

103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB2581

Introduced 2/15/2023, by Rep. William E Hauter

SYNOPSIS AS INTRODUCED:

215 ILCS 5/356z.3a

Amends the Illinois Insurance Code. Provides that for any bill submitted to arbitration, the health insurance issuer shall pay the provider or facility at least the current Medicare reimbursement rate pending the resolution of the arbitration.

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1 AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Insurance Code is amended by 5 changing Section 356z.3a as follows:

6 (215 ILCS 5/356z.3a)

7 Sec. 356z.3a. Billing; emergency services;
8 nonparticipating providers.

9 (a) As used in this Section:

10 "Ancillary services" means:

(1) items and services related to emergency medicine,
 anesthesiology, pathology, radiology, and neonatology that
 are provided by any health care provider;

14 (2) items and services provided by assistant surgeons,
 15 hospitalists, and intensivists;

16 (3) diagnostic services, including radiology and 17 laboratory services, except for advanced diagnostic 18 laboratory tests identified on the most current list 19 published by the United States Secretary of Health and 20 Human Services under 42 U.S.C. 300gg-132(b)(3);

(4) items and services provided by other specialty
 practitioners as the United States Secretary of Health and
 Human Services specifies through rulemaking under 42

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U.S.C. 300gg-132(b)(3); and

2 (5) items and services provided by a nonparticipating
3 provider if there is no participating provider who can
4 furnish the item or service at the facility.

5 "Cost sharing" means the amount an insured, beneficiary, or enrollee is responsible for paying for a covered item or 6 7 service under the terms of the policy or certificate. "Cost 8 sharing" includes copayments, coinsurance, and amounts paid 9 toward deductibles, but does not include amounts paid towards 10 premiums, balance billing by out-of-network providers, or the 11 cost of items or services that are not covered under the policy 12 or certificate.

13 "Emergency department of a hospital" means any hospital 14 department that provides emergency services, including a 15 hospital outpatient department.

16 "Emergency medical condition" has the meaning ascribed to 17 that term in Section 10 of the Managed Care Reform and Patient 18 Rights Act.

19 "Emergency medical screening examination" has the meaning 20 ascribed to that term in Section 10 of the Managed Care Reform 21 and Patient Rights Act.

22 "Emergency services" means, with respect to an emergency 23 medical condition:

(1) in general, an emergency medical screening
 examination, including ancillary services routinely
 available to the emergency department to evaluate such

emergency medical condition, and such further medical examination and treatment as would be required to stabilize the patient regardless of the department of the hospital or other facility in which such further examination or treatment is furnished; or

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(2) additional items and services for which benefits 6 are provided or covered under the coverage and that are 7 8 furnished nonparticipating by а provider or 9 nonparticipating emergency facility regardless of the 10 department of the hospital or other facility in which such 11 items are furnished after the insured, beneficiary, or 12 enrollee is stabilized and part of as outpatient 13 inpatient or outpatient stay with observation or an respect to the visit in which the services described in 14 paragraph (1) are furnished. Services after stabilization 15 16 cease to be emergency services only when all the 17 conditions of 42 U.S.C. 300gg-111(a)(3)(C)(ii)(II) and regulations thereunder are met. 18

19 "Freestanding Emergency Center" means a facility licensed 20 under Section 32.5 of the Emergency Medical Services (EMS) 21 Systems Act.

22 "Health care facility" means, in the context of 23 non-emergency services, any of the following:

(1) a hospital as defined in 42 U.S.C. 1395x(e);
(2) a hospital outpatient department;
(3) a critical access hospital certified under 42

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U.S.C. 1395i-4(e);

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2 (4) an ambulatory surgical treatment center as defined
3 in the Ambulatory Surgical Treatment Center Act; or

4 (5) any recipient of a license under the Hospital
5 Licensing Act that is not otherwise described in this
6 definition.

7 "Health care provider" means a provider as defined in 8 subsection (d) of Section 370g. "Health care provider" does 9 not include a provider of air ambulance or ground ambulance 10 services.

11 "Health care services" has the meaning ascribed to that 12 term in subsection (a) of Section 370g.

13 "Health insurance issuer" has the meaning ascribed to that 14 term in Section 5 of the Illinois Health Insurance Portability 15 and Accountability Act.

