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2002 Regular Session 2lr2158 CF 2lr2157

By: Delegate Love Introduced and read first time: February 8, 2002 Assigned to: Environmental Matters A BILL ENTITLED 1 AN ACT concerning 2 Health Maintenance Organizations - Reimbursement of Noncontracting 3 **Providers - Emergency Services** 4 FOR the purpose of requiring a health maintenance organization to reimburse a 5 hospital emergency facility provider not under contract with the health 6 maintenance organization for certain services at a certain rate; defining certain 7 terms; providing for the application of this Act; making this Act subject to a 8 certain contingency; and generally relating to the reimbursement of 9 noncontracting providers by health maintenance organizations for certain 10 services. 11 BY repealing and reenacting, with amendments, 12 Article - Health - General Section 19-710.1(a) and (b) 13 14 Annotated Code of Maryland 15 (2000 Replacement Volume and 2001 Supplement) 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 17 MARYLAND, That the Laws of Maryland read as follows: 18 **Article - Health - General** 19 19-710.1. In this section the following words have the meanings indicated. 20 (a) (1) 21 "Enrollee" means a subscriber or member of the health maintenance (2)

"Covered service" means a health care service included in the benefit

"Adjunct claims documentation" means an abstract of an enrollee's

24 package of the health maintenance organization and rendered to an enrollee of the 25 health maintenance organization by a health care provider, including a physician or 26 hospital, not under written contract with the health maintenance organization.

28 medical record which describes and summarizes the diagnosis and treatment of, and

2		ive repo	ort, a disc	ing, in the case of trauma rendered in a charge summary, a Maryland Ambulance record.			
6 7 8 9	THAT ARE PROVIDED ONSET OF A MEDICA SUFFICIENT SEVERIT IMMEDIATE MEDICA	D IN A AL CON TY, INC AL ATT ON, WH	HOSPIT IDITION CLUDING ENTION	SERVICES" MEANS THOSE HEALTH CARE SERVICES AL EMERGENCY FACILITY AFTER THE SUDDEN I THAT MANIFESTS ITSELF BY SYMPTOMS OF G SEVERE PAIN, THAT THE ABSENCE OF I COULD REASONABLY BE EXPECTED BY A ESSES AN AVERAGE KNOWLEDGE OF HEALTH AND			
11	I)) [PLACIN	G THE PATIENT'S HEALTH IN SERIOUS JEOPARDY;			
12	I)	I) :	SERIOU	S IMPAIRMENT TO BODILY FUNCTIONS; OR			
13	(I	II)	SERIOU	S DYSFUNCTION OF ANY BODILY ORGAN OR PART.			
14 15	[(5)] (6 Medical Services System		"Institute	e" means the Maryland Institute for Emergency			
18	level I trauma center, le	vel II tr	auma cer	"Trauma center" means a primary adult resource center, nter, level III trauma center, or pediatric by the institute to provide care to trauma			
20 21	(i has entered into an agree			center" includes an out-of-state pediatric facility that nstitute to provide care to trauma patients.			
22 23	[(7)] (8 in a trauma center and i			patient" means a patient that is evaluated or treated e State trauma registry as a trauma patient.			
	r(-)1 (-			physician" means a licensed physician who has been center to provide care to a trauma patient at			
29	(b) (1) In addition to any other provisions of this subtitle, for a covered service rendered to an enrollee of a health maintenance organization by a health care provider not under written contract with the health maintenance organization, the health maintenance organization or its agent:						
31 32	(i receipt of a claim in acc			the health care provider within 30 days after the applicable provisions of this subtitle; and			
33	(i	i)	Shall pay	the claim submitted by:			
34 35	Cost Review Commissi		1.	A hospital at the rate approved by the Health Services			

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1 2	patient in a trauma center, at the			a physician for trauma care rendered to a trauma				
		nancing		f the rate paid by the Medicare program, as stration, for the same covered service,				
	maintenance organization paid in	B. The rate as of January 1, 2001 that the health intenance organization paid in the same geographic area, for the same covered vice, to a similarly licensed provider; [and]						
	EMERGENCY SERVICES OR THE GREATER OF:			PITAL EMERGENCY FACILITY PROVIDER FOR ESCRIBED IN § 19-712.5 OF THIS SUBTITLE, AT				
		'H CAR	E FINAN	OF THE RATE PAID BY THE MEDICARE PROGRAM, AS NCING ADMINISTRATION, FOR THE SAME CENSED PROVIDER; OR				
	MAINTENANCE ORGANIZA	TION P	AID IN T	ATE AS OF JANUARY 1, 2001 THAT THE HEALTH THE SAME GEOGRAPHIC AREA, FOR THE LY LICENSED PROVIDER; AND				
18	[:	3.]	4.	Any other health care provider at the greater of:				
		a, for th	e same co	f the rate the health maintenance organization covered service, to a similarly licensed naintenance organization; or				
24	Emaintenance organization paid is service, to a similarly licensed position maintenance organization.	n the sa	me geogr					
28	(2) A health maintenance organization shall disclose, on request of a health care provider not under written contract with the health maintenance organization, the reimbursement rate required under paragraph (1)(ii)2 and 3 of this subsection.							
32 33	(3) (i) Subject to subparagraph (ii) of this paragraph, a health maintenance organization may require a trauma physician not under contract with the health maintenance organization to submit appropriate adjunct claims documentation and to include on the uniform claim form a provider number assigned to the trauma physician by the health maintenance organization.							
37 38	physician to include a provider i	number ph, the h bhysiciar	on the un lealth mai n not unde					

- 1 (4) A trauma center, on request from a health maintenance organization,
- 2 shall verify that a licensed physician is credentialed or otherwise designated by the
- 3 trauma center to provide trauma care.
- 4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to
- 5 services rendered on or after July 1, 2002.
- 6 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 7 July 1, 2002, contingent on the repeal or extension of the June 30, 2002 sunset
- 8 provision for § 19-710.1 contained in § 5, Chapter 275, Acts of 2000, and if the sunset
- 9 provision is not repealed or extended before the effective date of this Act, this Act shall
- 10 be null and void without the necessity of further action by the General Assembly.