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Date: (Filing No. H-)

HEALTH COVERAGE, INSURANCE AND FINANCIAL SERVICES

Reproduced and distributed under the direction of the Clerk of the House.

**STATE OF MAINE
HOUSE OF REPRESENTATIVES
129TH LEGISLATURE
SECOND REGULAR SESSION**

COMMITTEE AMENDMENT “ ” to H.P. 1501, L.D. 2105, Bill, “An Act To Protect Consumers from Surprise Emergency Medical Bills”

Amend the bill by striking out everything after the enacting clause and inserting the following:

'Sec. 1. 22 MRSA §1718-D, as enacted by PL 2017, c. 218, §1 and affected by §3, is amended to read:

§1718-D. Prohibition on balance billing for surprise bills and bills for out-of-network emergency services; disputes of bills for uninsured patients and persons covered under self-insured health benefit plans

1. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.

- A. "Enrollee" has the same meaning as in Title 24-A, section 4301-A, subsection 5.
- B. "Health plan" has the same meaning as in Title 24-A, section 4301-A, subsection 7.
- B-1. "Knowingly elected to obtain the services from an out-of-network provider" means that an enrollee chose the services of a specific provider, with full knowledge that the provider is an out-of-network provider with respect to the enrollee's health plan, under circumstances that indicate that the enrollee had and was informed of the opportunity to receive services from a network provider but instead selected the out-of-network provider. The disclosure by a provider of network status does not render an enrollee's decision to proceed with treatment from that provider a choice made knowingly pursuant to this paragraph.
- C. "Provider" has the same meaning as in Title 24-A, section 4301-A, subsection 16.
- D. "Surprise bill" has the same meaning as in Title 24-A, section 4303-C, subsection 1.

COMMITTEE AMENDMENT

1 E. "Visit" means any interaction between an enrollee and one or more providers for
2 the purpose of assessing the health status of an enrollee or providing one or more
3 health care services between the time an enrollee enters a facility and the time an
4 enrollee is discharged.

5 **2. Prohibition on balance billing.** An out-of-network provider reimbursed for a
6 surprise bill or a bill for covered emergency services under Title 24-A, section 4303-C,
7 subsection 2, paragraph B or, if there is a dispute, under Title 24-A, section 4303-E may
8 not bill an enrollee for health care services beyond the applicable coinsurance,
9 copayment, deductible or other out-of-pocket cost expense that would be imposed for the
10 health care services if the services were rendered by a network provider under the
11 enrollee's health plan. For an enrollee subject to coinsurance, the out-of-network provider
12 shall calculate the coinsurance amount based on the median network rate for that health
13 care service under the enrollee's health plan. An out-of-network provider is also subject
14 to the following with respect to any overpayment made by an enrollee.

15 A. If an out-of-network provider provides health care services covered under an
16 enrollee's health plan and the out-of-network provider receives payment from the
17 enrollee for health care services for which the enrollee is not responsible pursuant to
18 this subsection, the out-of-network provider shall reimburse the enrollee within 30
19 calendar days after the earlier of the date that the provider received notice of the
20 overpayment and the date the provider became aware of the overpayment.

21 B. An out-of-network provider that fails to reimburse an enrollee for an overpayment
22 as required by paragraph A shall pay interest on the overpayment at the rate of 10%
23 per annum beginning on the earlier of the date the provider received notice of the
24 overpayment and the date the provider became aware of the overpayment. An
25 enrollee is not required to request the accrued interest from the out-of-network
26 provider in order to receive interest with the reimbursement amount.

