## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 2211 Session of 2015

INTRODUCED BY BAKER, FABRIZIO, SCHLOSSBERG, MILLARD, EVERETT, WARD, KORTZ AND MCNEILL, JUNE 22, 2016

AS AMENDED ON SECOND CONSIDERATION, HOUSE OF REPRESENTATIVES, JUNE 28, 2016

## AN ACT

1 2 3 4	Amending the act of June 13, 1967 (P.L.31, No.21), entitled "An act to consolidate, editorially revise, and codify the public welfare laws of the Commonwealth," in public assistance, further providing for medical assistance payments for				
5	institutional care; in children and youth, further providing				
6 7	for provider submissions; in nursing facility assessments,				
8	further providing for definitions and for time periods; in intermediate care facilities for persons with an intellectual				
o 9					
10	disability assessments, further providing for definitions and				
11	for time periods; in hospital assessments, further providing for definitions and for time period; in departmental powers				
12	and duties as to licensing, further providing for				
13	regulations; establishing the Pennsylvania eHealth				
14	Partnership Program; providing for the Pennsylvania eHealth				
15	Partnership Fund; abrogating a related regulation; and making <				
16	a related repeal.				
17	The General Assembly of the Commonwealth of Pennsylvania				
18	hereby enacts as follows:				
19	Section 1. Section 443.1(7)(iv) of the act of June 13, 1967				
20	(P.L.31, No.21), known as the Human Services Code, amended July				
21	9, 2013 (P.L.369, No.55), is amended to read:				
22	Section 443.1. Medical Assistance Payments for Institutional				
23	CareThe following medical assistance payments shall be made				
24	on behalf of eligible persons whose institutional care is				

1 prescribed by physicians:

2 \* \* \*

3 (7) After June 30, 2007, payments to county and nonpublic nursing facilities enrolled in the medical assistance program as 4 providers of nursing facility services shall be determined in 5 accordance with the methodologies for establishing payment rates 6 7 for county and nonpublic nursing facilities specified in the 8 department's regulations and the Commonwealth's approved Title XIX State Plan for nursing facility services in effect after 9 10 June 30, 2007. The following shall apply:

11 \* \* \*

12 (iv) Subject to Federal approval of such amendments as may 13 be necessary to the Commonwealth's approved Title XIX State 14 Plan, for each fiscal year beginning on or after July 1, 2011, 15 the department shall apply a revenue adjustment neutrality 16 factor to county and nonpublic nursing facility payment rates so that the estimated Statewide day-weighted average payment rate 17 in effect for that fiscal year is limited to the amount 18 19 permitted by the funds appropriated by the General Appropriation 20 Act for the fiscal year. The revenue adjustment neutrality factor shall remain in effect until the sooner of June 30, 21 [2016] 2019, or the date on which a new rate-setting methodology 22 23 for medical assistance nursing facility services which replaces 24 the rate-setting methodology codified in 55 Pa. Code Chs. 1187 25 (relating to nursing facility services) and 1189 (relating to 26 county nursing facility services) takes effect.

27 \* \* \*

28 Section 2. Section 704.3(a) of the act, amended December 28, 29 2015 (P.L.500, No.92), is amended to read:

30 Section 704.3. Provider Submissions.--(a) For fiscal years

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1 2013-2014[, 2014-2015 and 2015-2016] <u>through 2016-2017</u>, a
2 provider shall submit documentation of its costs of providing
3 services; and the department shall use such documentation, to
4 the extent necessary, to support the department's claim for
5 Federal funding and for State reimbursement for allowable direct
6 and indirect costs incurred in the provision of out-of-home
7 placement services.

8 \* \* \*

9 Section 3. The definition of "medical assistance provider" 10 in section 801-A of the act, amended June 30, 2007 (P.L.49, 11 No.16), is amended to read:

Section 801-A. Definitions.--As used in this article--\* \* \*

14 "Medical assistance provider" means a person or entity 15 enrolled by the Department of [Public Welfare] <u>Human Services</u> as 16 a provider of services in the medical assistance program. 17 \* \* \*

Section 4. Section 815-A of the act, amended June 30, 2012 (P.L.668, No.80), is amended to read:

20 Section 815-A. Time periods.--The assessment authorized in 21 this article shall not be imposed prior to July 1, 2003, or 22 after June 30, [2016] <u>2019</u>.

