

SENATE BILL 189

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2000 Regular Session
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CF HB 138

By: **Chairman, Finance Committee (Departmental - Health and Mental Hygiene)**

Introduced and read first time: January 24, 2000
Assigned to: Finance

Committee Report: Favorable
Senate action: Adopted with floor amendments
Read second time: February 15, 2000

CHAPTER 64

1 AN ACT concerning

2 **Maryland Health Care Commission - Modifications and Clarifications**

3 FOR the purpose of repealing the authority of the Maryland Health Care Commission
4 to develop a payment system for health care services; altering a certain
5 definition; altering certain provisions relating to the publishing of certain
6 information related to reimbursements from payors; authorizing the
7 Commission to promote the availability of certain information on charges by
8 practitioners and reimbursements from payors; authorizing the Commission to
9 impose certain requirements on payors; and generally relating to the Maryland
10 Health Care Commission.

11 BY repealing and reenacting, with amendments,
12 Article - Health - General
13 Section 19-103 and 19-134
14 Annotated Code of Maryland
15 (1996 Replacement Volume and 1999 Supplement)

16 BY repealing
17 Article - Health - General
18 Section 19-136
19 Annotated Code of Maryland
20 (1996 Replacement Volume and 1999 Supplement)

21 BY renumbering
22 Article - Health - General

1 Section 19-137 through 19-139, respectively
2 to be Section 19-136 through 19-138, respectively
3 Annotated Code of Maryland
4 (1996 Replacement Volume and 1999 Supplement)

5 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
6 MARYLAND, That the Laws of Maryland read as follows:

7 **Article - Health - General**

8 19-103.

9 (a) There is a Maryland Health Care Commission.

10 (b) The Commission is an independent commission that functions in the
11 Department.

12 (c) The purpose of the Commission is to:

13 (1) Develop health care cost containment strategies to help provide
14 access to appropriate quality health care services for all Marylanders, after
15 consulting with the Health Services Cost Review Commission;

16 (2) Promote the development of a health regulatory system that
17 provides, for all Marylanders, financial and geographic access to quality health care
18 services at a reasonable cost by:

19 (i) Advocating policies and systems to promote the efficient
20 delivery of and improved access to health care services; AND

21 (ii) Enhancing the strengths of the current health care service
22 delivery and regulatory system;

23 (3) Facilitate the public disclosure of medical claims data for the
24 development of public policy;

25 (4) Establish and develop a medical care data base on health care
26 services rendered by health care practitioners;

27 (5) Encourage the development of clinical resource management systems
28 to permit the comparison of costs between various treatment settings and the
29 availability of information to consumers, providers, and purchasers of health care
30 services;

31 (6) In accordance with Title 15, Subtitle 12 of the Insurance Article,
32 develop:

33 (i) A uniform set of effective benefits to be included in the
34 Comprehensive Standard Health Benefit Plan; and

1 (ii) A modified health benefit plan for medical savings accounts;

2 (7) Analyze the medical care data base and provide, in aggregate form,
3 an annual report on the variations in costs associated with health care practitioners;

4 (8) Ensure utilization of the medical care data base as a primary means
5 to compile data and information and annually report on trends and variances
6 regarding fees for service, cost of care, regional and national comparisons, and
7 indications of malpractice situations;

8 (9) [Develop a payment system for health care services;

9 (10)] Establish standards for the operation and licensing of medical care
10 electronic claims clearinghouses in Maryland;

11 [(11)] (10) Reduce the costs of claims submission and the administration of
12 claims for health care practitioners and payors;

13 [(12)] (11) Develop a uniform set of effective benefits to be offered as
14 substantial, available, and affordable coverage in the nongroup market in accordance
15 with § 15-606 of the Insurance Article; [and]

16 [(13)] (12) Determine the cost of mandated health insurance services in
17 the State in accordance with Title 15, Subtitle 15 of the Insurance Article; AND

18 (13) PROMOTE THE AVAILABILITY OF INFORMATION TO CONSUMERS ON
19 CHARGES BY PRACTITIONERS AND REIMBURSEMENTS FROM PAYORS.

20 (d) The Commission shall coordinate the exercise of its functions with the
21 Department and the Health Services Cost Review Commission to ensure an
22 integrated, effective health care policy for the State.

23 19-134.

