THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2532 Session of 2018

INTRODUCED BY PICKETT, HANNA, BOBACK, DRISCOLL, HELM, MILLARD, RAPP, WARD, YOUNGBLOOD AND DELUCA, JUNE 26, 2018

REFERRED TO COMMITTEE ON INSURANCE, JUNE 26, 2018

AN ACT

1 2 3		ority a	the Pennsylvania Rural Health Redesign Center and the Pennsylvania Rural Health Redesign Center
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Section 702. Confidentiality of data, contracts and agreements. 1 2 Chapter 9. Pennsylvania Rural Health Redesign Center Fund 3 Section 901. Establishment of fund. Section 902. Money in fund. 4 Chapter 21. Miscellaneous Provisions 5 Section 2101. Effective date. 6 7 The General Assembly of the Commonwealth of Pennsylvania 8 hereby enacts as follows: 9 CHAPTER 1 10 PRELIMINARY PROVISIONS Section 101. Short title. 11 12 This act shall be known and may be cited as the Pennsylvania Rural Health Redesign Center Authority Act. 13 14 Section 102. Purpose. It is the purpose of this act to protect and promote access 15 16 by the residents of this Commonwealth to high-quality health care in rural communities by encouraging innovation in health 17 18 care delivery. 19 Section 103. Definitions. 20 The following words and phrases when used in this act shall have the meanings given to them in this section unless the 21 22 context clearly indicates otherwise: 23 "Acute care hospital." A facility that provides inpatient 24 and outpatient services, which may include an emergency 25 department or intensive care unit. 26 "Authority." The Pennsylvania Rural Health Redesign Center Authority established in section 302. 27 "Board." The governing body of the authority. 28 "Conflict of interest." A situation in which a board member: 29 30 (1) has a financial interest in one or more parties

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1 involved in an action under section 303; and

2 (2) may have access to competitively sensitive or
3 strategically relevant information about a participating
4 payer or participant rural hospital.

5 "Critical access hospital." As defined in section 1861(mm)
6 (1) of the Social Security Act (49 Stat. 620, 42 U.S.C. §
7 1395x(mm)(1)).

8 "Department." The Department of Health of the Commonwealth. 9 "Eligible hospital services." All inpatient and hospital-10 based outpatient items and services. The term shall exclude all 11 other items and services, including the following:

12 (1) Postacute care.

13 (2) Professional services.

14 (3) Durable medical equipment.

15 (4) Dental services.

16 (5) Noninpatient or non-hospital-based outpatient17 behavioral health services.

18 (6) Long-term care services, except for swing bed19 services for critical access hospitals.

20 "Fund." The Pennsylvania Rural Health Redesign Center Fund21 established in section 901.

"Global budget." The prospectively set annual budget that is the basis for payment for each participant rural hospital for eligible hospital services by participating payers.

"Global budget model." An innovative payment and service delivery model that is intended to reduce health care costs while maintaining access to care, improving the quality of care in rural counties and meeting the health needs of participant rural hospitals' local communities, and under which participating payers pay participant rural hospitals using a

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1 global budget methodology established by the authority.

2 "Government program." A health benefit plan offered or
3 administered by or on behalf of the United States or the
4 Commonwealth or an agency or instrumentality of either of them,
5 including:

6 (1) The medical assistance program established under the 7 act of June 13, 1967 (P.L.31, No.21), known as the Human 8 Services Code.

9 (2) The children's health insurance program established
10 under Article XXIII-A of the act of May 17, 1921 (P.L.682,
11 No.284), known as The Insurance Company Law of 1921.

12 (3) A health benefit plan offered or administered by or
13 on behalf of the Commonwealth or an agency or instrumentality
14 of the Commonwealth.

15 (4) Health care benefits administered under 10 U.S.C.
16 (relating to armed forces) or 38 U.S.C. (relating to
17 veterans' benefits).

18 (5) The Medicare program established under Title XVIII
19 of the Social Security Act (42 U.S.C. § 1395 et seq.).
20 "Insurer." A person, corporation or other entity licensed by
21 the Commonwealth with authority to offer, issue or renew an
22 insurance policy, subscriber contract or certificate providing
23 health care coverage, including:

(1) An insurance company, association or exchange
governed by The Insurance Company Law of 1921, including
section 630 and Article XXIV of The Insurance Company Law of
1921.