27 **3. Uninsured patients; disputes of bills.** An uninsured patient who has received a
28 bill for emergency services from a provider for one or more emergency health care
29 services rendered during a single visit totaling \$750 or more may dispute the bill and
30 request resolution of the dispute using the process under Title 24-A, section 4303-E. The
31 independent dispute resolution entity contracted to resolve the dispute over the surprise
32 bill shall select either the out-of-network provider's fee or the uninsured patient's
33 proposed payment amount in accordance with Title 24-A, section 4303-E. An uninsured
34 patient may not be charged by a provider more than the amounts generally billed to a
35 patient who has insurance covering emergency services as determined using the method
36 described in 26 Code of Federal Regulations, Section 1.501(r)-5, paragraph (b)(3) or
37 (b)(4). A provider shall hold the uninsured patient harmless for the duration of the
38 independent dispute resolution process and may not seek payment until the independent
39 dispute resolution process is completed. Notwithstanding Title 24-A, section 4303-E,
40 subsection 1, paragraph F, payment for the independent dispute resolution process is the
41 responsibility of the provider. In the event a claim includes more than one emergency
42 health care service rendered during a single visit, the independent dispute resolution
43 entity may allocate the prorated independent dispute resolution costs at its discretion
44 among providers.

1 **4. Person covered under self-insured health benefit plan; disputes of surprise**
2 **bills or bills for covered emergency services rendered by an out-of-network**
3 **provider.** A person covered under a self-insured health benefit plan that is not subject to
4 the provisions of Title 24-A, section 4303-E pursuant to Title 24-A, section 4303-E,
5 subsection 2 and who has received a surprise bill for emergency services or a bill for
6 covered emergency services rendered by an out-of-network provider may dispute the bill
7 and request resolution of the dispute using the process under Title 24-A, section 4303-E,
8 subsection 1. The independent dispute resolution entity contracted to resolve the dispute
9 over the bill shall select either the out-of-network provider's fee or the covered person's
10 proposed payment amount in accordance with Title 24-A, section 4303-E, subsection 1.
11 This subsection does not apply to a person covered under a self-insured health benefit
12 plan who knowingly elected to obtain the services from an out-of-network provider.

13 **Sec. 2. 24-A MRSA §4303-C**, as enacted by PL 2017, c. 218, §2 and affected by
14 §3, is amended to read:

15 **§4303-C. Protection from surprise bills and bills for out-of-network emergency**
16 **services**

17 **1. Surprise bill defined.** As used in this section, unless the context otherwise
18 indicates, "surprise bill" means a bill for health care services, ~~other than~~ including, but not
19 limited to, emergency services, received by an enrollee for covered services rendered by
20 an out-of-network provider, when such services were rendered by that out-of-network
21 provider at a network provider, during a service or procedure performed by a network
22 provider or during a service or procedure previously approved or authorized by the carrier
23 and the enrollee did not knowingly elect to obtain such services from that out-of-network
24 provider. "Surprise bill" does not include a bill for health care services received by an
25 enrollee when a network provider was available to render the services and the enrollee
26 knowingly elected to obtain the services from another provider who was an out-of-
27 network provider.

28 **1-A. "Knowingly elected to obtain such services from that out-of-network**
29 **provider" defined.** As used in this section, unless the context otherwise indicates,
30 "knowingly elected to obtain such services from that out-of-network provider" means that
31 an enrollee chose the services of a specific provider, with full knowledge that the
32 provider is an out-of-network provider with respect to the enrollee's health plan, under
33 circumstances that indicate that the enrollee had and was informed of the opportunity to
34 receive services from a network provider but instead selected the out-of-network
35 provider. The disclosure by a provider of network status does not render an enrollee's
36 decision to proceed with treatment from that provider a choice made knowingly pursuant
37 to this subsection.

38 **2. Requirements.** With respect to a surprise bill or a bill for covered emergency
39 services rendered by an out-of-network provider:

40 A. A carrier shall require an enrollee to pay only the applicable coinsurance,
41 copayment, deductible or other out-of-pocket expense that would be imposed for
42 health care services if the services were rendered by a network provider. For an
43 enrollee subject to coinsurance, the carrier shall calculate the coinsurance amount
44 based on the median network rate for that health care service;

1 B. A Except as provided for ambulance services in paragraph D, unless the carrier
2 and out-of-network provider agree otherwise, a carrier shall reimburse the out-of-
3 network provider or enrollee, as applicable, for health care services rendered at the
4 average network rate under the enrollee's health care plan as payment in full, unless
5 the carrier and out-of-network provider agree otherwise; and greater of:

6 (1) The carrier's median network rate paid for that health care service by a
7 similar provider in the enrollee's geographic area; and