24 (A) ~~IN THIS SECTION, "CODE" MEANS THE APPLICABLE CURRENT~~
25 ~~PROCEDURAL TERMINOLOGY (CPT) CODE AS ADOPTED BY THE AMERICAN MEDICAL~~
26 ~~ASSOCIATION OR OTHER APPLICABLE CODE UNDER AN APPROPRIATE UNIFORM~~
27 ~~CODING SCHEME APPROVED BY THE COMMISSION. IN THIS SECTION, "CODE" MEANS:~~

28 (1) THE APPLICABLE CURRENT PROCEDURAL TERMINOLOGY (CPT)
29 CODE AS ADOPTED BY THE AMERICAN MEDICAL ASSOCIATION; OR

30 (2) IF A CPT CODE IS NOT AVAILABLE, THE APPLICABLE CODE UNDER AN
31 APPROPRIATE UNIFORM CODING SCHEME APPROVED BY THE COMMISSION.

32 [(a)] (B) The Commission shall establish a Maryland medical care data base
33 to compile statewide data on health services rendered by health care practitioners
34 and office facilities selected by the Commission.

35 [(b)] (C) In addition to any other information the Commission may require by
36 regulation, the medical care data base shall:

1 (1) Collect for each type of patient encounter with a health care
2 practitioner or office facility designated by the Commission:

- 3 (i) The demographic characteristics of the patient;
- 4 (ii) The principal diagnosis;
- 5 (iii) The procedure performed;
- 6 (iv) The date and location of where the procedure was performed;
- 7 (v) The charge for the procedure;
- 8 (vi) If the bill for the procedure was submitted on an assigned or
9 nonassigned basis;
- 10 (vii) If applicable, a health care practitioner's universal
11 identification number; and
- 12 (viii) If the health care practitioner rendering the service is a
13 certified registered nurse anesthetist or certified nurse midwife, identification
14 modifiers for the certified registered nurse anesthetist or certified nurse midwife;

15 (2) Collect appropriate information relating to prescription drugs for
16 each type of patient encounter with a pharmacist designated by the Commission; and

17 (3) Collect appropriate information relating to health care costs,
18 utilization, or resources from payors and governmental agencies.

19 [(c)] (D) (1) The Commission shall adopt regulations governing the access
20 and retrieval of all medical claims data and other information collected and stored in
21 the medical care data base and any claims clearinghouse licensed by the Commission
22 and may set reasonable fees covering the costs of accessing and retrieving the stored
23 data.

24 (2) These regulations shall ensure that confidential or privileged patient
25 information is kept confidential.

26 (3) Records or information protected by the privilege between a health
27 care practitioner and a patient, or otherwise required by law to be held confidential,
28 shall be filed in a manner that does not disclose the identity of the person protected.

29 [(d)] (E) (1) To the extent practicable, when collecting the data required
30 under subsection [(b)] (C) of this section, the Commission shall utilize any
31 standardized claim form or electronic transfer system being used by health care
32 practitioners, office facilities, and payors.

33 (2) The Commission shall develop appropriate methods for collecting the
34 data required under subsection [(b)] (C) of this section on subscribers or enrollees of
35 health maintenance organizations.

1 [(e)] (F) Until the provisions of § 19-135 of this subtitle are fully
2 implemented, where appropriate, the Commission may limit the data collection under
3 this section.

4 [(f)] (G) (1) By October 1, 1995 and each year thereafter, the Commission
5 shall publish an annual report on those health care services selected by the
6 Commission that:

7 [(1)] (I) Describes the variation in fees charged by health care
8 practitioners and office facilities on a statewide basis and in each health service area
9 for those health care services; and

10 [(2)] (II) Describes the geographic variation in the utilization of those
11 health care services.

12 (2) (I) ON AN ANNUAL BASIS, THE COMMISSION SHALL PUBLISH:

13 1. THE TOTAL REIMBURSEMENT FOR ALL HEALTH CARE
14 SERVICES OVER A 12-MONTH PERIOD;

15 2. THE TOTAL REIMBURSEMENT FOR EACH HEALTH CARE
16 SPECIALITY OVER A 12-MONTH PERIOD;

17 3. THE TOTAL REIMBURSEMENT FOR EACH CODE OVER A
18 12-MONTH PERIOD; AND

19 4. THE ANNUAL RATE OF CHANGE IN REIMBURSEMENT FOR
20 HEALTH SERVICES BY HEALTH CARE SPECIALTIES AND BY CODE.