16 "Nonparticipating emergency facility" means, with respect 17 to the furnishing of an item or service under a policy of group 18 or individual health insurance coverage, any of the following 19 facilities that does not have a contractual relationship 20 directly or indirectly with a health insurance issuer in 21 relation to the coverage:

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(1) an emergency department of a hospital;

(2) a Freestanding Emergency Center;

(3) an ambulatory surgical treatment center as defined
in the Ambulatory Surgical Treatment Center Act; or
(4) with respect to emergency services described in

paragraph (2) of the definition of "emergency services", a
 hospital.

3 "Nonparticipating provider" means, with respect to the 4 furnishing of an item or service under a policy of group or 5 individual health insurance coverage, any health care provider 6 who does not have a contractual relationship directly or 7 indirectly with a health insurance issuer in relation to the 8 coverage.

9 "Participating emergency facility" means any of the 10 following facilities that has a contractual relationship 11 directly or indirectly with a health insurance issuer offering 12 group or individual health insurance coverage setting forth 13 the terms and conditions on which a relevant health care 14 service is provided to an insured, beneficiary, or enrollee 15 under the coverage:

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an emergency department of a hospital;

(2) a Freestanding Emergency Center;

18 (3) an ambulatory surgical treatment center as defined
19 in the Ambulatory Surgical Treatment Center Act; or

20 (4) with respect to emergency services described in
21 paragraph (2) of the definition of "emergency services", a
22 hospital.

For purposes of this definition, a single case agreement between an emergency facility and an issuer that is used to address unique situations in which an insured, beneficiary, or enrollee requires services that typically occur out-of-network 1 constitutes a contractual relationship and is limited to the 2 parties to the agreement.

"Participating health care facility" means any health care 3 facility that has a contractual relationship directly or 4 5 indirectly with a health insurance issuer offering group or individual health insurance coverage setting forth the terms 6 and conditions on which a relevant health care service is 7 provided to an insured, beneficiary, or enrollee under the 8 9 coverage. A single case agreement between an emergency facility and an issuer that is used to address unique 10 11 situations in which an insured, beneficiary, or enrollee 12 requires services that typically occur out-of-network 13 constitutes a contractual relationship for purposes of this 14 definition and is limited to the parties to the agreement.

15 "Participating provider" means any health care provider 16 that has a contractual relationship directly or indirectly 17 with a health insurance issuer offering group or individual 18 health insurance coverage setting forth the terms and 19 conditions on which a relevant health care service is provided 20 to an insured, beneficiary, or enrollee under the coverage.

21 "Qualifying payment amount" has the meaning given to that 22 term in 42 U.S.C. 300gg-111(a)(3)(E) and the regulations 23 promulgated thereunder.

24 "Recognized amount" means the lesser of the amount 25 initially billed by the provider or the qualifying payment 26 amount.

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"Stabilize" means "stabilization" as defined in Section 10
 of the Managed Care Reform and Patient Rights Act.

3 "Treating provider" means a health care provider who has
4 evaluated the individual.

5 "Visit" means, with respect to health care services 6 furnished to an individual at a health care facility, health 7 care services furnished by a provider at the facility, as well 8 as equipment, devices, telehealth services, imaging services, 9 laboratory services, and preoperative and postoperative 10 services regardless of whether the provider furnishing such 11 services is at the facility.

12 (b) Emergency services. When a beneficiary, insured, or enrollee receives emergency services from a nonparticipating 13 14 provider or a nonparticipating emergency facility, the health 15 insurance issuer shall ensure that the beneficiary, insured, 16 or enrollee shall incur no greater out-of-pocket costs than 17 the beneficiary, insured, or enrollee would have incurred with 18 a participating provider or a participating emergency 19 facility. Any cost-sharing requirements shall be applied as 20 though the emergency services had been received from a 21 participating provider or a participating facility. Cost 22 sharing shall be calculated based on the recognized amount for 23 the emergency services. If the cost sharing for the same item or service furnished by a participating provider would have 24 25 been a flat-dollar copayment, that amount shall be the 26 cost-sharing amount unless the provider has billed a lesser

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total amount. In no event shall the beneficiary, insured, 1 2 enrollee, or any group policyholder or plan sponsor be liable 3 billed by the health insurance issuer, to or the nonparticipating provider, or the nonparticipating emergency 4 5 facility for any amount beyond the cost sharing calculated in accordance with this subsection with respect to the emergency 6 7 services delivered. Administrative requirements or limitations 8 shall be no greater than those applicable to emergency services 9 received from a participating provider or а 10 participating emergency facility.

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11 (b-5) Non-emergency services at participating health care 12 facilities.