23 Section 5. The definitions of "department," "medical 24 assistance program" or "program" and "secretary" in section 801-25 C of the act, amended July 9, 2013 (P.L.369, No.55), are amended 26 to read:

27 Section 801-C. Definitions.

The following words and phrases when used in this article shall have the meanings given to them in this section unless the context clearly indicates otherwise:

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1 \* \* \*

2 "Department." The Department of [Public Welfare] <u>Human</u>
3 <u>Services</u> of the Commonwealth.

4 \* \* \*

5 "Medical assistance program" or "program." The medical
6 assistance program as administered by the Department of [Public
7 Welfare] Human Services.

8 "Secretary." The Secretary of [Public Welfare] <u>Human</u>
9 <u>Services</u> of the Commonwealth.

10 \* \* \*

Section 6. Section 811-C(b) of the act, amended July 9, 2013 (P.L.369, No.55), is amended to read:

13 Section 811-C. Time periods.

14 \* \* \*

(b) Cessation.--The assessment authorized under this article shall cease June 30, [2016] <u>2019</u>, or earlier, if required by law.

18 Section 7. The definitions of "general acute care hospital" 19 and "high volume Medicaid hospital" in section 801-E of the act, 20 reenacted October 22, 2010 (P.L.829, No.84), are amended to 21 read:

22 Section 801-E. Definitions.

The following words and phrases when used in this article shall have the meanings given to them in this section unless the context clearly indicates otherwise:

26 \* \* \*

27 "General acute care hospital." A hospital other than a 28 hospital that the Secretary of [Public Welfare] <u>Human Services</u> 29 has determined meets one of the following:

30 (1) Is excluded under 42 CFR 412.23(a), (b), (d), (e) and 20160HB2211PN3662 - 4 - (f) (relating to Excluded hospitals: Classifications) as of
 March 20, 2008, from reimbursement of certain Federal funds
 under the prospective payment system described by 42 CFR 412
 (relating to prospective payment systems for inpatient hospital
 services).

6 (2) Is a Federal veterans' affairs hospital.

7 (3) Is a high volume Medicaid hospital.

8 (4) Provides care, including inpatient hospital services, to 9 all patients free of charge.

10 (5) A free-standing acute care hospital organized primarily

11 for the treatment of and research on cancer and is an exempt

12 hospital under section 801-G.

13 "High volume Medicaid hospital." A hospital that the 14 Secretary of [Public Welfare] <u>Human Services</u> has determined 15 meets all of the following:

16 (1) is a nonprofit hospital subsidiary of a State-related 17 institution as that term is defined in 62 Pa.C.S. § 103

18 (relating to definitions); and

19 (2) provides more than 90,000 days of care to medical20 assistance patients annually.

21 \* \* \*

Section 8. Section 808-E(a) of the act, amended July 9, 2013
(P.L.369, No.55), is amended to read:

24 Section 808-E. Time period.

(a) Cessation.--The assessment authorized under this article
shall cease June 30, [2016] <u>2019</u>.

27 \* \* \*

28 Section 9. Section 1021(c) of the act, amended July 25, 200729 (P.L.402, No.56), is amended to read:

30 Section 1021. Regulations.--\* \* \*

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1	[(c) The department shall have enforcement and licensure			
2	staff dedicated solely to assisted living residences. All			
3	inspections of residences dually licensed as assisted living			
4	residences and personal care homes shall be conducted by a team			
5	of surveyors comprised of both personal care home and assisted			
6	living residence surveyors.]			
7	* * *			
8	Section 10. The act is amended by adding an article to read:			
9	ARTICLE XIV-C			
10	PENNSYLVANIA eHEALTH PARTNERSHIP PROGRAM			
11	Section 1401-C. Definitions.			
12	The following words and phrases when used in this article			
13	shall have the meanings given to them in this section unless the			
14	context clearly indicates otherwise:			
15	"Board." The Pennsylvania eHealth Partnership Advisory			
16	Board.			
17	"Department." The Department of Human Services of the			
18	Commonwealth.			
19	"Electronic health record." An electronic record of health-			
20	related information relating to an individual that is created,			
21	gathered, managed and consulted by health care providers or			
22	payers.			
23	"Fund." The Pennsylvania eHealth Partnership Fund.			
24	"Health care provider." A person licensed by the			
25	Commonwealth to provide health care or professional clinical			
26	services. The term includes:			
27	(1) A "health care practitioner" as defined in section			
28	103 of the act of July 19, 1979 (P.L.130, No.48), known as			
29	the Health Care Facilities Act.			
30	(2) A "health care provider" as defined in section 103			

