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By: Delegate Donoghue

Introduced and read first time: February 11, 2011 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

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Health Insurance – Health Care Providers – Payment of Claims for Reimbursement by Carriers

- FOR the purpose of altering the scope of certain provisions of law governing the 4 $\mathbf{5}$ prompt payment of provider claims for reimbursement, the retroactive denial of 6 health care provider claims for reimbursement, and the denial of 7reimbursement for preauthorized or approved health care services delivered by health care providers, by expanding the carriers and providers of health care 8 services that are subject to the provisions of law; defining certain terms; 9 10 altering certain definitions; making certain conforming and stylistic changes; and generally relating to payment of health care provider claims for 11 12reimbursement by carriers.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Insurance
- 15 Section 15–1005, 15–1008, and 15–1009
- 16 Annotated Code of Maryland
- 17 (2006 Replacement Volume and 2010 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 19 MARYLAND, That the Laws of Maryland read as follows:
- 20 Article Insurance
- $21 \quad 15-1005.$

22 (a) (1) In this section[, "clean] THE FOLLOWING WORDS HAVE THE 23 MEANINGS INDICATED.

24 (2) "CARRIER" MEANS AN INSURER, NONPROFIT HEALTH 25 SERVICE PLAN, OR HEALTH MAINTENANCE ORGANIZATION THAT:

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



1(I) ISSUES OR DELIVERS A POLICY, CONTRACT, OR2CERTIFICATE OF HEALTH INSURANCE IN THE STATE; OR

3 (II) RECEIVES, PROCESSES, ADJUDICATES, PAYS, OR DENIES 4 CLAIMS FOR REIMBURSEMENT FOR HEALTH CARE SERVICES RENDERED IN THE 5 STATE BY A PROVIDER.

6 (3) "CLEAN claim" means a claim for reimbursement, as defined in 7 regulations adopted by the Commissioner under § 15–1003 of this subtitle.

8 (4) "PROVIDER" MEANS A PERSON THAT IS LICENSED, 9 CERTIFIED, OR OTHERWISE AUTHORIZED TO PROVIDE HEALTH CARE SERVICES 10 IN THE JURISDICTION IN WHICH A HEALTH CARE SERVICE IS RENDERED.

11 (b) To the extent consistent with the Employee Retirement Income Security 12 Act of 1974 (ERISA), 29 U.S.C. 1001, et seq., this section applies to [an insurer, 13 nonprofit health service plan, or health maintenance organization] A CARRIER that 14 acts as a third party administrator.

15 (c) Within 30 days after receipt of a claim for reimbursement from a [person 16 entitled to reimbursement under § 15–701(a) of this title or from a hospital or related 17 institution, as those terms are defined in § 19–301 of the Health – General Article] 18 **PROVIDER**, [an insurer, nonprofit health service plan, or health maintenance 19 organization] A CARRIER shall:

20 (1) mail or otherwise transmit payment for the claim in accordance 21 with this section; or

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- (2) send a notice of receipt and status of the claim that states:

(i) that the [insurer, nonprofit health service plan, or health
maintenance organization] CARRIER refuses to reimburse all or part of the claim and
the reason for the refusal;

- (ii) that, in accordance with § 15–1003(d)(1)(ii) of this subtitle,
 the legitimacy of the claim or the appropriate amount of reimbursement is in dispute
 and additional information is necessary to determine if all or part of the claim will be
 reimbursed and what specific additional information is necessary; or
- 30 (iii) that the claim is not clean and the specific additional 31 information necessary for the claim to be considered a clean claim.
- 32 (d) (1) [An insurer, nonprofit health service plan, or health maintenance 33 organization] A CARRIER shall permit a provider a minimum of 180 days [from]

1 **AFTER** the date a covered **HEALTH CARE** service is rendered to submit a claim for 2 reimbursement for the service.

3 (2) If [an insurer, nonprofit health service plan, or health maintenance 4 organization] A CARRIER wholly or partially denies a claim for reimbursement, the 5 [insurer, nonprofit health service plan, or health maintenance organization] CARRIER 6 shall permit a provider a minimum of 90 working days after the date of denial of the 7 claim to appeal the denial.

8 (3)If [an insurer, nonprofit health service plan, or health maintenance 9 organization] A CARRIER erroneously denies a provider's claim for reimbursement 10 submitted within the time period specified in paragraph (1) of this subsection because of a claims processing error, and the provider notifies the [insurer, nonprofit health 11 12service plan, or health maintenance organization] CARRIER of the potential error within 1 year of the claim denial, the linsurer, nonprofit health service plan, or health 13 14maintenance organization] CARRIER, on discovery of the error, shall reprocess the provider's claim without the necessity for the provider to resubmit the claim, and 1516 without regard to timely submission deadlines.

