(0lr1641)

ENROLLED BILL

- Finance/Health and Government Operations -

Introduced by Senators Garagiola, Kelley, Astle, DeGrange, Exum, Forehand, Frosh, Gladden, Jones, Kasemeyer, King, Kramer, McFadden, Miller, Peters, Raskin, Robey, and Rosapepe

Read and Examined by Proofreaders:

			Pre	oofreader	- •.
			Pro	oofreader	•.
Sealed with the Great Seal and	presented to	the Governor,	for his appr	oval this	3
day of	at		o'clock,	M	•
]	President	;.
	CHAPTER				
AN ACT concerning					
Health Insurance – Assig Non	mment of Ben preferred Pr		mbursemen	t of	
FOR the purpose of <u>providing</u> <u>percentages may not be</u>	greater than	<u>a certain a</u>	<u>mount</u> under	<u>r certair</u>	1
<u>circumstances; prohibiting c</u> policy from applying to cert	-				_

policy from applying to certain on-call physicians or hospital-based physicians;
 prohibiting a certain allowed amount in certain insurance policies from being
 less than a certain amount; providing that an insured of certain health
 insurance-carriers insurers may not be liable to certain on-call physicians or
 hospital-based physicians for certain services under certain circumstances;
 prohibiting certain on-call physicians or hospital-based physicians from taking
 certain actions against an insured under certain circumstances; authorizing the

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.

Italics indicate opposite chamber/conference committee amendments



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1 on-call physicians or hospital-based physicians to collect certain payments from $\mathbf{2}$ an insured under certain circumstances; requiring certain carriers insurers or 3 their agents to pay certain on-call physicians or hospital-based physicians for 4 certain health care services delivered to an insured at a certain rate certain $\mathbf{5}$ *rates* under certain circumstances; requiring certain carriers insurers to disclose 6 certain information under certain circumstances; authorizing certain carriers 7 insurers to seek reimbursement from an insured for a claim or portion of a claim 8 submitted by certain on-call physicians or hospital-based physicians under 9 certain circumstances; authorizing certain earriers insurers to require certain 10 on-call physicians or hospital-based physicians to provide certain information 11 under certain circumstances; authorizing the enforcement of certain provisions 12of this Act in a certain manner under certain circumstances; requiring the 13Maryland Health Care Commission to review annually payments to certain 14on-call physicians and report its findings to the Maryland Insurance 15Administration; authorizing the Maryland Insurance Administration to take a 16certain action to investigate and enforce a violation of certain provisions of this 17Act; authorizing the Maryland Insurance Commissioner to impose a certain 18penalty for each violation of certain provisions of this Act; requiring the Administration, in consultation with the Maryland Health Care Commission, to 1920adopt certain regulations; providing that certain carriers insurers may not 21prohibit the assignment of benefits to a provider certain providers by an 22insured, subscriber, or enrollee; prohibiting certain carriers insurers from 23refusing to directly reimburse a provider certain providers under an assignment 24of benefits; requiring certain carriers insurers to include certain information 25with a payment to an insured, subscriber, or enrollee under certain 26circumstances; requiring certain physicians to provide certain information to # 27patient an insured under certain circumstances; requiring certain physicians to 28submit a certain disclosure form to an insurer under certain circumstances; 29requiring the Maryland Insurance Commissioner to develop certain disclosure 30 forms; authorizing an insurer to refuse to directly reimburse a certain provider 31under certain circumstances; declaring the intent of the General Assembly that a 32certain rate paid to a certain nonpreferred provider be no less than the rate paid 33 as of a certain date; requiring the Maryland Health Care Commission, in 34consultation with the Maryland Insurance Administration and the Office of the 35 Attorney General, to conduct a certain study and submit certain reports; 36 requiring the Administration to conduct a certain study and submit a certain 37 report to the Governor and the General Assembly on or before a certain date; 38 prohibiting the Administration from imposing certain penalties for a violation of certain provisions of this Act until a certain date; defining certain terms; 39 40 making a certain conforming change; providing for the application of certain provisions of this Act; providing for a delayed effective date for certain 4142provisions of this Act; providing for the termination of this Act; and generally 43relating to the assignment of benefits and reimbursement of nonpreferred 44providers.

45 BY adding to

46 Article – Health – General

$rac{1}{2}$	Section 19–706(cccc) Annotated Code of Maryland
3	(2009 Replacement Volume)
4	BY repealing and reenacting, with amendments,
5	<u>Article – Insurance</u>
6	<u>Section 14–201, 14–205, and 15–304</u>
7	Annotated Code of Maryland
8	(2006 Replacement Volume and 2009 Supplement)
9	BY adding to
10	Article – Insurance
11	Section 14–205.2 and 15–134 <u>14–205.3</u>
12	Annotated Code of Maryland
13	(2006 Replacement Volume and 2009 Supplement)
$\begin{array}{c} 14 \\ 15 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
16	Article – Health – General
17	19–706.
18	(CCCC) THE PROVISIONS OF § 15–134 OF THE INSURANCE ARTICLE
19	APPLY TO HEALTH MAINTENANCE ORGANIZATIONS.
20	Article – Insurance
21	<u>14–201.</u>
22	(a) In this subtitle the following words have the meanings indicated.
23	(B) "Allowed amount" means the dollar amount that an
24	INSURER DETERMINES IS THE VALUE OF THE HEALTH CARE SERVICE PROVIDED
25	BY A PROVIDER BEFORE ANY COST SHARING AMOUNTS ARE APPLIED.
26	(C) "ASSIGNMENT OF BENEFITS" MEANS THE TRANSFER OF HEALTH
27	CARE COVERAGE REIMBURSEMENT BENEFITS OR OTHER RIGHTS UNDER A
 28	PREFERRED PROVIDER INSURANCE POLICY BY AN INSURED.
29	(D) "BALANCE BILL" MEANS THE DIFFERENCE BETWEEN A
$\frac{25}{30}$	NONPREFERRED PROVIDER'S BILL FOR A HEALTH CARE SERVICE AND THE
31	INSURER'S ALLOWED AMOUNT.