21 (II) IN ADDITION TO THE INFORMATION REQUIRED UNDER ITEM (I)
22 OF THIS PARAGRAPH, THE COMMISSION MAY PUBLISH ANY OTHER INFORMATION
23 THAT THE COMMISSION DEEMS APPROPRIATE, INCLUDING INFORMATION ON
24 CAPITATED HEALTH CARE SERVICES.

25 [(g)] (H) In developing the medical care data base, the Commission shall
26 consult with representatives of the Health Services Cost Review Commission, health
27 care practitioners, payors, and hospitals to ensure that the medical care data base is
28 compatible with, may be merged with, and does not duplicate information collected by
29 the Health Services Cost Review Commission.

30 (i) The Commission, in consultation with the Insurance Commissioner,
31 payors, health care practitioners, and hospitals, may adopt by regulation standards
32 for the electronic submission of data and submission and transfer of the uniform
33 claims forms established under § 15-1003 of the Insurance Article.

34 [19-136.

35 (a) (1) In this section the following words have the meanings indicated.

1 (2) "Code" means the applicable Current Procedural Terminology (CPT)
2 code as adopted by the American Medical Association or other applicable code under
3 an appropriate uniform coding scheme approved by the Commission.

4 (3) "Payor" means:

5 (i) A health insurer or nonprofit health service plan that holds a
6 certificate of authority and provides health insurance policies or contracts in the
7 State in accordance with the Insurance Article or the Health - General Article; or

8 (ii) A health maintenance organization that holds a certificate of
9 authority.

10 (4) Unbundling means the use of two or more codes by a health care
11 provider to describe a surgery or service provided to a patient when a single, more
12 comprehensive code exists that accurately describes the entire surgery or service.

13 (b) (1) By January 1, 1999, the Commission shall implement a payment
14 system for all health care practitioners in the State.

15 (2) The payment system established under this section shall include a
16 methodology for a uniform system of health care practitioner reimbursement.

17 (3) Under the payment system, reimbursement for each health care
18 practitioner shall be comprised of the following numeric factors:

19 (i) A numeric factor representing the resources of the health care
20 practitioner necessary to provide health care services;

21 (ii) A numeric factor representing the relative value of a health care
22 service, as classified by a code, compared to that of other health care services; and

23 (iii) A numeric factor representing a conversion modifier used to
24 adjust reimbursement.

25 (4) To prevent overpayment of claims for surgery or services, in
26 developing the payment system under this section, the Commission, to the extent
27 practicable, shall establish standards to prohibit the unbundling of codes and the use
28 of reimbursement maximization programs, commonly known as "upcoding".

29 (5) In developing the payment system under this section, the
30 Commission shall consider the underlying methodology used in the resource based
31 relative value scale established under 42 U.S.C. § 1395w-4.

32 (6) The Commission and the licensing boards shall develop, by
33 regulation, appropriate sanctions, including, where appropriate, notification to the
34 Insurance Fraud Unit of the State, for health care practitioners who violate the
35 standards established by the Commission to prohibit unbundling and upcoding.

1 (c) (1) In establishing a payment system under this section, the Commission
2 shall take into consideration the factors listed in this subsection.

3 (2) In making a determination under subsection (b)(3)(i) of this section
4 concerning the resources of a health care practitioner necessary to deliver health care
5 services, the Commission:

6 (i) Shall ensure that the compensation for health care services is
7 reasonably related to the cost of providing the health care service; and

8 (ii) Shall consider:

9 1. The cost of professional liability insurance;

10 2. The cost of complying with all federal, State, and local
11 regulatory requirements;

12 3. The reasonable cost of bad debt and charity care;

13 4. The differences in experience or expertise among health
14 care practitioners, including recognition of relative preeminence in the practitioner's
15 field or specialty and the cost of education and continuing professional education;

16 5. The geographic variations in practice costs;

17 6. The reasonable staff and office expenses deemed
18 necessary by the Commission to deliver health care services;

19 7. The costs associated with a faculty practice plan affiliated
20 with a teaching hospital; and

21 8. Any other factors deemed appropriate by the Commission.

