

2.1 (c) The commissioner may require providers to submit information in a required
 2.2 format to a health care reporting organization or to cooperate with the information
 2.3 collection procedures of that organization. The commissioner may collaborate with a
 2.4 reporting organization to collect information reported and to prevent duplication of
 2.5 reporting.

2.6 (d) By October 1, 2007, and annually thereafter, the commissioner shall report
 2.7 through a public Web site the results by medical groups and hospitals, where possible,
 2.8 of the measures under this section, and shall compare the results by medical groups and
 2.9 hospitals for patients enrolled in public programs to patients enrolled in private health
 2.10 plans. To achieve this reporting, the commissioner may collaborate with a health care
 2.11 reporting organization that operates a Web site suitable for this purpose.

2.12 (e) Medical treatment provided to an individual patient that varies from
 2.13 evidence-based health care guidelines or practice standards, but follows accepted clinical
 2.14 practice, or innovative clinical practices designed to meet the unique needs of the patient
 2.15 shall not be used to calculate, compare, or report performance measurement results
 2.16 of health care providers.

New language
 Proposed for
 2005 law

2.17 (f) This section expires July 1, 2010."

2.18 Renummer the sections in sequence and correct the internal references

2.19 Amend the title accordingly

Failed
 30-100

First Part of
 Amendment
 Withdrawn

Voted on

* Notes written by CCHC on this page only (pg 2)