17 (e) (1) If [an insurer, nonprofit health service plan, or health maintenance 18 organization] A CARRIER provides notice under subsection (c)(2)(i) of this section, the 19 [insurer, nonprofit health service plan, or health maintenance organization] CARRIER 20 shall mail or otherwise transmit payment for any undisputed portion of the claim 21 within 30 days [of] AFTER receipt of the claim, in accordance with this section.

22 (2) If [an insurer, nonprofit health service plan, or health maintenance 23 organization] A CARRIER provides notice under subsection (c)(2)(ii) of this section, the 24 [insurer, nonprofit health service plan, or health maintenance organization] CARRIER 25 shall:

- 26 (i) mail or otherwise transmit payment for any undisputed 27 portion of the claim in accordance with this section; and
- (ii) comply with subsection (c)(1) or (2)(i) of this section within
 30 days after receipt of the requested additional information.

30 (3) If [an insurer, nonprofit health service plan, or health maintenance 31 organization] A CARRIER provides notice under subsection (c)(2)(iii) of this section, 32 the [insurer, nonprofit health service plan, or health maintenance organization] 33 CARRIER shall comply with subsection (c)(1) or (2)(i) of this section within 30 days 34 after receipt of the requested additional information.

(f) (1) If [an insurer, nonprofit health service plan, or health maintenance
 organization] A CARRIER fails to pay a clean claim for reimbursement or otherwise
 violates any provision of this section, the [insurer, nonprofit health service plan, or

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	ins ur	anization] CARRIER shall pay interest on the amount of the paid 30 days after receipt of the initial clean claim for onthly rate of:
	(i)	1.5% from the 31st day through the 60th day;
	(ii)	2% from the 61st day through the 120th day; and
	(iii)	2.5% after the 120th day.
(2)		interest paid under this subsection shall be included in any nout the necessity for the person that filed the original claim to
		• •
make an additiona	ai ciair	n for that interest.

An insurer, nonprofit health service plan, or health maintenance 10 (g) 11 organization] A CARRIER that violates a provision of this section is subject to:

12a fine not exceeding \$500 for each violation that is arbitrary and (1)13 capricious, based on all available information; and

the penalties prescribed under § 4-113(d) of this article for 14 (2)violations committed with a frequency that indicates a general business practice. 15

16 15 - 1008.

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

(I) "Carrier" means: 18 (2)

(i) 19 1. an insurer;

20(ii) a nonprofit health service plan; 2.

21(iii) **3**. a health maintenance organization;

22(iv)] **4**. a dental plan organization;

23(v)] **5**. a managed care organization, as defined in § 15-101 24of the Health – General Article: or

[(vi)**] 6**. 25any other person that provides health benefit plans [subject to regulation by] THAT COVER RESIDENTS OF the State. 26

27**(II)** "CARRIER" **INCLUDES** AN **ENTITY** LISTED IN 28SUBPARAGRAPH (I)1 THROUGH 5 OF THIS PARAGRAPH THAT RECEIVES, 29PROCESSES, ADJUDICATES, PAYS, OR DENIES CLAIMS FOR REIMBURSEMENT

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1 FOR HEALTH CARE SERVICES RENDERED IN THE STATE BY A HEALTH CARE 2 PROVIDER.

3	(3) "Code" means:
4 5	(i) the applicable current procedural terminology (CPT) code, as adopted by the American Medical Association;
$6 \\ 7$	(ii) if for a dental service, the applicable code adopted by the American Dental Association; or
8 9	(iii) another applicable code under an appropriate uniform coding scheme used by a carrier in accordance with this section.
$10 \\ 11 \\ 12$	(4) "Coding guidelines" means those standards or procedures used or applied by a payor to determine the most accurate and appropriate code or codes for payment by the payor for a service or services.
$13 \\ 14 \\ 15 \\ 16$	(5) "Health care provider" means a person [or entity] THAT IS licensed, certified, or otherwise authorized [under the Health Occupations Article or the Health – General Article] to provide health care services IN THE JURISDICTION IN WHICH A HEALTH CARE SERVICE IS RENDERED.
17 18	(6) "Reimbursement" means payments made to a health care provider by a carrier on either a fee–for–service, capitated, or premium basis.
19 20 21	(b) This section does not apply to an adjustment to reimbursement made as part of an annual contracted reconciliation of a risk sharing arrangement under an administrative service provider contract.
$\begin{array}{c} 22\\ 23 \end{array}$	(c) (1) If a carrier retroactively denies reimbursement to a health care provider, the carrier:
24 25 26 27	(i) may only retroactively deny reimbursement for services subject to coordination of benefits with another carrier, the Maryland Medical Assistance Program, or the Medicare Program during the 18-month period after the date that the carrier paid the health care provider; and
28 29 30	(ii) except as provided in item (i) of this paragraph, may only retroactively deny reimbursement during the 6-month period after the date that the carrier paid the health care provider.
31 32 33	(2) (i) A carrier that retroactively denies reimbursement to a health care provider under paragraph (1) of this subsection shall provide the health care provider with a written statement specifying the basis for the retroactive denial.