28 (2) A hospital plan corporation as defined in 40 Pa.C.S.
29 Ch. 61 (relating to hospital plan corporations).

30 (3) A professional health service corporation as defined 20180HB2532PN3829 - 4 - in 40 Pa.C.S. Ch. 63 (relating to professional health services plan corporations).

3 (4) A health maintenance organization governed by the
4 act of December 29, 1972 (P.L.1701, No.364), known as the
5 Health Maintenance Organization Act.

6 "Medicaid managed care organization." An entity as defined 7 in section 1903(m)(1)(A) of the Social Security Act (42 U.S.C. § 8 1396b(m)(1)(A)) that is a party to an agreement with the 9 Department of Human Services, including a county Medicaid 10 managed care organization and a permitted assignee of an 11 agreement. The term does not include an assignor of an 12 agreement.

13 "Participant rural hospital." A rural hospital that has been 14 selected and signs an agreement to participate in the global 15 budget model.

16 "Participating payer." A payer that operates in rural 17 counties and, with respect to one or more specified products, 18 programs or payment arrangements, signs an agreement with the 19 authority to participate in the global budget model.

20 "Payer." An insurer, government program or Medicaid managed 21 care organization that pays or administers payment for health 22 care services under an insurance policy, subscriber contract, 23 certificate, administrative services arrangement or other 24 payment arrangement.

25 "Rural county." A county within this Commonwealth where the 26 population density is less than 284 persons per square mile as 27 defined by the Center for Rural Pennsylvania, established in 28 section 301 of the act of June 30, 1987 (P.L.163, No.16), known 29 as the Rural Pennsylvania Revitalization Act.

30 "Rural hospital." An acute care hospital or critical access

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1 hospital located in a rural county.

2 "Rural hospital transformation plan." A description of the health care delivery system transformation that a participant 3 4 rural hospital will undergo under the global budget model. 5 "Secretary." The Secretary of Health of the Commonwealth. 6 "Swing bed." A hospital bed that has been approved by the Medicare program established under Title XVIII of the Social 7 Security Act to be used provide posthospital skilled nursing 8 facility care when the rural hospital participates in the 9 10 Medicare program. 11 CHAPTER 3 12 PENNSYLVANIA RURAL HEALTH REDESIGN CENTER AUTHORITY Section 301. Scope of chapter. 13 14 This chapter relates to the Pennsylvania Rural Health Redesign Center Authority. 15 Section 302. Pennsylvania Rural Health Redesign Center 16 17 Authority. 18 Establishment.--The Pennsylvania Rural Health Redesign (a) 19 Center Authority is established as a body corporate and politic 20 constituting a public corporation and government 21 instrumentality. The powers and duties of the authority shall be vested in and exercised by the board, which shall have the sole 22 23 power to employ staff, including an executive director, legal 24 counsel, consultants or any other staff deemed necessary by the 25 board to effectuate the purposes of this act. Individuals 26 employed by the board shall not be employees of the Commonwealth 27 for any purpose, including for purposes of compensation, pension benefits or retirement. 28 29 (b) Composition. -- The board shall consist of the following

30 members:

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(1) The secretary or a designee, who shall be an
 employee of the department designated in writing prior to
 service.

4 (2) The Secretary of Human Services or a designee, who
5 shall be an employee of the Department of Human Services
6 designated in writing prior to service.

7 (3) The Insurance Commissioner or a designee, who shall
8 be an employee of the Insurance Department designated in
9 writing prior to service.

10 (4) One member selected collectively by each 11 participating payer that is an insurer, together with its 12 parents, affiliates, subsidiaries, other associated entities 13 and the successors of any of them, but excluding any 14 affiliated, subsidiary or otherwise associated Medicaid 15 managed care organizations.

16 (5) One member selected by each participating payer that17 is a Medicaid managed care organization.

18 (6) One member selected by the organization representing
19 hospitals and health systems in this Commonwealth. This
20 member shall be considered a participant rural hospital
21 member on the board.

(7) Participant rural hospital members, the number of which shall not exceed the number of participating payer members. The participant rural hospital members shall represent the participant rural hospitals and shall be selected from different participant rural hospitals, and appointed as follows:

(i) The President pro tempore of the Senate, the
Minority Leader of the Senate, the Speaker of the House
of Representatives and the Minority Leader of the House

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1 of the Representatives shall each appoint one member.

2 (ii) The Governor shall appoint the remaining3 members.