1	(E) "Cost sharing amounts" means the amounts that an
2	INSURED IS RESPONSIBLE FOR UNDER A PREFERRED PROVIDER INSURANCE
3	POLICY, INCLUDING ANY DEDUCTIBLES, COINSURANCE, OR COPAYMENTS.
4	(F) "COVERED SERVICE" MEANS A HEALTH CARE SERVICE THAT IS A
5	COVERED BENEFIT UNDER A PREFERRED PROVIDER INSURANCE POLICY.
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6	(G) "HEALTH CARE SERVICES" HAS THE MEANING STATED IN § 19–701
$\overline{7}$	<u>of the Health – General Article.</u>
8	(H) <u>"HOSPITAL-BASED PHYSICIAN" MEANS:</u>
0	
9	(1) <u>A PHYSICIAN LICENSED IN THE STATE WHO IS UNDER</u>
10	CONTRACT TO PROVIDE HEALTH CARE SERVICES TO PATIENTS AT A HOSPITAL;
11	
12	(2) A GROUP PHYSICIAN PRACTICE THAT INCLUDES PHYSICIANS
13	LICENSED IN THE STATE THAT IS UNDER CONTRACT TO PROVIDE HEALTH CARE
14	SERVICES TO PATIENTS AT A HOSPITAL.
11	
15	[(b)] (II) "Insured" means a person covered for benefits under a
16	preferred provider insurance policy offered or administered by an insurer.
17	(+) (J) "MEDICARE ECONOMIC INDEX" MEANS THE FIXED-WEIGHT
18	INPUT PRICE INDEX THAT:
19	(1) MEASURES THE WEIGHTED AVERAGE ANNUAL PRICE CHANGE
20	FOR VARIOUS INPUTS NEEDED TO PRODUCE PHYSICIAN SERVICES; AND
20	TOR VIALOUS INTO IS NEEDED TO TRODUCE THISICIAN SERVICES, MAD
21	(2) IS USED BY THE CENTERS FOR MEDICARE AND MEDICAID
22	SERVICES IN THE CALCULATION OF REIMBURSEMENT OF PHYSICIAN SERVICES
23	UNDER TITLE XVIII OF THE FEDERAL SOCIAL SECURITY ACT.
24	(J) <u>"Nonhospital-based physician" means a physician who</u> ;
~ ~	
25	(1) IS AUTHORIZED UNDER THE MARYLAND MEDICAL PRACTICE
26	ACT TO PRACTICE MEDICINE IN THE STATE; AND
27	(2) IS NOT UNDER CONTRACT WITH A HOSPITAL TO PROVIDE
21 28	HEALTH CARE SERVICES TO PATIENTS IN THE HOSPITAL, EXCEPT AS AN
$\frac{28}{29}$	ON-CALL PHYSICIAN.
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$rac{1}{2}$	[(c)] (K) <u>"Nonpreferred provider" means a provider that is eligible for</u> payment under a preferred provider insurance policy, but that is not a preferred
3	provider under the applicable provider service contract.
4 5	(L) <u>"On-call physician" means a nonhospital-based physician <u>WHO:</u></u>
6	(1) HAS PRIVILEGES AT A HOSPITAL; AND
7 8 9	(2) IS REQUIRED TO RESPOND WITHIN AN AGREED UPON TIME PERIOD TO PROVIDE HEALTH CARE SERVICES FOR UNASSIGNED PATIENTS AT THE REQUEST OF A HOSPITAL OR A HOSPITAL EMERGENCY DEPARTMENT; AND
10	(3) IS NOT A HOSPITAL–BASED PHYSICIAN.
$11 \\ 12 \\ 13 \\ 14 \\ 15$	[(d)] (M) "Preferential basis" means an arrangement under which the insured or subscriber under a preferred provider insurance policy is entitled to receive health care services from preferred providers at no cost, at a reduced fee, or under more favorable terms than if the insured or subscriber received similar services from a nonpreferred provider.
$\begin{array}{c} 16 \\ 17 \end{array}$	[(e)] (N) "Preferred provider" means a provider that has entered into a provider service contract.
18	[(f)] (O) <u>"Preferred provider insurance policy" means:</u>
$19 \\ 20 \\ 21$	(1) a policy or insurance contract that is issued or delivered in the State by an insurer, under which health care services are to be provided to the insured by a preferred provider on a preferential basis; or
$22 \\ 23 \\ 24$	(2) another contract that is offered by an employer, third party administrator, or other entity, under which health care services are to be provided to the subscriber by a preferred provider on a preferential basis.
$\frac{25}{26}$	[(g)] (P) <u>"Provider" means a physician, hospital, or other person that is</u> licensed or otherwise authorized to provide health care services.
27 28 29 30	[(h)] (Q) "Provider service contract" means a contract between a provider and an insurer, employer, third party administrator, or other entity, under which the provider agrees to provide health care services on a preferential basis under specific preferred provider insurance policies.
31	(R) "SIMILARLY LICENSED PROVIDER" MEANS:
32	(1) FOR A PHYSICIAN:

1 *(I)* A PHYSICIAN WHO IS BOARD CERTIFIED OR ELIGIBLE IN $\mathbf{2}$ THE SAME PRACTICE SPECIALTY; OR 3 (2) *(II)* A GROUP PHYSICIAN PRACTICE THAT CONTAINS BOARD 4 CERTIFIED OR ELIGIBLE PHYSICIANS IN THE SAME PRACTICE SPECIALTY; OR $\mathbf{5}$ (2) FOR A HEALTH CARE PROVIDER WHO IS NOT A PHYSICIAN, A 6 HEALTH CARE PROVIDER WHO HOLDS THE SAME TYPE OF LICENSE OR 7CERTIFICATION. 8 [(i)] (S) "Subscriber" means a person covered for benefits under a preferred 9 provider insurance policy issued by a person that is not an insurer. 10 14 - 205.If a preferred provider insurance policy offered by an insurer provides 11 (a) benefits for a service that is within the lawful scope of practice of a health care 1213provider licensed under the Health Occupations Article, an insured covered by the preferred provider insurance policy is entitled to receive the benefits for that service 1415either through direct payments to the health care provider or through reimbursement 16 to the insured. 17A preferred provider insurance policy offered by an insurer under (b) (1)this subtitle shall provide for payment of services rendered by nonpreferred providers 18 as provided in this subsection. 19 20Unless the insurer demonstrates to the satisfaction of the (2)21Commissioner that an alternative level of payment is more appropriate. [aggregate 22payments made in a full calendar year to nonpreferred providers, after all deductible 23and copayment provisions have been applied, on average may not be less than 80% of 24the aggregate payments made in that full calendar year to preferred providers for 25similar services, in the same geographic area, under their provider service contracts 26FOR EACH COVERED SERVICE UNDER A PREFERRED PROVIDER INSURANCE 27POLICY, THE DIFFERENCE BETWEEN THE COINSURANCE PERCENTAGE 28APPLICABLE TO NONPREFERRED PROVIDERS AND THE COINSURANCE 29PERCENTAGE APPLICABLE TO PREFERRED PROVIDERS MAY NOT BE GREATER 30 THAN 20 PERCENTAGE POINTS. 31(3) IF THE PREFERRED PROVIDER INSURANCE POLICY CONTAINS 32A PROVISION FOR THE INSURED TO PAY THE BALANCE BILL, THE PROVISION 33 MAY NOT APPLY TO AN ON-CALL PHYSICIAN OR A HOSPITAL-BASED PHYSICIAN 34WHO HAS ACCEPTED AN ASSIGNMENT OF BENEFITS IN ACCORDANCE WITH §

35 <u>14–205.2 OF THIS SUBTITLE.</u>

1	(4) THE INSURER'S ALLOWED AMOUNT FOR A HEALTH CARE
2	SERVICE COVERED UNDER THE PREFERRED PROVIDER INSURANCE POLICY
3	PROVIDED BY NONPREFERRED PROVIDERS MAY NOT BE LESS THAN THE
4	ALLOWED AMOUNT PAID TO A SIMILARLY LICENSED PROVIDER WHO IS A
5	PREFERRED PROVIDER FOR THE SAME HEALTH CARE SERVICE IN THE SAME
6	GEOGRAPHIC REGION.
7	(c) (1) In this subsection, "unfair discrimination" means an act, method of
8	<u>competition, or practice engaged in by an insurer:</u>
9	(i) that is prohibited by Title 27, Subtitle 2 of this article; or
10	(ii) that, although not specified in Title 27, Subtitle 2 of this
11	article, the Commissioner believes is unfair or deceptive and that results in the
12	institution of an action by the Commissioner under § 27–104 of this article.
	<u> </u>
13	(2) If the rates for each institutional provider under a preferred
14	provider insurance policy offered by an insurer vary based on individual negotiations,
15	geographic differences, or market conditions and are approved by the Health Services
16	Cost Review Commission, the rates do not constitute unfair discrimination under this
17	article.
18	14-205.2.
19	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE
$\frac{19}{20}$	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
20	WEANINGS INDICATED.
21	(2) "Covered service" means a health care service that
$\frac{21}{22}$	IS A COVERED BENEFIT UNDER A PREFERRED PROVIDER INSURANCE POLICY
$\frac{22}{23}$	IS A COVERED DENERTI CADER A TREPERRED TROVIDER INSURANCE FOLICI
25	IDDUED DI AN INDURER.
24	(3) "Health care services" has the meaning stated in §
25	19–701 OF THE HEALTH – GENERAL ARTICLE.
20	
26	(4) "Medicare Economic Index" means the fixed-weight
2 0 27	INPUT PRICE INDEX THAT:
28	(I) MEASURES THE WEIGHTED AVERAGE ANNUAL PRICE
$\frac{20}{29}$	CHANGE FOR VARIOUS INPUTS NEEDED TO PRODUCE PHYSICIAN SERVICES; AND
40	CHERNEL FOR VARIOUS IN UTS NEEDED TO TRODUCE THESIONIN SERVICES, AND
30	(11) is used by the Centers for Medicare and
31	MEDICAID SERVICES IN THE CALCULATION OF REIMBURSEMENT OF PHYSICIAN
$\frac{31}{32}$	SERVICES UNDER TITLE XVIII OF THE FEDERAL SOCIAL SECURITY ACT.
54	JERVICES UNDER TITLE AVIIT UP THE PEDEKAL DUCIAL DECUKITY ACT.

