J2 HB 673/09 – HGO

#### By: **Senators Dyson, Colburn, Harris, and Reilly** Introduced and read first time: February 5, 2010 Assigned to: Education, Health, and Environmental Affairs

#### A BILL ENTITLED

#### 1 AN ACT concerning

#### 2 Patient Referrals – Imaging and Radiation Therapy Services – Accreditation

FOR the purpose of altering the definition of "in-office ancillary services" as it relates 3 4 to certain referrals by certain health care practitioners so as to include magnetic  $\mathbf{5}$ resonance imaging services, computed tomography scan services, and radiation 6 therapy services; altering certain exceptions to certain patient referral  $\mathbf{7}$ prohibitions; requiring health care entities that furnish magnetic resonance 8 imaging services, radiation therapy services, and computed tomography scan 9 services to receive accreditation from certain organizations by certain dates; authorizing the provisional accreditation of certain health care entities; 10 11 requiring certain health care entities to maintain certain standards and make 12available evidence of accreditation; defining a certain term; and generally 13relating to the referral of patients for magnetic resonance imaging services, 14 computed tomography scan services, and radiation therapy services.

- 15 BY repealing and reenacting, with amendments,
- 16 Article Health Occupations
- 17 Section 1–301, 1–302, and 1–303
- 18 Annotated Code of Maryland
- 19 (2009 Replacement Volume)
- 20 BY adding to
- 21 Article Health Occupations
- 22Section 1-601 to be under the new subtitle "Subtitle 6. Accreditation of23Business Entities That Furnish Magnetic Resonance Imaging Services,24Computed Tomography Scan Services, and Radiation Therapy Services"
- 25 Annotated Code of Maryland
- 26 (2009 Replacement Volume)

27 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 28 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



0 lr 2366

	2 SENATE BILL 672
1	Article – Health Occupations
2	1–301.
3	(a) In this subtitle the following words have the meanings indicated.
4 5	(b) (1) "Beneficial interest" means ownership, through equity, debt, or other means, of any financial interest.
6 7 8	(2) "Beneficial interest" does not include ownership, through equity, debt, or other means, of securities, including shares or bonds, debentures, or other debt instruments:
9 10	(i) In a corporation that is traded on a national exchange or over the counter on the national market system;
$\begin{array}{c} 11 \\ 12 \end{array}$	(ii) That at the time of acquisition, were purchased at the same price and on the same terms generally available to the public;
$\begin{array}{c} 13\\14\\15\end{array}$	(iii) That are available to individuals who are not in a position to refer patients to the health care entity on the same terms that are offered to health care practitioners who may refer patients to the health care entity;
$\frac{16}{17}$	(iv) That are unrelated to the past or expected volume of referrals from the health care practitioner to the health care entity; and
18 19	(v) That are not marketed differently to health care practitioners that may make referrals than they are marketed to other individuals.
$20 \\ 21 \\ 22$	(c) (1) "Compensation arrangement" means any agreement or system involving any remuneration between a health care practitioner or the immediate family member of the health care practitioner and a health care entity.
23	(2) "Compensation arrangement" does not include:
24 25 26	(i) Compensation or shares under a faculty practice plan or a professional corporation affiliated with a teaching hospital and comprised of health care practitioners who are members of the faculty of a university;
27 28 29	(ii) Amounts paid under a bona fide employment agreement between a health care entity and a health care practitioner or an immediate family member of the health care practitioner;
$30 \\ 31 \\ 32$	(iii) An arrangement between a health care entity and a health care practitioner or the immediate family member of a health care practitioner for the provision of any services, as an independent contractor, if:

3

1	1. The arrangement is for identifiable services;				
$2 \\ 3 \\ 4 \\ 5$	2. The amount of the remuneration under the arrangement is consistent with the fair market value of the service and is not determined in a manner that takes into account, directly or indirectly, the volume or value of any referrals by the referring health care practitioner; and				
6 7 8	3. The compensation is provided in accordance with an agreement that would be commercially reasonable even if no referrals were made to the health care provider;				
9 10 11 12	(iv) Compensation for health care services pursuant to a referral from a health care practitioner and rendered by a health care entity, that employs or contracts with an immediate family member of the health care practitioner, in which the immediate family member's compensation is not based on the referral;				
$13 \\ 14 \\ 15 \\ 16 \\ 17$	(v) An arrangement for compensation which is provided by a health care entity to a health care practitioner or the immediate family member of the health care practitioner to induce the health care practitioner or the immediate family member of the health care practitioner to relocate to the geographic area served by the health care entity in order to be a member of the medical staff of a hospital, if:				
18 19 20	1. The health care practitioner or the immediate family member of the health care practitioner is not required to refer patients to the health care entity;				
21 22 23 24	2. The amount of the compensation under the arrangement is not determined in a manner that takes into account, directly or indirectly, the volume or value of any referrals by the referring health care practitioner; and				
$25 \\ 26 \\ 27$	3. The health care entity needs the services of the practitioner to meet community health care needs and has had difficulty in recruiting a practitioner;				
$28 \\ 29$	(vi) Payments made for the rental or lease of office space if the payments are:				
30	1. At fair market value; and				
31	2. In accordance with an arm's length transaction;				
$\frac{32}{33}$	(vii) Payments made for the rental or lease of equipment if the payments are:				
34	1. At fair market value; and				
35	2. In accordance with an arm's length transaction; or				

1 (viii) Payments made for the sale of property or a health care 2 practice if the payments are: 3 1. At fair market value; 2.4 In accordance with an arm's length transaction: and  $\mathbf{5}$ 3. The remuneration is provided in accordance with an agreement that would be commercially reasonable even if no referrals were made. 6 7 "Direct supervision" means a health care practitioner is present on the (d) 8 premises where the health care services or tests are provided and is available for 9 consultation within the treatment area. 10 (e) "Faculty practice plan" means a tax exempt organization established under Maryland law by or at the direction of a university to accommodate the 11 12professional practice of members of the faculty who are health care practitioners. 13 "Group practice" means a group of two or more health care practitioners (f) 14legally organized as a partnership, professional corporation, foundation, not-for-profit 15corporation, faculty practice plan, or similar association: 16In which each health care practitioner who is a member of the (1)17group provides substantially the full range of services which the practitioner routinely provides through the joint use of shared office space, facilities, equipment, and 18 19personnel; 20For which substantially all of the services of the health care (2)21practitioners who are members of the group are provided through the group and are 22billed in the name of the group and amounts so received are treated as receipts of the 23group; and 24(3)In which the overhead expenses of and the income from the 25practice are distributed in accordance with methods previously determined on an 26annual basis by members of the group. 27"Health care entity" means a business entity that provides health care (g) 28services for the: 29Testing, diagnosis, or treatment of human disease or dysfunction; (1)30 or 31(2)Dispensing of drugs, medical devices, medical appliances, or 32medical goods for the treatment of human disease or dysfunction.

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1 (h) "Health care practitioner" means a person who is licensed, certified, or 2 otherwise authorized under this article to provide health care services in the ordinary 3 course of business or practice of a profession.

- 4 (i) "Health care service" means medical procedures, tests and services 5 provided to a patient by or through a health care entity.
- 6 (j) "Immediate family member" means a health care practitioner's:
- 7 (1) Spouse;
- 8 (2) Child;
- 9 (3) Child's spouse;
- 10 (4) Parent;
- 11 (5) Spouse's parent;
- 12 (6) Sibling; or
- 13 (7) Sibling's spouse.

14 (k) (1) "In-office ancillary services" means those basic health care services 15 and tests routinely performed in the office of one or more health care practitioners.

