L.D. 1407
(Filing No. H- )
ANCIAL SERVICES
k of the House.
ES
N
407, "An Act to Amend the ce Carriers to Providers"
ng clause and inserting the
2021, c. 311, §1, is further
a proposed amendment to a proposed effective date and agreement only 4 times per st, except that, at any time, nse to a requirement of the ocedural terminology codes that has substantial impact anual, policy or procedure ial changes to fee schedules manual, policy or procedure wider. If the change is to a to participating provider 00 per year, the notice must al financial impact of the nts made by the carrier to all er agreement. After the 60- licy or procedure document der subject to any applicable he carrier and provider may his subsection may not be ually agree to the proposed an endment. If

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## **COMMITTEE AMENDMENT**

the notice required by this subsection is provided by electronic communication, the subject 1 2 line of the electronic communication must indicate that notice of an amendment to a provider agreement or manual, policy or procedure document is included in the 3 communication and the notice of the amendment must be provided as an attachment to the 4 communication, as a separate document. As part of the notice required under this 5 subsection, a carrier shall provide a copy of the revised provider agreement, manual, policy 6 or procedure document without changes being noted and a copy of the revised provider 7 agreement, manual, policy or procedure document with changes being noted by underlining 8 added language and by striking through deleted language. 9 10 Sec. 2. 24-A MRSA §4303, sub-§10, as amended by PL 2007, c. 106, §1, is further

11 amended to read:

33

12 **10. Limits on retrospective denials.** A Except as provided in paragraphs C and D, a 13 carrier offering a health plan in this State may not impose on any provider any retrospective 14 denial of a previously paid claim or any part of that previously paid claim unless: the carrier 15 has provided the reason for the retrospective denial in writing to the provider and the time 16 that has elapsed since the date of payment of the previously paid claim does not exceed 12 17 months.

A. The carrier has provided the reason for the retrospective denial in writing to the provider; and

20B. The time that has elapsed since the date of payment of the previously paid claim21does not exceed 12 months. The retrospective denial of a previously paid claim may22be permitted beyond 12 months from the date of payment only for the following23reasons:

- 24 (1) The claim was submitted fraudulently;
- 25 (2) The claim payment was incorrect because the provider or the insured was
   26 already paid for the health care services identified in the claim;
- 27 (3) The health care services identified in the claim were not delivered by the
   28 provider;
- 29 (4) The claim payment was for services covered by Title XVIII, Title XIX or Title
  30 XXI of the Social Security Act;
- 31 (5) The claim payment is the subject of adjustment with another insurer,
   32 administrator or payor; or
  - (6) The claim payment is the subject of legal action.
- C. The retrospective denial of a previously paid claim may be permitted from 12
   months from the date of payment until no later than 36 months from the date of
   payment for the following reasons only:
- 37 (1) The claim payment was incorrectly made because the provider or the insured
   38 was already paid in full for the health care services identified in the claim;
- 39(2) The health care services identified in the claim were not delivered by the40provider;
- 41 (3) The claim payment is the subject of adjustment with another insurer,
   42 administrator or payor; or

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## COMMITTEE AMENDMENT " " to H.P. 903, L.D. 1407

1	(4) The claim payment is the subject of legal action.
2	D. The retrospective denial of a previously paid claim may be permitted beyond 12
3	months from the date of payment for the following reasons only:
4	(1) The claim was submitted fraudulently; or
5	(2) The claim payment was for services covered by Title XVIII, Title XIX or Title
6	XXI of the Social Security Act.
7	For purposes of this subsection, "retrospective denial of a previously paid claim" means
8	any attempt by a carrier to retroactively collect payments already made to a provider with
9 10	respect to a claim by requiring repayment of such payments, reducing other payments
10	currently owed to the provider, withholding or setting off against future payments or reducing or affecting the <u>reimbursement rates for</u> future claim payments to the provider in
12	any other manner. The provider has 6 months from the date of notification under this
13	subsection to determine whether the insured has other appropriate insurance that was in
14	effect on the date of service. Notwithstanding the terms of the provider agreement, the
15 16	carrier shall allow for the submission of a claim that was previously denied by another insurar because of the insurad's transfer or termination of acustoge'
	insurer because of the insured's transfer or termination of coverage.'
17 18	Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively.
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19	SUMMARY
20	This amendment replaces the bill. The amendment makes the following changes to the
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