13 (1) When a beneficiary, insured, or enrollee utilizes 14 a participating health care facility and, due to any 15 reason, covered ancillary services are provided by a 16 nonparticipating provider during or resulting from the 17 visit, the health insurance issuer shall ensure that the beneficiary, insured, or enrollee shall incur no greater 18 19 out-of-pocket costs than the beneficiary, insured, or 20 enrollee would have incurred with a participating provider 21 for the ancillary services. Any cost-sharing requirements 22 shall be applied as though the ancillary services had been 23 received from a participating provider. Cost sharing shall 24 be calculated based on the recognized amount for the 25 ancillary services. If the cost sharing for the same item 26 or service furnished by a participating provider would НВ2581

1 have been a flat-dollar copayment, that amount shall be 2 the cost-sharing amount unless the provider has billed a 3 lesser total amount. In no event shall the beneficiary, insured, enrollee, or any group policyholder or plan 4 5 sponsor be liable to or billed by the health insurance 6 issuer, the nonparticipating provider, or the 7 participating health care facility for any amount beyond 8 cost sharing calculated in accordance with this the 9 subsection with respect to the ancillary services 10 delivered. In addition to ancillary services, the 11 requirements of this paragraph shall also apply with 12 respect to covered items or services furnished as a result of unforeseen, urgent medical needs that arise at the time 13 14 an item or service is furnished, regardless of whether the 15 nonparticipating provider satisfied the notice and consent 16 criteria under paragraph (2) of this subsection.

17 (2) When a beneficiary, insured, or enrollee utilizes 18 participating health care facility and receives а 19 non-emergency covered health care services other than 20 those described in paragraph (1) of this subsection from a nonparticipating provider during or resulting from the 21 22 visit, the health insurance issuer shall ensure that the 23 beneficiary, insured, or enrollee incurs no greater 24 out-of-pocket costs than the beneficiary, insured, or 25 enrollee would have incurred with a participating provider 26 unless the nonparticipating provider, or the participating HB2581

health care facility on behalf of the nonparticipating provider, satisfies the notice and consent criteria provided in 42 U.S.C. 300gg-132 and regulations promulgated thereunder. If the notice and consent criteria are not satisfied, then:

6 (A) any cost-sharing requirements shall be applied 7 as though the health care services had been received 8 from a participating provider;

9 (B) cost sharing shall be calculated based on the 10 recognized amount for the health care services; and

(C) in no event shall the beneficiary, insured, enrollee, or any group policyholder or plan sponsor be liable to or billed by the health insurance issuer, the nonparticipating provider, or the participating health care facility for any amount beyond the cost sharing calculated in accordance with this subsection with respect to the health care services delivered.

(c) Notwithstanding any other provision of this Code, 18 except when the notice and consent criteria are satisfied for 19 20 the situation in paragraph (2) of subsection (b-5), any benefits a beneficiary, insured, or enrollee receives for 21 22 services under the situations in subsection subsections (b) or 23 (b-5) are assigned to the nonparticipating providers or the 24 facility acting on their behalf. Upon receipt of the 25 provider's bill or facility's bill, the health insurance 26 issuer shall provide the nonparticipating provider or the facility with a written explanation of benefits that specifies the proposed reimbursement and the applicable deductible, copayment, or coinsurance amounts owed by the insured, beneficiary, or enrollee. The health insurance issuer shall pay any reimbursement subject to this Section directly to the nonparticipating provider or the facility.

7 For bills assigned under subsection (C), (d) the 8 nonparticipating provider or the facility may bill the health 9 insurance issuer for the services rendered, and the health 10 insurance issuer may pay the billed amount or attempt to 11 negotiate reimbursement with the nonparticipating provider or 12 the facility. Within 30 calendar days after the provider or facility transmits the bill to the health insurance issuer, 13 14 the issuer shall send an initial payment or notice of denial of 15 payment with the written explanation of benefits to the 16 provider or facility. If attempts to negotiate reimbursement 17 for services provided by a nonparticipating provider do not result in a resolution of the payment dispute within 30 days 18 after receipt of written explanation of benefits by the health 19 20 issuer, then the health insurance issuer or insurance 21 nonparticipating provider or the facility may initiate binding 22 arbitration to determine payment for services provided on a 23 per-bill per bill basis. The party requesting arbitration shall notify the other party arbitration has been initiated 24 25 and state its final offer before arbitration. In response to inform the 26 this notice, the nonrequesting party shall

requesting party of its final offer before the arbitration occurs. Arbitration shall be initiated by filing a request with the Department of Insurance. For any bill submitted to arbitration, the health insurance issuer shall pay the provider or facility at least the current Medicare reimbursement rate pending the resolution of the arbitration.

