THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1000 Session of 2007

INTRODUCED BY MANDERINO, KENNEY, ADOLPH, ARGALL, BARRAR, BELFANTI, BENNINGHOFF, BEYER, BIANCUCCI, BISHOP, BLACKWELL, BOYD, BUXTON, CALTAGIRONE, CAPPELLI, CARROLL, CASORIO, CIVERA, COHEN, COSTA, CREIGHTON, CURRY, DALLY, DeLUCA, Depasquale, Dermody, Deweese, Digirolamo, Donatucci, Eachus, J. EVANS, FABRIZIO, FAIRCHILD, FRANKEL, FREEMAN, GEIST, GEORGE, GERGELY, GIBBONS, GINGRICH, GRELL, GRUCELA, HANNA, HARHART, HARKINS, HENNESSEY, HERSHEY, HESS, JAMES, JOSEPHS, KAUFFMAN, W. KELLER, KILLION, KING, KORTZ, KOTIK, KULA, LEACH, LEVDANSKY, MACKERETH, MAHONEY, MAJOR, MANN, MARKOSEK, McCALL, McGEEHAN, McILHATTAN, McILVAINE SMITH, MELIO, MOYER, MUNDY, MURT, MUSTIO, MYERS, NAILOR, NICKOL, D. O'BRIEN, M. O'BRIEN, OLIVER, O'NEILL, PALLONE, PARKER, PASHINSKI, PETRONE, PICKETT, PRESTON, QUIGLEY, RAMALEY, RAPP, RAYMOND, READSHAW, REED, REICHLEY, ROEBUCK, ROSS, RUBLEY, SAMUELSON, SANTONI, SCAVELLO, SHAPIRO, SHIMKUS, SIPTROTH, K. SMITH, M. SMITH, SOLOBAY, SONNEY, STEIL, STERN, R. STEVENSON, STURLA, SURRA, SWANGER, TANGRETTI, THOMAS, TRUE, VEREB, VULAKOVICH, WAGNER, WALKO, WANSACZ, WATSON, WILLIAMS, WOJNAROSKI, YOUNGBLOOD, YUDICHAK, BENNINGTON, LONGIETTI, SAINATO, STABACK, LENTZ, SCHRODER, VITALI, CONKLIN, HORNAMAN, PHILLIPS, ROHRER, MILNE, HARPER, GABIG AND MANTZ, APRIL 3, 2007

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, JUNE 20, 2007

AN ACT

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

- 1 insurers and, in quality health care accountability and
- 2 protection, for mental health services; and further
- 3 providing, in quality health care accountability and
- 4 protection, for procedures.
- 5 The General Assembly of the Commonwealth of Pennsylvania
- 6 hereby enacts as follows:
- 7 Section 1. The act of May 17, 1921 (P.L.682, No.284), known
- 8 as The Insurance Company Law of 1921, is amended by adding an
- 9 article to read:
- 10 <u>ARTICLE VI-B</u>
- 11 RETROACTIVE DENIAL OF REIMBURSEMENTS
- 12 § 601-B. Scope of article.
- 13 This article shall not apply to reimbursements made as part
- 14 of an annual contracted reconciliation of a risk-sharing
- 15 arrangement under an administrative service provider contract.
- 16 § 602-B. Definitions.
- 17 The following words and phrases when used in this article
- 18 shall have the meanings given to them in this section unless the
- 19 context clearly indicates otherwise:
- 20 "Code." Any of the following codes:
- 21 (1) The applicable Current Procedural Terminology (CPT)
- 22 code, as adopted by the American Medical Association.
- 23 (2) If for dental service, the applicable code adopted
- 24 by the American Dental Association.
- 25 (3) Another applicable code under an appropriate uniform
- 26 <u>coding scheme used by an insurer in accordance with this</u>
- 27 article.
- 28 "Coding quidelines." Those standards or procedures used or
- 29 applied by a payor to determine the most accurate and
- 30 appropriate code or codes for payment by the payor for a service
- 31 or services.

- 1 "Fraud." The intentional misrepresentation or concealment of
- 2 <u>information in order to deceive or mislead.</u>
- 3 <u>"Health care provider." A person, corporation, facility,</u>
- 4 <u>institution or other entity licensed, certified or approved by</u>
- 5 the Commonwealth to provide health care or professional medical
- 6 services. The term includes, but is not limited to, a physician,
- 7 chiropractor, optometrist, professional nurse, certified nurse-
- 8 midwife, podiatrist, hospital, nursing home, ambulatory surgical
- 9 center or birth center.
- 10 "Insurer." An entity subject to any of the following:
- 11 (1) 40 Pa.C.S. Ch. 61 (relating to hospital plan
- 12 <u>corporations</u>) or 63 (relating to professional health services
- 13 <u>plan corporations).</u>
- 14 (2) This act.
- 15 (3) The act of December 29, 1972 (P.L.1701, No.364),
- 16 known as the Health Maintenance Organization Act.
- 17 "Medical assistance program." The program established under
- 18 the act of June 13, 1967 (P.L.31, No.21), known as the Public
- 19 Welfare Code.
- 20 "Medicare." The Federal program established under Title
- 21 XVIII of the Social Security Act (49 Stat. 620, 42 U.S.C. § 301
- 22 et seg. or 1395 et seg.).
- 23 "Reimbursement." Payments made to a health care provider by
- 24 <u>an insurer on either a fee-for-service, capitated or premium</u>
- 25 <u>basis.</u>
- 26 § 603-B. Retroactive denial of reimbursement.
- 27 (a) General rule.--If an insurer retroactively denies
- 28 <u>reimbursement to a health care provider, the insurer may only:</u>
- 29 <u>(1) retroactively deny reimbursement for services</u>
- 30 subject to coordination of benefits with another insurer, the

