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**SENATE BILL 5144**

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**State of Washington**

**64th Legislature**

**2015 Regular Session**

**By** Senators Dammeier, Becker, Bailey, Rivers, Brown, Parlette, and O'Ban

Read first time 01/14/15. Referred to Committee on Health Care.

1 AN ACT Relating to making the Bree collaborative more accessible  
2 to the public and promoting transparency; and amending RCW  
3 70.250.050.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 70.250.050 and 2011 c 313 s 3 are each amended to  
6 read as follows:

7 (1) Consistent with the authority granted in RCW 41.05.013, the  
8 authority shall convene a collaborative, to be known as the Robert  
9 Bree collaborative. The collaborative shall identify health care  
10 services for which there are substantial variation in practice  
11 patterns or high utilization trends in Washington state, without  
12 producing better care outcomes for patients, that are indicators of  
13 poor quality and potential waste in the health care system. On an  
14 annual basis, the collaborative shall identify up to three health  
15 care services it will address.

16 (2) For each health care service identified, the collaborative  
17 shall:

18 (a) Analyze and identify evidence-based best practice approaches  
19 to improve quality and reduce variation in use of the service,  
20 including identification of guidelines or protocols applicable to the  
21 health care service. In evaluating guidelines, the collaborative

1 should identify the highest quality guidelines based upon the most  
2 rigorous and transparent methods for identification, rating, and  
3 translation of evidence into practice recommendations.

4 (b) Identify data collection and reporting necessary to develop  
5 baseline health service utilization rates and to measure the impact  
6 of strategies adopted under this section. Methods for data collection  
7 and reporting should strive to minimize cost and administrative  
8 effort related to data collection and reporting wherever possible,  
9 including the use of existing data resources and nonfee-based tools  
10 for reporting.

11 (c) Identify strategies to increase use of the evidence-based  
12 best practice approaches identified under (a) of this subsection in  
13 both state purchased and privately purchased health care plans.  
14 Strategies considered should include, but are not limited to:  
15 Identifying goals for appropriate utilization rates and reduction in  
16 practice variation among providers; peer-to-peer consultation or  
17 second opinions; provider feedback reports; use of patient decision  
18 aids; incentives for appropriate use of health care services; centers  
19 of excellence or other provider qualification standards; quality  
20 improvement systems; and service utilization and outcomes reporting,  
21 including public reporting. In developing strategies, the  
22 collaborative should strongly consider related efforts of  
23 organizations such as the Puget Sound health alliance, the Washington  
24 state hospital association, the national quality forum, the joint  
25 commission on accreditation of health care organizations, the  
26 national committee for quality assurance, the foundation for health  
27 care quality, and, where appropriate, more focused quality  
28 improvement efforts, such as the Washington state perinatal advisory  
29 committee and the Washington state surgical care and outcomes  
30 assessment program. The collaborative shall provide an opportunity  
31 for public comment on the strategies chosen before finalizing their  
32 recommendations.

33 (3) If the collaborative chooses a health care service for which  
34 there is substantial variation in practice patterns or a high or low  
35 utilization trend in Washington state, and a lack of evidence-based  
36 best practice approaches, it should consider strategies that will  
37 promote improved care outcomes, such as patient decision aids,  
38 provider feedback reports, centers of excellence or other provider  
39 qualification standards, and research to improve care quality and  
40 outcomes.

1 (4) The governor shall appoint twenty members of the  
2 collaborative, who must include:

3 (a) Two members, selected from health carriers or third-party  
4 administrators that have the most fully insured and self-funded  
5 covered lives in Washington state. The count of total covered lives  
6 includes enrollment in all companies included in their holding  
7 company system. Each health carrier or third-party administrator is  
8 entitled to no more than a single position on the collaborative to  
9 represent all entities under common ownership or control;

10 (b) One member, selected from the health maintenance organization  
11 having the most fully insured and self-insured covered lives in  
12 Washington state. The count of total lives includes enrollment in all  
13 companies included in its holding company system. Each health  
14 maintenance organization is entitled to no more than a single  
15 position on the collaborative to represent all entities under common  
16 ownership or control;

17 (c) One member, chosen from among three nominees submitted by the  
18 association of Washington health plans, representing national health  
19 carriers that operate in multiple states outside of the Pacific  
20 Northwest;

21 (d) Four physicians, selected from lists of nominees submitted by  
22 the Washington state medical association, as follows:

23 (i) Two physicians, one of whom must be a practicing primary care  
24 physician, representing large multispecialty clinics with fifty or  
25 more physicians, selected from a list of five nominees. The primary  
26 care physician must be either a family physician, an internal  
27 medicine physician, or a general pediatrician; and

28 (ii) Two physicians, one of whom must be a practicing primary  
29 care physician, representing clinics with less than fifty physicians,  
30 selected from a list of five nominees. The primary care physician  
31 must be either a family physician, an internal medicine physician, or  
32 a general pediatrician;

33 (e) One osteopathic physician, selected from a list of five  
34 nominees submitted by the Washington state osteopathic medical  
35 association;

36 (f) Two physicians representing the largest hospital-based  
37 physician systems in the state, selected from a list of five nominees  
38 submitted jointly by the Washington state medical association and the  
39 Washington state hospital association;

1 (g) Three members representing hospital systems, at least one of  
2 whom is responsible for quality, submitted from a list of six  
3 nominees from the Washington state hospital association;

4 (h) Three members, representing self-funded purchasers of health  
5 care services for employees;

6 (i) Two members, representing state purchased health care  
7 programs; and

8 (j) One member, representing the Puget Sound health alliance.

9 (5) The governor shall appoint the chair of the collaborative.

10 (6) The collaborative shall add members to its membership or  
11 establish clinical committees for each therapy under review by the  
12 collaborative for the purpose of acquiring clinical expertise needed  
13 to accomplish its responsibilities under this section and RCW  
14 70.250.010 and 70.250.030. Membership of clinical committees should  
15 reflect clinical expertise in the area of health care services being  
16 addressed by the collaborative, including clinicians involved in  
17 related quality improvement or comparative effectiveness efforts, as  
18 well as nonphysician practitioners. Each clinical committee shall  
19 include at least two members of the specialty or subspecialty society  
20 most experienced with the health service identified for review.

21 (7) Permanent and ad hoc members of the collaborative or any of  
22 its committees may not have personal financial conflicts of interest  
23 that could substantially influence or bias their participation. If a  
24 collaborative or committee member has a personal financial conflict  
25 of interest with respect to a particular health care service being  
26 addressed by the collaborative, he or she shall disclose such an  
27 interest. The collaborative must determine whether the member should  
28 be recused from any deliberations or decisions related to that  
29 service.

30 (8) A person serving on the collaborative or any of its clinical  
31 committees shall be immune from civil liability, whether direct or  
32 derivative, for any decisions made in good faith while pursuing  
33 activities associated with the work of collaborative or any of its  
34 clinical committees.

35 (9) The guidelines or protocols identified under this section  
36 shall not be construed to establish the standard of care or duty of  
37 care owed by health care providers in any cause of action occurring  
38 as a result of health care.

39 (10) The collaborative shall actively solicit federal or private  
40 funds and in-kind contributions necessary to complete its work in a

1 timely fashion. The collaborative shall not accept private funds if  
2 receipt of such funding could present a potential conflict of  
3 interest or bias in the collaborative's deliberations. Available  
4 state funds may be used to support the work of the collaborative when  
5 the collaborative has selected a health care service that is a high  
6 utilization or high-cost service in state purchased health care  
7 programs or the health care service is undergoing evaluation in one  
8 or more state purchased health care programs and coordination will  
9 reduce duplication of efforts. The collaborative shall not begin the  
10 work described in this section unless sufficient funds are received  
11 from private or federal resources, or available state funds.

12 (11) No member of the collaborative or its committees may be  
13 compensated for his or her service.

14 (12) The proceedings of the collaborative shall be open to the  
15 public and notice of meetings shall be provided at least twenty days  
16 prior to a meeting.

17 (13) All meetings of the collaborative, including those of a  
18 subcommittee, are subject to the open public meetings act.

19 (14) The collaborative shall report to the administrator of the  
20 authority regarding the health services areas it has chosen and  
21 strategies proposed. The administrator shall review the strategies  
22 recommended in the report, giving strong consideration to the  
23 direction provided in section 1, chapter 313, Laws of 2011 and this  
24 section. The administrator's review shall describe the outcomes of  
25 the review and any decisions related to adoption of the recommended  
26 strategies by state purchased health care programs. Following the  
27 administrator's review, the collaborative shall report to the  
28 legislature and the governor regarding chosen health services,  
29 proposed strategies, the results of the administrator's review, and  
30 available information related to the impact of strategies adopted in  
31 the previous three years on the cost and quality of care provided in  
32 Washington state. The initial report must be submitted by November  
33 15, 2011, with annual reports thereafter.

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