GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE DRH70103-LN-45 (1/29)

Short Title: Health Care Provider/Balance Billing.

(Public) Sponsors: Representative Faison.

Referred to:

2 AN ACT TO PROHIBIT BALANCE BILLING BY HEALTH CARE PROVIDERS UNDER CERTAIN CIRCUMSTANCES. 3 UNDER CERTAIN CIRCUMSTANCES. 4 The General Assembly of North Carolina enacts: SECTION 1. Article 50 of Chapter 58 of the General Statutes is amended by adding the following new section to read: 7 "§ 58-50-248. Balance billing restrictions; definitions. 8 (a) A facility-based physician or health care provider may not, in connection with the provision of health care services to a covered person, bill the covered person for any amount above the applicable co-payment, coinsurance, or deductible for the health care services if the facility-based physician or health care provider accepts the usual and customary rate under the health benefit plan. 13 (b) As used in this section: 14 (1) Covered person'. – An individual who receives health benefits from an insurer under a health benefit plan. 16 (2) Facility'. – A hospital or ambulatory surgical center licensed under Chapter 131E of the General Statutes. 18 (3) Facility-based physician or health care provider'. – Includes: a. A radiologist, an anesthesiologist, a pathologist, a neonatologist, or an emergency department physician or provider to whom the facility has granted clinical privileges and who provides services to patients of the facility under those clinical privileges. 24 b. A physician or provider who provides physician or provider services to a facility's patients in a clinical area if the facility grants clinical privileges on a closed staff basis for the clinical area. </th <th>1</th> <th></th> <th></th> <th></th> <th>A BILL TO BE ENTITLED</th>	1				A BILL TO BE ENTITLED			
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27 <u>area.</u>					grants clinical privileges on a closed staff basis for the clinical			
	27				area.			

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1	<u>c.</u>	A person other than a facility,	physician, or provider that
2	<u> </u>	provides health care services or s	
3		under an agreement with the facility	
4	(3) 'Healt	n benefit plan'. – As defined under G	
5		r'. – As defined under G.S. 58-3-167	
6		of this section, a member of the m	
7 8	facility is not a 'facilit	y-based provider' as defined in this	s section solely because the
o 9	facility."	the facility's medical staff and gran	tted chilical privileges by the
9 10		G.S. 58-65-2 reads as rewritten:	
10		s applicable to service corporation	
12		s applicable to set vice corporation isions of this Chapter are applicable	
12	are subject to this Artic	A AA	e to service corporations that
13	G.S. 58-2-125.	Authority over all insurance com	panias: no avamptions from
14 15	0.3. 36-2-123.	license.	ipanies, no exemptions nom
16	G.S. 58-2-150.	Oath required for compliance with	h law.
17	G.S. 58-2-155.	Investigation of charges.	
18	G.S. 58-2-160.	Reporting and investigation of	insurance and reinsurance
19		fraud and the financial condition	of licensees; immunity from
20		liability.	
21	G.S. 58-2-162.	Embezzlement by insurance	e agents, brokers, or
22		administrators.	
23	G.S. 58-2-185.	Record of business kept by	companies and agents;
24		Commissioner may inspect.	
25	G.S. 58-2-190.	Commissioner may require specia	al reports.
26 27	G.S. 58-2-195.	Commissioner may require record agents, and others.	ds, reports, etc., for agencies,
28	G.S. 58-2-200.	Books and papers required to be e	exhibited
29	G.S. 58-3-50.	Companies must do business	
30		insignias, etc.	
31	G.S. 58-3-100(c),		
32	(e).	Insurance company licensing prov	visions.
33	G.S. 58-3-115.	Twisting with respect to insurance	
34	G.S. 58-7-46.	Notification to Commissioner for	
35		officer changes.	
36	G.S. 58-50-35.	Notice of nonpayment of premiur	n required before forfeiture.
37	G.S. 58-51-25.	Policy coverage to continue a	-
38		physically handicapped children.	2
39	G.S. 58-51-95(h),		
40	(i),(j).	Approval by Commissioner of fo	rms, classification and rates;
41	· · · · •	hearings; exceptions.	
42	G.S. 58-50-248.	Balance billing restrictions."	
43		• Article 67 of Chapter 58 of the Ge	eneral Statutes is amended by
11	adding the following pe	-	