- 1 medical assistance program or the Medicare program during the
- 2 12-month period after the date that the insurer paid the
- 3 <u>health care provider; and</u>
- 4 (2) except as provided in paragraph (1), retroactively
- 5 <u>deny reimbursement during a 12-month period after the date</u>
- 6 that the insurer paid the health care provider.
- 7 (b) Written notice. -- An insurer that retroactively denies
- 8 reimbursement to a health care provider under subsection (a)
- 9 shall provide the health care provider with a written statement
- 10 specifying the basis for the retroactive denial. If the
- 11 retroactive denial of reimbursement results from coordination of
- 12 benefits, the written statement shall provide the name and
- 13 <u>address of the entity acknowledging responsibility for payment</u>
- 14 of the denied claim.
- 15 § 604-B. Effect of noncompliance.
- 16 Except as provided in section 605-B, an insurer that does not
- 17 comply with the provisions of section 603-B may not
- 18 retroactively deny reimbursement or attempt in any manner to
- 19 retroactively collect reimbursement already paid to a health
- 20 <u>care provider</u>.
- 21 § 605-B. Fraudulent or improperly coded information.
- 22 (a) Reasons for denial.--The provisions of section 603-B do
- 23 not apply if an insurer retroactively denies reimbursement to a
- 24 <u>health care provider because:</u>
- 25 (1) the information submitted to the insurer was
- 26 fraudulent;
- 27 (2) the information submitted to the insurer was
- improperly coded and the insurer has provided to the health
- 29 <u>care provider sufficient information regarding the coding</u>
- 30 guidelines used by the insurer at least 30 days prior to the

- date the services subject to the retroactive denial were
- 2 rendered; or
- 3 (3) the claim submitted to the insurer was a duplicate
- 4 claim.
- 5 (b) Improper coding. -- Information submitted to the insurer
- 6 may be considered to be improperly coded under subsection (a)(2)
- 7 if the information submitted to the insurer by the health care
- 8 provider:
- 9 (1) uses codes that do not conform with the coding
- 10 <u>quidelines used by the carrier applicable as of the date the</u>
- 11 service or services were rendered; or
- 12 (2) does not otherwise conform with the contractual
- obligations of the health care provider to the insurer
- 14 applicable as of the date the service or services were
- 15 rendered.
- 16 § 606-B. Coordination of benefits.
- 17 If an insurer retroactively denies reimbursement for services
- 18 as a result of coordination of benefits under provisions of
- 19 section 605-B(a), the health care provider shall have six months
- 20 <u>from the date of the denial, unless an insurer permits a longer</u>
- 21 time period, to submit a claim for reimbursement for the service
- 22 to the insurer, the medical assistance program or Medicare
- 23 program responsible for payment.
- 24 Section 2. The act is amended by adding a section to read:
- 25 <u>Section 2116.1. Mental Health Services.--If (A) EXCEPT AS</u>
- 26 <u>SET FORTH IN SUBSECTION (B), IF an enrollee has obtained a</u>
- 27 referral or other authorization through utilization review from
- 28 <u>a managed care plan or a licensed insurer to receive outpatient</u>
- 29 mental health care services from a health care provider or
- 30 specialist, such referral or other authorization shall

- 1 constitute a standing referral for any subsequent outpatient
- 2 mental health care services provided by any health care provider
- 3 or specialist until the mental health care service for which the
- 4 referral or authorization was approved has reached its
- 5 conclusion.
- 6 (B) THIS SECTION SHALL NOT APPLY TO A MANAGED CARE PLAN OR A <---
- 7 LICENSED INSURER PROVIDING OUTPATIENT MENTAL HEALTH SERVICES OF
- 8 MEDICAL ASSISTANCE UNDER ARTICLE IV(F) OF THE ACT OF JUNE 13,
- 9 1967 (P.L.31, NO.21), KNOWN AS THE "PUBLIC WELFARE CODE."
- 10 Section 3. Section 2121(b) of the act, added June 17, 1998
- 11 (P.L.464, No.68), is amended to read:
- 12 Section 2121. Procedures.--* * *
- 13 (b) The department shall establish credentialing standards
- 14 for managed care plans. The department may adopt nationally
- 15 recognized accrediting standards to establish the credentialing
- 16 standards for managed care plans. With respect to outpatient
- 17 behavioral health services, the managed care plan or licensed
- 18 insurer shall inform credentialing applicants of a decision
- 19 within ninety (90) days after the complete application has been
- 20 submitted.
- 21 * * *
- 22 Section 4. This act shall take effect in 60 days.