### 106TH CONGRESS 1ST SESSION H.R.304

To improve health status in medically disadvantaged communities through comprehensive community-based managed care programs.

#### IN THE HOUSE OF REPRESENTATIVES

JANUARY 6, 1999

Mr. Towns introduced the following bill; which was referred to the Committee on Commerce

## A BILL

- To improve health status in medically disadvantaged communities through comprehensive community-based managed care programs.
  - 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 "Comprehensive Health
- 5 Access District Act".

#### 6 SEC. 2. DEFINITIONS.

7 (a) COMPREHENSIVE HEALTH ACCESS DISTRICT.—
8 In this Act, the term "comprehensive health access dis9 trict" means a community in which unemployment and the
10 percentage of residents with incomes below the poverty

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line are greater than the national average, and in which

a majority of the following conditions occur at rates great-

3 er than the national average: 4 (1) Infant mortality and low birth-weight babies. 5 6 (2) Proportion of children below the age of 5 7 who have not received age-appropriate routine child-8 hood immunizations. 9 (3) Hospitalization for preventable illnesses and 10 conditions that may be managed successfully on an 11 outpatient basis, such as otitis media, diabetes, and 12 hypertension. 13 (4) Emergency room visits for nonemergency 14 conditions. 15 (5) Accidental injury. 16 (6) Incidence of tuberculosis, acquired immune 17 deficiency syndrome, Black Lung disease, or cancer. 18 (7) Incidence of violent crimes. 19 (b) Comprehensive Community-Based Health ACCESS PLAN.—In this Act, the terms "comprehensive 20 community-based health access plan" and "health access 21 22 plan" mean an entity that provides health care services 23 on a prepaid, capitated basis or any other risk basis and 24 that the Secretary has certified meets all the requirements

25 contained in section 5.

1	(c) Secretary.—In this Act, the term "Secretary"
2	means the Secretary of Health and Human Services.
3	SEC. 3. MEDICAID STATE PLAN REQUIREMENTS FOR COM-
4	PREHENSIVE HEALTH ACCESS DISTRICTS.
5	Section 1902(a) of the Social Security Act (42 U.S.C.
6	1396a(a)) is amended—
7	(1) by striking the period at the end of para-
8	graph (65) and inserting "; and", and
9	(2) by inserting after paragraph $(65)$ the fol-
10	lowing new paragraph:
11	"(66) provide that each comprehensive health
12	access district located within the State is served by
13	a comprehensive community-based health access dis-
14	trict plan (as such terms are defined in section 2 of
15	the Comprehensive Health Access District Act).".
16	SEC. 4. HEALTH ALLIANCE OBLIGATIONS WITH RESPECT
17	TO COMPREHENSIVE HEALTH ACCESS DIS-
18	TRICTS.
19	Each Health Alliance or other health insurance pur-
20	chasing cooperative created as a result of the enactment
21	of comprehensive health care reform legislation that re-
22	ceives premiums on behalf of persons formerly insured
23	under title XIX of the Social Security Act and whose
24	, , , , , , , , , , , , , , , , , , ,
	boundaries encompass a comprehensive health access dis-

1	nity-based health access plan is available to persons living
2	in such district.
3	SEC 5. COMPREHENSIVE COMMUNITY-BASED HEALTH AC-
4	CESS PLANS.
5	(a) Organizational Requirements.—
6	(1) IN GENERAL.—A health access plan must—
7	(A) be a public or private organization, or-
8	ganized under the laws of any State;
9	(B) locate its primary place of business in
10	the comprehensive health access district it
11	serves;
12	(C) give preference in hiring to otherwise
13	qualified individuals who live within the com-
14	prehensive health access district; and
15	(D) have made adequate provision against
16	the risk of insolvency, which provision is satis-
17	factory to the State and which assures that in-
18	dividuals enrolled in a plan are in no case liable
19	for debt of the plan in case of the plan's insol-
20	vency.
21	(2) Methods of providing against risk of
22	INSOLVENCY.—The provisions against the risk of in-
23	solvency under paragraph (1)(D) may include—
24	(A) escrow or similar arrangements to en-
25	sure that funds for the payment of providers

