## **HOUSE BILL 145**

C3 9lr1759 CF SB 481

By: Delegates Kach and Boteler

Introduced and read first time: January 23, 2009 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 22, 2009

CHAPTER \_\_\_\_

1 AN ACT concerning

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## Health Insurance - Dental Provider Panels - Provider Contracts

- 3 FOR the purpose of repealing the exception of certain provider contracts for dental 4 provider panels from certain provisions of law; requiring a provider contract for 5 a dental provider panel to disclose the carriers that comprise each provider 6 panel; prohibiting a provider contract for a dental provider panel from 7 containing a provision requiring a provider to accept certain schedules of fees 8 under certain circumstances; prohibiting a provider contract for a dental 9 provider panel from requiring a provider to treat certain enrollees of certain carriers under certain circumstances; providing for the application of this Act; 10 providing for the effective date of this Act; and generally relating to health 11 12 insurance provider contracts for dental provider panels.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Insurance
- 15 Section 15–112.2
- 16 Annotated Code of Maryland
- 17 (2006 Replacement Volume and 2008 Supplement)
- 18 (As enacted by Chapter 688 of the Acts of the General Assembly of 2008)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

21 Article – Insurance

22 15–112.2.

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	(a)	(1)	In this section the following words have the meanings indicated.
2		(2)	"Carrier" means:
3			(i) an insurer;
4			(ii) a nonprofit health service plan;
5			(iii) a health maintenance organization; or
6			(iv) a dental plan organization.
7 8 9			"Dental provider panel" means a provider panel for one or more inizations, insurers, or nonprofit health service plans offering dental services.
10 11	carrier.	(4)	"Enrollee" means a person entitled to health care benefits from a
12 13	health mair	(5) ntenano	"HMO provider panel" means a provider panel for one or more ce organizations.
14 15	of the Healt	(6) sh – Ge	"Managed care organization" has the meaning stated in § 15–101 neral Article.
16 17	more nonpre	(7) ofit hea	"Non-HMO provider panel" means a provider panel for one or alth service plans or insurers.
18 19	General Art	(8) cicle.	"Provider" has the meaning stated in § 19–701 of the Health –
20		(9)	"Provider contract" means a contract:
21 22	an entity th	at cont	(i) between a provider and a carrier, an affiliate of a carrier, or cracts with a provider to serve a carrier; and
23 24	services to e	enrollee	(ii) under which the provider agrees to provide health care es.
25 26 27	or through enrollees.	(10) a subc	"Provider panel" means the providers that contract either directly contracting entity with a carrier to provide health care services to
28 29 30	- '		A provider contract may not contain a provision that requires a dition of participating in a non–HMO provider panel, to participate er panel or dental provider panel.

- 1 (2) Notwithstanding paragraph (1) of this subsection, a provider 2 contract may contain a provision that requires a provider, as a condition of 3 participating in a non–HMO provider panel, an HMO provider panel, or a dental 4 provider panel, to participate in a managed care organization.
- 5 (c) [(1) This subsection does not apply to a provider contract for a dental 6 provider panel.
- 7 (2)] Each provider contract shall disclose the carriers comprising each 8 provider panel.
- 9 (d) [(1) This subsection does not apply to a provider contract for a dental 10 provider panel.
- 11 (2)] (1) If a provider contract includes more than one schedule of 12 applicable fees, the provider contract may not contain a provision that requires a 13 provider as a condition of participation to accept each schedule of applicable fees 14 included in the provider contract.
- [(3)] (2) If a provider rejects a schedule of applicable fees, the provider contract may not require the provider to treat the enrollees of the carriers that reimburse the provider in accordance with any of the rejected schedules of applicable fees.
- [(4)] (3) [Notwithstanding the provisions of paragraph (1) of this subsection, a] **A** provider contract may include a provision that requires a provider, as a condition of participation, to accept each schedule of applicable fees for a carrier that is not affiliated through common ownership with the entity arranging the provider panel.
- 24 (e) If a provider elects to terminate participation on a provider panel, the 25 provider shall:
- 26 (1) notify the carrier at least 90 days before the date of termination; 27 and
- 28 (2) for at least 90 days after the date of the notice of termination, 29 continue to furnish health care services to an enrollee of the carrier for whom the 30 provider was responsible for the delivery of health care services before the notice of 31 termination.

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SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all provider contracts issued or renewed in the State on or after October 1, 2009 July 1, 2010, or, for provider contracts in effect in the State on October 1, 2009 July 1, 2010, but not subject to renewal before October 1, 2010 July 1, 2011, no later than October 1, 2010 July 1, 2011.

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SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2009 July 1, 2010, the effective date contingent on the taking effect of Chapter 688 of the Acts of the General Assembly of 2008 on or before July 1, 2010. If the effective date of Chapter 688 is amended to be later than July 1, 2010, this Act shall take effect on the taking effect of Chapter 688.

Approved:	
	Governor.
	Speaker of the House of Delegates.

President of the Senate.