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1	of the Health Care Facilities Act.			
2	(3) A public health authority.			
3	(4) A pharmacy.			
4	(5) A laboratory.			
5	(6) A person that provides items or services described			
6	in section 1861(s) of the Social Security Act (49 Stat. 620,			
7	<u>42 U.S.C. § 1395x(s)).</u>			
8	(7) A "provider of services" as defined in section			
9	1861(u) of the Social Security Act (49 Stat. 620, 42 U.S.C. §			
10	<u>1395x(u)).</u>			
11	"Health information." Information, whether oral or recorded,			
12	in any form or medium, that is created or received by a health			
13	care provider relating to the following:			
14	(1) The past, present or future physical or mental			
15	health or medical condition of an individual.			
16	(2) The past, present or future payment, treatment or			
17	operations for the provision of health care to an individual.			
18	"Health information exchange." A Statewide interoperable			
19	system established under this article that electronically moves			
20	and exchanges health information between approved participating			
21	health care providers or health information organizations in a			
22	manner that ensures the secure exchange of health information to			
23	provide care to patients.			
24	"Health information organization." An information technology			
25	infrastructure with an interoperable system that is established			
26	by a health care provider or payer or that connects			
27	participating health care providers or payers to ensure the			
28	secure digital exchange of health information among participants			
29	engaged in the care of the patient.			
30	"Health information technology." Hardware, software,			

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1	integrated technologies or related licenses, intellectual			
2	property, upgrades or packaged solutions sold as services that			
3	are designed for or support the use by health care entities or			
4	patients for the electronic creation, maintenance, access or			
5	exchange of health information.			
6	"Interoperability." The ability of different operating and			
7	software systems to employ federally-recognized standards to			
8	exchange data securely, accurately, effectively and in a manner			
9	that maintains and preserves the clinical purpose of the date.			
10	"Participant." A person or entity which has been approved by			
11	the department to send and receive health information using the			
12	health information exchange.			
13	"Payer." An entity that contracts or offers to contract to			
14	provide, deliver, pay or reimburse any of the costs of health			
15	care services, including an employer, a health care plan, the			
16	Federal Government, the Commonwealth, a municipality, a labor			
17	union or an entity licensed under any of the following:			
18	(1) The act of May 17, 1921 (P.L.682, No.284), known as			
19	The Insurance Company Law of 1921.			
20	(2) The act of December 29, 1972 (P.L.1701, No.364),			
21	known as the Health Maintenance Organization Act.			
22	(3) 40 Pa.C.S. Ch. 61 (relating to hospital plan			
23	corporations).			
24	(4) 40 Pa.C.S. Ch. 63 (relating to professional health			
25	services plan corporations).			
26	"Secretary." The Secretary of Human Services of the			
27	Commonwealth.			
28	Section 1402-C. Pennsylvania eHealth Partnership Program.			
29	There is hereby established the Pennsylvania eHealth			
30	Partnership Program within the department.			

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1 <u>Section 1403-C.</u> Powers and duties

2	The department's powers and duties include the following:			
3	(1) Develop, establish and maintain a health information			
4	exchange that complies with Federal and State law and that:			
5	(i) Promotes efficient and effective communication			
6	among multiple health care providers, payers and			
7	participants.			
8	(ii) Creates efficiencies and promotes accuracy in			
9	the delivery of health care.			
10	(iii) Supports the ability to improve community			
11	health status.			
12	(2) Determine criteria for organizations and individuals			
13	to become and remain participants in the health information			
14	exchange, including criteria for organizations and			
15	individuals to be suspended and disengaged as participants in			
16	the health information exchange.			
17	(3) Develop and maintain a directory of health care			
18	provider's contact information to enable participants to			
19	share health information electronically.			
20	(4) Develop and maintain standards to ensure			
21	interoperability.			
22	(5) Establish and collect fees. Fees may include			
23	transaction fees, subscription fees or other fees or			
24	donations, to cover costs of implementation and operation of			
25	the health information exchange or for other services			
26	provided under this article. Receipt of services provided by			
27	or through the department may be conditioned on payment of			
28	fees. Participation in the health information exchange by any			
29	health care provider, payer, consumer or any other person is			
30	voluntary.			

