

## 93RD GENERAL ASSEMBLY State of Illinois 2003 and 2004

Introduced 02/04/04, by Karen May, Mary E. Flowers, Kathleen A. Ryg, Carolyn H. Krause, Sandra M. Pihos

## SYNOPSIS AS INTRODUCED:

215 ILCS 5/368a

Amends the Illinois Insurance Code. Requires payors to notify individual insureds or enrollees within 30 days if the chosen health care physician no longer participates in the physician network. Requires payors to notify insureds or enrollees of their right to transition services under Section 25 of the Managed Care Reform and Patient Rights Act.

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1 AN ACT concerning insurance.

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

- Section 5. The Illinois Insurance Code is amended by changing Section 368a as follows:
- 6 (215 ILCS 5/368a)
- 7 Sec. 368a. Timely payment for health care services.
- 8 (a) This Section applies to insurers, health maintenance managed care plans, 9 organizations, health preferred provider organizations, third party administrators, 10 independent practice associations, and physician-hospital 11 organizations (hereinafter referred to as 12 "payors") provide periodic payments, which are payments not requiring a 13 14 claim, bill, capitation encounter data, or capitation 15 reconciliation reports, such as prospective capitation to health care professionals and health care 16 payments, 17 facilities to provide medical or health care services for 18 insureds or enrollees.
  - (1) A payor shall make periodic payments in accordance with item (3). Failure to make periodic payments within the period of time specified in item (3) shall entitle the health care professional or health care facility to interest at the rate of 9% per year from the date payment was required to be made to the date of the late payment, provided that interest amounting to less than \$1 need not be paid. Any required interest payments shall be made within 30 days after the payment.
  - (2) When a payor requires selection of a health care professional or health care facility, the selection shall be completed by the insured or enrollee no later than 30 days after enrollment. The payor shall provide written notice of this requirement to all insureds and enrollees.

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Nothing in this Section shall be construed to require a payor to select a health care professional or health care facility for an insured or enrollee.

(3) A payor shall provide the health care professional or health care facility with notice of the selection as a health care professional or health care facility by an insured or enrollee and the effective date of the selection within 60 calendar days after the selection. No later than the 60th day following the date an insured or enrollee has selected a health care professional or health care facility or the date that selection becomes effective, whichever is later, or in cases of retrospective enrollment only, 30 days after notice by an employer to the payor of the selection, a payor shall begin periodic payment of the required amounts to the insured's or enrollee's health care professional or health care facility, or the designee of either, calculated from the date of selection or the date the selection becomes effective, whichever is later. All subsequent payments shall be made in accordance with a monthly periodic cycle. Payors are required to notify individual insureds or enrollees within 30 days if the insured's or enrollee's chosen health care professional no longer participates in the physician network. Payors must notify insureds or enrollees of their right to transition services under Section 25 of the Managed Care Reform and Patient Rights Act.

(b) Notwithstanding any other provision of this Section, independent practice associations and physician-hospital organizations shall make periodic payment of the required amounts in accordance with a monthly periodic schedule after an insured or enrollee has selected a health care professional or health care facility or after that selection becomes effective, whichever is later.

Notwithstanding any other provision of this Section, independent practice associations and physician-hospital organizations shall make all other payments for health services

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within 30 days after receipt of due proof of loss. Independent practice associations and physician-hospital organizations shall notify the insured, insured's assignee, health care professional, or health care facility of any failure to provide sufficient documentation for a due proof of loss within 30 days after receipt of the claim for health services.

Failure to pay within the required time period shall entitle the payee to interest at the rate of 9% per year from the date the payment is due to the date of the late payment, provided that interest amounting to less that \$1 need not be paid. Any required interest payments shall be made within 30 days after the payment.

- All insurers, health maintenance (C) organizations, managed care plans, health care plans, preferred provider organizations, and third party administrators shall ensure that all claims and indemnities concerning health care services other than for any periodic payment shall be paid within 30 days after receipt of due written proof of such loss. An insured, insured's assignee, health care professional, or health care facility shall be notified of any known failure to provide sufficient documentation for a due proof of loss within 30 days after receipt of the claim for health care services. Failure to pay within such period shall entitle the payee to interest at the rate of 9% per year from the 30th day after receipt of such proof of loss to the date of late payment, provided that interest amounting to less than one dollar need not be paid. Any required interest payments shall be made within 30 days after the payment.
- (d) The Department shall enforce the provisions of this Section pursuant to the enforcement powers granted to it by law.
- (e) The Department is hereby granted specific authority to issue a cease and desist order, fine, or otherwise penalize independent practice associations and physician-hospital organizations that violate this Section. The Department shall adopt reasonable rules to enforce compliance with this Section

- 1 by independent practice associations and physician-hospital
- 2 organizations.
- 3 (Source: P.A. 91-605, eff. 12-14-99; 91-788, eff. 6-9-00;
- 4 92-745, eff. 1-1-03.)