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1	are available only for such payments and can-
2	not be otherwise used by the plan;
3	(B) reinsurance purchased by the plan of
4	an amount which is reasonably adequate to in-
5	sure against unexpected costs;
6	(C) a demonstration of financial viability,
7	as evidenced by the plan's obtaining a signifi-
8	cant amount of reinsurance, line of credit, or
9	performance bond; or
10	(D) such other mechanisms and require-
11	ments as the State finds appropriate.
12	(b) Service Requirements.—
13	(1) BASIC BENEFITS.—A health access plan
14	shall provide, either directly or through arrange-
15	ments with providers, the following basic benefits:
16	(A) Hospital services, including inpatient,
17	outpatient and 24-hour emergency services.
18	(B) Emergency and ambulatory medical
19	and surgical services.
20	(C) Physicians' services.
21	(D) Medical care other than physicians'
22	services recognized under State law and fur-
23	nished by licensed practitioners within the scope
24	of their practice as defined by State law.
25	(E) Dental services.

1	(F) Vision services.
2	(G) Preventive health care services (includ-
3	ing children's eye and ear examinations to de-
4	termine the need for vision and hearing correc-
5	tion, well child services, immunizations against
6	vaccine-preventable diseases, and screening for
7	elevated blood lead levels).
8	(H) Outpatient laboratory, radiology, and
9	diagnostic services.
10	(I) Ambulance services.
11	(J) Mental health and substance abuse
12	services.
13	(K) Family planning services and services
14	for pregnant women.
15	(L) Outpatient prescription drugs and
16	biologicals.
17	(2) Community-based health services.—In
18	addition to providing the services described in para-
19	graph (1), a health access plan shall—
20	(A) identify the most frequent causes of
21	morbidity and mortality in the comprehensive
22	health access district (such as acquired immune
23	deficiency syndrome, tuberculosis, mental ill-
24	ness, substance abuse and addiction, childhood
25	developmental disorders (particularly those

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1 caused by children's exposure to violence), asth-2 ma, teen pregnancy, unhealthy behaviors (such 3 as smoking and high-fat diets), and lead poison-4 ing); and (B) design and implement programs of 5 6 prevention, early intervention, or treatment in-7 tended to ameliorate or eliminate the factors 8 identified in subparagraph (A). 9 (3) COORDINATION OF SERVICES.—In addition to providing the services described in 10 11 paragraphs (1) and (2), a health access plan 12 must promote its enrollees' access to social, 13 educational or economic services (such as child 14 day care, nutritional services, vocational train-15 ing, and adult literacy programs). 16 (c) SERVICE NETWORK REQUIREMENTS.— 17 (1) BASIC SERVICE NETWORK.—A health access 18 plan shall enter into arrangements with a sufficient 19 number and variety of providers to guarantee that— 20 (A) the plan's enrollees have access to the 21 services described in subsection (b); and 22 (B) the provider network takes into ac-23 count and is representative of the cultural iden-24 tity and diversity of the community being 25 served.

1 (2) TRADITIONAL COMMUNITY PROVIDERS.—A 2 health access plan shall, to the extent feasible, draw 3 upon health care providers currently serving the 4 community, including health centers (as defined in 5 section 330(a) of the Public Health Service Act) and 6 hospitals operated by units of local government, in 7 developing its service network.

8 (3)DEVELOPMENT OF NEW HEALTH RE-9 SOURCES.—A health access plan shall develop new 10 resources in the community (such as health 11 schoolbased clinics, mobile screening programs, and 12 clinics based in public housing) to meet needs that 13 are not met by existing community resources.

14 (d) ACCESS STANDARDS.—A health access plan shall
15 insure that each individual enrolled in it—

16 (1) is linked with the primary care physician
17 within the health access plan's provider network of
18 the individual's choice and has access to that doctor
19 on a 24-hour a day, 7-day a week basis;

20 (2) has round-the-clock telephone access to a
21 central program office for information purposes as
22 well as to voice grievances; and

(3) has access to interpreter services as necessary (where a significant proportion of the population in the community health access district is non-