4 (8) Two members who are nationally recognized experts in
5 developing and administering global budgets who shall be
6 appointed by the Governor.

7 (c) Terms.--The terms of the members of the board shall be 8 as follows:

9 (1) The terms of the members specified under subsection 10 (b)(1), (2) and (3) shall be concurrent with their holding of 11 public office.

The board members specified in subsection (b) (4), 12 (2) 13 (5), (6), (7) and (8) shall serve for a term of four years 14 and shall not be eligible to serve more than two full 15 consecutive four-year terms. If a member leaves the board 16 prior to completing a four-year term due to change in professional status, including, but not limited to, 17 18 retirement, changing jobs or similar reasons, a new member 19 shall be appointed or selected within 60 days of the seat 20 becoming vacant.

(d) Quorum.--A majority of the appointed members of the board shall constitute a quorum. Action may be taken by the board at a meeting upon a vote of a quorum of its members present in person or through electronic means. If a tie vote occurs at any meeting, it shall be the duty of the chairperson of the board to cast the deciding vote.

(e) Meetings.--The board shall meet at the call of the
chairperson or as may be provided in the bylaws of the board.
The board shall hold meetings at least quarterly, which shall be
subject to the requirements of 65 Pa.C.S. Ch. 7 (relating to

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1 open meetings).

2 (f) Chairperson.--The Governor shall appoint a chairperson3 from among the board members.

4 (g) Formation.--The board shall be formed within 90 days of 5 the effective date of this section.

6 (h) Conflict of interest.--Board members shall recuse 7 themselves from discussions and actions where a conflict of 8 interest may occur. Board members may not receive confidential 9 information, data or material related to an entity where a 10 conflict of interest may occur.

11 Section 303. Powers and duties.

(a) General rule.--The board shall exercise all powers
necessary and appropriate to carry out its duties, including the
following:

(1) Adopt bylaws necessary to carry out the provisions
of this act. The bylaws must include a provision addressing
conflict of interest as well as a provision that restricts
board discussions and decisions to the administration of the
global budget model as provided under subsection (b).

20 (2) Make, execute and deliver contracts, grants and
21 other instruments necessary or convenient to exercise the
22 powers and duties of the board.

(3) Apply for, solicit, receive, establish priorities 23 24 for, allocate, disburse, contract or grant for, administer 25 and expend money in the fund and other money made available 26 to the authority from any other source consistent with the 27 purpose of this act. The authority shall be exempt from the provisions of 62 Pa.C.S. Pts. I (relating to Commonwealth 28 29 Procurement Code) and II (relating to general procurement 30 provisions).

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(4) Apply for, accept and administer grants and loans to
 carry out the purposes of the authority.

3 (5) Accept money both public and private sources,4 consistent with Federal and State law.

5 Take, hold, administer, assign, lend, encumber, (6) 6 mortgage, invest or otherwise dispose of, at public or 7 private sale, on behalf of the authority and for any of the 8 authority's purposes, real property, personal property and 9 money or any interest therein, including any mortgage or loan 10 interest owned by the authority or under its control or in 11 its possession and the income therefrom either absolutely or 12 in trust. The following apply:

The board may acquire property or money for such 13 (i) 14 purpose by purchase or lease and by the acceptance of 15 gifts, grants, bequests, devises or loans, but no 16 obligation of the authority shall be a debt of the 17 Commonwealth, and the authority shall have no power to pledge the credit or taxing power of the Commonwealth nor 18 19 to make its debts payable out of any money except those 20 of the corporation.

21 (ii) All accrued and future earnings from money 22 invested by the board and such other accrued and future 23 nonappropriated funds, including, but not limited to, 24 those funds obtained from the Federal Government and 25 contributions, shall be available to the authority and 26 shall be deposited in the State Treasury and may be 27 utilized at the discretion of the board for carrying out 28 any of the corporate purposes of the authority. Any 29 placement of the funds by the State Treasurer in depositories or investments shall be consistent with 30

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guidelines approved by the board. For the purpose of administration, the authority shall be subject to sections 610, 613 and 614 of act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929.

6 (7) Seek waivers from State agency requirements as 7 necessary to carry out the purposes of this act.

8 (8) Coordinate with the appropriate State agency to seek 9 waivers from Federal requirements as necessary to carry out 10 the purposes of this act.

(9) Establish advisory groups with a diverse membership representing interested and affected groups and individuals as the board finds necessary to carry out the purposes of this act.