8 (2) The median network rate paid by all carriers for that health care service by a
9 similar provider in the enrollee's geographic area as determined by the all-payer
10 claims database maintained by the Maine Health Data Organization or, if Maine
11 Health Data Organization claims data is insufficient or otherwise inapplicable,
12 another independent medical claims database;

13 C. Notwithstanding paragraph B, if a carrier has an inadequate network, as
14 determined by the superintendent, the carrier shall ensure that the enrollee obtains the
15 covered service at no greater cost to the enrollee than if the service were obtained
16 from a network provider or shall make other arrangements acceptable to the
17 superintendent.;

18 D. A carrier shall reimburse an out-of-network provider for ambulance services that
19 are covered emergency services at the out-of-network provider's rate, unless the
20 carrier and out-of-network provider agree otherwise.

21 This paragraph is repealed October 1, 2021;

22 E. If an out-of-network provider disagrees with a carrier's payment amount for a
23 surprise bill for emergency services or for covered emergency services as determined
24 in accordance with paragraph B, the carrier and the out-of-network provider have 30
25 calendar days to negotiate an agreement on the payment amount in good faith. If the
26 carrier and the out-of-network provider do not reach agreement on the payment
27 amount within 30 calendar days, the out-of-network provider may submit a dispute
28 regarding the payment and receive another payment from the carrier determined in
29 accordance with the dispute resolution process in section 4303-E, including any
30 payment made pursuant to section 4303-E, subsection 1, paragraph G; and

31 F. The enrollee's responsibility for payment for covered out-of-network emergency
32 services must be limited so that if the enrollee has paid the enrollee's share of the
33 charge as specified in the plan for in-network services, the carrier shall hold the
34 enrollee harmless from any additional amount owed to an out-of-network provider for
35 covered emergency services and make payment to the out-of-network provider in
36 accordance with this section or, if there is a dispute, in accordance with section
37 4303-E.

38 **3. Payment after resolution of disputes.** Following an independent dispute
39 resolution determination pursuant to section 4303-E, the determination by the
40 independent dispute resolution entity of a reasonable payment for a specific health care
41 service or treatment rendered by an out-of-network provider is binding on a carrier, out-
42 of-network provider and enrollee for 90 days. During that 90-day period, a carrier shall
43 reimburse an out-of-network provider at that same rate for that specific health care

1 service or treatment, and an out-of-network provider may not dispute any bill for that
2 service under section 4303-E.

3 **Sec. 3. 24-A MRSA §4303-E** is enacted to read:

4 **§4303-E. Dispute resolution process for surprise bills and bills for out-of-network**
5 **emergency services**

6 **1. Independent dispute resolution process.** The superintendent shall establish an
7 independent dispute resolution process by which a dispute for a surprise bill for
8 emergency services or a bill for covered emergency services rendered by an out-of-
9 network provider in accordance with section 4303-C, subsection 2 may be resolved as
10 provided in this subsection beginning no later than October 1, 2020.

11 A. The superintendent may select an independent dispute resolution entity to conduct
12 the dispute resolution process. The superintendent shall adopt rules to implement a
13 dispute resolution process that uses a standard arbitration form and includes the
14 selection of an arbitrator from a list of qualified arbitrators developed pursuant to the
15 rules. A qualified arbitrator must be independent; may not be affiliated with a carrier,
16 health care facility or provider or any professional association of carriers, health care
17 facilities or providers; may not have a personal, professional or financial conflict with
18 any parties to the arbitration; and must have experience in health care billing and
19 reimbursement rates. Rules adopted pursuant to this paragraph are routine technical
20 rules as defined in Title 5, chapter 375, subchapter 2-A.

21 B. An independent dispute resolution entity shall make a decision within 30 days of
22 receipt of the dispute for review.