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1	(6) Establish an advisory board under section 1404-C				
2	with a diverse membership representing interested and				
3	affected groups and individuals.				
4	(7) Develop and conduct public information programs to				
5	educate and inform consumers and patients about health				
6	information.				
7	(8) Submit an annual report to the Governor, the				
8	President pro tempore of the Senate and the Speaker of the				
9	House of Representatives for distribution to appropriate				
10	legislative committees on the activities of the program for				
11	the year, including a summary of the receipts and				
12	expenditures, a list of contracts and a summary of any				
13	reportable security breaches that occurred and corrective				
14	actions that were taken.				
15	(9) Develop and maintain:				
16	(i) a registry of patients choosing to opt out of				
17	the health information exchange; and				
18	(ii) procedures to re-enroll into the health				
19	information exchange.				
20	(10) Promulgate regulations, as necessary, to implement				
21	and administer this article.				
22	(11) Perform all other activities in furtherance of the				
23	purposes of this article.				
24	<u>Section 1404-C. Pennsylvania eHealth Partnership Advisory Board.</u>				
25	<u>(a) EstablishmentThe Pennsylvania eHealth Partnership</u>				
26	Advisory Board is established within the department as an				
27	advisory board.				
28	(b) CompositionThe board shall consist of <del>16</del> THE <				
29	FOLLOWING members, who must be residents of this Commonwealth,				
30	with two additional, ex officio nonvoting members selected by <				
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members of the board, composed and SHALL BE appointed as 1 <---2 follows: 3 (1) The secretary or a designee, who shall be an employee of the department in writing prior to service. 4 5 (2) The Secretary of Health or a designee, who shall be 6 an employee of the Department of Health designated in writing 7 prior to service. (3) The Insurance Commissioner or a designee, who shall 8 9 be an employee of the Insurance Department designated in writing prior to service. 10 11 (4) One representative of the health care community 12 focused on an unserved or underserved rural or urban patient 13 population, who shall be appointed by the secretary from a 14 list of individuals submitted for consideration by both the Pennsylvania Area Health Education Center and the 15 Pennsylvania Association of Community Health Centers. 16 17 (5) One physician or nurse appointed by the secretary 18 from lists of individuals submitted by the Pennsylvania 19 Medical Society, the Pennsylvania Osteopathic Medical 20 Association, the Pennsylvania Academy of Family Physicians 21 and the Pennsylvania State Nurses Association. At least one 22 name on each list shall include an individual residing in an 23 unserved or underserved rural patient population area and an 24 individual in an unserved or underserved urban patient 25 population area. 26 (6) One hospital representative appointed by the 27 secretary from a list of individuals submitted by the Hospital and Healthsystem Association of Pennsylvania. At 28 29 least one name on this list shall include an individual 30 residing in an unserved or underserved rural or urban patient

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1 <u>population area.</u>
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2	(7) One insurance representative appointed by the
3	secretary from lists of individuals submitted by the Blue
4	Cross and Blue Shield plans and the Insurance Federation of
5	Pennsylvania.
6	(8) One representative of an assisted living residence,
7	personal care home, long-term care nursing facility,
8	continuing care facility or behavioral or mental health
9	facility who shall be appointed by the secretary.
10	(9) Two consumer representatives appointed by the
11	secretary who are not primarily involved in providing health
12	care or health care insurance. At least one of these
13	individuals shall have expertise in health care or health
14	care information technology or the laboratory industry.
15	(10) Three representatives from established health
16	information organizations appointed by the President pro
17	tempore of the Senate, in consultation with the Majority
18	Leader and the Minority Leader of the Senate, each of whom
19	shall recommend one person. At least one of these
20	representatives shall be from the private information
21	technology sector with knowledge about security issues.
22	(11) Three representatives from established health
23	information organizations appointed by the Speaker of the
24	House of Representatives, in consultation with the Majority
25	Leader and the Minority Leader of the House of
26	Representatives, each of whom shall recommend one person. At
27	least one of these representatives shall be from the private
28	information technology sector with knowledge about security
29	<u>issues.</u>
30	(12) ONE HOME CARE OR HOSPICE REPRESENTATIVE APPOINTED <