	8 SENATE BILL 314
$\frac{1}{2}$	(5) " Nonhospital-Based physician" means a physician Who:
$\frac{3}{4}$	(i) is authorized under the Maryland Medical Practice Act to practice medicine in the State; and
5 6	(II) I S NOT UNDER CONTRACT WITH A HOSPITAL TO PROVIDE HEALTH CARE SERVICES TO PATIENTS IN THE HOSPITAL.
7 8	(6) "On-call physician" means a nonhospital-based physician who:
9	(I) HAS PRIVILEGES AT A HOSPITAL; AND
$10 \\ 11 \\ 12 \\ 13$	(II) I S REQUIRED TO RESPOND WITHIN AN AGREED UPON TIME PERIOD TO PROVIDE EMERGENCY HEALTH CARE SERVICES FOR UNASSIGNED PATIENTS WHO PRESENT AT A HOSPITAL EMERGENCY DEPARTMENT.
14	(7) "SIMILARLY LICENSED PROVIDER" MEANS:
$\begin{array}{c} 15\\ 16 \end{array}$	(I) A PHYSICIAN WHO IS BOARD CERTIFIED OR ELIGIBLE IN THE SAME PRACTICE SPECIALTY; OR
17 18	(II) A GROUP PHYSICIAN PRACTICE THAT CONTAINS BOARD CERTIFIED OR ELIGIBLE PHYSICIANS IN THE SAME PRACTICE SPECIALTY.
19 20 21	(B) (A) THIS <u>Except as otherwise provided, this</u> section Applies to <u>both</u> on-call physicians <u>And hospital-based physicians</u> WHO:
22	(1) ARE NONPREFERRED PROVIDERS; AND
$\frac{23}{24}$	(2) OBTAIN A VALID <u>AN</u> ASSIGNMENT OF BENEFITS FROM AN INSURED <u>; AND</u>
25 26 27 28	(3) NOTIFY THE INSURER OF AN INSURED IN A MANNER SPECIFIED BY THE COMMISSIONER THAT THE ON-CALL PHYSICIAN OR HOSPITAL-BASED PHYSICIAN HAS OBTAINED AND ACCEPTED THE ASSIGNMENT OF BENEFITS FROM THE INSURED.
29 30 31	(C) (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, AN INSURED MAY NOT BE LIABLE TO AN ON-CALL PHYSICIAN OR A HOSPITAL-BASED PHYSICIAN SUBJECT TO THIS SECTION FOR COVERED

1 SERVICES RENDERED BY THE ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED</u> 2 <u>PHYSICIAN</u>.

3 (2) AN ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED PHYSICIAN</u>
 4 SUBJECT TO THIS SECTION OR A REPRESENTATIVE OF AN ON-CALL PHYSICIAN
 5 <u>OR HOSPITAL-BASED PHYSICIAN</u> SUBJECT TO THIS SECTION MAY NOT:

6 (I) COLLECT OR ATTEMPT TO COLLECT FROM AN INSURED 7 OF AN INSURER ANY MONEY OWED TO THE ON-CALL PHYSICIAN <u>OR</u> 8 <u>HOSPITAL-BASED PHYSICIAN</u> BY THE INSURER FOR COVERED SERVICES 9 RENDERED TO THE INSURED BY THE ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED</u> 10 <u>PHYSICIAN</u>; OR

11 (II) MAINTAIN ANY ACTION AGAINST AN INSURED OF AN 12 INSURER TO COLLECT OR ATTEMPT TO COLLECT ANY MONEY OWED TO THE 13 ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED PHYSICIAN</u> BY THE INSURER FOR 14 COVERED SERVICES RENDERED TO THE INSURED BY THE ON-CALL PHYSICIAN 15 <u>OR HOSPITAL-BASED PHYSICIAN</u>.

16 (3) AN ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED PHYSICIAN</u>
 17 SUBJECT TO THIS SECTION OR A REPRESENTATIVE OF AN ON-CALL PHYSICIAN
 18 <u>OR HOSPITAL-BASED PHYSICIAN</u> SUBJECT TO THIS SECTION MAY COLLECT OR
 19 ATTEMPT TO COLLECT FROM AN INSURED OF AN INSURER:

20 (I) ANY <u>DEDUCTIBLE</u>, COPAYMENT, OR COINSURANCE
21 AMOUNT OWED BY THE INSURED TO THE INSURER FOR COVERED SERVICES
22 RENDERED TO THE INSURED BY THE ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED</u>
23 <u>PHYSICIAN</u>;

24(II) IF MEDICARE IS THE PRIMARY INSURER AND THE 25INSURER IS THE SECONDARY INSURER, ANY AMOUNT UP TO THE MEDICARE 26APPROVED OR LIMITING AMOUNT, AS SPECIFIED UNDER THE FEDERAL SOCIAL 27SECURITY ACT, THAT IS NOT OWED TO THE ON-CALL PHYSICIAN 28OR HOSPITAL-BASED PHYSICIAN BY MEDICARE OR THE INSURER AFTER 29COORDINATION OF BENEFITS HAS BEEN COMPLETED, FOR MEDICARE COVERED 30 SERVICES RENDERED TO THE INSURED BY THE ON-CALL PHYSICIAN OR 31 HOSPITAL-BASED PHYSICIAN; AND

32 (III) ANY PAYMENT OR CHARGES FOR SERVICES THAT ARE 33 NOT COVERED SERVICES.

34(D)(C)(1)THIS SUBSECTION APPLIES ONLY TO ON-CALL35PHYSICIANS SUBJECT TO THIS SECTION.

1 (2) FOR A COVERED SERVICE RENDERED TO AN INSURED OF AN 2 INSURER BY AN ON-CALL PHYSICIAN SUBJECT TO THIS SECTION, THE INSURER 3 OR ITS AGENT:

4 (1) (1) SHALL PAY THE ON-CALL PHYSICIAN WITHIN **30** DAYS 5 AFTER THE RECEIPT OF A CLAIM IN ACCORDANCE WITH THE APPLICABLE 6 PROVISIONS OF THIS TITLE; AND

7 (2) (11) SHALL PAY A CLAIM SUBMITTED BY THE ON-CALL 8 PHYSICIAN FOR A COVERED SERVICE RENDERED TO AN INSURED IN A 9 HOSPITAL, NO LESS THAN THE GREATER OF:

10 (I) <u>1.</u> 140% OF THE AVERAGE RATE THE INSURER PAID 11 AS OF FOR THE 12-MONTH PERIOD THAT ENDS ON JANUARY 1 OF THE 12 PREVIOUS CALENDAR YEAR IN THE SAME GEOGRAPHIC AREA, AS DEFINED BY 13 THE CENTERS FOR MEDICARE AND MEDICAID SERVICES, FOR THE SAME 14 COVERED SERVICE, TO SIMILARLY LICENSED PROVIDERS UNDER WRITTEN 15 CONTRACT WITH THE INSURER; OR

16 (II) 140% OF THE RATE PAID BY MEDICARE, AS PUBLISHED
 17 BY THE CENTERS FOR MEDICARE AND MEDICAID SERVICES, FOR THE SAME
 18 COVERED SERVICE TO A SIMILARLY LICENSED PROVIDER IN THE SAME
 19 GEOGRAPHIC AREA AS OF AUGUST 1, 2008, INFLATED BY THE CHANGE IN THE
 20 MEDICARE ECONOMIC INDEX FROM 2008 TO THE CURRENT YEAR.