- 16 (2) [Except for a radiologist group practice or an office consisting 17 solely of one or more radiologists, "in–office ancillary services" does not include:
- 18 (i) Magnetic] "IN-OFFICE ANCILLARY SERVICES" INCLUDES
   19 MAGNETIC resonance imaging services[;
- 20 (ii) Radiation], RADIATION therapy services[;], or
  21 [(iii) Computer] COMPUTED tomography scan services, IF:
  22 (I) THE HEALTH CARE ENTITY FURNISHING THE SERVICES
  23 MEETS THE ACCREDITATION REQUIREMENTS SET FORTH IN SUBTITLE 6 OF
- 24 THIS TITLE; AND
- (II) 1. THE HEALTH CARE ENTITY FURNISHING THE
  SERVICES IS A RADIOLOGIST GROUP PRACTICE OR AN OFFICE CONSISTING
  SOLELY OF ONE OR MORE RADIOLOGISTS; OR
- 28 **2.** THE SERVICES ARE PROVIDED IN COMPLIANCE 29 WITH § 1–302(D)(4)(I)4 AND (II)2 OF THIS SUBTITLE.

1 (L) "PERSONALLY SUPERVISE" MEANS THE EXERCISE OF ON-SITE 2 SUPERVISION OR IMMEDIATELY AVAILABLE DIRECTION BY A HEALTH CARE 3 PRACTITIONER FOR EMPLOYEES PERFORMING IN-OFFICE ANCILLARY SERVICES 4 OR TESTS AS A RESULT OF A REFERRAL BY THE HEALTH CARE PRACTITIONER.

5 [(1)] (M) (1) "Referral" means any referral of a patient for health care 6 services.

- $\overline{7}$
- (2) "Referral" includes:

8 (i) The forwarding of a patient by one health care practitioner 9 to another health care practitioner or to a health care entity outside the health care 10 practitioner's office or group practice; or

11 (ii) The request or establishment by a health care practitioner of 12 a plan of care for the provision of health care services outside the health care 13 practitioner's office or group practice.

14 1-302.

15 (a) Except as provided in subsection (d) of this section, a health care 16 practitioner may not refer a patient, or direct an employee of or person under contract 17 with the health care practitioner to refer a patient to a health care entity:

18 (1) In which the health care practitioner or the practitioner in 19 combination with the practitioner's immediate family owns a beneficial interest;

20 (2) In which the practitioner's immediate family owns a beneficial 21 interest of 3 percent or greater; or

(3) With which the health care practitioner, the practitioner's
immediate family, or the practitioner in combination with the practitioner's immediate
family has a compensation arrangement.

(b) A health care entity or a referring health care practitioner may not
present or cause to be presented to any individual, third party payor, or other person a
claim, bill, or other demand for payment for health care services provided as a result of
a referral prohibited by this subtitle.

(c) Subsection (a) of this section applies to any arrangement or scheme, including a cross-referral arrangement, which the health care practitioner knows or should know has a principal purpose of assuring indirect referrals that would be in violation of subsection (a) of this section if made directly.

33 (d) The provisions of this section do not apply to:

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(1) A health care practitioner when treating a member of a health maintenance organization as defined in § 19–701 of the Health – General Article if the health care practitioner does not have a beneficial interest in the health care entity;				
4 5	(2) A health care practitioner who refers a patient to another health care practitioner in the same group practice as the referring health care practitioner;				
6 7 8 9	(3) A health care practitioner with a beneficial interest in a health care entity who refers a patient to that health care entity for health care services or tests, if the services or tests are personally performed by or under the direct supervision of the referring health care practitioner;				
10 11	(4) A health care practitioner who refers in–office ancillary services or tests that are:				
12	(i) Personally furnished by:				
13	1. The referring health care practitioner;				
$\begin{array}{c} 14 \\ 15 \end{array}$	2. A health care practitioner in the same group practice as the referring health care practitioner; [or]				
16 17 18	3. An individual who is employed and personally supervised by the qualified referring health care practitioner or a health care practitioner in the same group practice as the referring health care practitioner; <b>OR</b>				
19 20 21 22 23 24	4. FOR MAGNETIC RESONANCE IMAGING SERVICES, COMPUTED TOMOGRAPHY SCAN SERVICES, AND RADIATION THERAPY SERVICES, AN INDIVIDUAL WHO IS EMPLOYED AND DIRECTLY SUPERVISED BY THE QUALIFIED REFERRING HEALTH CARE PRACTITIONER OR A HEALTH CARE PRACTITIONER IN THE SAME GROUP PRACTICE AS THE REFERRING HEALTH CARE PRACTITIONER;				
25	(ii) Provided [in]:				
26 27 28	1. IN the same building where the referring health care practitioner or a health care practitioner in the same group practice as the referring health care practitioner furnishes services; [and] OR				
29 30 31 32 33 34	2. FOR MAGNETIC RESONANCE IMAGING SERVICES, COMPUTED TOMOGRAPHY SCAN SERVICES, AND RADIATION THERAPY SERVICES, IN THE SAME BUILDING WHERE THE REFERRING HEALTH CARE PRACTITIONER OR A HEALTH CARE PRACTITIONER IN THE SAME GROUP PRACTICE AS THE REFERRING HEALTH CARE PRACTITIONER FURNISHES SERVICES DURING THE REGULAR OFFICE HOURS MAINTAINED BY THE REFERRING HEALTH CARE				