23 C. In determining a reasonable fee for the health care services rendered, an
24 independent dispute resolution entity shall select either the carrier's payment or the
25 out-of-network provider's fee. The independent dispute resolution entity shall
26 determine which amount to select based upon the conditions and factors set forth in
27 this paragraph. In determining the reasonable fee for a health care service, an
28 independent dispute resolution entity shall consider all relevant factors, including:

29 (1) The out-of-network provider's level of training, education, specialization,
30 quality and experience and, in the case of a hospital, the teaching staff, scope of
31 services and case mix;

32 (2) The out-of-network provider's previously contracted rate with the carrier, if
33 the provider had a contract with the carrier that was terminated or expired within
34 one year prior to the dispute; and

35 (3) The median network rate for the particular health care service performed by a
36 provider in the same or similar specialty, as determined by the all-payer claims
37 database maintained by the Maine Health Data Organization or, if Maine Health
38 Data Organization claims data is insufficient or otherwise inapplicable, another
39 independent medical claims database. If authorized by rule, the superintendent
40 may enter into an agreement to obtain data from an independent medical claims
41 database to carry out the functions of this subparagraph.

1 D. If an independent dispute resolution entity determines, based on the carrier's
2 payment and the out-of-network provider's fee, that a settlement between the carrier
3 and out-of-network provider is reasonably likely, or that both the carrier's payment
4 and the out-of-network provider's fee represent unreasonable extremes, the
5 independent dispute resolution entity may direct both parties to attempt a good faith
6 negotiation for settlement. The carrier and out-of-network provider may be granted
7 up to 10 business days for this negotiation, which runs concurrently with the 30-day
8 period for dispute resolution.

9 E. The determination of an independent dispute resolution entity is binding on the
10 carrier, out-of-network provider and enrollee and is admissible in any court
11 proceeding between the carrier, out-of-network provider and enrollee or in any
12 administrative proceeding between this State and the provider.

13 F. When an independent dispute resolution entity determines the carrier's payment is
14 reasonable, payment for the dispute resolution process is the responsibility of the out-
15 of-network provider. When the independent dispute resolution entity determines the
16 out-of-network provider's fee is reasonable, payment for the dispute resolution
17 process is the responsibility of the carrier. When a good faith negotiation directed by
18 the independent dispute resolution entity results in a settlement between the carrier
19 and the out-of-network provider, the carrier and the out-of-network provider shall
20 evenly divide and share the prorated cost for dispute resolution.

21 G. When the difference between the out-of-network provider's charge and the
22 median network rate pursuant to section 4303-C, subsection 2, paragraph B,
23 subparagraph (1), including any applicable enrollee cost sharing, is less than \$750, a
24 carrier shall reimburse the out-of-network provider directly for the provider's charges
25 for the services rendered as long as the provider's charges do not exceed the 80th
26 percentile of charges for the particular health care service performed by a health care
27 professional in the same or similar specialty and provided in the same geographical
28 area as reported in a benchmarking database specified by the superintendent and
29 maintained by a nonprofit organization that is not affiliated with and does not receive
30 funding from a carrier. An out-of-network provider may dispute more than one bill
31 with the same carrier for the same health care service under this subsection as long as
32 the total of the bills with that carrier for that health care service exceeds \$750.

33 H. The superintendent shall enforce the determination of an independent dispute
34 resolution entity pursuant to this subsection or any agreement made by a carrier and
35 an out-of-network provider after the conclusion of the independent dispute resolution
36 process pursuant to this subsection. The superintendent may use any powers provided
37 to the superintendent under this Title.

38 **2. Self-insured health benefit plans.** An entity providing or administering a self-
39 insured health benefit plan exempted from the applicability of this section under the
40 federal Employee Retirement Income Security Act of 1974, 29 United States Code,
41 Sections 1001 to 1461 (1988) may elect to be subject to the provisions of this section to
42 resolve disputes with respect to a surprise bill for emergency services or a bill for covered
43 emergency services from an out-of-network provider. In the event an entity providing or
44 administering a self-insured health benefit plan elects to be subject to the provisions of
45 this section, the provisions of this section apply to a self-insured health benefit plan and

1 its members in the same manner as the provisions of this section apply to a carrier and its
2 enrollees. To elect to be subject to the provisions of this section, the entity shall provide
3 notice, on an annual basis, to the superintendent, on a form and in a manner prescribed by
4 the superintendent, attesting to the entity's participation and agreeing to be bound by the
5 provisions of this section. The entity shall amend the health benefit plan, coverage
6 policies, contracts and any other plan documents to reflect that the provisions of this
7 section apply to the plan's members.