1	English speaking, the health access plan shall insure
2	that a corresponding proportion of its health care
3	providers have multilingual capability).
4	(e) QUALITY ASSURANCE STANDARDS.—A health ac-
5	cess plan shall establish and maintain a quality assurance
6	program that includes at least the following activities:
7	(1) TREATMENT STANDARDS.—A health access
8	plan shall establish—
9	(A) minimum standards for treating pa-
10	tients that participating providers must satisfy;
11	(B) a program of ongoing medical record
12	reviews and other provider audits to insure
13	compliance with the plan's treatment standards;
14	and
15	(C) a system of sanctions to insure that
16	providers who do not comply with the plan's
17	treatment standards will be penalized and, if
18	found to be repeatedly out of compliance, termi-
19	nated from participation in the health access
20	plan service network.
21	(2) DATA COLLECTION.—A health access plan
22	shall monitor morbidity and mortality within the
23	comprehensive health access district and identify the
24	leading causes of death and disease.

(3) MEMBER SURVEYS.—A health access plan
 shall survey its enrollees on a regular basis to deter mine their satisfaction with the quality of services
 received.

5 (4) INDEPENDENT QUALITY AUDITS.—A health
6 access plan shall be evaluated on a regular basis by
7 an independent health care accrediting organization.
8 (f) EFFECTIVE GRIEVANCE PROCEDURES.—A health
9 access plan must provide for effective procedures for hear10 ing and resolving grievances between the plan and individ11 uals enrolled in the plan.

12 (g) Confidentiality of Enrollee Records.—

(1) A health access plan shall ensure that information concerning its enrollees is protected from unauthorized disclosure by the plan, its employees or
its providers.

17 (2) To promote the coordination of benefits to
18 health plan enrollees, a health access plan may dis19 close information about its enrollees to the extent
20 necessary to facilitate the enrollee's receipt of serv21 ices and assistance from other entities.

1	SEC. 6. DESIGNATION OF COMPREHENSIVE HEALTH AC	-
2	CESS DISTRICTS AND CERTIFICATION OF	<b>?</b>
3	COMPREHENSIVE COMMUNITY-BASEI	)
4	HEALTH ACCESS PLANS.	

5 The Secretary shall designate a community that meets the criteria set forth in section 2(a) as a comprehen-6 7 sive health access district and shall certify an entity that 8 meets the requirements set forth in section 5 as a com-9 prehensive community-based health access plan. Each 10 such certification and designation shall be reviewed every five years. The Secretary may delegate all or part of the 11 certification function for health access plans to the State 12 in which the health access plan operates. 13

# 14sec. 7. National health outcomes research and15Evaluation.

(a) PROVISION OF INFORMATION.—In order to evaluate the performance of health access plans in improving
the health status of persons living in comprehensive health
access districts, each health access plan shall provide the
Secretary, at a time and in a manner specified by the Secretary, at least the following information:

(1) Information on the characteristics of enrollees that may affect their need for or use of health
services.

25 (2) Information on the types of treatments and
26 services and outcomes of treatments with respect to
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the clinical health, functional status and well-being
 of enrollees.

- 3 (3) Information on enrollee satisfaction.
- 4 (4) Information on health care expenditures,
  5 volume and prices of procedures, and use of special6 ized services.

7 (b) ANALYSIS OF INFORMATION.—The Secretary
8 shall analyze the information reported by health access
9 plans in order to report to Congress, the plans and the
10 public, not less often than annually, on the following:

(1) The health status of persons living in comprehensive health access district (particularly those
indicators listed in section 2(a)).

14 (2) The level and rate of expenditures by health
15 access plans on medical services and other programs
16 to improve health status.

17 (3) The effectiveness of health access plans in
18 improving health outcomes (particularly outcomes
19 related to health indicators listed in section 2(a)).

20 (c) Research.—

(1) The Secretary shall examine the relationship between socioeconomic factors and health status
and, based on his findings, suggest interventions appropriate to comprehensive health access districts.

(2) The Secretary may contract with non-gov ernmental entities to perform this research. Persons
 undertaking this work shall have access to the infor mation provided by the health access plans to the
 Secretary.

#### 6 SEC. 8. REGULATIONS AND EFFECTIVE DATE.

7 (a) IN GENERAL.—The Secretary shall promulgate8 regulations necessary to implement this Act.

9 (b) EFFECTIVE DATE.—This Act shall take effect on 10 July 1, 2000, without regard to whether or not final regu-11 lations to carry out this Act have been promulgated by 12 such date.

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