## 1PRACTITIONER OR A HEALTH CARE PRACTITIONER IN THE SAME GROUP2PRACTICE AS THE REFERRING HEALTH CARE PRACTITIONER; AND

3 (iii) Billed by: The health 4 1. practitioner performing care or  $\mathbf{5}$ supervising the services; or 6 2. A group practice of which the health care practitioner 7performing or supervising the services is a member; 8 A health care practitioner who has a beneficial interest in a health (5)9 care entity if, in accordance with regulations adopted by the Secretary: The Secretary determines that the health care practitioner's 10 (i) 11 beneficial interest is essential to finance and to provide the health care entity; and 12The Secretary, in conjunction with the Maryland Health (ii) Care Commission, determines that the health care entity is needed to ensure 13 appropriate access for the community to the services provided at the health care 1415entity: 16A health care practitioner employed or affiliated with a hospital, (6)who refers a patient to a health care entity that is owned or controlled by a hospital or 1718under common ownership or control with a hospital if the health care practitioner does 19not have a direct beneficial interest in the health care entity; 20A health care practitioner or member of a single specialty group (7)practice, including any person employed or affiliated with a hospital, who has a 2122beneficial interest in a health care entity that is owned or controlled by a hospital or 23under common ownership or control with a hospital if: The health care practitioner or other member of that single 24(i) 25specialty group practice provides the health care services to a patient pursuant to a 26referral or in accordance with a consultation requested by another health care 27practitioner who does not have a beneficial interest in the health care entity; or 28The health care practitioner or other member of that single (ii) 29specialty group practice referring a patient to the facility, service, or entity personally performs or supervises the health care service or procedure; 30 31A health care practitioner with a beneficial interest in, or (8)32compensation arrangement with, a hospital or related institution as defined in § 19-301 of the Health – General Article or a facility, service, or other entity that is 33 34owned or controlled by a hospital or related institution or under common ownership or 35control with a hospital or related institution if:

1 (i) The beneficial interest was held or the compensation  $\mathbf{2}$ arrangement was in existence on January 1, 1993; and 3 Thereafter (ii) the beneficial compensation interest or 4 arrangement of the health care practitioner does not increase;  $\mathbf{5}$ A health care practitioner when treating an enrollee of a (9)6 provider-sponsored organization as defined in § 19-7A-01 of the Health - General 7Article if the health care practitioner is referring enrollees to an affiliated health care 8 provider of the provider-sponsored organization; 9 A health care practitioner who refers a patient to a dialysis facility, (10)if the patient has been diagnosed with end stage renal disease as defined in the 10 Medicare regulations pursuant to the Social Security Act; or 11 12(11)A health care practitioner who refers a patient to a hospital in which the health care practitioner has a beneficial interest if: 1314The health care practitioner is authorized to perform (i) 15services at the hospital; and 16 (ii) The ownership or investment interest is in the hospital itself and not solely in a subdivision of the hospital. 1718A health care practitioner exempted from the provisions of this section in (e) accordance with subsection (d) shall be subject to the disclosure provisions of 1–303 1920of this subtitle. 211 - 303.22Except as provided in subsection (c) of this section and Title 12 of this (a) 23article, a health care practitioner making a lawful referral shall disclose the existence 24of the beneficial interest in accordance with provisions of this section. 25Prior to referring a patient to a health care entity in which the (b)26practitioner, the practitioner's immediate family, or the practitioner in combination 27with the practitioner's immediate family owns a beneficial interest, the health care 28practitioner shall: 29(1)Except if an oral referral is made by telephone, provide the patient 30 with a written statement that: 31Discloses the existence of the ownership of the beneficial (i) 32interest or compensation arrangement; 33 (ii) States that the patient may choose to obtain the health care 34service from another health care entity; and

