
23	(i) identifying health care providers
24	that provide integration of primary care
25	and behavioral health services through co-

1 location of such services or use of multi-2 disciplinary integrated treatment teams that work collaboratively to provide com-3 4 prehensive and evidence-based treatment, rehabilitation, and support services for tar-5 6 geted Medicaid beneficiaries; 7 (ii) providing targeted Medicaid bene-8 ficiaries with an individualized care plan 9 (developed in consultation with the bene-10 ficiary and the beneficiary's support staff, 11 medical care providers, and family) that 12 provides for flexible services that are based 13 on an examination of the beneficiary's indi-14 vidual care needs (as determined through 15 application of needs-based criteria under 16 paragraph (3); and 17 (iii) providing access to a care man-18 agement team that— 19 (I) includes, at a minimum— 20 (aa) a physician, physician 21 assistant, or nurse practitioner; 22 (bb) a social worker; and 23 (cc) a community health 24 worker (as licensed or defined by 25 the participating State); and

1	(II) provides health care services,
2	coordination of primary and specialty
3	care, and assistance with social serv-
4	ices in a home or shelter setting.
5	(B) Physician, physician assistant, or
6	NURSE PRACTITIONER.—For purposes of the
7	care management team described under sub-
8	paragraph (A)(iii), such team shall include a
9	physician or, if a physician is not available, a
10	physician assistant or nurse practitioner who
11	may provide such health care services as are
12	within their authorized scope of practice (as de-
13	termined by the participating State).
14	(C) Best practices.—Delivery of health
15	care services provided pursuant to an individ-
16	ualized care plan (as described in subparagraph
17	(A)(ii)) shall be determined based upon best
18	practices and research regarding—
19	(i) effective strategies for improving
20	health outcomes (including behavioral
21	health outcomes) and quality of life; and
22	(ii) cost-effective methods for delivery
23	of health care services.
24	(2) STATE PLAN AND PROJECTIONS.—

- 1 (A) IN GENERAL.—A participating State 2 shall provide the Secretary with a proposal for 3 the development and implementation of the RE-4 DUCE demonstration program that includes— (i) a projection of the number of tar-5 6 geted Medicaid beneficiaries that the State 7 expects to participate in the REDUCE 8 demonstration program; and 9 (ii) identification of targeted Medicaid 10 beneficiaries through individual assessment 11 and analysis of data from Medicaid claims, hospital records, or other informational 12 13 identify beneficiaries sources to that 14 have— 15 (I) engaged in frequent use of 16 emergency, inpatient, or crisis serv-17 ices; or 18 (II) exhibited identified risk fac-19 tors that indicate the probability of 20 frequent use of emergency, inpatient, 21 or crisis services; 22 (iii) a strategy for outreach to tar-23 geted Medicaid beneficiaries to provide in-24 dividualized health care services in order to
- 25 reduce hospital admissions and prevent fre-

1 quent use of emergency, inpatient, or crisis 2 services; and (iv) criteria for selection of health 3 4 care providers (including behavioral health care providers) that have demonstrated 5 6 their experience and capacity to effectively 7 engage and serve individuals that— 8 (I) have been diagnosed with 2 or 9 more chronic conditions; or 10 (II) exhibit other risk factors 11 identified by the State. 12 (B) GAINSHARING.—Subject to approval 13 by the Secretary, a participating State may de-14 velop and establish a gainsharing arrangement 15 among health care providers participating in 16 the **REDUCE** demonstration program to allow 17 such providers to retain a share of any savings 18 generated through the demonstration program 19 in order to encourage improved outcomes and 20 increased efficiency. 21 (C) LIMITATION.—A participating State 22 may, on a statewide or regional basis, provide 23 for a limit on the total number of targeted 24 Medicaid beneficiaries that may be eligible for

services under the REDUCE demonstration

1	program and may establish a waiting list for
2	such services.
3	(D) Priority considerations.—
4	(i) IN GENERAL.—In reviewing cri-
5	teria established by a participating State
6	for selection of health care providers (as
7	described in subparagraph (A)(iv)), the
8	Secretary shall give priority to a State that
9	includes in such selection—
10	(I) safety net providers, including
11	public hospitals, federally qualified
12	health centers (as described under
13	section 1905(l)(2)(B) of the Social Se-
14	curity Act (42 U.S.C.
15	1396d(i)(2)(B))), and community
16	mental health centers (as described
17	under section $1861(ff)(3)(B)$ of such
18	Act (42 U.S.C. 1395x(ff)(3)(B)));
19	(II) health provider coalitions
20	that—
21	(aa) have a geographic, com-
22	munity-based focus;
23	(bb) are based out of—
24	(AA) a federally quali-
25	fied health center;

	12
1	(BB) an university or
2	academic medical center;
3	(CC) a hospital (includ-
4	ing a safety net hospital);
5	(DD) a private entity
6	whose purpose is to improve
7	access to community health
8	care services for high-risk
9	individuals and those requir-
10	ing primary care services; or
11	(EE) a similar organi-
12	zation; and
13	(cc) have agreements with
14	not less than 2 hospitals, a hous-
15	ing agency, a mental health pro-
16	vider, and not less than 2 pri-
17	mary care physicians within the
18	local community; and
19	(III) programs that have dem-
20	onstrated a capacity to share, com-
21	bine, and analyze health data for fre-
22	quent users of health services through
23	data sharing agreements with multiple
24	local health institutions.