44 adding the following new section to read:

General Assembly of North Carolina

1	" <u>§ 58-67-43. Balance billing restrictions; definitions.</u>						
2	(a) For purposes of health care plans provided by a Health Maintenance						
3	Organization, if a limited provider network or delegated entity provides or arranges to						
4	provide services to enrollees through a facility-based physician or provider who is not a						
5	member of the HMO delivery network, on payment by the HMO of the usual and						
6	customary rate as defined under the health care plan or an agreed rate for health care						
7	services, the enrollee is not liable for any further payments to the facility-based						
8	physician or provider except for payment of any applicable co-payments, coinsurance,						
9	or deductibles for the covered services.						
10	(b) As used in this section:						
11	(1) <u>'Facility'. – A hospital or ambulatory surgical center licensed under</u>						
12	Chapter 131E of the General Statutes.						
13	(2) <u>'Facility-based physician or health care provider'. – Includes:</u>						
14	<u>a. A radiologist, an anesthesiologist, a pathologist, a</u>						
15	neonatologist, or an emergency department physician or						
16	provider to whom the facility has granted clinical privileges and						
17	who provides services to patients of the facility under those						
18	<u>clinical privileges.</u>						
19	b. <u>A physician or provider who provides physician or provider</u>						
20	services to a facility's patients in a clinical area if the facility						
21	grants clinical privileges on a closed staff basis for the clinical						
22	area.						
23	c. <u>A person other than a facility, physician, or provider that</u>						
24	provides health care services or supplies directly to patients						
25	under an agreement with the facility.						
26	(3) <u>'Health care plan'. – As defined under G.S. 58-67-5.</u>						
27	(4) <u>'Health care services'. – As defined under G.S. 58-67-5.</u>						
28	(5) <u>'Limited provider network'. – A subnetwork within a health</u>						
29	maintenance organization delivery network in which contractual						
30	relationships exist between physicians, certain providers, independent						
31	physician associations, or physician groups that limit an enrollee's						
32	access to physicians and providers to those physicians and providers in						
33	the subnetwork.						
34	(c) For purposes of this section, a member of the medical staff of a health care						
35	facility is not a 'facility-based provider' as defined in this section solely because the						
36	member is appointed to the facility's medical staff and granted clinical privileges by the						
37	facility."						
38	SECTION 4.(a) G.S. 58-50-56(a) is amended by adding the following new						
39	definitions, in alphabetical order:						
40	"§ 58-50-56. Insurers, preferred provider organizations, and preferred provider						
41	benefit plans.						
42	(a) Definitions. – As used in this section:						
43							

General Assembly of North Carolina

1	(5)	'Facil	ity'. – A hospital or ambulatory surgical center licensed under
2	<u>(5)</u>	-	ter 131E of the General Statutes.
3	<u>(6)</u>	-	ity-based physician or health care provider'. – Includes:
4	<u>, , , , , , , , , , , , , , , , , , , </u>	<u>a.</u>	<u>A radiologist, an anesthesiologist, a pathologist, a</u>
5		<u></u>	neonatologist, or an emergency department physician or
6			provider to whom the facility has granted clinical privileges and
7			who provides services to patients of the facility under those
8			clinical privileges.
9		<u>b.</u>	A physician or provider who provides physician or provider
10			services to a facility's patients in a clinical area if the facility
11			grants clinical privileges on a closed staff basis for the clinical
12			area.
13		<u>c.</u>	A person other than a facility, physician, or provider that
14			provides health care services or supplies directly to patients
15			under an agreement with the facility."
16			4.(b) G.S. 58-50-56 is amended by adding the following new
17	subsection to rea		
18			e services are provided to an insured in a facility that is part of the
19	* *		work by a facility-based physician or health care provider who is
20		-	er, on payment to the physician or provider by the insurer of the
21			te as defined by the health insurance policy or the agreed rate for
22			insured is not liable for further payments to the facility-based
23			re provider except for payment of any applicable co-payments,
24			bles owed by the insured for the covered services."
25			5. This act becomes effective January 1, 2008, and applies to
26	plans, policies, o	or certi	ficates issued or renewed on or after that date.