$\frac{1}{2}$	(i statement;	iii)	Requires the patient to acknowledge in writing receipt of the		
$\frac{3}{4}$		-	t if an oral referral is made by telephone, insert in the ent a copy of the written acknowledgement;		
5 6 7 8	that is large enough and that is in a loc	to be cation	on permanent display a written notice that is in a typeface easily legible to the average person from a distance of 8 feet that is plainly visible to the patients of the health care of the health care entities:		
9 10 11	(i family, or the practi owns a beneficial inte	itione	In which the practitioner, the practitioner's immediate er in combination with the practitioner's immediate family and		
12	(i	ii)	To which the practitioner refers patients; and		
13	(4) D	Docum	ients in the medical record of the patient that:		
14	(i	i) .	A valid medical need exists for the referral; and		
$\begin{array}{c} 15\\ 16 \end{array}$	(i interest to the patien	·	The practitioner has disclosed the existence of the beneficial		
17	(c) The pro	visior	ns of this section do not apply to:		
18 19 20 21	maintenance organiz	zation	Ith care practitioner when treating a member of a health as defined in § 19–701 of the Health – General Article and ner does not have a beneficial interest in the health care		
22	(2) A	heal	th care practitioner who refers a patient:		
$23\\24$	(i practice as the referr	·	To another health care practitioner in the same group ealth care practitioner;		
$\frac{25}{26}$	· · · · · · · · · · · · · · · · · · ·		For in-office ancillary services, EXCEPT IN-OFFICE S DEFINED UNDER § 1-301(K)(2); or		
27 28	(i care entity owned or	,	For health care services provided through or by a health colled by a hospital.		
29 30 31	(d) A health care practitioner who fails to comply with any provision of this section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$5,000.				

# SUBTITLE 6. ACCREDITATION OF BUSINESS ENTITIES THAT FURNISH MAGNETIC RESONANCE IMAGING SERVICES, COMPUTED TOMOGRAPHY SCAN SERVICES, AND RADIATION THERAPY SERVICES.

4 **1–601.** 

5 (A) IN THIS SECTION, "HEALTH CARE ENTITY" HAS THE MEANING 6 STATED IN § 1–301(G) OF THIS TITLE.

7 EXCEPT AS OTHERWISE PROVIDED IN SUBSECTIONS (C) AND (D) OF **(B)** 8 THIS SECTION, A HEALTH CARE ENTITY THAT FURNISHES MAGNETIC 9 **RESONANCE IMAGING SERVICES, COMPUTED TOMOGRAPHY SCAN SERVICES, OR** RADIATION THERAPY SERVICES SHALL BE ACCREDITED TO PROVIDE THE 10 SERVICES BY THE AMERICAN COLLEGE OF RADIOLOGY, THE AMERICAN 11 COLLEGE OF RADIATION ONCOLOGY, THE INTERSOCIETAL ACCREDITATION 1213COMMISSION, OR ANOTHER NATIONALLY RECOGNIZED ACCREDITATION 14ORGANIZATION, AS APPROPRIATE, WHOSE ACCREDITATION STANDARDS HAVE BEEN REVIEWED AND CONSIDERED ADEQUATE BY THE DEPARTMENT FOR 1516 MAGNETIC RESONANCE IMAGING, COMPUTED TOMOGRAPHY SCAN SERVICES, OR **RADIATION THERAPY SERVICES.** 17

