

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 991 Session of
1993

INTRODUCED BY GODSHALL, COY, SEMMEL, ARMSTRONG, FLICK, BUNT,
GORDNER, MELIO, TOMLINSON, SAURMAN, STERN, BELARDI AND
MICOZZIE, MARCH 25, 1993

REFERRED TO COMMITTEE ON INSURANCE, MARCH 25, 1993

AN ACT

1 Amending the act of May 17, 1921 (P.L.682, No.284), entitled "An
2 act relating to insurance; amending, revising, and
3 consolidating the law providing for the incorporation of
4 insurance companies, and the regulation, supervision, and
5 protection of home and foreign insurance companies, Lloyds
6 associations, reciprocal and inter-insurance exchanges, and
7 fire insurance rating bureaus, and the regulation and
8 supervision of insurance carried by such companies,
9 associations, and exchanges, including insurance carried by
10 the State Workmen's Insurance Fund; providing penalties; and
11 repealing existing laws," further providing for preferred
12 provider organizations.

13 The General Assembly of the Commonwealth of Pennsylvania
14 hereby enacts as follows:

15 Section 1. Section 630 of the act of May 17, 1921 (P.L.682,
16 No.284), known as The Insurance Company Law of 1921, added June
17 11, 1986 (P.L.226, No.64), is amended to read:

18 Section 630. Preferred Provider Organizations.--Upon
19 compliance with the provisions of this act and notwithstanding
20 any other provision of law to the contrary, the General Assembly
21 hereby affirms the right of any health care insurer, fraternal
22 benefit society or purchaser to:

1 (a) Enter into agreements with providers or physicians
2 relating to health care services which may be rendered to
3 persons for whom the insurer or purchaser is providing health
4 care coverage, including agreements relating to the amounts to
5 be charged by the provider or physician for services rendered.

6 (b) Issue or administer policies or subscriber contracts in
7 this Commonwealth which include incentives for the covered
8 person to use the services of a provider who has entered into an
9 agreement with the insurer or purchaser.

10 (c) Issue or administer policies or subscriber contracts in
11 this Commonwealth that provide for reimbursement for services
12 only if the services have been rendered by a provider or
13 physician who has entered into an agreement with the insurer or
14 purchaser.

15 (d) The Insurance Commissioner shall determine that:

16 (1) A preferred provider organization which assumes
17 financial risk is licensed as an insurer in this Commonwealth,
18 has adequate working capital and reserves, or is governed and
19 regulated under the provisions of the Employee Retirement Income
20 Security Act of 1974, referred to as ERISA (Public Law 93-406,
21 88 Stat. 829), and has filed a certificate to that effect with
22 the Insurance Commissioner.

23 (2) Enrollee literature adequately discloses provisions,
24 limitations and conditions of benefits available or that the
25 preferred provider organization is governed and regulated under
26 the provisions of ERISA and has filed a certificate to that
27 effect with the Insurance Commissioner.

28 (e) The Insurance Commissioner, in consultation with the
29 Secretary of Health, shall determine that arrangements and
30 provisions for preferred provider organizations which assume

1 financial risk which may lead to undertreatment or poor quality
2 care are adequately addressed by quality and utilization
3 controls and by a formal grievance system, unless the Insurance
4 Commissioner makes a prior determination that the preferred
5 provider organization is governed by and regulated under the
6 provisions of the Employee Retirement Income Security Act and
7 has filed a certificate to that effect with the Insurance
8 Commissioner.

9 (f) No preferred provider organization which assumes
10 financial risk may commence operations until it has reported to
11 the Insurance Commissioner and the Secretary of Health such
12 information as the Insurance Commissioner and the Secretary of
13 Health require in accordance with the duties required in this
14 section. If, after sixty days, either the Insurance Commissioner
15 or the Secretary of Health has not informed the preferred
16 provider organization of deficiencies, the preferred provider
17 organization may commence operations unless and until such time
18 as the Insurance Commissioner or the Secretary of Health has
19 identified significant deficiencies and such deficiencies have
20 not subsequently been corrected within sixty days of
21 notification.

22 (g) Any disapproval or order to cease operations issued in
23 accordance with this section shall be subject to appeal in
24 accordance with Title 2 of the Pennsylvania Consolidated
25 Statutes (relating to administrative law and procedure).

26 Section 2. This act shall take effect in 60 days.