21 2. <u>THE AVERAGE RATE THE INSURER PAID FOR THE</u> 22 <u>12-MONTH PERIOD THAT ENDED ON JANUARY 1, 2010, IN THE SAME</u> 23 <u>GEOGRAPHIC AREA, AS DEFINED BY THE CENTERS FOR MEDICARE AND</u> 24 <u>MEDICAID SERVICES, FOR THE SAME COVERED SERVICE TO A SIMILARLY</u> 25 <u>LICENSED PROVIDER NOT UNDER WRITTEN CONTRACT WITH THE INSURER,</u> 26 <u>INFLATED BY THE CHANGE IN THE MEDICARE ECONOMIC INDEX FROM 2010 TO</u> 27 <u>THE CURRENT YEAR.</u>

28(D)(1)THIS SUBSECTION APPLIES ONLY TO HOSPITAL-BASED29PHYSICIANS SUBJECT TO THIS SECTION.

30(2)FOR A COVERED SERVICE RENDERED TO AN INSURED OF AN31INSURER BY A HOSPITAL-BASED PHYSICIAN SUBJECT TO THIS SECTION, THE32INSURER OR ITS AGENT:

33(1)SHALL PAY THE HOSPITAL-BASED PHYSICIAN WITHIN 3034DAYS AFTER THE RECEIPT OF THE CLAIM IN ACCORDANCE WITH THE35APPLICABLE PROVISIONS OF THIS TITLE; AND

1	(II) SHALL PAY A CLAIM SUBMITTED BY THE
2	HOSPITAL-BASED PHYSICIAN FOR A COVERED SERVICE RENDERED TO AN
3	INSURED NO LESS THAN THE GREATER OF:
4	1. 140% of the average rate the insurer paid
$\overline{5}$	FOR THE 12-MONTH PERIOD THAT ENDS ON JANUARY 1 OF THE PREVIOUS
6	CALENDAR YEAR IN THE SAME GEOGRAPHIC AREA, AS DEFINED BY THE CENTERS
7	FOR MEDICARE AND MEDICAID SERVICES, FOR THE SAME COVERED SERVICE,
8	TO SIMILARLY LICENSED PROVIDERS, WHO ARE HOSPITAL-BASED PHYSICIANS,
9	<u>UNDER WRITTEN CONTRACT WITH THE INSURER; OR</u>
10	2. <u>THE FINAL ALLOWED AMOUNT OF THE INSURER</u>
11	FOR THE SAME COVERED SERVICE FOR THE 12-MONTH PERIOD THAT ENDED ON
12	JANUARY 1, 2010, INFLATED BY THE CHANGE IN THE MEDICARE ECONOMIC
13	<u>INDEX TO THE CURRENT YEAR, TO THE HOSPITAL-BASED PHYSICIAN BILLING</u> UNDER THE SAME FEDERAL TAX IDENTIFICATION NUMBER THE
l4 l5	
LO	<u>HOSPITAL–BASED PHYSICIAN USED IN CALENDAR YEAR 2009.</u>
16	(E) (D) (I) FOR THE PURPOSES OF SUBSECTION (D)(C)(2)(1)
17	SUBSECTIONS (C)(2)(II)1 AND (D)(2)(II)1 OF THIS SECTION, AN INSURER SHALL
18	CALCULATE THE AVERAGE RATE PAID TO SIMILARLY LICENSED PROVIDERS
19	UNDER WRITTEN CONTRACT WITH THE INSURER FOR THE SAME COVERED
20	SERVICE BY SUMMING THE CONTRACTED RATE FOR ALL OCCURRENCES OF THE
21	CURRENT PROCEDURAL TERMINOLOGY CODE FOR THAT COVERED SERVICE
22	AND THEN DIVIDING BY THE TOTAL NUMBER OF OCCURRENCES OF THE
23	CURRENT PROCEDURAL TERMINOLOGY CODE.
24	(2) FOR THE PURPOSES OF SUBSECTION (C)(2)(II)2 OF THIS
25	SECTION, AN INSURER SHALL CALCULATE THE AVERAGE RATE PAID TO
26	SIMILARLY LICENSED PROVIDERS NOT UNDER WRITTEN CONTRACT WITH THE
27	INSURER FOR THE SAME COVERED SERVICE BY SUMMING THE RATES PAID TO
28	SIMILARLY LICENSED PROVIDERS NOT UNDER WRITTEN CONTRACT WITH THE
29	INSURER FOR ALL OCCURRENCES OF THE CURRENT PROCEDURAL
30	TERMINOLOGY CODE FOR THAT COVERED SERVICE AND THEN DIVIDING BY THE
31 00	<u>TOTAL NUMBER OF OCCURRENCES OF THE CURRENT PROCEDURAL</u> TERMINOLOGY CODE.
32	<u>I EAMINOLOUI CODE.</u>
33	(F) (E) (F) AN INSURER SHALL DISCLOSE, ON REQUEST OF AN ON-CALL

33 (F) (E) (F) AN INSURER SHALL DISCLOSE, ON REQUEST OF AN ON-CALL 34 PHYSICIAN <u>OR HOSPITAL-BASED PHYSICIAN</u> SUBJECT TO THIS SECTION, THE 35 REIMBURSEMENT RATE REQUIRED UNDER SUBSECTION (D)(C)(2)(II) OF 36 (D)(2)(II) OF THIS SECTION.