22 (3) In making a determination under subsection (b)(3)(ii) of this section
23 concerning the value of a health care service relative to other health care services, the
24 Commission shall consider:

25 (i) The relative complexity of the health care service compared to
26 that of other health care services;

27 (ii) The cognitive skills associated with the health care service;

28 (iii) The time and effort that are necessary to provide the health
29 care service; and

30 (iv) Any other factors deemed appropriate by the Commission.

31 (4) Except as provided under subsection (d) of this section, a conversion
32 modifier shall be:

33 (i) A payor's standard for reimbursement;

- 1 (ii) A health care practitioner's standard for reimbursement; or
2 (iii) Arrangements agreed upon between a payor and a health care
3 practitioner.

4 (d) (1) (i) The Commission may make an effort, through voluntary and
5 cooperative arrangements between the Commission and the appropriate health care
6 practitioner specialty group, to bring that health care practitioner specialty group
7 into compliance with the health care cost goals of the Commission if the Commission
8 determines that:

9 1. Certain health care services are significantly contributing
10 to unreasonable increases in the overall volume and cost of health care services;

11 2. Health care practitioners in a specialty area have attained
12 unreasonable levels of reimbursable services under a specific code in comparison to
13 health care practitioners in another specialty area for the same code;

14 3. Health care practitioners in a specialty area have attained
15 unreasonable levels of reimbursement, in terms of total compensation, in comparison
16 to health care practitioners in another specialty area;

17 4. There are significant increases in the cost of providing
18 health care services; or

19 5. Costs in a particular health care specialty vary
20 significantly from the health care cost annual adjustment goal established under
21 subsection (f) of this section.

22 (ii) If the Commission determines that voluntary and cooperative
23 efforts between the Commission and appropriate health care practitioners have been
24 unsuccessful in bringing the appropriate health care practitioners into compliance
25 with the health care cost goals of the Commission, the Commission may adjust the
26 conversion modifier.

27 (2) If the Commission adjusts the conversion modifier under this
28 subsection for a particular specialty group, a health care practitioner in that specialty
29 group may not be reimbursed more than an amount equal to the amount determined
30 according to the factors set forth in subsection (b)(3)(i) and (ii) of this section and the
31 conversion modifier established by the Commission.

32 (e) (1) On an annual basis, the Commission shall publish:

33 (i) The total reimbursement for all health care services over a
34 12-month period;

35 (ii) The total reimbursement for each health care specialty over a
36 12-month period;

- 1 (iii) The total reimbursement for each code over a 12-month period;
2 and
- 3 (iv) The annual rate of change in reimbursement for health services
4 by health care specialties and by code.
- 5 (2) In addition to the information required under paragraph of this
6 subsection, the Commission may publish any other information that the Commission
7 deems appropriate.
- 8 (f) The Commission may establish health care cost annual adjustment goals
9 for the cost of health care services and may establish the total cost of health care
10 services by code to be rendered by a specialty group of health care practitioners
11 designated by the Commission during a 12-month period.
- 12 (g) In developing a health care cost annual adjustment goal under subsection
13 (f) of this section, the Commission shall:
- 14 (1) Consult with appropriate health care practitioners, payors, the
15 Association of Maryland Hospitals and Health Systems, the Health Services Cost
16 Review Commission, the Department of Health and Mental Hygiene, and the
17 Department of Business and Economic Development; and
- 18 (2) Take into consideration:
- 19 (i) The input costs and other underlying factors that contribute to
20 the rising cost of health care in the State and in the United States;
- 21 (ii) The resources necessary for the delivery of quality health care;
- 22 (iii) The additional costs associated with aging populations and new
23 technology;
- 24 (iv) The potential impacts of federal laws on health care costs; and
- 25 (v) The savings associated with the implementation of modified
26 practice patterns.
- 27 (h) Nothing in this section shall have the effect of impairing the ability of a
28 health maintenance organization to contract with health care practitioners or any
29 other individual under mutually agreed upon terms and conditions.
- 30 (i) A professional organization or society that performs activities in good faith
31 in furtherance of the purposes of this section is not subject to criminal or civil liability
32 under the Maryland Anti-Trust Act for those activities.]
- 33 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 19-137
34 through 19-139, respectively, of Article - Health - General of the Annotated Code of
35 Maryland be renumbered to be Section(s) 19-136 through 19-138, respectively.

1 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
2 July 1, 2000.