15 (10) Collaborate with all applicable State agencies for16 purposes of implementing this act.

17 (11) Perform all other activities necessary to further18 the purposes of this act.

(b) Global budget model.--The board is responsible foradministering the global budget model and shall:

(1) Evaluate and select rural hospitals for
participation in the global budget model as a participant
rural health hospital on the basis of diversity, vision and
commitment to health care delivery transformation.

(2) Provide technical assistance, training and education
to rural hospitals and participant rural hospitals.

27 (3) Collect and maintain data from rural hospitals and
28 participant rural hospitals, participating payers and others
29 as necessary to carry out the responsibilities of this act.

30 (4) Perform data analysis and quality assurance.

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(5) Calculate, approve and administer global budgets.
 The global budget may include payments for eligible hospital
 services provided under a participant rural hospital's
 employee health plan.

5 (6) Consistent with Federal and State law, review and 6 approve rural hospital transformation plans, advise and 7 approve changes to operational and payment mechanisms and 8 approve exceptions to agreed-upon payment rules through an 9 approved procedure set forth in the board's bylaws.

(7) Review and approve any participant rural hospital
 investments outside the global budget.

12 (8) Assist rural hospitals and participant rural
13 hospitals in working with community-based organizations to
14 determine the targeted population health improvement goals.

15 (9) Evaluate the progress of the implementation of each 16 participant rural hospital's global budget toward population 17 health improvement goals and the cost of achieving health 18 care goals.

19 (10) Monitor global budgets and quality metrics for20 participant rural hospitals.

(11) Provide an annual assessment of each participant rural hospital's compliance with its rural hospital transformation plan and global budget targets.

(12) Require a participant rural hospital to submit a
 corrective action plan for failure to submit a rural hospital
 transformation plan, comply with its rural hospital
 transformation plan or meet its global budget targets.

(13) Terminate a participant rural hospital from the
global budget model in accordance with the participant rural
hospital's participation agreement.

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1 (14) Contract with an independent evaluation group to 2 provide the board and executive director with an evaluation 3 of the global budget model's progress in the areas of 4 population health, quality of care and cost targets.

5 (15) Review and update the definition of "eligible 6 hospital services" by publishing a notice in the Pennsylvania 7 Bulletin, subject to obtaining all necessary Federal 8 approvals. The board shall use data collected under paragraph 9 (3) in its review.

10 (c) Audit.--

(1) The accounts and books of the authority shall be examined and audited annually by an independent certified public accounting firm. The audit shall be public information.

15 (2) The authority shall, by December 31 of each year, 16 file a copy of the audit of the preceding Commonwealth fiscal 17 year required under paragraph (1) with the Secretary of the 18 Senate and the Chief Clerk of the House of Representatives 19 and provide a copy to the department.

20 (d) Reports.--The authority shall:

(1) Submit an annual report on the performance and
compliance of each participant rural hospital to the
department and to other appropriate parties, including
associations, foundations, academic institutions and
community-based organizations, as determined by the board.

26 (2) Submit an annual report to the Governor, the
27 President pro tempore of the Senate and the Speaker of the
28 House of Representatives for distribution to the Health and
29 Human Services Committee of the Senate and the Health
30 Committee of the House of Representatives on the activities

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1 of the authority for the year.

2 (3) Comply with applicable Federal reporting3 requirements.

4 (e) Compensation and expenses.--The members of the board
5 shall not receive a salary or per diem allowance for serving as
6 members of the board but shall be reimbursed for actual and
7 necessary expenses incurred in the performance of their duties.
8 Reasonable expenses may include reimbursement of travel and
9 living expenses while engaged in board business. The expenses
10 shall be paid for by the fund.

(f) Publication.--The authority shall annually submit a financial statement to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin.

14

CHAPTER 5

15 PARTICIPATION IN GLOBAL BUDGET MODEL

16 Section 501. Roles of participating payers.

17 (a) Letter of interest.--A payer may submit a letter of
18 interest to the authority to participate in the global budget
19 model.

(b) Agreement to participate.--As a condition of participation, a participating payer shall sign an agreement with the authority. The agreement must detail the terms and conditions of participation in the global budget model.

(c) Termination.--A participating payer my terminate its
participation with a participant rural hospital according to the
terms and conditions of the agreement under subsection (b).
Section 502. Roles of participant rural hospitals.