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1	BY THE SECRETARY FROM A LIST OF INDIVIDUALS SUBMITTED BY A			
2	STATEWIDE HOME CARE ASSOCIATION.			
3	(13) TWO EX OFFICIO NONVOTING MEMBERS APPOINTED BY THE			
4	OTHER MEMBERS OF THE BOARD.			
5	(c) Ex officio membersThe Secretary of Health, the			
6	Insurance Commissioner, or their designees, shall serve on the			
7	board as nonvoting ex officio members of the board.			
8	(d) TermsExcept a member as specified in subsection (b)			
9	(1), (2) or (3), a member of the board shall serve for a term of			
10	three years after completion of the initial terms designated in			
11	subsection (h) and may not be eligible to serve more than two			
12	full consecutive three-year terms. A member shall remain on the			
13	board until the member's replacement is appointed.			
14	(e) QuorumA majority of the appointed members of the			
15	board shall constitute a quorum for the transaction of any			
16	business. An act by a majority of the members present at a			
17	meeting at which there is a quorum shall be deemed to be that of			
18	the board.			
19	(f) MeetingsThe board shall hold meetings at least			
20	quarterly and may provide for special meetings as the board			
21	deems necessary. The meetings shall be subject to the			
22	requirements of 65 Pa.C.S. Ch. 7 (relating to open meetings).			
23	Meetings of the board may be held anywhere within this			
24	Commonwealth.			
25	(g) ChairpersonThe secretary shall appoint a chairperson			
26	of the board. The members of the board shall annually elect, by			
27	a majority vote of the members, a vice chairperson from among			
28	the members of the board.			
29	(h) Initial appointment and vacancy			
30	(1) A member appointed under subsection (b)(4), (5) or			

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1 (6) shall be appointed to an initial term of two years with 2 the option for reappointment to two additional three-year 3 terms. (2) A member appointed under subsection (b) (7) or (8) 4 5 shall be appointed to an initial term of one year with the 6 option for reappointment to two additional three-year terms. 7 (3) A member appointed under subsection (b) (9) shall be appointed to an initial term of three years with the option 8 9 for reappointment to one additional three-year term. (4) A member appointed under subsection (b) (10) or (11) 10 11 shall be appointed to an initial term that coincides with the 12 appointing members' terms with the option for reappointment 13 to two additional three-year terms. 14 (i) Formation. -- The board shall be formed within 90 days of the effective date of this article. 15 (j) Reimbursement.--The members of the board may not receive 16 a salary or per diem allowance for serving as members of the 17 18 board but shall be reimbursed for actual and necessary expenses 19 incurred in the performance of the members' duties. Section 1405-C. Establishment of fund. 20 21 The Pennsylvania eHealth Partnership Fund, established under 22 section 501 of the act of July 5, 2012 (P.L.1042, No.121), known 23 as the Pennsylvania eHealth Information Technology Act, is 24 continued. Section 1406-C. Funds. 25 26 All money deposited into the fund shall be held for the purposes under this article and may not be considered a part of 27 the General Fund but shall be used only to effectuate the 28 29 purposes of this article as determined by the department. All interest earned from the investment or deposit of money 30

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1	accumulated in the fund shall be deposited in the fund for the				
2	same use.				
3	Section 1407-C. Consent and confidentiality of health				
4	information.				
5	<u>(a) Construction</u>				
6	(1) Nothing in this article shall be construed to				
7	prohibit a health care provider or payer from obtaining and				
8	storing a patient's health records in electronic form or				
9	exchanging health information with another health care				
10	provider or payer in accordance with Federal law or State law				
11	other than this article.				
12	(2) Nothing in this article shall supersede or limit any				
13	other law which requires additional consent to the release of				
14	health information or otherwise establishes greater				
15	restrictions or limitations on the release of health				
16	information.				
17	(b) ConsentThe department shall publish a consent form				
18	including notice of a patient's ability to decline to allow				
19	exchange of the patient's electronic health information in the				
20	health information exchange. The notice shall include, at a				
21	minimum and in plain language, the following information:				
22	(1) Definition of a health information exchange.				
23	(2) Explanation of the benefits of participation in the				
24	health information exchange.				
25	(3) Explanation of the limits of the patient's ability				
26	to decline the release or exchange of the patient's health				
27	information with the health information exchange.				
28	(4) Explanation of the manner in which the health				
29	information exchange will address privacy issues.				
30	(5) Explanation of the manner in which an individual may				

