

Sen. David Koehler

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	09600HB5085sam001	LRB096 17984 RPM 41105 a
1	AMENDMENT TO HOUSE BI	ILL 5085
2	AMENDMENT NO Amend House	e Bill 5085 by replacing
3	everything after the enacting clause w	ith the following:
4	"Section 5. The Illinois Insura	nce Code is amended by
5	changing Section 356z.3 and by add	ling Section 356z.3a as
6	follows:	
7	(215 ILCS 5/356z.3)	
8	Sec. 356z.3. Disclosure of limited	benefit. An insurer that
9	issues, delivers, amends, or renews	an individual or group
10	policy of accident and health insuranc	e in this State after the
11	effective date of this amendatory A	Act of the 92nd General
12	Assembly and arranges, contracts	with, or administers
13	contracts with a provider whereby bene	ficiaries are provided an
14	incentive to use the services of such	provider must include the
15	following disclosure on its contr	acts and evidences of
16	coverage: "WARNING, LIMITED BENEFI	TS WILL BE PAID WHEN

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1 NON-PARTICIPATING PROVIDERS ARE USED. You should be aware that 2 when you elect to utilize the services of a non-participating 3 provider for a covered service in non-emergency situations, 4 benefit payments to such non-participating provider are not 5 based upon the amount billed. The basis of your benefit payment 6 will be determined according to your policy's fee schedule, usual and customary charge (which is determined by comparing 7 8 charges for similar services adjusted to the geographical area 9 where the services are performed), or other method as defined 10 by the policy. YOU CAN EXPECT TO PAY MORE THAN THE COINSURANCE 11 AMOUNT DEFINED IN THE POLICY AFTER THE PLAN HAS PAID ITS REQUIRED PORTION. Non-participating providers may bill members 12 13 for any amount up to the billed charge after the plan has paid 14 its portion of the bill as provided in Section 356z.3a of this 15 Code. Participating providers have agreed to accept discounted 16 payments for services with no additional billing to the member other than co-insurance and deductible amounts. You may obtain 17 18 further information about the participating status of 19 professional providers and information on out-of-pocket 20 expenses by calling the toll free telephone number on your identification card.". 21

22 (Source: P.A. 95-331, eff. 8-21-07.)

23 (215 ILCS 5/356z.3a new)

24 <u>Sec. 356z.3a. Nonparticipating facility-based physicians</u>
25 <u>and providers.</u>

1 <u>(a) For purposes of this Section, "facility-based</u> 2 provider" means a physician or other provider who provide 3 radiology, anesthesiology, pathology, neonatology, or 4 <u>emergency department services to insureds, beneficiaries, or</u> 5 <u>enrollees in a participating hospital or participating</u> 6 <u>ambulatory surgical treatment center.</u>

(b) When a beneficiary, insured, or enrollee utilizes a 7 participating network hospital or a participating network 8 9 ambulatory surgery center and, due to any reason, in network 10 services for radiology, anesthesiology, pathology, emergency 11 physician, or neonatology are unavailable and are provided by a 12 nonparticipating facility-based physician or provider, the 13 insurer or health plan shall ensure that the beneficiary, 14 insured, or enrollee shall incur no greater out-of-pocket costs 15 than the beneficiary, insured, or enrollee would have incurred with a participating physician or provider for covered 16 17 services.

(c) If a beneficiary, insured, or enrollee agrees in 18 19 writing, notwithstanding any other provision of this Code, any 20 benefits a beneficiary, insured, or enrollee receives for 21 services under the situation in subsection (b) are assigned to the nonparticipating facility-based providers. The insurer or 22 health plan shall provide the nonparticipating provider with a 23 24 written explanation of benefits that specifies the proposed 25 reimbursement and the applicable deductible, copayment or coinsurance amounts owed by the insured, beneficiary or 26

1	enrollee. The insurer or health plan shall pay any
2	reimbursement directly to the nonparticipating facility-based
3	provider. The nonparticipating facility-based physician or
4	provider shall not bill the beneficiary, insured, or enrollee,
5	except for applicable deductible, copayment, or coinsurance
6	amounts that would apply if the beneficiary, insured, or
7	enrollee utilized a participating physician or provider for
8	covered services. If a beneficiary, insured, or enrollee
9	specifically rejects assignment under this Section in writing
10	to the nonparticipating facility-based provider, then the
11	nonparticipating facility-based provider may bill the
12	beneficiary, insured, or enrollee for the services rendered.
13	(d) For bills assigned under subsection (c), the
14	nonparticipating facility-based provider may bill the insurer
15	or health plan for the services rendered, and the insurer or
16	health plan may pay the billed amount or attempt to negotiate
17	reimbursement with the nonparticipating facility-based
18	provider. If attempts to negotiate reimbursement for services
19	provided by a nonparticipating facility-based provider do not
20	result in a resolution of the payment dispute within 30 days
21	after receipt of written explanation of benefits by the insurer
22	or health plan, then an insurer or health plan or
23	nonparticipating facility-based physician or provider may
24	initiate binding arbitration to determine payment for services
25	provided on a per bill basis. The party requesting arbitration
26	shall notify the other party arbitration has been initiated and

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state its final offer before arbitration. In response to this
notice, the nonrequesting party shall inform the requesting
party of its final offer before the arbitration occurs.
Arbitration shall be initiated by filing a request with the
Department of Insurance.

6 (e) The Department of Insurance shall publish a list of approved arbitrators or entities that shall provide binding 7 arbitration. These arbitrators shall be American Arbitration 8 9 Association or American Health Lawyers Association trained 10 arbitrators. Both parties must agree on an arbitrator from the 11 Department of Insurance's list of arbitrators. If no agreement can be reached, then a list of 5 arbitrators shall be provided 12 13 by the Department of Insurance. From the list of 5 arbitrators, 14 the insurer can veto 2 arbitrators and the provider can veto 2 15 arbitrators. The remaining arbitrator shall be the chosen 16 arbitrator. This arbitration shall consist of a review of the written submissions by both parties. Binding arbitration shall 17 provide for a written decision within 45 days after the request 18 19 is filed with the Department of Insurance. Both parties shall 20 be bound by the arbitrator's decision. The arbitrator's expenses and fees, together with other expenses, not including 21 22 attorney's fees, incurred in the conduct of the arbitration, 23 shall be paid as provided in the decision.

(f) This Section 356z.3a does not apply to a beneficiary,
insured, or enrollee who willfully chooses to access a
nonparticipating facility-based physician or provider for

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1	health care services available through the insurer's or plan's
2	network of participating physicians and providers. In these
3	circumstances, the contractual requirements for
4	nonparticipating facility-based provider reimbursements will
5	apply.
6	(g) Section 368a of this Act shall not apply during the
7	pendency of a decision under subsection (d) any interest
8	required to be paid a provider under Section 368a shall not
9	accrue until after 30 days of an arbitrator's decision as
10	provided in subsection (d), but in no circumstances longer than
11	150 days from date the nonparticipating facility-based
12	provider billed for services rendered.".