37(G) (F) (G) (1)AN INSURER MAY SEEK REIMBURSEMENT FROM AN38INSURED FOR ANY PAYMENT UNDER SUBSECTION (D)(2)(II) OF

1THIS SECTION FOR A CLAIM OR PORTION OF A CLAIM SUBMITTED BY AN2ON-CALL PHYSICIAN OR HOSPITAL-BASED PHYSICIANSUBJECT TO THIS3SECTION AND PAID BY THE INSURER THAT THE INSURER DETERMINES IS THE4RESPONSIBILITY OF THE INSURED BASED ON THE INSURANCE CONTRACT.

5 (2) THE INSURER MAY REQUEST AND THE ON-CALL PHYSICIAN 6 <u>OR HOSPITAL-BASED PHYSICIAN</u> SHALL PROVIDE ADJUNCT CLAIMS 7 DOCUMENTATION TO ASSIST IN MAKING THE DETERMINATION UNDER 8 PARAGRAPH (1) OF THIS SUBSECTION OR UNDER SUBSECTION (D) (C) OF THIS 9 SECTION.

10 (H) (G) (H) (1) AN ON-CALL PHYSICIAN <u>OR HOSPITAL-BASED</u> 11 <u>PHYSICIAN</u> SUBJECT TO THIS SECTION MAY ENFORCE THE PROVISIONS OF THIS 12 SECTION BY FILING A COMPLAINT AGAINST AN INSURER WITH THE 13 ADMINISTRATION OR BY FILING A CIVIL ACTION IN A COURT OF COMPETENT 14 JURISDICTION UNDER § 1–501 OR § 4–201 OF THE COURTS ARTICLE.

15(2) THE ADMINISTRATION OR A COURT SHALL AWARD16REASONABLE ATTORNEY'S FEES IF THE COMPLAINT OF THE ON CALL17PHYSICIAN IS SUSTAINED IF THE ADMINISTRATION OR COURT FINDS THAT:

18(I)THE INSURER'S CONDUCT IN MAINTAINING OR19DEFENDING THE PROCEEDING WAS IN BAD FAITH; OR

20(II)THE INSURER ACTED WILLFULLY IN THE ABSENCE OF A21BONA FIDE DISPUTE.

22 (I) THE MARYLAND HEALTH CARE COMMISSION ANNUALLY SHALL:

23 (1) REVIEW PAYMENTS TO ON CALL PHYSICIANS SUBJECT TO
 24 THIS SECTION TO DETERMINE THE COMPLIANCE OF INSURERS WITH THE
 25 REQUIREMENTS OF THIS SECTION; AND

26

(2) REPORT ITS FINDINGS TO THE ADMINISTRATION.

(J) (II) (I) THE ADMINISTRATION MAY TAKE ANY ACTION AUTHORIZED
UNDER THIS ARTICLE, INCLUDING CONDUCTING AN EXAMINATION UNDER
TITLE 2, SUBTITLE 2 OF THIS ARTICLE, TO INVESTIGATE AND ENFORCE A
VIOLATION OF THE PROVISIONS OF THIS SECTION.

31 (K) (I) (J) IN ADDITION TO ANY OTHER PENALTIES UNDER THIS
 32 ARTICLE, THE COMMISSIONER MAY IMPOSE A PENALTY NOT TO EXCEED \$5,000
 33 ON AN INSURER THAT VIOLATES THE PROVISIONS OF THIS SECTION IF THE

VIOLATION IS COMMITTED WITH SUCH FREQUENCY AS TO INDICATE A GENERAL 1 $\mathbf{2}$ BUSINESS PRACTICE OF THE INSURER FOR EACH VIOLATION OF THIS SECTION. (L) (J) (K) THE ADMINISTRATION, IN CONSULTATION WITH THE 3 MARYLAND HEALTH CARE COMMISSION, SHALL ADOPT REGULATIONS TO 4 IMPLEMENT THIS SECTION. 5 $\frac{15-134}{15-134}$ 6 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 7 8 **MEANINGS INDICATED.** (2) "Assignment of benefits" means the transfer of 9 HEALTH CARE COVERAGE REIMBURSEMENT BENEFITS OR OTHER RIGHTS 10 11 **UNDER A HEALTH BENEFIT PLAN BY AN INSURED, SUBSCRIBER, OR ENROLLEE** 12 TO A PROVIDER. (3) (I) "CARRIER" MEANS: 13 14 1 AN INSURER THAT PROVIDES BENEFITS ON AN 15EXPENSE-INCURRED BASIS; 16 2. A NONPROFIT HEALTH SERVICE PLAN; 17 **3.** A HEALTH MAINTENANCE ORGANIZATION; ANY PERSON OR ENTITY ACTING AS A THIRD 18 4 19 **PARTY ADMINISTRATOR; OR** 20 5-ANY OTHER PERSON THAT PROVIDES HEALTH 21 BENEFIT PLANS THAT: 22PROVIDE BENEFITS ON AN EXPENSE-INCURRED A. 23BASIS; AND 24**B**_ ARE SUBJECT TO REGULATION BY THE STATE. "CARRIER" INCLUDES AN ENTITY THAT ARRANGES A 25(⊞) 26PROVIDER PANEL FOR A CARRIER. (4) "HEALTH BENEFIT PLAN" HAS THE MEANING STATED IN § 2728**15–1201 OF THIS TITLE.**