7 (e) The Department of Insurance shall publish a list of 8 approved arbitrators or entities that shall provide binding 9 arbitration. These arbitrators shall be American Arbitration 10 Association or American Health Lawyers Association trained 11 arbitrators. Both parties must agree on an arbitrator from the 12 Department of Insurance's or its approved entity's list of 13 arbitrators. If no agreement can be reached, then a list of 5 14 arbitrators shall be provided by the Department of Insurance 15 or the approved entity. From the list of 5 arbitrators, the 16 health insurance issuer can veto 2 arbitrators and the 17 provider or facility can veto 2 arbitrators. The remaining arbitrator shall be the chosen arbitrator. This arbitration 18 shall consist of a review of the written submissions by both 19 20 parties. The arbitrator shall not establish a rebuttable 21 presumption that the qualifying payment amount should be the 22 total amount owed to the provider or facility by the 23 combination of the issuer and the insured, beneficiary, or enrollee. Binding arbitration shall provide for a written 24 25 decision within 45 days after the request is filed with the 26 Department of Insurance. Both parties shall be bound by the

1 arbitrator's decision. The arbitrator's expenses and fees,
2 together with other expenses, not including attorney's fees,
3 incurred in the conduct of the arbitration, shall be paid as
4 provided in the decision.

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(f) (Blank).

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(g) Section 368a of this Act shall not apply during the 6 7 pendency of a decision under subsection (d). Upon the issuance of the arbitrator's decision, Section 368a applies with 8 9 respect to the amount, if any, by which the arbitrator's determination exceeds the issuer's initial payment under 10 11 subsection (c), or the entire amount of the arbitrator's 12 determination if initial payment was denied. Any interest 13 required to be paid to a provider under Section 368a shall not accrue until after 30 days of an arbitrator's decision as 14 provided in subsection (d), but in no circumstances longer 15 16 than 150 days from the date the nonparticipating 17 facility-based provider billed for services rendered.

(h) Nothing in this Section shall be interpreted to change
the prudent layperson provisions with respect to emergency
services under the Managed Care Reform and Patient Rights Act.

(i) Nothing in this Section shall preclude a health care provider from billing a beneficiary, insured, or enrollee for reasonable administrative fees, such as service fees for checks returned for nonsufficient funds and missed appointments.

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(j) Nothing in this Section shall preclude a beneficiary,

assigning 1 insured, or enrollee from benefits to а 2 nonparticipating provider when the notice and consent criteria 3 are satisfied under paragraph (2) of subsection (b-5) or in any other situation not described in subsection subsections 4 5 (b) or (b-5).

(k) Except when the notice and consent criteria are 6 7 satisfied under paragraph (2) of subsection (b-5), if an individual receives health care services under the situations 8 9 described in subsection subsections (b) or (b-5), no referral 10 requirement or any other provision contained in the policy or 11 certificate of coverage shall deny coverage, reduce benefits, 12 or otherwise defeat the requirements of this Section for 13 services that would have been covered with a participating provider. However, this subsection shall not be construed to 14 15 preclude a provider contract with a health insurance issuer, 16 or with an administrator or similar entity acting on the 17 issuer's behalf, from imposing requirements on the participating provider, participating emergency facility, or 18 participating health care facility relating to the referral of 19 20 covered individuals to nonparticipating providers.

Except if the notice and consent criteria 21 (1) are 22 satisfied under paragraph (2) of subsection (b-5), 23 cost-sharing amounts calculated in conformity with this Section shall count toward any deductible or out-of-pocket 24 25 maximum applicable to in-network coverage.

26 (m) The Department has the authority to enforce the

1 requirements of this Section in the situations described in 2 subsections (b) and (b-5), and in any other situation for which 42 U.S.C. Chapter 6A, Subchapter XXV, Parts D or E and 3 4 regulations promulgated thereunder would prohibit an 5 individual from being billed or liable for emergency services 6 furnished by a nonparticipating provider or nonparticipating 7 emergency facility or for non-emergency health care services furnished by a nonparticipating provider at a participating 8 9 health care facility.

10 (n) This Section does not apply with respect to air 11 ambulance or ground ambulance services. This Section does not 12 apply to any policy of excepted benefits or to short-term, 13 limited-duration health insurance coverage.

14 (Source: P.A. 102-901, eff. 7-1-22; revised 8-19-22.)