18 (C) ANY HEALTH CARE ENTITY THAT BEGINS FURNISHING (1) MAGNETIC RESONANCE IMAGING SERVICES, COMPUTED TOMOGRAPHY SCAN 19 SERVICES, OR RADIATION THERAPY SERVICES AFTER JULY 1, 2010, SHALL FILE 20AN APPLICATION FOR ACCREDITATION WITH ONE OF THE APPROPRIATE 2122ACCREDITING ORGANIZATIONS SET FORTH IN SUBSECTION (B) OF THIS SECTION BY JANUARY 1, 2012, OR WITHIN 12 MONTHS OF THE DATE ON WHICH THE 2324HEALTH CARE ENTITY BEGINS FURNISHING THE SERVICES, WHICHEVER PERIOD 25EXPIRES LATER.

(2) ANY HEALTH CARE ENTITY THAT FURNISHED MAGNETIC
RESONANCE IMAGING SERVICES, COMPUTED TOMOGRAPHY SCAN SERVICES, OR
RADIATION THERAPY SERVICES ON OR BEFORE JULY 1, 2010, THAT IS NOT
ACCREDITED TO PROVIDE THE SERVICES BY ONE OF THE ACCREDITING
ORGANIZATIONS SET FORTH IN SUBSECTION (B) OF THIS SECTION SHALL FILE
AN APPLICATION FOR ACCREDITATION TO PROVIDE THE SERVICES BY
JANUARY 1, 2012.

(D) (1) NOTWITHSTANDING ANY PROVISION OF THIS SECTION, A
HEALTH CARE ENTITY THAT FURNISHES MAGNETIC RESONANCE IMAGING
SERVICES, COMPUTED TOMOGRAPHY SCAN SERVICES, OR RADIATION THERAPY
SERVICES SHALL BE DEEMED PROVISIONALLY ACCREDITED UNDER THIS
SECTION UNTIL JANUARY 1, 2012, OR FOR A PERIOD OF 12 MONTHS DATING

1 FROM THE DATE ON WHICH THE HEALTH CARE ENTITY BEGAN PROVIDING 2 SERVICES, WHICHEVER PERIOD EXPIRES LATER.

3 (2) A HEALTH CARE ENTITY THAT HAS FILED AN APPLICATION 4 FOR ACCREDITATION AS PROVIDED UNDER SUBSECTION (C) OF THIS SECTION 5 AND HAS NOT BEEN REFUSED ACCREDITATION OR WITHDRAWN ITS 6 APPLICATION SHALL BE DEEMED PROVISIONALLY ACCREDITED FOR AN 7 ADDITIONAL 12-MONTH PERIOD BEGINNING ON THE DATE OF THE FILING OF 8 THE APPLICATION.

9 (E) (1) AFTER A HEALTH CARE ENTITY BECOMES ACCREDITED AS 10 PROVIDED UNDER SUBSECTION (B) OF THIS SECTION, THE ENTITY SHALL AT ALL 11 TIMES MAINTAIN THE ACCREDITATION AND CONFORM THE MANNER IN WHICH 12 IT FURNISHES THE SERVICES TO THE STANDARDS SET BY THE APPROPRIATE 13 ACCREDITING BODY.

14 (2) EVIDENCE OF THE ACCREDITATION SHALL BE MAINTAINED AT 15 EVERY LOCATION IN WHICH ANY MAGNETIC RESONANCE IMAGING SERVICES, 16 COMPUTED TOMOGRAPHY SCAN SERVICES, AND RADIATION THERAPY SERVICES 17 ARE FURNISHED AND SHALL BE MADE AVAILABLE FOR INSPECTION ON 18 REQUEST OF THE DEPARTMENT.

19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect20 July 1, 2010.