1 (ii) If the retroactive denial of reimbursement results from $\mathbf{2}$ coordination of benefits, the written statement shall provide the name and address of 3 the entity acknowledging responsibility for payment of the denied claim. 4 Except as provided in subsection (e) of this section, a carrier that does not (d) $\mathbf{5}$ comply with the provisions of subsection (c) of this section may not retroactively deny 6 reimbursement or attempt in any manner to retroactively collect reimbursement 7 already paid to a health care provider. 8 (e) The provisions of subsection (c)(1) of this section do not apply if a (1)9 carrier retroactively denies reimbursement to a health care provider because: 10 (i) the information submitted to the carrier was fraudulent; 11 the information submitted to the carrier was improperly (ii) 12coded and the carrier has provided to the health care provider sufficient information regarding the coding guidelines used by the carrier at least 30 days prior to the date 1314the services subject to the retroactive denial were rendered; 15(iii) the claim submitted to the carrier was a duplicate claim; or for a claim submitted to a managed care organization, the 16 (iv) claim was for services provided to a Maryland Medical Assistance Program recipient 1718during a time period for which the Program has permanently retracted the capitation 19 payment for the Program recipient from the managed care organization. 20(2)Information submitted to the carrier may be considered to be 21improperly coded under paragraph (1) of this subsection if the information submitted

22 to the carrier by the health care provider:

(i) uses codes that do not conform with the coding guidelines
used by the carrier applicable as of the date the service or services were rendered; or

(ii) does not otherwise conform with the contractual obligations
of the health care provider to the carrier applicable as of the date the service or
services were rendered.

(f) If a carrier retroactively denies reimbursement for services as a result of coordination of benefits under provisions of subsection (c)(1)(i) of this section, the health care provider shall have 6 months [from] AFTER the date of denial, unless a carrier permits a longer time period, to submit a claim for reimbursement for the service to the carrier, Maryland Medical Assistance Program, or Medicare Program responsible for payment.

34 15–1009.

1 (a) (1) In this section[, "carrier"] THE FOLLOWING WORDS HAVE THE 2 MEANINGS INDICATED.

- 3 (2) (I) "CARRIER" means:
- 4 **[**(1)**]** 1. an insurer;

5 [(2)] **2.** a nonprofit health service plan;

6 [(3)] **3.** a health maintenance organization;

7 [(4)] **4.** a dental plan organization; or

8 [(5)] **5.** any other person that provides health benefit plans [subject 9 to regulation by] **THAT COVER RESIDENTS OF** the State.

10 **(II)** "CARRIER" **INCLUDES** AN ENTITY LISTED IN 11 SUBPARAGRAPH (I)1 THROUGH 4 OF THIS PARAGRAPH THAT RECEIVES, 12PROCESSES, ADJUDICATES, PAYS, OR DENIES CLAIMS FOR REIMBURSEMENT 13FOR HEALTH CARE SERVICES RENDERED IN THE STATE BY A HEALTH CARE 14**PROVIDER.**

15 (3) "HEALTH CARE PROVIDER" MEANS A PERSON THAT IS 16 LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED TO PROVIDE HEALTH CARE 17 SERVICES IN THE JURISDICTION IN WHICH A HEALTH CARE SERVICE IS 18 DELIVERED.

19 (b) If a health care service for a patient has been preauthorized or approved 20 by a carrier or the carrier's private review agent, the carrier may not deny 21 reimbursement to a health care provider for the preauthorized or approved service 22 delivered to that patient unless:

(1) the information submitted to the carrier regarding the service to be
 delivered to the patient was fraudulent or intentionally misrepresentative;

(2) critical information requested by the carrier regarding the service
to be delivered to the patient was omitted such that the carrier's determination would
have been different had it known the critical information;

(3) a planned course of treatment for the patient that was approved by
the carrier was not substantially followed by the health care provider; or

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(4) on the date the preauthorized or approved service was delivered:

31 (i) the patient was not covered by the carrier;

1 (ii) the carrier maintained an automated eligibility verification 2 system that was available to the contracting **HEALTH CARE** provider by telephone or 3 via the Internet; and

4 (iii) according to the verification system, the patient was not 5 covered by the carrier.

6 (c) A carrier shall pay a claim for a preauthorized or approved covered 7 health care service in accordance with §§ 15–1005 and 15–1008 of this subtitle.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 9 October 1, 2011.