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$\frac{1}{2}$	(5) "Health care services" has the meaning stated in § 19–701 of the Health – General Article,
$\frac{3}{4}$	(6) " Nonhospital-based physician" means a physician Who:
5 6	(i) is authorized under the Maryland Medical Practice Act to practice medicine in the State; and
7 8	(II) I S NOT UNDER CONTRACT WITH A HOSPITAL TO PROVIDE HEALTH CARE SERVICES TO PATIENTS IN THE HOSPITAL.
9 10	(7) " Nonparticipating provider" means a provider who is not on a carrier's provider panel.
11 12 13	(8) "Provider" means a physician who is licensed, certified, or otherwise authorized by law to provide health care services.
$14\\15\\16$	(9) "Provider panel" has the meaning stated in § 15–112 OF this title This section does not apply to on-call physicians <u>or</u> <u>hospital-based physicians</u> .
17	(B) <u>A CARRIER</u> <u>AN INSURER</u> MAY NOT:
18 19	(1) PROHIBIT THE ASSIGNMENT OF BENEFITS TO A PROVIDER <u>WHO IS A PHYSICIAN</u> BY AN INSURED , SUBSCRIBER, OR ENROLLEE ; OR
20 21 22	(2) REFUSE TO REIMBURSE DIRECTLY DIRECTLY REIMBURSE A <u>NONPREFERRED</u> PROVIDER <u>WHO IS A PHYSICIAN</u> UNDER A VALID <u>AN</u> ASSIGNMENT OF BENEFITS.
$\frac{23}{24}$	(C) IF AN INSURED , SUBSCRIBER, OR ENROLLEE OF A CARRIER HAS NOT ASSIGNED A BENEFIT TO A NONPARTICIPATING PROVIDER UNDER A VALID HAS
25	NOT PROVIDED AN ASSIGNMENT OF BENEFITS, THE CARRIER INSURER SHALL
26	INCLUDE THE FOLLOWING INFORMATION WITH THE PAYMENT TO THE INSURED,
27	SUBSCRIBER, OR ENROLLEE FOR HEALTH CARE SERVICES RENDERED BY THE
28	NONPARTICIPATING NONPREFERRED PROVIDER WHO IS A PHYSICIAN:
29	(1) THE SPECIFIC CLAIM COVERED BY THE PAYMENT;
30	(2) THE AMOUNT PAID FOR THE CLAIM;

1 (3) THE AMOUNT THAT IS THE INSURED'S, SUBSCRIBER'S, OR 2 ENROLLEE'S RESPONSIBILITY; AND

3 (4) A STATEMENT INSTRUCTING THE INSURED, SUBSCRIBER, OR 4 ENROLLEE TO USE THE PAYMENT TO PAY THE NONPARTICIPATING NONPREFERRED PROVIDER IN THE EVENT THE INSURED. SUBSCRIBER. OR $\mathbf{5}$ 6 ENROLLEE HAS NOT PAID THE NONPARTICIPATING NONPREFERRED PROVIDER IN 7 FULL FOR THE HEALTH CARE SERVICES **RENDERED** BY THE 8 NONPARTICIPATING NONPREFERRED PROVIDER.

9 (D) (1) THIS SUBSECTION DOES NOT APPLY TO AN ON-CALL 10 PHYSICIAN AS DEFINED IN § 14 205.2 OF THIS ARTICLE.

11(2)IF ANONHOSPITAL-BASEDPHYSICIANWHOISA12NONPREFERRED PROVIDERSEEKS AN ASSIGNMENT OF BENEFITS FROMA13PATIENTAN INSURED, THENONHOSPITAL-BASEDPHYSICIAN SHALL PROVIDE14THE FOLLOWING INFORMATION TO THEPATIENTINSURED, PRIOR TO15PERFORMING A HEALTH CARE SERVICE:

16(1)A STATEMENT INFORMING THE PATIENT INSURED17THAT THE NONHOSPITAL BASEDPHYSICIAN IS A NONPARTICIPATING18NONPREFERRED PROVIDER; AND

19 (II) (2) A STATEMENT INFORMING THE PATIENT INSURED
 20 THAT THE NONHOSPITAL BASED PHYSICIAN MAY CHARGE THE INSURED;
 21 SUBSCRIBER, OR ENROLLEE FOR HEALTH CARE SERVICES NOT COVERED
 22 UNDER THE INSURED'S, SUBSCRIBER'S, OR ENROLLEE'S HEALTH BENEFIT PLAN
 23 FOR NONCOVERED SERVICES;

24(3)ASTATEMENTINFORMINGTHEINSUREDTHATTHE25NONHOSPITAL BASEDPHYSICIAN MAY CHARGETHE INSUREDTHE BALANCE26BILL FOR COVERED SERVICES;

27(4)AN ESTIMATE OF THE COST OF SERVICES THAT THE28NONHOSPITAL-BASED PHYSICIAN WILL PROVIDE TO THE INSURED;

29 (5) ANY TERMS OF PAYMENT THAT MAY APPLY; AND

30(6)WHETHER INTEREST WILL APPLY AND, IF SO, THE AMOUNT OF31INTEREST CHARGED BY THE NONHOSPITAL BASED PHYSICIAN.