(a) Letter of interest.--A rural hospital may submit a
letter of interest to the authority to participate in the global
budget model.

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(b) Condition of participation.--As a condition of
 2 participation, the following shall occur:

3 (1) A rural hospital shall submit an initial rural
4 hospital transformation plan in the manner and form
5 prescribed by the authority for review and approval.

6 (2) A participant rural hospital shall sign an agreement 7 with the authority. The agreement must detail the terms and 8 conditions of participation in the global budget model.

9 (3) A participant rural hospital shall submit annual 10 updates to its rural hospital transformation plan in the 11 manner and form prescribed by the authority for review and 12 approval.

CHAPTER 7

14 DATA COLLECTION AND CONFIDENTIALITY PROVISIONS15 Section 701. Data collection and retention.

16 Authority.--The authority may collect and analyze data (a) from participating payers, rural hospitals, participant rural 17 hospitals and the Department of Human Services necessary to 18 carry out the authority's responsibilities under this act, 19 20 including the data needed to develop global budgets, create 21 rural hospital transformation plans and submit reports regarding monitoring and oversight of the global budget model. Data 22 collected by the authority shall only be used for administering 23 the global budget model. The authority must obtain the written 24 25 approval of a participating payer, rural hospital, participant 26 rural hospital or the Department of Human Services before the 27 authority can use the entity's data for any other purpose. The 28 authority shall retain the data for no more than seven years. 29 (b) Participant rural hospital. -- A participant rural hospital may authorize its insurer or administrator to provide 30

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data to the authority regarding payments for eligible hospital
 services provided under the hospital's employee health plan.

3 (c) Release of data.--Unless specifically provided for in 4 this act, the authority may not release and no data source, 5 person, member of the public or other user of any data of the 6 authority may gain access to:

7 (1) Raw data which could reasonably be expected to8 reveal the identity of an individual patient.

9 (2) Raw data disclosing discounts or allowances between 10 participating payers and participant rural hospitals which is 11 prejudicial to an individual participating payer or 12 participant rural hospital.

13 (3) Data which the Department of Human Services provides 14 to the authority, unless the Secretary of Human Services or 15 the designee of the Secretary of Human Services specifically 16 authorizes the release or access.

(4) Any data where a conflict of interest occurs. 17 Section 702. Confidentiality of data, contracts and agreements. 18 19 (a) Right-to-Know Law inapplicable.--Any contract or 20 agreement between participating payers and participant rural 21 hospitals or any data provided by a participating payer, a participant rural hospital, including a participant rural 22 hospital's insurer or administrator, a rural hospital or the 23 Department of Human Services to the authority and maintained by 24 25 the authority for the purposes of carrying out the requirements 26 of this act shall be confidential and shall not be subject to 27 the act of February 14, 2008 (P.L.6, No.3), known as the Rightto-Know Law, or discoverable or admissible as evidence in any 28 civil, criminal or administrative action or proceeding. 29

30 (b) Authority access to data.--Nothing in this section shall

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prohibit the authority from accessing the data to carry out its
 responsibilities in accordance with law.

(c) Release of data.--Data provided to the Centers for 3 4 Medicare and Medicaid Services, or any other entity, by the authority shall be provided consistent with applicable laws and 5 6 regulations, including the Health Insurance Portability and Accountability Act of 1996 (Public Law 104-191, 110 Stat. 1936), 7 the Health Information Technology for Economic and Clinical 8 Health Act (Public Law 111-5, 123 Stat. 226-279 and 467-496) and 9 implementing regulations, to the extent allowed by law and 10 11 written agreements between the authority and each participating 12 payer and participant rural hospital. 13 CHAPTER 9 PENNSYLVANIA RURAL HEALTH REDESIGN CENTER FUND 14 15 Section 901. Establishment of fund. The Pennsylvania Rural Health Redesign Center Fund is 16 17 established as a separate fund in the State Treasury. The fund shall be administered by the authority. 18 19 Section 902. Money in fund. 20 All money deposited into the fund shall be held for the 21 purposes of the authority and may not be considered a part of 22 the General Fund but shall be used only to effectuate the purposes of this act as determined by the authority. All 23 24 interest earned from the investment or deposit of money 25 accumulated in the fund shall be deposited in the fund for the 26 same use.

27

CHAPTER 21

28 MISCELLANEOUS PROVISIONS29 Section 2101. Effective date.

30 This act shall take effect in 180 days.

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