8 **3. Information required from carriers.** As part of the carrier's annual public
9 regulatory filings made to the superintendent, a carrier shall submit in a form and manner
10 determined by the superintendent information related to:

11 A. The use of out-of-network providers by enrollees and the impact on premium
12 affordability and benefit design; and

13 B. The number of claims submitted by a provider to the carrier that are denied or
14 down coded by the carrier and the reason for the denial or down coding
15 determination.

16 **4. Report from superintendent.** On or before January 31st annually, beginning
17 January 1, 2022, the superintendent shall report the following information received from
18 all carriers in the aggregate:

19 A. The number of requests for independent dispute resolution filed pursuant to this
20 section between January 1st and December 31st of the previous calendar year,
21 including the percentage of all claims that were subject to dispute. For each
22 independent dispute resolution determination, the carrier shall provide aggregate
23 information that does not identify any provider, carrier, enrollee or uninsured patient
24 involved in each determination about:

25 (1) Whether the determination was in favor of the carrier, out-of-network
26 provider or uninsured patient;

27 (2) The payment amount offered by each side of the independent dispute
28 resolution process and the award amount from the independent dispute resolution
29 determination;

30 (3) The category and practice specialty of each out-of-network provider
31 involved, as applicable; and

32 (4) A description of the health care service that was subject to dispute;

33 B. The percentage of facilities and hospital-based professionals, by specialty, that are
34 in network for each carrier in this State as reported in access plans submitted to the
35 superintendent;

36 C. The number of complaints the superintendent receives relating to out-of-network
37 health care charges;

38 D. Annual trends on health benefit plan premium rates, the total annual amount of
39 spending on inadvertent and emergency out-of-network costs by carriers and medical
40 loss ratios in the State to the extent that the information is available;

1 E. The number of physician specialists practicing in the State in a particular specialty
2 and whether they are in network or out of network with respect to the carriers that
3 administer the state employee group health plan under Title 5, section 285, the Maine
4 Education Association benefits trust health plan, the qualified health plans offered
5 pursuant to the federal Affordable Care Act and other health benefit plans offered in
6 the State;

7 F. A summary of the information submitted to the superintendent pursuant to
8 subsection 3 concerning the number of claims submitted by health care providers to
9 carriers that are denied or down coded by the carrier and the reasons for the denials or
10 down coding determinations;

11 G. An analysis of the impact of this section, with respect to both emergency services
12 and other health care services, on premium affordability and the breadth of provider
13 networks; and

14 H. Any other benchmarks or information that the superintendent considers
15 appropriate to make publicly available to further the goals of this section.

16 The superintendent shall submit the report to the joint standing committee of the
17 Legislature having jurisdiction over health insurance matters and shall post the report on
18 the bureau's publicly accessible website.

19 **Sec. 4. 24-A MRSA §4320-C**, as amended by PL 2019, c. 238, §3, is further
20 amended to read:

21 **§4320-C. Emergency services**

22 If a carrier offering a health plan provides or covers any benefits with respect to
23 services in an emergency facility or setting, the plan must cover emergency services
24 without prior authorization. Cost-sharing requirements, ~~expressed such as a deductible,~~
25 copayment amount or coinsurance rate, for out-of-network services are the same as
26 requirements that would apply if such services were provided in network, and any
27 payment made by an enrollee pursuant to this section must be applied to the enrollee's in-
28 network cost-sharing limit. The enrollee's responsibility for payment for covered out-of-
29 network emergency services must be limited so that if the enrollee has paid the enrollee's
30 share of the charge as specified in the plan for in-network services, the carrier shall hold
31 the enrollee harmless from any additional amount owed to an out-of-network provider for
32 covered emergency services and make payment to the out-of-network provider in
33 accordance with section 4303-C or, if there is a dispute, in accordance with section
34 4303-E. A carrier offering a health plan in this State shall also comply with the
35 requirements of section 4304, subsection 5.