32(E)A NONHOSPITAL-BASEDPHYSICIAN WHO IS A NONPREFERRED33PROVIDERSHALL SUBMIT THE DISCLOSURE FORM DEVELOPED BY THE

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$\frac{1}{2}$	Commissioner under subsection (f) of this section to document to the insurer the assignment of benefits by an insured.
$3 \\ 4 \\ 5$	(F) (F) THE COMMISSIONER SHALL DEVELOP <u>DISCLOSURE</u> FORMS TO IMPLEMENT THE REQUIREMENTS UNDER SUBSECTIONS (C) AND (D) OF THIS SECTION.
6	(G) NOTWITHSTANDING THE PROVISIONS OF SUBSECTION (B) OF THIS
7	SECTION, AN INSURER MAY REFUSE TO DIRECTLY REIMBURSE A
8	NONPREFERRED PROVIDER UNDER AN ASSIGNMENT OF BENEFITS IF:
9	(1) THE INSURER RECEIVES NOTICE OF THE ASSIGNMENT OF
10	BENEFITS AFTER THE TIME THE INSURER HAS PAID THE BENEFITS TO THE
11	INSURED;
12	(2) <u>THE INSURER, DUE TO AN INADVERTENT ADMINISTRATIVE</u>
13	ERROR, HAS PREVIOUSLY PAID THE INSURED;
14	(3) <u>THE INSURED WITHDRAWS THE ASSIGNMENT OF BENEFITS</u>
15	<u>BEFORE THE INSURER HAS PAID THE BENEFITS TO THE NONPREFERRED</u>
16	<u>PROVIDER; OR</u>
17	(4) THE INSURED PAID THE NONPREFERRED PROVIDER THE FULL
18	AMOUNT DUE AT THE TIME OF SERVICE.
19	<u>15–304.</u>
20	(a) [Subject] EXCEPT AS PROVIDED IN §§ 14-205.2 AND 14-205.3 OF
21	THIS ARTICLE, AND SUBJECT to subsection (b) of this section, on request of the
22	policyholder, a policy of group health insurance may contain a provision that all or
23	part of the benefits provided by the policy for hospital, nursing, medical, or surgical
24	services, at the insurer's option, may be paid directly to the hospital or person that
25	provides the services.
$\begin{array}{c} 26\\ 27 \end{array}$	(b) <u>A policy of group health insurance may not require that hospital, nursing,</u> medical, or surgical services be provided by a particular hospital or person.
$\frac{28}{29}$	(c) A direct payment made under subsection (a) of this section discharges the insurer's obligation with respect to the amount paid.
30	SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the
31	General Assembly that the rate paid by an insurer to a nonpreferred provider who is an
32	on-call physician or a hospital-based physician under the provisions of § 14–205.2 of
33	the Insurance Article, as enacted by Section 1 of this Act, be no less than the rate paid
34	by the insurer to the nonpreferred provider as of December 31, 2009.

1 SECTION 2 <u>3.</u> AND BE IT FURTHER ENACTED, That:

2 (a) The Maryland Health Care Commission, in consultation with the 3 Maryland Insurance Administration and the Office of the Attorney General, shall 4 study:

5 (1) the benefits and costs associated with the direct reimbursement of 6 nonparticipating providers by health insurance carriers under a valid assignment of 7 benefits;

8 (2) the impact of enacting a cap on balance billing for nonpreferred, 9 on-call physicians <u>and hospital-based physicians;</u>

10 (3) the impact on consumers of prohibiting health insurance carriers11 from refusing to accept a valid assignment of benefits; and

12 (4) the impact of requiring direct reimbursement of nonparticipating 13 providers by health insurance carriers on a health insurance carrier's ability to 14 maintain an adequate number of <u>primary and specialty</u> providers in their networks 15 <u>networks</u>, including the impact on billed charges, allowed charges, and patient 16 responsibility for remaining charges, by specialty.

17 (b) On or before January 1, 2011, the Maryland Health Care Commission 18 shall determine baseline parameters to conduct the study required under subsection 19 (a) of this section.

(c) (1) On or before July 1, 2012, the Maryland Health Care Commission
shall submit an interim report to the General Assembly, in accordance with § 2–1246
of the State Government Article, on its findings under this section.

(2) On or before October 1, 2014, the Maryland Health Care
Commission shall submit a final report to the General Assembly, in accordance with §
2-1246 of the State Government Article, on its findings under this section.

- 26 <u>SECTION 2.</u> <u>4.</u> <u>AND BE IT FURTHER ENACTED, That:</u>
- 27 (a) <u>The Maryland Insurance Administration shall study:</u>
- 28 (1) the benefits, *including payments*:

29 <u>(i)</u> provided by health insurers before the effective date of 30 Section 1 of this Act under preferred provider insurance policies for covered services 31 rendered by nonpreferred providers at hospitals that are preferred providers during 32 emergencies and elective admissions; and

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1 2	(<i>ii</i>) as reported by each insurer contacted by the Administration; and
$\frac{3}{4}$	(2) <u>the impact of these benefits on complaints filed by insureds with</u> insurers and the Administration regarding balance billing.
5	(b) On or before December 1, 2011 2010, the Administration shall report to
$\begin{array}{c} 6 \\ 7 \end{array}$	the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly on its findings under this section and any recommendations
8	including a methodology for determining the final allowed amount to be paid for a
9	claim under § 14–205.2 of the Insurance Article, as enacted by Section 1 of this Act.
$10 \\ 11 \\ 12 \\ 13$	<u>SECTION 4</u> <u>5.</u> <u>AND BE IT FURTHER ENACTED, That the Maryland</u> <u>Insurance Administration may not impose any monetary penalties on a health insurer</u> <u>for a violation of § 14–205.2 of the Insurance Article, as enacted by Section 1 of this</u> <u>Act, until July 1, 2012.</u>
14	SECTION 2. <u>5.</u> <u>6.</u> AND BE IT FURTHER ENACTED, That Section 1 of this Act
15	shall take effect <u>January 1</u> <u>July 1</u> , 2011, and shall apply to all policies, contracts, and
$\frac{16}{17}$	health benefit plans issued, delivered, or renewed in the State on or after $\frac{January - 1}{July 1, 2011}$.
11	<u>July 1</u> , 2011.
18	SECTION 4. 6. <u>7.</u> AND BE IT FURTHER ENACTED, That, except as provided
19	in Section 3 5 <u>6</u> of this Act, this Act shall take effect October 1, 2010. <u>It shall remain</u>
20	effective for a period of 5 years and, at the end of September 30, 2015, with no further
21	action required by the General Assembly, this Act shall be abrogated and of no further
22	force and effect.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.