1	decline to participate in the health information exchange.			
2	(c) Opt-out registry			
3	(1) In order to decline participation in the health			
4	information exchange, a patient must sign and date a form			
5	declining participation. If appropriate, the signature must			
6	be witnessed by the patient's representative. Copies of the			
7	completed form shall be sent by the provider within five			
8	business days to the department to be included in an opt-out			
9	registry.			
10	(2) After receipt of the form, the department shall			
11	within five business days notify health information			
12	organizations that the patient has not authorized the release			
13	of the health information through the health information			
14	exchange.			
15	(3) Once the patient is included in the opt-out			
16	registry, the department shall notify the patient. The			
17	notification shall include a copy of the completed form			
18	signed by the patient or electronic notification to the			
19	patient.			
20	(4) The patient alone shall decide to opt out of the			
21	health information exchange.			
22	<u>(d) Disclosure</u>			
23	(1) The department may not disclose, without prior			
24	written consent of the patient, any health information that			
25	the department or its employees, agents or contractors retain			
26	under this article, or to which the department or its agents			
27	or contractors have access or any other health records			
28	maintained or accessible by the department under this			
29	article, to any person who is not an authorized employee,			
30	agent or contractor of the department, except as required or			
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1	permitted	by	law.

2	(2) Sharing health information among participants in the
3	health information exchange shall not be considered a
4	<u>disclosure under paragraph (1).</u>
5	(3) Violations of this subsection:
6	(i) Shall subject employees, agents and contractors
7	to administrative discipline, including discharge and
8	suspension.
9	(ii) Shall subject contractors to monetary penalties
10	or contract revocation or suspension.
11	(e) ConstructionNothing in this article may be construed
12	to alter a proprietary interest held by any participant in any
13	record, data or information released, accepted or included in
14	the health information exchange, except insofar as the paperwork
15	approved by the department may require participants to license
16	those interests by contract in order to allow for the free flow
17	of information.
17 18	<u>of information.</u> <u>Section 1408-C. Nonapplicability.</u>
18	Section 1408-C. Nonapplicability.
18 19	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to
18 19 20	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver).
18 19 20 21	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information
18 19 20 21 22	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act
18 19 20 21 22 23	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know
18 19 20 21 22 23 24	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law.
18 19 20 21 22 23 24 25	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law. (c) Nothing in this article is intended to affect common law
18 19 20 21 22 23 24 25 26	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law. (c) Nothing in this article is intended to affect common law or statutory rights or obligations with respect to patient
18 19 20 21 22 23 24 25 26 27	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law. (c) Nothing in this article is intended to affect common law or statutory rights or obligations with respect to patient accessibility to their electronic or nonelectronic medical
18 19 20 21 22 23 24 25 26 27 28	Section 1408-C. Nonapplicability. (a) This article is subject to 1 Pa.C.S. § 2310 (relating to sovereign immunity reaffirmed; specific waiver). (b) Health information or personally identifying information shall not be considered a public record for purposes of the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law. (c) Nothing in this article is intended to affect common law or statutory rights or obligations with respect to patient accessibility to their electronic or nonelectronic medical records.

1 Department's duties, powers, responsibilities and authority that

2 <u>exist separate from this article.</u>

3 Section 11. Repeals are as follows:

4 (1) The General Assembly declares that the repeal under
5 paragraph (2) is necessary to effectuate the addition of
6 Article XIV-C of the act.

7 (2) The act of July 5, 2012 (P.L.1042, No.121), known as
8 the Pennsylvania eHealth Information Technology Act, is
9 repealed.

10 Section 12. Except as otherwise provided in Article XIV-C of the act, all activities initiated under the act of July 5, 2012 11 12 (P.L.1042, No.121), known as the Pennsylvania eHealth 13 Information Technology Act, shall continue and remain in full 14 force and effect and may be completed under Article XIV-C of the act. Orders, regulations, rules and decisions which were made 15 16 under the Pennsylvania eHealth Information Technology Act and which are in effect on the effective date of this section shall 17 18 remain in full force and effect until revoked, vacated or 19 modified under Article XIV-C of the act. Contracts and obligations entered into under the Pennsylvania eHealth 20 21 Information Technology Act are not affected nor impaired by the repeal of the Pennsylvania eHealth Information Technology Act. 22 23 All contracts, grants, procurement documents and partnership 24 agreements under the Pennsylvania eHealth Information Technology 25 Act in effect on the effective date of this section are assigned 26 to the Department of Human Services.

27 Section 13. This act shall take effect immediately.

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