36 **Sec. 5. Review of reimbursement rates for ambulance services.** The
37 Emergency Medical Services' Board shall convene a stakeholder group, including the
38 Maine Ambulance Association, representatives of municipal and private ambulance
39 services, health insurance carriers and the Department of Professional and Financial
40 Regulation, Bureau of Insurance, to review issues related to reimbursement rates for
41 ambulance services. The stakeholder group shall:

1 1. Consider current reimbursement rates paid by carriers and other payors for
 2 ambulance services for ambulance providers participating in carrier networks and for
 3 ambulance providers that are out of network;

4 2. Consider the reimbursement rates required under the Maine Revised Statutes, Title
 5 24-A, section 4303-C for emergency services rendered by out of network providers and
 6 the availability of the dispute resolution process under Title 24-A, section 4303-E to those
 7 providers;

8 3. Determine the ambulance providers that participate in carrier networks and
 9 identify any barriers to participation in those networks; and

10 4. Develop recommendations for improving the participation of ambulance services
 11 in carrier networks, including proposals to provide assistance with contract negotiation or
 12 to amend the reimbursement rates required under law.

13 The Emergency Medical Services' Board shall submit a report, including any
 14 recommendations, to the joint standing committee of the Legislature having jurisdiction
 15 over health coverage, insurance and financial services matters no later than February 1,
 16 2021. The joint standing committee may report out a bill based on the report to the First
 17 Regular Session of the 130th Legislature.

18 **Sec. 6. Appropriations and allocations.** The following appropriations and
 19 allocations are made.

20 **PROFESSIONAL AND FINANCIAL REGULATION, DEPARTMENT OF**

21 **Administrative Services - Professional and Financial Regulation 0094**

22 Initiative: Provides allocation in fiscal year 2020-21 for software development.

23	OTHER SPECIAL REVENUE FUNDS	2019-20	2020-21
24	All Other	\$0	\$25,000
25			
26	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$25,000

27 **Administrative Services - Professional and Financial Regulation 0094**

28 Initiative: Provides allocation to establish one part-time Insurance Actuarial Assistant
 29 position and All Other costs beginning October 1, 2020.

30	OTHER SPECIAL REVENUE FUNDS	2019-20	2020-21
31	All Other	\$0	\$2,616
32			
33	OTHER SPECIAL REVENUE FUNDS TOTAL	\$0	\$2,616

34 **Insurance - Bureau of 0092**

35 Initiative: Provides allocation to establish one part-time Insurance Actuarial Assistant
 36 position and All Other costs beginning October 1, 2020.

1	OTHER SPECIAL REVENUE FUNDS	2019-20	2020-21
2	POSITIONS - LEGISLATIVE COUNT	0.000	0.500
3	Personal Services	\$0	\$39,605
4	All Other	\$0	\$6,684
5			
6	OTHER SPECIAL REVENUE FUNDS TOTAL	<u>\$0</u>	<u>\$46,289</u>

7	PROFESSIONAL AND FINANCIAL		
8	REGULATION, DEPARTMENT OF		
9	DEPARTMENT TOTALS	2019-20	2020-21
10			
11	OTHER SPECIAL REVENUE FUNDS	\$0	\$73,905
12			
13	DEPARTMENT TOTAL - ALL FUNDS	<u>\$0</u>	<u>\$73,905</u>
14			

SUMMARY

This amendment replaces the bill. The amendment amends the law providing consumer protection for surprise medical bills to include surprise bills for emergency services and also extends the same protections to bills for covered emergency services rendered by out-of-network providers. The amendment clarifies that consumers must be held harmless and not subject to balance billing for these services and specifies that consumers are responsible only for any applicable cost sharing determined as if the health care services were rendered by a network provider.

In the event of a dispute with respect to only a surprise bill for emergency services or a bill for covered emergency services rendered by an out-of-network provider, the amendment directs the Superintendent of Insurance to develop an independent dispute resolution process to determine a reasonable payment for health care services beginning no later than October 1, 2020.

The amendment requires the Emergency Medical Services' Board to convene a stakeholder group to review reimbursement rates for ambulance services.

The amendment also adds an appropriations and allocations section.

FISCAL NOTE REQUIRED

(See attached)