1 (ii) REIMBURSEMENT.—The Secretary 2 shall not waive any requirements under 3 title XIX of the Social Security Act relat-4 ing to services provided by, or reimburse-5 ment provided to, federally qualified health 6 centers for purposes of the REDUCE dem-7 onstration program. To the extent that 8 participation by a federally qualified health 9 center or safety net hospital in the RE-10 DUCE demonstration program requires 11 the center or hospital to provide services 12 that are not covered under the State plan, 13 the participating State shall be required to 14 fully reimburse the center or hospital for 15 the cost of such services.

16 (3) NEEDS-BASED CRITERIA.—A participating
17 State shall establish needs-based criteria for deter18 mining the eligibility of individuals for participation
19 in the REDUCE demonstration program. The cri20 teria shall provide for consideration of an individ21 ual's medical history, including—

- 22 (A) the number and severity of chronic23 conditions;
- 24 (B) functional impairments;
- 25 (C) care and support needs;

1	(D) any recent patterns of excessive utili-
2	zation of emergency or inpatient care in a hos-
3	pital or similar facility; and
4	(E) other factors which the State deter-
5	mines are associated with increased hospital ad-
6	missions or frequent utilization of emergency,
7	inpatient, or crisis services (including housing
8	status and other social determinants of health
9	status).
10	(4) Covered services.—
11	(A) IN GENERAL.—A participating State
12	shall provide the Secretary with a comprehen-
13	sive list of services that shall be available to
14	targeted Medicaid beneficiaries under the RE-
15	DUCE demonstration program. Such services
16	shall be established and targeted to reduce fre-
17	quent utilization of health services by targeted
18	Medicaid beneficiaries.
19	(B) Additional services.—Upon re-
20	quest by the State and subject to approval by
21	the Secretary, a participating State may pro-
22	vide additional services under the demonstra-
23	tion program that are not covered under the

State plan upon a showing that such services

24

1 will reduce avoidable utilization of health serv-2 ices by targeted Medicaid beneficiaries. 3 WAIVER.—Except as provided in subsection (d) 4 (c)(2)(D)(ii), the Secretary may waive such requirements of titles XI, XVIII, and XIX of the Social Security Act 5 as the Secretary determines necessary for a participating 6 7 State to conduct the REDUCE demonstration program. 8 SEC. 4. EVALUATION AND REPORT. 9 (a) EVALUATION.— 10 (1) IN GENERAL.—Subject to paragraph (2), 11 the Secretary shall, by grant, contract, or inter-12 agency agreement, provide for an evaluation of the 13 **REDUCE** demonstration programs conducted by 14 participating States under this Act, including an as-15 sessment of whether the demonstration programs— 16 (A) reduce avoidable hospitalizations or 17 other institutional admissions (including at in-18 termediate care facilities for the mentally re-19 tarded or nursing facilities); 20 (B) reduce the use of ambulances, hospital

21 emergency health services, detoxification treat22 ments, or emergency mental health services;

23 (C) reduce expenditures under the Med-24 icaid program; and

1 (D) improve the overall health status and 2 satisfaction of the targeted Medicaid bene-3 ficiaries participating in the program (including 4 improvements in housing status and other so-5 cial determinants of health status).

6 (2) EVALUATION REQUIREMENTS.—The evalua-7 tion shall be conducted by an entity that has dem-8 onstrated experience with care improvement pro-9 grams. Such evaluation shall be conducted on an on-10 going basis throughout the duration of the dem-11 onstration program.

12 (b) REPORT.—Not later than 12 months after com-13 pletion of all REDUCE demonstration programs conducted by participating States under this Act, the Sec-14 15 retary shall prepare and submit a final report on the results of the evaluation to Congress that contains rec-16 17 ommendations for such legislative and administrative actions as the Secretary determines appropriate to develop 18 19 additional programs to provide coordinated care for indi-20 viduals with complex medical and behavioral health condi-21 tions and reduce avoidable hospital readmissions and the 22 use of emergency health care services.

23 SEC. 5. FUNDING.

24 (a) MANNER OF PAYMENT.—The Secretary shall pay25 each participating State a quarterly payment for expendi-

1 tures for providing a covered service (as specified in sec2 tion 3(c)(4)) to targeted Medicaid beneficiaries that par3 ticipate in the REDUCE demonstration program con4 ducted by the State. Such payments shall be made in the
5 same manner as other quarterly payments are made to
6 the State under section 1903(a) of the Social Security Act
7 (42 U.S.C. 1396b(a)).

8 (b) MATCHING RATE.—Subject to subsection (c), the
9 Secretary shall pay a participating State for State expend10 itures described in subsection (a)—

(1) for fiscal years 2011 or 2012, 100 percent
of the amount of such expenditures for the fiscal
year; and

14 (2) for fiscal years 2013, 2014, or 2015, 75
15 percent of the amount of such expenditures for the
16 fiscal year.

(c) LIMITATION ON FUNDS.—The total amount of
payments under this Act shall not exceed \$150,000,000
for the period of fiscal years 2011 through 2015.

20 (d) Appropriation.—

(1) IN GENERAL.—Out of any funds in the
Treasury not otherwise appropriated, there is appropriated to the Secretary to carry out this Act,
\$150,000,000 for the period of fiscal years 2011

through 2015, of which \$15,000,000 shall be used
 for the evaluation required under section 4.
 (2) BUDGET AUTHORITY.—This Act constitutes
 budget authority in advance of appropriations Acts
 and represents the obligation of the Secretary to
 provide for the payment of amounts provided under
 this Act.